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GET HOLDINGS LIMITED 智易控股有限公司*

(於開曼群島註冊成立及於百慕達存續之有限公司)

(股份代號:8100)

二零二零年年度業績公告

智易控股有限公司(「本公司」)董事(「董事」)會(「董事會」)欣然宣佈,本公司及其附屬公司截至二零二零年十二月三十一日止年度之經審核業績。本公告載列本公司二零二零年年報全文,乃符合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」)有關年度業績初步公告附載之資料之相關規定。本公司之二零二零年年報將於二零二一年三月二十六日在聯交所網站www.hkexnews.hk及本公司網站www.geth.com.hk可供閱覽,而本公司之二零二零年年報之印刷版本將於二零二一年三月二十六日或之前寄發予本公司股東。

代表董事會 智易控股有限公司* 主席兼執行董事 黃靖淳

香港,二零二一年三月十九日

於本公告日期,董事會成員包括兩名執行董事,即黃靖淳先生及劉兆昌先生;及三名獨立非執行董事,即陳勇先生、鄭康棋先生及徐燦傑教授。

本公告之資料乃遵照香港聯合交易所有限公司GEM證券上市規則而刊載,旨在提供有關本公司之資料。各董事願就本公告共同及個別承擔全部責任,並在作出一切合理查詢後確認,就彼等所深知及確信,本公告所載資料在各重要方面均屬準確完備,並無誤導或欺詐成分,亦無遺漏任何其他事項,足以令致本公告或其所載任何陳述產生誤導。

本公告將由其刊登之日起計在GEM網站內之「最新公司公告」網頁至少保存七日及在本公司網站www.geth.com.hk內刊登。

CHARACTERISTICS OF GEM OF THE STOCK EXCHANGE OF HONG KONG LIMITED (THE "STOCK EXCHANGE")

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.

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This report, for which the directors (the "Directors") of GET Holdings Limited (the "Company") collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on 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: (1) the information contained in this report is accurate and complete in all material respects and not misleading or deceptive; (2) there are no other matters the omission of which would make any statement in this report misleading; and (3) all opinions expressed in this report have been arrived at after due and careful consideration and are founded on bases and assumptions that are fair and reasonable.

香港聯合交易所有限公司(「聯交所」)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中小型公司提供一個上市的市場。有意投資者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。

由於GEM上市公司通常為中小型公司,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。

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本報告的資料乃遵照聯交所GEM證券上市規則(「GEM上市規則」)而刊載,旨在提供有關智易控股有限公司(「本公司」)的資料;本公司 各董事(「董事」)願就本報告共同及個別地承擔全部責任。各董事在作出一切合理查詢後確認,就彼等所深知及確信:(1)本報告所載資 料在各重要方面均屬準確完備,並無誤導或欺詐成分;(2)並無遺漏其他事項,足以令致本報告所載任何陳述產生誤導;及(3)本報告所表 達一切意見均經過審慎周詳考慮後方始作出,並以公平合理的基準及假設為依據。

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CORPORATE INFORMATION

公司資料

DIRECTORS

Executive Directors

Mr. Wong Jing Shong (Chairman)

Mr. Zhang Long

(resigned as executive Director and Chief Executive Officer

with effect from 8 February 2021)

Mr. Lau Siu Cheong (Chief Executive Officer)

(appointed as executive Director and Chief Executive Officer

with effect from 8 February 2021)

Independent Non-Executive Directors

Mr. Chan Yung BBS, JP

Mr. Cheng Hong Kei

Professor Chui Tsan Kit

COMPANY SECRETARY

Mr. Lau Siu Cheong, CPA (Aust.), CPA

COMPLIANCE OFFICER

Mr. Wong Jing Shong

AUTHORISED REPRESENTATIVES

Mr. Wong Jing Shong

Mr. Lau Siu Cheong

AUDIT COMMITTEE

Mr. Cheng Hong Kei (Chairman)

Mr. Chan Yung

Professor Chui Tsan Kit

REMUNERATION COMMITTEE

Professor Chui Tsan Kit (Chairman)

Mr. Chan Yung

Mr. Cheng Hong Kei

NOMINATION COMMITTEE

Mr. Chan Yung (Chairman)

Mr. Cheng Hong Kei

Professor Chui Tsan Kit

REGISTERED OFFICE

Clarendon House

2 Church Street

Hamilton HM 11

Bermuda

董事

執行董事

黃靖淳先生(主席)

張龍先生

(自二零二一年二月八日起辭任

執行董事及行政總裁)

劉兆昌先生(行政總裁)

(自二零二一年二月八日起獲委任

為執行董事及行政總裁)

獨立非執行董事

陳勇先生,銅紫荊星章,太平紳士

鄭康棋先生

徐燦傑教授

公司秘書

劉兆昌先生, CPA (Aust.), CPA

監察主任

黄靖淳先生

授權代表

黃靖淳先生

劉兆昌先生

審核委員會

鄭康棋先生(主席)

陳勇先生

徐燦傑教授

薪酬委員會

徐燦傑教授(主席)

陳勇先生

鄭康棋先生

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徐燦傑教授

註冊辦事處

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Bermuda

CORPORATE INFORMATION 公司資料

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HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

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PRINCIPAL BANKER

Bank of Communications Co., Limited DBS Bank (Hong Kong) Limited

AUDITOR

RSM Hong Kong

STOCK CODE

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香港股份過戶登記分處

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主要往來銀行

交通銀行股份有限公司 星展銀行(香港)有限公司

核數師

羅申美會計師事務所

股份代號

8100

網站

www.geth.com.hk

CHAIRMAN'S STATEMENT 主席報告

Dear Shareholders.

On behalf of the board (the "Board") of directors (the "Directors") of GET Holdings Limited (the "Company", together with its subsidiaries, referred to as the "Group"), I would like to present the annual results of the Group for the year ended 31 December 2020 (the "Year") together with its strategies and prospects.

FINANCIAL RESULTS

The Group recorded a loss of approximately HK\$32,410,000 for the Year (2019: loss of approximately HK\$61,680,000).

The Group's consolidated loss attributable to the owners of the Company amounted to approximately HK\$39,286,000 for the Year (2019: loss of approximately HK\$67,200,000).

DIVIDEND

The Directors do not recommend the payment of a dividend for the Year (2019: Nil).

REVIEW OF OPERATIONS

The volatility of the global macro-economic environment, uncertainties posed by the geopolitical pressure, and the COVID-19 pandemic had left 2020 an unprecedentedly challenging year for all. Due to the pandemic, global business activities are dampened. Governments imposed strict national lockdowns which adversely affected the global sales and trading activities. Despite the impact of COVID-19 and macro-economic uncertainties, we emphasise to ensure resilience and maintain our competitive edge with a view to achieving sustainable growth to the shareholders of the Company ("Shareholders"). The Group is principally engaged in the Software Business, the Corporate Management Solutions and I.T. Contract Services Business, the B2C Online Sales Platform and B2B Product Trading Business, and the Securities Investment Business (all as defined below).

During the Year, the Software Business remained as one of the main revenue streams and pillar businesses of the Group. Revenue generated from the Software Business amounted to approximately HK\$82,252,000, representing approximately 35.5% of the Group's total turnover for the Year. Amidst headwinds in the global market environment, the Group insisted in adhering to its corporate strategy, and maximising its strengths in technology and innovation capabilities through the Software Business. We had constantly reviewed and upgraded various software products during the Year in order to keep up with the fast-changing information technology ("I.T.") industry and to provide a seamless experience to the software products users.

親愛的股東:

本人謹代表智易控股有限公司(「本公司」,連同其附屬公司統稱「本集團」)董事(「董事」)會(「董事會」)提呈本集團截至二零二零年十二月三十一日止年度(「本年度」)的年度業績連同本集團的策略及展望。

財務業績

本集團於本年度錄得虧損約32,410,000港元(二零一九年:虧損約61,680,000港元)。

本集團於本年度的本公司擁有人應佔綜合虧損約為 39,286,000港元(二零一九年:虧損約67,200,000港元)。

股息

董事不建議就本年度派付任何股息(二零一九年:無)。

業務回顧

全球宏觀經濟環境波動、地緣政治壓力帶來的不確定性及COVID-19疫情,令各行各業於二零二零年經歷前所未有的挑戰。由於疫情,全球商業活動減弱。各國政府實施嚴格的全國封鎖措施,嚴重影響全球銷售及貿易活動。面對COVID-19及宏觀經濟不確定性的影響,我們著力保持韌性及維持我們的競爭優勢,以期為本公司股東(「股東」)實現可持續的增長。本集團主要從事軟件業務、企業管理解決方案及資訊科技合約服務業務、B2C網上銷售平台及B2B產品貿易業務以及證券投資業務(定義見下文)。

於本年度,軟件業務仍然是本集團的主要收入來源及 支柱業務之一。軟件業務產生的收入約為82,252,000港 元,佔本集團本年度總收入的約35.5%。面對全球市場 環境不景氣,本集團堅守其企業策略,在軟件業務上充 分發揮其科技及創新能力。本年度內,我們持續檢討並 升級多款軟件產品,以緊貼瞬息萬變的資訊科技(「資訊 科技」)行業發展,為我們的軟件產品用戶提供無縫體 驗。

CHAIRMAN'S STATEMENT

主席報告

We diversified our landscape through the Corporate Management Solutions and I.T. Contract Services Business and the B2C Online Sales Platform and B2B Product Trading Business. Over the Year, we offer quality I.T. products and solutions at home and aboard with an aim of enhancing the connectivity and compatibility with our customers. During the Year, the revenue from the B2C Online Sales Platform and B2B Product Trading Business accounted for approximately 52.4% of the Group's total turnover for the Year, and the revenue from the Corporate Management Solutions and I.T. Contract Services Business accounted for approximately 12.1% of the Group's total turnover for the Year.

我們透過經營企業管理解決方案及資訊科技合約服務業務、B2C網上銷售平台及B2B產品貿易業務,實現業務範圍多元化。本年度內,我們在國內外提供優質的資訊科技產品及解決方案,致力提升與客戶的連接性及兼容性。於本年度,來自B2C網上銷售平台及B2B產品貿易業務的收入佔本集團本年度總收入的約52.4%以及來自企業管理解決方案及資訊科技合約服務業務的收入佔本集團本年度總收入的約12.1%。

As at 31 December 2020, the Group had cash and cash equivalents and pledged bank deposits of approximately HK\$118,804,000 and net current assets of approximately HK\$120,182,000. Based on the solid financial position, the Group will remain cautious in looking for and evaluating business opportunities with growth potential. It will strategically invest its capital with the aim of generating long-term and stable revenue and achieving further business diversification, thereby delivering the best returns to the Shareholders.

於二零二零年十二月三十一日,本集團擁有現金及現金等價物以及已抵押銀行存款約118,804,000港元,以及流動資產淨值約120,182,000港元。基於穩健的財務狀況,本集團仍將在物色及評估具增長潛力的商機方面保持謹慎。本集團將策略性地投資其資金,以創造持久穩定的收入來源,進一步實現業務多元化,從而為股東帶來最佳的回報。

PROSPECTS

前景

Looking forward, despite the unprecedented challenge from the pandemic and the complicated socio-economic environment, the Group is cautiously optimistic about the future market conditions. In coming year, the Group will continue to endeavour at its best to capture stable business growth and return, and to ultimately bring sustainable return to the Shareholders. The Group will continue to effectively utilise its resources to expand its core businesses and to keep exploring new business opportunities with good potential. At the same time, the Group will strive to maintain an appropriate balance between risk and return.

展望未來,儘管面對疫情帶來的前所未有的挑戰及複雜的社會經濟環境,本集團對後市仍持審慎樂觀的態度。來年,本集團將繼續不懈努力,爭取實現穩定的業務增長及回報,為股東創造可持續的回報。本集團將繼續有效利用資源,拓展其核心業務並繼續發掘具潛力的新商機。同時,本集團將努力在風險與回報之間保持適當的平衡。

APPRECIATION

致謝

Finally, on behalf of the Board, I would like to take this opportunity to express my gratitude to all our business partners, the Shareholders and customers for their continuing trust and support in the past year. I would also like to extend my sincere thanks to all staff of the Group and members of the Board for their dedication and devotion during 2020, alongside their desire for the Group to realise progress.

最後,本人謹代表董事會,藉此機會衷心感謝過去一年 一直信賴及支持本集團的業務夥伴、股東和客戶。另 外,本集團全體員工及董事會成員在二零二零年兢兢業 業、恪盡職守,與本集團一同攜手向前,本人亦謹此對 彼等表示由衷的感謝。

Wong Jing Shong

Chairman and Executive Director

19 March 2021

黃靖淳

主席兼執行董事

二零二一年三月十九日

管理層討論及分析

BUSINESS REVIEW

Software Business

During the Year, the business of research, development and distribution of personal computer ("PC") performance software, anti-virus software, mobile phone applications and toolbar advertisements ("Software Business") of the Group recorded a revenue of approximately HK\$82,252,000 (2019: approximately HK\$73,994,000), representing an increase of approximately 11.2% as compared to that of 2019. The segment profit of the Software Business amounted to approximately HK\$23,347,000 (2019: loss of approximately HK\$46,264,000). Such change from a loss to a profit was primarily attributable to the absence of an impairment loss on goodwill in relation to the cash-generating unit ("CGU") of the Software Business in 2020 (2019: approximately HK\$65,000,000). As at 31 December 2020, with reference to the assessment by an independent valuer, the recoverable amount of the CGU of the Boom Max Group is valued to approximately HK\$127,455,000. As the recoverable amount of the CGU of the Boom Max Group exceeded its carrying value by approximately HK\$3,658,000, no impairment was required for the Year.

During the Year, the Group has continued to strengthen its foothold in the software industry through Boom Max International Limited and its subsidiaries (collectively, the "Boom Max Group"), the operating unit of the Group carrying on the Software Business, which is one of the main revenue streams of the Group.

As innovation capabilities and customer satisfaction are the heart of the business, we underline the relentless effort of the Boom Max Group in investing in research and development ("R&D") which comprises experts devoting their focus to network security, building software products and marketing channels, in order to strengthen the Group's products line against computer malwares and ransomwares.

Over the Year, the Boom Max Group upgraded new versions of some of our software products, including IObit Malware Fighter, IObit Uninstaller, Driver Booster, IObit Software Updater. In the fourth quarter of 2020, the Boom Max Group launched an upgraded version of our flagship product, Advanced SystemCare, to version 14 (i.e. Advanced SystemCare 14). A new version of Advanced SystemCare Ultimate, namely Advanced SystemCare Ultimate 14, which spots its all-in-one solution to further maximise computer optimisation and combat potential cybersecurity threats, was also released. In upcoming quarter, with a view to keeping abreast with the latest technology trend and enhance user experience, the Boom Max Group expects to release fine-tuned updates of the latest versions of some of its software products, including Advanced SystemCare 14, Advanced SystemCare Ultimate 14, Smart Defrag 6, IObit Uninstaller 10, etc on the market.

業務回顧

軟件業務

於本年度,本集團研發及分銷個人電腦(「個人電腦」)性能軟件、防毒軟件、流動電話應用程式及工具欄廣告業務(「軟件業務」)錄得收入約82,252,000港元(二零一九年:約73,994,000港元),較二零一九年增加約11.2%。軟件業務分部溢利約23,347,000港元(二零一九年:虧損約46,264,000港元)。由虧轉盈乃主要由於二零二零年並無與軟件業務現金產出單元(「現金產出單元」)有關之商譽減值虧損(二零一九年:約65,000,000港元)。於二零二零年十二月三十一日,經參考獨立估值師作出的評估後,Boom Max集團現金產出單元的可收回金額約為127,455,000港元。由於Boom Max集團現金產出單元的可收回金額超過其賬面值約3,658,000港元,故本年度無需作出減值。

於本年度,本集團繼續透過Boom Max International Limited及其附屬公司(統稱「Boom Max集團」,本集團從事軟件業務(本集團主要收入來源之一)的營運單位)加強其於軟件行業的市場地位。

創新能力及客戶滿意度是該業務的核心,我們持續加大Boom Max集團在研究與開發(「研發」)方面的投入力度,其中包括專家持續專注於網絡安全、軟件產品及營銷渠道的建設,以加強本集團抵禦電腦惡意軟件及勒索軟件的產品線。

過去一年,Boom Max集團推出包括IObit Malware Fighter、IObit Uninstaller、Driver Booster、IObit Software Updater在內的多個軟件產品的新升級版本。二零二零年第四季度,Boom Max集團推出其旗艦產品Advanced SystemCare的升級版本至第14版(即Advanced SystemCare 14)。為進一步最大程度地優化電腦及打擊潛在的網絡安全威脅,亦已發佈Advanced SystemCare Ultimate 14),其專注於一體化解決方案。為緊貼最新科技趨勢及提升用戶體驗,Boom Max集團預計在下一季度於市場上發佈Advanced SystemCare 14、Advanced SystemCare Ultimate 14、Smart Defrag 6、IObit Uninstaller 10等若干款軟件產品最新版本的微調升級。

管理層討論及分析

During the Year, the Boom Max Group continued to build and reinforce its sales and distribution channels including the implementation of digital marketing campaigns. Apart from strengthening its customer base in traditional markets, the Group will continue to explore business opportunities and expand distribution channels in the emerging markets such as countries in the Asia-Pacific region. In addition, our software products are available at www.iobit.com, or other software downloading directory websites and affiliate websites. New versions of our software products are available for downloading on the website in different languages, such as English, Spanish, French, Chinese and Dutch. As at 31 December 2020, according to the internal sales data of the Boom Max Group, its products had more than 61 million (2019: more than 56 million) new users in total, including new non-paying and active paying users (i.e. users who had subscribed product at least once during the Year).

於本年度,Boom Max集團繼續建立及加強其銷售及分銷渠道(包括開展數字營銷活動)。除鞏固其於傳統市場的客戶基礎外,本集團將繼續探索亞太地區國家等新興市場的商業機遇並擴大分銷渠道。此外,我們的軟件產品可從www.iobit.com或其他軟件下載目錄網站及聯盟網站下載。網站以英文、西班牙語、法語、中文及荷蘭語等不同語言提供軟件產品的最新版本供下載。於二零二零年十二月三十一日,根據Boom Max集團的內部銷售數據,其產品新用戶總數超過61,000,000名(二零一九年:超過56,000,000名),包括新的非付費用戶及活躍付費用戶(指於本年度最少訂購一次產品的用戶)。

Headwinds of the global macro-economy and the outbreak of the COVID-19 pandemic have affected the Software Business to varying degrees. In spite of the disruption to the economic activities worldwide, the COVID-19 pandemic has resulted in profound changes to our ordinary life and work. During the Year, the computer software industry including the Software Business generally benefited from a rise in use of the PC due to a change of customer behaviour of the industry. On the other hand, more customers may tend to free subscription instead of purchasing our software products in view of the uncertainties in the post-pandemic era and the sluggish economy ahead. Therefore, it is hard to quantify the future impacts of the pandemic on this segment. In the meantime, the Boom Max Group has been facing challenges from fierce competition in the I.T. industry, geopolitical pressure and the potential sluggish economic growth resulting from the outbreak of the COVID-19 pandemic. The Board will continue to closely monitor the performance of this segment and the potential impact from the pandemic. Looking ahead, the Boom Max Group will continue to focus on exploring new technological application realm and enhancing its software products. It will also strengthen and expand its distribution and sales channels by cooperating closely with local dealers and affiliates.

全球宏觀經濟承壓及COVID-19疫情爆發,對軟件業務造成不同程度的影響。儘管COVID-19疫情令全球經濟活動受阻,但同時亦已對我們的日常生活及工作帶來巨大轉變。本年度,電腦軟件行業(包括我們的軟件業務)普遍受惠於行業內客戶行為轉變帶來的個人電腦使用量增加。惟另一方面,鑒於疫情後時代具不確定性及未來經濟低迷,更多客戶可能傾向於免費訂閱而非購買我們的軟件產品,因此難以量化未來疫情對此分部造成的影響。與此同時,Boom Max集團亦面對資訊科技行業競爭激烈、地緣政治壓力及COVID-19疫情可能導致經濟增長放緩的挑戰。董事會將繼續密切監察此分部的表現及疫情的潛在影響。展望未來,Boom Max集團將繼續致力探索新的技術應用領域及提升其軟件產品,同時透過與當地經銷商及聯營公司緊密合作,加強及拓展其分銷和銷售渠道。

管理層討論及分析

Corporate Management Solutions and I.T. Contract Services Business

During the Year, the Group provided corporate management solutions, I.T. contract services, network infrastructure solutions, network professional services and I.T. project implementation services ("Corporate Management Solutions and I.T. Contract Services Business") to corporate clients mainly in Hong Kong.

During the Year, revenue from this business segment was approximately HK\$27,892,000 (2019: approximately HK\$46,347,000), representing a decrease of approximately 39.8% as compared with that of 2019. This business segment recorded a loss of approximately HK\$17,907,000 for the Year (2019: loss of approximately HK\$6,794,000), including an impairment loss on goodwill of approximately HK\$11.300.000 for the Year (2019: approximately HK\$254,000). The loss was primarily attributable to the outbreak of the COVID-19 pandemic and the keen competition in the I.T. market. The impairment loss on goodwill ("Impairment Loss on Goodwill") of approximately HK\$11,300,000 in relation to Wafer Systems (Hong Kong) Limited ("Wafer HK"), an indirect wholly-owned subsidiary of the Company and the CGU of the Corporate Management Solutions and I.T. Contract Services Business, was recognised during the Year. Details of the Impairment Loss on Goodwill are set out in the sub-section headed "Update on Material Asset Impairment" in the section headed "Management Discussion and Analysis" in this report and note 22 to the consolidated financial statements contained in this report.

During the Year, the COVID-19 pandemic caused disruptions to the Hong Kong economy and operational environment of this business segment, pressuring on the sales activities of this segment. Compounded by the severe competition in the I.T. industry in Hong Kong, the market condition of this business segment is expected to remain challenging in coming year. The Group will endeavour to expand customer base and enhance efficiency in order to improve the financial performance of this segment. In the meantime, the Group's management will continue to pay close attention to the prospect of this business segment and may consider the possibility of, including but not limited to, scale-down or disposal of part of this business segment in the coming future.

企業管理解決方案及資訊科技合約服務業務

於本年度,本集團向主要位於香港的企業客戶提供企業管理解決方案、資訊科技合約服務、網絡基建解決方案、網絡專業服務及資訊科技項目推行服務(「企業管理解決方案及資訊科技合約服務業務」)。

於本年度,來自此業務分部的收入約為27,892,000港元(二零一九年:約46,347,000港元),較二零一九年減少約39.8%。此業務分部於本年度亦錄得虧損約17,907,000港元(二零一九年:虧損約6,794,000港元)(包括本年度商譽減值虧損約11,300,000港元(二零一九年:約254,000港元))。虧損乃主要由於COVID-19疫情爆發及資訊科技市場競爭激烈。於本年度就本公司之間接全資附屬公司威發系統(香港)有限公司(「威發香港」))及企業管理解決方案及資訊科技合約服務業務之現金產出單元確認商譽減值虧損(「商譽減值虧損」)約11,300,000港元。商譽減值虧損詳情載於本報告「管理層討論及分析」一節中「有關重大資產減值的更新資料」分節及本報告綜合財務報表附註22。

於本年度,COVID-19疫情影響香港經濟及此業務分部 的營商環境,對此分部的銷售活動造成壓力。加上香港 資訊科技行業競爭激烈,預計來年此業務分部的市況仍 具挑戰。本集團將努力擴大客戶基礎並提高效率,以改 善此分部的財務表現。與此同時,本集團的管理層將繼 續密切關注此業務分部的前景並可能考慮於未來(包括 但不限於)縮減或出售此業務分部的一部分的可能性。

管理層討論及分析

On 31 December 2020, in view of the severe competition in the I.T. industry in Hong Kong, the unfavourable operational environment of this business segment and the financial performance of e-Perfect IT Limited, the Group disposed of all its shares in e-Perfect IT Limited, the then wholly-owned subsidiary operating the Corporate Management Solutions and I.T. Contract Services Business, to a director of e-Perfect IT Limited ("e-Perfect Disposal"). As disclosed in note 39(a) to the consolidated financial statements contained in this report, the e-Perfect Disposal did not constitute a notifiable transaction of the Company under Chapter 19 of the GEM Listing Rules. The e-Perfect Disposal fell under the definition of "connected transaction" under Chapter 20 of the GEM Listing Rules but was de minimis in nature and therefore was exempt from the reporting, annual review, announcement and independent Shareholders' approval requirements under Chapter 20 of the GEM Listing Rules. The e-Perfect Disposal did not result in any significant impact on the operation of this business segment.

於二零二零年十二月三十一日,考慮到香港資訊科技行業競爭激烈、此業務分部的不利經營環境及普暉科技有限公司的財務表現,本集團已向普暉科技有限公司之董事出售其於經營企業管理解決方案及資訊科技合約服務業務的前全資附屬公司普暉科技有限公司之全部股份(「普暉出售事項」)。誠如本報告所載之綜合財務報表附註39(a)所披露,普暉出售事項並無構成GEM上市規則第19章項下本公司之須予公佈交易。普暉出售事項符合GEM上市規則第20章項下之「關連交易」之定義,惟屬最低豁免性質,因此獲豁免遵守GEM上市規則第20章之申報、年度審閱、公告及獨立股東批准規定。普暉出售事項並無對此業務分部的經營造成任何重大影響。

B2C Online Sales Platform and B2B Product Trading Business

During the Year, revenue derived from this business segment was approximately HK\$121,260,000 (2019: approximately HK\$249,498,000), representing a decrease of approximately 51.4% as compared with that of 2019. The segment loss of this business for the Year was approximately HK\$5,015,000 (2019: profit of approximately HK\$4,107,000).

During the Year, the business-to-customer online sales platform ("B2C Online Sales Platform") and business-to-business product trading ("B2B Product Trading") Business segment was challenged by the global economic condition caused by geopolitical tensions and the outbreak of the COVID-19 pandemic, leading to an increasing pressure on logistics, disruptions to global business activities and sluggish market demand.

The Group is committed to enhancing the lifestyle of its customers through developing online and offline sales channel to offer quality products to its customers around the world. During the Year, the Group engaged in the operation of a B2C Online Sales Platform, and the B2B Product Trading, focusing on offering quality electronic lifestyle products to domestic and international customers through its indirect wholly-owned subsidiaries, GET Development Limited and Sure Team (H.K.) Limited. According to the internal sales data of the B2C Online Sales Platform and B2B Product Trading Business, during the Year, over 81% (2019: over 86%) of the revenue of the B2C Online Sales Platform and B2B Product Trading Business was attributable to the sale of electronic lifestyle products which primarily include electronic devices.

B2C網上銷售平台及B2B產品貿易業務

於本年度,來自此業務分部的收入約為121,260,000港元 (二零一九年:約249,498,000港元),較二零一九年減 少約51.4%。本年度此業務的分部虧損約為5,015,000港元(二零一九年:溢利約4,107,000港元)。

於本年度,受地緣政治局勢緊張及COVID-19疫情爆發影響,導致物流壓力增加、全球業務活動受阻及市場需求疲弱,企業對客戶網上銷售平台(「B2C網上銷售平台」)及企業對企業產品貿易(「B2B產品貿易」)業務分部面對全球經濟狀況不利的挑戰。

本集團致力通過發展線上及線下銷售渠道,為全球客戶提供優質產品,提升客戶的生活品質。於本年度,本集團從事B2C網上銷售平台營運及B2B產品貿易,專注於透過其間接全資附屬公司智易發展有限公司及定添(香港)有限公司,向國內外客戶提供優質電子生活產品。根據B2C網上銷售平台及B2B產品貿易業務的內部銷售數據,本年度B2C網上銷售平台及B2B產品貿易業務逾81%(二零一九年:逾86%)的收入來自以電子設備為主的電子生活產品銷售。

管理層討論及分析

With an aim of diversifying business portfolio, expanding geographical footprint and increasing market penetration, the Group introduced quality products from various regions of the globe to other parts of the world through the operation of the B2B Product Trading business. In operating the B2B Product Trading business, the Group has strived to carefully control the cost and increase the variety of products when business opportunities arise.

為多元化業務組合、擴大地域覆蓋範圍及提高市場滲透率,本集團透過經營B2B產品貿易業務將全球各地的優質產品轉口貿易至全球其他地區。在經營B2B產品貿易業務過程中,本集團努力謹慎控制成本並在出現商機時增加產品種類。

In respect of the operation of the B2C Online Sales Platform, the Group targets to source quality products from various regions around the world and sell them to global customers, who can then enjoy a convenient and secured cross-border online shopping experience. The Group has registered seller accounts on several business-to-customer foreign trade e-commerce platforms to offer a spectrum of quality products to customers around the world.

在經營B2C網上銷售平台方面,本集團從全球各地採購優質產品並轉售予全球客戶,使客戶可享受便捷及有保障的跨境網上購物體驗。本集團已在多個企業對消費者外貿電子商務平台註冊賣家賬戶,為全球客戶提供種類豐富的優質產品。

Headwinds of the volatile market environment and the wider impact from the COVID-19 pandemic will be expected to continue to pose challenges to this business segment. Looking ahead, the Board will continue to carefully review and pay close attention to the performance of this business segment in exercising prudent cost control and credit risks control and maintaining an appropriate balance of risks and opportunities.

預計市場環境波動及COVID-19疫情的廣泛影響將繼續 對此業務分部構成挑戰。未來,董事會將繼續審慎審視 並密切關注此業務分部的表現,審慎控制成本及信貸風 險及在風險與機遇之間維持適當的平衡。

Securities Investment Business

證券投資業務

During the Year, the Group recorded a segment loss for the securities investment business ("Securities Investment Business") of approximately HK\$12,775,000 (2019: profit of approximately HK\$8,381,000). The segment loss was primarily attributable to the net fair value loss on financial assets at fair value through profit or loss ("FVTPL Financial Assets") of approximately HK\$8,729,000 for the Year (2019: fair value gain of approximately HK\$8,462,000) and the loss on disposal of the FVTPL Financial Assets of approximately HK\$3,942,000 for the Year (2019: Nil).

於本年度,本集團錄得證券投資業務(「證券投資業務」) 之分部虧損約12,775,000港元(二零一九年:溢利約 8,381,000港元)。分部虧損主要由於本年度透過損益 以公平價值列賬的金融資產(「透過損益以公平價值列 賬的金融資產」)的公平價值虧損淨額約8,729,000港元 (二零一九年:公平價值收益約8,462,000港元)及本年 度出售透過損益以公平價值列賬的金融資產的虧損約 3,942,000港元(二零一九年:無)。

Escalating trade disputes between the United States and China, global geopolitical tensions and the COVID-19 pandemic had brought instabilities to the Hong Kong financial market over the Year. The Group will continue to explore potential investment opportunities and closely monitor the financial market of Hong Kong as well as the performance of the Securities Investment Business.

中美貿易爭端升級、全球地緣政治局勢緊張及 COVID-19疫情,為香港金融市場帶來不穩定因素。本集 團將繼續探尋潛在投資機會,並密切監察香港金融市場 情況及證券投資業務的表現。

As at 31 December 2020, fair value of the FVTPL Financial Assets and financial assets at fair value through other comprehensive income ("FVTOCI Financial Assets") of the Group were approximately HK\$12,310,000 (31 December 2019: approximately HK\$32,536,000) and approximately HK\$1,135,000 (31 December 2019: approximately HK\$1,040,000) respectively, consisting of four (2019: four) investment items, three of which are shares listed on the Stock Exchange and one is shares of an unlisted company.

於二零二零年十二月三十一日,本集團透過損益以公平價值列賬的金融資產及透過其他全面收益以公平價值列賬的金融資產(「透過其他全面收益以公平價值列賬的金融資產」)的公平價值分別約為12,310,000港元(二零一九年十二月三十一日:約32,536,000港元)及約為1,135,000港元(二零一九年十二月三十一日:約1,040,000港元),其由四個(二零一九年:四個)投資項目組成,其中三個項目為於聯交所上市的股份,一個項目為非上市公司股份。

管理層討論及分析

Below are the securities investments held by the Group as at 31 December 2020:

以下為本集團於二零二零年十二月三十一日所持有之 證券投資:

Name of investee company	Notes	Place of incorporation	Number of shares held by the Group as at 31 December 2020		Fair value as at 31 December 2020		Percentage to the Group's total assets as at 31 December 2020	Unrealised gain/(loss) on change in fair value for the Year	Realised loss for the Year	Dividend income for the Year
被投資公司名稱	附註	註冊成立地點	於二零二零年 十二月三十一日 本集團持有之 股份數目	十二月三十一日 佔被投資公司之 已發行股本總額之 百分比	於二零二零年 十二月三十一日之 公平價值 (HK\$'000) (千港元) (Approximately) (概約)	於二零二零年 十二月三十一日 佔本集團之 資產淨值百分比 (Approximately) (概約)	於二零二零年 十二月三十一日 佔本集團之 資產總值百分比 (Approximately) (概約)	本年度內 公平價值變動之 未變現收益/ (虧損) (HK\$'000) (千港元) (Approximately) (概約)	本年度內 已變現虧損 (HK\$'000) (千港元) (Approximately) (概約)	本年度內 股息收入 (HK\$'000) (千港元) (Approximately) (概約)
FVTOCI Financial Assets 透過其他全面收益以公平價值列賬的金融資產										
Convoy Global Holdings Limited ("Convoy Global")	2	Cayman Islands	13,512,000	0.09% (Note 1)	1,135	0.42%	0.35%	95	-	-
康宏環球控股有限公司 (「康宏環球」)		開曼群島		(附註(1))						
FVTPL Financial Assets 透過損益以公平價值列賬的金融資產										
Convoy Global	2	Cayman Islands	10,000	0.000067% <i>(Note 1)</i> <i>(附註(1))</i>	1	0.00037%	0.00031%	_*	-	-
康宏環球		開曼群島		, , , , , , , , , , , , , , , , , , ,						
First Credit Finance Group Limited ("First Credit")	3	Bermuda	84,460,000	2.33% (Note 1) (附註(1))	4,730	1.76%	1.45%	845	-	-
第一信用金融集團有限公司(「第一信用」)		百慕逹								
Tailam Tech Construction Holdings Limited ("Tailam")	4	Cayman Islands	16,842,000	4.21% (Note 1) (附註(1))	7,579	2.82%	2.32%	(9,574)	(3,942)	-
泰林科建控股有限公司 (「泰林」)		開曼群島								
Jun Yang Energy Holdings Limited ("Jun Yang Energy") 君陽能源控股有限公司 (「君陽能源」)	5	Cayman Islands 開曼群島	12,448	1.67%	-	-	-	(350)	-	-

^{*} Represents amount less than HK\$1,000

Notes:

附註:

- The percentages were calculated based on the then latest monthly return or next day disclosure of return of the investee companies publicly available on the website of the Stock Exchange (where applicable).
- . 百分比乃基於在聯交所網站公開可得的有關被投資公司 當時之最近期月度報表或翌日披露報表計算(倘適用)。

指金額少於1,000港元

管理層討論及分析

- Convoy Global (stock code: 1019) and its subsidiaries (collectively referred to as the "Convoy Group") principally engage in independent financial advisory business, money lending business, asset management business and securities dealing business. Based on the annual report of Convoy Global for the year ended 31 December 2019 published on 18 February 2021, the Convoy Group's revenue for the year ended 31 December 2019 was approximately HK\$957.7 million (2018: approximately HK\$802.7 million), representing an increase of approximately 19.3% relative to the year before. The Convoy Group recorded a loss before tax of approximately HK\$537.8 million for the year ended 31 December 2019 (2018: loss of approximately HK\$616.5 million), representing a decrease of approximately 12.8% relative to the year before. As disclosed in the same report of Convoy Global, the Convoy Group was building new business and reorienting itself for a broader set of opportunities, with a robust risk management approach and a strong balance sheet with the talent to deploy it. The Convoy Group has successfully rebuilt its brand and was investing across its businesses and bringing the world-class technology and expertise to serve new and existing customers, to build a one-stop omni-channel financial service platform. The management of Convoy Global was confident that the Convoy Group was in a solid position to accelerate the Convoy Group's ambitions in the financial services sector and poised for strong growth in years to come. At the request of Convoy Global, trading in its shares on the Stock Exchange was suspended since 7 December 2017. As disclosed in the announcements of Convoy Global dated 5 June 2020, 31 July 2020, 28 August 2020, 30 October 2020 and 11 March 2021, the Listing Committee of the Stock Exchange decided to cancel the listing of Convoy Global under Rule 6.01A of the Listing Rules. Convoy Global submitted a written submission to the Listing Review Committee for the purpose of the review of the delisting decision. As disclosed in the announcements of Convoy Global dated 11 March 2021, on 10 March 2021, Convoy Global was informed that the review hearing for the delisting decision will be heard on 30 March 2021. As disclosed in the announcements of Convoy Global dated 29 July 2020, 17 August 2020, 24 August 2020, 28 August 2020, 28 September 2020 and 25 February 2021, there was a possible conditional voluntary share exchange offer by National Arts Entertainment and Culture Group Limited ("National Arts") (stock code: 8228), a company whose shares are listed on GEM, to acquire shares in Convoy Global. On 15 March 2021, Convoy announced that the board of National Arts has come to a decision to discontinued the conditional voluntary share exchange offer.
- 康宏環球(股份代號:1019)及其附屬公司(統稱為「康 宏集團」)主要從事獨立理財顧問業務、借貸業務、資產 管理業務及證券買賣業務。根據康宏環球於二零二一年 二月十八日就截至二零一九年十二月三十一日止年度所 刊發之年報,康宏集團於截至二零一九年十二月三十一 日止年度之收入為約957,700,000港元(二零一八年:約 802.700.000港元),較上一年增加約19.3%。康宏集團就 截至二零一九年十二月三十一日止年度錄得除稅前虧 損約537,800,000港元(二零一八年:虧損約616,500,000 港元),較上一年減少約12.8%。誠如康宏環球之上述年 報所披露,憑藉穩健的風險管理方針及強大的資產負債 表,以及人才配置,康宏集團現正建立新業務並調整方 向,以迎接更多機遇。康宏集團已成功重塑品牌,在各業 務上進行投資,並引入世界一流的技術及專業知識以向 新舊客戶提供服務,打造一站式全方位金融服務平台。 康宏環球之管理層有信心康宏集團地位穩固,加快康宏 集團在金融服務行業的鴻圖偉略,並為未來幾年的強勁 增長做好準備。應康宏環球的要求,其股份自二零一七 年十二月七日起在聯交所暫停交易。誠如康宏環球日期 為二零二零年六月五日、二零二零年七月三十一日、二 零二零年八月二十八日、二零二零年十月三十日及二零 二一年三月十一日之公告所披露,聯交所上市委員會根 據上市規則第6.01A條決定取消康宏環球的上市地位。 康宏環球已向上市覆核委員會提出覆核除牌決定之書面 請求。誠如康宏環球日期為二零二一年三月十一日之公 告所披露,於二零二一年三月十日,康宏環球獲告知,除 牌決定覆核聆訊將於二零二一年三月三十日舉行。誠如 康宏環球日期為二零二零年七月二十九日、二零二零年 八月十七日、二零二零年八月二十四日、二零二零年八 月二十八日、二零二零年九月二十八日及二零二一年二 月二十五日之公告所披露,國藝娛樂文化集團有限公司 (「國藝」)(其股份於GEM上市,股份代號:8228)可能 作出有條件自願換股要約以收購康宏環球的股份。康宏 於二零二一年三月十五日公佈,國藝董事會已決定終止 有條件自願換股要約。

管理層討論及分析

- First Credit (stock code: 8215) and its subsidiaries (collectively referred to as the "First Credit Group") focus on money lending business. Based on the annual report of First Credit for the year ended 31 December 2019 published on 26 March 2020, the First Credit Group's revenue for the year ended 31 December 2019 was approximately HK\$88.88 million, representing a decrease of approximately 4.18% over the revenue of approximately HK\$92.76 million recorded for the year ended 31 December 2018. The loss attributable to owners of the company was approximately HK\$132.89 million for the year ended 31 December 2019 when compared to a profit attributable to owners of the company of approximately HK\$25.93 million for the year ended 31 December 2018. As disclosed in the third quarterly report of First Credit dated 6 November 2020, the revenue of the First Credit Group decreased significantly to approximately HK\$25.95 million for the nine months ended 30 September 2020 from approximately HK\$67.79 million for the nine months ended 30 September 2019. For the nine months ended 30 September 2020, the First Credit Group recorded a significant increase in consolidated loss contributable to owners of the company of approximately HK\$213.35 million as compared to the consolidated loss contributable to owners of the company of approximately HK\$49.90 million for the nine months ended 30 September 2019. Trading in the shares of First Credit has been suspended since 24 November 2017 pursuant to Section 8(1) of the Securities and Futures (Stock Market Listing) Rules (Chapter 571V of the Laws of Hong Kong). As disclosed in the announcement of First Credit dated 24 June 2019, the Stock Exchange has withheld exercising its right to delist First Credit although trading in its shares remained suspended on 31 July 2019. Trading in the shares of First Credit will continue to be suspended until further notice. As disclosed in the announcement of First Credit dated 24 June 2019, First Credit has been using its best endeavour and taking necessary steps to procure for a resumption of trading of the shares. As disclosed in the announcement of First Credit dated 1 February 2021, First Credit had made further submission to the Securities and Futures Commission ("SFC") on 31 December 2020 and had continued its effort in communicating with and addressing the concern of SFC with a view to achieving a resumption of trading of its shares as soon as possible. As disclosed in the same announcement, First Credit will continue to closely monitor its cash position and explore potential investment opportunities including but not limited to investments in bonds, debt instruments, listed equity securities or project-based investments, subject to the prevailing market condition and the financial position of the First Credit Group.
- 第一信用(股份代號:8215)及其附屬公司(統稱為「第 一信用集團」)專注於放債業務。根據第一信用於二零 二零年三月二十六日刊發之截至二零一九年十二月 三十一日止年度之年度報告,第一信用集團於截至二零 一九年十二月三十一日止年度錄得收益約88,880,000 港元,較截至二零一八年十二月三十一日止年度所錄得 收益約92,760,000港元減少約4.18%。截至二零一九年 十二月三十一日止年度,該公司擁有人應佔虧損約為 132,890,000港元,而截至二零一八年十二月三十一日止 年度該公司擁有人應佔溢利約為25,930,000港元。誠如 第一信用於二零二零年十一月六日刊發之第三季度報告 所披露,截至二零二零年九月三十日止九個月,第一信 用集團之收益由截至二零一九年九月三十日止九個月 的約67,790,000港元大幅減少至約25,950,000港元。截 至二零二零年九月三十日止九個月,相較截至二零一九 年九月三十日止九個月該公司擁有人應佔綜合虧損約 49.900.000港元,第一信用集團錄得該公司擁有人應佔 綜合虧捐大幅增加約213 350 000港元。第一信用之股 份已自二零一七年十一月二十四日起根據香港法例第 571V章《證券及期貨(在證券市場上市)規則》第8(1)條暫 停買賣。誠如第一信用日期為二零一九年六月二十四日 的公告所披露,儘管股份於二零一九年七月三十一日仍 然暫停買賣,但聯交所保留行使其將第一信用除牌的權 利。第一信用之股份將繼續暫停交易,直至另行通知為 止。誠如第一信用日期為二零一九年六月二十四日之公 告所披露,第一信用一直盡最大努力並採取必要措施以 促使恢復股份買賣。誠如第一信用日期為二零二一年二 月一日之公告所披露,第一信用已於二零二零年十二月 三十一日向證券及期貨事務監察委員會(「證監會」)提交 進一步陳述,並繼續努力與證監會溝通及回應其質詢, 以求盡快恢復股份買賣。誠如同一份公告所披露,第一 信用將繼續緊密監察其現金狀況,並視乎現行市況及第 一信用集團財務狀況,探索潛在投資機會,包括但不限 於投資債券、債務工具、上市股本證券或以項目為基礎

的投資。

管理層討論及分析

- The principal businesses of Tailam (stock code: 6193) and its subsidiaries (collectively referred to as the "Tailam Group") are manufacturing and selling prestressed high-strength concrete piles and commercial concrete in the People's Republic of China ("PRC"). On 25 March 2019, a subscription agreement ("Subscription Agreement") was entered into by Perfect Growth Limited ("Perfect Growth"), a wholly-owned subsidiary of the Company, Tailam and a guarantor ("Tailam Guarantor"), being an individual who is the majority shareholder of Tailam, pursuant to which Perfect Growth agreed to subscribe for, and Tailam agreed to allot and issue, 1,400,000 ordinary shares of HK\$0.01 par value each in the issued share capital of Tailam at the subscription price of HK\$19,500,000 in cash, subject to the terms and conditions of the Subscription Agreement. Dealing in the shares of Tailam commenced at 9:00 a.m. on 18 December 2019 on the Main Board of the Stock Exchange. Immediately following completion of the capitalisation issue and the share offer of Tailam, Perfect Growth was interested in 21,000,000 ordinary shares, representing approximately 5.25% of the issued share capital of Tailam. As disclosed in the prospectus of Tailam dated 5 December 2019. Perfect Growth had irrevocably undertaken to Tailam and the Tailam Guarantor that subject to compliance with the requirements of applicable Hong Kong laws, regulations and provisions of the Rules Governing the Listing of Securities on the Stock Exchange, Perfect Growth would not, among others, dispose of the shares of Tailam of which it is shown in the prospectus of Tailam to be beneficial owner during the period ended on the date which is 180 days from the date of listing of shares of Tailam (i.e. 15 June 2020). For further details of the Company's investment in Tailam, please refer to the Company's announcement dated 25 March 2019 and the prospectus of Tailam dated 5 December 2019. As disclosed in the annual report of Tailam for the year ended 31 December 2019 dated 31 March 2020, the revenue of the Tailam Group increased by approximately RMB86.9 million, or approximately 19.1%, from approximately RMB454.2 million for the year ended 31 December 2018 to approximately RMB541.1 million for the year ended 31 December 2019. Profit of the Tailam Group decreased by approximately RMB8.7 million, or approximately 25.7%, from approximately RMB34.0 million for the year ended 31 December 2018 to approximately RMB25.3 million for the year ended 31 December 2019. As disclosed in the interim report of Tailam dated 25 August 2020, the revenue of the Tailam Group decreased by approximately RMB94.3 million from approximately RMB271.3 million for the six months ended 30 June 2019 to approximately RMB177.0 million for the six months ended 30 June 2020. The Tailam Group recorded a profit of approximately RMB6.7 million for the six months ended 30 June 2020, representing a decrease of approximately RMB9.8 million as compared to that for the corresponding period in 2019. The Tailam Group will adhere to prudent financial management in project selection and cost control. Tailam Group will try its best to look for new business opportunities to offset the negative impacts of the COVID-19 outbreak. The Tailam Group will continue to explore various opportunities in construction industry to create greater value for shareholders of the Company.
- 泰林(股份代號:6193)及其附屬公司(統稱為「泰林 集團」)主要業務為於中華人民共和國(「中國」)製造及 銷售預應力高強度混凝土管樁及商品混凝土。於二零 一九年三月二十五日,本公司之全資附屬公司肇堅有 限公司(「肇堅」)、泰林及一名擔保人(「泰林擔保人」, 一名個人,為泰林的主要股東)訂立一份認購協議(「認 購協議」),據此,於認購協議條款及條件的規限下,肇 堅同意認購及泰林同意配發及發行泰林已發行股本中 每股面值0.01港元的1,400,000股普通股,認購價為現金 19,500,000港元。泰林股份於二零一九年十二月十八日 上午九時正起於聯交所主板開始買賣。緊隨泰林資本化 發行及股份發售完成後,肇堅擁有21,000,000股普通股 權益,相當於泰林已發行股本約5.25%。誠如泰林日期 為二零一九年十二月五日之招股章程所披露,肇堅已不 可撤回地向泰林及泰林擔保人承諾,在遵守適用香港法 例、規例及聯交所證券上市規則條文的規限下, 肇堅將 不會(其中包括)於截至泰林股份上市日期起計滿180天 (即二零二零年六月十五日) 常日止期間出售根據泰林 > 力招股章程所示其身為會益擁有人的泰林股份。有關本 公司於泰林投資的進一步詳情,請參閱本公司日期為二 零一九年三月二十五日之公告及泰林日期為二零一九 年十二月五日之招股章程。誠如泰林於二零二零年三 月三十一日刊發之截至二零一九年十二月三十一日止 年度之年報所披露,泰林集團的收益由截至二零一八 年十二月三十一日止年度的約人民幣454,200,000元增 加約人民幣86,900,000元或約19.1%至截至二零一九年 十二月三十一日止年度的約人民幣541,100,000元。泰 林集團的溢利由截至二零一八年十二月三十一日止年 度的約人民幣34,000,000元減少約人民幣8,700,000元或 約25.7%至截至二零一九年十二月三十一日止年度的約 人民幣25,300,000元。誠如泰林日期為二零二零年八月 二十五日的中期報告所披露,泰林集團的收益由截至二 零一九年六月三十日止六個月的約人民幣271,300,000 元減少約人民幣94,300,000元至截至二零二零年六月 三十日止六個月的約人民幣177,000,000元。泰林集團 於截至二零二零年六月三十日止六個月錄得溢利約 人民幣6,700,000元,較二零一九年同期減少約人民幣 9,800,000元。泰林集團將於項目篩選及成本控制方面堅 守謹慎的財務管理。泰林集團將盡力尋求新業務機遇, 以抵銷COVID-19爆發帶來的負面影響。泰林集團將繼續 於建築行業開拓不同機會,為本公司的股東創造更大值

傮。

管理層討論及分析

Jun Yang Energy, which was incorporated in the Cayman Islands, is an unlisted company. Jun Yang Energy and its subsidiaries (collectively referred to as the "Jun Yang Energy Group") principally engage in solar energy business with a focus on development, construction, operation and maintenance of power stations in the PRC. Based on the unaudited consolidated management accounts of the Jun Yang Energy Group for the year ended 31 December 2019, the revenue of the Jun Yang Energy Group for the year ended 31 December 2019 amounted to approximately HK\$67,331,000 (2018: approximately HK\$75,990,000). Loss of the Jun Yang Energy Group for the year ended 31 December 2019 was approximately HK\$5,326,000 (2018: approximately HK\$59,853,000). On 31 May 2018, the National Development and Reform Commission and the Ministry of Finance and National Energy Administration jointly released the "Notice on matters relevant to photovoltaic power generation in 2018", stating that construction of general solar power stations had been suspended in 2018 and standardised management applied to development of distributed solar power generation projects, and for new-on-grid solar power operations, the levels of subsidy had been lowered. The management of Jun Yang Energy will continue to keep a close watch on policy direction and change in development situations, adjust its capital strategy accordingly and make timely disclosure to its shareholders. Pursuant to a shareholder loan agreement entered into by the Group as shareholder of Jun Yang Energy in February 2017, a loan in the principal amount of US\$3,500,000 (equivalent to approximately HK\$27,230,000) was provided to Jun Yang Energy. Taking into account the declining financial performance and working capital position of the Jun Yang Energy Group and the low recoverability of the loan due from the Jun Yang Energy Group, the Group recorded an expected credit loss allowance of approximately HK\$27,230,000 on the loan due from the Jun Yang Energy Group for the year ended 31 December 2018. Details of the shareholder loan agreement and the provision of the expected credit loss allowance are set out in the Company's announcement dated 24 February 2017 and the annual report

of the Company for the year ended 31 December 2019 respectively.

君陽能源為一間於開曼群島註冊成立的非上市公司。君 陽能源及其附屬公司(統稱「君陽能源集團」)主要於中 國從事太陽能業務(專注於發電站之開發、建設、營運 及維護)。根據君陽能源集團於截至二零一九年十二月 三十一日止年度之未經審核綜合管理賬日,君陽能源集 團於截至二零一九年十二月三十一日止年度之收益為約 67,331,000港元 (二零一八年:約75,990,000港元)。君 陽能源集團於截至二零一九年十二月三十一日止年度 之虧損為約5,326,000港元 (二零一八年:約59,853,000 港元)。於二零一八年五月三十一日,國家發展和改革 委員會、財政部及國家能源局聯合印發《關於二零一八 年光伏發電有關事項的通知》,宣佈暫停安排二零一八 年普通太陽能電站建設,規範管理分佈式太陽能發電項 目發展,同時下降新投運的光伏電站補貼標準。君陽能 源管理層將繼續密切留意政策動向及事態發展,視事況 調整資金策略並及時向其股東披露。根據本集團(作為 君陽能源的股東)於二零一七年二月訂立的股東貸款協 議,向君陽能源提供一筆本金金額為3,500,000美元(相 當於約27,230,000港元)的貸款。經考慮君陽能源集團的 財務表現下滑及營運資金狀況,以及應收君陽能源集團 貸款的可收回程度低,本集團於截至二零一八年十二月 三十一日止年度錄得應收君陽能源集團貸款的預期信貸 虧損撥備約27,230,000港元。該股東貸款協議及計提預 期信貸虧損撥備之詳情分別載於本公司日期為二零一七 年二月二十四日之公告及本公司截至二零一九年十二月 三十一日止年度之年報。

管理層討論及分析

FINANCIAL REVIEW

Revenue

During the Year, revenue of the Group's operations was approximately HK\$231,404,000, representing a decrease of approximately 37.4% as compared to the revenue of approximately HK\$369,839,000 for 2019. The revenue of the Group for the Year was mainly contributed by the revenue of (i) the Software Business of approximately HK\$82,252,000; (ii) the Corporate Management Solutions and I.T. Contract Services Business of approximately HK\$27,892,000; and (iii) the B2C Online Sales Platform and B2B Product Trading Business of approximately HK\$121,260,000.

Gross Profit

Gross profit of the Group for the Year decreased by approximately 2.07% to approximately HK\$71,509,000 for the Year from approximately HK\$73,017,000 for 2019.

Finance Costs

The finance costs of the Group were approximately HK\$98,000 for the Year, representing a decrease of approximately 4.9% from approximately HK\$103,000 for 2019.

Loss for the Year

The Group recorded a net loss of approximately HK\$32,410,000 for the Year (2019: net loss of approximately HK\$61,680,000). The net loss for the Year was mainly the combined effects of (i) segment profit of the Software Business of approximately HK\$23,347,000 (2019: loss of approximately HK\$46,264,000); (ii) segment loss of the Securities Investment Business of approximately HK\$12,775,000 (2019: profit of approximately HK\$8,381,000); (iii) segment loss of the Corporate Management Solutions and I.T. Contract Services Business of approximately HK\$17,907,000 (2019: loss of approximately HK\$6,794,000), including the Impairment Loss on Goodwill of approximately HK\$11,300,000 (2019: approximately HK\$254,000); (iv) segment loss of the B2C Online Sales Platform and B2B Product Trading Business of approximately HK\$5,015,000 (2019: profit of approximately HK\$4,107,000); and (v) other corporate expenses of approximately HK\$12,894,000 incurred during the Year (2019: approximately HK\$14,996,000).

The net loss attributable to owners of the Company was approximately HK\$39,286,000 for the Year as compared with the net loss attributable to owners of the Company of approximately HK\$67,200,000 for 2019.

財務回顧

收入

於本年度,來自本集團經營業務的收入約為231,404,000港元,較二零一九年收入約369,839,000港元減少約37.4%。本年度本集團收入主要來自以下各項的收入:(i)軟件業務收入約82,252,000港元;(ii)企業管理解決方案及資訊科技合約服務業務約27,892,000港元;及(iii)B2C網上銷售平台及B2B產品貿易業務約121,260,000港元。

毛利

於本年度,本集團的毛利由二零一九年約73,017,000港元減少約2.07%至本年度約71,509,000港元。

融資成本

本集團於本年度融資成本約為98,000港元,較二零一九年約103,000港元減少約4.9%。

本年度虧損

於本年度,本集團錄得虧損淨額約32,410,000港元(二零一九年:虧損淨額約61,680,000港元)。於本年度錄得虧損淨額主要歸因於(i)軟件業務錄得分部溢利約23,347,000港元(二零一九年:虧損約46,264,000港元);(ii)證券投資業務錄得分部虧損約12,775,000港元(二零一九年:溢利約8,381,000港元);(iii)企業管理解決方案及資訊科技合約服務業務錄得分部虧損約17,907,000港元(二零一九年:虧損約6,794,000港元),包括商譽減值虧損約11,300,000港元(2019年:約254,000港元);(iv)B2C網上銷售平台及B2B產品貿易業務錄得分部虧損約5,015,000港元(二零一九年:溢利約4,107,000港元);及(v)本年度產生的其他企業開支約12,894,000港元(二零一九年:約14,996,000港元)的綜合影響。

於本年度,本公司擁有人應佔虧損淨額約為39,286,000 港元,而二零一九年的本公司擁有人應佔虧損淨額則約 為67,200,000港元。

管理層討論及分析

Liquidity, Financial Resources and Capital Structure

As at 31 December 2020, the Group had cash and cash equivalents and pledged bank deposit of approximately HK\$118,804,000 (31 December 2019: approximately HK\$81,350,000), which were principally denominated in United States dollars, Hong Kong dollars and Renminbi (2019: United States dollars and Hong Kong dollars). During the Year, the Group generally financed its operations with internal resources and there was no significant change in its capital structure.

Gearing Ratio

As at 31 December 2020, the Group had total assets amounting to approximately HK\$326,665,000 (31 December 2019: approximately HK\$570,896,000) and total liabilities of approximately HK\$57,821,000 (31 December 2019: approximately HK\$64,320,000). The gearing ratio of the Group, calculated as total liabilities over total assets, was approximately 17.7% as at 31 December 2020 (31 December 2019: approximately 17.3%).

Final Dividend

The Board does not recommend any payment of dividend for the Year (2019: Nii).

Charges on the Group's Assets

As at 31 December 2020, the Group pledged bank deposits of approximately U\$\$81,000 (equivalent to approximately HK\$630,000) (31 December 2019: approximately U\$\$81,000 (equivalent to approximately HK\$627,000) for securing banking facilities of HK\$500,000 (31 December 2019: HK\$500,000) granted to the Group. The bank deposits were denominated in United States dollars with a term of six months at fixed interest rate of 0.05% per annum.

As at 31 December 2020, the Group had undrawn banking facilities of approximately HK\$242,000 (31 December 2019: approximately HK\$857,000).

As at 31 December 2020 and 31 December 2019, the Group did not hold any margin trading account.

流動資金、財務資源及資本架構

於二零二零年十二月三十一日,本集團的現金及現金等價物以及已抵押銀行存款約為118,804,000港元(二零一九年十二月三十一日:約81,350,000港元),主要以美元、港元及人民幣(二零一九年:美元及港元)列值。於本年度,本集團一般應用內部資源為營運基金。本集團之資本架構概無重大變動。

資產負債比率

於二零二零年十二月三十一日,本集團的資產總值約為326,665,000港元(二零一九年十二月三十一日:約370,896,000港元),而負債總額則約為57,821,000港元(二零一九年十二月三十一日:約64,320,000港元)。本集團於二零二零年十二月三十一日的資產負債比率(即負債總額除以資產總值)約為17.7%(二零一九年十二月三十一日:約17.3%)。

末期股息

董事會並不建議派付本年度內的任何股息(二零一九年:零)。

本集團資產抵押

於二零二零年十二月三十一日,本集團的已抵押銀行存款約81,000美元(相當於約630,000港元)(二零一九年十二月三十一日:約81,000美元(相當於約627,000港元))作為本集團獲授之500,000港元(二零一九年十二月三十一日:500,000港元)銀行融資之擔保。有關銀行存款以美元列值,為期六個月按固定年利率0.05厘計息。

於二零二零年十二月三十一日,本集團有未提取銀行融資約242,000港元(二零一九年十二月三十一日:約857,000港元)。

於二零二零年十二月三十一日及二零一九年十二月三十一日,本集團並無持有任何保證金貿易賬戶。

管理層討論及分析

RISK FACTORS

Foreign Exchange Exposure

During the Year, business activities of the Group were mainly denominated in United States dollars, Hong Kong dollars and Renminbi. The United States dollar is the main currency for transactions made by the Group. Since the Hong Kong dollar remains pegged to the United States dollar within a defined range, the Group is not exposed to any significant foreign exchange risk against the United States dollar. The Group has not entered into any foreign exchange contract as hedging measures. The Directors did not consider the Group as being exposed to any significant foreign currency exchange risk. Notwithstanding the above, the Group continues to manage its foreign currency risk against other currencies by closely monitoring movement of exchange rates and may use hedging derivatives, such as foreign currency forward contracts, as and when appropriate.

Financial Risk

The total assets of the Group of approximately HK\$326,665,000 as at 31 December 2020 mainly included the FVTOCI Financial Assets of approximately HK\$1,135,000, the FVTPL Financial Assets of approximately HK\$12,310,000, goodwill of approximately HK\$69,525,000 and intangible assets of approximately HK\$90,762,000. The Group's FVTOCI Financial Assets and the FVTPL Financial Assets are measured at fair value at the end of each reporting period. Therefore, the Group is exposed to equity security price risk due to fluctuation of the fair value of the FVTOCI Financial Assets and the FVTPL Financial Assets. The Directors regularly review exposure of the Group's FVTOCI Financial Assets and the FVTPL Financial Assets to equity security price risk. Moreover, the Directors closely monitor the financial performance and operation of cash generating units containing goodwill and intangible assets, and conduct impairment review on goodwill and intangible assets annually and more frequently should there be any unforeseeable events or changes in circumstances pointing to potential impairment.

Operation Risk

The Group is exposed to the corresponding operation risks each of its business divisions faces. To manage those risks, the management of each business division is responsible for monitoring the operation of their respective divisions and assessing related operation risks. They are responsible for implementing the Group's risk management policies and procedures and shall report any irregularities in connection with operation of projects to the Directors and seek direction.

風險因素

外匯風險

於本年度,本集團的業務活動主要以美元、港元及人民幣列值。美元為本集團的主要交易貨幣。由於港元仍在既定範圍內與美元掛鈎,故在兌換美元上本集團並無承受任何重大外匯風險,本集團並無承受任何重大外匯風險。儘管存在上述情況,本集團仍繼續透過密切監察外幣匯率走勢管理兌換其他貨幣的外幣風險,並可能於適當情況下利用對沖衍生工具(如外幣遠期合約)管理其外幣風險。

財務風險

本集團於二零二零年十二月三十一日的資產總值約 326,665,000港元,主要包括透過其他全面收益以公 平價值列賬的金融資產約1,135,000港元、透過損益以 公平價值列賬的金融資產約12,310,000港元、商譽約 69,525,000港元及無形資產約90,762,000港元。本集團 的透過其他全面收益以公平價值列賬的金融資產及透 禍捐益以公平價值列賬的金融資產按於各報告期末的 公平價值計量。因此,本集團由於透過其他全面收益以 公平價值列賬的金融資產及透過損益以公平價值列賬 的金融資產的公平價值波動而承受股本證券價格風險。 董事定期檢討本集團透過其他全面收益以公平價值列 賬的金融資產及透過損益以公平價值列賬的金融資產 的股本證券價格風險。此外,董事密切監察各包含商譽 及無形資產的現金產出單元之財務表現及營運,且每年 對商譽及無形資產進行減值檢討,及倘任何突發事件或 環境變化導致潛在減值時更頻密進行。

營運風險

本集團面臨與本集團各業務分部有關的營運風險。為管理營運風險,各業務分部的管理層負責監控彼等各自業務分部的業務經營及評估營運風險。彼等負責落實本集團的風險管理政策及程序,並應向董事報告有關項目營運的任何不合規情況並尋求指示。

管理層討論及分析

Credit Risk

The Group is exposed to credit risk which is mainly attributable to its trade and other receivables. During the Year, the Group's credit risk mainly arose from the operating activities of the B2C Online Sales Platform and B2B Product Trading Business and the Corporate Management Solutions and I.T. Contract Services Business. Please refer to note 6(c) to the consolidated financial statements contained in this report for details of the credit risk of the Group for the Year. The trade and other receivables of the Group were approximately HK\$29,891,000 as at 31 December 2020. During the Year, due to the worsening economic environment caused by the COVID-19 pandemic and socio-political instability, the chance of default in payment may inevitably be higher than expected. To minimise credit risk, the Directors continue to closely monitor the overall level of credit exposure, whereas the management is responsible for determining credit approvals and monitoring the implementation of collection procedure to ensure follow-up actions are taken to recover overdue debts. In addition, the Group reviews the recoverable amount of each individual trade debt at the end of a reporting period to ensure adequate impairment losses are made for irrecoverable amounts.

LITIGATIONS

As at 31 December 2020, the Group was involved in the following civil legal proceedings, namely, the Perfect Growth Litigation, the AP Acquisition Litigation and the AP Management Litigation (all as defined below).

信貸風險

本集團面臨之信貸風險乃主要由於其貿易及其他應收款項。於本年度,本集團之信貸風險主要產生自B2C網上銷售平台及B2B產品貿易業務以及企業管理解決方案及資訊科技合約服務業務經營活動。有關本集團本年度信貸風險的詳情請參閱本報告所載綜合財務報表附註6(c)。於二零二零年十二月三十一日,本集團本房及其他應收款項約29,891,000港元。於本年度,由於COVID-19疫情及社會政治不穩定導致經濟環境惡化,因此出現拖欠付款的可能性難免會高於預期。為盡量降低信貸風險,董事繼續密切監控所面臨信貸風險的整體水平,管理層則負責釐定信貸審批及監察落實收款程序,以確保採取跟進行動收回逾期債項。此外,本集團於報告期末審閱各筆個別貿易債項的可收回金額,以確保就不可收回款額作出足夠減值虧損。

訴訟

於二零二零年十二月三十一日,本集團涉及以下民事法律訴訟,即肇堅訴訟、愛拼收購訴訟及愛拼管理人員訴訟(定義均見下文)。

管理層討論及分析

(1) Perfect Growth Litigation

On 3 July 2018, Perfect Growth, a wholly-owned subsidiary of the Company, received an amended writ of summons ("Amended Writ") with an amended statement of claim ("Amended Statement of Claim") issued in the Court of First Instance of the High Court of Hong Kong by Convoy Global ("1st Plaintiff"), Convoy Collateral Limited ("2nd Plaintiff") and CSL Securities Limited ("3rd Plaintiff") (1st Plaintiff, 2nd Plaintiff and 3rd Plaintiff collectively referred to as the "Plaintiffs") against, among other defendants, Perfect Growth as the 34th defendant ("Perfect Growth Litigation"). Perfect Growth was joined as one of the defendants by way of the Amended Writ.

