

WONG'S KONG KING INTERNATIONAL (HOLDINGS) LIMITED

(Incorporated in Bermuda with limited liability)

(Stock Code: 0532)



ANNUAL REPORT 2019

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CORPORATE INFORMATION

公司資料

Executive Directors

Senta Wong (Chairman) Edward Ying-Chun Tsui (Group President and Chief Executive Officer) Byron Shu-Chan Ho (Chief Financial Officer) Bengie Man-Hang Kwong Vinci Wong Victor Jui Shum Chang

Non-Executive Directors Hamed Hassan El-Abd

Hsu Hung Chieh

Independent Non-Executive Directors

Philip Wan-Chung Tse Leung Kam Fong Yip Wai Chun Arnold Hin Lin Tse Andrew Yiu Wing Lam

Company Secretary Cheng Ying

Auditor PricewaterhouseCoopers

Solicitors

J.S. Gale & Co. Stephenson Harwood

Bankers

The Hongkong and Shanghai Banking Corporation Limited Standard Chartered Bank (Hong Kong) Limited Bank of China (Hong Kong) Limited Hang Seng Bank Limited DBS Bank (Hong Kong) Limited

Share Registrars Principal Registrar MUFG Fund Services (Bermuda) Limited Hong Kong Registrar Tricor Standard Limited

Registered Office Clarendon House 2 Church Street Hamilton, HM11 Bermuda

Principal Office 17/F, Harbourside HQ No.8 Lam Chak Street Kowloon Bay Hong Kong

執行董事

王忠桐(*主席*) 徐應春(集團董事長兼行政總裁) 何樹燦(財務總裁) 鄭敏恆 王賢誌 張瑞燊

非執行董事

Hamed Hassan El-Abd 許宏傑

獨立非執行董事

謝宏中 梁錦芳 葉維晉 謝顯年 林耀榮

公司秘書 鄭瑛

核數師 羅兵咸永道會計師事務所

律師 莊驥律師事務所 羅夏信律師事務所

來往銀行 香港上海滙豐銀行有限公司 渣打銀行(香港)有限公司 中國銀行(香港)有限公司 恒生銀行有限公司 星展銀行(香港)有限公司

股票登記處 *主要登記處* MUFG Fund Services (Bermuda) Limited **香港登記處** 卓佳標準有限公司

註冊辦事處 Clarendon House 2 Church Street Hamilton, HM11 Bermuda

主要辦事處

香港 九龍灣 臨澤街8號 啟匯17樓

CHAIRMAN'S STATEMENT

主席報告書

BUSINESS REVIEW

The Group's turnover for the year 2019 was HK\$5.3 billion, reflecting a slight decrease of less than 1% compared to 2018. The Group's profit attributable to shareholders was HK\$64.4 million for 2019 as compared to HK\$82 million for 2018.

Trading and Distribution Division (WKK Distribution)

The turnover of the Group's Industrial Products Trading and Distribution Division for the year 2019 was HK\$1.9 billion, reflecting a decrease of approximately 11% compared to last year. The Division's operating profit was HK\$32.4 million, representing a reduction of approximately 69% compared to last year. Although the trading of printed circuit board related products contributed the largest part of the Division's profit, it suffered a reduction of approximately 22% in operating profits compared to last year. Whilst a subsidiary in Taiwan recorded an increase of approximately 32% in operating profits compared to last year, operations in Singapore and Thailand experienced a reduction in operating profits compared to last year. The operations in the PRC suffered operating losses due to a significant drop in demand for industrial products distributed by the Group as a result of the ongoing US-China trade war.

OEM Manufacturing Division (WKK Technology)

The turnover of the Group's OEM Manufacturing Division increased by approximately 7% to HK\$3.3 billion compared to last year mainly due to the Division's continuing efforts to approach new customers. The Division's operating profits increased to HK\$80 million from HK\$31 million for last year largely due to an improvement in product mix towards higher margin products.

業務回顧

本集團於二零一九年之營業額為港幣五十三億 元,較二零一八年輕微減少不足1%。本 集團於二零一九年錄得股東應佔溢利港幣 六千四百四十萬元,而二零一八年則錄得港 幣八千二百萬元。

貿易及分銷部(王氏港建經銷)

本集團之工業產品貿易及分銷部於二零一九 年之營業額為港幣十九億元,較去年減少約 11%。該部門之經營溢利為港幣三千二百四十 萬元,較去年減少約69%。儘管印刷電路板 相關產品之貿易為該部門溢利帶來最大之貢 獻,惟其經營溢利較去年減少約22%。雖然於 台灣之一間附屬公司錄得較去年增長約32% 之經營溢利,惟新加坡及泰國之業務則錄得 較去年減少之經營溢利。由於中美貿易戰持 續令對本集團所經銷之工業產品之需求顯著 下跌,中國業務錄得經營虧損。

原產品製造部(王氏港建科技)

本集團之原產品製造部之營業額較去年增長約7%至港幣三十三億元,主要由於該部門持續致力尋找新客戶所致。該部門之經營溢利由去年港幣三千一百萬元增加至港幣八千萬元,主要由於改善產品組合轉向較高利潤之產品所致。

CHAIRMAN'S STATEMENT

主席報告書

FINANCE

As at 31 December 2019, the Group had committed bank and other financing facilities totaling HK\$2,473 million, of which HK\$799 million was drawn down. As at 31 December 2019, the Group's consolidated net borrowings amounted to HK\$203 million and its total equity amounted to HK\$1,665 million, resulting in a net gearing ratio of 12.2%.

Most of the Group's sales were conducted in the same currencies as the corresponding purchase transactions. Foreign exchange contracts were used to hedge exposures where necessary.

HUMAN RESOURCES

As at 31 December 2019, the Group had a total of 5,269 employees, of whom 237 were based in Hong Kong, 4,698 in the PRC and 334 overseas. The remuneration packages of the Group's employees are mainly based on their performance and experience, taking into accounts current industry practices. Provident fund scheme, medical allowance and in-house and external training programs are available to employees. Share options and discretionary bonus may be provided to employees according to the performance of the individual and the Group. The remuneration policy and packages of the Group's employees are regularly reviewed.

ENVIRONMENTAL MANAGEMENT

The Group is committed to making contributions in various areas of sustainable development, including environment protection. The Group has established a green council to lead and organize various environmental protection activities and programs.

The Group has set up various systems, including a sewage treatment plant, solar panels for warming water supplies for workers, LED and solar energy lighting systems, computerized filing systems to limit paper usage, selective flux and soldering systems, an ISO14001 certified environmental management system since 2002, an IECQ QC080000 hazardous substance process management system, as well as an ISO50001 energy management system for the monitoring and improvement of greenhouse gas emissions and energy consumption.

財務

於二零一九年十二月三十一日,本集團 已獲取銀行及其他財務融資合共港幣 二十四億七千三百萬元,已動用其中港幣 七億九千九百萬元。本集團於二零一九年十二 月三十一日之綜合借貸淨額為港幣二億零三百 萬元,其股權總額則為港幣十六億六千五百 萬元,因此淨資本負債比率為12.2%。

本集團大部份銷售以相應購買交易所用之貨 幣單位進行,並已訂立外匯合約以在需要時 對沖匯率波動。

人力資源

於二零一九年十二月三十一日,本集團共有 5,269名僱員,其中237名駐香港、4,698名駐 中國及334名駐海外工作。本集團主要根據僱 員之工作表現及經驗,以及考慮現行行業慣 例釐定僱員薪酬待遇。除為僱員提供公積金 計劃、醫療津貼、內部及外部培訓課程外, 亦可能會根據僱員之個別表現及本集團之整 體表現向僱員授出購股權及給予酌情花紅。 本集團會定期檢討僱員之薪酬政策及待遇。

環境管理

本集團致力於不同範疇之可持續發展作出貢 獻,包括保護環境。本集團已成立綠色委員 會,以領導及舉辦各類環保活動及計劃。

本集團已設立多個系統,包括污水處理廠、 為工人供應暖水之太陽能電池板、LED及太 陽能照明系統、可減少用紙之電腦化文件系 統、選擇性焊劑及焊錫系統、自二零零二年已 取得之ISO14001認證之環境管理體系、IECQ QC080000有害物質過程管理體系,以及監測 及改善溫室氣體排放及能源消耗之ISO50001 能源管理系統。

主席報告書

The Group applies environmentally friendly designs and packaging and complies with green procurement policies. Moreover, the supply chain and the entire product life-cycle are in keeping with a clean and green manufacturing policy, thus producing consistently high-quality green products from start to finish. The Group constantly instils an awareness of environmental protection in its employees, the main internal stakeholders, thereby setting a good example to external stakeholders.

The Group's success in the field of environmental protection has earned recognition from the Government, industry, customers and suppliers.

SOCIAL RESPONSIBILITY

Corporate social responsibility is one of the core management philosophies in the Group. The Group actively engages in social activities, helping and nurturing those in need. The Group's staff have formed a volunteer team who contribute their free time in the service of society by visiting and organizing activities at centers for elderly people. The Group has made donations to various charities, and also provides scholarships to eligible students who otherwise cannot afford to further their studies at university.

As a result, the Group has been awarded the "10 Years Plus Caring Company" logo by the Hong Kong Council of Social Service.

In addition, we have repeatedly formed visiting groups for students of secondary schools and universities to tour our PRC factory to enhance their knowledge of green production facilities. 本集團採用環保設計及包裝,並遵守綠色採 購政策。此外,供應鏈及整個產品壽命週期 均符合清潔及綠色製造政策,從而生產始終 如一的高品質綠色產品。本集團不斷向其僱 員(主要之內部持份者)灌輸環保意識,藉以 為外部持份者樹立良好榜樣。

本集團在環保方面的成就已獲得政府、業界、 客戶及供應商之肯定。

社會責任

履行企業社會責任是本集團的核心經營理念 之一。本集團積極參與社會活動,幫助及培 育有需要的人。本集團之員工已成立義工團 隊,貢獻他們之空餘時間服務社會,到訪老 人中心舉辦活動。本集團曾向多個慈善團體 捐款,並提供獎學金予無法負擔升讀大學之 合資格學生。

因此,本集團已榮獲香港社會服務聯會頒贈 10年Plus「商界展關懷」標誌。

此外,我們多次為中學及大學學生組團參觀 我們的中國廠房,以增進他們對綠色生產設 施之知識。

LEGAL AND REGULATORY COMPLIANCE

The Group complies with all relevant laws and regulations that have a significant impact on the operations of the Groups.

PROSPECTS

In view of the worldwide outbreak of the coronavirus pandemic, the Group is encountering the toughest business environment ever. Although a series of precautionary and control measures for lowering operating costs are being undertaken to counteract the impact, it is expected that both the Group's Industrial Products Trading and Distribution Division and the OEM Manufacturing Division will no longer remain profitable for the coming year due to a significant drop in demand for the industrial products distributed by the Group and a reduction in manufacturing orders. The widespread closure of borders to control the spread of the coronavirus has resulted in many customers of the OEM Manufacturing Division being unable to visit the Group's facilities to develop orders for new projects. At the same time, the social distancing and other measures are expected to impact economic activity and thus to reduce demand for products traded or manufactured by the Group.

On behalf of the Board, I wish to thank all employees for their loyalty, dedication and hard work throughout the year.

By Order of the Board

Senta Wong Chairman

Hong Kong, 26 March 2020

遵行法律及规例

本集團已遵守所有對本集團營運有重大影響之相關法律及規例。

展望

鑒於冠狀病毒全球大爆發,本集團現正面對 從未遇過的嚴峻營商環境。儘管已採取一系 列預防及控制措施以降低經營成本來抵消影 響,惟由於對本集團所經銷之工業產品之需 求顯著下跌及製造訂單減少,預期本集團之工 業產品貿易及分銷部及原產品製造部於來年 將不再維持盈利。因控制冠狀病毒擴散而大 規模關閉邊境導致原產品製造部之許多客戶 無法到訪本集團之廠房就新項目建立訂單。 同時,預期減少社交接觸及其他措施將會對 經濟活動造成影響,繼而減低對本集團所經 銷或製造之產品之需求。

本人謹代表董事會對全體僱員於年內之忠誠、 貢獻與努力致以衷心謝意。

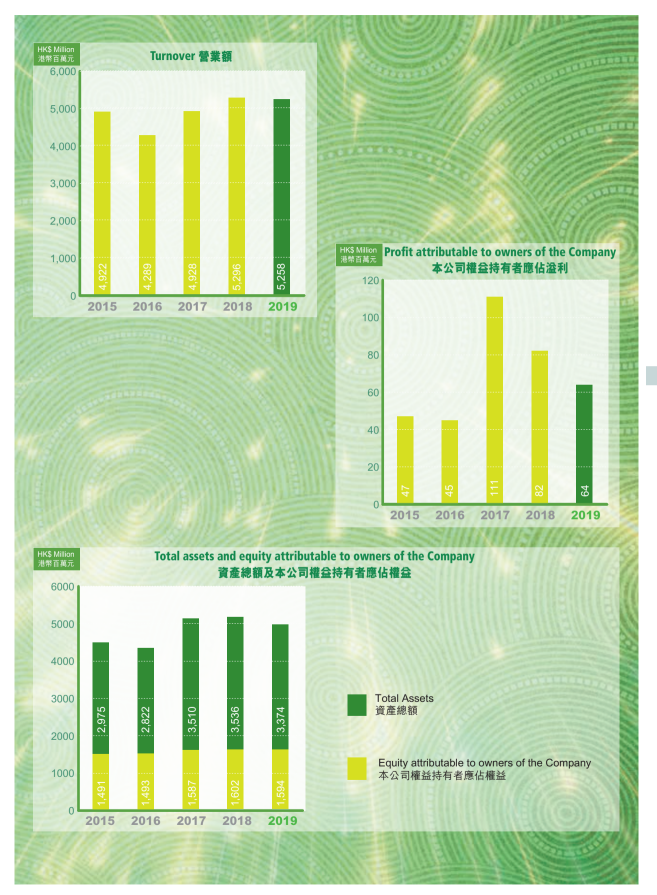
承董事會命

王忠桐 *主席*

香港,二零二零年三月二十六日

	Notes		2019 二零一九年 %	2018 二零一八年 %	Changes 變動 % point
	附註		百分率	百分率	百分點
Operating results 營運業績					
Employee benefit expenses to revenue (%) 僱員福利開支對收益百分比			13.3	12.8	+0.5
Other operating expenses to revenue (%) 其他營運開支對收益百分比			4.6	5.5	-0.9
Operating profit (%) 營運利潤率			2.3	2.6	-0.3
Net profit (%) 淨利潤率			1.3	1.7	-0.4
Return on equity (%) 權益回報率	1		4.1	5.3	-1.2
Financial health 財務健康狀況					
Net debts to total equity (%) 淨借貸對總權益百分比	2		12.2	33.3	-21.1
Borrowings to total equity (%) 貸款對總權益百分比	3		41.6	52.4	-10.8
			2019 二零一九年	2018 二零一八年	Changes 變動
Financial ratio 財務比率					
Current ratio (Times) 流動比率(倍)	4		1.7	1.6	+0.1
Per share data 每股數據					
Earnings per share (Hong Kong cents per share) 每股盈利 (每股港仙)			8.83	11.23	-21.4%
Notes:		附註:			
1. Return on equity (%) = net profit/total equity		1.	權益回報率=消	爭利潤/總權益	
 Net debts to total equity (%) = (total borrowings - total ca cash equivalent - short-term bank deposits)/total equity 	sh and			益百分比=(總貸 額-短期銀行存	
3. Borrowings to total equity (%) = total borrowings/total equity	<i>,</i>	3.	貸款對總權益	百分比=總貸款/	/總權益
4. Current ratio = current assets/current liabilities	4	4.	流動比率=流動	协資產/流動負付	責

五年財務概要



		•	ar ended 31 二月三十一		
	2015	2016	2017	2018	2019
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
RESULTS 業績					
Turnover 營業額	4,921,570	4,289,354	4,928,306	5,296,411	5,258,296
Profit attributable to owners of the Company					
本公司權益持有者應佔溢利	47,037	45,164	111,471	82,106	64,383
		Α	t 31 Decemb	ber	
		於一	十二月三十一	一日	
	2015	2016	2017	2018	2019
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
ASSETS AND LIABILITIES 資產及負債					
Total assets 資產總額	2,975,084	2,822,331	3,510,472	3,535,908	3,374,282
Total liabilities 負債總額	(1,393,408)	(1,237,915)	(1,831,078)	(1,863,743)	(1,709,645)
Non-controlling interest 非控制性權益	(90,678)	(91,281)	(92,270)	(69,888)	(70,426)
Equity attributable to					
owners of the Company					
本公司權益持有者應佔權益	1,490,998	1,493,135	1,587,124	1,602,277	1,594,211

EXECUTIVE DIRECTORS

Wong, Senta, aged 77, began his career in the electronics industry in 1964. Mr. Wong is a founder of the Group in 1975 and it has been de-merged from Wong's International Holdings Limited (the "WIH Group") in 1989. He has been a director and Chairman and Chief Executive Officer of the Company since March 1990 and a director in a number of subsidiaries of the Group. Mr. Wong has stepped down from his position as the Chief Executive Officer of the Company with effect from 1 March 2015. He was an independent non-executive Director, Chairman of each of the Remuneration Committee and Nomination Committee, and a member of the Audit Committee of Hang Fat Ginseng Holdings Company Limited (stock code: 911), a company whose issued shares are listed on the Main Board of the Stock Exchange of Hong Kong Limited (the "Stock Exchange") (resigned on 17 May 2016). Mr. Wong is the father of Mr. Wong, Vinci, an Executive Director of the Company and the father-in-law of Mr. Chang Jui Shum, Victor, an Executive Director of the Company.

Tsui Ying-Chun, Edward, aged 73, obtained a Bachelor of Arts degree from the University of Hong Kong and joined the WIH Group in 1982 as general manager in charge of corporate administration. In 1985, Mr. Tsui became the general manager and, in 1987, a director of Wong's Kong King Holdings Limited. Mr. Tsui had extensive experience in broadcasting, trading and manufacturing before joining the WIH Group. He has been a director of the Company since March 1990 and a director in a number of subsidiaries of the Group. Mr. Tsui has been appointed as the Chief Executive Officer of the Company with effect from 1 March 2015.

Ho Shu-Chan, Byron, aged 75, graduated from the Chinese University of Hong Kong with a Bachelor of Commerce degree. Mr. Ho had more than 18 years of extensive working experience with the Inchcape group of companies as financial controller and general manager prior to joining the WIH Group in January 1989. He is the Chairman of Taiwan Kong King Co., Limited ("TKK"), a subsidiary of the Company listed in Taiwan. He has been a director of the Company since March 1990 and a director in a number of subsidiaries of the Group.

執行董事

王忠桐,現年77歲,彼於一九六四年開始投 身電子業。王先生於一九七五年創辦本集團, 並於一九八九年將本集團從王氏國際集團有限 公司(「王氏國際集團」)中分拆。彼自一九九 零年三月出任本公司董事及主席兼行政總裁 以及本公司集團多家附屬公司的董事。王先 生已辭任本公司行政總裁一職,自二零一五 年三月一日起生效。彼曾為恒發洋參控股有 限公司(股份代號:911)之獨立非執行董事、 薪酬委員會及提名委員會主席以及審核委員 會成員,該公司之股份在香港聯合交易所有 限公司(「聯交所」)上市(已於二零一六年五月 十七日辭任)。王先生為本公司執行董事王賢 誌先生之父親及本公司執行董事張瑞燊先生 之岳父。

徐應春,現年73歲,彼獲香港大學文學士學 位,於一九八二年加入王氏國際集團,出任 總經理之職,負責公司行政工作。徐先生自 一九八五年出任王氏港建集團有限公司之總 經理,並於一九八七年任董事之職。徐先生 在加入王氏國際集團之前曾從事廣播、貿易 及製造業,經驗豐富。彼自一九九零年三月 出任本公司董事以及本公司集團多家附屬公 司的董事。徐先生已獲委任為本公司之行政 總裁,自二零一五年三月一日起生效。

何樹燦,現年75歲,畢業於香港中文大學, 取得商學學士學位。何先生於一九八九年一 月加入王氏國際集團之前,任職英之傑集團 逾十八年,曾任財務總監及總經理之職,經 驗豐富。彼為台灣港建股份有限公司(「台灣 港建」)之主席,此為一間本公司台灣上市之 附屬公司。彼自一九九零年三月出任本公司 董事以及本公司集團多家附屬公司的董事。

Kwong Man-Hang, Bengie, J.P. (Aust.), aged 72, is an Executive Program Graduate of the Graduate School of Business, Stanford University, also a graduate of the Senior Executive Program on Negotiation (PON) at Harvard Law School, Harvard University. He earned his Doctorate in Business Administration at the University of Liverpool Management School UK. He was formerly the chief executive of Hong Kong Quality Assurance Agency (Hong Kong Government subvented organization) - an independent third party ISO 9000/14000 Quality and Environmental Management System Certification Body. He has many years senior management experience and has an impressive track record in the field of computer and electronics industry with multi-national organizations. Mr. Kwong has fellowships in various professional institutions, and has been appointed as vice president of the Institution of British Engineers - England, and fellow of the Institute of Directors (Royal Charter) U.K. He has been a director of the Company since February 1996, a director of WKK Japan Limited since February 1997, a chief executive officer of WKK America (Holdings) Inc. since June 2001 and a director in a number of subsidiaries of the Group.

Wong, Vinci, aged 49, is the director and general manager of 3 Kings Medical Limited ("3 Kings Medical") (formerly known as 3 Kings Holding Limited), a subsidiary of the Company formed to conduct business in health care and Chinese medicine. He has been appointed as a director of 3 Kings Medical on 1 December 2010. Mr. Wong graduated from the University of British Columbia with a Bachelor of Commerce (marketing major) degree. He is a media personality well-known to Hong Kong and mainland China TV viewers as a quality presenter with accuracy. He has extensive net-working experience with the local media and therefore enhances the advertising and sales promotion of company's product. Mr. Wong has been appointed as the Chairman of Tung Wah Group of Hospitals with effect from 1 April 2018. The term of office of the Chairman shall be one year from 1 April 2018 to 31 March 2019. On 20 May 2019, Mr. Wong was appointed as an independent non-executive Director, chairman of the Remuneration Committee and member of each of the Audit Committee and Nomination Committee of Kato (Hong Kong) Holdings Limited (stock code: 2189) whose shares have been listed on the Stock Exchange since 13 June 2019. He has been an executive director of the Company since September 2017. Mr. Wong is the son of Mr. Wong, Senta, the Executive Director and Chairman of the Company, and the brother-in-law of Mr. Chang Jui Shum, Victor, an Executive Director of the Company.

鄺敏恆J.P. (Aust.), 現年72歲, 彼於史丹福大 學-工商業研究院之行政人員培訓課程畢業 與及哈佛大學法學院談判程序(PON)高級行政 人員培訓課程畢業,及取得工商管理博士學 位(利物浦大學管理學院ULMS-UK)。彼為前 任香港品質保證局行政總裁,該機構為香港 政府資助成立,並為國際ISO 9000/14000品質 及環保管理系統認證機構之獨立第三方。彼 為資深行政人員,在亞太及歐美跨國公司擁 有豐富電腦及電子工業管理經驗。鄺先生為 歐美專業學會資深院士,並獲委任為英國工 程師學會副總裁,及英國公司董事學會特許 院士。彼自一九九六年二月出任本公司董事, 一九九七年二月出任WKK Japan Limited之 董事並於二零零一年六月出任WKK America (Holdings) Inc.之行政總裁以及本公司集團多 家附屬公司的董事。

王賢誌,現年49歲,為本公司附屬公司三皇 醫療有限公司(「三皇醫療」)(前稱為三皇集團 有限公司)之董事總經理,該公司經營保健及 中醫藥業務。彼於二零一零年十二月一日獲 委任為三皇醫療之董事。王先生持有英屬哥 倫比亞大學之商科(市場學)學士學位。彼於 香港及中國內地擁有多年演藝事業的豐富經 驗及廣闊的人際網絡去推廣及宣傳公司的產 品。王先生由二零一八年四月一日起獲委任為 東華三院之主席。主席之任期由二零一八年 四月一日起至二零一九年三月三十一日止, 為期一年。於二零一九年五月二十日,王先 生獲委任為嘉濤(香港)控股有限公司(股份 代號:2189)之獨立非執行董事、薪酬委員會 主席、審核委員會成員及提名委員會成員, 該公司之股份自二零一九年六月十三日起在 聯交所上市。彼自二零一七年九月出任本公 司之執行董事。王先生為本公司執行董事兼 主席王忠桐先生之兒子及本公司執行董事張 瑞燊先生之內兄。

Chang Jui Shum, Victor, aged 45, joined the Group in 2004. He is now the Director and President of WKK Distribution Limited, a subsidiary of the Company. He is responsible for formulating the sales and marketing strategy, and overseeing the development of new business. Mr. Chang is a director of TKK, a subsidiary of the Company listed in Taiwan. Mr. Chang holds a Bachelor degree in Commerce (Accounting & Finance) from the Monash University of Melbourne, and MBA from City University of Hong Kong. He has been appointed as an executive director of the Company since September 2017 and a director in a number of subsidiaries of the Group. Mr. Chang is the son-in-law of Mr. Wong, Senta, the Executive Director and Chairman of the Company, and the brother-in-law of Mr. Wong, Vinci, an Executive Director of the Company.

NON-EXECUTIVE DIRECTORS

Hamed Hassan El-Abd, aged 72, joined the Group in 1992. He was a director and the president of WKK Distribution Limited. He is now the Chairman of Product Development Committee of WKK Distribution Limited. Prior to joining the Group, he was the president of Amistar AG, a manufacturer of automated robotics used in electronics assembly in particular the area of Surface Mount Technology. In 1988, he founded his own consulting company and worked with Japanese, U.S. and European companies in the electronics area. Mr. El-Abd holds a BA degree in Journalism and an MA in International Affairs. He has been a director of the Company since May 2001 and was a director in a number of subsidiaries of the Group. Mr. El-Abd has been re-designated from an Executive Director to a Non-executive Director of the Company with effect from 1 September 2017.

Hsu Hung Chieh, alias, Andrew Sheu, aged 73, joined the Group in 1981, is the director of TKK, a subsidiary of the Company listed in Taiwan. He has over 35 years of experience in the high technology equipment trading and manufacturing industry. He served in TKK as management, specialized in operating and marketing, for over 35 years, and held the position of TKK Chairman from 2012 to 2015. Mr. Hsu holds a bachelor degree in Electrical Engineering from Tatung University in Taiwan. He has been a director of the Company since January 2009. **張瑞燊**,現年45歲,於二零零四年加入本集 團。彼現為本公司附屬公司王氏港建經銷有 限公司之董事兼總裁。彼主要負責制訂銷售 方向及市場策略,以及監察新興業務發展。張 先生現為台灣港建之董事,此為一間本公司 台灣上市之附屬公司。張先生畢業於澳洲墨 爾本Monash大學,彼持有商業(會計及財務) 學士學位,及香港城市大學之工商管理碩士。 彼自二零一七年九月獲委任為本公司之執行 董事,以及本集團多家附屬公司的董事。張 先生為本公司執行董事兼主席王忠桐先生之 女婿及本公司執行董事王賢誌先生之妹夫。

非執行董事

Hamed Hassan El-Abd,現年72歲,於一九九二 年加入本集團。彼曾為王氏港建經銷有限公 司之董事兼總裁。彼現為王氏港建經銷有限 公司產品發展委員會之主席。於加入本集團 之前,彼為AmistarAG總裁,該公司為用於電 子裝配(特別是表面安裝技術)自動化機械人 之製造商。於一九八八年,彼創立顧問公司 與日本、美國及歐洲多間電子業公司合作。 El-Abd先生持有新聞文學學士學位及國際事 務碩士學位。彼自二零零一年五月出任本公司 董事以及曾為本集團多家附屬公司的董事。 El-Abd先生已於二零一七年九月一日由本公 司之執行董事調任為非執行董事。

許宏傑,別名,許宏杰,現年73歲,於一九八一 年加入本集團,現為台灣港建之董事,此為 一間本公司台灣上市之附屬公司。彼在高科技 設備貿易及製造業累積逾35年經驗,擔任台灣 港建營運及行銷之管理職逾35年,並於二零 一二年至二零一五年出任台灣港建董事長。 許先生持有台灣大同理工學院電機系之學士 學位。彼自二零零九年一月出任本公司董事。

INDEPENDENT NON-EXECUTIVE DIRECTORS

Tse Wan-Chung, Philip, aged 75, retired from DDB Advertising Agency Operations in 1997 and remained a member of the Company's Worldwide Board until 2000. Mr. Tse had spent over 34 years in the advertising industry. Besides his involvement in advertising, Mr. Tse is one of the founders of the Hong Kong Artists' Guild ("Guild") in which he has been serving as the Chairman of the Executive Committee since 1986. Mr. Tse was appointed as the Chairman of Guild since 1996. He was also appointed by the Hong Kong Government as a council member of the Hong Kong Academy of Performing Arts in 1991. Mr. Tse has served as a member of the Young Presidents' Organization since 1976 and is currently a member of the World Presidents' Organization. In recent years, Mr. Tse focuses on marketing management and art and culture related business. He founded BaoQu Tang Gallery of Art ("BQT") in 2004. BQT has become a well known brand in the art scene in Hong Kong and China. He has been a Director of the Company since March 1990. Mr. Tse is now the Chairman of each of the Audit Committee and the Remuneration Committee, and a member of the Nomination Committee.

Leung Kam Fong, aged 78, obtained a Bachelor of Science degree and a post-graduate Certificate in Education from the University of Hong Kong. Dr. Leung began his career in technical education and training in 1965 at the Hong Kong Technical College and Hong Kong Polytechnic. He joined the Vocational Training Council in 1982, founded the Chai Wan Technical Institute in 1985, upgraded it to Hong Kong Technical College (Chai Wan) in 1992 and subsequently became Deputy Executive Director in 1993. In 1995, he was appointed as the Chief Executive of Tung Wah Group of Hospitals until 2006. In these 11 years, Tung Wah experienced tremendous expansion, and he pioneered the development of a series of modern Chinese Medicine Specialist Clinics. He was awarded honorary doctorate degrees from Middlesex University, U. K. and Hunan University of Traditional Chinese Medicine, PRC and holds visiting professorship at Hunan and Chengdu University of Traditional Chinese Medicine, PRC. He had been appointed Vice-Secretary General of the World Federation of Chinese Medicine Societies, PRC from 2006 to 2010. He had been elected President of the International Hua-Xia Medicine Society in 2006 to 2015. Dr. Leung joined the Group in 2007 as the executive director and the chief executive of 3 Kings Medical, a subsidiary of the Company formed to conduct business in health care and Chinese medicine. Dr. Leung resigned from all his positions in 3 Kings Medical in January 2013. Dr. Leung had been elected as a director of the Modernized Chinese Medicine International Association in 2007

独立非執行董事

謝宏中,現年75歲,彼於一九九七年從DDB Advertising Agency Operations退休,但留任 為該公司環球董事局成員直至二零零零年。 谢先生於廣告業擁有超過三十四年之經驗。 除參與廣告業外,謝先生亦為香港藝術家聯 盟創辦人之一,彼自一九八六年起,一直擔 任該會之執委會主席,並於一九九六年起獲 委任為該會之主席。此外,彼於一九九一年 獲香港政府委任為香港演藝學院校董會成 員,並自一九七六年起成為Young Presidents' Organization 會員,現在亦為World Presidents' Organization會員。近年來,謝先生專注於營 銷管理及藝術與文化相關之業務。並於二零零 四年成立抱趣堂藝術館(「抱趣堂」)。抱趣堂 現已成為香港及中國藝術舞台之知名品牌。 彼自一九九零年三月出任本公司董事。謝先 生現為審核委員會及薪酬委員會之主席,及 提名委員會之委員。

梁錦芳,現年78歲,獲得香港大學理學士學位 及教育深造證書。梁博士於一九六五年在香 港工業學院及香港理工學院開始投身技術教 育及培訓工作。彼於一九八二年加入職業訓 練局;於一九八五年創立柴灣工業學院,並 於一九九二年將其升格為香港科技學院(柴 灣),繼而於一九九三年成為副執行幹事。彼 自一九九五年至二零零六年一直擔任東華三 院執行總監。於過去十一年內,東華大力擴 展,而彼則首辦一系列現代中醫專科門診。 彼榮獲英國Middlesex University及中國湖南 中醫藥大學頒授榮譽博士學位,並出任中國 湖南及成都中醫藥大學之客席教授。彼自二 零零六年至二零一零年亦獲委任為中國世界 中醫藥學會聯合會之副秘書長。彼於二零零 六年至二零一五年期間獲選為國際華夏醫藥 學會之共同會長。梁博士於二零零七年加入 本集團出任本公司之附屬公司三皇醫療之執 行董事及行政總裁,負責推行保健及中醫藥 業務。梁博士於二零一三年一月辭任三皇醫 療之所有職務。梁博士於二零零七年至二零 一五年期間獲委任為現代化中醫藥國際協會 之董事。梁博士於二零一七年及二零一八年 曾擔任Mount Kelly International Limited之執 行董事。彼自二零一三年一月起出任本公司 之非執行董事。梁博士於二零一七年七月一

to 2015. Dr. Leung was the Executive Director of Mount Kelly International Limited in 2017 and 2018. He has been a Non-Executive Director of the Company since January 2013. Dr. Leung has been re-designated from a Non-Executive Director to an Independent Non-Executive Director of the Company with effect from 1 July 2017. He is now a member of the Audit Committee, the Remuneration Committee and the Nomination Committee of the Company.

Yip Wai Chun, aged 62, obtained the degrees of Bachelor of Medicine and Bachelor of Surgery from the University of Hong Kong in 1981. Dr. Yip began his career as a surgeon in Queen Mary Hospital. He was awarded the fellowships of the Royal Colleges of Surgeons of Edinburgh and Glasgow in 1986 and that of Australia in 1988. He took up the surgeon's appointment in Kwong Wah Hospital in 1986 and was promoted to the post of consultant surgeon in 1991. Dr. Yip was made Chief of Service of Department of Surgery of Kwong Wah Hospital with the Hospital Authority in 1992. Dr. Yip is a specialist in Urology and has been in private practice since 2012.

Dr. Yip was awardee of Hong Kong Ten Outstanding Young Persons in 1996. In 2006, he received the Outstanding Staff Award of Hospital Authority. Dr. Yip was Vice-President of the College of Surgeons of Hong Kong from 2004 till 2010. Presently, he is honorary associate professor, Surgery, of University of Hong Kong and Chinese University of Hong Kong. Dr. Yip is also honorary consultant and executive director of medical service of Tung Wah Group of Hospitals.

Over the years, Dr Yip has had substantial contributions to the development of medical services in Hong Kong. Dr. Yip coordinated the provision of liver transplant service in Hong Kong in 2001. He is a renowned leader in the field of Men Health and is also a pioneer for delivery of integrated Western and Chinese medicine service in Hong Kong.

Dr. Yip was the member of the Election Committee of the Legislative Council of Hong Kong SAR, China in 2002, 2007 and 2012. He was also the member of the Election Committee for the 10th, 11th, 12th National Peoples' Representative Committee, Hong Kong SAR, China.

He has been an Independent Non-Executive Director, member of the Audit Committee and member of the Remuneration Committee of the Company since January 2014. 日由本公司之非執行董事調任為獨立非執行 董事。彼現為本公司審核委員會、薪酬委員 會及提名委員會之委員。

葉維晉,現年62歲,於一九八一年獲得香港 大學內外全科醫學士學位。葉醫生於瑪麗醫 院開展其外科醫生事業。彼於一九八六年獲 得英國愛丁堡皇家外科醫學院及英國格拉 斯哥皇家醫學院院士及外科院士資格,並於 一九八八年獲得澳洲皇家外科醫學院院士資 格。彼於一九八六年獲廣華醫院委任為外科 醫生,並於一九九一年晉升為顧問醫生。葉 醫生自一九九二年起擔任醫院管理局轄下廣 華醫院外科部門主管。葉醫生為泌尿外科專 家,自二零一二年起開始私人執業。

葉醫生於一九九六年獲選為香港十大傑出青 年。於二零零六年,彼獲醫院管理局頒發傑 出員工獎。葉醫生曾於二零零四年至二零一 零年間擔任香港外科醫學院副會長。現時, 彼為香港大學及香港中文大學外科醫學院名 譽副教授。葉醫生亦為東華三院醫療服務之 榮譽顧問及執行總理。

多年來,葉醫生對香港醫療服務發展作出重 大貢獻。葉醫生於二零零一年曾協調在香港 提供肝臟移植服務。彼為男士健康領域的知 名專家,也是香港綜合中西醫療服務的先驅。

葉醫生曾於二零零二年、二零零七年及二零 一二年擔任中華人民共和國香港特別行政區 立法會選舉委員會成員。彼亦曾為中華人民 共和國香港特別行政區第十屆、第十一屆及 第十二屆全國人民代表大會代表選舉會議成 員。

彼自二零一四年一月起出任本公司獨立非執 行董事、審核委員會委員及薪酬委員會委員。 Tse Hin Lin, Arnold, aged 66, holds a Bachelor's Degree in Social Science (Statistics and Geography) and also a Law Degree. Mr. Tse had practiced as a barrister in Hong Kong between 1987 and 1988. He was admitted as a solicitor in 1990 and founded ATL Law Offices on 1 July 2008. Upon his retirement from partnership in April 2013, Mr. Tse has been acting as the consultant solicitor of ATL Law Offices until his retirement in October 2014. Mr. Tse has practiced commercial and corporate law, including advising on cross-border acquisitions and commercial transactions. He has acted as an Independent Nonexecutive Director of each of Evergrande Health Industry Group Limited (Stock Code: 708) and Emperor Capital Group Limited (Stock Code: 717) between January 2008 to November 2013 and March 2014 to July 2015 respectively. Both of the aforesaid companies whose issued shares are listed on the Main Board of the Stock Exchange. During the aforesaid periods, Mr. Tse also served several Committees of the aforesaid companies. He has been an Independent Non-Executive Director of the Company since July 2017.

Lam Yiu Wing, Andrew, aged 58, is a member of Hong Kong Institute of Certified Public Accountants. He obtained a Bachelor's Degree in Social Science from University of Hong Kong and a Master Degree in Finance from City University of Hong Kong. He was the Principal Auditor of Tung Wah Group of Hospitals from 2003 to 2010 and has over 30 years' experience in auditing, corporate governance, internal controls and risk management. Mr. Lam has been an Independent Non-Executive Director, member of the Audit Committee and member of the Remuneration Committee of the Company since October 2018.

謝顯年,現年66歲,持有社會科學(統計學及 地理學)及法律學士學位。謝先生於一九八七 年至一九八八年期間在香港任職執業大律師。 彼於一九九零年獲得律師資格,其後於二零 零八年七月一日成立謝顯年羅衡律師行。於 二零一三年四月,彼退任該律師行之合伙人, 謝先生繼而一直擔任謝顯年羅衡律師行之顧 間律師直至彼於二零一四年十月退休為止。 謝先生於商業及公司法範疇之服務擁有豐富 實務經驗,其中包括為跨境收購及商業交易 提供諮詢意見。彼曾分別於二零零八年一月 至二零一三年十一月以及於二零一四年三月 至二零一五年七月於恒大健康產業集團有限 公司(股份代號:708)及於英皇證券集團有限 公司(股份代號:717)擔任獨立非執行董事。 上述公司之股份均在聯交所主版上市。謝先 生亦曾在上述期間內為上述公司之不同委員 會效力。彼自二零一七年七月獲委任為本公 司之獨立非執行董事。

林耀榮,現年58歲,為香港會計師公會之會 員。彼持有香港大學社會科學學士學位及香 港城市大學金融學碩士學位。彼於二零零三年 至二零一零年擔任東華三院之首席審計師, 及於審計、企業管治、內部監控及風險管理 方面擁有逾30年之經驗。林先生自二零一八 年十月起出任本公司之獨立非執行董事、審 核委員會委員及薪酬委員會委員。

SENIOR MANAGEMENT

WONG'S KONG KING HOLDINGS LIMITED

Chung Yiu Ming, Alvin, aged 72, joined the Group in 2002. Mr. Chung is the general manager of Human Resources & Administration Department of the Group. He has more than 30 years extensive HR&A experience in the industry. Prior to joining the Group, he brought with him well proven record in various regional multi-national organisations such as Ampex, Digital Equipment, Data General and National Semiconductor, etc. Mr. Chung holds a Graduate Diploma in Personnel Management from The Hong Kong Polytechnic University (formerly named as HK Technical College). He is the visiting lecturer of the Hong Kong Management Association, the Hong Kong Productivity Council and Shengchun University, etc. for over the past 10 years. Mr. Chung has been served as the Academic Chairman of the Hong Kong People Management Association (formerly named as Hong Kong Industrial Relations Association).

Cheng Ying, aged 48, joined the Group in 2010. She is now the company secretary of the Group. She graduated from the Lingnan University with a Honours Diploma in Company Secretaryship and Administration. She is an associate member of both of the Hong Kong Institute of Company Secretaries and the Institute of Chartered Secretaries and Administrators. Prior to joining the Group, she has about 15 years of experience in company secretarial field.

WKK TECHNOLOGY LIMITED

Wong Kwok-Wai, Jacky, aged 62, joined the Group in 1980. He is the executive director of WKK Technology Limited. Mr. Wong had been responsible for the Group's OEM production operation and the marketing of the Group's semiconductors products in the early years and is currently in charge of marketing the Group's OEM services. He holds a Higher Diploma in Industrial Engineering. He has been a director of WKK America (Holdings) Inc. since June 2001.

Tang Kang, aged 63, joined the Group in April 1990. He is the General Manager of Manufacturing Operations in PRC Plant of WKK Technology Limited. Mr. Tang has over 20 years' manufacturing experience in both computer and consumer electronics industries. He holds a Bachelor degree in Radio and Telecom Technology from the South China University of Technology.

Wong Kong-Ting, David, aged 60, joined the Group in 1997. Mr. Wong is the General Manager of Material Management Department of WKK Technology Limited. He has over 30 years' manufacturing experience in scheduling and movement information from operation's Planning and Material Control (PMC) system, Procurement Management, etc. Mr. Wong holds Bachelor of Science in Computer Information System and EMBA (Executive Master in Business Administration) from the University of Hull U.K.

高層管理人員

王氏港建集團有限公司

鍾耀明,現年72歲,於二零零二年加入本集團,彼現為本集團人力資源及行政部之總經理,彼在人力資源及行政業內已累積超過 三十年經驗。於加入本集團前,彼曾任職多 間跨國機構如Ampex, Digital Equipment, Data General and National Semiconductor等等,並 表現卓越。鍾先生持有香港理工大學之人事管 理文憑(前稱為香港工業學院),在過往逾10 年,彼為香港管理專業協會、香港生產力促 進局及Shengchun University等任客席講師, 鍾先生曾擔任香港人才管理協會(前稱為香港 工業關係協會)之學術主席。

鄭瑛,現年48歲,於二零一零年加入本集團, 現任集團公司秘書。彼畢業於嶺南大學,並 獲取公司秘書及行政專業課程之榮譽文憑。 彼乃香港公司秘書公會及英國特許公司秘書 公會會士,在加入本集團之前,彼在公司秘 書方面累積約十五年經驗。

王氏港建科技有限公司

黃國威,現年62歲,於一九八零年加入本集團,彼現為王氏港建科技有限公司之執行董 事。早年負責本集團之原產品生產業務及推 廣集團之半導體產品,現時則負責推廣集團 之原產品製造業務。黃先生持有工業工程高 級文憑。彼自二零零一年六月起出任WKK America (Holdings) Inc.董事。

湯康,現年63歲,於一九九零年四月加入本 集團。彼現為王氏港建科技有限公司中國廠 房生產製造部總經理。湯先生在電腦及消費 電子業內積逾二十年經驗。彼畢業於華南理 工大學,取得無線技術/工學士學位。

王港定,現年60歲,彼於一九九七年加入本 集團,王先生現為王氏港建科技有限公司之 物料規劃及管理部總經理,彼在業界有逾三十 年生產及物料計劃,控制運籌管理以及採購 管理等經驗。王先生持有電腦資訊學士及英 國赫爾大學行政人員工商管理碩士學位。 **Chui Chak Ming**, aged 62, joined the Group in 1984. He is now the Deputy General Manager of Manufacturing, WKK Technology Limited. Mr. Chui has 38 years experience in electronic industry. He holds a Higher Diploma of Production and Industrial Engineering from the Hong Kong Polytechnic University, a Bachelor's degree in Business Administration and a Graduate diploma of management from the University of Macau.

DONGGUAN NISSIN PLASTIC PRODUCTS CO., LTD.

Hung Tacho, aged 49, joined the Group in 1996. He is now the General Manager of Dongguan Nissin Plastic Products Co. Ltd. He has over 30 years' experiences in a variety of professions, such as Plastic Product Business Develop, Engineering, R&D, Manufacturing, and Program Management, etc. He obtained a High Certificate in Manufacturing Engineering from Hong Kong Polytechnic University in 1993, and a MBA Degree from University of Wales, UK in 2016.

WKK ELECTRONIC EQUIPMENT LIMITED

Lee Wai-Kong, Johnson, aged 61, joined the Group in 1989. He is the director and general manager of WKK Electronic Equipment Limited and is responsible for marketing the Group's electronic products in Hong Kong and the PRC. Mr. Lee holds a Bachelor degree in Science (Electronics Engineering) from the Chinese University of Hong Kong.

WKK PCB TRADING LIMITED

Lui Kwok-Chak, Randy, aged 59, joined the Group in 1985. He is a director and the general manager of WKK PCB Trading Limited and is responsible for marketing the Group's PCB products in Hong Kong and the PRC. Mr. Lui holds a Bachelor of Science degree in Chemical Engineering from National Taiwan University. He worked in the field of PCB manufacturing before he joined the Group.

CHINA BUSINESS

Yeung Chuen-Hau, aged 72, joined the Group in 1984. He is the director and general manager of WKK China Limited and is responsible for marketing the Group's products and services in the PRC.

Ng Ka Kui, Jimmy, aged 57, joined the Group in 1983. He is the General Manager of WKK EMS Equipment (Beijing) Ltd. Mr. Ng had been responsible for the Group's electronics assembly, printed circuit board and semiconductors business for North China market. He holds a Certificate in Electrical Engineering.

Yu Chun Yip, Tony, aged 52, joined the Group in 1994. He is the General Manager of WKK Trading (Shanghai) Co., Ltd. and Suzhou Branch. Mr. Yu is responsible for the marketing, sales and service of the SMT and Semiconductor product in East China . He holds a Diploma in Marketing. 徐澤銘,現年62歲,於一九八四年加入本集團,彼現為王氏港建科技有限公司製造部之 副總經理,徐先生在電子業內累積三十八年 經驗。彼持有香港理工大學生產和工業工程 高級文憑,澳門大學工商管理學士學位及管 理研究生文憑。

東莞日新塑膠製品有限公司

孔德浩,現年49歲,於一九九六年加入本集團,彼現為東莞日新塑膠製品有限公司之總 經理。彼在塑膠製品業務開發,工程研發, 生產以至項目管理逾30年經驗。孔先生持有 香港理工大學之生產工程高級證書,及於二 零一六年獲得英國威爾斯大學工商管理碩士 學位。

王氏港建電子設備有限公司

李偉江,現年61歲,於一九八九年加入本集團,彼現為王氏港建電子設備有限公司之董 事及總經理,負責本集團電子產品在香港及 中國之推廣業務。彼持有香港中文大學電子 工程理學學士學位。

王氏港建電路板貿易有限公司

雷國澤,現年59歲,於一九八五年加入本集 團,彼現為王氏港建電路板貿易有限公司之 董事兼總經理,負責集團印刷電路板產品在 香港及中國之推廣業務。雷先生持有國立台 灣大學化學工程學學士學位,彼於效力本集 團之前在印刷電路板業內工作。

中國業務

楊傳孝,現年72歲,於一九八四年加入本集團,彼現為王氏港建中國有限公司之董事及 總經理,負責在中國推廣本集團之產品及服務。

伍家駒,現年57歲,於一九八三年加入本集 團,彼現為王氏港建科技設備(北京)有限公 司之總經理。伍先生負責中國北方市場之本 集團電子產品組裝,印刷電路板及半導體業 務。彼持有電機工程證書。

余俊業,現年52歲,於一九九四年加入本集團,彼現為王氏港建貿易(上海)有限公司及 蘇州分公司之總經理,余先生負責在中國東 部的表面貼裝產品和半導體產品的營銷、銷 售和服務。彼持有市場學文憑。 Lee Wai-Man, Raymond, aged 57, join the Group in 1982. He is the General Manager of WKK EMS Equipment (Shenzhen) Limited. Mr. Lee previously worked in the engineering department, sales & marketing for electronic assembly field, and is currently in charge of Group's distribution business in South China.

Lin Fu Chan, Frank, aged 65, Mr. Lin graduated from the Jiangxi University of Science and Technology in 1975. Before joining the Group in 1991, he had been a civil servant of the Government of the PRC for 8 years with over 10 years mechanical product design and management experience. He was granted a National Technology Improvement Award by the Government of the PRC in 1983. He was the General Manager of WKK EMS Equipment (Chengdu) Ltd and WKK EMS Equipment (Chongqing) Ltd. Effective from November 2014, Mr. Lin is the General Manager of WKK Electronic Equipment (Jiangxi) Ltd. Mr. Lin is the Special Assistant to the Group Chairman. He is also a Director and Chairman of Hong Kong Jiangxi Clansmen Association Ltd.

Lau Wai Yuen, Miles, aged 53, joined the Group in 1989 and was responsible for the sales and marketing of electronics equipment and materials in Hong Kong and South China. Mr. Lau is now the General Manager of WKK EMS Equipment (Chengdu) Ltd. and WKK EMS Equipment (Chongqing) Ltd.

WKK DISTRIBUTION (SINGAPORE) PTE LTD.

Leung Man Hoy, aged 70, joined the Group in 1981. He is the Director and General Manager of WKK Distribution (Singapore) Pte Ltd. He is taking care of the operation management of South East Asia business. He holds electronic certificate and has over 30 years experience in electronics field. Prior to he transferred to Singapore, he was the regional manager of WKK Engineering Service Limited and Director and General Manager for WKK Thailand Limited.

TAIWAN WKK DISTRIBUTION CO. LIMITED

Liu Chien Wei, alias, Martin Leou, aged 56, joined Taiwan Kong King Co., Limited in 1987. He is now the general manager and Director of Taiwan WKK Distribution Co, Limited and is responsible for overseeing the day-to-day operations of Taiwan WKK Distribution business. He has over 27 years experience in service and customer management. Mr. Liu has also been appointed as the General Manager of PCB division of WKK Trading (Shanghai) Co. Ltd. in October 2001 and is responsible for PCB, Optoelectronics and Semiconductor business in east China area. Mr. Liu holds a Bachelor degree in Electrical Engineering from the Chien Xin Technology College (Formerly known as Qing Yun University).

