

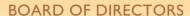




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Corporate Information 公司資料



Executive Directors:

HUI Sai Chung (Chairman)

HUI Kwok Kwong (Deputy Chairman and Managing Director)

NG Chi Ming

HUI Yan Kuen

HUI Man Wai

HUI Yan Lung, Geoffrey

Independent Non-executive Directors:

HO Wai Chi, Paul

CHAN Dit Lung (Resigned on 31st March 2020)

CHING Yu Lung

YU Chi Kwong (Appointed on 1st April 2020)

COMPANY SECRETARY

CHAN Ka Ho

AUDIT COMMITTEE

HO Wai Chi, Paul (Committee Chairman)

CHAN Dit Lung (Resigned on 31st March 2020)

CHING Yu Lung

YU Chi Kwong (Appointed on 1st April 2020)

REMUNERATION COMMITTEE

HO Wai Chi, Paul (Committee Chairman)

CHAN Dit Lung (Resigned on 31st March 2020)

CHING Yu Lung

YU Chi Kwong (Appointed on 1st April 2020)

HUI Sai Chung

NOMINATION COMMITTEE

HO Wai Chi, Paul (Committee Chairman)

CHAN Dit Lung (Resigned on 31st March 2020)

CHING Yu Lung

YU Chi Kwong (Appointed on 1st April 2020)

HUI Sai Chung

CORPORATE GOVERNANCE COMMITTEE

HO Wai Chi, Paul (Committee Chairman)

CHAN Dit Lung (Resigned on 31st March 2020)

CHING Yu Lung

YU Chi Kwong (Appointed on 1st April 2020)

董事會

執行董事:

許世聰(主席)

許國光(副主席兼董事總經理)

吳志明

許人權

許文偉

許人龍

獨立非執行董事:

何偉志

陳秩龍(於二零二零年三月三十一日辭任)

余志光(於二零二零年四月一日獲委任)

公司秘書

陳嘉豪

審核委員會

何偉志(委員會主席)

陳秩龍(於二零二零年三月三十一日辭任) 程如龍

余志光(於二零二零年四月一日獲委任)

薪酬委員會

何偉志(委員會主席)

陳秩龍(於二零二零年三月三十一日辭任)

程如龍

余志光(於二零二零年四月一日獲委任)

許世聰

提名委員會

何偉志(委員會主席)

陳秩龍(於二零二零年三月三十一日辭任)

程如龍

余志光(於二零二零年四月一日獲委任)

許世聰

企業管治委員會

何偉志(委員會主席)

陳秩龍(於二零二零年三月三十一日辭任)

程如龍

余志光(於二零二零年四月一日獲委任)

Corporate Information 公司資料

BANKERS

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

AUDITOR

PricewaterhouseCoopers
Certified Public Accountants and Registered PIE Auditor

PUBLIC RELATIONS CONSULTANT

Strategic Financial Relations Limited

REGISTERED OFFICE

Clarendon House 2 Church Street Hamilton HMII Bermuda

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Unit 3, 6th Floor Hopeful Factory Centre 10 Wo Shing Street Fo Tan, Shatin New Territories Hong Kong

PRINCIPAL REGISTRARS (IN BERMUDA)

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

BRANCH REGISTRARS (IN HONG KONG)

Union Registrars Limited Suites 3301-04, 33/F Two Chinachem Exchange Square 338 King's Road North Point, Hong Kong

STOCK CODE

1047

WEBSITE

http://www.nhh.com.hk

往來銀行

香港上海滙豐銀行有限公司 渣打銀行(香港)有限公司 恒生銀行有限公司

核數師

羅兵<mark>咸永道會計師事務所</mark> 執業會計師及註冊公眾利益實體核數師

公共關係顧問

縱橫財經公關顧問有限公司

註冊辦事處

Clarendon House 2 Church Street Hamilton HMII Bermuda

香港總辦事處及主要營業地點

香港 新界 沙田火炭 禾盛街10號 海輝工業中心 6樓3室

股份過戶登記總處(於百慕達)

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

股份過戶登記分處(於香港)

聯合證券登記有限公司 香港北角 英皇道338號 華懋交易廣場2期 33樓3301-04室

股份代號

1047

網址

http://www.nhh.com.hk

EXECUTIVE DIRECTORS

Mr. HUI Sai Chung, aged 73, is the Chairman and a co-founder of the Group. He is responsible for formulating and overseeing the implementation of the Group's business strategy. He is also responsible for the marketing and sales functions of the Group. He has more than 50 years' experience in the plastics industry.

Mr. HUI Kwok Kwong, aged 71, is the Deputy Chairman, Managing Director and a co-founder of the Group. He is responsible for the overall operations and administration of the Group. He has more than 50 years' experience in the plastics industry and he was awarded the Associateship (Plastic Industry) by The Professional Validation Council of Hong Kong Industries.

Mr. NG Chi Ming, aged 55, is the Technology Development Director of Greater China Department, Operations Director of Colorants Business of the Group and the General Manager (Acting) of Tsing Tao Ngai Hing Trading Co., Ltd. He is responsible for developing of plastics colouration, compounding technology and key accounts in the Greater China market. He holds a Higher Diploma in Textile Chemistry from the Hong Kong Polytechnic (The Hong Kong Polytechnic University's predecessor). He also holds a Master of Engineering Management degree from the University of Technology, Sydney. He joined the Group in 1988 and left in 1995. He re-joined the Group in early 1998 and has over 31 years' experience in plastic colouration and plastic injection moulding techniques.

Mr. HUI Yan Kuen, aged 43, is the Southern China General Manager of Ngai Hing Hong Plastic Materials (Hong Kong) Limited and Guangzhou Ngai Hing Hong Plastic Materials Ltd. and is responsible for sales and marketing of plastic materials in Hong Kong and other cities in Southern China. He holds a Bachelor degree in Civil Engineering from Queen's University, Ontario, Canada and also holds a Master degree of Business and Administration from The Hong Kong University of Science and Technology. He joined the Group in 2004 and has over 15 years' experience in business management, sales & marketing. Mr. HUI Yan Kuen is the son of Mr. HUI Sai Chung (who is the Chairman of the Company) and the brother of Mr. HUI Yan Kit (who is the senior management of the subsidiary of the Company) and Mr. HUI Yan Lung, Geoffrey (who is the Director of the Company).

執行董事

許世聰先生,73歲,乃本集團之主席及創辦人之一,負責制訂本集團之業務策略及監督其執行,並負責本集團之市場推廣及銷售事宜。彼於塑膠業已積累逾五十年經驗。

許國光先生,71歲,乃本集團之副主席兼董事總經理及創辦人之一,負責本集團整體之業務運作及行政事宜。彼於塑膠業已積累逾五十年經驗,並獲香港工業專業評審局頒授副院士(塑膠業)。

吳志明先生,55歲,為本集團大中華技術發展部總監、顏色業務營運總監及青島毅興商貿有限公司之總經理(署理),負責大中華區市場的塑料著色、塑料加工技術及重點客戶開發。彼持有由香港理工學之前身)頒發之紡織化學高級文憑,並持有由悉尼科技大學頒發之工程管理碩士學位。彼於一九八八年加入工年團並於一九九五年離職。彼於一九九八年初再加入本集團,並於塑料著色及模注塑技術方面擁有逾三十一年經驗。

許人權先生,43歲,乃毅興塑膠原料(香港)有限公司及廣州市毅興行塑膠原料(香有限公司之華南區總經理,負責香港和南地區塑膠原料之市場推廣、銷售及全量的人工程系學士學位及持有由加拿大學頒發之土木工程系學士學位及持有由分類發之土木工程系學士學位及持有自位於二零零四年加入本集團,在管理及大學頒發之工商學理系碩士學理及大學領發之工商表達與大學領發之工商之主席)的是共產人傑先生(本公司之主席)的層管理人與許人能先生(本公司之董事)的兄弟。

EXECUTIVE DIRECTORS (Continued)

Mr. HUI Man Wai, aged 50, is the Business Development Manager of Dongguan Coltec Plastic Trading Company Limited and is responsible for market exploration and business development of Colour Masterbatches and Functional Masterbatches for plastic industries in Southern and South Western China. He holds a Master degree of Business and Administration (Executive) from City University of Hong Kong. He joined the Group in 1997 and has over 23 years' experience in business management, sales & marketing. Mr. HUI Man Wai is the son of Mr. HUI Kwok Kwong (who is the Deputy Chairman and Managing Director of the Company).

Mr. HUI Yan Lung, Geoffrey, aged 46, is the General Manager of Dongguan Ngai Hing Plastic Materials Limited and NHH Coltec Limited and is responsible for sales and marketing of Colour Masterbatches and Functional Masterbatches for plastic industries in Hong Kong, Guangdong and other cities in Southern China. He holds a Bachelor degree with honors in Arts (Major in Economics) from Queen's University, Ontario, Canada. He joined the Group in 2004 and has over 20 years' experience in business management, sales & marketing. Mr. HUI Yan Lung, Geoffrey is the son of Mr. HUI Sai Chung (who is the Chairman of the Company) and the brother of Mr. HUI Yan Kit (who is the senior management of the subsidiary of the Company) and Mr. HUI Yan Kuen (who is the Director of the Company).

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. HO Wai Chi, Paul, aged 69, is the managing partner of Paul W.C. Ho & Company, Certified Public Accountants (Practising). He holds a Bachelor degree in Social Sciences and is an associate member of the Institute of Chartered Accountants in England and Wales, United Kingdom and a fellow member of the Hong Kong Institute of Certified Public Accountants.

執行董事(續)

許文偉先生,50歲,乃東莞顏專塑料貿易有限公司之商務發展經理,負責華南和中國西南地區色母及功能母粒之市場開拓及商務發展。彼持有由香港城市大學稅登之行政人員工商管理碩士學位。彼於一九九七年加入本集團,在管理及市場推廣方面累積逾二十三年經驗。許文偉先生為許國光先生(本公司之副主席兼董事總經理)的兒子。

許人龍先生,46歲,乃東莞毅興塑膠原料有限公司及毅興顏專有限公司之總經理, 負責香港、廣東地區和華南地區色母及功 能母粒之市場推廣、銷售及產品開發。彼 持有由加拿大安大略省皇后大學頒發之文 學學士榮譽學位(經濟系)。彼於二零軍四 年加入本集團,在管理及市場推廣方面累 積逾二十年經驗。許人龍先生為許世聰先 生(本公司之主席)的兒子和許人傑先生 (本公司附屬公司之高層管理人員)及許人 權先生(本公司之董事)的兄弟。

獨立非執行董事

何偉志先生,69歲,乃執業會計師何偉志會計師行之合夥人。彼持有社會科學學士學位,並為英國英格蘭及威爾斯特許會計師公會之會員及香港會計師公會之資深會員。

INDEPENDENT NON-EXECUTIVE DIRECTORS

(Continued)

Mr. CHING Yu Lung, aged 50, has been an Independent Non-executive Director since 9th February 2009. Mr. Ching currently serves as the Chief Financial Officer of a company listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). Mr. CHING also serves as the Independent Non-executive Director of each of Hopson Development Holdings Limited (stock code: 754), Shenzhen Investment Holdings Bay Area Development Company Limited (formerly known as Hopewell Highway Infrastructure Limited, stock code: 737), Termbray Industries International (Holdings) Limited (stock code: 93) and AMVIG Holdings Limited (stock code: 2300), all of them are listed on the Main Board of the Stock Exchange. He obtained a Bachelor's degree in Business Administration from The Chinese University of Hong Kong and an Executive Master degree in Business Administration from Tsinghua University in 1992 and 2006, respectively. Mr. CHING is a fellow member of Hong Kong Institute of Certified Public Accountants and Association of Chartered Certified Accountants, and member of American Institute of Certified Public Accountants. He has more than 28 years of experience in auditing, corporate finance and accounting. He is also a member of the Audit Committee, the Corporate Governance Committee, the Remuneration Committee and the Nomination Committee of the Company.

Mr. YU Chi Kwong, aged 52, is the Business Manager of an international insurance company in Hong Kong. He holds a Bachelor degree of Science with Honours in Applied Chemistry from Hong Kong Baptist University and a Master degree of Business Administration from the University of South Australia. He started the career in plastics industry and had accumulated more than 20 years' experiences in the industry, which included holding managerial positions in various multinational companies for plastic materials sales and product marketing in Hong Kong and Mainland China.

獨立非執行董事(續)

程如龍先生,50歲,自二零零九年二月 九日起出任獨立非執行董事。程先生現任 職一間於香港聯合交易所有限公司(「聯交 所1)上市的公司之集團首席財務總監。程 先生亦為合生創展集團有限公司(股份代 號:754)、深圳投控灣區發展有限公司 (原名:合和公路基建有限公司,股份代 號:737)、添利工業國際(集團)有限公司 (股份代號:93)及澳科控股有限公司(股 份代號:2300)(均於聯交所主板上市)之 獨立非執行董事。他分別於一九九二年及 二零零六年取得香港中文大學工商管理學 士學位及清華大學行政人員工商管理碩士 學位。程先生為香港會計師公會及英國特 許公認會計師公會資深會員,亦為美國註 冊會計師協會會員。程先生於核數、企業 融資及會計方面擁有逾二十八年經驗。彼 亦為本公司之審核委員會、企業管治委員 會、薪酬委員會及提名委員會成員。

余志光先生,52歲,余先生現任職於一間 國際保險公司之業務經理。彼持有由香港 浸會大學所頒發之理學士榮譽學位(應用 化學)及由南澳洲大學所頒發之工商管理 碩士學位。余先生本科畢業後曾經從事塑 膠行業之工作並於該行業累積逾二十年經 驗,其中包括曾於數間跨國企業擔任管理 職務,負責香港及中國內地塑料之銷售及 產品市場推廣工作。

SENIOR MANAGEMENT

Madam LIU Sau Lai, aged 62, is the assistant to Chairman and she is responsible for credit control of the Group. She holds a Bachelor of Business Administration degree from The Open University of Hong Kong. She joined the Group in 1977 and she has more than 35 years' experience in plastic materials trading.

Mr. NG Tat Ching, aged 65, is a Director and President of Ngai Hing Engineering Plastic Materials Limited, Ngai Hing Engineering Plastic (Shanghai) Co., Ltd., Ngai Hing Engineering Plastic (Hong Kong) Limited, Ngai Hing Engineering Plastic (Dongguan) Co., Ltd. and Ngai Hing Engineering Plastic Materials (Shanghai) Co., Ltd., and is responsible for the overall business operations of the above mentioned group of companies. Mr. NG holds a Bachelor degree in Chemistry (Major) and Statistics (Minor) from The Chinese University of Hong Kong. He joined the Group as a co-founder and an executive director of the above mentioned group of companies in 1997, and has over 39 years' experience in plastic industries globally. Prior to joining the Group, Mr. NG has held several key positions in various multinational companies for engineering plastic materials sales and product marketing in Asia Pacific regions.

Mr. WONG Chi Hang, aged 49, is the Director and General Manager of Ngai Hing Hong Plastic Materials (Hong Kong) Limited and is responsible for the sales and marketing in the Group's trading business. He holds a Bachelor degree in Chemistry from The University of Hong Kong and a Master degree in Business Administration from the University of South Australia. He joined the Group in 1994 and has over 26 years' experience in sales & marketing.

高層管理人員

廖秀麗女士,62歲,乃主席助理,負責本集團之信貸監察事宜。彼持有由香港公開大學頒授之工商管理學士學位。彼於一九七七年加入本集團,並於塑料貿易已積累逾三十五年經驗。

吳達貞先生,65歲,乃毅興工程塑料有限公司、毅興工程塑料(上海)有限公司、東莞毅工程塑料(香港)有限公司、東莞毅工工程塑料(上海)有限公司及毅工工程塑料(上海)有限公司之董事兼總裁,負責上述集中公司之董事兼總裁,負責上述集中立,會於一九九七年加入本年重、企於型膠業已積累逾三十九年經驗或之一。彼於塑膠業已積累逾三十九年經驗或企業擔任要職,負責亞太地區工程塑料之銷售及產品市場推廣管理工作。

黃智恒先生,49歲,乃毅興塑膠原料(香港)有限公司之董事兼總經理,負責塑膠原料市場推廣及銷售業務。彼持有由香港大學所頒發之化學學士學位及由南澳洲大學所頒發之工商管理碩士學位。彼於一九九四年加入本集團,在管理及市場推廣方面累積逾二十六年經驗。

SENIOR MANAGEMENT (Continued)

Mr. CHAN Ka Ho, aged 47, is the Chief Financial Officer and Company Secretary of the Group. He holds a Bachelor degree in Business Administration in Accounting and Finance from The University of Hong Kong. He also holds a joint Master of Science degree in Mathematics for Finance and Actuarial Science from City University of Hong Kong and University of Paris-Dauphine, France. He is a fellow member of the Association of Chartered Certified Accountants ("FCCA") and the Hong Kong Institute of Certified Public Accountants ("FCPA"). He is also a Chartered Financial Analyst charterholder ("CFA") and a Certified Financial Risk Manager ("FRM"). He has over 24 years' experience in auditing, finance and accounting and is responsible for the financial, treasury, information technology, administration and human resources management of the Group.

Mr. HUI Yan Kit, aged 47, is the General Manager of Shanghai Ngai Hing Plastic Materials Co., Limited and is responsible for sales and marketing of Colour Masterbatches and Functional Masterbatches for plastic industries in Shanghai and other cities in Eastern China. He holds a Bachelor degree in Arts from University of Toronto. He joined the Group in 1998 and has over 22 years' experience in business management, sales & marketing. Mr. HUI Yan Kit is the son of Mr. HUI Sai Chung (who is the Chairman of the Company) and the brother of Mr. HUI Yan Lung, Geoffrey and Mr. HUI Yan Kuen (both are the Directors of the Company).

高層管理人員(續)

陳嘉豪先生,47歲,乃本集團之財務總裁兼公司秘書。彼持有由香港大學頒授之工商管理學士(會計及金融)學位,亦持有由香港城市大學與法國University of Paris-Dauphine聯合頒授之金融與精算數學理學碩士學位,並為英國特許公認會計師公會資深會員、香港會計師公會資深會員、香港會計師公會資深會員、香港會計師公會資深會員、特許財經分析師及財務風險管理資格持有人。彼於核數、財務及會計方面已積累逾二十四年經驗,負責本集團之財務、融資、資訊科技、行政及人力資源管理。

許人傑先生,47歲,乃上海毅興塑膠原料有限公司之總經理,負責上海地區和華東地區色母及功能母粒之市場推廣、銷售及產品開發。彼持有由多倫多大學頒發之文學學士學位。彼於一九九八年加入本集團,在管理及市場推廣方面累積逾二十二年經驗。許人傑先生為許世聰先生(本公司之主席)的兒子和許人龍先生及許人權先生(兩者為本公司的董事)的兄弟。





I hereby announce the audited results of Ngai Hing Hong Company Limited ("the Company") and its subsidiaries (collectively "the Group") for the year ended 30th June 2020. The Group recorded an audited consolidated turnover of HK\$1,578,998,000 (2019: HK\$1,852,680,000) and loss attributable to equity holders of the Company of HK\$6,212,000 (2019: profit attributable to equity holders of the Company HK\$7,806,000). Loss per share for the year were HK1.68 cents (2019: earnings per share HK2.11 cents). To retain sufficient capital for future business development, the Board of Directors (the "Board") does not recommend the payment of a final dividend.

MANAGEMENT DISCUSSION AND ANALYSIS

Business Review

During the first half of 2020, the Coronavirus Disease 2019 (COVID-19) pandemic swiftly swiped the whole world, leading to the further fall in oil prices and plastic material prices remaining weak in the year, while the economic stagnation in various countries could ultimately trigger a global recession. Fortunately, oil prices have ceased falling recently, conducive to the stabilisation of plastic material prices.