Pursuant to the Amended Statement of Claim attached to the Amended Writ, Perfect Growth was named as one of the Alleged Independent Placees (being placees of the placing of shares of the 1st Plaintiff carried out in around October 2015 ("October 2015 Placing")) and was allotted with some shares of the 1st Plaintiff pursuant to the October 2015 Placing.

In the Perfect Growth Litigation, the reliefs claimed by the Plaintiffs against Perfect Growth are as follows:

- (1) the 1st Plaintiff seeks a declaration and an order as against, among others, Perfect Growth, that the allotment of the 1st Plaintiff's shares to, among others, Perfect Growth pursuant to the October 2015 Placing is null and void, or has been rescinded and be set aside;
- (2) the 1st Plaintiff seeks an account of profits and an order for payment of any sums found to be due, equitable compensation to be assessed and/or damages to be assessed for dishonest assistance, unlawful means conspiracy and/or lawful means conspiracy as against, among others, Perfect Growth, in relation to, among other matters, the October 2015 Placing and the allotment of the 1st Plaintiff's shares pursuant to the same; and
- (3) the Plaintiffs seek as against, among others, Perfect Growth (a) general or special damages; (b) interests; (c) costs; (d) further and/or other reliefs.

(1) 肇堅訴訟

於二零一八年七月三日,本公司之全資附屬公司 肇堅接獲由康宏環球(「第一原告人」)、康宏財務 有限公司(「第二原告人」)及康證有限公司(「第三 原告人」)(第一原告人、第二原告人及第三原告 人統稱為「該等原告人」)入稟香港高等法院原訟 法庭向包括肇堅(為第34名被告人)在內的被告 人發出之經修訂傳訊令狀(「經修訂令狀」)連同經 修訂申索陳述書(「經修訂申索陳述書」)(「肇堅訴 訟」)。肇堅因經修訂令狀而被加入成為其中一名 被告人。

根據經修訂令狀隨附之經修訂申索陳述書,肇堅被列為聲稱獨立承配人之一(即第一原告人於二零一五年十月前後進行之股份配售(「二零一五年十月配售」)之承配人),並曾根據二零一五年十月配售獲配發第一原告人之若干不當配發股份。

該等原告人於肇堅訴訟針對肇堅而申索的濟助如 下:

- (1) 第一原告人尋求針對(其中包括) 肇堅宣佈 及頒令,使第一原告人根據二零一五年十 月配售獲配發第一原告人之向(其中包括) 肇堅配發之不當配發股份應告無效及不再 具有效力,或予以撤回及撤銷;
- (2) 第一原告人尋求,就(其中包括)二零一五年十月配售及第一原告人據此配發不當配發股份而針對(其中包括)肇堅作出頒令,要求交出利潤及支付被發現到期的款項、因不誠實協助、非法及/或合法手段串謀而將予評定之衡平補償及/或將予評定之損害賠償;及
- (3) 該等原告人尋求,針對(其中包括)肇堅申 索(a)一般或特定損害賠償;(b)利息;(c)訟 費;(d)進一步及/或其他濟助。

管理層討論及分析

On 22 November 2018, Perfect Growth filed its defence to the Amended Statement of Claim.

On 3 December 2019, the Plaintiffs filed its reply to Perfect Growth's defence. The Plaintiffs have not, however, filed its reply to each of the other defendants' defence, and as such the pleadings of the Perfect Growth Litigation have not been closed yet.

Details of the Perfect Growth Litigation are set out in the Company's announcement dated 5 July 2018.

(2)(a) AP Acquisition Litigation

References are made to the announcements of the Company dated 13 June 2016, 23 June 2016 and 1 July 2016 in relation to, among other matters, the acquisition of 51% equity interest in AP Group Investment Holdings Limited ("AP Group Investment", together with its subsidiaries, referred to as the "AP Group") ("Acquisition") and the announcements of the Company dated 12 June 2018, 26 June 2018 and 16 July 2018 in relation to the adjustment to consideration for the Acquisition.

On 13 June 2016, Lucky Famous Limited ("Lucky Famous"), a wholly owned subsidiary of the Company, entered into a sale and purchase agreement ("SP Agreement") with Fragrant River Entertainment Culture (Holdings) Limited ("Vendor") and Universe International Holdings Limited (now known as Universe Entertainment and Culture Group Company Limited) ("Guarantor"), pursuant to which the Group conditionally agreed to acquire, and the Vendor conditionally agreed to sell 51% equity interest of AP Group Investment, at the consideration of HK\$20,400,000, subject to downward adjustments as described below, which shall be settled by way of allotment and issue of 40,800,000 new ordinary shares of the Company, credited as fully paid, at the issue price of HK\$0.50 per share to the Vendor (or its nominee), on the date of completion. The AP Group was principally engaged in the provision of self-improvement and self-enhancement training programmes in Hong Kong. Completion of the Acquisition took place on 1 July 2016.

於二零一八年十一月二十二日,肇堅對經修訂申 索陳述書提出抗辯。

於二零一九年十二月三日,該等原告人對肇堅之 抗辯提出答辯。然而,該等原告人並無對其他被 告人各自的抗辯進行答辯,因此肇堅訴訟之狀書 尚未結束。

肇堅訴訟之詳情載於本公司日期為二零一八年七 月五日之公告。

(2)(a) 愛拼收購訴訟

茲提述本公司日期為二零一六年六月十三日、二零一六年六月二十三日及二零一六年七月一日的公告,內容有關(其中包括)收購愛拼集團控股有限公司(「愛拼集團控股」,建同其附屬公司統稱「愛拼集團」)51%股權(「收購事項」)及本公司日期為二零一八年六月十二日、二零一八年六月二十六日及二零一八年七月十六日之公告,內容有關就收購事項調整代價。

於二零一六年六月十三日,本公司全資附屬公司 Lucky Famous Limited (「Lucky Famous」) 與香江 娛樂文化 (控股) 有限公司 (「賣方」) 及寰宇國際控 股有限公司 (現稱為寰宇娛樂文化集團有限公司) (「擔保人」) 訂立一份買賣協議 (「買賣協議」),據 此,本集團有條件同意收購而賣方有條件同意出 售愛拼集團控股的51%股權,代價為20,400,000 港元 (可按下文所述進行下調),將通過於完成日 期按每股0.50港元之發行價,向賣方 (或其代名 人) 配發及發行40,800,000股入賬列作繳足之本 公司新普通股之方式支付。愛拼集團主要於香港 從事提供有關自我提升及自我增值培訓計劃。收 購事項於二零一六年七月一日完成。

管理層討論及分析

In accordance with the terms and conditions of the SP Agreement, in the event that the audited consolidated profit after tax of AP Group Investment attributable to its owners from 1 January 2016 to 31 December 2017 ("FY 2016 & 2017") (which will only include income or gain generated by activities in the ordinary and usual course of business of the AP Group) ("FY 2016 & 2017 Net Profit") is less than HK\$16,000,000, the Vendor shall, and the Guarantor shall procure the Vendor to, pay to Lucky Famous (or to its order) an adjustment amount ("Adjustment Amount") in cash within 14 days after the audited consolidated financial statements of AP Group Investment for FY 2016 & 2017 ("FY 2016 & 2017 Audited Accounts") are available. The Adjustment Amount shall be determined in accordance with the formula set out below:

 $A = HK$20,400,000 - (NP/2) \times 5 \times 51\%$

Where.

"A" means the amount of the Adjustment Amount in HK\$; and

"NP" means the FY 2016 & 2017 Net Profit. Where the FY 2016 & 2017 Net Profit is a negative figure, "NP" shall be deemed to be zero.

The FY 2016 & 2017 Net Profit shall be based on the FY 2016 & 2017 Audited Accounts which shall be prepared in accordance with the Hong Kong Financial Reporting Standards and audited, adjusted for any non-recurring items.

Based on the FY 2016 & 2017 Audited Accounts, the AP Group recorded a net loss of HK\$189,799. In accordance with the SP Agreement, the FY 2016 & 2017 Net Profit of the AP Group shall be deemed to be zero. Accordingly, the Group has requested the Vendor and the Guarantor to pay the Adjustment Amount of HK\$20,400,000 on or before 26 June 2018 according to the terms and conditions of the SP Agreement ("AP Receivable"). On 22 June 2018, the Group received a letter from the legal adviser acting for the Vendor and the Guarantor that they will defend the purported claim of the Group for the payment of the Adjustment Amount alleged by the Group.

Up to 26 June 2018, i.e. the last date on which the Vendor and the Guarantor shall pay the Adjustment Amount after the FY 2016 & 2017 Audited Accounts were made available to them, the Group had not received any payment of the Adjustment Amount from any of the Vendor and the Guarantor.

根據買賣協議的條款及條件,倘於二零一六年一月一日至二零一七年十二月三十一日(「二零一六財年及二零一七財年」)愛拼集團控股擁有人應佔其經審核綜合除稅後溢利(將僅包括於愛拼集團正常及日常業務過程中的活動所產生的收入或收益)(「二零一六財年及二零一七財年純利」)低於16,000,000港元,賣方將且擔保人將促使賣方在愛拼集團控股於二零一六財年及二零一七財年經審核綜合財務報表(「二零一六財年及二零一七財年經審核綜合財務報表(「二零一六財年及二零一七財年經審核賬目」)刊發後十四日內以現金向LuckyFamous(或根據其指令)支付調整金額(「調整金額」)。調整金額將根據下列公式釐定:

A = 20,400,000港元-(NP/2) x 5 x 51%

其中:

「A」指調整金額(港元);及

「NP」指二零一六財年及二零一七財年純利。倘二零一六財年及二零一七財年純利為負值,則「NP」 將視作零。

二零一六財年及二零一七財年純利應根據二零 一六財年及二零一七財年經審核賬目釐定,而該 等賬目應根據香港財務報告準則編製及審核,並 就任何非經常性項目調整。

基於二零一六財年及二零一七財年經審核賬目,愛拼集團錄得淨虧損189,799港元。根據買賣協議,愛拼集團於二零一六財年及二零一七財年純利應視作零。因此,本集團已要求賣方及擔保人於二零一八年六月二十六日或之前按照買賣協議的條款及條件支付調整金額20,400,000港元(「愛拼應收款項」)。於二零一八年六月二十二日,本集團接獲代表賣方及擔保人的法律顧問函件,表示彼等將就本集團指稱支付調整金額的宣稱索賠作出抗辯。

截至二零一八年六月二十六日(即賣方及擔保人於二零一六財年及二零一七財年經審核賬目發出後支付調整金額的最後日期),本集團並未收到任何賣方及擔保人支付的調整金額。

管理層討論及分析

The Board considered that the Vendor and the Guarantor have potentially breached their contractual obligations by failing to repay the Group the Adjustment Amount in accordance with the terms and conditions of the SP Agreement. In order to safeguard the legitimate rights and interests of the Group, after seeking legal advice, the Group has commenced legal proceeding ("AP Acquisition Litigation") against the Vendor as the 1st defendant and the Guarantor as the 2nd defendant. A writ of summons with an indorsement of claim were filed by Lucky Famous as plaintiff at the Court of First Instance of the High Court of Hong Kong on 16 July 2018. Based on the writ, the Group claimed against the Vendor and the Guarantor for (a) the Adjustment Amount of HK\$20,400,000; (b) interests; (c) costs; and (d) further and/or other reliefs.

An amended writ of summons with an indorsement of claim were filed at the Court of First Instance of the High Court of Hong Kong on 26 September 2019. Based on the amended writ, the Group claimed against the Vendor and the Guarantor for (a) the Adjustment Amount of HK\$20,400,000; (b) interests; (c) costs; and (d) further and/or other relief, and also against Mr. Chan Sze Long ("Chan") and Ms. Lim Wah Elsa ("Lim") for (e) damages in the sum of HK\$20,400,000; (f) interests; (g) costs; and (h) further and/or other relief (collectively, the "Legal Action"). The Board considered that Chan and Lim. who are the former directors of AP Group Investment until their respective resignations on 18 July 2018, have potentially breached their duties and obligations in contract and tort by failing to, amongst other things, prepare audited consolidated financial statements of AP Group Investment for the year ended 31 December 2015, provide the auditors of AP Group Investment with the written information that they requested to support their audit, and keep and/or preserve adequate accounting records in respect of the transactions entered into by AP Group Investment, its financial position and its financial performance.

Details of the AP Acquisition Litigation are set out to the Company's announcements dated 12 June 2018, 26 June 2018 and 16 July 2018.

董事會認為,根據買賣協議的條款及條件,賣方 及擔保人可能因未能向本集團償還調整金額而違 反彼等合約責任。為保障本集團的合法權益,於 尋求法律意見後,本集團已向賣方(作為第一被 告人)及擔保人(作為第二被告人)提出法律訴訟 (「愛拼收購訴訟」)。於二零一八年七月十六日, Lucky Famous(作為原告人)於香港高等法院原 訴法庭發出一份傳訊令狀及一份申索背書。根據 令狀,本集團就(a)調整金額20,400,000港元;(b)利 息;(c)訟費;及(d)進一步及/或其他濟助向賣方 及擔保人提出索償。

於二零一九年九月二十六日,本集團於香港高等 法院原訴法庭遞交一份經修訂傳訊令狀及一份申 索背書。根據經修訂令狀,本集團就(a)調整金額 20,400,000港元;(b)利息;(c)訟費;及(d)進一步及 /或其他濟助向賣方及擔保人提出索償,亦就(e) 損害賠償合共20,400,000港元;(f)利息;(g)訟費; 及(h)進一步及/或其他濟助向陳思朗先生(「陳」) 及林樺女士(「林」)提出索償(統稱「法律訴訟」)。 董事會認為,陳及林(各自於二零一八年七月 十八日辭任前擔任愛拼集團控股前任董事)可能 因以下事項而違反合約中彼等之職責及責任及違 反侵權法,其中包括未編製愛拼集團控股截至二 零一五年十二月三十一日止年度之經審核綜合財 務報表、未向愛拼集團控股核數師提供彼等要求 以支持彼等審核之書面資料以及未保存及/或存 置有關愛拼集團控股所訂立交易、其財務狀況及 其財務表現的充足會計記錄。

有關愛拼收購訴訟的詳情載於本公司日期為二零 一八年六月十二日、二零一八年六月二十六日及 二零一八年七月十六日之公告內。

管理層討論及分析

(2)(b) AP Management Litigation

On 26 July 2018, the Company as the 1st plaintiff and AP Group Investment as the 2nd plaintiff, issued a writ of summons in the High Court of Hong Kong against Chan as the 1st defendant and Lim as the 2nd defendant (collectively referred to as the "Defendants") for the matters as detailed below ("AP Management Litigation"). Chan and Lim are former directors of AP Group Investment until their respective resignations on 18 July 2018. Chan and/or his controlled company, and the controlled company of Lim, are also former directors of the other members of the AP Group at all material times.

The Company is a majority shareholder holding 51% interest in AP Group Investment through its wholly-owned subsidiary, Lucky Famous. As a result of the 51% shareholding in AP Group Investment, all members of the AP Group are subsidiaries of the Company and their financial results have been consolidated into the Group's consolidated financial statements prior to the deconsolidation of the AP Group becoming effective on 1 April 2018. The AP Group was principally engaged in the provision of self-improvement and self-enhancement training programs in Hong Kong at all material times.

At all material times and during the tenure of office of the Defendants as directors of AP Group Investment, in reliance of the experience and expertise of the Defendants in running the AP Group, it was agreed by the parties that the Defendants were wholly responsible for the efficient and proper management and operation of the AP Group, including but not limited to, the efficient daily operations of the AP Group, keeping proper books and records of the AP Group at all times for inspection by the Group, and the provision of weekly cash and bank balance reports, annual budget and monthly financial reports of AP Group Investment. including that of all the other members of the AP Group to the Company, within 15 days after each month's end. After the resignations of the Defendants as directors of AP Group Investment on 18 July 2018 and up to the date of this report, the Defendants failed to deliver up all the accounting books and financial records of, and all businesses records in connection with, the running of the AP Group, including but not limited to records in relation to the students' records, instructors' records and information on potential litigations, for the period of seven years immediately prior to the date of their resignations as director of AP Group Investment on 18 July 2018 ("Full Business Records") to the Group.

(2)(b) 愛拼管理人員訴訟

於二零一八年七月二十六日,本公司(作為第一原告人)與愛拼集團控股(作為第二原告人)入稟香港高等法院,向第一被告人陳(即第一被告人)及第二被告人林(即第二被告人)(統稱「被告人」)就以下詳述之事項發出傳訊令狀(「愛拼管理人員訴訟」)。陳及林為愛拼集團控股的前任董事,直至彼等各自於二零一八年七月十八日辭任。陳及/或其受控公司以及林之受控公司,在所有關鍵時間亦為愛拼集團其他成員公司之前任董事。

本公司為透過其全資附屬公司Lucky Famous持有愛拼集團控股51%股權之主要股東。由於持有愛拼集團控股51%股權,愛拼集團控股之所有成員公司為本公司之附屬公司,其財務業績已於愛拼集團取消綜合入賬於二零一八年四月一日生效前於本集團之綜合財務報表綜合入賬。愛拼集團在所有關鍵時間主要從事在香港提供自我增值及自我提升培訓計劃。

在所有關鍵時間及被告人作為愛拼集團控股董 事的任期內,依據被告人營運愛拼集團的經驗及 專業知識,訂約方同意由被告人全權負責愛拼集 團有效及妥善之管理及營運,包括但不限於愛拼 集團之有效日常營運,無論何時均保存愛拼集團 適當之賬簿及記錄以供本集團查閱,提供每週現 金及銀行結餘報告、年度預算及於各月結日後15 天內向本公司提供愛拼集團控股(包括愛拼集團 所有成員公司) 之月度財務報告。於二零一八年 七月十八日被告人辭任愛拼集團控股董事後及直 至本報告日期,被告人未能向本集團提供緊接二 零一八年七月十八日被告人辭任愛拼集團控股董 事前七年期間所有與愛拼集團營運有關之會計 賬簿、財務記錄及所有業務記錄,包括但不限於 有關學生記錄、講師記錄及潛在訴訟資料之記錄 (「完整商業記錄」)。

管理層討論及分析

In order to safeguard the legitimate rights and interests of the Group, after seeking legal advice, the Group has commenced legal proceeding against the Defendants. The Group claimed against the Defendants for the reliefs, including but not limited to, delivering up of the Full Business Records, accounting for the assets of the AP Group that were in the power, possession or control of the Defendants and damages to be assessed.

Details of the AP Management Litigation are set out in the Company's announcement dated 27 July 2018.

(2)(c) Settlement of the AP Acquisition Litigation and the AP Management Litigation

On 1 February 2021, Lucky Famous, the Vendor, the Guarantor, Chan, Lim, Very Easy Limited ("Very Easy"), a company wholly owned by Chan, and City Link Consultancy Limited ("City Link"), a company wholly owned by Lim, without admission of any liability in relation to the Legal Action, had amicably resolved and entered into a settlement agreement ("Settlement Agreement") in relation to the final and full settlement of the Disputes (as defined below). In accordance with the Settlement Agreement, the parties agreed that (i) the disputes in the Legal Action; and (ii) any other claims and complaint that the parties to the Settlement Agreement may have against each other arising out of or in connection with the sale and purchase agreement in respect of the sale and purchase of 510 shares of AP Group Investment entered into by and among the Vendor, Very Easy, City Link, Chan and Lim in 2015 and the SP Agreement (collectively, the "Disputes") shall be settled in full.

為保障本集團的合法權益,經尋求法律意見後本 集團已向被告人展開法律訴訟。本集團向被告人 提出濟助索償,包括但不限於遞交完整商業記 錄、屬被告人權力、管有或控制之愛拼集團的資 產核算以及待評估之損害賠償。

有關愛拼管理人員訴訟的詳情載於本公司日期為 二零一八年七月二十七日之公告內。

(2)(c) 愛拼收購訴訟及愛拼管理人員訴訟之和解

於二零二一年二月一日,Lucky Famous、賣方、擔保人、陳、林、Very Easy Limited (「Very Easy」)(一間由陳全資擁有的公司)及City Link Consultancy Limited (「City Link」)(一間由林全資擁有的公司)在並無接納任何有關法律訴訟責任的情況下已友好議決並就最終及全面解決爭議(定義見下文)訂立和解協議(「和解協議」)。根據和解協議,各訂約方已同意(i)法律訴訟中的爭議;及(ii)和解協議各訂約方可能因或就賣方、Very Easy、City Link、陳及林於二零一五年就買賣愛拼集團控股510股股份而訂立的買賣協議及該買賣協議而對彼此提出的任何其他申索及申訴(統稱「爭議」)應獲全數解決。

管理層討論及分析

In accordance with the terms of the Settlement Agreement, (i) the Vendor and the Guarantor shall pay to the Group a sum of HK\$1.500.000 at the time of signing of the Settlement Agreement in full and final settlement of the Disputes; (ii) Chan shall pay to the Group a sum of HK\$2,700,000 in full and final settlement of the Disputes, by paying (a) a sum of HK\$1,300,000 at the time of signing of the Settlement Agreement; (b) a sum of HK\$23,500 per month for 59 months starting from 1 March 2021 up to 1 January 2026; and (c) a final sum of HK\$13,500 on or before 1 February 2026; (iii) Lim shall pay to the Group a sum of HK\$1,800,000 in full and final settlement of the Disputes, by paying (a) a sum of HK\$200,000 at the time of signing of the Settlement Agreement; (b) a sum of HK\$26,500 per month for 59 months starting from 1 March 2021 up to 1 January 2026; and (c) a final sum of HK\$36.500 on or before 1 February 2026; and (iv) within 7 days of the date of the Settlement Agreement, Lucky Famous or its legal representatives shall file at the Court of First Instance of the High Court of Hong Kong a consent summons for discontinuing the Legal Action with no order as to costs. The Group shall be entitled as of right to take immediate legal action, including commencing bankruptcy proceedings without further notice if Chan and/or Lim fail(s) to make full and timely payment of any of the instalment(s) under (ii) and (iii) above.

Details of the Settlement Agreement are set out in the announcement of the Company dated 1 February 2021.

On 16 February 2021, the High Court of Hong Kong granted an order by consent that, amongst others, Lucky Famous do have leave to discontinue the Legal Action against the Vendor, the Guarantor, Chan and Lim.

Without prejudice to any right against the Vendor and the Guarantor under the SP Agreement, the AP Receivable was HK\$20,400,000 as at 31 December 2020. Based on the valuation performed by an independent professional valuer using the probability-weighted method, the Group had recognised an expected credit loss allowance on the AP Receivable of approximately HK\$1,246,000 and approximately HK\$12,200,000 for the years ended 31 December 2019 and 2018, respectively. By reference to the status of the AP Acquisition Litigation, additional lifetime expected credit loss allowance on the AP Receivable of approximately HK\$3,954,000 was further provided for the Year.

根據和解協議的條款,(i)賣方及擔保人須於簽署 和解協議時向本集團悉數支付1,500,000港元以 全面及最終解決爭議;(ii)陳須向本集團悉數支付 2,700,000港元,通過(a)於簽署和解協議時支付 1,300,000港元;(b)自二零二一年三月一日起至 二零二六年一月一日止59個月每月支付23,500港 元;及(c)於二零二六年二月一日或之前支付最後 一筆款項13,500港元,以全面及最終解決爭議; (iii)林須向本集團悉數支付1,800,000港元,通過(a) 於簽署和解協議時支付200,000港元;(b)自二零 二一年三月一日起至二零二六年一月一日止59個 月每月支付26,500港元;及(c)於二零二六年二月 一日或之前支付最後一筆款項36,500港元,以全 面及最終解決爭議;及(iv)和解協議日期後7日內, Lucky Famous或其法定代表須向香港高等法院原 訟法庭遞交一份終止法律訴訟之同意傳票,當中 不就訟費頒發命令。倘陳及/或林未能根據上述 第(ii)及第(iii)項及時全額支付任何分期付款,則本 集團有權立即採取法律行動(包括展開破產程序) 而毋須另行通知。

有關和解協議的詳情載於本公司日期為二零二一 年二月一日之公告內。

香港高等法院於二零二一年二月十六日頒佈一項命令(其中包括),Lucky Famous獲准終止對賣方、擔保人、陳及林之法律訴訟。

在不影響賣方及擔保人於買賣協議項下任何權利的前提下,愛拼應收款項於二零二零年十二月三十一日為20,400,000港元。根據一名獨立專業估值師採用概率加權法進行的估值,於截至二零一九年及二零一八年十二月三十一日止年度,本集團已就愛拼應收款項分別確認預期信貸虧損撥備約1,246,000港元及約12,200,000港元。經參考愛拼收購訴訟的現狀後,於本年度進一步計提愛拼應收款項之額外整個存續期的預期信貸虧損撥備約3,954,000港元。

管理層討論及分析

TREASURY POLICY

The Group adopts a conservative treasury policy. Treasury activities are centralised and the Group normally invests in portfolios comprising diverse products. It has guidelines in place to monitor and control investment risk exposure and to manage capital. The Board closely reviews the Group's liquidity position to ensure the Group has a liquidity structure, with assets, liabilities and other commitments, adequate for meeting its funding requirements at all times.

UPDATE ON MATERIAL ASSET IMPAIRMENT

For the six months ended 30 June 2020, the Board noted that the financial performance of Wafer HK, one of the CGUs of the Corporate Management Solutions and I.T. Contract Service Business, did not pick up as expected and has further declined. In view of the decrease in revenue of Wafer HK of approximately HK\$9,827,000 for the six months ended 30 June 2020 as compared to that of approximately HK\$21,328,000 for the corresponding period in 2019, the Board considered that this was an indicator of potential impairment on the carrying amount of the goodwill of Wafer HK. Accordingly, the Company appointed Ascent Partners Valuation Service Limited as independent valuer in assisting in the valuation of the CGU in relation to Wafer HK as at 30 June 2020.

During the six months ended 30 June 2020, the Group recorded the Impairment Loss on Goodwill of approximately HK\$11,300,000 in relation to Wafer HK. For the six months ended 31 December 2020, no further impairment loss on goodwill in relation to Wafer HK was recognised by the Group. The Impairment Loss on Goodwill, which was non-cash in nature, did not affect the Group's working capital condition for the Year.

庫務政策

本集團就庫務政策採取穩健方針。庫務活動較為集中且 本集團傾向投資多元化產品組合。本集團訂有監察及管 控投資風險及資本管理之指引。董事會密切檢討本集團 的流動資金狀況,以確保本集團之資產、負債及其他承 擔之流動資金架構在所有時間均能應付其資金需求。

有關重大資產減值的更新資料

截至二零二零年六月三十日止六個月,董事會注意到威發香港(企業管理解決方案及資訊科技合約服務業務的其中一個現金產出單位)的財務表現並無如預期般復甦並進一步下跌。鑒於截至二零二零年六月三十日止六個月威發香港的收益較二零一九年同期約21,328,000港元減少約9,827,000港元,董事會認為這可能是威發香港之商譽賬面值出現潛在減值之跡象。因此,本公司已委任艾升評值諮詢有限公司作為獨立估值師,以協助就二零二零年六月三十日之威發香港現金產出單位進行估值。

截至二零二零年六月三十日止六個月,本集團就威發香港錄得商譽減值虧損約11,300,000港元。截至二零二零年十二月三十一日止六個月,本集團並無就威發香港確認進一步商譽減值虧損。商譽減值虧損為非現金性質,並不影響本集團於本年度之營運資金狀況。

管理層討論及分析

Impairment on goodwill

In accordance with Hong Kong Accounting Standard 36, an impairment loss shall be recognised for the CGU if the recoverable amount of the CGU is less than the carrying amount of the CGU. The Company appointed Ascent Partners Valuation Service Limited as independent professional valuer in assisting in the valuation of the CGU in relation to Wafer HK as at 30 June 2020. Wafer HK was one of the operating units of the Group carrying on the Corporate Management Solutions and I.T. Contract Service Business.

Calculation of impairment loss

As at 30 June 2020, the carrying amount of Wafer HK's CGU before impairment was approximately HK\$22,904,000 (31 December 2019: approximately HK\$22,929,000) which comprised (i) goodwill of approximately HK\$20,659,000 (31 December 2019: approximately HK\$20,913,000); and (ii) net operating assets of approximately HK\$2,245,000 (31 December 2019: approximately HK\$2,016,000) of Wafer HK.

With reference to the assessment by Ascent Partners Valuation Service Limited, the recoverable amount of Wafer HK as at 30 June 2020 on a fair value less costs of disposal ("FVLCD") basis was higher than that on a value in use ("VIU") basis. The recoverable amount of Wafer HK's CGU has been determined based on FVLCD (31 December 2019: FVLCD) in accordance with Hong Kong Accounting Standard 36. As at 30 June 2020, the recoverable amount of Wafer HK attributable to the Group was approximately HK\$11,635,000 (31 December 2019: approximately HK\$22,675,000) which was lower than its carrying amount attributable to the Group by approximately HK\$11,269,000, as a result of the uncertain market conditions such as the outbreak of the COVID-19 pandemic and fierce competition in the market. The carrying amount of the CGU has been reduced to its recoverable amount and the Group recognised the Impairment Loss on Goodwill in respect of Wafer HK of approximately HK\$11,300,000 (31 December 2019: HK\$254,000) for the the six months ended 30 June 2020.

商譽減值

根據香港會計準則第36號,倘現金產出單位之可收回金額少於現金產出單位之賬面值,則須就現金產出單位確認減值虧損。本公司已委任艾升評值諮詢有限公司作為獨立專業估值師,以協助就威發香港現金產出單位於二零二零年六月三十日之估值。威發香港為本集團執行企業管理解決方案及資訊科技合約服務業務的經營單位之一。

計算減值虧損

於二零二零年六月三十日,威發香港現金產出單位扣除減值前之賬面值約為22,904,000港元(二零一九年十二月三十一日:約22,929,000港元),當中包括威發香港之()商譽約20,659,000港元(二零一九年十二月三十一日:約20,913,000港元);及(ii)營運資產淨值約2,245,000港元(二零一九年十二月三十一日:約2,016,000港元)。

經參考艾升評值諮詢有限公司作出的評估後,按公平價值減銷售成本(「公平價值減銷售成本」)基準計算的於二零二零年六月三十日之威發香港的可收回金額高於按使用價值(「使用價值」)基準計算者。威發香港現金產出單位的可收回金額乃根據香港會計準則第36號按公平價值減銷售成本(二零一九年十二月三十一日:公平價值減銷售成本)釐定。於二零二零年六月三十日,本集團應佔威發香港的可收回金額約為11,635,000港元(二零一九年十二月三十一日:約22,675,000港元),較本集團應佔其賬面值低約11,269,000港元,乃由於市況不穩定(例如COVID-19疫情)及市場競爭激烈所致。於截至二零二零年六月三十日止六個月,現金產出單位的賬面值已減至其可收回金額及本集團已確認威發香港之商譽減值虧損約11,300,000港元(二零一九年十二月三十一日:254,000港元)。

管理層討論及分析

Key basis and assumptions

In determining the FVLCD of Wafer HK, the independent professional valuer has adopted market approach. The FVLCD of the CGU was appraised through guideline public company method under market approach. Since there were public companies operating similar business, their market value captures current market expectations of the corresponding industry thus were good indicators.

Price-to-Sales and Enterprise Value (EV)-to-Sales multiples were considered in this valuation. The Price-to-Sales ratio establishes a relationship between the value of a corporation's stock and its annual revenue. Since Wafer HK had recorded loss, Price-to-Earnings multiple was not applicable. EV-to-Sales is an expansion of the Price-to-Sales multiple which considers debt and cash that a company owns.

There were no significant changes in the basis adopted in the preparation of this valuation as compared with the valuation as at 31 December 2019, except for the selection of comparable companies. Comparable companies were searched in Hong Kong listed companies that principally provide corporate I.T. and system integration services. To more accurately reflect the situation of Wafer HK, these companies with net loss/minimal profit in the latest fiscal year were selected. Several companies with business scopes and operations similar to those of Wafer HK were adopted as comparable companies. The comparable companies were selected mainly with reference to the following selection criteria:

- the comparable companies selected are principally engaged in Corporate Management Solutions and I.T. Contract Services Business in Hong Kong;
- (ii) the companies have sufficient listing and operating history;
- (iii) the financial information of the companies is available to the public; and
- (iv) the share price of the comparable companies is available on the Stock Exchange.

Compared with the valuation on Wafer HK as at 31 December 2019, one comparable company has been replaced due to the change in its major revenue segment.

主要基準及假設

在釐定威發香港的公平價值減銷售成本時,獨立專業估值師已採用市場法。現金產出單位的公平價值減銷售成本乃按市場法項下的公開公司標準法進行評估。由於存在經營業務相似的上市公司,彼等市值反映相應行業的當前市場預期,因而屬良好的指標。

是次估值考慮市銷率倍數及企業價值與營收比率倍數。市銷率反映一間公司的股票價值與其年度收入的關係。由於威發香港錄得虧損,市盈率倍數並不適用。企業價值與營收比率為市銷率倍數的擴展,當中考慮一間公司擁有的債務及現金。

除選擇可比公司外,與二零一九年十二月三十一日的估值相比,編製是次估值所採用的基準並無重大變動。我們於主要提供企業資訊科技及系統集成服務的香港上市公司間搜尋可比公司。為更精準地反映威發香港的情況,我們選取了最新財政年度錄得淨虧損/最少利潤的公司。業務範圍及營運與威發香港類似的數間公司已被採納為可比公司。可比公司乃主要參考以下挑選標準進行挑選:

- (j) 被選出的可比公司主要於香港從事企業管理解決 方案及資訊科技合約服務業務;
- (ii) 該等公司擁有足夠的上市及經營歷史;
- (iii) 該等公司的財務資料可供公眾查閱;及
- (iv) 可比公司的股價可於聯交所上查閱。

與二零一九年十二月三十一日威發香港的估值相比,一間可比公司因其主要收入分部變更已被替換。

管理層討論及分析

The average of the valuation multiples of the comparable companies is then applied to the Trailing Twelve Months (TTM) sales of Wafer HK as at the valuation date (i.e. 30 June 2020 and 31 December 2019) to derive the value of its 100% equity interest value and enterprise value respectively. The equity interest value was then derived from enterprise value by adjusting the operating debt, non-operating assets and liabilities, and cash and cash equivalents of Wafer HK. As Wafer HK is a private company, a discount for lack of marketability (DLOM) is applied. A DLOM of 15.80% was adopted as reference to "2018 Stout Restricted Stock Study Companion Guide" published by Stout Risius Ross, LLC.. In addition, as reference to "Value of Corporate Control: Some International Evidence" by Paul Hanouna, Atulya Sarin, and Alan C. Shapiro, a control premium of 25.00% was adopted to account for the control interest on Wafer HK.

The calculation of the FVLCD of Wafer HK based on the valuation multiples is tabulated as follows:

可比公司的平均估值倍數應用於估值日期 (即二零二零年六月三十日及二零一九年十二月三十一日) 威發香港的最近十二個月銷售額,分別得出其100%股權價值及企業價值。股本權益價值乃透過調整威發香港經營性債務、營業外資產及負債以及現金及現金等價物自企業價值得出。由於威發香港為一間私人公司,因此採用缺乏市場流通性折讓。參考Stout Risius Ross, LLC. 刊發的「2018 Stout Restricted Stock Study Companion Guide」,採用15.80%的缺乏市場流通性折讓。此外,參考Paul Hanouna、Atulya Sarin及Alan C. Shapiro著的「Value of Corporate Control: Some International Evidence」,現採用25.00%的控制權溢價來核算威發香港的控股權益。

基於估值倍數計算的威發香港的公平價值減銷售成本 列表如下:

Date of valuation 估值日期	30 June 2020 二零二零年 六月三十日	31 December 2019 二零一九年 十二月三十一日
Price/Sales multiple: 價格/營收倍數: TTM sales of Wafer HK: 威發香港的最近十二個月銷售額: 100% equity interest in Wafer HK (rounded): 威發香港的100%股本權益 (約整): Less: discount for lack of marketability of Wafer HK 減:威發香港的缺乏市場流通性折讓 Add: premium for controlling interest of Wafer HK 加:威發香港的控股權益溢價 Adjusted 100% equity interest in Wafer HK (rounded): 調整後的威發香港100%股本權益 (約整):	0.50x 0.50倍 HK\$23,809,000 23,809,000港元 HK\$11,990,000 11,990,000港元 15.80% 25.00% 25.00% HK\$12,620,000	0.63x 0.63倍 HK\$35,311,000 35,311,000港元 HK\$22,240,000 22,240,000港元 15.80% 25.00% 25.00% HK\$23,410,000 23,410,000港元
EV/Sales multiple: 企業價值/營收倍數: TTM sales of Wafer HK: 威發香港的最近十二個月銷售額: Enterprise Value of Wafer HK (rounded): 威發香港的企業價值 (約整): Cash and Cash Equivalents 現金及現金等價物 Non-Operating Assets 營業外資產 Non-Operating Liabilities 營業外負債 Operating Debt	0.34x 0.34倍 HK\$23,809,000 23,809,000港元 HK\$8,084,000 8,084,000港元 HK\$2,037,000 2,037,000港元 Nil 無 Nil 無	0.50x 0.50倍 HK\$35,311,000 35,311,000港元 HK\$17,530,000 17,530,000港元 HK\$3,312,000 3,312,000港元 Nii 無 Nii
經營性債務 Pre-adjusted 100% Equity Interest (rounded): 調整前的100%股本權益 (約整): Less: discount for lack of marketability of Wafer HK 減: 威發香港的缺乏市場流通性折讓 Add: premium for controlling interest of Wafer HK 加: 威發香港的控股權益溢價 Adjusted 100% equity interest in Wafer HK (rounded): 調整後的威發香港100%股本權益 (約整):	無 HK\$10,121,000 10,121,000港元 15.80% 15.80% 25.00% HK\$10,650,000 10,650,000港元	無 HK\$20,842,000 20,842,000港元 15.80% 15.80% 25.00% HK\$21,940,000 21,940,000港元

管理層討論及分析

By taking the average of the above calculated values based on the Price-to-Sales and EV-to-Sales multiples, the FVLCD of Wafer HK was calculated as HK\$11,635,000, which was lower than its carrying amount attributable to the Group by approximately HK\$11,269,000, and the Group recognised the Impairment Loss on Goodwill in respect of Wafer HK of approximately HK\$11,300,000 for the six months ended 30 June 2020.

As at 31 December 2020, the FVLCD of Wafer HK was higher than the carrying amount of its CGU by approximately HK\$1,109,000. Therefore, no further impairment loss was recorded for the six months ended 31 December 2020. Details of the impairment test for the CGU containing goodwill are disclosed in note 22 to the consolidated financial statements contained in this report.

UPDATES ON RESULTS OF PERFORMANCE GUARANTEE

Details of the results of performance guarantee in relation to the acquisition of 51% equity interest in AP Group Investment are set out in the sub-section headed "Litigations" in the section headed "Management Discussion and Analysis" in this report.

MATERIAL TRANSACTION

The Group did not have any material acquisition or disposal during the Year.

Employees and remuneration policies

As at 31 December 2020, the Group had 35 employees (31 December 2019: 62 employees). During the Year, the total staff costs of the Group (including Directors' emoluments and provident funds) were approximately HK\$28,848,000 (2019: approximately HK\$27,471,000). The Group's remuneration policy emphasises equality, motivation and performance of the employees in order to strengthen its competitiveness in the market and comply with statutory requirements of Hong Kong. Remuneration packages are generally reviewed annually. Apart from salary payments, other staff benefits include provident fund contributions, medical insurance coverage and performance-related bonuses. The Group also has a share option scheme in place to reward and motivate employees. Details of the share option scheme of the Company are set out in the section headed "Other Information—Share Option Scheme" in this report.

Contingent liabilities

As at 31 December 2020, the Group did not have any significant contingent liabilities (31 December 2019: Nii).

根據市銷率倍數及企業價值與營收比率倍數,取上述計算值的平均值,得出威發香港的公平價值減銷售成本為11,635,000港元,低於本集團應佔賬面值約11,269,000港元,且於截至二零二零年六月三十日止六個月本集團已確認威發香港之商譽減值虧損約11,300,000港元。

於二零二零年十二月三十一日,威發香港的公平價值減出售成本高於其現金產出單位之賬面值約1,109,000港元。因此,截至二零二零年十二月三十一日止六個月並無錄得進一步減值虧損。包含商譽的現金產出單位的減值測試詳情於本報告所載之綜合財務報表附註22披露。

有關表現擔保結果的更新資料

有關收購愛拼集團控股51%股權的表現擔保結果的詳 情載於本報告「管理層討論及分析」一節「訴訟」分節內。

重大交易

本集團於本年度並無任何重大收購或出售事項。

僱員及薪酬政策

於二零二零年十二月三十一日,本集團聘用35名僱員(二零一九年十二月三十一日:62名僱員)。於本年度,本集團員工成本總額(包括董事薪酬及公積金)約為28,848,000港元(二零一九年:約為27,471,000港元)。本集團乃基於平等、激勵、僱員績效為導向制定薪酬政策,以提升市場競爭力並遵守香港法例規定。薪酬待遇通常每年檢討。除薪金付款外,其他員工福利包括公積金供款、醫療保險及與表現掛鈎之花紅。本集團亦設有購股權計劃以獎勵及激勵僱員。有關本公司購股權計劃的詳情載於本報告「其他資料一購股權計劃」一節。

或然負債

於二零二零年十二月三十一日,本集團並無任何重大或 然負債(二零一九年十二月三十一日:無)。

管理層討論及分析

Capital commitments

As at 31 December 2020, the capital commitments contracted but not provided for the development costs of intangible assets were approximately HK\$38,477,000 (31 December 2019: approximately HK\$35,887,000). Please refer to note 40 to the consolidated financial statements contained in this report for details.

OUTLOOK

Entering into 2021, despite the fear of a new surge of confirmed cases of COVID-19 and the potential economic downturn from the COVID-19 pandemic, signal of resurgence came along with the recent launch of vaccines and nation-wide vaccination program implemented by the governments worldwide, in a hope of bringing the pandemic to an end. The Group is cautiously optimistic in the improvement of the global economic outlook and in a hope that global sales and trading activities would resume.

It is believed that technology has slowly integrated into almost every facet of our lives. While the economic outlook is clouded by uncertainties arising from worsening impact from the pandemic, the pandemic was inevitably taking a role in shaping the way we live and work by increasing our reliance on the use of internet. The Group will continue to bolster up its capability in technology, remain resilience and strong in the changing environment.

We insist that our people remains as our key to success. Amidst the pandemic time in the Year, health and safety of the Group's employees are always at the top of the Group's priority. Safety measures were taken to prevent spread of virus in the workplace. For example, work from home arrangement has been implemented, frequent cleaning, disinfectant and masks have been provided at the head office. Going forward, as a reliable and caring corporation, the Group will continue to implement appropriate and necessary safety measures in order to safeguard the health of the its employees.

Mapping out sustainable and resilient strategy of the Group, the Group will continue to maximise its strengths, enhance its professionalism, and adhere to its prudent approach in achieving sustainable financial performance. Looking ahead, the Group will continue to endeavour to ensure a healthy momentum of its businesses and to withstand market risks and fluctuations ahead. The Group will also carefully monitor the overall market and maintain an appropriate balance of risks and opportunities in order to achieve sustainable growth and returns to the Shareholders.

資本承擔

於二零二零年十二月三十一日,就無形資產的開發成本之已訂約但未撥備的資本承擔約為38,477,000港元(二零一九年十二月三十一日:約35,887,000港元)。詳情請參閱本報告內綜合財務報表附註40。

前景

踏入二零二一年,儘管憂慮COVID-19新增病例激增及COVID-19疫情引致潛在經濟下行,但隨著近期疫苗推出和各國政府開展全國規模的疫苗接種計劃以期終結疫情,市場顯現復甦信號。本集團對全球經濟前景持謹慎樂觀態度,對全球恢復銷售和貿易活動改善抱持希望。

人們認為科技已慢慢融入我們生活的方方面面。儘管疫情的惡化影響帶來的不確定性為經濟前景蒙上陰影,但亦使我們更加依賴於使用互聯網,因而不可避免地影響了我們的生活和工作方式。本集團將繼續提升其科技能力,在不斷變化的環境中保持韌性和強勢。

我們一直堅信我們的員工是我們成功的關鍵。於本年度 疫情期間,我們始終將本集團員工的健康與安全放在首 位。我們採取一系列安全措施防止病毒在工作場所傳 播,例如已實行在家辦公安排、於總部加密清潔次數、 提供消毒液及口罩。未來,作為一家可靠及注重人本關 懷的企業,本集團將繼續實施適當和必要的安全措施, 以保障其員工的健康。

秉持本集團可持續且具韌性的策略,本集團將繼續充分發揮自身優勢,提升專業能力,並堅持審慎經營實現可持續財務表現的方針。展望未來,本集團將繼續致力確保各項業務穩健發展,並積極應對未來市場風險及波動。本集團亦將審慎監察整體市場,在風險與機遇之間保持適當平衡,致力實現可持續的增長及為股東創造回報。

CORPORATE GOVERNANCE REPORT

企業管治報告

The Board would like to present this Corporate Governance Report for the Year.

董事會謹此提呈本年度的《企業管治報告》。

The Company is committed to maintaining corporate governance of high standard and quality procedures. The Company has put in place governance practices with emphasis on the integrity to the Shareholders and quality of disclosure, transparency and accountability to the Shareholders for the sake of maximising returns to the Shareholders. The Directors acknowledge in the Corporate Governance Report their responsibility for preparing the financial statements.

本公司致力維持高水平的企業管治及良好程序,並已設 定管治常規,著重於對股東的誠信以及對股東披露資料 的質量與透明度及問責性,從而為股東爭取最佳回報。 董事知悉彼等於企業管治報告編製財務報表的責任。

Throughout the Year, the Board has reviewed the Group's corporate governance practices and is satisfied that the Company has complied with the Code Provisions under the Corporate Governance Code set out in Appendix 15 to the GEM Listing Rules (the "CG Code").

於本年度整年,董事會已審閱本集團的企業管治常規, 並信納本公司一直遵守GEM上市規則附錄十五所載企 業管治守則的守則條文(「企業管治守則」)。

BOARD OF DIRECTORS

Composition

During the Year and as at 31 December 2020, the Board comprised five members, two executive Directors, namely Mr. Wong Jing Shong (Chairman of the Board) and Mr. Zhang Long (former chief executive officer of the Company ("Chief Executive Officer")) and three independent non-executive Directors, namely Mr. Chan Yung, Mr. Cheng Hong Kei and Professor Chui Tsan Kit. Independent non-executive Directors are invited to serve on the audit committee (the "Audit Committee"), the remuneration committee (the "Remuneration Committee") and the nomination committee (the "Nomination Committee") of the Board. On 8 February 2021, Mr. Zhang Long resigned as an executive Director and the Chief Executive Officer. Mr. Lau Siu Cheong was appointed as an executive Director and the Chief Executive Officer with effect from 8 February 2021.

The composition of the Board reflects the balance of skills and experience appropriate for the requirements of the Group's business and for the exercise of independent decisions. The Company has three independent non-executive Directors representing more than half of the Board. They are professionals in different areas and provide independent opinions based on their expertise.

Mr. Wong Jing Shong, the Chairman of the Board and an executive Director, is a director of CONCORD and a number of subsidiaries of CONCORD (as defined below), namely, EPRO HK (as defined below), EPRO Systems (China) Limited, EPRO Technology Limited and EPRO Limited, and the chief executive officer of EPRO HK. He is also interested in 49% interests in CONCORD. Mr. Zhang Long, the former executive Director and the former Chief Executive Officer, is also a director of the above-mentioned subsidiaries of CONCORD. Further details in relation to the directorship of Mr. Wong Jing Shong and Mr. Zhang Long in the said companies are disclosed in the section headed "Biographical Details of Directors and Senior Management" and in the subsection headed "Competing Interest" in the section headed "Report of the Directors" in this report. Save as disclosed above, there is no relationship among members of the Board (including financial, business, family or other material/relevant relationship). The biographies of the Directors are set out in the section headed "Biographical Details of Directors and Senior Management" in this report.

董事會

組成

於本年度及於二零二零年十二月三十一日,董事會由 五名成員組成,當中包括兩名執行董事黃靖淳先生(董 事會主席) 及張龍先生(本公司前任行政總裁(「行政總 裁」)),以及三名獨立非執行董事陳勇先生、鄭康棋先 生及徐燦傑教授。獨立非執行董事獲邀加入董事會審核 委員會(「審核委員會」)、薪酬委員會(「薪酬委員會」)及 提名委員會(「提名委員會」)。於二零二一年二月八日, 張龍先生辭任執行董事及行政總裁。劉兆昌先生獲委任 為執行董事及行政總裁,自二零二一年二月八日起生

董事會的組成反映切合本集團業務所需及作出獨立決 定的技巧和經驗之平衡。本公司共有三名獨立非執行董 事,多於董事會人數的一半。彼等為不同領域的專業人 士,依據其各自的專業知識提供獨立意見。

董事會主席兼執行董事黃靖淳先生為協盟及協盟(定義 見下文)的多家附屬公司((即易寶香港(定義見下文)、 易寶系統(中國)有限公司、易寶科技有限公司及易寶有 限公司) 之董事及易寶香港之行政總裁。彼亦擁有協盟 49%的權益。張龍先生(前任行政總裁及前任執行董事) 亦為上述協盟的多家附屬公司之董事。有關黃靖淳先生 及張龍先生於上述公司之董事職務的進一步詳情於本 報告「董事及高級管理層簡歷」一節及「董事會報告」一節 「競爭權益」分節披露。除上述所披露者外,董事會成 員之間概無關聯(包括財務、業務、家族或其他重大/ 相關關聯)。董事簡歷載於本報告「董事及高級管理層簡 歷」一節。

企業管治報告

BOARD PRACTICES AND CONDUCT OF MEETINGS

Formal notice of at least 14 days will be given in respect of a regular meeting. For special Board meeting, reasonable notice will be given. The Directors participated, either in person or through other electronic means of communication, in the Board meetings.

The Directors meet regularly at least 4 times a year and participate in person or through other means of communication. All notices of Board meetings were given to all Directors, who were given an opportunity to include matters in the agenda for discussion. All Directors are kept informed on a timely basis of major changes that may affect the Group's businesses, including relevant rules and regulations. The Directors can also seek independent professional advice in performing their duties at the Company's expense, if necessary. Minutes of each Board meeting are kept by the company secretary of the Company (the "Company Secretary") and are open for inspection at any reasonable time on request by any Director.

Directors' insurance

The Company has arranged appropriate insurance cover in respect of the legal action against the Directors.

Responsibilities, accountabilities and contributions of the Board and management

The Board should assume responsibility for leadership and control of the Company and is collectively responsible for promoting the success of the Company by directing and supervising its affairs. All Directors should make decisions objectively in the interests of the Company.

The Board reserves for its decision on all major matters relating to policy, strategies and budgets, internal control and risk management, material transactions (in particular those that may involve conflict of interests), financial information, appointment of Directors and other significant operational matters of the Company. Responsibilities relating to implementing decisions of the Board, directing and coordinating the daily operation and management of the Company are delegated to the management.

董事會常規及舉行會議

定期會議的正式通知會於會議舉行前最少14日發出。就董事會特別會議而言,則會在合理期限內給予通知。董事可親身或透過其他電子通訊方式參與董事會會議。

董事每年最少舉行4次定期會議,並親身或透過其他通訊方式參與。全體董事均獲發所有董事會會議通知,並有機會提出擬商討事項列入會議議程。全體董事亦會適時獲悉可能影響本集團業務的重大變動,包括有關規則及規例的變動。董事亦可於有需要時就履行其職責尋求獨立專業意見,費用由本公司承擔。本公司的公司秘書(「公司秘書」)保管每次董事會會議的會議記錄且可供董事在任何合理時間要求查閱會議記錄。

董事的保險

本公司已就其董事可能會面對的法律訴訟作出適當投 保安排。

責任、問責性以及董事會及管理層的貢獻

董事會應負責領導及控制本公司,透過指引及監督本公司事務共同帶領本公司步向成功。全體董事應為本公司 利益作出客觀決定。

董事會負責決定所有重要事宜,當中涉及政策、策略及預算、內部監控及風險管理、重大交易(特別是或會涉及利益衝突者)、財務資料、委任董事及本公司其他重大營運事宜。有關執行董事會決策、指導及協調本公司日常營運及管理的職責轉授予管理層。

企業管治報告

Attendance of Directors at Meetings

During the Year, 12 Board meetings had been held for reviewing business performance, considering and approving the overall strategies and policies of the Company and other business matters. The attendance record of each current and former Director at the Board and Board Committee meetings and the general meeting of the Company held during the Year is set out in the table below:

董事出席會議記錄

於本年度內,共舉行12次董事會會議以檢討本公司業務 表現,並考慮及批准本公司整體策略及政策與其他商務 事宜。下表載列各現任及前任董事於本年度內出席董事 會及董事會委員會會議以及本公司股東大會的記錄:

Attendance/Number of Meetings 出席情況/會議次數

		Note 附註	Board 董事會	Remuneration Committee 薪酬委員會	Audit Committee 審核委員會	Nomination Committee 提名委員會	General Meeting 股東大會
Executive Directors Mr. Wong Jing Shong Mr. Zhang Long	執行董事 黃靖淳先生 張龍先生	1	10/12 11/12	N/A不適用 N/A不適用	N/A不適用 N/A不適用	N/A不適用 N/A不適用	1/1 1/1
Independent Non-executive Directors Mr. Chan Yung Mr. Cheng Hong Kei Professor Chui Tsan Kit	獨立非執行董事 陳勇先生 鄭康棋先生 徐燦傑教授		12/12 11/12 12/12	3/3 2/3 3/3	5/5 5/5 5/5	3/3 3/3 3/3	1/1 1/1 1/1

Note:

 Mr. Zhang Long resigned as an executive Director and the Chief Executive Officer with effect from 8 February 2021.

In addition, the Chairman of the Board has annually held the meeting with the independent non-executive Directors without the presence of other Directors during the Year.

Chairman and Chief Executive Officer

During the Year, the positions of Chairman and Chief Executive Officer were separately held by Mr. Wong Jing Shong and Zhang Long respectively. The Chairman provides leadership to the Board and is responsible for the effective functioning and leadership of the Board whereas the Chief Executive Officer focuses on the Group's business development and daily management and operations generally. Mr. Lau Siu Cheong has been appointed as the Chief Executive Officer on 8 February 2021 upon resignation of Mr. Zhang Long on the same day.

附註:

1. 張龍先生辭任執行董事及行政總裁,自二零二一年二月 八日起生效。

此外,於本年度內,董事會主席已於其他董事並無出席 的情況下與獨立非執行董事舉行年度會議。

主席及行政總裁

於本年度,主席及行政總裁之職位分別由黃靖淳先生及 張龍擔任。主席領導董事會及負責董事會的有效運作及 領導,而行政總裁通常專注於本集團的業務發展以及日 常管理及營運。劉兆昌先生於張龍先生辭任當日(二零 二一年二月八日)已獲委任為行政總裁。

企業管治報告

Independent Non-executive Directors

During the Year, the Board complied at all times with the requirements of the GEM Listing Rules that at least three independent non-executive Directors sit in the Board (more than one-third of the Board members) and at least one of them has appropriate professional qualifications or accounting or related financial management expertise.

The Company has received written annual confirmation from each of the existing independent non-executive Directors in respect of his independence in accordance with the independence guidelines set out in the GEM Listing Rules. As at the date of this report, the Company in its best knowledge considers all independent non-executive Directors are independent.

Appointment and re-election of Directors

The Company has established formal, considered and transparent procedures for the appointment of new Directors.

The procedures and process of appointment, re-election and removal of Directors are laid down in the Company's Bye-laws. According to the Company's Bye-laws, any Director appointed by the Board to fill a casual vacancy should be subject to re-election by the Shareholders at the first general meeting after appointment, and any Director appointed by the Board as an addition to the Board shall be subject to re-election by the Shareholders at the next following annual general meeting after appointment. Other relevant provision in the Bye-law states that one-third of the Directors for the time being, or, if their number is not a multiple of three, then the number nearest to but not less than one-third, shall retire from office by rotation at every annual general meeting. A retiring Director shall be eligible for re-election. The Directors to retire by rotation shall include (so far as necessary to ascertain the number of Directors to retire by rotation) any Director who wishes to retire and not to offer himself for re-election. Any further Directors so to retire shall be those of the other Directors subject to retirement by rotation who have been longest in office since their last re-election or appointment. All Directors should retire by rotation at least once every three years.

Under the Code Provision A.4.1 of the CG Code, non-executive Directors should be appointed for a specific term and subject to re-election. The independent non-executive Directors were appointed for a specific term: Professor Chui Tsan Kit was re-appointed for a term of 3 years commencing on 23 April 2020 whereas, Mr. Chan Yung and Mr. Cheng Hong Kei were appointed for a term of 3 years both commencing on 24 November 2020. All of them are subject to retirement by rotation once every three years.

獨立非執行董事

於本年度內,董事會一直遵守GEM上市規則規定,董事會包括至少三名獨立非執行董事(多於董事會人數三分一),以及其中至少一名獨立非執行董事具備適當的專業資格或會計或相關的財務管理專長。

本公司已接獲各現任獨立非執行董事根據GEM上市規則所載獨立指引就其獨立性發出的書面年度確認。於本報告日期,就本公司所深知,認為全體獨立非執行董事確屬獨立人士。

董事委任及重撰

本公司已制定正式、經審慎考慮及具透明度的新董事委 任程序。

本公司的公司細則載有董事委任、重選及罷免程序及過程。根據本公司的公司細則,任何獲董事會委任以填補臨時空缺的董事須於彼獲委任後首屆股東大會接受股東重選,而任何獲董事會委任以增加現有董事會人數的董事須於彼獲委任後下屆股東週年大會接受股東重選。其他相關公司細則訂明於每屆股東週年大會上當時三分一的董事(或倘董事人數並非三的倍數,則為最接近但不少於三分一)須輪值退任。退任董事符合資格膺選連任。輪值退任之董事應包括(確定輪席退任董事。此外退任的任何其他董事應為自上次連任或委任起計任期最長而須輪值退任的其他董事。所有董事應至少每三年輪值退任一次。

根據企業管治守則守則條文第A.4.1條,非執行董事應有指定任期,並須予以重選。獨立非執行董事有指定任期:徐燦傑教授重獲委任的任期由二零二零年四月二十三日起計為期三年,而陳勇先生及鄭康棋先生的任期為由二零二零年十一月二十四日起計為期三年。彼等均應每三年輪值退任一次。

企業管治報告

At the forthcoming annual general meeting of the Company, Mr. Wong Jing Shong, Mr. Lau Siu Cheong and Mr. Chan Yung shall retire and each of them, being eligible, will offer himself for re-election pursuant to the Company's Byelaws as stated in the foregoing paragraph. The Board and the Nomination Committee recommended their re-appointment. The Company's circular, to be sent to the Shareholders, contains detailed information of the Directors who will offer themselves for re-election at the forthcoming annual general meeting of the Company as required by the GEM Listing Rules.

根據前段所述本公司的公司細則,於應屆股東週年大會上,黃靖淳先生、劉兆昌先生及陳勇先生須退任且彼等各自均合資格及願意膺選連任。董事會及提名委員會建議彼等重獲委任。本公司將向股東寄發載有GEM上市規則規定載列將於本公司應屆股東週年大會接受重選的董事詳細資料的涌函。

Continuous professional development of Directors

Directors keep abreast of responsibilities as a Director and of the conduct, business activities and development of the Company. Every newly appointed Director will receive formal, comprehensive and tailored induction on the first occasion of his appointment to ensure appropriate understanding of the business and operations of the Company and full awareness of the Director's responsibilities and obligations under the GEM Listing Rules and relevant statutory requirements.

Besides, the Directors should participate in appropriate continuous professional development to develop and refresh their knowledge and skills to ensure that their contribution to the Board remains informed and relevant. Internally facilitated briefings for the Directors will be arranged and reading materials on relevant topics will be issued to the Directors where appropriate. All Directors are encouraged to attend relevant training courses at the Company's expenses.

According to the records maintained by the Company, the current and former Directors received the following training with an emphasis on the roles, functions and duties of a Director of a listed company in compliance with the CG Code on continuous professional development during the Year.

董事持續專業發展

董事不斷留意作為董事的責任及操守,以及有關本公司業務活動及發展的事宜。每名新委任董事於獲委任後即會收到正式、全面及為其制定的入職指引,確保妥善了解本公司業務及營運,並全面知悉董事於GEM上市規則及相關法定規定項下的責任及義務。

此外,董事應參與適用的持續專業發展,務求增進及重溫彼等的知識及技能,確保其繼續在知情及切合所需情況下對董事會作出貢獻。本公司將為董事安排內部籌辦的簡報,於適用情況下向董事發出相關題材的閱讀資料,並鼓勵全體董事出席相關培訓課程,費用由本公司承擔。

根據本公司存置的記錄,現任及前任董事於本年度接受 以下重點為上市公司董事角色、職能及職責的培訓,以 遵守企業管治守則下的持續專業發展。

企業管治報告

或閱讀有關資料

Attending or participating in seminars/workshops, and/or reading materials relevant to roles, functions, and duties of a director of a listed company 出席或參與有關上市公司董事角色、職能及職責的研討會/工作坊及/

Directors

董事

Executive Directors 執行董事

Independent Non-executive Directors 獨立非執行董事

Mr. Chan Yung 陳勇先生 ダ Wr. Cheng Hong Kei 鄭康棋先生 ダ Professor Chui Tsan Kit 徐燦傑教授

Note:

 Mr. Zhang Long resigned as an executive Director and the Chief Executive Officer with effect from 8 February 2021. 附註:

張龍先生自二零二一年二月八日起辭任執行董事及行政 總裁。

Company Secretary

The Company Secretary is Mr. Lau Siu Cheong. The Company Secretary assists the Board by ensuring good information flow within the Board so that Board policy and procedures are followed. He has taken no less than 15 hours of relevant professional trainings to update his skills and knowledge during the Year.

公司秘書

公司秘書為劉兆昌先生。公司秘書確保董事會成員之間 資訊交流良好及遵循董事會政策及程序,從而支援董事 會。彼於本年度已接受不少於15個小時相關專業培訓以 更新其技能及知識。

企業管治報告

DIRECTORS' RESPONSIBILITY FOR THE FINANCIAL STATEMENTS

The following statements, which set out the responsibility of Directors in relation to the financial statements, should be read in conjunction with, but distinguished from, the Independent Auditor's Report on pages 74 to 78 which acknowledges the reporting responsibility of the Group's auditor.

Annual report and accounts

The Directors acknowledge their responsibility for the preparation of the annual report and financial statements of the Company for the Year to ensure that these financial statements give a true and fair presentation in accordance with Hong Kong Companies Ordinance (Chapter 622 of the Laws of Hong Kong) ("Companies Ordinance") and the applicable accounting standards. The Directors are not aware of any material uncertainties relating to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern.

Accounting policies

The Directors consider that in preparing the financial statements, the Group applies appropriate accounting policies that are consistently adopted and makes judgments and estimates that are reasonable and prudent in accordance with the applicable accounting standards.

Accounting records

The Directors are responsible for ensuring that the Group keeps accounting records which disclose the financial positions of the Group upon which financial statements of the Group could be prepared in accordance with the Group's accounting policies.

Safeguarding assets

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

AUDITOR'S REMUNERATION

During the Year, auditor's remuneration for audit services was approximately HK\$1,000,000 (2019: approximately HK\$1,380,000) and non-audit services (including but not limited to professional advice on financial activities and taxation) was approximately HK\$486,000 (2019: approximately HK\$526,000).

董事就財務報表須承擔的責任

以下聲明載列董事就財務報表須承擔的責任,應連同第74至78頁所載獨立核數師報告一併閱讀(但應有所區別),當中本集團核數師承認彼等的申報責任。

年報及賬目

董事承認彼等有責任根據香港法例第622章香港公司條例(「公司條例」)及適用會計準則編製本公司本年度的年報及財務報表,以確保財務報表作出真實而公平的列報。董事並不知悉任何可能與對本公司持續經營能力構成重大疑問的事件或情況有關的重大不明朗因素。

會計政策

董事認為,在編製財務報表時,本集團已貫徹採用適用 會計政策,並根據適用會計準則作出合理而審慎的判斷 和估計。

會計記錄

董事有責任確保本集團備存披露本集團財務狀況的會計記錄,可根據本集團的會計政策據此編製本集團的財務報表。

保障資產

董事有責任採取一切合理所需步驟,以保障本集團的資產,並防止及偵測本集團內的欺詐及其他欠妥之處。

核數師酬金

於本年度,核數師有關核數服務的酬金約為1,000,000 港元(二零一九年:約1,380,000港元),而有關非核數服 務(包括但不限於就財務活動及稅項提供專業意見)的 酬金約為486,000港元(二零一九年:約526,000港元)。

企業管治報告

RISK MANAGEMENT AND INTERNAL CONTROL

Goals and Objectives

The Board is responsible for formulating the Group's risk management and internal control systems and reviewing their effectiveness on an ongoing basis. 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.

Main features of the risk management and internal control systems

The Group's risk governance structure and the main responsibilities of each level of the structure are summarised below:

Board

- evaluates and determines the nature and extent of the risks it is willing
 to take in achieving the Group's strategic objectives, and ensures the
 implementation of an effective risk management and internal control
 systems; and
- oversees the management in the design, implementation and monitoring of the risk management and internal control systems.