李衛民,現年57歲,於一九八二年加入本集 團。彼現為王氏港建科技設備(深圳)有限公 司的總經理。李先生曾任職工程部及電子產 品市場銷售,目前負責集團在中國南方之分 銷業務。

林富強,現年65歲,林先生於一九七五年畢 業於江西理工大學,於一九九一年加入本集 團之前,曾任職中國政府公務員達八年之久 並擁有超逾十年的工廠機械產品設計和管理 經驗,彼於一九八三年獲得國家授予全國科 技進步獎。彼曾任王氏港建科技設備(成都) 有限公司及王氏港建科技設備(重慶)有限公 司之總經理。由二零一四年十一月起,林先 生任王氏港建電子設備(江西)有限公司總經 理。林先生為集團主席之特別助理。彼還擔 任江西省旅港同鄉會董事及會長。

劉維遠,現年53歲,彼於一九八九年加入本 集團,主要負責香港及華南地區電子設備和 材料的銷售和管理工作,劉先生現為王氏港 建科技設備(成都)有限公司及王氏港建科技 設備(重慶)有限公司之總經理。

WKK DISTRIBUTION (SINGAPORE) PTE LTD.

梁敏開,現年70歲,彼於一九八一年加入本 集團。彼現為WKK Distribution (Singapore) Pte Ltd.之董事及總經理,彼負責東南亞業務 的經營管理。彼持有電子學證書及在電子業界 積逾三十年經驗。在彼被調動到新加坡前,彼 為王氏港建機器維修服務有限公司之分區經 理及WKK Thailand Limited之董事及總經理。

台灣王氏港建經銷股份有限公司

柳健偉,別名,Martin Leou,現年56歲,彼 於一九八七年加入台灣港建股份有限公司。 彼現為台灣王氏港建經銷股份有限公司之總 經理及董事,負責管理台灣王氏港建經銷之 日常業務運作。彼在服務和客戶管理方面積 逾二十七年經驗。柳先生亦於二零零一年十 月獲委任為王氏港建貿易(上海)有限公司電 路板部門之總經理,負責中國東部地區之電 路板、光電及半導體之業務。柳先生持有健 行技術學院(前稱青雲大學)電子電機學士學 位。

DONGGUAN WKK MACHINERY CO. LTD

Fok Kam Chung, Johnson, aged 57, joined the Group in 1987. Mr. Fok is the Director and General Manager of Dongguan WKK Machinery Company Limited. He had been the Assistant General Manager of WKK (Shanghai) Engineering Service Co., Ltd.. Mr. Fok Holds MEM (Master degree in Engineering Management) from University of Technology, Sydney.

WKK TRAVEL LIMITED

Ho Yim Wai Hing, Helen, aged 61, joined the Group in 1991. She is the general manager of WKK Travel Limited. Mrs. Ho has over 18 years experience in administration. She holds a Diploma in Business Management. Mrs. Ho retired from the Group on 31 July 2019.

TAIWAN KONG KING CO., LIMITED

Liao Hung-Ying, Smale, aged 56, joined the Group in 1990. He is the Director and President of TKK. Mr. Liao holds a Bachelor of Electronic degree in Electronic Engineering of St. John's & St. Mary's Institute of Technology. He also obtained a Certificate in Executives Program in Graduated School of Business Administration of National Chengchi University. Mr. Liao has been a Supervisor for Taiwan Printed Circuit Association ("TPCA") since 2002 and was elected the Executive Supervisor from 2010 to 2019. He has also become the Executive Supervisor/ Executive Director of TPCA Environment Foundation since 2015.

WKK AMERICA (HOLDINGS) INC.

Bacon Bruce, aged 61, joined the WIH Group in 1986 and transferred to the WKK Group in 1989. He is the President of WKK America (Holdings) Inc. Mr. Bacon is responsible for the Sales and Marketing activities of WKK Technology Limited in North America. He has over 30 years experience in the electronics and computer industry. Prior to joining the Group in 1986, Mr. Bacon managed several Customer Service and Quality Assurance operations for U.S. based companies involved in the computer industry.

WKK JAPAN LIMITED

Masato Watanabe, age 73, joined the Group in 1994. He is appointed as Representative Director and the President of WKK Japan Limited on 1 April 2009. Prior to taking this position, he was a Director/Vice President of Kysho America Corporation in charge of trading, sales and corporate administration. He is a Bachelor of Arts degree holder from Waseda University, Tokyo, Japan.

東莞王氏港建機械有限公司

霍錦充,現年57歲,於一九八七年加入本集團。霍先生現為東莞王氏港建機械有限公司 之董事及總經理。彼曾任王氏港建機器維修 服務有限公司之副總經理及王氏港建(上海) 設備維修服務有限公司之總經理。霍先生持 有悉尼科技大學工程管理碩士學位。

王氏港建旅遊有限公司

何嚴惠卿,現年61歲,彼於一九九一年加入 本集團,彼現為王氏港建旅遊有限公司之總 經理。何太在行政管理方面積逾十八年經驗。 彼持有工商管理文憑。何太已於二零一九年 七月三十一日從本集團退任。

台灣港建股份有限公司

廖豐瑩,現年56歲,於一九九零年加入本 集團,彼現為台灣港建之董事及總裁。廖 先生持有St. John's & St. Mary's Institute of Technology電子工程系之電子學士學位。彼亦 獲得國立政治大學企管研究所企家班結業證 書。廖先生從二零零二年起擔任台灣電路板 協會(「TPCA」)之監事,且在二零一零年至二 零一九年間被選為常務監事。彼自二零一五 年起也陸續擔任TPCA之財團法人電路板環境 公益基金會之常務監事與常務董事。

WKK AMERICA (HOLDINGS) INC.

Bacon Bruce,現年61歲,於一九八六年加入 王氏國際集團及於一九八九年轉投王氏港建 集團,彼現為WKK America (Holdings) Inc.之 總裁。Bacon先生為王氏港建科技有限公司負 責北美洲市場推廣及營業之業務。彼在電子及 電腦業界累積超過三十年經驗。在一九八六 年加入本集團之前,Bacon先生曾為美國多間 電腦業公司從事管理顧客服務和品質保證之 業務。

WKK JAPAN LIMITED

Masato Watanabe, 現年73歲,於一九九四 年加入本集團,彼於二零零九年四月一日獲 委任為WKK Japan Limited之代表董事和總 裁。在加入本職位前,彼曾任Kysho America Corporation之董事和副總裁,主要負責貿 易、銷售和公司行政工作。彼持有日本東京 Waseda University之文學士學位。 The Directors present their annual report and the audited consolidated financial statements of the Company for the year ended 31 December 2019.

PRINCIPAL ACTIVITIES AND SEGMENTAL INFORMATION

The Company acts as an investment holding company. The principal activities of its principal subsidiaries are trading and distribution of chemicals, materials and equipment used in the manufacture of printed circuit boards and electronic products and the manufacture of electrical and electronic products for OEM customers.

An analysis of the Group's performance for the year by operating segments is set out in Note 6 to the consolidated financial statements.

RESULTS

The results of the Group for the year ended 31 December 2019 are set out in the consolidated income statement on page 79.

BUSINESS REVIEW

A fair review of the business of the Group and a discussion and analysis of the Group's performance during the year, including analysis using financial key performance indicators are provided in the Chairman's Statement on pages 4 to 7 and the Financial Highlights on page 8 of this Annual Report. A description of the principal risks and uncertainties facing the Group can be found throughout the Annual Report, particularly in the Risk Management and Internal Control Report on pages 49 to 53 of this Annual Report and in Note 3 to the consolidated financial statements. Particulars of important events affecting the Group that have occurred since the end of financial year 2019 are provided in the Chairman's Statement on pages 4 to 7 and in Note 40 to the consolidated financial statements. An indication of likely future development in the Group's business are provided in the Chairman's Statement on pages 4 to 7 of this Annual Report.

In addition, more details regarding the Group's environmental policies and performance, its compliance with the relevant laws and regulations that have a significant impact on the Group and its key relationships with employees, customers and suppliers and others that have a significant impact on the Group and on which the Group's success depends, are provided in this Annual Report in the Chairman's Statement on pages 4 to 7, this Report of the Directors on pages 21 to 37 and the Environmental, Social and Governance Report on pages 59 to 71.

DIVIDENDS

The Company paid an interim dividend of HK\$0.01 (2018: HK\$0.015) per share for 2019.

In view of the current uncertain business environment, the Board of Directors does not recommend the payment of a final dividend for the year ended 31 December 2019 (2018: HK\$0.05 per share).

董事會同寅謹將本公司截至二零一九年十二 月三十一日止年度報告及已審核之綜合財務 報表送呈各股東省覽。

主要業務及分部資料

本公司屬投資控股公司,其主要附屬公司之 主要業務為貿易及分銷用以製造印刷電路板 及電子產品之化學品、物料及設備及為原產 品客戶製造電器及電子產品。

本集團年內按分部劃分之業績表現分析載於 合併財務報表附註6。

業績

本集團截至二零一九年十二月三十一日止年 度之業績載於第79頁之合併利潤表內。

業務回顧

有關本集團業務的中肯回顧及集團年內表現 的探討及分析,包括運用關鍵財務表現指標 進行之分析載於本年報第4至7頁之主席報告 書及第8頁之財務摘要。關於本集團面對的主 要風險及不確定因素的描述可以在本年報找 到,尤其是在本年報第49至53頁之風險管理 及內部監控報告及綜合財務報表附註3找到。 自二零一九年財政年度終結後對本集團有影 響之重大事件載於第4至7頁之主席報告書及 綜合財務報表附註40。關於本集團日後的業 務可能之發展,載於本年報第4至7頁之主席 報告書。

此外,有關本集團環境政策及表現、本集團 是否符合對其有重要影響的相關法規及本集 團與僱員、客戶、供應商及其他對本集團有 重大影響的人士之主要關係之詳盡論述載於 本年報第4至7頁之主席報告書,本董事會報 告書第21至37頁及第59至71頁之環境、社會 及管治報告。

股息

本公司已支付二零一九年度中期股息每股港 幣0.01元(二零一八年:港幣0.015元)。

鑒於目前不明朗之營商環境,董事會不建議 就截至二零一九年十二月三十一日止年度派 付末期股息(二零一八年:每股港幣0.05元)。

RESERVES

Details of the movements in reserves of the Group and the Company during the year are set out in the Consolidated Statement of Changes in Equity and Note 39 to the consolidated financial statements.

PROPERTY, PLANT AND EQUIPMENT

Details of movements in property, plant and equipment of the Group are set out in Note 17 to the consolidated financial statements.

SHARE CAPITAL

Details of the movements in the Company's share capital are set out in Note 29 to the consolidated financial statements.

EQUITY-LINKED AGREEMENT

No equity-linked agreement which may result in the Company issuing shares was entered into by the Company during the year or subsisted at the end of the year, save for the share option scheme of the Company as disclosed on pages 29 to 33.

DISTRIBUTABLE RESERVES

The Company's reserves available for distribution to the shareholders, as calculated under the Companies Act 1981 of Bermuda and the Bye-laws of the Company, as at the balance sheet date, amounted to HK\$97,867,000 (2018: HK\$139,062,000). In addition, the Company's capital redemption reserve and share premium may be distributed in the form of fully-paid bonus shares.

PRE-EMPTIVE RIGHTS

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

RETIREMENT BENEFITS SCHEMES

Details of the Group's retirement benefits schemes are set out in Note 34 to the consolidated financial statements.

FIVE YEARS FINANCIAL SUMMARY

A summary of the results and the assets and liabilities of the Group for the last five financial years is set out on pages 9 to 10.

儲備

年內本集團與本公司之儲備變動詳情載於合 併權益變動表及合併財務報表附註39。

物業、廠房及設備

本集團之物業、廠房及設備變動詳情刊載於 合併財務報表附註17。

股本

本公司股本之變動詳情刊載於合併財務報表 附註29。

股票掛鈎協議

除於第29至33頁所披露的本公司購股權計劃 外,於本年度內或本年年終時,本公司概無 訂立或存在可能導致本公司發行股份的股票 掛鈎協議。

可供分派儲備

本公司可供分派予股東之儲備按百慕達 一九八一年公司法及本公司之公司細則計算。 於結算日,可供分派儲備為港幣97,867,000元 (二零一八年:港幣139,062,000元)。此外, 本公司之股本贖回儲備及股份溢價可按已繳 足紅股之形式分派。

優先購買權

本公司之公司細則或百慕達法例均無訂明有 關本公司必須按現有股東之持股比例向彼等 提呈發售新股份之優先購買權之規定。

退休福利計劃

本集團退休福利計劃之詳情列載於合併財務 報表附註34。

五年財務概要

本集團最近五個財政年度之業績及資產負債 匯總載於本年報第9頁至第10頁。

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

Neither the Company nor any of its subsidiaries had purchased, sold or redeemed any of the Company's securities during the year ended 31 December 2019.

CHARITABLE DONATIONS

During the year, the Group made charitable donations amounting to approximately HK\$1,578,000.

MAJOR CUSTOMERS AND SUPPLIERS

47% of turnover and 33% of purchases during the year were attributable to the Group's five largest customers and suppliers respectively. 21% of turnover and 9% of purchases during the year were attributable to the Group's largest customer and supplier respectively. None of the Directors, their associates or any shareholder (which to the knowledge of the Directors owns more than 5% of the Company's issued share capital) has any interest in the Group's five largest customers or five largest suppliers.

DIRECTORS

The Directors of the Company during the year and up to the date of this report are:

Executive Directors

Senta Wong (Chairman) Edward Ying-Chun Tsui (Group President and Chief Executive Officer) Byron Shu-Chan Ho (Chief Financial Officer) Bengie Man-Hang Kwong Vinci Wong Victor Jui Shum Chang

Non-Executive Directors

Hamed Hassan El-Abd Hsu Hung-Chieh

Independent Non-Executive Directors

Philip Wan-Chung Tse Leung Kam Fong Yip Wai Chun Arnold Hin Lin Tse Andrew Yiu Wing Lam

In accordance with Bye-laws 103 to 105 of the Company's Byelaws, Mr. Bengie Man-Hang Kwong, Mr. Hamed Hassan El-Abd, Mr. Philip Wan-Chung Tse and Dr. Yip Wai Chun shall retire at the Annual General Meeting. All of the above retiring Directors, being eligible, will offer themselves for re-election at the Annual General Meeting.

購買、出售或贖回本公司之上市證券

本公司或其任何附屬公司於截至二零一九年 十二月三十一日止年度內概無購買、出售或 贖回本公司之任何證券。

慈善捐款

本年度內本集團之慈善捐款總額約為港幣 1,578,000元。

主要顧客及供應商

本集團之五大顧客及供應商所佔本年度之營 業額及採購額分別為47%及33%。本集團之最 大顧客及供應商所佔本年度之營業額及採購 額分別為21%及9%。本公司各董事、其聯繫 人士或任何股東(董事獲知擁有本公司已發行 股本5%或以上)概無在本集團該五大顧客或 五大供應商佔有任何權益。

董事

本年度內及截至本報告刊發日期本公司之董 事為:

執行董事

王忠桐(*主席*) 徐應春(集團董事長兼行政總裁) 何樹燦(財務總裁) 鄺敏恆 王賢誌 張瑞燊

非執行董事

Hamed Hassan El-Abd 許宏傑

獨立非執行董事

謝宏中 梁錦芳 葉 離 類 年 米 羅 榮 本 羅 祭

依照本公司之公司細則第103至105條之要 求, 鄺敏恆先生、Hamed Hassan El-Abd先 生、謝宏中先生及葉維晉醫生須於股東週年 大會上退任。上述所有退任董事均合資格, 並願意於股東週年大會重選連任。 The term of office for each Independent Non-Executive Director is the period up to his retirement by rotation in accordance with the Company's Bye-laws.

The Company has received from each of the Independent Non-Executive Directors an annual confirmation of his independence pursuant to Rules 3.13 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"). The Company considers all of the Independent Non-Executive Directors to be independent.

CONTINUING CONNECTED AND RELATED PARTY TRANSACTIONS

Details of the material related party transactions undertaken by the Group in its normal course of business are set out in Note 38 to the consolidated financial statements. Some of the related party transactions as set out in Note 38(a) to the consolidated financial statements also constitute continuing connected transactions under Chapter 14A of the Listing Rules.

These continuing connected transactions are exempted from the reporting, annual review, announcement and independent shareholders' approval requirements under Chapter 14A.33 of the Listing Rules. Save as disclosed, there is no other related party transaction which constitutes a continuing connected transaction and is subject to the disclosure requirements under the Listing Rules. 各獨立非執行董事之任期乃直至其根據本公 司之公司細則輪席告退為止之期間。

本公司已根據香港聯合交易所有限公司證券 上市規則(「上市規則」)第3.13條茲收到各獨 立非執行董事就其獨立性而作出之年度確認, 本公司認為全部獨立非執行董事均屬獨立人 士。

持續關連及關連人士交易

由本集團在其正常業務過程中進行的重大關連 人士交易的詳情載於合併財務報表附註38。 載於合併財務報表附註38(a)的一些關連人士 交易,亦構成上市規則第14A章項下的持續關 連交易。

該等持續關連交易根據上市規則第14A.33章 獲豁免申報、年度審核、公告及獨立股東批 准的要求。除所披露者外,沒有其他關連人 士交易構成一項持續關連交易,並須根據上 市規則的披露要求而作出披露。

CONNECTED TRANSACTIONS

On 26 April 2019, 28 June 2019 and 20 September 2019, Wong's Electronics Company Limited ("Wong's Electronics") and WEHC Limited ("WEHC"), wholly-owned subsidiaries of Wong's International Holdings Limited ("Wong's Holdings"), purchased certain equipment and accessories from WKK Electronic Equipment Limited ("WKK Electronic"), a whollyowned subsidiary of the Company. On 31 December 2019, WEHC agreed to purchase certain equipment and accessories from WKK Electronic. Details of the transactions are set out as follows:

關連交易

於二零一九年四月二十六日、二零一九年六 月二十八日及二零一九年九月二十日,王氏 電子有限公司(「王氏電子」)及王氏電子集團 有限公司(「王氏電子集團」)(均為王氏國際集 團有限公司(「王氏國際」)之全資附屬公司) 向王氏港建電子設備有限公司(「王氏港建電 子」)(本公司之全資附屬公司)購買若干設備 及配件。於二零一九年十二月三十一日,王 氏電子集團同意向王氏港建電子購買若干設 備及配件。交易詳情載列如下:

	Date 日期	Types of transaction 交易類型	Consideration 代價
1.	26 April 2019	Purchases of equipment and accessories by Wong's Electronics from WKK Electronic	JPY 27,360,040 (or approximately HK\$1,997,283)
	二零一九年 四月二十六日	王氏電子向王氏港建電子 購買設備及配件	27,360,040日圓(或約港幣1,997,283元)
2.	28 June 2019	Purchases of equipment and accessories by Wong's Electronics from WKK Electronic	JPY 27,360,040 (or approximately HK\$1,997,283)
	二零一九年 六月二十八日	王氏電子向王氏港建電子 購買設備及配件	27,360,040日圓(或約港幣1,997,283元)
3.	20 September 2019	Purchases of equipment and accessories by WEHC from WKK Electronic	JPY 68,845,220 (or approximately HK\$5,025,701)
	二零一九年 九月二十日	王氏電子集團向王氏港建 電子購買設備及配件	68,845,220日圓(或約港幣5,025,701元)
4.	31 December 2019	Purchases of equipment and accessories by WEHC from WKK Electronic	JPY79,755,320 (or approximately HK\$5,742,383)
	二零一九年 十二月三十一日	王氏電子集團向王氏港建 電子購買設備及配件	79,755,320日圓(或約港幣5,742,383元)
5.	31 December 2019	Purchases of equipment and accessories by WEHC from WKK Electronic	JPY66,600,220 (or approximately HK\$4,795,216)
	二零一九年 十二月三十一日	王氏電子集團向王氏港建 電子購買設備及配件	66,600,220日圓(或約港幣4,795,216元)

The aggregate consideration of the Transactions was JPY269,920,840 (or approximately HK\$19,557,866), which was determined after arm's length negotiations between the parties and on an order-by-order basis. The consideration for all the Transactions was satisfied by cash in the following manner:

- (a) an initial deposit of 30% of the consideration upon confirmation of the purchase orders;
- (b) a further deposit of 40% of the consideration upon delivery of the equipment and accessories; and
- (c) balance of the consideration after installation of the equipment.

The Company acts as an investment holding company and its subsidiaries are principally engaged in trading and distribution of chemicals, materials and equipment used in the manufacture of printed circuit boards and electronic products and the manufacture of electrical and electronic products for OEM customers. The Transactions form an integral part of the ordinary and usual course of business of WKK Electronic.

Mr. Wong Chung Mat, Ben, Mr. Wong Chung Ah, Johnny and Mr. Wong Chung Yin, Michael are brothers of Mr. Senta Wong, the Executive Director and substantial shareholder of the Company and of Mr. Wong Chung Yin, Michael, a substantial shareholder of the Company. As both Wong's Electronic and WEHC are majority-controlled companies (as defined under the Listing Rules) of Mr. Wong Chung Mat, Ben, Mr. Wong Chung Ah, Johnny and Mr. Wong Chung Yin, Michael, they are associates of Mr. Senta Wong and Mr. Wong Chung Yin, Michael and are therefore connected persons under Rule 14A.12(2)(b) of the Listing Rules.

The Transactions constituted connected transactions for the Company under Chapter 14A of the Listing Rules. As the relevant percentage ratios in respect of the Transactions were less than 5% but the aggregate consideration of the Transactions exceeded HK\$3,000,000 on an annual basis, the Transactions constituted connected transactions for the Company subject to the reporting and announcement requirements but were exempt from independent shareholders' approval requirements under Rule 14A.76(2) of the Listing Rules. The Company issued the announcements on 15 October 2019 and 31 December 2019 to disclose such connected transactions in accordance with the requirements under Chapter 14A of the Listing Rules.

該等交易之總代價為269,920,840日圓(或約港幣19,557,866元),乃由訂約各方按個別訂單為基準及按公平原則磋商後釐定。所有該等 交易之代價乃通過以下方式以現金支付:

- (a) 代價30%之初步按金於確認採購訂單時 支付;
- (b) 代價40%之另一筆按金於交付設備及配件時支付;及
- (c) 代價餘款於安裝設備後支付。

本公司為一家投資控股公司,其附屬公司主 要從事貿易及分銷用以製造印刷電路板及電 子產品之化學品、物料及設備及為原產品客 戶製造電器及電子產品。該等交易構成王氏 港建電子日常及正常業務過程之主要部份。

王忠秣先生、王忠椏先生及王忠梴先生均為 本公司執行董事兼主要股東王忠桐先生及本 公司主要股東王忠梴先生之胞兄弟。由於王 氏電子及王氏電子集團均為王忠秣先生、王 忠椏先生及王忠梴先生佔多數控制權的公司 (定義見上市規則),而彼等為王忠桐先生及 王忠梴先生之聯繫人,因此根據上市規則第 14A.12(2)(b)條為關連人士。

根據上市規則第14A章,該等交易構成本公司 之關連交易。由於該等交易涉及之相關百分 比率低於5%,惟該等交易之總代價按年計算 超過港幣3,000,000元,該等交易構成本公司 之關連交易,須遵守申報及公告之規定,惟 獲豁免遵守上市規則第14A.76(2)條之獨立股 東批准規定。本公司已根據上市規則第14A 章的規定,於二零一九年十月十五日及二零 一九年十二月三十一日刊發公告,披露該等 關連交易。

INTERESTS OF DIRECTORS

As at 31 December 2019, the interests or short positions of the Directors of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO") as recorded in the register required to be kept under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Companies, were as follows:

董事之權益

於二零一九年十二月三十一日,根據證券及 期貨條例(「證券及期貨條例」)第352條予以置 存之登記冊之記錄,或根據上市公司董事進 行證券交易的標準守則已向本公司及聯交所 作出之通知,本公司董事於本公司或其任何 相聯法團(定義見證券及期貨條例第XV部)之 股份、相關股份及債券中擁有之權益或淡倉 如下:

(I) The Company

(I) 本公司

Name 姓名	Personal Interests 個人權益	Family Interests 家庭權益	Corporate Interests 公司權益	Other Interests 其他權益	Total Interests 權益總額	Total Interests as % of the issued share capital 權益總額 佔已發行 股本百分比 %	Underlying Shares (share options) 有關股份 (購股權)	Total Interests (including underlying shares) as % of the issued share capital 權益總額 (包括有關股 份)佔已發行 股本百分比 %
	4,750,000	1,572,000	122,012,723 (Note 1) (附註1)	207,800,000 (Note 2) (附註2)	336,134,723	46.08	5,000,000	46.77
Edward Ying-Chun Tsui 徐應春	7,577,920	-	-	-	7,577,920	1.04	3,000,000	1.45
Byron Shu-Chan Ho 何樹燦	3,470,000	360,000	-	-	3,830,000	0.53	3,000,000	0.94
Bengie Man-Hang Kwong 鄺敏恒	5,400,000	-	-	-	5,400,000	0.74	3,000,000	1.15
Vinci Wong 王賢誌	-	-	23,572,028 (Note 3) (附註3)	207,800,000 (Note 4) (附註4)	231,372,028	31.72	3,000,000	32.13
Victor Jui Shum Chang 張瑞桑	-	154,000	23,572,028 (Note 5) (附註5)	207,800,000 (Note 6) (附註6)	231,526,028	31.74	3,000,000	32.15
Hamed Hassan El-Abd	3,000,000	-	-	-	3,000,000	0.41	3,000,000	0.82
Hsu Hung-Chieh 許宏傑	2,314,000	-	-	-	2,314,000	0.32	3,000,000	0.73
Philip Wan-Chung Tse 謝宏中	-	-	-	-	-	-	3,000,000	0.41
Leung Kam Fong 梁錦芳	-	-	-	180,000 (Note 7)	180,000	0.02	3,000,000	0.44
Yip Wai Chun 葉維晉	-	-	-	-	-	-	3,000,000	0.41
Arnold Hin Lin Tse 謝顯年	-	-	-	-	-	-	3,000,000	0.41
Andrew Yiu Wing Lam 林耀榮	-	-	-	-	-	-	3,000,000	0.41

								Total Interests (including underlying
						Total Interests		shares) as % of
						as % of the issued share capital	Underlying Shares (share	the issued share capital 權益總額
Name 姓名	Personal Interests 個人權益	Family Interests 家庭權益	Corporate Interests 公司權益	Other Interests 其他權益	Total Interests 權益總額	權益總額 佔已發行 股本百分比 %	options) 有關股份 (購股權)	(包括有關股 份)佔已發行 股本百分比 %
Hsu Hung-Chieh 許宏傑	178,615	4,716			183,331	0.51		0.51

(II) The Company's associated corporation – Taiwan Kong (II) King Co., Ltd.

(II) 本公司之相聯法團-台灣港建股份有限 公司

Notes:

1.

- 122,012,723 shares were registered in the name of Wonder Luck International Limited, which was wholly owned by Senta Wong (BVI) Limited. The entire issued share capital of which was 50.25% owned by Mr. Senta Wong and 49.75% owned by his wife,
- 50.25% owned by Mr. Senta Wong and 49.75% owned by his wife, Mrs. Wong Wu Lai Ming, Lily. The references to 122,012,723 shares deemed to be interested by Mr. Senta Wong (as disclosed herein) and Senta Wong (BVI) Limited (as disclosed in the section headed "Interests of substantial shareholders") relate to the same block of shares.
 2. 207,800,000 shares were registered in the name of Rewarding
- 2. 207,800,000 shares were registered in the name of Rewarding Limited, which was wholly owned by Greatfamily Inc. (which was in turn wholly owned by Greatguy (PTC) Inc.) for a discretionary trust, of which Mr. Senta Wong was regarded as the founder (by virtue of the SFO). The references to 207,800,000 shares deemed to be interested by Mr. Senta Wong (as disclosed herein), Mr. Vinci Wong and Mr. Victor Jui Shum Chang (as disclosed in Notes 4 and 6 below respectively), Greatfamily Inc. and Greatguy (PTC) Inc.) (as disclosed in the section headed "Interests of substantial shareholders") relate to the same block of shares.
- 3. 23,572,028 shares were held by Max Return Group Limited, of which Mr. Vinci Wong owns 33.33% shares. The references to these 23,572,028 shares deemed to be interested by Mr. Vinci Wong (as disclosed herein) and Mr. Victor Jui Shum Chang (as disclosed in Note 5 below) relate to the same block of shares.
- 4. Mr. Vinci Wong was deemed (by virtue of the SFO) to be interested in 207,800,000 shares in the Company by virtue of him being a beneficiary of a discretionary trust.
- 5. Mr. Victor Jui Shum Chang was deemed (by virtue of the SFO) to be interested in 23,572,028 shares in the Company, which were held by Max Return Group Limited, of which his spouse owns 33.33% shares.
- 6. Mr. Victor Jui Shum Chang was deemed (by virtue of the SFO) to be interested in 207,800,000 shares in the Company by virtue of his spouse being a beneficiary of a discretionary trust.
- 7. These 180,000 shares were jointly held by Dr. Leung Kam Fong and his spouse.

附註:

3.

7.

- 122,012,723股股份以Wonder Luck International Limited之名義登記,該公司由 Senta Wong (BVI) Limited全資擁有。其全部 已發行股本由王忠桐先生擁有50.25%及其妻 子王胡麗明女士擁有49.75%。有關王忠桐先 生(於本節披露)及Senta Wong (BVI) Limited (於「主要股東之權益」一節披露)被視為擁有 權益之122,012,723股股份乃指同一批股份。
- 2. 207,800,000股股份以Rewarding Limited之 名義登記,該公司由Greatfamily Inc.(由 Greatguy (PTC) Inc.全資擁有)為一酌情信託 而全資擁有,而王忠桐先生根據證券及期 貨條例被視為該酌情信託之成立人。有關 王忠桐先生(於本節披露)、王賢誌先生及 張瑞燊先生(分別於下列附註4及6披露)、 Greatfamily Inc.及Greatguy (PTC) Inc.(於「主 要股東之權益」一節披露)被視為擁有權益之 207,800,000股股份乃指同一批股份。
 - 23,572,028股股份由Max Return Group Limited持有,而王賢誌先生擁有其中33.33% 股份。有關王賢誌先生(於本節披露)及張瑞 藥先生(於下列附註5披露)被視為擁有權益 之23,572,028股股份乃指同一批股份。
- 王賢誌先生作為一項酌情信託之受益人,根 據證券及期貨條例,彼被視為於本公司擁有 207,800,000股股份之權益。
- 23,572,028股股份由Max Return Group Limited持有,而張瑞燊先生之配偶擁有其中 33.33%股份。根據證券及期貨條例,彼被視 為擁有該等股份之權益。
- 張瑞燊先生之配偶作為一項酌情信託之受益 人,根據證券及期貨條列,彼被視為於本公 司擁有207,800,000股股份之權益。
 - 該180,000股股份由梁錦芳博士及其配偶共同 持有。

Certain Directors held qualifying shares in certain subsidiaries of the Group on trust for the Company or other subsidiaries of the Group.

Save as disclosed herein, as at 31 December 2019, none of the Directors of the Company or his associates had any interests or short positions 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 as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Companies.

SHARE OPTION SCHEME

The Company's Share Option Scheme came into effect on 30 May 2005 was expired at the close of business on 29 May 2015. A new Share Option Scheme ("the New Scheme") has been adopted by the Shareholders of the Company on 22 June 2016.

A summary of the New Scheme disclosed in accordance with the Listing Rules is as follows:

(1) **Purpose of the New Scheme**

The purpose of the New Scheme is to provide the Eligible Participants with an opportunity to have a personal stake in the Company with a view to motivating the Eligible Participants to utilize their performance and efficiency for the benefit of the Group; and attracting and retaining or otherwise maintaining an ongoing relationship with the Eligible Participants whose contributions are or will be beneficial to the long term growth and development of the Group.

(2) Participants of the New Scheme

The Board may at its discretion grant options to any director (whether executive, non-executive, independent non-executive or alternate) or employee (whether full-time, part time, seconded or otherwise) of the Company or any Affiliate.

(3) Total number of shares available for issue under the New Scheme and % of the issued share capital as at 31 December 2019

The number of shares issuable under the share options granted under the New Scheme was 75,223,596 shares (being not more than 10% of the total number of shares in issue as at the date of adoption of the New Scheme), representing approximately 10.31% of the issued share capital as at 31 December 2019.

若干董事以代表本公司或本集團其他附屬公 司持有信託之形式,持有本集團若干附屬公 司之資格股。

除本文所披露者外,於二零一九年十二月 三十一日,根據證券及期貨條例第352條予以 置存之登記冊之記錄,或根據上市公司董事 進行證券交易的標準守則已向本公司及聯交 所作出之通知,本公司董事或其聯繫人士概 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)之股份、相關股份或債券 中擁有任何權益或淡倉。

購股權計劃

本公司於二零零五年五月三十日生效之購股 權計劃,已於二零一五年五月二十九日營業時 間結束時屆滿。本公司股東已於二零一六年 六月二十二日採納一項新的購股權計劃(「新 計劃」)。

根據上市規則,該新計劃的摘要如下:

(1) 該新計劃之宗旨 該新計劃旨在為合資格參與者提供於本

公司擁有個人權益之機會,以激勵合資 格參與者充份發揮其表現及效率為本集 團帶來利益;並吸引及挽留或以其他方 式與對本集團長遠增長及發展作出或將 作出有利貢獻之合資格參與者維持持續 關係。

- (2) 該新計劃之參與者 董事會可按其酌情權,向本集團或任何 聯屬公司之任何董事(不論為執行、非 執行、獨立非執行或替代董事)或僱員 (不論為全職、兼職、暫調或其他僱員) 授予購股權。
- (3) 該新計劃可予發行之股份總數及其於二 零一九年十二月三十一日佔已發行股本 之百分比 該新計劃授予可發行之股份總數為 75,223,596股(即不超過於新計劃採納當 日已發行股份總數之10%),佔於二零 一九年十二月三十一日已發行股本約 10.31%。

(4) Maximum entitlement of each participant under the New Scheme

The maximum number of shares issuable under the options to each participant in any 12-month period up to the date of grant must not exceed 1% of the shares in issue unless it is approved by shareholders in a general meeting of the Company. Any share options granted to a substantial shareholder or an independent non-executive director of the Company or to any of their associates, in excess of 0.1% of the shares in issue and with an aggregate value (based on the closing price of the shares at the date of the grant) in excess of HK\$5 million, in any 12-month period, are subject to shareholders' approval in general meeting of the Company.

(5) The period within which the shares must be taken up under an option

An Option may be exercised as specified by the Board in relation to such option in its terms of grant which shall not be earlier than 1 year after its date of grant, nor be more than 10 years from its date of grant.

- (6) The minimum period for which an option must be held before it can be exercised According to the New Scheme of the Company, no option can be exercised within 1 year after its date of grant unless otherwise determined by the board of directors of the Company. In addition, options will vest as to 25% on the first anniversary of its date of grant and as to the remainder on the second anniversary of its date of grant.
- (7) The amount payable upon acceptance of option HK\$10.00 is payable by each Eligible Participant to the Company on acceptance of options within 21 days from the Offer Date.

(8) The Basis of determining the exercise price

The exercise price must be at least the highest of:

- the closing price of a share as stated in the daily quotations sheet of the Stock Exchange on the Date of Grant, which must be a business day; and
- (ii) the average of the closing prices 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 a Share.

(9) The remaining life of the New Scheme The New Scheme will expire at the close of business on 21 June 2026.

(4) 該新計劃每名參與者可授權益上限

於截至授予日期止任何十二個月期間 內,根據購股權可發行予各參與者之最 高股份數目,不得超過已發行股份之 1%,惟股東於本公司股東大會上批准者 除外。倘於任何十二個月期間內,授予 本公司主要股東或獨立非執行董事或彼 等之任何聯繫人士之購股權超過已發行 股份之0.1%,總價值(根據股份於授予 日期之收市價計算)超過港幣5,000,000 元,則須待股東於本公司股東大會上批 准後方可作實。

(5) 可根據購股權認購股份之期限

購股權須依照董事會在其授予條款中對 有關購股權所作批示予以行使,行使期 限不得早於授予日期後一年,亦不得遲 於授予日期後十年。

(6) 購股權行使之前必須持有的最短期限

根據本公司之新計劃,除非本公司董事 會另行釐定,否則概無購股權可於其授 出日期後一年內行使。此外,購股權將 於其授出日期後首個週年日歸屬25%, 並於其授出日期後第二個週年日歸屬餘 下權益。

(7) 接納購股權時應付款額

各合資格參與者於發售日期起21日內接納購股權時須向本公司繳付港幣10.00元。

(8) 行使價的釐定基準

行使價須至少為下列三者中之最高者:

- (i) 於授予日期(該日須為營業日)聯 交所每日報價表上註明之股份收 市價;及
- (ii) 於緊接授予日期之前五個營業日 內聯交所每日報價表上註明之股 份平均收市價;及

(iii) 股份面值。

(9) 該新計劃尚餘有效期 該新計劃將於二零二六年六月二十一日 營業時間結束時屆滿。

SHARE OPTIONS

購股權計劃

Particulars of the Company's New Scheme are set out in note 30 to the consolidated financial statements. Movements in the Company's share options during the year are as follows: 本公司新計劃之詳情已載於綜合財務表附註 30。於本年度內,本公司購股權之變動如下:

	Date of Grant 授出日期	Exercise Price 行使價	Exercisable Period 行使期	Outstanding at 1 January 2019 於二零一九年 一月一日 尚未行使	Granted during the year 於年內授出	Exercised during the year 於年內行使	Cancelled/ lapsed during the year 於年內 註第/失效	Outstanding at 31 December 2019 於二零一九年 十二月 三十一日 尚未行使
Yategory 1: 頁別一:								
I) Directors 董事 Senta Wong 王忠桐	14.06.2019	0.906	14.06.2020 - 13.06.2029	N/A 不適用	5,000,000	-	-	5,000,000
Edward Ying-Chun Tsui 徐應春	14.06.2019	0.906	14.06.2020 - 13.06.2029	N/A 不適用	3,000,000	-	-	3,000,000
Byron Shu-Chan Ho 何樹燦	14.06.2019	0.906	14.06.2020 - 13.06.2029	N/A 不適用	3,000,000	-	-	3,000,000
Bengie Man-Hang Kwong 鄭敏恆	14.06.2019	0.906	14.06.2020 - 13.06.2029	N/A 不適用	3,000,000	-	-	3,000,000
Vinci Wong 王賢誌	14.06.2019	0.906	14.06.2020 - 13.06.2029	N/A 不適用	3,000,000	-	-	3,000,000
Victor Jui Shum Chang 張瑞燊	14.06.2019	0.906	14.06.2020 - 13.06.2029	N/A 不適用	3,000,000	-	-	3,000,000
Hamed Hassan El-Abd	14.06.2019	0.906	14.06.2020 - 13.06.2029	N/A 不適用	3,000,000	-	-	3,000,000
Hsu Hung Chieh 許宏傑	14.06.2019	0.906	14.06.2020 - 13.06.2029	N/A 不適用	3,000,000	-	-	3,000,000
Philip Wan-Chung Tse 謝宏中	14.06.2019	0.906	14.06.2020 - 13.06.2029	N/A 不適用	3,000,000	-	-	3,000,000
Leung Kam Fong 梁錦芳	14.06.2019	0.906	14.06.2020 - 13.06.2029	N/A 不適用	3,000,000	-	-	3,000,000
Yip Wai Chun 葉維晉	14.06.2019	0.906	14.06.2020 - 13.06.2029	N/A 不適用	3,000,000	-	-	3,000,000
Arnold Hin Lin Tse 謝顯年	14.06.2019	0.906	14.06.2020 - 13.06.2029	N/A 不適用	3,000,000	-	-	3,000,000
Andrew Yiu Wing Lam 林耀榮	14.06.2019	0.906	14.06.2020 - 13.06.2029	N/A 不適用	3,000,000	_	_	3,000,000
`otal for directors 首事總計					41,000,000	_	_	41,000,000

		Date of Grant 授出日期	Exercise Price 行使價	Exercisable Period 行使期	Outstanding at 1 January 2019 於二零一九年 一月一日 尚未行使	Granted during the year 於年內授出	Exercised during the year 於年內行使	Cancelled/ lapsed during the year 於年內 註銷/失效	Outstanding at 31 December 2019 於二零一九年 十二月 三十一日 尚未行使
Cate 類別 (II)	egory 2: ∴ : Associates of Directors								
	董事之聯繫人 Ava Wong 王賢慧	14.06.2019	0.906	14.06.2020 - 13.06.2029	N/A 不適用	150,000	-	-	150,000
	Orangeo Wendy Wong 王賢德	14.06.2019	0.906	14.06.2020 - 13.06.2029	N/A 不適用	150,000	-	-	150,000
(II)	Other employees 其他僱員	14.06.2019	0.906	14.06.2020 - 13.06.2029	N/A 不適用	30,350,000	-	(300,000)	30,050,000
Tota 總數					N/A 不適用	70,450,000 ³	-	(300,000)	70,150,000

Notes:

附註:

- 1. The share options can be exercised up to a maximum of 25% of the grant during the period from 14 June 2020 to 13 June 2021 and the balance of the grant during the period from 14 June 2021 to 13 June 2029.
- 2. The closing price of the shares of the Company immediately before the date on which the share options were granted was HK\$0.93.
- 3. 71,650,000 share options were granted on 14 June 2019 and subsequently, 70,450,000 share options were accepted by the Grantees.

Save as disclosed above, there were no outstanding share options under the Scheme during the year ended 31 December 2019. 於二零二零年六月十四日至二零二一年六月 十三日期間,可行使之購股權數目最多佔授 出總數之25%;於二零二一年六月十四日至 二零二九年六月十三日期間,可行使餘下尚 未行使之購股權。

- 於緊接購股權授出之前一天,本公司股份之 收市價為港幣0.93元。
- 於二零一九年六月十四日授出71,650,000份購 股權,及其後70,450,000份購股權獲承授人接 納。

除上述所披露外,於截至二零一九年十二月 三十一日,該計劃下並無尚未行使之購股權。 The fair value of the options determined at the date of grant using the Black-Scholes option-pricing model was approximately HK\$7,379,000, of which approximately HK\$2,484,000 was charged to the consolidated profit or loss for the year ended 31 December 2019.

The following assumptions were used to calculate the fair value of the share options granted:

於授予日期使用柏力克-舒爾斯期權定價模 式釐定之購股權公平值約為港幣7,379,000 元,其中約港幣2,484,000元於截至二零一九 年十二月三十一日止年度之合併利潤表內扣 除。

計算所授予購股權之公平值時使用之假設如 下:

Grant date fair value per share	HK\$0.10
授予日期每股股份之公平值	港幣0.10元
Expected life	6 years
預期年期	6年
Expected volatility	31.93%
預期波幅	31.93%
Dividend yield	7.39%
股息率	7.39%
Risk-free interest rate	1.44%
無風險利率	1.44%

Expected volatility is estimated taking into account historical average share price volatility. The Black-Scholes option-pricing model has been used to estimate the fair value of the options. The variables and assumptions used in computing the fair value of the share options are based on the Directors' best estimate. Changes in variables and assumptions may result in changes in the fair value of the options. 預期波幅乃經考慮過往平均股價之波幅而估 計。估計購股權之公平值時,乃使用柏力克-舒爾斯期權定價模式。用於計算購股權公平值 之變量及假設乃以董事之最佳估計為基礎。 變量及假設之變動可導致購股權之公平值改 變。

INTERESTS OF SUBSTANTIAL SHAREHOLDERS

The Company has been notified that, as at 31 December 2019, the following persons (other than Directors of the Company) had interests or short positions in the shares or underlying shares of the Company as recorded in the register required to be kept under Section 336 of the SFO:

主要股東之權益

本公司接獲通知,於二零一九年十二月三十一 日,根據證券及期貨條例第336條予以置存之 登記冊之記錄,下列人士(除本公司董事外) 於本公司股份或相關股份中擁有權益或淡倉:

Long positions in shares of the Company

本公司股份之好倉

Name of substantial shareholders 主要股東名稱	Capacity 身份	Number of shares held 所持股數	Percentage of total issued shares 佔已發行股份 總數百分比 %
Greatfamily Inc.	Interest of controlled corporation (Note 1) 受控制法團之權益(附註1)	207,800,000	28.49%
Greatguy (PTC) Inc.	Trustee (Note 1) 受託人(<i>附註1</i>)	207,800,000	28.49%
Senta Wong (BVI) Limited	Interest of controlled corporation (Note 2) 受控制法團之權益(附註2)	122,012,723	16.73%
HSBC International Trustee Limited	Interest of controlled corporations 受控制法團之權益	45,689,735	6.26%
Wong Chung Yin 王忠梴	 Beneficial owner, interest of child or spouse and interest of controlled corporations (<i>Note 3</i>) 實益擁有人、子女或配偶權益及 受控制法團之權益(<i>附註3</i>) 	42,415,701	5.81%

Notes:

- 1. Please see Note 2 under the section headed "Interests of Directors".
- 2. Please see Note 1 under the section headed "Interests of Directors".
- 3. Mr. Wong Chung Yin was deemed (by virtue of the SFO) to be interested in 42,415,701 shares in the Company. These shares were held in the following capacity:
 - (a) 2,000,000 shares were held by Mr. Wong Chung Yin personally.
 - (b) 450 shares were held under the name of Ms. Woo Sin Ming, the wife of Mr. Wong Chung Yin.
 - (c) 23,613,332 shares were held by Levy Investment Limited. The entire issued share capital of which was 100% owned by Mr. Wong Chung Yin.
 - (d) 16,801,919 shares were jointly held by Mr. Wong Chung Yin and his wife, Ms. Woo Sin Ming.

Save as disclosed, the Directors are not aware of any other persons who, as at 31 December 2019, had interests or short positions in the shares or underlying shares of the Company as recorded in the register required to be kept under Section 336 of the SFO.

CORPORATE GOVERNANCE

The Company is committed to maintaining a high standard of corporate governance practices. Information on the corporate governance practices of the Company is set out in the "Corporate Governance Report" on pages 38 to 58.

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 had a material interest, when directly or indirectly, subsisted at the end of the year or at any time during the year. 附註:

- 1. 請參見「董事之權益」一節附註2。
- 2. 請參見「董事之權益」一節附註1。
- 根據證券及期貨條例,王忠梴先生被視為擁 有本公司42,415,701股股份之權益,該等股份 乃按以下身份持有:
 - (a) 2,000,000股股份由王忠梴先生個人持 有。
 - (b) 450股股份由王忠梴先生之妻子胡倩明 女士持有。
 - (c) 23,613,332股股份由Levy Investment Limited持有。其全部已發行股本由王 忠梴先生全資擁有。
 - (d) 16,801,919股股份由王忠梴先生及其妻 子胡倩明女士共同持有。

除上述所披露者外,董事並無獲悉,根據證券及期貨條例第336條予以置存之登記冊之記錄,任何其他人士於二零一九年十二月三十一日止持有本公司股份或相關股份之權益或淡倉。

企業管治

本公司致力維持高水平之企業管治常規。本 公司之企業管治常規資料載於第38頁至第58 頁之「企業管治報告」。

董事於交易、安排或合約中之重大利益

於年結日或年內任何時間,本公司董事概無 在本公司參與訂立與本集團業務有關之重大 交易、安排及合約中直接或間接擁有任何重 大利益。

DIRECTORS' SERVICE CONTRACTS

No Director being proposed for re-election at the forthcoming annual general meeting has a service contract which is not determinable by the Group within one year without payment of compensation (other than statutory compensation).

MANAGEMENT CONTRACTS

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

ARRANGEMENTS TO PURCHASE SHARES OR DEBENTURES

Apart from the New Scheme, no time during the year was the Company, its subsidiaries or its associated corporations a party to any arrangement to enable the Directors or chief executives of the Company or their respective associates to acquire benefits by acquisition of shares or underlying shares in, or debentures of, the Company or its associated corporations.

PERMITTED INDEMNITY PROVISION

Pursuant to the Company's Bye-laws and subject to the applicable laws, every Director shall be entitled to be indemnified out of the assets of the Company against all costs, charges, expenses, losses and liabilities, which he may sustain or incur in or about the execution of the duties of his office or otherwise in relation thereto.

The Company has maintained directors' liability insurance which has been in force throughout the financial year and up to the date of this report to provide appropriate insurance cover for the Directors of the Company and its subsidiaries.

PUBLIC FLOAT

On the basis of information that is publicly available to the Company and within the knowledge of the Directors as at the date of this Annual Report, the Company has complied with the public float requirements of the Listing Rules for the financial year ended 31 December 2019.

董事服務合約

擬於即將舉行之股東週年大會上膺選連任之 董事,概無與本集團訂立任何本集團於一年 內終止則須作出賠償(法定補償除外)之服務 合約。

管理合約

概無關於管理及經營本公司全部或任何重大 部分業務之合約於年內訂立或維持。

認購股份或債券之安排

除新計劃外,於本年度內任何時間,本公司、 其附屬公司或相聯法團概無訂立任何安排, 致使本公司董事或主要行政人員或彼等各自 之聯繫人士可藉收購本公司或其相聯法團之 股份、相關股份或債券而獲益。

獲准許的彌償條文

根據本公司細則及在適用法律的規限下,各 董事應有權就其因執行職務或涉及關乎其職 務有關的其他方面所可能遭受或招致的所有 成本、收費、費用、損失及債務獲得從本公 司資產中支付的彌償。

本公司已為董事續投責任保險,相關保險在 本財政年度全年直至本報告日期仍然生效, 為本公司及其附屬公司的董事提供適當保障。

公眾持股量

根據於本年度報告日期本公司所擁有之公眾 資料及每位董事所知悉,本公司已於截至二 零一九年十二月三十一日止財政年度一直遵 守上市規則有關公眾持股量之規定。

AUDITOR

PricewaterhouseCoopers will hold office until the conclusion of the forthcoming annual general meeting of the Company.

The consolidated financial statements for the year have been audited by PricewaterhouseCoopers who retire and, being eligible, offer themselves for reappointment at the forthcoming annual general meeting.

On behalf of the Board

Senta Wong Chairman

Hong Kong, 26 March 2020

核數師

羅兵咸永道會計師事務所將任職至本公司應 屆股東週年大會結束時止。

本年度之合併財務報表已由羅兵咸永道會計 師事務所審核,該公司任滿告退,惟願意在 應屆股東週年大會上膺選連任。

承董事會命

王忠桐 *主席*

香港,二零二零年三月二十六日

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企業管治報告

The Company recognizes that good corporate governance is vital to the success of the Group and sustains development of the Group. The Company aims at complying with, where appropriate, all code provisions ("Code Provisions") of the Corporate Governance Code (the "CG Code") as set out in Appendix 14 of the Listing Rules.

The Company's corporate governance practices are based on the principles and the Code Provisions as set out in the CG Code of the Listing Rules. The Company has, throughout the year ended 31 December 2019 complied with most of the Code Provisions and certain deviations from the Code Provisions in respect of code provisions A.4.1 and A.4.2, details of which are explained below.

DIRECTORS' SECURITIES TRANSACTION

The Company has adopted a code of conduct regarding securities transactions by Directors on no less exacting than the terms and required standard contained in the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix 10 of the Listing Rules (the "Model Code"). Having made specific enquiry of all the Directors, the Company had obtained confirmation from all the Directors that they have complied with the required standard set out in the Model Code and the code of conduct for securities transactions by Directors adopted by the Company during the year ended 31 December 2019.