In the year under review, cities in Mainland China were locked down for nearly two months due to the pandemic, bringing a halt to most of the domestic economic activities in February and March. Then the situation overseas deteriorated in March and April, which dealt a blow to the global economies. Companies experienced operating difficulties, while the Group's customers, no matter for domestic or foreign sales, were affected to different extents. Their prudent order placements and low inventory policy directly affected the Group's orders and as such both the inventory turnover days and the trade receivables turnover days were lengthened by eight days and four days respectively. Although economic activities in China gradually resumed to normal in late March and early April when the pandemic was coming under control, the Group was inevitably impacted despite rapidly imposing various remedial measures. For the year ended 30 June 2020, its total turnover decreased by 14.8% year-on-year to HK\$1,578,998,000 (2019: HK\$1,852,680,000).

業績及股息

本人謹此報告毅興行有限公司(「本公司」) 及其附屬公司(統稱「本集團」)截至二零二零年六月三十日止年度之經審核業績。 本集團經審核之總營業額為1,578,998,000 港元(二零一九年:1,852,680,000港元),公司股東應佔虧損為6,212,000港元(二零一九年:公司股東應佔溢利7,806,000港元),每股虧損為1.68港仙(二零一九年:每股盈利2.11港仙)。為保留充裕資金以發展業務,董事會建議不派發末期股息。

管理層討論及分析

業務回顧

二零二零上半年,新型冠狀病毒病(COVID-19)疫情出現並迅速席捲全球,令油價跌幅擴大,導致年內塑膠原料價格持續低走,全球各國經濟更陷入停頓引發衰退危機。然而,油價近日轉趨平穩,利好塑膠原料價格回穩。

回顧年內,疫情導致中國內地多處地區封 鎖接近兩個月,國內經濟活動於二、三月 近乎停頓,國外的疫情則於三、四月轉趨 嚴重,重重打擊環球經濟。企業經營環境 困難,本集團的客戶無論是內銷或外銷, 均在不同的程度上受影響,客戶下單審慎 並採取低存貨策略直接影響本集團接單數 量,並因此本集團的存貨周轉天數及貿易 應收款周轉天數分別加長八天及四天。儘 管其後國內疫情受控,經濟活動由三月 底、四月初逐漸回復正常,本集團亦迅速 行動積極推動各項補救措施,但無可避免 受影響,截至二零二零年六月三十日止全 年,本集團之總營業額為1,578,998,000港 元(二零一九年:1,852,680,000港元),較 去年下跌百分之十四點八。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

Business Review (Continued)

In response to the severe business environment, the Group acted prudently in its order taking and imposed stringent cost control measures to counteract negative influence such as lower sales amount and volume, and higher costs and expenses. Overall gross profit dropped by 2.1% to HK\$188,729,000 (2019: HK\$192,859,000). As the Group actively optimised product mix in the year, reduced the proportion of trading business segment, enhanced the production of higher margin products, and also effectively trimmed costs and administrative expenses, its gross profit margin climbed 1.5 percentage points to 12% from the previous year. If excluding the fair value loss of investment properties, overall performance of core operations improved compared to last year. Loss attributable to equity holders of the Company was HK\$6,212,000 (2019: profit attributable to equity holders of the Company HK\$7,806,000). Basic loss per share were HK 1.68 cents (2019: earnings per share HK 2.11 cents).

To reserve sufficient capital for business development, the Board did not recommend the payment of a final dividend.

As the pandemic affected development in Mainland China during the first half of 2020, the government focused on stimulating local consumption of the domestic market in the second half of 2019. Also, as the pandemic was coming under control in Mainland China and economic activities gradually returned to normal in late March and early April, orders started to rebound. Working from home in China and overseas had boosted demand in the food packaging and basic necessity market, bringing more orders to the Group's colorants, pigments and compounded plastic resins segment with main focus on the China market, thus making it the outstanding performer among three major businesses in the year. In view of the growing demand in Mainland China, the Group continued to expand its domestic sales of food packaging products, and extend its reach to daily necessities such as instant food and drinking water. Besides, demand for high-end sanitary products grew along with new homes built in Mainland China, boosting the Group' sales performance of related products. In order to secure more new orders, the Group not only expanded the production capacity of its Xiamen and Qingdao plants, but also brought the production technologies of high-end sanitary products from its Xiamen plant to the Northern China market, which had also started producing related products. Thanks to the Group's appropriate strategy, turnover of the segment grew by 4.5% year-on-year to HK\$311,061,000 despite the unfavourable operating environment. Gross profit margin rose slightly by 0.6 percentage point and profit before taxation also increased by 27.6%.

管理層討論及分析(續)

業務回顧(續)

為應對嚴峻經營環境,本集團採取審慎 接單策略及嚴格執行成本控制措施, 雖受價量下跌、成本增加及價格調整 等因素影響,整體毛利下降百分之二 點 - 至 188,729,000港元(二零一九年: 192.859.000港元)。然而,本集團積極優 化回顧年內產品組合,減少貿易業務佔 比,同時加強生產高毛利的產品及有效節 流降低行政開支,毛利率較去年增加一點 五個百分點至百分之十二。如撇除投資物 業的公允價值虧損,本年度核心業務整體 表現較去年有所改善。公司股東應佔虧損 為6,212,000港元(二零一九年:公司股東 應佔溢利7,806,000港元)。每股基本虧損 為1.68港仙(二零一九年:每股盈利2.11 港仙)。

為保留充裕資金以發展業務,董事會建議 不派發末期股息。

雖受疫情影響國內二零二零年上半年發 展,然而自二零一九下半年,國家開始集 中推動內需市場,刺激國民消費力,以及 國內疫情迅速受控,經濟活動由三月底、 四月初逐漸回復正常帶動客戶訂單數量回 升,加上國內外在家工作模式令食品包裝 及必需品市場需求持續上升,相關訂單增 加利好本集團以內需市場為主的着色劑、 色粉及混料業務,此業務亦在三大業務中 年內表現最佳。有見內需市場需求增加, 本集團持續擴大食品包裝市場相關產品的 內需市場份額及擴展至即食食品、食用水 等生活必需品範疇。此外,近日國內新屋 竣工量回穩,高端衛浴市場需求亦持續上 升,利好本集團高質量的衛浴產品的銷 售。為了承接更多新訂單,本集團不但提 升廈門及青島廠房產能,更把廈門生產高 端衛浴產品的技術拓展至華北地區市場, 開始生產高端衛浴產品。憑藉本集團得宜 策略,讓業務營業額於逆境下仍能較去年 錄得百分之四點五之增長至311,061,000 港元,毛利率輕微增加零點六個百分點, 除税前盈利則錄得百分之二十七點六之增 幅。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

Business Review (Continued)

In the year under review, as plastic material prices continued to fall and orders from the Group's domestic automobile manufacturer customers declined on China-US trade negotiations, sales of the engineering plastic business was affected. As a result, the segment recorded turnover of HK\$177,051,000. The Group effectively controlled costs and the segment's gross profit margin increased by 5.3 percentage points. Profit before taxation also grew by 13.5% compared to the same period last year to HK\$20,000,000. Apart from maintaining its orders from the internationally-renowned brands, the Group had also continued to enrich its product portfolio, utilise its business advantages, focus on promoting higher margin products, and actively approach and engage in discussions with end customers, all in a bid to explore new income streams and expand its client base. The logistics industry experienced rapidly increasing demand amid the pandemic. The purchase amount of heavy and commercial vehicles in China also increased accordingly. By capitalising on its more than 50 years of industry experience and excellent reputation, the Group is set to secure more engineering plastic orders relating to heavy and commercial vehicles and broaden its existing customer portfolio.

The plastic trading business was adversely affected by the China-US trade negotiations, domestic economic slowdown and falling prices of raw materials. The outbreak of pandemic in the first half of 2020 had seriously hit the exportoriented customers, making them more cautious in the placing of orders. As a result, turnover of the business segment reduced by 18.4% to HK\$1,090,886,000. Despite these challenges, the Group continued to implement set strategies and maintain close ties with existing customers. That plus the more mature operation model of cooperating with internationally famous fast food restaurant chains contributed stable orders to the Group. Besides, the Group strived to provide materials for the developers of smart products, household goods and high-end kitchenware, thus opening up new income sources. In addition, the Group effectively reduced and controlled inventory, hence gross profit margin slightly rising 0.5 percentage point during the year. Apart from continuously implementing its stringent cost control measures, the Group will explore more ways to expand income streams and secure higher margin orders in order to maintain stable business.

管理層討論及分析(續)

業務回顧(續)

回顧年內,塑膠原料價格持續低走、國內 汽車生產商客戶受中美貿易談判而減少訂 單,影響工程塑料業務之銷售,營業額 錄得 177.05 1.000 港元。本集團成本控制 見效,毛利率錄得五點三個百分點之增 幅。除税前盈利較去年錄得百分之十三點 五之增幅至20,000,000港元。本集團除了 將積極維持國際知名品牌訂單外,更誘過 持續豐富產品組合,善用企業優勢,以較 高毛利率的產品為推廣重點,積極與終端 客戶接洽,開闢新收入渠道及客戶群。疫 情下,有見物流行業需求急速增加,國內 重型及商用車輛的購買量亦隨之提高。透 過本集團逾五十年的行業豐富經驗及優良 企業商譽,將爭取更多涉及重型及商用車 輛所用之工程塑料訂單,豐富現有客戶組 合。

塑膠原料貿易業務自受中美貿易談判、國 內經濟放緩,以及原料價格下跌等不利因 素持續影響塑膠原料貿易業務。自二零 二零上半年受疫情打擊下,嚴重影響對 出口為主的客戶,導致客戶下單保守, 該業務之營業額減少百分之十八點四至 1,090,886,000港元。雖然面對不少挑戰, 本集團堅定實施既定策略,繼續與現有客 戶保持緊密聯繫,與國際知名連鎖快餐店 合作的經營模式愈見成熟,為本集團帶來 穩定的訂單。此外,本集團亦致力為智能 產品、家居用品及高端廚房用品開發商提 供所需原料,為本集團開闢新收入渠道。 除了增加更多收入來源外,本集團積極減 少及控制庫存量並已見成效,毛利率於年 內輕微上升零點五個百分點。除了持續執 行嚴格的控制成本措施,本集團將繼續開 闢更多收入渠道,爭取高毛利率的訂單, 保持業務穩定。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

Prospects

Despite the gradual stabilising of oil prices, the stable prices of raw materials and part of the Group's businesses being boosted by the domestic consumption market recently, serious impacts posed on the global economy by the pandemic that lasted for almost half a year will take time to recover. Besides, the pandemic is not yet completely under control in the world and has even rebounded in many places. As such, it is difficult to anticipate the recovery of global economy. Given that there are still negative factors including uncertainties from Mainland China and abroad, which impact the export-oriented clients in Southern China, the management remains cautious towards future development in the long run.

In such a turbulent time as this year has been, the Group is more aware of difficulties and risks while enjoying stability for the moment. Adhering to its corporate philosophy of focusing on underlying business, the Group will keep abreast of the market trends, prepare sufficient risk prevention and management measures, including stringent inventory control, and maintain capital strength, so as to meet the challenges and opportunities in tougher times. On top of producing conventional home appliances and maintaining stable relations with large toy companies, the Group has stepped up direct liaison with endcustomers, further allocating resources for signing up prospective end-customers of sanitary products and actively enlarging its market share in domestic consumption. Furthermore, the Group will continue to broaden its customer base, open up more income sources and explore more markets and regions with good potential. Meanwhile, it will also proactively approach international brands and also develop high value-added and high margin products clients such as kitchenware and smart equipment. As for cost control, the Group will continue to implement stringent cost control measures, including the reduction of administrative, distribution and production costs. It will also strive to enhance overall administrative efficiency through the sharing of internal resources, with the aim of achieving greater synergies in its operations.

管理層討論及分析(續)

展望

雖然近日油價續漸回穩、原料價格穩定及 部份業務受惠於內需市場,但蔓延近半年 的疫情對環球經濟正構成巨大創傷,修復 需時,況且全球疫情至今仍未完全受控, 更在多地反覆肆虐,令環球經濟的復蘇難 以預測。國內外不確定等負面因素仍然存 在,並打擊出口為主的華南地區客戶,管 理層對未來長遠發展持審慎態度。

處此激盪不穩的大時代,本集團更加居安 思危,除了將繼續秉持專注本業的企業精 神,緊貼市場脈搏,做好防範與管理風險 的各項準備,包括嚴謹控制存貨,保持資 本實力,以迎接可能出現更為嚴峻時局的 挑戰和機遇。本集團除了加強與生產傳統 家電產品及與大型玩具商等客戶的關係 外,亦增加直接與終端客戶接洽的機會, 投放資源發掘更多衛浴產品終端客戶,積 極擴展內需市場佔有率。此外,本集團將 持續擴大客戶基礎、開闢新收入渠道、發 掘更多具潛力的市場及地區,同時主動接 觸國際品牌,以及廚房用品及智能設備等 較高增值、高毛利產品客戶。成本控制方 面,本集團繼續嚴格執行成本控制措施, 包括降低行政、分銷費用以及生產成本, 並通過內部資源互享提升整體行政效率以 發揮更大的協同效益。

MANAGEMENT DISCUSSION AND ANALYSIS (Continued)

Prospects (Continued)

In addition, new opportunities have been brought by the pandemic. Apart from the large online consumption market, the working from home model will become a new normal, driving the demand for smart home products. With years of experience in the industry, the Group will accurately target new opportunities to explore more new income sources. For example, it will proceed strategically to develop high value-added and high margin products clients such as smart home products to further optimise its product portfolio.

Coincidentally, this year marks the Group's 50th anniversary. The Group has continued to move forward after overcoming ups and downs in the past. The management team will continue to lead all staff to step forward and make another 50 years of success! In face of the challenges over the past year, the Group was able to achieve sustainable growth given the strong dedication of the Group's professional management team over the past years and the diligence and contribution of all staff. The Group, as always, will continue to make relentless efforts and strive to achieve long-term and stable growth as well as delivering long-term shareholder value.

LIOUIDITY AND FINANCIAL RESOURCES

The Group generally finances its operations with internally generated cashflow and banking facilities provided by its principal bankers. As at 30th June 2020 the Group has available aggregate banking facilities of approximately HK\$633,530,000 of which approximately HK\$364,608,000 have been utilised and were secured by corporate guarantees issued by the Company and legal charges on certain leasehold land and buildings, investment properties and restricted bank deposits in Mainland China and Hong Kong owned by the Group (see Notes 15, 16, 17, 18 and 25 to the consolidated financial statements). The Group's cash and bank balances as at 30th June 2020 amounted to approximately HK\$126,094,000. The Group's gearing ratio as at 30th June 2020 was approximately 78.5%, based on the total bank borrowings of approximately HK\$365,377,000 and the shareholders' funds of approximately HK\$465,322,000.

Details of the Group's capital commitments and contingent liabilities, and the Company's contingent liabilities are disclosed in Notes 32, 37 and 3.1(d) to the consolidated financial statements respectively.

管理層討論及分析(續)

展望(續)

此外,疫情下帶來不少新機遇,除了龐大的網上購物消費市場,在家工作模式亦將成為新常態,帶動相關智能家居用品需求。憑藉本集團多年的行業豐富經驗,堅定瞄準新機遇,開闢更多新收入來源,包括策略地推行發展智能家居等高增值、高毛利產品客戶,進一步優化產品組合。

適逢今年為本集團成立五十週年,過往經歷過高山低谷仍奮進向前,管理團隊會繼續帶領全體員工前行,共創下一個五十年!過去一年充滿挑戰,業務得以持續發展全賴本集團不辭勞苦的專業管理團隊多年的努力,以及全體員工們的辛勞貢獻。本集團會誠如以住不懈努力,竭盡所能實現長期穩定增長,為股東帶來長遠回報。

流動資金及財務資源

有關本集團之資本承擔及或有負債,以及 本公司之或有負債已分別刊載於綜合財務 報表附註32、37及3.1(d)。

FOREIGN EXCHANGE RISK

The Group's borrowings and cash balances are primarily denominated in Hong Kong dollars, Renminbi and US dollars. The Group's purchases were principally denominated in US dollars. The Group closely monitors currency fluctuations and manages its exchange risk by entering into forward exchange contracts from time to time.

At 30th June 2020, the maximum notional amount for the outstanding settlement committed by the Group in respect of forward contracts in order to manage the Group's exposure in foreign currencies from its operations as follows:

外滙風險

本集團之借貸及銀行結存主要為港元、人 民幣及美元。本集團的採購主要以美元計 算。本集團不時密切監察滙率波動情況 及透過對沖遠期外滙合約管理滙率波動風 險。

為管理營運帶來之外滙風險,本集團訂立 外滙遠期合約。於二零二零年六月三十 日,本集團承擔之未交收最高設定本金額 如下:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Sell HK dollars for US dollars	沽售港元以買入美元	507,000	156,000

EMPLOYEE INFORMATION

As at 30th June 2020, the Group had approximately 634 full-time employees. The Group's emolument policies are formulated on the performance of individual employees and are reviewed annually. The Group has an incentive scheme which is geared to the profit of the Group and the performance of its employees, as an incentive to motivate its employees to increase their contribution to the Group. The Group also provides social or medical insurance coverage, and provident fund scheme (as the case may be) to its employees depending on the location of such employees.

APPRECIATION

I, on behalf of the Board, would like to take this opportunity to express my gratitude to the Group's customers, suppliers and shareholders for their unfailing support, my fellow directors, executives and staff for their hard work in the past year. The Group will, as always, with prudence use its best endeavour to strive for its long-term development and the best interest of the shareholders aiming at attaining more promising results in the coming year.

HUI Sai Chung

Chairman

Hong Kong, 29th September 2020

僱員資料

於二零二零年六月三十日,本集團有合共約634名全職僱員。本集團之酬金政策乃按個別僱員之表現而制訂,並每年定期檢討。本集團亦為其僱員提供一個獎勵計劃,以鼓勵員工增加對公司之貢獻,惟須視本集團之溢利及僱員之表現而定。本集團不同地區之僱員亦獲提供社會或醫療保險以及公積金計劃。

致謝

本人謹代表董事會藉此機會感謝本集團的客戶、供應商及股東一直以來的支持,並對本集團的董事、管理層及所有員工在過去一年的努力,致以衷心謝意。本集團將 秉承一貫穩健與積極的態度,為其長遠發 展與股東的最大利益而努力,並致力於來 年取得更理想業績。

主席

許世聰

香港,二零二零年九月二十九日



The Directors submit their report together with the audited financial statements for the year ended 30th June 2020.

PRINCIPAL ACTIVITIES AND GEOGRAPHICAL ANALYSIS OF OPERATIONS

The principal activity of the Company is investment holding. The principal activities of its principal subsidiaries are set out in Note 35 to the consolidated financial statements.

An analysis of the Group's performance for the year by segment is set out in Note 5 to the consolidated financial statements.

BUSINESS REVIEW

A fair review of the Group's business and the analysis of the Group's performance for the year ended 30th June 2020 as well as prospects of the Group's business are provided in the "Chairman's Statement" on pages 9 to 15 of this Annual Report.

Principal Risks and Uncertainties

There are a number of factors affecting the results and business operations of the Group, some of which are inherent in the market and some are due to external environment. Major risks and uncertainties are summarised as follows:

- (i) Volatility of economic climate in Mainland China and Hong Kong, which is closely related to consumption thereto.
 - In order to mitigate the impact of a weakening economy of Mainland China, the Group is continuing to expand the overseas markets. The Group continues to take a cautious approach in steering the Group forward, and recognises the need to sustain sales momentum.
- (ii) Credit risk in the event of the counterparties' failure to perform their obligations.

The Group maintains a defined credit policy. An ageing analysis of trade debtors is prepared on a regular basis and is closely monitored to minimise any credit risk associated with receivables.

The Group's other financial risks and uncertainties are set out in Note 3 to the consolidated financial statements.