Management

- designs, implements and monitors the risk management and internal control systems;
- identifies and assesses the risks which threaten the achievement of the strategic objectives;
- reviews the risk areas and risk level;
- advises on matters raised by employees and the Company;
- coordinates and promotes risk management by ensuring that risk and activities processes are operated efficiently and effectively and in compliance with the GEM Listing Rules; and
- reports periodically to the Board.

風險管理及內部監控

目標及目的

董事會負責制定本集團的風險管理及內部監控系統並 持續檢討其成效。該等系統旨在管理而非消除不能達成 業務目標的風險,並僅可對重大錯誤陳述或損失提供合 理但並非絕對的保證。

風險管理及內部監控系統的主要特點

本集團的風險管治架構以及架構內各階層的主要職責 概述如下:

董事會

- 評估及釐定本集團達成策略目標時願意承受的風險性質及程度,並確保實施有效的風險管理及內部監控系統;及
- 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。

管理層

- 設計、實施及監察風險管理及內部監控系統;
- 識別及評估對達致策略目標構成威脅的風險;
- 檢討風險範圍及風險水平;
- 就僱員及本公司提出的事宜提供意見;
- 透過確保風險及活動流程有效及高效並遵照 GEM上市規則的規定運作以協調及促進風險管 理;及
- 定期向董事會匯報。

企業管治報告

Process Used to Identify, Evaluate and Manage Significant Risks

The Group's risk assessment processes are summarised as follows:

Risk Identification

 Identifies the risks through discussion with the management and directors of subsidiaries of the Company. Risk identification and management questionnaire are used to document the risks identified by the management and directors of subsidiaries of the Company.

Risk Assessment

 Determines the existing controls and analyses risks in terms of consequence and likelihood in the context of those controls. The analysis considers the range of potential consequences and how likely those consequences are to occur. Consequences and likelihood are combined to produce an estimated level of risk.

Risk Response

- Categorises the risks into low risk, medium risk and high risk;
- Determines the strategy to handle the risk; and
- Develops the risk register and internal control audit plan and determines the frequency of review and control testing on key controls.

Risk Monitoring and Reporting

- on-going communication of monitoring results to the Board which enables it to assess control of the Group and the effectiveness of risk management during the Year, including:
 - risk questionnaires completed by the management, risk register and internal control audit plan; and
 - fact finding report with recommendations on the review and testing of internal controls on certain operating cycles and areas.

用於識別、評估及管理重大風險的程序

本集團的風險評估程序概述如下:

風險識別

 透過與本公司附屬公司的管理層及董事討論識別 風險。風險識別及管理層問卷乃用於記錄本公司 附屬公司的管理層及董事所識別的風險。

風險評估

 釐定現有監控並在監控過程中分析風險後果及可 能性。分析考慮可能出現的後果範圍及發生該等 後果的機率。後果與可能性相結合得出估計風險 水平。

風險應對

- 將風險分類為低風險、中等風險及高風險;
- 釐定處理風險的策略;及
- 制定風險登記及內部監控審核計劃及釐定有關主要監控的檢討及監控測試頻率。

風險監察及匯報

- 持續向董事會傳達監察結果,使其能夠在本年度 對本集團的監控及風險管理成效進行評估,包 括:
 - 由管理層完成的風險問卷、風險登記及內 部監控審核計劃;及
 - 事實調查報告,當中載有就有關若干營運 週期及範圍的內部監控檢討及測試作出的 推薦建議。

企業管治報告

Internal Audit Function

The Group's internal audit function is performed by the management of the Company, including analysing and appraising the adequacy and effectiveness of the Group's risk management and internal control systems. For the enhancement of the quality of the internal audit, the Company has engaged an external consultant to execute a significant scope of internal audit function to:

- perform the risk assessment based on management evaluation on identified area and report the findings and recommendations to the management; and
- conduct various agreed-upon-procedures reviews on material controls and perform testing of internal controls on certain operating cycles and areas in accordance with the Company's internal control audit plan.

During the Year, the Board, as assisted by the Audit Committee, reviewed the Company's risk management and internal control systems for the Year, which cover all material controls, including financial, operational and compliance controls, the adequacy of resources, staff qualifications and experience, training programmes and budget of the Group's accounting, internal audit and financial reporting functions, and assessed the effectiveness of the risk management and internal control systems of the Group by reviewing the work and findings of the internal audit function. Such review is conducted annually. Both the Audit Committee and the Board considered that the systems were effective and adequate for the Year.

DIVIDEND POLICY

Under the dividend policy adopted by the Company with effect from 1 January 2019, dividends may be declared and paid to the Shareholders by way of cash or by other means that the Board considers appropriate. It is the policy of the Board, in recommending dividends, to allow the Shareholders to participate in the Company's profits, and at the same time, to ensure the Company to retain adequate reserves for future growth. The Company's decision to declare or to pay any dividends in the future, and the amount of such dividends will depend upon, among other things, the current and future operations, financial condition, liquidity position and capital requirements of the Group, as well as dividends received from the Company's subsidiaries and associates, which in turn will depend on the ability of those subsidiaries and associates to pay a dividend. In addition, any final dividends for a financial year will be subject to the approval of the Shareholders. The declaration and payment of dividends by the Company is also subject to any restrictions under the laws of Bermuda, the laws of Hong Kong, the Company's Bye-laws and any applicable laws, rules and regulations. The Board will continue to review the dividend policy from time to time and the Board may exercise its sole and absolute discretion to update, amend and/or modify the dividend policy at any time as it deems fit and necessary.

內部審核職能

本集團的內部審核職能由本公司管理層履行,包括分析 及評估本集團風險管理及內部監控系統是否充足且具 成效。為提高內部審核質量,本公司已委聘外部顧問實 施大範圍的內部審核職能以:

- 根據管理層對已識別範圍進行風險評估並向管理 層匯報發現及推薦建議;及
- 對重大監控進行各項協定程序檢討,並根據本公司的內部監控審核計劃對若干營運週期及範圍進行內部監控測試。

於本年度,在審核委員會的協助下,董事會已檢討本公司於本年度的風險管理及內部監控系統,其涵蓋所有重大監控(包括財務、營運及合規監控)、資源充足性、員工資格及經驗、培訓計劃及本集團的會計預算、內部審核及財務報告職能,並審閱內部審核職能的工作及發現,藉此評估本集團的風險管理及內部監控系統的成效。有關檢討乃每年進行。審核委員會及董事會均認為,於本年度,該等系統乃有效且充足。

股息政策

根據本公司自二零一九年一月一日起採納的股息政策, 股息可以現金方式或董事會認為適當的其他方式宣派 及派付予股東。董事會於推薦派付股息方面的政策乃為 允許股東分享本公司溢利,並同時確保本公司留存充足 儲備作未來發展。本公司宣派或派付任何未來股息的決 定及有關股息的數額將取決於(其中包括)本集團的現 時及未來營運業務、財務狀況、流動資金狀況及資本需求,以及收取自本公司附屬公司及聯營公司派付股息的能力)。 此外,財政年度的任何末期股息將須遵守股東批准規 定。本公司的股息宣派及派付亦須受百慕達法例、香港 法律、本公司的公司細則及任何適用法律、規則及法規 項下的任何限制規限。董事會將繼續不時審閱股息政 策,且董事會可行使其全權絕對酌情權於其認為適當且 必須的任何時間更新、修訂及/或修改股息政策。

企業管治報告

INFORMATION DISCLOSURE POLICY

The Company has adopted its information disclosure policy and related procedures with regard to the "Guidelines on Disclosure of Inside Information" issued by the Securities and Futures Commission. The policy stipulates the responsibilities of the Group, key disclosure requirements under Part XIVA of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) ("SFO") and Rules 17.10, 17.11 and 17.11A of the GEM Listing Rules, control measures and reporting procedures of handling confidential information and monitoring information disclosure. The Group adopts an upward reporting approach within the Group for identifying and escalating any potential inside information to the Board. The policy is reviewed annually and all reasonable measures have to be taken from time to time to ensure proper safeguards to prevent any breach of disclosure requirements and to maintain strict confidentiality of information.

BOARD COMMITTEES/FUNCTIONS

The Board has established three committees, namely, the Remuneration Committee, the Audit Committee and the Nomination Committee, for overseeing particular aspects of the Company's affairs. All Board committees of the Company are established with defined written terms of reference. The terms of reference of the Board committees are posted on the Company's website and the Stock Exchange's website. Copies of minutes of all meetings and resolutions of the committees, which are kept by the Company Secretary, are circulated to all Board members and the committees are required to report back to the Board on their decision and recommendations where appropriate.

Remuneration Committee

The members of the Remuneration Committee during the Year, all being independent non-executive Directors, were as follows:

Professor Chui Tsan Kit (Chairman)

Mr. Chan Yung

Mr. Cheng Hong Kei

The main duties of the Remuneration Committee include making recommendations to the Board on the policy and structure for the remuneration of all Directors and senior management, and determining the remuneration packages of individual executive Directors and senior management (i.e. the model described in the Code Provision B.1.2 (c) (i) of the CG Code is adopted); and establishing transparent procedures for developing such remuneration policy and structure to ensure that no Director or any of his associates will participate in deciding his own remuneration.

資料披露政策

本公司已就證券及期貨事務監察委員會頒佈之「內幕消息披露指引」採納其資料披露政策及相關程序。該政策訂定本集團的責任、於香港法例第571章證券及期貨條例(「證券及期貨條例」)第XIVA部項下及根據GEM上市規則第17.10、17.11及17.11A條的主要披露規定、監控措施及處置機密資料的申報程序以及監控資料披露。本集團採納逐級上報方法以發現任何潛在內部資料並上報董事會。該政策每年進行檢討及不時將採取一切合理措施以確保恰當保護以防止任何違反披露規定及嚴格保密資料。

董事會委員會/職能

董事會已成立三個委員會,分別為薪酬委員會、審核委員會及提名委員會,負責監督本公司事務各特定的範疇。本公司全部董事會委員會均設有界定書面職權範圍。董事會委員會的職權範圍刊載於本公司網站及聯交所網站。全部委員會會議記錄及決議案的副本均由公司秘書保存,可供全體董事會成員傳閱,委員會須向董事會報告其決定及建議(如適用)。

薪酬委員會

於本年度內,薪酬委員會的成員(均為獨立非執行董事) 如下:

徐燦傑教授 (主席)

陳勇先生

鄭康棋先生

薪酬委員會的主要職責包括就全體董事及高級管理人員的薪酬政策及架構向董事會提出建議,並釐定個別執行董事及高級管理人員的薪酬待遇(即企業管治守則的守則條文第B.1.2(c)(i)條所述模式獲採納);及就制定有關薪酬政策及架構設立具透明度的程序,確保概無董事或其任何聯繫人將參與決定其本身的薪酬。

企業管治報告

During the Year, the Remuneration Committee has performed the following major tasks:

於本年度,薪酬委員會執行下列主要工作:

- reviewed and made recommendation to the Board on the remuneration policy and structure of the Company;
- 檢討本公司的薪酬政策及架構以及就此向董事會 提出建議;
- make recommendations to the Board of the remuneration packages of non-executive Directors:
- 就非執行董事的薪酬待遇向董事會提出建議;
- assessed performance, duties and responsibilities of executive Directors and senior management; and
- 評估執行董事及高級管理人員的表現、職責及責任;及
- approved the terms of the appointment letter of independent nonexecutive Directors.
- 批准獨立非執行董事的委任函條款。

Details of the Directors' remuneration and five individuals with highest emoluments are set out in notes 16 and 15 to the consolidated financial statements contained in this report respectively.

有關董事及五名最高薪酬人士的薪酬詳情分別載於本報告綜合財務報表附註16及15。

In addition, pursuant to the Code Provision B.1.5 of the CG Code, the annual remuneration of the member of the current senior management of the Group by band for the Year is set out below:

此外,根據企業管治守則守則條文第B.1.5條,本集團現任高級管理人員於本年度按薪酬範圍劃分的年薪如下:

		Number of Individual
Remuneration band (HK\$)	薪酬範圍(港元)	人數
1,000,001 to 1,500,000	1,000,001至1,500,000	1

Audit Committee

審核委員會

The members of the Audit Committee during the Year, all being independent non-executive Directors, were as follows:

於本年度,審核委員會的成員(均為獨立非執行董事)如下:

Mr. Cheng Hong Kei (Chairman) 鄭康棋先生 (主席)

Professor Chui Tsan Kit 徐燦傑教授

Mr. Chan Yung 陳勇先生

Mr. Cheng Hong Kei and Professor Chui Tsan Kit possess the appropriate professional qualifications and/or accounting and financial management expertise as required under the GEM Listing Rules.

鄭康棋先生及徐燦傑教授具備GEM上市規則所規定的 適當專業資格及/或會計及財務管理專長。

企業管治報告

The main duties of the Audit Committee include the following:

- to monitor the control procedures and the disclosures on the reporting
 of the Company's financial statements, and to review and discuss
 with external auditor any significant financial reporting standards and
 quidelines applied to the financial statements;
- to consider any significant or unusual items that are, or may need to be, reflected in financial reports and accounts, and give due consideration to matters raised by the Company's compliance officer or external auditor;
- (c) to review the relationship with the external auditor by reference to the work performed by them, their fees and terms of engagement, and make recommendations to the Board on the appointment, reappointment and removal of auditor;
- (d) to review the Company's financial controls, internal control and risk management systems; and
- (e) to review the Company's arrangements to enable employees to raise, in confidence, concerns about possible improprieties in financial reporting, internal control or other matters of the Company.

During the Year, the Audit Committee has reviewed the audit plan, financial results and reports, financial reporting, compliance procedures and effectiveness of the internal audit function of the Company, report on the Company's internal control and risk management review and processes, reappointment of external auditor and arrangements for employees to raise concerns about possible improprieties. During the Year, the Audit Committee also met the external auditor three times without the presence of the executive Directors. Besides, there is no disagreement between the Board and the Audit Committee regarding the re-appointment of external auditor. During the Year, the Company's annual results for the year ended 31 December 2019, the first quarterly results for the three months ended 31 March 2020, the interim results for the six months ended 30 June 2020 and the third quarterly results for the nine months ended 30 September 2020 have been reviewed by the Audit Committee.

審核委員會的主要職責包括以下各項:

- (a) 監察本公司財務報表匯報的監控程序及披露事宜,並審閱及與外聘核數師討論財務報表採用的任何重大財務報告準則及指引;
- (b) 考慮於財務報告及賬目中所反映或須反映的任何 重大或不尋常事項,並適當考慮任何由本公司的 監察主任或外聘核數師提出的事項;
- (c) 参考外聘核數師進行的工作、其費用及聘用條款,檢討與外聘核數師的關係,並就核數師的委任、續聘及罷免向董事會提供建議;
- (d) 檢討本公司的財務監控、內部監控及風險管理制度;及
- (e) 檢討本公司有關讓僱員可暗中就本公司財務報告、內部監控或其他方面可能發生的不正當行為提出關注的安排。

於本年度內,審核委員會已審閱審計計劃、本公司之財務業績及報告、財務報告、遵守程序及內部審核功能的效用,並就本公司內部監控及風險管理檢討及程序、續聘外聘核數師以及有關僱員可就不正當行為提出關注的安排作出報告。於本年度,審核委員會亦曾與外聘核數師舉行三次沒有執行董事出席的會議。此外,董事會與審核委員會並無就續聘外聘核數師存在意見分歧。於本年度,本公司截至二零一九年十二月三十一日止年度之年度業績、截至二零二零年三月三十一日止三個月之第一季度業績、截至二零二零年六月三十日止六個月之中期業績及截至二零二零年九月三十日止九個月之第三季度業績已經審核委員會審閱。

企業管治報告

Nomination Committee

The members of the Nomination Committee during the Year, all being independent non-executive Directors, were as follows:

Mr. Chan Yung

(Chairman)

Professor Chui Tsan Kit

Mr. Cheng Hong Kei

The main duties of the Nomination Committee include reviewing the structure, size and composition (including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of services) of the Board at least annually and recommending any changes to the Board to implement the Company's corporate strategy; identifying suitably qualified individuals to become the Board members and selecting and making recommendations to the Board on the selection of individuals nominated for directorships; assessing the independence of independent non-executive Directors; making recommendations to the Board on the appointment or re-appointment of Directors and succession planning for the Directors in particular, the Chairman of the Board and the Chief Executive Officer; and reviewing the Board Diversity Policy (as defined below) and making disclosure of the policy or a summary of the policy in the corporate governance report.

In assessing the Board composition, the Nomination Committee would take into account various aspects set out in the Board diversity policy (the "Board Diversity Policy") adopted by the Company on 30 August 2013.

The Company recognises and embraces the benefits of having a diverse Board to enhance the quality of its performance. With a view to achieving a sustainable and balanced development, the Company sees increasing diversity at the Board level as an essential element in supporting the attainment of its strategic objectives and its sustainable development. Selection of candidates for appointment as a Director will be based on a range of diversity perspectives, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skill, knowledge and length of services. The ultimate decision will be based on merits and contribution that the selected candidates will bring to the Board. The Nomination Committee considers that an appropriate balance of diversity perspective of the Board is maintained.

提名委員會

於本年度內,提名委員會的成員(均為獨立非執行董事) 如下:

陳勇先生

(主席)

徐燦傑教授

鄭康棋先生

提名委員會的主要職責包括至少每年檢討董事會的架構、人數及組成(包括但不限於性別、年齡、文化和教育背景、種族、專業經驗、技能、知識及服務任期),並就任何變動向董事會提出建議以實施本公司的公司策略;物色具備合適資格可擔任董事會成員的人士,並挑選有關人士提名出任董事及就此向董事會提出建議;評核獨立非執行董事的獨立性;就董事委任或重新委任以及董事(尤其是董事會主席及行政總裁)繼任計劃向董事會提出建議;以及檢討董事會多元化政策(定義見下文)並在企業管治報告中披露政策或政策的概要。

於評核董事會組成時,提名委員會會考慮本公司於二零 一三年八月三十日採納的董事會多元化政策(「董事會 多元化政策」)所載多個方面。

本公司明白並深信董事會成員多元化對提升其表現素質有利。為達致可持續及均衡的發展,本公司將提升董事會層面多元化視為支持實現其策略性目標及其可持續發展的關鍵要素。甄選可委任為董事的候選人將基於一系列多元化範疇,包括但不限於性別、年齡、文化及教育背景、種族、專業經驗、技能、知識及服務任期。最終將按候選人的優點及可為董事會提供的貢獻而作決定。提名委員會認為已維持董事會多元化範疇的適當平衡。

企業管治報告

In selecting and evaluating candidates for directorship of the Company, the Nomination Committee may make reference to the directors' nomination procedures which also contains the directors' nomination policy (the "Director Nomination Policy and Procedures") adopted by the Company on 31 December 2015 by considering various factors, including but not limited to (i) character and integrity, (ii) qualifications including professional qualifications, skills, knowledge and experience that are relevant to the Group's business and corporate strategy; (iii) willingness to devote sufficient time to discharge duties as a Director; (iv) requirement for the Board to have independent Directors in accordance with the GEM Listing Rules and whether the candidates would be considered independent with reference to the independence guidelines set out in the GEM Listing Rules; (v) the Board Diversity Policy and any measurable objectives adopted by the Company for achieving diversity on the Board; and (vi) such other perspectives appropriate to the Company's business.

於挑選及評估本公司董事職務的候選人時,提名委員會可參考本公司於二零一五年十二月三十一日採納亦載有董事提名政策的董事提名程序(「董事提名政策及程序」)並考慮多項因素,包括但不限於(i)品格及誠信;(ii)資格(包括與本集團業務和公司策略相關的專業資格、技能、知識和經驗);(iii)是否願意投放足夠時間履行董事職責;(iv)根據GEM上市規則,董事會需包括獨立董事的規定,以及候選人是否會根據GEM上市規則所載的獨立指引而被視為獨立;(v)董事會多元化政策以及本公司為實現董事會多元化而採納的任何可計量目標;及(vi)適用於本公司業務的其他觀點。

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

提名委員會及/或董事會應在收到關於任命新董事的 提案和候選人的履歷信息(或相關細節)後,根據以上 所列的甄選準則評估該候選人,以確定該候選人是否有 資格擔任董事。倘提名程序產生一名或多名理想的候選 人,提名委員會及/或董事會應根據本公司的需要和每 個候選人的個人條件(如適用)按優先順序排名。提名委 員會應就委任合適的董事候選人向董事會提出推薦建 議。對於任何由股東提名在本公司股東大會上選舉為董 事的候選人,提名委員會及/或董事會應根據以上所列 的甄選準則對該候選人進行評估,以確定該候選人是否 合資格擔任董事,在適當情況下,提名委員會及/或董 事會在股東大會上就選舉董事的提案向股東提出推薦 建議。

During the Year, the Nomination Committee has performed the following major tasks:

於本年度,提名委員會已執行下列主要工作:

- reviewed and made recommendation on the renewal of appointment of Professor Chui Tsan Kit as an independent non-executive Director of the Company, the chairman of the Remuneration Committee and a member of the Audit Committee and the Nomination Committee of the Board based on the nomination process and criteria as set out above;
- 徐燦傑教授擔任本公司獨立非執行董事、董事會 薪酬委員會主席以及審核委員會及提名委員會成 員提供建議;

根據上文所載的提名程序及標準,檢討及就續聘

- reviewed and made recommendation on the renewal of appointment of Mr. Cheng Hong Kei as an independent non-executive Director of the Company, the chairman of the Audit Committee and a member of the Remuneration Committee and the Nomination Committee of the Board based on the nomination process and criteria as set out above;
- 根據上文所載的提名程序及標準,檢討及就續聘 鄭康棋先生擔任本公司獨立非執行董事、董事會 審核委員會主席以及薪酬委員會及提名委員會成 員提供建議;

企業管治報告

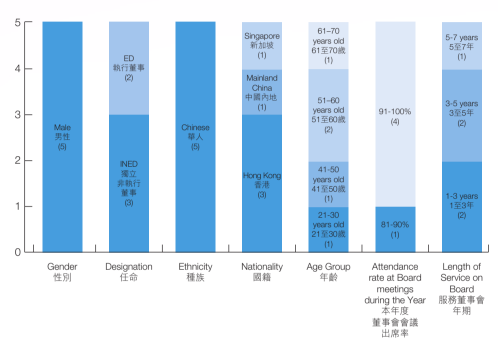
- reviewed and made recommendation on the renewal of appointment of Mr. Chan Yung as an independent non-executive Director of the Company, the chairman of the Nomination Committee and a member of the Remuneration Committee and the Audit Committee of the Board based on the nomination process and criteria as set out above;
- 根據上文所載的提名程序及標準,檢討及就續聘 陳勇先生擔任本公司獨立非執行董事、董事會提 名委員會主席以及薪酬委員會及審核委員會成員 提供建議;
- reviewed the structure, size and composition of the Board under diversified perspectives and the Board Diversity Policy to ensure the appropriateness in determining the optimum composition of the Board;
- 檢討董事會於多元化層面的架構、人數及組成及 董事會多元化政策,以確保於釐定董事會的最佳 成員組成方面適當與否;
- reviewed the Director Nomination Policy and Procedures to ensure the appropriateness in selecting and recommending candidates for directorship; and
- 檢討董事提名政策及程序以確保挑選及推薦董事 候選人的恰當性;及
- assessed the independence of all the independent non-executive Directors.
- 評核全體獨立非執行董事的獨立性。

企業管治報告

Analysis of the Board's composition as at 31 December 2020 is set out in the following chart:

下圖載列於二零二零年十二月三十一日的董事會組成分析:





Corporate Governance Functions

The Board is responsible for performing the functions set out in Code Provision D.3.1 of the CG Code. The Board reviewed the Company's corporate governance policies and practices, training and continuous professional development of the Directors and senior management, the Company's policies and practices on compliance with legal and regulatory requirements, the compliance of the GEM Listing Rules, and the Company's compliance with the CG Code and disclosure in this Corporate Governance Report.

DIRECTORS' AND RELEVANT EMPLOYEES' SECURITIES TRANSACTIONS

The Company has adopted Rules 5.48 to 5.67 of the GEM Listing Rules as the required standard of dealings (the "Required Standard of Dealings") in respect to any dealings in the Company's securities by the Company's Directors and relevant employees. Specific enquiries have been made to all Directors and they all confirmed they had complied with the Required Standard of Dealings during the Year. No incident of non-compliance of the Required Standard of Dealings by the relevant employees was noted by the Company during the Year.

企業管治職能

董事會負責履行企業管治守則之守則條文第D.3.1條所 載職能。董事會已檢討本公司企業管治政策及常規,董 事及高級管理人員的培訓及持續專業發展,本公司遵守 法律及監管規定的政策及常規,遵守GEM上市規則的情 況,以及本公司遵守企業管治守則及於本企業管治報告 作出披露的情況。

董事及相關僱員進行證券交易

本公司已採納GEM上市規則第5.48至5.67條作為本公司董事及相關僱員買賣任何本公司證券的交易必守標準(「交易必守標準」)。經向全體董事作出特定查詢後,彼等均已確認,於本年度內,彼等已遵守交易必守標準。於本年度,本公司並無察覺有相關僱員違反交易必守標準。

企業管治報告

SHAREHOLDERS' RIGHTS

To safeguard the Shareholders' interests and rights, a separate resolution is proposed for each substantially separate issue at the Shareholders' meetings, including the election of individual Directors. According to the GEM Listing Rules, all resolutions put forward at the Shareholders' meetings will be voted on by poll and poll results will be posted on the websites of the Stock Exchange and the Company after each Shareholders' meeting.

Set out below are the procedures for members to make proposals at general meeting other than a proposal of a person for election as the Directors.

Procedures for members to make proposals at general meeting other than a proposal of a person for election as Director

The following procedures are subject to the Company's Bye-laws, the Bermuda Companies Act 1981 and applicable legislation and regulations.

- The Company holds an annual general meeting every year, and may hold a general meeting known as a special general meeting whenever necessary.
- 2. Member(s) of the Company holding (i) not less than one-twentieth of the total voting rights of all members having the right to vote at the general meeting; or (ii) not less than 100 members, can submit a written request stating the resolution intended to be moved at the annual general meeting; or a statement of not more than 1,000 words with respect to the matter referred to in any proposed resolution or the business to be dealt with at a particular general meeting.
- 3. The written request/statements must be signed by the member(s) concerned and deposited at the Company's registered office at Clarendon House, 2 Church Street, Hamilton HM11, Bermuda and its head office and principal place of business in Hong Kong (subject to change from time to time), for the attention of the Company Secretary, not less than six weeks before the annual general meeting in the case of a requisition requiring notice of a resolution and not less than one week before the general meeting in the case of any other requisition.

股東權利

為保障股東權益及權利,本公司將就各重大個別事宜 (包括選任個別董事)於股東大會上提呈獨立決議案。 根據GEM上市規則,所有於股東大會提呈的決議案將以 按股數投票方式進行表決,而表決結果將於各股東大會 後在聯交所及本公司網站刊載。

以下載列股東於股東大會上提出建議的程序(提名候選董事的建議除外)。

股東於股東大會上提出建議的程序(提名候選董事的建議除外)

以下程序須遵守本公司公司細則、百慕達一九八一年公司法及適用法律及法規。

- 1. 本公司股東週年大會須每年舉行一次,並可於必要時舉行股東特別大會。
- 2. 本公司的股東持有(i)有權在股東大會投票的全體股東總投票權不少於二十分之一;或(ii)不少於100名股東,即可呈交一份說明擬於股東週年大會所動議決議案的書面請求;或一份不超過1,000字有關任何建議決議案所述事項或將於指定股東大會上所處理事務的聲明。
- 3. 書面請求/聲明必須經相關股東簽署,並於股東週年大會前不少於六個星期(倘請求需要決議案通告)及股東大會前不少於一個星期(倘為任何其他請求),呈交本公司註冊辦事處(地址為Clarendon House, 2 Church Street, Hamilton HM11, Bermuda)及其總辦事處及香港主要營業地點(地址不時變化),註明收件人為公司秘書。

企業管治報告

- 4. If the written request is in order, the Company Secretary will ask the Board (i) to include the resolution in the agenda for the annual general meeting; or (ii) to circulate the statement for the general meeting, provided that the member(s) concerned have deposited a sum of money reasonably determined by the Board sufficient to meet the Company's expenses in serving the notice of the resolution and/ or circulating the statement submitted by the member(s) concerned in accordance with the statutory requirements to all the registered members. On the contrary, if the requisition is invalid or the member(s) concerned have failed to deposit sufficient money to meet the Company's expenses for the said purposes, the member(s) concerned will be advised of this outcome and accordingly, the proposed resolution will not be included in the agenda for the annual general meeting; or the statement will not be circulated for the general meeting.
- 4. 倘書面請求屬適當,公司秘書將要求董事會(i)將 該決議案納入股東週年大會議程;或(ii)發佈股東 大會聲明,惟相關股東須已存入經董事會合理釐 定的費用,有關金額須足以應付本公司根據法定 規定向所有已註冊股東發出決議案通知及/或發 佈相關股東提交的聲明。相反,倘請求無效或相 關股東未能存入足夠金額以供本公司應付就上述 事項產生的費用,則相關股東會獲告知此結果, 建議決議案亦將因此不會納入股東週年大會議 程;或將不會就股東大會發佈該聲明。

The following are the procedures for the Shareholders to propose a person for election as a Director.

以下載列股東提名人士參選董事的程序。

Procedures for Shareholders to propose a person for election as a Director

The following procedures are subject to the Company's Bye-laws, the Bermuda Companies Act 1981 and applicable legislation and regulations.

If a member, who is duly qualified to attend and vote at the general meeting convened to deal with appointment/election of Director(s), wishes to propose a person (other than the member himself/herself) for election as a Director at that meeting, he/she can deposit a written notice at the Company's head office and principal place of business in Hong Kong (subject to change from time to time), for the attention of the Company Secretary.

In order for the Company to inform all members of that proposal, the written notice must state the full name of the person to be proposed for election as a Director, his/her biographical details as required by Rule 17.50(2) of the GEM Listing Rules, and be signed by the member concerned and that person indicating his/her willingness to be elected.

股東提名人士參選董事的程序

以下程序須遵守本公司公司細則、百慕達一九八一年公司法及適用法律及法規。

倘正式合資格出席因處理委任/選舉董事而召開的股東大會並合資格於會上投票的股東欲提名指定人士(股東本身除外)於該大會上參選董事,則可將書面通知呈交本公司的總辦事處及香港主要營業地點(地址不時變化),註明收件人為公司秘書。

為使本公司告知全體股東有關建議,書面通知須列明獲建議參選董事人士的全名及GEM上市規則第17.50(2)條規定有關該名人士的履歷詳情,並須由相關股東及該名人士簽署,表明其有意參選。

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The period for lodgment of such a written notice will commence on the day after the despatch of the notice of the general meeting and end no later than seven (7) days prior to the date of such general meeting. If the notice is received less than fifteen (15) business days prior to that general meeting, the Company will need to consider adjournment of the general meeting in order to (i) assess the suitability of the proposed candidate; and (ii) publish an announcement or circulate a supplementary circular in relation to the proposal to the members at least fourteen (14) clear days and not less than ten (10) business days prior to the general meeting.

呈交該書面通知的期間由寄發相關股東大會通告翌日起計至不遲於該股東大會舉行日期前七(7)日止。倘於該股東大會日期前不足十五(15)個營業日收到該通知,則本公司須考慮押後股東大會,以(i)評估建議候選人是否合適;及(ii)於相關股東大會前最少十四(14)個足日及不少於十(10)個營業日就該建議向股東刊發公告或寄發補充通函。

Detailed procedures for the Shareholders to propose a person for election as a Director are available on the Company's website at www.geth.com.hk.

有關股東建議提名人士參選董事的詳細程序,請瀏覽本公司網站www.geth.com.hk。

Procedures for Shareholders to convene a special general meeting

股東召開股東特別大會的程序

The following procedures are subject to the Company's Bye-laws, the Bermuda Companies Act 1981 and applicable legislation and regulations.

以下程序須遵守本公司公司細則、百慕達一九八一年公司法及適用法律及法規。

Shareholders holding at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition sent to the Company's registered office at Clarendon House, 2 Church Street, Hamilton HM11, Bermuda and its head office and principal place of business in Hong Kong (subject to change from time to time), for the attention of the Company Secretary, to require a special general meeting to be called by the Board for the transaction of any business specified in such requisition; and such meeting shall be held within two (2) months after the deposit of such requisition. If the Board does not within twenty-one (21) days from the date of the deposit of the requisition proceed duly to convene a meeting, the requisitionists, or any of them representing more than one half of the total voting rights of all of them, may themselves convene a meeting, but any meeting so convened shall not be held after the expiration of three months from the said date.

於提交請求書當日持有不少於十分之一有權於本公司股東大會上投票的本公司繳足股本的股東,將於所有時間有權將書面請求送交本公司註冊辦事處(地址為Clarendon House, 2 Church Street, Hamilton HM11, Bermuda)及其香港主要營業地點(地址不時變化),註明收件人為公司秘書,以要求董事會召開股東特別大會,以進行有關請求書所指定的任何事務,而有關會議應於提交有關請求書後兩(2)個月內舉行。倘董事會並無於遞交請求書日期起計二十一(21)日內正式召開大會,則提請人或其中代表全體提請人總投票權半數以上人士可自行召開大會,惟按此方式召開的任何大會須於上述日期起計三個月內召開。

Procedures for sending enquiries to the Board

向董事會提問的程序

For putting forward any enquiries to the Board, the Shareholders may send written enquiries to the Board of Directors/Company Secretary at the Company's principal place of business in Hong Kong. For the avoidance of doubt, the Shareholder(s) must deposit and send the original duly signed written requisition, notice or statement, or enquiry (as the case may be) to the Company's principal place of business in Hong Kong and provide their full name, contact details and identification in order to give effect thereto. The Shareholders' information may be disclosed as required by law.

就向董事會提問而言,股東可向董事會/公司秘書發出書面提問,並送交本公司的香港主要營業地點。為免生疑問,股東必須提交及寄發正式簽署的書面呈請、通知或聲明或提問(視情況而定)的正本至本公司的香港主要營業地點,並提供彼等的全名、聯絡資料及身份證明,致使有關呈請、通知或聲明或提問生效。股東資料或須根據法例規定予以披露。

企業管治報告

Shareholders may also make enquiries with the Board at the general meetings of the Company.

股東亦可於本公司股東大會向董事會提問。

INVESTOR RELATIONS AND COMMUNICATION WITH SHAREHOLDERS

The Board has adopted a Shareholders' Communication Policy reflecting mostly the current practices of the Company for communication with its Shareholders. Such policy aims at providing the Shareholders and potential investors with ready and timely access to balanced and understandable information of the Company. Such policy will be reviewed by the Company regularly to ensure its effectiveness and compliance with the prevailing regulatory and other requirements.

The Company has established a number of channels for maintaining an ongoing dialogue with the Shareholders as follows:

- (i) corporate communications such as annual reports, interim reports, quarterly reports, notices of meetings, listing documents and circulars are issued in printed form and are available on the Stock Exchange's website at www.hkex.com.hk and the Company's website at www.geth.com.hk in a timely and consistent manner as required by the GEM Listing Rules;
- (ii) corporate information and the memorandum of continuance and Byelaws of the Company are made available on the Company's website;
- (iii) periodic announcements are made through the Stock Exchange and published on the respective websites of the Stock Exchange and the Company;
- (iv) annual general meeting and special general meetings provide a forum for the Shareholders to make comments and exchange views with the Directors and senior management; and
- (v) the Company's share registrar serves the Shareholders in respect of share registration, dividend payment, change of Shareholders' particulars and related matters.

CONSTITUTIONAL DOCUMENTS

There is no change in the Company's constitutional documents during the Year.

投資者關係及與股東溝通

董事會採納股東溝通政策,主要反映本公司現時與股東進行溝通的慣例。該項政策旨在確保股東及潛在投資者可隨時及適時地獲得本公司中肯及易於理解的資料。本公司將定期檢討該項政策,確保政策具有效力及符合現行的法規及其他規定。

本公司已建立以下若干渠道以維持與股東進行持續溝 誦:

- (i) 根據GEM上市規則的規定,適時並按貫徹一 致方式以印刷本形式刊發並可於聯交所網站 www.hkex.com.hk及本公司網站www.geth.com.hk 查閱的公司通訊,如年報、中期報告、季度報告、 大會通告、上市文件及通函;
- (ii) 可於本公司網站瀏覽本公司的公司資料以及存續 大綱及公司細則;
- (ii) 透過聯交所定期作出並分別於聯交所及本公司網 站刊發的公告;
- (iv) 股東週年大會及股東特別大會為股東提供發表意 見以及與董事及高級管理人員交換意見的場合; 及
- (v) 本公司的股份過戶登記處為股東提供股份登記、 股息派付、更改股東資料及相關事宜的服務。

憲章文件

於本年度,本公司的憲章文件概無變動。

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT

董事及高級管理層簡歷

EXECUTIVE DIRECTORS

Mr. Wong Jing Shong ("Mr. Wong"), aged 30, has been appointed as an executive Director and the Chairman of the Board since October 2018. He obtained a Bachelor's Degree of Science in Mathematics from the King's College London in the United Kingdom in August 2014. After graduation, Mr. Wong undertook training at Legend Capital Co., Ltd. 君聯資本管理股份有 限公司, a company engaging in venture capital business in the PRC, from October 2014 to October 2015. He has been the director of Aerophant Capital Management Co., Ltd. 飛象資本管理有限公司, a company engaging in venture capital business, since June 2018. Mr. Wong has also been a partner of 蕪湖啟晨投資管理有限責任公司 Wuhu Qi Chen Investment Management Co., Ltd. (the English name is for identification purposes only) ("Wuhu Qi Chen Investment") since November 2016. Wuhu Qi Chen Investment is principally engaged in information technology business. Mr. Wong has been a director of EPRO Systems (HK) Limited ("EPRO HK"), EPRO Systems (China) Limited, EPRO Technology Limited and EPRO Limited since July 2017 and the chief executive officer of EPRO HK since January 2018, all of which were wholly-owned subsidiaries of CONCORD-LINKED LIMITED (協盟有限公司) ("CONCORD") (together as the "CONCORD Group"), which is a subsidiary of Hang Tai Yue Group Holdings Limited (恆泰裕集團控股有限公司) ("Hang Tai Yue Group") (stock code: 8081), a company listed on GEM of the Stock Exchange. Mr. Wong has further been employed as (i) the chief executive officer of the CONCORD Group; and (ii) an executive director of EPRO HK for a term of three years since May 2019. He has also been appointed as a director of CONCORD. The CONCORD Group is principally engaged in the provision of professional I.T. contract and maintenance services.

Mr. Wong is the compliance officer and an authorised representative of the Company for the purposes of the GEM Listing Rules. Mr. Wong serves as an executive Director for an initial term of three years commencing on 29 October 2018 and is subject to retirement from office and re-election in accordance with the Bye-laws of the Company.

執行董事

黃靖淳先生(「黃先生」),30歲,自二零一八年十月起獲 委任為執行董事及董事會主席。彼於二零一四年八月取 得英國倫敦國王學院數學理學士學位。畢業後,黃先生 於二零一四年十月至二零一五年十月於君聯資本管理 股份有限公司(一間於中國從事風投業務之公司)接受 培訓。彼自二零一八年六月起出任飛象資本管理有限公 司(一間從事風投業務之公司)之董事。自二零一六年 十一月起, 黃先生亦擔任蕪湖啟晨投資管理有限責任公 司(「蕪湖啟晨投資」)之合夥人。蕪湖啟晨投資主要從事 資訊科技業務。黃先生自二零一七年七月起為易寶系統 (香港) 有限公司(「易寶香港」)、易寶系統(中國) 有限 公司、易寶科技有限公司及易寶有限公司的董事及自二 零一八年一月起為易寶香港的行政總裁,所有該等公司 均為協盟有限公司(「協盟」)的全資附屬公司(統稱「協盟 集團」),而協盟為恆泰裕集團控股有限公司(「恆泰裕集 團」,股份代號:8081,一間於聯交所GEM上市的公司) 之附屬公司。黃靖淳先生自二零一九年五月起已進一步 聘任為(i)協盟集團的行政總裁;及(ii)易寶香港的執行董 事,為期三年。彼亦已獲委任為協盟的董事。協盟集團 主要從事提供專業的資訊科技、合約及維護服務。

黃先生為就GEM上市規則而言的本公司監察主任及授權代表。黃先生出任執行董事,自二零一八年十月二十九日起初步為期三年,並須根據本公司之公司細則退任及重選連任。

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT 董事及高級管理層簡歷

Mr. Lau Siu Cheong ("Mr. Lau"), aged 47, has been appointed as (i) an executive Director and the Chief Executive Officer since 8 February 2021; and (ii) the company secretary, the financial controller of the Company and the authorised representative for the purposes of the Companies Ordinance and the GEM Listing Rules since August 2013. Mr. Lau obtained a Bachelor of Commerce (Accounting) degree from the Curtin University of Technology in 1999. He is a member of the CPA Australia and the Hong Kong Institute of Certified Public Accountants. Mr. Lau has over 20 years of experience in finance and accounting. Mr. Lau was the finance manager of the Company from January 2010 to July 2013. Mr. Lau is principally responsible for, among others, the overall financial management, financial planning and budgetary control of the Group and carrying out company secretarial functions of the Group. He is also responsible for the Group's business development and daily management and operations generally. He is also the director of a number of subsidiaries of the Company.

Mr. Lau serves as an executive Director for a term of three years commencing on 8 February 2021 and is subject to retirement from office and re-election in accordance with the Bye-laws of the Company.

劉兆昌先生(「劉先生」),47歲,已獲委任為(i)執行董事及行政總裁,自二零二一年二月八日起生效;及(ii)本公司之公司秘書、財務總監及就公司條例及GEM上市規則而言之授權代表,自二零一三年八月起生效。劉先生於一九九九年取得科廷科技大學(Curtin University of Technology)的商業(會計)學士學位。彼為澳洲執業會計師公會及香港會計師公會會員。劉先生於財務及會計方面積逾20年經驗。劉先生於二零一零年一月至二零一三年七月擔任本公司財務經理。劉先生主要負責(其中包括)本集團整體財務管理、財務策劃及預算監控,並執行本集團的公司秘書職能。彼通常亦負責本集團的業務發展以及日常管理及營運。彼亦擔任本公司多間附屬公司董事。

劉先生出任執行董事,自二零二一年二月八日起為期三年,並須根據本公司之公司細則退任及重選連任。

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT

董事及高級管理層簡歷

INDEPENDENT NON-EXECUTIVE DIRECTORS

Professor Chui Tsan Kit ("Professor Chui"), aged 52, has been appointed as an independent non-executive Director since April 2015. He is also the chairman of the Remuneration Committee of the Board and a member of the Audit Committee and the Nomination Committee of the Board. Professor Chui obtained a Postgraduate Diploma in Finance (with Distinction) from The Chinese University of Hong Kong, a Master of Business Administration Degree from The Chinese University of Hong Kong, a Master of Science Degree in Engineering (Electronic Commerce) from The University of Hong Kong, a Master of Science Degree in Investment Management from The Hong Kong University of Science and Technology, a Master of Laws Degree in Chinese Business Law from The Chinese University of Hong Kong and a Master of Corporate Governance Degree from The Hong Kong Polytechnic University. He is also a member of CPA Australia, a certified financial consultant of The Institute of Financial Consultants, a chartered wealth manager of the International Academy of Financial Management, an associate of The Hong Kong Institute of Chartered Secretaries and The Institute of Chartered Secretaries and Administrators. He is the president of the Chinese Institute of Registered Financial Analysts. He was an honorary assistant professor of the Department of Computer Science, Faculty of Engineering at The University of Hong Kong and an adjunct associate professor of the Department of Marketing, Faculty of Business Administration at The Chinese University of Hong Kong. During the Year, he has also been appointed as an adjunct professor of EMBA Programme, College of Business of The City University of Hong Kong.

Professor Chui was the director of Investment Services of ICBC International Holdings Limited, a wholly-owned subsidiary of Industrial and Commercial Bank of China Limited (stock code: 1398), whose shares are listed on the Main Board of the Stock Exchange, from January 2010 to December 2010. Professor Chui was the head of warrant marketing of Bank of China (HK) Ltd, a wholly-owned subsidiary of BOC Hong Kong (Holdings) Limited (stock code: 2388), whose shares are listed on the Main Board of the Stock Exchange, from October 2007 to February 2009. He was also the head of wealth management of China Galaxy International Financial Holdings Company Limited and the chief executive officer of China Galaxy International Wealth Management (Hong Kong) Co., Limited, both being the wholly-owned subsidiaries of China Galaxy Securities Co., Ltd. (stock code: 6881), whose shares are listed on the Main Board of the Stock Exchange, from October 2012 to May 2014. From July 2005 to September 2007, Professor Chui was also the associate director of retail operations and the director of investment education of Sun Hung Kai Financial Limited, a subsidiary of Sun Hung Kai & Co. Limited (stock code: 86), whose shares are listed on the Main Board of the Stock Exchange. He was an independent non-executive director of GR Properties Limited (stock code: 108), shares of which are listed on the Main Board of the Stock Exchange, from February 2015 to February 2018.

獨立非執行董事

徐燦傑教授(「徐教授」),52歲,自二零一五年四月起獲 委任為獨立非執行董事。彼亦為董事會薪酬委員會主席 及董事會審核委員會及提名委員會成員。徐教授取得香 港中文大學財務學深造文憑(獲優異成績)、香港中文 大學工商管理碩士學位、香港大學工學(電子商業)理 學碩士學位、香港科技大學投資管理理學碩士學位、香 港中文大學中國商業法法律碩士學位及香港理工大學 企業管治碩士學位。彼亦為澳洲執業會計師公會會員、 財務顧問師學會(The Institute of Financial Consultants) 之註冊財務顧問師、國際金融管理學會(the International Academy of Financial Management)之特許財富管理師、 香港特許秘書公會及英國特許秘書及行政人員公會會 員。彼為中國註冊金融分析師協會會長。彼曾為香港大 學工程學院計算機科學系榮譽助理教授以及香港中文 大學工商管理學院市場學系兼任副教授。於本年度,彼 亦已獲委任為香港城市大學商學院EMBA課程特約教

於二零一零年一月至二零一零年十二月,徐教授曾任中 國工商銀行股份有限公司(股份代號:1398,其股份於 聯交所主板上市) 旗下全資附屬公司工銀國際控股有限 公司之投資服務總監。於二零零七年十月至二零零九 年二月,徐教授曾任中銀香港(控股)有限公司(股份代 號:2388,其股份於聯交所主板上市)旗下全資附屬公 司中國銀行(香港)有限公司之認股權證營銷主管。於二 零一二年十月至二零一四年五月,彼亦曾任中國銀河證 券股份有限公司(股份代號:6881,其股份於聯交所主 板上市) 旗下全資附屬公司中國銀河國際金融控股有限 公司之財富管理主管及中國銀河國際財富管理(香港) 有限公司之行政總裁。於二零零五年七月至二零零七年 九月,徐教授亦曾任新鴻基有限公司(股份代號:86, 其股份於聯交所主板上市) 旗下附屬公司新鴻基金融有 限公司之分銷業務聯席董事及投資教育董事。彼曾於二 零一五年二月至二零一八年二月出任國銳地產有限公司 (股份代號:108,其股份於聯交所主板上市)之獨立非 執行董事。

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT 董事及高級管理層簡歷

Professor Chui is currently the chief strategic officer of Zhongtai Financial International Limited, a wholly-owned subsidiary of Zhongtai Securities Co., Ltd. (State-owned securities firm in the PRC), and the managing director of Zhongtai International Wealth Management Ltd.

徐教授現任中國國有證券公司中泰證券股份有限公司 旗下全資附屬公司中泰金融國際有限公司之首席策略 總監,亦為中泰國際優越理財有限公司之董事總經理。

Professor Chui serves as an independent non-executive Director for a term of three years commencing on 23 April 2020 and is subject to retirement from office and re-election in accordance with the Bye-laws of the Company.

徐教授將擔任獨立非執行董事,自二零二零年四月 二十三日起為期三年,並須根據本公司之公司細則退任 及重選連任。

Mr. Chan Yung BBS, JP ("Mr. Chan"), aged 51, has been appointed as an independent non-executive Director since November 2017. He is also the chairman of the Nomination Committee of the Board and a member of the Audit Committee and the Remuneration Committee of the Board. Mr. Chan obtained a Bachelor's Degree from The City University of Hong Kong, a Post-graduate Diploma of Politics and Public Administration from Tsinghua University and a Master's Degree in Law and Public Affairs from The Chinese University of Hong Kong. He was appointed as a Justice of Peace by the HKSAR Government in 2011 and awarded Bronze Bauhinia Star in 2014.

陳勇先生 銅紫荊星章,太平紳士(「陳先生」),51歲,自二零一七年十一月起獲委任為獨立非執行董事。彼亦為董事會提名委員會主席及董事會審核委員會及薪酬委員會成員。陳先生取得香港城市大學學士學位、清華大學政治與公共行政研究深造文憑及香港中文大學法律與公共事務碩士學位。彼於二零一一年獲香港特別行政區政府委任為太平紳士並於二零一四年獲頒銅紫荊星章。

Mr. Chan is currently an independent non-executive director of Wang On Group Limited (stock code: 1222), whose shares are listed on the Main Board of the Stock Exchange.

陳先生現為宏安集團有限公司(其股份於聯交所主板上市,股份代號:1222)的獨立非執行董事。

Mr. Chan is a registered social worker and the chairman of New Territories Association of Societies. He has also been a director of New Territories Association of Societies (Community Services) Foundation since 2002. Mr. Chan has various public appointments including Hong Kong Deputy to the 13th National People's Congress of the PRC. Mr. Chan is also a vice-chairman of Democratic Alliance for the Betterment and Progress of Hong Kong. Mr. Chan serves as an independent non-executive Director for a term of three years commencing on 24 November 2020 and is subject to retirement from office and re-election in accordance with the Bye-laws of the Company.

陳先生為一名註冊社會工作者及新界社團聯會理事長。 自二零零二年起,彼亦擔任新界社團聯會社會服務基金 之董事。陳先生出任多項公職,包括中國第十三屆香港 特別行政區全國人民代表大會代表。陳先生亦為香港民 主建港協進聯盟副主席。陳先生出任獨立非執行董事, 自二零二零年十一月二十四日起為期三年,並須根據本 公司之公司細則退任及重選連任。

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT

董事及高級管理層簡歷

Mr. Cheng Hong Kei ("Mr. Cheng"), aged 66, has been appointed as an independent non-executive Director since November 2017. He is also the chairman of the Audit Committee of the Board and a member of the Remuneration Committee and the Nomination Committee of the Board. He studied accountancy in Hong Kong Polytechnic (now known as The Hong Kong Polytechnic University) and is a fellow member of the Association of Chartered Certified Accountants and the Taxation Institute of Hong Kong. Mr. Cheng is a co-founding director of Cheng & Cheng Limited and had worked as an assessor for the Hong Kong Inland Revenue Department for 12 years. He has over 35 years of experience in accounting and taxation.

Mr. Cheng is currently an independent non-executive director of Great China Properties Holdings Limited (stock code: 21) and China Apex Group Limited (previously known as KEE Holdings Company Limited) (stock code: 2011), whose shares are both listed on the Main Board of the Stock Exchange, and South China Assets Holdings Limited (stock code: 8155), whose shares are listed on GEM. Mr. Cheng serves as an independent non-executive Director for a term of three years commencing on 24 November 2020 and is subject to retirement from office and re-election in accordance with the Bye-laws of the Company.

鄭康棋先生(「鄭先生」),66歲,自二零一七年十一月起獲委任為獨立非執行董事。彼亦為董事會審核委員會主席及董事會薪酬委員會及提名委員會成員。彼於香港理工學院(現稱香港理工大學)修讀會計學,並為英國特許公認會計師公會及香港稅務學會的資深會員。鄭先生為鄭鄭會計師事務所有限公司的合夥創辦董事,並曾任香港稅務局評稅主任達十二年。彼於會計及稅務業界已累積逾三十五年經驗。

鄭先生現為大中華地產控股有限公司(股份代號:21)及中國恒泰集團有限公司(前稱為「開易控股有限公司」)(股份代號:2011)(兩間公司的股份均於聯交所主板上市)以及南華資產控股有限公司(其股份於GEM上市,股份代號:8155)的獨立非執行董事。鄭先生出任獨立非執行董事,自二零二零年十一月二十四日起為期三年,並須根據本公司之公司細則退任及重選連任。

董事會報告

The Directors are pleased to present their report together with the audited consolidated financial statements of the Group for the Year.

PRINCIPAL PLACE OF BUSINESS

The Company was incorporated in the Cayman Islands on 30 July 2001 and continued in Bermuda with limited liability on 9 January 2014 (Bermuda time). Its shares have been listed on GEM since 31 December 2001. The head office and principal place of business of the Company in Hong Kong is at Room 1204-5, 12/F., Centre Point, 181-185 Gloucester Road, Wanchai, Hong Kong.

PRINCIPAL ACTIVITIES

The Company is an investment holding company while the Group is principally engaged in (1) research, development and distribution of PC performance software, anti-virus software, mobile phone applications and toolbar advertisements; (2) the operation of a business-to-customer online sales platform, and the business-to-business product trading; (3) securities investment; and (4) provision of corporate management solutions and I.T. contract services during the Year. The principal activities of the subsidiaries of the Company are set out in note 24 to the consolidated financial statements contained in this report.

RESULTS AND APPROPRIATIONS

Results of the Group for the Year and the state of affairs of the Group and the Company as at 31 December 2020 are set out in the consolidated financial statements on pages 79 to 206 of this report.

The Directors do not recommend any payment of a final dividend for the Year (2019: Nil).

董事欣然提呈本集團於本年度的報告及經審核綜合財 務報表。

主要營業地點

本公司於二零零一年七月三十日在開曼群島註冊成立並於二零一四年一月九日(百慕達時間)於百慕達續存為有限公司。其股份於二零零一年十二月三十一日開始在GEM上市。本公司總辦事處及香港主要營業地點位於香港灣仔告士打道181-185號中怡商業大廈12樓1204-5室。

主要業務

於本年度,本公司為一間投資控股公司,而本集團主要從事(1)研究、開發及分銷個人電腦性能軟件、防毒軟件、移動電話應用程式及工具欄廣告;(2)企業對消費者網上銷售平台及企業對企業產品貿易運營;(3)投資證券;及(4)提供企業管理解決方案及資訊科技合約服務。本公司附屬公司的主要業務載於本報告綜合財務報表附註24。

業績及分派

本集團本年度業績及本集團及本公司於二零二零年十二月三十一日之業務狀況載於本報告第79至206頁的 綜合財務報表。

董事不建議就本年度派付任何末期股息(二零一九年:無)。

董事會報告

BUSINESS REVIEW

A fair review of the business of the Group during the Year, particulars of important events affecting the Group during the Year, an analysis of the Group's performance using financial key performance indicators, and an indication of likely future developments in the Group's business are provided in the sections headed "Chairman's Statement" and "Management Discussion and Analysis" and note 11 to the consolidated financial statements in this report. Description of the principal risks and uncertainties faced by the Group can be found throughout this report, particularly in the section headed "Management Discussion and Analysis – Risk Factors" of this report. Also, the financial risk management of the Company can be found in note 6 to the consolidated financial statements. These discussions form part of this report of the Directors. In addition, discussions on the Group's environmental policies and performance, the Group's compliance with relevant laws and regulations and the Group's relationships with its key stakeholders are also provided in the following sub-sections of this report of the Directors.

SEGMENT INFORMATION

An analysis of the segment results and geographical locations of operations of the Group for the Year is set out in note 11 to the consolidated financial statements.

DONATIONS

Donations by the Group for charitable and other purposes amounted to HK\$100,000 for the Year (2019: HK\$ Nil).

EQUITY-LINKED AGREEMENTS

Share Options

Save for the share option scheme adopted by the Company on 15 June 2017, details of which are set out in note 37 to the consolidated financial statements and the section headed "Share Option Scheme" of this report of the Directors, there was no equity-linked agreement entered into by the Company during the Year or subsisting at the end of the Year. The disclosure in the aforementioned sections of this report forms part of this report of the Directors.

SUBSIDIARIES

Details of the Company's principal subsidiaries as at 31 December 2020 are set out in note 24 to the consolidated financial statements.

業務回顧

有關本集團本年度業務的公正回顧、影響本集團本年度 重要事件的詳情、採用財務表現關鍵指標對本集團表現 的分析及本集團業務未來可能發展的揭示,載於「主席 報告」及「管理層討論及分析」各節以及本報告綜合財務 報表附註11。有關本集團面對的主要風險及不確定因素 的描述可於本報告瀏覽,具體而言,即本報告「管理層 討論及分析一風險因素」一節。有關本公司的財務風險 管理亦可於綜合財務報表附註6瀏覽。該等討論構成本 董事會報告的一部分。此外,有關本集團環境政策及表 現、本集團遵守相關法律及法規的情況及本集團與其主 要持份者的關係的討論亦載於本董事會報告下述分節。

分部資料

本集團於本年度之分部業績及地區劃分之業務分析,載 於綜合財務報表附註11。

捐款

本集團於本年度出於慈善及其他目的作出捐款100,000 港元(二零一九年:零港元)。

股票掛鈎協議

購股權

除本公司於二零一七年六月十五日採納的購股權計劃 (其詳情載於綜合財務報表附註37及本董事會報告「購 股權計劃」一節)外,本公司概無於本年度訂立或於本年 度結束時仍然有效之任何股票掛鈎協議。本報告以上各 節內的披露資料構成本董事會報告的一部分。

附屬公司

本公司於二零二零年十二月三十一日的主要附屬公司 詳情,載於綜合財務報表附註24。

董事會報告

RESERVES

Details of the movements in the reserves of the Group and the Company during the Year are set out in the consolidated statement of changes in equity on pages 83 to 84 of this report and note 35 to the consolidated financial statements.

DISTRIBUTABLE RESERVES/DEFICIT

As at 31 December 2020, the deficit of the Company was approximately HK\$459,098,000 (2019: deficit of approximately HK\$364,403,000).

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

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

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the Company's Bye-laws, or the laws of the Bermuda, which would oblige the Company to offer new shares on a pro rata basis to the Shareholders.

AMOUNT DUE FROM/TO DIRECTOR(S)

Except for the director's fee payable, there is no amount due to a Director nor loans from a Director as at 31 December 2020.

MAJOR CUSTOMERS AND SUPPLIERS

The percentages of the Group's total revenue for the Year attributable to the Group's major customers are as follows:

Revenue

- the largest customer: 25.61%
- five largest customers in aggregate: 43.79%

儲備

本年度本集團及本公司儲備變動的詳情,分別載於本報告第83及84頁的綜合權益變動表及綜合財務報表附註35。

可供分派儲備/虧絀

於二零二零年十二月三十一日,本公司虧絀約為459,098,000港元(二零一九年:虧絀約364,403,000港元)。

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概無於本年度購買、出售或贖 回本公司任何上市證券。

優先購買權

本公司的公司細則或百慕達法例並無關於本公司須按 比例向股東發售新股份的有關優先購買權的規定。

應收/付董事款項

除應付董事袍金外,於二零二零年十二月三十一日,概 無任何應付董事款項或應收董事貸款。

主要客戶及供應商

本集團主要客戶所佔本集團本年度的總收入百分比如下:

收入

- 最大客戶:25.61%
- 五大客戶合計:43.79%

董事會報告

The percentages of Group's purchases for the Year attributable to the Group's major suppliers are as follows:

Purchases

the largest supplier: 19.73%

- five largest suppliers in aggregate: 56.88%

As far as the Directors are aware, none of the Directors, their close associates or any Shareholder (which, to the knowledge of the Directors, owned more than 5% of the Company's issued shares) has any interest in any of the Group's five largest customers or suppliers.

BANK AND OTHER BORROWINGS

Details of bank and other borrowings of the Group are set out in note 30 to the consolidated financial statements.

ENVIRONMENTAL POLICY AND PERFORMANCE

The Group recognises the importance of maintaining environmental sustainability in its daily operations and acts in all material respects in compliance with the laws and regulations relating to environmental protection and pollutant control, such as the Water Pollution Control Ordinance (Chapter 358 of the Laws of Hong Kong), the Air Pollution Control Ordinance (Chapter 311 of the Laws of Hong Kong) and the Waste Disposal Ordinance (Chapter 354 of the Laws of Hong Kong). The Group is a service-oriented enterprise mainly with office operations, therefore its daily business does not generate material direct emission, industrial pollutants, sewage and hazardous waste. Nevertheless, the Group pays high attention to environmental protection in order to become a green corporation.

The Group is committed to environment protection and sustainable development through promoting and adopting green practices in its business activities. Initiatives within the Group include, but not limited to, waste reduction by double-sided printing and separating recyclable paper, green procurement by avoiding single-use disposable items and using office equipment with Energy Label issued by the Electrical and Mechanical Services Department, and energy reduction by switching off idle electronic appliances. The Group will continuously review its green practices to integrate environmental, health and safety management and compliance considerations into its operational processes. By promoting green awareness amongst and maintaining dialogue with employees and business partners, the Group is determined to promote environmental protection in the daily business operations and establish a sustainable working environment.

本集團主要供應商所佔本集團本年度的購貨額百分比如下:

購貨額

最大供應商:19.73%

- 五大供應商合計:56.88%

據董事所知,董事、彼等的緊密聯繫人或就董事所知擁 有本公司已發行股份超過5%的任何股東概無於本集團 任何五大客戶或供應商中擁有任何權益。

銀行及其他借貸

本集團的銀行及其他借貸詳情載於綜合財務報表附註 30°

環境政策及表現

本集團深明維持日常業務的環境可持續性的重要性,並於所有重大方面按照有關環境保護及污染物管制的法律及法規行事,包括香港法例第358章水污染管制條例、香港法例第311章空氣污染管制條例及香港法例第354章廢物處置條例。本集團為服務為本的企業,主要涉及辦公室營運,因此日常業務並無產生重大直接排放物、工業污染物、污水及有害廢物。儘管如此,本集團高度重視環境保護以成為綠色企業。

本集團透過於業務活動中推廣及採納環保措施致力保護環境及可持續地發展。本集團的舉措包括(但不限於)雙面印刷及分開可回收紙張以減少浪費,避免一次性即棄物品及使用貼有機電工程署發出的能源標籤的辦公設備以進行綠色採購,以及關閉閒置電子產品以節約能源。本集團將繼續審閱其環保慣例,以於營運過程中綜合環境、健康及安全管理以及合規考慮。透過於僱員及業務夥伴間宣傳環保意識及與彼等保持溝通,本集團致力提高日常業務營運的環境保護及建立可持續發展的營商環境。

董事會報告

Pursuant to Rule 17.103 of the GEM Listing Rules, an Environmental, Social and Governance ("ESG") Report of the Company in compliance with the provisions set out in the ESG Reporting Guide in Appendix 20 to the GEM Listing Rules will be published no later than three months after the publication of this report.

根據GEM上市規則第17.103條,符合GEM上市規則附錄二十環境、社會及管治報告指引所載條文的本公司環境、社會及管治(「環境、社會及管治」)報告將於本報告刊發後三個月內刊發。

RELATIONSHIPS WITH EMPLOYEES, SUPPLIERS AND CUSTOMERS

The Group understands that employees are valuable assets. The Group provides competitive remuneration package to attract and motivate its employees. The Group regularly reviews the remuneration package of employees and makes necessary adjustments to conform with the market standard.

The Group's business is built on a customer-oriented culture. The Group also understands that it is important to maintain good relationship with its suppliers and customers to fulfil its short-term and long-term goals. To maintain its market competitiveness within the industry, the Group aims at delivering services of constantly high standards of quality to its customers. During the Year, there was no material and significant dispute between the Group and its suppliers and/or customers.

According to the credit rating of different customers, the Group allows a credit period of up to 90 days to customers. In extending and/or granting credit terms to customers, the Group will carefully assess creditworthiness and financial standing of each individual customer. Management will also closely monitor all outstanding debts and review their collectability periodically.

COMPLIANCE WITH RELEVANT LAWS AND REGULATIONS

Data privacy has become a critical issue for online sales business in the world. In relation to the Software Business and the B2C Online Sales Platform and B2B Product Trading Business, the Group has paid close attention to confidentiality of personal data and privacy of its customers. Under the daily operation of the Software Business and the B2C Online Sales Platform and B2B Product Trading Business, it is inevitable to deal with enormous amount of customers' and potential customers' information during the process of online transactions. It is of significant importance for the Group to handle their data with care so as to comply with the laws and regulations relating to data privacy. Employees are required to fully abide by the provisions stipulated when handling customers' data and they are prohibited from any unauthorised copying, dissemination or disclosure of confidential information, including customers' identity and transaction records.

During the Year, the Company was not aware of any material non-compliance with any relevant laws and regulations that had a significant impact on the Group.

與僱員、供應商及客戶的關係

本集團深明僱員為寶貴資產。本集團提供具競爭力的薪酬待遇以招攬及鼓勵僱員。本集團定期檢討僱員薪酬待 遇,並因應市場標準作出所需調整。

本集團業務建基於以客戶為本的文化。本集團亦明瞭與 其供應商及客戶維持良好關係的重要性,從而達成短期 及長遠目標。為維持於行業內的市場競爭力,本集團旨 在向客戶不斷提供優質服務。於本年度,本集團與供應 商及/或客戶並無重大及重要糾紛。

本集團根據各客戶的信貸評級為客戶提供最多90日的 信貸期。於延長及/或授予客戶信貸期限時,本集團將 審慎評估各個別客戶的信用及財務狀況。管理層亦將密 切監察所有未償還債務及定期審閱其可收回程度。

遵守相關法律及法規

數據私隱已成為全球網上銷售業務的關鍵問題。就我們的軟件業務以及B2C網上銷售平台及B2B產品貿易業務而言,本集團十分重視客戶的個人資料及私隱保密。於軟件業務以及B2C網上銷售平台及B2B產品貿易業務的日常營運中,不可避免於網上交易的過程中處理大量客戶及潛在客戶的資料。因此本集團必須小心處理客戶的資料以遵守資料私隱的相關法律及法規。僱員於處理客戶資料時須妥善遵守規定條文,禁止任何未經授權複製、發佈或披露保密資料,包括客戶的身份及交易記錄。

於本年度,本公司並不知悉有任何重大不符合相關法律 及法規並對本集團有重大影響的事宜。

董事會報告

EVENT AFTER THE REPORTING PERIOD

The outbreak of the COVID-19 pandemic is impacting global economic markets. The Directors continue to monitor the situation closely and have considered the impact of COVID-19 on the Group's business and financial performance. However, the situation is continually evolving and the consequences are therefore inevitably uncertain.