BOARD OF DIRECTORS

The Board comprises six Executive Directors, two Non-Executive Directors and five Independent Non-Executive Directors. One of the Independent Non-Executive Directors possess the appropriate professional qualifications or accounting or related financial management expertise as required under the Listing Rules. The Directors, as at the date of this report, are Mr. Senta Wong, Mr. Edward Ying-Chun Tsui, Mr. Byron Shu-Chan Ho, Mr. Bengie Man-Hang Kwong, Mr. Vinci Wong, Mr. Victor Jui Shum Chang, Mr. Hamed Hassan El-Abd, Mr. Hsu Hung-Chieh, Mr. Philip Wan-Chung Tse, Dr. Leung Kam Fong, Dr. Yip Wai Chun, Mr. Arnold Hin Lin Tse and Mr. Andrew Yiu Wing Lam.

The biographical details of the Directors (including relationship among the members of the Board) are set out on pages 11 to 16 of this Annual Report.

Each of the Independent Non-Executive Directors has made an annual confirmation of independence pursuant to Rule 3.13 of the Listing Rules. The Company is of the view that all Independent Non-Executive Directors meet the independence guidelines set out in Rule 3.13 of the Listing Rules.

本公司深明良好企業管治對本集團之成功及 持續發展十分重要。本公司致力遵守(在適當 情況下)上市規則附錄14企業管治守則(「企業 管治守則」)中所有守則條文(「守則條文」)之 規定。

本公司之企業管治常規乃根據上市規則之企 業管治守則所載之原則及守則條文而釐訂。 除守則條文A.4.1及A.4.2有若干偏離守則條文 行為(將於下文詳述)外,本公司於截至二零 一九年十二月三十一日止年度已遵守大部份 守則條文。

董事之證券交易

本公司已採納有關董事進行證券交易之行為 守則,其條款並不遜於上市規則附錄十所載 之上市發行人董事進行證券交易的標準守則 (「標準守則」)內之規定標準。向所有董事作 出特定查詢後,所有董事均已向本公司確認, 彼等於截至二零一九年十二月三十一日止年 度內一直遵守標準守則及本公司所採納之董 事進行證券交易之行為守則所載之規定標準。

董事會

董事會由六名為執行董事、兩名為非執行董 事及五名為獨立非執行董事組成。其中一名 獨立非執行董事具備上市規則所規定之適當 專業資格,或會計或相關財務管理專業知識。 於本報告日期,該等董事為王忠桐先生、徐 應春先生、何樹燦先生、鄺敏恆先生、王賢 誌先生、張瑞燊先生、Hamed Hassan El-Abd 先生、許宏傑先生、謝宏中先生、梁錦芳博 士、葉維晉醫生、謝顯年先生及林耀榮先生。

董事(包括董事會成員之關係)之個人簡歷詳 情載於本年報第11頁至第16頁。

各獨立非執行董事已根據上市規則第3.13條 就身份之獨立性發出週年確認書,本公司認 為所有獨立非執行董事符合上市規則第3.13 條所載之獨立性規定。 The Board met four times in 2019 to review the financial and operating performance of the Group and to consider and approve the annual budget for the Group. Individual attendance of each Board member at these meetings is as follows: 於二零一九年度內董事會共開會四次,以檢 討本集團之財務及營運表現,及考慮與批准 本集團之全年預算。董事會各成員於該等會 議之出席率如下:

Attendance

Executive Directors		執行董事	
Mr. Senta Wong (Chairman)	4/4	王忠桐先生(<i>主席</i>)	4/4
Mr. Edward Ying-Chun Tsui		徐應春先生	
(Group President and Chief Executive Officer)	4/4	(集團董事長兼行政總裁)	4/4
Mr. Byron Shu-Chan Ho (Chief Financial Officer)	4/4	何樹燦先生(財務總裁)	4/4
Mr. Bengie Man-Hang Kwong	4/4	鄺敏恆先生	4/4
Mr. Vinci Wong	4/4	王賢誌先生	4/4
Mr. Victor Jui Shum Chang	4/4	張瑞燊先生	4/4
Non-Executive Directors		非執行董事	
Mr. Hamed Hassan El-Abd	4/4	Hamed Hassan El-Abd先生	4/4
Mr. Hsu Hung-Chieh	3/4	許宏傑先生	3/4
Independent Non-Executive Directors		獨立非執行董事	
Mr. Philip Wan-Chung Tse	4/4	謝宏中先生	4/4
Dr. Leung Kam Fong	3/4	梁錦芳博士	3/4
Dr. Yip Wai Chun	4/4	葉維晉醫生	4/4
Mr. Arnold Hin Lin Tse	4/4	謝顯年先生	4/4
Mr. Andrew Yiu Wing Lam	4/4	林耀榮先生	4/4

Other Board Meetings with the attendance of senior management were held regularly during the year to discuss the day-to-day management and administration as well as the recent business development of the Group.

All minutes of the Board Meetings are prepared and kept by the Company Secretary and open for inspection by Directors upon reasonable notice. 高級管理層於年內亦會定期出席其他的董事 會會議,以討論集團的日常管理、行政事務 及集團最近之業務發展。

公司秘書準備及保存所有董事會會議記錄, 及在合理通知的情況下,公開有關會議記錄 予任何董事查閱。

BOARD DIVERSITY

In August 2013, the Board adopted a board diversity policy which sets out the approach to achieve board diversity in the Company.

The Board Diversity Policy is summarized as follows:

- the Company ensures that its Board has the appropriate balance of skills, experience and diversity of perspectives that are required to support the execution of its business strategy and in order for the Board to be effective.
- selection of candidates will be based on a range of perspectives, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service. The ultimate decision will be based on meritocracy and the contribution that the selected candidates will bring to the Board.
- the Nomination Committee will take into consideration of the Board Diversity Policy in identifying and nominating suitably qualified candidates to become members of the Board.

DIRECTORS' TRAINING AND CONTINUING PROFESSIONAL DEVELOPMENT PROGRAMME

Pursuant to the Code Provision A.6.5 of the CG Code as set out in Appendix 14 of the Listing Rules, all directors should participate in continuous professional development to develop and refresh their knowledge and skills. This is to ensure that their contribution to the board remains informed and relevant. The Company should be responsible for arranging and funding suitable training, placing an appropriate emphasis on the roles, functions and duties of the directors.

The Company updates directors on the latest development regarding the Listing Rules and other applicable regulatory requirements from time to time, to ensure compliance and enhance their awareness of good corporate governance practices.

董事局多元化

於二零一三年八月,董事局採納一項董事局 多元化政策,該政策載列本公司達致董事局 多元化的方法。

董事會成員多元化政策概述如下:

- 本公司確保其董事會具備適當所需的技 能、經驗及多元化的觀點與角度,以加 強其業務策略的執行及董事會的效率。
- 挑選人選將按多項因素包括但不限於性
 別、年齡、文化和教育背景、種族、專
 業經驗、技能、知識及工作年期。最終
 的決定應以用人唯才以及所選出的人選
 能為董事會帶來貢獻的原則而定。
- 提名委員會在物色及提名合適資格人選 成為董事會成員會以董事會成員多元化 政策作考慮。

董事培训及持续专业发展计劃

根據上市規則附錄14企業管治守則之守則條 文A.6.5,所有董事應參與持續專業發展,發 展並更新其知識及技能,以確保其繼續在具 備全面資訊及切合所需的情況下對董事會作 出貢獻。本公司應負責安排合適的培訓並提 供有關經費,以及適切着重上市公司董事的 角色、職能及責任。

本公司不時向董事提供上市規則以及其他適 用監管規定的最新發展概況,以確保董事遵 守良好的企業管治常規,並提升其對良好企 業管治常規的意識。 During the year, the Company had arranged a seminar conducted by lawyers for the directors of the Company. The seminar covered topics including Connected Transactions.

According to the records provided by the directors, a summary of training received by the directors for the year ended 31 December 2019 is as follows:

年內,本公司已安排由律師為本公司董事舉 辦研討會,研討會之內容涵蓋關連交易。

按董事提供的記錄,董事於截至二零一九年 十二月三十一日止年度內接受培訓的概要如 下:

Name of Directors 董事姓名	Type of continuous professional development programmes 持續專業 發展計劃類別
Executive Directors	
執行董事 Senta Wong	Α, Β
王忠桐	А, Б
Edward Ying-Chun Tsui 徐應春	Α, Β
Byron Shu-Chan Ho 何樹燦	Α, Β
Bengie Man-Hang Kwong 鄺敏恒	Α, Β
Vinci Wong	Α, Β
王賢誌 Victor Jui Shum Chang 張瑞燊	Α, Β
Non-Executive Directors	
非執行董事 Hamed Hassan El-Abd	A, B
Hsu Hung-Chieh 許宏傑	B
Independent Non-Executive Directors 獨立非執行董事	
Philip Wan-Chung Tse 謝宏中	Α, Β
Leung Kam Fong 梁錦芳	В
Yip Wai Chun 葉維晉	Α, Β
Arnold Hin Lin Tse 謝顯年	Α, Β
Andrew Yiu Wing Lam 林耀榮	Α, Β

Notes:

附註:

A: attending briefing sessions and/or seminars

A: 出席簡介會及/或研討會

reading seminar materials and updates relating to the latest B: development of the Listing Rules and other applicable regulatory requirements

 \mathbf{B} : 閱讀有關上市規則及其他適用監管規定最新 發展的研討會材料與更新資料

NON-EXECUTIVE DIRECTORS

Code Provision A.4.1 stipulates that non-executive directors should be appointed for a specific term, subject to re-election.

None of the existing Non-Executive Directors of the Company is appointed for a specific term. This constitutes a deviation from code provision A.4.1 of the CG Code. In accordance with the provisions of the Bye-laws of the Company, any Director appointed by the Board during the year shall retire and submit themselves for re-election at the next annual general meeting immediately following his/her appointment. Further, at each annual general meeting, one-third of the Directors for the time being, or if their number is not three or a multiple of three, then the number nearest to but not exceeding one-third, shall retire from office. The directors to retire by rotation shall be those who have been longest in office since their last re-election or appointment. As such, the Company considers that sufficient measures have been taken to ensure that the Company's corporate governance practices are similar to those in the CG Code.

APPOINTMENT AND RE-ELECTION OF DIRECTORS

Code Provision A.4.2 stipulates that all directors appointed to fill a casual vacancy should be subject to election by shareholders at the first general meeting after appointment. Every director, including those appointed for a specific term, should be subject to retirement by rotation at least once every three years.

According to the Bye-laws of the Company, all Directors (except Executive Chairman or Managing or Joint Managing Director) of the Company are subject to retirement by rotations and reelections at the annual general meeting of the Company. This constitutes a deviation from the CG Code. As continuation is a key factor to the successful implementation of any long term business plans, the Board believes that the present arrangement is most beneficial to the Company and the shareholders as a whole.

非執行董事

守則條文A.4.1規定非執行董事之委任應有指 定任期,並須接受重新選舉。

本公司現任非執行董事並無指定任期,構成 與企業管治守則之守則條文A.4.1有所偏差。 根據本公司公司細則之條文,董事會年內獲 委任之任何董事須於彼獲委任後之下一屆股 東週年大會上退任及接受重新選舉。此外, 於每屆股東週年大會上,當時三分之一之董 事(或倘人數並非三或三之倍數時,則為最接 近者,但不得多於三分之一的人數)應輪流退 任。輪流退任之董事須為自其上次接受重新 選舉或獲委任以來任期最長之董事。因此, 本公司認為已採取足夠措施,確保本公司之 企業管治常規與企業管治守則所載者相若。

董事之委任及重選

守則條文A.4.2規定所有為填補臨時空缺而被 委任的董事應在接受委任後的首次股東大會 上接受股東選舉。每名董事(包括有指定任期 的董事)應輪流退任,至少每三年一次。

根據本公司之公司細則,本公司全體董事(除 執行主席,或董事總經理,或聯席董事總經 理)應於股東週年大會上輪流退任,並可接受 重新選舉,此與企業管治守則有所偏離。由 於連續性為成功執行任何長遠業務計劃之主 要因素,董事會相信,現有安排對本公司及 股東之整體利益最為有利。

REMUNERATION OF DIRECTORS

The Remuneration Committee was established in April 2005. The Committee now comprises four Independent Non-Executive Directors, who are:

Mr. Philip Wan-Chung Tse
(Chairman of the Remuneration Committee)
Dr. Leung Kam Fong
Dr. Yip Wai Chun
Mr. Andrew Yiu Wing Lam

A written terms of reference for the Remuneration Committee, which clearly defined the role, authority and function of the Remuneration Committee, have been adopted by the Board. The terms of reference of the Remuneration Committee are available on the websites of the Company and the Stock Exchange respectively.

The Remuneration Committee is set up to assist the Board in establishing a formal and transparent procedure for setting policy on Directors' and senior management's remuneration and to make recommendation to the Board on the remuneration packages of the executive directors and senior management of the Group, including the terms of salary and bonus schemes and share option scheme.

Prior to making its recommendations, the Committee consults the Chairman of the Board and the Chief Executive Officer and takes into consideration factors including the Group's performance and profitability, experience, duties and time commitment of Directors, prevailing market conditions, salaries paid by comparable companies, employment conditions elsewhere in the Group and desirability of performance-based remuneration. The Committee has adopted the operation model where it performs an advisory role to the Board, with the Board retaining the final authority to approve the remuneration packages of individual Executive Directors and senior management. The Committee is provided with sufficient resources enabling it to discharge its duties.

During the year, the Remuneration Committee reviewed the remuneration packages of the executive Directors and the senior management of the Company. No Director was involved in deciding his own remuneration.

董事酬金

薪酬委員會成立於二零零五年四月。該委員 會現由四名獨立非執行董事組成,分別為:

謝宏中先生 (薪酬委員會主席) 梁錦芳博士 葉維晉醫生 林耀榮先生

董事會已採納薪酬委員會書面職權範圍,對 薪酬委員會之角色、權限及功能有清晰之界 定。薪酬委員會之職權範圍可分別於本公司 網站及聯交所網站查閱。

薪酬委員會之成立為協助董事會訂立一套正 式的並具透明度的程序,以制定董事及高級 管理人員的薪酬政策,及向董事會建議本集 團執行董事及高級管理層之薪酬福利,包括 薪金及花紅計劃及購股權計劃。

於作出其推薦意見前,委員會諮詢董事會主 席及行政總裁及考慮包括本集團之表現及盈 利能力、董事之經驗、責任及承擔時間、現 行之市場環境、可比較公司支付之薪酬、本 集團其他地方之就業環境及按表現計算薪酬 是否可取等因素。委員會已採納向董事會提 供建議之運作模式,董事會保留批准個別執 行董事及高級管理層薪酬之最終權力。委員 會擁有充足資源以履行其職責。

年內,薪酬委員會已審閱本公司執行董事及 高級管理層之薪酬。概無董事曾就其自身之 薪酬參與決定。 The Committee met once in 2019. Individual attendance of each Committee member at these meetings is as follows: 於二零一九年度內委員會共召開一次會議。 委員會各成員於該等會議之出席率如下:

	Attendance		出席率
Independent Non-Executive Directors		獨立非執行董事	
Mr. Philip Wan-Chung Tse		謝宏中先生	
(Chairman of the Remuneration Committee)	1/1	(薪酬委員會主席)	1/1
Dr. Leung Kam Fong	1/1	梁錦芳博士	1/1
Dr. Yip Wai Chun	1/1	葉維晉醫生	1/1
Mr. Andrew Yiu Wing Lam	1/1	林耀榮先生	1/1
In Attendance:		列席:	
Executive Director		執行董事	
Mr. Byron Shu-Chan Ho	1/1	何樹燦先生	1/1
For the year ended 31 December 2019, the remuneration of the members of the senior management by band is set out below:		截至二零一九年十二月三十一 管理人員之薪酬組別如下:	日止年度高級
Remuneration band (HK\$) Number	er of persons	薪酬組別 (港元)	人數

Remuneration band (IIR\$)	rumber of persons		/\ 30
0 to 1,000,000	5	0至1,000,000	5
1,000,001 to 1,500,000	9	1,000,001至1,500,000	9
1,500,001 to 2,000,000	5	1,500,001至2,000,000	5
2,000,001 to 2,500,000	1	2,000,001至2,500,000	1
2,500,001 to 3,000,000	0	2,500,001至3,000,000	0
3,000,001 to 3,500,000	1	3,000,001至3,500,000	1

Further particulars regarding the Directors' and chief executive's emoluments and the five highest paid individuals as required to be disclosed pursuant to Appendix 16 of the Listing Rules are set out in Note 10 to the consolidated financial statements. 根據上市規則附錄十六須就董事及行政總裁 酬金以及五名最高薪酬人士披露之進一步詳 情載於合併財務報表附註10。

NOMINATION COMMITTEE

The Company established the Nomination Committee on 12 March 2012. The primary duties of the Nomination Committee are to review the structure, size and composition (including the skills, knowledge and experience) of the Board at least annually and make recommendations on any proposed changes to the Board to complement the Company's corporate strategy.

A written terms of reference for the Nomination Committee, which clearly defined the role, authority and function of the Nomination Committee, have been adopted by the Board. The terms of reference of the Nomination Committee are available on the websites of the Company and the Stock Exchange respectively.

The Nomination Committee comprises three members, a majority of whom are independent non-executive directors and is chaired by the chairman of the Board. The members are:

Executive Director Mr. Senta Wong (*Chairman of the Nomination Committee*)

Independent Non-Executive Directors Mr. Philip Wan-Chung Tse Dr. Leung Kam Fong

Before setting up of the Nomination Committee, the Board was collectively responsible for nominating new Directors and reviewed the structure, size and composition of the Board from time to time.

During the year, the Nomination Committee reviewed the structure, size and composition of the Board.

In March 2020, the Nomination Committee made recommendations to the Board on the re-appointment of retiring directors for shareholders' approval at the forthcoming annual general meeting. It also assessed the independence of the Independent Non-Executive Directors of the Company.

The Committee met once in 2019. Individual attendance of each Committee member at this meeting is as follows:

Attendance

Executive Director Mr. Senta Wong (Chairman of the Nomination Committee)	1/1	執行董事 王忠桐先生 <i>(提名委員會主席)</i>	1/1
Independent Non-Executive Directors		獨立非執行董事	
Mr. Philip Wan-Chung Tse	1/1	謝宏中先生	1/1
Dr. Leung Kam Fong	1/1	梁錦芳博士	1/1

提名委員會

本公司於二零一二年三月十二日成立提名委員會。提名委員會之主要職責為最少每年檢 討董事會的架構、規模及組成(包括技能、知 識及經驗),並就任何建議董事會變動作出推 薦建議,以配合本公司的企業策略。

董事會已採納提名委員會書面職權範圍,對 提名委員會之角色、權限及功能有清晰之界 定。提名委員會之職權範圍可分別於本公司 網站及聯交所網站查閱。

提名委員會由三名成員組成,大多數為獨立 非執行董事,委員會主席由董事會主席出任。 成員如下:

執行董事 王忠桐先生(提名委員會主席)

獨立非執行董事 謝宏中先生 梁錦芳博士

於設立提名委員會之前,董事會共同負責提 名新董事以及不時檢討董事會的架構、規模 及組成。

年內,提名委員會已檢討董事會之架構、規 模及組成。

於二零二零年三月,提名委員會就重選退任 董事向董事會提出建議,供股東於即將舉行 之股東週年大會上批准。提名委員會亦為本 公司獨立非執行董事之獨立性作出評核。

於二零一九年度內委員會共召開一次會議。 委員會各成員於該會議之出席率如下:

出席率

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NOMINATION POLICY

The Board has adopted a Nomination Policy which aims to ensure that the Board has a balance of skills, experience and diversity of perspectives appropriate to the requirement of the Company's business.

The criteria listed below will be used as reference in assessing the suitability of a proposed candidate:

- Reputation for integrity, accomplishment and experience;
- Qualifications including professional qualifications and educational background, skills, knowledge and experience that are relevant to the Company's business and corporate strategy;
- Absence of conflicts of interest or other legal impediments to serving on the Board;
- Requirement in respect of independent non-executive directors under the Listing Rules and whether the candidates would be considered independent with reference to the independence guidelines as set out in the Listing Rules;
 - Potential time commitment for the Board/committee responsibilities, especially when the candidate is holding seven (or more) listed company directorships;
 - Diversity in all its aspects, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service;
 - Board Diversity Policy and any measurable objectives adopted by the Nomination Committee for achieving diversity on the Board; and
 - Such other perspectives appropriate to the Company's business.

提名政策

董事會已採納提名政策,該提名政策旨在確 保董事會具備切合本公司業務所需之技能、 經驗及多元觀點。

以下列舉評估建議候選人是否合適的參考準 則:

- 誠信、成就及經驗;
- 資歷,包括與本公司業務及企業策略相 關的專業資格及學歷、技能、知識及經 驗;
- 在董事會任職沒有利益衝突或其他法律 限制;
- 上市規則對獨立非執行董事的要求,及 根據上市規則所載之獨立性指引候選人 是否被視為獨立;
- 可投放於董事會/委員會職責的承諾時 間,尤其是當候選人出任第七間(或以 上)的上市公司董事;
- 董事會各方面的多元化,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,知識及服務年期;
- 董事會多元化政策及提名委員會為達致 董事會多元化而採納的任何可計量目 標;及
- 其他適用於本公司業務的相關因素。

For appointment of new director, the Nomination Committee as delegated by the Board shall identify and evaluate candidate based on the criteria set out above to determine whether the candidate is qualified for directorship. If the candidate is considered qualified, the Nomination Committee shall recommend to the Board for consideration and the Board, if considered appropriate, shall approve the appointment of the proposed candidate as a new Director.

For re-election of Director at general meeting, the Nomination Committee as delegated by the Board shall review the contribution made by the retiring Director and whether he/she can continue to fulfill his/her role as required with reference to the criteria set out above. The Board shall then, under advice of the Nomination Committee, make recommendation to Shareholders for the proposed re-election of Director(s) at the general meeting. 就委任新董事而言,獲董事會授權的提名委 員會須按上述準則物色及評估候選人,以決 定候選人是否合資格出任董事。如候選人被 視為合資格,則提名委員會會推薦給董事會 作考慮,而若董事會認為合適,則會批准委 任建議候選人為新董事。

就於股東大會上重選董事而言,獲董事會授權 的提名委員會須按上述準則審視卸任董事所 作出的貢獻及彼能否繼續按要求履行職責。 董事會須繼而按提名委員會的建議在股東大 會上向股東推薦提呈重選之董事。

AUDITORS' REMUNERATION

For the year ended 31 December 2019, approximately HK\$1,830,000 was incurred as remuneration to the Company's auditor for the provision of audit services. Other audit firms provided recurring audit services to subsidiaries at a fee of approximately HK\$1,038,000. During the year, the remuneration paid to the Company's auditor and other audit firms for the provision of non-audit related services to the Group are approximately HK\$638,000 and HK\$884,000, respectively.

AUDIT COMMITTEE

The Audit Committee was established in 1999. The Committee now comprises four Independent Non-Executive Directors, who are:

Mr. Philip Wan-Chung Tse (*Chairman of the Audit Committee*) Dr. Leung Kam Fong Dr. Yip Wai Chun Mr. Andrew Yiu Wing Lam

A written terms of reference for the Audit Committee, which clearly defined the role, authority and function of the Audit Committee, have been adopted by the Board. The terms of reference of the Audit Committee are available on the websites of the Company and the Stock Exchange respectively.

The Audit Committee met two times in 2019. Individual attendance of each Committee member at these meetings is as follows:

核數師酬金

截至二零一九年十二月三十一日止年度, 約港幣1,830,000元作為本公司之核數師提供 審核服務之酬金。其他會計師事務所提供經 常性審核服務予附屬公司,收取費用約港幣 1,038,000元。年內,支付予本公司之核數師 及其他會計師事務所所提供給集團之非審計 相關服務之酬金,分別約為港幣638,000元及 港幣884,000元。

審核委員會

審核委員會於一九九九年成立,現成員包括 四名獨立非執行董事,分別為:

謝宏中先生(審核委員會主席) 梁錦芳博士 葉維晉醫生 林耀榮先生

董事會已採納審核委員會書面職權範圍,對 審核委員會之角色、權限及功能有清晰之界 定。審核委員會之職權範圍可分別於本公司 網站及聯交所網站查閱。

於二零一九年度內審核委員會共召開二次會 議。委員會各成員於該等會議之出席率如下:

	Attendance		出席率
Independent Non-Executive Directors		獨立非執行董事	
Mr. Philip Wan-Chung Tse		謝宏中先生	
(Chairman of the Audit Committee)	2/2	(審核委員會主席)	2/2
Dr. Leung Kam Fong	2/2	梁錦芳博士	2/2
Dr. Yip Wai Chun	2/2	葉維晉醫生	2/2
Mr. Andrew Yiu Wing Lam	2/2	林耀榮先生	2/2
In Attendance:		列席:	
Chief Financial Officer	2/2	財務總裁	2/2
External Auditors	2/2	外聘核數師	2/2
The Audit Committee has reviewed with the	management the	来校禾昌命已留答理圖廿同	案問木 隹 圃 哉 云

The Audit Committee has reviewed with the management the audited consolidated financial information of the Group for the year ended 31 December 2019.

審核委員會已與管理層共同審閱本集團截至 二零一九年十二月三十一日止年度之經審核 綜合財務資料。

CORPORATE GOVERNANCE FUNCTIONS

The Board has delegated the responsibility of performing the following corporate governance duties to the Audit Committee of the Company:

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

The Audit Committee has performed the above-mentioned corporate governance functions by reviewing the Company's policies and practices on corporate governance as well as legal and regulatory compliance.

DIRECTOR'S RESPONSIBILITIES FOR THE FINANCIAL STATEMENTS

The Board acknowledges that it is their responsibility for (i) overseeing the preparation of the financial statements of the Group with a view to ensuring such financial statements give a true and fair view of the state of affairs of the Group and (ii) selecting suitable accounting policies and applying the selected accounting policies consistently with the support of reasonable and prudent judgement and estimates.

A statement by the auditor about their reporting responsibilities is set out on pages 72 to 78 of this Annual Report.

RISK MANAGEMENT AND INTERNAL CONTROL

The Board recognizes that it is ultimately responsible for the Group's risk management and internal control systems and to review their effectiveness at least annually through the Audit Committee. The Board also oversees the management in the design, implementation and monitoring of the risk management and internal control systems. Group Internal Audit reports directly to the Group Chairman to provide independent assurance to the Board on the adequacy and effectiveness of the internal control system of the Group.

企業管治職能

董事會已轉授以下之企業管治職能之履行責 任予本公司之審核委員會:

- 制定及檢討本公司之企業管治政策及常 規,並向董事會提出建議;
- 檢討及監察董事及高級管理人員之培訓 及持續專業發展;
- 檢討及監察本公司在遵守法律及監管規 定方面之政策及常規;
- 制定、檢討及監察僱員及董事之操守準 則及合規手冊(如有);及
- 檢討本公司遵守企業管治守則之情況及 企業管治報告所作之披露。

審核委員會已審閱本公司之企業管治及遵守 法律及監管規定之政策及常規,以履行上述 企業管治職能。

董事對財務報表之責任

董事會認為彼等之責任為(i)監督本集團財務 報表之編製,確保有關財務報表真實公平反 映本集團之業務狀況及(ii)選取合適之會計政 策,並且貫徹應用所採納之會計政策,以作 出合理審慎之判斷及估計。

核數師就彼等之呈報責任所作聲明載於本年 報第72頁至第78頁。

風險管理及內部監控

董事會確認其須對集團的風險管理及內部監 控系統負責,並透過審核委員會至少每年檢 討其成效。董事會亦負責監督管理層對風險 管理及內部監控系統的設計、實施及監察。 集團內部審計處向集團主席直接匯報,並就 集團的內部監控是否充足及有效向董事會提 供獨立保證。 During the year, the Company has fully complied with the risk management and internal control code provisions in the Corporate Governance Code as set out in Appendix 14 of the Listing Rules.

Risk Management

Effective risk management is an integral part of the overall achievement of the Group's strategic objectives. To achieve this, the Board ensures that there is a robust and ongoing risk management process in identifying, evaluating and managing significant risks faced by the Group to promote the long-term success of the Group. During the year, due to continuous change in the business environment and conditions, the Board undertook ongoing monitoring and reviews of the system.

Based on the risk assessment results, the management reviews the principal business risks identified, assesses the effectiveness of control measures to help mitigate, reduce or transfer such risks, monitors the risk management and internal control systems and reports to the Audit Committee for any significant issues identified. The Audit Committee supports the Board in monitoring risk exposure, design and operating effectiveness of the underlying risk management and internal control systems. It oversees regular reviews of the business process and operations reported by Group Internal Audit and regular reports by the external auditors of any control issues identified in the course of their work. The Board considers the works and findings of the Audit Committee in forming its own view on the effectiveness of the risk management and internal control systems. 年內,本公司已能夠全面遵守上市規則附錄 14企業管治守則中有關風險管理及內部監控 系統的守則條文。

風險管理

有效的風險管理是實現集團策略性目標的其 中一個組成部分。為達致有關目標,董事會 確保集團於識別、評估及管理集團所面對的 重大風險時有一套健全和持續的風險管理程 序,以促進集團長遠的成功。年內,董事會 鑑於營商環境和情況不斷改變,因此已對系 統進行持續的監察和檢討。

根據風險評估的結果,管理層對已確認的主 要業務風險進行檢討,評估控制措施的成效, 以紓緩、減輕或轉移有關的風險,以及監督風 險管理及內部監控系統,並向審核委員會報 告任何已確認的重大問題。審核委員會協助 董事會監察風險管理及內部監控系統的風險 暴露、設計以及運作的有效性。審核委員會 亦會監督集團內部審計處對業務流程和營運 之定期檢討報告,以及外聘核數師就其在工 作過程中識別的監控事宜提交之定期報告。 董事會會考慮審計委員的報告及發現,以構 成其對風險管理及內部監控系統有效性的看 法。

Risk Management Structure 風險管理架構

The Board

董事會

- Has overall responsibility for the Group's risk management and internal control system
- 全盤負責集團的風險管理及內部監控系統
- Sets strategic objectives
- 訂立策略目標
- Reviews the effectiveness of the Group's risk management and internal control systems
- 檢討集團風險管理及內部監控系統的成效
- Monitors the nature and extent of risk exposure for the Group's major risks
- 監察集團主要風險的性質及程度

Audit Committee

審核委員會

- Supports the Board in monitoring risk exposure, design and operating effectiveness of the underlying risk management and internal control systems
- 協助董事會監察風險水平、相關風險管理及內部監控系統的設計和運作成效

 Designs, implements and monitors risk management and internal control system 設計、執行及監察風險管理及內部監控系統 Assesses risks and implements mitigating measures of the Group 評估集團的風險及其紓緩措施 Supports the Audit Committee in reviewing the effectiveness of the Group's risk management and internal control systems 協助審核委員會檢討集團風險管理及內部監控 系統的成效 	Management 管理層	Group Internal Audit 內部審計處	
	and internal control system 設計、執行及監察風險管理及內部監控系統 Assesses risks and implements mitigating measures of the Group 	 effectiveness of the Group's risk management and internal control systems 協助審核委員會檢討集團風險管理及內部監控 	

Operational Level – Business Units

營運層面 — 業務單位

- Carry out risk management processes and internal control measures across business operations and functional areas to mitigate risks
- 在各業務及職能範疇執行風險管理程序及內部監控措施以紓緩風險

Internal Control

The Group's risk management and internal control 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 for mitigating the risks that may deter the Group from achieving its business objectives in any material aspects.

The key procedures that the Group established to provide effective internal controls are as follows:

- A distinct organization structure exists with defined lines of authority and control responsibilities.
- A comprehensive management accounting system is in place to provide financial and operational performance indicators to the management and the relevant financial information for reporting and disclosure purpose.

內部監控

集團的風險管理及內部監控系統旨在管理而 不是消除未能實現業務目標的風險,並只能 對不會有重大的失實陳述或損失作出合理而 非絕對的保證,以此減輕在任何重大方面可 能阻礙集團實現業務目標的風險。

以下為集團為提供有效的內部監控而建立的 主要程序:

- 組織架構權責清晰,監控層次分明。
- 設立一個全面的管理會計系統,為管理 層提供財務及營運表現的指標,以及用 作匯報和披露的有關財務資料。

• Policies and procedures are designed for safeguarding assets against unauthorized use or disposition, maintaining proper accounting records; facilitating effective and efficient operations, and ensuring the reliability of financial reporting and compliance with applicable laws and regulations.

Handling and dissemination of inside information

The Company recognizes the significance of consistent practices of fair disclosure with the aim of disclosing inside information in a timely and accurate manner. The Company has a policy with regard to the principles and procedures for handling and disseminating its inside information in compliance with the requirement under Part XIVA of the Securities and Futures Ordinance (Cap 571 of the laws of Hong Kong) and the Listing Rules.

The handling and dissemination of inside information of the Company is strictly controlled and remains confidential including but not limited by the following ways:

- Restrict access to inside information, if practicable, to the highest level of management/or to a limited number of employees on a need-to-know basis;
- Reminder to employees who are in possession of inside information are fully conversant with their obligations to preserve confidentiality;
- Ensure appropriate confidentiality agreements are in place when the Company enters into significant negotiations or dealings with third party; and
- Inside information is handled and communicated by designated persons to outside third party. The Board and the senior management review the safety measures regularly to ensure inside information is properly handled and disseminated.

Group Internal Audit

By adopting a risk-and-control-based audit approach, Group Internal Audit plays a critical role to ensure the risk management and internal control systems are operating effectively. Based on the risk assessment results, the Group's 3-year internal audit plan has been done in an order manner during the year. The plan is a rolling plan which covers major activities and processes of the Group's business and service units, and is subject for update at least annually according to the changing business environment 政策及程序的設計為保障資產不致被非 授權挪用或處置,保存恰當的會計記錄; 促進有效及高效的營運,以及確保財務 報告的可靠性及遵守相關的法律與法規。

內幕消息處理與傳播

本公司認同在公平披露方面採納一致常規的 重要性,以達致適時和準確地披露內幕消息。 本公司已設立關於其內幕消息處理與傳播的 政策與程序,以符合《證券及期貨條例》(香港 法例第571章)第XIVA部及《上市規則》對於內 幕消息披露的相關規定。

本公司內幕消息的處理與傳播受到嚴格控制 及保密,其中包括但不限於以下方式:

- 設立限制,在可行的情況下,只讓集團 的最高管理層或少數有需要知情的僱員 取得內幕消息;
- 確保擁有內幕消息的員工充分熟知其保 密責任;
- 確保本公司與第三方進行重大商議或交 易前簽訂適當的保密協議;及
- 確保內幕消息對外的傳播經指定人員處 理和溝通。董事會和高級管理層定期審 查安全措施,以確保內幕消息得到妥善 處理與傳播。

集團內部審計

集團內部審計處採納以風險控制為本的審核 方法,擔當重要角色以確保集團風險管理及 內部監控系統有效運行。根據風險評估結果, 集團3年的內部審計計劃有序地逐一完成。該 計劃是一項逐年延展計劃,涵蓋了集團業務 單位之主要活動和流程,並根據不斷變化的 商業環境及風險每年至少更新一次。董事會 已檢視和同意該內部審計計劃。除了執行既 and risk exposure. The internal audit plan is reviewed and agreed by the Board. In addition to the agreed schedule of work, Group Internal Audit conducts other review and investigative work as may be required. All audit reports are communicated to the Board and key members of executive and senior management. Audit issues are tracked and followed up for proper implementation, with progress reported to the Board, executive and senior management periodically.

During the year, Group Internal Audit conducted reviews of the effectiveness of the Group's system of internal controls over financial, operational, compliance controls and risk management functions and reported their findings to the Board. The Board adopted the results of the internal audit report and ensured that the management has implemented the recommendations for improvement as stipulated by the internal audits.

Based on the result of risk assessment, the risk management and internal control measures that management has put in place, and the results of internal audits, the Board reviewed the adequacy and effectiveness of the risk management and internal control systems of the Group for the year ended 31 December 2019. As a result, the Board concurred with the management's confirmation that the Group's risk management and internal control systems are considered effective and adequate.

COMMUNICATION WITH SHAREHOLDERS

The Company has established its own website (www.wkk.com.hk) as a means to communicate with the shareholders.

The Company communicates with the shareholders mainly in the following ways: (i) the holding of annual general meetings which provide an opportunity for the shareholders to communicate directly to the Board; (ii) the publication of announcements, annual reports, interim reports and/or circulars as required under the Listing Rules and press releases of the Company providing updated information of the Group; and (iii) the availability of latest information of the Group in our website.

In March 2012, the Board has established a shareholder communication policy. The policy is subject to review on a regular basis to ensure its effectiveness.

定之工作,集團內部審計處亦會根據集團的 需要執行其他審計及調查工作。所有審計報 告均彙報于董事會及其高級管理層的主要成 員。審計事務會被查察及跟進,以確保適當 措施的實行,並會定期向董事會及高級管理 層報告進度。

年內,集團內部審計處對集團的內部監控系 統的有效性進行了檢討,當中的內部監控流 程包括財務,營運,合規控制和風險管理職 能,並向董事會匯報結果。董事會採納內部 審計報告的結果,並確保管理層落實內部審 計報告中的改進建議。

截至二零一九年十二月三十一日止年度,根 據風險評估的結果、管理層採取的風險管理 及內部監控措施及內部審計的結果,董事會 檢討了集團風險管理及內部監控系統的充足 性和有效性。因此,董事會同意管理層對集 團的風險管理及內部監控系統被認為是具成 效及充足的確認。

與股東溝通

本公司已設立網站(www.wkk.com.hk)作為與 股東溝通之其中一個途徑。

本公司主要以下列方式與股東溝通:(i)舉行 股東週年大會,藉以提供機會讓股東直接與 董事會溝通;(ii)本公司根據上市規則之規定 刊發提供本集團最新資料之公佈、年報、中 期報告及/或通函及新聞稿;及(iii)本集團之 最新資料可於本公司網頁閱覽。

於二零一二年三月,董事會已制定股東通訊 政策,該政策將定期檢討以確保其成效。 The attendance record of the Directors of the annual general meeting held on 27 May 2019 is as follows:

董事於二零一九年五月二十七日召開之股東 週年大會出席記錄載列如下:

Executive Directors		執行董事	
Mr. Senta Wong (Chairman)	1/1	王忠桐先生(<i>主席</i>)	1/1
Mr. Edward Ying-Chun Tsui		徐應春先生	
(Group President and Chief Executive Officer)	1/1	(集團董事長兼行政總裁)	1/1
Mr. Byron Shu-Chan Ho (Chief Financial Officer)	1/1	何樹燦先生(財務總裁)	1/1
Mr. Bengie Man-Hang Kwong	1/1	鄺敏恆先生	1/1
Mr. Vinci Wong	1/1	王賢誌先生	1/1
Mr. Victor Jui Shum Chang	1/1	張瑞燊先生	1/1
Non-Executive Directors		非執行董事	
Mr. Hamed Hassan El-Abd	1/1	Hamed Hassan El-Abd先生	1/1
Mr. Hsu Hung-Chieh	1/1	許宏傑先生	1/1
Independent Non-Executive Directors		獨立非執行董事	
Mr. Philip Wan-Chung Tse	1/1	謝宏中先生	1/1
Dr. Leung Kam Fong	1/1	梁錦芳博士	1/1
Dr. Yip Wai Chun	1/1	葉維晉醫生	1/1
Mr. Arnold Hin Lin Tse	1/1	謝顯年先生	1/1
Mr. Andrew Yiu Wing Lam	1/1	林耀榮先生	1/1

Attendance

SHAREHOLDERS' RIGHTS

股東權利

Subject to the Companies Act 1981 of Bermuda, the Company's Bye-laws and applicable legislation and regulation, shareholder(s) holding at the date of the deposit of the requisition not less than one-tenth (10%) of the paid-up capital of the Company carrying the right of voting at general meetings of the Company, may require the directors of the Company to convene a special general meeting ("SGM"). The requisition must state the purposes of the meeting, and must be signed by the shareholder(s) concerned and deposited at the registered office of the Company at Clarendon House, 2 Church Street, Hamilton, HM11 Bermuda or at the Company's principal office at 17/F, Harbourside HQ, No.8 Lam Chak Street, Kowloon Bay, Hong Kong for the attention of the Company Secretary. The requisition may consist of several documents in like form, each signed by one or more shareholder(s) concerned.

Procedures for shareholders to convene a special general meeting

股東召開股東特別大會之程序

受百慕達1981年公司法,本公司之公司細則 及適用之法例及規例所規限,股東可要求本公 司的董事安排召開股東特別大會(「股東特別 大會」),有關股東在存放請求書當日須持有 不少於十分之一(10%)的本公司已繳足資本, 而且該資本在該請求書存放當日附有在本公司 股東大會上表決的權利。該書面請求必須述明 會議的目的,並由有關的股東簽署及存放於本 公司的註冊辦事處(地址為Clarendon House, 2 Church Street, Hamilton, HM11 Bermuda)或本 公司之主要辦事處(地址為香港九龍灣臨澤街 8號啟匯17樓),並註明致公司秘書。請求書 可包含數份同樣格式的文件,而每份文件均 由一名或多於一名有關的股東簽署。

出席率

If the directors of the Company do not within 21 days from the date of the deposit of the requisition proceed duly to convene a SGM, the shareholder(s) concerned, or any of them representing more than one- half of the total voting rights of all of them, may themselves convene a SGM, provided that the SGM so convened shall not be held after the expiration of 3 months from the said date.

The SGM convened by shareholders shall be convened in the same manner, as nearly as possible, as that in which general meetings are to be convened by the directors of the Company.

Any reasonable expenses incurred by the shareholder(s) concerned by reason of the failure of the directors duly to convene a SGM shall be repaid to the shareholder(s) concerned by the Company.

Procedures for directing shareholders' enquiries to the board Shareholders should direct their questions about their shareholdings to the Company's Hong Kong branch share registrar. The contact details of the registrar are as follows:

Tricor Standard Limited Level 54, Hopewell Centre 183 Queen's Road East Hong Kong Tel No.: (852) 2980 1333 Fax No.: (852) 2861 1465

Shareholders may send their enquiries to the board of directors of the Company in writing through the Company Secretary whose contact details are as follows:

The Company Secretary Wong's Kong King International (Holdings) Limited 17/F, Harbourside HQ No.8 Lam Chak Street Kowloon Bay Hong Kong Tel No.: +852 2357 8888 Fax No.: +852 2357 8999

Shareholders may also put forward their enquiries to the Board at the general meetings of the Company.

如本公司的董事在該請求書存放日期起計21天 內,未有妥為安排召開股東特別大會,則該 有關股東(或佔該等全體股東一半以上總表決 權的股東)可自行召開股東特別大會,但如此 召開的股東特別大會不得在上述日期起計三 個月屆滿後舉行。

由股東召開的股東特別大會,須盡可能以接 近本公司的董事召開股東大會的方式召開。

任何因董事未有妥善召開股東特別大會而引 致有關股東所招致之合理費用,須有本公司 償還給有關股東。

股東向董事會提出查詢之程序

股東應就其股權直接向本公司之香港股份過 戶登記分處查詢。股份過戶登記分處之聯絡 詳情如下:

卓佳標準有限公司 香港 皇后大道東183號 合和中心54樓 電話:(852)29801333 傳真:(852)28611465

股東可以書面形式經公司秘書轉交彼等的查 詢予本公司的董事會,公司秘書之聯絡詳情 如下:

公司秘書 Wong's Kong King International (Holdings) Limited 香港 九龍灣 臨澤街8號 啟匯17樓 電話:+852 2357 8888 傳真:+852 2357 8999

股東亦可於本公司之股東大會上向董事會直 接提問。

Procedures for shareholders to put forward proposals at a general meeting

Subject to the Companies Act 1981 of Bermuda, the Company's Bye-laws and applicable legislation and regulation, either any number of the registered shareholders holding not less than one-twentieth (5%) of the paid up capital of the Company carrying the right of voting at general meetings of the Company, or not less than 100 registered shareholders, can request the Company in writing to (a) give to shareholders entitled to receive notice of the next annual general meeting notice of any resolution which may properly be moved and is intended to be moved at that meeting; and (b) circulate to shareholders entitled to have notice of any general meeting any 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 that meeting.

The written requisition and a sum of money reasonably sufficient to meet the Company's expenses for serving the notice of the resolution and circulating the statement submitted by the registered shareholders concerned in accordance with the statutory and regulatory requirements to all the registered shareholders must be deposited at the registered office of the Company at Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda or at the Company's principal office at 17/F, Harbourside HQ, No.8 Lam Chak Street, Kowloon Bay, Hong Kong for the attention of the Company Secretary of the Company not less than six weeks before the meeting in case of a requisition requiring notice of a resolution; and not less than one week before the meeting in the case of any other requisition; and where an annual general meeting is called for a date six weeks or less after the requisition requiring notice of a resolution has been deposited, the requisition though not deposited within the time required shall be deemed to have been properly deposited for such purpose.

The written requisition must be signed by the registered shareholders concerned and may consist of several documents in like form, each signed by one or more of these shareholders. The written requisition will be verified with the Company's Share Registrars and upon their confirmation that the requisition is proper and in order, the Company Secretary of the Company will ask the Board to include the resolution in the agenda for the general meeting, and serving the notice of the resolution and circulating the statement submitted by the registered shareholders concerned in accordance with the statutory and regulatory requirements to all the registered shareholders. On the contrary, if the written requisition has been verified as not in order, the shareholders concerned will be advised of this outcome and accordingly, the proposed resolution will not be included in the agenda for the general meeting.

股東於股東大會上提呈議案之程序

受百慕達1981年公司法,本公司之公司細則 及適用之法例及規例所規限,持有有權在本 公司股東大會投票之本公司實繳股本不少於 二十分之一(5%)之登記股東,或不少於100名 登記股東,可向本公司提交書面要求:(a)向 有權獲發送下一屆股東週年大會通告之股東 發出通知,以告知於該大會上任何可能正式 動議及擬動議之決議案;及(b)向有權獲發送 任何股東大會通告之股東傳閱不超過1,000字 之陳述書,以告知於該大會上提呈之決議案 所述事宜或將處理之事項。

書面要求連同繳存合理及足夠款項用以支付 公司根據法定及監管規定向所有登記股東發 出決議案通知及傳閱有關登記股東呈交之陳 述書所產生之開支必須送達本公司註冊辦事 處,地址為Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda,或本公司之主要 辦事處,地址為香港九龍灣臨澤街8號啟匯17 樓,註明本公司公司秘書收啟。如屬於須發 出決議案通知之情況,該要求須於會議舉行 前不少於六週送達;如屬於任何其他情況, 則須於會議舉行前不少於一週送達。惟倘在 送達須發出決議案通知要求後六週或較短期 間內之某一日召開股東週年大會,則該要求 雖未有在規定時間內送達,就此而言亦將被 視為已妥善送達。

書面要求必須經有關登記股東簽署,並可由 數份同樣格式及附有所有有關股東簽署之文 件組成。書面要求將由公司股份登記處核實, 在確定為適當及符合程序後,本公司公司秘 書將要求董事會將有關決議案納入股東大會 之議程,並按照法定及監管規定向所有登記 股東發出決議案通知及傳閱有關登記股東呈 交之陳述書。反之,若書面要求經核實為不 符合程序,有關股東將獲知會結果,而提呈 之決議案將不獲納入股東大會之議程內。

Procedures for shareholders to propose a person for election as a director

As regards proposing a person other than the retiring Director for election as a Director in a general meeting, please refer to the procedures available on the website of the Company.

DIVIDEND POLICY

The Board of Directors of the Company (the "Board") resolved to adopt a dividend policy that aims to provide shareholders of the Company (the "Shareholders") with a stable dividend amount. Such declaration and payment of dividends shall remain to be determined at the sole discretion of the Board.

In deciding whether to propose a dividend and in determining the dividend amount, the Board will take into account, inter alia, the following factors:

- (a) the Company's actual and expected financial performance;
- (b) retained earnings and distributable reserves of the Company and each of the members of the Group;
- (c) the level of the Group's debts to equity ratio, return on equity and the relevant financial covenants;
- (d) any restrictions on payment of dividends that may be imposed by the Group's lenders;
- (e) the Group's expected working capital requirements and future expansion plans;
- (f) general economic conditions, business cycle of the Group's business and other internal or external factors that may have an impact on the business or financial performance and position of the Company; and
- (g) any other factors that the Board may deem appropriate.

This dividend policy and the declaration and/or payment of future dividends under this policy are subject to the Board's continuing determination that this dividend policy and the declaration and/or payment of dividends would be in the best interests of the Group and Shareholders, and are in compliance with all applicable laws and regulations and the Company's Memorandum of Association and Bye-Laws.

股東提名人選參選董事之程序

如股東擬於股東大會上提名退任董事以外的 人士參選董事,請查閱載於本公司網頁內之 有關程序。

股息政策

本公司董事會(「董事會」)決議採納股息政策,旨在為本公司股東(「股東」)提供穩定的 股息金額。此等股息的宣派及派付均由董事 會全權酌情決定。

在決定是否宣派及確定股息金額時,董事會 將考慮以下因素:

- (a) 本公司的實際及預期財務表現;
- (b) 本公司及本集團各成員之保留盈利及可 供分派儲備;
- (c) 本集團負債權益比率、股本回報率及相 關財務契約;
- (d) 本集團借貸方可能對派發股息所施加的 任何限制;
- (e) 本集團預期之營運資金需求及未來擴展 計劃;
- (f) 整體經濟狀況、本集團業務的業務週期 及可能影響本公司業務或財務表現及狀 況之其他內部或外部因素;及
- (g) 董事會認為適當的任何其他因素。

董事會會持續審訂本股息政策以及根據本政 策宣派及/或派發未來股息,以確定本股息 政策以及宣派及/或派發的股息符合本集團 及股東的最佳利益,並遵守所有適用法律及 法規及本公司之組織章程大綱及公司細則。 The Board will continually review the dividend policy and reserves the right in its sole and absolute discretion to update, amend, modify and/or cancel the dividend policy at any time, and this dividend policy shall in no way constitute a legally binding commitment by the Company in respect of its future dividend and/ or in no way obligate the Company to declare a dividend at any time or from time to time.

CONSTITUTIONAL DOCUMENTS

During the financial year 2019, there was no change in the Company's Memorandum of Association and Bye-Laws.

董事會將持續檢討股息政策,並保留其全權 及絕對酌情權以隨時更新、修訂、修改及/ 或取消股息政策,而本股息政策不會以任何 方式構成本公司有關其未來股息的具法律約 束力承諾及/或令本公司有責任隨時或不時 宣派股息。

組織章程文件

於二零一九年財政年度,本公司之組織章程 大綱及公司細則並無變動。

環境、社會及管治報告

1 ABOUT THE REPORT

This report provides the corporate social responsibility ("CSR") performance of Wong's Kong King International (Holdings) Limited (hereafter referred to as the "Company") in 2019.

1.1 Scope of the report

This report covers the CSR activities of the Company's headquarter, the Company's trading and distribution businesses in Hong Kong and the Dongguan production plant of WKK Technology Limited ("WKKT"), a wholly-owned subsidiary of the Company.

The reporting period is from 1 January 2019 to 31 December 2019. The report is published yearly together with the Company's annual report.

1.2 Report references

This report is compiled in accordance with the Environmental, Social and Governance ("ESG") Reporting Guide (the "Guide") under Appendix 27 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited. This report fulfils the "comply or explain" provisions of the Guide and makes reference to some of the "recommended disclosures" of the Guide in the provision of social key performance indicators performance of the Company.