董事會謹此提呈截至二零二零年六月三十 日止年度之報告書及經審核財務報表。

主要業務及按地區劃分之經營表現

本公司之主要業務為投資控股,其主要附屬公司之主要業務則載於綜合財務報表附註35。

本集團按分部劃分之經營表現分析載於綜合財務報表附註5。

業務回顧

截至二零二零年六月三十日止年度,本集團之業務回顧及業績分析以及本集團業務之展望載於本年報第9至15頁「主席報告」。

主要風險及不確定性

多項因素影響本集團的業績及業務營運, 其中部分為市場內在因素及外部環境因 素。主要風險及不確定性概述如下:

- (i) 中國內地及香港的經濟環境跌宕起 伏,其與消費信心緊密相關。
 - 為減少中國內地經濟減速的影響, 本集團持續擴展其海外市場的業 務:本集團繼續審慎帶領本集團發 展,同時需要保持業務的增長動力。
- (ii) 因交易對方未能履行其責任之信貸 風險。

本集團致力維持特定的信貸政策, 定期制定貿易應收款之賬齡分析並 密切監察以儘量減低其信貸風險。

本集團之其他財務風險及不確定因<mark>素</mark>載於 綜合財務報表附註3。



Particulars of Important Events

No important events affecting the Group have occurred since the end of the financial year.

Financial Key Performance Indicators

Certain financial key performance indicators which complement and supplement the financial disclosures are set out in the "Chairman's Statement" and "Notes to the Consolidated Financial Statements" on pages 9 to 15 and 70 to 198, respectively, of this Annual Report.

Environmental Policies and Performance, and Compliance with Relevant Laws and Regulations

The Group takes its corporate social responsibility to heart, and is fully committed to making a difference for its staff, the community and the common good. During the year there are a wide range of activities and campaigns held to treasure the staff, community and the environment.

The Group's operations are mainly carried out by the Company's subsidiaries in Hong Kong and Mainland China while the Company itself was incorporated in Bermuda and is listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). During the year ended 30th June 2020 and up to the date of this Directors' Report, the Group has complied with all relevant laws and regulations in the above-mentioned jurisdictions.

Relationships with its Key Stakeholders Including Employees, Customers and Suppliers

(i) Employees

Recognising that human resources are one of the greatest assets of the Group, the Group provides a variety of benefits, talent trainings and development for employees.

(ii) Customers

It is the Group's mission to satisfy different customers' needs and continues to contribute to the wellbeing of the public by providing plastic materials which suit the customers' requirements, which include their social responsibility and sustainability.

業務回顧(續)

重要事件詳情

自本財政年度結束以來,並無發生影響本 集團的重要事件。

財務關鍵表現指標

整合及補充財務披露的財務關鍵表現指標 乃分別載於本年報第9至15頁「主席報告」 及第70至198頁「綜合財務報表附註」。

環保政策及表現以及相關法律法規合規

本集團心系企業社會責任,全力為其僱員、社區及公益出一份力。於回顧年度內,本集團舉行了多項關懷員工、社區及環境的活動。

本集團的業務主要由本公司的香港及中國 內地附屬公司進行,而本公司自身在百慕 達註冊成立並已於香港聯合交易所有限公司(「聯交所」)上市。於截至二零二零年六 月三十日止年度及直至本董事報告日期期 間,本集團已遵守上述司法管轄區的所有 相關法律法規。

與僱員、客戶及供應商等關鍵利益相關者 的關係

(i) 僱員

人力資源是本集團最大的資產之 一,本集團為僱員提供各種福利、 人才培訓與發展。

(ii) 客戶

本集團的使命為滿足不同客戶的需求及繼續透過供應塑膠原料予客戶 以滿足其各方面需求,包括社會責 任及可持續發展,以提升公眾利益。

BUSINESS REVIEW (Continued)

Relationships with its Key Stakeholders Including Employees, Customers and Suppliers (Continued)

(iii) Key suppliers

The Group has developed long-standing relationships with a number of suppliers and taken great care to ensure that they share our belief in good quality and ethics. The Group prudently select suppliers and requires all of them to comply with our social and environmental responsibility guidelines.

RESULTS AND APPROPRIATIONS

The results of the Group for the year are set out in the consolidated income statement on page 62.

At a meeting held on 27th February 2020, the Directors resolved not to declare any interim dividend for the six months ended 31st December 2019.

The Directors do not recommend the payment of a final dividend.

RESERVES

Movements in the reserves of the Group and of the Company during the year are set out in Notes 28 and 39 to the consolidated financial statements respectively.

PROPERTY, PLANT AND EQUIPMENT

Details of the movements in property, plant and equipment of the Group are set out in Note 15 to the consolidated financial statements.

SHARE CAPITAL

Details of the movements in share capital of the Company are set out in Note 27 to the consolidated financial statements.

業務回顧(續)

與僱員、客戶及供應商等關鍵利益相關者 的關係*(續)*

(iii) 主要供應商

本集團已與多家供應商建立長期關係,並非常注重確保彼等認同本集團的良好質量及職業道德信念。本集團審慎選擇供應商,並要求所有供應商須遵守社會及環境責任指引。

業績及分配

本年度業績載於第62頁之綜合收益表。

於二零二零年二月二十七日舉行之會議 上,董事議決不就截至二零一九年十二月 三十一日止六個月宣派任何中期股息。

董事不建議派發末期股息。

儲備

本集團及本公司年內儲備之變動詳情分別 載於綜合財務報表附註28及39。

物業、廠房及設備

本集團於本年度物業、廠房及設備之變動 載於綜合財務報表附註15。

股本

本公司之股本變動詳情載於綜合財務報表 附註27。



As at 30th June 2020, the reserves of the Company available for distribution, comprising the contributed surplus and retained earnings, amounted to approximately HK\$68,851,000 (2019: HK\$69,816,000).

Under The Companies Act 1981 of Bermuda (as amended), a company may not declare or pay a dividend, or make a distribution out of contributed surplus, if there are reasonable grounds for believing that (i) the company is, or would after the payment be, unable to pay its liabilities as they become due; (ii) the realisable value of the company's assets would thereby be less than the aggregate of its liabilities and its issued share capital and share premium account.

PRE-EMPTIVE RIGHTS

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

FIVE-YEAR FINANCIAL SUMMARY

A summary of the results and of the assets and liabilities of the Group for the last five financial years is set out on page 199.

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

The Company has not redeemed any of its shares during the year. Neither the Company nor any of its subsidiaries has purchased or sold any of the Company's listed securities during the year.

可供分派儲備

於二零二零年六月三十日,本公司可供分派之儲備(包括實繳盈餘及保留溢利)約為68,851,000港元(二零一九年:69,816,000港元)。

根據百慕達一九八一年公司法(經修訂), 倘有合理理由相信(i)公司於派付股息或作 出任何分派後未能或無法清償其到期之負 債;或(ii)公司資產之可變現價值會將因 而低於其負債及其已發行股本與股份溢價 之總值,則該公司不得宣派或派付股息或 從實繳盈餘中作出分派。

優先購股權

本公司之公司細則中並無優先購股權之條 文,而百慕達之法例亦無規定本公司需按 比例向現有股東發售新股的限制。

五年財務概要

本集團於過去五個財政年度之業績、資產 及負債載於第199頁。

購買、出售及贖回本公司之上 市證券

本公司於本年度並無贖回其股票。本公司 或其任何附屬公司於本年度亦無購買或出 售本公司之上市證券。

SHARE OPTIONS

On 22nd November 2012, the Company has adopted a share option scheme (the "Scheme") and terminated the share option scheme adopted by the Company on 5th December 2002. Under the terms of the Scheme, the Directors may, at their discretion, invite eligible participants to take up Share Options to subscribe for the shares of the Company subject to the terms and conditions stipulated therein.

Details of the Scheme are as follows:

(i) Purpose

The purpose of the Scheme is to enable the Group to grant Share Options to eligible participants as incentives or rewards for their contribution to the Group.

(ii) Eligible participants

Any employee (whether full time or part time, including any executive director but excluding any non-executive director) of the Company or any of its subsidiaries; and the persons to whom the Directors may extend an offer to take up Share Options as referred to in paragraph (2) of Appendix II of the circular issued by the Company on 18th October 2012.

(iii) Maximum number of shares

The maximum number of shares, which may be issued upon exercise of all outstanding Share Options granted and yet to be exercised under the Scheme and any other share option schemes of the Company shall not exceed 30% of the total number of shares in issue from time to time. No Share Option may be granted under the Scheme if such limit is exceeded. The total number of shares available for issue under the Scheme as at the date of the annual report is 36,920,000, which is 10% of the issued share capital of the Company as of that date.

The maximum entitlement for any one qualifying participant is that the total number of shares issued and to be issued upon exercise of the Share Options granted to each qualifying participant under the Scheme and any other option schemes (including exercised and outstanding Share Options) in any 12-month period shall not exceed 1% of the total number of shares in issue.

購股權

本公司之股東於二零一二年十一月二十二 日採納了購股權計劃(「購股權計劃」), 並同日取消了本公司之股東於二零零二年 十二月五日接納之購股權計劃。根據購股 權計劃之條款及條件,董事會可酌情邀請 合資格參與者接納可認購本公司股份之購 股權。

購股權計劃詳情如下:

(i) 目的

購股權計劃旨在令本集團可向合資 格參與者授出購股權,作為彼等對 本集團作出貢獻之鼓勵或獎勵。

(ii) 合資格參與者

本公司或任何附屬公司之任何僱員 (不論全職或兼職,包括任何執行董 事但不包括任何非執行董事);及如 本公司於二零一二年十月十八日所 刊發之通函附錄二第(2)段所述董事 可延長要約以接納購股權之人士。

(iii) 股份最高數目

根據購股權計劃及本公司任何其他 購股權計劃所授出及未行使之購股 權,可能予以發行之股份總數不 得超過不時已發行股份之百根據 三十。如超過此限制則不可根據開 股權計劃授出購股權。於本年報刊 發日期,根據購股權計劃可供發行 之股份總數為36,920,000股,相當 於當日本公司已發行股本百分之十。

於任何十二個月內,每名合資格參與者根據購股權計劃及任何其他購股權計劃行使所獲之購股權(包括已行使及尚未行使之購股權)而獲發行及將獲發行之股份總數,不得超過已發行股份總數之百分之一。



(iv) Option period

In respect of any particular Share Option, such period the Board of Directors (the "Board") may in its absolute discretion determine, save that such period shall not expire more than 10 years from the date on which a Share Option is granted and accepted by the grantee.

(v) Amount payable on application or acceptance

An offer of the grant of an option shall remain open for acceptance for a period of 21 days from the date of grant. A nominal consideration of HK\$1 is payable on acceptance of the grant of a Share Option.

(vi) Subscription price

The exercise price in respect of any particular option shall be (i) the closing price of the shares of the Company as stated in the Stock Exchange daily quotations sheet on the date of offer for the grant of a Share Option, (ii) the average price of the shares for the five business days immediately preceding the date of offer for the grant of a Share Option or (iii) the nominal value of the share (whichever is the greater).

(vii) The remaining life of the Scheme

The Board of Directors shall be entitled at any time within 10 years between 22nd November 2012 and 21st November 2022 to offer the grant of an option to any qualifying participants.

No Share Options have been granted since the adoption of the Scheme.

SUBSIDIARIES

Details of the Company's principal subsidiaries as at 30th June 2020 are set out in Note 35 to the consolidated financial statements.

INTEREST CAPITALISED

No interest has been capitalised by the Group during the year.

購股權(續)

(iv) 購股權期限

就任何特定購股權而言,董事會可以其絕對酌情權釐定該期限,惟該期限由開始日期起計不超過十年。 開始日期被視為於該購股權授出予 承授人及承授人接納購股權之日起 計生效。

(v) 於申請或接納時須繳付之金額

授出購股權之邀約由授出日期起計 二十一日之期間內仍可供接納。承 授人接納獲授之購股權時須繳付象 徵式代價 I港元。

(vi) 認購價

就任何特定購股權而言,認購價不可低於下列三者之較高者:(i)於授出購股權之要約日期當日按本公司於聯交所的收市價,(ii)緊接授出購股權之要約日期之前五個交易日之平均收市價或(iii)股份之面值。

(vii) 購股權計劃之剩餘期限

董事會有權於二零一二年十一月 二十二日至二零二二年十一月 二十一日十年內隨時向任何合資格 參與者授出購股權。

於採納購股權計劃後概無授出任何購股權。

附屬公司

有關本公司之主要附屬公司於二零二零年 六月三十日之詳情載於綜合財務報表附註 35。

撥作資本之利息

本集團於本年度沒有利息撥作資本。

DIRECTORS

The Directors of the Company during the year were:

Mr. HUI Sai Chung (Chairman)

Mr. HUI Kwok Kwong (Deputy Chairman and Managing Director)

Mr. NG Chi Ming

Mr. HUI Yan Kuen

Mr. HUI Man Wai

Mr. HUI Yan Lung, Geoffrey

Mr. HO Wai Chi. Paul*

Mr. CHAN Dit Lung*

(Resigned on 31st March 2020)

Mr. CHING Yu Lung*

Mr. YU Chi Kwong*

(Appointed on 1st April 2020)

* Independent Non-executive Directors

All of the Directors are subject to retirement by rotation in accordance with the Company's Bye-laws.

In accordance with clause 86(2) of the Company's Bye-laws, Mr. YU Chi Kwong, who was appointed after the annual general meeting of the Company held on 21st November 2019, shall hold office until the forthcoming Annual General Meeting ("AGM") and shall be eligible for re- election at the AGM.

Mr. HUI Kwok Kwong, Mr. HUI Yan Kuen and Mr. HO Wai Chi, Paul retire by rotation in accordance with clause 87 of the Company's Bye-laws and, being eligible, offer themselves for re-election.

In order to comply with the code provision A.4.3 as set out in Appendix 14 of the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules"), separate resolution should be set out for shareholders of the Company to approve the further appointment of Mr. HO Wai Chi, Paul as Independent Non-executive Directors at the forthcoming Annual General Meeting.

The Independent Non-executive Directors have been appointed for a term subject to retirement by rotation in accordance with the Company's Bye-laws.

董事

本公司於本年度在任之董事如下:

許世聰先生(主席)

許國光先生(副主席兼董事總經理)

吳志明先生

許人權先生

許文偉先生

許人龍先生

何偉志先生*

陳秩龍先生*

米1大115儿土"

(於二零二零年三月三十一日辭任)

程如龍先生*

余志光先生*

(於二零二零年四月一日獲委任)

* 獨立非執行董事

根據本公司之公司細則,所有董事均須輪值告退。

根據本公司之公司細則第86(2)條,余志 光先生(於本公司在二零一九年十一月 二十一日舉行之股東週年大會之後獲委 任)須擔任職務直至下屆股東週年大會, 並符合資格於下屆股東週年大會上膺選連 任。

根據本公司之公司細則第87條,許國光 先生、許人權先生及何偉志先生須輪流告 退,惟符合資格並願意膺選連任。

為遵守聯交所證券上市規則(「上市規則」) 附錄 I4第 A.4.3 條規定,須就續聘何偉志 先生為獨立非執行董事之事宜單獨提呈決 議案供本公司股東於應屆股東週年大會上 批准。

獨立非執行董事乃根據本公司之公<mark>司</mark>細則 獲委任,惟彼等須輪值告退。



The fundamental policy of the Group's remuneration and incentive scheme is to link total compensation for senior management with the achievement of annual and long-term performance goals. By providing total compensation at competitive industry levels, the Group seeks to attract, motivate and retain key executives essential to its long-term success. Senior management incentive scheme includes an equity component that is designed to align the long-term interest of management with those of shareholders. The remuneration package comprises of annual directorship fees, salaries, discretionary bonuses and incentive scheme.

The Independent Non-executive Directors are compensated with the aim to fairly represent their efforts and time dedicated to the Board and various committee meetings. The remuneration package represents annual directorship fees.

DIRECTORS' SERVICE CONTRACTS

None of the Directors who are proposed for re-election at the forthcoming Annual General Meeting has a service contract with the Company or any of its subsidiaries, which is not determinable by the employer within one year without payment of compensation, other than statutory compensation.

DIRECTORS' INTEREST IN CONTRACTS

No contracts of significance in relation to the Group's business to which the Company, its holding company or any of its subsidiaries 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.

PERMITTED INDEMNITY PROVISION

Subject to the Hong Kong Companies Ordinance (Cap. 622), every Director is entitled under the Company's Articles of Association to be indemnified out of the assets of the Company against all costs, charges, expenses, losses and liabilities which he or she may sustain or incur in or about the execution or discharge of his or her duties. To the extent permitted by such Ordinance, the Company has taken out insurance against the liability and costs associated with defending any proceedings which may be brought against directors of companies in the Group.

董事(續)

本集團的薪酬及獎勵計劃之基本政策乃全 面獎勵高級管理人員在達到年度及長期表 現目標所作出之努力。透過提供於業內 具競爭力之獎勵,本集團致力招攬、激勵 及留聘主要行政人員以達到集團的長遠成 就。高級管理人員獎勵計劃包括股本組成 部分,務求令管理層與股東之長遠利益一 致。薪酬待遇包括年度董事袍金、薪酬、 酌情花紅及獎勵計劃。

獨立非執行董事之酬金旨在合理反映其在 董事會及不同委員會會議所付出之貢獻及 時間。薪酬待遇是指年度董事袍金。

董事之服務合約

有意於應屆股東週年大會上膺選連任之董 事概無與本公司或其任何附屬公司訂立僱 主不可於一年內毋須作出賠償(法定賠償 除外)而終止之服務合約。

董事於合約之權益

本公司、其控股公司或其附屬公司並無參與訂立與本集團業務有關並於本年度結束 時或本年度內任何時間仍然生效且本公 司董事直接或間接擁有重大權益之重要合 約。

獲准彌償條文

在不抵觸香港公司條例(第622章)的情況下,根據本公司組織章程每名董事均有權就其執行或履行其職務可能遭受或招致的所有費用、收費、開支、損失及法律責任,獲得從公司資產中支付的彌償。在該條例許可範圍內,本公司已就本集團公司各董事或須面對在任何法律程序中進行辯護而招致的相關法律責任及費用投購保險。

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND/OR SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY OR ANY ASSOCIATED CORPORATION

As at 30th June 2020, the interest and short positions of each Director and chief executive in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")), as recorded in the register maintained by the Company 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 (the "Model Code") contained in the Listing Rules were as follows:

Ordinary shares of HK\$0.10 each in the Company at 30th June 2020

董事及最高行政人員於本公司 或其任何相聯法團股本及 債券之權益及/或淡倉

於二零二零年六月三十日,本公司各董事及最高行政人員於本公司或其任何相聯法團(定義見證券及期貨條例(「證券期貨條例」)第×V部)須向本公司申報之權益或已登記於根據證券期貨條例第352條存置之名冊之股份,相關股份及債券之權益及淡倉,或根據上市規則之上市公司董事進行證券交易標準守則(「標準守則」)已向本公司及聯交所申報者如下:

於二零二零年六月三十日本公司每股面值 0.10港元之普通股

	Number of shares of the Company benefic 實益持有之本公司股份數目					held
Name of Directors	董事姓名		Personal interests 個人權益	Corporate interests 法團權益	Family interests 家屬權益	Other interests 其他權益
Mr. HUI Sai Chung	許世聰先生	Long Positions 好倉	16,703,600	202,721,500 (a)	_	_
Mr. HUI Kwok Kwong	許國光先生	Long Positions 好倉	19,850,400	198,803,500 (b)	_	_
Mr. HUI Yan Kuen	許人權先生	Long Positions 好倉	_	_	_	(c)
Mr. HUI Yan Lung, Geoffrey	許人龍先生	Long Positions 好倉	_	_	_	(d)
Mr. HUI Man Wai	許文偉先生	Long Positions 好倉	250,000	_	_	(e)

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND/OR SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY OR ANY ASSOCIATED CORPORATION

(Continued)

Notes:

(a) 196,721,500 of these shares are held by Good Benefit Limited ("Good Benefit"), a company in which Ever Win Limited ("Ever Win") holds a 45.1% interest (note (e)). In addition, 6,000,000 shares are held by Ever Win directly.