FIVE YEARS FINANCIAL SUMMARY

A summary of the published results and assets, liabilities and non-controlling interests of the Group for the last five financial years, as extracted from the audited financial statements and re-presented as appropriate, is set out on page 207 of this report. This summary does not form part of the audited financial statements.

CONNECTED TRANSACTIONS

During the Year, related party transactions in relation to the transactions with key management personnel who are Directors in note 44(a) to the consolidated financial statements fell under the definition of "connected transactions" and they were fully exempt under Chapter 20 of the GEM Listing Rules.

During the Year, the e-Perfect Disposal as disclosed in note 39(a) to the consolidated financial statements fell under the definition of "connected transactions" but was de minimis in nature and therefore was exempt from the reporting, annual review, announcement and independent Shareholders' approval requirements under Chapter 20 of the GEM Listing Rules.

The Directors confirmed that the Company has complied with the disclosure requirements in accordance with Chapter 20 of the GEM Listing Rules.

During the Year, the Company has not entered into any connected transactions that are subject to the reporting and announcement requirements under Chapter 20 of the GEM Listing Rules.

報告期後事項

COVID-19疫情正影響全球經濟市場。董事繼續密切留意形勢並已考慮COVID-19對本集團業務及財務表現的影響。然而,由於情況仍在持續發展,有關結果尚不確定。

五年財務概要

本集團於過往五個財政年度的已公佈業績以及資產、負債及非控股權益概要載於本報告第207頁,乃摘錄自經審核財務報表,並按適用情況重新呈列。此概要並不構成經審核財務報表其中部分。

關連交易

於本年度,與綜合財務報表附註44(a)所披露之與主要管理人員(為董事)的交易有關之關聯方交易符合「關連交易」之定義,根據GEM上市規則第20章獲全面豁免。

於本年度,綜合財務報表附註39(a)所披露之普暉出售事項符合「關連交易」之定義,惟屬最低豁免性質,因此獲豁免遵守GEM上市規則第20章之申報、年度審閱、公告及獨立股東批准規定。

董事確認本公司已根據GEM上市規則第20章遵守披露 規定。

於本年度,本公司概無訂立任何須遵守GEM上市規則第 20章項下報告及公告規定的關連交易。

董事會報告

COMPETING INTEREST

Mr. Wong Jing Shong ("Mr. Wong"), an executive Director and the Chairman of the Board and the controlling Shareholder, has been a director of each of EPRO Systems (HK) Limited ("EPRO HK"), EPRO Systems (China) Limited, EPRO Technology Limited and EPRO Limited since July 2017, the chief executive officer of EPRO HK since January 2018, all of which were wholly-owned subsidiaries of CONCORD-LINKED LIMITED (協盟有限公司) ("CONCORD") (abovementioned subsidiaries together as the "CONCORD Subsidiaries", together with CONCORD, the "CONCORD Group"). CONCORD is a subsidiary of Hang Tai Yue Group Holdings Limited (恆泰裕集團控股 有限公司) ("Hang Tai Yue Group") (stock code: 8081), a company listed on GEM of the Stock Exchange. Mr. Wong has been further employed as (i) the chief executive officer of the CONCORD Group; and (ii) an executive director of EPRO HK for a term of three years since May 2019. He has also been appointed as a director of CONCORD. As at 31 December 2020, CONCORD was owned as to 49% by Mr. Wong and as to 51% by Hang Tai Yue Group. The CONCORD Group is principally engaged in the provision of professional I.T. contract and maintenance services.

Mr. Zhang Long, a former executive Director and Chief Executive Officer, who resigned on 8 February 2021, has also been a director of each of EPRO HK, EPRO Systems (China) Limited, EPRO Technology Limited and EPRO Limited since 2017.

The CONCORD Subsidiaries may compete with the Corporate Management Solutions and I.T. Contract Services Business undertaken by the Group in Hong Kong and overseas.

Save as disclosed above, none of the Directors (including any person who at any time during the Year was a Director), controlling Shareholder, nor their respective close associates (as defined under the GEM Listing Rules) had any interest in a business, apart from the business of the Group, which competes or is likely to compete, either directly or indirectly, with the business of the Group during the Year.

競爭權益

執行董事兼董事會主席兼控股股東黃靖淳先生(「黃先生」),自二零一七年七月起一直擔任易寶系統(香港)有限公司(「易寶香港」)、易寶系統(中國)有限公司、易寶科技有限公司及易寶有限公司各自的董事,自二零一八年一月起擔任易寶香港的行政總裁,所有該等公司均為協盟有限公司(「協盟」)的全資附屬公司(上述附屬公司統稱為「協盟附屬公司」,連同協盟統稱為「協盟集團」)。協盟為恆泰裕集團控股有限公司(「恆泰裕集團」,股份代號:8081,於聯交所GEM上市之公司)的附屬公司。自二零一九年五月起,黃先生已獲進一步聘任為(i)協盟集團的行政總裁;及(ii)易寶香港的執行董事,為期三年。彼亦已獲委任為協盟董事。於二零二零年十二月三十一日,協盟由黃先生及恆泰裕集團分別擁有49%及51%權益。協盟集團主要從事提供專業資訊科技合約及維護服務。

前任執行董事兼行政總裁張龍先生(彼自二零二一年二 月八日辭任)自二零一七年起亦一直擔任易寶香港、易 寶系統(中國)有限公司、易寶科技有限公司及易寶有限 公司各自之董事。

協盟附屬公司可能與本集團於香港及海外開展的企業 管理解決方案及資訊科技合約服務業務構成競爭。

除上文披露者外,於本年度內,概無董事(包括於本年度內任何時候為董事之任何人士)、控股股東或彼等各自的緊密聯繫人(定義見GEM上市規則)於與本集團業務直接或間接構成或可能構成競爭的業務(本集團業務除外)中擁有任何權益。

董事會報告

DIRECTORS 董事

The changes of the Directors during the Year and up to the date of this report were:

於本年度及截至本報告日期,董事變動如下:

		Appointed on 於以下日期獲委任	Resigned on 於以下日期辭任
Executive Directors	執行董事		
Mr. Wong Jing Shong (Chairman)	黃靖淳先生(主席)	29 October 2018 二零一八年十月二十九日	-
Mr. Zhang Long (Note)	張龍先生 (附註)	◆一八千十月二十九日 4 April 2019 二零一九年四月四日	- 8 February 2021 二零二一年二月八日
Mr. Lau Siu Cheong (Chief Executive Officer) (Note)	劉兆昌先生 <i>(行政總裁)</i> (附註)	8 February 2021 二零二一年二月八日	-
Independent Non-executive Directors	獨立非執行董事		
Professor Chui Tsan Kit	徐燦傑教授	23 April 2015	-
		二零一五年四月二十三日	-
Mr. Chan Yung	陳勇先生	24 November 2017	_
M. Observation (Ker	柳序世生	二零一七年十一月二十四日	_
Mr. Cheng Hong Kei	鄭康棋先生	24 November 2017 二零一七年十一月二十四日	-

Note:

Mr. Zhang Long resigned as an executive Director and the Chief Executive Officer with effect from 8 February 2021 due to his other business commitments which require more of his time. Mr. Lau Siu Cheong was appointed as an executive Director and the Chief Executive Officer with effect from 8 February 2021.

附註: 張龍先生因需投入更多時間於其他事務而辭任執行董事 及行政總裁,自二零二一年二月八日起生效。劉兆昌先 生獲委任為執行董事及行政總裁,自二零二一年二月八 日起生效。

In accordance with Bye-law 83(2) of the Company's Bye-laws, any Director appointed by the Board to fill a casual vacancy shall hold office until the first general meeting of the Company after his/her appointment and be subject to re-election at such meeting and any Director appointed by the Board as an addition to the existing Board shall hold office only until the next following annual general meeting of the Company and shall then be eligible for re-election.

根據本公司的公司細則第83(2)條,任何獲董事會委任以 填補臨時空缺的董事,應任職至彼獲委任後本公司首屆 股東大會,並於該大會上接受重選,而任何獲董事會委 任以增加現有董事會人數的董事,僅應任職至本公司下 屆股東週年大會為止,並合資格接受重選。

董事會報告

Pursuant to Bye-law 84 of the Company's Bye-laws, at each annual general meeting, one-third of the Directors for the time being (or, if their number is not a multiple of three, 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 least once every three years. The retiring Directors shall be eligible for re-election.

根據本公司的公司細則第84條,於每屆股東週年大會上,當時三分一的董事(或倘董事人數並非三的倍數,則按最接近但不少於三分一的人數計算)須輪值退任,惟每名董事須最少每三年輪值退任一次。退任董事符合資格應選連任。

Pursuant to Bye-law 84 of the Company's Bye-laws, the Directors to retire by rotation shall include (so far as necessary to ascertain the number of Directors to retire by rotation) any Director who wishes to retire and not to offer himself for re-election. Any further Directors so to retire shall be those of the other Directors subject to retirement by rotation who have been longest in office since their last re-election or appointment and so that as between persons who became or were last re-elected Directors on the same day those to retire shall (unless they otherwise agree among themselves) be determined by lot.

根據本公司的公司細則第84條,輪值退任的董事應包括 (就確定輪值退任的董事人數而言)任何有意退任而無 意應選連任的董事。任何其他須輪值退任的董事乃自上 次獲選連任或聘任以來任期最長的董事,故此,於同一 日成為或上次獲重選董事的人士之間,則將以抽籤方式 決定須退任的董事(除非彼等另有協定)。

As such, Mr. Wong Jing Shong, Mr. Lau Siu Cheong and Mr. Chan Yung shall retire and each of them, being eligible, will offer himself for re-election at the forthcoming annual general meeting of the Company pursuant to the Company's Bye-laws.

因此,黃靖淳先生、劉兆昌先生及陳勇先生將根據本公司的公司細則於本公司應屆股東週年大會退任且彼等 各自均合資格及願意膺選連任。

DIRECTORS' AND SENIOR MANAGEMENT'S BIOGRAPHIES

董事及高級管理層簡歷

Biographical details of the Directors and the senior management of the Company are set out on pages 54 to 58 of this report.

董事及本公司高級管理層簡歷詳情,載於本報告第54至 58頁。

EMOLUMENTS OF DIRECTORS AND FIVE HIGHEST PAID INDIVIDUALS

董事及五名最高薪酬人士薪酬

Details of the emoluments of the Directors and the five highest paid individuals of the Group are set out in notes 16 and 15 to the consolidated financial statements respectively.

董事及本集團五名最高薪酬人士的薪酬詳情,分別載於 綜合財務報表附註16及15。

INDEPENDENCE OF INDEPENDENT NON-EXECUTIVE DIRECTORS

獨立非執行董事的獨立性

The Company confirmed that it has received an annual confirmation of independence from each of the existing independent non-executive Directors pursuant to Rule 5.09 of the GEM Listing Rules and all existing independent non-executive Directors are considered to be independent by the Company.

本公司確認,其已接獲各現任獨立非執行董事根據 GEM上市規則第5.09條作出的年度獨立性確認書,並認 為全體現任獨立非執行董事均獨立於本公司。

董事會報告

DIRECTORS' SERVICE CONTRACTS

All of the Directors are subject to retirement by rotation and re-election at the annual general meeting of the Company in accordance with the Company's Bye-laws and the GEM Listing Rules.

The emoluments of the executive Directors and independent non-executive Directors are determined with reference to their respective background, experience, duties and responsibilities with the Group and the prevailing market conditions.

No Director proposed for re-election at the forthcoming annual general meeting has a service contract which is not determinable by the Company or any of its subsidiaries within one year without payment of compensation, other than statutory compensation.

MANAGEMENT CONTRACTS

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

DIRECTORS' INTERESTS IN CONTRACTS OR ARRANGEMENTS

None of the Directors (including any person who at any time during the Year was a Director) or an entity connected with a Director is or was materially interested, whether directly or indirectly, in any transaction, arrangement or contract of significance to which the Company or any of its subsidiaries was a party which was subsisting during or at the end of the Year, nor did any Director have direct or indirect interests in any assets which have been acquired or disposed of by or leased to, or are proposed to be acquired or disposed of by or leased to, any member of the Group at the end of the Year or at any time during the Year.

CONTRACTS OF SIGNIFICANCE WITH CONTROLLING SHAREHOLDER

There was (i) no contract of significance was entered into by and/or subsisted between the Company or any of its subsidiaries with the controlling shareholder or any of his/its subsidiaries during the Year; and (ii) no contract of significance in relation to the provision of services by the controlling shareholder or any of his/its subsidiaries to the Group was entered into and/or subsisted during the Year.

董事服務合約

全體董事均須根據本公司的公司細則及GEM上市規則,於本公司股東週年大會輪值退任及重選連任。

執行董事及獨立非執行董事的薪酬經參考彼等各自的 背景、經驗、於本集團的職務及職責以及現行市況後決 定。

擬於應屆股東週年大會上重選連任的董事,概無訂有本公司或其任何附屬公司不可於一年內無償(法定賠償除外)終止的服務合約。

管理合約

本年度內並無訂立亦從未存在與本集團整體或任何重 要部分業務有關之管理及行政合約。

董事於合約或安排的權益

概無董事(包括於本年度任何時間內為董事之人士)或 與該董事有關連的實體於本年度內或本年度結束時仍 然生效的任何重大交易、安排或合約(本公司或其任何 附屬公司為訂約方)中擁有或已擁有重大直接或間接權 益,亦無任何董事於本集團任何成員公司於本年度結束 時或本年度內任何時間所收購、出售或租賃或擬收購、 出售或租賃的任何資產中擁有任何直接或間接權益。

與控股股東訂立的重大合約

(i)於本年度本公司或其任何附屬公司與控股股東或其任何附屬公司之間概無訂立及/或存續任何重大合約;及 (ii)於本年度控股股東或其任何附屬公司概無訂立及/ 或存續有關向本集團提供服務的重大合約。

董事會報告

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS OR SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES OR DEBENTURES OF THE COMPANY OR ANY ASSOCIATED CORPORATIONS

董事及最高行政人員於本公司或任何相聯法 團的股份、相關股份或債券的權益或淡倉

As at 31 December 2020, the interests or short positions of the Directors and the chief executive of the Company in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept under section 352 of the SFO, or otherwise notified to the Company and the Stock Exchange pursuant to the required standard of dealings by Directors as referred to in Rule 5.46 of the GEM Listing Rules, were as follows:

於二零二零年十二月三十一日,董事及本公司最高行政人員於本公司或其任何相聯法團(定義見證券及期貨條例第XV部)的股份、相關股份或債券中,擁有須記錄於根據證券及期貨條例第352條規定存置之登記冊內或根據GEM上市規則第5.46條所述董事進行買賣的規定標準須另行知會本公司及聯交所的權益或淡倉如下:

Long positions in the ordinary shares ("Shares") of the Company and underlying Shares

於本公司普通股(「股份」)及相關股份的好倉

			percentage of
			the total issued
		Number of	share capital
Name of Director	Capacity	Shares interested	of the Company
			佔本公司全部已發行
董事姓名	身份	擁有權益的股份數目	股本概約百分比
		(Note 1)	(Note 2)
		(附註1)	(附註2)

Wong Jing Shong 黃靖淳 Beneficial owner 雷益擁有人 333,336,177 (L)

75.0%

Approximate

Notes:

- 1. "L" denotes a long position.
- 2. The total number of 444,448,237 Shares in issue as at 31 December 2020 has been used for the calculation of the approximate percentage.

Save as disclosed above, as at 31 December 2020, none of the Directors nor chief executive of the Company had or was deemed to have any interests or short positions in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept under section 352 of the SFO, or otherwise notified to the Company and the Stock Exchange pursuant to the required standard of dealings by Directors as referred to in Rule 5.46 of the GEM Listing Rules.

附註:

- 1. 「L」指好倉。
- 2. 概約百分比按於二零二零年十二月三十一日的已發行股份總數444,448,237股股份計算。

除上文披露者外,於二零二零年十二月三十一日,董事或本公司最高行政人員概無於本公司或其任何相聯法團(定義見證券及期貨條例第XV部)的股份、相關股份及債券中,擁有或被視作擁有須記錄於根據證券及期貨條例第352條規定存置之登記冊內或根據GEM上市規則第5.46條所述董事進行買賣的規定標準須另行知會本公司及聯交所的權益或淡倉。

董事會報告

DIRECTORS' AND CHIEF EXECUTIVE'S RIGHTS TO ACQUIRE SHARES OR DEBT SECURITIES

Save as disclosed in the section headed "Share Option Scheme" in this report of the Directors, at no time during the Year was the Company or any of its subsidiaries a party to any arrangements to enable the Directors and the chief executive, their respective spouses or children under the age of 18 to acquire benefits by means of acquisition of shares in or debentures of the Company or any other body corporate.

SHARE OPTION SCHEME

A share option scheme ("Share Option Scheme") was approved by the Shareholders in the annual general meeting of the Company on 13 June 2017 and adopted on 15 June 2017.

The Share Option Scheme is to enable the Company to grant options to the eligible participants as incentives or rewards for their contribution to the Group and/or to enable the Group to recruit and retain high-calibre employees and attract human resources that are valuable to the Group and any entities in which any member of the Group holds equity interest.

The Directors may subject to the provisions of the Share Option Scheme and the GEM Listing Rules, invite any person belonging to any of the following classes of eligible participants, to take up share options to subscribe for Shares: (a) any eligible employee (whether full time or part time, including any executive Director but excluding any non-executive Director) of the Company, any of its subsidiaries or any entity in which any member of the Group holds any equity interest ("invested entity"); (b) any non-executive Director (including independent non-executive Directors) of the Company, any of its subsidiaries or any invested entity; and (c) any adviser (professional or otherwise) or consultant to any area of business or business development of any member of the Group or any invested entity.

The Share Option Scheme shall continue in force for a period of 10 years commencing on its adoption date. The Share Option Scheme will remain in force until 15 June 2027 and after such date no further options shall be offered but the provisions of the Share Option Scheme shall remain in full force and effect to the extent necessary to give effect to the exercise of any options granted before its expiry or termination but not yet exercised.

董事及主要行政人員收購股份或債務證券的 權利

除本董事會報告「購股權計劃」一節所披露者外,於本年度內任何時間,本公司或其任何附屬公司概無訂立任何安排,致使董事及本公司主要行政人員、彼等各自的配偶或18歲以下子女可藉著購入本公司或任何其他法團的股份或債券而獲利。

購股權計劃

購股權計劃(「購股權計劃」)已獲股東於二零一七年六月十三日的本公司股東週年大會上通過,並於二零一七年六月十五日獲採納。

購股權計劃能讓本公司向合資格參與者授出購股權,以 作鼓勵或獎勵彼等對本集團的貢獻,以及/或能讓本集 團羅致及挽留優秀僱員,並吸納對本集團及本集團任何 成員公司於其持有股權的任何實體有價值之人力資源。

董事可在購股權計劃條文及GEM上市規則規限下,邀請屬於以下任何合資格參與者類別之人士接納購股權以認購股份:(a)本公司、其任何附屬公司或本集團任何成員公司於其持有股權的任何實體(「投資實體」)之任何合資格僱員(不論全職或兼職,包括任何執行董事,但不包括任何非執行董事);(b)本公司、其任何附屬公司或任何投資實體之任何非執行董事(包括獨立非執行董事);及(c)本集團任何成員公司或任何投資實體有關任何業務範疇或業務發展之任何顧問(不論專業與否)或諮詢人。

購股權計劃將自其採納日期起計繼續有效為期10年。購股權計劃將維持生效,直至二零二七年六月十五日止,而於該日後,將概不會授出更多購股權,惟購股權計劃條文將繼續全面生效及有效,使於購股權計劃屆滿或終止前已授出但尚未行使的任何購股權可有效行使。

董事會報告

The maximum number of Shares which may be allotted and issued upon exercise of all options to be granted at any time under the Share Option Scheme and any other share option schemes of the Group must not in aggregate exceed 10% of the issued Shares on the date of Shareholders' approval of the Share Option Scheme or the date of Shareholders' approval of a refreshment of such limit in a general meeting of the Company ("General Scheme Limit"). Previously granted options which may be outstanding, cancelled, lapsed or exercised will not be counted for the purpose of calculating the General Scheme Limit.

根據購股權計劃及本集團任何其他購股權計劃不時授出之所有購股權獲行使時,將予配發及發行之股份最高數目合計不得超過本公司於股東批准購股權計劃當日,或股東於本公司股東大會上批准更新有關限額(「一般計劃限額」)當日之已發行股份10%。就計算一般計劃限額而言,已於先前授出且可能尚未行使、已註銷、已失效或已行使之購股權將不計算在內。

The limit on the number of Shares which may be allotted and issued upon exercise of all outstanding options granted and yet to be exercised under the Share Option Scheme and any other share option schemes of the Group must not in aggregate exceed 30% of the total Shares in issue from time to time.

Each grant of options under the Share Option Scheme to any Director, chief executive of the Company or substantial Shareholder (as defined in the GEM Listing Rules) or any of their respective associates must be approved by independent non-executive Directors (excluding independent non-executive Director who or whose associate is the proposed grantee). Where any grant of options to a substantial Shareholder (as defined in the GEM Listing Rules) or an independent non-executive Director, or any of their respective associates, would result in the Shares issued and to be issued upon exercise of all options already granted and to be granted (including options exercised, cancelled and outstanding) to such person in the 12-month period up to and including the date of such grant: (a) representing in aggregate over 0.1% of the Shares in issue; and (b) having an aggregate value, based on the closing price of the Shares as at the date of each grant, in excess of HK\$5,000,000, such further grant of options must be approved by the Shareholders in general meeting.

Upon acceptance of an option granted under the Share Option Scheme, the eligible participant shall pay HK\$1.00 to the Company as consideration for the grant. Such option will be offered for acceptance within such time specified in the offer which shall not be later than 21 days from the date on which the offer is made.

The total number of Shares issued and to be issued upon exercise of the options granted under the Share Option Scheme and any other share option schemes of the Group (including exercised and outstanding options) to each participant in any 12-month period shall not exceed 1% of the Shares in issue. The exercise price for the options granted under the Share Option Scheme shall be determined at the discretion of the Board but in any event shall be at least the highest of: (i) the closing price of the Shares as stated in the daily quotations sheet of the Stock Exchange on the date of grant, which must be a business day; (ii) the average closing price of the Shares as stated in the daily quotations sheets of the Stock Exchange for the five business days immediately preceding the date of grant; and (iii) the nominal value of the Share.

購股權計劃及本集團任何其他購股權計劃項下所有已 授出且尚未行使的購股權獲行使時,可能配發及發行 的股份數目限額合共不得超過不時已發行股份總數的 30%。

根據購股權計劃向本公司任何董事、最高行政人員或主要股東(定義見GEM上市規則)或彼等各自之任何聯繫人士授出的每份購股權必須獲獨立非執行董事(不包括身為或其聯繫人士身為建議承授人之獨立非執行董事)批准。倘向主要股東(定義見GEM上市規則)或獨立非執行董事或彼等各自之任何聯繫人士授出購股權,會令有關人士於直至及包括獲授購股權當日止之十二個月期間內已經及將會獲授之所有購股權(包括已行使、已註銷及尚未行使之購股權)獲行使時,已經及將予發行之本公司股份:(a)合計超過已發行股份之0.1%;及(b)按每次授出購股權當日股份之收市價計算,總值超過5,000,000港元;進一步授出購股權必須在股東大會上獲股東批准。

接納根據購股權計劃授出的購股權後,合資格參與者 須就有關授出向本公司支付代價1.00港元。有關購股權 將於要約內訂明之時間(即作出要約當日起計不遲於21 日)內授出以供接納。

行使購股權計劃及本集團任何其他購股權計劃項下購股權(包括已行使及尚未行使的購股權)後,於任何12個月期間內向各參與人發行及將予發行的股份總數,不得超逾已發行股份的1%。購股權計劃項下已授出購股權的行使價可由董事會酌情釐定,惟於任何情況下須最少達到以下各項的最高者:(i)股份於授出日期(必須為營業日)在聯交所每日報價表中的收市價;(ii)股份於緊接授出日期前五個營業日在聯交所每日報價表中的平均收市價;及(ii)股份的面值。

董事會報告

During the Year and as at the date of this report, there was no outstanding share option under the Share Option Scheme.

As at 31 December 2020 and at the date of this report, the total number of Shares available for issue under the Share Option Scheme is 44,444,823, representing approximately 10% of the issued share capital of the Company as at the date of this report.

INTERESTS DISCLOSEABLE UNDER THE SFO AND SUBSTANTIAL SHAREHOLDERS AND OTHER PERSONS INTEREST IN SECURITIES

Substantial Shareholders

Save for the interest in Shares held by Mr. Wong Jing Shong, an executive Director and the Chairman of the Board, as disclosed in the section headed "Directors' and chief executive's interests or short positions in the shares, underlying shares or debentures of the Company or any associated corporations" in this report of the Directors, the Directors were not aware of any other person (other than Directors or the chief executive of the Company) who, as at 31 December 2020, had, or was deemed or taken to have interests or short positions in the Shares or underlying Shares which would fall to be disclosed to the Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO or, which were recorded in the register required to be kept by the Company under Section 336 of the SFO.

PERMITTED INDEMNITY PROVISION

Subject to the applicable laws, every Director shall be entitled to be indemnified out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages and expenses which he/she may sustain or incur in the execution of his/her duties or otherwise in relation thereto pursuant to the Bye-laws of the Company. The Company has maintained appropriate directors' and officers' liability insurance coverage for the Directors and officers of the Group. The relevant provisions in the Bye-laws of the Company and the directors' and officers' liability insurance are currently in force and were in force throughout the Year.

RETIREMENT BENEFITS SCHEMES

Details of the Group's retirement benefits schemes in operation for the Year are set out in note 38 to the consolidated financial statements.

於本年度內及於本報告日期,購股權計劃項下概無尚未 行使的購股權。

於二零二零年十二月三十一日及本報告日期,根據購股權計劃可供發行之股份總數為44,444,823股,相當於本公司於本報告日期已發行股本之約10%。

根據證券及期貨條例須予披露的權益以及主要股東及其他人士於證券的權益

主要股東

除本董事會報告「董事及最高行政人員於本公司或任何相聯法團的股份、相關股份或債券的權益或淡倉」一節所披露由黃靖淳先生(執行董事兼董事會主席)所持股份之權益外,於二零二零年十二月三十一日,除董事或本公司最高行政人員外,董事並不知悉任何其他人士於本公司股份或相關股份中,擁有或被當作或視為擁有須根據證券及期貨條例第XV部第2及3分部向本公司及聯交所披露或記錄於本公司根據證券及期貨條例第336條須存置的登記冊內的權益或淡倉。

獲准許的彌償條文

在適用法律的規限下,根據本公司的公司細則,各董事均有權就履行其職責或與此有關而可能招致或產生的所有訴訟、費用、收費、損失、損害及開支自本公司的資產及利潤中獲得彌償。本公司已為本集團董事及行政人員就適當的董事及行政人員責任投保。現時及於本年度內,本公司公司細則的相關條文及董事及行政人員責任保險一直生效。

退休福利計劃

本集團於本年度的退休福利計劃詳情,載於綜合財務報 表附註38。

董事會報告

AUDIT COMMITTEE

The Company established the audit committee of the Board ("Audit Committee") with written terms of reference in accordance with Rules 5.28 to 5.33 of the GEM Listing Rules. The Audit Committee's principal duties are to review and supervise the financial reporting process, risk management and internal control procedures of the Group. The Audit Committee currently comprises three independent non-executive Directors, namely, Mr. Cheng Hong Kei (the chairman of the Audit Committee), Mr. Chan Yung and Professor Chui Tsan Kit. The Audit Committee meets at least quarterly each year. The Company's financial statements for the Year have been reviewed and discussed by the Audit Committee before any disclosure and release of information.

SUFFICIENCY OF PUBLIC FLOAT

Based on information publicly available to the Company and within the knowledge of the Directors, as at the latest practicable date prior to the issue of this report, the Company has maintained the prescribed public float under the GEM Listing Rules.

INDEPENDENT AUDITOR

The consolidated financial statements have been audited by RSM Hong Kong, who will retire and, being eligible, offer themselves for re-appointment.

ON BEHALF OF THE BOARD

Wong Jing Shong

Chairman and Executive Director

19 March 2021

審核委員會

本公司已成立董事會審核委員會(「審核委員會」),並訂有按照GEM上市規則第5.28條至5.33條編製的書面職權範圍。審核委員會的主要工作為檢討與監督本集團的財務匯報告風險管理及內部監控程序。審核委員會現時由三名獨立非執行董事鄭康棋先生(審核委員會主席)、陳勇先生及徐燦傑教授組成。審核委員會至少每年每個季度舉行會議。本公司之本年度財務報表均已經由審核委員會審閱及討論,方始披露及發放資料。

足夠公眾持股量

根據本公司可取得的公開資料及據董事知悉,於本報告刊發日期前之最後實際可行日期,本公司已維持GEM上市規則所規定的公眾持股量。

獨立核數師

綜合財務報表已由羅申美會計師事務所審核,其將卸任 並合資格及願意重選連任。

代表董事會

主席兼執行董事 **黃靖淳**

二零二一年三月十九日

獨立核數師報告



TO THE SHAREHOLDERS OF GET HOLDINGS LIMITED

(Incorporated in the Cayman Islands and continued in Bermuda with limited liability)

OPINION

We have audited the consolidated financial statements of GET Holdings Limited (the "Company") and its subsidiaries (the "Group") set out on pages 79 to 206, which comprise the consolidated statement of financial position as at 31 December 2020, and the consolidated statement of profit or loss, 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.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2020, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

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

致智易控股有限公司股東

(於開曼群島註冊成立及於百慕達存續之有限公司)

意見

本核數師(以下簡稱「我們」) 已審計載列於第79至206頁智易控股有限公司(「貴公司」) 及其附屬公司(統稱「貴集團」) 的綜合財務報表,此綜合財務報表包括二零二零年十二月三十一日的綜合財務狀況表與截至該日止年度的綜合損益表、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。

我們認為,綜合財務報表已根據香港會計師公會(「香港會計師公會」)頒佈的香港財務報告準則(「香港財務報告準則」)真實而公平地反映 貴集團於二零二零年十二月三十一日的綜合財務狀況以及其截至該日止年度的綜合財務業績及綜合現金流量,並已按照香港公司條例的披露規定妥為編製。

意見基準

我們根據香港會計師公會頒佈的香港審計準則(「香港審計準則」)進行審核。我們在該等準則下的責任在我們的報告內核數師就審核綜合財務報表須承擔的責任一節進一步闡述。根據香港會計師公會頒佈的專業會計師道德守則(「守則」),我們獨立於 貴集團,並已遵循守則履行其他道德責任。我們相信,我們所獲得的審核憑證能充足及適當地為我們的審核意見提供基礎。

獨立核數師報告

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the "Impairment assessment of goodwill" to be the key audit matter and how our audit addressed this key audit matter is set out below:

Key Audit Matter 關鍵審核事項

Impairment assessment of goodwill 商譽減值評估

Refer to note 22 to the consolidated financial statements. 參閱綜合財務報表附註22。

As at 31 December 2020, the Group had goodwill with carrying value of approximately HK\$69,525,000, arising from the acquisition of Boom Max International Limited and its subsidiaries ("Boom Max Group") and Wafer Systems (Hong Kong) Limited ("Wafer HK"). Management has allocated goodwill to individual cash-generating units ("CGUs"). Goodwill is required to be tested for impairment on an annual basis.

於二零二零年十二月三十一日, 貴集團因收購Boom Max International Limited及其附屬公司(「Boom Max 集團」)及威發系統(香港)有限公司(「威發香港」)產生之商譽賬面值約為69,525,000港元。管理層已將商譽分配至個別現金產出單元(「現金產出單元」)。商譽須每年進行減值測試。

The recoverable amounts of the CGUs were determined based on either fair value less cost of disposal or value in use models which require significant estimates concerning future cash flows, and associated discount rates and growth rates assumptions, which are based on management's expectations of future business performance and prospects. In respect of the goodwill arising from Wafer HK, impairment losses of approximately HK\$11,300,000 was made during the year to reduce the CGU's carrying amount to its recoverable amount.

現金產出單元的可收回金額乃基於公平價值減出售成本或其使用價值模式(其要求作出有關未來現金流量及相聯貼現率的重大估計以及增長率假設)釐定,有關假設乃基於管理層對未來業務表現及前景之預期。就威發香港產生之商譽而言,已於本年度計提減值虧損約11,300,000港元以削減現金產出單元賬面金額至其可收回金額。

關鍵審核事項

根據我們的專業判斷,關鍵審核事項為我們審核本期間的綜合財務報表中最重要的事項。我們在審核整體綜合財務報表及就此達致意見時處理此等事項,而不會就此等事項單獨發表意見。我們確定的關鍵審核事項為「商譽減值評估」,如何處理該等關鍵審核事項的審核方法載列如下:

How our audit addressed the Key Audit Matter 我們的審核如何處理關鍵審核事項

We used our in-house valuation specialists to assess the integrity of the models used and the appropriateness of the discount rates, long-term growth rates, other information, assumptions and estimates for the impairment assessment determined by management.

我們利用內部估值專家對管理層所採用模式的完整性以及管理層就減值評估所釐定的貼現率、長期增長率、其他資料、假設及估計的合適性進行評估。

We agreed inputs to the models to supporting evidence including the latest approved 5-year budgets and considered the accuracy of management's previous budgets.

我們認同投入各個模式的數據與支持性證據相符,包括最近經批准的五年預算,並考慮管理層先前的預算準確性。

We assessed the reasonableness of the key assumptions made by management in preparing the cash flow forecasts in light of historical results and the current operating environment.

鑒於過往業績及當前營運環境,我們評估管理層在編製現金流量 預測時作出的主要假設合理性。

We carried out sensitivity analysis to assess the impact of reasonable possible changes in key assumptions and discount rates.

我們進行敏感度分析以評估主要假設及貼現率的可能合理變動 的影響。

We also considered the adequacy of the Group's disclosures in respect of the impairment testing of goodwill.

我們亦考慮 貴集團有關商譽減值測試披露之充足性。

獨立核數師報告

OTHER INFORMATION

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

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

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

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

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

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

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

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

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

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

其他資料

董事須對其他資料承擔責任。其他資料包括載於年報內 的全部資料,惟不包括綜合財務報表及我們就此發出的 核數師報告。

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

就審核綜合財務報表而言,我們的責任為閱讀其他資料,從而考慮其他資料是否與綜合財務報表或我們在審核過程中獲悉的資料存在重大不符,或似乎存在重大錯誤陳述。

倘若我們基於已進行的工作認為此其他資料出現重大 錯誤陳述,我們須報告有關事實。我們並無就此作出報 告。

董事及管治層須就綜合財務報表承擔的責 任

董事須負責根據香港會計師公會頒佈的香港財務報告 準則及香港公司條例的披露規定,編製真實而公平地反 映情況的綜合財務報表,及董事釐定對編製綜合財務報 表屬必要的有關內部監控,以使該等綜合財務報表不會 存在由於欺詐或錯誤而導致的重大錯誤陳述。

在編製綜合財務報表時,董事須負責評估 貴集團持續經營的能力,並披露與持續經營有關的事項(如適用)。除非董事擬將 貴集團清盤或停止營運,或除此之外並無其他實際可行的辦法,否則須採用以持續經營為基礎的會計法。

審核委員會協助董事履行監督 貴集團的財務報告流 程的責任。

核數師須就審核綜合財務報表承擔的責任

我們的目標為合理確定此等綜合財務報表整體而言不會存在由於欺詐或錯誤而導致的重大錯誤陳述,並發出載有我們意見的核數師報告。根據百慕達一九八一年公司法第90條將此意見僅向整體股東報告我們的意見,除此之外本報告別無其他目的。我們不會就本報告的內容向任何其他人士負上或承擔任何責任。

獨立核數師報告

AUDITOR'S RESPONSIBILITY FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

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

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

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

核數師須就審核綜合財務報表承擔的責任 (續)

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

在根據香港審計準則進行審計的過程中,我們運用專業 判斷,保持專業懷疑態度。我們亦:

- 識別及評估由於欺詐或錯誤而導致綜合財務報表存在重大錯誤陳述的風險、設計及執行審計程序以應對該等風險,以及獲取充足和適當的審計憑證,作為我們意見的基礎。由於欺詐可能涉及串謀、偽造、蓄意遺漏、虛假陳述或凌駕內部監控的情況,因此未能發現因欺詐而導致的重大錯誤陳述的風險高於未能發現因錯誤而導致的重大錯誤陳述的風險。
- 了解與審計相關的內部監控,以設計適當的審計程序,惟並非旨在對 貴集團內部監控的有效性發表意見。
- 評估董事所採用會計政策的恰當性及作出會計估 計和相關披露的合理性。
- 對董事採用持續經營會計基礎的恰當性作出結 論,並根據所獲取的審計憑證,確定是否存在與 事項或情況有關的重大不確定性,從而可能導致 對 貴集團的持續經營能力產生重大疑慮。倘我 們認為存在重大不確定性,則有必要在核數師報 告中提請使用者注意綜合財務報表中的相關披 露,或倘有關披露不足,則修訂我們意見。我們結 論乃基於截至核數師報告日期止所取得的審計憑 證。然而,未來事項或情況可能導致 貴集團無 法持續經營。
- 評估綜合財務報表的整體呈報方式、結構及內容,包括披露資料,以及綜合財務報表是否中肯 反映相關交易和事項。

獨立核數師報告

AUDITOR'S RESPONSIBILITY FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (continued)

 Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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

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

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

The engagement partner on the audit resulting in this independent auditor's report is Mr. Yam Tak Fai, Ronald.

核數師須就審核綜合財務報表承擔的責任 (續)

 就 貴集團內實體或業務活動的財務資料獲取充 足及適當的審計憑證,以便對綜合財務報表發表 意見。我們負責集團審計的方向、監督和執行。我 們為審核意見承擔全部責任。

我們與審核委員會就(其中包括)審計的計劃範圍、時間 安排及重大審計發現進行溝通,該等發現包括我們在審 計過程中識別的內部監控的任何重大缺失。

我們亦向審核委員會作出聲明,指出我們已符合有關獨立性的相關道德要求,並與彼等溝通可能被合理認為會影響我們獨立性的所有關係及其他事宜,以及為消除威脅而採取的行動或相關防範措施(如適用)。

從與審核委員會溝通的事項中,我們釐定對本期間綜合財務報表的審計至關重要的事項,因而構成關鍵審核事項。我們在核數師報告中描述該等事項,除非法律或法規不允許公開披露該等事項,或在極端罕見的情況下,倘合理預期在我們報告中溝通某事項造成的負面後果超出產生的公眾利益,則我們決定不應在報告中傳達該事項。

出具本獨立核數師報告的審計項目委聘合夥人為任德 煇先生。

RSM Hong Kong

Certified Public Accountant 29th Floor, Lee Garden Two, 28 Yun Ping Road, Causeway Bay, Hong Kong

19 March 2021

羅申美會計師事務所

執業會計師 香港 銅鑼灣 恩平道28號 利園二期29樓

二零二一年三月十九日

CONSOLIDATED STATEMENT OF PROFIT OR LOSS

綜合損益表

For the year ended 31 December 2020 (Expressed in Hong Kong dollars)

		Note 附註	2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Revenue Cost of sales	收入 銷售成本	8	231,404 (159,895)	369,839 (296,822)
Gross profit Other income Other gains and losses, net Impairment losses on trade and other receivables and contract assets Selling and administrative expenses	毛利 其他收入 其他收益及虧損,淨額 貿易及其他應收款項及合約資產 減值虧損 銷售及行政開支	9 10	71,509 2,379 (24,086) (9,359) (68,885)	73,017 634 (60,010) (2,057) (70,154)
Loss from operations Finance costs Share of profit of an associate	經營虧損 融資成本 應佔一間聯營公司溢利	12	(28,442) (98) -	(58,570) (103) 887
Loss before tax Income tax expense	除稅前虧損 所得稅開支	13 14	(28,540) (3,870)	(57,786) (3,894)
Loss for the year	本年度虧損		(32,410)	(61,680)
Attributable to: Owners of the Company Non-controlling interests	以下人士應佔: 本公司擁有人 非控股權益		(39,286) 6,876 (32,410)	(67,200) 5,520 (61,680)
Loss per share (HK cents) Basic	每股虧損 (港仙) 基本	18	(8.84)	(15.12)
Diluted	攤薄		(8.84)	(15.12)

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 31 December 2020 (Expressed in Hong Kong dollars)

		Note 附註	2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Loss for the year	本年度虧損		(32,410)	(61,680)
Other comprehensive income: Items that may be reclassified to profit or loss: Exchange differences on translation of financial statements of overseas subsidiaries	其他全面收益: 可重新分類至損益的項目: 折算海外附屬公司 財務報表產生的匯兌差額	19	(74)	(5,123)
Items that will not be reclassified to profit or loss: Fair value changes of equity instruments at fair value through other comprehensive income (FVTOCI)	將不會重新分類至損益的項目: 透過其他全面收益以公平價值列賬 的股本工具的公平價值變動		95	(590)
Other comprehensive income for the year, net of tax	本年度其他全面收益,扣除稅項		21	(5,713)
Total comprehensive income for the year	本年度全面收益總額		(32,389)	(67,393)
Attributable to: Owners of the Company Non-controlling interests	以下人士應佔: 本公司擁有人 非控股權益		(39,265) 6,876	(72,913) 5,520
			(32,389)	(67,393)

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況表

At 31 December 2020 (Expressed in Hong Kong dollars) 於二零二零年十二月三十一日 (以港元列示)

		Note 附註	2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Non-current assets Property, plant and equipment Right-of-use assets Goodwill Intangible assets Financial assets at FVTOCI	非流動資產 物業、廠房及設備 使用權資產 商譽 無形資產 透過其他全面收益以公平價值 列賬的金融資產	20 21 22 23 25	1,168 1,684 69,525 90,762 1,135	1,591 1,883 80,825 82,969
Current assets Inventories Trade and other receivables	流動資產 存貨 貿易及其他應收款項	26 27	164,274 187 29,891	168,308 394 85,017
Contract assets Financial assets at fair value through profit or loss (FVTPL) Tax recoverable Pledged bank deposits Cash and cash equivalents	合約資產 透過損益以公平價值列賬的 金融資產 可收回稅項 已抵押銀行存款 現金及現金等價物	29 28 30 30	12,310 1,199 630 118,174	1,804 32,536 1,487 627 80,723
Current liabilities	流動負債		162,391	202,588
Trade and other payables Contract liabilities Lease liabilities Current tax liabilities	貿易及其他應付款項 合約負債 租賃負債 當期稅項負債	31 29 32	11,674 1,957 1,214 27,364	17,384 3,488 2,217 27,259
Net current assets	流動資產淨值		42,209 120,182	50,348 152,240
Total assets less current liabilities	資產總值減流動負債		284,456	320,548
Non-current liabilities Lease liabilities Deferred tax liabilities	非流動負債 租賃負債 遞延稅項負債	32 33(a)	644 14,968	446 13,526
			15,612	13,972
NET ASSETS	資產淨值		268,844	306,576

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況表

At 31 December 2020 (Expressed in Hong Kong dollars) 於二零二零年十二月三十一日 (以港元列元)

		Note 附註	2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Capital and reserves Share capital Reserves	資本及儲備 股本 儲備	34 36	4,444 226,143	4,444 265,408
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		230,587 38,257	269,852 36,724
TOTAL EQUITY	總權益		268,844	306,576

Approved by the Board of Directors on 19 March 2021 and are signed on its behalf by:

經董事會於二零二一年三月十九日批准並由以下董事 代表簽署:

Wong Jing Shong 黃靖淳 Director 董事 Lau Siu Cheong 劉兆昌 Director 董事

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

綜合權益變動表

For the year ended 31 December 2020 (Expressed in Hong Kong dollars)

截至二零二零年十二月三十一日止年度 (以港元列示)

Attributable to owners of the Company 木公司擁有人確佔

	_	本公司擁有人應佔									
		Share capital	Share	Share Share	Contributed	Exchange	Investment revaluation	Accumulated		Non- controlling	Total
			premium	surplus	reserve re	reserve 投資重估	losses	losses Total	interests 非控股	equity	
		股本	股份溢價	實繳盈餘	匯兌儲備	儲備	累計虧損	總計	權益	總權益	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	
At 1 January 2019	於二零一九年一月一日	4,444	517,181	992,154	5,102	(15,087)	(1,161,029)	342,765	36,547	379,312	
Loss for the year	本年度虧損	-	-	-	-	-	(67,200)	(67,200)	5,520	(61,680)	
Other comprehensive income	其他全面收益	-	-	_	(5,123)	(590)	_	(5,713)	_	(5,713)	
Total comprehensive income for the year	本年度全面收益總額	-	-	-	(5,123)	(590)	(67,200)	(72,913)	5,520	(67,393)	
Dividends paid to non-controlling interests (note 24) Reclassification on disposal of equity instruments at PVTOCI	已派付非控股權益的股息 (附註24) 於出售透過其他全面收益以公 平價值列賬的股本工具時重	-	-	-	-	-	-	-	(5,343)	(5,343)	
	新分類	-	-		-	13,340	(13,340)	-		-	
Changes in equity for the year	本年度權益變動	-	-	-	-	13,340	(13,340)	-	(5,343)	(5,343)	
At 31 December 2019 and 1 January 2020	於二零一九年 十二月三十一日及 二零二零年一月一日	4,444	517,181	992,154	(21)	(2,337)	(1,241,569)	269,852	36,724	306,576	

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

綜合權益變動表

For the year ended 31 December 2020 (Expressed in Hong Kong dollars)

截至二零二零年十二月三十一日止年度 (以港元列示)

Attributable to owners of the Company 本公司擁有人應佔

		平公 可擁有 八 思 山				-				
		Share capital	Share premium	Contributed surplus	Exchange reserve	Investment revaluation reserve 投資重估	Accumulated losses	Total	Non- controlling interests 非控股	Total equity
		股本	股份溢價	實繳盈餘	匯兌儲備	儲備	累計虧損	總計	權益	總權益
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元
At 31 December 2019 and at 1 January 2020	於二零一九年 十二月三十一日及 於二零二零年一月一日	4,444	517,181	992,154	(21)	(2,337)	(1,241,569)	269,852	36,724	306,576
Loss for the year Other comprehensive income	本年度虧損 其他全面收益		-	-	- (74)	- 95	(39,286)	(39,286) 21	6,876 -	(32,410) 21
Total comprehensive income for the year	本年度全面收益總額		-		(74)	95	(39,286)	(39,265)	6,876	(32,389)
Dividends paid to non-controlling interests (note 24)	已派付非控股權益的股息 (附註24)		-		-			-	(5,343)	(5,343)
Changes in equity for the year	本年度權益變動			_	-				(5,343)	(5,343)
At 31 December 2020	於二零二零年 十二月三十一日	4,444	517,181	992,154	(95)	(2,242)	(1,280,855)	230,587	38,257	268,844

CONSOLIDATED STATEMENT OF CASH FLOWS

綜合現金流量表

For the year ended 31 December 2020 (Expressed in Hong Kong dollars)

		Note 附註	2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
		.,,,,,		
CASH FLOWS FROM OPERATING ACTIVITIES	經營活動現金流量			
Loss before tax	除稅前虧損		(28,540)	(57,786)
Adjustments for:	經調整:			·
Bank interest income	銀行利息收入		(22)	(615)
Amortisation	難銷		27,901	29,419
Depreciation on property,	物業、廠房及設備折舊			
plant and equipment			456	353
Depreciation on right-of-use assets	使用權資產折舊		1,682	2,077
Finance costs	融資成本		98	103
Fair value loss/(gain) on financial assets at	透過損益以公平價值列賬的金融			
FVTPL	資產的公平價值虧損/(收益)		9,079	(8,462)
Share of profit of an associate	應佔一間聯營公司溢利		_	(887)
Gain on disposal of a subsidiary	出售一間附屬公司的收益		(209)	-
Loss on disposal of	出售透過損益以公平價值列賬的			
financial assets at FVTPL	金融資產的虧損		3,942	-
Impairment loss on goodwill	商譽減值虧損		11,300	65,254
Impairment loss on intangible assets	無形資產減值虧損		425	_
Impairment loss on right-of-use assets	使用權資產減值虧損		_	716
Impairment loss on trade and	貿易及其他應收款項及合約資產			
other receivables and contract assets	減值虧損		9,359	2,057
Loss on deemed disposal of an associate	視為出售一間聯營公司虧損		-	2,129

CONSOLIDATED STATEMENT OF CASH FLOWS

綜合現金流量表

For the year ended 31 December 2020 (Expressed in Hong Kong dollars)

		Note 附註	2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$ [*] 000 千港元
		1137==	1,070	1,70,0
Operating profit before working	營運資金變動前的經營溢利			
capital changes			35,471	34,358
Decrease in inventories	存貨減少		207	1,194
Decrease/(increase) in trade and other receivables	貿易及其他應收款項減少/(增加)		45,055	(50,344)
Decrease/(increase) in contract assets	合約資產減少/(增加)		422	(408)
Decrease/(increase) in financial assets at	透過損益以公平價值列賬的			, ,
FVTPL	金融資產減少/(增加)		7,205	(19,500)
(Decrease)/increase in trade	貿易及其他應付款項(減少)/增加			
and other payables			(6,330)	7,785
Decrease in contract liabilities	合約負債減少		(1,181)	(2,416)
Cash generated from/(used in) operations	經營業務所得/(所用)現金		80,849	(29,331)
Income tax (paid)/refund	(已付)/退回所得稅		(2,035)	1,061
Interest on lease liabilities	租賃負債利息		(98)	(103)
			. ,	
Net cash generated from/(used in)	經營活動所得/(所用)現金淨額			
operating activities			78,716	(28,373)
operating detivities			10,110	(20,010)
CASH FLOWS FROM	投資活動現金流量			
INVESTING ACTIVITIES				
Bank interest received	已收銀行利息		22	615
Expenditure on development projects	發展項目的支出		(36,119)	(35,031)
(Increase)/decrease in pledged bank deposits	已抵押銀行存款(增加)/減少		(3)	1,010
Net cash outflow arising from	出售一間附屬公司的			
disposal of a subsidiary	現金流出淨額	39(a)	(97)	_
Proceeds from disposal of financial assets	出售透過其他全面收益以公平價值			
at FVTOCI	列賬的金融資產的所得款項		-	3,809
Purchase of property, plant and equipment	購置物業、廠房及設備		(1)	(1,654)
Net cash used in investing activities	投資活動所用現金淨額		(36,198)	(31,251)

CONSOLIDATED STATEMENT OF CASH FLOWS

綜合現金流量表

For the year ended 31 December 2020 (Expressed in Hong Kong dollars)

			2020 二零二零年	2019 二零一九年
		Note 附註	HK\$'000 千港元	ー 、
CASH FLOWS FROM FINANCING ACTIVITIES	融資活動現金流量			
Dividends paid to non-controlling interests Principal elements of lease payments	已付非控股權益股息 租賃付款的本金部分		(2,672) (2,288)	(5,343) (2,013)
Net cash used in financing activities	融資活動所用現金淨額		(4,960)	(7,356)
NET INCREASE/(DECREASE) IN CASH AND CASH EQUIVALENTS	現金及現金等價物 增加/(減少)淨額		37,558	(66,980)
Effect of foreign exchange rate changes	匯兌利率變動之影響		(107)	4
CASH AND CASH EQUIVALENTS AT 1 JANUARY	於一月一日的現金及現金等價物		80,723	147,699
CASH AND CASH EQUIVALENTS AT 31 DECEMBER	於十二月三十一日的現金及 現金等價物		118,174	80,723
ANALYSIS OF CASH AND CASH EQUIVALENTS	現金及現金等價物分析			
Cash and cash equivalents	現金及現金等價物	30	118,174	80,723

綜合財務報表附註

For the year ended 31 December 2020 (Expressed in Hong Kong dollars)

截至二零二零年十二月三十一日止年度 (以港元列示)

1. GENERAL INFORMATION

GET Holdings Limited (the "Company") was incorporated as an exempted company with limited liability in the Cayman Islands on 30 July 2001 and continued in Bermuda on 9 January 2014. The registered office of the Company is located at Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda. The principal place of business in Hong Kong is located at Room 1204-05, 12/F., Centre Point, 181-185 Gloucester Road, Wanchai, Hong Kong.

The Company's shares are listed on the GEM of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The principal activity of the Company is investment holding. The principal activities of its subsidiaries (together with the Company collectively referred to as the "Group") are set out in note 24 to the consolidated financial statements.

The consolidated financial statements are presented in thousands of units of Hong Kong dollars (HK\$'000) unless otherwise stated. Hong Kong dollars ("HK\$") is the Company's functional and the Group's presentation currency.

2. BASIS OF PREPARATION

These consolidated financial statements have been prepared in accordance with all applicable Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA"). HKFRSs comprise Hong Kong Financial Reporting Standards ("HKFRS"); Hong Kong Accounting Standards ("HKAS"); and Interpretations. These consolidated financial statements also comply with the applicable disclosure provisions of the Rules Governing the Listing of Securities on the Stock Exchange and with the disclosure requirements of the Hong Kong Companies Ordinance (Cap. 622). Significant accounting policies adopted by the Group are disclosed below.

The HKICPA has issued certain new and revised HKFRSs that are first effective or available for early adoption for the current accounting period of the Group. Note 3 provides information on any changes in accounting policies resulting from initial application of these developments to the extent that they are relevant to the Group for the current and prior accounting periods reflected in these consolidated financial statements.

1. 一般資料

智易控股有限公司(「本公司」)於二零零一年七月三十日在開曼群島註冊成立為獲豁免有限公司,並於二零一四年一月九日在百慕達存續。本公司註冊辦事處位於Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda。香港主要營業地點為香港灣仔告士打道181-185號中怡商業大廈12樓1204-05室。

本公司股份於香港聯合交易所有限公司(「聯交所」)GEM上市。本公司的主要業務為投資控股, 其附屬公司(連同本公司統稱「本集團」)的主要業 務載於綜合財務報表附註24。

除非另有說明,否則綜合財務報表以千港元(「千港元」)的單位列報。港元(「港元」)為本公司的功能貨幣及本集團的列報貨幣。

2. 編製基準

該等綜合財務報表已根據香港會計師公會(「香港會計師公會」)頒佈的所有適用香港財務報告準則(「香港財務報告準則」)編製。香港財務報告準則」);香港會計準則(「香港會計準則」);及詮釋。該等綜合財務報表亦符合聯交所證券上市規則的適用披露條文及香港公司條例(第622章)的披露規定。本集團採納的主要會計政策於下文披露。

於本集團之本會計期間,香港會計師公會已頒佈若干首次生效或可供提早應用之新訂及經修訂香港財務報告準則。首次應用該等與本集團有關的修訂所引致本會計期間及過往會計期間的任何會計政策變動,已反映於該等綜合財務報表內,有關資料載於附註3。

For the year ended 31 December 2020 (Expressed in Hong Kong dollars)

截至二零二零年十二月三十一日止年度 (以港元列示)

3. ADOPTION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS

(a) Application of new and revised HKFRSs

The Group has applied the Amendments to Reference to the Conceptual Framework in HKFRS Standards and 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 1 January 2020 for the preparation of the consolidated financial statements:

Amendments to HKAS 1 and Definition of Material HKAS 8

Amendments to HKFRS 3 Definition of a Business

Amendments to HKFRS 9, Interest Rail

Interest Rate Benchmark Reform

Except as described below, the application of the Amendments to References to the Conceptual Framework in HKFRS Standards and the amendments to HKFRSs in the current year had no material impact on the Group's financial positions and performance for the current and prior years and/or on the disclosures set out in these consolidated financial statements.

Amendments to HKAS 1 and HKAS 8 Definition of Material

The amendments provide a new definition of material that states "information is material if omitting, misstating or obscuring it could reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements, which provide financial information about a specific reporting entity." The amendments also clarify that materiality depends on the nature or magnitude of information, either individually or in combination with other information, in the context of the financial statements taken as a whole.

The application of the amendments had no impact on the consolidated financial statements.

3. 採納新訂及經修訂香港財務報告準則

(a) 應用新訂及經修訂香港財務報告準則

編製綜合財務報表時,本集團已首次應用 於二零二零年一月一日或之後開始的年度 期間強制生效的香港財務報告準則中概念 框架之提述的修訂本以及下列香港會計師 公會頒佈之香港財務報告準則的修訂本:

香港會計準則第1號及 重要性之定義 香港會計準則第8號 (修訂本)

香港財務報告準則第3號 業務之定義 (修訂本)

香港財務報告準則第9號、利率基準改革 香港會計準則第39號及 香港財務報告準則第7號 (修訂本)

除下文所述者外,於本年度應用香港財務報告準則中概念框架之提述的修訂本及香港財務報告準則的修訂本對本集團本年度及過往年度之財務狀況及業績及/或此等綜合財務報表所披露的資料並無重大影響。

香港會計準則第1號及香港會計準則第8號 (修訂本),重要性之定義

該等修訂本為重要性提供新定義,列明「倘可合理預期遺漏、錯誤陳述或隱瞞資料會影響一般用途財務報表的主要使用者基於該等提供有關特定報告實體財務資料的財務報表作出之決策,則該資料屬重要」。該等修訂本亦釐清,重要與否視乎個別資料或與其他資料合併計算時,就財務報表整體而言的性質或幅度。

應用該等修訂本對綜合財務報表並無影響。

綜合財務報表附註

For the year ended 31 December 2020 (Expressed in Hong Kong dollars)

截至二零二零年十二月三十一日止年度 (以港元列示)

3. ADOPTION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS (continued)

(a) Application of new and revised HKFRSs (continued)

Amendments to HKFRS 3 Definition of a Business

The amendments clarify the definition of a business and provide further guidance on how to determine whether a transaction represents a business combination. In addition, the amendments introduce an optional "concentration test" that permits a simplified assessment of whether an acquired set of activities and assets is an asset rather than business acquisition, when substantially all of the fair value of the gross assets acquired is concentrated in a single identifiable asset or group of similar identifiable assets.

The application of the amendments had no impact on the consolidated financial statements.

Amendments to HKFRS 9, HKAS 39 and HKFRS 7, Interest Rate Benchmark Reform

The amendments modify specific hedge accounting requirements to allow hedge accounting to continue for affected hedges during the period of uncertainty before the hedged items or hedging instruments affected by the current interest rate benchmarks are amended as a result of the on-going interest rate benchmark reform.

The amendments had no impact on the consolidated financial statements of the Group.

3. 採納新訂及經修訂香港財務報告準則 (續)

(a) 應用新訂及經修訂香港財務報告準則 (續)

香港財務報告準則第3號(修訂本),業務之 定義

該等修訂本釐清業務之定義,並就如何確定一項交易是否業務合併提供進一步指引。此外,該等修訂本引入可選之「集中度測試」,當所收購總資產之公平價值絕大部分集中於某一項單一可識別資產或一組類似可識別資產時,允許簡化評估所收購之一套活動及資產是否構成資產而非業務收購。

應用該等修訂本對綜合財務報表並無影響。

香港財務報告準則第9號、香港會計準則第 39號及香港財務報告準則第7號(修訂本), 利率基準改革

該等修訂本對特定對沖會計規定做出修改,以容許因持續之利率基準改革而引致不確定因素期間,對沖項目或對沖工具受現時之利率基準修改影響前,繼續將對沖會計法應用於受影響之對沖。

應用該等修訂本對本集團綜合財務報表並 無影響。

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ADOPTION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS (continued)

New and revised HKFRSs in issue but not yet effective

The Group has not applied any new and revised HKFRSs that have been issued but are not yet effective for the financial year beginning 1 January 2020. These new and revised HKFRSs include the following which may be relevant to the Group.

Effective for accounting periods beginning on or after

1 June 2020

1 January 2021

1 January 2022

1 January 2022

Related Rent Concessions Amendments to HKFRS 9, HKAS 39, HKFRS 7, HKFRS 4 and HKFRS 16

Amendments to HKFRS 16 COVID-19-

Interest Rate Benchmark Reform -Phase 2

Amendments to HKFRS 3 Reference to the Conceptual Framework

Amendments to HKAS 16 Property, plant and equipment: proceeds before intended use

Amendments to HKAS 37 Onerous 1 January 2022 contracts - cost of fulfilling a contract

Annual Improvements to 1 January 2022 HKFRSs 2018 - 2020 Cycle

Amendments to HKAS 1 Classification 1 January 2023 of liabilities as current or non-current

The Group is in the process of making an assessment of what the impact of these amendments and new standards is expected to be in the period of initial application. So far it has concluded that the adoption of them is unlikely to have a significant impact on the consolidated financial statements.

採納新訂及經修訂香港財務報告準則

(b) 已頒佈但尚未生效的新訂及經修訂香 港財務報告準則

本集團並無應用已頒佈但尚未於二零二零 年一月一日開始的財政年度生效的新訂及 經修訂香港財務報告準則。可能與本集團 有關之新訂及經修訂香港財務報告準則包 括下列各項。

於下列日期或 以後開始之 會計期間生效

一零一一年

一月一日

一月一日

香港財務報告準則第16號 二零二零年 (修訂本),新冠疫情相 六月一日 關租金優惠

香港財務報告準則第9號、 香港會計準則第39號、 香港財務報告準則 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),利率基準 改革-第二階段

香港財務報告準則第3號 二零二二年 一月一日 (修訂本),概念框架之 提述

香港會計準則第16號 二零二二年 (修訂本),物業、廠房 及設備:作擬定用途前

之所得款項

期之年度改進

香港會計準則第37號 二零二二年 (修訂本),虧損合約-一月一日 達成合約之成本

香港財務報告準則二零 二零二二年 一八年至二零二零年週 一月一日

香港會計準則第1號 二零二三年 (修訂本),流動或 一月一日 非流動負債分類

本集團現正評估該等修訂本及新訂準則於 首次應用期間預期帶來之影響。迄今本集 團已得出結論:採納該等修訂本及新訂準 則不大可能會對綜合財務報表構成重大影

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4. SIGNIFICANT ACCOUNTING POLICIES

These consolidated financial statements have been prepared under the historical cost convention, unless mentioned otherwise in the accounting policies below (e.g. certain financial instruments that are measured at fair value).

The preparation of financial statements in conformity with HKFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in note 5.

The significant accounting policies applied in the preparation of these consolidated financial statements are set out below.

(a) Consolidation

The consolidated financial statements include the financial statements of the Company and its subsidiaries made up to 31 December. Subsidiaries are entities over which the Group has control. The Group controls an entity when it is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. The Group has power over an entity when the Group has existing rights that give it the current ability to direct the relevant activities, i.e. activities that significantly affect the entity's returns.

When assessing control, the Group considers its potential voting rights as well as potential voting rights held by other parties. A potential voting right is considered only if the holder has the practical ability to exercise that right.

4. 主要會計政策

除非下述會計政策另有提述(如若干金融工具按公平價值計量),否則此等綜合財務報表乃根據歷史成本基準編製。

財務報表乃遵照香港財務報告準則編製,當中須要求使用若干主要會計估計。其亦要求管理層於應用本集團會計政策過程中作出判斷。涉及高度的判斷或複雜性或對綜合財務報表而言屬重大假設及估計的範疇,乃於附註5披露。

編製該等綜合財務報表時應用的主要會計政策載 列如下。

(a) 綜合賬目

綜合財務報表包括本公司及其附屬公司截至十二月三十一日止的財務報表。附屬公司指受本集團控制的實體。倘本集團因參與實體業務而面對回報有所不同的風險或有權享有回報,並有能力透過其權力影響實體的該等回報,則本集團為控制該實體。當本集團現有權利令其目前有能力主導相關活動(即對實體回報構成重大影響的活動),則本集團對該實體擁有權力。

在評估是否擁有控制權時,本集團會考慮 潛在表決權以及其他各方所持潛在表決 權。潛在表決權僅於持有人擁有實質能力 可行使該項權利時方予考慮。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(a) Consolidation (continued)

Subsidiaries are consolidated from the date on which control is transferred to the Group. They are de-consolidated from the date the control ceases

The gain or loss on the disposal of a subsidiary that results in a loss of control represents the difference between (i) the fair value of the consideration of the sale plus the fair value of any investment retained in that subsidiary and (ii) the Company's share of the net assets of that subsidiary plus any remaining goodwill and any accumulated exchange reserve relating to that subsidiary.

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

Non-controlling interests represent the equity in subsidiaries not attributable, directly or indirectly, to the Company. Non-controlling interests are presented in the consolidated statement of financial position and consolidated statement of changes in equity within equity. Non-controlling interests are presented in the consolidated statement of profit or loss and consolidated statement of profit or loss and other comprehensive income as an allocation of profit or loss and total comprehensive income for the year between the non-controlling shareholders and owners of the Company.

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

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

In the Company's statement of financial position, an investment in a subsidiary is stated at cost less impairment loss, unless the investment is classified as held for sale (or included in a disposal group that is classified as held for sale).