2 THE COMPANY'S CSR VISION, ASPIRATIONS, POLICIES AND STRATEGIES

2.1 Social Responsibility

The Company treasures CSR as one of our fundamental management values. Through active engagement in social activities, we strive to help the unfortunate and nurture those in need. The employees of the Company organized a team of volunteers, dedicating their spare time to serve the society by planning and organizing volunteer activities at different scopes. The Company has made donations to many charities. Also, we provide scholarships to eligible students who otherwise cannot afford to further their studies at university. The Company was awarded with the "10 Years Plus Caring Company" logo granted by the Hong Kong Council of Social Service in recognition of our devotion. On top of volunteering and monetary support, the Company has repeatedly formed visiting groups for secondary students and university undergraduates to tour its production plant in China in an effort to enhance our youngsters' knowledge of green production facilities.

1 關於本報告

本報告提供Wong's Kong King International (Holdings) Limited (以下簡 稱「本公司」) 於二零一九年內企業社會 責任 (「企業社會責任」) 的表現。

1.1 報告範圍

本報告涵蓋本公司的香港總部、香港的貿易和分銷業務、以及其全資附屬公司王氏港建科技有限公司 (「王氏港建科技」)位於東莞的生 產廠房的企業社會責任活動。

報告期為二零一九年一月一日至二 零一九年十二月三十一日。本報告 會每年與本公司的年報一同發佈。

1.2 報告參考

此報告乃根據香港聯合交易所有 限公司證券上市規則內附錄27《環 境、社會及管治報告指引》(「指 引」)而編製。本報告符合指引中 「不遵守就解釋」的條文,並參照 指引內部份的「建議披露」項目, 提供本公司於社會方面的關鍵績 效指標表現。

公司對企業社會責任的願景、抱 負、政策及策略

2.1 社會責任

2

本公司珍視企業社會責任,視之為 其中一個根本的管理價值。我們透 過積極投入社會活動,盡力幫助不 幸的社群及培育有需要的人。本公 司之員工已組織一隊義工團隊,付 出他們的空餘時間服務社會,策劃 及組織不同範疇的義工活動。我們 亦曾向多個慈善團體捐款,並提供 獎學金予未能負擔繼續在大學修讀 的合資格學生。本公司曾榮獲香港 社會服務聯會頒贈10年Plus「商界 展關懷」標誌以表揚我們的付出。 在義工服務及財務援助之外,本公 司亦多次為中學及大學學生組團 參觀其中國廠房,以增進年青人對 綠色生產設施之知識。

2.2 Legal and Regulatory Compliance

The Company complies with relevant laws and regulations that have a major influence upon our operations in Hong Kong and in Dongguan, China.

2.3 Human Resources

The Company reviews the remuneration policy and packages of our employees regularly. The remuneration packages of our employees are mainly based on their performance and experience, taking into accounts the current industry practices. Not only does the Company provide employees with the Provident Fund scheme, medical benefits and internal and external training programs, share options and discretionary bonuses may be provided to the employees based on both the individual and the Company's overall performances.

3 CORPORATE GOVERNANCE

The Company's management puts great importance to upholding good corporate governance in order to ensure the success and sustainable development of the Company. Laws and regulations concerning corporate governance are always strictly complied. Also, codes of conduct that is beneficial to corporate governance is implemented.

4 STAKEHOLDER ENGAGEMENT

Communication is key to success. Feedbacks and opinions from stakeholders that are influenced by the operational activities such as clients, employees, community groups and government bodies are valued by the Company. We engage with stakeholders irregularly through various channels in an attempt to establish a shared understanding on the vision and expectation on CSR. On such a common ground. we endeavour to achieve sustainable development of the Company.

2.2 遵行法律及规例

本公司已遵守所有對我們的營運 有重大影響之相關香港及中國東 莞地區的法律及規例。

2.3 人力資源

本公司會定期檢討我們的僱員之薪 酬政策及待遇。我們員工之薪酬待 遇主要根據工作表現及經驗,以及 考慮現行行業慣例而釐定。本公司 不單止為僱員提供公積金計劃、醫 療福利及內部及外部培訓課程,亦 可能會根據僱員及本公司之整體 表現向僱員授出認股權及給予酌 情花紅。

3 企業管治

本公司的管理層十分重視維護良好的企 業管治,以確保本公司之成功及可持續 發展。本公司一直嚴格遵守有關企業管 治的法律及監管規定,並執行有助於企 業管治的行為守則。

4 持份者參與

溝通為成功的關鍵,因此本公司尊重受 我們營運活動所影響的持份者之反饋及 意見,當中包括顧客、員工、社區組織 及政府機構等。我們通過各種渠道與各 持份者進行不定期的接觸,以求凝聚各 方對企業社會責任的願景及期望的共同 理解。在此共識底下,我們致力達致本 公司可持續發展。

5 DETAILS OF THE ENVIRONMENTAL AND SOCIAL AREAS

5.1 Employment and Labour Practices

Since our establishment, the Company has been upholding the notion of "equality for all". Built upon the ground of this idea, the Company conducts our business and operation with equality in mind. We comply with the applicable laws and regulations in Hong Kong and China. In Hong Kong, we comply with the "Sex Discrimination Ordinance", "Disability Discrimination Ordinance", "Family Status Discrimination Ordinance", "Race Discrimination Ordinance", etc. On top of compliance with the legislations, the Hong Kong operations also adhere to the codes of practice established by the Equal Opportunities Commission. In China, we comply with the "Labour Law of the People's Republic of China", "Labour Contract Law of the People's Republic of China" and suchlike. Our policies and codes of practice cover the full range of employment and labour standards including recruitment, promotion, dismissal, remuneration, diversity, working hours, equal opportunity, anti-discrimination, benefits, and suchlike. Relevant policies are implemented include:

Employee Recruitment and Diversity Policy: All job applicants are treated equally throughout the recruitment process. The Company assesses applicants in terms of their qualifications and experiences. We will never reject applications based on ethnicity, skin colour, gender, disability, spoken language, family status, religion and political factors, etc. As such, an open environment with employee diversification can be provided to facilitate the exchange of ideas and perspectives.

Promotion Policy: Employees' working performance, qualification, experience, capability and jobrelated factors are our only grounds for determining promotion issue. Under no condition will we allow factors infringing equal judgement.

Remuneration Policy: Employees' remuneration packages are determined in accordance with their performance and experience, taking into accounts current industry practices. Our Remuneration Policy is reviewed regularly to ensure our competitiveness in the market.

Work-Life Balance Policy: Employees are not encouraged to work overtime under normal circumstances. Even when faced with extraordinary situations, the Company allows employees the freedom to decide whether or not to work overtime.

Anti-Discrimination Policy: As an equal opportunities employer, the Company strictly adheres to the antidiscrimination regulations. Under no circumstance will the Company make decision based on ethnicity, gender, disability, religion and other non-job-related factors that are in violation of equality.

5 環境及社會之詳細內容

5.1 僱傭及勞工常規

本公司自成立以來,一直捍衛「人 人生而平等」的理念,本公司的業 務及營運活動都建基於該平等理 念來進行。我們遵守香港及中國適 用的法律及法規。在香港,我們遵 守《性別歧視條例》、《殘疾歧視條 例》、《家庭崗位歧視條例》及《種 族歧視條例》等。此外,香港的營 運亦遵照平等機會委員會所制定的 實務守則。在中國,我們遵守《中 華人民共和國勞動法》及《中華人 民共和國勞動合同法》等。我們的 政策及實務守則涉及僱傭及勞工準 則,當中包括招聘、晉升、辭退、 薪酬、多元化、工作時數、平等機 會、反歧視及福利待遇等。相關政 策已經執行,包括:

「僱員招聘及多元化政策」:每位應 徵者在整個招聘流程中都會得到 公平的對待。本公司會根據應徵者 的資歷及經驗作出評審,我們絕不 會因種族、膚色、性別、殘疾、語 言、家庭崗位、宗教及政治等因素 而拒絕應徵者的申請。因此,本公 司就僱員多元化提供開放平台以 鼓勵交流意念及觀點。

「晉升政策」:在考慮晉升員工時, 我們只依據員工的工作表現、資 歷、經驗、個人能力及與工作相關 的因素。在任何情況下,我們不會 許可左右公平決策的因素。

「薪酬政策」:僱員之薪酬待遇是根 據其工作表現及經驗,以及考慮現 行行業慣例而釐定,我們的薪酬政 策會定期檢討以保持我們在市場 的競爭力。

「工作生活平衡政策」:我們不鼓勵 員工在正常情況下超時工作。即使 遇到特殊情況,本公司也讓僱員自 由決定是否加班工作。

「反歧視政策」:作為平等機會僱 主,本公司嚴格遵守反歧視條例。 在任何情況下,本公司都不會根據 種族,性別,殘疾,宗教和其他違 反平等的非工作相關因素作出決 定。 Benefits Policy: The Company provides attractive benefits and welfares on top of the insurance in accordance with the relevant laws and regulations of the corresponding operational places.

Dismissal Policy: Termination of employment contracts is never taken lightly by the Company. The Company's employee turnover is typically under normal and natural situations. Should any termination of employment occur, it will be proceeded in accordance with the prevailing employee compensation regulations in a fair and reasonable manner.

In the reporting period, the Company has been in compliance with relevant regulations such as the Employment Ordinance of Hong Kong, and the Labour Law of the People's Republic of China in the reporting scope.

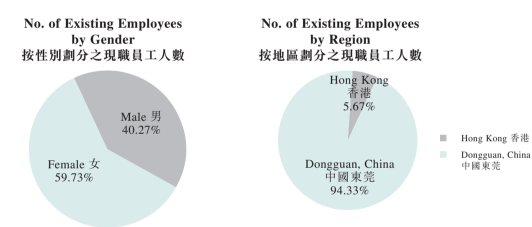
The following shows the Company's number of employees by gender and region. It can be found that the ratio of female and male employees is nearly at 60:40.

「福利待遇政策」:本公司根據各營 運地區的相關法律法規,在保險以 外再提供具吸引力的福利及待遇。

「辭退政策」:本公司不會輕率與僱 員解除勞資關係。本公司的僱員流 失一般屬自然流失。如要解除勞資 關係,我們定必根據當前的僱傭賠 償條例的要求以公平合理的方式 進行。

報告期內,本公司在報告範圍內已 遵守包括香港僱傭條例和中華人 民共和國勞動法等有關規定。

下列圖表展示了按性別及地區劃 分的本公司員工人數,從中可見, 女性及男性員工人數的比例接近 60:40。



		Total 人數
	By Gender 按性別劃分	
	Male 男性	1,684
	Female 女性	2,498
No. of Existing	Total No. of Employees 員工總數	4,182
Employees	By Geographical region 按地區劃分	
現職員工	Hong Kong 香港	237
	Dongguan 東莞	3,945
	Total No. of Employees 員工總數	4,182

5.2 Health and Safety

The Company strives to make available a comfortable and safe environment to all employees in our premises. We are dedicated to create a "zero accident" working environment. Moreover, our implementation of Work-life Balance Policy also lessens the risk of industrial accidents by minimizing overwork. As a last line of defence, the Company provides suitable Personal Protective Equipment ("PPE") to the employees to further reduce the risk.

Relevant policies have been formulated and communicated to employees to enhance their understanding of occupational health and safety. This allows the management and the employees to join hands to achieve the "zero-accident" target through a variety of means.

Relevant health and safety targets and policies include:

- (1) An occupational illness rate of "zero";
- (2) The monthly occupational incident rate is not more than "zero";
- (3) All employees who may be in occupationally hazardous posts are provided with PPE;
- (4) Understands the employees' mental health needs actively and provides psychological health counselling;
- (5) A commitment to undertake annual maintenance of facilities to ensure industrial safety; and
- (6) A commitment to conduct annual environmental monitoring in the workplace.

In the reporting period, there was no violation of relevant occupational health and safety legislation such as Occupational Safety and Health Ordinance, Factories and Industrial Undertakings Ordinance, and the Law of the People's Republic of China on Work Safety in the reporting scope of the Company.

There were nine occupational incident cases occurring in Dongguan production plant and Hong Kong, leading to 278 lost working days. The Company will develop improvement plan to achieve zero occupational incident rate target. 5.2 健康與安全 本公司致力為所有身處我們處所的 僱員提供一個舒適及安全的工作環 境,我們努力締造一個「零」意外 的工作環境。再者,我們透過工作 生活平衡政策減少因超時工作而可 能造成的工業意外風險。本公司提 供適合的個人防護用品給僱員以 作為進一步減低風險的最後防線。

> 相關政策已制定並已與員工溝通, 以提高他們對職業健康與安全的 認識,這讓管理層及員工攜手透過 不同方式達致「零」意外的目標。

相關健康安全目標及政策包括:

- (1) 職業病發生率為「零」;
- (2) 每月的工傷事故發生率不超 過「零」;
- (3) 向所有可能處於職業危害職 位的僱員提供個人防護用品;
- (4) 積極了解僱員心理健康需要,從而提供心理健康輔導;
- (5) 承諾每年進行設施維護以確 保工業安全;及
- (6) 承諾每年對工作場所進行環 境監測。

報告期內,本公司於報告範圍內並 無違反職業健康安全相關條例,例 如職業安全及健康條例、工廠及工 業經營條例及中華人民共和國安 全生產法。

香港及東莞廠房發生9次工傷個 案,導致278個工作天的損失。本 公司會制定改善計劃,務求達致零 工傷事故發生率的目標。

5.3 Environmental Management

Environmental protection is one of the aspects of sustainable development. The Company is devoted to making contributions in the various areas of sustainable development, which includes environmental protection. The Company has established a green council to lead and organize activities and programs related to environmental protection. We have set up various systems, including a sewage treatment plant to enhance effluent quality, solar panels for warming water supply for the employees, LED and solar energy lighting systems and selective flux and soldering systems to improve energy efficiency. Also, we launch computerized filing systems to limit paper usage. To protect the environment in a systematic way, the Company has established an ISO14001 certified environmental management system since 2002, an IECQ QC080000 hazardous substance process management system, as well as an ISO50001 energy management system for the monitoring and improvement of greenhouse gas emissions and energy consumption. The management systems' effectiveness is evaluated regularly via audits to ensure continuous improvement.

The success of the Company in environmental protection has earned recognition from the Government, industry, customers and suppliers.

In the reporting period, the Company has been in compliance with relevant regulations such as the Environmental Protection Law of the People's Republic of China in the reporting scope.

Emissions Reduction and Energy Consumption Control:

The major gaseous emissions source of the Company is generated by the fuel consumption of the vehicles from the distribution segment. Nitrogen Oxides (NOx), Sulphur Oxides (SOx) and Particulate Matters are the main air pollutants. In the reporting period, 268,176.30 grams of NOx, 333.20 grams of SOx and 20,963.10 grams of Particulate Matters are generated as below.

5.3 環境管理

環境保護為可持續發展的其中一 個範疇。本公司致力於不同範疇之 可持續發展作出貢獻,包括環境保 護。本公司已成立綠色委員會以領 導及舉辦各類與環境保護有關的 活動及計劃。我們已設立多個系 統,包括透過污水處理廠改善污水 水質、以太陽能電池板供應暖水給 員工、使用LED及太陽能照明系統 及選擇性焊劑及焊錫系統以提升 能源效益。還有,我們透過電腦化 文件系統以減少用紙。為了有系統 地保護環境,本公司自二零零二年 起,已建立ISO14001認證之環境 管理體系、IECO OC080000有害 物質過程管理體系,以及監測及 改善溫室氣體排放及能源消耗之 ISO50001能源管理體系。各個管 理體系均透過定期審核評估成效, 以達致持續改善。

本公司於環保方面的成就已獲得政府、業界、顧客及供應商的認同。

報告期內,本公司的報告範圍已遵 守相關的法規,例如中華人民共和 國環境保護法。

減少排放及控制能源耗用:

本公司的主要氣體排放來自分銷 業務車輛的燃料耗用。氮氧化物 (NOx)、硫氧化物(SOx)及顆粒 物為主要的空氣污染物。報告期 內,本公司如下表所列,產生了 268,176.30克NOx、333.20克SOx 及20,963.10克顆粒物。

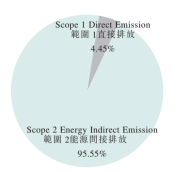
Gaseous Emission from Vehicles in Distribution Segment 分銷業務的汽車氣體排放

Nitrogen Oxides (NOx) (grams) 氮氧化物 (NOx) (克)	268,176.30
Sulphur Oxides (SOx) (grams) 硫氧化物 (SOx) (克)	333.20
Particulate Matters (grams) 顆粒物 (克)	20,963.10

In the area of greenhouse gas emissions, they are categorized into 2 scopes expressed in tonnes of carbon dioxide equivalent (tCO₂e) with disclosure of CO₂e emissions from Scopes 1 and 2. In the reporting period, we generated 24,353.38 tCO₂e across the Company. Emission from electricity purchased is the major emission source which shares 95.55% of the overall emission. The remainder comes from stationary combustion of natural gas and diesel oil and mobile combustion of diesel oil and gasoline under the operational control of the Company. The followings show the Company's greenhouse gas emissions situation and energy consumption situation.

溫室氣體排放以範圍1和範圍2兩 個界別作分類,並以噸二氧化碳 當量(tCO,e)來表示二氧化碳的排 放。報告期內,本公司共產生了 24,353.38 tCO,e。當中,購買電力 是本公司的主要排放來源,佔總排 放量的95.55%。其餘的排放量來 自本公司營運控制的天然氣和柴 油的固定燃燒,以及柴油和汽油的 流動燃燒。下列圖表詳列了本公司 溫室氣體排放及能源耗用的情況。

Total Greenhouse Gas Emission 溫室氣體總排放



Total Greenhouse Gas Emission 溫室氣體總排放

Scope 1	1,083.52
範圍 1	
Direct Emission (tonnes CO ₂ -eq)	
直接排放 (噸CO2當量)	
Scope 2	23,269.86
範圍 2	
Energy Indirect Emission (tonnes CO ₂ -eq)	
能源間接排放(噸CO2當量)	
Total (tonnes CO ₂ -eq)	24,353.38
總計 (噸CO2當量)	
Intensity (grams CO ₂ -eq / piece of product)	5.08
強度(克CO2當量/每件產品)	

NOTE: 注釋:

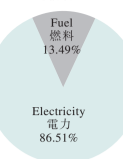
The emissions cover six greenhouse gases which include carbon dioxide (CO₂), methane (CH₄), nitrous oxide (N,O), hydrofluorocarbons (HFCs), perfluorocarbon (PFCs) and sulfur hexafluoride (SF₆). 溫室氣體排放涵蓋六種溫室氣體,包括二氧化碳(CO,),甲烷(CH,),氧化亞氮(N,O),氫氟碳化物 (HFCs),全氟化碳(PFCs)和六氟化硫(SF₆)。

Scope 1 refers to direct greenhouse gas emission. Emission sources of the Company include natural gas and diesel oil stationary combustions, and diesel oil and gasoline mobile combustions. 範圍1為直接溫室氣體排放。本公司所屬的排放來源包括天然氣和柴油的固定燃燒以及柴油和汽油 的移動燃燒。

Scope 2 refers to energy indirect emissions which results only from the generation of the Company's purchased electricity.

範圍2為能源間接溫室氣體排放。本公司只涉及因購買電力引伸之排放。

Total Energy Consumption 總能耗



Total Energy Consumption 總能耗

Electricity ('000 kWh) 電力 ('000千瓦時)	28,041
Fuel ('000 kWh) 燃料 ('000千瓦時)	4,372
Total ('000 kWh) 總計 ('000千瓦時)	32,413
Intensity (kWh / piece of product) 強度(千瓦時/每件產品)	0.0068

To enhance energy efficiency, the Company installs variable speed drive air compressors. Also, the lighting system applies timer controls and lighting sensors in order to reduce unnecessary use of energy.

Use of Resources:

The Company did not face any difficulty in sourcing water in the reporting period. All used water is discharged in accordance with the relevant laws and regulations. For water conservation, the Company uses pressurized water pumps. Also, we conduct underground water piping system inspection. If any water leakage is found, we will repair immediately. To reduce the use of pure water, the Company uses effluent for toilet flushing. The employees are encouraged to support water saving in the operational areas. The below table shows the water consumed in the reporting period.

Total Water Consumption 總耗水量

為提升能源效能,本公司安裝可變速空壓機。 此外,照明系統設置計時器及光度感應器, 以減少不必要的能源使用。

資源使用:

報告期內,本公司並未遇到任何取水上的困 難。所有用過的水都按照相關法律及法規排 放。為節約用水,本公司使用壓力式水泵。另 外,我們進行地底水管系統檢查。如果發現任 何漏水情況,我們會立即修復。為減少清水的 使用,本公司使用污水作冲廁用途。我們鼓勵 員工支持營運區域的節水措施。下表顯示了 報告期間的用水量。

Total (cubic metres) 總計 (立方米)	446,793
Intensity (litres / piece of product) 強度(公升/每件產品)	0.093

The Company uses environmentally-friendly designs and packaging. We adopt green procurement policies. The supply chain and the entire product life-cycle are aligning with clean and green manufacturing policy, thus producing consistently high-quality green products from the start to finish. The Company constantly instils an awareness of environmental protection in its employees (principally internal stakeholders), thereby setting a good example to external stakeholders. For instance, we collect chemical containers and packaging for suppliers to reuse or recycle. And we optimize logistics so as to reduce packaging material consumption. The following table shows the total packaging material consumed in the reporting period. 本公司採用環保設計及包裝,我們採用綠色 採購政策。供應鏈及整個產品壽命週期均符 合清潔及綠色製造政策,從而生產始終如一 的高品質綠色產品。本公司不斷向其僱員(主 要之內部持份者)灌輸環保意識,藉此為外部 持份者樹立良好榜樣。例如,我們回收化工容 器及包裝物料,讓供應商重用或循環再用。 我們亦優化物流,以減少包裝材料的消耗。 下表顯示了報告期間消耗的包裝材料總量。 Total Packaging Material Consumed 消耗的包裝材料總量

Total (tonnes) 總計 (噸)	395
Intensity (grams/per piece of product) 強度(克/每件產品)	0.08

The Company is fully aware of the importance of waste management. We manage waste by making reference with some international hazardous substance regulations. We identify hazardous waste and non-hazardous waste. For hazardous waste, they are stored in designated areas and handled by trained employees. Then, qualified vendors will be contacted and arranged to ensure that the hazardous waste are disposed appropriately. Aiming at reducing waste, automation and lean manufacturing are executed. The following table shows the total hazardous and nonhazardous wastes produced in the reporting period. 本公司充分意識到廢棄物管理的重要 性。我們參考一些國際有害物質規例 來管理廢物。我們識別有害廢棄物和無 害廢棄物。我們把有害廢棄物存放在指 定區域,並由經過培訓的員工處理。然 後,我們會聯繫並安排合資格的供應商 跟進,以確保有害廢棄物被妥善處理。 我們實施自動化及精簡生產,旨在減少 廢棄物。下表顯示了報告期間產生的有 害廢棄物和無害廢棄物總量。

Total Waste Produced 產生的廢棄物總量

Hazardous Waste 有害廢棄物	
Total (tonnes) 總計 (噸)	16
Intensity (grams/per piece of product) 強度(克/每件產品)	0.0033
Non-hazardous Waste 無害廢棄物	
Total (tonnes) 總計 (噸)	560
Intensity (grams/per piece of product) 強度(克/每件產品)	0.12

The Environment And Natural Resources:

The Company assesses the production processes and the material used to avoid environmental impact as much as possible. From top management to the general employees, there is a mind-set of green operation. When the Company launches green programs, they will be promoted to the employees to gain more support. This allows the Company to maximize the programs' effectiveness on minimizing impact to the environment and natural resources.

環境及天然資源:

本公司評估生產過程及材料使用,盡量 避免對環境造成影響。從高層管理人員 到一般員工,都有一種綠色營運的思 維。當推行綠色計劃時,本公司會向員 工宣傳,以獲得更多支持。這使本公司 能夠最大限度地提高計劃成效,以減少 對環境和天然資源的影響。

5.4 Labour Standards

"Protecting children from harm" is a notion that every company which bears the burden of social responsibility must strictly adhere to. Relevant employment regulations concerning child labour and forced labour in each operating location are prudently complied by the Company. The Company undertakes due diligence throughout the recruitment process. We require the job applicants to provide personal identity documents for verification of age. Contracts of employment are signed by the Company and employees, explaining and detailing the rights and responsibilities of both parties. Our employee handbook also details employment-related issues, and is updated frequently to convey the latest development to our employees. Should provision of false information is discovered, full responsibility for the consequences is assumed to be borne by the applicant, and the contract of employment will be immediately terminated.

Despite the fact that there is an ongoing negotiation and discussion concerning the standard working hours legislation in Hong Kong, as a responsible employer, the Company neither advocates nor forces our employees to work overtime. We strictly control any need for temporary overtime in individual department. The Company examines the approval processes for overtime working, daily overtime working hours and total monthly overtime working hours, etc. The Human Resources and Administration Department is delegated by the management to investigate incidents related to forced labour, and to prevent an unhealthy atmosphere of overtime working which hampers our working efficiency.

5.5 Development and Training

The combination of globalization and geopolitics renders the marketplace much more unpredictable. To make us resilient to these challenges, the Company requires a team of proactive management and enthusiastic employee to guide the Company towards business breakthrough. This allows the Company to prosper further and farther. As a result, development and training of our managers is a vitally important path in which the Company can afford no less attention.

Courses in managerial skills and suchlike are organized regularly. Employees who show managerial potential are nominated to take part in the abovementioned courses. Employees who completed the training and subsequently exhibit exceptional performance in their posts will have opportunity of promotion and ultimately the pathway towards the senior management team of the Company or its subsidiaries. It will lead the Company continuously to go forward.

5.4 勞工準則

「保護兒童免受傷害」是每一家肩 負社會責任的公司都必須嚴格遵 行的理念。本公司謹慎地遵守各營 運所在地有關童工及強制勞工的 僱傭條例。本公司於整個招聘過程 當中進行盡職審查,我們要求應徵 者必須提供身份證明文件以供核 實年齡。僱傭合約由本公司及僱員 共同簽署,當中詳細列明雙方在僱 傭關係中的權利及義務。僱員手冊 中又詳細列明僱傭相關細節,並時 常更新以將最新發展通知員工。如 發現應徵者提供虛假資料,由此引 起的一切後果及責任將由應徵者 承擔,僱傭合約亦會即時終止。

縱使香港社會仍在就標準工時立 法進行持續的談判及討論,作為負 責任的僱主,本公司既不主張亦不 強迫員工超時工作,我們嚴格控制 個別部門臨時超時工作之需要。本 公司亦會檢視超時工作、每日加班 時數及每月總加班時數等的審批 程序。管理層授權行政人事部調查 有關強制勞工的事件,以及防止超 時工作的不良風氣阻礙我們的工 作效率。

5.5 發展及培訓

全球化及地緣政治使市場愈趨變化 莫測。為使我們能適應這些挑戰, 本公司需要一隊有幹勁的管理層以 及有熱誠的員工團隊,帶領本公司 衝破業務常規。這使本公司的發展 走得更高更遠。因此,本公司尤為 關注管理人員的發展及培訓道路。

本公司定期舉辦管理技巧等課程, 有潛質成為管理人員的同事會被 提名參與上述課程。完成培訓並其 後在工作崗位上能發揮出色表現 的員工將獲得晉升機會,及最終有 機會成為本公司或其附屬公司的 高級管理層。這將會帶領本公司繼 續向前。 Moreover, series of training programs have been developed by the Company for the routine jobs of staff at every level. The programs come in various modes including classroom teaching, presentation of work progress reports and vocational skills training. The Company conducts annual appraisal and provides recognitions to all levels of employees according to their performances. Recognition and year-end bonuses are awarded to employees demonstrating outstanding performances. These outstanding employees are also prioritized for suitable vacancy posts at the time.

6 OPERATING PRACTICES

6.1 Supply Chain Management

Over the years, not only does the Company strictly monitor the quality performance of each supplier, the Company has been adopting social responsibility performance evaluation more than ten years ago. The Company requires its suppliers to perform well in CSR concerning the environment, health and safety and other related aspects of social responsibility. Moreover, we formulate a supplier code of conduct, resulting in a more comprehensive management of our suppliers. This also enables us to align with the requirements and expectations of the Company's stakeholders. In addition to the establishment of the code of conduct as the foundation of managing the Company's suppliers, annual evaluations of our key suppliers are conducted to monitor their social responsibility performances.

6.2 Product Responsibility

The Company emphasizes the quality of goods and services. Not only do we endeavour to satisfy the demands from customers by continuous improvement of our products, we also strive to guarantee the health and safety of our products by minimizing the risks of health and safety accidents resulting from product usage. Besides satisfying the requirements of device capability set out by the customers, the Company ensures all stages, namely the manufacturing, installation and testing of our products conforms to the product standards, specifications and technical guidelines. During the reporting period, there is no product recall incurred by health and safety problems.

The Company verifies the information based on the reference data provided by the original manufacturers to assure data accuracy before promoting our trade products. Product labels made for customer reference are always in according with the data provided by the original manufacturers during the export of product.

此外,本公司亦制定一系列的培訓 計劃,針對各級別的職員日常工作 所需。培訓計劃以多種形式舉行, 當中包括課堂授課、工作報告演説 及職業技能培訓。本公司每年評核 僱員表現,根據各級僱員於該年度 的工作表現,給予評價及肯定。表 現出色的員工將獲嘉許及獲發年 終獎金。這些優秀的員工在有適當 的職位空缺時將獲優先考慮。

6 營運慣例

6.1 供應鏈管理

多年以來,本公司不單嚴格監控各 供應商的品質表現,本公司更早於 十多年前將供應商的社會責任表 現納入為評審基準。本公司要求供 應商在環境、健康及安全等各方面 之社會責任表現良好。此外,我們 制定供應商行為守則,使我們的供 應鏈管理變得更全面。這亦使我們 能更符合本公司持份者的要求及 期望。除了訂立行為守則作為管理 本公司供應商的行為基礎外,本公 司會每年對主要供應商進行評審, 以監察其社會責任表現。

6.2 產品責任

本公司一直重視產品及服務的品 質。我們不單止通過不斷努力提昇 產品以滿足客戶的要求,同時透過 減少產品於使用時所產生的健康 與安全全風險,致力保證產品的健康 與安全。在滿足客戶對設備功能的 要求之外,本公司確保我們產品於 每一階段,包括製造、安裝和試驗 均符合產品的標準、規範和技術準 則。報告期內並沒有因安全與健康 問題而需回收之產品。

本公司遵照原廠商所提供的參考數 據再加以核實資料,以在宣傳產品 前,確保所銷售的產品數據真實。 產品標籤均以原廠商於出口時所 確定之參數為準,以供客戶參考。 Aligned with the employee code of business ethics formulated by the Company, the Company requires all employees to prudently handle the confidentiality of product technology, customer information and relevant information. We also require employees of certain key positions to sign non-disclosure agreements.

In the reporting period, the Company has been in compliance with the relevant trade regulations such as the Restriction of Hazardous Substances in the reporting scope.

6.3 Anti-corruption

"Society integrity and corruption prevention" are the unwavering social value in Hong Kong. As a socially responsible enterprise, the Company adheres to the expectations of all of our relevant stakeholders. An employee code of business ethics has been developed and integrated into the Company's employee handbook to convey the message of integrity to our employees. Information about the prevention of bribery, money laundering, extortion, fraud and other immoral behaviours is detailed in the code of business ethics.

We encourage employees to supervise each other on the matter of anti-corruption and business ethics. The Company commits to maintaining strict confidentiality concerning the identity of the whistle-blower, and encourages employees to report suspicion or circumstances concerning violations of business ethics directly to the Human Resources Manager or General Manager.

All employees have to declare potential conflict of interest to the Company. If employees want to take job positions offered by other organizations, they are required to disclose the job details to the Company for approval. This prevents the employees from taking the positions outside the Company that may lead to conflict of interest.

In the reporting period, the Company has been in compliance with relevant laws and regulations in the reporting scope. They include the Prevention of Bribery Ordinance of Hong Kong, Criminal Law of the People's Republic of China and suchlike. 根據本公司所編製的僱員商業道 德規範,本公司要求所有員工謹慎 處理產品技術、客戶信息和相關資 料,我們要求某些關鍵職位的員工 簽署保密協議。

報告期內,本公司在報告範圍內遵 守與貿易相關的規例,例如危害性 物質限制指令。

6.3 反貪污

「廉潔社會,防止貪污」是香港一 直以來堅守的社會價值。作為一間 負責任的企業,本公司堅持所有相 關持份者的期望。本公司已編製僱 員商業道德守則,並將其列入本公 司僱員手冊內,以將誠信信息帶 給我們的員工。該守則內容詳列包 括防止賄賂、防止洗黑錢、防止勒 索、欺詐及其它不道德行為。

本公司鼓勵僱員之間就防貪及商 業道德問題互相監督。本公司承諾 對舉報人員的身份絕對保密,並鼓 勵員工直接向人事部經理或總經 理報告疑似個案或已出現相關違 反商業道德的情況。

我們所有員工都必須向本公司申報 潛在的利益衝突。如果員工想擔任 其他組織提供的職位,他們需要向 本公司申報工作細節,以供批准。 這可防止員工因擔任公司外部職 位而導致潛在的利益衝突情況。

報告期內,本公司在報告範圍內已 遵守相關的法律及法規,包括香港 的防止賄賂條例及中華人民共和 國刑法等。

6.4 Community Investment

The Company has formed a volunteer team since 2006. The volunteer team is devoted to contribute its free time in the service of society by visiting and organizing activities at centers for elderly people. Over the years, many groups of people and organizations have been benefitted from these volunteer activities.

The Company has been consistently cooperated with the Tung Wah Group of Hospitals and has become its corporate volunteer service partner for many years. The Company has been supporting and participating in the volunteer activities held by the Tung Wah Group of Hospitals over the past years.

Among the operating locations in China, the Company's subsidiary, WKKT, is one of the members of Changping Volunteer Services Group. In addition, Tutang Village Committee has served as the community representative of WKKT to join regular meetings about the environmental and safety issues concerning the locals. The Company takes vigorous collaboration together with the community so as to improve the environment and safety performances.

In the education area, the Dongguan production plant cooperates with Dongguan Electronics and Commerce School ("the school") regularly. The plant supports the "Internship Program" of the school by employing the school's students. It is hoped that we can help the students to enrich practical working knowledge, skills and experiences to pave for better roads of career development.

6.4 社區投資

本公司自二零零六年已經成立了 義工隊,義工隊致力貢獻他們之空 餘時間服務社會,到訪老人中心舉 辦活動。多年來,許多團體和組織 都受益於這些義工活動。

本公司一直與東華三院合作,並成 為其企業義工服務合作夥伴多年。 過去多年,本公司一直支持及參與 東華三院所舉辦的義工活動。

在國內營運地點當中,本公司之全 資附屬公司王氏港建科技為東莞 市常平鎮志願服務中心成員之一。 另外,土塘村村委為王氏港建科技 的社區代表,會定期參加有關當地 的環境和安全問題的會議。本公司 積極與社會各界合作,以改善環境 和安全表現。

在教育領域,東莞工廠定期與東莞 市電子商貿學校(「學校」)合作。 工廠通過僱用學校的學生來支持其 「實習計劃」。我們希望幫助學生豐 富實用的工作知識,技能和經驗, 為他們鋪建更好的職業發展道路。



TO THE SHAREHOLDERS OF WONG'S KONG KING INTERNATIONAL (HOLDINGS) LIMITED

(incorporated in Bermuda with limited liability)

OPINION

What we have audited

The consolidated financial statements of Wong's Kong King International (Holdings) Limited (the "Company") and its subsidiaries (the "Group") set out on pages 79 to 196, which comprise:

• the consolidated balance sheet as at 31 December 2019;

- the consolidated income statement for the year then ended;
- the consolidated statement of comprehensive income for the year then ended;
- the consolidated statement of changes in equity for the year then ended;
- the consolidated statement of cash flows for the year then ended; and
- the notes to the consolidated financial statements, which include a summary of significant accounting policies.

Our opinion

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2019, 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 ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

羅兵咸永道

致WONG'S KONG KING INTERNATIONAL (HOLDINGS) LIMITED (於百慕達註冊成立的有限公司)

意見

我們已審計的內容

Wong's Kong King International (Holdings) Limited (以下簡稱「貴公司」)及其附屬公司 (以下統稱「貴集團」)列載於第79至196頁的合 併財務報表,包括:

- 於二零一九年十二月三十一日的合併資 產負債表;
- 截至該日止年度的合併利潤表;
- 截至該日止年度的合併綜合收益表;
 - 截至該日止年度的合併權益變動表;
- 截至該日止年度的合併現金流量表;及
- 合併財務報表附註,包括主要會計政策 概要。

我們的意見

我們認為,該等合併財務報表已根據香港會 計師公會頒布的《香港財務報告準則》真實而 中肯地反映了 貴集團於二零一九年十二月 三十一日的合併財務狀況及其截至該日止年 度的合併財務表現及合併現金流量,並已遵 照香港《公司條例》的披露規定妥為擬備。

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

Independence

We are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants (the "Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code.

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

意見的基礎

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

我們相信,我們所獲得的審計憑證能充足及 適當地為我們的審計意見提供基礎。

獨立性

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

關鍵審計事項

關鍵審計事項是根據我們的專業判斷,認為對 本期合併財務報表的審計最為重要的事項。 這些事項是在我們審計整體合併財務報表及 出具意見時進行處理的。我們不會對這些事 項提供單獨的意見。 Key audit matter identified in our audit is summarised as follows:

Key Audit Matter <u>關鍵審</u>計事項

Impairment of trade receivables 貿易應收賬款的減值

Refer to note 3.1(b)(ii) and note 25 to the consolidated financial statements.

參見合併財務報表附註3.1(b)(ii)及附註25。

At 31 December 2019, the Group had trade receivables amounting to HK\$1,330 million, which is net of loss allowance of HK\$25 million.

於二零一九年十二月三十一日, 貴集團的貿易應收賬 款達港幣1,330百萬元,其中包括港幣25百萬元虧損撥 備。

Management applied the HKFRS 9 simplified approach to measure expected credit losses which uses a lifetime expected loss allowance for all trade receivables. In measuring the credit loss rates, management assesses whether there are any significant changes in payment profiles and risk of default, and takes into consideration the current and forward looking information, to adjust the expected losses rates.

管理層採用《香港財務報告準則》第9號允許的簡化方法,利用貿易應收賬款的全期預期信貸虧損計提預期 信貸虧損。在估計預期信貸虧損時,管理層評估償付 情況和違約風險是否有任何重大變化,並考慮現時和 前瞻性資料,以調整預期信貸虧損率。

As the impairment of trade receivables involve significant management's judgement, we regard this as a key audit matter.

由於貿易應收賬款減值涉及重大管理層的判斷,我們 視為關鍵審計事項。 How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

Our procedures in assessing the management's assessment of impairment of trade receivables included:

我們對有關管理層評估貿易應收賬款減值虧損之審 計程序包括:

- We assessed the appropriateness of the impairment methodology in determining the credit loss allowance;
 我們在確定信貸虧損準備時評估了減值方法的適當性;
- We tested the historical data used in the credit loss model on a sample basis to relevant supporting evidence;
 我們以抽樣方式測試了在信貸虧損模型中使用 的歷史數據,以獲得相關支持證據;
- We tested aging of trade receivables used in the calculation of loss allowance, on a sample basis, to invoices and other relevant documents; and 我們透過檢查發票和其他相關文件,以抽樣方 式測試了在計算虧損準備時使用的貿易應收賬 款賬齡報告;及
- We assessed the reasonableness of the use of forward looking information in adjusting the credit loss rates by comparing to external market data or public available information.
 我們通過與外部市場數據或公開信息進行比較,評估了使用前瞻性資料調整信貸虧損率的 合理性。

Based on the procedures performed, we found that management's judgement used in the impairment assessment of trade receivables were supported by available evidence.

基於所執行的程序,我們發現管理層對貿易應收賬 款減值評估所採用的判斷有可得的證據支持。

我們在審計中識別的關鍵審計事項概述如下:

OTHER INFORMATION

The directors of the Company are responsible for the other information. The other information comprises the information included in the Corporate Information, Chairman's Statement and Five Years Financial Summary and Financial Highlights (but does not include the consolidated financial statements and our auditor's report thereon), which we obtained prior to the date of this auditor's report, and the Biographical Details of Directors and Senior Management, Report of the Directors, Corporate Governance Report and Environmental, Social and Governance Report, which are expected to be made available to us after that date.

Our opinion on the consolidated financial statements does not cover the other information and we do not and will 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 identified above 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 on the other information that we obtained prior to the date of this auditor's report, 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.

When we read the Biographical Details of Directors and Senior Management, Report of the Directors, Corporate Governance Report and Environmental, Social and Governance Report, if we conclude that there is a material misstatement therein, we are required to communicate the matter to the Audit Committee and take appropriate action considering our legal rights and obligations.

其他信息

貴公司董事須對其他信息負責。其他信息包括 我們在本核數師報告日前取得的公司資料、 主席報告書、五年財務概要及財務摘要內的 信息(但不包括綜合財務報表及我們的核數師 報告),以及預期會在本核數師報告日後取得 的董事及高層管理人員個人資料、董事會報 告書、企業管治報告以及環境、社會及管治 報告內的信息。

我們對合併財務報表的意見並不涵蓋其他信息,我們既不也將不對該等其他信息發表任 何形式的鑒證結論。

結合我們對合併財務報表的審計,我們的責 任是閱讀上述的其他信息,在此過程中,考 慮其他信息是否與合併財務報表或我們在審 計過程中所了解的情況存在重大抵觸或者似 乎存在重大錯誤陳述的情況。

基於我們對在本核數師報告日前取得的其他 信息所執行的工作,如果我們認為其他信息 存在重大錯誤陳述,我們需要報告該事實。 在這方面,我們沒有任何報告。

當我們閱讀董事及高層管理人員個人資料、 董事會報告書、企業管治報告以及環境、社 會及管治報告後,如果我們認為其中存在重 大錯誤陳述,我們需要將有關事項與審核委 員會溝通,並考慮我們的法律權利和義務後 採取適當行動。

RESPONSIBILITIES OF DIRECTORS AND THE AUDIT COMMITTEE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

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

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

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. We report our opinion solely to you, as a body, 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. 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.

董事及審核委員會就合併財務報表須承 擔的責任

貴公司董事須負責根據香港會計師公會頒布 的《香港財務報告準則》及香港《公司條例》擬 備真實而中肯的合併財務報表,並對其認為 為使合併財務報表的擬備不存在由於欺詐或 錯誤而導致的重大錯誤陳述所需的內部控制 負責。

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

審核委員會須負責監督 貴集團的財務報告 過程。

核數師就審計合併財務報表承擔的責任

我們的目標,是對合併財務報表整體是否不 存在由於欺詐或錯誤而導致的重大錯誤陳述 取得合理保證,並出具包括我們意見的核數 師報告。我們僅按照百慕達一九八一年《公司 法》第90條向 閣下(作為整體)報告我們的意 見,除此之外本報告別無其他目的。我們不會 就本報告的內容向任何其他人士負上或承擔 任何責任。合理保證是高水平的保證,但不 能保證按照《香港審計準則》進行的審計,在 某一重大錯誤陳述存在時總能發現。錯誤陳 述可以由欺詐或錯誤引起,如果合理預期它 們單獨或滙總起來可能影響合併財務報表使 用者依賴合併財務報表所作出的經濟決定, 則有關的錯誤陳述可被視作重大。 As part of an audit in accordance with HKSAs, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

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

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

- 識別和評估由於欺詐或錯誤而導致合 併財務報表存在重大錯誤陳述的風險, 設計及執行審計程序以應對這些風險, 以及獲取充足和適當的審計憑證,作為 我們意見的基礎。由於欺詐可能涉及串 謀、偽造、蓄意遺漏、虛假陳述,或凌 駕於內部控制之上,因此未能發現因欺 詐而導致的重大錯誤陳述的風險高於未 能發現因錯誤而導致的重大錯誤陳述的 風險。
- 了解與審計相關的內部控制,以設計適 當的審計程序,但目的並非對 貴集團 內部控制的有效性發表意見。
- 評價董事所採用會計政策的恰當性及作 出會計估計和相關披露的合理性。
- 對董事採用持續經營會計基礎的恰當性 作出結論。根據所獲取的審計憑證,確 定是否存在與事項或情況有關的重大不 確定性,從而可能導致對 貴集團的持 續經營能力產生重大疑慮。如果我們認 為存在重大不確定性,則有必要在核數 師報告中提請使用者注意合併財務報表 中的相關披露。假若有關的披露不足, 則我們應當發表非無保留意見。我們的 結論是基於核數師報告日止所取得的審 計憑證。然而,未來事項或情況可能導 致 貴集團不能持續經營。
- 評價合併財務報表的整體列報方式、結構和內容,包括披露,以及合併財務報表是否中肯反映交易和事項。

• 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, related safeguards.

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 Ho Chiu Ping, Dennis.

PricewaterhouseCoopers *Certified Public Accountants*

Hong Kong, 26 March 2020

就 貴集團內實體或業務活動的財務信息獲取充足、適當的審計憑證,以便對 合併財務報表發表意見。我們負責 貴 集團審計的方向、監督和執行。我們為 審計意見承擔全部責任。

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

我們還向審核委員會提交聲明, 說明我們已 符合有關獨立性的相關專業道德要求, 並與 他們溝通有可能合理地被認為會影響我們獨 立性的所有關係和其他事項, 以及在適用的 情況下, 相關的防範措施。

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

出具本獨立核數師報告的審計項目合夥人是 何超平。

羅兵咸永道會計師事務所 執業會計師

香港,二零二零年三月二十六日

For the year ended 31 December 2019

合併利潤表

截至二零一九年十二月三十一日止年度

5,296,411 9,973 (2,946,791) (1,302,736) 101,095 (675,328) (54,195) (588) (291,607) 136,234 3,377 (20,253) (16,876) 1,627
9,973 (2,946,791) (1,302,736) 101,095 (675,328) (54,195) (588) (291,607) 136,234 3,377 (20,253) (16,876)
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3,377 (20,253) (16,876)
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(16,876)
1,627
120,985
(32,820)
88,165
82,106
6,059
88,165
(32,811) 69,074 64,383 4,691 69,074 8.83

The above consolidated income statement should be read in 以上之合併利潤表應連同附註一併閱讀。 conjunction with the accompanying notes.

合併綜合收益表

截至二零一九年十二月三十一日止年度

	2019 二零一九年 HK\$'000 港幣千元	2018 二零一八年 HK\$'000 港幣千元
Profit for the year 本年度溢利	69,074	88,165
Other comprehensive (loss)/income: 其他綜合 (虧損) /收益:		
Items that will not be reclassified subsequently to profit or loss		
<u>其後不會重新分類至損益之項目</u> Fair value (losses)/gains on equity investments at fair value through other comprehensive income, net of tax 按公平值入賬及列入其他綜合收益之股本投資之		
公平值(虧損)/收益,除税淨額	(26,610)	9,334
Remeasurements of post-employment benefit obligations, net of tax 重新計量退休福利承擔,除税淨額	(493)	665
Items that may be reclassified to profit or loss 可能重新分類至損益之項目		
Currency translation differences 貨幣匯兑差額	(4,387)	(24,562)
Total comprehensive income for the year 本年度綜合收益總額	27 594	72 602
—————————————————————————————————————	37,584	73,602
Attributable to: 應屬:		
Owners of the Company 本公司權益持有者	33,216	71,532
Non-controlling interests 非控制性權益	4,368	2,070
	37,584	73,602

The above consolidated statement of comprehensive income should be read in conjunction with the accompanying notes.

以上之合併綜合收益表應連同附註一併閱讀。

CONSOLIDATED BALANCE SHEET At 31 December 2019

合併資產負債表

於二零一九年十二月三十一日

		2019	2018
		二零一九年	二零一八年
	Note 附註	HK\$'000 港幣千元	HK\$'000 港幣千元
ASSETS 資產			
Non-current assets 非流動資產			
Land use rights 土地使用權	16		12,223
Property, plant and equipment 物業、廠房及設備	10	 474,527	488,550
Right-of-use assets 使用權資產	17	46,912	400,550
0	15		-
Deposits and prepayments 按金及預付款項	10	4,265	7,969
Intangible assets 無形資產	18	469	566
Interests in joint ventures 合營公司之權益	19	4,868	2,343
Deferred tax assets 遞延税項資產	21	11,160	7,361
Financial assets at fair value through other comprehensive inco	me		
按公平值入賬及列入其他綜合收益之金融資產	23	31,855	57,597
Financial assets at fair value through profit or loss			
按公平值入賬及列入損益之金融資產	23	5,895	3,632
Club membership and debentures 會籍及債券		14,942	14,422
Total non-current assets 非流動資產總額		594,893	594,663
Current assets 流動資產			
Inventories 存貨	24	818,780	972,182
Trade and other receivables 貿易及其他應收賬款	25	1,362,782	1,538,210
Contract assets 合約資產	26	44,072	25,334
Deposits and prepayments 按金及預付款項		62,948	83,144
Fax recoverable 可收回税項		564	2,420
Derivative financial instruments 衍生金融工具	27	2	5
Short-term time deposits 短期定期存款	28	43,026	71,027
Cash and cash equivalents 現金及現金等值項目	28	447,215	248,923
Total current assets 流動資產總額		2,779,389	2,941,245
nn , thu she hita dat			
Total assets 資產總額		3,374,282	3,535,908
LIABILITIES 負債			
Non-current liabilities 非流動負債			
Lease liabilities 租賃負債	15	16,348	_
Obligations under finance leases – due after one year		-)	
融資租賃承擔一於一年後到期	33	_	49
Provision for assets retirement obligations	55	—	ر ۲
資產約滿退回承擔撥備		1 710	1 7 10
	2.4	1,710	1,710
Retirement benefit obligations 退休福利承擔	34	8,344	7,612
Total non-current liabilities 非流動負債總額		26,402	9,371

The above consolidated balance sheet should be read in 以上之合併資產負債表應連同附註一併閱讀。 conjunction with the accompanying notes.

CONSOLIDATED BALANCE SHEET (CONTINUED) 合併資產負債表(續)

At 31 December 2019

於二零一九年十二月三十一日

		2019 二零一九年	2018 二零一八年
	Note 附註	HK\$'000 港幣千元	HK\$'000 港幣千元
Current liabilities 流動負債			
Trade, bills and other payables			
貿易應付賬款、應付票據及其他應付賬款	35	923,742	882,22
Contract liabilities 合約負債	26	60,720	75,01
Current income tax liabilities 即期所得税負債		21,709	20,78
Bank borrowings – due within one year			
銀行借貸-於一年內到期	32	657,612	876,30
Lease liabilities 租賃負債	15	19,319	
Obligations under finance leases – due within one year			
融資租賃承擔-於一年內到期	33	-	3
Derivative financial instruments 衍生金融工具	27	141	
Total current liabilities 流動負債總額		1,683,243	1,854,37
Total liabilities 負債總額		1,709,645	1,863,74
Share capital 股本 Reserves 儲備	29	72,945 1,521,266	72,94 1,529,33
		1,521,200	1,527,55
		1,594,211	1,602,27
Non-controlling interests 非控制性權益		70,426	69,88
Total equity 股權總額		1,664,637	1,672,16
Total equity and liabilities 股權及負債總額		3,374,282	3,535,90
The consolidated financial statements on page 79 to 196 were approved by the Board of Directors on 26 March 2020 and were signed on its behalf.		至第196頁之合併財務 月二十六日經董事會打 簽署。	
Senta Wong Director	王忠桐 董事		
Byron Shu-Chan Ho Director	何樹燦 董事		
The above consolidated balance sheet should be read in	미노국	△ 出 咨 盗 台 信 主 確 逋 同	四分 一份 明 法

The above consolidated balance sheet should be read in 以上之合併資產負債表應連同附註一併閱讀。 conjunction with the accompanying notes.