50,001 ordinary shares of one Canadian dollar each in Ever Win are held by Mr. HUI Sai Chung. Mr. HUI Sai Chung and his spouse further own 33,957 and 5 class A non-convertible redeemable preferred shares of no par value in Ever Win respectively.

(b) 196,721,500 of these shares are held by Good Benefit, a company in which Evergrow Company Limited ("Evergrow") holds a 45.1% interest (note (e)). In addition, 2,082,000 shares are held by Evergrow directly.

50,000 ordinary shares of one Canadian dollar each in Evergrow are held by Mr. HUI Kwok Kwong. Mr. HUI Kwok Kwong further owns 30,823 class A non-convertible redeemable preferred shares of no par value in Evergrow.

- (c) 196,721,500 of these shares are held by Good Benefit, a company in which Ever Win holds a 45.1% interest (note (e)). In addition, 6,000,000 shares are held by Ever Win directly. 333 ordinary shares of one Canadian dollar each in Ever Win are held by Mr. HUI Yan Kuen.
- (d) 196,721,500 of these shares are held by Good Benefit, a company in which Ever Win holds a 45.1% interest (note (e)). In addition, 6,000,000 shares are held by Ever Win directly. 333 ordinary shares of one Canadian dollar each in Ever Win are held by Mr. HUI Yan Lung, Geoffrey.

董事及最高行政人員於本公司 或其任何相聯法團股本及 債券之權益及/或淡倉 (續)

附註:

(a) 該等股份中之196,721,500股乃由Good Benefit Limited(「Good Benefit」)持有。Ever Win Limited(「Ever Win」)持有Good Benefit 百分之四十五點一權益(附註(e))。此外, 6,000,000 股股份由Ever Win直接持有。

Ever Win每股面值I加元之普通股份50,00I股由許世聰先生持有。許世聰先生及其配偶另分別擁有Ever Win A級無面值不可兑換可贖回優先股份33,957股及5股。

(b) 該等股份中之196,721,500股乃由Good Benefit持有。Evergrow Company Limited (「Evergrow」) 持有Good Benefit百分 之四十五點一權益(附註(e))。此外, 2,082,000股股份由Evergrow直接持有。

Evergrow 每股面值I加元之普通股份50,000股由許國光先生持有。許國光先生另擁有Evergrow A級無面值不可兑換可贖回優先股份30,823股。

- (c) 該等股份中之196,721,500股乃由Good Benefit持有。Ever Win持有Good Benefit 百分之四十五點一權益(附註(e))。此 外,6,000,000股股份由Ever Win直接持 有。Ever Win每股面值1加元之普通股份 333股由許人權先生持有。
- (d) 該等股份中之196,721,500股乃由Good Benefit持有。Ever Win持有Good Benefit 百分之四十五點一權益(附註(e))。此 外,6,000,000股股份由Ever Win直接持 有。Ever Win每股面值1加元之普通股份 333股由許人龍先生持有。

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND/OR SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY OR ANY ASSOCIATED CORPORATION

(Continued)

(e) The beneficial interests of the Directors in the share capital of Good Benefit, which held 196,721,500 shares of the Company as at 30th June 2020, are as follows:

董事及最高行政人員於本公司 或其任何相聯法團股本及 債券之權益及/或淡倉 (續)

(e) 董事在Good Benefit(於二零二零年六月 三十日持有本公司196,721,500股股份)股 本之實益權益如下:

Name of Directors	董事姓名	Number of shares 股份數目	Percentage of holding 持股百分比
Mr. HUI Sai Chung	許世聰先生	4,510	45.1%
Mr. HUI Kwok Kwong	許國光先生	4,510	45.1%
Mr. HUI Man Wai	許文偉先生	360	3.6%
Others	其他	620	6.2%
		10,000	100.0%

As at 30th June 2020, the following Directors owned interests in non-voting deferred shares in Ngai Hing Hong Plastic Materials Limited, which are subject to an option granted to Ngai Hing (International) Company Limited to acquire the said non-voting deferred shares.

於二零二零年六月三十日,下列董事擁有毅興塑膠原料有限公司無投票權遞延股份權益,而該公司並已授予Ngai Hing (International) Company Limited可購買上述無投票權遞延股份之購股權。

		Number of non-voting deferred shares held 持有無投票權遞延股份數目	
Name of Directors	董事姓名	Personal interests 個人權益	Other interests 其他權益
Mr. HUI Sai Chung Mr. HUI Kwok Kwong	許世聰先生 許國光先生	200,000 200,000	50,000 (i) 50,000 (ii)

Notes:

(i) These shares are held by Ever Win.

(ii) These shares are held by Evergrow.

附註:

(i) 該等股份由 Ever Win 持有。

(ii) 該等股份由 Evergrow 持有。

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND/OR SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY OR ANY ASSOCIATED CORPORATION

(Continued)

Save as disclosed above and other than certain nominee shares in the subsidiaries of the Company held by certain Directors of the Company in trust for the Group as at 30th June 2020, none of the Directors and chief executives have any beneficial or non-beneficial interests in the share capital of the Company and 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.

Save as disclosed under the section headed "Share Options" above:

- (a) at no time during the year was the Company, its holding company or any of its subsidiaries a party to any arrangements to enable the Directors or chief executives of the Company to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate; and
- (b) none of the Directors, chief executives, their spouses or children under the age of 18 had been granted any right to subscribe for shares in or debentures of the Company, or exercised any such right.

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES OF THE COMPANY

At 30th June 2020, the register of substantial shareholders required to be kept under Section 336 of Part XV of the SFO shows that the Company had not been notified of any substantial shareholders' interests and short positions, being 5% or more of the Company's issued share capital, other than those of the Directors and chief executives as disclosed above.

董事及最高行政人員於本公司 或其任何相聯法團股本及 債券之權益及/或淡倉 (續)

除上文所披露及本公司若干董事以信託方式代本集團持有本公司若干附屬公司代理人股份外,於二零二零年六月三十日,根據證券期貨條例第352條規定存置之名冊所記錄或根據標準守則而向本公司及聯交所作出的知會,各董事及最高行政人員於本公司及相聯法團(具有證券期貨條例第XV部的涵義)之股本中概無擁有任何根據證券期貨條例須予披露之實益或非實益權益。

除上述[購股權]一段所列外:

- (a) 於本年度任何時間內,本公司、其 控股公司或其任何附屬公司並無參 與訂立任何安排,致使本公司董事 或最高行政人員可藉購買本公司或 任何其他法人團體之股份或債券而 獲益;及
- (b) 各董事、最高行政人員、其配偶或 十八歲以下之子女概無獲授予可認 購本公司股份或債券之權利,或已 行使此等權利。

主要股東於本公司股本之權益 及淡倉

除上文所披露有關董事之權益外,根據本公司按證券期貨條例第336條第XV部而存置之主要股東名冊所顯示,本公司概無接獲任何人士於二零二零年六月三十日擁有本公司已發行股本百分之五或以上權益及淡倉之通知。

MANAGEMENT CONTRACTS

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

MAJOR CUSTOMERS AND SUPPLIERS

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

The largest supplier	26%
Five largest suppliers combined	72%

The aggregate percentage of sales attributable to the Group's five largest customers is less than 30% of the Group's total sales for the year ended 30th June 2020 and therefore no additional disclosure with regard to the major customers is made.

None of the Directors, their associates or any shareholders (which to the knowledge of the Directors own more than 5% of the Company's share capital) had an interest in the major suppliers noted above.

AUDIT COMMITTEE

The Audit Committee provides an important link between the Board of Directors and the Company's auditor in matters coming within the scope of the group audit. It also reviews the effectiveness of the external audit and of internal controls and risk evaluation. The Audit Committee comprises three Independent Non-executive Directors, namely, Mr. HO Wai Chi, Paul, Mr. CHAN Dit Lung (Resigned on 31st March 2020), Mr. CHING Yu Lung and Mr. YU Chi Kwong (Appointed on 1st April 2020). The Audit Committee has reviewed with management the accounting principles and practices adopted by the Group and discussed internal controls and financial reporting matters including a review of the annual financial statements for the year ended 30th June 2020 with the Directors.

PUBLIC FLOAT

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

管理合約

年內並無訂立或存有任何有關本公司業務 之全部或任何重要部分之管理及行政合 約。

主要客戶及供應商

本集團之主要供應商所佔之採購額百分比 如下:

最大供應商	26%
五名最大供應商合共	72%

本集團五大客戶於截至二零二零年六月 三十日止年度應佔之總銷售額百分比少於 本集團總銷售額百分之三十,故沒有額外 披露該等主要客戶之資料。

於本年度任何時間內,概無董事、彼等之 聯繫人士或股東(據董事所知擁有本公司 百分之五以上之股本權益者)於上述主要 供應商擁有任何權益。

審核委員會

審核委員會就集團審計範圍內的事項擔任董事會與公司核數師之間的重要橋樑。 核委員會亦負責檢討公司外部審核工作, 以及內部監控與風險評估等方面的效事有 審核委員會由三位獨立非執行董事年三 志先生、陳秩龍先生(於二零二零年三月 生(於二零二零年四月一日獲委任) 生(於二零二零年四月一日獲委任) 審核委員會已經與管理層審閱本集團所 納之會計原則及方法,並與董事討關 內部監控及財務匯報事宜,包括審閱 內部監控及財務匯報事宜,包括審閱 表。

足夠之公眾持股量

根據本公司所得的公開資料及就董事所知,於本報告簽發日期,公眾人士持有本公司全部已發行股本總數不少於百分之二十五。

AUDITOR

The financial statements have been audited by PricewaterhouseCoopers who retires and, being eligible, offer itself for re-appointment.

On behalf of the Board

核數師

本財務報表已由羅兵咸永道會計師事務所 審核,該核數師任滿告退惟符合資格願意 膺選連聘。

代表董事會

HUI Sai Chung

Chairman

Hong Kong, 29th September 2020

主席

許世聰

香港,二零二零年九月二十九日

CORPORATE GOVERNANCE PRACTICE

The Company is committed to the establishment of good corporate governance practices and procedures which serve as an important element of risk management throughout the growth and expansion of the Company. The Company emphasises on maintaining and carrying out sound, solid and effective corporate governance principles and structures.

The Company has complied with all the applicable code provisions as set out in Corporate Governance Code and Corporate Governance Report to the Appendix 14 of the Listing Rules (the "CG Code") throughout the year ended 30th June 2020, except for the deviation as mentioned below.

According to the code provision A.2.1 of the CG Code, the roles of chairman and chief executive officer (chief executive for CG Code) should be separate and should not be performed by the same individual. Up to the date of this annual report, the board (the "Board") of directors (the "Directors") of the Company has not appointed any individual to be the chief executive. The roles of the chief executive have been performed collectively by all the executive Directors, including the chairman, of the Company. The Board considers that this arrangement allows contributions from all executive Directors with different expertise and is beneficial to the continuity of the Company's policies and strategies. Going forward, the Board will periodically review the effectiveness of this arrangement and considers appointing an individual as chief executive when it thinks appropriate.

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the Model Code as set out in Appendix 10 of the Listing Rules as its own code of conduct regarding directors' securities transaction. The Company has made specific enquiries to all Directors and all Directors confirmed they have complied with the required standard of dealings set out therein during the year.

企業管治常規

本公司致力建立良好企業管治常規及程序,在擴大本公司的業務中,該常規及程序為風險管理之重要元素。本公司著重維持及執行優良、穩健及有效的良好企業管治常規及架構。

除下文所述的偏離外,截至二零二零年六月三十日止年度內,本公司一直遵守上市規則附錄 I4《企業管治守則》及《企業管治報告》(「守則」)所載列之所有適用守則條文。

根據守則條文第A.2.I條,主席及行政總裁(根據守則定義)之職能應分開,不應由一人同時兼任。直至本年度報告日期,公司董事(「董事」)/董事會(「董事會(「董事」)/董事會(「董事會)/董事會(「董事會)/董事會(包括。 之職責乃由本公司所有執行董事(包括讓內) 之職責乃由本公司所有執行董事(包括讓內) 時期,該定 之職有不同專業的執行董事共同決策的 位擁有不同專業的執行董事共同決策的 位擁有不同專業的執行董事共同決策的 可貫撤執行本公司之政策及策略,符合 本集團利益。展望未來,董事會將定委任 行政總裁。

董事進行證券交易

本公司已採納上市規則附錄10所載之標準守則作為董事進行證券交易之操守準則。本公司已向全體董事作出特定查詢,而全體董事已確認彼等於年內均有遵守當中所要求之買賣標準。

BOARD OF DIRECTORS

Composition of the Board, number of Board meetings and Directors' attendance

The Company's Board has a balance of skills and experience and a balanced composition of executive and non-executive Directors. Save as disclosed in the biographies of the Directors on pages 4 to 6 to the annual report, there is no financial, business, family or other material/relevant relationship between Board members. The Board conducts meetings on a regular basis and on an ad-hoc basis, as required by business needs. During the year, the Board held a total of four regular board meetings, four ad-hoc board meetings and one general meeting. The composition of the Board and attendance of the Directors are set out below:

董事會

董事會組成、董事會會議及董事出席次數

本公司的董事會具備均衡的技巧和經驗, 而當中執行董事與非執行董事的組合亦保 持均衡。除載於年報第4至6頁的董事履 歷所披露者外,董事會成員之間並無任何 財務、商業、家庭或其他重大/相關之關 係。董事會以定期或在業務需要時以特別 會議形式舉行會議。於年內,董事會自 舉行四次定期董事會會議、四次特別及 會會議及一次股東大會。董事會組成及董 事出席詳情如下:

Attendants	出席者	No. of regular meetings 例會次數	Attendance 出席次數	No. of ad-hoc meetings 特別 會議次數	Attendance 出席次數	No. of general meetings 股東 大會次數	Attendance 出席次數
Executive Directors:	<i>執行董事:</i>						
Mr. HUI Sai Chung (Chairman)	許世聰先生 <i>(主席)</i>	4	4	4	4	I	1
Mr. HUI Kwok Kwong (Deputy Chairman	許國光先生						
and Managing Director)	(副主席兼董事總經理)	4	4	4	4	1	1
Mr. NG Chi Ming	吳志明先生	4	4	4	4	1	1
Mr. HUI Yan Kuen	許人權先生	4	4	4	4	1	1
Mr. HUI Man Wai	許文偉先生	4	4	4	4	1	1
Mr. HUI Yan Lung, Geoffrey	許人龍先生	4	4	4	4	1	I
Independent Non-executive Directors:	獨立非執行董事:						
Mr. HO Wai Chi, Paul	何偉志先生	4	4	4	0	1	1
Mr. CHAN Dit Lung	陳秩龍先生						
(Resigned on 31st March 2020)	(於二零二零年						
	三月三十一日辭任)	4	2	4	0	1	1
Mr. CHING Yu Lung	程如龍先生	4	4	4	0	1	1
Mr. YU Chi Kwong	余志光先生						
(Appointed on 1st April 2020)	(於二零二零年						
	四月一日獲委任)	4	1	4	0		0

BOARD OF DIRECTORS (Continued)

Composition of the Board, number of Board meetings and Directors' attendance (Continued)

The balanced board composition ensured strong independence exists across the Board and has met Rule 3.10A of the Listing Rules to have at least one-third of its members comprising independent non-executive Directors. At least one of the independent non-executive Directors has appropriate professional qualifications, accounting or financial management expertise. The biographies of the Directors are set out on pages 4 to 6 to the annual report, which demonstrates a diversity of skills, expertise, experience and qualifications.

The independent non-executive Directors have been appointed for a term subject to retirement by rotation in accordance with the Company's Bye-laws.

The Company has received annual confirmation of independence from the three independent non-executive Directors in according with Rule 3.13 of the Listing Rules. The Board has assessed their independence and concluded that all the independent non-executive Directors are independent within the definition of the Listing Rules.

Role and Function

The Board delegates day-to-day operations of the Group to the executive Directors and senior management, while reserve certain key matters for its approval. The principal functions of the Board are:

- to establish the strategic direction for the development of the Company and set the objectives of the management;
- to approve annual budgets, major funding proposal and investment proposals;
- to decide on matters such as annual and interim results, major transactions, directors appointment, and dividend and accounting policies; and
- to oversee the processes for evaluating the adequacy of internal controls, risk management, financial reporting and compliance.

董事會(續)

董事會組成、董事會會議及董事出席次數 (續)

董事會以均衡之架構組成,目的在確保整個董事會擁有穩固之獨立性,其組成情況符合上市規則第3.10A條董事會成員最少須有三分一為獨立非執行董事之規定。最少有一位獨立非執行董事擁有相關的會計或財務管理之專業資格。各董事履歷載於年報第4至6頁,當中載列各董事之多樣化技能、專業知識、經驗及資格。

獨立非執行董事乃根據本公司之公司細則 獲委任,惟彼等須輪值告退。

本公司已接獲全數三名獨立非執行董事根據上市規則第3.13條發出之年度獨立性確認書。董事會已評估彼等之獨立性,並確定全體獨立非執行董事均屬上市規則所界定之獨立人士。

角色及職責

董事會將本集團日常運作委派予執行董事 及高層管理人員,但保留部分重要事項之 審批權力。董事會的主要職責包括:

- 設立本公司的策略性發展方向及制 定管理目標;
- 批准年度預算、主要籌資提案及投資提案;
- 決定如年度及中期業績、重大交易、董事之委任、及股息和會計政策等事宜;及
- 檢查用於評估內部監控、風險管理、財務報告及遵守情況充分性的程序。

BOARD OF DIRECTORS (Continued)

Directors' Responsibilities for the Financial Statements

The members of the Board are responsible for preparing the financial statements of the Company and of the Group. The financial statements are prepared on a going concern basis and give a true and fair view of the state of affairs of the Company and of the Group as at 30th June 2020, and of the Group's profit and cash flows for the year then ended. In preparing the financial statements for the year ended 30th June 2020, the members of the Board have selected appropriate accounting policies and, apart from those new and amended accounting policies as disclosed in the notes to the consolidated financial statements for the year ended 30th June 2020, have applied them consistently with previous financial periods. Judgments and estimates that have been made are prudent and reasonable.

During the year ended 30th June 2020, the management provided all members of the Board with monthly updates in accordance with the code provision C.1.2 of the CG Code.

The reporting responsibilities of the external auditor are set out on pages 59 to 61.

Continuing Professional Development

All Directors, namely, Mr. HUI Sai Chung, Mr. HUI Kwok Kwong, Mr. NG Chi Ming, Mr. HUI Yan Kuen, Mr. HUI Man Wai, Mr. HUI Yan Lung, Geoffrey, Mr. HO Wai Chi, Paul, Mr. CHAN Dit Lung (Resigned on 31st March 2020), Mr. CHING Yu Lung and Mr. YU Chi Kwong (Appointed on 1st April 2020) have participated in continuous professional development by engaging in business activities beneficial to the Company in their respective fields, including attending seminar, workshops, conference and courses offered by professional bodies and self-studying, to develop and refresh their knowledge and skills so as to ensure that their contribution to the Board remains informed and relevant.