4. 主要會計政策(續)

(a) 綜合賬目(續)

附屬公司在控制權轉移至本集團當日起綜 合入賬。附屬公司在控制權終止當日起停 止綜合入賬。

因出售一間附屬公司而導致失去控制權的 盈虧指(i)出售代價公平價值加上於該附屬 公司任何保留投資公平價值與(ii)本公司應 佔該附屬公司資產淨值加上與該附屬公司 有關的任何餘下商譽及任何累計匯兌儲備 兩者間的差額。

集團內公司之間的交易、結餘及未變現溢 利均予對銷。未變現虧損亦會對銷,除非 該交易有證據顯示所轉讓資產出現減值則 作別論。附屬公司的會計政策已按需要變 更,以確保與本集團所採納的政策貫徹一 致。

非控股權益指並非由本公司直接或間接應 佔的附屬公司權益。非控股權益於綜合財 務狀況表及綜合權益變動表的權益內呈 列。非控股權益於綜合損益表以及綜合損 益及其他全面收益表呈列為本年度損益及 全面收益總額在非控股股東與擁本公司有 人之間的分配。

各項損益及其他全面收益項目歸屬於本公司擁有人及非控股股東,即使導致非控股 權益結餘出現虧絀。

本公司並無導致失去附屬公司控制權的擁有人權益變動入賬列作權益交易,即與以擁有人身份進行的擁有人交易。控股及非控股權益的賬面值經調整,以反映其於該附屬公司相關權益的變動。非控股權益的調整數額與已付或已收代價公平價值兩者間的差額乃直接於權益確認,並歸本公司擁有人所有。

於本公司財務狀況表中,於一間附屬公司 的投資按成本減減值虧損列賬,除非該投 資被分類為持作出售(或計入被分類為持 作出售的出售組別)。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(b) Business combination and goodwill

The acquisition method is used to account for the acquisition of a subsidiary in a business combination. The consideration transferred in a business combination is measured at the acquisition-date fair value of the assets given, equity instruments issued, liabilities incurred and any contingent consideration. Acquisition-related costs are recognised as expenses in the periods in which the costs are incurred and the services are received. Identifiable assets and liabilities of the subsidiary in the acquisition are measured at their acquisition-date fair values.

The excess of the sum of the consideration transferred over the Group's share of the net fair value of the subsidiary's identifiable assets and liabilities is recorded as goodwill. Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the sum of the consideration transferred is recognised in consolidated profit or loss as a gain on bargain purchase which is attributed to the Group.

In a business combination achieved in stages, the previously held equity interest in the subsidiary is remeasured at its acquisition-date fair value and the resulting gain or loss is recognised in consolidated profit or loss. The fair value is added to the sum of the consideration transferred in a business combination to calculate the goodwill.

The non-controlling interests in the subsidiary are initially measured at the non-controlling shareholders' proportionate share of the net fair value of the subsidiary's identifiable assets and liabilities at the acquisition date.

After initial recognition, goodwill is measured at cost less accumulated impairment losses. For the purpose of impairment testing, goodwill acquired in a business combination is allocated to each of the cash-generating units ("CGUs") or groups of CGUs that is expected to benefit from the synergies of the combination. Each unit or group of units to which the goodwill is allocated represents the lowest level within the Group at which the goodwill is monitored for internal management purposes. Goodwill is monitored at the operating segment level. Goodwill impairment reviews are undertaken annually, or more frequently if events or changes in circumstances indicate a potential impairment. The carrying value of the CGU containing the goodwill is compared to the recoverable amount, which is the higher of value in use and the fair value less costs of disposal. Any impairment is recognised immediately as an expense and is not subsequently reversed.

4. 主要會計政策(續)

(b) 業務合併及商譽

業務合併中收購附屬公司採用收購法入 賬。於業務合併時所轉讓代價按所給予資 產、所發行股本工具、所產生負債及任何 或然代價的收購日期公平價值計量。收購 相關成本於產生成本及接受服務期間確認 為開支。收購中附屬公司的可辨認資產及 負債按收購日期公平價值計量。

所轉讓代價超出本集團應佔附屬公司的可 辨認資產及負債公平淨值的差額列賬為商 譽。本集團應佔可辨認資產及負債公平淨 值超出所轉讓代價總額的任何差額於綜合 損益確認為撥歸本集團議價收購收益。

倘業務合併分階段完成,先前持有附屬公司股權按收購日期公平價值重新計量,而所產生收益或虧損於綜合損益確認。計算商譽時在於業務合併時所轉讓代價中加入公平價值。

於附屬公司的非控股權益初步按非控股股 東應佔該附屬公司可辨認資產及負債於收 購日期的公平淨值比例計量。

於初步確認後,商譽一般按成本減累計減值虧損計量。就減值測試而言,因業務合併而購入的商譽乃分配至預期從合併協產的發應中獲利的各現金產出單元(「現金產出單元」)或現金產出單元組別。各獲分配會學的單位或單位組別指就內部管理而營理位組別指就內部管理而營理的最低層面。商譽乃於減值時不更頻密檢討。包含商譽的表述,或當有事件出現或檢討。包含傳統,或當有事件出現或檢討。包含傳統,或當有事件更頻密檢討。包含傳統,可收回金額為使用價值與公平價值減出認為開支,且其後不會撥回。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(c) Associates

Associates are entities over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of an entity but is not control or joint control over those policies. The existence and effect of potential voting rights that are currently exercisable or convertible, including potential voting rights held by other entities, are considered when assessing whether the Group has significant influence. In assessing whether a potential voting right contributes to significant influence, the holder's intention and financial ability to exercise or convert that right is not considered.

Investment in an associate is accounted for in the consolidated financial statements by the equity method and is initially recognised at cost. Identifiable assets and liabilities of the associate in an acquisition are measured at their fair values at the acquisition date. The excess of the cost of the investment over the Group's share of the net fair value of the associate's identifiable assets and liabilities is recorded as goodwill. The goodwill is included in the carrying amount of the investment and is tested for impairment together with the investment at the end of each reporting period when there is objective evidence that the investment is impaired. Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the cost of acquisition is recognised in consolidated profit or loss.

The Group's share of an associate's post-acquisition profits or losses and other comprehensive income is recognised in consolidated statement of profit or loss and other comprehensive income. When the Group's share of losses in an associate equals or exceeds its interest in the associate (which includes any long-term interests that, in substance, form part of the Group's net investment in the associate), the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the associate. If the associate subsequently reports profits, the Group resumes recognising its share of those profits only after its share of the profits equals the share of losses not recognised.

4. 主要會計政策(續)

(c) 聯營公司

聯營公司為本集團對其有重大影響力的實體。重大影響力乃於有關實體的財務及營運政策的決策擁有參與權而非控制或共同控制權。包括其他實體擁有的潛在投票權在內的現時可行使或可兌換的潛在投票權的存在及影響將於評估本集團有否重大影響時予以考慮。在評估一項潛在投票權有否重大影響時,不會考慮擁有者是否有權利。

於聯營公司的投資乃採用權益法於綜合財務報表列賬,並按成本作出初步確認。所收購聯營公司的可識別資產及負債乃按其於收購當日的公平價值計算。倘投資成本超出本集團應佔聯營公司的可識別資產及負債的公平淨值,則差額將以商譽列賬,而該商譽將列入投資的賬面值,並在有報證據顯示投資出現減值時連同於各本集團應佔可識別資產及負債的公平淨值高於收購成本,則有關差額將於綜合損益表內確認。

本集團應佔聯營公司收購後損益及其他全面收益於綜合損益及其他全面收益表內確認。倘本集團應佔聯營公司虧損等於或多於其於該聯營公司的權益(包括實際組成本集團於該聯營公司投資淨值其中部分的任何長期權益),則本集團不會進一步確認虧損,除非其已產生負債或代聯營公司付款。倘聯營公司其後報收溢利,則本集團僅於其應佔溢利等於其應佔未確認的虧損後恢復確認其應佔的該等溢利。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(c) Associates (continued)

The gain or loss on the disposal of an associate that results in a loss of significant influence represents the difference between (i) the fair value of the consideration of the sale plus the fair value of any investment retained in that associate and (ii) the Group's entire carrying amount of that associate (including goodwill) and any related accumulated exchange reserve. If an investment in an associate becomes an investment in a joint venture, the Group continues to apply the equity method and does not remeasure the retained interest.

Unrealised profits on transactions between the Group and its associates are eliminated to the extent of the Group's interests in the associates. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been changed where necessary to ensure consistency with the policies adopted by the Group.

(d) Foreign currency translation

(i) Functional and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The consolidated financial statements are presented in Hong Kong dollars, which is the Company's functional and presentation currency.

(ii) Transactions and balances in each entity's financial statements

Transactions in foreign currencies are translated into the functional currency on initial recognition using the exchange rates prevailing on the transaction dates. Monetary assets and liabilities in foreign currencies are translated at the exchange rates at the end of each reporting period. Gains and losses resulting from this translation policy are recognised in profit or loss.

Non-monetary items that are measured at fair value in foreign currencies are translated using the exchange rates at the dates when the fair values are determined.

4. 主要會計政策(續)

(c) 聯營公司(續)

出售聯營公司而導致失去重大影響的收益 或虧損乃指(i)出售代價公平價值建同於該 聯營公司任何保留投資公平價值與(ii)本集 團於該聯營公司的全部賬面值(包括商譽) 以及任何相關累計匯兌儲備兩者間差額。 如果在一間聯營公司的投資成為一間合營 企業中的投資,本集團繼續採用權益法而 不重新計量保留權益。

對銷本集團與其聯營公司間交易的未實現溢利乃以本集團於聯營公司的權益為限;而未實現虧損則僅會於交易有證據顯示所轉讓的資產出現減值時方予以對銷。聯營公司的會計政策已於有需要時作出變動,以確保與本集團所採納的政策貫徹一致。

(d) 外幣換算

(i) 功能及列報貨幣

本集團各實體的財務報表所列項目,均以該實體營運主要經濟環境的貨幣(「功能貨幣」)計量。綜合財務報表乃以本公司的功能及列報貨幣港元呈列。

(ii) 各實體財務報表的交易及結餘

外幣交易於初步確認時採用於交易 日期適用的匯率換算為功能貨幣。 以外幣呈列的貨幣資產及負債按各 報告期末的匯率換算。因此匯兌政 策產生的盈虧均於損益確認。

按公平價值計量及以外幣呈列的非 貨幣項目乃按釐定公平價值當日的 匯率換算。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(d) Foreign currency translation (continued)

(ii) Transactions and balances in each entity's financial statements (continued)

When a gain or loss on a non-monetary item is recognised in other comprehensive income, any exchange component of that gain or loss is recognised in other comprehensive income. When a gain or loss on a non-monetary item is recognised in profit or loss, any exchange component of that gain or loss is recognised in profit or loss.

(iii) Translation on consolidation

The results and financial position of all the Group entities that have a functional currency different from the Company's presentation currency are translated into the Company's presentation currency as follows:

- Assets and liabilities for each statement of financial position presented are translated at the closing rate at the date of that statement of financial position;
- Income and expenses are translated at average exchange rates for the period (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the exchange rates on the transaction dates); and
- All resulting exchange differences are recognised in other comprehensive income and accumulated in the exchange reserve.

On consolidation, exchange differences arising from the translation of monetary items that form part of the net investment in foreign entities are recognised in other comprehensive income and accumulated in the exchange reserve. When a foreign operation is sold, such exchange differences are reclassified to consolidated profit or loss as part of the gain or loss on disposal.

Goodwill and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the closing rate.

4. 主要會計政策(續)

(d) 外幣換算(續)

(ii) 各實體財務報表的交易及結餘(續)

當非貨幣項目的盈虧於其他全面收益確認時,該盈虧的任何匯兌部分於其他全面收益確認。當非貨幣項目的盈虧於損益確認時,該盈虧的任何匯兌部分於損益確認。

(ii) 綜合賬目時換算

本集團旗下所有實體的功能貨幣倘有別於本公司的列報貨幣,則其業績及財務狀況須按以下方式兌換為本公司的列報貨幣:

- 各財務狀況表所示資產及負債按該財務狀況表結算日的 收市匯率換算;
- 一 收入及開支按期內平均匯率 換算,除非此平均匯率不足以 合理概約反映於交易日期適 用匯率的累計影響,在此情況 下,收入及開支則按交易日期 的匯率換算;及
- 所有由此產生的匯兌差額於 其他全面收益確認,並於匯兌 儲備累計。

於綜合賬目時,因換算於海外實體投資淨額的貨幣項目而產生的匯兌差額於其他全面收益確認,並於匯兌儲備累計。當售出海外業務時,該等匯兌差額乃重新分類至綜合損益作為出售盈虧一部分。

收購海外實體產生的商譽及公平價值調整被視作該海外實體的資產及 負債處理,並按收市匯率換算。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(e) Property, plant and equipment

Property, plant and equipment are stated in the consolidated statement of financial position at cost, less subsequent accumulated depreciation and subsequent accumulated impairment losses, if any.

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. All other repairs and maintenance are recognised in profit or loss during the period in which they are incurred.

Depreciation of property, plant and equipment is calculated at rates sufficient to write off their cost less their residual values over the estimated useful lives on a straight-line basis. The principal annual rates are as follows:

Leasehold improvements 5 years or over the lease term, if shorter
Office equipment 3-5 years
Furniture and fixtures 3-5 years
Computer hardware and software 3-5 years
Motor vehicle 3 years

The residual values, useful lives and depreciation method are reviewed and adjusted, if appropriate, at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

The gain or loss on disposal of property, plant and equipment is the difference between the net sales proceeds and the carrying amount of the relevant asset, and is recognised in profit or loss.

4. 主要會計政策(續)

(e) 物業、廠房及設備

物業、廠房及設備於綜合財務狀況表按 成本減其後累計折舊及其後累計減值虧損 (如有)列賬。

僅在與項目相關的未來經濟利益有可能流入本集團並能夠可靠計量項目成本的情況下,其後成本方會計入資產賬面值或確認為獨立資產(視適用情況而定)。所有其他維修及維護成本於其產生期間在損益確認。

物業、廠房及設備以直線法按撇銷其成本 減去剩餘價值的足夠比率,於估計可用年 期計算折舊。主要年率如下:

租賃物業裝修5年或租賃期 (如較短)辦公室設備3至5年傢俬及裝置3至5年電腦硬件及軟件3至5年汽車3年

剩餘價值、可用年期及折舊方法於各報告期未進行檢討及調整(如適用),而任何估計變動的影響按預期基準入賬。

出售物業、廠房及設備的盈虧指銷售所得款項淨額與有關資產賬面值兩者間的差額,並於損益確認。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(f) Intangible assets (other than goodwill)

Expenditure on research activities is recognised as an expense in the period in which it is incurred. Expenditure on development activities is capitalised as intangible assets if the product or process is technically and commercially feasible and the Group has sufficient resources and the intention to complete development. The expenditure capitalised includes the costs of materials, direct labour, and an appropriate proportion of overheads and borrowing costs, where applicable. Capitalised development costs are stated at cost less accumulated amortisation and impairment losses. Other development expenditure is recognised as an expense in the period in which it is incurred.

Customer relationship and computer software are that intangible assets with finite useful lives and are acquired through business combination. The intangible assets acquired in a business combination are stated at cost, being the fair value at the date of completion of the business combination, less accumulated amortisation and accumulated impairment losses.

Amortisation of intangible assets with finite useful lives is charged to profit or loss on a straight-line basis over the assets' estimated useful lives. The following intangible assets with finite useful lives are amortised from the date they are available for use and their estimated useful lives are as follows:

 Development costs on personal computer performance software, anti-virus software and mobile applications ("Computer and Mobile Phone Software")

- Customer relationship

10 years

2-9 years

- Computer software

6 years

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

4. 主要會計政策(續)

(f) 無形資產(商譽以外)

研究活動支出於產生期間確認為開支。 至於開發活動支出,倘產品或程序在技術 上及商業上可行,且本集團具備充足資源 及有意完成開發,則作為無形資產撥充資 本。撥充資本的支出包括物料成本、直接 工資以及適當部分間接成本及借款費用。 撥充資本的開發成本按成本減去累計攤銷 及減值虧損列賬。其他開發支出於產生期 間確認為開支。

客戶關係及電腦軟件為具有限可用年期的無形資產,並透過業務合併獲取。於業務合併獲取的無形資產按成本列賬,即於完成業務合併當日的公平價值減累計攤銷及累計減值虧損。

具有限可用年期的無形資產以直線法在其估計可用年期攤銷,並於損益支銷。以下 具有限可用年期的無形資產自可供使用日 期起攤銷,其估計可用年期如下:

- 個人電腦性能軟件、 2至9年 防毒軟件及流動應用程式 (「電腦及流動電話軟件」) 的開發成本

- 客戶關係 10年

- 電腦軟件 6年

本公司於各報告期末會檢討及調整(如適用)剩餘價值、可用年期及攤銷方法。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(g) Leases

At inception of a contract, the Group assesses whether the contract is, or contains, 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. Control is conveyed where the customer has both the right to direct the use of the identified asset and to obtain substantially all of the economic benefits from that use.

The Group as a lessee

Where the contract contains lease component(s) and non-lease component(s), the Group has elected not to separate non-lease components and accounts for each lease component and any associated non-lease components as a single lease component for all leases

At the lease commencement date, the Group recognises a rightof-use asset and a lease liability, except for short-term leases that have a lease term of 12 months or less and leases of low-value assets which, for the Group are primarily office equipment and office premises. When the Group enters into a lease in respect of a low-value asset, the Group decides whether to capitalise the lease on a lease-by-lease basis. The lease payments associated with those leases which are not capitalised are recognised as an expense on a systematic basis over the lease term.

Where the lease is capitalised, the lease liability is initially recognised at the present value of the lease payments payable over the lease term, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, using a relevant incremental borrowing rate. After initial recognition, the lease liability is measured at amortised cost and interest expense is calculated using the effective interest method. Variable lease payments that do not depend on an index or rate are not included in the measurement of the lease liability and hence are charged to profit or loss in the accounting period in which they are incurred.

4. 主要會計政策(續)

(g) 租賃

本集團於合約初始評估有關合約是否屬租 賃或包含租賃。倘合約為換取代價而給予 在一段時間內控制可識別資產使用的權 利,則該合約是租賃或包含租賃。倘客戶 既有權指定已識別資產的用途,亦有權從 該用途取得絕大部分經濟利益,則控制權 已轉移。

本集團作為承和人

當合約包含租賃組成部分及非租賃組成部分時,本集團選擇不分拆非租賃組成部分,並就所有租賃將各租賃組成部分及任何相關非租賃組成部分入賬列作單一租賃組成部分。

於租賃開始日期,就本集團而言租賃主要 為辦公室設備及辦公室物業,本集團確認 使用權資產及租賃負債(租賃期為12個月 或更短的短期租賃以及低價值資產租賃除 外)。當本集團就低價值資產訂立租賃時, 本集團按每項租賃情況決定是否將租賃資 本化。與該等不作資本化租賃相關的租賃 付款於租賃期內按系統基準確認為開支。

當租賃撥充資本時,租賃負債初步於租期內按應付租賃付款現值確認,並使用租賃隱含之利率貼現,或倘利率無法即時釐定,則使用相關增量借貸利率。於初步確認後,租賃負債按攤銷成本計量,而利息開支使用實際利率法計算。並無依賴指數或利率之可變租賃付款並不會計入租賃負債計量,並於產生之會計期間於損益扣除。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(g) Leases (continued)

The Group as a lessee (continued)

The right-of-use asset recognised when a lease is capitalised is initially measured at cost, which comprises the initial amount of the lease liability plus any lease payments made at or before the commencement date, and any initial direct costs incurred. Where applicable, the cost of the right-of-use assets also includes an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, discounted to their present value, less any lease incentives received. The right-of-use asset is subsequently stated at cost less accumulated depreciation and impairment losses.

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.

Refundable rental deposits paid are accounted under HKFRS 9 and initially measured at fair value. Adjustments to fair value at initial recognition are considered as additional lease payments and included in the cost of right-of-use assets.

The lease liability is remeasured when there is a change in future lease payments arising from a change in an index or rate, or there is a change in the Group's estimate of the amount expected to be payable under a residual value guarantee, or there is a change arising from the reassessment of whether the Group will be reasonably certain to exercise a purchase, extension or termination option. When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero.

The lease liability is also remeasured when there is a change in the scope of a lease or the consideration for a lease that is not originally provided for in the lease contract that is not accounted for as a separate lease. In this case the lease liability is remeasured based on the revised lease payments and lease term using a revised discount rate at the effective date of the modification.

4. 主要會計政策(續)

(g) 租賃(續)

本集團作為承租人(續)

於租賃資本化所確認的使用權資產初始以成本計量,其包括租賃負債的初始金額加在開始日或之前支付的任何租賃付款項,以及發生的任何初始直接費用。在適用的情況下,使用權資產的成本亦包括拆卸及移除相關資產或將相關資產或相關資產所在地復原的估計成本折現的現值,並減去任何收到的租賃優惠。使用權資產其後以成本減去累計折舊及減值虧損列值。

本集團已合理地確定可於租期結束時取得相關租賃資產所有權的使用權資產由開始日期起至可使用年期結束止計提折舊。在其他情況下,使用權資產按直線法於其估計可使用年期及租賃期(以較短者為準)內計提折舊。

已付可退還租賃按金根據香港財務報告準則第9號入賬並在初始時按公平價值計量。初始確認時的公平價值調整視作額外租賃付款並計入使用權資產成本。

當未來租賃付款額因指數或比率的變化而發生改變,或本集團剩餘價值擔保下預計應付的金額估計發生變化,或當重新評估本集團是否將合理確定行使購買、延長或終止選擇權而產生變動,則會重新計量租賃負債。當租賃負債以此方式重新計量,對使用權資產的賬面金額作出相應調整,或倘若使用權資產的賬面金額已經減至零,則記入損益。

倘租賃合約內原本未作出規定的租賃範圍或租賃代價出現變動,且不作為單獨租賃入賬,則亦須對租賃負債進行重新計量。在這種情況下,租賃負債根據修訂後的租赁付款及租賃期限,使用修訂後的貼現率於修訂生效日期重新計量。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(h) Inventories

Inventories represent finished goods which are stated at the lower of cost and net realisable value. Cost is determined using the first-in, first-out basis. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale.

(i) Contract assets and contract liabilities

Contract asset is recognised when the Group recognises revenue before being unconditionally entitled to the consideration under the payment terms set out in the contract. Contract assets are assessed for expected credit losses ("ECL") in accordance with the policy set out in note 4(v) and are reclassified to receivables when the right to the consideration has become unconditional.

A contract liability is recognised when the customer pays consideration before the Group recognises the related revenue. A contract liability would also be recognised if the Group has an unconditional right to receive consideration before the Group recognises the related revenue. In such cases, a corresponding receivable would also be recognised.

For a single contract with the customer, either a net contract asset or a net contract liability is presented. For multiple contracts, contract assets and contract liabilities of unrelated contracts are not presented on a net basis.

When the contract includes a significant financing component, the contract balance includes interest accrued under the effective interest method.

4. 主要會計政策(續)

(h) 存貨

存貨指按成本及可變現淨值兩者中的較低 者入賬的製成品。成本按先進先出基準計 算。可變現淨值乃按一般業務過程中的估 計售價減估計完工成本及進行銷售所需估 計成本計算。

(i) 合約資產及合約負債

在本集團有權無條件獲取合約所載付款條款代價前確認收益時確認合約資產。合約資產按附註4(v)所載政策就預期信貸虧損(「預期信貸虧損」)而獲評估,並在代價權利成為無條件後獲重新分類至應收款項。

本集團確認相關收益前,合約負債在客戶支付代價時確認。如本集團有無條件權利 在本集團確認相關收益前收取代價,則合 約負債亦會獲確認。在相關情況下,相應 應收款項亦會獲確認。

就與客戶的單一合約而言,淨合約資產或 淨合約負債得以呈列。就多份合約而言, 不相關合約的合約資產及合約負債不按淨 額基準呈列。

合約計及重大融資成分時,合約結餘計入 按實際利率法累計的利息。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(i) Contract for services

Revenue from contracts with customers in the Group's corporate management solutions ("CMS services") and I.T. contract services business recognised over time when 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.

When the outcome of a CMS services contract can be reasonably measured, revenue from the contract is recognised progressively over time using the cost-to-cost method, i.e. based on the proportion of the actual costs incurred relative to the estimated total costs. The directors consider that this input method is an appropriate measure of the progress towards complete satisfaction of these performance obligations under HKERS 15.

The Group becomes entitled to invoice customers for rendering of CMS services based on achieving a series of performance-related milestones. When a particular milestone is reached the customer is sent an invoice for the related milestone payment. The Group will previously have recognised a contract asset for any work performed. Any amount previously recognised as a contract asset is reclassified to trade receivables at the point at which it is invoiced to the customer. If the milestone payment exceeds the revenue recognised to date under the cost-to-cost method then the Group recognises a contract liability for the difference. There is not considered to be a significant financing component in contracts with customers as the period between the recognition of revenue under the cost-to-cost method and the milestone payment is always less than one year.

The likelihood of the Group earning contractual bonuses for early completion or suffering contractual penalties for late completion are taken into account in making these estimates, such that revenue is only recognised to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognised will not occur.

When the outcome of the contract cannot be reasonably measured, revenue is recognised only to the extent of contract costs incurred that are expected to be recovered.

If at any time the costs to complete the contract are estimated to exceed the remaining amount of the consideration under the contract, then a provision is recognised.

4. 主要會計政策(續)

(i) 服務合約

當本集團的履約行為並未創造一項可被本 集團用於替代用途之資產,且本集團具有 就迄今為止已完成之履約部分獲得客戶付 款之可執行權利時,本集團與客戶所訂立 企業管理解決方案(「企業管理解決方案服 務」)及資訊科技合約服務業務的合約,會 逐漸確認合約的收入。

當可以合理地計量企業管理解決方案服務 合約的結果時,使用成本比例法,即基於 實際發生的成本佔估計總成本的比例,逐 漸確認合約的收入。董事認為,此輸入法 是就香港財務報告準則第15號並完全履行 該等履約責任進展的適當方法。

在達成一系列與表現相關的重要階段後,本集團有權就提供企業管理解決方案服務向客戶開具發票。當達到特定階段時,向客戶發出相關階段的付款發票。本集團先前將就任何已履行工作確認合約資產。先前已確認為合約資產的任何金額在向多資產的任何金額在向多數是對於一個人類,則本集團會就差額確認的收入,則本集團會就差額確認的負債。與客戶之間的合同中並無重大融資成分,因為根據成本比例法確認收入與階段付款之間的期間通常少於一年。

於作出該等估計時,本集團就提前完成而 賺取合約獎勵或因延遲完成而遭受合約處 罰的可能性會被考慮在內,因此,僅在已 確認的累計收入金額的重大撥回將不會發 生時方會確認該收入。

當合約的結果無法合理計量時,收益僅在預計將收回的合約成本範圍內確認。

倘在任何時候完成合約的成本估計超過合 約下的代價餘額,則確認一項撥備。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(k) Recognition and derecognition of financial instruments

Financial assets and financial liabilities are recognised in the consolidated statement of financial position when the Group becomes a party to the contractual provisions of the instruments.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets at FVTPL) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at FVTPL are recognised immediately in profit or loss.

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. If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

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, including any non-cash assets transferred or liabilities assumed, is recognised in profit or loss.

Financial assets and liabilities are offset and the net amount reported in the balance sheet when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the company or the counterparty.

4. 主要會計政策(續)

(k) 確認及終止確認金融工具

本集團成為金融工具合約條文的訂約方時,金融資產及金融負債於綜合財務狀況 表確認。

金融資產及金融負債初步按公平價值計量。因收購或發行金融資產及金融負債(透過損益以公平價值列賬之金融資產除外)而直接產生之交易成本於初步確認時計入金融資產或金融負債(如適用)之公平價值內或自有關公平價值扣除。就透過損益以公平價值列賬之金融資產或金融負債而言,收購時直接產生之交易成本將即時於損益確認。

僅當本集團資產收取現金流量之合約權利 屆滿或本集團將金融資產及資產擁有權之 絕大部分之風險及回報轉移至另一實體, 本集團方會終止確認金融資產。倘本集團 並未轉移亦未保留擁有權之絕大部分風險 及回報,並繼續控制已轉移資產,則本集 團會確認其於該資產的保留權益及其可能 領支付的相關負債。倘本集團保留已轉讓 金融資產擁有權之絕大部分風險及回報, 則本集團會繼續確認金融資產,亦就所收 取之所得款項確認為已抵押借款。

本集團當且僅當本集團的責任解除、註銷 或屆滿時終止確認金融負債。已終止確認 金融負債賬面值與已付及應付代價(包括 任何已轉讓非現金資產或所承擔的負債) 間的差額於損益確認。

當有法定可執行權力可抵銷已確認金額,並有意圖按淨額基準結算或同時變現資產和結算負債時,金融資產與負債可互相抵銷,並在資產負債表報告其淨額。法定可執行權利必須不得依賴未來事件而定,而在一般業務過程中以及倘公司或對方一旦出現違約、無償債能力或破產時,這也必須具有約束力。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(I) Financial assets

All regular way purchases or sales of financial assets are recognised and derecognised on a trade 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 marketplace. All recognised financial assets are measured subsequently in their entirety at either amortised cost or fair value, depending on the classification of the financial assets.

Debt investments

Debt investments held by the Group are classified under amortised cost, if the investment is held for the collection of contractual cash flows which represent solely payments of principal and interest. Interest income from the investment is calculated using the effective interest method.

Equity investments

An investment in equity securities is classified as FVTPL unless the equity investment is not held for trading purposes and on initial recognition of the investment the Group makes an election to designate the investment at FVTOCI (non-recycling) such that subsequent changes in fair value are recognised in other comprehensive income. Such elections are made on an instrument-by-instrument basis, but may only be made if the investment meets the definition of equity from the issuer's perspective. Where such an election is made, the amount accumulated in other comprehensive income remains in the investment revaluation reserve (non-recycling) until the investment is disposed of. At the time of disposal, the amount accumulated in the investment revaluation reserve (non-recycling) is transferred to accumulated losses. It is not recycled through profit or loss. Dividends from an investment in equity securities, irrespective of whether classified as at FVTPL or FVTOCI, are recognised in profit or loss as other income.

4. 主要會計政策(續)

(I) 金融資產

所有以正規途徑購入或銷售之金融資產乃 按交易日期基準確認及終止確認。正規途 徑購入或銷售乃按市場法規或慣例所確定 之時間框架內所需交付資產之金融資產購 入或銷售。視乎金融資產的分類,所有已 確認金融資產其後均按攤銷成本或公平價 值悉數計量。

債務投資

倘該投資乃為收取合約現金流量(僅代表本金及利息之償付)而持有,則本集團持有的債務投資分類至攤銷成本。投資的利息收入採用實際利率法計算。

股本投資

於股本證券之投資將被分類為誘過捐益以 公平價值列賬,除非該等股本投資並非以 交易為目的持有目於初步確認投資時,本 集團選擇指定投資為透過其他全面收益以 公平價值列賬(不可劃轉)。由此,隨後公 平價值之變動將於其他全面收益內確認。 該等選擇以工具為基礎作出,但僅會在發 行人認為投資滿足股本之定義的情況下作 出。作出該選擇後,於其他全面收益內累 計之金額仍將保留在投資重估儲備(不可 劃轉)內直至完成投資出售。於出售時,於 投資重估值儲備(不可劃轉)內累計之金額 轉入累計虧損,且不會轉入損益。股本證 券投資產生之股息(不論分類為透過損益 以公平價值列賬或透過其他全面收益以公 平價值列賬) 作為其他收入於損益內確認。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(m) Trade and other receivables

A receivable is recognised when the Group has an unconditional right to receive consideration. A right to receive consideration is unconditional if only the passage of time is required before payment of that consideration is due. If revenue has been recognised before the Group has an unconditional right to receive consideration, the amount is presented as a contract asset.

Receivables are stated at amortised cost using the effective interest method less allowance for credit losses.

(n) Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand, demand deposits with banks and other financial institutions, and short-term, highly liquid investments that are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, having been within three months of maturity at acquisition. Bank overdrafts that are repayable on demand and form an integral part of the Group's cash management are also included as a component of cash and cash equivalents for the purpose of the consolidated cash flow statement. Cash and cash equivalents are assessed for ECL.

(o) Financial liabilities and equity instruments

Financial liabilities and equity instruments are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability and an equity instrument under HKFRSs. An equity instrument is any contract that evidences a residual interest in the assets of the Group after deducting all of its liabilities. The accounting policies adopted for specific financial liabilities and equity instruments are set out below.

(i) Trade and other payables

Trade and other payables are recognised initially at their fair value and subsequently measured at amortised cost using the effective interest method unless the effect of discounting would be immaterial, in which case they are stated at cost

4. 主要會計政策(續)

(m) 貿易及其他應收款項

應收款項於本集團獲得無條件收取代價之權利時確認。倘支付該代價僅須經過時間流逝方會到期,則獲得代價的權利為無條件。倘在本集團於獲得無條件收取代價的權利前確認收益,則該金額作為合約資產呈列。

應收款項採用實際利率法減去信貸虧損撥 備,按攤銷成本呈列。

(n) 現金及現金等價物

現金及現金等價物包括銀行及手頭現金、存放於銀行及其他金融機構之活期存款,以及可隨時兌換成可知數額之現金,並承受極低價值變動風險及於購入時三個月內到期之短期高流通性投資。就綜合現金流量表而言,現金及現金等價物亦包括按需償還,並構成本集團現金管理一部分的銀行透支。現金及現金等價物按預期信貸虧損評估。

(o) 金融負債及股本工具

金融負債及股本工具按所訂立合約安排的 內容以及香港財務報告準則項下金融負債 及股本工具的定義分類。股本工具為反映 扣除所有負債後本集團資產剩餘權益的任何合約。下文載列就特定金融負債及股本 工具採納的會計政策。

(i) 貿易及其他應付款項

貿易及其他應付款項初步按公平價 值確認,其後以實際利率法按攤銷 成本計量,除非貼現影響甚微,於此 情況下,則按成本入賬。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(o) Financial liabilities and equity instruments (continued)

(ii) Equity instruments

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

(p) Revenue recognition and other income

Revenue is recognised when control over a product or service is transferred to the customer, at the amount of promised consideration to which the Group is expected to be entitled, excluding those amounts collected on behalf of third parties. Revenue excludes value added tax or other sales taxes and is after deduction of any trade discounts.

Depending on the terms of the contract and the laws that apply to the contract, control of services may be transferred over time or at a point in time. Control of the services is transferred over time if the Group's performance:

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

Revenue is recognised over the period of the contract by reference to the progress towards complete satisfaction of the performance obligation.

4. 主要會計政策(續)

(o) 金融負債及股本工具(續)

(ii) 股本工具

股本工具為任何反映扣除所有負債 後實體資產剩餘權益的合約。本公 司發行的股本工具按已收所得款項 扣除直接發行成本入賬。

(p) 收入確認及其他收益

當產品或服務的控制權按本集團預期有權 獲取的承諾代價數額(不包括代表第三方 收取的金額)轉移至客戶時,收入予以確 認。收入不包括增值稅或其他銷售稅,並 經扣除任何貿易折扣。

視乎合約條款及適用於合約的法律,服務 控制權可經過一段時間或於某一時間點 轉移。倘本集團在履約過程中滿足下列條 件,服務的控制權將經過一段時間轉移:

- 提供全部利益,而客戶亦同步收到 並消耗有關利益;
- 創建並提升本集團履約時客戶所控制的資產;或
- 並無創建對本集團而言有其他用途 之資產,而本集團可強制執行其權 利收回至今已完成履約部分的款項。

收入將於合約期間參考已完成履約責任的 維度確認。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(p) Revenue recognition and other income (continued)

(i) Service income

- Revenue from CMS services is recognised based on the stage of completion of the contract in accordance with the policy set out in note 4(j) above. Payment for CMS services is not due from the customer until the services are complete and therefore a contract asset is recognised over the period in which the CMS services are performed representing the entity's right to consideration for the services performed to date.
- Services fee income from I.T. contract services including I.T. maintenance services and system integration services are recognised as a performance obligation satisfied over time when the related services are rendered. Services are fixed-price contracts that customer pays the fixed amount based on a payment schedule. If the services rendered by the Group exceed the payment, a contract asset is recognised. If the payments exceed the services rendered, a contract liability is recognised.

(ii) Sale of goods

- Revenue from the sale of computer and mobile phone software is recognised when the customer obtains control of the software when a contract is agreed, the software is delivered and the customer has the right to use it.
- Revenue from the sales of hardware and software products is recognised when control of the goods has been transferred which generally coincides with the time when the goods are delivered and the title has passed to the customers. A receivable is recognised by the Group when the goods are delivered to the customer as this represents the point in time at which the right to consideration becomes unconditional, as only the passage of time is required before payment is due.

4. 主要會計政策(續)

(p) 收入確認及其他收益(續)

(i) 服務收入

- 企業管理解決方案服務的收入根據合約完成的階段及根據上文附註4(j)所載的政策確認。企業管理解決方案服務的客戶尚未到期付款,直至服務完成為止。因此合約資產在履行企業管理解決方案服務期間確認(即實體有權就迄今已執行的服務收取代價)。
- 資訊科技合約服務(包括資訊 科技維護服務及系統整合服 務)的服務費收入於提供有關 服務時確認為一項於一段時間內履行的履約責任。服務為 固定價格合約,客戶須根據合 約按付款時間表支付固定的 金額。倘本集團提供的服務約 過付款,則確認為一項合約負債。 則確認為一項合約負債。

(ii) 銷售貨品

- 銷售電腦及流動電話軟件的 收入於客戶取得軟件的控制 權時(即於已協定合約,已交 付軟件且客戶擁有使用軟件 的權利時)確認。
- 銷售軟件及硬件產品的收入 於已轉移貨品的控制權時(通 常與向客戶交付貨品及轉移 所有權的時間相同)確認。本 集團於貨品交付至客戶時確 認應收款項,原因為在款項到 期前僅須待時間流逝,貨品交 付至客戶之時即為享有代價 的權利成為無條件的時間點。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(p) Revenue recognition and other income (continued)

(iii) Toolbar and advertisement income

Toolbar revenue is derived principally from online toolbar private label arrangements with toolbar service providers. The Group allows toolbar service providers to launch their toolbar installation application when the Group's software is installed by users. Toolbar revenue is determined based on the number of qualified installations and as a share of search based income when users use the search engine incorporated in the toolbar to search for goods and services and purchase goods and services advertised in the search result.

Income from advertisement is derived principally from online advertising arrangements. The Group enters into advertising arrangements with advertisers to allow them to put advertisements on particular areas of the Group's electronic platforms, or embedded hyperlinks to advertisements in the Group's electronic platforms. For the hyperlinks embedded in the Group's websites, the advertisers pay the Group based on number of clicks on the hyperlinks.

The Group recognises revenue as a performance obligation at a point in time when the revenue can be measured reliably and the collectability is reasonably assured.

(iv) Interest income

Interest income on loans are recognised as it accrues using the effective interest method. For financial assets measured at amortised cost or financial assets at FVTOCI (recycling) that are not credit-impaired, the effective interest rate is applied to the gross carrying amount of the asset. For credit impaired financial assets, the effective interest rate is applied to the amortised cost (i.e. gross carrying amount net of loss allowance) of the asset.

4. 主要會計政策(續)

(p) 收入確認及其他收益(續)

(iii) 工具欄及廣告收入

工具欄收入主要來自與工具欄供應商有關安裝網上私家品牌的工具欄的合作。用戶安裝軟件後,本集團容許工具欄服務供應商推出工具欄安裝應用程式。當用戶使用嵌入工具欄的搜尋引擎搜索貨品及服務,以及從搜尋結果所列廣告購買貨品及服務時,工具欄收入根據合格安裝數目及搜尋量釐定。

廣告收入主要來自網上廣告。本集 團與廣告商訂立廣告安排,讓彼等 於本集團的電子平台特定區域登載 廣告,或於本集團電子平台的廣告 中嵌入超連結。就嵌入本集團網站 的超連結而言,廣告商根據超連結 的點擊率向本集團付款。

收入能夠可靠計量及合理確定可收 回時,本集團於履約責任之時間點 確認收入。

(iv) 利息收入

貸款利息收入於產生時按實際利率法確認。就按攤銷成本或透過其他全面收益以公平價值列賬(可劃轉)且並無出現信貸減值的金融資產而言,則實際利率適用於資產的總賬面值。就出現信貸減值的金融資產而言,實際利率適用於資產的攤銷成本(即扣除虧損撥備的總賬面值)。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(p) Revenue recognition and other income (continued)

(v) Bank interest income

Bank interest income is recognised as it accrues using the effective interest method.

(vi) Dividend income

Dividend income is recognised when the shareholders' rights to receive payment are established.

(q) Employee benefits

(i) Employee leave entitlements

Employee entitlements to annual leave and long service leave are recognised when they accrue to employees. A provision is made for the estimated liability for annual leave and long service leave as a result of services rendered by employees up to the end of the reporting period.

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

(ii) Pension obligations

The Group contributes to defined contribution retirement schemes which are available to all employees. Contributions to the schemes by the Group and employees are calculated as a percentage of employees' basic salaries. The retirement benefit scheme cost charged to profit or loss represents contributions payable by the Group to the funds.

Subsidiaries incorporated in the People's Republic of China ("PRC") participate in the retirement schemes operated by the local authorities for the Group's employees in the PRC. Contributions to these schemes are charged to profit or loss when incurred.

4. 主要會計政策(續)

(p) 收入確認及其他收益(續)

(v) 銀行利息收入

銀行利息收入採用實際利率法於產 生時予以確認。

(vi) 股息收入

股息收入於股東收取款項的權利確立時確認。

(a) 僱員福利

(i) 僱員休假權利

僱員的年假及長期服務假期權利於 僱員享有有關權利時確認。本集團 會就僱員截至報告期末止提供服務 產生的年假及長期服務假期的估計 負債計提撥備。

僱員的病假及產假於休假時方會確認。

(ii) 退休責任

本集團為全體僱員向界定供款退休計劃作出供款。本集團及僱員向該等計劃所作供款乃根據僱員基本薪金的特定百分比計算。於損益扣除的退休福利計劃成本指本集團向有關基金應付的供款。

於中華人民共和國(「中國」) 註冊成立之附屬公司參加由當地政府為本集團之中國僱員設立之退休計劃。向該等計劃作出之供款於產生時在損益內扣除。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(q) Employee benefits (continued)

(iii) Termination benefits

Termination benefits are recognised at the earlier of the dates when the Group can no longer withdraw the offer of those benefits, and when the Group recognises restructuring costs and involves the payment of termination benefits.

(r) Government grants

A government grant is recognised when there is reasonable assurance that the Group will comply with the conditions attaching to it and that the grant will be received.

Government grants that become 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.

(s) Taxation

Income tax represents the sum of the current tax and deferred tax.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit recognised in profit or loss because of items 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.

Deferred tax is recognised on 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 and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences, unused tax losses or unused tax credits can be utilised. Such assets and liabilities are not recognised if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

4. 主要會計政策(續)

(q) 僱員福利(續)

(iii) 終止福利

終止福利於本集團不再撤回福利要 約與本集團確認重組成本及涉及支 付終止福利當日(以較早者為準)確 認。

(r) 政府補助

政府補助會在合理保證本集團將遵守政府補助附帶條件並將收到補助時確認。

作為已產生的開支或虧損的補償而應收的 政府補助或為向本集團提供即時財務支持 而無日後相關成本的政府補助,於其應收 期間在損益中確認。

(s) 稅項

所得稅指當期稅項及遞延稅項的總和。

當期應付稅項按年內應課稅溢利計算。應 課稅溢利有別於在損益確認的溢利,原因 為於其他年度應課稅或可扣稅的收入或 開支項目,以及永遠毋須課稅或不可扣稅 的項目。本集團有關當期稅項的負債採用 於報告期末前已頒佈或實際頒佈的稅率計 質。

遞延稅項就綜合財務報表所示資產及負債的賬面值與計算應課稅溢利所依據相關稅基間的差額予以確認。遞延稅項負債一般就所有應課稅暫時差額確認入賬,並於應課稅溢利有可能用作抵銷可扣稅暫時差額、未動用稅項虧損或未動用稅項抵免的情況下,確認遞延稅項資產。倘暫時差額源自商譽或初步確認不會影響應課稅溢利或會計溢利的交易(業務合併除外)中其他資產及負債,則不會確認有關資產及負債。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(s) Taxation (continued)

Deferred tax liabilities are recognised for taxable temporary differences arising on investments in subsidiaries and associates, 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.

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 is calculated at the tax rates that are expected to apply in the period when the liability is settled or the asset is realised, based on tax rates that have been enacted or substantively enacted by the end of the reporting period. Deferred tax is recognised in profit or loss, except when it relates to items recognised in other comprehensive income or directly in equity, in which case the deferred tax is also recognised in other comprehensive income or directly in equity.

The measurement of deferred tax assets and liabilities 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.

For the purposes of measuring deferred tax for leasing transactions in which the Group recognises the right-of-use assets and the related lease liabilities, the Group first determines whether the tax deductions are attributable to the right-of-use assets or the lease liabilities.

For leasing transactions in which the tax deductions are attributable to the lease liabilities, the Group applies HKAS 12 requirements to right-of-use assets and lease liabilities separately. Temporary differences relating to right-of-use assets and lease liabilities are not recognised at initial recognition and over the lease terms due to application of the initial recognition exemption.

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 by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis.

4. 主要會計政策(續)

(s) 稅項(續)

遞延稅項負債就於附屬公司及聯營公司的 投資產生應課稅暫時差額予以確認,惟本 集團能控制暫時差額的撥回時間及暫時差 額於可見未來不會撥回的情況除外。

遞延稅項資產的賬面值於各報告期末檢 討,並予以扣減直至不再可能有足夠應課 稅溢利抵銷全部或部分將予收回資產為 止。

遞延稅項以預期適用於償還負債或變現 資產期間的稅率,按於報告期末前已頒佈 或實際頒佈的稅率計算。遞延稅項於損益 確認,惟其與於其他全面收益或直接於權 益確認的項目相關除外,於此情況下,遞 延稅項亦於其他全面收益或直接於權益確 認。

遞延稅項資產及負債的計量反映依據本集 團預期於報告期末收回或償還其資產及負 債賬面值的方式所產生稅務後果。

為就本集團確認使用權資產及相關租賃負債的租賃交易計量遞延稅項,本集團首先 釐定稅項減免是否歸因於使用權資產或租 賃負債。

對於稅項減免乃歸因於租賃負債之租賃交易而言,本集團分別對使用權資產及租賃負債應用香港會計準則第12號規定。由於應用初始確認豁免,與使用權資產及租賃負債有關的暫時差額於初始確認時及租期期間並無獲確認。

遞延稅項資產及負債於有可合法執行權利 將當期稅項資產抵銷當期稅項負債,及當 其與相同稅務機關徵收的所得稅有關之 時,且本集團擬按淨額基準清償其當期稅 項資產及負債的情況下予以抵銷。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(t) Related parties

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

- (A) A person or a close member of that person's family is related to a reporting entity if that person:
 - (i) has control or joint control over the reporting entity;
 - (ii) has significant influence over the reporting entity; or
 - (iii) is a member of the key management personnel of the reporting entity or of a parent of the reporting entity.
- (B) An entity is related to a reporting entity if any of the following conditions applies:
 - (i) The entity and the Company are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
 - (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) Both entities are joint ventures of the same third party.
 - (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.
 - (v) The entity is a post-employment benefit plan for the benefit of employees of either the reporting entity or an entity related to the reporting entity. If the reporting entity is itself such a plan, the sponsoring employers are also related to the reporting entity.

4. 主要會計政策(續)

(t) 關聯方

關聯方為與報告實體有關聯的人士或實體。

- (A) 倘任何人士符合以下任何條件,則彼 或其近親視為與報告實體有關聯:
 - (i) 擁有報告實體控制權或共同 控制權;
 - (ii) 對報告實體擁有重大影響力; 或
 - (iii) 為報告實體或報告實體母公司的主要管理人員之一。
- (B) 倘任何實體符合以下任何條件,則視 為與報告實體有關聯:
 - (i) 該實體與本公司屬同一集團 成員,即各自的母公司、附屬 公司及同系附屬公司互相關 職。
 - (ii) 該實體為另一實體的聯營公司或合營企業,或另一實體為成員公司的集團旗下成員公司的聯營公司或合營企業。
 - (iii) 兩間實體均為同一第三方的 合營企業。
 - (iv) 一間實體為一間第三方實體 的合營企業,而該另一實體為 該第三方實體的聯營公司。
 - (v) 實體為就報告實體或任何與 報告實體有關實體的僱員利 益而設的離職後福利計劃。倘 報告實體本身屬有關計劃,提 供資助的僱主亦與報告實體 有關聯。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(t) Related parties (continued)

- (B) An entity is related to a reporting entity if any of the following conditions applies: (continued)
 - (vi) The entity is controlled or jointly controlled by a person identified in (A).
 - (vii) A person identified in (A)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).
 - (viii) The entity, or any member of a group of which it is a part, provide key management personnel services to the reporting entity or to the parent of the reporting entity.

(u) Impairment of non-financial assets

The carrying amounts of non-financial assets are reviewed at each reporting date for indications of impairment and where an asset is impaired, it is written down as an expense through the consolidated statement of profit or loss to its estimated recoverable amount. The recoverable amount is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. If this is the case, recoverable amount is determined for the cash-generating unit to which the asset belongs. Recoverable amount is the higher of value in use and the fair value less costs of disposal of the individual asset or the cash-generating unit.

Value in use is the present value of the estimated future cash flows of the asset/cash-generating unit. Present values are computed using pre-tax discount rates that reflect the time value of money and the risks specific to the asset/cash-generating unit whose impairment is being measured.

Impairment losses for cash-generating units are allocated first against the goodwill of the unit and then pro rata amongst the other assets of the cash-generating unit. Subsequent increases in the recoverable amount caused by changes in estimates are credited to profit or loss to the extent that they reverse the impairment.

4. 主要會計政策(續)

(t) 關聯方(續)

- (B) 倘任何實體符合以下任何條件,則視 為與報告實體有關聯:(續)
 - (vi) 實體由(A)項所指人士控制或 共同控制。
 - (vii) (A)(i)項所指人士對實體有重大 影響力或為實體或實體母公 司主要管理人員之一。
 - (viii) 實體、或一間集團之任何成員 公司(為集團之一部分)向報告 實體或報告實體之母公司提 供主要管理人員服務。

(u) 非金融資產減值

非金融資產的賬面值於各報告期末檢討是 否有減值跡象,倘資產已減值,則透過綜 合損益表以開支撇減至其估計可收回金 額。可收回金額乃就個別資產釐定,惟倘 資產並無產生大部分獨立於其他資產或資 產組合的現金流入,則可收回金額就資產 所屬的現金產出單元釐定。可收回金額為 個別資產或現金產出單元的使用價值與其 公平價值減出售成本兩者中之較高者。

使用價值為資產/現金產出單元估計未來 現金流量的現值。現值按反映貨幣時間值 及資產/現金產出單元(已計量減值)的特 有風險的稅前貼現率計算。

現金產出單元的減值虧損首先用於抵銷單 位商譽,然後於現金產出單元的其他資產 之間按比例分配。隨後估計變動導致的可 收回金額增長計入損益,以撥回減值額為 限。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(v) Impairment of financial assets and contract assets

The Group recognises a loss allowance for ECL on investments in debt instruments that are measured at amortised cost, trade receivables and contract assets. The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition of the respective financial instrument.

The Group always recognises lifetime ECL for trade receivables and contract assets. The ECL on these financial assets are estimated using a provision matrix based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current as well as the forecast direction of conditions at the reporting date, including time value of money where appropriate.

For all other financial instruments, the Group recognises lifetime ECL when there has been a significant increase in credit risk since initial recognition. However, if the credit risk on the financial instrument has not increased significantly since initial recognition, the Group measures the loss allowance for that financial instrument at an amount equal to 12-month ECL.

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

4. 主要會計政策(續)

(v) 金融資產及合約資產之減值

本集團就按攤銷成本計量的債務工具投資、貿易應收賬款及合約資產確認預期信貸虧損之虧損準備。預期信貸虧損金額於各報告日期更新,以反映信貸風險自初始確認有關金融工具以來之變動。

本集團一向確認貿易應收賬款及合約資產整個存續期之預期信貸虧損。該等金融資產的預期信貸虧損乃根據本集團過往之信貸虧損經驗採用撥備矩陣估計,並就債務人獨有的因素、整體經濟狀況以及於報告日期對現行及預測經濟狀況發展方向的評估(包括金錢時間值(如適用))作出調整。

就所有其他金融工具,倘信貸風險自初始確認後顯著增加,則本集團確認整個存續期之預期信貸虧損。然而,倘金融工具之信貸風險自初始確認後並無顯著增加,則本集團按相等於十二個月預期信貸虧損之金額計量該金融工具之虧損準備。

整個存續期之預期信貸虧損指於金融工具預計存續期內所有可能違約事件導致之預期信貸虧損。相對而言,十二個月之預期信貸虧損指整個存續期預期信貸虧損中預期於報告日期後十二個月內金融工具可能發生之違約事件導致之部分。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(v) Impairment of financial assets and contract assets (continued)

Significant increase in credit risk

In assessing whether the credit risk on a financial instrument has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument at the reporting date with the risk of a default occurring on the financial instrument 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 forwardlooking information that is available without undue cost or effort. Forward-looking information considered includes the future prospects of the industries in which the Group's debtors operate, obtained from economic expert reports, financial analysts, governmental bodies, relevant think-tanks and other similar organisations, as well as consideration of various external sources of actual and forecast economic information that relate to the Group's core operations.

In particular, the following information is taken into account when assessing whether credit risk has increased significantly since initial recognition:

- 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 for a particular financial instrument;
- 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;

4. 主要會計政策(續)

(v) 金融資產及合約資產之減值(續)

信貸風險大幅上升

評估金融工具的信貸風險自初步確認以來 有否大幅上升時,本集團會比較於初步確 認日期金融工具發生違約的風險與於呈報 日期金融工具發生違約的風險。作出此評 估時,本集團會考慮合理可靠的定量及定 性資料,包括過往經驗及在無需付出過定 成本或努力下即可獲得的前瞻性資料。所 考慮的前瞻性資料包括本集團債務人經營 所在行業的未來前景,從經濟專家報告、 金融分析師、政府機構、相關智庫及其他 類似組織獲得的資料,以及考慮各種與本 集團核心業務有關的外部實際及預測經濟 資料。

具體而言,評估信貸風險自初步確認以來 是否顯著上升時會考慮以下資料:

- 金融工具外部(如有)或內部信貸測 評的實際或預期顯著惡化;
- 特定金融工具信貸風險的外部市場 指標顯著惡化;
- 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;

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(v) Impairment of financial assets and contract assets (continued)

Significant increase in credit risk (continued)

- an actual or expected significant deterioration in the operating results of the debtor;
- significant increases in credit risk on other financial instruments of the same debtor;
- 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 on a financial asset 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

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

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

4. 主要會計政策(續)

(v) 金融資產及合約資產之減值(續)

信貸風險大幅上升(續)

- 債務人經營業績實際或預期顯著惡 化;
- 同一債務人其他金融工具的信貸風 險顯著上升;
- 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,本集團假設當合約 付款逾期超過30天時,金融資產的信貸風 險自初步確認以來已顯著上升,惟本集團 有合理可靠的資料證明並非如此則除外。

儘管有上述規定,若於報告日期金融工具 被判定為具有較低信貸風險,本集團會假 設金融工具的信貸風險自初步確認以來並 未顯著上升。在以下情況下,金融工具會 被判定為具有較低信貸風險:

- (i) 金融工具具有較低違約風險;
- (ii) 債務人有很強的能力履行近期的合 約現金流量義務;及
- (iii) 經濟及商業環境的長期不利變動有 可能但未必會降低借款人履行合約 現金流量義務的能力。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(v) Impairment of financial assets and contract assets (continued)

Significant increase in credit risk (continued)

The Group considers a financial asset to have low credit risk when the asset has external credit rating of "investment grade" in accordance with the globally understood definition or if an external rating is not available, the asset has an internal rating of "performing". Performing means that the counterparty has a strong financial position and there is no past due amounts.

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.

Definition of default

The Group considers the following as constituting an event of default for internal credit risk management purposes as historical experience indicates that receivables that meet either of the following criteria are generally not recoverable.

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

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

4. 主要會計政策(續)

(v) 金融資產及合約資產之減值(續)

信貸風險大幅上升(續)

本集團認為,若根據眾所周知的定義,金融資產的外部信貸評級為「投資級」,或倘未獲得外部評級,金融資產的內部評級為「正常」,則該金融資產具有較低信貸風險。正常指對方的財務狀況穩健,且並無逾期款項。

本集團定期監察識別信貸風險是否顯著上 升所用標準的有效性,並酌情修訂以確保 該標準能夠在款項逾期前識別信貸風險的 顯著上升。

違約的定義

本集團認為以下情況就內部信貸風險管理 目的而言構成違約事件,因為過往經驗表 明符合以下任何一項條件的應收款項一般 無法收回。

- 交易對方違反財務契諾;或
- 內部產生或自外部來源獲取的資料表明,債務人不太可能向債權人(包括本集團)全額還款(不考慮本集團持有的任何抵押品)。

不論上述分析結果如何,本集團認為,當 金融資產逾期超過90天時即發生違約,惟 本集團有合理且可支持的資料證明更為滯 後的違約標準更為適當除外。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(v) Impairment of financial assets and contract assets (continued)

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:

- significant financial difficulty of the issuer or the counterparty;
- a breach of contract, such as a default or past due event;
- the lender(s) of the counterparty, for economic or contractual reasons relating to the counterparty's financial difficulty, having granted to the counterparty a concession(s) that the lender(s) would not otherwise consider;
- it is becoming probable that the counterparty will enter bankruptcy or other financial reorganisation; or
- the disappearance of an active market for that financial asset because of financial difficulties.

Write-off policy

The Group writes off a financial asset when there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery, including when the debtor has been placed under liquidation or has entered into bankruptcy proceedings, or in the case of trade receivables, when the amounts are over two years past due, whichever occurs sooner. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. Any recoveries made are recognised in profit or loss.

4. 主要會計政策(續)

(v) 金融資產及合約資產之減值(續)

信貸減值金融資產

當發生對金融資產的估計未來現金流量產生不利影響的一項或多項事件之時,該金融資產即出現信貸減值。金融資產信貸減值的證據包括以下事件的可觀察數據:

- 發行人或對方陷入嚴重財政困難;
- 違反合約,例如違約或逾期事件;
- 對方的貸款人出於與對方財政困難相關的經濟或合約原因,而向對方 授予貸款人原本不會考慮的優惠;
- 對方可能破產或進行其他財務重組;或
- 該金融資產的活躍市場因財政困難 消失。

撇銷政策

當有資料顯示債務人陷入嚴重財政困難, 且並無實際收回的可能之時(包括債務人 已清算或進入破產程序)時,或就貿易應收 賬款而言,當款項逾期超過兩年時(以較早 發生者為準),本集團會撇銷金融資產。已 撇銷的金融資產仍可根據本集團的收回程 序實施強制執行,在適當情況下考慮法律 意見。任何收回款項會於損益中確認。

綜合財務報表附註

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截至二零二零年十二月三十一日止年度 (以港元列示)

4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(v) Impairment of financial assets and contract assets (continued)

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 as described above. As for the exposure at default, for financial assets, this is represented by the assets' gross carrying amount at the reporting date.

For financial assets, the ECL is estimated as the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive, discounted at the original effective interest rate.

If the Group has measured the loss allowance for a financial instrument at an amount equal to lifetime ECL in the previous reporting period, but determines at the current reporting date that the conditions for lifetime ECL are no longer met, the Group measures the loss allowance at an amount equal to 12-month ECL at the current reporting date, except for assets for which simplified approach was used.

The Group recognises an impairment gain or loss in profit or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account.

4. 主要會計政策(續)

(v) 金融資產及合約資產之減值(續)

預期信貸虧損的計量及確認

預期信貸虧損的計量為違約概率、違約損失率(即違約時的損失程度)及違約風險暴露的函數。評估違約概率及違約損失率的依據是過往數據,並按上述前瞻性資料進行調整。而金融資產的違約風險暴露,則由資產於報告日期的賬面總值代表。

金融資產的預期信貸虧損按根據合約應付本集團的所有合約現金流量與本集團預計 收取的所有現金流量(按原定實際利率折現)之間的差額估算。

倘於上一報告期間本集團按與整個存續期預期信貸虧損等額的方法計量金融工具的虧損撥備,而當前報告日期已確定不再符合整個存續期預期信貸虧損的條件,本集團於當前報告日期按12個月預期信貸虧損的相同金額計量虧損撥備,惟採用簡化方法的資產除外。

本集團於損益中確認所有金融工具的減值 收益或虧損,並透過虧損撥備賬項相應調 整其賬面值。

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4. SIGNIFICANT ACCOUNTING POLICIES (continued)

(w) Provisions and contingent liabilities

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

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 is remote. Possible obligations, whose existence will only be confirmed by the occurrence or non-occurrence of one or more future events are also disclosed as contingent liabilities unless the probability of outflow is remote.

(x) Events after the reporting period

Events after the reporting period that provide additional information about the Group's position at the end of the reporting period or those that indicate the going concern assumption is not appropriate are adjusting events and are reflected in the consolidated financial statements. Events after the reporting period that are not adjusting events are disclosed in the notes to the consolidated financial statements when material.

4. 主要會計政策(續)

(w) 撥備及或然負債

倘本集團就過去事件須承擔現有法律或推定責任,且履行該責任可能須導致經濟利益流出,並能可靠估計金額,則會就產生時間或金額不確定的負債確認撥備。倘貨幣時值屬重大,則按預期履行責任的開支現值作出撥備。

倘不大可能需要流出經濟利益,或金額無法可靠估計時,則有關責任披露為或然負債,除非流出的可能性極微則作別論。僅透過發生或並無發生一項或多項未來事件確定其存在與否的可能責任,亦披露為或然負債,除非流出的可能性極微則作別論。

(x) 報告期後事項

提供有關本集團於報告期末狀況的額外資料或顯示持續經營假設並不適當的報告期後事項屬須予調整事項,並於綜合財務報表中反映。倘報告期後事項屬重大而並非屬須予調整事項,則會於綜合財務報表附註中披露。

綜合財務報表附註

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5. CRITICAL JUDGEMENTS AND KEY ESTIMATES

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

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

(a) Impairment of goodwill

Determining whether goodwill is impaired requires an estimation of the value in use ("VIU") and fair value less costs of disposal ("FVLCD") of the CGU to which goodwill has been allocated. The VIU calculation requires the directors to estimate the future cash flows expected to arise from the CGU and a suitable discount rate in order to calculate present value. Calculation of fair value using a market approach requires valuation technique which uses prices and other relevant information generated by market transactions involving identical and comparable groups of assets and liabilities or business, a control premium and marketability discount. The carrying amount of goodwill at the end of the reporting period was approximately HK\$69,525,000 (2019: HK\$80,825,000) after an impairment loss of approximately HK\$11,300,000 (2019: HK\$65,254,000) was recognised during the year. Details of the impairment test for CGU containing goodwill are set out in note 22.

5. 關鍵判斷及主要估計

估計及判斷乃根據過往經驗及其他因素進行持續 評估,包括在有關情況下對未來事件相信為合理 的預測。

本集團對未來作出估計及假設。按定義得出的會計估計絕少會與相關實際結果相同。下文討論估計及假設存在導致資產與負債賬面值於下一個財政年度須作出重大調整的重大風險。

(a) 商譽減值

釐定商譽是否出現減值須估計獲分配商 譽的現金產出單元的使用價值(「使用價 值」) 及公平價值減出售成本(「公平價值減 銷售成本」)。計算使用價值時,董事須估 計預期自現金產出單元產生的未來現金流 量及適當的貼現率以計算現值。使用價值 計算方法需要本集團估計預期現金產出單 元將產生的未來現金流量及適當貼現率以 計算現值。按市場法計算公平價值需要的 估值方法使用價格及其他涉及相同及可資 比較資產及負債組別或業務的市場交易產 生的其他相關資料、控制權溢價及市場流 通性貼現率。於本年度內確認減值虧損約 11,300,000港元 (二零一九年:65,254,000 港元)後,商譽於報告期末的賬面值約為 69,525,000港元 (二零一九年:80,825,000 港元)。現金產出單元(包括商譽)的減值測 試詳情載於附註22。

5.

綜合財務報表附註

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5. CRITICAL JUDGEMENTS AND KEY ESTIMATES (continued)

(b) Recoverability of intangible assets

During the year, the management has evaluated the impairment of intangible assets by way of higher of VIU calculation by reference to the discounted cash flows derived from financial budgets approved by the management of the Group or FVLCD with reference to the latest market transactions. If the higher of the VIU or FVLCD is less than the corresponding carrying amounts, an impairment loss may be required.

(i) Development costs on Computer and Mobile Phone Software

During the year, the Group reconsidered the recoverability of its internally-generated intangible asset arising from the Group's Computer and Mobile Phone Software development. The projects continue to progress in a very satisfactory manner, and customer reaction has reconfirmed the Group's previous estimates of anticipated revenues from the projects. However, increased competitor activities have caused the Group to reconsider its assumptions regarding future market shares and anticipated margins on these products. Detailed sensitivity analysis has been carried out and the Group is confident that the carrying amount of the asset will be recovered in full, even if returns are reduced. This situation will be closely monitored, and adjustments made in future periods, if future market activity indicates that such adjustments are appropriate.

The carrying amount of development costs on Computer and Mobile Phone Software at 31 December 2020 was approximately HK\$90,762,000 (2019: HK\$81,993,000). No impairment loss (2019: HK\$Nil) was recognised during the year. Details of the impairment review refer to note 23 to the consolidated financial statements.