截至二零一九年十二月三十一日止年度

	0	ibutable to ow f the Company 司權益持有者	7	Non- controlling interests 非控制性 權益	
-	Kare capital (Note 29) 股本 (附註29) HK\$'000 港幣千元	Other reserves (Note 31) 其他儲備 (附註31) HK\$'000 港幣千元	Retained earnings (Note) 保留盈利 (附註) HK\$'000 港幣千元	HK\$'000 港幣千元	Total 總額 HK\$'000 港幣千元
Balance as at 1 January 2018 於二零一八年一月一日之結餘	73,771	131,129	1,391,230	92,289	1,688,419
Comprehensive income 綜合收益 Profit for the year 本年度溢利			82,106	6,059	88,165
Other comprehensive (loss)/income 其他綜合(虧損)/收益 Remeasurements of post-employment benefit obligations, net of tax 重新計量退休福利承擔,除税淨額 Currency translation differences 貨幣匯兑差額 Fair value gains on equity investments at fair value through other comprehensive income, net of tax 按公平值入賬及列入其他綜合收益之股本投資 之公平值收益,除税淨額	- -	(21,551)	450 _	215 (3,011) (1,193)	665 (24,562) 9,334
		(11,024)	450	(3,989)	(14,563)
Total comprehensive income 綜合收益總額		(11,024)	82,556	2,070	73,602
Transactions with owners 與權益持有者之交易 Repurchase of shares 購回股份 Dividends paid to non-controlling interests 支付予非控制性權益之股息 2017 final dividend 二零一七年末期股息 2018 interim dividend 二零一八年中期股息	(826)	(9,340)	(43,767) (10,942)	(1,672)	(10,166) (1,672) (43,767) (10,942)
Acquisition of additional interest in subsidiaries 收購附屬公司之額外權益	_	(510)	(10,942)	(22,799)	(23,309)
Transfer from retained earnings to special reserve 自保留盈利轉撥至特別儲備	_	2,030	(2,030)	_	_
Balance at 31 December 2018 於二零一八年十二月三十一日之結餘	72,945	112,285	1,417,047	69,888	1,672,165
	72,945	112,285	1,417,047	69,888	1,672,165
Comprehensive income 綜合收益 Profit for the year 本年度溢利 Other comprehensive (loss)/income 其他綜合(虧損)/收益			64,383	4,691	69,074
Remeasurements of post-employment benefit obligations, net of tax 重新計量退休福利承擔,除税淨額 Currency translation differences 貨幣匯兑差額 Fair value losses on equity investments at fair value through other comprehensive income, net of tax	-	(5,074)	(333)	(160) 687	(493) (4,387)
按公平值入賬及列入其他綜合收益之股本投資之公平值虧損, 除税淨額	_	(25,760)	_	(850)	(26,610)
Total other comprehensive loss 其他綜合虧損總額		(30,834)	(333)	(323)	(31,490)
Total comprehensive income 綜合收益總額		(30,834)	64,050	4,368	37,584
Transactions with owners 與權益持有者之交易 Dividends paid to non-controlling interests 支付予非控制性權益之股息 2018 final dividend 二零一八年末期股息 2019 interim dividend 二零一九年中期股息			(36,472) (7,294)	(3,830)	(3,830) (36,472) (7,294)
Transfer from retained earnings to special reserve 自保留盈利轉撥至特別儲備 Employee share schemes – value of employee services	-	2,100	(2,100)	-	-
僱員股份計劃一僱員服務之價值	_	2,484	-	-	2,484
Balance at 31 December 2019 於二零一九年十二月三十一日之結餘	72,945	86,035	1,435,231	70,426	1,664,637

For the year ended 31 December 2019

合併權益變動表(續)

截至二零一九年十二月三十一日止年度

Note:

As at 31 December 2019, included in retained earnings are statutory reserves of HK\$98,015,000 (2018: HK\$92,747,000). These statutory reserves are non-distributable and the transfers of these funds are determined by the Board of Directors of the relevant subsidiaries in accordance with the laws and regulations in the People's Republic of China (the "PRC") and Taiwan.

附註:

於二零一九年十二月三十一日,保留盈利包括 法定儲備港幣98,015,000元(二零一八年:港幣 92,747,000元)。該等法定儲備不可供分派,而轉撥 該等基金之款額乃根據中華人民共和國(「中國」)及 台灣之法律及法規由相關附屬公司之董事會釐定。

The above consolidated statement of changes in equity should be 以上之合併權益變動表應連同附註一併閱讀。 read in conjunction with the accompanying notes.

CONSOLIDATED STATEMENT OF CASH FLOWS For the year ended 31 December 2019

合併現金流量表 截至二零一九年十二月三十一日止年度

		2019 二零一九年	2018 二零一八年
	Note 附註	HK\$'000 港幣千元	HK\$'000 港幣千元
Cash flows from operating activities 經營業務之現金流量			
Cash generated from/(used in) operations			
經營業務所得/(所用)現金	36(a)	542,017	(285,684
Income tax paid 已付所得税		(31,393)	(37,947
Withholding tax on dividend paid by subsidiaries			
就附屬公司已派付股息之扣繳税項		(1,666)	(622
Net cash from/(used in) operating activities			
經營業務所得/(所用)現金淨額		508,958	(324,253)
Cash flows from investing activities 投資活動之現金流量			
Interest received 已收利息		2,901	3,377
Dividend income from a joint venture		2,701	5,577
一間合營公司之股息收入		1,101	_
Dividend income from financial assets at fair value through	1	1,101	
other comprehensive income	L		
按公平值入賬及列入其他綜合收益之金融資產之股息收	λ	1,214	1,059
Purchase of property, plant and equipment	, .	-,	1,007
購置物業、廠房及設備		(36,196)	(26,353
Purchase of financial assets at fair value through			(-)
other comprehensive income			
購置按公平值入賬及列入其他綜合收益之金融資產		(1,417)	_
Proceeds from disposal of financial assets at fair value			
through profit or loss			
出售按公平值入賬及列入損益之金融資產所得款項		3,547	_
Proceeds from disposal of property, plant and equipment			
出售物業、廠房及設備所得款項	36(b)	124	759
Purchase of club membership and debentures			
購買會籍及債券		(470)	_
Decrease/(increase) in prepayments for acquisition of			
property, plant and equipment			
購置物業、廠房及設備之預付款項減少/(增加)		1,495	(563
Decrease in short-term time deposits 短期定期存款減少		28,001	7,462
Decrease in long-term deposits 長期按金減少		2,157	170
Repayment from joint venture 合營公司還款		-	689
Acquisition of additional interests in subsidiaries			
收購附屬公司之額外權益		_	(23,309)

投資活動所得/(所用)現金淨額	2,457	(36,709)

CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED) For the year ended 31 December 2019

合併現金流量表(續) 截至二零一九年十二月三十一日止年度

	Note 附註	2019 二零一九年 HK\$'000 港幣千元	2018 二零一八年 HK\$'000 港幣千元
Cash flows from financing activities 融資活動之現金流量			
Dividends paid 已付股息		(43,766)	(54,709)
Interest paid 已付利息		(25,553)	(20,253)
Dividends paid to non-controlling interests			
支付予非控制性權益之股息		(3,830)	(1,672)
Proceeds from new bank borrowings 新增銀行借貸所得款項	Ę	3,309,204	4,379,643
Repayment of bank borrowings 償還銀行借貸		(3,527,899)	(4,214,414)
Decrease in obligations under finance leases			
融資租賃承擔減少		(84)	(28)
Repurchase of shares 購回股份		_	(10,166)
Principle element of lease rentals paid			
已付租賃租金之本金部份		(17,572)	_
Interest element of lease rentals paid			
已付租賃租金之利息部份		(1,207)	_
Net cash (used in)/from financing activities 融資活動 (所用) / 所得現金淨額		(310,707)	78,401
Net increase/(decrease) in cash and cash equivalents			
現金及現金等值項目增加/(減少)淨額		200,708	(282,561)
Cash and cash equivalents at beginning of the year			
於年初之現金及現金等值項目		248,923	536,568
Effect of foreign exchange rate changes 匯率變動之影響		(2,416)	(5,084)
Cash and cash equivalents at end of the year			
於年末之現金及現金等值項目		447,215	248,923
Analysis of cash and cash equivalents:			
現金及現金等值項目分析: Bank balances and cash 銀行結餘及現金	28	447,215	248,923
Built building and cush 环口科队人们上	20	77/9413	270,923

The above consolidated statement of cash flows should be read in 以上之合併現金流量表應連同附註一併閱讀。 conjunction with the accompanying notes.

1 GENERAL INFORMATION

Wong's Kong King International (Holdings) Limited (the "Company") and its subsidiaries (together, the "Group") are principally engaged in the trading and distribution of chemicals, materials and equipment used in the manufacture of printed circuit boards and electronic products and the manufacture of electrical and electronic products for original equipment manufacturer ("OEM") customers.

The Company is incorporated in Bermuda as an exempted company with limited liability and its shares are listed on The Stock Exchange of Hong Kong Limited ("Hong Kong Stock Exchange"). The address of its registered office is Clarendon House, 2 Church Street, Hamilton HM11 Bermuda and its principal place of business is 17/F, Harbourside HQ, No.8 Lam Chak Street, Kowloon Bay, Hong Kong. The building name changed from "Octa Tower" to "Harbourside HQ" with effect from 1 February 2020.

These consolidated financial statements are presented in Hong Kong dollars, unless otherwise stated.

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

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

2.1 Basis of preparation

The consolidated financial statements have been prepared in accordance with all applicable Hong Kong Financial Reporting Standards ("HKFRS") and the disclosure requirements of the Hong Kong Companies Ordinance Cap. 622. The consolidated financial statements have been prepared under the historical cost convention, except for certain financial assets and financial liabilities (including derivative financial instruments), which are measured at fair value. 1 一般資料

Wong's Kong King International (Holdings) Limited (「本公司」)及其附屬 公司(統稱「本集團」)主要從事製造印刷 電路板及電子產品所使用之化學品、物 料及設備之貿易及經銷,以及為原產品 客戶製造(「原產品客戶製造」)電器及電 子產品。

本公司於百慕達註冊成立為一間受豁免 之有限公司,其股份在香港聯合交易所 有限公司(「香港聯交所」)上市。其註冊 辦事處地點為Clarendon House, 2 Church Street, Hamilton HM11 Bermuda,而其 主要營業地點為香港九龍灣臨澤街8號 啟匯17樓。大廈名稱已由「傲騰廣場」變 更為「啟匯」,自二零二零年二月一日起 生效。

除另有列明外,此等合併財務報表以港 幣呈列。

2 主要會計政策概要

編製此等合併財務報表時採納之主要會 計政策如下。除另有列明外,所呈列之 年度內已貫徹應用該等政策。

2.1 編製基礎

合併財務報表乃根據所有適用之 香港財務報告準則(「香港財務報 告準則」)及香港公司條例(第622 章)之披露規定編製。合併財務報 表按歷史成本常規編製,惟若干金 融資產與金融負債(包括衍生金融 工具)按公平值計量。

2.1 Basis of preparation (Continued)

The preparation of the consolidated 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 4.

 (a) New and amended standards and interpretation adopted by the Group
 The following new and revised standards and interpretation and a new interpretation were required to be adopted by the Group effective

from 1 January 2019:

HKFRS (Amendment)	Annual Improvements to HKFRS 2015-2017 Cycles
HKFRS 16	Leases
HK(IFRIC) – Int 23	Uncertainty over Income Tax Treatments
Amendments to HKFRS 9	Prepayments Features with Negative Compensation
Amendments to HKAS 19	Plan Amendment, Curtailment or Settlement
Amendments to HKAS 28	Long-term interests in Associates and Joint Ventures

The impact of the adoption of the leasing standard and the new accounting policies are disclosed in Note 2.2 below. The other standards did not have any material impact on the Group's accounting policies and did not require retrospective adjustments.

2 主要會計政策概要(續)

- 2.1 編製基礎(續) 編製與香港財務報告準則一致之 合併財務報表須運用若干關鍵會 計估計,管理層亦須於應用本集團 之會計政策時作出判斷。涉及較深 刻判斷或較為複雜之範疇,或涉及 對合併財務報表甚為重要之假設 和估計之範疇,在附註4中披露。
 - (a) 本集團採納之新訂及經修改
 準則及詮釋
 自二零一九年一月一日起,
 本集團須採納以下多項新訂
 及經修訂之準則及詮釋及一
 項新訂詮釋:

香港財務報告 二零一五年至二零 準則(修改) 一七年週期之香港 財務報告準則年度 改進 香港財務報告 租賃 準則第16號 香港(國際財務 所得税處理之 不確定性 報告解釋 委員會) - 詮釋第23號 香港財務報告 具有反向補償之提前 準則第9號 還款特徵 之修改 香港會計準則 計劃修改、縮減或 結算 第19號之修改 於聯營公司及合營 香港會計準則 第28號之修改 公司之長期權益

採納租賃準則及新會計政策 之影響於下文附註2.2內披 露。其他準則對本集團之會 計政策並無任何重大影響, 且毋須作出追溯調整。

2.1 Basis of preparation (Continued)

(b) New standards and interpretations not yet adopted

Certain new accounting standards, amendments and interpretations have been published that are not mandatory for 31 December 2019 reporting periods and have not been early adopted by the Group.

2 主要會計政策概要(續)

- 2.1 編製基礎(續)
 - (b) 尚未採納之新訂準則及詮釋

若干新訂會計準則、修改及 詮釋已經頒佈,但並非於二 零一九年十二月三十一日之 報告期強制執行,亦未獲本 集團提早採納。

> Effective for annual periods beginning on or after 由以下日期或之後開始之 年度期間生效

HKFRS 17	Insurance Contracts	1 January 2021
香港財務報告準則第17號	保險合約	二零二一年一月一日
Conceptual Framework for	Revised Conceptual Framework for	1 January 2020
Financial Reporting 2018	Financial Reporting	
二零一八年財務報告概念框架	經修訂之財務報告概念框架	二零二零年一月一日
Amendments to HKFRS 10 and HKAS 28	Sales or Contribution of Assets between	To be determined
	an Investor and its Associate or	
	Joint Venture	
香港財務報告準則第10號及香港會計準則 第28號之修改	投資者與其聯營公司或合營公司之間的 資產出售或注入	有待釐定

The Group has commenced an assessment of the impact of these new standards, amendments and interpretations, but is not yet in a position to state whether they would have significant impacts on its results of operations and financial position. 本集團已展開此等新訂準 則、修改及詮釋造成影響之 評估,但目前尚未能確定此 等準則、修改及詮譯會否對 其經營業績及財務狀況造成 重大影響。

2.2 Changes in accounting policies

This note explains the impact of the adoption of HKFRS 16 Leases on the Group's consolidated financial statements.

The Group has adopted HKFRS 16 Leases retrospectively from 1 January 2019, but has not restated comparatives for the 2018 reporting period, as permitted under the specific transition provisions in the standard. The reclassifications and the adjustments arising from the new leasing rules are therefore recognised in the opening consolidated balance sheet on 1 January 2019. The new accounting policies are disclosed in Note 2.27.

On adoption of HKFRS 16, the Group recognised lease liabilities in relation to leases which had previously been classified as "operating leases" under the principles of HKAS 17 Leases. These liabilities were measured at the present value of the remaining lease payments, discounted using the lessee's incremental borrowing rate as of 1 January 2019. The weighted average lessee's incremental borrowing rate applied to the lease liabilities on 1 January 2019 was 2.72%.

2 主要會計政策概要(續)

2.2 會計政策之變動

此附註解釋採納香港財務報告準 則第16號「租賃」對本集團之合併 財務報表造成之影響。

本集團自二零一九年一月一日起 已追溯採納香港財務報告準則第16 號「租賃」,惟獲該準則之特定過 渡條文所容許,並未重列二零一八 年報告期之比較數字。因此,新租 賃準則所引起之重新分類及調整 於二零一九年一月一日之期初合 併資產負債表中確認。新會計政策 於附註2.27內披露。

於採納香港財務報告準則第16號 時,本集團就過往根據香港會計準 則第17號「租賃」之原則分類為「經 營租賃」之租賃確認租賃負債。此 等負債按餘下租賃付款之現值(採 用截至二零一九年一月一日承租 人之新增借貸利率貼現)計量。應 用於二零一九年一月一日之租賃 負債之承租人加權平均新增借貸 利率為2.72%。

2.2 Changes in accounting policies (Continued)

(i) Practical expedients applied

In applying HKFRS 16 for the first time, the Group has used the following practical expedients permitted by the standard:

- the use of single discount rate to a portfolio of leases with reasonably similar characteristics;
- relying on previous assessments on whether lease are onerous as an alternative to performing an impairment review – there were no onerous contracts as at 1 January 2019;
- the accounting for operating leases with a remaining lease term of less than 12 months as at 1 January 2019 as short-term leases;
- the exclusion of initial direct costs for the measurement of the right-of-use asset at the date of initial application; and
- using hindsight in determining the lease term where the contract contains options to extend or terminate the lease.

The Group has also elected not to reassess whether a contract is, or contains a lease at the date of initial application. Instead, for contracts entered into before the transition date the Group relied on its assessment made applying HKAS 17.

2 主要會計政策概要(續)

2.2 會計政策之變動(續)

(i) 已應用之簡易實務處理方法 於首次應用香港財務報告準 則第16號時,本集團已使用 以下獲該準則容許之簡易實 務處理方法:

> 對具有合理相似特徵之 租賃組合採用單一之貼 現率;

- 依靠過往對租賃是否有 償之評估作為進行減值 檢討之替代方法-於二 零一九年一月一日並無 有償合約;
- 將於二零一九年一月一 日餘下租賃期少於12個 月之經營租賃入賬列為 短期租賃;
- 就計量於初步應用日期
 之使用權資產而言不把
 初始直接成本計算在
 內;及
- 當合約包含可延續或終 止租賃之選擇權時,以 事後分析結果釐定租賃 期。

本集團亦已選擇不重新評估 合約於初步應用日期是否 為租賃或包含租賃。取而代 之,就於過渡日期前訂立之 合約而言,本集團依據其應 用香港會計準則第17號所作 出之評估。

2 主要會計政策概要(續)

2.2	Cha	nges in accounting policies (Continued)	2.2	會計	政策之變動 (續)	
	(ii)	Measurement of lease liabilities		(ii)	租賃負債之計量	
						HK\$'000

Operating lease commitments disclosed as at 31 December 2018 於二零一八年十二月三十一日之已披露經營租賃承擔	57,767
Discounted using the lessee's incremental borrowing rate of	
at the date of initial application	
採用於初步應用日期之承租人新增借貸利率貼現	55,657
Less: short-term leases recognised on a straight-line basis as expense	
減:以直線法確認為開支之短期租賃	(2,264)
Lease liabilities recognised as at 1 January 2019	
於二零一九年一月一日之已確認租賃負債	53,393
Of which are: 其中為:	
Current lease liabilities 流動租賃負債	18,585
Non-current lease liabilities 非流動租賃負債	34,808

53,393

港幣千元

(iii) Measurement of right-of-use assets

The associated right-of-use assets for property leases were measured at the amount equal to the lease liabilities, adjusted by the amount of any prepaid or accrued lease payments relating to that lease recognised in the consolidated balance sheet as at 31 December 2018. There were no onerous lease contracts that would have required an adjustment to the right-of-use assets at the date of initial application. The Group had also reclassified the long-term lease of land from land use rights to right-of-use assets upon adoption of HKFRS 16.

The recognised right-of-use assets relate to property lease and land amounted to HK\$64,840,000 as at 1 January 2019 and HK\$46,912,000 as at 31 December 2019. (iii) 使用權資產之計量 物業租賃之相關使用權資產 按相等於租賃負債之金額 計量,並按照於二零一八年 十二月三十一日之合併資產 負債表中確認之與該租賃有 關之任何預付或應計租賃付 款金額進行調整。於初步應 用日期,並無任何需要對使 用權資產作出調整之有償租 賃合約。本集團亦已於採納 香港財務報告準則第16號後 將土地之長期租賃由土地使 用權重新分類至使用權資產。

> 已確認之使用權資產涉及 物業租賃及土地,金額於二 零一九年一月一日為港幣 64,840,000元及於二零一九 年十二月三十一日為港幣 46,912,000元。

2.2 Changes in accounting policies (*Continued*)

(iv) Adjustments recognised in the consolidated balance sheet on 1 January 2019

The change in accounting policy affected the following items in the consolidated balance sheet on 1 January 2019:

2 主要會計政策概要(續)

2.2 會計政策之變動(續)

(iv) 於二零一九年一月一日之合
 併資產負債表內已確認之調
 整
 會計政策之變動影響到以下
 列於二零一九年一月一日之
 合併資產負債表內之項目:

Consolidated balance sheet (extract) 合併資產負債表(摘錄)	31 December 2018 As originally presented 二零一八年 十二月三十一日 按原先呈列 HK\$'000 港幣千元	HKFRS 16 香港財務 報告準則 第16號 HK\$'000 港幣千元	 January 2019 Restated 二零一九年 一月一日 經重列 HK\$'000 港幣千元
Non-current assets 非流動資產 Land use rights 土地使用權 Right-of-use assets 使用權資產	12,223	(12,223) 64,840	_ 64,840
Current assets 流動資產 Deposits and prepayments 按金及預付款項	83,144	(46)	83,098
Current liabilities 流動負債 Trade, bills and other payables			
貿易應付賬款、應付票據及其他應付賬款 Lease liabilities 租賃負債	882,224	(822) 18,585	881,402 18,585
Non-current liabilities 非流動負債 Lease liabilities 租賃負債	_	34,808	34,808
There is no significant impact on retained earnings on 1 January 2019.	於二零一九: 受到重大影	年一月一日之份 響。	R留盈利並無

2.3 Subsidiaries

2.3.1 Consolidation

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

(a) Business combinations

The acquisition method of accounting is used to account for all business combinations, regardless of whether equity instruments or other assets are acquired. The consideration transferred for the acquisition of a subsidiary comprises the:

- fair values of the assets transferred
- liabilities incurred to the former owners of the acquired business
- equity interests issued by the Group
- fair value of any asset or liability resulting from a contingent consideration arrangement, and
- fair value of any pre-existing equity interest in the subsidiary.

2 主要會計政策概要(續)

- 2.3 附屬公司
 - 2.3.1 合併賬目 附屬公司指本集團對其擁有 控制權之實體(包括結構性 實體)。當本集團可獲得或 有權享有參與實體業務產生 之可變回報,並有能力藉其 對實體之權力影響該等回報 時,本集團控制該實體。附 屬公司在控制權轉移至本集 團當日合併入賬。附屬公司 在控制權終止當日起停止合 併入賬。
 - (a) 企業合併 所有企業合併均採用收 購會計法入賬,而不論 有否獲取股本工具或其 他資產。為收購附屬公 司而轉讓之代價包括:
 - 所轉讓資產之公
 平值
 - 被收購企業之前
 權益持有者產生
 之負債
 - 本集團所發行之 股本權益
 - 或然代價安排產 生之任何資產或 負債之公平值, 及
 - 該附屬公司先前 任何股本權益之 公平值。

2.3 Subsidiaries (Continued)

(a)

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

Acquisition-related costs are expensed as incurred.

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

2 主要會計政策概要(續)

- 2.3 附屬公司(續)
 - 2.3.1 合併賬目(續)

(a) 企業合併(續) 除少數例外情況外,在 企業合併中所收購之 可識別資產以及所承擔 之負債及或然負債,初 步以彼等於收購日期之 公平值計量。本集團就 每項收購,按公平值或 按非控制性權益於被收 購實體之可識別資產分 佔之比例確認於被收購 實體之任何非控制性權 益。

> 收購相關成本於產生時 支銷。

2.3 Subsidiaries (Continued)

2.3.1 Consolidation (Continued)

(a) Business combinations (Continued)

Where settlement of any part of cash consideration is deferred, the amounts payable in the future are discounted to their present value as at the date of exchange. The discount rate used is the entity's incremental borrowing rate, being the rate at which a similar borrowing could be obtained from an independent financier under comparable terms and conditions. Contingent consideration is classified either as equity or a financial liability. Amounts classified as a financial liability are subsequently remeasured to fair value with changes in fair value recognised in the consolidated profit or loss.

If the business combination is achieved in stages, the acquisition date carrying value of the acquirer's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date. Any gains or losses arising from such remeasurement are recognised in the consolidated profit or loss.

Intra-group transactions, balances and unrealised gains on transactions between group companies are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the transferred asset. When necessary, amounts reported by subsidiaries have been adjusted to conform with the Group's accounting policies.

Non-controlling interests in the results and equity of subsidiaries are shown separately in the consolidated profit or loss, consolidated statement of changes in equity and balance sheet respectively.

2 主要會計政策概要(續)

- 2.3 附屬公司(續)
 - 2.3.1 合併賬目(續)

(a) 企業合併(續) 在任何部份之現金代價 延遲結算之情況下,將 未來應付之金額折現至 其於交易日期之現值。 所使用之折現率為該實 體之新增借貸利率,為 在可比較之條款及條件 下可向獨立財務機構獲 取類似借貸之利率。或 然代價分類為股權或金 融負債。分類為金融負 債之金額其後重新分類 為公平值,而公平值之 變動則於合併損益內確 認。

> 倘企業合併分階段進 行,收購方過往所持有 被收購方之股本權益於 收購日期之賬面值於收 購日期重新計量為公平 值。重新計量產生之任 何收益或虧損於合併損 益內確認。

> 附屬公司之業績及股權 中之非控制性權益分別 於合併損益表、合併權 益變動表及資產負債表 獨立呈列。

- **2.3** Subsidiaries (Continued)
 - 2.3.1 Consolidation (Continued)
 - (b) Changes in ownership interests in subsidiaries without change of control

The Group treats transactions with noncontrolling interests that do not result in a loss of control as transactions with equity owners of the group. A change in ownership interest results in an adjustment between the carrying amounts of the controlling and non-controlling interests to reflect their relative interests in the subsidiary. Any difference between the amount of the adjustment to noncontrolling interests and any consideration paid or received is recognised in a separate reserve within equity attributable to owners of the Company.

(c) Disposal of subsidiaries

When the Group ceases to consolidate or equity account for an investment because of a loss of control, joint control or significant influence, any retained interest in the entity is remeasured to its fair value with the change in carrying amount recognised in the consolidated profit or loss. This fair value becomes the initial carrying amount for the purposes of subsequently accounting for the retained interest as an associate, joint venture or financial asset. In addition, any amounts previously recognised in other comprehensive income in respect of that entity are accounted for as if the Group had directly disposed of the related assets or liabilities. This may mean that amounts previously recognised in other comprehensive income are reclassified to the consolidated profit or loss or transferred to another category of equity as specified by applicable HKFRS.

2 主要會計政策概要(續)

- 2.3 附屬公司(續)
 - 2.3.1 合併賬目 (續) (b) 於附屬公司之擁有權權 益變動(未有導致控制 權變動) 本集團將與未有導致失 去控制權之與非控制性 權益交易視為與本集團 權益持有者之交易。擁 有權權益變動導致對控 制性與非控制性權益賬 面值之間作出調整,以 反映彼等於附屬公司之 相對權益。非控制性權 益調整數額與任何已付 或已收代價之間之任何 差額於本公司權益持有 者應佔股權中之獨立儲 備內確認。
 - 出售附屬公司 (c) 當本集團因失去控制 權、共同控制權或重大 影響力而停止合併入賬 或按權益入賬一項投資 時,於實體之任何保留 權益重新按公平值計 量,而賬面值變動於合 併損益內確認。就其後 入賬列為聯營公司、合 營公司或金融資產之 保留權益而言,此公平 值成為初始賬面值。此 外,之前就該實體於其 他綜合收益而確認之任 何金額,猶如本集團已 直接出售相關資產或負 債般入賬。這可能意味 之前於其他綜合收益確 認之金額按適用香港財 務報告準則所訂明被重 新分類至合併損益或轉 撥至另一權益類別。

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2.3 Subsidiaries (Continued)

2.3.2 Separate financial statements

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

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

2.4 Joint arrangements

The Group has applied HKFRS 11 to all joint arrangements. Under HKFRS 11, investments in joint arrangements are classified as either joint operations or joint ventures depending on the contractual rights and obligations of each investor. The Group has assessed the nature of its joint arrangements and determined them to be joint ventures. Joint ventures are accounted for using the equity method.

Under the equity method of accounting, the investments are initially recognised at cost and adjusted thereafter to recognise the Group's share of the post-acquisition profits or losses of the investee in profit or loss, and the Group's share of movements in other comprehensive income of the investee in other comprehensive income. Dividends received or receivable from joint ventures are recognised as a reduction in the carrying amount of the investment.

2 主要會計政策概要(續)

2.3 附屬公司(續)
2.3.2 獨立財務報表
於附屬公司之投資乃按成本
扣除減值列賬。成本亦包括
投資直接應佔成本。附屬公
司之業績由本公司按已收及
應收股息入賬。

當收到附屬公司投資的股息 時,倘股息超過該附屬公司 在股息宣派期間的綜合收益 總額,或在獨立財務報表的 投資賬面值超過被投資方淨 資產(包括商譽)在合併財務 報表的賬面值,則必須對有 關投資進行減值測試。

2.4 合營安排

本集團已就所有合營安排應用香 港財務報告準則第11號。香港財務 報告準則第11號將於合營安排之投 資分類為合營業務或合營公司,乃 取決於各投資者之合約權利及義 務。本集團已評估其合營安排之性 質,並釐定合營安排為合營公司。 合營公司以權益法入賬。

根據權益會計法,投資初步按成本 確認,其後會作出調整,以於損益 中確認本集團應佔被投資方之收 購後損益,以及於其他綜合收益中 確認本集團應佔被投資方之其他 綜合收益變動。已收或應收合營公 司之股息確認為於該投資賬面值 之一項扣減。

2.4 Joint arrangements (Continued)

When the Group's share of losses in an equityaccounted investment equals or exceeds its interest in the entity, including any other unsecured longterm receivables, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the other entity.

Unrealised gains on transactions between the Group and joint ventures are eliminated to the extent of the Group's interest in these entities. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of equity accounted investees have been changed where necessary to ensure consistency with the policies adopted by the Group.

2.5 Segment reporting

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

2.6 Foreign currency translation

(a) 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 ("HK\$"), which is the Company's functional and presentation currency.

2 主要會計政策概要(續)

2.4 合營安排(續) 如本集團於一項按權益會計法入 賬之投資所佔之虧損等於或超出 其在該實體之權益,包括任何其他 無抵押之長期應收款項,本集團不 會確認額外虧損,惟倘本集團已代 該另一實體承擔責任或作出付款 則除外。

> 本集團與合營公司間交易之未變 現收益以本集團於此等合營公司 之權益為限予以對銷。除非交易有 證據顯示所轉讓資產出現減值,否 則未變現虧損亦予以對銷。於有需 要時,已改變按權益法入賬之被投 資方之會計政策,以確保與本集團 所採納之政策一致。

2.5 分部報告

經營分部以向主要營運決策者提 供內部呈報一致之形式呈報。負責 分配資源及評估經營分部表現之 主要營運決策者已確定為負責作 出策略性決定之董事會。

2.6 外幣換算

(a) 功能及列賬貨幣 本集團各實體之財務報表所 列項目均以其營運所在主要 經濟環境之貨幣(「功能貨 幣」)計量。合併財務報表以 港幣呈列,港幣(「港幣」)為 本公司之功能及列賬貨幣。

2.6 Foreign currency translation (Continued)

(b) Transactions and balances

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

Non-monetary items that are measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. Translation differences on assets and liabilities carried at fair value are reported as part of the fair value gain or loss. For example, translation differences on nonmonetary assets and liabilities such as equities held at fair value through profit or loss are recognised in the consolidated profit or loss as part of the fair value gain or loss and translation differences on non-monetary assets such as equities classified as fair value through other comprehensive income are recognised in other comprehensive income.

2 主要會計政策概要(續)

- 2.6 外幣換算(續)
 - (b) 交易及結餘 外幣交易按交易日之匯率換 算為功能貨幣。該等交易結 算及以外幣計值之貨幣資產 及負債按年結日之匯率換算 所產生之匯兑盈虧於合併損 益表內確認。

以外幣按公平值計量之非貨 幣項目採用釐定公平值當日 之匯率換算。按公平值列賬 之資產及負債之換算差額呈 報為公平值收益或虧損之一 部份。舉例而言,非貨幣金 融資產及負債(如按公平值 入賬及列入損益之股權)之 換算差額於合併損益內確認 為公平值收益或虧損之部 份,而非貨幣資產(如分類 為按公平值入賬及列入其他 綜合收益之股權)之換算差 額於其他綜合收益內確認。

2.6 Foreign currency translation (Continued)

(c) Group companies

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

- (i) assets and liabilities for each balance sheet presented are translated at the closing rate at the date of that balance sheet;
- (ii) income and expenses for each income statement are translated at average exchange rates; and
- (iii) all resulting exchange differences are recognised in other comprehensive income.

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. Currency translation differences arising are recognised in equity.

(d) Disposal of foreign operation and partial disposal

On the disposal of a foreign operation (that is, a disposal of the Group's entire interest in a foreign operation, or a disposal involving loss of control over a subsidiary that includes a foreign operation, a disposal involving loss of joint control over a joint venture that includes a foreign operation, or a disposal involving loss of significant influence over an associate that includes a foreign operation), all of the currency translation differences accumulated in equity in respect of that operation attributable to the owners of the Group are reclassified to the consolidated profit or loss.

2 主要會計政策概要(續)

- 2.6 外幣換算(續)
 - (c) 集團旗下公司 集團旗下所有功能貨幣與列 賬貨幣不同之實體之業績及 財務狀況按以下方式換算為 列賬貨幣:
 - (i) 各資產負債表所呈列之 資產及負債按該結算日 之收市匯率換算;
 - (ii) 各利潤表之收益及開支 按平均匯率換算;及
 - (iii) 所有匯兑差額將於其他綜合收益確認。

收購海外實體所產生之商譽 及公平值調整乃視作該海外 實體之資產及負債處理,並 按收市匯率換算。所產生之 貨幣匯兑差額於股權內確認。

出售海外業務及出售部分權 *(d)* 葒 出售海外業務(即出售本集 團於海外業務之全部權益, 或涉及失去對包括海外業務 之附屬公司之控制權之出 售,涉及失去對包括海外業 務之合營公司之共同控制權 之出售,或涉及失去對包括 海外業務之聯營公司之重大 影響力之出售)時,本集團 權益持有者應佔於股權內就 該項業務累計之所有貨幣匯 兑差額會重新分類至合併損 益。

2.6 Foreign currency translation (Continued)

(d) Disposal of foreign operation and partial disposal (Continued)

In the case of a partial disposal that does not result in the Group losing control over a subsidiary that includes a foreign operation, the proportionate share of accumulated currency translation differences are re-attributed to noncontrolling interests and are not recognised in the consolidated profit or loss. For all other partial disposals (that is, reductions in the Group's ownership interests in associates or joint ventures that do not result in the Group losing significant influence or joint control), the proportionate share of the accumulated exchange difference is reclassified to the consolidated profit or loss.

2.7 Property, plant and equipment

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

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

2 主要會計政策概要(續)

- 2.6 外幣換算(續)
 - (d) 出售海外業務及出售部分權益(續)
 倘出售部分權益而未有導致本集團失去對包括海外業務之附屬公司之控制權,則累計貨幣匯兑差額之比例份額會重新歸於非控制性權益, 且不會於合併損益內確認。就所有其他出售部分權益(即本集團於聯營公司或合營公司之擁有權權益減少,但未有導致本集團失去重大影響力或共同控制權)而言,累計匯兑差額之比例份額會重新分類至合併損益。
- 2.7 物業、廠房及設備 物業、廠房及設備按歷史成本減折 舊及減值虧損列賬。歷史成本包括 收購該項目直接應佔之開支。

其後成本僅會於與該項目有關之未 來經濟利益可能流入本集團,而該 項目之成本能可靠地計量時,方會 計入資產之賬面值或確認為獨立資 產(如適用)。任何入賬列為獨立 資產之組成部份之賬面值於置換時 不再確認。所有其他維修及保養於 產生之報告期內在合併損益扣除。

2.7 **Property, plant and equipment** (Continued)

Depreciation of property, plant and equipment is calculated using the straight-line method to allocate cost to their cost or revalued amounts, net of their residual values, over their estimated useful lives at the following:

Buildings	20 to 40 years	
Factory premises	Over the terms of the	
	lease	
Machinery and equipment	5 to 7 years	
Leasehold improvements,	The shorter of the terms of	
furniture and fixtures	the lease or 5 to 7 years	
Motor vehicles	4 to 7 years	
Moulds	2 years	

No depreciation is provided on freehold land.

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

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount (Note 2.10).

Gains and losses on disposal are determined by comparing proceeds with carrying amount and are recognised in the consolidated profit or loss.

2.8 Intangible assets

(a) Technical know-how

Technical know-how is shown at historical cost. Technical know-how has a finite useful life and is carried at cost less accumulated amortisation and provision for impairment. Amortisation is calculated using the straight-line method to allocate the cost of technical know-how net of provision over its estimated useful life of 7 to 8 years.

2 主要會計政策概要(續)

2.7 物業、廠房及設備(續) 物業、廠房及設備之折舊採用直線 法計算,在其估計可使用年期內分 配成本至其扣除剩餘價值後之成 本或重估金額:

樓宇	20至40年
廠房	按租約年期
機器及設備	5至7年
租賃物業裝修、	租約年期或5至7年
傢俬及裝置	兩者之較短者
汽車	4至7年
鑄模	2年

並無就永久業權土地作出折舊撥 備。

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資產之剩餘價值及可使用年期在 各報告期末進行檢討及調整(如適 用)。

若資產之賬面值高於其估計可收 回金額,則其賬面值即時撇減至可 收回金額(附註2.10)。

出售盈虧按出售所得款項與賬面 值之差額釐定,並於合併損益內確 認。

2.8 無形資產

(a) 技術知識 技術知識按歷史成本呈列。 可使用年期有限之技術知識 按成本減累計攤銷及減值撥 備列賬。攤銷使用直線法計 算,在其七至八年之估計可 使用年期內分配技術知識扣 除撥備後之成本。

2.8 Intangible assets (Continued)

- (b) Internally generated product development cost Cost incurred on development projects (relating to the design and testing of new or improved products) are recognised as intangible assets when the following criteria are fulfilled:
 - (i) it is technically feasible to complete the development projects so that it will be available for use or sale;
 - (ii) management intends to complete the development projects and use or sell it;
 - (iii) there is an ability to use or sell the intangible asset;
 - (iv) it can be demonstrated how the intangible asset will generate probable future economic benefits;
 - (v) adequate technical, financial or other resources to complete the development and to use or sell the intangible asset are available; and
 - (vi) the expenditure attributable to the development projects during its development can be reliably measured.

Other development expenditures that do not meet these criteria are recognised as an expense as incurred. Development costs previously recognised as an expense are not recognised as an asset in a subsequent period. Capitalised development costs net of provision for impairment are recorded as intangible assets and amortised from the point at which the asset is ready for use on a straight-line basis over its estimated useful life. 2 主要會計政策概要(續)

- 2.8 無形資產(續)
 - (b) 內部產生之產品開發成本 開發項目(有關設計及試行 新型或改良產品)所產生之 成本當符合以下條件時確認 為無形資產:
 - (i) 完成該開發項目以使其 能夠使用或出售在技術 上具可行性;
 - (ii) 管理層具有完成並使用 或出售該開發項目之意 向;
 - (iii) 有能力使用或出售該無形資產;
 - (iv) 可證實該無形資產如何 產生可能之未來經濟利 益;
 - (v) 有足夠的技術、財務或 其他資源完成開發並使 用或出售該無形資產; 及
 - (vi) 開發項目於開發時使用之開支能可靠地計量。

不滿足此等條件之其他開發 開支於產生時確認為支出。 之前確認為開支之開發成本 於其後期間不會確認為資 產。資本化開發成本(已扣 除減值撥備)記錄為無形資 產,並由該資產可供使用時 起,按直線法於其估計可使 用年期攤銷。

2.8 Intangible assets (Continued)

(c) Computer software

Computer software is shown at historical cost. Computer software has a finite useful life and is carried at cost less accumulated amortisation. Amortisation is calculated using the straight-line method to allocate the cost of computer software over its estimated useful life of 5 years.

2.9 Club membership and debentures

Club membership and debentures are with indefinite useful lives, and are stated at cost less impairment, if any.

2.10 Impairment of non-financial assets

Assets that have an indefinite useful life are not subject to amortisation and are tested annually for impairment or more frequently if events or changes in circumstances indicate that they might be impaired. Other assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows which are largely independent of the cash inflows from other assets or groups of assets (cash-generating units). Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at the end of each reporting period.

2 主要會計政策概要(續)

- 2.8 無形資產(續)
 - (c) 電腦軟件 電腦軟件按歷史成本呈列。 可使用年期有限之電腦軟件 按成本減累計攤銷列賬。攤 銷使用直線法計算,在其五 年之估計可使用年期內分配 電腦軟件之成本。
- 2.9 會籍及債券 會籍及債券具無限可使用年期,按 成本扣除減值(如有)列賬。

2.10 非金融資產之減值

可使用年期無限之資產毋須攤銷, 但須每年或在有事件顯示或情況有 變而顯示資產可能減值時更頻密地 進行減值測試。其他資產須在有事 件顯示或情況有變而顯示賬面值或 不能收回時進行減值測試。減值虧 損按資產賬面值超出其可收回金額 之差額確認。可收回金額為資產公 平值扣除出售成本與使用價值兩 者之較高者。於評估減值時,資產 按大致獨立於其他資產或資產組 別之現金流入之可分開識別現金 流量(現金產生單位)之最低層次 分組。出現減值之非金融資產(商 譽除外) 會於各報告期末予以審閱 是否有可能撥回減值。

2.11 Investments and other financial assets

(a) Classification

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

- those to be measured subsequently at fair value (either through other comprehensive income ("OCI") or through profit or loss), and
- those to be measured at amortised cost.

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

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

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

(b) Recognition and derecognition

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

2 主要會計政策概要(續)

2.11 投資及其他金融資產

- (a) 分類
 本集團將其金融資產分類為
 以下計量類別:
 - 其後按公平值計量(列 入其他綜合收益(「其他 綜合收益」)或列入損 益)之金融資產;及
 - 按攤銷成本計量之金融 資產。

分類乃取決於實體管理金融 資產之業務模式及現金流之 合約條款而定。

就按公平值計量之資產而 言,收益及虧損將列入合併 損益表或其他綜合收益。就 非持作買賣之股本工具投資 而言,這將取決於本集團於 初步確認時是否已不可撤回 地選擇將股本投資按公平值 入賬及列入其他綜合收益。

本集團於及僅於其管理該等 資產之業務模式有變時才將 債務投資重新分類。

(b) 確認及終止確認 正常買賣金融資產於交易日 確認,即本集團承諾買賣資 產之日期。在收取來自金融 資產之現金流量之權利屆滿 或已轉讓,且本集團已轉讓 有關所有權之絕大部份風險 及回報時,即不再確認有關 金融資產。

2.11 Investments and other financial assets (Continued)

(c) Measurement

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

Equity instruments

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

Changes in the fair value of FVPL are recognised in other gains/(losses) in the consolidated profit or loss as applicable. Impairment losses (and reversal of impairment losses) on equity investments measured at fair value through other comprehensive income are not reported separately from other changes in fair value.

2 主要會計政策概要(續)

2.11 投資及其他金融資產(續)

(c) 計量 於初步確認金融資產時,本 集團按其公平值加(就並非 按公平值入賬及列入損益之 金融資產而言)收購該金融 資產直接相關之交易成本計 量。按公平值入賬及列入損 益之金融資產之交易成本於 合併損益中支銷。

股本工具

本集團其後按公平值計量所 有股本工具。倘本集團之管 理層已選擇於其他綜合收益 內呈列股本投資之公平值收 益及虧損,則於取消確認該 項投資後不會將公平值收益 及虧損重新分類至合併損 益。當本集團確立收款權利 時,來自該等投資之股息繼 續在合併損益中確認為其他 收入。

按公平值入賬及列入損益之 公平值變動適當地確認於合 併損益中之其他收益/(虧 損)內。按公平值入賬及列 入其他綜合收益計量之股本 投資之減值虧損(及減值虧 損撥回)並不與公平值之其 他變動分開呈報。

2.11 Investments and other financial assets (Continued)

(d) Impairment

The Group assesses on a forward looking basis the expected credit losses associated with its debt instruments carried at amortised cost and fair value through other comprehensive income. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

For trade receivables and contract assets, the Group applies the simplified approach permitted by HKFRS 9, which requires expected lifetime losses to be recognised from initial recognition of the receivables.

2.12 Offsetting financial instruments

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

2.13 Derivative financial instruments

Derivatives are initially recognised at fair value on the date a derivative contract is entered into and are subsequently measured at their fair value at the end of each reporting period. The method of recognising the resulting gain or loss depends on whether the derivative is designed as a hedging instrument, and if so, the nature of item being hedged. Derivative instruments held by the Group do not qualify for hedge accounting and are accounted for at fair value through profit or loss. Changes in fair value of these derivative instruments that do not qualify for hedge accounting are recognised immediately in the consolidated profit or loss.

2 主要會計政策概要(續)

2.11 投資及其他金融資產(續)

(d) 減值 本集團按前瞻基準評估與其 按攤銷成本列賬及按公平值 入賬及列入其他綜合收益之 債務工具有關之預期信貸虧 損。所應用之減值方法取決 於信貸風險有無重大增加而 定。

> 就貿易應收賬款及合約資產 而言,本集團應用香港財務 報告準則第9號所容許之簡化 方式,此方式要求於初步確 認應收賬款時確認預期整個 年期之虧損。

2.12 抵銷金融工具

倘本集團當時具有合法執行權利抵 銷已確認金額,並有意以淨額基準 結算或同時變現資產及清償負債 時,則金融資產與負債互相抵銷, 並於合併資產負債表呈報淨額。本 集團亦已訂立多項不符合抵銷條件 但在某些情況(例如破產或終止合 約)下仍可抵銷相關金額之安排。

2.13 衍生金融工具

衍生工具初步按訂立衍生工具合 約當日之公平值確認,其後按於報 告期末之公平值計量。確認所得盈 虧的方法取決於衍生工具是否指 定為對沖工具;倘若如是,則取決 於被對沖項目之性質。本集團所持 有之衍生工具並不符合資格使用 對沖會計法,並按公平值入賬及列 入損益。不符合資格使用對沖會計 法之衍生工具之公平值如有變動, 會即時於合併損益內確認。

2.14 Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the weighted average method. The cost of finished goods and work-in-progress comprises materials, direct labour, other direct costs and related production overheads (based on normal operating capacity). It excludes borrowing costs. Net realisable value is the estimated selling price in the ordinary course of business, less applicable variable selling expenses.

2.15 Trade and other receivables

Trade receivables are amounts due from customers for goods sold or services performed in the ordinary course of business. If collection of trade and other receivables is expected in one year or less (or in the normal operating cycle of the business if longer), they are classified as current assets. If not, they are presented as non-current assets.

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

2.16 Cash and cash equivalents

For the purpose of presentation in the statement of cash flows, cash and cash equivalents includes cash on hand, deposits held at call with financial institutions, other short-term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value, and bank overdrafts. Bank overdrafts are shown within borrowings in current liabilities in the consolidated balance sheet.

2 主要會計政策概要(續)

2.14 存貨

存貨按成本及可變現淨值兩者之 較低者列賬。成本採用加權平均法 釐定。製成品及在製品之成本包括 材料、直接勞工、其他直接成本及 根據一般營運能力計算之相關生 產固定開支,惟不包括借貸成本。 可變現淨值指日常業務之估計售 價減去適用可變銷售開支。

2.15 貿易及其他應收賬款

貿易應收賬款為在日常經營活動 中就貨品銷售或服務執行而應收 客戶之款項。如預期於一年或以內 (或仍在正常經營週期中,則可延 長)收回貿易及其他應收賬款,則 該等賬款分類為流動資產;否則, 該等賬款呈列為非流動資產。

貿易應收賬款初步按無條件代價 之金額確認,除非其包含重大融資 部份,則按公平值確認。本集團持 有貿易應收賬款之目標是收取合 約現金流量,故其後使用實際利息 率按攤銷成本計量。

2.16 現金及現金等值項目

就呈列現金流量表而言,現金及現 金等值項目包括手頭現金、金融機 構通知存款、原訂到期日為三個月 或以下且可隨時兑換為已知金額 現金及價值變動風險不大之其他 短期、高流通投資,及銀行透支。 銀行透支於合併資產負債表內流 動負債中之借貸內呈列。

2.17 Share capital

Ordinary shares are classified as equity.

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

2.18 Treasury shares

Where the Company repurchase its equity share capital (treasury shares), the consideration paid, including any directly attributable incremental costs (net of income taxes) is deducted from equity attributable to owners of the Company until the shares are cancelled or reissued.

2.19 Trade and other payables

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

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

2.20 Borrowings

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

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the end of the reporting period.

2 主要會計政策概要(續)

2.17 股本

普通股分類為股權。

發行新股或購股權直接相關之新 增成本,於股權中列作所得款項之 扣減(扣除税項)。

2.18 庫存股份

倘本公司購回其權益股本(庫存股份),則已支付代價(包括任何直 接相關之新增成本(除所得税淨 額))從本公司權益持有者應佔股 權中扣除,直至股份被註銷或重新 發行為止。

2.19 貿易及其他應付賬款

貿易及其他應付賬款為在日常經營 活動中向供應商購買商品或服務 而應支付的義務。如付款於在一年 或以內(或仍在正常經營週期中, 則可延長)到期,則貿易應付賬款 分類為流動負債;否則,該等賬款 呈列為非流動負債。

貿易及其他應付賬款初步按公平 值確認,其後以實際利率法按攤銷 成本計量。

2.20 借貸

借貸扣除所產生之交易成本後初步 按公平值確認,其後按攤銷成本列 賬。所得款項(扣除交易成本)與 贖回金額間之任何差額於借貸期 間使用實際利率法於合併損益表 確認。

借貸會分類為流動負債,除非本集 團有無條件權利將清償負債之期 限遞延至報告期末後最少十二個 月則作別論。

2.21 Borrowing costs

General and specific borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

All other borrowing costs are recognised in consolidated profit or loss in the period in which they are incurred.

2.22 Current and deferred income tax

The tax expense for the period comprises current and deferred tax. Tax is recognised in the consolidated profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case the tax is also recognised in other comprehensive income or directly in equity, respectively.