董事會(續)

董事就財務報表所承擔的責任

董事局成員負責編製本公司及本集團的財務報表。截至二零二零年六月三十日止之財務報表是按持續經營準則編製,並真實及公平反映本公司與本集團的事務狀況年度的財務報表時,董事局成員選擇適當的財務報表時,董事局成員選擇適當的財務報表時,董事局成員選擇適當的財務報表時,董事局成員選擇適當的財務報表時,董事局成員選擇適當的財務報表時主披露的新及經修訂會計政期間(務務財主披露的新及經修訂會計政時間)。關於各項判斷及估計,均已作出審慎合理的評估。

於截至二零二零年六月三十日年度,管理 層根據守則第C.I.2條向董事會所有成員 每月提供更新。

外聘核數師的職責載於第59至61頁。

持續專業發展

全體董事(許世聰先生、許國光先生、吳志明先生、許人權先生、許文偉先生、許人龍先生、何偉志先生、陳秩龍先生(於二零二零年三月三十一日辭任)、程四月一日養委任)已分別於他們的範疇參與對持續專之目的,當中包括出席由專業團體舉辦的座談會、工作坊、會議及課程;與及更新他們的知識及技術的並確保他們對董事會作出資訊性及相關的貢獻。

BOARD OF DIRECTORS (Continued)

Continuing Professional Development (Continued)

The Company is committed to arranging and funding suitable training to all Directors for their continuous professional development. During the year ended 30th June 2020 and up to the date of this annual report, the Company has arranged to provide the Directors with briefing on the amendments to the Listing Rules and self-studying materials.

Directors' and Officers' Liabilities

The Company has arranged for appropriate insurance covering the liabilities of the Directors that may arise out the corporate activities, which has been complied with the CG Code. The insurance coverage is reviewed on an annual basis.

Director's Nomination Policy

The Director's nomination policy of the Company was adopted by the Board and became effective on 1st January 2019 and the nomination committee of the Company (the "Nomination Committee") is responsible for execution.

Director Nomination Process

The Nomination Committee utilises various methods for identifying director candidates, including recommendations from Board members, management, and headhunters. The Nomination Committee may also put forward director candidates who are not nominated by Board members. In addition, the Nomination Committee will consider director candidates properly submitted by shareholders of the Company through formal procedures set out in the Company's Procedures for Shareholders to Propose a Person for Election as a Director.

For filling a casual vacancy, the Nomination Committee shall make recommendations for the Board's consideration and approval. For proposing director candidates to stand for election at a general meeting, the Nomination Committee shall make nominations to the Board for its consideration and recommendation.

All director candidates, including incumbents and candidates nominated by shareholders of the Company are evaluated by the Nomination Committee based upon the Director's qualifications. While director candidates will be evaluated on the same criteria, the Nomination Committee retains the discretion to establish the relative weighting of such criteria, which may vary based on the composition, skill sets, and experiences of the collective Board rather than on the individual candidate.

董事會(續)

持續專業發展(續)

本公司亦承擔替全體董事安排及資助適合 他們的持續專業發展之培訓。於截至二零 二零年六月三十日止年度內及直至本年度 報告日止,本公司已安排向董事提供上市 規則的修訂之簡報:與及相關的個人進修 材料。

董事及重要職員責任

本公司已附合守則規定,就董事因企業行 為所產生之責任安排適當的保險,並會每 年就投保額作出檢討。

提名董事的政策

提名董事的政策經董事會採納並於二零 一九年一月一日起生效,由本公司的提名 委員會(「提名委員會」)負責執行。

董事提名程序

提名委員會運用各種方法物色董事人選, 當中包括董事會成員、管理層及專業獵頭 公司之推薦建議,提名委員會亦可提名未 獲董事會成員提名的董事候選人。此外, 提名委員會將會考慮由本公司股東經載於 本公司股東提名候選董事的程序的正式程 序妥善提交之董事人選。

如要填補臨時空缺,提名委員會須推薦人 選供董事會考慮及批准。如要推薦董事候 選人在股東大會上參選,提名委員會須向 董事會提名供其考慮及推薦參選。

所有董事候選人(包括現任董事及本公司 股東提名之候選人)均由提名委員會基於 董事資格進行評估。儘管董事候選人將按 相同準則進行評估,但提名委員會保留為 該等準則制定相對比重之酌情權,而該比 重或會根據董事會整體之組成、技能及經 驗而有所變更,而非按個別候選人釐定。

BOARD OF DIRECTORS (Continued)

Director Nomination Process (Continued)

The Board shall have the final decision on all matters relating to the recommendation of director candidates by the Nomination Committee to stand for election at any general meeting. The Board will take such recommendations under advisement and is responsible for designating the director candidates to be elected at the annual general meeting of the Company and electing Directors to fill Board vacancies.

Procedure for Appointment of New Director

Director candidates will be asked to submit the necessary personal information in a prescribed form, together with their written consent to be appointed as a Director and to the public disclosure of their personal data on any documents or the relevant websites for the purpose of or in relation to their standing for election as a Director.

The Nomination Committee shall, upon receipt of the proposal on appointment of new Director and the biographical information (or relevant details) of the director candidate, evaluate such director candidate based on the criteria as set out below to determine whether such director candidate is qualified for directorship.

If the process yields one or more desirable director candidates, the Nomination Committee shall rank them by order of preference based on the needs of the Company and reference check of each director candidate (where applicable).

For any person that is nominated by a shareholder of the Company for election as a Director at the general meeting of the Company, the Nomination Committee shall evaluate such director candidate based on the criteria as set out below to determine whether such director candidate is qualified for directorship and where appropriate, the Nomination Committee and/or the Board shall make recommendation to shareholders of the Company in respect of the proposed election of Director at the general meeting (where applicable).

A director candidate is allowed to withdraw his/her candidature at any time before the general meeting by serving a notice in writing to the company secretary of the Company.

Until the issue of the shareholder circular, the nominated persons shall not assume that they have been proposed by the Board to stand for election at the general meeting.

董事會(續)

董事提名程序(續)

董事會對於其推薦候選人在股東大會上參選的所有事宜有最後決定權。董事會將詳細考慮有關推薦建議,並負責指定將於本公司股東週年大會上獲選舉之董事候選人及挑選董事以填補董事會之空缺。

委任新董事的程序

董事候選人將會被要求按既定格式提交所需的個人資料,以及提交同意書,同意被任為董事,並同意就其參選董事或與此有關的事情在任何文件或相關網站公開披露 其個人資料。

提名委員會應在收到委任新董事的建議及 董事候選人的個人資料(或相關詳情)後, 依據以下列明的準則評估該董事候選人, 以決定該董事候選人是否合資格擔任董 事。

如過程涉及一個或多個合意的董事候選人,提名委員會應根據本公司的需要及每位董事候選人的證明審查(如適用)排列他們的優先次序。

任何經由本公司股東提名就於本公司股東 大會上選舉為董事的人士,提名委員會應 依據以下列明的準則評估該董事候選人, 以決定該董事候選人是否合資格擔任董 事,並且,提名委員會及/或董事會應就 於股東大會上委任董事向本公司股東提出 建議(如適用)。

董事候選人可於股東大會舉行前任何時候 向公司秘書發出書面通知退選。

在直至發出股東通函前,被提名人士不可 假設其已獲董事會推薦在股東大會上參 選。

BOARD OF DIRECTORS (Continued)

Procedure for Re-appointment of Director at General Meeting

The Nomination Committee shall review the overall contribution and service to the Company of the retiring Directors including their attendance of Board meetings and, where applicable, general meetings, and the level of participation and performance on the Board.

The Nomination Committee shall also review and determine whether the retiring Directors continue to meet the criteria as set out below.

The Nomination Committee and/or the Board shall then make recommendation to the shareholders of the Company in respect of the proposed re-election of Directors at the general meeting.

Director Selection Criteria

The Nomination Committee considers the following qualifications are at a minimum to be required of a director candidate in recommending to the Board potential new Director, or the continued service of existing Director:

- (a) the highest personal and professional ethics and integrity;
- (b) proven achievement and competence in the nominee's field and the ability to exercise sound business judgment;
- (c) qualifications including professional qualifications, skills, knowledge and experience that are complementary to those of the existing Board;
- (d) the ability to assist and support management and make significant contributions to the Company's success;
- (e) the contribution on diversity of the Board and any measurable objectives adopted by the Nomination Committee for achieving diversity on the Board;
- (f) an understanding of the fiduciary responsibilities that is required of a member of the Board and the commitment of time and energy necessary to diligently carry out those responsibilities; and
- (g) meet the "independence" criteria as required under the Listing Rules and the composition of the Board is in conformity with the provisions of the Listing Rules from time to time (where applicable).

董事會(續)

於股東大會上重選董事的程序

提名委員會應檢討退任董事對本公司的整 體貢獻及服務,包括其出席董事會會議及 股東大會(如適用)的出席率,以及在董事 會的參與程度及表現。

提名委員會亦應檢討及確定退任董事是否 仍然符合以下列明的準則。

提名委員會及/或董事會應就於股東大會上重選董事向股東提出建議。

董事甄選準則

提名委員會認為以下為向董事會推薦董事 候選人作為潛在新董事或現有董事持續就 任所需之最低資格:

- (a) 最高水平之個人及專業操守和誠信;
- (b) 於獲提名人之範疇內具備過往實績 及能力,並有能力行使良好之商業 判斷:
- (c) 補足現有董事會之資格,包括專業 資格、知識、技能及經驗;
- (d) 有能力協助及支援管理層,並為本 公司達致成功作出重大貢獻;
- (e) 促進董事會成員多元化及任何由提 名委員會所採納以達致董事會成員 多元化的可計量目標;
- (f) 明白董事會成員所需承擔之受信責任,以及妥善履行該等責任所需投入之時間及精力;及
- (g) 須達到聯交所不時更新的上市所規 定之「獨立性」準則,且董事會組成 須遵守上市規則之條文(如適用)。

BOARD OF DIRECTORS (Continued)

Director Selection Criteria (Continued)

Other than the foregoing, there are no stated minimum criteria for director candidate, although the Nomination Committee may also consider such other factors as it may deem to be in the best interests of the Company and the shareholders of the Company.

NOMINATION COMMITTEE

Composition

The Nomination Committee was established on 26th March 2012 with written terms of reference in accordance with the requirements of the Stock Exchange. The Nomination Committee consists of all independent non-executive Directors and an executive Director. The composition and attendance record of the Nomination Committee are as follows:

董事會(續)

董事甄選準則(續)

除上文所述者外,儘管提名委員會亦可能 考慮其可能視為符合本公司及本公司股東 最佳利益之其他因素,惟概無明文規定董 事候選人需達到之最低標準。

提名委員會

組成

提名委員會於二零一二年三月二十六日根 據聯交所規定的職權範圍成立。提名委員 會由全體獨立非執行董事及一名執行董事 組成,其組成及出席紀錄如下:

Attendants	出席者	Number of meetings attended/Total 出席會議次數 /總次數	Attendance percentage 出席率
Mr. HO Wai Chi, Paul (Committee Chairman)	何偉志先生(委員會主席)	2/2	100%
Mr. CHAN Dit Lung	陳秩龍先生		
(Resigned on 31st March 2020)	(於二零二零年三月三十一日辭任)	1/2	50%
Mr. CHING Yu Lung	程如龍先生	2/2	100%
Mr. YU Chi Kwong	余志光先生		
(Appointed on 1st April 2020)	(於二零二零年四月一日獲委任)	0/2	0%
Mr. HUI Sai Chung	許世聰先生	2/2	100%

Role and Function

The Nomination Committee is responsible for reviewing the structure, size and composition of the Board (including the skills, knowledge and experience) on a regular basis and make recommendations to the Board regarding any proposed changes; identifying individuals suitably qualified to become Board members and select or make recommendations to the Board on the selection of, individuals nominated for directorships; assessing the independence of independent non-executive Directors; and making recommendations to the Board on relevant matters relating to the appointment or re-appointment of Directors and succession planning for Directors. The Nomination Committee would review the Board's composition from time to time where Board diversity would be considered from a number of aspects, including but not limited to gender, age, cultural and education background, ethnicity, professional experience, skills, knowledge and length of services.

組成及職責

提名委員會負責定期檢討董事會的架構、規模及組合(包括技術、知識及經驗),就任何建議變更向董事會提出意見;說就任何建議變更向董事會成員的個人及董事的人及董事的個人作出跨選或可董事的人人董事的接任計劃之相關事項向董事會之供成的接任計劃之相關事項前董事會之供成包事。提名委員會不時檢討董事會之供成包,對於性別、年齡、大化及教育及服務年期。

NOMINATION COMMITTEE (Continued)

Role and Function (Continued)

The Nomination Committee meets at least once a year to assess the structure, size and composition of the Board. The Nomination Committee held two meetings during the year ended 30th June 2020 to review the structure, size and composition (including the skills, knowledge and experience) of the Board.

Board Diversity Policy

The Board has updated a board diversity policy (the "Board Diversity Policy") in January 2019 which sets out the approach to achieve diversity on the Board.

With a view to achieving a sustainable and balanced development, the Company sees increasing diversity at the Board level as an essential element in supporting the attainment of its strategic objectives and its sustainable development. All Board appointments will be based on meritocracy, and candidates will be considered against objective criteria, having due regard for the benefits of diversity on the Board.

In designing the Board's composition, Board diversity has been considered from a number of aspects, including but not limited to gender, age, cultural and educational background, professional experience, skills, knowledge and length of service.

Independence

The Board includes a balanced composition of executive, non-executive and independent non-executive Directors so that there is a strong element of independence in the Board. The independent non-executive Directors shall be of sufficient caliber and stature for their views to carry weight.

Gender and age

The Company is committed to maintaining an environment of respect for people regardless of their gender in all business dealings and achieving a workplace environment free of harassment and discrimination on the basis of gender, physical or mental state, race, nationality, religion, age or family status. The same principle is applied to the selection of potential candidates for appointment to the Board.

提名委員會(續)

組成及職責(續)

提名委員會每年最少就董事會的架構、規模及組合舉行一次會議。於截至二零二零年六月三十日止年度,提名委員會已就檢討董事會架構、規模及組合(包括技術、知識及經驗)召開了兩次會議。

董事會成員多元化政策

董事會已經於二零一九年一月更新董事會 成員多元化政策(「董事會成員多元化政 策」),當中列出董事會成員多元化達標的 方法。

為達致可持續的均衡發展,本公司視董事 會層面日益多元化為支持其達到策略目標 及維持可持續發展的關鍵元素。董事會所 有委任均以用人唯才為原則,並在考慮人 選時以客觀條件充分顧及董事會成員多元 化的裨益。

在構思董事會之組成時,董事會成員多元 化已從多個方面進行考慮,包括但不限於 性別、年齡、文化和教育背景、專業經 驗、技能、知識以及服務任期。

獨立性

董事會中執行董事、非執行董事,以及獨 立非執行董事的組合應保持均衡,以確保 董事會具備高度的獨立性。獨立非執行董 事需具備充分才幹及視野,其意見才具影 響力。

性別及年齡

本公司承諾在所有營運業務範疇提供一個 不論性別相互尊重的環境,並致力維持一 個不受滋擾或不存有任何性別、身體或精 神狀況、種族、國籍、宗教、年齡或家庭 狀況歧視的工作間。同樣的原則也適用於 董事候選人的甄選。

NOMINATION COMMITTEE (Continued)

Skills and experience

The Board members should possess a balance of skills appropriate for the requirements of the business of the Group, including the independent nonexecutive Directors possessing professional accounting and other qualifications. The Directors have a mix of finance, academic and management backgrounds that taken together provide the Group with considerable experience in a range of activities including varied industries, education, government, investment and the professions.

Measurable Objectives

- The Company should comply with the requirements on board composition under the Listing Rules from time to time.
- The number of independent non-executive Directors should be not less than three and one-third of the Board.
- At least one of the independent non-executive Directors must have appropriate professional qualifications or accounting or related financial management expertise.
- At least one Director should be the professional or have intensive experience of the industry on which the business of the Group is.

Having reviewed the Board Diversity Policy and the Board's composition, the Nomination Committee considered that the requirements of the Board Diversity Policy had been met.

提名委員會(續)

技能及經驗

董事會成員應具備配合本集團業務需要的 不同技能,當中包括具備專業會計及其他 資格的獨立非執行董事。結合擁有金融、 學術和管理背景的董事,為本集團提供了 不同業務範疇(包括不同的工業、教育、 政界、投資和專業服務)的豐富經驗。

可計量目標

- 本公司須遵守聯交所不時更新的上 市規則對董事會組成之規定。
- 董事會必須包括至少三名獨立非執 2. 行董事, 並且獨立非執行董事必須 佔董事會成員人數至少三分之一。
- 至少一名獨立非執行董事必須具備 3. 適當的專業資格,或具備適當的會 計或相關的財務管理專長。
- 至少有一名董事是本集團業務所在 行業的專業人士或擁有豐富經驗。

經回顧董事會成員多元化政策及董事會組 成後,提名委員會認為已經符合董事會成 員多元化政策之規定。

AUDIT COMMITTEE

Composition

The Company has formulated written terms of reference which were revised on 1st January 2019 for the audit committee of the Company (the "Audit Committee") in accordance with the requirements of the Stock Exchange. The Audit Committee consists of all independent non-executive Directors. The composition and attendance record of the Audit Committee are as follows:

審核委員會

組成

本公司根據聯交所之規定所擬定之本公司 的審核委員會(「審核委員會」)之職權範圍 已於二零一九年一月一日更新。審核委員 會由全體獨立非執行董事組成。審核委員 會之組成及出席紀錄如下:

Attendants	出席者	Number of meetings attended/Total 出席會議次數 /總次數	Attendance percentage 出席率
Mr. HO Wai Chi, Paul (Committee Chairman)	何偉志先生 <i>(委員會主席)</i>	3/3	100.0%
Mr. CHAN Dit Lung	陳秩龍先生		
(Resigned on 31st March 2020)	(於二零二零年三月三十一日辭任)	2/3	66.6%
Mr. CHING Yu Lung	程如龍先生	3/3	100.0%
Mr. YU Chi Kwong	余志光先生		
(Appointed on 1st April 2020)	(於二零二零年四月一日獲委任)	0/3	0.0%

Role and Function

The principal duties of the Audit Committee are to ensure the objectivity and credibility of financial reporting, risk management and internal control procedures as well as to maintain an appropriate relationship with the external auditor of the Company.

The terms of reference of the Audit Committee are aligned with the recommendations set out in "A Guide for Effective Audit Committees" issued by the Hong Kong Institute of Certified Public Accountants and Listing Rules. Given below are the main duties of the Audit Committee:

- (a) to consider the appointment of the external auditor and any questions of its resignation or dismissal;
- (b) to discuss with the external auditor before the audit commences, the nature and scope of the audit;

角色及職責

審核委員會主要職責為確保財務報告、風險管理及內部監控程序之客觀性及可信度,以及與本公司外聘的核數師保持良好關係。

審核委員會的職權範圍與香港會計師公會 頒布的《審核委員會有效運作指引》及上市 規則內載的建議相符。茲將審核委員會的 主要職責臚列如下:

- (a) 考慮外聘核數師的委任及處理其任 何辭職或解僱的問題;
- (b) 於審核工作開始前先與外聘核數師 討論審核性質及範疇;

Corporate Governance Report

企業管治報告

AUDIT COMMITTEE (Continued)

Role and Function (Continued)

- (c) to review the half-year and annual financial statements before submission to the Board, focusing particularly on:
 - (i) any changes in accounting policies and practices;
 - (ii) major judgmental areas;
 - (iii) significant adjustments resulting from audit;
 - (iv) the going concern assumptions and any qualifications;
 - (v) compliance with accounting standards;
 - (vi) compliance with Listing Rules and legal requirements in relation to financial reporting; and
- (d) to discuss problems and reservations arising from the audits, and any matters the external auditor may wish to discuss (in the absence of management where necessary).

For the year ended 30th June 2020, the Audit Committee met three times, in particular, to review and discuss the followings:

- the auditing and financial reporting matters;
- the appointment of external auditor;
- the establishment of internal control system; and
- the interim results and the annual financial statements.

Each member of the Audit Committee has unrestricted access to the auditors and all senior staff of the Group.