關鍵判斷及主要估計(續)

(b) 無形資產的可收回程度

於本年度,管理層透過經參考本集團管理層批准的財務預算產生的貼現現金流量計算的使用價值或參考最近市場交易的公平價值減銷售成本的較高者評估無形資產的減值。倘使用價值或公平價值減銷售成本的較高者低於相應賬面值,或會產生減值虧損。

(i) 電腦及流動電話軟件開發成本

電腦及流動電話軟件開發成本於二零二零年十二月三十一日的賬面值約為90,762,000港元(二零一九年:81,993,000港元)。於本年度概無確認任何減值虧損(二零一九年:零港元)。有關減值審核的詳情,請參閱綜合財務報表附註23。

5.

綜合財務報表附註

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5. CRITICAL JUDGEMENTS AND KEY ESTIMATES (continued)

(b) Recoverability of intangible assets (continued)

(ii) Customer relationship and computer software

The management determines whether customer relationship and computer software are impaired requires an estimation of the VIU of the CGU to which the assets are allocated. The VIU calculation requires the management to estimate the future cash flows expected to arise from the CGU and a suitable discount rate to calculate the present value. The carrying amount of customer relationship and computer software at 31 December 2020 were approximately HK\$NiI (2019: HK\$976,000) and HK\$NiI (2019: HK\$NiI) respectively after impairment loss of approximately HK\$425,000 (2019: HK\$NiI) was recognised during the year. Details of the impairment review are provided in note 23 to the consolidated financial statements.

(c) Estimated useful lives of intangible assets

The estimated useful lives of intangible assets reflect management's estimation on the Group's intention to derive future economic benefits from the intangible assets. The management performs annual reviews of whether the assumptions made of useful lives continue to be valid. When useful lives of intangible assets are different from those previously estimated, the amortisation charges for future periods will be adjusted accordingly.

The carrying amount of intangible assets as at 31 December 2020 was approximately HK\$90,762,000 (2019: HK\$82,969,000).

關鍵判斷及主要估計(續)

(b) 無形資產的可收回程度(續)

河 客戶關係及電腦軟件

管理層釐定客戶關係及電腦軟件是 否減值需要資產獲分配的現金產出 單元的使用價值的估計。計算使用 價值需要管理層估計現金產出單元 預期產生的日後現金流量及合適的 貼現率計算現值。客戶關係及電腦 軟件於二零二零年十二月三十一日 的賬面值經本年度確認減值虧損約 425,000港元(二零一九年:零港元) 後,分別約為零港元(二零一九年: 976,000港元)及零港元(二零一九年: 976,000港元)。減值審核詳情載於綜 合財務報表附註23。

(c) 無形資產的估計可用年期

無形資產的估計可用年期反映管理層對本 集團自無形資產產生未來經濟利益的意向 所作估計。管理層會於每年進行檢討,以 判斷就可用年期所作假設是否仍然有效。 於無形資產的可用年期有別於以往估計者 時,未來期間的攤銷開支將會作出調整。

無形資產於二零二零年十二月三十一日的 賬面值約為90,762,000港元(二零一九年: 82,969,000港元)。

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5. CRITICAL JUDGEMENTS AND KEY ESTIMATES (continued)

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

Property, plant and equipment and right-of-use assets are stated at costs less accumulated depreciation and impairment, if any. In determining whether an asset is impaired, the Group has to exercise judgment and make estimation, particularly in assessing: (i) whether an event has occurred or any indicators that may affect the asset value; (ii) whether the carrying value of an asset can be supported by the recoverable amount, in the case of value in use, the net present value of future cash flows which are estimated based upon the continued use of the asset; and (iii) the appropriate key assumptions to be applied in estimating the recoverable amounts including cash flow projections and an appropriate discount rate. When it is not possible to estimate the recoverable amount of an individual asset (including right-ofuse assets), the Group estimates the recoverable amount of the cash-generating unit to which the assets belongs. Changing the assumptions and estimates, including the discount rates or the growth rate in the cash flow projections, could materially affect the net present value used in the impairment test.

The carrying amount of property, plant and equipment and right-of-use assets as at 31 December 2020 were approximately HK\$1,168,000 (2019: HK\$1,591,000) and HK\$1,684,000 (2019: HK\$1,883,000) respectively.

5. 關鍵判斷及主要估計(續)

(d) 物業、廠房及設備及使用權資產減值

物業、廠房及設備及使用權資產按成本減累計折舊及減值(如有)列賬。於釐定資產是否減值時,本集團須作出判斷及估計,尤其評估:(i)是否有事件已發生或有任何的象可能影響資產值;(ii)資產賬面值是否能影響資產值;(ii)資產賬面值是否根持續使用資產估計之未來現金流量現值的財務實際,以應用於估計個別資產(包括現金流量預測及包括計個別資產)的可收回金額時,本集團回查額的財理產)的可收回金額時,本集團回營產所屬的現金產出單元的可與金額時,本集團回查額的財產產所屬的現金產出單元的可與金額之時,內可與發假設及估計(包括現金流量預測的可數方數。

於二零二零年十二月三十一日,物業、廠房及設備及使用權資產的賬面值分別約為1,168,000港元(二零一九年:1,591,000港元)及1,684,000港元(二零一九年:1,883,000港元)。

綜合財務報表附註

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5. CRITICAL JUDGEMENTS AND KEY ESTIMATES (continued)

(e) Fair value of financial assets at FVTOCI and financial assets at FVTPL

The fair value of financial assets at FVTOCI and financial assets at FVTPL that are not traded in an active market and securities that are traded in the Stock Exchange but imposed special conditions on shareholders are determined by using valuation techniques. The Group uses its judgement to select and consider information from a variety of sources and make assumptions that are mainly based on market conditions existing at the end of each reporting period. Changes in these estimates and assumptions could have a material effect on the fair value of the financial assets at FVTOCI and financial assets at FVTPL.

The carrying amount of financial assets at FVTOCI and financial assets at FVTPL that are not traded in an active market and securities that are traded in the Stock Exchange but imposed special conditions on shareholders at the end of the reporting period were approximately HK\$1,135,000 (2019: HK\$1,040,000) and approximately HK\$4,731,000 (2019: HK\$32,536,000) respectively.

(f) Impairment of trade receivables and contract assets

The management of the Group estimates the amount of impairment loss for ECL on trade receivables and contract assets based on the credit risk of trade receivables and contract assets. The amount of the impairment loss based on ECL model is measured as the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive, discounted at the effective interest rate determined at initial recognition. Where the future cash flows are less than expected, or being revised downward due to changes in facts and circumstances, a material impairment loss may arise.

As at 31 December 2020, the carrying amount of trade receivables and contract assets is approximately HK\$21,627,000 (net of allowance for doubtful debts of approximately HK\$4,757,000) (2019: HK\$65,563,000 (net of allowance for doubtful debts of approximately HK\$1,184,000)).

5. 關鍵判斷及主要估計(續)

(e) 透過其他全面收益以公平價值列賬的 金融資產及透過損益以公平價值列賬 的金融資產的公平價值

並非於活躍市場買賣的透過其他全面收益以公平價值列賬的金融資產及透過損益以公平價值列賬的金融資產的公平價值以及於聯交所買賣但對股東施加特定條件的證券採用估值技術釐定。本集團以其判斷選擇及考慮不同來源的資料,並主要根據各報告期末的現行市況作出假設。該等估計的變動及假設可能對透過其他全面收益以公平價值列賬的金融資產及透過損益以公平價值列賬的金融資產的公平價值產生重大影響。

並非於活躍市場買賣以及於聯交所買賣但對股東施加特定條件的證券,透過其他全面收益以公平價值列賬的金融資產及透過損益以公平價值列賬的金融資產的賬面值於報告期末分別約為1,135,000港元(二零一九年:1,040,000港元)及約4,731,000港元(二零一九年:32,536,000港元)。

(f) 貿易應收賬款及合約資產之減值

本集團管理層按貿易應收賬款及合約資產的信貸風險估計貿易應收賬款及合約資產的預期信貸虧損的減值虧損金額。根據預期信貸虧損模式計算的減值虧損金額按照根據合約應付本集團的所有合約現金流量與本集團預期收到的所有現金流量之間的差額計算,並按於初始確認時釐定的實際利率貼現。倘未來現金流量低於預期,或因事實及情況變化而下調,則可產生重大減值虧損。

於二零二零年十二月三十一日,貿易應收 賬款及合約資產的賬面值約為21,627,000 港元(已扣除呆賬撥備約4,757,000港元) (二零一九年:65,563,000港元(已扣除呆 賬撥備約為1,184,000港元))。

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5. CRITICAL JUDGEMENTS AND KEY ESTIMATES (continued)

(q) Income taxes

The Group is subject to income taxes in various jurisdictions. Significant estimates are required in determining the worldwide provision for income taxes. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. The Group recognised liabilities for anticipated tax issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

During the year, approximately HK\$3,870,000 (2019: HK\$3,894,000) of income tax was charged to profit or loss based on the estimated profit.

(h) Revenue and profit recognition

As explained in policy note 4(j), revenue from CMS services are recognised over time. Such revenue and profit recognition on uncompleted projects is dependent on estimating the total outcome of the contract, as well as the work done to date. Based on the Group's recent experience and the nature of the CMS activities undertaken by the Group, the Group has made estimates of the point at which it considered the work was sufficiently advanced such that the outcome of the contract can be reasonably measured. Until this point is reached the related contract assets disclosed in note 29 do not include profit which the Group might eventually realise from the work done to date. In addition, actual outcomes in terms of total cost or revenue may be higher or lower than estimated at the end of the reporting period, which would affect the revenue and profit recognised in future years as an adjustment to the amounts recorded to date.

During the year, approximately HK\$4,250,000 (2019: HK\$3,828,000) of revenue from CMS services was recognised.

5. 關鍵判斷及主要估計(續)

(g) 所得稅

本集團須繳納多個司法權區的所得稅。於 釐定全球各地的所得稅撥備時須作出重大 估計。於日常業務過程中,有許多交易及 計算均難以釐定最終稅項。本集團按照額 外稅項是否到期的估計,就預期稅務事宜 確認負債。倘此等事宜的最終稅項有別於 初步記錄的金額,則有關差額對釐定有關 期間的所得稅及遞延稅項撥備構成影響。

於本年度,約3,870,000港元(二零一九年:3,894,000港元)所得稅已基於估計溢利自 損益扣除。

(h) 收益及溢利確認

誠如政策附註4(j)闡釋,企業管理解決方案 服務收益可於一段時間內確認。有關未完 成項目確認的收益及溢利取決於合約估 總成果以及目前的工作進度。根據本 近期的經驗及本集團所承接企業管理解決 方案活動的性質,本集團於其認為工作計 度足以合理地計量合約成果時作出估計。 在達到這一點之前,附註29中披露的之一 在達到這一點之前,附註29中披露的 合約資產不包括本集團最終可能從總 成工作中獲得的利潤。此外,以總成本 或收入計算,實際結果可能較報告期間已 或收入計算,實際結果可能較報告期間已 所估計者為高或低,從而影響未來年度確 認的收入及溢利(作為對目前所記錄金額 的調整)。

年內,確認企業管理解決方案服務收入約 為4,250,000 港元(二零一九年:3,828,000 港元)。

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5. CRITICAL JUDGEMENTS AND KEY ESTIMATES (continued)

(i) Business model assessment

Classification and measurement of financial assets depends on the results of the solely payments of principal and interest and the business model test. The Group determines the business model at a level that reflects how groups of financial assets are managed together to achieve a particular business objective. This assessment includes judgement reflecting all relevant evidence including how the performance of the assets is evaluated and their performance measured, the risks that affect the performance of the assets and how these are managed and how the managers of the assets are compensated. The Group monitors financial assets measured at amortised cost or financial assets at FVTOCI that are derecognised prior to their maturity to understand the reason for their disposal and whether the reasons are consistent with the objective of the business for which the asset was held. Monitoring is part of the Group's continuous assessment of whether the business model for which the remaining financial assets are held continues to be appropriate and if it is not appropriate whether there has been a change in business model and so a prospective change to the classification of those assets. No such changes were required during the periods presented.

6. FINANCIAL RISK MANAGEMENT

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

(a) Foreign currency risk

The Group has minimal exposure to foreign currency risk as most of its business transactions, assets and liabilities are principally denominated in the functional currencies of the Group entities and United States dollars ("US\$"). The Group currently does not have a foreign currency hedging policy in respect of foreign currency transactions, assets and liabilities. The Group monitors its foreign currency exposure closely and will consider hedging significant foreign currency exposure should the need arise.

The effect of the strengthened or weakened of Hong Kong dollars against US\$ on the loss after tax is not significant.

5. 關鍵判斷及主要估計(續)

(i) 業務模式評估

金融資產的分類和計量取決於純粹本金及 利息之償付及業務模式測試的結果。本集 **围按反映金融資產組合如何一併管理以** 實現特定業務目標的層面釐定業務模式。 該評估涉及反映所有相關證據的判斷,包 括如何評估並計量資產表現,影響資產表 現的風險及如何對其進行管理,以及資產 管理人獲得何等報酬。本集團監控按攤銷 成本計量或透過其他全面收益以公平價值 列賬的金融資產於到期日前終止確認的情 況,以理解出售原因,以及其原因是否符 合持有資產的業務目標。監控是本集團持 續評估持有餘下金融資產的業務模式是否 仍然適用的一部分,以及如果不再適用, 是否需要更改其業務模式且相應改變其資 產的分類。於呈列期間毋須作出有關更改。

6. 財務風險管理

本集團業務使其面對各種財務風險:外幣風險、 價格風險、信貸風險、流動資金風險及利率風 險。本集團的整體風險管理計劃專注於金融市場 不可預測的特性,務求將對本集團財務表現帶來 的潛在不利影響減至最低。

(a) 外幣風險

本集團大部分業務交易、資產及負債主要 以本集團實體的功能貨幣及美元(「美元」) 為單位,故本集團承受輕微外幣風險。本 集團目前並無就外幣交易、資產及負債設 有外幣對沖政策。本集團將密切監察其外 幣風險,並於有需要時考慮對沖重大外幣 風險。

港元兌美元升值或貶值對除稅後虧損的影響並不重大。

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6. FINANCIAL RISK MANAGEMENT (continued)

(b) Price risk

The Group's financial assets at FVTOCI and financial assets at FVTPL are measured at fair value. Therefore, the Group is exposed to equity security price risk due to the fluctuation of share prices of financial assets at FVTOCI and financial assets at FVTPL. The directors review the exposure to the equity security price risk on the financial assets at FVTOCI and financial assets at FVTPL regularly.

If the share prices of the financial assets at FVTOCI and financial assets at FVTPL increase/decrease by 10% (2019: 10%), the other comprehensive income and loss after tax for the year would have been approximately HK\$114,000 higher/lower (2019: HK\$104,000 lower/higher) and approximately HK\$1,028,000 (2019: HK\$2,717,000) lower/higher respectively, arising as a result of the fair value gain/loss of the financial assets at FVTOCI and financial assets at FVTPL respectively.

At 31 December 2020, the Group had concentration of equity security price risk on one (2019: one) of its listed equity securities investments which is classified as financial assets at FVTOCI accounted for 100% (2019: 100%) of its financial assets at FVTOCI and one (2019: one) of its listed investments which is classified as financial assets at FVTPL accounted for 62% (2019: 88%) of its financial assets at FVTPL as at 31 December 2020.

6. 財務風險管理(續)

(b) 價格風險

本集團透過其他全面收益以公平價值列賬的金融資產及透過損益以公平價值列賬的金融資產均按公平價值計量。因此,本集團承受股本證券價格風險,原因為透過其他全面收益以公平價值列賬的金融資產的股價波動。董事定期審閱透過其他全面收益以公平價值列賬的金融資產及透過損益以公平價值列賬的金融資產及透過損益以公平價值列賬的金融資產所帶來的股本證券價格風險。

倘透過其他全面收益以公平價值列賬的金融資產及透過損益以公平價值列賬的金融資產的股價上升/下跌10%(二零一九年:10%),則本年度其他全面收益及除稅後虧損將分別因透過其他全面收益以公平價值列賬的金融資產及透過損益以公平價值列賬的金融資產的公平價值收益/虧損而分別增加/減少約114,000港元(二零一九年:減少/增加104,000港元)以及減少/增加約1,028,000港元(二零一九年:

於二零二零年十二月三十一日,本集團的股本證券價格風險集中於其中一項(二零一九年:一項)上市股本證券投資(分類為透過其他全面收益以公平價值列賬的金融資產),佔其透過其他全面收益以公平價值列賬的金融資產100%(二零一九年:100%),及其中一項(二零一九年:一項)上市投資,其分類為佔其於二零二零年十二月三十一日透過損益以公平價值列賬的金融資產之62%(二零一九年:88%)的透過損益以公平價值列賬的金融資產。

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6. FINANCIAL RISK MANAGEMENT (continued)

(c) Credit risk

Credit risk is the risk that a counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Group is exposed to credit risk from its operating activities (primarily trade and other receivables) and from its financing activities, including deposits with banks and financial institutions and other financial instruments. The Group's credit risk is primarily attributable to trade and other receivables, contract assets, pledged bank deposits, cash and cash equivalents and financial assets at amortised cost. Management has a credit policy in place and the exposures to these credit risks are monitored on an ongoing basis.

The credit risk on bank deposits is limited because the counterparties are banks with high credit ratings.

The credit risk on amounts due from brokers is limited because the counterparties are well-established securities broker firms in Hong Kong.

Trade receivables and contract assets

Customer credit risk is managed by each business unit subject to the Group's established policy, procedures and control relating to customer credit risk management. Individual credit evaluations are performed on all customers and service providers, requiring credit over a certain amount. These evaluations focus on the customers' and service providers' past history of making payments when due and current ability to pay, and take into account information specific to the customer and service provider as well as pertaining to the economic environment in which the customer and service provider operate. Trade receivables are due within 90 days from date of billings negotiated on a caseby-case basis. Normally the Group does not obtain collateral from customers. The directors are of the opinion that no further provision for uncollectible receivables is required in the consolidated financial statements. Normally, the Group does not obtain collateral or quarantee from customers and service providers.

6. 財務風險管理(續)

(c) 信貸風險

信貸風險指對方無法履行金融工具或客戶合約項下責任而引致金融損失的風險。本集團面臨來自其經營活動(主要為貿易及其他應收款項)及其融資活動(包括銀行及金融機構存款及其他金融工具)的信貸風險。本集團的信貸風險主要來自貿易及其他應收款項、合約資產、已抵押銀行存款、現金及現金等價物以及按攤銷成本計量的金融資產。管理層訂有信貸政策,會持續監控所承受的信貸風險。

銀行存款的信貸風險有限,乃由於對方為 擁有高信用評級的銀行。

應收經紀款項的信貸風險有限,乃由於對方為香港業務發展成熟的證券經紀公司。

貿易應收款項及合約資產

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6. FINANCIAL RISK MANAGEMENT (continued)

(c) Credit risk (continued)

Trade receivables and contract assets (continued)

At 31 December 2020, the Group had certain concentration of credit risk as 30% (2019: 28%) of the trade receivables was due from the Group's largest debtor.

The Group measures loss allowances for trade receivables and contract assets at an amount equal to lifetime ECL which is calculated using a provision matrix on individual segment. As the Group's historical credit loss experience does not indicate significantly different loss patterns for different customer and services provider segments, the loss allowance based on past due status is not further distinguished between the Group's different customer and service provider bases. The ECL on trade receivables and contracts assets are estimated using a simplified method. The Group has assessed that the ECL for trade receivables and contract assets based on individually significant customer and service provider or ageing of customers and service providers collectively that are not individually significant. According to different segments of the Group which include the following:

- Research, development and distribution of computer and mobile phone software and toolbar advertisement ("Software Business")
- Provision of corporate management solutions and I.T. contract services ("Corporate Management Solutions and I.T. Contract Services Business")
- E-commerce which involves the operation of a businessto-customer online sales platform, and business-tobusiness product trading ("B2C Online Sales Platform and B2B Product Trading Business")

6. 財務風險管理(續)

(c) 信貸風險(續)

貿易應收款項及合約資產(續)

於二零二零年十二月三十一日,30%(二零一九年:28%)的貿易應收款項乃應收本集團最大債務人款項,故本集團有若干信貸集中風險。

本集團按相等於存續期預期信貸虧損的金額計量貿易應收款項及合約資產的虧損撥備,有關金額乃根據個別分部使用撥備矩陣計算得出。由於本集團過往信貸虧損損驗並無顯示不同客戶及服務供應商的虧損撥備並無就本集團不同客戶及服務供應商群之間作出進一步區分。貿易應收款項及合約資產的預期信貸虧損乃使用客戶及服務供應商賬齡評估貿易應收款項及合約資產的預期信貸虧損。根據本集團的不同分部(包括以下各項):

- 研發及分銷電腦及流動電話軟件及 工具欄廣告(「軟件業務」)
- 提供企業管理解決方案及資訊科技 合約服務(「企業管理解決方案及資 訊科技合約服務業務」)
- 企業對消費者網上銷售平台及企業對企業產品貿易營運的電子商務 (「B2C網上銷售平台及B2B產品貿易業務」)

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6. FINANCIAL RISK MANAGEMENT (continued)

6. 財務風險管理(續)

(c) Credit risk (continued)

(c) 信貸風險 (續)

Trade receivables and contract assets (continued)

貿易應收款項及合約資產(續)

The following table provides information about the Group's exposure to credit risk and ECL for trade receivables as at 31 December 2020:

下表提供了本集團於二零二零年十二月 三十一日的信貸風險以及貿易應收款項的 預期信貸虧損的資料:

			Gross	
		Expected	carrying	Loss
		loss rate	amount	allowance
		預期虧損率	總賬面值	虧損撥備
		%	HK\$'000	HK\$'000
Trade receivables	貿易應收款項	百分比	千港元_	千港元
At 31 December 2020	於二零二零年十二月三十一日			
Software Business	軟件業務			
Not past due	未逾期	0%	7,653	-
Less than 1 month past due	逾期不超過一個月	0%	252	-
1 to 3 months past due	逾期一至三個月	0%	1	-
More than 3 months but less	逾期超過三個月但不超過			
than 12 months past due	十二個月	0%	3	-
Over 12 months past due	逾期超過十二個月	0%	4	
Corporate Management Solutions and	企業管理解決方案及資訊科			
I.T. Contract Services Business	技合約服務業務			
Not past due	未逾期	8.8%	2,293	20
Less than 1 month past due	逾期不超過一個月	8.8%	663	58
1 to 3 months past due	逾期一至三個月	8.8%	675	5
More than 3 months but less	逾期超過三個月但不超過			
than 12 months past due	十二個月	8.8%	154	1
Over 12 months past due	逾期超過十二個月	8.8%	20	
B2C Online Sales Platform and	B2C網上銷售平台及B2B			
B2B Product Trading Business	產品貿易業務			
(i) GET Development Limited	(i) 智易發展有限公司 (「智易			
("GET Development")	發展」)			
 Not past due 	一未逾期	5.0%	64	
 More than 3 months but 	一逾期超過三個月但不超			
less than 12 months last due	過十二個月	30.8%	14,368	4,41
(ii) Sure Team (H.K.) Limited	(ii) 定添 (香港) 有限公司	0%	234	
 More than 3 months but less than 12 months 	-逾期超過三個月但不超 過十二個月			00000
			26,384	4,75

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6. FINANCIAL RISK MANAGEMENT (continued)

6. 財務風險管理(續)

(c) Credit risk (continued)

(c) 信貸風險(續)

Trade receivables and contract assets (continued)

貿易應收款項及合約資產(續)

The following table provides information about the Group's exposure to credit risk and ECL for trade receivables as at 31 December 2019:

下表提供了本集團於二零一九年十二月 三十一日的信貸風險以及貿易應收款項的 預期信貸虧損的資料:

Trade receivables	貿易應收款項	Expected loss rate 預期虧損率 % 百分比	Gross carrying amount 總賬面值 HK\$'000 千港元	Loss allowance 虧損撥備 HK\$'000 千港元
At 31 December 2019	於二零一九年十二月三十一日	-		
Software Business	軟件業務			
Not past due	未逾期	0%	5.875	_
Less than 1 month past due	逾期不超過一個月	0%	499	_
1 to 3 months past due	逾期一至三個月	0%	474	_
More than 3 months but less	逾期超過三個月但不超過			
than 12 months past due	十二個月	0%	7	_
Over 12 months past due	逾期超過十二個月	0%	1	_
Corporate Management Solutions and I.T. Contract Services Business (i) e-Perfect IT Limited ("e-Perfect IT") - Not past due	企業管理解決方案及資訊科 技合約服務業務 (i) 普暉科技有限公司 (「普暉科技」) 一未逾期	_	_	_
 Less than 1 month past due 	一逾期不超過一個月	5.23%	508	27
- 1 to 3 months past due	一逾期一至三個月	5.54%	95	5
 More than 3 months but less than 12 months past due 	-逾期超過三個月但不超 過十二個月	7.85%	5	_*
(ii) Wafer HK	(ii) 威發香港			
 Not past due 	一未逾期	11.41%	3,045	348
 Less than 1 month past due 	-逾期不超過-個月	11.41%	660	76
1 to 3 months past due	- 逾期一至三個月	11.42%	315	36
 More than 3 months but less 	-逾期超過三個月但不超			
than 12 months past due	過十二個月	11.52%	795	92
- Over 12 months past due	一逾期超過十二個月	58.59%	70	41
B2C Online Sales Platform and B2B Product Trading Business	B2C網上銷售平台及B2B 產品貿易業務			
Not past due	未逾期	1.05%	45,258	477
Less than 1 month past due	逾期不超過一個月	1.05%	6,648	70
1 to 3 months past due	逾期一至三個月	1.05% _	683	7
			64,938	1,179

^{*} Represents amount less than HK\$1,000

代表金額少於1,000港元

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6. FINANCIAL RISK MANAGEMENT (continued)

(c) Credit risk (continued)

Trade receivables and contract assets (continued)

Expected loss rates are based on actual loss experience over the past two years. These rates are adjusted to reflect differences between economic conditions during the period over which the historical data has been collected, current conditions and the Group's view of economic conditions over the expected lives of the receivables.

No loss allowance was provided for contract assets as at 31 December 2020 as no contracts assets recognised in the consolidated financial statements upon disposal of e-Perfect IT. As at 31 December 2019, expected loss rate for contract assets was assessed to be 0.3% and the loss allowance provision for contract assets was amounted to approximately HK\$5,000.

Loss allowances for contract assets are always measured at an amount equal to lifetime ECL. ECL on these financial assets are estimated using a provision matrix based on the Group's historical credit loss experience, adjusted for factors that are specific to the customers and an assessment of both the current and forecast general economic conditions at the reporting date.

Other financial assets at amortised cost

Other financial assets at amortised cost include loan receivable from Jun Yang Energy Holdings Limited ("Jun Yang Energy"), other receivable from Fragrant River Entertainment Culture (Holdings) Limited ("Fragrant River"), amounts due from non-controlling interests of a subsidiary and other miscellaneous receivables.

For loan receivable from Jun Yang Energy of HK\$27,230,000 (note 27(f)) and other receivable from Fragrant River of HK\$20,400,000 (note 27(d)), the management performed assessment on the recoverability of the outstanding balance periodically.

The Group had assessed lifetime ECL on the loan receivable from Jun Yang Energy following the significant deterioration in the operating results of Jun Yang Energy during the year ended 31 December 2018 which lead to a significant increase in credit risk. Lifetime expected credit loss allowance for the loan receivable from Jun Yang Energy of HK\$27,230,000 was recognised in full during the year ended 31 December 2018 as the management assessed the ECL to be 100%. The management has reassessed the lifetime ECL of loan from Jun Yang Energy, no reversal on the allowance for the years ended 31 December 2020 and 2019.

6. 財務風險管理(續)

(c) 信貸風險(續)

貿易應收款項及合約資產(續)

預期虧損率乃基於過去兩年的實際虧損經驗。已對該等比率作出調整以反映於收集歷史數據期間內的經濟狀況、當前狀況與本集團對應收款項預期可用年期內經濟狀況的看法之間的差異。

於二零二零年十二月三十一日,由於出售 普暉科技後並無於綜合財務報表確認的 合約資產,故並無就合約資產計提虧損撥 備。於二零一九年十二月三十一日,合約 資產的預期虧損率經評估為0.3%,合約資 產的虧損撥備約為5,000港元。

合約資產的虧損撥備一直按相等於存續期預期信貸虧損的金額計量。該等金融資產的預期信貸虧損乃根據本集團的過往信貸虧損經驗使用撥備矩陣進行估計,並就客戶特有的因素以及對報告日期的當前及預測整體經濟狀況的評估作出調整。

按攤銷成本計量的其他金融資產

按攤銷成本計量的其他金融資產包括應收君陽能源控股有限公司(「君陽能源」)貸款、來自香江娛樂文化(控股)有限公司(「香江」)的其他應收款項、應收一間附屬公司之非控股權益款項及其他雜項應收款項。

應收君陽能源貸款(附註27(f))及來自香 江的其他應收款項(附註27(d))分別為 27,230,000港元及20,400,000港元,管理 層定期對其未償還結餘的可收回性進行評 估。

繼君陽能源於截至二零一八年十二月三十一日止年度的經營業績顯著惡化,導致信貸風險大幅增加後,本集團已評估應收君陽能源貸款的整個存續期預期信貸虧損。由於管理層評估得出的預期信貸虧損為100%,因此於截至二零一八年十二月三十一日止年度已就應收君陽能源貸款費個存續期的預期信貸虧損務備為27,230,000港元。管理層已重新評估君陽能源貸款整個存續期的預期信貸虧損,於截至二零二零年及二零一九年十二月三十一日止兩個年度概無撥回撥備。

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6. FINANCIAL RISK MANAGEMENT (continued)

(c) Credit risk (continued)

Other financial assets at amortised cost (continued)

For other receivable from Fragrant River, the Group had assessed lifetime ECL following the default in payment from Fragrant River during the year ended 31 December 2018 which lead to a significant increase in credit risk. The lifetime ECL as at 31 December 2019 and 2018 were assessed based on the valuation performed by an independent professional valuer using probability-weighted method. Lifetime expected credit loss allowance of approximately HK\$1,246,000 and HK\$12,200,000 were recognised during the years ended 31 December 2019 and 2018 respectively in accordance with the valuation report. The lifetime ECL mainly caused by the increase of estimated legal fee to be incurred in the AP Acquisition Litigation (as defined in note 43(a)) for the year ended 31 December 2019 and the significant increase of credit risk for the year ended 31 December 2018.

The management reassessed the lifetime ECL as at 31 December 2020 by reference with the status of the AP Acquisition Litigation (as defined in note 43(a)), additional lifetime expected credit loss allowance of approximately HK\$3,954,000 was recognised for the year ended 31 December 2020.

For amounts due from non-controlling interests of a subsidiary, the management makes periodic collective assessments as well as individual assessment on the recoverability of the receivables. The Group has assessed that the ECL for these receivables are not material under the 12-month expected credit losses method. Thus no loss allowance provision was recognised during the years ended 31 December 2020 and 2019.

6. 財務風險管理(續)

(c) 信貸風險(續)

按攤銷成本計量的其他金融資產(續)

對於來自香江的其他應收款項,繼香江截 至二零一八年十二月三十一日止年度拖欠 付款,導致信貸風險大幅增加後,本集團 已評估整個存續期的預期信貸虧損。於二 零一九年及二零一八年十二月三十一日, 整個存續期的預期信貸虧損乃基於獨立專 業估值師使用或然率加權法進行的估值得 出。根據估值報告,於截至二零一九年及 二零一八年十二月三十一日止兩個年度, 整個存續期的預期信貸虧損撥備分別約為 1,246,000港元及12,200,000港元。整個存 續期的預期信貸虧損乃主要由於截至二零 一九年十二月三十一日止年度愛拼收購訴 訟(定義見附註43(a))產生之估計法律費用 增加及截至二零一八年十二月三十一日止 年度信貸風險顯著增加。

於二零二零年十二月三十一日,管理層經 參考愛拼收購訴訟(定義見附註43(a))的現 狀後,重新評估整個存續期的預期信貸虧 損,截至二零二零年十二月三十一日止年 度確認額外整個存續期的預期信貸虧損撥 備約為3,954,000港元。

對於應收一間附屬公司之非控股權益款項,管理層定期對應收款項的可收回性作集體評估及個別評估。根據12個月預期信貸虧損法,本集團已評估得出該等應收款項的預期信貸虧損並不重大,因此截至二零二零年及二零一九年十二月三十一日止兩個年度並無確認虧損撥備。

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6. FINANCIAL RISK MANAGEMENT (continued)

(c) Credit risk (continued)

Other financial assets at amortised cost (continued)

For other miscellaneous receivables, the management makes periodic collective assessments as well as an individual assessment on the recoverability of these receivables. Lifetime expected credit loss allowance of approximately HK\$1,800,000 (2019: HK\$NiI) was recognised for the year ended 31 December 2020.

Movement in the loss allowance account in respect of trade and other receivables and contract assets during the year is as follows:

6. 財務風險管理(續)

(c) 信貸風險(續)

按攤銷成本計量的其他金融資產(續)

對於其他雜項應收款項,管理層定期對該等應收款項的可收回性進行集體評估及個別評估。截至二零二零年十二月三十一日止年度確認整個存續期的預期信貸虧損撥備約為1,800,000港元(二零一九年:零港元)。

年內貿易及其他應收款項及合約資產虧損 撥備賬的變動如下:

Other

		Trade receivables 貿易應收款項 HK\$*000 千港元	Contract assets 合約資產 HK\$'000 千港元	Loan from Jun Yang Energy 應收君陽 能源貸款 HK\$'000 千港元	receivable from Fragrant River 來自香江的 其他應收款項 HK\$'000 千港元	Other miscellaneous receivables 其他雜項 應收款項 HK\$'000 千港元	Total 總計 HK\$'000 千港元
At 1 January 2019 Impairment losses recognised for the year	於二零一九年一月一日 年內確認的減值虧損	461 806	22 5	27,230 -	12,200 1,246	-	39,913 2,057
Amounts written off during the year	年內撇銷的金額	(88)	(22)	-	-	-	(110)
At 31 December 2019 and 1 January 2020 Impairment losses recognised for the year Disposal of a subsidiary	於二零一九年十二月三十一日及 二零二零年一月一日 年內確認的減值虧損 出售一間附屬公司	1,179 3,605 (27)	5 - (5)	27,230 - -	13,446 3,954 -	- 1,800 -	41,860 9,359 (32)
At 31 December 2020	於二零二零年十二月三十一日	4,757	-	27,230	17,400	1,800	51,187

The significant increase in gross carrying amount of trade receivables past due more than 3 months but less than 12 months in B2C Online Sales Platform and B2B Product Trading Business on GET Development of approximately HK\$14,368,000 resulted in an increase in loss allowance of approximately HK\$4,419,000.

The decrease in expected loss rate in Corporate Management Solutions and I.T. Contract Services Business was due to the settlement of long outstanding receivables during the year.

智易發展B2C網上銷售平台及B2B產品貿易業務之逾期超過3個月但少於12個月的應收賬款總額大幅增加約14,368,000港元,導致虧損撥備增加約4,419,000港元。

企業管理解決方案及資訊科技合約服務業 務的預期虧損率下降乃由於長期未償應收 款項已於本年度結付。

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6. FINANCIAL RISK MANAGEMENT (continued)

(d) Liquidity risk

The Group's objective and policy is to regularly monitor current and expected liquidity requirements to ensure that it maintains sufficient reserves of cash to meet its liquidity requirements in the short and longer term.

The maturity analysis based on contractual undiscounted cash flows of the Group's non-derivative financial liabilities is as follows:

6. 財務風險管理(續)

(d) 流動資金風險

本集團的目標及政策為定期監控現時及預期流動現金需要,以確保維持足夠現金儲 備滿足短期及長期流動資金需要。

本集團之非衍生金融負債根據合約未折現 現金流量之到期分析如下:

		Less than 1 year 少於1年 HK\$'000 千港元	Between 1 and 2 years 1至2年 HK\$'000 千港元	Between 2 and 5 years 2至5年 HK\$'000 千港元	Over 5 years 超過5年 HK\$'000 千港元	Total 總計 HK\$'000 千港元
At 31 December 2020 Trade and other payables Lease liabilities	於二零二零年十二月三十一日 貿易及其他應付款項 租賃負債	11,674 1,317	- 645	- 19		11,674 1,981
At 31 December 2019 Trade and other payables Lease liabilities	於二零一九年十二月三十一日 貿易及其他應付款項 租賃負債	17,384 2,217	- 413	- 33	-	17,384 2,663

(e) Interest rate risk

At 31 December 2020 and 2019, the Group's significant interestbearing assets and liabilities are bank deposits.

The Group's interest income from bank deposits is dependent on changes in market interest rates and will not have significant adverse impact on the Group's financial position.

The Group's pledged bank deposits are at fixed interest rates and therefore are subject to fair values interest rate risk.

(e) 利率風險

於二零二零年及二零一九年十二月三十一 日,本集團的重大計息資產及負債為銀行 存款。

本集團的銀行存款利息收入須視乎市場利率變動而定,並對本集團的財務狀況並無重大不利影響。

本集團的已抵押銀行存款按固定利率計息,故承受公平價值利率風險。

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6. FINANCIAL RISK MANAGEMENT (continued)

6. 財務風險管理(續)

(f) Categories of financial instruments at 31 December 2020

(f) 於二零二零年十二月三十一日的金融 工具類別

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Financial assets:	金融資產:		
Financial assets at FVTPL:	透過損益以公平價值列賬的		
	金融資產:		
Mandatorily measured at FVTPL	強制透過損益以公平價值計量		
 Held for trading 	一持作買賣	12,310	32,536
Financial assets as FVTOCI:	透過其他全面收益以公平價值列		
	賬的金融資產:		
Equity instruments	股本工具	1,135	1,040
Financial assets measured at amortised cost	按攤銷成本計量的金融資產	146,793	153,713
Financial liabilities:	金融負債:		
Financial liabilities at amortised cost	按攤銷成本計量的金融負債	11,674	17,384

(g) Fair values

(g) 公平價值

The carrying amounts of the Group's financial assets and financial liabilities as reflected in the consolidated statement of financial position approximate their respective fair values.

本集團綜合財務狀況表所示金融資產及金 融負債的賬面值與其各自的公平價值相 若。

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7. FAIR VALUE MEASUREMENTS

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. The following disclosures of fair value measurements use a fair value hierarchy that categorises into three levels the inputs to valuation techniques used to measure fair value:

Level 1 inputs: quoted prices (unadjusted) in active markets for

identical assets or liabilities that the Group can

access at the measurement date.

Level 2 inputs: inputs other than quoted prices included within

level 1 that are observable for the asset or liability,

either directly or indirectly.

Level 3 inputs: unobservable inputs for the asset or liability.

The Group's policy is to recognise transfers into and transfers out of any of the three levels as of the date of the event or change in circumstances that caused the transfer.

(a) Disclosures of level in fair value hierarchy at 31 December:

7. 公平價值計量

公平價值指市場參與者之間於計量日期在有序交易中出售資產將收取或轉讓負債將支付的價格。 下文披露使用公平價值等級計量的公平價值,用 作計量公平價值的估值方法輸入數據據此分為三 個級別:

第一級輸入數據: 本集團可於計量日期得出

相同資產或負債的活躍市場報價(未經調整)。

第二級輸入數據: 直接或間接的資產或負債

可觀察輸入數據,而非第一

級所包括的報價。

第三級輸入數據: 資產或負債的不可觀察輸

入數據。

本集團的政策為確認截至導致轉撥的事件或變化 日期的任何三個級別轉入及轉出情況。

(a) 於十二月三十一日的公平價值等級披露:

Description 詳情 Recurring fair value measurements:	經常性公平價值計量:	Fair value measurement using: 公平價值計量所用層級: Level 1 Level 2 Level 3 第一級 第二級 第三級 HK\$'000 HK\$'000 HK\$'000 千港元 千港元 千港元		Total 總計 2020 二零二零年 HK\$'000 千港元	
Financial assets Financial assets at FVTPL Listed equity securities Financial assets at FVTOCI Listed equity securities	金融資產 透過損益以公平價值 列賬的金融資產 上市股本證券 透過其他全面收益 以公平價值列賬的 金融資產 上市股本證券	7,579	-	4,731 1,135	12,310 1,135
Total	總計	7,579	-	5,866	13,445

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7. FAIR VALUE MEASUREMENTS (continued)

(a) Disclosures of level in fair value hierarchy at 31 December: (continued)

7. 公平價值計量(續)

(a) 於十二月三十一日的公平價值等級披露:(續)

	Fair v	alue measurement	using:	Total
	公:	平價值計量所用層	級:	總計
	Level 1	Level 2	Level 3	2019
	第一級	第二級	第三級	二零一九年
Description	HK\$'000	HK\$'000	HK\$'000	HK\$'000
詳情	千港元	千港元	千港元	千港元

Recurring fair value measurements: 經常性公平價值計量:

Financial assets	金融資產				
Financial assets at FVTPL	透過損益以公平價值				
	列賬的金融資產				
Listed equity securities	上市股本證券	_	_	32,186	32,186
Unlisted equity securities	非上市股本證券	_	-	350	350
Financial assets at FVTOCI	透過其他全面收益				
	以公平價值列賬的				
	金融資產				
Listed equity securities	上市股本證券	_	_	1,040	1,040
Total	總計	_	_	33,576	33,576

During the year ended 31 December 2020, financial assets at FVTPL amounting to approximately HK\$23,580,000 were transferred from measurement based on Level 3 to Level 1 as a result of the expiry of the lock up period.

There were no transfers between Levels 1, 2 and 3 during the year ended 31 December 2019.

於截至二零二零年十二月三十一日止年度,約23,580,000港元之透過損益以公平價值列賬的金融資產因鎖定期屆滿由第三級公平價值計量轉撥至第一級。

於截至二零一九年十二月三十一日止年 度,第一、二及三級之間並無轉撥。

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截至二零二零年十二月三十一日止年度 (以港元列示)

7. FAIR VALUE MEASUREMENTS (continued)

(b) Reconciliation of assets measured at fair value based on Level 3:

7. 公平價值計量(續)

(b) 根據第三級按公平價值計量的資產對 賬:

			2020 二零二零年	
		Financial assets		
		at FVTOCI	Financial assets at	FVTPL
		透過其他全面收益		
		以公平價值列賬的		
		金融資產	透過損益以公平價值列期	的金融資產
		Listed	Listed	Unlisted
		equity	equity	equity
		securities	securities	securities
		上市	上市	非上市
		股本證券	股本證券	股本證券
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
At 1 January 2020	於二零二零年一月一日	1,040	32,186	350
Total gains/(losses) recognised	於下列項目確認的			
	收益/(虧損) 總額			
– in profit or loss (#)	−損益 (#)	-	(3,875)	(350)
- in other comprehensive income	一其他全面收益	95	-	-
Transfer out of Level 3	自第三級轉撥	-	(23,580)	-
At 31 December 2020	於二零二零年			
	十二月三十一日	1,135	4,731	-

^(#) Included in other gains and losses

[#] 計入其他收益及虧損

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7. FAIR VALUE MEASUREMENTS (continued)

(b) Reconciliation of assets measured at fair value based on Level 3: (continued)

7. 公平價值計量(續)

(b) 根據第三級按公平價值計量的資產對 賬:(續)

		Financial assets at FVTOCI 透過其他全面收益 以公平價值列賬的 金融資產	2019 二零一九年 Financial as at FVTP 透過損益 以公平價值列 金融資產	L
		Listed equity securities 上市 股本證券 HK\$'000	Listed equity securities 上市 股本證券	Unlisted equity securities 非上市 股本證券
			HK\$'000 千港元	HK\$'000 千港元
At 1 January 2019 Total gains/(losses) recognised	於二零一九年一月一日 於下列項目確認的 收益/(虧損) 總額	1,176	4,224	-
- in profit or loss ⁽ⁱⁱ⁾ - in other comprehensive income Reclassification of remaining interest from investment in an associate to	一揖益" 一其他全面收益 重新分類一間聯營公司的 投資之餘下權益至透過損益	_ (136)	8,462	- -
financial assets at FVTPL Purchases	以公平價值列賬的金融資產收購		19,500	350
At 31 December 2019	於二零一九年 十二月三十一日	1,040	32,186	350

(#) Included in other gains and losses

The total gains/(losses) recognised in other comprehensive income are presented in fair value change of equity instruments at FVTOCI in the consolidated statement of profit or loss and other comprehensive income.

The total gains/(losses) recognised in profit or loss including those for assets held at end of reporting period are presented in other gains and losses in the consolidated statement of profit or loss.

計入其他收益及虧損

於其他全面收益確認的收益/(虧損)總額 於綜合損益及其他全面收益表中透過其他 全面收益以公平價值列賬的股本工具公平 價值變動呈列。

於損益確認的收益/(虧損)總額包括於報告期末所持資產,於綜合損益表中其他收益及虧損呈列。

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7. FAIR VALUE MEASUREMENTS (continued)

(c) Disclosure of valuation process used by the Group and valuation techniques and inputs used in fair value measurements at 31 December 2020:

The Group's management is responsible for the fair value measurements of assets and liabilities required for financial reporting purposes, including level 3 fair value measurements. The management reviews the fair value measurements at least once a year.

For level 3 fair value measurements, the Group will normally engage external valuation experts with the recognised professional qualifications and recent experience to perform the valuations.

Key unobservable inputs used in level 3 fair value measurements are mainly:

- risk free rate (estimated based on zero coupon rate)
- yield spread (estimated based on certain comparable bonds)
- expected volatility (estimated based on historical volatility)
- dividend yield (estimated based on no dividends will be paid in the near future)
- present value of expected future share price (estimated based on dividend yield is zero)
- probability-weighted profit
- discount factor

7. 公平價值計量(續)

(c) 披露本集團於二零二零年十二月 三十一日所用估值程序、估值技術及 公平價值計量所用輸入數據:

本集團管理層負責就財務報告進行所需資產及負債的公平價值計量(包括第三級公平價值計量)。管理層每年至少一次檢討公平價值計量。

就第三級公平價值計量而言,本集團一般 委聘具備認可專業資格且有近期估值經驗 的外聘估值專家。

第三級公平價值所用主要不可觀察輸入數 據主要包括:

- 無風險利率(根據零息票率估計)
- 收益差幅(根據若干可資比較債券估計)
- 一 預期波幅(根據歷史波幅估計)
- 股息率(根據不久將來不會派付股息 估計)
- 一 預期未來股價的現值 (根據零股息率 估計)
- 一 可能性加權溢利
- 貼現因素

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7. FAIR VALUE MEASUREMENTS (continued)

(c) Disclosure of valuation process used by the Group and valuation techniques and inputs used in fair value measurements at 31 December 2020: (continued)

Level 3 fair value measurements

7. 公平價值計量(續)

(c) 披露本集團於二零二零年十二月 三十一日所用估值程序、估值技術及 公平價值計量所用輸入數據:(續)

第三級公平價值計量

Description 描述	Valuation technique 估值技術	Inputs 輸入數據	Range 範圍	Effect on fair value for increase of inputs 輸入數據增加對公平價值的影響	Carrying amount 2020 賬面值 二零二零年 HK\$'000 千港元	Fair value 2020 公平價值 二零二零年 HK\$*000 千港元
Financial assets at FVTPL 透過損益以公平價值列脹 的金融資產						
- Listed equity securities	Index return method	Share price Return on relevant market index Liquidity discount	HK\$0.057-HK\$0.167 (10.31%) - 8.25%	Increase Increase Decrease	4,731	4,731
一上市股本證券	指數回報法	股價 相關市場指數回報 流動性折現率	0.057港元-0.167港元 (10.31%) - 8.25% 10%-45%	增加 增加 減少		
Financial assets at FVTOCI 透過其他全面收益以公平 價值列賬的金融資產						
- Listed equity securities	Index return method	Share price Return on relevant market index	HK\$0.167 (10.31%)	Increase Increase	1,135	1,135
一上市股本證券	指數回報法	Liquidity discount 股價 相關市場指數回報 流動性折現率	45% 0.167港元 (10.31%) 45%	Decrease 增加 增加 減少		

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截至二零二零年十二月三十一日止年度 (以港元列示)

7. FAIR VALUE MEASUREMENTS (continued)

(c) Disclosure of valuation process used by the Group and valuation techniques and inputs used in fair value measurements at 31 December 2020: (continued)

Level 3 fair value measurements (continued)

7. 公平價值計量(續)

Effect on fair

(c) 披露本集團於二零二零年十二月 三十一日所用估值程序、估值技術及 公平價值計量所用輸入數據:(續)

第三級公平價值計量(續)

				Effect on fair		
			_	value for increase	Carrying amount	Fair value
Description	Valuation technique	Inputs	Range	of inputs	2019	2019
描述	估值技術	輸入數據	範圍	輸入數據增加 對公平價值的影響	賬面值 二零一九年	公平價值 二零一九年
抽 処	1百1旦1又11月	制八数 據	11 11 11 11 11 11 11 11 11 11 11 11 11	到公十俱但的影音	_令一儿中 HK\$'000	_◆一儿牛 HK\$'000
					千港元 ————————————————————————————————————	千港元
Financial assets at FVTPL 透過損益以公平價值列賬 的金融資產						
- Listed equity securities	Index return method	Share price	HK\$0.057-HK\$0.167	Increase	3,886	3,886
		Return on relevant market index	(13.02%) – (32.99%)	Increase		
		Liquidity discount	10%-40%	Decrease		
一上市股本證券	指數回報法	股價	0.057港元-0.167港元	增加		
		相關市場指數回報	(13.02%) - (32.99%)	增加		
		流動性折現率	10%-40%	減少		
- Listed equity securities	Adjusted fair value method	Liquidity discount	9.56%	Decrease	28,300	28,300
一上市股本證券	經調整公平價值法	流動性折現率	9.56%	減少		
 Unlisted equity securities 	Guideline transaction method	Recent transaction price per share	HK\$28.12	Increase	350	350
一非上市股本證券	指標交易法	近期每股交易價	28.12港元	增加		
Financial assets at FVTOCI 透過其他全面收益以公平 價值列賬的金融資產						
- Listed equity securities	Index return method	Share price	HK\$0.077	Increase	1,040	1,040
		Return on relevant market index	(32.99%)	Increase		
		Liquidity discount	40%	Decrease		
一上市股本證券	指數回報法	股價	0.077港元	增加		
		相關市場指數回報	(32.99%)	增加		
		流動性折現率	40%	減少		

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8. REVENUE

8. 收入

(a) Disaggregation of revenue

(a) 收入劃分

Disaggregation of revenue from contracts with customers by service line for the year is as follows:

年內按服務線劃分的客戶合約收入如下:

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Revenue from contracts with customers within the scope of HKFRS 15	於香港財務報告準則第 15 號 範疇內的客戶合約收入		
Sales of computer and mobile phone software and toolbar advertisement Provision of corporate management solutions and I.T. contract services	銷售電腦及流動電話軟件以及 工具欄廣告 提供企業管理解決方案及 資訊科技合約服務業務	82,252	73,994
business E-commerce which involves the operation of a business-to-customer online sales platform, and the business-to-business product trading	企業對消費者網上銷售平台及 企業對企業產品貿易營運的 電子商務	27,892	46,347 249,498
product dualing		231,404	369,839

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8. REVENUE (continued)

8. 收入(續)

(a) Disaggregation of revenue (continued)

(a) 收入劃分(續)

The Group derives revenue from the transfer of goods and services over time and at a point in time in the following major product lines and geographical regions:

本集團從以下主要產品線及地理區域於一段時間及某個時間點轉讓貨品及服務獲得收入:

	松 五	Software	Business		pement Solutions and B2C Online Sales Platform and B2B Platform and B2B Product Trading Business Total				
For the year ended 31 December	戦主 十二月三十一日 止年度	軟件	業務	企業管理 資訊科技合		B2C網上釒 B2B產品	肖售平台及 貿易業務	總	計
		2020 二零二零年 HK\$'000	2019 二零一九年 HK\$'000	2020 二零二零年 HK\$'000	2019 二零一九年 HK\$'000	2020 二零二零年 HK\$'000	2019 二零一九年 HK\$'000	2020 二零二零年 HK\$'000	2019 二零一九年 HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元
Primary geographical markets	主要地區市場								
- Hong Kong	一香港	1,276	840	27,894	43,065	94,734	218,130	123,904	262,035
United States Mainland China	-美國 -中國內地	27,980 476	22,084 543	-	-	2,217	25.506	30,197	22,084
- Mamand China - Japan	 	6,672	7.254	-	_	18,004 248	20,000	18,480 6,920	26,049 7.254
- United Kingdom	-英國	4,537	3,584	_	_	_	_	4,537	3,584
- Germany	一德國	3,996	4,180	_	_	_	-	3,996	4,180
– Russia	一俄羅斯	3,033	3,150	-	3,351	-	-	3,033	6,501
- Canada	一加拿大	2,574	2,306	-	-	-	-	2,574	2,306
- Australia	一澳洲	2,487	1,902	-	-	-	-	2,487	1,902
- Others	-其他	29,221	28,151	-	-	6,057	5,862	35,278	34,013
Segment revenue	分部收入	82,252	73,994	27,894	46,416	121,260	249,498	231,406	369,908
Intersegment revenue	分部間收入								
- Hong Kong	一香港	-	-	(2)	(69)	-	-	(2)	(69)
Revenue from external customers	外界客戶收入	82,252	73,994	27,892	46,347	121,260	249,498	231,404	369,839
Timing of anyone accomining	14-7 12-27 12-88								
Timing of revenue recognition Products and services transferred	收入確認時間 產品及服務於某一時間	00.000	70.004		00.000	101	040 400	040 ===	040.770
at a point in time Products and services transferred	點獲轉讓時 產品及服務於一段時間	82,252	73,994	7,226	23,280	121,260	249,498	210,738	346,772
over time	內獲轉讓時	-	-	20,666	23,067	-	-	20,666	23,067
Total	總計	82,252	73,994	27,892	46,347	121,260	249,498	231,404	369,839

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8. REVENUE (continued)

(b) Transaction price allocated to the remaining performance obligation for contracts with customers

The transaction price allocated to the remaining performance obligations (unsatisfied or partially unsatisfied) as at 31 December 2020 and the expected timing of recognising revenue as follows:

8. 收入(續)

(b) 分配至客戶合約剩餘履約責任的交易 價格

於二零二零年十二月三十一日分配至剩餘 履約責任(未履行或部分未履行)的交易價 格及預期收入確認時間如下:

		Sale of goods 銷售貨品			ct services 合約服務	CMS service 企業管理解決	
		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 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	2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Within one year More than one year but not more	於一年內 超過一年但不超過兩年	225	244	1,692	2,998	-	3,032
than two years More than two years	超過兩年	-	-	40	244 2	-	
		225	244	1,732	3,244	-	3,032

9. OTHER INCOME

9. 其他收入

		2020	2019
		二零二零年	二零一九年
		HK\$'000	HK\$'000
		千港元	千港元
Bank interest income 銀行利	息收入	22	615
Government grants (note (i)) 政府補	助(附註(j))	2,207	_
Sundry income 雜項收	入	150	19
		2,379	634

note (i): During the year, the Group successfully applied for funding support from the Employment Support Scheme under the Antiepidemic Fund, set up by the Hong Kong SAR Government. The purpose of the funding is to provide financial support to enterprises to retain their employees who would otherwise be made redundant. Under the terms of the grant, the Group is required not to make redundancies during the subsidy period and to spend all the funding on paying wages to the employees.

附註(i): 於本年度,本集團已成功向香港特別行政區政府設立的防疫抗疫基金下推出的保就業計劃申請資助。補貼資金旨在透過向企業提供財政支援,以保留可能會被遣散的僱員。根據授出條款,本集團於補貼期間不得裁員,並須將所有補貼資金用於支付僱員工資。

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10. OTHER GAINS AND LOSSES, NET

10. 其他收益及虧損,淨額

		2020	2019
		二零二零年	二零一九年
		HK\$'000	HK\$'000
		千港元	千港元_
Foreign exchange gains/(losses), net	匯兌收益/(虧損),淨額	451	(373)
Fair value (loss)/gain on financial assets at FVTPL	透過損益以公平價值列賬的金融		
	資產公平價值(虧損)/收益	(9,079)	8,462
Loss on disposals of financial assets at FVTPL	出售透過損益以公平價值列賬的		
	金融資產的虧損	(3,942)	_
Gain on disposal of a subsidiary (note 39(a))	出售一間附屬公司收益		
	(附註39(a))	209	_
Impairment loss on goodwill (note 22)	商譽減值虧損(附註22)	(11,300)	(65,254)
Impairment loss on intangible assets (note 23)	無形資產減值虧損(附註23)	(425)	_
Impairment loss on right-of-use assets (note 21)	使用權資產減值虧損(附註21)	-	(716)
Loss on deemed disposal of an associate	視作出售一間聯營公司虧損		
(note 39(d))	(附註39(d))	-	(2,129)
		(24,086)	(60,010)

11. SEGMENT REPORTING

The Group manages its businesses by divisions, which are organised by a mixture of both business lines and geographical locations. In a manner consistent with the way in which information is reported internally to the Group's most senior executive management for the purposes of resource allocation and performance assessment, the Group has four (2019: four) reportable segments.

- Software Business
- Securities Investment ("Securities Investment Business")
- Corporate Management Solutions and I.T. Contract Services Business
- B2C Online Sales Platform and B2B Product Trading Business

For the year ended 31 December 2019, the Group's other operating segment represented the provision of online shopping business, which did not meet any of the quantitative thresholds for determining as reportable segments. The information of this other operating segment was included in the "Others" column in the Group's reportable segments for the year ended 31 December 2019.

11. 分部報告

本集團按部門管理其業務,由業務類別及地區混合組織而成。本集團有四個報告分部(二零一九年:四個),列報方式與為分配資源及評估表現目的而向本集團最高級行政管理人員內部報告資料的方式貫徹一致。

- 軟件業務
- 證券投資(「證券投資業務」)
- 企業管理解決方案及資訊科技合約服務業務
- B2C網上銷售平台及B2B產品貿易業務

截至二零一九年十二月三十一日止年度,本集團其他營運分部指提供網上購物業務,於釐定為報告分部時有關業務並無達到任何量化最低要求。截至二零一九年十二月三十一日止年度,此其他營運分部的資料計入本集團報告分部的「其他」一欄。

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11. SEGMENT REPORTING (continued)

(a) Segment results, assets and liabilities

The accounting policies of the operating segments are the same as those described in note 4 to the consolidated financial statements.

For the purpose of monitoring segment performances and allocating resources between segments:

- Segment profit/(loss) represented profit earned by/ (loss from) each segment without allocation of central administration costs, finance costs and income tax expense and do not include share of profit of an associate.
- Segment assets include all tangible, intangible assets and current assets with the exception of other corporate assets.
- Segment liabilities include all current and noncurrent liabilities with the exception of accrued central administration costs and liabilities.

Inter-segment revenue is priced with reference to prices charged to external customers for similar orders.

11. 分部報告(續)

(a) 分部業績、資產及負債

營運分部之會計政策乃與綜合財務報表附 註4所述者相同。

為監管分部表現及分配分部之間的資源:

- 所呈列分部溢利/(虧損)均在並無分配中央行政成本、融資成本及所得稅開支下呈列每個分部所賺取溢利/(出現虧損)及不包括應佔一間聯營公司溢利。
- 一 分部資產包括所有有形資產、無形 資產及流動資產,惟不包括其他企 業資產。
- 一 分部負債包括所有流動及非流動負債,惟不包括應計中央行政成本及負債。

分部間收入乃參考就類似訂單向外界客戶 收取的價格定價。

綜合財務報表附註

For the year ended 31 December 2020 (Expressed in Hong Kong dollars)

截至二零二零年十二月三十一日止年度 (以港元列示)

11. SEGMENT REPORTING (continued)

(a) Segment results, assets and liabilities (continued)

An analysis of the Group's reportable segment results, assets and liabilities by reportable segment is as follows:

11. 分部報告(續)

(a) 分部業績、資產及負債(續)

報告分部對本集團的報告分部業績、資產 及負債分析如下:

		Software Business 軟件業務 2020 二零二零年 HK\$'000 千港元	Securities Investment Business 證券投資業務 2020 二零二零年 HK\$'000 千港元	Corporate Management Solutions and I.T. Contract Services Business 企業管理 解決方案及 資訊科技等 2020 二零二零年 HK\$'000 千港元	B2C Online Sales Platform and B2B Product Trading Business B2C線上 銷售平台及 B2B產品 貿易業務 2020 二零二零年 HK\$'000 千港元	想計 2020 二零二零年 HK\$'000 千港元
Revenue Revenue from external customers	收入 外界客戶收入	82,252	-	27,892	121,260	231,404
Inter-segment revenue	分部間收入	-	-	2	_	2
Reportable segment revenue	報告分部收入	82,252	-	27,894	121,260	231,406
Reconciliations: Elimination of intersegment revenue	對賬: 對銷分部間收入					(2)
Revenue	收入					231,404
Results Segment results	業績 分部業績	23,347	(12,775)	(17,907)	(5,015)	(12,350)
Reconciliation: Interest income Other income Unallocated expenses - Gain on disposal of a subsidiary - Impairment loss on other receivables - Corporate expenses	對賬: 利息收入 其他收入 未分配開支 一出售一間附屬公司收益 一其他應收款項減值虧損 一企業開支					22 525 209 (3,954) (12,894)
Loss from operations Finance costs	經營虧損 融資成本					(28,442) (98)
Loss before tax Income tax expense	除稅前虧損 所得稅開支					(28,540) (3,870)
Loss for the year	本年度虧損					(32,410)

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截至二零二零年十二月三十一日止年度 (以港元列示)

11. SEGMENT REPORTING (continued)

11. 分部報告(續)

(a) Segment results, assets and liabilities (continued)

(a) 分部業績、資產及負債(續)

An analysis of the Group's reportable segment results, assets and liabilities by reportable segment is as follows: (continued)

報告分部對本集團的報告分部業績、資產及負債分析如下:(續)

and madmined by repertable degin	.5.11.15 45 15.161751 (55.11.11.1454)		汉 兵	10000000000000000000000000000000000000	· (///5//	
		Software Business 軟件業務 2020 二零二零年 HK\$'000 千港元	Securities Investment Business 證券投資業務 2020 二零二零年 HK\$'000 千港元	Corporate Management Solutions and I.T.Contract Services Business 企業管理 解決方套約 服務 2020 二零二% HK\$*000 千港元	B2C Online Sales Platform and B2B Product Trading Business B2C線上 銷售平台及 B2B產品 貿易業務 2020 二零二零年 HK\$'000 千港元	您計 2020 二零二零年 HK\$*000 千港元
		17070	17070	17070	17070	17070
Assets Segment assets	資產 分部資產	196,616	15,664	16,797	79,969	309,046
Reconciliation: Unallocated assets - Property, plant and equipment - Right-of-use assets - Trade and other receivables - Tax recoverable - Cash and cash equivalents Total assets	對賬: 未分配資產 一物業 廠房及設備 一使用權資產 一質易皮其他應收款項 一可以金及現金等價物 資產總值					31 411 3,686 57 13,434
Liabilities	負債					
Segment liabilities	分部負債	46,668	60	8,028	1,557	56,313
Reconciliation: Unallocated liabilities - Trade and other payables - Lease liabilities Total liabilities	對賬: 未分配負債 一貿易及其他應付款項 一租賃負債 負債總額					1,076 432 57,821
	21010001					
Other segment information: Additions to property, plant and equipment Amortisation of intangible assets Depreciation on property, plant and equipment Additions to right-of-use assets Depreciation on right-of-use assets Development costs capitalised Fair value loss on financial assets at FVTPL	其他分部資料: 添置物業、廠房及設備 無形資產攤銷 物業、廠房及設備折舊 物業、廠房及設備折舊 物業、廠房及設備折舊 添置使用權資產 使用權資產 開發成產折舊 開發成最近以公平價值列賬的	(27,350) - - - (36,119)	- - - - -	(1) (551) (343) (1,592) (874)	- (57) - - -	(1) (27,901) (400) (1,592) (874) (36,119)
	金融資產的公平價值虧損	-	(8,729)		-	(8,729)
Impairment loss on goodwill Impairment loss on other receivables	商譽減值虧損 其他應收款項減值虧損	-	-	(11,300) (1,800)	-	(11,300) (1,800)
Gain on disposal of a subsidiary	其心應收款項減值虧損 出售一間附屬公司收益	-	-	209	-	209
Impairment loss on intangible assets	無形資產減值虧損	-		(425)	-	(425)
Legal and professional fees	法律及專業費用	(1,007)	(15)	(91)	(105)	(1,218)

綜合財務報表附註

For the year ended 31 December 2020 (Expressed in Hong Kong dollars)

截至二零二零年十二月三十一日止年度 (以港元列示)

11. SEGMENT REPORTING (continued)

nued) 11. 分部報告(續)

(a) Segment results, assets and liabilities (continued)

(a) 分部業績、資產及負債(續)

An analysis of the Group's reportable segment results, assets and liabilities by reportable segment is as follows: (continued)

報告分部對本集團的報告分部業績、資產 及負債分析如下:(續)

		Software Business 軟件業務 2019 二零一九年 HK\$'000 千港元	Securities Investment Business 證券投資業務 2019 二零一九年 HK\$'000 千港元	Corporate Management Solutions and I.T. Contract Services Business 企業管理 解決方為制 服務 2019 二零一九年 HK\$'000 千港元	B2C Online Sales Platform and B2B Product Trading Business B2C線上 銷售平台及 B2B產品 貿易是業務 2019 二零一九年 HK\$'000 千港元	Others 其他 2019 二零一九年 HK\$'000 千港元	應計 2019 二零一九年 HK\$000 千港元
Revenue							
Revenue from external customers	外界客戶收入	73,994	-	46,347	249,498	-	369,839
Inter-segment revenue	分部間收入			69	_		69
Reportable segment revenue	報告分部收入	73,994		46,416	249,498		369,908
Reconciliations: Elimination of intersegment revenue	對賬: 對銷分部間收入					-	(69)
Revenue	收入						369,839
Results Segment results	業績 分部業績	(46,264)	8,381	(6,794)	4,107		(40,570)
Reconciliation: Interest income Unallocated expenses	對賬: 利息收入 未分配開支						615
Loss on deemed disposal of an associate Impairment loss on other receivables Foreign exchange losses, net Corporate expenses						-	(2,129) (1,246) (244) (14,996)
Loss from operations Finance costs Share of profit of an associate	經營虧損 融資成本 應佔一間聯營公司溢利					-	(58,570) (103) 887
Loss before tax Income tax expense	除稅前虧損所得稅開支					-	(57,786) (3,894)
Loss for the year	本年度虧損						(61,680)

[#] Represents amount less than HK\$1,000.