(a) Current income tax

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of reporting period in the countries where the Company and its subsidiaries operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

2 主要會計政策概要(續)

2.21 借貸成本

直接歸屬於收購、興建或生產合資 格資產(即需一段長時間方可準備 作其擬定用途或出售之資產)之一 般及特定借貸成本計入該等資產 之成本內,直至有關資產大致準備 作其擬定用途或出售之時為止。

特定借貸在支銷於合資格資產前 作臨時投資所賺取之投資收入,從 合資格資本化之借貸成本中扣除。

所有其他借貸成本於產生期間在 合併損益內確認。

2.22 即期及遞延所得税

期內税項支出包括即期及遞延税 項。税項在合併損益內確認,但與 在其他綜合收益中或直接在股權 中確認的項目有關者則除外。在此 情況下,税項亦分別在其他綜合收 益或直接在股權中確認。

(a) 即期所得税
 即期所得税費用按報告期末
 在本公司及其附屬公司經營
 及產生應課税收入之國家已
 實施或實質實施之税務法律
 計算。管理層就適用税務法
 規詮釋所規限之情況定期評
 估報税表之狀況,並在適當
 情況下按預期將向税務機關
 支付之款項作出撥備。

2.22 Current and deferred income tax (Continued)

(b) Deferred income tax Inside basis differences

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

> Deferred income tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised.

2 主要會計政策概要(續)

2.22 即期及遞延所得税(續)

(b) 遞延所得税
 內部基準差異

公司使用負債法按資產與負 信之税基與其於合併財務報 表之賬面值間之暫時差額確 認遞延所得税。然而,倘遞 延税項負債因首次確認商譽 而產生則不予以確認;倘遞 延所得税因首次確認一項交 易(企業合併除外)之資產或 負債而產生,而在交易時並 不影響會計及應課税溢利或 虧損,則遞延所得税不會入 賬。遞延所得税按結算日前 已實施或實質實施且預期將 於相關遞延所得税資產變現 或遞延所得税負債清償時適 用之税率(及法例)釐定。

倘可能有未來應課税溢利可 供抵銷暫時差額,則會確認 遞延所得税資產。

2.22 Current and deferred income tax (Continued)

(b) Deferred income tax (Continued) Outside basis differences

> Deferred income tax liabilities are provided on taxable temporary differences arising from investments in subsidiaries and joint arrangements, except for deferred income tax liability where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future. Generally the Group is unable to control the reversal of the temporary difference for associates. Only when there is an agreement in place that gives the Group the ability to control the reversal of the temporary difference in the foreseeable future, deferred tax liability in relation to taxable temporary differences arising from the associate's undistributed profits is not recognised.

> Deferred income tax assets are recognised on deductible temporary differences arising from investments in subsidiaries, associates and joint arrangements only to the extent that it is probable the temporary difference will reverse in the future and there is sufficient taxable profit available against which the temporary difference can be utilised.

(c) Offsetting

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income tax assets and liabilities relate to income taxes levied by the same taxation authority on either the taxable entity or different taxable entities where there is an intention to settle the balances on a net basis.

2 主要會計政策概要(續)

2.22 即期及遞延所得税(續)

(b) 遞延所得税(續)
外部基準差異

於附屬公司及合營公司之投 資產生之應課税暫時差額會 作出遞延所得稅負債撥備, 惟倘屬本集團可控制撥回暫 時差額之時間且該暫時差額 可能不會在可見將來撥回之 遞延所得稅負債則除外。一 般而言控制撥回暫時差額。只 有在訂立協議使本集團有絕 力於可見將來控制暫時差額。只 有在訂之協議使本集團有額 之撥回時利產生之應課稅項 時差額有關之遞延税項負債 才不予以確認。

遞延所得税資產就投資於附 屬公司、聯營公司及合營安 排產生之可扣税暫時差額而 確認,惟僅以日後將有可能 撥回暫時差額及可能有足夠 的應課税溢利可供用以抵銷 暫時差額為限。

(c) 抵銷

倘有合法執行權利以即期税 項資產抵銷即期税項負債, 以及當遞延所得税資產和負 債涉及由同一税務機關就應 課税實體或有意以淨額基準 結算結餘之不同應課税實體 徵收所得税,遞延所得税資 產與負債則互相抵銷。

2.23 Employee benefits

(a) Short-term obligations

Liabilities for wages and salaries, including nonmonetary benefits and accumulating sick leave that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognised in respect of employees' services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled. The liabilities are presented as current employee benefit obligations in the balance sheet.

(b) Post-employment obligations

The Group operates various post-employment schemes, including both defined benefit and defined contribution pension plans.

Pension obligation

A defined contribution plan is a pension plan under which the Group pays fixed contributions into a separate entity. The Group has no legal or constructive obligations to pay further contributions if the fund does not hold sufficient assets to pay all employees the benefits relating to employee service in the current and prior periods. A defined benefit plan is a pension plan that is not defined contribution plan.

Typically defined benefit plans define an amount of pension benefit that an employee will receive on retirement, usually dependent on one or more factors such as age, years of service and compensation.

2 主要會計政策概要(續)

2.23 僱員福利

- (a) 短期責任 預期將於僱員提供相關服務之期間結束後12個月內全 數清償之工資及薪金(包括 非貨幣利益及累計病假)負 債,就截至報告期末止之僱 員服務而確認,並按預期於 清償負債時將支付之款項計 量。該等負債於資產負債表 內呈列為即期僱員福利責任。
- (b) 退休責任 本集團設有多個退休計劃, 包括界定福利及界定供款退 休金計劃。

退休金責任

界定供款計劃是一項本集團 向一個獨立實體支付定額供 款之退休金計劃。若該基金 員就其在當期及以往期間之 偏員服務支付福利,則本集 個亦無法定或推定責任支付 額外供款。界定福利計劃之退 休金計劃。

一般而言,界定福利計劃確 定僱員在退休時可收取之退 休福利金額,一般會視乎年 齡、服務年資及薪酬補償等 一個或多個因素而定。

2.23 Employee benefits (Continued)

(b) Post-employment obligations (Continued)

The liability or asset recognised in the balance sheet in respect of defined benefit pension plans is the present value of the defined benefit obligation at the end of the reporting period less the fair value of plan assets. The defined benefit obligation is calculated annually by independent actuaries using the projected unit credit method.

The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows using interest rates of high-quality corporate bonds that are denominated in the currency in which the benefits will be paid, and that have terms approximating to the terms of the related obligation. In countries where there is no deep market in such bonds, the market rates on government bonds are used.

The net interest cost is calculated by applying the discount rate to the net balance of the defined benefit obligation and the fair value of plan assets. This cost is included in employee benefit expense in the consolidated profit or loss.

Remeasurement gains and losses arising from experience adjustments and changes in actuarial assumptions are recognised in the period in which they occur, directly in other comprehensive income. They are included in retained earnings in the consolidated statement of changes in equity and in the balance sheet.

Changes in the present value of the defined benefit obligation resulting from plan amendments or curtailments are recognised immediately in the consolidated profit or loss as past service costs.

2 主要會計政策概要(續)

2.23 僱員福利(續)

(b) 退休責任(續) 在資產負債表內就有關界定 福利退休金計劃而確認之負 債或資產,為報告期末界定 福利承擔之現值減計劃資產 之公平值。界定福利承擔每 年由獨立精算師利用預計單 位貸記法計算。

> 界定福利承擔之現值利用將 用以支付福利之貨幣為單位 計值且年期與有關責任年期 相近之高質素公司債券之利 率,將估計未來現金流出額 貼現計算。在該等債券並無 活躍市場之國家,乃採用政 府債券之市場利率。

> 淨利息成本採用界定福利承 擔之結餘淨額之貼現率及計 劃資產之公平值計算。此項 成本乃計入合併損益中之僱 員福利開支內。

> 由經驗調整所產生之重新計 量盈虧及精算假設之變動, 於產生之期間直接在其他綜 合收益中確認。該等盈虧計 入合併權益變動表之保留盈 利及計入資產負債表內。

> 因修改或縮減福利計劃而造 成之界定福利承擔現值變 動,乃即時於合併損益內確 認為過往服務成本。

2.23 Employee benefits (Continued)

(b) Post-employment obligations (Continued)

For defined contribution plans, the Group pays contributions to publicly or privately administered pension insurance plans on a mandatory, contractual or voluntary basis. The Group has no further payment obligations once the contributions have been paid. The contributions are recognised as employee benefit expense when they are due. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in the future payments is available.

(c) Share-based compensation

The Group operates an equity-settled, sharebased compensation plan, under which the entity receives services from employees as consideration for equity instruments (options) of the Group. The fair value of the employee services received in exchange for the grant of the options is recognised as an employee benefits expense with a corresponding increase in equity. The total amount to be expensed is determined by reference to the fair value of the options granted:

- including any market performance conditions;
- excluding the impact of any service and non-market performance vesting conditions; and
- including the impact of any non-vesting conditions.

2 主要會計政策概要(續)

2.23 僱員福利(續)

- (b) 退休責任(續) 就界定供款計劃而言,本集 團以強制性、合約性或自願 性方式向公開或私人管理之 退休保險計劃供款。本集團 作出供款後,即無進一步付 款責任。供款在應付時確認 為僱員福利開支。預付供款 按照現金退款或可扣減未來 付款而確認為資產。
- (c) 以股份為基礎之補償 本集團設有一項以權益結 算、以股份為基礎之補償計 劃。據此,實體收取來自僱 員之服務作為本集團股本工 具(購股權)之代價。僱員 就獲授購股權而提供之服務 之公平值確認為僱員福利開 支,並相應增加股權。支銷 之總金額參照獲授購股權之 公平值釐定:
 - 包括任何市場表現條件;
 - 不包括任何服務及非市場表現歸屬條件之影響;及
 - 包括任何非歸屬條件之 影響。

2.23 Employee benefits (Continued)

(c) Share-based compensation (Continued)

Non-market vesting conditions are included in assumptions about the number of options that are expected to vest. The total expense is recognised over the vesting period, which is the period over which all of the specified vesting conditions are to be satisfied. At the end of each reporting period, the Group revises its estimates of the number of options that are expected to vest. It recognises the impact of the revision of original estimates, if any, in the consolidated profit or loss, with a corresponding adjustment to equity.

The cash received for the shares issued when the options are exercised is credited to share capital (nominal value) and share premium, net of any directly attributable transaction costs.

2.24 Provisions

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

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

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

2 主要會計政策概要(續)

2.23 僱員福利(續)

(c) 以股份為基礎之補償(續) 非市場歸屬條件包括在預期 歸屬之購股權數目假設內。 開支總額在歸屬期內確認, 即所有特定歸屬條件得到符 合的期間。於各報告期末, 本集團修訂其對預期歸屬之 購股權數目之估計。本集團 在合併損益確認對修訂原本 估計(如有)之影響,並對股 權作出相應調整。

> 在購股權獲行使時,所收取 已發行股份之現金扣除任何 直接應佔交易成本後,乃撥 入股本(面值)及股份溢價。

2.24 撥備

當本集團因過往事件須承擔現有 法律或推定責任,而解除責任時有 可能消耗資源,在能夠可靠地估計 責任金額時,須確認撥備。不會因 日後經營虧損而確認撥備。

倘有多項同類責任時,會考慮整體 責任類別以決定於解除責任時是 否需要消耗資源。即使同類責任內 任何一個項目消耗資源之可能性 不大,仍須確認撥備。

撥備按預期解除責任所涉及開支 之現值計量,所使用之税前利率可 反映目前市場對貨幣時間價值及 責任特定風險之評估。因時間流逝 而令撥備增加會確認為利息支出。

2.24 Provisions (Continued)

The Group records warranty provision at the time of sale for the estimated costs that will be incurred under its basic limited warranty. The specific warranty terms and conditions vary depending upon the product and the country in which it was sold, but generally includes technical support, repair parts and labour associated with warranty repair and service actions. The period ranges from one to three years. The Group re-evaluates its estimates at the end of each reporting period to assess the adequacy of its recorded warranty liabilities and adjusts the amounts as necessary.

2.25 Revenue recognition

(a) Sales of goods

Revenue is recognised when control of the products transferred, being when the products are delivered to the customers. Delivery occurs when the products have been shipped to the specific location, the risks of obsolescence and loss have been transferred to the customers, and either the customers have accepted the products in accordance with the sales contract, the acceptance provisions have lapsed, or the Group has objective evidence that all criteria for acceptance have been satisfied.

Customers obtain control when the goods are delivered. Invoices are generated and revenue is recognised at that point in time.

(b) Commission income

Commission income is recognised when the Group satisfied the performance obligation in accordance with the substance of relevant agreements. Invoices are generated and revenue is recognised at that point in time.

(c) Service fee income

Revenue is recognised over time as those services are provided.

2 主要會計政策概要(續)

2.24 撥備(續)

於銷售時,本集團就基本有限度保 用將產生之估計成本記錄保用撥 備。特定保用條款及條件會因產品 及銷售產品國家不同而存有差異, 但一般包括技術支援、修理零件以 及與保用維修及服務活動有關之勞 工,期限介乎一至三年不等。本集 團會於各報告期末重估其估計,以 確定已記錄保用負債是否充足,並 於必要時調整金額。

2.25 收益確認

(a) 銷售貨物 收益乃於產品之控制權轉移 至客戶之時(即產品交付予 客戶之時)確認。當產品已 付運至指定地點、滯銷及虧 損風險已轉移至客戶,以及 客戶已根據銷售合約驗收產 品、驗收條款已失效,或本 集團有客觀證據證明所有驗 收條件已經達成時,即發生 交付。

> 客戶於獲交付產品時取得控 制權。本集團在此時間點開 具發票及確認收益。

- (b) 佣金收益 佣金收益於本集團已根據有 關協議之內容履行責任時確 認。本集團在此時間點開具 發票及確認收益。
- (c) 服務費收益 收益乃隨著提供該等服務之 時間轉移而確認。

2.25 Revenue recognition (Continued)

(d) Ticketing and touring income

Revenue from tour and travel services and other travel related services are recognised over time as those services are provided. Revenue from the sales of tickets are recognised when the tickets are delivered. Invoices are generated and revenue is recognised at that point in time.

- (e) Interest income Interest income is recognised using the effective interest method.
- (f) Dividend income

Dividend income is recognised when the right to receive payment is established.

2.26 Earnings per share

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

Diluted earnings per share adjusts the figures used in the determination of basic earnings per share to take into account the after income tax effect of interest and other financing costs associated with dilutive potential ordinary shares, and the weighted average number of additional ordinary shares that would have been outstanding assuming the conversion of all dilutive potential ordinary shares.

2 主要會計政策概要(續)

2.25 收益確認(續)

- (d) 票務及旅遊收益 組團及旅遊服務以及其他旅 遊相關服務之收益乃隨著提 供該等服務之時間轉移而確 認。銷售機票之收益於交付 機票時確認。本集團在此時 間點開具發票及確認收益。
- (c) 利息收入
 利息收入採用實際利率法予
 以確認。
- (f) 股息收入 股息收入在確定收取股息之 權利時予以確認。

2.26 每股盈利

- (a) 每股基本盈利 每股基本盈利乃按本公司權 益持有者應佔溢利,於扣除 償還股權(普通股除外)任何 成本後,除以該財政年度內 已發行普通股加權平均數計 算,並就年內所發行之普通 股(但不包括庫存股份)中之 紅股部份作出調整。
- (b) 每股攤薄盈利 每股攤薄盈利調整用於釐定 每股盈利之數字,以計及與 潛在攤薄普通股有關之利息 及其他融資成本於扣除所得 税後之影響,以及假設潛在 攤薄普通股獲轉換時將發行 在外之額外普通股之加權平 均數。

2.27 Leases

As explained in Note 2.2 above, the Group has changed its accounting policy for leases where the Group is the lessee. The new policy is described below and the impact of the change in Note 2.2.

Until 31 December 2018, leases of property, plant and equipment where the Group, as lessee, had substantially all the risks and rewards of ownership were classified as finance leases (Note 33). Finance leases were capitalised at the lease's inception at the fair value of the leased property or, if lower, the present value of the minimum lease payments. The corresponding rental obligations, net of finance charges, were included in other short-term and longterm payables. Each lease payment was allocated between the liability and finance cost. The finance cost was charged to the consolidated profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period. The property, plant and equipment acquired under finance leases was depreciated over the asset's useful life or over the shorter of the asset's useful life and the lease term if there is no reasonable certainty that the group will obtain ownership at the end of the lease term.

Leases in which a significant portion of the risks and rewards of ownership were not transferred to the Group as lessee were classified as operating leases (Note 37). Payments made under operating leases (net of any incentives received from the lessor) were charged to the consolidated profit or loss on a straightline basis over the period of the lease.

From 1 January 2019, leases are recognised as a rightof-use asset and a corresponding liability at the date at which the leased asset is available for use by the Group.

2 主要會計政策概要(續)

2.27 租賃

如上文附註2.2解釋,本集團已改 變其作為承租人之租賃之會計政 策。新政策之詳情見下文,而改變 之影響載於附註2.2。

截至二零一八年十二月三十一日 止,由本集團作為承租人承擔及獲 取所有權大部份風險及回報之物 業、廠房及設備租賃均為融資租賃 (附註33)。融資租賃在租賃開始時 按租賃物業之公平值或(如較低) 最低租賃付款之現值撥充資本。相 應租金責任(扣除融資費用)計入 其他短期及長期應付賬款內。各租 賃付款於負債與融資成本之間作 出分配。融資成本在租賃期內於合 併損益扣除,並藉此制定各期間負 債餘額之穩定定期利率。根據融資 租賃購置之物業、廠房及設備按資 產之可用年期折舊,或倘無法合理 確定本集團將於租賃期結束時取 得擁有權,則按資產之可用年期與 租賃期兩者之較短者折舊。

凡擁有權之絕大部份風險及回報並 無移交本集團(作為承租人)之租 賃,均列作經營租賃(附註37)。 根據經營租賃(扣除出租人給予之 任何優惠)作出之付款於租賃期內 以直線法於合併損益扣除。

自二零一九年一月一日起,租賃確 認為使用權資產,並於租賃資產可 供本集團使用之日確認相關負債。

2.27 Leases (Continued)

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

- fixed payments (including in-substance fixed payments), less any lease incentives receivable
- variable lease payment that are based on an index or a rate, initially measured using the index or rate as at the commencement date
- amounts expected to be payable by the Group under residual value guarantees
- the exercise price of a purchase option if the Group is reasonably certain to exercise that option; and
- payments of penalties for terminating the lease, if the lease term reflects the Group exercising that option.

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

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

2 主要會計政策概要(續)

- 2.27 租賃(續) 租賃產生之資產及負債初步按現 值計量。租賃負債包括以下租賃付 款之淨現值:
 - 固定付款(包括實質固定付款),減去任何應收租賃優惠
 - 基於一項指數或比率計算之
 可變租賃付款(採用於開始
 日期之指數或比率初步計量)
 - 餘值擔保下預計本集團應支 付之金額
 - 本集團可合理確定會行使之 購買選擇權之行使價;及

 為終止租賃而支付之罰款
 (倘租賃期反映本集團行使該 選擇權)。

根據可合理確定之延續選擇權而 支付之租賃付款亦納入負債之計 量中。

租賃付款使用租賃中隱含之利率貼 現。倘無法輕易地釐定該利率(為 本集團租賃之一般情況),則使用 承租人之新增借貸利率,即個別承 租人為於類似之經濟環境下以類 似之條款、擔保物及條件取得具有 類似使用權資產價值之資產借入 所需資金而需支付之利率。

2.27 Leases (Continued)

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

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

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

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

Right-of-use assets are generally depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis. If the Group is reasonably certain to exercise a purchase option, the right-of-use asset is depreciated over the underlying asset's useful life. While the Group revalues its land and buildings that are presented within property, plant and equipment, it has chosen not to do so for the right-of-use buildings held by the Group.

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

2 主要會計政策概要(續)

2.27 租賃(續)

為釐定新增借貸利率,本集團使用 個別承租人最近獲得之第三方融 資為起步點,並作出調整以反映自 獲得第三方融資以來融資條件之 變動。

租賃付款於本金及融資成本之間 作出分配。融資成本在租賃期內於 合併損益內扣除,並藉此制定各期 間負債餘額之穩定定期利率。

使用權資產以成本計量,當中包括 下列各項:

- 租賃負債初步計量之金額
- 於開始日期或之前支付之任 何租賃付款,減去任何已收 取之租賃優惠
- 任何初始直接成本;及
- 復原成本

使用權資產一般以直線法按資產 之可用年期與租賃期兩者之較短 者折舊。倘本集團可合理確定會行 使購買選擇權,則使用權資產按相 關資產之可用年期折舊。儘管本集 團對其呈列於物業、廠房及設備內 之土地及樓宇進行重新估值,但其 已選擇不重新評估本集團所持有 之使用權樓宇之價值。

有關設備及汽車之短期租賃及所 有低價值資產租賃之付款以直線 法於合併損益內確認為開支。短期 租賃指租賃期為12個月或以下之租 賃。低價值資產包括資訊科技設備 及小型辦公室傢俬。

2.28 Financial guarantees

Financial guarantee contracts are contracts that required the Group to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payments when due, in accordance with the terms of a debt instruments. Provisions are recognised when it is probable that the Group has obligations under such guarantees and an outflow of economic resources will be required to settle the obligations.

2.29 Dividend distribution

Provision is made for the amount of any dividend declared, being appropriately authorised and no longer at the discretion of the entity, on or before the end of the reporting period but not distributed at the end of the reporting period.

3 FINANCIAL RISK MANAGEMENT

3.1 Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk, fair value and cash flow interest rate risk), credit risk and liquidity 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. The Group uses derivative financial instruments to hedge its risk exposures on changes in foreign currency exchange rates and interest rates where necessary.

2 主要會計政策概要(續)

2.28 財務擔保

財務擔保合約乃規定本集團須於 特定債務人未能按照債務工具之 條款支付到期款項而令持有人蒙 受損失時,向持有人支付特定款項 作為彌償之合約。當本集團有可能 根據該等擔保承擔責任並將就清 償有關責任而導致經濟資源流出 時,則須確認撥備。

2.29 股息分派

就於報告期末或之前已宣派,但於 報告期末尚未分派之任何股息(即 已獲適當授權及不再由該實體決 定者)之金額作出撥備。

3 財務風險管理

3.1 財務風險因素 本集團之業務承受多種財務風險: 市場風險(包括外匯風險、公平值 及現金流量利率風險)、信貸風險 及流動資金風險。本集團之整體風 險管理政策集中關注難以預測之 金融市場,並致力減低對本集團財 務表現造成之潛在不利影響。本集 團於必要時使用衍生金融工具對 沖其外幣匯率及利率變動之風險。

3.1 Financial risk factors (Continued)

- (a) Market risk
 - (i) Foreign exchange risk

As most of the Group's sales in the trading segment are conducted in the same currency as the corresponding purchase transactions, and foreign exchange contracts are used to hedge exposures where necessary, the monetary assets and liabilities of the Group were substantially hedged against each other and therefore, no significant foreign exchange risk exposure is identified. Sales in the manufacturing segment are mainly denominated in United States dollar ("USD") and Hong Kong dollar ("HK\$") and therefore, no significant foreign exchange risk exposure is identified on these sales transactions. As the Group's manufacturing base is located in the PRC, certain purchases and expenses are denominated in Renminbi ("RMB"). The Group has entered into foreign exchange contracts to hedge part of the exposure arising from RMB.

At 31 December 2019, if the RMB had strengthened/weakened by 5% (2018: 5%) against the HK\$, with all the other variables held constant, profit for the year would have been HK\$1,634,000 (2018: HK\$644,000) lower/higher (2018: higher/lower) mainly as a result of the net foreign exchange gain/(loss) on RMB denominated bank balances, bank borrowings, trade receivables, contract assets, trade payables and contract liabilities excluding the impact of the foreign exchange contracts.

財務風險管理(續)

3

3.1 財務風險因素(續)

(a) 市場風險

(i) 外匯風險

由於本集團貿易分部多 數採用同一貨幣進行銷 售及相應採購交易,並 於必要時訂立外匯合約 對沖風險,本集團之貨 幣資產及負債大部分相 互對沖,故並無識別重 大外匯風險。製造分部 之銷售主要以美元(「美 元」)及港幣(「港幣」) 計值,故並無識別有關 該等銷售交易之重大外 匯風險。由於本集團之 製造基地位於中國,故 若干採購及開支乃以 人民幣(「人民幣」)計 值。本集團已訂立外匯 合約以對沖部份由人民 幣產生之風險。

於二零一九年十二月 三十一日,倘人民幣兑 港幣升值/貶值5% (二 零一八年:5%),所有 其他變數維持不變,則 本年度溢利將減少/增 加(二零一八年:增加 /減少)港幣1,634,000 元(二零一八年:港幣 644,000元),主要由於 以人民幣計值之銀行結 餘、銀行借貸、貿易應 收賬款、合約資產、貿 易應付賬款及合約負債 之匯兑收益/(虧損) 淨額(不包括外匯合約 之影響)所致。

3.1 Financial risk factors (Continued)

- (a) Market risk (Continued)
 - (ii) Interest rate risk

Except for the cash and time deposits held at banks, the Group has no significant interest-bearing assets. The Group's income and operating cash flows are substantially independent of changes in market interest rates.

The Group's interest rate risk arises from borrowings. The Group is exposed to cash flow interest rate risk in relation to variable-rate bank borrowings (Note 32). At 31 December 2019, if interest rates on borrowings had been 25 basis points (2018: 25 basis points) higher/lower with all other variables held constant, profit for the year would have been HK\$1,733,000 (2018: HK\$2,191,000) lower/higher, mainly as a result of higher/lower interest expense on floating rate borrowings.

(b) Credit risk

The credit risk of the Group mainly arises from trade and other receivables, deposits, deposits with banks. The carrying amounts of these balances represent the Group's maximum exposure to credit risk in relation to these financial assets.

財務風險管理(續)

3

- **3.1** 財務風險因素 (續)
 - (a) 市場風險(續)
 (ii) 利率風險
 除存放於銀行之現金及
 定期存款外,本集團並
 無重大計息資產。本集
 團之收入及經營現金流
 量基本上不受市場利率

變動影響。

本集團之利率風險來 自借貸。本集團承受 浮息銀行借貸相關之 現金流量利率風險(附 註32)。於二零一九年 十二月三十一日,倘借 貸利率增加/減少25個 基點(二零一八年:25 個基點),而所有其他 變數維持不變,則本年 度溢利將會減少/增加 港幣1,733,000元(二零 一八年:港幣2,191,000 元),主要因浮息借貸 之利息支出增加/減少 所致。

(b) 信貸風險 本集團之信貸風險主要來 自貿易及其他應收賬款、按 金、銀行存款。此等結餘之 賬面值代表本集團就此等金 融資產所承擔之最高信貸風 險。

3.1 Financial risk factors (Continued)

- (b) Credit risk (Continued)
 - (i) Risk management

In order to minimise the credit risk, the management has implemented internal control procedures for determination of credit limits, credit approvals and other monitoring procedures to ensure that follow-up action is taken to recover overdue debts. In addition, the Group reviews the recoverable amount of each individual trade receivables at each balance sheet date to ensure that adequate allowance on impairment losses are made for irrecoverable amounts. Credit risk is managed by a credit evaluation process which includes assessment and evaluation of existing and potential customers.

The Group was not aware of any credit risk on other receivables and deposits as their counterparties are corporations with proven credit history. Majority of these financial assets are neither past due nor impaired with no history of default.

As at 31 December 2019, 37% (2018: 45%) of the Group's total trade receivables and contract assets comprises receivables from the top five customers.

All bank balances are deposited in reputable financial institutions without significant credit risk. Management does not expect any losses from nonperformance by these banks.

財務風險管理(續)

3

3.1 財務風險因素(續)

(b) 信貸風險(續)

(i) 風險管理

由於本集團之交易對手 為具有良好信貸紀錄之 企業,故本集團並不知 悉任何涉及其他應收款 項及存款之信貸風險。 此等金融資產大部份即 未逾期亦未減值及並無 拖欠還款記錄。

於二零一九年十二月 三十一日,本集團之貿 易應收賬款及合約資產 總額之37%(二零一八 年:45%)包括五大客 戶之應收賬款。

所有銀行結餘均存放於 信譽良好之金融機構, 並無重大信貸風險。管 理層預期不會因該等銀 行未能履行責任而蒙受 任何虧損。

3.1 Financial risk factors (Continued)

- (b) Credit risk (Continued)
 - (ii) Impairment of financial assets The Group's trade receivables and contract assets are subject to the expected credit loss model.

Trade receivables and contract assets

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

To measure the expected credit losses, trade receivables and contract assets have been grouped based on shared credit risk characteristics and the days past due. The contract assets have substantially the same risk characteristics as the trade receivables for the same types of contracts. The Group has therefore concluded that the expected loss rates for trade receivables are a reasonable approximation of the loss rates for the contract assets.

The expected loss rates are based on the payment profiles of sales over a period of 24 month before 31 December 2019 or 1 January 2019 respectively and the corresponding historical credit losses experienced within this period. The historical credit losses rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables and contract assets. The Group has identified the China/US trade disputes affecting the countries in which it sells its goods and services to be the most relevant factor, and accordingly adjusts the historical loss rates based on expected changes in these factors.

財務風險管理(續)

3

- 3.1 財務風險因素 (續) (b) 信貸風險 (續)
 - 信貸風險(續) (ii) 金融資產之減值 本集團之貿易應收賬款 及合約資產乃屬於預期 信貸虧損模式。

貿易應收賬款及合約資 產

本集團就計量預期信貸 虧損應用香港財務報 告準則第9號之簡化方 式,即為所有貿易應收 賬款及合約資產使用整 個年期之預期虧損撥 備。

為計量預期信貸虧損, 貿易應收賬款及合約資 產已基於所佔信貸風險 特性及逾期日數分組。 合約資產之風險特徵與 同類合約之貿易應收賬 款大致相同。因此,本 集團已確定,貿易應收 賬款之預期虧損率與合 約資產之虧損率合理地 相若。

預期虧損率乃根據於二 零一九年十二月三十一 日或二零一九年一月一 日前24個月期間內分別 之銷售付款情況及此期 間內所經歷相應過往信 貸虧損計算得出。過往 信貸虧損率予以調整, 以反映有關影響客戶清 償應收款項及合約資產 能力之宏觀因素之當前 及前瞻性資料。本集團 已確定,影響其銷售貨 品及服務所在國家之中 美貿易糾紛為最相關因 素, 並因而根據此等因 素之預期變動調整過往 虧損率。

(ii) Impairment of financial assets (Continued)
 On that basis, the loss allowance for trade receivables as at 31 December 2019 and 31 December 2018 was determined as

3.1 Financial risk factors (Continued)

(b) Credit risk (Continued)

follows:

財務風險管理(續) 3.1 財務風險因素(續)

灼 伤		四承(順)
(b)	信貸	「風險 (續)
	(ii)	金融資產之減值(續)
		按此基準,於二零一九
		年十二月三十一日及二
		零一八年十二月三十一
		日貿易應收賬款之虧損
		撥備釐定如下:

		Overdue	Overdue	Overdue	Overdue	
		by 0 – 30	by 31 - 60	by 61 - 90	over	
		days	days	days	90 days	
	Current	逾期0至	逾期31至	逾期61至	逾期超過	Total
	即期	30天	60天	90天	90天	總計
31 December 2019						
二零一九年十二月三十一日						
Weighted average expected loss rate						
加權平均預期虧損率	0.4455%	0.5860%	1.3243%	3.0779%	28.8785%	
Gross carrying amount –						
trade receivables						
賬面總額-貿易應收賬款	1,077,479	121,159	48,687	46,528	61,347	1,355,200
Loss allowance 虧損撥備	4,800	710	645	1,432	17,716	25,303
		Overdue	Overdue	Overdue	Overdue	
		by 0 – 30	by 31 - 60	by 61 - 90	over 90	
		days	days	days	days	
	Current	逾期0至	逾期31至	逾期61至	逾期超過	Tota
	即期	30天	60天	90天	90天	總計
31 December 2018						
二零一八年十二月三十一日						
Weighted average expected loss rate						
加權平均預期虧損率	0.2918%	0.6513%	1.2656%	3.5563%	34.6442%	
Gross carrying amount -						
trade receivables						
賬面總額-貿易應收賬款	1,275,351	119,599	69,451	20,021	46,458	1,530,880
Loss allowance 虧損撥備	3,722	779	879	712	16,095	22,187

3.1 Financial risk factors (Continued)

- (b) Credit risk (Continued)
 - (ii) Impairment of financial assets (Continued) Trade receivables are written off when there is no reasonable expectation of recovery. Indicators that there is no reasonable expectation of recovery include, amongst others, the failure of a debtor to engage in a repayment plan with the Group.

Impairment losses on trade receivables and contract assets are presented as net impairment losses within operating profit. Subsequent recoveries of amounts previously written off are credited against the same line item.

While cash and cash equivalents are also subject to the impairment requirements of HKFRS 9, the identified impairment loss was immaterial.

(c) Liquidity risk

To manage the liquidity risk, the Group monitors and maintains a level of cash and cash equivalents deemed adequate by the management to finance the Group's operations and mitigate the effects of fluctuations in cash flows. The management monitors the utilisation of bank borrowings and ensures compliance with loan covenants.

Currently, the Group finances its working capital requirements through a combination of funds generated from operations and bank borrowings. As at 31 December 2019, the Group has available unutilised banking facilities of approximately HK\$1,673,732,000 (2018: HK\$1,602,827,000).

財務風險管理(續)

3

- 3.1 財務風險因素(續)
 - (b) 信貸風險(續)
 (ii) 金融資產之減值(續)
 貿易應收賬款於並無合
 理收回期望下予以撇
 銷。並無合理收回期望
 之跡象包括(其中包括)
 債務人無法與本集團達
 成還款計劃。

貿易應收賬款及合約資 產之減值虧損呈列為經 營溢利內之減值虧損 淨額。其後收回先前已 撇銷之金額抵銷同一項 目。

- 儘管現金及現金等值項 目亦須符合香港財務報 告準則第9號之減值要 求,但已確定之減值虧 損並不重大。
- (c) 流動資金風險 為管理流動資金風險,本集 團監察及維持管理層視為足 以應付本集團業務所需之現 金及現金等值項目,並減低 現金流量波動影響。管理層 監察銀行借貸之運用,確保 遵守貸款契諾。

現時,本集團通過業務及銀 行借貸所得的資金來滿足其 營運資金需求。於二零一九 年十二月三十一日,本集團 之未提取銀行融資額度約為 港幣1,673,732,000元(二零 一八年:港幣1,602,827,000 元)。

3.1 Financial risk factors (Continued)

(c) Liquidity risk (Continued)

The following table details the Group's remaining contractual maturity for its financial liabilities. For non-derivative financial liabilities, the table has been drawn up based on the contractual undiscounted cash flows of financial liabilities based on the earliest date on which the Group is required to pay. The table includes both interest and principal cash flows.

財務風險管理(續)

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- 3.1 財務風險因素(續)
 - (c) 流動資金風險(續) 下表詳列本集團之餘下金融 負債合約到期日。就非衍生 金融負債而言,下表乃按照 本集團可能被要求還款之最 早日期,以金融負債之合約 非貼現現金流量顯示。下表 已載列利息及本金現金流量。

	Within 1 year 一年內 HK\$'000 港幣千元	1-2 years 一至兩年 HK\$'000 港幣千元	2-5 years 兩至五年 HK\$'000 港幣千元	Total 總計 HK\$'000 港幣千元
At 31 December 2019 於二零一九年十二月三十一日				
Trade, bills and other payables				
貿易應付賬款、應付票據及其他應付賬款	923,742	_	_	923,742
Bank borrowings (including interest)				,
銀行借貸(包括利息)	674,550	_	_	674,550
Lease liabilities 租賃負債	19,319	11,771	4,577	35,667
Net settled derivative financial instruments				
以淨額結算之衍生金融工具	139	-	-	139
	1,617,750	11,771	4,577	1,634,098
At 31 December 2018 於二零一八年十二月三十一日				
Trade, bills and other payables				
貿易應付賬款、應付票據及其他應付賬款	882,224	_	-	882,224
Bank borrowings (including interest)				
銀行借貸(包括利息)	899,940	_	-	899,940
Obligations under finance leases (including interest)				
融資租賃承擔(包括利息)	37	37	14	88
	1,782,201	37	14	1,782,252

3.2 Capital risk management

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

In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

The Group monitors capital on the basis of the net gearing ratio. This ratio is calculated as net debt divided by total equity. Net debt is calculated as total borrowings (including current and non-current borrowings and lease liabilities as shown in the consolidated balance sheet) less short-term time deposits and cash and bank balances.

The net gearing ratio at year end is as follows:

財務風險管理(續)

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3.2 資本風險管理 本集團管理資本之目標為保障本 集團能繼續按持續經營基準經營, 為本公司股東提供回報及為其他 持份者提供利益,以及維持最佳資 本架構以減低資金成本。

> 為維持或調整資本結構,本集團可 能會調整派付予股東之股息、向股 東歸還資本、發行新股或出售資產 減債。

> 本集團以淨資本負債比率基準監 控資本。淨資本負債比率按債務淨 額除以股權總額計算。債務淨額按 借貸總額(包括合併資產負債表所 列之流動及非流動借貸及租賃負 債)扣除短期定期存款及現金及銀 行結餘後得出。

年終之淨資本負債比率如下:

	2019 二零一九年 HK\$'000	2018 二零一八年 HK\$'000
	港幣千元	港幣千元
Total borrowings (Notes 15(a), 32 and 33)		
借貸總額(附註15(a), 32及33)	693,279	876,391
Less: bank balances and cash (Note 28)		
減:銀行結餘及現金(附註28)	490,241	319,950
Net debt 債務淨額	203,038	556,441
Total equity 股權總額	1,664,637	1,672,165
Gearing ratio 資本負債比率	12.2%	33.3%

3.2 Capital risk management (Continued)

As at 31 December 2019, the net debt to equity ratio decreased from 33.3% to 12.2% as less bank borrowings are required.

After the adoption of HKFRS 16 Leases as at 1 January 2019, net debt increased as a result of the recognition of lease liabilities (see Note 2.2 for further information). As at 31 December 2019, the net debt to equity ratio increased from 10.1% to 12.2% after including the lease liabilities in total borrowings.

Under the terms of the major borrowing facilities, the Group is required to comply with the financial covenants that the gearing ratio must be not more than 1.0 times.

The Group has complied with these covenants throughout the reporting period.

3.3 Fair value estimation

The carrying value of all financial assets less impairment provision are assumed to approximate their fair values. The fair value of financial liabilities for disclosure purposes is estimated by discounting the future contractual cash flows at the current market interest rate that is available to the Group for similar financial instruments.

The financial instruments measured at fair value are disclosed by the following measurement hierarchy:

- Quoted prices (unadjusted) in active markets for identical assets or liabilities (level 1).
- Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) (level 2).
- Inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs) (level 3).

財務風險管理(續)

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3.2 資本風險管理(續) 於二零一九年十二月三十一日,由 於銀行借貸之需要減少,債務淨額 對股權比率由33.3%下降至12.2%。

> 於二零一九年一月一日採納香港 財務報告準則第16號「租賃」後, 債務淨額由於確認租賃負債(進一 步資料見附註2.2)而增加。於二零 一九年十二月三十一日,將租賃負 債計入借貸總額內後,債務淨額對 股權比率由10.1%上升至12.2%。

> 根據主要借貸融資之條款,本集團 須遵守資本負債比率不得超過1.0 倍之財務契諾。

> 本集團於報告期內全期遵守此等 契諾。

3.3 公平值估計 所有金融資產之賬面值扣除減值 撥備得出之金額假設與其公平值 相若。為作披露用途,金融負債公 平值按本集團就類似金融工具所 得之當前市場利率將日後約定現 金流量貼現而估計。

> 按公平值計量之金融工具按下列 計量架構披露:

- 相同資產或負債在活躍市場 之報價(未經調整)(第1層)。
- 除了第1層所包括之報價外, 該資產或負債之可觀察輸入,可為直接(即例如價格) 或間接(即源自價格)(第2 層)。
- 資產或負債並非依據可觀察 市場數據之輸入(即非可觀 察輸入)(第3層)。

3.3 Fair value estimation (Continued)

At the end of the reporting period, listed investment classified as financial assets at fair value through profit or loss ("FVPL"), derivative financial instruments (Note 27) and unlisted investment classified as financial assets at fair value through other comprehensive income ("FVOCI") (Note 23) that are measured at fair value are classified under level 1, level 2 and level 3 respectively.

There were no transfers between levels 1, 2 and 3 during the year.

(a) Financial instruments in level 1

The fair value of financial instruments traded in active markets is based on quoted market prices at the balance sheet date. A market is regarded as active if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis. The quoted market price used for financial assets held by the Group is the current bid price. These instruments are included in level 1.

(b) Financial instruments in level 2

The fair value of financial instruments that are not traded in an active market (for example, over-the-counter derivatives) is determined by using valuation techniques. These valuation techniques maximise the use of observable market data where it is available and rely as little as possible on entity specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2.

All the resulting fair value estimates of the Group's forward foreign currency contracts are included in level 2.

財務風險管理(續)

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3.3 公平值估計(續) 於報告期末,按公平值計量之分類 為按公平值入賬及列入損益之金 融資產(「按公平值入賬及列入損 益」)之上市投資、衍生金融工具 (附註27)及分類為按公平值入賬 及列入其他綜合收益之金融資產 (「按公平值入賬及列入其他綜合 收益」)之非上市投資(附註23)分 別被列入第1層、第2層及第3層。

> 第1層、第2層及第3層之間於本年 度並無任何轉移。

- (a) 第1層金融工具
 在活躍市場買賣之金融工具
 之公平值乃以於結算日之市
 場報價列賬。如果報價可容
 易地及規律地從交易場所、
 經銷商、經紀人、產業集
 團、估價服務機構或監管機
 構中獲得,且這些報價是在
 真實、公平的市場交易之基
 礎上定期呈現,則有關市場
 乃被視為活躍。本集團所持
 金融資產使用之市場報價為
 現行出價。該等工具計入第
 1層。
- (b) 第2層金融工具 並非於活躍市場買賣之金融 工具(例如場外衍生工具) 之公平值乃使用估值方法 釐定。該等估值方法盡量利 用可得之可觀察市場數據, 並盡量減少依賴實體特定估 計。如對一項工具進行公平 估值所需之重大輸入全部屬 可觀察,則工具計入第2層。

本集團遠期外幣合約之公平 值估計結果全部計入第2層。 133

3.3 Fair value estimation (*Continued*)

(c) Financial instruments in level 3If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3.

Specific valuation techniques used to value financial instruments include:

- Quoted market prices or dealer quotes for similar instruments.
- The fair value of forward foreign exchange contracts is determined using forward exchange rates at the balance sheet date, with the resulting value discounted back to present value.
- Other techniques, such as discounted cash flow analysis, are used to determine fair value for the remaining financial instruments.

All the resulting fair value estimates of the Group's unlisted investment are included in level 3.

There were no other changes in valuation techniques during the year.

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

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

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

財務風險管理(續)

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- 3.3 公平值估計(續)
 - (c) 第3層金融工具 如一項或以上重大輸入並無 以可觀察市場數據為基礎, 則工具計入第3層。

對金融工具估值時採用之特 定估值方法包括:

- 類似工具之市場報價或 交易商報價。
- 利用於結算日之遠期匯
 率釐定之遠期外匯合約
 公平值,並將估值結果
 貼現至其現值。
- 其他方法 (例如貼現現 金流量分析) 會於釐定 其餘金融工具公平值時 採用。
- 本集團非上市投資之公平值 估計結果全部計入第3層。

估值方法於本年度內並無其 他變動。

4 重大會計估計及判斷

估計及判斷根據過往經驗及其他因素 (包括有關情況下相信為合理之未來事 件預期)持續評估。

本集團作出有關未來之估計及假設,因 定義使然,有關會計估計明顯絕少與相 關實際結果相同。下文論述涉及導致對 下一個財政年度之資產及負債賬面值作 出重大調整之重大風險之估計及假設。

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (CONTINUED)

(a) Impairment of financial assets

The loss allowances for financial assets are based on assumptions about risk of default and expected loss rates. The Group uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based on the Group's past history, existing market conditions as well as forward looking estimates at the end of each reporting period. Details of the key assumptions and inputs used are disclosed in Note 3.1(b)(ii).

(b) Allowances for inventories

The management of the Group reviews an ageing analysis at the end of the reporting period, and makes allowances for obsolete and slow-moving inventory items identified that are no longer suitable for sales. The management estimates the net realisable value for such finished goods based primarily on the latest invoice prices and current market conditions. The Group carries out an inventory review on a productby-product basis at the end of the reporting period and makes allowance for obsolete items.

(c) Income tax

The Group is subject to income taxes in numerous jurisdictions. Significant judgement is required in determining the provision for income taxes. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. Where the final tax outcome 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.

Recognition of deferred tax assets, which principally relates to tax losses, depends on the management's expectation of future taxable profit that will be available against which the tax losses can be utilised. The outcome of their actual utilisation may be different. 4 重大會計估計及判斷(續)

(a) 金融資產之減值 金融資產之虧損撥備乃基於違約 風險及預期虧損率之假設而計提。 本集團在作出此等假設及選擇計 算減值之輸入時,乃根據其過往紀 錄、當時市場狀況及於各報告期末 之前瞻性估計作出判斷。有關主要 假設及輸入之詳情於附註3.1(b)(ii) 披露。

(b) 存貨撥備

本集團管理層於報告期末審閱賬 齡分析,並就確定為不再適合銷售 之陳舊及滯銷存貨項目作出撥備。 管理層主要根據最近期發票價格 及當前市況而估計該等製成品之 可變現淨值。本集團於報告期末就 每種產品進行存貨審閱及對陳舊 項目作出撥備。

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(c) 所得税

本集團需要在多個司法權區繳納 所得税。在釐定所得税撥備時,需 要作出重大判斷。在日常營運中, 有許多交易和計算所涉及的最終 税務釐定都是不確定的。如最終税 務後果與最初記錄的金額不同,此 等差額將影響作出此等釐定期間 的所得税和遞延税項撥備。

遞延税項資產的確認主要涉及税 項虧損,並取決於管理層對可用於 抵銷可動用税項虧損之日後須課 税溢利之預期。該等實際利用的結 果或有差異。

5 **REVENUE**

Revenue represents the amounts received and receivable for goods sold and services provided by the Group to external customers, net of returns, allowances, discounts and sales related taxes.

Revenue recognised during the year is analysed as follows:

收益

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收益指本集團向外界客戶銷售貨物及提 供服務而收取及應收取之款項(扣除退 貨、撥備、折扣及銷售相關税項)。

年內已確認收益之分析如下:

	2019	2018
	二零一九年	二零一八年
	HK\$'000	HK\$'000
	港幣千元	港幣千元
Sales of goods 銷售貨物	5,201,906	5,218,103
Commission income 佣金收益	9,647	34,617
Service fee income 服務費收益	45,291	41,759
Ticketing and touring income 票務及旅遊收益	1,007	1,365
Others 其他	445	567

5,258,296 5,296,411

6 SEGMENT INFORMATION

The Chief Operation Decision-Maker ("CODM") has been identified as directors of the Company. The CODM reviews the Group's internal reporting in order to assess performance and allocate resources. It determined the operating segments based on these reports. The Group is currently organised into two operating segments - trading and manufacturing. These segments are the basis on which the Group reports its principal activities information.

分部資料 6

主要營運決策者(「主要營運決策者」)獲 確認為本公司董事。主要營運決策者審 閲本集團之內部報告,以評估表現及分 配資源。該等報告是釐定經營分部之依 易及製造。本集團之主要業務資料報告 均以此等分部為基礎。

Trading	-	trading and distribution of chemicals,	貿易	_	製造印刷電路板及電
		materials and equipment used in			子產品所使用之化學
		the manufacturing of printed circuit			品、物料及設備之貿
		boards and electronic products			易及經銷
Manufacturing	-	manufacturing of electrical and	製造	-	電器及電子產品之製
		electronic products			造

6 **SEGMENT INFORMATION** (CONTINUED)

6 分部資料(續)

The segment information for the year ended 31 December 2019 is as follows:

截至二零一九年十二月三十一日止年度 之分部資料如下:

	Trading 貿易 HK\$'000 港幣千元	Manufacturing 製造 HK\$'000 港幣千元	Others 其他 HK\$'000 港幣千元	Eliminations 抵銷 HK\$'000 港幣千元	Consolidated 綜合 HK\$'000 港幣千元
Revenue 收益					
External sales 外部銷售額	1,925,779	3,299,902	32,615	-	5,258,296
Inter-segment sales 分部內銷售額	287,823	3,072	41,755	(332,650)	
Total 總額	2,213,602	3,302,974	74,370	(332,650)	5,258,296
Timing of revenue recognition 確認收益之時間					
At a point of time 於某一個時間點	2,160,425	3,302,974	70,592	(320,986)	5,213,005
Over time 隨時間轉移	53,177	-	3,778	(11,664)	45,291
	2,213,602	3,302,974	74,370	(332,650)	5,258,296
Results 業績					
Segment results 分部業績	35,282	100,375	(13,822)	283	122,118
Finance income 融資收入	2,470	416	15	-	2,901
Finance costs 融資成本	(5,349)	(20,711)	(700)	-	(26,760)
	32,403	80,080	(14,507)	283	98,259
Share of profit of a joint venture 所佔一間合營公司之溢利					3,626
Profit before income tax 除所得税前溢利					101,885
Income tax expense 所得税支出					(32,811)
Profit for the year 本年度溢利					69,074

6 **SEGMENT INFORMATION** (CONTINUED)

6 分部資料(續)

The segment information for the year ended 31 December 2018 is as follows:

截至二零一八年十二月三十一日止年度 之分部資料如下:

	Trading	Manufacturing	Others	Eliminations	Consolidated
	貿易	製造	其他	抵銷	綜合
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
Revenue 收益					
External sales 外部銷售額	2,167,399	3,097,186	31,826	-	5,296,411
Inter-segment sales 分部內銷售額	313,996	3,235	15,331	(332,562)	
Total 總額	2,481,395	3,100,421	47,157	(332,562)	5,296,411
Timing of revenue recognition 確認收益之時間					
At a point of time 於某一個時間點	2,433,030	3,100,421	43,811	(322,610)	5,254,652
Over time 隨時間轉移	48,365	_	3,346	(9,952)	41,759
	2,481,395	3,100,421	47,157	(332,562)	5,296,411
Results 業績					
Segment results 分部業績	106,989	46,977	(17,435)	(297)	136,234
Finance income 融資收入	2,930	439	8	_	3,377
Finance costs 融資成本	(4,037)	(16,095)	(121)	_	(20,253)
	105,882	31,321	(17,548)	(297)	119,358
Share of profit of a joint venture 所佔一間合營公司之溢利					1,627
Profit before income tax 除所得税前溢利					120,985
Income tax expense 所得税支出				-	(32,820)
Profit for the year 本年度溢利					88,165

EGMENT INFORMATION (<i>CONTINUED</i>) he segment assets and liabilities as at 31 December 2019 re as follows:		6 分部資料 於二零一7 產與負債	一日之分部資	
	Trading	Manufacturing	Others	Consolidated
	貿易	製造	其他	綜合
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
	港幣千元	港幣千元	港幣千元	港幣千元
Assets 資產				
Segment assets 分部資產	1,216,513	2,030,107	127,662	3,374,282
Liabilities 負債 Segment liabilities 分部負債	517,439	1,139,128	53,078	1,709,645
			八年十二月三十	
Segment liabilities 分部負債 The segment assets and liabilities as at 3		於二零一)	八年十二月三十	一日之分部資
Segment liabilities 分部負債 The segment assets and liabilities as at 3	1 December 2018	於二零一) 產與負債	八年十二月三十 如下:	
Segment liabilities 分部負債 The segment assets and liabilities as at 3	1 December 2018 Trading	於二零一) 產與負債 Manufacturing	八年十二月三十 如下: Others	一日之分部資 Consolidated
Segment liabilities 分部負債 The segment assets and liabilities as at 3	1 December 2018 Trading 貿易	於二零一) 產與負債 Manufacturing 製造	八年十二月三十 如下: Others 其他	一日之分部資 Consolidated 綜合
Segment liabilities 分部負債 The segment assets and liabilities as at 3	1 December 2018 Trading 貿易 HK\$'000	於二零一) 產與負債 Manufacturing 製造 HK\$'000	八年十二月三十 如下: Others 其他 HK\$'000	一日之分部資 Consolidated 綜合 HK\$'000
Segment liabilities 分部負債 The segment assets and liabilities as at 3 are as follows:	1 December 2018 Trading 貿易 HK\$'000	於二零一) 產與負債 Manufacturing 製造 HK\$'000	八年十二月三十 如下: Others 其他 HK\$'000	一日之分部資 Consolidated 綜合 HK\$'000
Segment liabilities 分部負債 The segment assets and liabilities as at 3 are as follows: Assets 資產	1 December 2018 Trading 貿易 HK\$'000 港幣千元	於二零一) 產與負債 Manufacturing 製造 HK\$'000 港幣千元	八年十二月三十 如下: Others 其他 HK\$'000 港幣千元	·一日之分部資 Consolidated 綜合 HK\$'000 港幣千元

6 SEGMENT INFORMATION (CONTINUED)

An analysis of the Group's other segment information is as follows:

6 **分**部資料(續)

本集團之其他分部資料分析如下:

	Trading 貿易 HK\$'000 港幣千元	Manufacturing 製造 HK\$'000 港幣千元	Others 其他 HK\$'000 港幣千元	Consolidated 綜合 HK\$'000 港幣千元
For the year ended 31 December 2019				
截至二零一九年十二月三十一日止年度 Capital expenditure 資本開支	16,563	14,436	5,197	36,196
Depreciation of property, plant and	10,505	14,430	5,197	30,190
equipment				
物業、廠房及設備折舊	11,888	32,836	4,573	49,297
Depreciation of right-of-use assets				
使用權資產折舊	6,806	361	11,846	19,013
Amortisation of intangible assets	~			
無形資產攤銷 —————————————————————	97	-	-	97
For the year ended 31 December 2018				
截至二零一八年十二月三十一日止年度				
Capital expenditure 資本開支	8,024	16,033	2,296	26,353
Depreciation of property, plant and				
equipment				
物業、廠房及設備折舊	13,104	33,354	4,757	51,215
Amortisation of land use rights				
土地使用權攤銷	_	361	_	361
Amortisation of intangible assets				
無形資產攤銷	97	2,522	_	2,619

6 **SEGMENT INFORMATION** (CONTINUED)

分部資料(續) 6

Analysis of the Group's revenue by geographical market is as follows:

本集團按地區市場劃分之收益分析如下:

	2019	2018
	二零一九年	二零一八年
	HK\$'000	HK\$'000
	港幣千元	港幣千元
North America 北美洲	1,146,172	1,204,769
Europe 歐洲	1,178,454	1,141,988
Hong Kong, Mainland China and Taiwan 香港、中國內地及台灣	2,623,799	2,672,024
Others 其他	309,871	277,630

5,258,296 5,296,411

The total non-current assets other than intangible assets and deferred tax assets located in Hong Kong, Mainland China and other countries are HK\$93,098,000 (2018: HK\$97,345,000), HK\$424,148,000 (2018: HK\$431,327,000) and HK\$66,018,000 (2018: HK\$58,064,000), respectively.