審核委員會(續)

角色及職責(續)

- (c) 在向董事會提交半年度及年度財務 報表前先行審閱,並特別針對下列 事項:
 - (i) 會計政策及實務的任何更改;
 - (ii) 涉及重要判斷的地方;
 - (iii) 因審核而出現的重大調整;
 - (iv) 持續經營的假設及任何保留意 見;
 - (v) 遵守會計準則的情況;
 - (vi) 遵守上市規則及其它有關財務 報告的法規;及
- (d) (如有需要,在管理層不在場的情況下)討論因審核工作產生的問題和保留意見,以及任何外聘核數師希望討論的事項。

於截至二零二零年六月三十日止年度,審 核委員會曾舉行三次會議,以重點審閱及 討論以下事項:

- 核數及財務報告事宜;
- 委任外聘核數師;
- 建立內部監控系統;及
- 中期業績及年度財務報表。

審核委員會每位成員可不受限制地向核數 師及本集團內所有高級職員獲取資料。

REMUNERATION COMMITTEE

Composition

The Company has formulated written terms of reference which were revised on 26th March 2012 for the remuneration committee of the Company (the "Remuneration Committee") in accordance with the requirements of the Stock Exchange. The Remuneration Committee consists of three independent non-executive Directors and an executive Director. The composition and attendance record of the Remuneration Committee are as follows:

薪酬委員會

組成

本公司根據聯交所之規定所擬定之本公司的薪酬委員會(「薪酬委員會」)之職權範圍已於二零一二年三月二十六日更新。薪酬委員會由三位獨立非執行董事及一位執行董事組成。薪酬委員會之組成及出席紀錄如下:

Attendants	出席者	Number of meetings attended/Total 出席會議次數 /總次數	Attendance percentage 出席率
Mr. HO Wai Chi, Paul (Committee Chairman)	何偉志先生(委員會主席)	3/3	100.0%
Mr. CHAN Dit Lung	陳秩龍先生		
(Resigned on 31st March 2020)	(於二零二零年三月三十一日辭任)	1/3	33.3%
Mr. CHING Yu Lung	程如龍先生	3/3	100.0%
Mr. YU Chi Kwong	余志光先生		
(Appointed on 1st April 2020)	(於二零二零年四月一日獲委任)	0/3	0.0%
Mr. HUI Sai Chung	許世聰先生	3/3	100.0%

Role and Function

The Remuneration Committee is responsible for ensuring formal and transparent procedures for developing remuneration policies and making recommendations to the Board on the remuneration packages of the individual executive Directors and senior management. This includes benefits in kind, pension rights and compensation payments, including any compensation payable for loss or termination of their offices or appointment. It takes into consideration on factors such as salaries paid by comparable companies, time commitment and responsibilities of Directors and senior management.

The Remuneration Committee meets at least once a year to assess the performance and review the annual salaries and bonus of the senior executives. The Remuneration Committee held three meetings during the year ended 30th June 2020 to review the terms of reference of the Remuneration Committee and the remuneration packages of the Directors and the senior management of the Group.

角色及職責

薪酬委員會負責確保正式及具透明度之薪酬政策制訂程序,及向董事會就個別執行董事及高級管理層之薪酬組合提出建議,這包括實物利益、退休金權利及補償(當中包括因失去或中止其職務或委任引致之任何應付補償)。薪酬委員會考慮之因素包括可比較公司之薪金水平、各董事及高級管理人員所投入之時間及職責等。

薪酬委員會每年最少舉行一次會議以評估表現及審閱高級管理人員每年之薪酬及獎金。於截至二零二零年六月三十日年度止,薪酬委員會已就檢討薪酬委員會之職權範圍及董事與高級管理人員之薪酬組合召開了三次會議。

AUDITOR'S REMUNERATION

During the year, the nature of the audit and non-audit services provided by PricewaterhouseCoopers, the auditor of the Company, and the relevant fee paid and payable by the Company for such services are as follows:

核數師酬金

於年內,本公司核數師羅兵咸永道會計師 事務所提供之審核及非審核服務,而本公 司就該等服務已付及應付之有關費用如 下:

		HK\$'000 千港元
Audit services for the Group	為本集團提供之審核服務	2,130
Non-audit services including:	非審核服務包括:	
– review of interim results	一審閱中期業績	268
– taxation services for the Group	一為本集團提供之税項服務	303
– agreed upon procedures on the Group's	-本集團全年業績公佈之議定程序	
annual results announcement		23
Total	總額	2,724

CORPORATE GOVERNANCE COMMITTEE

Composition

A corporate governance committee of the Company (the "Corporate Governance Committee") was established on 26th March 2012 with written terms of reference in accordance with the CG Code. The Corporate Governance Committee consists of all independent non-executive Directors. The composition and attendance record of the Corporate Governance Committee are as follows:

企業管治委員會

組成

本公司的企業管治委員會(「企業管治委員會」)於二零一二年三月二十六日根據守則 規定的職權範圍成立。企業管治委員會由 全體獨立非執行董事組成,其組成及出席 紀錄如下:

Attendants	出席者	Number of meetings attended/Total 出席會議次數 /總次數	Attendance percentage 出席率
Mr. HO Wai Chi, Paul (Committee Chairman)	何偉志先生(委員會主席)	2/2	100%
Mr. CHAN Dit Lung	陳秩龍先生		
(Resigned on 31st March 2020)	(於二零二零年三月三十一日辭任)	1/2	50%
Mr. CHING Yu Lung	程如龍先生	2/2	100%
Mr. YU Chi Kwong	余志光先生		
(Appointed on 1st April 2020)	(於二零二零年四月一日獲委任)	0/2	0%

CORPORATE GOVERNANCE COMMITTEE (Continued)

Role and Function

The Corporate Governance Committee is responsible for developing and reviewing the policies and practices on corporate governance of the Group and making recommendations to the Board; reviewing and monitoring the training and continuous professional development of Directors and senior management; reviewing and monitoring the Group's policies and practices on compliance with legal and regulatory requirements; developing, reviewing and monitoring the code of conduct and compliance manual (if any) applicable to employees and Directors; and reviewing the Group's compliance with the CG Code and disclosure in the Corporate Governance Report of the Company.

The Corporate Governance Committee meets at least once a year to review the corporate governance functions. The Corporate Governance Committee held two meetings during the year ended 30th June 2020 to review the corporate governance policy in the Group and recommend the training arrangement on corporate governance to the employees of the Group.

INTERNAL CONTROL AND RISK MANAGEMENT

The Board is responsible for overseeing the risk management and internal control systems of the Group and reviewing their effectiveness. The Group has formulated and adopted a risk management process which includes risk identification, risk evaluation, risk mitigation, risk monitoring and reporting. At least on an annual basis, the management of the Company identifies risks that would adversely affect the achievement of the Group's objectives, and assesses and prioritises the identified risks according to a set of standard criteria. Risk mitigation plans are then established for those risks considered to be significant, which include regular reporting to the Audit Committee and the Board.

The management of the Company has established a set of comprehensive policies, standards and procedures in areas of operational, financial and risk controls for safeguarding assets against unauthorised use or disposition; for maintaining proper accounting records; and for ensuring the reliability of financial information to achieve a satisfactory level of assurance against the likelihood of the occurrence of fraud and errors. In addition, the Group has established internal control protocols and control self-assessment process on major operations. Assessment results are submitted to the Board for ongoing monitoring purpose.

企業管治委員會(續)

角色及職責

企業管治委員會負責發展及檢討本集團企業管治的政策及實施並向董事會提出意見;檢討及監察董事及高級管理人員的培訓及持續專業進修;檢討及監察本集團就法律及規則的合規性要求的政策及實施;發展、檢討及監察適用於員工及董事的行為準則及合規手冊(如有);及檢討本集團就守則的合規性及本公司於企業管治報告的披露。

企業管治委員會每年最少就企業管治功能 舉行一次會議。於截至二零二零年六月 三十日止年度,企業管治委會已就檢討本 集團企業管治政策及本集團員工之企業管 治培訓安排召開了兩次會議。

內部監控及風險管理

董事會需負責監察本集團的風險管理及內部監控系統及檢討其效能。本集團已制定及採納風險管理程序,包括風險識別、險評估、風險轉移、風險監控及匯報。公司管理層每年最少進行一次識別對達不集團目標有不良影響之風險,並根據一系列標準規範評估已發現風險及排列優先次序,然後就視作重大的風險建立風險等,然後就視作重大的風險建立風險轉轉額,當中包括向審核委員會及董事會匯報。

INTERNAL CONTROL AND RISK MANAGEMENT

(Continued)

For the purpose of enhancing the risk management and internal control systems, the Company has engaged an external consultant to assist the Board and the Audit Committee in ongoing monitoring and in performing the internal audit functions for the Group. Deficiencies in the design and implementation of internal controls are identified and recommendations are proposed for improvement. Significant internal control deficiencies are reported to the Audit Committee and the Board on a timely basis to ensure prompt remediation actions are taken.

The Board has reviewed and considered the Group's risk management and internal control systems were effective and adequate during the year. The risk management and internal control systems of the Group 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.

COMPANY SECRETARY

Mr. CHAN Ka Ho ("Mr. Chan") was appointed as the company secretary of the Company on 1st January 2007. In the opinion of the Board, Mr. Chan possesses the necessary qualifications and experience, and is capable of performing the functions of a company secretary. Mr. Chan is the secretary of the Board and various Board committees including audit committee, remuneration committee, Corporate Governance Committee and nomination committee.

During the year ended 30th June 2020, Mr. Chan has complied with Rule 3.29 of the Listing Rules by taking no less than 15 hours of relevant professional training.

內部監控及風險管理(續)

就加強風險管理及內部監控系統,本公司已委聘外界顧問負責協助董事會及審核委員以持續監控及執行本集團之內部審核功能,並將發現內部監控設計及執行之缺失及提供改善建議。重大內部監控缺失將適時向董事會及審核委員匯報以確保儘快執行整改行動。

本年度內董事會已檢討本集團的風險管理 及內部監控系統的有效性,並認為已足 夠。設立本集團的風險管理及內部監控系 統旨在管理而非消除未能達成業務目標之 風險,並只合理而非絕對保證可防範重大 失實陳述或損失。

公司秘書

陳嘉豪先生(「陳先生」)於二零零七年一月 一日獲委任為本公司公司秘書。董事會認 為,陳先生擁有必要資格及經驗且能夠履 行公司秘書的職能。陳先生為董事會及各 董事委員會(包括審核委員會、薪酬委員 會、企業管治委員會及提名委員會)的秘 書。

於截止二零二零年六月三十日止年度內, 陳先生已參加不少於 I5 個小時的相關專 業培訓,因此符合上市規則第 3.29 條的規 定。

COMMUNICATION WITH SHAREHOLDERS AND SHAREHOLDERS' RIGHT

The Group uses several formal channels to ensure fair disclosure and comprehensive and transparent reporting of its performance and activities. Enquiries and suggestions from shareholders of the Company (the "Shareholders") or investors are welcomed, and enquiries from Shareholders may be put to the Board through the following channels to the company secretary of the Company (the "Company Secretary"):

- 1. by mail to the Company's head office at Unit 3, 6th Floor, Hopeful Factory Center, 10 Wo Shing Street, Fo Tan, Shatin, New Territories, Hong Kong;
- 2. by telephone at telephone number +852 2693 1663;
- 3. by fax at fax number +852 2694 0877; or
- 4. by email at info@nhh.com.hk.

Annual and interim reports are printed and sent to all shareholders. Announcements are posted on the Company's corporate website http://www.nhh.com.hk. Constantly being updated in a timely manner, the website also contains additional information on the Group's business activities.

The Company encourages its shareholders to attend general meetings to ensure a high level of accountability and to stay informed of the Group's strategy and goals.

The Company keeps shareholders informed of the procedure for voting by poll in all circulars to shareholders which are from time to time despatched to shareholders together with notices of general meetings of the Company. The Company has taken steps to ensure compliance with the requirements about voting by poll contained in the Listing Rules and the constitutional documents of the Company. The Board attends the Annual General Meetings to answer shareholders' questions. Poll results are published on the website of the Stock Exchange and are posted on the Company's corporate website shortly after the meetings.

與股東的溝通及股東權利

本集團透過多個正式途徑,確保對其表現及業務作出公平的披露和全面而具透明度的報告。本公司歡迎本公司股東(「股東」)或投資者查詢及提出建議,股東可通過以下渠道透過本公司的公司秘書(「公司秘書」)向董事會作出查詢:

- I. 郵寄至本公司位於香港新界沙田火炭禾盛街 I0號海輝工業中心6樓3室的總辦事處;
- 2. 致電至電話號碼 +852 2693 1663;
- 3. 傳真至傳真號碼+852 2694 0877; 或
- 4. 電郵至info@nhh.com.hk。

年度報告和中期報告均印製及發送予全部股東,並於本公司的網站http://www.nhh.com.hk內張貼公告。該網站會適時更新資料,並含有本集團業務活動之額外資料。

本公司鼓勵其股東出席股東大會,以確保 有高度的問責性,及讓股東了解本集團的 策略和目標。

本公司在不時發送予股東的通函(連同本公司的股東大會通告)內載列以投票方式表決的程序,讓股東了解該程序。本公司已採取步驟確保以投票方式表決符合上市規則及本公司法規文件的規定。董事會出席股東週年大會解答股東問題。表決結果在大會結束後不久於聯交所網站登載,並張貼於本公司網站。

COMMUNICATION WITH SHAREHOLDERS AND SHAREHOLDERS' RIGHT (Continued)

According to the Company's bye-laws, members holding at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition to the Board or the Company Secretary, to require a special general meeting to be called by the Board for the transaction of any business specified in such requisition; and such meeting shall be held within two months after the deposit of such requisition. If within twenty- one days of such deposit the Board fails to proceed to convene such meeting the requisitionists themselves may do so in accordance with the provisions of Section 74(3) of the Companies Act 1981 of Bermuda.

If a Shareholder wishes to propose a person (the "Candidate") for election as a Director at a general meeting, he/she shall deposit a written notice (the "Notice") at the Company's head office in Hong Kong at Unit 3, 6th Floor, Hopeful Factory Centre, 10 Wo Shing Street, Fo Tan, Shatin, New Territories, Hong Kong. The Notice (i) must include the personal information of the Candidate as required by Rule 13.51(2) of the Listing Rules and his/her contact details; and (ii) must be signed by the Shareholder concerned including the information/documents to verify the identity of the Shareholder and signed by the Candidate indicating his/ her willingness to be elected and consent of publication of his/her personal data. The period for lodgement of the Notice shall commence on the day after the dispatch of the notice of general meeting and end no later than seven days prior to the date of such general meeting. In order to ensure the Shareholders have sufficient time to receive and consider the proposal of election of the Candidate as a Director without adjourning the general meeting, Shareholders are urged to submit and lodge the Notice as soon as practicable, say at least fifteen business days prior to the date of the general meeting appointed for such election.

The Board has established a shareholders communication policy on 26th March 2012 and will review it on a regular basis to ensure its effectiveness to comply with the code provision E.I.4 of the CG Code.

與股東的溝通及股東權利(續)

根據本公司之公司細則,於提交要求當日 持有本公司不少於十分之一附帶於股東大 會上有投票權之已繳足股本的股東,隨 時有權以書面形式向董事會或公司秘書要 求董事會召開特別股東大會,以商討該要 求內的任何事項。此等大會需於該要求 被提交後兩個月內舉行。如董事會於該要 求被提交後二十一天內未能進而召開該等 大會,提出要求的股東有權根據百慕達 一九八一年公司法第74(3)條規定召開大 會。

如一名股東希望提名一位人士(「候選人」) 於股東大會上參選出任董事,他/她需向 本公司位於香港新界沙田火炭禾盛街10 號海輝工業中心6樓3室的總辦事處提交 書面通知(「通知」)。該通知(i)必需包括 根據上市規則第13.51(2)條規定候選人的 個人資料及他/她的聯絡詳情;及(ii)必 需由該有關股東簽署及包括可供查證該股 東身分的資料/文件;及由候選人簽署確 認同意參選及願意公開其個人資料。提交 該通知的時間由派發股東大會的通告之日 開始,並於該股東大會舉行日期最少七天 前結束。為讓股東有足夠時間接收及考慮 候選人成為董事的參選建議及為免股東大 會延期舉行,股東應儘早遞交及提供該通 知,例如於該提名選舉之股東大會舉行前 最少十五個營業日提交。

董事會已於二零一二年三月二十六日訂立 股東溝通政策,並會根據守則條文第 E.I.4 條規定定期作出檢討以確定其有效性。

DIVIDEND POLICY

The dividend policy of the Company (the "Dividend Policy") was adopted by the Board and became effective on 1st January 2019.

The Dividend Policy is to ensure that the Board maintains an appropriate procedure on declaring and recommending the dividend payment of the Company. The Board endeavors to strike a balance between the Company's shareholders' interests and prudent capital management with a sustainable dividend policy.

The declaration and recommendation of dividends is subject to the decision of the Board after considering the Company's ability to pay dividends, which will depend upon, among other things:

- the Group's financial results;
- the Group's cashflow, liquidity and capital requirements;
- the Group's debt to equity ratios and the debt level;
- the retained earnings and distributable reserves of the Group;
- the Group's shareholders' interests;
- the Group's current and future business operations, conditions, cycle and strategies;
- the general market conditions;
- the shareholders' and the investors' expectation and industry's norm;
- any restrictions on payment of dividends that may be imposed by the Group's lenders;
- statutory and regulatory restrictions;
- past dividend record; and
- any other factors the Board may deem relevant.

股息政策

本公司股息政策經董事會採納並於二零 一九年一月一日起生效。

股息政策旨在確保董事會就本公司宣派及 建議派付股息維持適當的程序。董事會通 過可持續的股息政策,務求於股東利益與 審慎資本管理之間取得平衡。

宣派及建議派付股息乃董事會經考慮本公司派付股息之能力後作出之決定,而本公司派付股息之能力將視乎下列各項而定, 其中包括:

- 本集團的財務業績;
- 本集團的現金流量、流動資金及資金需求;
- 本集團的負債權益比率及債務水平;
- 本集團的保留盈餘和可供分派儲備;
- 本集團的股東權益;
- 本集團現時及未來的業務營運、狀況、周期及策略;
- 一般市場情況;
- 股東及投資者的期望及行業的常規;
- 由本集團的貸款人可能施加的任何 股息派發限制;
- 法定及監管限制;
- 過往派息紀錄;及
- 董事會可能視為相關之任何其他因素。

DIVIDEND POLICY (Continued)

The Board has complete discretion on whether to pay a dividend and the form to pay, subject to any restrictions under the Companies Act of Bermuda and the Bye-laws of the Company. Any final dividends declared by the Company must be approved by an ordinary resolution of the shareholders of the Company at an annual general meeting and must not exceed the amount recommended by the Board. The Board may also consider declaring special dividends from time to time, in addition to the interim and/or final dividends. There is no assurance that dividends will be paid in any particular amount for any given period.

The Company shall review and reassess the Dividend Policy and its effectiveness from time to time. Any revisions to the Dividend Policy shall be considered and approved by the Board.

股息政策(續)

董事會可全權酌情決定是否派付股息及派付之形式,惟須遵守百慕達公司法及本公司組織章程細則之任何限制。本公司宣佈任何末期股息必須經股東於股東周年大會上以普通決議案予以批准,且不得超過董事會所建議之金額。除中期及/或末期股息外,董事會亦可不時考慮宣派特別股息。本公司不能保證將在任何指定期間派付任何特定金額之股息。

本公司將不時檢討及重新評估股息政策及 其成效。股息政策的任何修訂均須由董事 會審批及通過。

Independent Auditor's Report 獨立核數師報告



羅兵咸永道

INDEPENDENT AUDITOR'S REPORT TO THE SHAREHOLDERS OF NGAI HING HONG COMPANY LIMITED

(incorporated in Bermuda with limited liability)

OPINION

What we have audited

The consolidated financial statements of Ngai Hing Hong Company Limited (the "Company") and its subsidiaries (the "Group") set out on pages 62 to 198, which comprise:

- the consolidated balance sheet as at 30th June 2020;
- 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.