代表金額少於1,000港元。

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截至二零二零年十二月三十一日止年度 (以港元列示)

11. SEGMENT REPORTING (continued)

11. 分部報告(續)

(a) Segment results, assets and liabilities (continued)

(a) 分部業績、資產及負債(續)

An analysis of the Group's reportable segment results, assets and liabilities by reportable segment is as follows: (continued)

報告分部對本集團的報告分部業績、資產 及負債分析如下:(續)

		Software Business	Securities Investment Business	Corporate Management Solutions and I.T.Contract Services Business 企業管理 解決方案及 資訊科技合約	B2C Online Sales Platform and B2B Product Trading Business B2C線上 銷售平台及 B2B產品	Others	Total
		軟件業務 2019 二零一九年 HK\$'000 千港元	證券投資業務 2019 二零一九年 HK\$'000 千港元	服務業務 2019 二零一九年 HK\$'000 千港元	貿易業務 2019 二零一九年 HK\$'000 千港元	其他 2019 二零一九年 HK\$'000 千港元	總計 2019 二零一九年 HK\$'000 千港元
Assets Segment assets	資產 分部資產	182,281	33,245	38,010	92,630	-	346,166
Reconciliation: Unallocated assets - Property, plant and equipment - Right-of-use assets - Trade and other receivables - Cash and cash equivalents	對賬: 未分配資產 一物業`廠房及設備 一使用權資產 一貿易及其他應收款項 一現金及現金等價物						86 1,219 7,984 15,441
Total assets	資產總值						370,896
Liabilities Segment liabilities	負債 分部負債	41,346	71	11,637	8,550	-	61,604
Reconciliation: Unallocated liabilities - Trade and other payables - Lease liabilities	對賬: 未分配負債 一貿易及其他應付款項 一租賃負債						1,456 1,260
Total liabilities	負債總額						64,320
Other segment information: Additions to property, plant and equipment	其他分部資料: 添置物業、廠房及設備	_	_	(1,016)	(562)	(76)	(1,654)
Amortisation of intangible assets Depreciation on property,	無形資產攤銷物業、廠房及設備折舊	(28,061)	-	(1,358)	-	-	(29,419)
plant and equipment Additions to right-of-use assets Depreciation on right-of-use	添置使用權資產 使用權資產折舊	-	-	(250)	(14) -	(89) (1,658)	(353) (1,658)
assets Development costs capitalised	開發成本資本化 透過損益以公平價值 列賬的金融資產的	(35,031)	-	(1,638)	-	(439)	(2,077) (35,031)
Impairment loss on goodwill Impairment loss on	公平價值收益 商譽減值虧損 其他應收款項減值虧損	(65,000)	8,462 -	- (254)		_	8,462 (65,254)
other receivables Impairment loss on right-of-use assets	使用權資產減值虧損	_	_	(716)		(1,246)	(1,246)
Loss on deemed disposal of an associate Legal and professional fees	視為出售一間 聯營公司虧損 法律及專業費用	- (1,068)	- (16)	(716) - (31)	- (17)	(2,129) (3,801)	(716) (2,129) (4,933)

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截至二零二零年十二月三十一日止年度 (以港元列示)

11. SEGMENT REPORTING (continued)

(b) Geographical information

The following table sets out information about the geographical location of (i) the Group's revenue from external customers and (ii) the Group's property, plant and equipment, right-of-use assets, intangible assets and goodwill ("specified non-current assets"). The geographical location of revenue is based on the location of customers and location of service rendered. The geographical location of the specified non-current assets is based on the physical location of the asset, in the case of property, plant and equipment and right-of-use assets and the location of the operation to which they are allocated, in the case of intangible assets and goodwill.

11. 分部報告(續)

(b) 地區資料

下表載列有關(i)本集團來自外界客戶的收入及(ii)本集團的物業、廠房及設備、使用權資產、無形資產及商譽(「特定非流動資產」)的地區資料。收入的地理位置乃以客戶的位置及提供服務的位置為基準。特定非流動資產的地理位置是根據資產實際所處位置(如屬物業、廠房及設備及使用權資產)及獲分配業務的位置(如屬無形資產及商譽)釐定。

		external o	Revenues from external customers 外界客戶收入		cified ent assets 統動資產
		2020 二零二零年 HK\$'000 千港元	二零二零年 二零一九年 HK\$'000 HK\$'000		2019 二零一九年 HK\$'000 千港元
Hong Kong United States Mainland China Japan United Kingdom Germany Russia Canada Australia Others	香美中日英德俄加澳其他 整文	123,902 30,197 18,480 6,920 4,537 3,996 3,033 2,574 2,487 35,278	261,966 22,084 26,049 7,254 3,584 4,180 6,501 2,306 1,902 34,013	162,707 - 524 - - - - - -	167,268 - - - - - - - -
		231,404	369,839	163,231	167,268

(c) Information about major customers

Revenue from customers of corresponding years contributing over 10% of the Group's revenue are as follows:

(c) 有關主要客戶的資料

相應年度佔本集團收益10%以上的客戶收入如下:

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
B2C Online Sales Platform and B2B Product Trading Business	B2C網上銷售平台及 B2B產品貿易業務		
Customer a	客戶a	59,258	_
Customer b	客戶b	24,993	164,628

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12. FINANCE COSTS

12. 融資成本

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Interest expenses on lease liabilities (note 21)	租賃負債之利息開支(附註21)	98	103

13. LOSS BEFORE TAX

13. 除稅前虧損

Loss before tax has been arrived at after charging/(crediting) the following:

除稅前虧損已扣除/(計入)如下:

				2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
(a)	Staff costs (including directors' remuneration): Salaries, wages and other benefits Retirement scheme contributions	(a)	員工成本 (包括董事酬金): 薪金、工資及其他福利 退休計劃供款	28,078 770	26,695 776
				28,848	27,471
(b)	Others items: Amortisation of intangible assets* Auditor's remuneration Depreciation on property, plant and equipment Depreciation on right-of-use assets Gain on disposal of a subsidiary# Impairment loss on goodwill# Impairment loss on intangible assets# Impairment loss on right-of-use assets# Impairment loss on trade and other receivables and contract assets Loss on deemed disposal of an associate#	(b)	其他項目: 無形資產攤銷* 核數師酬金 物業、廠房及設備折舊 使用權資產折舊 出售灣資產所 一間虧損 無形權資產減值虧損 無形權資產減值虧損 使用,因 一個 一個 一個 一個 一個 一個 一個 一個 一個 一個 一個 一個 一個	27,901 1,000 456 1,682 (209) 11,300 425 - 9,359	29,419 1,380 353 2,077 - 65,254 - 716 2,057

[#] Included in other gains and losses

[#] 計入其他收益及虧損

^{*} Included in administrative expenses

計入行政開支

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截至二零二零年十二月三十一日止年度 (以港元列示)

14. INCOME TAX EXPENSE

14. 所得稅開支

- (a) Income tax recognised in the consolidated statement of profit or loss represents:
- (a) 綜合損益表內已確認的所得稅指:

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Current tax - Hong Kong Profits Tax Provision for the year (note (i)) Over-provision in respect of prior years - Withholding tax (note (ii))	當期稅項 一香港利得稅 本年度撥備(附註(i)) 過往年度超額撥備 一預扣稅(附註(ii))	2,262 (4) 170	2,069 (64) 198
Deferred tax (note 33(a))	遞延稅項 (附註33(a))	2,428 1,442 3,870	2,203 1,691 3,894

note (i): Under the two-tiered profits tax regime, the first HK\$2 million of profits of the qualifying group entity established in Hong Kong will be subject to a tax rate of 8.25%, and profits above that amount will be subject to the tax rate of 16.5%. The profits of the Group entities not qualifying for the two-tiered profit tax rate regime will continue to be taxed at a rate of 16.5%.

PRC Enterprise Income Tax rate for the subsidiary in the PRC is 25%. However, no provision was made for the financial years ended 31 December 2020 and 2019 as the subsidiary incurred tax loss in the years.

Taxation for overseas subsidiaries is charged at the appropriate current rates of taxation ruling in the relevant countries in which the Group operates based on existing legislation, interpretation and practices in respect thereof.

note (ii): Withholding tax, regarding the external sales for which customers are located outside Hong Kong, is charged at the appropriate current rates of taxation ruling in relevant countries.

附註(i): 根據兩級制利得稅制度,於香港成立 的合資格集團實體的首2,000,000港元 溢利將為8.25%,而超過該數額之溢 利將以16.5%的稅率徵稅。不符合利 得稅兩級制之集團實體的溢利將繼續 按16.5%的稅率徵稅。

> 中國附屬公司繳納的中國企業所得稅 為25%。然而,由於本年度附屬公司產 生稅項虧損,故並無就截至二零二零 年及二零一九年十二月三十一日止兩 個財政年度作出撥備。

> 海外附屬公司的稅項乃根據本集團營 運所在有關國家的現有法例、詮釋及 慣例按照現行適用的稅率計算。

附註(i): 向位於香港境外的客戶進行外界銷售 所涉及預扣稅乃按照有關國家現行適 用的稅率計算。

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截至二零二零年十二月三十一日止年度 (以港元列示)

14. INCOME TAX EXPENSE (continued)

(b) The reconciliation between income tax expense and the product of loss before tax multiplied by the applicable tax rates is as follows:

14. 所得稅開支(續)

(b) 所得稅開支與除稅前虧損乘以適用稅率得 出之對賬如下:

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Loss before tax	除稅前虧損	(28,540)	(57,786)
Notional tax credit on loss before tax, calculated at the rate of	按稅率16.5%計算的除稅前 虧損名義稅項抵免		
16.5%		(4,709)	(9,535)
Income tax on concessionary rate	按優惠稅率計算的所得稅優惠	(165)	(165)
Tax effect of income that is not taxable	毋須課稅收入的稅務影響	(506)	(149)
Tax effect of expenses that are not deductible	不可扣減開支的稅務影響	4,263	12,404
Tax effect of share of loss of an associate	應佔一間聯營公司虧損的稅務影響	_	204
Tax effect of temporary differences	未確認暫時差額的稅務影響		
not recognised		2,661	(1,925)
Tax effect of unused tax losses	未動用未確認稅項虧損的稅務影響		
not recognised		2,689	3,032
Tax effect of utilisation of tax losses not	動用過往未確認稅項虧損的稅務		
previously recognised	影響	(544)	_
Over-provision in respect of prior years	過往年度超額撥備	(4)	(64)
Withholding tax	預扣稅	170	198
Effect of different tax rates of subsidiaries	附屬公司不同稅率的影響	15	(106)
Income tax expense	所得稅開支	3,870	3,894

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截至二零二零年十二月三十一日止年度 (以港元列示)

15. INDIVIDUALS WITH HIGHEST EMOLUMENTS

Of the five individuals with the highest emoluments, one (2019: one) of them is director whose emolument is disclosed in note 16. The aggregate of the emoluments in respect of the remaining four (2019: four) highest paid individuals are as follows:

15. 最高薪酬人士

在五名最高薪酬人士當中,其中一名(二零一九年:一名)最高薪酬人士為董事,酬金已於附註16披露。下列為其餘四名(二零一九年:四名)最高薪酬人士的酬金總額:

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Salaries and other emoluments Retirement scheme contributions	薪金及其他酬金 退休計劃供款	5,367 72	5,524 65
		5,439	5,589

The emoluments of the four (2019: four) individuals with the highest emoluments are within the following bands:

四名(二零一九年:四名)最高薪酬人士的酬金介 乎於下列範圍:

		2020	2019
		二零二零年	二零一九年
		Number of	Number of
		individuals	individuals
		人數	人數
HK\$1,000,001 - HK\$1,500,000	1,000,001港元至1,500,000港元	3	3
HK\$1,500,001 - HK\$2,000,000	1,500,001港元至2,000,000港元	1	1
		4	4

During the year ended 31 December 2020, no emoluments were paid by the Group to any of the highest paid individuals as an inducement to join or upon joining the Group, or as compensation for loss of office during the year.

During the year ended 31 December 2019, HK\$480,000 was paid by the Group to one of the highest paid individuals as an inducement to join the Group. Save for this, no emoluments were paid by the Group to any of the highest paid individuals as an inducement to join or upon joining the Group, or as compensation for loss of office during that year.

截至二零二零年十二月三十一日止年度,本集團 年內並無向任何最高薪酬人士支付薪酬作為促使 加盟或在加盟本集團時的獎勵或作為離職的補 償。

截至二零一九年十二月三十一日止年度,本集團 向其中一名最高薪酬人士支付480,000港元作為 促使加盟本集團的獎勵。除此之外,本集團該年 內並無向任何最高薪酬人士支付薪酬作為促使加 盟或在加盟本集團時的獎勵或作為離職的補償。

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For the year ended 31 December 2020 (Expressed in Hong Kong dollars)

截至二零二零年十二月三十一日止年度 (以港元列示)

16. BENEFITS AND INTERESTS OF DIRECTORS

16. 董事福利及權益

(a) Directors' remuneration

(a) 董事薪酬

The remuneration of each director was as follows:

各董事薪酬如下:

		director,	Emoluments paid or receivable in respect of a person's services as a director, whether of the Company or its subsidiary undertaking 就個人擔任董事 (不論為本公司或其附屬公司業務) 職務已付或應收的酬金					
			Salaries,					
			allowances					
			and			Retirement		
		Directors'	benefits	Discretionary	Share based	scheme	2020	
		fees	in kind	bonuses	payments	contributions	Total	
			薪金、津貼及		以股份		二零二零年	
		董事袍金	實物利益	酌情花紅	為基礎的支付	退休計劃供款	總計	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		千港元	千港元	千港元	千港元	千港元	千港元	
Executive directors	執行董事							
Mr. Wong Jing Shong	黃靖淳先生	-	1,200	-	-	18	1,218	
Mr. Zhang Long (note (ii))	張龍先生(附註(ii))	-	300	-	-	15	315	
Mr. Lau Siu Cheong (note (iii))	劉兆昌先生(附註(ii))	-	-	-	-	-	-	
Independent non-executive directors	獨立非執行董事							
Professor Chui Tsan Kit	徐燦傑教授	120	-	-	-	-	120	
Mr. Chan Yung	陳勇先生	120	-	-	-	-	120	
Mr. Cheng Hong Kei	鄭康棋先生	120	-	-	-	-	120	
		360	1,500	-	_	33	1,893	

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For the year ended 31 December 2020 (Expressed in Hong Kong dollars)

截至二零二零年十二月三十一日止年度 (以港元列示)

16. BENEFITS AND INTERESTS OF DIRECTORS (continued)

16. 董事福利及權益(續)

(a) Directors' remuneration (continued)

(a) 董事薪酬(續)

Emoluments paid or receivable in respect of a person's services as a director, whether of the Company or its subsidiary undertaking

就個人擔任董事(不論為本公司或其附屬公司業務)職務已付或應收的酬金

			Salaries,				
			allowances				
			and			Retirement	
		Directors'	benefits	Discretionary	Share based	scheme	2019
		fees	in kind	bonuses	payments	contributions	Total
			薪金、津貼及		以股份		二零一九年
		董事袍金	實物利益	酌情花紅	為基礎的支付	退休計劃供款	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
	4.C##						
Executive directors	執行董事						
Mr. Wong Jing Shong	黄靖淳先生	-	1,200	-	-	18	1,218
Mr. Zhang Long (note (ii))	張龍先生(附註(ii))	-	223	-	-	11	234
Mr. Wong Hin Shek (note (i))	王顯碩先生(附註(j))	-	313	-	-	5	318
Independent	獨立非執行董事						
non-executive directors							
Professor Chui Tsan Kit	徐燦傑教授	120	_	_	_	_	120
Mr. Chan Yung	陳勇先生	120	_	_	_	_	120
Mr. Cheng Hong Kei	鄭康棋先生	120	_	_	_	_	120
		000	4 700			0.4	0.400
		360	1,736	-	_	34	2,130

Notes:

- Mr. Wong Hin Shek resigned as executive director of the Company on 4 April 2019.
- (ii) Mr. Zhang Long was appointed as executive director of the Company on 4 April 2019 and resigned as executive director of the Company on 8 February 2021.
- (iii) Mr. Lau Siu Cheong was appointed as executive director of the Company on 8 February 2021.

No emoluments were paid by the Group to any director as an inducement to join or upon joining the Group, or as compensation for loss of office during the years ended 31 December 2020 and 2019.

No director waived or agreed to waive any remuneration during the years ended 31 December 2020 and 2019.

附註:

- (i) 王顯碩先生於二零一九年四月四日辭任 本公司執行董事。
- (ii) 張龍先生於二零一九年四月四日獲委任 為本公司執行董事,並於二零二一年二月 八日辭任本公司執行董事。
- (iii) 劉兆昌先生於二零二一年二月八日獲委 任為本公司執行董事。

截至二零二零年及二零一九年十二月 三十一日止兩個年度,本集團並無支付任 何酬金予任何董事,作為促使董事加盟本 集團或在加盟時支付的獎勵或作為離職補 償。

截至二零二零年及二零一九年十二月 三十一日止兩個年度,概無董事放棄或同 意放棄任何酬金。

綜合財務報表附註

For the year ended 31 December 2020 (Expressed in Hong Kong dollars)

截至二零二零年十二月三十一日止年度 (以港元列示)

16. BENEFITS AND INTERESTS OF DIRECTORS (continued)

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

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

17. DIVIDENDS

The directors do not recommend the payment of any dividend in respect of the year ended 31 December 2020 (2019: HK\$NiI).

18. LOSS PER SHARE

(a) Basic loss per share

The calculation of basic loss per share is based on the loss attributable to owners of the Company and the weighted average number of ordinary shares in issue during the year.

16. 董事福利及權益(續)

(b) 董事於交易、安排或合約的重大權益

本公司並無訂立於年末時或於年內任何時間生效,與本集團業務有關而本公司董事 及董事之關連人士直接或間接擁有重大權 益的重大交易、安排或合約。

17. 股息

董事不建議就截至二零二零年十二月三十一日止年度派付任何股息(二零一九年:零港元)。

18. 每股虧損

(a) 每股基本虧損

每股基本虧損乃根據本年度本公司擁有人 應佔虧損及已發行普通股的加權平均股數 計算。

		2020	2019
		二零二零年	二零一九年
		HK\$'000	HK\$'000
		千港元	千港元_
Loss Loss attributable to owners of the Company and loss for the purpose of calculating basic	虧損 本公司擁有人應佔及用作計算 每股基本虧損的虧損		
loss per share		(39,286)	(67,200)
		' 000 千股	'000 千股
Number of shares Weighted average number of ordinary shares for the purpose of calculating basic loss per	股份數目 用作計算每股基本虧損的 普通股加權平均股數		
share		444,448	444,448
Basic loss per share (HK cents)	每股基本虧損(港仙)	(8.84)	(15.12)

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For the year ended 31 December 2020 (Expressed in Hong Kong dollars)

截至二零二零年十二月三十一日止年度 (以港元列示)

18. LOSS PER SHARE (continued)

(b) Diluted loss per share

No adjustment has been made to the basic loss per share for the years ended 31 December 2020 and 2019, as the Company did not have any outstanding dilutive potential ordinary shares during the years.

19. OTHER COMPREHENSIVE INCOME

Tax effects relating to each item of other comprehensive income for the year:

18. 每股虧損(續)

(b) 每股攤薄虧損

於兩個年度,由於本公司概無任何已發行 潛在攤薄普通股,故並無調整截至二零二 零年及二零一九年十二月三十一日止兩個 年度的每股基本虧損。

19. 其他全面收益

本年度其他全面收益各項目有關的稅務影響:

			2020 二零二零年			2019 二零一九年	
		Before tax	Tax	Net of tax	Before tax	Tax	Net of tax
		amount	expenses	amount	amount	expenses	amount
		除稅前金額	稅項開支	除稅後金額	除稅前金額	稅項開支	除稅後金額
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
Financial assets at FVTOCI Fair value changes - Equity instruments Exchange differences on translation of financial statements of overseas	透過其他全面收益 以公平價值列賬的 金融資產 公平價值變動 -股本工具 折算海外附屬公司財務報表 產生的匯兌差額	95	-	95	(590)	-	(590)
subsidiaries		(74)	-	(74)	(5,123)		(5,123)
		21	_	21	(5,713)	_	(5,713)

綜合財務報表附註

For the year ended 31 December 2020 (Expressed in Hong Kong dollars)

截至二零二零年十二月三十一日止年度 (以港元列示)

20. PROPERTY, PLANT AND EQUIPMENT

20. 物業、廠房及設備

		Leasehold improvements 租賃物業 裝修 HK\$'000 千港元	Office equipment 辦公室 設備 HK\$'000 千港元	Furniture and fixtures 像個 及裝置 HK\$'000 千港元	Computer hardware and software 電腦硬件 及軟件 HK\$'000 千港元	Motor vehicle 汽車 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Cost	成本						
At 1 January 2019 Additions Write off	於二零一九年一月一日 添置 撤銷	751 55 -	407 21 -	461 - -	2,431 598 (2)	- 980 -	4,050 1,654 (2)
At 31 December 2019 and 1 January 2020 Additions Disposal of a subsidiary (note 39(a)) Exchange adjustment	於二零一九年十二月三十一日 及二零二零年一月一日 添置 出售一間附屬公司(附註39(a)) 匯兌調整	806 - (490) -	428 - (81) -	461 - (212) -	3,027 1 (907) 37	980 - - -	5,702 1 (1,690) 37
At 31 December 2020	於二零二零年十二月三十一日	316	347	249	2,158	980	4,050
Accumulated depreciation and impairment	累計折舊及減值						
At 1 January 2019 Charge for the year Written back	於二零一九年一月一日 本年度支出 轉回	661 105 -	386 18 -	407 46 -	2,306 130 (2)	- 54 -	3,760 353 (2)
At 31 December 2019 and 1 January 2020 Charge for the year Written back on disposal of a subsidiary (note 39(a)) Exchange adjustment	於二零一九年十二月三十一日 及二零二零年一月一日 本年度支出 出售一間附屬公司時轉回(附註39(a)) 匯兌調整	766 28 (490)	404 13 (81)	453 4 (212) —	2,434 84 (906) 4	54 327 - -	4,111 456 (1,689) 4
At 31 December 2020	於二零二零年十二月三十一日	304	336	245	1,616	381	2,882
Carrying amount	賬面值						
At 31 December 2020	於二零二零年十二月三十一日	12	11	4	542	599	1,168
At 31 December 2019	於二零一九年十二月三十一日	40	24	8	593	926	1,591

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截至二零二零年十二月三十一日止年度 (以港元列示)

21. RIGHT-OF-USE ASSETS

21. 使用權資產

		Office equipment 辦公室設備 HK\$'000 千港元	Office premises 辦公室物業 HK\$'000 千港元	Total 總計 HK\$'000 千港元
At 1 January 2019 Additions Depreciation Impairment	於二零一九年一月一日 添置 折舊 減值	47 68 (27)	2,971 1,590 (2,050) (716)	3,018 1,658 (2,077) (716)
At 31 December 2019 and 1 January 2020 Additions Depreciation	於二零一九年十二月三十一日 及二零二零年一月一日 添置 折舊	88 - (31)	1,795 1,483 (1,651)	1,883 1,483 (1,682)
At 31 December 2020	於二零二零年十二月三十一日	57	1,627	1,684

Lease liabilities of approximately HK\$1,858,000 (2019: HK\$2,663,000) are recognised with related right-of-use assets of approximately HK\$1,684,000 (2019: HK\$1,883,000) as at 31 December 2020. The lease agreements do not impose any covenants and leased assets are not used as security for borrowing purposes.

於二零二零年十二月三十一日,確認租賃負債約 為1,858,000港元(二零一九年:2,663,000港元), 其中約為1,684,000港元(二零一九年:1,883,000 港元)與使用權資產相關。租賃協議不施加任何 契據,而租賃資產不可用作借款擔保用途。

	2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Depreciation expenses on right-of-use assets 使用權資產折舊開支 Interest expense on lease liabilities (included in 租賃負債利息開支(計入融資成本)	1,682	2,077
finance costs) Expenses relating to short-term lease (included in 短期租賃相關開支(計入已售貨物成本)	98	103
cost of goods sold and administrative expenses) 及行政開支)	221	549

Details of total cash outflow for leases is set out in note 39(c).

For both years, the Group leases various office premises and office equipment for its operations. Lease contracts are entered into for fixed term of one year to five years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. 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.

During the year ended 31 December 2020, the Group assessed the recoverable amount of CGU of all components, no impairment loss in respect of right-of-use assets was recognised. During the year ended 31 December 2019, the Group assessed the recoverable amount of CGU of e-Perfect IT and as a result recognised an impairment on right-of-use assets of approximately HK\$716,000 in that CGU.

租賃現金流出總額詳情載於附註39(c)。

於兩個年度,本集團租賃多項辦公室物業及辦公室設備作營運用途。租賃合約按介乎一年至五年之固定年期訂立。租賃條款乃在個別基礎上磋商,包括各種不同條款及條件。於釐定租期及評估不可撤回期間的長度時,本集團應用合約的定義並釐定可強制執行合約的期間。

於截至二零二零年十二月三十一日止年度,本集團已評估所有組成部分現金產出單元的可收回金額,並無確認使用權資產減值虧損。於截至二零一九年十二月三十一日止年度,本集團評估普暉科技現金產出單元的可收回金額,並於該現金產出單元確認使用權資產減值虧損約為716,000港元。

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截至二零二零年十二月三十一日止年度 (以港元列示)

22. GOODWILL

22. 商譽

	Software Business (note a)		Corporate Management Solutions and I.T. Contract Services Business (note c) 企業管理解決 方案及資訊科技	Total
	軟件業務 (附註a) Boom Max International Limited ("Boom Max") and its subsidiaries (collectively	合約服務業務 (附註b)	合約服務業務 (附註c)	總計
	"Boom Max Group") Boom Max International Limited (「Boom Max」) 及其附屬公司 (統稱「Boom Max 集團」) HK\$'000	e-Perfect IT 普暉科技 HKS'000	Wafer HK 威發香港 HK\$\000	HK\$'000
		千港元 		<u> </u>
成本				
於二零一九年一月一日、 二零一九年十二月三十一日及 二零二零年一月一日	757.662	3.934	20.913	782,509
出售一間附屬公司時終止確認 (附註39(a))	-	(3,934)	-	(3,934)
於二零二零年十二月三十一日	757,662	-	20,913	778,575
累計減值虧損				
於二零一九年一月一日 已確認減值虧損	632,496 65,000	3,934	- 254	636,430 65,254
於二零一九年十二月三十一日及	207.400	0.004	0-1	70.4.00.4
已確認減值虧損	697,496 - -	_	11,300	701,684 11,300 (3,934)
,,	697 496	(0,00 i)		709,050
	007,400		11,004	100,000
版山祖 於二零二零年十二月三十一日	60,166	-	9,359	69,525
於二零一九年十二月三十一日	60,166	-	20,659	80,825
	於二零一九年一月一日、 二零一九年十二月三十一日及 二零二零年一月一日 出售一間附屬公司時終止確認 (附註39(a)) 於二零二零年十二月三十一日 累計減值虧損 於二零一九年一月一日 已確認減值虧損 於二零一次年十二月三十一日及 二零記減值虧損 出售一間附屬公司時轉回(附註39(a)) 於二零二零年十二月三十一日 服面值 於二零二零年十二月三十一日	(note a) 教件業務 (附註a) Boom Max International Limited ("Boom Max") and its subsidiaries (collectively referred to as "Boom Max Group") and its subsidiaries (collectively referred to as "Boom Max International Limited (「Boom Max」) 及其附屬公司 (統稱「Boom Max」) 及其附屬公司 (統稱「Boom Max」) 日本 「日本 「日本 「日本 「日本 「日本 「日本 「日本 「日本 「日本 「	(note a)	Software Business (note a)

Goodwill acquired in business combination is allocated, at acquisition, to the Group's CGUs that are expected to benefit from that business combination.

透過業務合併收購的商譽於收購時分配至本集團 預期可受惠於該業務合併的現金產出單元。

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截至二零二零年十二月三十一日止年度 (以港元列示)

22. GOODWILL (continued)

Impairment test for cash-generating units containing goodwill

In accordance with Hong Kong Accounting Standard 36 Impairment of Assets, a CGU to which goodwill has been allocated shall be tested for impairment annually, and whenever there is an indication that the CGU may be impaired, by comparing the carrying amount of the CGU, including goodwill, with the recoverable amount of the CGU.

In addition to goodwill, property, plant and equipment, right-of-use assets and intangible assets that generate cash flows together with the related goodwill are also included in the respective CGU for the purpose of impairment assessment.

The recoverable amounts of the CGU are the higher of the VIU and the FVLCD.

(a) CGU of Boom Max Group

The Group determined the recoverable amounts of the Boom Max Group's CGUs on the basis of their VIU (2019: VIU) using discounted cash flow method. The key assumptions for the discounted cash flow method are consistent with last year which are those regarding the discount rates, growth rates and budgeted gross margin and revenue during the year. The Group estimates discount rates using pre-tax rates that reflect current market assessments of the time value of money and the risks specific to the CGUs. The growth rates are based on long-term average economic growth rate of the geographical area in which the businesses of the CGUs operate. Budgeted gross margin and revenue are based on past performance and expectations on market development.

For the purpose of impairment testing, the Group prepared cash flow forecasts derived from the most recent financial budgets approved by the directors for the next five years with the residual period using the growth rates as stated below. These rates do not exceed the average long-term growth rates for the relevant markets.

The Group engaged Ascent Partners Valuation Service Limited ("Ascent Partners"), an independent professional valuer, to determine the recoverable amount of the CGU of the Software Business as at 31 December 2020 and 31 December 2019.

22. 商譽(續)

包含商譽的現金產出單元的減值測試

根據香港會計準則第36號資產減值,商譽分配之現金產出單元須每年進行減值測試,及在有跡象顯示現金產出單元可能減值時,則透過對比現金產出單元之賬面值(包括商譽)與現金產出單元之可收回金額。

除商譽外,物業、廠房及設備、使用權資產及產出 現金流量的無形資產連同相關商譽亦計入有關現 金產出單元以進行減值評估。

現金產出單元的可收回金額為使用價值及公平價 值減出售成本之較高者。

(a) Boom Max集團的現金產出單元

本集團採用貼現現金流量法按其使用價值 (二零一九年:使用價值)釐定Boom Max 集團現金產出單元的可收回金額。貼現現 金流量法的主要假設與去年一致,乃與年 內的貼現率、增長率以及預算毛利率及收 入有關。本集團採用除稅前比率估計貼現 率,該除稅前比率反映現金產出單元的貨 幣時值及特定風險的現時市場評估。增長 率乃根據現金產出單元業務經營所在地區 的長期平均經濟增長率計算。預算毛利率 及收入乃基於過去表現及市場發展預期計 質。

就減值測試而言,本集團編製的現金流量 預測乃按最近由董事批准的未來五年財務 預算以及餘下期間採用的下述增長率計 算。該等比率並未超逾有關市場的平均長 期增長率。

本集團已委聘獨立專業估值師艾升評值諮詢有限公司(「艾升」)釐定軟件業務的現金產出單元於二零二零年十二月三十一日及二零一九年十二月三十一日的可收回金額。

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22. GOODWILL (continued)

Gross margin

Impairment test for cash-generating units containing goodwill (continued)

(a) CGU of Boom Max Group (continued)

Key assumptions used for VIU calculations for CGU of Boom Max Group are as follows:

22. 商譽(續)

包含商譽的現金產出單元的減值測試(續)

(a) Boom Max集團的現金產出單元(續)

Boom Max集團現金產出單元的使用價值 計算使用的主要假設如下:

Boom Max Group Boom Max集團

31 December 2020 二零二零年	31 December 2019 二零一九年
十二月三十一日	十二月三十一日
_	
77.24%	77.31%
2.88%	3.14%
19.3%	16.34%

Growth rate 增長率 Discount rate 貼現率 As at 31 December 2020, with reference to the ass

As at 31 December 2020, with reference to the assessment by Ascent Partners, the recoverable amount of the CGU of Boom Max Group is valued to approximately HK\$127,455,000. As the recoverable amount of the CGU of Boom Max Group exceeded its carrying value, no impairment was required.

毛利率

At 31 December 2019, with reference to the assessment by Ascent Partners, the recoverable amount of the CGU of Boom Max Group attributable to the Group was valued to approximately HK\$117,845,000, which was lower than the carrying amount of this CGU attributable to the Group by approximately HK\$65,000,000 due to various factors including the slower-than-expected development pace in the Asian market, the volatility of the global economy, the keen market competition in the I.T. market, the decline in the demand for PCs and the growing popularity of free software products. The CGU had been reduced to its recoverable amount and the Group recognised an impairment loss on goodwill of approximately HK\$65,000,000 at 31 December 2019 which was included in other gains and losses.

於二零二零年十二月三十一日,經參考艾 升作出的評估後,Boom Max集團現金產出 單元的可收回金額約為127,455,000港元。 由於Boom Max集團現金產出單元的可收 回金額超過其賬面值,無需作出減值。

於二零一九年十二月三十一日,經參考艾 升作出的評估後,本集團應佔Boom Max 集團現金產出單元的可收回金額約為 117,845,000港元,較本集團應佔該現金 產出單元賬面值低約65,000,000港元,乃 由於亞洲市場的發展步伐慢於預期、全球 經濟波動、資訊科技市場競爭激烈、個 電腦的需求回落及免費軟件產品受歡迎 度上升等多項因素。於二零一九年十二月 三十一日,該現金產出單元已減至其可收 回金額,而本集團已確認商譽減值虧損約 65,000,000港元,計入其他收益及虧損。

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22. GOODWILL (continued)

Impairment test for cash-generating units containing goodwill (continued)

(b) CGU of e-Perfect IT

During the year ended 31 December 2020, the Group disposed of its entire interest in e-Perfect IT to a director of e-Perfect IT at a consideration of HK\$1. The transaction was completed on 31 December 2020. The carrying amount of goodwill in respect of CGU of e-Perfect IT was derecognised accordingly. Please refer to note 39(a) to the consolidated financial statements for details.

As at 31 December 2018, the carrying amount of e-Perfect IT's CGU was fully impaired. The recoverable amount of e-Perfect IT's CGU was determined based on FVLCD. The Group engaged Ascent Partners, an independent professional valuer, to determine the recoverable amount of e-Perfect IT's CGU as at 31 December 2018 by adopting asset-based approach as cash flows from operations were expected to be minimal. The decline in the performance of this CGU was primarily attributable to the decrease in the number of sizeable project contracts compared with 2017 and keen competition in the I.T. market. In view of the deteriorating financial performance of CGU of e-Perfect IT, the Group considered not to invest further resources to e-Perfect IT.

(c) CGU of Wafer HK

The Group determined the recoverable amount of Wafer HK's CGU based on FVLCD (2019: FVLCD). In determining the FVLCD of the CGU, management has adopted market approach (level 3 fair value measurements), which has adopted price to sales multiple and enterprise value to sales multiple in the valuation. Several companies with business scopes and operations similar to those of Wafer HK were adopted as comparable companies. The comparable companies were selected mainly with reference to the following selection criteria:

- the comparable companies selected are principally engaged in Corporate Management Solutions and I.T. Contract Services Business in Hong Kong;
- the companies have sufficient listing and operating histories:
- (iii) the financial information of the companies is available to the public; and
- (iv) the share price of the comparable companies is available in the Stock Exchange.

22. 商譽(續)

包含商譽的現金產出單元的減值測試(續)

(b) 普暉科技的現金產出單元

於截至二零二零年十二月三十一日止年度,本集團以代價1港元向普暉科技的一名董事出售其於普暉科技的全部權益。該交易已於二零二零年十二月三十一日完成。普暉科技現金產出單元的商譽賬面值已相應取消確認。詳情請參閱綜合財務報表附註39(a)。

於二零一八年十二月三十一日,普暉科技的現金產出單元賬面值已全數減值。普暉科技現金產出單元的可收回金額乃根據公平價值減出售成本釐定。本集團已委聘獨立專業估值師艾升作評估,因為預基學少,故使用資產基份,故使用資產基份,故使用資產基份,以其一一日的可收回金額。該現金產十二月三十一日的可收回金額。該現金產十二月三十一日的可收回金額。該現金產十二月三十一日的可收回金額。該現金產十二月三十一日的可收回金額。該現金產十二月三十一日的可收回金額。該現金產一日與單元的對於該現金產出單元的財務主數別。鑒於該現金產出單元的財務技換爭激烈。鑒於該現金產出單元的財務技投入進一步資源。

(c) 威發香港的現金產出單元

本集團根據公平價值減出售成本(二零一九年:公平價值減出售成本)釐定威發香港現金產出單元的可收回金額。於釐定現金產出單元的公平價值減出售成本值管理層已採用市場法(第三級公平價值計量),即於估值中使用市銷率倍數及企業價值比銷售倍數。採用數間業務範圍及營運與威發香港類似的公司作為可比公司。可比公司主要參考以下挑選標準進行挑選:

- (i) 選出的可比公司主要於香港從事企 業管理解決方案及資訊科技合約服 務業務;
- (ii) 該等公司擁有足夠的上市及經營歷 史;
- (iii) 該等公司的財務資料可供公眾查閱; 及
- (iv) 可比公司的股價可於聯交所上查閱。

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22. GOODWILL (continued)

Impairment test for cash-generating units containing goodwill (continued)

(c) CGU of Wafer HK (continued)

During the year, the directors noted that the financial performance of Wafer HK did not pick up as expected and had further declined. In view of the decrease in revenue of Wafer HK for the six months ended 30 June 2020 to approximately HK\$9,827,000 as compared to that of approximately HK\$21,328,000 for the corresponding period in 2019, the directors considered that this was an indicator of potential impairment on the carrying amount of the goodwill of Wafer HK. Accordingly, the Company appointed Ascent Partners in assisting on the valuation of the CGU in relation to Wafer HK as at 30 June 2020 ("June 2020 Valuation"). The recoverable amount of the CGU of Wafer HK as at 30 June 2020 attributable to the Group was approximately HK\$11,635,000 which is lower than the carrying amount of this CGU attributable to the Group by approximately HK\$11,269,000. The CGU of Wafer HK has been reduced to its recoverable amount and an impairment loss of approximately HK\$11,300,000 was recognised on goodwill. The impairment loss was included in other gains and losses. Details of the impairment testing of the CGU of Wafer HK as at 30 June 2020 are set out in the Company's interim report dated 12 August 2020.

As at 31 December 2020, the management reappointed Ascent Partners in assisting to re-assess the recoverable amount of CGU of Wafer HK with the same major assumptions and/or basis as adopted in June 2020 Valuation. The recoverable amount of this CGU attributable to the Group is valued to approximately HK\$12,466,000 which is higher than the carrying amount of this CGU. The directors considered that no further impairment loss is required.

At 31 December 2019, with reference to the assessment by Ascent Partners, the recoverable amount of the CGU of Wafer HK attributable to the Group was approximately HK\$22,675,000, which was lower than the carrying amount of this CGU attributable to the Group by approximately HK\$254,000, as a result of the uncertain market conditions and fierce competition in the market. The carrying amount of the CGU had been reduced to its recoverable amount and the Group recognised an impairment loss of approximately HK\$254,000 on goodwill during the year ended 31 December 2019.

22. 商譽(續)

包含商譽的現金產出單元的減值測試(續)

(c) 威發香港的現金產出單元(續)

於本年度,董事注意到威發香港的財務表 現不及預期並進一步下滑。鑒於威發香港 於截至二零二零年六月三十日止六個月的 收入較二零一九年同期約21,328,000港元 減少至約9,827,000港元,董事認為,此為 威發香港商譽的賬面值可能出現減值的 跡象。因此,本公司已委任艾升協助就二 零二零年六月三十日之威發香港現金產出 單元進行估值(「二零二零年六月估值」)。 於二零二零年六月三十日,本集團應佔威 發香港現金產出單元的可收回金額約為 11,635,000港元,較本集團應佔該現金產 出單元賬面值低約11,269,000港元。威發 香港現金產出單元已減至其可收回金額, 並已確認商譽減值虧損約11,300,000港 元。減值虧損計入其他收益及虧損。有關 威發香港現金產出單元於二零二零年六月 三十日的減值測試詳情,載於本公司日期 為二零二零年八月十二日的中期報告。

於二零二零年十二月三十一日,管理層重新委任艾升協助按二零二零年六月估值中採納的相同主要假設及/或基準重新評估威發香港現金產出單元的可收回金額。本集團應佔該現金產出單元的可收回金額評估約為12,466,000港元,高於此現金產出單元的賬面值。董事認為無需作出進一步減值虧損。

於二零一九年十二月三十一日,經參考艾 升作出的評估後,本集團應佔威發香港現 金產出單元的可收回金額約為22,675,000 港元,較本集團應佔該現金產出單元賬面 值低約254,000港元,乃由於市況不穩定及 市場競爭激烈。於截至二零一九年十二月 三十一日止年度,現金產出單元的賬面值 已減至其可收回金額,而本集團已確認商 譽減值虧損約254,000港元。

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22. GOODWILL (continued)

Impairment test for cash-generating units containing goodwill (continued)

(c) CGU of Wafer HK (continued)

Key assumptions used for FVLCD calculations for CGU of Wafer HK are as follows:

22. 商譽(續)

包含商譽的現金產出單元的減值測試(續)

(c) 威發香港的現金產出單元(續)

威發香港各現金產出單元的公平價值減出 售成本計算使用的主要假設如下:

			Wafer HK 威發香港	
		31 December 2020 二零二零年 十二月三十一日 HK\$'000	30 June 2020 二零二零年 六月三十日 HK\$'000	31 December 2019 二零一九年 十二月三十一日 HK\$'000
		千港元	千港元	千港元
Price to sales multiple Enterprise value to sales multiple Discount for lack of marketability Control premium	市銷率倍數 企業價值比銷售倍數 缺乏市場流通性折讓 控制權溢價	0.5 0.7 15.8% 25%	0.5 0.3 15.8% 25%	0.6 0.5 15.8% 25%

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23. INTANGIBLE ASSETS

23. 無形資產

		Development costs on computer and mobile phone software (note (a)) 電腦及流動	Customer relationship (note (b))	Computer software (note (b))	Total
		電話軟件的 開發成本 (附註(a)) HK\$'000	客戶關係 (附註(b)) HK\$'000	電腦軟件 (附註(b)) HK\$'000	總計 HK\$'000
		千港元 	千港元 	<u> </u>	千港元
Cost	成本				
At 1 January 2019 Additions through internal development	於二零一九年一月一日 透過內部開發添置	191,641 35,031	11,066	2,826	205,533 35,031
At 31 December 2019 and 1 January 2020 Additions through	於二零一九年十二月三十一日 及二零二零年一月一日 透過內部開發添置	226,672	11,066	2,826	240,564
internal development Disposal of a subsidiary (note 39(a))	出售一間附屬公司 (附註39 (a))	36,119	- (11,066)	(2,826)	36,119 (13,892)
At 31 December 2020	於二零二零年十二月三十一日	262,791			262,791
Accumulated amortisation and impairment losses	累計攤銷及減值虧損				
At 1 January 2019 Amortisation	於二零一九年一月一日 攤銷	116,619 28,060	8,983 1,107	2,574 252	128,176 29,419
At 31 December 2019 and 1 January 2020 Amortisation	於二零一九年十二月三十一日 及二零二零年一月一日 攤銷	144,679 27,350	10,090 551	2,826 -	157,595 27,901
Impairment Written back on disposal of a subsidiary (note 39(a))	減值 出售附屬公司時轉回 (附註39 (a))	-	425 (11,066)	(2,826)	425 (13,892)
At 31 December 2020	於二零二零年十二月三十一日	170,000	(11,000)	(2,020)	
		172,029			172,029
Carrying amount	賬面值				
At 31 December 2020	於二零二零年十二月三十一日	90,762			90,762
At 31 December 2019	於二零一九年十二月三十一日	81,993	976	1 /-/-/	82,969

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截至二零二零年十二月三十一日止年度 (以港元列示)

23. INTANGIBLE ASSETS (continued)

(a) The capitalised development costs for the years ended 31 December 2020 and 2019 represented the expenditure incurred for developing computer and mobile phone software.

The average remaining amortisation period of the computer and mobile phone software is four years (2019: four years).

The Group carried out reviews of the recoverable amount of its development costs on computer and mobile phone software as at 31 December 2020 and 2019, having regard to the market conditions of the Group's products. These assets were used in the Group's Software Business segment. The management is of the view that the carrying amount of intangible assets as at 31 December 2020 could be supported by the future economic benefits. No impairment loss was provided.

(b) Computer software (the "Software") and the customer relationship (the "Customer Relationship") were acquired through business combination. The Software are used for the development of tailor-made programs to the Group's customers and the Customer Relationship represents certain contractual relationship with its existing customers at the date of acquisition of e-Perfect IT in 2014. These assets are used in the Group's Corporate Management Solutions and I.T. Contract Services Business segment.

The recoverable amounts of the Software and the Customer Relationship are allocated to CGU of Corporate Management Solutions and I.T. Contract Services Business of e-Perfect IT (note 22).

As the economic benefits arising from these intangible assets are totally integrated with the Corporate Management Solutions and I.T. Contract Services Business, these carrying amounts have been taken into consideration for the impairment assessment of goodwill allocated to this segment (note 22).

During the year ended 31 December 2020, the management carried out impairment review on the recoverable amount of e-Perfect IT's CGU and determined an impairment loss of approximately HK\$425,000 (2019: HK\$Nil) was recognised in the profit or loss.

On 31 December 2020, the carrying value of Software and Customer Relationship was derecognised upon the completion of the disposal of e-Perfect IT (note 39(a)).

23. 無形資產(續)

(a) 截至二零二零年及二零一九年十二月 三十一日止年度,經資本化開發成本指開 發電腦及流動電話軟件所產生的開支。

電腦及流動電話軟件的平均剩餘攤銷期為四年(二零一九年:四年)。

於考慮本集團產品的市況後,本集團於二零二零年及二零一九年十二月三十一日檢討其電腦及流動電話軟件開發成本的可收回金額。該等資產用於本集團的軟件業務分部。管理層認為,未來經濟利益可保證無形資產二零二零年十二月三十一日的賬面值。概無計提減值虧損。

(b) 電腦軟件(「軟件」)及客戶關係(「客戶關係、」)乃透過業務合併而收購。軟件用作為本集團客戶開發度身訂造的程式,而客戶關係指其於二零一四年收購普暉科技與現有客戶建立的若干合約關係。該等資產用於本集團的企業管理解決方案及資訊科技合約服務業務分部。

軟件及客戶關係的可收回金額已分配至普 暉科技企業管理解決方案及資訊科技合約 服務業務的現金產出單元(附註22)。

由於該等無形資產所產生經濟利益與企業 管理解決方案及資訊科技合約服務業務全 面整合,故已就本分部獲分配的商譽減值 評估考慮該等賬面值(附註22)。

於截至二零二零年十二月三十一日止年度,管理層對普暉科技現金產出單元的可收回金額進行減值檢討,並釐定於損益確認減值虧損約425,000港元(二零一九年:零港元)。

於二零二零年十二月三十一日,軟件及客戶關係的賬面值於完成出售普暉科技(附註39(a))後取消確認。

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24. INVESTMENTS IN SUBSIDIARIES

24. 於附屬公司的投資

Particulars of the subsidiaries which principally affected the results, assets or liabilities of the Group as at 31 December 2020 are as follows:

於二零二零年十二月三十一日,主要影響本集團 業績、資產或負債之附屬公司的詳情如下:

Name of subsidiary	Place of incorporation/ registration and operation/ form of legal entity 註冊成立/	Particulars of issued and fully paid up share capital/registered capital	Percentage of o interest/voting profit sha	power/	Principal activities	
附屬公司名稱	登記及經營地點/法定實體形式	已發行及繳足股本/ 註冊資本詳情	所有權權益/ā 分佔溢利百 Direct 直接		主要業務	
Lucky Famous Limited	British Virgin Islands ("BVI")/	1 ordinary share of US\$1	100%	-	Investment holding	
("Lucky Famous") Lucky Famous Limited (「Lucky Famous」)	limited liability company 英屬處女群島 (「英屬處女群島」)/ 有限責任公司	1股普通股1美元			投資控股	
Jade Fore Group Limited	BVI/	1 ordinary share of US\$1	100%	-	Investment holding	
Jade Fore Group Limited	limited liability company 英屬處女群島/ 有限責任公司	1股普通股1美元			投資控股	
Citi Profit Holdings Limited	BVI/	1 ordinary share of US\$1	100%	-	Investment holding	
Citi Profit Holdings Limited	limited liability company 英屬處女群島/ 有限責任公司	1股普通股1美元			投資控股	
Citi Profit Finance Limited	Hong Kong/	1 ordinary share of HK\$1	-	100%	Inactive	
聯信財務有限公司	limited liability company 香港/有限責任公司	1股普通股1港元			暫無營業	
Perfect Growth Limited ("Perfect Growth")	Hong Kong/ limited liability company	1 ordinary share of HK\$1	-	100%	Securities investment	
肇堅有限公司(「肇堅」)	香港/有限責任公司	1股普通股1港元			證券投資	
Supreme Right Development Limited 正科發展有限公司	Hong Kong/ limited liability company 香港/有限責任公司	1 ordinary share of HK\$1 1股普通股1港元	-	100%	Provision of management service 提供管理服務	
	Cayman Islands/			50.5%	Inactive	
Apperience Corporation ("Apperience") Apperience Corporation (「Apperience」)	limited liability company 開曼群島/有限責任公司	20,666,667 ordinary shares of US\$20,667 20,666,667股普通股20,667美元		30.376	暫無營業	
Imidea Limited	Hong Kong/ limited liability company	10 ordinary shares of HK\$10	-	65.177%	Development and sales of software and provision of	
Imidea Limited	香港/有限責任公司	10股普通股10港元			toolbar advertisement 開發及銷售軟件以及 提供工具欄廣告	
IObit Limited	BVI/	1 ordinary share of US\$1	-/	65.177%	Inactive	
lObit Limited	limited liability company 英屬處女群島/ 有限責任公司	1股普通股1美元			暫無營業	
Both Talent International Limited	Hong Kong/ limited liability company	10 ordinary shares of HK\$10		65.177%	Development and sales of software and provision of	
善同國際有限公司	香港/有限責任公司	10股普通股10港元			toolbar advertisement 開發及銷售軟件以及	

提供工具欄廣告

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24. INVESTMENTS IN SUBSIDIARIES (continued)

Particulars of the subsidiaries which principally affected the results, assets or liabilities of the Group as at 31 December 2020 are as follows: (continued)

24. 於附屬公司的投資(續)

於二零二零年十二月三十一日,主要影響本集團 業績、資產及負債之附屬公司的詳情如下:(續)

Name of subsidiary	Place of incorporation/ registration and operation/ form of legal entity 註冊成立/	Particulars of issued and fully paid up share capital/registered capital	Percentage of o interest/voting profit sha	power/	Principal activities 主要業務	
附屬公司名稱	至而成立/ 登記及經營地點/ 法定實體形式	已發行及繳足股本/ 註冊資本詳情	所有權權益/表 分佔溢利百 Direct 直接			
Mission Win International Limited	BVI/	1 ordinary share of US\$1	100%	_	Investment holding	
Mission Win International Limited	limited liability company 英屬處女群島/ 有限責任公司	1股普通股1美元			投資控股	
Wafer HK	Hong Kong/ limited liability company	10,000 ordinary shares of HK\$10,000	-	100%	Provision of corporate management solutions and	
威發香港	香港/ 有限責任公司	10,000股普通股10,000港元			I.T. contract services 提供企業管理解決方案及 資訊科技合約服務	
GET Financial Group (International)	BVI/	1 ordinary share of US\$1	100%	-	Investment holding	
Limited 智易金融集團 (國際) 有限公司	limited liability company 英屬處女群島/ 有限責任公司	1股普通股1美元			投資控股	
Profit Support Limited	BVI/	10,000 ordinary shares of US\$10,000	100%	-	Investment holding	
Profit Support Limited	limited liability company 英屬處女群島/ 有限責任公司	10,000股普通股10,000美元			投資控股	
GET Development	Hong Kong/ limited liability company	100 ordinary shares of HK\$100	-	100%	B2C Online Sales Platform and B2B Product Trading	
智易發展	香港/ 有限責任公司	100股普通股100港元			Business B2C網上銷售平台及 B2B產品貿易業務	
智易貿易發展 (深圳) 有限公司 (「智易深圳」)	The People's Republic of China ("The PRC")/	Registered capital of US\$1,000,000 (Paid up US\$Nil) (note i)	-	100%	Provision of management service	
智易貿易發展 (深圳) 有限公司 (「智易深圳」)	foreign enterprise 中華人民共和國(「中國」)/ 外資企業	註冊資本1,000,000美元 (已繳零美元) (附註i)			提供管理服務	
City Dragon Global Limited	BVI/	10,000 ordinary shares of US\$10,000	100%	-	Investment holding	
City Dragon Global Limited	limited liability company 英屬處女群島/ 有限責任公司	10,000股普通股10,000美元			投資控股	
City Dragon (H.K.) Limited	Hong Kong/	10,000 ordinary shares of HK\$10,000	-	100%	Inactive	
城龍 (香港) 有限公司	limited liability company 香港/ 有限責任公司	10,000股普通股10,000港元			暫無營業	
Sure Team Limited	BVI/	10,000 ordinary shares of US\$10,000	100%	-	Investment holding	
Sure Team Limited	limited liability company 英屬處女群島/ 有限責任公司	10,000股普通股10,000美元			投資控股	

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24. INVESTMENTS IN SUBSIDIARIES (continued)

Particulars of the subsidiaries which principally affected the results, assets or liabilities of the Group as at 31 December 2020 are as follows: (continued)

24. 於附屬公司的投資(續)

於二零二零年十二月三十一日,主要影響本集團業績、資產及負債之附屬公司的詳情如下:(續)

Name of subsidiary	Place of incorporation/ registration and operation/ form of legal entity 註冊成立/	Particulars of issued and fully paid up share capital/registered capital	Percentage of ownership interest/voting power/ profit share	Principal activities
附屬公司名稱	登記及經營地點/ 法定實體形式	已發行及繳足股本/ 註冊資本詳情	所有權權益/表決權/ 分佔溢利百分比 Direct Indirec 直接 間指	
Sure Team (H.K.) Limited	Hong Kong/	10,000 ordinary shares of HK\$10,000	- 1009	B2B Product Trading Business
定添 (香港) 有限公司	limited liability company 香港/ 有限責任公司	10,000股普通股10,000港元		B2B產品貿易業務
Boom Max	BVI/	100,000 ordinary shares of	- 65.1779	6 Investment holding
Boom Max	limited liability company 英屬處女群島/ 有限責任公司	US\$100,000 100,000股普通股100,000美元		投資控股
Profit Winner International	BVI/	1 ordinary share of US\$1	100%	- Inactive
Corporation Profit Winner International Corporation	limited liability company 英屬處女群島/ 有限責任公司	1股普通股1美元		暫無營業
Service Winner Limited	Hong Kong/ limited liability company	1 ordinary share of HK\$1	- 1009	6 Inactive
Service Winner Limited	香港/ 有限責任公司	1股普通股1港元		暫無營業
Dragon Oriental Investment Limited		100 ordinary shares of US\$100	- 1009	6 Inactive
Dragon Oriental Investment Limited	limited liability company 英屬處女群島/ 有限責任公司	100股普通股100美元		暫無營業
Million Worldwide Investment	BVI/	100 ordinary shares of US\$100	- 1009	6 Investment holding
Limited Million Worldwide Investment Limited	limited liability company 英屬處女群島/ 有限責任公司	100股普通股100美元		投資控股
Talent Vision Limited	Hong Kong/	1 ordinary share of HK\$1	- 1009	6 Inactive
Talent Vision Limited	limited liability company 香港/ 有限責任公司	1股普通股1港元		暫無營業
			T/133	

Note (i):

On 19 August 2019, the Group established a wholly owned subsidiary, 智易深圳, in the PRC with registered capital of US\$1,000,000 (equivalent to approximately HK\$7,760,000). At 31 December 2020, the Group has not yet injected capital into 智易深圳. Pursuant to the articles of association of 智易深圳, the capital shall be injected to 智易深圳 within thirty years from the date of its establishment.

Note (ii):

On 31 December 2020, the Group disposed of 100% interest in e-Perfect IT to a director of e-Perfect IT at a consideration of HK\$1. Details refer to note 39 (a) to the consolidated financial statements.

附註的

於二零一九年八月十九日,本集團於中國成立一間全資附屬公司,智易深圳,註冊資本為1,000,000美元(相當於約7,760,000港元)。於二零二零年十二月三十一日,本集團並未向智易深圳注資。根據智易深圳之公司章程細則,資本應自其成立日期起三十年內向智易深圳注入。

附註(ii):

於二零二零年十二月三十一日,本集團以代價1港元向 普暉科技的一名董事出售其於普暉科技的全部權益。有 關詳情請參閱綜合財務報表附註39(a)。

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截至二零二零年十二月三十一日止年度 (以港元列示)

24. INVESTMENTS IN SUBSIDIARIES (continued)

The following table shows information of subsidiaries that have non-controlling interests ("NCI") material to the Group. The summarised financial information represents amounts before inter-company eliminations.

24. 於附屬公司的投資(續)

下表顯示擁有對本集團而言屬重大的非控股權益 (「非控股權益」)的附屬公司資料。財務資料概要 指公司間對銷前金額。

Boom Max Group Boom Max集團

		2020	2019
		二零二零年	二零一九年_
Principal place of business/country of	主要營業地點/	Hong Kong/	Hong Kong/
incorporation	註冊成立國家	BVI	BVI
		香港/	香港/
		英屬處女群島	英屬處女群島
% of ownership interests/voting rights held by NCI	非控股權益所持擁有權 權益/表決權百分比	34.82%	34.82%
Financial information is disclosed as follows:	財務資料披露如下:		
		HK\$'000	HK\$'000
		千港元	千港元
		1 7670	17676
At 31 December:	於十二月三十一日:		
Non-current assets	非流動資產	90,762	81,993
Current assets	流動資產	44,768	39,124
Current liabilities	流動負債	(12,365)	(3,473)
Non-current liabilities	非流動負債	(14,971)	(13,403)
Net assets	資產淨值	108,194	104,241
Accumulated NCI	累計非控股權益	37,673	36,297

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24. INVESTMENTS IN SUBSIDIARIES (continued)

24. 於附屬公司的投資(續)

Boom Max Group Boom Max集團

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Year ended 31 December:	截至十二月三十一日止年度:		
Revenue	收入	82,252	73,994
Profit	溢利	19,088	15,367
Total comprehensive income	全面收益總額	19,088	15,367
Profit allocated to NCI	已分配予非控股權益的溢利	6,646	5,351
Dividends paid to NCI	已派付予非控股權益的股息	(5,343)	(5,343)
Net cash generated from operating activities	經營活動所得現金淨額	46,591	54,005
Net cash used in investing activities	投資活動所用現金淨額	(34,216)	(33,380)
Net cash used in financing activities	融資活動所用現金淨額	(7,671)	(15,343)
Net increase in cash and cash equivalents	現金及現金等價物增加淨額	4,704	5,282

25. FINANCIAL ASSETS AT FVTOCI

25. 透過其他全面收益以公平價值列賬的金融資產

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Listed investments, at fair value Equity securities listed in Hong Kong	按公平價值計量的上市投資 於香港上市的股本證券	1,135	1,040
Analysed as: Non-current assets	分析為以下項目: 非流動資產	1,135	1,040

The fair values of listed equity securities traded in active market are based on current closing prices in the Stock Exchange. The fair values of listed equity securities which were suspended of trading in an active market are estimated by using the index return method by an independent professional valuer. Financial assets at FVTOCI are denominated in Hong Kong dollars.

For the year ended 31 December 2020, fair value gain of approximately HK\$95,000 (2019: loss of HK\$590,000) have been recognised in other comprehensive income and accumulated in the investment revaluation reserve (non-recycling).

在活躍市場買賣的上市股本證券的公平價值乃根據聯交所現行收市價釐定。在活躍市場上暫停買賣的上市股本證券的公平價值,由一名獨立專業估值師使用指數回報法估算。透過其他全面收益以公平價值列賬的金融資產以港元列值。

截至二零二零年十二月三十一日止年度,於其他 全面收益中確認公平價值收益約95,000港元(二 零一九年:虧損590,000港元),並於投資重估儲 備內累計(不可劃轉)。

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截至二零二零年十二月三十一日止年度 (以港元列示)

26. INVENTORIES

26. 存貨

		2020	2019
		二零二零年	二零一九年
		HK\$'000	HK\$'000
		千港元	千港元
Finished goods	製成品	187	394

27. TRADE AND OTHER RECEIVABLES

27. 貿易及其他應收款項

		2020	2019
		二零二零年	二零一九年
		HK\$'000	HK\$'000
		千港元	千港元_
Trade receivables	貿易應收賬款	26,384	64,938
Less: loss allowance (note 27(b))	減:虧損撥備(附註27(b))	(4,757)	(1,179)
		21,627	63,759
Prepayments, deposits and other receivables	預付款項、按金及其他應收款項	,	,
(note 27(d))	(附註27(d))	6,047	21,077
Amounts due from brokers	應收經紀款項	2,187	15
Amounts due from non-controlling interests of	應收一間附屬公司非控股權益的款項		
a subsidiary (note 27(e))	(附註27(e))	30	166
Other loan receivable (note 27(f))	其他應收貸款(附註27(f))	-	=-
		29,891	85,017

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27. TRADE AND OTHER RECEIVABLES (continued)

(a) Ageing analysis of trade receivables

According to the credit rating of different customers and service providers, the Group allows credit periods ranged from 0 to 90 days (2019: 0 to 90 days) to its trade customers and service providers. Further details on the Group's credit policy are set out in note 6(c).

The Group seeks to maintain strict control over its outstanding receivables. Overdue balances are reviewed regularly by the directors.

The ageing analysis of trade receivables (net of allowance for impairment loss) based on due date is as follows:

27. 貿易及其他應收款項(續)

(a) 貿易應收賬款的賬齡分析

根據不同客戶及服務供應商的信貸評級,本集團給予其貿易客戶及服務供應商的信貸期介乎0至90日(二零一九年:0至90日)。有關本集團信貸政策的進一步詳情載於附註6(c)。

本集團致力對結欠的應收賬款維持嚴格監管,董事亦會定期複核逾期結餘。

貿易應收賬款 (扣除減值虧損撥備) 根據到期日的賬齡分析如下:

		2020	2019
		二零二零年	二零一九年
		HK\$'000	HK\$'000
		千港元	千港元
Not due	未逾期	9,805	53,353
Less than 1 month past due	逾期少於1個月	857	8,142
1 to 3 months past due	逾期1至3個月	617	1,519
More than 3 months but less than 12 months	逾期超過3個月但少於12個月		
past due		10,326	715
Over 12 months past due	逾期超過12個月	22	30
		11,822	10,406
		21,627	63,759

(b) Impairment of trade receivables

Impairment losses in respect of trade receivables are recorded using an allowance account unless the Group is satisfied that recovery of the amount is remote, in which case the impairment loss is written off against trade receivables directly (see note 4(v)).

At the end of each reporting period, the Group reviews trade receivables for evidence of impairment on both individual and collective basis.

(b) 貿易應收賬款的減值

有關貿易應收賬款的減值虧損乃使用撥備 賬記錄,除非本集團信納收回款項的可能 性不大,在該情況下,減值虧損會直接從 貿易應收賬款中撇銷(見附註4(v))。

於各報告期末,本集團檢討貿易應收賬款 有否個別及共同減值憑證。

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截至二零二零年十二月三十一日止年度 (以港元列示)

27. TRADE AND OTHER RECEIVABLES (continued)

Currency denomination of trade receivables

The carrying amounts of the Group's trade receivables are denominated in the following currencies:

27. 貿易及其他應收款項(續)

貿易應收賬款貨幣單位

本集團貿易應收賬款的賬面值以下列貨幣 列值:

	2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
HK\$ 港元 US\$ 美元 Japanese yen ("JPY") 日圓 (「日圓」 Others 其他	853 20,362 412 - 21,627	7,626 55,057 1,072 4 63,759

Other receivable

Pursuant to the sale and purchase agreement dated 13 June 2016 in relation to the acquisition of AP Group Investment Holdings Limited ("AP Group Investment" together with its subsidiaries, referred to as the ("AP Group"), in the event that the audited consolidated profit after tax of AP Group for the period from 1 January 2016 to 31 December 2017 is less than HK\$16,000,000, the vendor shall, and Universe International Holdings Limited (now known as Universe Entertainment and Culture Group Company Limited) ("Universe") (stock code: 1046) shall procure the vendor to, pay to the Group the adjustment amount according with the formula set out in the sale and purchase agreement ("Profit Guarantee"). The vendor is Fragrant River which is a wholly owned subsidiary of Universe. Further details of the formula were set out in note 43(a) to the consolidated financial statements.

As of 31 December 2020 and 31 December 2019, included in the Group's prepayments, deposits and other receivables was receivable from Fragrant River of HK\$20,400,000 arising from the Profit Guarantee in relation to the adjustments to the consideration for the acquisition of AP Group during the year ended 31 December 2016.

As set out in note 43(a), the Group is taking litigation process against Fragrant River and Universe.