位於香港、中國內地及其他國家之非 流動資產總額(不包括無形資產及遞 延税項資產)分別為港幣93,098,000元 (二零一八年:港幣97.345.000元)、 港幣424,148,000元 (二零一八年:港幣 431,327,000元)及港幣66,018,000元(二 零一八年:港幣58,064,000元)。

7 **OTHER GAINS**

7 其他收益 2019 2018 二零一九年 二零一八年 HK\$'000 HK\$'000 港幣千元 港幣千元 Dividends from FVOCI 來自按公平值入賬及列入其他綜合收益之股息 1,214 1,059 Government subsidies (Note) 政府補貼(附註) 9,656 8,841 Fair value gains on equity investments at FVPL 按公平值入賬及列入損益之股本投資之公平值收益 5,606 73 16,476 9,973

Note: It represents subsidies received from certain PRC local government authorities.

附註: 這指獲若干中國地方政府機關發放之 補貼。

8 **OPERATING PROFIT**

Operating profit is stated after charging/(crediting) the following:

8 經營溢利

經營溢利乃經扣除/(計入)下列各項後 列賬:

	2019 二零一九年 HK\$'000 港幣千元	2018 二零一八年 HK\$'000 港幣千元
Auditors' remuneration: 核數師酬金:		
- Audit services 審核服務	3,168	3,327
– Under-provision for prior year 過往年度撥備不足	60	100
- Non-audit services 非審核服務	1,162	860
Allowance for of obsolescence of inventories 陳舊存貨撥備	3,870	2,359
Operating lease rentals in respect of land and buildings		
土地及樓宇之經營租賃租金	-	28,245
Net foreign exchange losses 匯兑虧損淨額	12,145	13,109
Loss on disposal of property, plant and equipment		
出售物業、廠房及設備之虧損	1,083	929
Net fair value losses on derivative financial instruments		
衍生金融工具之公平值虧損淨額	3,371	1,189

9 EMPLOYEE BENEFIT EXPENSES (INCLUDING DIRECTORS' EMOLUMENTS)

僱員福利開支(包括董事酬金)

	2019 二零一九年 HK\$'000 港幣千元	二零一九年 二零一八年 HK\$'000 HK\$'000
		港幣千元
Salaries, wages, commission and allowances		
薪金、工資、佣金及津貼	639,565	619,064
Share options granted to directors and employee		
授予董事及僱員之購股權	2,484	_
Pension costs – contributions to defined contribution plans (Note (a))		
退休金成本-向界定供款計劃供款(附註(a))	9,670	9,803
Pension costs – contribution to defined benefit plans (Note 34)		
退休金成本-向界定福利計劃供款(附註34)	283	325
Social security costs 社會保障成本	45,543	46,136

9

(a) Where there are employees who leave the defined contribution plans prior to vesting fully in the contributions, the contributions payable by the Group are reduced by the amount of forfeited contributions. There were no forfeited contributions utilised in this manner during the year (2018: Nil).

At the end of the reporting period, there are no significant forfeited contributions, which arose upon employees leaving the retirement schemes and which are available to reduce the contributions payable by the Group in future years.

The total employer's contribution to the above retirement schemes and other local arrangement charged to the consolidated profit or loss, net of forfeited contributions, amounted to approximately HK\$9,670,000 (2018: HK\$9,803,000).

(b) Five highest paid individuals

The five individuals whose emoluments were the highest in the Group for the year include five (2018: four) directors whose emoluments are reflected in the analysis shown in Note 10. The emoluments payable to the remaining one individual during the year ended 31 December 2018 were as follows:

(a) 倘僱員在供款全數歸屬前退出界定
 供款計劃,本集團應付供款會扣減
 被沒收供款。本年度並無以此方式
 動用之被沒收供款金額(二零一八年:無)。

697,545

於報告期末,概無因僱員退出退休 計劃而產生可供扣減本集團於未來 年度應付供款之重大被沒收供款。

僱主對上述退休計劃及其他當地 安排之供款總額於合併損益表內 扣除,當中已減去被沒收供款約港 幣9,670,000元(二零一八年:港幣 9,803,000元)。

(b) 五名最高薪酬人士 於本年度本集團最高酬金之五名 人士包括五名(二零一八年:四名) 董事,彼等之酬金反映於附註10所 示之分析內。截至二零一八年十二 月三十一日止年度內應付予其餘 一名人士之酬金如下:

675,328

EMPLOYEE BENEFIT EXPENSES (INCLUDING 9 僱員福利開支(包括董事酬金) (續) 9 **DIRECTORS' EMOLUMENTS**) (CONTINUED)

(b)

Five highest paid individuals (Continued)	(b) 五名最高薪酬人士(續)		
	2019	2018	
	二零一九年	二零一八年	
	HK\$'000	HK\$'000	
	港幣千元	港幣千元	
Basic salaries, other allowances and benefits in kind			
基本薪金、其他津貼及實物利益	-	2,223	
Bonuses花紅	-	183	
Pension costs – defined contribution plans			
退休金成本-界定供款計劃		110	
		2,516	
The emoluments fell within the following bands:	酬金介乎以下範	園:	
	Number of individuals 人數		
	2019	2018	

	2017	2010
	二零一九年	二零一八年
Emolument bands 酬金範圍		
HK\$2,500,001 – HK\$3,000,000		
港幣2,500,001元至港幣\$3,000,000元	_	1

10 BENEFITS AND INTERESTS OF DIRECTORS (DISCLOSURE REQUIRED BY SECTION 383 OF THE HONG KONG COMPANIES ORDINANCE (CAP. 622), COMPANIES (DISCLOSURE OF INFORMATION ABOUT BENEFITS OF DIRECTORS) REGULATION (CAP. 622G) AND HONG KONG LISTING RULES)

HONG KONG LISTING RULES)
 (a) Directors' and chief executive's emoluments
 The remuneration of every director and the chief executive for the year ended 31 December 2019 is set out below:

Emoluments paid or receivable in respect of a person's services as a director, whether of the Company or its subsidiary undertaking:

- 10 董事利益及權益(根據香港《公司條 例》(第622章)第383條、《公司(披 露董事利益資料)規例》(第622G章) 及香港上市規則之規定披露)
 - (a) 董事及主要行政人員之酬金 於截至二零一九年十二月三十一 日止年度每名董事及主要行政人 員之薪酬載列如下:

作為本公司或其附屬公司之董事 而提供服務之人士已獲付或應收 之酬金:

						Other emoluments paid or receivable in	
						respect of director's other services in	
						connection with the	
						management of the	
						affairs of the Company or its subsidiaries	
					Employer's	undertaking	
					contribution to a	就董事提供與管理	
			D: ()		retirement	本公司或其附屬公司	
			Discretionary bonuses (note)	Allowances and benefits in kind	benefit scheme 退休	之事務有關之 其他服務而	
	Fees	Salary	酌情花紅	津貼及	福利計劃之	已獲付或應收之	Total
	袍金	薪金	(附註)	實物利益	僱主供款	其他酬金	總計
	HK\$'000 洪敞工三	HK\$'000 进数工三	HK\$'000 進数工三	HK\$'000 進數工三	HK\$'000 進數工三	HK\$'000 進數工三	HK\$'000 洪敞工三
	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
Executive directors: 執行董事:							
Senta Wong 王忠桐	184	9,406	1,672	1,173	436	-	12,871
Edward Ying Chun Tsui 徐應春	184	5,491	1,245	106	274	-	7,300
Byron Shu Chan Ho 何樹燦	184	5,018	1,206	106	251	-	6,765
Bengie Man Hang Kwong 鄭敏恒	120	4,773	1,725	106	238	-	6,962
Vinci Wong 王賢誌 Vinca Lai Share 正語錄	120 184	1,200	100	106 106	18 18	-	1,544
Victor Jui Shum Chang 張瑞燊	184	2,100	1,316	100	18	-	3,724
Non-executive directors: 非執行董事:							
Hamed Hassan El-Abd	120	-	-	106	-	480	706
Andrew Sheu, Hsu Hung Chieh 許宏傑	183	275	-	106	-	-	564
Independent non-executive directors:							
獨立非執行董事:							
Yip Wai Chun 葉維晉	120	60	-	106	-	-	286
Leung Kam Fong 梁錦芳	120	60	-	106	-	-	286
Philip Wan Chung Tse 謝宏中	120	60	-	106	-	-	286
Arnold Hin Lin Tse 謝顯年 Androw Yin Wing Lom (noto i) 林纓塔 (附註i)	120 120	- 60	-	106 106	-	-	226 286
Andrew Yiu Wing Lam (note i) 林耀榮 (附註i)	120	00	-	100	-	-	280
	1,879	28,503	7,264	2,445	1,235	480	41,806

- 10 BENEFITS AND INTERESTS OF DIRECTORS (DISCLOSURE REQUIRED BY SECTION 383 OF THE HONG KONG COMPANIES ORDINANCE (CAP. 622), COMPANIES (DISCLOSURE OF INFORMATION ABOUT BENEFITS OF DIRECTORS) REGULATION (CAP. 622G) AND HONG KONG LISTING RULES)(CONTINUED)
 - (a) Directors' and chief executive's emoluments (Continued)

The remuneration of every director and the chief executive for the year ended 31 December 2018 is set out below:

Emoluments paid or receivable in respect of a person's services as a director, whether of the Company or its subsidiary undertaking:

 董事利益及權益(根據香港《公司條 例》(第622章)第383條、《公司(披 露董事利益資料)規例》(第622G章) 及香港上市規則之規定披露)(續)

(a) 董事及主要行政人員之酬金(續)

於截至二零一八年十二月三十一 日止年度每名董事及主要行政人 員之薪酬載列如下:

作為本公司或其附屬公司之董事 而提供服務之人士已獲付或應收 之酬金:

Note: Discretionary bonuses are determined based on performance.

附註: 酌情花紅乃按表現釐定。

10 BENEFITS AND INTERESTS OF DIRECTORS (DISCLOSURE REQUIRED BY SECTION 383 OF THE HONG KONG COMPANIES ORDINANCE (CAP. 622), COMPANIES (DISCLOSURE OF INFORMATION ABOUT BENEFITS OF DIRECTORS) REGULATION (CAP. 622G) AND HONG KONG LISTING RULES) (CONTINUED)

10 董事利益及權益(根據香港《公司條 例》(第622章)第383條、《公司(披 露董事利益資料)規例》(第622G章) 及香港上市規則之規定披露)(續)

(a) 董事及主要行政人員之酬金(續)

(a) **Directors' and chief executive's emoluments** (*Continued*)

		Aggregate e	moluments		
Aggregate en	moluments	paid to or re	ceivable by		
paid to or re	ceivable by	directors in re	spect of their		
directors in re	spect of their	other services	in connection		
services as	directors,	with the manag	gement of the		
whether of the	Company or	affairs of the	Company or		
its subsidiaries	undertaking	its subsidiaries	undertaking		
就董事於ス	本公司或	就董事提供與行	管理本公司或		
其附屬公司擔	任董事職務	其附屬公司之事	務有關之其他	Total	Total
而已獲付或應以	收之酬金總額	服務而已獲付或加	應收之酬金總額	總計	總計
2019	2018	2019	2018	2019	2018
二零一九年	二零一八年	二零一九年	二零一八年	二零一九年	二零一八年
HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
1,879	1,830	39,927	34,893	41,806	36,723

None of the directors waived any emoluments during the years ended 31 December 2019 and 2018.

(b) Directors' retirement benefits and termination benefits

None of the directors received or will receive any retirement benefits or termination benefits in respect of their services to the Company and its subsidiaries for the year (2018: Nil).

(c) Consideration provided to third parties for making available directors' services

During the year, the Company did not pay any consideration to any third parties for making available directors' services to the Company (2018: Nil).

於截至二零一九年及二零一八年 十二月三十一日止年度,概無董事 放棄任何酬金。

(b) 董事之退休福利及離職利益

年內,概無董事就其向本公司及其 附屬公司提供服務而已收取或將 收取任何退休福利或離職利益(二 零一八年:無)。

(c) 就獲提供董事服務而給予第三方 之代價 年內,本公司並無就本公司獲提供 董事服務而向任何第三方支付任

董事服務而向任何第三方支付任 何代價(二零一八年:無)。

- 10 BENEFITS AND INTERESTS OF DIRECTORS (DISCLOSURE REQUIRED BY SECTION 383 OF THE HONG KONG COMPANIES ORDINANCE (CAP. 622), COMPANIES (DISCLOSURE OF INFORMATION ABOUT BENEFITS OF DIRECTORS) REGULATION (CAP. 622G) AND HONG KONG LISTING RULES) (CONTINUED)
 - (d) Information about loans, quasi-loans and other dealings in favour of directors, controlled bodies corporate by and connected entities with such directors

There were no loans, quasi-loans and other dealings entered into by the Company or subsidiaries undertaking of the Company, where applicable, in favour of the directors, or body corporate controlled by or entities connected with any of the directors at the end of the year or at any time during the year (2018: Nil).

(e) 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 had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

Note:

(i) Appointed on 1 October 2018.

- 董事利益及權益(根據香港《公司條 例》(第622章)第383條、《公司(披 露董事利益資料)規例》(第622G章) 及香港上市規則之規定披露)(續)
 - (d) 有關惠及董事、該等董事之受控制 法人團體及關連實體之貸款、類似 貸款及其他交易之資料

於年結日或年內任何時間,本公司 或本公司之附屬公司(如適用)並 無訂立惠及董事、受任何董事控制 之法人團體或與任何董事有關連 之實體之任何貸款、類似貸款及其 他交易(二零一八年:無)。

(e) 董事於交易、安排或合約中之重大利益

於年結日或年內任何時間,本公司 董事概無在本公司參與訂立與本 集團業務有關之重大交易、安排及 合約中直接或間接擁有任何重大 利益。

附註:

(i) 於二零一八年十月一日獲委任。

11 FINANCE COSTS. NET

FINANCE COSTS, NET	11 融資成本,淨額	
	2019	2018
	二零一九年	二零一八年
	НК\$'000	HK\$'000
	港幣千元	港幣千元
Interest income on: 利息收入:		
- bank deposits 銀行存款	2,746	2,937
- others 其他	155	440
	2,901	3,377
Interest expense on: 利息支出:		
- bank borrowings and overdrafts 銀行借貸及透支	(25,553)	(20,252)
- finance leases 融資租賃	_	(1)
- lease liabilities 租賃負債	(1,207)	
	(26,760)	(20,253)
Finance costs - net 融資成本一淨額	(23,859)	(16,876)

12 INCOME TAX EXPENSE

INCOME TAX EXPENSE	12	所得税支出	
		2019	2018
		二零一九年	二零一八年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Current income tax 即期所得税			
- Hong Kong profits tax 香港利得税		10,785	6,072
- Other jurisdictions including PRC corporate income tax			
其他司法權區,包括中國企業所得税		22,340	29,014
		33,125	35,086
(Over)/under provision in prior years			
過往年度(超額撥備)/撥備不足			
– Hong Kong 香港		391	(530)
- Other jurisdictions including PRC 其他司法權區,包括中	國	(518)	(131)
		(127)	(((1)
		(127)	(661)
Deferred income tax (Note 21) 遞延所得税(附註21)		(2,927)	(3,167)
Withholding tax on dividends paid by subsidiaries			
就附屬公司已派付股息之扣繳税項		1,666	622
Withholding tax on management/service fee paid by subsidiarie	es		
就附屬公司已支付管理/服務費之扣繳税項		1,074	940

Hong Kong profits tax has been provided for at 16.5% (2018: 16.5%) on the estimated assessable profit for the year. The subsidiaries established in the PRC are subject to corporate income tax rate of 25% (2018: 25%). The subsidiaries in Taiwan are subject to corporate income tax rate of 20% (2018: 20%). Taxation arising in other jurisdictions is calculated at the rates prevailing in the relevant jurisdictions.

香港利得税乃就本年度之估計應課税溢 利按税率16.5% (二零一八年:16.5%) 計提撥備。於中國成立之附屬公司須按 25% (二零一八年:25%) 税率繳納企業 所得税。台灣之附屬公司須按20%(二零 一八年:20%)税率繳納公司所得税。其 他司法權區之税項則按有關司法權區適 用之税率計算。

32,820

32,811

12 INCOME TAX EXPENSE (CONTINUED)

The tax on the Group's profit before income tax differs from the theoretical amount that would arise using the tax rate applicable in Hong Kong to profits of the group companies as follows:

12 所得税支出(續)

本集團除所得税前溢利之税項與集團旗 下公司溢利按香港適用税率計算之理論 税款之差異如下:

	2019	2018
	二零一九年	二零一八年
	HK\$'000	HK\$'000
	港幣千元	港幣千元
Profit before income tax 除所得税前溢利	101,885	120,985
Tax calculated at domestic tax rate of 16.5% (2018: 16.5%)		
按當地税率16.5% (二零一八年: 16.5%) 計算之税項	16,811	19,963
Effect of different tax rate of operations in other jurisdictions		
其他司法權區經營業務之不同税率之影響	4,236	3,459
Tax effect of expenses not deductible for tax purposes		
不可扣税開支之税務影響	3,473	5,626
Tax effect of income not taxable for tax purposes		
毋須課税收入之税務影響	(989)	(1,992)
Utilisation of tax losses previously not recognised		
動用先前未確認之税項虧損	(1,194)	(1,757)
Tax effect of tax losses not recognised 未確認税項虧損之税務影響	6,786	6,428
Effect of tax exemptions granted to foreign subsidiaries		
海外附屬公司所獲税務寬免之影響	(36)	(180)
Over provision in prior years 過往年度超額撥備	(127)	(661)
Withholding tax on dividends, management/service		
fee paid by subsidiaries		
就附屬公司已派付股息、管理/服務費之扣繳税項	2,740	1,562
Others 其他	1,111	372
Income tax expense 所得税支出	32,811	32,820

EA] (a)	RNINGS PER SHARE Basic Basic earnings per share is calculated by dividing the profit attributable to owners of the Company by the weighted average number of ordinary shares in issue during the year.	13	每彤 (a)	达盈利 基本 每股基本盈利乃打 有者應佔溢利除以 通股加權平均數言	以年內已發行普
				2019 二零一九年	2018 二零一八年
	Profit attributable to owners of the Company (Hong Kong thousand dollars) 本公司權益持有者應佔溢利(港幣千元)			64,383	82,106
	Weighted average number of ordinary shares in issue (thousands) 已發行普通股加權平均數(千股)			729,448	731,204
	Basic earnings per share (Hong Kong cents per share) 每股基本盈利(每股港仙)			8.83	11.23
(b)	Diluted Diluted earnings per share were the same as the basic earnings per share for the year ended 31 December 2019 and 2018 as the share options of the Company have an anti-dilutive effect on the basic earnings per share and are ignored in the calculation of diluted		(b)	攤薄 由於本公司之購股 利具有反攤薄效照 攤薄盈利時予以忽 一九年及二零一八 日止年度之每股携	惠並在計算每股 略,故截至二零 年十二月三十一

每股基本盈利(二零一八年:年內

並無潛在攤薄普通股)。

earnings per share (2018: there were no dilutive

potential ordinary shares in existence during the year).

14 DIVIDENDS

14 股息 2019 2018 二零一九年 二零一八年 HK\$'000 HK\$'000 港幣千元 港幣千元 Interim dividend, paid, of HK\$0.01 (2018: HK\$0.015) per share 中期股息,已付每股港幣0.01元(二零一八年:港幣0.015元) 7,294 10.942 Final dividend, proposed, of HK\$ nil (2018: HK\$0.05) per share 末期股息,建議每股港幣零元(二零一八年:港幣0.05元) 36,472 7,294 47,414

The final and interim dividends paid in 2019 were HK\$36,472,000 (HK\$0.05 per share) and HK\$7,294,000 (HK\$0.01 per share) respectively. The final and interim dividends paid in 2018 were HK\$43,767,000 (HK\$0.06 per share) and HK\$10,942,000 (HK\$0.015 per share) respectively. The Board of Directors do not recommend the payment of a final dividend for the year ended 31 December 2019.

於二零一九年派付之末期及中期股息 分別為港幣36,472,000元(每股港幣0.05 元)及港幣7,294,000元(每股港幣0.01 元)。於二零一八年派付之末期及中期 股息分別為港幣43,767,000元(每股港 幣0.06元)及港幣10,942,000元(每股港 幣0.015元)。董事會不建議就截至二零 一九年十二月三十一日止年度派付末期 股息。

15	5 LEASES This note provides information for leases where the Group is a lessee from 1 January 2019.		15		賃 附註提供有關由二零一九年一月一日 本集團為承租人之租賃之資料。		
	(a)	Amounts recognised in the consolidated balance sheet		(a)	合併資產負債表	確認之金額	
		The consolidated balance sheet shows the following amounts relating to leases:			合併資產負債表 有關之金額:	题示以下與租賃	
					2019	1 January 2019 二零一九年	
					二零一九年 HK\$'000 港幣千元	一月一日 HK\$'000 港幣千元	
		Right-of-use assets 使用權資產					
		Land use rights 土地使用權			11,862	12,223	
		Buildings 樓宇			34,613	52,157	
		Equipment 設備			195	152	
		Vehicles 汽車 Others 其他			162 80	308	
					46,912	64,840	
		Lease liabilities 租賃負債					
		Current 流動			19,319	18,585	
		Non-current 非流動			16,348	34,808	
					35,667	53,393	
		Additions to the right-of-use assets during the year were HK\$1,246,000.			年內添置之使 1,246,000元。	用權資產為港幣	

15	LEA (b)	ASES (CONTINUED) Amounts recognised in the profit or loss The profit or loss shows the following amounts relating to leases:	15	租賃 (續) (b) 於損益內確認之金 損益內顯示以下與 額:	
			Notes 附註	2019 二零一九年 HK\$'000 港幣千元	2018 二零一八年 HK\$'000 港幣千元
		Depreciation charge of right-of-use assets 使用權資產之折舊支出 Land use rights 土地使用權 Buildings 樓字 Equipment 設備 Vehicles 汽車 Others 其他		361 18,460 35 146 11	- - -
			6	19,013	
		Interest expense (include in finance cost) 利息支出(計入融資成本內) Expense relating to short-term leases (included in other expenses) 與短期租賃有關之開支(計入其他開支內) Expenses relating to leases of low-value assets that are not shown above as short-term leases	11	1,207 3,940	
		 (included in other expenses) 與未於上列顯示為短期租賃之低價值資產租賃 有關之開支(計入其他開支內) The total cash outflow for leases in 2019 was HK\$19,986,000. 		29 二零一九年就租賃 額為港幣19,986,000	

15 LEASES (CONTINUED)

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

The Group leases various offices and certain equipment. Rental contracts are typically made for fixed period of 1 to 3 years but may have extension options. Lease terms are negotiated on an individual basis and contain a range of different terms and conditions. The lease agreements do not impose covenants, but lease assets may not be used as security for borrowing purposes.

(i) Extension option

Extension options are included in a number of property leases across the Group. These terms are used to maximise operational flexibility in terms of managing contracts. The majority of extension options held are exercisable only by the Group and not by the respective lessor. No lease payments made for the year ended 31 December 2019 were optional.

16 LAND USE RIGHTS

As at 31 December 2018, the Group's interests in land use rights represented prepaid operating lease payments and their net book values were as follows:

15 租賃(續)

(c) 本集團之租賃活動及其入賬方法

本集團租賃多間辦公室及若干設 備。租賃合約通常按一至三年之固 定期限訂立,惟可能具有延續選擇 權。租賃條款按個別基準商議,並 包含一系列不同的條款及條件。租 賃協議不施加任何契諾,惟租賃資 產不得用作借貸擔保物。

- (i) 延續選擇權
 - 本集團多項物業租賃包含延 續選擇權。此等條款用以提 高管理合約方面之經營靈 活性。持有之大多數延續選 擇權僅可由本集團而不得由 相關出租人行使。截至二零 一九年十二月三十一日止年 度支付之租賃付款並非選擇 性。

16 土地使用權

於二零一八年十二月三十一日,本集團 之土地使用權權益指預付經營租賃款 項,其賬面淨值如下:

	2018
	二零一八年
	HK\$'000
	港幣千元
At 1 January 於一月一日	12,584
Amortisation 攤銷	(361)
At 31 December 於十二月三十一日	12,223

17 PROPERTY, PLANT AND EQUIPMENT 17 物業、廠房及設備

		1.	1/1/7		Ħ	
				Leasehold		
	Freehold			improve-		
	land and			ments,		
	buildings	_		furniture		
	-	Factory				
	in overseas	premises	Machinery	and fixtures		
	海外永久	in the	and	租賃物業	Motor	
	業權土地	PRC	equipment	裝修、傢俬	vehicles	Total
	及樓宇	中國廠房	機器及設備	及裝置	汽車	總額
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
	港幣千元	HK3 000 港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
	他带十九	他带十九	他币丨儿	他币丨儿	他币丨儿	他币丨儿
Net book amount at 1 January 2019						
於二零一九年一月一日之賬面淨值	40.950	216 202	04 903	10 145	0.351	100 550
	49,859	316,392	94,803	18,145	9,351	488,550
Exchange translation adjustments 匯兑調整	754	(17)	(501)	119	(70)	285
Additions 添置	9,030	508	24,131	823	1,704	36,196
Disposals 出售	-	-	(1,091)	(54)	(62)	(1,207)
Depreciation 折舊	(1,061)	(13,373)	(27,716)	(4,228)	(2,919)	(49,297)
At 31 December 2019 於二零一九年十二月三十一日	58,582	303,510	89,626	14,805	8,004	474,527
))	-)	,-
At 31 December 2019 於二零一九年十二月三十一日						
Cost 成本	72,512	512,679	602,112	141,644	31,943	1,360,890
	12,512	512,077	002,112	141,044	51,745	1,500,070
Accumulated depreciation and impairment						
累計折舊及減值	(13,930)	(209,169)	(512,486)	(126,839)	(23,939)	(886,363)
Net book amount 賬面淨值	58,582	303,510	89,626	14,805	8,004	474,527
Net book amount at 1 January 2018						
於二零一八年一月一日之賬面淨值	52,112	332,164	107,076	20,755	6,970	519,077
Exchange translation adjustments 匯兑調整	(1,247)	(47)	(2,286)	(203)	(194)	(3,977)
Additions 添置	-	3,652	15,475	2,274	4,952	26,353
Disposals 出售	_	_	(1,631)	(33)	(24)	(1,688)
Reclassification 重新分類		(4,825)	4,824	1	()	())
	(1.000)			-	(0.252)	(51.015)
Depreciation 折舊	(1,006)	(14,552)	(28,655)	(4,649)	(2,353)	(51,215)
At 31 December 2018 於二零一八年十二月三十一日	49,859	316,392	94,803	18,145	9,351	488,550
At 31 December 2018 於二零一八年十二月三十一日						
Cost 成本	62,495	512,208	588,121	144,038	31,594	1,338,456
	52,175	512,200	500,121	11,000	51,571	1,550,150
Accumulated depreciation and impairment						
累計折舊及減值	(12,636)	(195,816)	(493,318)	(125,893)	(22,243)	(849,906)
Net book amount 賬面淨值	49,859	316,392	94,803	18,145	9,351	488,550

18 INTANGIBLE ASSETS

Intangible assets represent computer software, technical know-how acquired by the Group and internally generated product development costs. Movements in intangible assets during the year are as follows:

18 無形資產

無形資產指本集團購買之電腦軟件、技 術知識及內部產生之產品開發成本。年 內無形資產之變動如下:

	Computer software 電腦軟件 HK\$'000 港幣千元	Technical know-how 技術知識 HK\$'000 港幣千元	Internally generated product development costs 內部產生之 產品開發 成本 HK\$'000 港幣千元	Total 總計 HK\$'000 港幣千元
Year ended 31 December 2019 截至二零一九年十二月三十一日止年度				
做主二令 几乎了二万二丁 百五平及 Opening net book amount 期初賬面淨值	_	566	_	566
Amortisation 攤銷	-	(97)	-	(97)
Closing net book amount 期末賬面淨值	_	469	-	469
At 31 December 2019 於二零一九年十二月三十一日				
Cost 成本	12,610	8,586	10,769	31,965
Accumulated amortisation and impairment				
累計攤銷及減值	(12,610)	(8,117)	(10,769)	(31,496)
		469	_	469
Net book amount 賬面淨值	-			
Net book amount 賬面淨值 Year ended 31 December 2018				
Year ended 31 December 2018 截至二零一八年十二月三十一日止年度 Opening net book amount 期初賬面淨值	2,522	663		3,185
Year ended 31 December 2018 截至二零一八年十二月三十一日止年度	2,522 (2,522)	663 (97)		3,185 (2,619)
Year ended 31 December 2018 截至二零一八年十二月三十一日止年度 Opening net book amount 期初賬面淨值				
Year ended 31 December 2018 截至二零一八年十二月三十一日止年度 Opening net book amount 期初賬面淨值 Amortisation 攤銷		(97)		(2,619)
Year ended 31 December 2018 截至二零一八年十二月三十一日止年度 Opening net book amount 期初賬面淨值 Amortisation 攤銷 Closing net book amount 期末賬面淨值		(97)		(2,619)
Year ended 31 December 2018 截至二零一八年十二月三十一日止年度 Opening net book amount 期初賬面淨值 Amortisation 攤銷 Closing net book amount 期末賬面淨值 At 31 December 2018 於二零一八年十二月三十一日 Cost 成本 Accumulated amortisation and impairment	(2,522) _ 12,610	(97) 566 8,586		(2,619) 566 31,965
Year ended 31 December 2018 截至二零一八年十二月三十一日止年度 Opening net book amount 期初賬面淨值 Amortisation 攤銷 Closing net book amount 期末賬面淨值 At 31 December 2018 於二零一八年十二月三十一日 Cost 成本	(2,522)	(97) 566	- - - 10,769 (10,769)	(2,619)

Amortisation of HK\$97,000 (2018: HK\$2,619,000) are included in "depreciation and amortisation" in the consolidated profit or loss.

港幣97,000元(二零一八年:港幣 2,619,000元)之攤銷包括在合併損益表 之「折舊及攤銷」內。

19 INTERESTS IN JOINT VENTURES

The Group holds 50% of the voting rights of its joint ventures. The Group has joint control over these arrangements as under the contractual agreements, unanimous consent is required from all parties to the agreements for all relevant activities.

The Group's joint arrangements are structured as limited companies and provide the Group and the parties to the agreements with rights to the net assets of the limited companies under the arrangements. Therefore, these entities are classified as joint ventures of the Group. 19 合營公司之權益 本集團持有其合營公司50%投票權。本 集團根據合約協議對該等安排擁有共同 控制權,故一切相關活動均須協議全體 訂約方之一致同意。

> 本集團合營安排之結構為有限公司,而 本集團及協議訂約各方根據合營安排享 有該等有限公司之資產淨額。因此,該 等實體分類為本集團之合營公司。

	2019	2018
	二零一九年	二零一八年
	HK\$'000	HK\$'000
	港幣千元	港幣千元
Unlisted shares, at cost 非上市股份,按成本	5	5
Share of undistributed post-acquisition result of		
unlisted joint ventures		
應佔非上市合營公司之未分配收購後業績	4,863	2,338
	4,868	2,343
There are no contingent liabilities relating to the Group's	並無涉及本集團於合營	公司權益之或然
interests in its joint ventures.	負債。	

19 INTERESTS IN JOINT VENTURES

(CONTINUED)

Set out below are the joint ventures of the Group as at 31 December 2019.

19 合營公司之權益(續)

下文載列於二零一九年十二月三十一日之本集團合營公司。

Name of entity 實體名稱	Form of business structure 企業結構形式	Place of incorporation/ registration/ operation 註冊成立/ 註冊/經營 地點	Class of share held 持有股份類別	Proportion of nominal value of issued capital held by the Group 本集團所持 已發行股本 面值比例	Principal activities 主要業務
Wesi Technology Limited	Incorporated 註冊成立	Hong Kong 香港	Ordinary 普通股	50%	Semi conductor equipment distribution 分銷半導體設備
微士貿易有限公司	Wholly-owned foreign enterprises 全資外資企業	Taiwan 台灣	Contributed capital 注資	50%	Semi conductor equipment distribution 分銷半導體設備
微士貿易有限公司	Wholly-owned foreign enterprises 全資外資企業	PRC 中國	Contributed capital 注資	50%	Semi conductor equipment distribution 分銷半導體設備

Set out below is the summarised consolidated financial information for Wesi Technology Limited which is accounted for using the equity method. 下文載列使用權益法入賬之Wesi Technology Limited合併財務資料概要。

Summarised consolidated balance sheet

合併資產負債表概要

	2019	2018
	二零一九年	二零一八年
	НК\$'000	HK\$'000
	港幣千元	港幣千元
		44.007
Current assets 流動資產	14,504	11,996
Current liabilities (including trade payables)		
流動負債(包括貿易應付賬款)	(4,823)	(7,372)
Non-current assets 非流動資產	55	61
Net assets 資產淨額	9,736	4,685

19 INTERESTS IN JOINT VENTURES

合營公司之權益(續) 19

合併利潤表概要

(CONTINUED)

Summarised consolidated income statement

	2019	2018
	二零一九年	二零一八年
	НК\$'000	HK\$'000
	港幣千元	港幣千元
Revenue 收益	24,540	17,914
Profit after income tax 除所得税後溢利	7,366	3,280

The information above reflects the amounts presented in the financial statements of the joint ventures, adjusted for differences in accounting policies between the Group and the joint ventures, if any.

20 **SUBSIDIARIES**

Particulars of the Company's principal subsidiaries at 31 December 2019 are set out in Note 41 to the financial statements.

Summarised financial information on subsidiary with material non-controlling interests

Set out below is the summarised consolidated financial information for Taiwan Kong King Co., Limited, a subsidiary of the Company listed in Taiwan which has noncontrolling interests that are material to the Group.

上述資料反映合營公司財務報表呈列之 金額,並已就本集團與合營公司間之會 計政策差異作出調整(如有)。

20 附屬公司

本公司於二零一九年十二月三十一日之 主要附屬公司詳情載於財務報表附註41。

擁有重大非控制性權益之附屬公司之財 務資料概要

下文載列擁有對本集團而言屬重大之非 控制性權益之本公司台灣上市附屬公司 台灣港建股份有限公司之合併財務資料 概要。

UBSIDIARIES (CONTINUED) ummarised consolidated balance sheet	20	附屬公司 (續) 合併資產負債表概要	
		2019	2018
		二零一九年	二零一八年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Current 流動			
Assets 資產		204,440	193,567
Liabilities 負債		(65,503)	(56,472
Total net current assets 流動資產總淨額		138,937	137,095
Non-current 非流動			
Assets 資產		85,853	80,055
Liabilities 負債		(8,634)	(7,612
Total non-current net assets 非流動資產總淨額		77,219	72,443
Net assets 資產淨額		216,156	209,538
Summarised consolidated income statement		合併利潤表概要	
		2019	2018
		二零一九年	二零一八年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Revenue 收益		293,892	296,460
Profit before income tax 除所得税前溢利		25,233	19,691
Income tax expense 所得税支出		(5,840)	(4,833
Profit for the year 本年度溢利		19,393	14,858
Other comprehensive loss 其他綜合虧損		(4,126)	(1,101
Total comprehensive income 綜合收益總額		15,267	13,757
Total comprehensive (loss)/income allocated to			
non-controlling interests		((1))	(283
non-controlling interests 分配至非控制性權益之綜合(虧損)/收益總額		(61)	(200
		(61)	(200

SUBSIDIARIES (CONTINUED) 2 Summarised consolidated cash flows	0	附屬公司(續) 合併現金流量概要 2019 二零一九年 HK\$'000	2018 二零一八年 HK\$'000
		港幣千元	港幣千元
		· · · · · · · · · · · · · · · · · · ·	
Cash flows from operating activities 經營業務之現金流量			
Cash generated from operations 經營業務所得現金		34,572	23,038
Interest received 已收利息		1,804	1,981
Income tax paid 已付所得税		(7,459)	(453)
Net cash from operating activities 經營業務所得現金淨額		28,917	24,566
Net cash used in investing activities 投資活動所用現金淨額		(7,627)	(789)
Net cash used in financing activities 融資活動所用現金淨額		(13,270)	(28,540)
Net increase/(decrease) in cash and cash equivalents			
現金及現金等值項目增加/(減少)淨額		8,020	(4,763)
Cash and cash equivalents at beginning of the year			
於年初之現金及現金等值項目		123,074	131,247
Exchange differences on cash and cash equivalents			
現金及現金等值項目之匯兑差額		1,065	(3,410)
Cash and cash equivalents at end of the year			
於年末之現金及現金等值項目		132,159	123,074
DEFERRED INCOME TAX 2	1	遞延所得税	
Deferred income tax assets/(liabilities) are offset when there		當本集團擁有在法律上市	可執行的權利,
is a legally enforceable right to offset current tax assets		將即期税項資產與即期租	脱項負債抵銷,
against current tax liabilities and when the deferred income		且遞延所得税屬同一財政	政機構時 ,遞延
taxes relate to the same fiscal authority.		所得税資產/(負債)予	以抵銷。
		2019	2018
		二零一九年	二零一八年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Deferred tax assets to be recovered after 12 months			
將於12個月後收回之遞延税項資產		11,160	7,361

21 DEFERRED INCOME TAX (CONTINUED)

The movements in deferred tax assets/(liabilities) during the year, without taking into consideration the offsetting of balances within the same tax jurisdiction, are as follows:

21 遞延所得税(續)

年內,在並無計及抵銷同一税務司法權 區之結餘之情況下,遞延税項資產/ (負債)之變動如下:

		Decelerated/			
	Accelerated	(accelerated)			
	tax	tax depreciation	Estimated		
	amortisation	wepreciation 減速/	tax losses		
	加速	(加速)	估計	Others	Total
	税項攤銷	税項折舊	税項虧損	其他	總計
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
At 1 January 2018 於二零一八年一月一日	(416)	89	774	3,561	4,008
Credited to consolidated	(410)	87	//4	5,501	4,000
profit or loss (Note 12)					
於合併損益計入(附註12)	416	_	1,607	1,144	3,167
Credited to other comprehensive income	110		1,007	1,111	5,107
於其他綜合收益計入	_	_	_	292	292
Exchange difference 匯兑差額	_	_	_	(106)	(106)
At 31 December 2018 and 1 January 2019					
於二零一八年十二月三十一日及					
二零一九年一月一日	-	89	2,381	4,891	7,361
Credited/(charged) to consolidated profit or					
loss (Note 12)					
於合併損益計入/(扣除)(附註12)	-	(452)	3,929	(550)	2,927
Credited to other comprehensive income					
於其他綜合收益計入	-	-	-	796	796
Exchange difference 匯兑差額	-	_	-	76	76
At 31 December 2019					
於二零一九年十二月三十一日		(363)	6,310	5,213	11,160

At 31 December 2019, the Group has unused tax losses, for which no deferred tax asset is recognised in the balance sheet, of approximately HK\$372,721,000 (2018: HK\$358,383,000) available to offset against future taxable profits. Included in unused tax losses are losses of approximately HK\$80,016,000 (2018: HK\$71,435,000) that will be expired in 1 to 9 years. Other tax losses can be carried forward indefinitely.

於二零一九年十二月三十一日,本集團 有未動用税項虧損約港幣372,721,000元 (二零一八年:港幣358,383,000元)可用 於抵銷未來應課税溢利,惟並無就該等 虧損於資產負債表內確認遞延税項資 產。未動用税項虧損中包括將於一至九 年內到期之虧損約港幣80,016,000元(二 零一八年:港幣71,435,000元)。其他税 項虧損則可無限期結轉。

22 FINANCIAL INSTRUMENTS BY CATEGORY

22 按類別劃分之金融工具

The Group holds the following financial instruments:

本集團持有以下金融工具:

	2019	201
	二零一九年	二零一八年
	HK\$'000	HK\$'00
	港幣千元	港幣千テ
Financial assets 金融資產		
Financial assets at amortised cost: 按攤銷成本列賬之金融資產:		
Trade and other receivables (Note 25)		
貿易及其他應收賬款(附註25)	1,362,782	1,538,21
Bank balances and cash (Note 28) 銀行結餘及現金(附註28)	490,241	319,95
FVOCI (Note 23(a))		
按公平值入賬及列入其他綜合收益(附註23(a))	31,855	57,59
FVPL (Note 23(b)) 按公平值入賬及列入損益 (附註23(b))	5,895	3,63
Derivative financial instruments (Note 27) 衍生金融工具 (附註27)	2	
	1,890,775	1,919,39
	2019	201
	二零一九年	201 二零一八年
	— — → U + HK\$'000	—
	港幣千元	港幣千テ
口, 一, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,		
Financial liabilities 金融負債		
Financial liabilities at amortised cost: 按攤銷成本列賬之金融負債	:	
Financial liabilities at amortised cost: 按攤銷成本列賬之金融負債 Trade, bills and other payables (Note 35)		882.22
Financial liabilities at amortised cost: 按攤銷成本列賬之金融負債 Trade, bills and other payables (Note 35) 貿易應付賬款、應付票據及其他應付賬款 (附註35)	923,742	
Financial liabilities at amortised cost: 按攤銷成本列賬之金融負債 Trade, bills and other payables (Note 35) 貿易應付賬款、應付票據及其他應付賬款(附註35) Bank borrowings (Note 32)銀行借貸(附註32)	923,742 657,612	
Financial liabilities at amortised cost: 按攤銷成本列賬之金融負債 Trade, bills and other payables (Note 35) 貿易應付賬款、應付票據及其他應付賬款(附註35) Bank borrowings (Note 32) 銀行借貸(附註32) Lease liabilities (Note 15) 租賃負債(附註15)	923,742 657,612 35,667	
Financial liabilities at amortised cost: 按攤銷成本列賬之金融負債 Trade, bills and other payables (Note 35) 貿易應付賬款、應付票據及其他應付賬款(附註35) Bank borrowings (Note 32)銀行借貸(附註32)	923,742 657,612 35,667	882,22 876,30

The Group's exposure to various risks associated with the financial instruments is discussed in note 3. The maximum exposure to credit risk at the end of the reporting period is the carrying amount of each class of financial assets mentioned above.

本集團承受與金融工具有關之各種風險 於附註3討論。於報告期末之最高信貸 風險為上述各類金融資產之賬面值。

ANCIAL ASSETS AT FAIR VALUE ROUGH OTHER COMPREHENSIVE	23		公平值入賬及列入 刊入損益之金融資	
OME AND THROUGH PROFIT OR LOSS FVOCI include the following:		(a)	按公平值入賬及3 益包括以下各項:	
			2019	201
			二零一九年	二零一八年
			HK\$'000	HK\$'00
			港幣千元	港幣千
Financial instruments level 3: 第3層金融工具:				
Equity investments in unlisted entity securities				
於非上市實體證券之股本投資			31,855	57,59
The unlisted equity securities represent investments			非上市股本證券指	於台灣、英屬約
in private entities incorporated in Taiwan, the British			爾京群島及香港言	主冊成立之私。
Virgin Islands and Hong Kong and are denominated in the following currencies:			公司之投資,乃按	以下貨幣列值
			2019	201
			二零一九年	二零一八年
			HK\$'000	HK\$'00
			港幣千元	港幣千美
HK\$ 港幣			24,000	48,00
NTD 新台幣			7,855	9,59
			31,855	57,59
Movement of FVOCI is analysed as follows:			按公平值入賬及3 益之變動分析如下	
				201
				二零一九年
				HK\$'00
				港幣千支
At beginning of the year 於年初				57,59
Purchase during the year 年內購入				1,41
Fair value losses on FVOCI 按公平值入賬及列入其他	綜合山	友益之	公平值虧損	(27,26
Exchange loss 匯兑虧損				10
At end of the year 於年末				31,85

23	FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME AND THROUGH PROFIT OR LOSS (CONTINUED)	23		弦公平值入賬及列入其他 之列入損益之金融資產 (續		
	(b) FVPL include the following:			(b) 按公平值入賬及列入損益包括 下各項:		
				2019 二零一九年 HK\$'000 港幣千元	2018 二零一八年 HK\$'000 港幣千元	
	Financial instruments level 1: 第1層金融工具: Equity investments in listed entity securities 於上市實體證券之股本投資			5,895	3,632	
	The listed equity security represents investment in an entity listed in Japan and is denominated in Japanese Yen ("JPY").		實		·間在日本上市之 安日圓(「日圓」)	
	During the year, fair value gains on listed equity investments at FVPL recognised in other gains is HK\$5,606,000 (Note 7).		入 公	、賬及列入損益之	:內確認按公平值 上市股本投資之 啓5,606,000元(附	
24	INVENTORIES	24	存貨	2019 二零一九年 HK\$'000 港幣千元	2018 二零一八年 HK\$'000 港幣千元	

	818,780	972.182
Finished goods 製成品	368,246	336,431
Work in progress 在製品	121,031	118,079
Raw materials and consumables 原材料及消耗品	329,503	517,672

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25 TRADE AND OTHER RECEIVABLES

25 貿易及其他應收賬款

I KADE AND OTHEK RECEIVABLES	25	复汤及具他應收賬款		
		2019	2018	
		二零一九年	二零一八年	
		HK\$'000	HK\$'000	
		港幣千元	港幣千元	
Trade receivables - third parties 貿易應收賬款-第三方		1,355,200	1,530,880	
Less: loss allowance 減:虧損撥備		(25,303)	(22,187)	
		(;)	(,,	
		1,329,897	1,508,693	
Other receivables 其他應收賬款		32,885	29,517	
Total trade and other receivables 貿易及其他應收賬款總額		1,362,782	1,538,210	
The Group allows a credit period ranging from 30 days		本集團給予貿易客戶介	•乎30天至180天	
to 180 days to its trade customers. In addition, for certain		之信貸期。此外,就已到	建立長期關係之	
customers with long-established relationship, a longer credit		干客戶而言,本集團有	可能給予較長信	
period may be granted. Due to the short-term nature of the		貸期。由於應收賬款屬	於短期性質,故	
account receivables, their carrying amount is considered to be the same as their fair value.		其賬面值被視為與其公平值相同。		
The ageing analysis of trade receivables based on invoice		以下為貿易應收賬款(E	1. 扣除減值撥備)	
dates net of loss allowance at the end of reporting period is		於報告期末基於發票日期		
as follows:		析:		
		2019	2018	
		二零一九年	二零一八年	
		HK\$'000	HK\$'000	
		港幣千元	港幣千元	
0 to 30 days 0至30天		435,988	509,925	
31 to 60 days 31至60天		382,605	415,451	
61 to 90 days 61至90天		158,682	200,496	
Over 90 days 90天以上		352,622	382,821	
		1,329,897	1,508,693	

25 TRADE AND OTHER RECEIVABLES

25 貿易及其他應收賬款(續)

(CONTINUED)

The ageing analysis of trade receivables past due but not impaired is as follows:

已逾期但未減值之貿易應收賬款賬齡分 析如下:

25,303

22,187

	2019	2018
	二零一九年	二零一八年
	HK\$'000	HK\$'000
	港幣千元	港幣千元
Overdue by: 逾期:		
0 to 30 days 0至30天	177,828	119,599
31 to 60 days 31至60天	47,108	69,451
61 to 90 days 61至90天	21,188	20,021
Over 90 days 90天以上	47,897	46,458
	294,021	255,529
The Group applies the HKFRS 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for all trade receivables.	本集團就計量預期信貸 務報告準則第9號之簡 有貿易應收賬款使用整 損撥備。	化方式,即為所
The closing loss allowances for trade receivables as at 31 December 2019 reconcile to the opening loss allowances as follows:	貿易應收賬款於二零 三十一日之期末虧損撥 備對賬如下:	
	2019	2018
	二零一九年	二零一八年
	HK\$'000	HK\$'000
	港幣千元	港幣千元
At 1 January 於一月一日	22,187	21,612
Increase in loss allowance recognised in profit or loss during the	year	
年內於損益確認之虧損撥備增加	3,116	588
Receivables written off during the year as uncollectible		
年內撤銷為不可收回之應收款項	-	(13)

At 31 December 於十二月三十一日

26 CONTRACT ASSETS AND CONTRACT LIABILITIES

26 合約資產及合約負債

港幣96,508,000元)有關。

	2019 二零一九年 HK\$'000 港幣千元	2018 二零一八年 HK\$'000 港幣千元
Contract assets relating to sales of goods and provision of service 與銷售貨物及提供服務有關之合約資產	44,072	25,334
Contract liabilities relating to sales of goods and provision of serv 與銷售貨物及提供服務有關之合約負債	vice (60,720)	(75,017)
The revenue recognised in the current reporting period relates to carried-forward contract liabilities at the	於本報告期確認之收益」 約負債港幣67,207,000元	與期初之結轉合

DERIVATIVE FINANCIAL INSTRUMENTS 27 衍生金融工具 27 2019 2018 二零一九年 二零一八年 Assets Liabilities Assets Liabilities 資產 負債 資產 負債 HK\$'000 HK\$'000 HK\$'000 HK\$'000 港幣千元 港幣千元 港幣千元 港幣千元 As at 31 December 於十二月三十一日

 As at 31 December 於十二月三十一日

 Forward foreign exchange contracts 遠期外匯合約
 2
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 For information about the methods and assumptions used in
 有關用於釐定衍生工具公平值之方法及

determining the fair value of derivatives please refer to Note 3.3.

beginning of the period amounted to HK\$67,207,000 (2018:

HK\$96,508,000).