獨立核數師報告 致毅興行有限公司股東

(於百慕達註冊成立的有限公司)

意見

我們已審計的內容

毅興行有限公司(以下簡稱「貴公司」)及其 附屬公司(以下統稱「貴集團」)列載於第 62至198頁的綜合財務報表,當中包括:

- 於二零二零年六月三十日的綜合資 產負債表;
- 截至該日止年度的綜合收益表;
- 截至該日止年度的綜合合併收益表;
- 截至該日止年度的綜合權益變動表;
- 截至該日止年度的綜合現金流量表;及
- 綜合財務報表附註,當中包括主要 會計政策概要。

Independent Auditor's Report 獨立核數師報告

OPINION (Continued)

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 30th June 2020, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

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

We 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.

Key audit matters identified in our audit are valuation of investment properties and provision for inventories.

意見(續)

我們的意見

我們認為,該等綜合財務報表已根據香港 會計師公會頒佈的《香港財務報告準則》真 實而中肯地反映了 貴集團於二零二零年 六月三十日的綜合財務狀況及其截至該日 止年度的綜合財務表現及綜合現金流量, 並已遵照香港《公司條例》的披露要求妥為 擬備。

意見的基礎

我們已根據香港會計師公會頒佈的《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中「核數師就審計 綜合財務報表須承擔的責任」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 和適當地為我們的意見提供基礎。

獨立性

根據香港會計師公會頒佈的《專業會計師 道德守則》(以下簡稱「守則」),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 為對本期間綜合財務報表的審計最為重要 的事項。這些事項是在我們審計整體綜合 財務報表及出具意見時進行處理的。我們 不會對這些事項提供單獨的意見。

我們在審計中識別的關鍵審計事項為投資 物業的估值及存貨撥備。

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Independent Auditor's Report 獨立核數師報告

KEY AUDIT MATTERS (Continued)

關鍵審計事項(續)

Key Audit Matter

Valuation of investment properties

Refer to Notes 2.7, 4(c), 7 and 18 to the consolidated financial statements

The Group's investment properties were carried at HK\$155,292,000 as at 30th June 2020 with a revaluation loss of HK\$3,564,000 recorded in the consolidated income statement for the year ended 30th June 2020.

The fair values of the investment properties held by the Group were derived using the income capitalisation method. An independent professional valuer was engaged by management to assist in estimating the fair values of the investment properties. Due to the unique nature of each investment property, the assumptions applied in the valuations were determined having regard to each property's characteristics. These valuations are dependent on certain key assumptions that require significant judgement, such as capitalisation rates including outgoings, passing rentals of the current leases and comparable market transactions.

We focused on the evaluation of management's assessment on the valuations of the Group's investment properties because this assessment involved significant judgement and estimates and the carrying values of these investment properties are financially significant to the Group.

關鍵審計事項

投資物業的估值

請參閱綜合財務報表附註2.7、4(c)、7 及18

貴集團投資物業於二零二零年六月三十日的公允價值為港幣 I 55,292,000元,而截至二零二零年六月三十日止年度在綜合損益表錄得的重估虧損則為港幣 3,564,000元。

貴集團投資物業的公允價值以收益法作出估值,並由管理層委聘獨立專業估值師進行估值。由於每一投資物業之獨特性質,於估值時已根據每一物業之特性作出假設。此等估值依賴若干關鍵假設,且需要作出重大判斷,例如包含相關開支的資本化率、現有租賃的現時租金及可供比較交易市值。

我們關注管理層對 貴集團的投資物業 估值所作出之評估,因該評估涉及重大 判斷及估計,而此等投資物業之賬面值 對 貴集團有重大財務影響。

Independent Auditor's Report 獨立核數師報告

KEY AUDIT MATTERS (Continued)

關鍵審計事項(續)

How our audit addressed the Key Audit Matter

Valuation of investment properties (Continued)

In assessing the reasonableness of management's valuations of investment properties, we performed the following procedures:

- We obtained and reviewed the valuation reports prepared by the independent professional valuer. We evaluated the independent professional valuer's competence, capabilities and objectivity.
- We involved our in-house valuation experts in assessing the valuation methodology used and the appropriateness of the key assumptions adopted such as ("yields") by comparing them to publicly available data and their knowledge of the property industry.
- We have also checked the passing rentals of the current leases adopted by the independent professional valuer by comparing them to latest lease agreements of the Group as at 30th June 2020.
- We assessed the reasonableness of the fair value of the investment properties valued by independent professional valuer by comparing against the market transactions based on our own market research.

We found the valuation methodology and key assumptions used by management were supported by the available evidence.

<mark>我們的審計如何處理關鍵審計事項</mark>

投資物業的估值(續)

就評估管理層對投資物業的估值合理 性,我們執行的程序包括:

- 獲取及審閱由獨立專業估值師撰寫 之估值報告,並評估獨立專業估值 師的資歷、能力和客觀性。
- 我們的內部估值專家參與了評估獨立專業估值師所用的估值方法的適當性及通過對比公開數據和他們對行業的了解以評估獨立專業估值於估值時所用的關鍵假設(例如孳息率)的適當性。
- 我們亦通過比較 貴集團於二零二零年六月三十日之最新租賃合同以核實獨立專業估值師於估值時所採納之現有租賃的現時租金收益。
- 我們通過對比可比較物業的市場交易以評估獨立專業估值師對投資物業評定之公允價值的合理性。

我們發現,管理層所用之估值方法及關 鍵假設已獲所得憑證的支持。

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Independent Auditor's Report 獨立核數師報告

KEY AUDIT MATTERS (Continued)

關鍵審計事項(續)

Key Audit Matter	關鍵審計事項
Provision for inventories	存貨撥備
Refer to Notes 2.12, 4(e) and 22 of the consolidated financial statements	請參閱綜合財務報表附註 2.12、4(e) 及 22
Inventories are carried at the lower of cost and net realisable value, being estimated selling price less estimated selling costs. As at 30th June 2020, the Group's balance of net inventories was HK\$292,804,000.	存貨乃按成本或可變現淨值兩者中之較低者列賬,可變現淨值乃根據估計銷售所得款項減估計銷售支出而釐定。於二零二零年六月三十日, 貴集團的存貨淨額為292,804,000港元。
The estimation of provision for inventories involves significant management judgement which is formed with reference to the price per latest sales transaction, ageing analysis and the estimated net realisable value for obsolete and/or slow-moving inventories.	管理層需要根據最新市場交易價格、存貨 賬齡分析和過時及/或滯銷存貨項目的可 變現淨值等因素對預計存貨撥備做出重大 判斷。
We focused on this area because of the magnitude of the inventories and the provision of inventories involved judgement and estimates by the management.	我們關注此事項因存貨之金額較高及存貨 撥備涉及管理層重大判斷及估計。

Independent Auditor's Report 獨立核數師報告

KEY AUDIT MATTERS (Continued)

關鍵審計事項(續)

How our audit addressed the Key Audit Matter

Provision for inventories (Continued)

In assessing the reasonableness of management's provision for inventories, we performed the following procedures:

- We obtained an understanding on how management estimated the allowance of obsolete and slow-moving inventories. We evaluated the Group's inventory provision policy with reference to the requirements of the prevailing accounting standards;
- We assessed the reasonableness of methodology and assumptions applied to estimate inventories provision by inquiring management and other relevant employees and comparing against historical sales, reviewing utilisation pattern and historical inventory ratios (e.g. inventory turnover days);
- We observed physical condition of inventories during stocktake to identify slow-moving, damaged, or obsolete inventories, and inquired management if appropriate inventory provision had been provided for those inventories:
- We reviewed the inventories ageing report and tested inventories movements to validate the accuracy of the inventories ageing report, which was the key report used by management to determine the provision for slow-moving inventories;

<mark>我們的審計如何處理關鍵審計事項</mark>

存貨撥備(續)

就評估管理層對存貨撥備的估值合理性, 我們執行的程序包括:

- 我們了解管理層估計過時及滯銷存 貨的撥備之方法,並根據適用會計 準則之要求評估 貴集團的存貨撥 備政策;
- 我們通過詢問管理層和其他相關員工及比對過去銷售、審閱使用模式和包括存貨周轉天數等過去存貨比率評估存貨撥備估計方法和假設的合理性;
- 在存貨盤點過程中,我們觀察存貨的實際情況以識別滯銷、已損壞或過時的存貨,並詢問管理層是否對此類存貨計提了適當的存貨撥備;
- 我們通過審閱存貨賬齡分析,為管理層評估滯銷存貨項目的重要報告及測試存貨變動以確定其分類至正確賬齡組別;

Independent Auditor's Report 獨立核數師報告

KEY AUDIT MATTERS (Continued)

關鍵審計事項(續)

How our audit addressed the Key Audit Matter (Continued)

我們的審計如何處理關鍵審計事項(續)

Provision for inventories (Continued)

存貨撥備(續)

- In relation to management's assessment of inventories' net realisable values, we compared the selling prices used in the assessment to actual selling prices subsequent to year end; and
- 有關管理層評估存貨可變現淨值, 我們比較用確定存貨可變現淨值之 銷售所得款和年結後之真實銷售價格;及
- We tested the accuracy of provision calculation by performing mathematical recalculation of the provision.
- 我們重新計算以確定存貨撥備的準確性。

We found the assumptions adopted and judgement applied by management were supported by the available evidence.

我們發現,管理層所用之假設及作出之判 斷已獲所得憑證的支持。

Independent Auditor's Report 獨立核數師報告

OTHER INFORMATION

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

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

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

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

RESPONSIBILITIES OF DIRECTORS 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 Directors are responsible for overseeing the Group's financial reporting process.

其他資料

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

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

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

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

董事就綜合財務報表須承擔的 責任

貴公司董事須負責根據香港會計師公會頒 佈的《香港財務報告準則》及香港《公司條 例》的披露規定擬備真實而中肯的綜合財 務報表,並對其認為為使綜合財務報表的 擬備不存在由於欺詐或錯誤而導致的重大 錯誤陳述所需的內部控制負責。

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

董事須負責監督 貴集團的財務報告過 程。

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Independent Auditor's Report 獨立核數師報告

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.

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.

核數師就審計綜合財務報表 承擔的責任

我們的目標,是對綜合財務報表整體是否不存在由於欺詐或錯誤而導致的重大錯誤陳述取得合理保證,並出具包括我們意見的核數師報告。我們按照百慕達1981年《公司法》第90條向 閣下(作為整體)年代公司法》第90條向 閣下(作為整體)年報告的。我們的意見,除此之外本報告別任為問人士負上或承擔任何責任。合理保證持一個人士負上或承擔任何責任。合理保證持一個人工的保證,但不能保證按照《香港與人工的保證,會對於一個人工的保證,與其一個人工的保證,是不能與其一個人工的保證,是不能與其一個人工的保證,是不能與其一個人工的人工的。

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

- 識別和評估由於欺詐或錯誤而導致 綜合財務報表存在重大錯誤陳陳述 風險,設計及執行審計程序與應對 這些風險,以及獲取充足的應對 這些風險,以及獲取充足見的 審計憑證,作為我們意見。 由於欺詐可能涉及串謀、為置於 意遺漏、虛假陳述,或凌駕以於 意遺漏、虛假陳述,或 發現因此未能發現因為許而 導致的重大錯誤陳述的風險高 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。

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Independent Auditor's Report 獨立核數師報告

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

(Continued)

- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 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 directors 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.

核數師就審計綜合財務報表 承擔的責任(續)

- 評價董事所採用會計政策的恰當性 及作出會計估計和相關披露的合理 性。
- 對董事採用持續經營會計基礎的恰 當性作出結論。根據所獲取的審計 憑證,確定是否存在與事項或情 況有關的重大不確定性,從而可 能導致對 貴集團的持續經營能力 產生重大疑慮。如果我們認為存在 重大不確定性,則有必要在核數師 報告中提請使用者注意綜合財務報 表中的相關披露。假若有關的披露 不足,則我們應當發表非無保留意 見。我們的結論是基於核數師報告 日止所取得的審計憑證。然而,未 來事項或情況可能導致 貴集團不 能持續經營。
- 評價綜合財務報表的整體列報方 式、結構和內容,包括披露,以及 綜合財務報表是否中肯反映相關交 易和事項。
- 就貴集團內實體或業務活動的 財務資料獲取充足、適當的審計 憑證,以便對綜合財務報表發表 意見。我們負責 貴集團審計的方 向、監督和執行。我們為審計意見 承擔全部責任。

除其它事項外,我們與董事溝通了計劃的 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。

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Independent Auditor's Report 獨立核數師報告

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

(Continued)

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

From the matters communicated with the directors, 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 Chan Hin Gay Gabriel.

PricewaterhouseCoopers

Certified Public Accountants

Hong Kong, 29th September 2020

核數師就審計綜合財務報表 承擔的責任(續)

我們還向董事提交聲明,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。

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

出具本獨立核數師報告的審計項目合夥人 為陳顯基。

羅兵咸永道會計師事務所

執業會計師

香港,二零二零年九月二十九日

Consolidated Income Statement 綜合收益表

For the year ended 30th June 2020 截至二零二零年六月三十日止年度

		Note 附註	2020 HK\$'000 千港元	2019 HK\$'000 千港元
Revenue from contracts with customers Cost of sales	客戶合約之收益 銷售成本	5 8	1,578,998 (1,390,269)	1,852,680 (1,659,821)
Gross profit Rental income Other (losses)/gains, net Distribution costs Administrative expenses	毛利 租金收入 其他(虧損)/收益一淨額 分銷成本 行政支出	6 7 8 8	188,729 7,509 (1,668) (70,799) (103,368)	192,859 7,442 19,634 (77,352) (109,764)
Operating profit Finance income Finance costs Finance costs, net	經營溢利 財務收益 財務費用 財務費用一淨額	9	20,403 1,109 (18,122) (17,013)	32,819 1,043 (19,165) (18,122)
Profit before income tax Income tax expense	除税前溢利 税項支出	10	3,390 (5,814)	14,697 (3,419)
(Loss)/profit for the year Attributable to: Equity holders of the Company Non-controlling interests	本年(虧損)/溢利 以下人士應佔: 公司股東 非控制權益		(6,212) 3,788	7,806 3,472
(Loss)/earnings per share for profit attributable to equity holders of the Company during the year (expressed in HK cent per share)	本年度公司股東應佔溢利 之每股(虧損)/溢利 (以每股港仙計)		(2,424)	11,278
Basic and diluted	-基本及攤薄	12	(1.68)	2.11

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

上述綜合收益表應與隨附附註一併閱讀。

Consolidated Statement of Comprehensive Income 綜合合併收益表

For the year ended 30th June 2020 截至二零二零年六月三十日止年度

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
(Loss)/profit for the year	本年(虧損)/溢利	(2,424)	11,278
Other comprehensive loss: Item that will not be reclassified subsequently to income statement: Revaluation gain on property, plant and equipment upon transfer to investment	其他綜合虧損: 期後不會被重新分類至 收益表之項目: 物業、廠房及設備轉撥至 投資物業之除稅後重估		
properties, net of tax (Note 18) Fair value gain/(loss) of financial asset at fair value through other comprehensive income ("FVOCI")	收益(附註18) 按公允價值計入其他 全面收益的財務資產之	_	1,687
Items that may be reclassified subsequently to income statement:	公允價值收益/(虧損) 期後可被重新分類至收益表 之項目:	186	(323)
Currency translation differences	<u></u>	(17,625)	(21,336)
Other comprehensive loss for the year	本年其他綜合虧損	(17,439)	(19,972)
Total comprehensive loss for the year	本年綜合虧損總額	(19,863)	(8,694)
Total comprehensive loss attributable to: – Equity holders of the Company – Non-controlling interests	綜合虧損總額歸屬於: 一公司股東 一非控制權益	(23,397) 3,534	(11,746) 3,052
		(19,863)	(8,694)

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

上述綜合合併收益表應與隨附附註一併閱 讀。

Consolidated Balance Sheet 綜合資產負債表

As at 30th June 2020 於二零二零年六月三十日

			2020	2019
		Note	HK\$'000	HK\$'000
		附註	千港元	千港元
	Vir sir-			
ASSETS	資產 非流動資產			
Non-current assets	物業、廠房及設備	15	105 307	110 270
Property, plant and equipment			105,307	118,278
Right-of-use assets	使用權資產	17	25,167	
Leasehold land and land use rights	租賃土地及土地使用權 投資物業	16		16,000
Investment properties		18	155,292	159,973
Intangible assets	無形資產	19	_	
Financial asset at fair value through	按公允價值計入其他	0.0		
other comprehensive income	全面收益的財務資產	20	1,863	1,677
Deferred income tax assets	遞延税項資產	30	13,841	10,018
Deposits and prepayments for property,	物業、廠房及設備與裝修			
plant and equipment and renovation costs	預付款及按金		7,951	1,503
			309,421	307,449
Current assets	流動資產			
Inventories	存貨	22	292,804	319,251
Trade and bills receivables	貿易應收款及應收票據	23	195,245	234,446
Other receivables, prepayments and deposits	其他應收款、預付款		,	,
	及按金		36,005	29,431
Income tax recoverable	可收回税項		372	560
Restricted bank deposits	受限制的銀行存款	25	34,898	35,135
Cash and bank balances	現金及銀行結餘	25	126,094	93,601
Casif and Dank Dalances	九业	23	120,074	73,001
			685,418	712,424
Total assets	總資產		994,839	1,019,873
EQUITY	權益			
Capital and reserves attributable to the	公司股東應佔股本及儲備			
Company's equity holders				
Share capital	股本	27	36,920	36,920
Share premium	股本溢價	27	62,466	62,466
Other reserves	其他儲備	28	20,117	37,302
Retained earnings	保留溢利	28	345,819	352,031
. Istanies carrings	N. 1-1 /mr. [1.]	20		
			465,322	488,719
Non-controlling interests	非控制權益		25,199	23,874
Total equity	權益總額		490,521	512,593

Consolidated Balance Sheet 綜合資產負債表

As at 30th June 2020 於二零二零年六月三十日

	.			
		Note 附註	2020 HK\$'000 千港元	2019 HK\$'000 千港元
LIABILITIES				
Non-current liabilities	非流動負債			
Deferred income tax liabilities	遞延税項負債	30	6,559	6,723
Lease liabilities	租賃負債	17	3,216	_
Provision for reinstatement costs	修復成本撥備		884	_
			10,659	6,723
Current liabilities	流動負債			
Trade and bills payables	貿易應付款及應付票據	26	87,257	56,979
Other payables, deposits received and accruals	其他應付款、已收訂金			
	及預提費用		27,656	28,913
Lease liabilities	租賃負債	17	3,803	_
Bank borrowings	銀行借貸	29	365,377	406,977
Derivative financial instruments	衍生金融工具	24	1,246	74
Income tax payable	應付税項		8,320	7,614
			493,659	500,557
Total liabilities	總負債		504,318	507,280
Total equity and liabilities	總權益及負債		994,839	1,019,873

The above consolidated balance sheet should be read in conjunction with the accompanying notes.