As at 31 December 2020, an accumulated allowance of approximately HK\$17,400,000 (2019: HK\$13,446,000) was provided for estimated irrecoverable receivables.

The Group applies general approach to provide for ECL prescribed by HKFRS 9. The calculation of the loss allowance is set out in note 6(c) to the consolidated financial statements.

其他應收款項 (d)

根據就收購愛拼集團控股有限公司(「愛 拼集團控股」,連同其附屬公司統稱「愛拼 集團」) 訂立日期為二零一六年六月十三 日之買賣協議,倘愛拼集團自二零一六年 一月一日起至二零一七年十二月三十一 日止期間之經審核除稅後綜合溢利少於 16.000.000港元,則賣方應及寰宇國際控 股有限公司(現稱寰宇娛樂文化集團有限 公司)(「寰宇」,股份代號:1046)應促使賣 方按買賣協議所載公式向本集團支付調整 金額(「溢利保證」)。賣方香江為寰宇之全 資附屬公司。有關公式的進一步詳情,載 於綜合財務報表附註43(a)。

截至二零二零年十二月三十一日及二零 一九年十二月三十一日,本集團的預付款 項、按金及其他應收款項已包括截至二零 一六年十二月三十一日止年度與收購愛拼 集團的代價調整相關的溢利保證所產生的 香江應收款項20,400,000港元。

如附註43(a)所載,本集團正在對香江及寰 宇提起法律訴訟。

於二零二零年十二月三十一日,就估計不 可收回應收款項撥備累計約17.400.000港元 (二零一九年:13,446,000港元)。

本集團採用一般方法提供香港財務報告準 則第9號規定的預期信貸虧損。有關虧損撥 備的計算載於綜合財務報表附註6(c)。

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27. TRADE AND OTHER RECEIVABLES (continued)

(e) Amounts due from non-controlling interests of a subsidiary

The amounts due are unsecured, interest free and with no fixed repayment terms.

(f) Other loan receivable

The other loan receivable from Jun Yang Energy is unsecured, interest free and is repayable upon demand subject to the consent of all shareholders of Jun Yang Energy.

The Group applies general approach to provide for ECL prescribed by HKFRS 9. The calculation of the loss allowance is set out in note 6(c) to the consolidated financial statements.

28. FINANCIAL ASSETS AT FVTPL

27. 貿易及其他應收款項(續)

(e) 應收一間附屬公司的非控股權益款項

有關款項為無抵押、免息且無固定還款期 限。

(f) 其他應收貸款

應收君陽能源的其他貸款為無抵押、免息 且應按要求償還,惟獲君陽能源全體股東 同意後方告作實。

本集團採用一般方法提供香港財務報告準則第9號規定的預期信貸虧損。有關虧損撥備的計算載於綜合財務報表附註6(c)。

28. 透過損益以公平價值列賬的金融資產

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Equity securities held for trading, at fair value Listed in Hong Kong Unlisted equity securities	按公平價值計量的持作買賣股本證券 於香港上市	12,310	32,186 350
Offisted equity securities	非工 印放 平 超分	12,310	32,536
Analysed as: Current assets	分析為以下項目: 流動資產	12,310	32,536

The carrying amounts of the above financial assets are mandatorily measured at FVTPL in accordance with HKFRS 9.

根據香港財務報告準則第9號,上述金融資產的 賬面值被強制透過損益以公平價值計量。

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28. FINANCIAL ASSETS AT FVTPL (continued)

The investments represent listed equity securities investments that offer the Group the opportunity for return through dividend income and fair value gains. They have no fixed maturity or coupon rate.

The fair values of listed equity securities traded in an active market are based on market prices at the end of reporting period. The fair values of listed equity securities which are suspended of trading in an active market are estimated by using the index return method by an independent professional valuer.

The fair value of the listed equity securities which are traded in the Stock Exchange but imposed special conditions on shareholders are estimated by adjusted fair value market by an independence valuer. The special conditions ended during the year and the fair values of these securities are based on market prices at end of reporting period.

The fair value of the unlisted equity securities as at 31 December 2019 was determined by reference to the recent transaction price. The Group determines the fair value of the unlisted equity securities as at 31 December 2020 is zero.

Financial assets at FVTPL are denominated in Hong Kong dollars.

There is no concentration of credit risk in respect of the financial assets at FVTPL because these financial assets are kept in well-established securities broker firms in Hong Kong.

29. CONTRACT ASSETS/CONTRACT LIABILITIES

28. 透過損益以公平價值列賬的金融資產 (續)

該等投資指透過股息收入及公平價值收益為本集 團提供回報機會的上市股本證券投資,其並無固 定到期日或票息率。

於活躍市場買賣的上市股本證券的公平價值乃基 於報告期末的市價。於活躍市場暫停買賣的上市 股本證券的公平價值乃由獨立專業估值師使用指 數回報法進行估計。非上市股本證券的公平價值 乃經參考最近期成交價釐定。

於聯交所買賣但對股東施加特別條件的上市股本證券的公平價值由獨立估值師按經調整公平價值市場估算。有關特別條件已於年內終止,而該等證券的公平價值於報告期末根據市價計算。

非上市股本證券於二零一九年十二月三十一日的 公平價值乃經參考最近期成交價釐定,本集團釐 定非上市股本證券於二零二零年十二月三十一日 的公平價值為零。

透過損益以公平價值列賬的金融資產以港元列 值。

透過損益以公平價值列賬的金融資產概無信貸集 中風險,原因是該等金融資產乃存放於香港業務 發展成熟的證券經紀公司。

29. 合約資產/合約負債

Contract assets	合約資產	2020 二零二零年 HK\$'000	2019 二零一九年 HK\$'000
		千港元 —————	千港元
Arising from performance under CMS services, net of loss allowances	履行企業管理解決方案服務 所產生,扣除虧損撥備	-	1,804
Receivables from contracts with customers within the scope of HKFRS 15, which are included in "Trade and other receivables"	香港財務報告準則第15號範疇內的 應收客戶合約款項,其被計入 「貿易及其他應收款項」	21,627	63,759

Amounts relating to contract assets are balances due from customers under contracts for the CMS services that arise when the Group receives payments from customers in line with a series of performance related milestones or payment for the services is not due from the customer until the services are completed and therefore a contact asset is recognised over the period in which the services are performed to represent the entity's right to consideration for the services transferred to date.

與合約資產有關的金額為根據企業管理解決方案 服務合約應收客戶的結餘,乃於本集團根據一系 列與履約相關的重要階段收到客戶付款或於服務 完成後方會就該等服務付款時產生,因此合約資 產於履行服務期間內確認,代表實體就迄今所轉 讓的服務收取代價的權利。

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29. CONTRACT ASSETS/CONTRACT LIABILITIES (continued)

The decrease in contract assets as at 31 December 2020 was mainly due to the disposal of a subsidiary on 31 December 2020.

The amount of revenue recognised during the year from performance obligation satisfied (or partially satisfied) in previous period is HK\$Nil, mainly due to the changes in estimate of the stage of completion of certain CMS services contracts.

No contract assets that is expected to be recovered after more than one year as at 31 December 2020 and 2019.

29. 合約資產/合約負債(續)

合約資產於二零二零年十二月三十一日減少主要因於二零二零年十二月三十一日出售一間附屬公司所致。

年內就過往期間達成(或部分達成)履約責任確認 的收入金額為零港元,主要由於若干企業管理解 決方案服務合約的完成階段估計發生變化。

於二零二零年及二零一九年十二月三十一日,概 無預計於超過一年後收回的合約資產。

		2020	2019
Contract liabilities	合約負債	二零二零年	二零一九年
		HK\$'000	HK\$'000
		千港元	千港元
Billings in advance of performance obligation – I.T. contract services – Sale of goods	履約責任預付款 一資訊科技合約服務 一銷售貨品	(1,732) (225)	(3,188) (300)
		(1,957)	(3,488)

Contract liabilities relating to I.T. contract services are balances due to customers under I.T. contract services. These arise if a particular milestone payment exceeds the revenue recognised to date under the cost-to-cost method. Contract liabilities relating to contract for sale of goods are mainly progress payment made by customers under contracts for B2B Product Trading business.

與資訊科技合約服務相關的合約負債為根據資訊 科技合約服務應付客戶的結餘。倘特定重要工程 階段付款超過迄今為止根據成本比例法確認的收 入,則會出現前述情況。與銷售貨品合約有關的 合約負債主要為客戶根據B2B產品貿易業務作出 的進度付款。

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29. CONTRACT ASSETS/CONTRACT LIABILITIES (continued)

The decrease in contract liabilities as at 31 December 2020 was mainly due to less advance payment from customers in relation to renewal of fixed price contracts.

Movements in contract liabilities:

29. 合約資產/合約負債(續)

合約負債於二零二零年十二月三十一日減少乃主 要因來自客戶就重續固定價格合約的更少預付款 所致。

合約負債變動:

	2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Balance at 1 January	3,488	5,904
period Increase in contract liabilities as a result of billing in 因資訊科技合約服務預付款	(3,017)	(5,664)
advance of I.T. contract services	1,836	2,948
Disposal of a subsidiary (not 39(a)) 出售一間附屬公司 (附註39(a))	(350)	
Balance at 31 December 於十二月三十一日結餘	1,957	3,488

The amount of billings in advance of performance received that is expected to be recognised as income after more than one year is approximately HK\$40,000 (2019: HK\$247,000).

收到的履約預付款金額(預計將於超過一年後確認為收入)約為40,000港元(二零一九年:247,000港元)。

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30. PLEDGED BANK DEPOSITS AND CASH AND CASH EQUIVALENTS

30. 已抵押銀行存款以及現金及現金等價物

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Cash and bank balances Pledged bank deposits	現金及銀行結餘 已抵押銀行存款	118,174 630	80,723 627
		118,804	81,350

Cash at banks earn interest at floating rates based on daily bank deposit rates.

At 31 December 2020, the Group's pledged bank deposits represented deposits of approximately HK\$630,000 (2019: HK\$627,000) which were pledged to banks to secure banking facilities to the extent of HK\$500,000 (2019: HK\$500,000) granted to the Group. The deposits are denominated in US\$. The pledged bank deposits are interest bearing at fixed rate of 0.05% (2019: 0.45%) per annum.

At 31 December 2020, the Group had available undrawn secured and unsecured banking facilities of approximately HK\$242,000 (2019: HK\$362,000) and HK\$Nil (2019: HK\$495,000) respectively.

The pledged bank deposits and cash and cash equivalents of the Group are denominated in the following currencies:

存於銀行的現金按照以銀行每日存款利率為基礎 的浮動利率賺取利息。

於二零二零年十二月三十一日,本集團的已抵押銀行存款指抵押予銀行的存款約為630,000港元(二零一九年:627,000港元),作為本集團獲授高達500,000港元(二零一九年:500,000港元)銀行融資擔保。存款以美元列值。已抵押銀行存款按固定年利率0.05厘(二零一九年:0.45厘)計息。

於二零二零年十二月三十一日,本集團的可動用未提取有抵押及無抵押銀行融資分別約為 242,000港元(二零一九年:362,000港元)及零港元(二零一九年:495,000港元)。

本集團的已抵押銀行存款以及現金及現金等價物 以下列貨幣列值:

		2020	2019
		二零二零年	二零一九年
		HK\$'000	HK\$'000
		千港元	千港元
US\$	美元	96,836	55,825
Renminbi ("RMB")	人民幣(「人民幣」)	8,604	2,166
HK\$	港元	12,588	22,565
Euro	歐元	776	794
		118,804	81,350

As at 31 December 2020, bank balances and pledged bank deposits of the Group denominated in RMB amounted to approximately HK\$8,405,000 (2019: HK\$1,963,000) were kept in banks in the PRC. Conversion of RMB into foreign currencies is subject to the PRC's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations.

於二零二零年十二月三十一日,本集團以人 民幣列值的銀行結餘及已抵押銀行存款約為 8,405,000港元(二零一九年:1,963,000港元)已存 放於中國的銀行。將人民幣兌換成外幣須根據中 國外匯管理條例及結匯、售匯及付匯管理規定進 行。

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31. TRADE AND OTHER PAYABLES

31. 貿易及其他應付款項

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Trade payables Accrued expenses and other payables	貿易應付賬款 應付費用及其他應付款項	3,098 8,576	2,828 14,556
		11,674	17,384

(a) Ageing analysis of trade payables

The ageing analysis of trade payables, based on the date of receipt of goods/services, is as follows:

(a) 貿易應付賬款的賬齡分析

貿易應付賬款根據收取貨品/服務日期的 賬齡分析如下:

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Less than 3 months More than 3 months but less than 12 months More than 12 months	少於3個月 超過3個月但少於12個月 超過12個月	2,582 277 239	2,098 340 390
		3,098	2,828

(b) Currency denomination of trade payables

The carrying amounts of the Group's trade payables are denominated in the following currencies:

(b) 貿易應付賬款的貨幣單位

本集團貿易應付賬款的賬面值按以下貨幣 列值:

	2020	2019
	二零二零年	二零一九年
	HK\$'000	HK\$'000
	千港元	千港元
US\$ 美元	2,858	1,979
HK\$ 港元	205	849
JPY	35	_
	3,098	2,828

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32. LEASE LIABILITIES

32. 租賃負債

		Present value of minimum				
		Minimum lea	se payments	lease pa	ayments	
		最低租	金付款	最低租金付款的現值		
		2020	2019	2020	2019	
		二零二零年	二零一九年	二零二零年	二零一九年	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		千港元	千港元	千港元	千港元	
Within one year —	年內	1,317	2,265	1,214	2,217	
More than one year, but not exceeding two years -	年以上但不超過兩年	645	417	625	413	
More than two years, but not more than 兩句	年以上但不超過五年					
five years		19	34	19	33	
		1,981	2,716	1,858	2,663	
Less: Future finance charges 減	:未來租賃支出	(123)	(53)	-	_	
Present value of lease obligations 租1	賃債務之現值	1,858	2,663	1,858	2,663	
Less: Amount due for settlement within 12 減	:12個月內到期結算款項(於流					
months (shown under current liabilities)	動負債項下列示)			(1,214)	(2,217)	
	·					
Amount due for settlement after 121	個月後到期結算款項					
12 months				644	446	

All lease payables are denominated in Hong Kong dollars.

The weighted average increment borrowing rates applied to lease liabilities of the Group range from 3.36% to 10.11% (2019: from 3.36% to 3.64%).

所有租賃應付款項以港元計值。

本集團租賃負債應用的加權評估增量借款利率介 乎3.36厘至10.11厘 (二零一九年:3.36厘至3.64 厘)。

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33. DEFERRED TAX

(a) Deferred tax liabilities

The following are the deferred tax liabilities recognised by the Group:

33. 遞延稅項

(a) 遞延稅項負債

以下為本集團確認的遞延稅項負債:

		Intangible assets 無形資產 HK\$'000 千港元
At 1 January 2019 Charge to profit or loss (note 14(a))	於二零一九年一月一日 從損益扣除 (附註14(a))	11,835 1,691
At 31 December 2019 and 1 January 2020 Charge to profit or loss (note 14(a))	於二零一九年十二月三十一日及 二零二零年一月一日 從損益扣除(附註14(a))	13,526 1,442
At 31 December 2020	於二零二零年十二月三十一日	14,968

(b) Deferred tax assets

At the end of the reporting period the Group has unused tax losses of approximately HK\$281,625,000 (2019: HK\$272,336,000) available for offset against future profits. No deferred tax assets in respect of tax losses carried forward has been recognised due to the unpredictability of the future profit streams. Included in unrecognised tax losses are losses of approximately RMB507,000 (equivalent to HK\$605,000) (2019: RMB632,000 (equivalent to HK\$732,000)) that will expire in 2024 (2019: 2024). Other tax losses may be carried forward indefinitely.

(b) 遞延稅項資產

於報告期末,本集團有未動用稅項虧損約281,625,000港元(二零一九年:272,336,000港元),可供抵銷未來溢利。由於本集團未能預計日後的溢利來源,故並無就結轉稅項虧損確認任何遞延稅項資產。未確認稅項虧損包括將於二零二四年(二零一九年:二零二四年)到期的約人民幣507,000元(相當於605,000港元)(二零一九年:人民幣632,000元(相當於732,000港元))的虧損。其他稅項虧損可無限期結轉。

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34. SHARE CAPITAL

34. 股本

		Nominal value per share 每股面值 HK\$ 港元	Number of shares 股份數目 '000 千股	Amount 金額 HK\$'000 千港元
Authorised:	法定:			
Ordinary shares	普通股			
At 1 January 2019,	於二零一九年一月一日、			
31 December 2019,	二零一九年十二月			
1 January 2020 and	三十一日、二零二零年			
31 December 2020	一月一日及二零二零年			
	十二月三十一日	0.01	80,000,000	800,000
Issued and fully paid:	已發行及繳足:			
Ordinary shares	普通股			
At 1 January 2019,	於二零一九年一月一日、			
31 December 2019,	二零一九年十二月			
1 January 2020 and	三十一日、二零二零年			
31 December 2020	一月一日及二零二零年			
	十二月三十一日	0.01	444,448	4,444

The holders 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 shares rank equally with regard to the Company's residual assets.

普通股持有人有權收取不時宣派的股息,並有權 於本公司大會上按每股一票投票表決。所有普通 股在本公司剩餘資產方面均享有同等權益。

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截至二零二零年十二月三十一日止年度 (以港元列示)

34. SHARE CAPITAL (continued)

The Group's primarily objectives when managing capital are to safeguard the Group's ability to continue as a going concern, so that it can continue to provide returns for the shareholders, by pricing products and services commensurately with the level of risk and by securing access to finance at a reasonable cost.

The Group actively and regularly reviews and manages its capital structure to maintain a balance between higher shareholder returns that might be possible with higher levels of borrowings and the advantages and security afforded by a sound capital position, and makes judgement as to the capital structure in light of changes in economic conditions.

The Group and the Company monitor its capital structure on the basis of a debt-to-equity ratio. For this purpose, adjusted net debts is defined as total debts (which includes trade and other payables and amount due to a subsidiary, which is applicable). Equity comprises share capital and reserves.

During 2020, the Group's strategy was to maintain a debt-to-equity ratio at not more than 45% (2019: 45%). In order to maintain or adjust the ratio, the Group may adjust the amount of dividends paid to shareholders, issue new shares, return capital to shareholders, raise new debt financing or sell assets to reduce debts.

34. 股本(續)

本集團管理資本主要旨在保障本集團的持續經營 能力,透過與風險水平對等的產品及服務定價以 及按合理成本取得融資,從而能夠繼續為股東帶 來回報。

本集團積極及定期檢討及管理其資本架構,以維持較高借款水平可能帶來較高權益股東回報與取得充裕資金狀況所帶來的裨益及保障之間的平衡,並就經濟環境的轉變對資本架構作出判斷。

本集團及本公司按負債對權益比率為基準監察其 資本結構。就此,經調整債務淨額界定為債務總額(包括貿易及其他應付款項及應付一間附屬公司款項(如適用))。權益包括股本及儲備。

於二零二零年,本集團採取的策略為維持負債對權益比率不超過45%(二零一九年:45%)的水平。為保持或調整該比率,本集團可調整向股東派付的股息金額、發行新股份、向股東發還資本、籌措新債務融資或出售資產以減債。

			The Group 本集團		ompany 公司
		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 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
Debts	債務	42,853	50,794	62,193	62,212
Equity	權益	230,587	269,852	62,527	157,222
Debt-to-equity ratio	負債對權益比率	19%	19%	99%	40%

Neither the Company nor any of its subsidiaries are subject to externally imposed capital requirements.

The only externally imposed capital requirement is that for the Group to maintain its listing on the GEM of the Stock Exchange it has to have a public float of at least 25% of the shares. The Group receives a report from the share registrars weekly on substantial share interests showing the non-public float and it demonstrates continuing compliance with the 25% limit throughout the year. As at 31 December 2020, approximately 25% (2019: 25%) of the shares were in public hands.

本公司及其附屬公司並無受外界施加的資本規定 所規限。

唯一外部資金規定為本集團須具備至少25%公眾持股量以維持其於聯交所GEM的上市地位。本集團每週接獲股份過戶登記處就主要股份權益所發出顯示非公眾持股量的報告,反映於年內一直遵守有關25%限額規定。於二零二零年十二月三十一日,約25%(二零一九年:25%)股份由公眾人士持有。

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截至二零二零年十二月三十一日止年度 (以港元列示)

35. STATEMENT OF FINANCIAL POSITION AND RESERVE MOVEMENT OF THE COMPANY

35. 本公司財務狀況表及儲備變動

(a) Statement of financial position of the Company

(a) 本公司財務狀況表

		Note 附註	2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Non-current assets Property, plant and equipment Investments in subsidiaries	非流動資產 物業、廠房及設備 於附屬公司的投資		11 234	32 234
			245	266
Current assets Prepayments and deposits Amounts due from subsidiaries Cash and cash equivalents	流動資產 預付款項及按金 應收附屬公司款項 現金及現金等價物		259 111,584 12,632	250 204,404 14,514
			124,475	219,168
Current liabilities Accrued expenses and other payables Amounts due to subsidiaries	流動負債 應付費用及其他應付款 項 應付附屬公司款項		2,611 59,582	2,589 59,623
			62,193	62,212
Net current assets	流動資產淨值		62,282	156,956
Total assets less current liabilities	資產總值減流動負債		62,527	157,222
NET ASSETS	資產淨值		62,527	157,222
Capital and reserves Share capital Reserves	資本及儲備 股本 儲備	35(b)	4,444 58,083	4,444 152,778
TOTAL EQUITY	總權益		62,527	157,222

Approved by the Board of Directors on 19 March 2021 and are signed on its behalf by:

經董事會於二零二一零年三月十九日日批 准並由以下董事代表簽署:

Wong Jing Shong 黃靖淳 Director 董事 Lau Siu Chong 劉兆昌 Director 董事

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截至二零二零年十二月三十一日止年度 (以港元列示)

35. STATEMENT OF FINANCIAL POSITION AND RESERVE MOVEMENT OF THE COMPANY (continued)

(b) Reserve movements of the Company

35. 本公司財務狀況表及儲備變動(續)

(b) 本公司儲備變動

		Share premium 股份溢價 HK\$'000 千港元	Contributed surplus 實繳盈餘 HK\$'000 千港元	Accumulated losses 累計虧損 HK\$'000 千港元	Total 總計 HK\$'000 千港元
At 1 January 2019 Loss and total comprehensive income for the year	於二零一九年一月一日 本年度虧損及全面收益總額	517,181	988,713	(1,272,901)	232,993 (80,215)
At 31 December 2019 and 1 January 2020 Loss and total comprehensive income for the year	一 於二零一九年十二月三十一日 及二零二零年一月一日 本年度虧損及全面收益總額	517,181	988,713	(1,353,116)	152,778
At 31 December 2020		517,181	988,713	(1,447,811)	58,083

36. RESERVES

(a) Group

The amounts of the Group's reserves and movements therein are presented in the consolidated statement of profit or loss and other comprehensive income and consolidated statement of changes in equity.

(b) Nature and purpose of reserves

(i) Share premium

Under the Companies Act 1981 of Bermuda, the funds in the share premium account of the Company may be distributed in the form of fully paid bonus shares.

(ii) Contributed surplus

The contributed surplus of the Group represents the difference between the nominal value of share capital of the subsidiaries acquired pursuant to the reorganisation scheme (the "Group Reorganisation") to rationalise the structure of the Group in preparation for the public listing of the Company's shares on the Stock Exchange set out in the Company's prospectus dated 18 December 2001, over the nominal value of the shares of the Company issued in exchange thereof.

36. 儲備

(a) 本集團

本集團儲備及其變動金額於綜合損益及其 他全面收益表與綜合權益變動表呈列。

(b) 儲備的性質及目的

(i) 股份溢價

根據百慕達一九八一年公司法,本 公司股份溢價賬可以繳足紅股方式 分派。

(ii) 實繳盈餘

本集團的實繳盈餘指根據本公司日期為二零零一年十二月十八日的招股章程所載,為籌備本公司股份於聯交所上市而精簡本集團架構的重組計劃(「集團重組」)所收購附屬公司的股本面值超逾本公司為交換而發行的股份面值的差額。

綜合財務報表附註

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截至二零二零年十二月三十一日止年度 (以港元列示)

36. RESERVES (continued)

(b) Nature and purpose of reserves (continued)

(ii) Contributed surplus (continued)

The contributed surplus of the Company represents the excess of the fair value of the subsidiaries acquired pursuant to the Group Reorganisation over the nominal value of the shares of the Company issued in exchange thereof.

Under the Companies Act 1981 of Bermuda, contributed surplus account is available for distribution to shareholders. However, the Company cannot declare or pay a dividend, or make a distribution out of contributed surplus if:

- the Company is, or would after the payment be, unable to pay its liabilities as they become due; or
- the realisable value of the Company's assets would thereby be less than the aggregate of its liabilities and its issued share capital and share premium account.

(iii) Investment revaluation reserve

The investment revaluation reserve comprises the cumulative net change in the fair value of financial assets at FVTOCI held at the end of the reporting period and is dealt with in accordance with the accounting policy in note 4(l).

(iv) Exchange reserve

The exchange reserve of the Group comprises all foreign exchange differences arising from the translation of the financial statements of foreign operations. The reserve is dealt with in accordance with the accounting policy set out in note 4(d).

37. SHARE-BASED PAYMENTS

The purpose of the share option scheme is to enable the Company to grant options to either directors or employees of the Group in order to recognise and motivate their contribution, to provide incentives and to help the Group in retaining its existing employees and recruiting additional employees by providing them with a direct economic interest in attaining the long term business objectives of the Group. The share option scheme was approved by the shareholders in an annual general meeting on 13 June 2017 and adopted on 15 June 2017.

36. 儲備(續)

(b) 儲備的性質及目的(續)

(ii) 實繳盈餘(續)

本公司的實繳盈餘指根據集團重組 所收購附屬公司的公平價值超逾本 公司為交換而發行的股份面值的差 額。

根據百慕達一九八一年公司法,實 繳盈餘賬可供分派予股東。然而,倘 發生以下情況,則本公司不得宣派 或派付股息,或自實繳盈餘中作出 分派:

- 本公司現時或在派付後將無 法償還其到期負債;或
- 本公司資產的可變現價值在 派付後將會少於其負債及其 已發行股本以及股份溢價賬 的總和。

(iii) 投資重估儲備

投資重估儲備包括於報告期末持有的透過其他全面收益以公平價值列 賬的金融資產的累計公平價值變動 淨額,並根據附註4(I)所載會計政策 處理。

(iv) 匯兌儲備

本集團的匯兌儲備包括折算境外經營業務財務報表產生的所有外匯差額。該儲備根據附註4(d)所載會計政策處理。

37. 以股份為基礎的支付

購股權計劃的目的為使本公司向本集團董事或僱員授予購股權,以肯定及激勵彼等之貢獻、提供獎勵以及幫助本集團挽留其現有僱員及招聘更多僱員,為彼等於實現本集團的長期業務目標時提供直接經濟利益。購股權計劃於二零一七年六月十三日的股東週年大會獲股東批准及於二零一七年六月十五日獲採納。

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37. SHARE-BASED PAYMENTS (continued)

The Company by ordinary resolution in general meeting may at any time terminate the operation of the share option scheme and in such event no further options will be offered but in all other respects the provisions of the share option scheme shall remain in force to the extent necessary to give effect to the exercise of any options granted prior to such termination

No option was granted under the share option scheme up to date of approval of this report.

38. DEFINED CONTRIBUTION RETIREMENT PLANS

The Group operates a Mandatory Provident Fund Scheme (the "MPF Scheme") under the Mandatory Provident Fund Schemes Ordinance (Chapter 485 of the Laws of Hong Kong) for employees employed under the jurisdiction of the Hong Kong Employment Ordinance. The MPF Scheme is a defined contribution retirement scheme administered by independent trustees. Under the MPF Scheme, the employer and its employees are each required to make contributions to the scheme at 5% of the employees' relevant income, subject to a cap of monthly relevant income of HK\$30,000. Contributions to the scheme vest immediately.

The employees of the Group's subsidiary established in the PRC are members of a central pension scheme operated by the local municipal government. This subsidiary is required to contribute certain percentage of the employees' basic salaries and wages to the central pension scheme to fund the retirement benefits. The local municipal government undertakes to assume the retirement benefits obligations of all existing and future retired employees of this subsidiary. The only obligation of this subsidiary with respect to the central pension scheme is to meet the required contributions under the scheme.

37. 以股份為基礎的支付(續)

本公司可隨時於股東大會以普通決議案終止運作 購股權計劃,於該情況下,概不會提呈其他購股 權,惟於所有其他方面,購股權計劃條文繼續有 效,直至於有關終止前授予的任何購股權的行使 生效為止。

直至本報告批准之日,概無根據購股權計劃授出 購股權。

38. 界定供款退休計劃

本集團根據香港法例第485章強制性公積金計劃條例,為受香港僱傭條例管轄的僱員,設有強制性公積金計劃(「強積金計劃」)。強積金計劃乃一項由獨立信託人管理的界定供款退休計劃。根據強積金計劃,僱主及其僱員各須就計劃按僱員有關收入的5%供款,惟每月有關收入的上限為30,000港元。就該計劃所作供款即時歸屬。

本集團於中國成立的附屬公司的僱員為地方市政府管理的中央養老金計劃成員。該附屬公司須按僱員基本薪金及工資的若干百分比向中央養老金計劃供款作為退休福利基金。地方市政府承諾將承擔該附屬公司所有現有及未來退休僱員的退休福利責任。該附屬公司就中央養老金計劃的唯一責任是根據計劃作出所需供款。

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39. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

(a) Disposals of a subsidiary

Disposal of entire interest in e-Perfect IT

On 31 December 2020, the Group disposed of its 100% equity interest in e-Perfect IT ("Disposal of e-Perfect IT"), a wholly owned subsidiary of the Group, to an existing director of e-Perfect IT for a cash consideration of HK\$1.

The Disposal of e-Perfect IT fell under the definition of "connected transactions" under Chapter 20 of the GEM Listing Rules but was de minimis in nature and therefore was exempt from the reporting, annual review, announcement and independent shareholders' approval requirements under Chapter 20 of the GEM Listing Rules.

Net liabilities of e-Perfect IT at the date of disposal were as follows:

39. 綜合現金流量表附註

(a) 出售一間附屬公司

出售於普暉科技之全部權益

於二零二零年十二月三十一日,本集團以 現金代價1港元向普暉科技之一名現任董 事出售其於普暉科技之全部權益(「普暉科 技出售事項」),該公司為本集團之全資附 屬公司。

普暉科技出售事項符合GEM上市規則第20章項下之「關連交易」之定義,惟屬最低豁免性質,因此獲豁免遵守GEM上市規則第20章項下之申報、年度審閱、公告及獨立股東批准規定。

普暉科技於出售日期之負債淨額如下:

HK¢'000

物类、陈巨及识供(附针20)	4
	I _
, , , , , , , , , , , , , , , , , , , ,	_
	712
	1,382
	97
	(2,051)
合約負債	(350)
已出生色信淫蛨	(209)
0.000 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10.00 10	(209)
出售附屬公司之收益	
代價	-#
已出售負債淨額	(209)
出售之收益*	209
出售產生之現金流出淨額:	
已出售現金及現金等價物	(97)
已收現金代價	-#
	(97)
	已出售負債淨額 出售附屬公司之收益 代價 已出售負債淨額 出售之收益* 出售產生之現金流出淨額: 已出售現金及現金等價物

^{*} The gain on disposal is included in "other gains and losses".

[#] Represents amount less than HK\$1,000.

^{*} 出售之收益計入「其他收益及虧損」。

[#] 指少於1,000港元之金額。

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39. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (continued)

(b) Reconciliation of liabilities arising from financing activities

The table below details changes in the Group's liabilities arising from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are those for which cash flows were, or future cash flows will be, classified in the Group's consolidated statement of cash flows as cash flows from financing activities.

39. 綜合現金流量表附註(續)

(b) 融資活動所產生負債之對賬

下表詳述本集團融資活動產生之負債變動 (包括現金及非現金變動)。融資活動產生 之負債為現金流量已或未來現金流量將於 本集團綜合現金流量表分類為融資活動所 得現金流量之負債。

			1 January 2020	Addition	Cash	ı flows	Interest continued and a second continued and	31 December 2020 二零二零年
			二零二零年 一月一日 HK\$'000 千港元	添置 HK\$'000 千港元	Hk	金流量 (\$'000 千港元	利息開支 HK\$'000 千港元	十二月 三十一日 HK\$'000 千港元
Lease liabilities (note 32)	租賃負債(附註32)		2,663	1,483	-	(2,386)	98	1,858
			2,663	1,483		(2,386)	98	1,858
		1 January 2019	Impact on initial application of HKFRS 16	Restated balance at 1 January 2019	Addition	Cash flows	Interest expenses	31 December 2019
		二零一九年	首次 應用香港 財務報告 準則第16號	於 二零一九年 一月一日之				二零一九年 十二月
		一月一日 HK\$'000 千港元	之影響 HK\$'000 千港元	經重列結餘 HK\$'000 千港元	添置 HK\$'000 千港元	現金流量 HK\$'000 千港元	利息開支 HK\$'000 千港元	三十一日 HK\$'000 千港元
Lease liabilities (note 32)	租賃負債(附註32)	-	3,018	3,018	1,658	(2,116)	103	2,663
	_	-	3,018	3,018	1,658	(2,116)	103	2,663

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39. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (continued)

39. 綜合現金流量表附註(續)

(c) Total cash outflow for leases

(c) 租賃之現金流出總額

Amounts included in the consolidated statement of cash flow for leases comprise the following:

計入綜合現金流量表有關租賃之金額包括下列各項:

		2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元
Within operating cash flows Within financing cash flows	經營現金流量內 融資現金流量內	319 2,288	652 2,013
Lease rental paid	已付租金	2,607	2,665

(d) Major non-cash transactions

(d) 主要非現金交易

- (i) During the year, the Group entered into new lease agreement for the use of office premise for 2 years. On the lease commencement, the Group recognised approximately HK\$1,483,000 (2019: HK\$1,658,000) of right-of-use assets and HK\$1,483,000 (2019: HK\$1,658,000) of lease liabilities.
- (i) 本年內,本集團就使用辦公物業兩年訂立新租賃協議。於租賃開始時,本集團確認使用權資產約1,483,000港元(二零一九年:1,658,000港元)及租賃負債1,483,000港元(二零一九年:1,658,000港元)。
- (ii) During the year ended 31 December 2019, the Group deemed disposal of its investment in an associate which resulted in a loss of approximately HK\$2,129,000 and classified the fair value of its retained interest of HK\$350,000 to financial assets at FVTPL (note 28).
- (ii) 截至二零一九年十二月三十一日 止年度,本集團視作出售其於一 間聯營公司之投資,導致虧損約 2,129,000港元並將其保留權益之公 平價值350,000港元分類至透過損益 以公平價值列賬的金融資產(附註 28)。

40. COMMITMENTS

40. 承擔

Capital commitments at the end of the reporting period are as follows:

於報告期末的資本承擔如下:

		2020 二零二零年 HK\$'000	2019 二零一九年 HK\$'000
			千港元
Contracted but not provided for:	已訂約但未撥備:		
- development costs for intangible assets	一無形資產的開發成本	38,477	35,887

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41. OPERATING LEASE ARRANGEMENTS

The Group regularly entered into short-term leases for office premises. As at 31 December 2020, the portfolio of short-term leases is similar to the portfolio of short-term leases to which the short-term lease expense disclosed in note 21.

As at 31 December 2020, the outstanding lease commitments relating to these office premises is approximately HK\$46,000 (2019: HK\$294,000).

42. CONTINGENT LIABILITIES

Other than the outcome of litigations as disclosed in note 43, as at 31 December 2020, the Group did not have any significant contingent liabilities (2019: Nil).

43. LITIGATIONS

(a) AP Acquisition Litigation

References are made to the announcements of the Company dated 13 June 2016, 23 June 2016 and 1 July 2016 in relation to, among other matters, the acquisition of 51% equity interest in AP Group Investment ("Acquisition") and the announcements of the Company dated 12 June 2018, 26 June 2018 and 16 July 2018 in relation to the adjustment to consideration for the Acquisition.

On 13 June 2016, Lucky Famous, a wholly-owned subsidiary of the Company, entered into a sale and purchase agreement ("SP Agreement") with Fragrant River ("Vendor") and Universe ("Guarantor"), pursuant to which the Group conditionally agreed to acquire, and the Vendor conditionally agreed to sell 51% equity interest of AP Group Investment, at the consideration of HK\$20,400,000, subject to downward adjustments as described below, which shall be settled by way of allotment and issued of 40,800,000 new ordinary shares of the Company, credited as fully paid, at the issue price of HK\$0.50 per share to the Vendor (or its nominee), on the date of completion. The AP Group was principally engaged in the provision of self-improvement and self-enhancement training programmes in Hong Kong. Completion of the Acquisition took place on 1 July 2016.

41. 經營租賃安排

本集團定期訂立辦公室物業短期租賃。於二零二零年十二月三十一日,短期租賃組合與附註21所披露短期租賃開支的短期租賃組合類似。

於二零二零年十二月三十一日,與該等辦公室物業有關的未償還租賃承擔約為46,000港元(二零一九年:294,000港元)。

42. 或然負債

除附註43披露之訴訟結果外,於二零二零年十二 月三十一日,本集團並無任何重大或然負債(二零一九年:無)。

43. 訴訟

(a) 愛拼收購訴訟

茲提述本公司日期為二零一六年六月十三日、二零一六年六月二十三日及二零一六年七月一日的公告,內容有關(其中包括)收購愛拼集團控股51%股權(「收購事項」)及本公司日期為二零一八年六月十二日、二零一八年六月二十六日及二零一八年七月十六日之公告,內容有關就收購事項調整代價。

於二零一六年六月十三日,本公司全資附屬公司Lucky Famous與香江(「賣方」)及寰宇(「擔保人」)訂立一份買賣協議(「買賣協議」),據此,本集團有條件同意收購而賣方有條件同意出售愛拼集團控股的51%股權,代價為20,400,000港元(可按下文所述進行下調),將通過於完成日期按每股0.50港元之發行價,向賣方(或其代名人)配發及發行40,800,000股入賬列作繳足之本公司新普通股之方式結算。愛拼集團主要於香港從事提供有關自我提升及自我增值的培訓計劃。此收購事項於二零一六年七月一日完成。

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43. LITIGATIONS (continued)

(a) AP Acquisition Litigation (continued)

In accordance with the terms and conditions of the SP Agreement, in the event that the audited consolidated profit after tax of AP Group Investment attributable to its owners from 1 January 2016 to 31 December 2017 ("FY 2016 & 2017") (which will only include income or gain generated by activities in the ordinary and usual course of business of the AP Group) ("FY 2016 & 2017 Net Profit") is less than HK\$16,000,000, the Vendor shall, and the Guarantor shall procure the Vendor to, pay to the Lucky Famous (or to its order) an adjustment amount ("Adjustment Amount") in cash within 14 days after the audited consolidated financial statements of AP Group Investment for FY2016 & 2017 ("FY2016 & 2017 Audited Accounts") are available. The Adjustment Amount shall be determined in accordance with the formula set out below:

 $A = HK$20,400,000 - (NP/2) \times 5 \times 51\%$

Where:

"A" means the amount of the Adjustment Amount in HK\$; and

"NP" means the FY2016 & 2017 Net Profit. Where the FY2016 & 2017 Net Profit is a negative figure, "NP" shall be deemed to be zero.

The FY2016 & 2017 Net Profit shall be based on the FY2016 & 2017 Audited Accounts which shall be prepared in accordance with the Hong Kong Financial Reporting Standards and audited, adjusted for any non-recurring items.

Based on the FY2016 & 2017 Audited Accounts, the AP Group recorded a net loss of HK\$189,799. In accordance with the SP Agreement, the FY2016 & 2017 Net Profit of the AP Group shall be deemed to be zero. Accordingly, the Group had requested the Vendor and the Guarantor to pay the Adjustment Amount of HK\$20,400,000 on or before 26 June 2018 according to the terms and conditions of the SP Agreement. On 22 June 2018, the Group received a letter from the legal adviser acting for the Vendor and the Guarantor that they will defend the purported claim of the Group for the payment of the Adjustment Amount alleged by the Group.

43. 訴訟(續)

(a) 愛拼收購訴訟(續)

根據買賣協議的條款及條件,倘於二零一六年一月一日至二零一七年十二月三十一日(「二零一六財年及二零一七財年」) 愛拼集團控股擁有人應佔其經審的 綜合除稅後溢利(將僅包括於愛拼集團正常及日常業務過程中的活動所產生的收益)(「二零一六財年及二零一七財年及二零一七財年及二零一七財年及二零一七財年及二零一七財年及二零一七財年及二零一七財年及二零一七財年經審核綜合財務報表(「二零一六財年及二零一七財年經審核綜合財務報表(「二零一六財年及二零一七財年經審核賬目」) 刊發後十四日內以現金向Lucky Famous (或根據其指令) 支付調整金額(「調整金額」)。調整金額應按以下所載公式釐定:

A = 20,400,000港元 - (NP/2) x 5 x 51%

其中:

「A」指以港元計值之調整金額之數值;及

「NP」指二零一六財年及二零一七財年純利。倘二零一六財年及二零一七財年純利 為負值,則「NP」應被視作零。

二零一六財年及二零一七財年純利應根據 二零一六財年及二零一七財年經審核賬目 釐定,而該等賬目應根據香港財務報告準 則編製及審核,並就任何非經常性項目調 較。

基於二零一六財年及二零一七財年經審核 賬目,愛拼集團錄得淨虧損189,799港元。 根據買賣協議,愛拼集團二零一六財年及 二零一七財年純利將視作零。據此,本集 團已要求賣方及擔保人於二零一八年六月 二十六日或之前按照買賣協議的條款及條 件支付調整金額20,400,000港元。於二零 一八年六月二十二日,本集團接獲代表賣 方及擔保人的法律顧問函件,表示彼等將 就本集團指稱支付調整金額的宣稱索賠作 出抗辯。

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43. LITIGATIONS (continued)

(a) AP Acquisition Litigation (continued)

Up to 26 June 2018, i.e. the last date on which the Vendor and the Guarantor shall pay the Adjustment Amount after the FY2016 & 2017 Audited Accounts were made available to them, the Group had not received any payment of the Adjustment Amount from any of the Vendor and the Guarantor.

The board (the "Board") considered that the Vendor and the Guarantor have potentially breached their contractual obligations by failing to repay the Group the Adjustment Amount in accordance with the terms and conditions of the SP Agreement. In order to safeguard the legitimate rights and interests of the Group, after seeking legal advice, the Group has commenced legal proceeding ("AP Acquisition Litigation") against the Vendor as the 1st defendant and the Guarantor as the 2nd defendant. A writ of summons with an indorsement of claim were filed by Lucky Famous as plaintiff at the Court of First Instance of the High Court of Hong Kong on 16 July 2018. Based on the writ, the Group claimed against the Vendor and the Guarantor for (a) the Adjustment Amount of HK\$20,400,000; (b) interests; (c) costs; and (d) further and/or other reliefs.

An amended writ of summons with an indorsement of claim were filed at the Court of First Instance of the High Court of Hong Kong on 26 September 2019. Based on the amended writ, the Group claimed against the Vendor and the Guarantor for (a) the Adjustment Amount of HK\$20,400,000; (b) interests; (c) costs; and (d) further and/or other relief, and also against Mr. Chan Sze Long ("Chan") and Ms. Lim Wah Elsa ("Lim") for (e) damages in the sum of HK\$20,400,000; (f) interests; (g) costs; and (h) further and/or other relief (collectively, the "Legal Action"). The Board considered that Chan and Lim, who are the former directors of AP Group Investment until their respective resignations on 18 July 2018, have potentially breached their duties and obligations in contract and tort by failing to, amongst other things, prepare audited consolidated financial statements of AP Group Investment for the year ended 31 December 2015, provide the auditors of AP Group Investment with the written information that they requested to support their audit, and keep and/or preserve adequate accounting records in respect of the transactions entered into by AP Group Investment, its financial position and its financial performance.

43. 訴訟(續)

(a) 愛拼收購訴訟(續)

截至二零一八年六月二十六日(即賣方及 擔保人於二零一六財年及二零一七財年經 審核賬目發出後支付調整金額的最後日 期),本集團並未收到任何賣方及擔保人支 付的調整金額。

董事會(「董事會」)認為,根據買賣協議的條款及條件,賣方及擔保人因未能向本集團償還調整金額而可能違反彼等合約法律意見後,本集團已向賣方(作為第一被告人)及擔保人(作為第二被告人)開展法律訴訟(「愛拼收購訴訟」)。於二零一八年七月十六日,Lucky Famous(作為原告人)於香港高等法院原訴法庭發出一份傳訊令狀及一份申索背書。根據令狀,本集團就(a)調整金額20,400,000港元;(b)利息;(c)訟費;及(d)進一步及/或其他濟助向賣方及擔保人提出索償。

於二零一九年九月二十六日,本集團於香 港高等法院原訴法庭遞交一份經修訂傳訊 令狀及一份申索背書。根據經修訂令狀, 本集團就(a)調整金額20,400,000港元;(b)利 息;(c)訟費;及(d)進一步及/或其他濟助向 賣方及擔保人提出索償,亦就(e)損害合共 20,400,000港元;(f)利息;(g)訟費;及(h)進 一步及/或其他濟助向陳思朗先生(「陳」) 及林樺女士(「林」)提出索償(統稱「法律 訴訟」)。董事會認為,陳及林(各自於二零 一八年七月十八日辭任前擔任愛拼集團控 股前任董事) 可能因以下事項而違反合約 中彼等之職責及責任及違反侵權法,其中 包括未編製愛拼集團控股截至二零一五年 十二月三十一日止年度之經審核綜合財務 報表、未向愛拼集團控股核數師提供彼等 要求以支持彼等審核之書面資料以及未保 存及/或存置有關愛拼集團控股所訂立交 易、其財務狀況及其財務表現的充足會計 記錄。

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43. LITIGATIONS (continued)

(a) AP Acquisition Litigation (continued)

On 1 February 2021, Lucky Famous, the Vendor, the Guarantor, Chan, Lim, Very Easy Limited ("Very Easy"), a company wholly owned by Chan, and City Link Consultancy Limited ("City Link"), a company wholly owned by Lim, without admission of any liability in relation to the Legal Action, had amicably resolved and entered into a settlement agreement ("Settlement Agreement") in relation to the final and full settlement of the Disputes (as defined below). In accordance with the Settlement Agreement, the parties agreed that (i) the disputes in the Legal Action; and (ii) any other claims and complaint that the parties to the Settlement Agreement may have against each other arising out of or in connection with SP Agreement in respect of the sale and purchase of 510 shares of AP Group Investment entered into by and among the Vendor, Very Easy, City Link, Chan and Lim in 2015 and the SP Agreement (collectively, the "Disputes") shall be settled in full.

In accordance with the terms of the Settlement Agreement, (i) the Vendor and the Guarantor shall pay to the Group a sum of HK\$1,500,000 at the time of signing of the Settlement Agreement in full and final settlement of the Disputes; (ii) Chan shall pay to the Group a sum of HK\$2,700,000 in full and final settlement of the Disputes, by paying (a) a sum of HK\$1,300,000 at the time of signing of the Settlement Agreement; (b) a sum of HK\$23,500 per month for 59 months starting from 1 March 2021 up to 1 January 2026; and (c) a final sum of HK\$13,500 on or before 1 February 2026; (iii) Lim shall pay to the Group a sum of HK\$1,800,000 in full and final settlement of the Disputes, by paying (a) a sum of HK\$200,000 at the time of signing of the Settlement Agreement; (b) a sum of HK\$26,500 per month for 59 months starting from 1 March 2021 up to 1 January 2026; and (c) a final sum of HK\$36,500 on or before 1 February 2026; and (iv) within 7 days of the date of the Settlement Agreement, Lucky Famous or its legal representatives shall file at the Court of First Instance of the High Court of Hong Kong a consent summons for discontinuing the Legal Action with no order as to costs. The Group shall be entitled as of right to take immediate legal action, including commencing bankruptcy proceedings without further notice if Chan and/or Lim fail(s) to make full and timely payment of any of the instalment(s) under (ii) and (iii) above.

On 16 February 2021, the High Court of Hong Kong granted an order by consent that, amongst others, Lucky Famous would have leave to discontinue the Legal Action against the Vendor, the Guarantor, Chan and Lim.

Details of the AP Acquisition Litigation are set out in the Company's announcements dated 12 June 2018, 26 June 2018, 16 July 2018, 1 February 2021 and 2 February 2021.

43. 訴訟(續)

(a) 愛拼收購訴訟(續)

於二零二一年二月一日,Lucky Famous 賣方、擔保人、陳、林、Very Easy Limited (「VeryEasy」)(一間由陳全資擁有的公司) 及City Link Consultancy Limited (「City Link」) (一間由林全資擁有的公司)在並無接納 任何有關法律訴訟責任的情況下已友好議 決並就最終及全面解決爭議(定義見下文) 訂立和解協議(「和解協議」)。根據和解協 議,各訂約方已同意(I)法律訴訟中的爭議; 及(II)和解協議各訂約方可能因或就賣方、 Very Easy、City Link、陳及林於二零一五年 就買賣愛拼集團控股510股股份而訂立的 買賣協議及該買賣協議而對彼此提出的任 何其他申索及申訴(統稱「爭議」)應獲全數 解決。

根據和解協議的條款,(i)賣方及擔保人 須於簽署和解協議時向本集團悉數支付 1,500,000港元以全面及最終解決爭議;(ii) 陳須向本集團悉數支付2,700,000港元,具 體為(a)於簽署和解協議時支付1,300,000 港元;(b)自二零二一年三月一日起至二零 二六年一月一日止59個月每月支付23,500 港元;及(c)於二零二六年二月一日或之前 支付最後一筆款項13,500港元,以全面及 最終解決爭議;(iii)林須向本集團悉數支付 1,800,000港元,具體為(a)於簽署和解協議 時支付200,000港元;(b)自二零二一年三月 一日起至二零二六年一月一日止59個月每 月支付26,500港元;及(c)於二零二六年二 月一日或之前支付最後一筆款項36,500港 元,以全面及最終解決爭議;及(iv)和解協 議日期後7日內, Lucky Famous或其法定 代表須向香港高等法院原訟法庭遞交一份 終止法律訴訟之同意傳票,當中並無訟費 令。倘陳及/或林未能根據上述第(ii)及第(iii) 項及時全額支付任何分期付款,則本集團 有權立即採取法律行動(包括展開破產程 序) 而毋須另行通知。

香港高等法院於二零二一年二月十六日頒佈一項命令(其中包括),Lucky Famous將獲准終止對賣方、擔保人、陳及林之法律訴訟。

愛拼收購訴訟之詳情載於本公司日期為 二零一八年六月十二日、二零一八年六月 二十六日、二零一八年七月十六日、二零 二一年二月一日及二零二一年二月二日之 公告內。

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43. LITIGATIONS (continued)

(b) AP Management Litigation

On 26 July 2018, the Company as the 1st plaintiff and AP Group Investment as the 2nd plaintiff, issued a writ of summons in the High Court of Hong Kong against Chan as the 1st defendant and Lim as the 2nd defendant (collectively refer to as the "Defendants") for the matters as detailed below ("AP Management Litigation"). Chan and Lim are former directors of AP Group Investment until their respective resignations on 18 July 2018. Chan and/or his controlled company, and the controlled company of Lim, are also former directors of the other members of the AP Group at all material times.

The Company is a majority shareholder holding 51% interest in AP Group Investment through its wholly-owned subsidiary, Lucky Famous. As a result of the 51% shareholding in AP Group Investment, all members of the AP Group are subsidiaries of the Company and their financial results have been consolidated into the Group's consolidated financial statements prior to the deconsolidation of the AP Group becoming effective on 1 April 2018. The AP Group was principally engaged in the provision of self-improvement and self-enhancement training programs in Hong Kong at all material times.

At all material times and during the tenure of office of the Defendants as directors of AP Group Investment, in reliance of the experience and expertise of the Defendants in running the AP Group, it was agreed by the parties that the Defendants were wholly responsible for the efficient and proper management and operation of the AP Group, including but not limited to, the efficient daily operations of the AP Group, keeping proper books and records of the AP Group at all times for inspection by the Group and the provision of weekly cash and bank balance reports, annual budget and monthly financial reports of AP Group Investment, including that of all the subsidiaries of the other members of the AP Group to the Company within 15 days after each month's end. After the resignations of the Defendants as directors of AP Group Investment on 18 July 2018 and up to the date of this report, the Defendants failed to deliver up all the accounting books and financial records of, and all businesses records in connection with, the running of the AP Group, including but not limited to records in relation to the students' records, instructors' records and information on potential litigations, for the period of seven years immediately prior to the date of their resignations as director of AP Group Investment on 18 July 2018 ("Full Business Records") to the Group.

43. 訴訟(續)

(b) 愛拼管理人員訴訟

於二零一八年七月二十六日,本公司(作為第一原告人)與愛拼集團控股(作為第二原告人)入稟香港高等法院,向陳(作為第一被告人)及林(作為第二被告人)(統稱「被告人」)就以下詳述之事項發出傳訊令狀(「愛拼管理人員訴訟」)。陳及林為愛拼集團控股的前任董事,直至彼等各自於二零一八年七月十八日辭任。陳及/或其受控公司以及林之受控公司,在所有關鍵時間亦為愛拼集團其他成員公司之前任董事。

本公司為透過其全資附屬公司Lucky Famous持有愛拼集團控股51%股權之主要股東。由於持有愛拼集團控股51%股權,愛拼集團所有成員公司均為本公司的附屬公司及彼等之財務業績已於愛拼集團取消綜合入賬於二零一八年四月一日生效前於本集團之綜合財務報表綜合入賬。愛拼集團在所有關鍵時間主要從事在香港提供自我增值及自我提升培訓計劃。

在所有關鍵時間及被告人作為愛拼集團控 股董事的任期內,依據被告人營運愛拼集 團的經驗及專業知識,訂約方同意由被告 人全權負責愛拼集團有效及妥善之管理及 營運,包括但不限於愛拼集團之有效日常 營運,無論何時均保存愛拼集團適當之賬 簿及記錄以供本集團查閱,提供每週現金 及銀行結餘報告、年度預算及於各月結日 後15天內向本公司提供愛拼集團控股(包 括愛拼集團其他成員公司的所有附屬公 司) 之月度財務報告。於二零一八年七月 十八日被告人辭任愛拼集團控股董事後直 至本報告日期,被告人未能向本集團提供 緊接二零一八年七月十八日被告人辭任愛 拼集團控股董事前七年期間所有與愛拼集 團營運有關之會計賬簿、財務記錄及所有 業務記錄,包括但不限於有關學生記錄、 講師記錄及潛在訴訟資料之記錄(「完整商 業記錄」)。

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43. LITIGATIONS (continued)

(b) AP Management Litigation (continued)

In order to safeguard the legitimate rights and interests of the Group, after seeking legal advice, the Group has commenced legal proceeding against the Defendants. The Group claimed against the Defendants for the reliefs, including but not limited to, delivering up of the Full Business Records, accounting for the assets of the AP Group for the period from 1 April 2018 to 18 July 2018 that were in the power, possession or control of the Defendants and damages to be assessed.

On 1 February 2021, Lucky Famous, the Vendor, the Guarantor, Chan, Lim, Very Easy, a company wholly owned by Chan and City Link, a company wholly owned by Lim, without admission of any liability in relation to the Legal Action, had amicably resolved and entered into a Settlement Agreement in relation to the final and full settlement of the Disputes. Details of the Settlement Agreement refer to note 43(a) to the consolidated financial statements.

Details of the AP Management Litigation are set out in the Company's announcement dated 27 July 2018, 1 February 2021 and 2 February 2021.

(c) Perfect Growth Litigation

On 3 July 2018, Perfect Growth, a wholly-owned subsidiary of the Company, received an amended writ of summons ("Amended Writ") with an amended statement of claim ("Amended Statement of Claim") issued in the Court of First Instance of the High Court of Hong Kong by Convoy Global Holdings Limited ("1st Plaintiff"), Convoy Collateral Limited ("2nd Plaintiff") and CSL Securities Limited ("3rd Plaintiff") (1st Plaintiff, 2nd Plaintiff and 3rd Plaintiff collectively referred to as the "Plaintiffs") against, among other defendants, Perfect Growth as the 34th defendant ("Perfect Growth Litigation"). Perfect Growth was joined as one of the defendants by way of the Amended Writ.

Pursuant to the Amended Statement of Claim attached to the Amended Writ, Perfect Growth was named as one of the Alleged Independent Placees (being placees of the placing of shares of the 1st Plaintiff carried out in around October 2015 ("October 2015 Placing")) and was allotted with some shares of the 1st Plaintiff pursuant to the October 2015 Placing.

43. 訴訟(續)

(b) 愛拼管理人員訴訟(續)

為保障本集團的合法權益,經尋求法律意見後本集團已向被告人展開法律訴訟。本集團內被告人提出濟助索償,包括但不限於遞交完整商業記錄、屬被告人權力、管有或控制之愛拼集團於二零一八年四月一日至二零一八年七月十八日期間的資產核算以及待評估之損害賠償。

於二零二一年二月一日,Lucky Famous、 賣方、擔保人、陳、林、Very Easy (一間由陳 全資擁有的公司) 及City Link (一間由林全 資擁有的公司) 在並無接納任何有關法律 訴訟責任的情況下已友好議決並就最終及 全面解決爭議訂立和解協議。有關和解協 議之詳情請參閱綜合財務報表附註43(a)。

愛拼管理人員訴訟之詳情載於本公司日期 為二零一八年七月二十七日、二零二一年 二月一日及二零二一年二月二日之公告 內。

(c) 肇堅訴訟

於二零一八年七月三日,本公司之全資附屬公司肇堅接獲由康宏環球控股有限公司(「第一原告人」)、康宏財務有限公司(「第三原告人」)(第一原告人、第二原告人及第三原告人」(第一原告人、第二原告人及第三原告人統稱為「該等原告人」)入稟香港高等法院原訟法庭向包括肇堅(為第34名被告人)在內的被告人發出之經修訂傳訊令狀(「經修訂申索陳述書」)(「肇堅訴訟」)。肇堅因經修訂令狀而被加入成為其中一名被告人。

根據經修訂令狀隨附之經修訂申索陳述書,肇堅被列為聲稱獨立承配人之一(即第一原告人於二零一五年十月前後進行之股份配售(「二零一五年十月配售」)之承配人),並曾根據二零一五年十月配售獲配發第一原告人之若干股份。

綜合財務報表附註

For the year ended 31 December 2020 (Expressed in Hong Kong dollars)

截至二零二零年十二月三十一日止年度 (以港元列示)

43. LITIGATIONS (continued)

(c) Perfect Growth Litigation (continued)

In the Perfect Growth Litigation, the reliefs claimed by the Plaintiffs against Perfect Growth are as follows:

- (i) the 1st Plaintiff seeks a declaration and an order as against, among others, Perfect Growth, that the allotment of the 1st Plaintiff's shares to, among others, Perfect Growth pursuant to the October 2015 Placing is null and void, or has been rescinded and be set aside;
- (ii) the 1st Plaintiff seeks an account of profits and an order for payment of any sums found to be due, equitable compensation to be assessed and/or damages to be assessed for dishonest assistance, unlawful means conspiracy and/or lawful means conspiracy as against, among others, Perfect Growth, in relation to, among other matters, the October 2015 Placing and the allotment of the 1st Plaintiff's shares pursuant to the same; and
- (iii) the Plaintiffs seek as against, among others, Perfect Growth (a) general or special damages; (b) interests; (c) costs; (d) further and/or other reliefs.

On 22 November 2018, Perfect Growth filed its defence to the Amended Statement of Claim.

On 3 December 2019, the Plaintiffs filed its reply to Perfect Growth's defence. The Plaintiffs have not, however, filed its reply to each of the other defendants' defence and as such the pleadings of the Perfect Growth Litigation have not been closed vet.

As at 31 December 2020, the carrying values of the shares of the 1st Plaintiff held by the Group were approximately HK\$1,135,000 (2019: HK\$1,040,000) and HK\$800 (2019: HK\$800) included in financial assets at FVTOCI and financial assets at FVTPL respectively.

Details of the Perfect Growth Litigation are set out in the Company's announcement dated 5 July 2018.

43. 訴訟(續)

(c) 肇堅訴訟(續)

該等原告人於肇堅訴訟針對肇堅而申索的 濟助如下:

- 第一原告人尋求針對(其中包括)肇 堅宣佈及頒令,使第一原告人根據 二零一五年十月配售獲配發第一原 告人之向(其中包括)肇堅配發之不 當配發股份應告無效及不再具有效 力,或予以撤回及撤銷;
- (ii) 第一原告人尋求,就(其中包括)二零一五年十月配售及第一原告人據此配發不當配發股份而針對(其中包括)肇堅作出頒令,要求交出利潤及支付被發現到期的款項、因不誠實協助、非法及/或合法手段串謀而將予評定之衡平補償及/或將予評定之損害賠償;及
- (iii) 該等原告人尋求,針對(其中包括)肇 堅申索(a)一般或特定損害賠償;(b)利 息;(c)訟費;(d)進一步及/或其他濟 助。

於二零一八年十一月二十二日, 肇堅對經 修訂申索陳述書提出抗辯。

於二零一九年十二月三日,原告人對肇堅 之抗辯提出答辯。然而,原告並無對其他 被告人各自的抗辯狀進行答辯,因此肇堅 訴訟之狀書階段尚未結束。

於二零二零年十二月三十一日,本集團持有的第一原告人股份的賬面值約為1,135,000港元(二零一九年:1,040,000港元)及800港元(二零一九年:800港元),分別計入透過其他全面收益以公平價值列賬的金融資產及透過損益以公平價值列賬的金融資產。

肇堅訴訟之詳情載於本公司日期為二零 一八年七月五日之公告。

綜合財務報表附註

For the year ended 31 December 2020 (Expressed in Hong Kong dollars)

截至二零二零年十二月三十一日止年度 (以港元列示)

44. MATERIAL RELATED PARTY TRANSACTIONS

In addition to those related party transactions and balances disclosed elsewhere in the consolidated financial statements, the Group had the following transactions with its related parties during the year.

(a) Transactions with key management personnel

All key management personnel are directors of the Company and their remuneration are disclosed in note 16.

45. EVENTS AFTER THE REPORTING PERIOD

The outbreak of the COVID-19 pandemic is impacting global economic markets. The Directors continue to monitor the situation closely and have considered the impact of COVID-19 on the Group's business and financial performance. However, the situation is continually evolving and the consequences are therefore inevitably uncertain.

44. 重大關聯方交易

除綜合財務報表其他部分披露之關聯方交易及 結餘外,本集團於本年度與其關聯方進行以下交 易。

(a) 與主要管理人員的交易

所有主要管理人員均為本公司董事,彼等的薪酬於附註16披露。

45. 報告期後事項

COVID-19疫情正影響全球經濟市場。董事持續密切留意有關情況並已考慮COVID-19對本集團業務及財務表現的影響。然而,由於情況仍在持續發展,有關結果尚不確定。

FIVE YEARS FINANCIAL INFORMATION

五年財務概要

The following is a summary of the published results and of the assets and liabilities of the Group for the five years ended 31 December 2016, 2017, 2018, 2019 and 2020.

RESULTS

以下為本集團截至二零一六年、二零一七年、二零一八年、二零一九年及二零二零年十二月三十一日止五個年度的已刊發業績以及資產及負債概要。

業績

		Year ended 31 December 截至十二月三十一日止年度				
		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	2017 二零一七年 HK\$'000 千港元	2016 二零一六年 HK\$'000 千港元
Continuing operations Revenue	持續經營業務 收入	231,404	369,839	133,230	186,967	193,534
(Loss)/profit from operations Finance costs Share of profit/(loss) of an associate	經營(虧損)/溢利 融資成本 應佔一間聯營公司溢利/	(28,442) (98)	(58,570) (103)	(215,584) –	(485,228) (13,720)	91,532 (22,562)
Share of loss of a joint venture	(虧損) 應佔一間合營企業虧損	-	887	(21,704) (1,174)	(15,644) (2,932)	(5,550) (5)
(Loss)/profit before tax Income tax (expenses)/credit	除稅前(虧損)/溢利 所得稅(開支)/抵免	(28,540) (3,870)	(57,786) (3,894)	(238,462) (5,830)	(517,524) 14,443	63,415 (29,576)
(Loss)/profit after tax from continuing operations Profit after tax from discontinued operations	來自持續經營業務除稅後 (虧損)/溢利 來自已終止經營業務 除稅後溢利	(32,410)	(61,680) –	(244,292) 25	(503,081) 3,871	33,839 1,155
(Loss)/profit for the year	本年度(虧損)/溢利	(32,410)	(61,680)	(244,267)	(499,210)	34,994
(Loss)/profit attributable to - Owners of the Company - Non-controlling interests	以下人士應佔(虧損)/ 溢利 一本公司擁有人 一非控股權益	(39,286) 6,876	(67,200) 5,520	(251,411) 7,144	(512,327) 13,117	17,092 17,902
Januaring microsco	/()T:1% E mr	(32,410)	(61,680)	(244,267)	(499,210)	34,994

230,587

ASSETS AND LIABILITIES

資產及負債

269,852

2020	2019	2018	2017	2016				
二零二零年	二零一九年	二零一八年	二零一七年	二零一六年				
HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000				
千港元	千港元	千港元	千港元	千港元				
326,665	370,896	433,035	705,680	1,469,512				
(57,821)	(64,320)	(53,723)	(56,847)	(387,062)				
(38,257)	(36,724)	(36,547)	(37,470)	(34,915)				

342,765

611,363

1,047,535

As at 31 December

Total equity attributable to owners of the Company

Total assets

Total liabilities

Non-controlling interests

本公司擁有人應佔 總權益

資產總值 負債總額

非控股權益