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有關用於釐定衍生工具公平值之方法及 假設之資料,請參閱附註3.3。

	HK\$'000 港幣千元	HK\$'000 港幣千元
Short-term time deposits 短期定期存款	43,026	71,027
Cash and cash equivalents 現金及現金等值項目	447,215	248,923

As at 31 December 2019, bank balances and cash of approximately HK\$110,725,000 (2018: HK\$160,868,000) are denominated in RMB.

The conversion of the Group's RMB denominated cash and bank balances deposited with banks in Mainland China into foreign currencies and the remittance of funds out of Mainland China is subject to the rules and regulations of foreign exchange control promulgated by the Government of the PRC.

As at 31 December 2019, the weighted average effective interest rate on time deposits was approximately 1.75% (2018: 2.19%) per annum. These deposits had an average maturity period of 252 days (2018: 295 days).

於二零一九年十二月三十一日,銀行 結餘及現金約港幣110,725,000元(二零 一八年:港幣160,868,000元)乃按人民 幣計值。

319,950

490,241

本集團將存放於中國內地銀行之按人民 幣計值現金及銀行結餘兑換為外幣及匯 出中國內地,均須遵守中國政府頒佈之 外匯管制規則及規例。

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於二零一九年十二月三十一日,定期存 款之加權平均實際年利率約為1.75厘(二 零一八年:2.19厘)。該等存款平均於 252天到期(二零一八年:295天)。

29 SHARE CAPITAL

Ordinary shares, issued and fully paid:

29 股本

已發行及繳足普通股:

_

	201 一 承 一		2018 二零一八年		
	— ↔ Number of shares			八平 Nominal value	
	股份數目	面值 HK\$'000 港幣千元	shares 股份數目	面值 HK\$'000 港幣千元	
Ordinary shares of HK\$0.10 each 每股面值港幣0.10元普通股					
Authorised: 法定股本: At 1 January and 31 December					
於一月一日及十二月三十一日	1,000,000,000	100,000	1,000,000,000	100,000	
		Nominal			
	Number of	value of			
	ordinary	ordinary	Treasury	~	
	shares 普通股股數	shares 普通股面值	shares 庫存股份	Group total 本集團總計	
	日旭队队数	自通成叫祖 HK\$'000	一年 秋 初 HK\$'000	本来団窓町 HK\$'000	
		港幣千元	港幣千元	港幣千元	
Issued and fully paid: 已發行及繳足: At 1 January 2018					
於二零一八年一月一日	738,207,964	73,821	(50)	73,771	
Shares repurchased (Note)					
已購回股份(附註)	_	-	(826)	(826	
Cancellation of shares (Note) 註銷股份(附註)	(8,760,000)	(876)	876	-	
At 31 December 2018, 1 January 2019 and 31 December 2019 於二零一八年十二月三十一日、 二零一九年一月一日及 二零一九年十二月三十一日					

29 SHARE CAPITAL (CONTINUED)

Note: During the year ended 31 December 2018, the Company repurchased its own 8,258,000 shares from the Hong Kong Stock Exchange, of which 8,258,000 shares have been cancelled as at year ended 31 December 2018. For those shares repurchased in 2017 which had not been cancelled as at year end, these had been cancelled on 31 January 2018. The total consideration (before expenses) paid to repurchase of these shares was approximately HK\$10,107,000 and the transaction costs at HK\$59,000, which has been deducted from equity attributable to owners of the Company. Particulars of the repurchases were as follow:

Year ended 31 December 2018

29 股本(續)

附註: 截至二零一八年十二月三十一日止 年度內,本公司於香港聯交所購回 其8,258,000股股份,其中8,258,000 股於截至二零一八年十二月三十一 日止年度已被註銷。至於該等於二 零一七年內購回但於年結時並未被 註銷之股份,已於二零一八年一月 三十一日被註銷。購回此等股份之 已付總代價(扣除開支前)約為港 幣10,107,000元及交易成本為港幣 59,000元,該等金額已從本公司權 益持有者應佔股權中扣除。購回詳 情如下:

> 截至二零一八年十二月三十一日止 年度

	Number of shares	Purchas 購買	-	Aggregate considerations (before expenses)
Month of repurchase	repurchased	Highest	Lowest	總代價
購回月份	已購回股份數目	最高	最低	(扣除開支前)
	,000	HK\$	HK\$	HK\$'000
	千股	港幣	港幣	港幣千元
January 一月	2,232	1.23	1.18	2,704
February 二月	3,552	1.23	1.20	4,360
April 四月	2,342	1.23	1.23	2,881
May 五月	132	1.23	1.23	162
	8,258		=	10,107

30 SHARE OPTION SCHEME

The Company's share option scheme was adopted pursuant to a resolution passed on 22 June 2016 for the primary purpose of providing incentives to directors and eligible employees and will expire on 21 June 2026 (the "Scheme"). Under the Scheme, the Board of Directors of the Company may grant options to eligible employees, including directors of the Company and its subsidiaries, to subscribe for shares in the Company.

At 31 December 2019, the number of shares in respect of which options had been granted and remained outstanding under the Scheme was 70,150,000 shares. The total number of shares in respect of which options may be granted under the Scheme is not permitted to exceed 10% of the total number of shares in issue as at the date of adoption of the Scheme, without prior approval from the Company's shareholders. The number of shares issued and to be issued in respect of which options granted and may be granted to any individual in the 12-month period up to and including the date of such new grant is not permitted to exceed 1% of the shares of the Company in issue as at the date of such new grant, without prior approval from the Company's shareholders. Any grant of options to a director, chief executive or substantial shareholder of the Company or any of their respective associates must be approved by the independent non-executive directors (excluding any independent non-executive director who is a grantee of the relevant options). Options granted to substantial shareholders or independent non-executive directors or any of their respective associates in excess of 0.1% of the Company's share capital and with a value in excess of HK\$5,000,000, in any 12-month period, must be approved by the Company's shareholders at a general meeting.

Options may be exercised after one year of its grant date, and options will vest (i) as to 25% (rounded down to the nearest whole underlying share) on the first anniversary of its date of grant, and (ii) as to the remainder on the second anniversary of its grant date. The exercise price is determined by the Board of the Company, and will not be less than the higher of (i) the closing price of the Company's shares on the date of grant; (ii) the average of the closing prices of the shares for the five business days immediately preceding the date of grant; and (iii) the nominal value of the Company's share.

30 購股權計劃

本公司根據於二零一六年六月二十二日 通過之決議案採納購股權計劃(「該計 劃」),其主要目的為向董事及合資格 僱員提供獎勵,並將於二零二六年六月 二十一日屆滿。根據該計劃,本公司董 事會可向合資格僱員(包括本公司及其 附屬公司之董事)授予購股權,以認購 本公司股份。

於二零一九年十二月三十一日,根據該 計劃已授予但仍未行使之購股權股份數 目為70,150,000股。在未經本公司股東 事先批准下,根據該計劃可授予之購股 權股份總數,不得超過於該計劃採納日 期之已發行股份總數之10%。在未經本 公司股東事先批准下,任何人士於截至 及包括獲授新購股權之日止十二個月期 間內已經及可能獲授之購股權而所獲及 將獲發行之股份總數,不得超過該新購 股權授出之日已發行本公司股份之1%。 向本公司之董事、行政總裁或主要股東 或彼等各自之任何聯繫人授予購股權, 必須取得獨立非執行董事(不包括身為 有關購股權承授人之任何獨立非執行 董事)之批准。倘於任何十二個月之期 間內,授予主要股東或獨立非執行董事 或彼等各自之任何聯繫人士之購股權 超過本公司股本之0.1%及價值超過港幣 5,000,000元,則必須舉行股東大會取得 本公司股東之批准。

購股權可於授予日期後一年內行使,並 (i)於授予日期起計首個週年日歸屬25% 之購股權(下調至最接近相關股份之整 數);及(ii)於授予日期起計第二個週年 日歸屬餘下之購股權。行使價乃由本公 司董事會釐定,及不會少於下列三者之 較高者:(i)於授予日期本公司股份之收 市價;(ii)緊接授予日期前五個營業日股 份之平均收市價;及(iii)本公司股份之 面值。

30 SHARE OPTION SCHEME (CONTINUED)

30 購股權計劃(續)

以下載列根據計劃已授予購股權之概要:

Set out below are summaries of options granted under the plan:

	Exercise price HK\$ 行使價 港幣	Number of Share options 購股權數目
As at 1 January 2019 於二零一九年一月一日	-	_
Grant during the year 年內授予	0.906	71,650,000
Lapse during the year 年內失效		(1,500,000)
As at 31 December 2019 於二零一九年十二月三十一日	0.906	70,150,000
Vested and exercisable 已歸屬及可行使	_	-

No options expired during the periods covered by the above table.

The closing price of the Company's shares on 14 June 2019, the date of grant, was HK\$0.88. The fair value of the options determined at the date of grant using the Black-Scholes option-pricing model was approximately HK\$7,379,000, of which approximately HK\$2,484,000 was charged to the consolidated profit or loss for the year ended 31 December 2019.

The following assumptions were used to calculate the fair value of the share options granted:

於上表所涵蓋之期間內並無購股權屆滿。

於二零一九年六月十四日(授予日期), 本公司股份之收市價為港幣0.88元。於 授予日期使用柏力克-舒爾斯期權定 價模式釐定之購股權公平值約為港幣 7,379,000元,其中約港幣2,484,000元於 截至二零一九年十二月三十一日止年度 之合併損益內扣除。

計算所授予購股權之公平值時使用之假 設如下:

Grant date fair value per share 授予日期每股股份之公平值	HK\$0.10
	港幣0.10元
Expected life 預期年期	6 years 6年
Expected volatility 預期波幅	31.93%
Dividend yield 股息率	7.39%
Risk-free interest rate 無風險利率	1.44%

Expected volatility is estimated taking into account historical average share price volatility. The Black-Scholes option-pricing model has been used to estimate the fair value of the options. The variables and assumptions used in computing the fair value of the share options are based on the Directors' best estimate. Changes in variables and assumptions may result in changes in the fair value of the options. 預期波幅乃經考慮過往平均股價之波幅 而估計。估計購股權之公平值時,乃使 用柏力克-舒爾斯期權定價模式。用於 計算購股權公平值之變量及假設乃以董 事之最佳估計為基礎。變量及假設之變 動可導致購股權之公平值改變。

31 OTHER RESERVES

31 其他儲備

	Share premium 股份溢價 HKS'000 港幣千元	Capital redemption reserve 股本贖回 儲備 HK\$'000 港幣千元	Contributed surplus (Note (i)) 實繳盈餘 (附註(i)) HK\$'000 港幣千元	Special reserve 特別儲備 HK\$'000 港幣千元	Financial assets at fair value through other compre- hensive income revaluation 來名平道 入賬及列入 其他益重儲 HK\$'000 港幣千元	Translation reserve 睡兑儲備 HK\$'000 港幣千元	Share option reserve 購股權儲備 HK\$'000 港幣千元	Capital reserve (Note (ii)) 股本儲備 (附註(ii)) HK\$'000 港幣千元	Total 總計 HK\$*000 港幣千元
Balances at 31 December 2017 and									
1 January 2018 於二零一七年十二月三十一日及 二零一八年一月一日之結餘 Repurchase of shares 購回股份 Fair value gains on equity investment at fair value through other comprehensive	80,272 (9,340)	1,610	26,624	5,008	8,907 _	8,468 _	- -	240	131,129 (9,340)
income, net of tax 按公平值入賬及列入其他綜合收益之 股本投資之公平值收益, 除税淨額			_		10,527				10,527
Currency translation differences 貨幣匯兑差額					10,527	(01.551)			
Transfer from retained earnings to	-	-	-	_	-	(21,551)	-	-	(21,551)
special reserve 自保留盈利轉撥至特別儲備 Acquisition of additional interest in subsidiaries	-	-	-	2,030	-	-	-	-	2,030
收購附屬公司之額外權益	-	-	-	-	-	-	-	(510)	(510)
Balance at 31 December 2018 於二零一八年十二月三十一日之結餘	70,932	1,610	26,624	7,038	19,434	(13,083)	-	(270)	112,285
Balances at 31 December 2018 and 1 January 2019 於二零一八年十二月三十一日及 二零一九年一月一日之結餘 Fair value losses on equity investment at fair value through other comprehensive	70,932	1,610	26,624	7,038	19,434	(13,083)	-	(270)	112,285
income, net of tax 按公平值入賬及列入其他綜合收益之 股本投資之公平值虧損,除税淨額	-	-	-	-	(25,760)	-	-	-	(25,760)
Currency translation differences 貨幣匯兑差額	-	-	-	-	-	(5,074)	-	-	(5,074)
Transfer from retained earnings to special reserve 自保留盈利轉撥至特別儲備 Employee share schemes – value of	-	-	-	2,100	-	-	-	-	2,100
employee services 僱員股份計劃一僱員服務之價值	-	-	-	-	-	-	2,484	-	2,484
Balance at 31 December 2019 於二零一九年十二月三十一日之結餘	70,932	1,610	26,624	9,138	(6,326)	(18,157)	2,484	(270)	86,035

31 **OTHER RESERVES** (CONTINUED) 其他儲備(續) 31 Notes: 附註: (i) Contributed surplus of the Company arose from a group 於一九九零年六月二十六日集團重組 (i) reorganisation on 26 June 1990. The balance represents the 產生之本公司實繳盈餘。該結餘指本 difference between the nominal amount of the Company's 公司根據計劃安排之已發行股份面值 shares issued under a scheme of arrangement and the 與本公司根據該計劃於一九九零年六 consolidated shareholders' funds of Wong's Kong King 月二十六日收購王氏港建集團有限公 Holdings Limited as at 26 June 1990 acquired by the 司之綜合股東資金之差額。根據百慕 Company under the Scheme. Under the Companies Act 達一九八一年公司法(經修訂),實繳 1981 of Bermuda (as amended), the contributed surplus is 盈餘可供分派予股東。 available for distribution to the shareholders. The capital reserve arises from the changes in the Group's (ii) (ii) 本集團於附屬公司之擁有權權益變動 ownership interests in subsidiaries that do not result in a loss (未有導致失去控制權)產生之股本儲 of control. 備。 銀行借貸 32 BANK BORROWINGS 32 2019 2018 二零一九年 二零一八年 HK\$'000 HK\$'000 港幣千元 港幣千元 Trust receipts loans 信託收據貸款 60,293 128,770 Other bank borrowings, unsecured 其他無抵押銀行借貸 597.319 747.537 657,612 876,307 The bank borrowings are repayable within one year. 銀行借貸須於一年內償還。 The effective interest rates per annum of the bank 於二零一九年十二月三十一日,銀行借 borrowings as at 31 December 2019 is 2.58% (2018: 貸之實際年利率為2.58% (二零一八年:

As at 31 December 2019, trust receipt loans were secured by inventories of HK\$60,293,000 (2018: HK\$128,770,000).

2.70%).

於二零一九年十二月三十一日,信託收 據貸款以港幣60,293,000元(二零一八 年:港幣128,770,000元)之存貨作抵押。

2.70%) 。

32 BANK BORROWINGS (CONTINUED)

32 銀行借貸(續)

The Group's bank borrowings are denominated in the following currencies (amounts in original currency):

本集團銀行借貸乃按以下貨幣計值(原 幣之金額):

	2019 二	2018
	二零一九年	二零一八年
	'000	,000
	千元	千元
HK\$ 港幣	207,392	64,446
JPY 日 圓	1,170,775	1,943,853
USD 美元	41,053	79,866
RMB 人民幣	42,518	38,854

33 OBLIGATIONS UNDER FINANCE LEASE

33 融資租賃承擔

	Minimum lease payments 最低租賃付款 2018 二零一八年 HK\$'000 港幣千元	Present value of minimum lease payments 最低租賃付款現值 2018 二零一八年 HK\$'000 港幣千元
Amounts payable under finance leases 融資租賃項下應付款項		
Within one year 一年內	37	35
Between one to two years 一年至兩年	37	35
Between two to five years 兩年至五年	14	14
	88	84
Less: future finance charges 減:日後融資費用	(3)	
Present value of lease obligations 租賃承擔之現值	85	84
Less: amount due for settlement within one year		
disclosed under current liabilities		
減:於流動負債項下披露於一年內到期結清之款項		(35)
Amount due for settlement after one year 於一年後到期結清之款項		49

33 OBLIGATIONS UNDER FINANCE LEASE (CONTINUED)

The Group's obligations under finance leases were secured by the lessor's charge over the leased assets.

As at 31 December 2018, the Group's finance lease obligations were denominated in Thailand Baht ("THB") and JPY.

34 RETIREMENT BENEFIT OBLIGATIONS

33 融資租賃承擔(續)

本集團之融資租賃承擔乃以出租人於出 租資產之質押作擔保。

於二零一八年十二月三十一日,本集團 之融資租賃承擔乃按泰銖(「泰銖」)及日 圓計值。

34 退休福利承擔

2019	2018
二零一九年	二零一八年
НК\$'000	HK\$'000
港幣千元	港幣千元

Retirement benefits obligations 退休福利承擔	
- Defined benefits plans 界定福利計劃	

The Group operates defined benefit plans for qualifying employees of its subsidiaries in Taiwan. The schemes are administrated by independent trustees with their assets held separately from those of the Group. Under the plans, the employees are entitled to a lump sum benefit equal to certain percentage of final salary on attainment of a retirement age of 55. No other post-retirement benefits are provided.

The most recent actuarial valuations of plan assets and the present value of the defined benefit obligations were carried out at 31 December 2019 by a Taiwan qualified actuary. The present value of the defined benefit obligations, the related current service cost and past service cost were measured using the projected unit credit method.

本集團為在台灣附屬公司之合資格僱員 設立界定福利計劃。該等計劃由獨立信 託人管理,其資產與本集團之資產分開 持有。根據該等計劃,僱員有權享有一 筆數額相等於年滿55歲退休年齡時最終 薪金之某一百分比之福利。並無提供其 他退休後福利。

8,344

計劃資產之最近期精算估值及界定福利 承擔之現值乃由台灣合資格精算師於二 零一九年十二月三十一日進行。界定福 利承擔之現值、有關當期服務成本及以 往服務成本均採用預計單位貸記法計算。 179

7,612

34 RETIREMENT BENEFIT OBLIGATIONS

(CONTINUED)

Amounts recognised in the consolidated profit or loss in respect of these defined benefits plans are as follows:

34 退休福利承擔(續)

合併損益表確認有關上述界定福利計劃 之金額如下:

Current service cost 當期服務成本 Interest cost 利息成本 Interest income 利息收入	2019 二零一九年 HK\$'000 港幣千元 216 207 (140)	2018 二零一八年 HK\$'000 港幣千元 230 261 (166)
	283	325
The charge for the year has been included in employee benefit expenses.	本年度有關費用已計入(雇員福利開支內。
The principal assumptions used for the purpose of the actuarial valuations were as follows:	精算估值所採用之主要	夏假設如下:
	2019 二零一九年	2018 二零一八年
Discount rate 貼現率 Turnover rate 離職率 Expected rate of salary increases 預計薪金增長幅度	0.7% - 0.8% 0.0% - 20.0% 2.0% - 3.0%	0.9% - 1.2% 0.0% - 20.0% 2.5% - 3.5%
The amount included in the consolidated balance sheet arising from the Group's obligations in respect of its defined benefit retirement plans is as follows:	因本集團就其界定退休福利計劃而產生 並已計入合併資產負債表之承擔金額如 下:	
	2019 二零一九年 HK\$'000 港幣千元	2018 二零一八年 HK\$'000 港幣千元
Present value of funded defined benefit obligations 已撥款之界定福利承擔之現值 Fair value of plan assets 計劃資產之公平值	(24,246) 15,902	(22,814 15,202
Net defined benefit obligations 界定福利承擔淨額	(8,344)	(7,612)

RETIREMENT BENEFIT OBLIGATIONS 34

退休福利承擔(續) 34

(CONTINUED)

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Movements in the present value of the defined benefit obligations in the current year were as follows:

本年度界定福利承擔現值之變動如下	:

	2019	2018
	二零一九年	二零一八年
	HK\$'000	HK\$'000
	港幣千元	港幣千元
Opening defined benefit obligations 年初界定福利承擔	(22,814)	(23,686)
Current service cost 當期服務成本	(216)	(230)
Interest cost 利息成本	(207)	(261)
Remeasurements: 重新計量:		
- Loss from change in demographic assumptions		
人口統計假設變動之虧損	-	(627)
- Gain from change in financial assumptions 財務假設變動之收益	470	1,561
- Experience adjustments 經驗調整	(1,538)	(179)
Contribution from retirement plan assets 退休計劃資產之供款	442	_
Exchange differences on foreign plans 境外計劃之換算差額	(383)	608

Closing defined benefit obligations 年底界定福利承擔 (24,246) (22, 814)

Movements in the fair value of the plan assets in the current year were as follows:

本年度計劃資產公平值之變動如下:

	2019	2018
	二零一九年	二零一八年
	HK\$'000	HK\$'000
	港幣千元	港幣千元
Opening fair value of plan assets 年初計劃資產之公平值	15,202	14,889
Interest income 利息收入	140	166
Remeasurements: 重新計量:		
- Gain on plan assets, excluding amounts included in interest		
income		
計劃資產之收益,不包括計入利息收入內之款項	453	99
Exchange differences on foreign plans 境外計劃之換算差額	248	(393)
Contribution from retirement plan assets 退休計劃資產之供款	(442)	_
Contributions from the employer 僱主供款	301	441
Closing fair value of plan assets 年底計劃資產之公平值	15,902	15,202

34 RETIREMENT BENEFIT OBLIGATIONS

34 退休福利承擔(續)

(CONTINUED) Plan assets comprise:

計劃資產包括:	
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	2019 二零一九4	年	2018 二零一八4	年
	HK\$'000 港幣千元	%	HK\$'000 港幣千元	%
Share investments in financial institutions 所佔金融機構之股份投資	15,902	100	15,202	100

The sensitivity of the defined benefit obligations to changes in the assumption is: 界定福利承擔對假設變動之敏感度:

Impact on defined benefit obligation 對用它词利正協之影響

	對	对界定福利承擔之影響			
	Change in assumption	Increase in assumption	Decrease in assumption		
	假設變動	假設增加	假設減少		
Discount rate	50-100 basis points	Decrease by	Increase by		
		HK\$1,029,000	HK\$1,106,000		
貼現率	50至100個基點	減少	增加		
		港幣1,029,000元	港幣1,106,000元		
Salary growth rate	50-100 basis points	Increase by	Decrease by		
		HK\$974,000	HK\$919,000		
薪金增長率	50至100個基點	增加	減少		
		港幣974,000元	港幣919,000元		

The above sensitivity analysis is based on a change in an assumption while holding all other assumptions constant. In practice, this is unlikely to occur, and changes in some of the assumptions may be correlated. When calculating the sensitivity of the defined benefit obligation to significant actuarial assumptions, the same method (present value of the defined benefit obligation calculated with the projected unit credit method at the end of the reporting period) has been applied when calculating the pension liability recognised within the balance sheet. 上述敏感度分析乃以一項假設變動而所 有其他假設維持不變為基礎。實際上, 此情況不大可能發生,而部份假設之變 動可能互相關聯。當計算界定福利承擔 對重大精算假設之敏感度時,已應用與 計算於資產負債表內確認之退休金責任 相同之方法(按於報告期末之預測單位 信貸法計算界定福利承擔之現值)。

34 **RETIREMENT BENEFIT OBLIGATIONS** (CONTINUED)

Through its defined benefit pension plan, the Group is exposed to a number of risks, the most significant of which are detailed below:

(a) Asset volatility

The plan liabilities are calculated using a discount rate set with reference to corporate bond yields; if plan assets underperform this yield, this will create a deficit.

(b) Changes in bond yields

A decrease in corporate bond yields will increase plan liabilities, although this will be partially offset by an increase in the value of the plans' bond holdings, if any.

(c) Inflation risk

The Group's pension obligations are linked to inflation, and higher inflation will lead to higher liabilities. The majority of the plan's assets are either unaffected by or loosely correlated with inflation, meaning that an increase in inflation will also increase the deficit.

(d) Life expectancy

The majority of the plans' obligations are to provide benefits for the life of the member, so increases in life expectancy will result in an increase in the plans' liabilities.

Expected contributions to retirement benefit plans for the year ending 31 December 2019 are HK\$313,000.

The weighted average duration of the defined benefit obligation is 27.7 years.

34 退休福利承擔(續)

本集團因其界定福利退休金計劃面對多 項風險,最重大者詳列如下:

- (a) 資產波幅 計劃責任乃使用參考公司債券孳息 率制定之貼現率計算;如計劃資產 表現未如此孳息率,將產生虧絀。
- (b) 債券孳息率變動 公司債券孳息率減少將增加計劃 責任,儘管此情況將由計劃持有之 債券價值增加(如有)部份抵銷。
- (c) 通脹風險 本集團之退休金承擔與通脹掛鈎, 通脹越高,責任越大。計劃資產大 部份不受通脹影響,與通脹亦無緊 密聯繫,即通脹增加同時會增加虧 絀。
- (d) 預期壽命 計劃承擔大部份乃為成員之餘生 提供福利,故預期壽命增加將導致 計劃責任增加。

截至二零一九年十二月三十一日止年度 之退休福利計劃預期供款為港幣313,000 元。

界定福利承擔之加權平均年期為27.7年。

35 TRADE, BILLS AND OTHER PAYABLES

35 貿易應付賬款、應付票據及其他應 付賬款

	付賬款	
	2019	2018
	二零一九年	二零一八年
	HK\$'000	HK\$'000
	港幣千元	港幣千元
Trade payables 貿易應付賬款	677,621	648,640
Bills payables 應付票據	21,395	4,249
	699,016	652,889
Accruals and other payables 應計費用及其他應付賬款	224,726	229,335
	923,742	882,224
The following is an ageing analysis of trade and bills payables based on goods receipt dates at the end of reporting period:	以下為貿易應付賬款及 期末基於收貨日期計算	
	2019	2018
	二零一九年	二零一八年
	HK\$'000	HK\$'000
	港幣千元	港幣千元
0 to 30 days 0至30天	443,394	469,718
31 to 60 days 31至60天	192,149	101,614
61 to 90 days 61至90天	20,515	35,646
Over 90 days 90天以上	42,958	45,911

699,016	652,889

36 NOTES TO THE CONSOLIDATED STATEMENT 36 合併現金流量表附註 **OF CASH FLOWS**

- Contract liabilities 合約負債

Cash from/(used in) operations 經營業務所得/(所用)現金

(a) Cash from/(used in) operations: 經營業務所得/(所用)現金: (a) 2019 二零一九年 二零一八年 HK\$'000 HK\$'000 港幣千元 港幣千元 Profit before income tax 除所得税前溢利 101,885 120,985 Adjustments for: 經調整下列各項: - Interest costs 利息成本 26,760 20,253 - Interest income 利息收入 (2,901)(3, 377)- Dividend income from financial assets at fair value through other comprehensive income 按公平值入賬及列入其他綜合收益之股息收入 (1,059)(1,214)- Dividend income from a joint venture 一間合營公司之股息收入 (1,101) - Depreciation of property, plant and equipment 物業、廠房及設備折舊 49,297 51,215 - Depreciation of right-of-use assets 使用權資產折舊 19,013

Depresentation of tight of use assets (C) () (#)() I H	1,010	
- Amortisation of land use rights 土地使用權攤銷	-	361
- Amortisation of intangible assets 無形資產攤銷	97	2,619
- Allowance for obsolescence of inventories		
陳舊存貨撥備	3,870	2,359
- Loss on disposal of property, plant and equipment		
出售物業、廠房及設備之虧損	1,083	929
- Net impairment loss on financial assets		
金融資產之減值虧損淨額	3,116	588
- Net fair value loss on derivative financial instruments		
衍生金融工具之公平值虧損淨額	(144)	(672)
- Non-cash employee benefits expenses - share based		
payments		
非現金僱員福利開支-以股份為基礎之付款	2,484	-
- Effect of foreign exchange rate changes 匯率變動之影響	(10,868)	(16,607)
Changes in working capital: 營運資金變動:	191,377	177,594
- Inventories 存貨	149,532	(162,889)
- Trade and other receivables 貿易及其他應收賬款	172,312	(135,844)
- Contract assets 合約資產	(18,738)	(25,334)
- Deposits and prepayments 按金及預付款項	20,196	(10,267)
- Retirement benefit obligations 退休福利承擔	117	(330)
– Trade, bills and other payables		
貿易應付賬款、應付票據及其他應付賬款	41,518	(203,631)

(14, 297)

542,017

75,017

(285, 684)

36 NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (*CONTINUED*)

合併現金流量表附註(續)

- (b) In the consolidated statement of cash flows, proceeds from disposal of property, plant and equipment comprise:
- (b) 於合併現金流量表中,出售物業、 廠房及設備之所得款項包括:

					2019 二零一九年 HK\$'000 港幣千元	2018 二零一八年 HK\$'000 港幣千元
		Net book amount 賬面淨值 Loss on disposal of property, plant and equipment 出售物業、廠房及設備之虧損			1,207 (1,083)	(929)
		Proceeds from disposal of property, plant and equipment 出售物業、廠房及設備所得款項			124	759
	(c)	Non-cash financing activities related to acquisition of right-of-use assets (Note 15).		(c)	非現金融資活動與 產有關(附註15)。	
37	CO (a)	MMITMENTS Capital commitments	37	承擔 (a)	資本承擔 2019 二零一九年 HK\$'000 港幣千元	2018 二零一八年 HK\$'000 港幣千元
		Capital expenditure contracted for but not yet incurred: 已訂約但未產生之資本開支: Acquisition of property, plant and equipment 購置物業、廠房及設備			_	410

37 COMMITMENTS (CONTINUED)

(b) **Operating lease commitments**

At 31 December 2018, the Group had commitments for future minimum lease payments under noncancellable operating leases in respect of the rented premises which would fall due as follows:

37 承擔(續)

(b) 經營租賃承擔 於二零一八年十二月三十一日,本 集團就租賃物業之不可撤銷經營 租賃項下之未來最低租賃付款到 期應付之承擔如下:

	2018
	二零一八年
	HK\$'000
	港幣千元
Within one year 一年內	21,270
In the second to fifth years inclusive 第二至第五年(包括首尾兩年)	36,497

57,767

The Group is the lessee in respect of a number of properties and items of office equipment held under leases which were previously classified as operating leases under HKAS 17.

From 1 January 2019, the Group has recognised rightof-use assets for these leases, except for short-term and low-value leases, see Note 2.2 and Note 15 for further information. The details regarding the Group's future lease payments are disclosed in Note 15(a). 本集團為根據租賃(該等租賃過往 根據香港會計準則第17號分類為經 營租賃)而持有之多項物業及辦公 室設備項目之承租人。

自二零一九年一月一日起,本集團 已就此等租賃確認使用權資產,惟 短期及低價值租賃除外,有關進一 步資料見附註2.2及附註15。有關 本集團未來租賃付款之詳情於附 註15(a)內披露。

38 RELATED PARTY TRANSACTIONS

Related parties refer to entities in which the Company has the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making financial and operating decisions, or directors or officers of the Company and its subsidiaries.

The Group is ultimately controlled by Mr. Senta Wong, chairman of the board of directors.

- (a) During the year, the Group entered into the following transactions with its related parties:
- 38 關連人士交易 關連人士指本公司能直接或間接控制另 一方或對該另一方之財務及經營決策發 揮重要影響力之實體,或指本公司及其 附屬公司之董事或高級人員。

本集團由董事會主席王忠桐先生最終控 制。

(a) 於本年度,本集團曾與其關連人士 進行下列交易:

		For the ye 31 Dec		Amount d related	
		截至十二月三	氐至十二月三十一日止年度		土之款項
		2019	2018	2019	2018
		二零一九年	二零一八年	二零一九年	二零一八年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元
Tick	eting and touring income (Notes i and iv)				
	反旅遊收益(附註i及iv)	596	184	41	_
Tick	eting and touring income (Notes ii and iv)				
票務	「及旅遊收益(附註ii及iv)	220	683	113	28
Serv	ice fee income (Notes iii and iv)				
服務	「費收益(附註iii及iv)	118	118	_	-
Rent	al expense (Notes i and iv)				
租金	主支出 (附註i及iv)	996	996	_	
Note	o,		附註		
Note	8.		阳 社		
(i)	Related parties are companies of whice Wong is a director having control of influence over those companies.		(i)	關連人士乃王忠相 擁有控制權或重 司。	
(ii)	Related parties are Mr. Vinci Wong, Mr. and his close family member.	Victor Chang	(ii)	關連人士乃王賢言 先生及其近親家)	
(iii)	Related party is Wesi Technology Lin venture of the Group.	nited, a joint	(iii)	關連人士乃本集團 司Wesi Technolog	
(iv)	All of the transactions were carried out course of the Group's business and the te between the transacting parties.		(iv)	所有交易乃於本5 程中按交易各方所 行。	

LATED PARTY TRANSACTIONS NTINUED)	38	關連	連人士交易(續)	
Key management remuneration The remuneration of key management during the year was as follows:		(b)	主要管理人員之酬金 主要管理人員於年內之酬金如下:	
			2019 二零一九年 HK\$'000 港幣千元	2018 二零一八年 HK\$'000 港幣千元
Salaries, wages, commission and allowances 薪金、工資、佣金及津貼 Share options granted to key management 授予主要管理人員之購股權			66,973 1,725	64,288
Post-employment benefits 退休福利			2,139	2,097

38

39 BALANCE SHEET AND RESERVES MOVEMENTS 39 本公司之資產負債表及儲備變動 OF THE COMPANY

	2019	2018
	二零一九年	二零一八年
	HK\$'000	HK\$'000
	港幣千元	港幣千元
ASSETS 資產		
Non-current assets 非流動資產		
Subsidiaries 附屬公司	571,766	571,771
Current assets 流動資產		
Prepayments 預付款項	268	231
Cash and cash equivalents 現金及現金等值項目	2,179	436
Total current assets 流動資產總額	2,447	667
Total assets 資產總額	574,213	572,438

39 BALANCE SHEET AND RESERVES MOVEMENTS OF THE COMPANY (*CONTINUED*)

39 本公司之資產負債表及儲備變動 (續)

		2019 二零一九年	2018 二零一八年
		HK\$'000 港幣千元	HK\$'000 港幣千元
EQUITY 股權			
Capital and reserves attributable to owners of the			
Company			
本公司權益持有者應佔股本及儲備			
Share capital 股本		72,945	72,945
No	ote (a)		
Reserves 儲備 附	註(a)	172,893	211,604
Total equity 股權總額		245,838	284,549
LIABILITIES 負債			
Current liabilities 流動負債			205.025
Amount due to a subsidiary 應付一間附屬公司之款項		326,272	285,937
Accruals and other payables 應計費用及其他應付賬款		2,103	1,952
Total current liabilities 流動負債總額		328,375	287,889
Total equity and liabilities 股權及負債總額		574,213	572,438
Net current liabilities 流動負債淨額		(325,928)	(287,222
Total assets less current liabilities 資產總額減流動負債		245,838	284,549
The balance sheet of the Company was approved by the			
Board of Directors on 26 March 2020 and was signed on its behalf.	二十六日 署。	經董事會批准並由し	ル下董 事代表簽
Senta Wong	王忠桐		
Director	董事		
Byron Shu-Chan Ho	何樹燦		
Director	董事		

39 BALANCE SHEET AND RESERVES MOVEMENTS OF THE COMPANY (CONTINUED)

Reserves movements of the Company

39 本公司之資產負債表及儲備變動 (續)

附註(a) 本公司之儲備變動

Company 本公司	Share premium 股份溢價 HK\$'000 港幣千元	Capital redemption reserve 股本贖回 儲備 HK\$'000 港幣千元	Contributed surplus (Note (i)) 實繳盈餘 (附註(i)) HKS'000 港幣千元	Share option reserve 購股權儲備 HK\$'000 港幣千元	Retained earnings 保留盈利 HKS ⁵⁰⁰⁰ 港幣千元	Total 總計 HK\$'000 港幣千元
Balances at 31 December 2017 and 1 January 2018 於二零一七年十二月三十一日及						
二零一八年一月一日之結餘	80,272	1,610	77,253	-	110,137	269,272
Profit for the year 本年度溢利 Repurchase of shares 購回股份	(9,340)	-	-	-	6,381	6,381
2017 final dividend 二零一七年末期股息	(9,540)	_	-	_	(43,767)	(9,340) (43,767)
2018 interim dividend 二零一八年中期股息	-	_	_	_	(10,942)	(10,942)
Balances at 31 December 2018 and 1 January 2019 於二零一八年十二月三十一日及 二零一九年一月一日之結餘 Profit for the year 本年度溢利 2018 final dividend 二零一八年末期股息 2019 interim dividend 二零一九年中期股息 Employee share schemes – value of employee services	70,932	1,610 	77,253 	- - -	61,809 2,571 (36,472) (7,294)	211,604 2,571 (36,472) (7,294)
僱員 <u></u> 股份計劃一僱員服務之價值	-		_	2,484	-	2,484
Balance at 31 December 2019 於二零一九年十二月三十一日之結餘	70,932	1,610	77,253	2,484	20,614	172,893

Note:

Note (a)

(i) Contributed surplus of the Company arose from a group reorganisation on 26 June 1990. The balance represents the difference between the nominal amount of the Company's shares issued under a scheme of arrangement and the consolidated shareholders' funds of Wong's Kong King Holdings Limited as at 26 June 1990 acquired by the Company under the scheme. Under the Companies Act 1981 of Bermuda (as amended), the contributed surplus is available for distribution to the shareholders.

40 SUBSEQUENT EVENT

After the outbreak of Coronavirus Disease 2019 ("COVID-19 outbreak") in early 2020, a series of precautionary and control measures have been implemented and will continue to be implemented across the country/ region. The Group will pay close attention to the development of the COVID-19 outbreak and evaluate its impact on the financial position and operating results of the Group. As at the date on which this set of consolidated financial statements were authorised for issue, the Group was not aware of any material adverse effects on the consolidated financial statements for the year ended 31 December 2019 as a result of the COVID-19 outbreak.

附註:

(i) 於一九九零年六月二十六日集團重組 產生之本公司實繳盈餘。該結餘指本 公司根據計劃安排之已發行股份面值 與本公司根據該計劃於一九九零年六 月二十六日收購王氏港建集團有限公 司之綜合股東資金之差額。根據百慕 達一九八一年公司法(經修訂),實繳 盈餘可供分派予股東。

40 期後事項

於二零二零年初爆發2019冠狀病毒病 (「COVID-19爆發」)後,國內/區內已 實施並將繼續實施一系列預防及控制措 施。本集團將密切注意COVID-19爆發 之發展及評估其對本集團財務狀況及營 運業績之影響。於此份合併財務報表獲 授權刊發之日,本集團並無知悉截至二 零一九年十二月三十一日止年度之合併 財務報表由於COVID-19爆發而受到重 大不利影響。

41 PARTICULARS OF PRINCIPAL SUBSIDIARIES

41 主要附屬公司詳情

Details of the principal subsidiaries as at 31 December 2019 are as follows:

於二零一九年十二月三十一日,主要附 屬公司詳情如下:

Name of company 公司名稱	Class of share capital held 所持股本類別	Place of incorporation/ establishment 註冊成立/ 成立地點	Place of operation 經營地點	Particular of issued share capital/paid up registered capital 已發行股本/ 實繳註冊資本詳情	Attributable equity interest of the Group (%) 本集團應佔 股本權益(%)	Principal activities 主要業務
Direct subsidiary 直接附屬公司						
Asean Limited	Ordinary 普通股	British Virgin Islands 英屬維爾京群島	Hong Kong 香港	USD1 1美元	100	Investment holding 投資控股
Brilliant Elite Hong Kong Limited 卓越光像薄膜香港有限公司	Ordinary 普通股	Hong Kong 香港	Hong Kong 香港	HK\$1 港幣1元	100	Investment holding 投資控股
Taiwan Kong King Co., Limited [#] 台灣港建股份有限公司 [#]	Ordinary 普通股	Taiwan 台灣	Taiwan 台灣	NTD362,888,940 新台幣362,888,940元	67.44	Investment holding and trading 投資控股及貿易
Wong's Kong King Holdings Limited 王氏港建集團有限公司	Ordinary 普通股	Hong Kong 香港	Hong Kong 香港	HK\$47,687,809 港幣47,687,809元	100	Investment holding 投資控股
WKK Technology Limited 王氏港建科技有限公司	Ordinary 普通股	Hong Kong 香港	Hong Kong 香港	HK\$400,500,000 港幣400,500,000元	100	Manufacturing and selling of electrical and electronic products 製造及銷售電器及 電子產品
Indirect subsidiary 間接附屬公司						
Dongguan Wong's Kong King Electronics Co., Limited ^{1#} 東莞王氏港建電子有限公司 ^{1#}	Contributed capital 注資	PRC 中國	PRC 中國	HK\$673,600,000 港幣673,600,000元	100	Manufacturing and selling of electrical and electronic products 製造及銷售電器及 電子產品
東莞卓越光像薄膜有限公司⊯	Contributed capital 注資	PRC 中國	PRC 中國	HK\$27,420,000 港幣27,420,000元	100	Manufacturing of film products 製造薄膜產品
Dongguan Nissin Plastic Products Co., Ltd. ^{1#} 東莞日新塑膠製品有限公司 ^{1#}	Contributed capital 注資	PRC 中國	PRC 中國	HK\$111,340,000 港幣111,340,000元	100	Manufacturing of plastic products 製造塑膠產品

41 PARTICULARS OF PRINCIPAL SUBSIDIARIES 41 主要附屬公司詳情(續) (CONTINUED)

Name of company 公司名稱	Class of share capital held 所持股本類別	Place of incorporation/ establishment 註冊成立/ 成立地點	Place of operation 經營地點	Particular of issued share capital/paid up registered capital 已發行股本/ 實繳註冊資本詳情	Attributable equity interest of the Group (%) 本集團應佔 股本權益(%)	Principal activities 主要業務
Indirect subsidiary (Continued) 間接附屬公司 (續)						
Grace Year Enterprises Limited 仲年企業有限公司	Ordinary 普通股	Hong Kong 香港	PRC 中國	HK\$2 港幣2元	100	Trading and distribution of plastic products 塑膠產品貿易及經銷
Headway Holdings Limited [#] 進展控股有限公司#	Ordinary 普通股	Samoa 薩摩亞	Taiwan 台灣	USD1,100,000 1,100,000美元	67.44	Trading and investment holding 貿易及投資控股
Hong Kong Taiwan Kong King Limited 香港台灣港建有限公司	Ordinary 普通股	Hong Kong 香港	Hong Kong 香港	HK\$26,210,000 港幣26,210,000元	67.44	Trading and distribution of industrial products 貿易及經銷工業產品
Nissin Co., Limited	Ordinary 普通股	British Virgin Islands 英屬維爾京群島	PRC 中國	USD4,500,001 4,500,001美元	100	Investment holding and trading and distribution of plastic products 投資控股、塑膠產品貿易 及經銷
Speady Snatch Company Limited 達務有限公司	Ordinary 普通股	Hong Kong 香港	Hong Kong 香港	HK\$400,000,002 港幣400,000,002元	100	Investment holding 投資控股
Taiwan WKK Distribution Co., Ltd. [#] 台灣王氏港建經銷股份有限公司 [#]	Ordinary 普通股	Taiwan 台灣	Taiwan 台灣	NTD1,000,000 新台幣1,000,000元	100	Trading and distribution of industrial products 貿易及經銷工業產品
WKK America (Holdings) Inc. [#]	Ordinary 普通股	United States of America 美國	United States of America 美國	USD45,000 45,000美元	100	Marketing 市場拓展
WKK Asia Pacific Limited 王氏港建亞洲太平洋有限公司	Ordinary 普通股	British Virgin Islands 英屬維爾京群島	Hong Kong 香港	USD1 1美元	100	Investment holding 投資控股
WKK China Limited 王氏港建中國有限公司	Ordinary 普通股	Hong Kong 香港	Hong Kong 香港	HK\$500,000 港幣500,000元	100	Trading, distribution and installation of turnkey production facilities 貿易、經銷及安裝全套 包辦式生產設備

41 PARTICULARS OF PRINCIPAL SUBSIDIARIES 41 主要附屬公司詳情(續) (CONTINUED)

(CONTINUED) Name of company 公司名稱	Class of share capital held 所持股本類別	Place of incorporation/ establishment 註冊成立/ 成立地點	Place of operation 經營地點	Particular of issued share capital/paid up registered capital 已發行股本/ 實繳註冊資本詳情	Attributable equity interest of the Group(%) 本集團應佔 股本權益(%)	Principal activities 主要業務
Indirect subsidiary (Continued) 間接附屬公司 (續)	/// 44 AA-1* /A A4	/// 土 · · · · · · · · · · · · · · · · ·	NCT 1 AM 104		(Ar. 1. Hr mr (16)	
WKK Distribution Limited 王氏港建經銷有限公司	Ordinary 普通股	Hong Kong 香港	Hong Kong 香港	HK\$1,000,000 港幣1,000,000元	100	Investment holding 投資控股
WKK Electronic Equipment Limited 王氏港建電子設備有限公司	Ordinary 普通股	Hong Kong 香港	Hong Kong 香港	HK\$2 港幣2元	100	Trading and distribution 貿易及經銷
WKK Engineering Service Limited 王氏港建機器維修服務有限公司	Ordinary 普通股	Hong Kong 香港	Hong Kong 香港	HK\$2,000 港幣2,000元	100	Provision of engineering services 提供工程維修服務
WKK Japan Limited [#]	Ordinary 普通股	Japan 日本	Japan 日本	JPY50,000,000 50,000,000日圓	100	Marketing 市場拓展
WKK Distribution (Singapore) Pte Ltd [#]	Ordinary 普通股	Singapore 新加坡	Singapore 新加坡	SGD1,800,000 坡幣1,800,000元	100	Trading and distribution ir electronics components and printed circuit board and other related product 電子零件及印刷電路板 及其他有關產品 貿易及經銷
WKK PCB Trading Limited 王氏港建電路板貿易有限公司	Ordinary 普通股	Hong Kong 香港	Hong Kong 香港	HK\$2 港幣2元	100	Trading and distribution 貿易及經銷
WKK (Thailand) Limited [#]	Ordinary 普通股	Thailand 泰國	Thailand 泰國	Common shares THB2,450,000 普通股 2,450,000泰銖 Preference shares THB2,550,000 優先股 2,550,000泰銖	100	Trading and distribution of industrial products 貿易及經銷工業產品
WKK Travel Limited 王氏港建旅遊有限公司	Ordinary 普通股	Hong Kong 香港	Hong Kong 香港	HK\$4,600,000 港幣4,600,000元	100	Travel ticketing 旅遊票務
王氏港建科技設備(深圳)有限公司■	Contributed capital 注資	PRC 中國	PRC 中國	HK\$24,000,000 港幣24,000,000元	100	Trading and distribution in printed circuit boards an semi-conductors equipment 印刷電路板及半導體 血质短足及微路

設備貿易及經銷

41 PARTICULARS OF PRINCIPAL SUBSIDIARIES 41 主要附屬公司詳情(續) (CONTINUED)

Name of company 公司名稱	Class of share capital held 所持股本類別	Place of incorporation/ establishment 註冊成立/ 成立地點	Place of operation 經營地點	Particular of issued share capital/paid up registered capital 已發行股本/ 實繳註冊資本詳情	Attributable equity interest of the Group (%) 本集團應佔 股本權益(%)	Principal activities 主要業務
Indirect subsidiary (Continued) 間接附屬公司 (續)						
王氏港建科技設備(成都)有限公司⊯	Contributed capital 注資	PRC 中國	PRC 中國	HK\$5,000,000 港幣5,000,000元	100	Trading and distribution in printed circuit boards and semi-conductors equipment 印刷電路板及半導體 設備貿易及經銷
港建科技(蘇州)有限公司⊯	Contributed capital 注資	PRC 中國	PRC 中國	USD2,500,000 2,500,000美元	67.44	Trading and distribution of industrial products 貿易及經銷工業產品
建置科技 (蘇州) 有限公司⊯	Contributed capital 注資	PRC 中國	PRC 中國	USD1,623,700 1,623,700美元	67.44	Design, production and testing of electronic components 設計、生產及測試 電子零件
王氏港建貿易(上海)有限公司⊯	Contributed capital 注資	PRC 中國	PRC 中國	USD2,980,000 2,980,000美元	100	Trading and distribution in printed circuit boards and semi-conductors equipment 印刷電路板及半導體 設備貿易及經銷
王氏港建(上海)設備維修服務 有限公司 ^{1#}	Contributed capital 注資	PRC 中國	PRC 中國	USD310,000 310,000美元	100	Provision of maintenance and after sales services 提供維修及售後服務
東莞王氏港建機械有限公司⊯	Contributed capital 注資	PRC 中國	PRC 中國	USD2,050,000 2,050,000美元	100	Manufacturing, trading and distribution of industrial products 製造、貿易及 經銷工業產品
¹ Company regist under PRC law.	company registered as whony owned foreign enterprises				豢中國法律註冊 公司。	成為全資外資企業
# Companies not a	udited by Pricev	waterhouseCooj	pers.	# 非由 公司		1計師事務所審核之

41 PARTICULARS OF PRINCIPAL SUBSIDIARIES (CONTINUED)

The above table lists the subsidiaries of the Group which, in the opinion of the directors, principally affected the results or assets of the Group.

None of the subsidiaries had issued any debt securities subsisting at the end of the year or any time during the year.

41 主要附屬公司詳情(續)

上表載列董事認為對本集團之業績或資 產有重要影響之本集團附屬公司。

概無附屬公司發行於年結日或年內任何 時間存續之債務證券。