上述綜合資產負債表應與隨附附註一併閱讀。

The consolidated financial statements on pages 62 to 198 were approved by the Board of Directors on 29th September 2020 and were signed on its behalf

第62至198頁的財務報表已由董事會於二 零二零年九月二十九日批核,並代表董事 會簽署

HUI Sai Chung 許世聰

許國光

HUI Kwok Kwong

Chairman 主席 Deputy Chairman and Managing Director 副主席兼董事總經理

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

For the year ended 30th June 2020 截至二零二零年六月三十日止年度

		Attributable to the Company's equity holders 公司股東應佔部份 Other reserves 其他儲備								
		Share capital 股本 HK\$*000 千港元	Share premium 股本溢價 HK\$1000 千港元	Capital reserve 資本儲備 HK\$1000 千港元	Revaluation reserve 重估儲備 HK\$*000 千港元	Financial assets at fair value through other comprehensive income reserve 按公允 價值計入 其他全面 收益 in the state of t	Exchange luctuation reserve 匯兑 波動儲備 HK\$1000 千港元	Retained earnings 保留溢利 HK\$000 千港元	Non- controlling interests 非控制權益 HK\$1000 千港元	Total 總額 HK\$*000 千港元
At 1st July 2018	於二零一八年七月一日	36,920	62,466	(2,025)	7,953	1,310	50,710	351,609	24,821	533,764
Comprehensive income Profit for the period Other comprehensive income	綜合收益 本年溢利 其他綜合收益	-	_	_	_	-	_	7,806	3,472	11,278
Currency translation differences Revaluation gain on property, plant and equipment upon transfer	匯兑差額 物業、廠房及設備轉發 至投資物業之除稅後	-	_	-	_	-	(21,006)	-	(330)	(21,336)
to investment properties, net of tax	重估收益	-	-	-	1,687	-	-	-	-	1,687
Fair value loss of financial asset at FVOCI	按公允價值計入其他全面收益 的財務資產之公允價值虧損	_	_	_	_	(233)	_	_	(90)	(323)
Total comprehensive income	綜合收益總額	_	_	_	1,687	(233)	(21,006)	7,806	3,052	(8,694)
Transactions with owners	與所有者之交易									
Acquisition of interest in a subsidiary without change of control (Note 36(b)) Dividends paid to non-controlling interests	s 支付予非控制權益之股息	-	-	(1,094) —	-	-	-	- -	1,094 (5,093)	— (5,093)
2017/18 interim dividend paid	支付二零一七/二零一八年度 中期股息	-	-	-	_	-	-	(7,384)	-	(7,384)
Total transactions with owners	與所有者之交易總額	_		(1,094)	_	_		(7,384)	(3,999)	(12,477)
At 30th June 2019	於二零一九年六月三十日	36,920	62,466	(3,119)	9,640	1,077	29,704	352,031	23,874	512,593

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

For the year ended 30th June 20<mark>20</mark> 截至二零二零年六月三十日止年度

					o the Company's e					
					公司股東應佔部份					
						reserves				
			-		共他	儲備				
						Financial				
						assets at fair value				
						through other				
						comprehensive				
						income				
						reserve				
						按公允	Exchange			
						價值計入	luctuation		Non-	
		Share	Share	Capital	Revaluation	其他全面	reserve	Retained	controlling	
		capital	premium	reserve	reserve	收益的財務	匯兑	earnings	interests	Total
		股本	股本溢價	資本儲備	重估儲備	資產儲備	波動儲備	保留溢利	非控制權益	總額
		HK\$'000	HK\$'000 千港元	HK\$'000	HK\$'000	HK\$'000 - 7:# =	HK\$'000 千港元	HK\$'000	HK\$'000	HK\$'000
		千港元	十冶兀	千港元	千港元	千港元	干港兀	千港元	千港元	千港元
At 1st July 2019	於二零一九年七月一日	36,920	62,466	(3,119)	9,640	1,077	29,704	352,031	23,874	512,593
Comprehensive income	綜合收益									
(Loss)/profit for the period	本年(虧損)/溢利	_	_	_	_	_	_	(6,212)	3,788	(2,424)
Other comprehensive income	其他綜合收益									
Currency translation differences	匯兑差額	_	_	_	_	_	(17,319)	_	(306)	(17,625)
Fair value gain of financial asset at FVOCI						124				101
	的財務資產之公允價值收益	_				134			52	186
Total comprehensive income	綜合收益總額	_	_	_	_	134	(17,319)	(6,212)	3,534	(19,863)
Transactions with owners	與所有者之交易									
Capital injection from a non-controlling	非控制股東之注資 (附註36(a))								980	980
shareholder (Note 36(a)) Dividends paid to non-controlling interest						_	_		(3,189)	(3,189)
Dividends haid to non-controlling interest	3 四月日刊推皿人门及心								(3,107)	(3,107)
Total transactions with owners	與所有者之交易總額		_	-	-			-	(2,209)	(2,209)
A+ 204- I 2020	於二零二零年六月三十日	27.020	(2.47)	(2.110)	0.740	1211	10.000	2/5.010	25 100	400 501
At 30th June 2020	以一令一令 十八月二十日	36,920	62,466	(3,119)	9,640	1,211	12,385	345,819	25,199	490,521

The above consolidated statement of changes in equity should be read in conjunction with the accompanying notes.

上述綜合權益變動表應與隨附附註一併閱讀。

Consolidated Statement of Cash Flows 綜合現金流量表

For the year ended 30th June 2020 截至二零二零年六月三十日止年度

		Note 附註	2020 HK\$'000 千港元	2019 HK\$'000 千港元
Cash flows from operating activities Cash generated from/(used in) operations	經營業務之現金流 經營業務所產生/(使用)			
Cash generated from/(used in) operations	之現金	31(a)	121,257	(8,283)
Hong Kong profits tax paid	已繳香港利得税		(2,155)	(1,095)
Mainland China income tax paid	已繳中國內地所得税		(6,660)	(6,054)
Interest received	已收利息		198	232
Net cash generated from/(used in)	經營業務所產生/(使用)			
operating activities	之淨現金		112,640	(15,200)
Cash flows from investing activities	投資業務之現金流			
Purchase of property, plant and equipment	購買物業、廠房及設備		(8,646)	(8,100)
Proceeds from disposal of property, plant	出售物業、廠房及設備			
and equipment	所得款	31(b)	133	132
Prepayments for property, plant and	物業、廠房及設備與裝修		(7.720)	(1.502)
equipment and renovation costs	預付款 受限制的銀行存款		(7,720)	(1,503)
Restricted bank deposits	又收削即数11分級		(177)	(152)
Net cash used in investing activities	投資業務所使用之淨現金		(16,410)	(9,623)

Consolidated Statement of Cash Flows 綜合現金流量表

For the year ended 30th June 20<mark>20</mark> 截至二零二零年六月三十日止年度

			2020	2019
		Note	HK\$'000	HK\$'000
		附註	千港元	千港元
Cash flows from financing activities	融資業務之現金流			
Proceeds from bank loans	新增銀行貸款		211,045	518,634
Repayment of bank loans	償還銀行貸款		(222,478)	(465,451)
Decrease in trust receipt loans	信託收據貸款減少		(26,118)	(8,709)
Capital injection from non-controlling interests		36(a)	980	(0,707)
Dividends paid to non-controlling interests	支付予非控制權益之股息	30(a)	(3,189)	(5,093)
Dividends paid Dividends paid	支付股息		(3,107)	(7,384)
Interest paid	已付利息		(17,382)	(17,013)
Repayment of principal elements	償還租賃負債本金部分		(17,302)	(17,013)
of lease liabilities	(D)		(3,869)	_
Of lease flabilities			(3,867)	
Net cash (used in)/generated from financing	融資業務所(使用)/產生			
activities	之淨現金		(61,011)	14,984
Net increase/(decrease) in cash and	現金及現金等額之			
cash equivalents	增加/(減少)		35,219	(9,839)
•	年初之現金及現金等額		753,211	(1,001)
of the year	1 100 10 m 100 00 m 13 m	25	93,601	107,459
,	外幣滙率變動影響	20	(2,726)	(4,019)
		0.5		
Cash and cash equivalents at end of the year	年末之現金及現金等額	25	126,094	93,601

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

上述綜合現金流量表應與隨附附註一併閱讀。

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

I GENERAL INFORMATION

Ngai Hing Hong Company Limited (the "Company") and its subsidiaries (together the "Group") are principally engaged in the manufacturing and trading of plastic materials, pigments, colorants, compounded plastic resins and engineering plastic products.

The Company is a limited liability company incorporated in Bermuda. The address of its registered office is Clarendon House, 2 Church Street, Hamilton HMII. Bermuda.

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

These consolidated financial statements are presented in Hong Kong dollars ("HK\$"), unless otherwise stated. These consolidated financial statements have been approved for issue by the Board of Directors on 29th September 2020.

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 of the Group have been prepared in accordance with all applicable Hong Kong Financial Reporting Standards ("HKFRSs") issues by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and requirements of the Hong Kong Companies Ordinance (Cap. 622). The consolidated financial statements have been prepared under the historical cost convention, as modified by the revaluation of investment properties, financial asset at fair value through other comprehensive income and financial liabilities (including derivative instruments) at fair value through profit or loss, which are carried at fair value.

| 一般資料

毅興行有限公司(「本公司」)及其附屬公司(統稱「本集團」)主要從事塑膠原料、色粉、着色劑、混料及工程塑料之製造及買賣。

本公司是於百慕達註冊之一間有限責任公司。公司註冊地址為 Clarendon House, 2 Church Street, Hamilton HMII, Bermuda。

本公司之股票已於香港聯合交易所 有限公司之主板上市。

除非已另外列明,本綜合財務報表 乃以港幣列示。本綜合財務報表已 於二零二零年九月二十九日被董事 局批准。

2 主要會計政策概要

下文載有編製此等財務報表所採納 之主要會計政策。除非另有所指, 此等政策已於呈列之所有年度貫徹 採用。

2.1 編製基準

本公司的綜合財務報表是根據 香港會計師公會頒佈的司條例》 (第622章)的規定編製。 (第622章)的規定編製 財務報表已按照歷史成 製,並就按公允價值公 類 重估投資物業、按的財務價 重估投資物業益的財務 重估投資物 數 有 行 (包括衍生工具) 所 修訂。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

The preparation of financial statements in conformity with HKFRSs 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) Effect of adopting new standards, amendments to standards and interpretation

The Group has applied the following new standards, amendments to standards and interpretation for the first time for the annual period beginning on 1st July 2019:

2 主要會計政策概要(續)

2.1 編製基準(續)

(a) 採納新準則、對準則的 修改和詮釋之影響

本集團已於自二零一九年七月一日起的年報期間首次應用以下新準則、對準則的修訂和詮釋:

Annual improvements to HKFRSs 2015 - 2017 cycle 香港財務報告準則二零一五年至 二零一七年週期之年度改進

HKAS 19

香港會計準則第19號

HKAS 28

香港會計準則第28號

HKFRS 9

香港財務報告準則第9號

HKFRS 16

香港財務報告準則第16號

Hong Kong International Financial Reporting Interpretation Committee ("HK(IFRIC)") - Interpretation 23 香港(國際財務報告詮釋委員會)

一詮釋第23號

Amendments to HKFRS 3, HKFRS 11, Hong Kong Accounting Standard ("HKAS") 12 and HKAS 23

對香港財務報告準則第3號、香港財務報告準則第11號、 香港會計準則第12號及香港會計準則第23號的修訂

 $Plan\ Amendments,\ Curtailment\ or\ Settlement\ (amendments)$

計劃修訂、縮減或結算(修訂本)

Long-term Interests in Associates and Joint Ventures (amendments) 於聯營公司及合資公司之長期權益(修訂本)

Prepayment Features with Negative Compensation (amendments) 具有負補償之預付款特性(修訂本)

Leases

租賃

Uncertainty over Income Tax Treatments

所得税之不確定性之處理

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

Effect of adopting new standards, amendments to standards and interpretation (Continued)

The Group had to change its accounting policies and make certain adjustments following the adoption of HKFRS 16 (Note 2.2). Most of the other amendments listed above did not have any impact on the amounts recognised in prior periods and are not expected to significantly affect the current or future periods.

(b) The following new standards and amendments to standards have been issued but are not effective for the annual period beginning 1st July 2019 and have not been early adopted:

主要會計政策概要(續)

2.1 編製基準(續)

(a) 採納新準則、對準則的 修改和詮釋之影響(續)

> 於採納香港財務報告準 則第16號後(附註2.2), 本集團已更改其會計政 策並作出若干修訂。上 文所列的大多數其他修 訂對於過往期間確認的 金額並無任何影響,且 預期不會對目前及未來 期間產牛重大影響。

(b) 以下為已公佈但並非於 自截至二零一九年十月 一日起的財政年度生效 的新準則及對準則的修 訂,本集團並無提早採 納:

Amendments to HKAS I 對香港會計準則第1號的修訂

Amendments to HKAS I and HKAS 8 對香港會計準則第1號及香港會計 準則第8號的修訂

Amendments to HKAS 16 對香港會計準則第16號的修訂

Amendments to HKAS 37 對香港會計準則第37號的修訂

Amendments to HKFRS 3 對香港財務報告準則第3號的修訂

Amendments to HKFRS 3 對香港財務報告準則第3號的修訂

Amendments to HKFRS 9, HKAS 39 and HKFRS 7 對香港財務報告準則第9號、

香港會計準則第39號及 香港財務報告準則第7號的修訂 Classification of Liabilities as Current or Non-current⁴ 將負債分類為流動或非流動4

Definition of Material¹ 重大的定義」

Property, Plant and Equipment - Proceeds before Intended Use³ 物業、廠房及設備達到預定用途前所得款3

Onerous Contracts - Cost of Fulfilling a Contract³ 虧損合同一履行合同的成本3

Definition of a Business¹ 業務的定義

References to the Conceptual Framwork³ 對概念框架的引述3

Hedge Accounting (amendments)

對沖會計處理(修訂本)

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

(b) The following new standards and amendments to standards have been issued but are not effective for the annual period beginning 1st July 2019 and have not been early adopted: (Continued)

2 主要會計政策概要(續)

2.1 編製基準(續)

(b) 以下為已公佈但並非於 自截至二零一九年七月 一日起的財政年度生效 的新準則及對準則的修 訂,本集團並無提早採 納:(續)

Amendments to HKFRS 10 and HKAS 28

對香港財務報告準則第10號及香港 會計準則第28號的修訂

Amendments to HKFRS 16 對香港財務報告準則第16號的修訂

HKFRS 17 香港財務報告準則第17號

Conceptual Framework for Financial Reporting 2018

二零一八年財務報告的概念框架

Annual improvements to HKFRSs 2018 - 2020 cycle 香港財務報告準則二零一八年至

二零二零年週期之年度改進

Sale or Contribution of Assets between an Investor and its Associate or Joint Venture⁵

投資者與其聯營公司或合資公司之間的資產出售或注資5

COVID-19 Related Rent Concessions² 2019 新型冠狀病毒疫情相關租金減讓²

Insurance Contracts⁴ 保險合同⁴

Revised Conceptual Framework for Financial Reporting¹

更新財務報告的概念框架「

Amendments to HKFRS 1, HKFRS 9, HKFRS 16 and HKAS 41^3

對香港財務報告準則第 I 號、香港財務報告準則第 9 號、香港財務報告準則第 I 6 號及香港會計準則第 4 I 號的修訂³

- (1) Effective for annual periods beginning on or after 1st January 2020
- (2) Effective for annual periods beginning on or after 1st June 2020
- (3) Effective for annual periods beginning on or after 1st January
- Effective for annual periods beginning on or after 1st January 2023
- (5) To be determined

- (i) 自二零二零年一月一 日起的年報期間生效
- (2) 自二零二零年六月一 日起的年報期間生效
- ③ 自二零二二年一月一 日起的年報期間生效
- (4) 自二零二三年一月一 日起的年報期間生效
- (5) 仍未確定

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

The Group has completed an assessment of the impact of the new standards and amendments to standards on its results of operations and financial position. However, none of the above new standards and amendments to standards is expected to have a significant effect on the financial statements.

2.2 Change in accounting policies

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

As indicated in Note 2.1 above, the Group has adopted HKFRS 16 "Leases" retrospectively from 1st July 2019, but has not restated comparatives for the year ended 30th June 2019, 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 statement of financial position on 1st July 2019. The new accounting policies are disclosed in Note 2.21.

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 1st July 2019. The weighted average lessee's incremental borrowing rate applied to the lease liabilities on 1st July 2019 was 5%.

2 主要會計政策概要(續)

2.1 編製基準(續)

本集團已完成就此等新準則及 對準則的修訂對本集團之業績 及財務狀況的影響進行評估。 此等新準則及對準則的修訂預 期不會對本集團的合併財務報 表造成重大影響。

2.2 會計政策改變

本附註詮釋採納香港財務報告 準則第16號「租賃」對本集團綜 合財務報表之影響。

誠如上文附註2.1所示,本集 團已自二零一九年七月本 追溯採納香港財務報告準則 16號「租賃」,惟在該準則特達 過渡條文所允許之情況,月 過渡條至二零一九年六月因 對 一九年度之比較數重 日此年度規則產生之日 新租於二零一九年七月 調整於二零一九年七月 調整於二零 期初綜合財務狀況表確露。 會計政策於附註2.21 披露。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.2 Change in accounting policies (Continued)

For leases previously classified as finance leases, the Group recognised the carrying amount of the lease asset and lease liability immediately before transition as the carrying amount of the right-of-use asset and the lease liability at the date of initial application. The measurement principles of HKFRS 16 are only applied after that date. The remeasurements to the lease liabilities were recognised as adjustments to the related right-of-use assets immediately after the date of initial application. There were no remeasurements to the lease liabilities upon the adoption of HKFRS 16.

(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 a single discount rate to a portfolio of leases with reasonably similar characteristics;
- the exclusion of initial direct costs for the measurement of the right-of-use asset at the date of initial application; and
- the use of 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 and HK(IFRIC) 4 "Determining whether an Arrangement contains a Lease".

2 主要會計政策概要(續)

2.2 會計政策改變(續)

(i) 所採用的實務簡易處理方法

在首次執行香港財務報告準則 第16號的過程中,本集團使用 了該準則允許採用的下列實務 簡易處理方法:

- 對具有合理相似特徵的 租賃組合採用單一折現 率;
- 首次採用日計量使用權 資產時扣除初始直接費 用:以及
- 如果合同包含續租或終 止租賃的選擇權,則可 在確定租賃期時使用後 見之明。

本集團已選擇不在首次採用日重新評估一項合同是否為租賃。 合同或是否包含租賃。對於在過渡日之前簽訂的合同,本集團根據香港會計準則第17號和香港(國際財務報告詮釋更有。)一詮釋第4號「確定一項安排是否包含租賃評估」。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

- 2.2 Change in accounting policies (Continued)
 - (ii) Measurement of lease liabilities

2 主要會計政策概要(續)

2.2 會計政策改變(續)

(ii) 租賃負債之計量

		As at Ist July 2019 於二零一九年 七月一日 HK\$'000 千港元
Operating lease commitments disclosed	二零一九年六月三十日披露的	
as at 30th June 2019	經營租賃承諾	9,156
Discounted using the lessee's annual incremental	首次執行日使用承租人的增量 借款利率進行折現	7 700
borrowing rate of at the date of initial application Less:	海	7,798
Short-term leases recognised on a straight-line	按直線法作為費用確認的	
basis as expenses	短期租賃	(342)
Low-value leases recognised on a straight-line	按直線法作為費用確認的	
basis as expenses	低價值租賃	(90)
Lease liabilities recognised as at 1st July 2019	二零一九年七月一日確認的	
	租賃負債	7,366
Of which are:	其中包括:	
Lease liabilities - non-current	非流動租賃負債	3,654
Lease liabilities - current	流動租賃負債	3,712
		7,366

(iii) Measurement of right-of-use assets

Right-of-use assets for properties leases were measured at the amount equal to the lease liability, adjusted by the amount of any prepaid lease payments relating to that lease recognised in the consolidated balance sheet as at 30th June 2019. Other right-of-use assets arise from leases previously classified as finance leases and were measured at their carrying amounts immediately before transition at the date of initial application.

(iii) 使用權資產之計量

物按額零綜租款使為生按領無行為之租並六負何出產質和初過所有三表付整先之應前權資於接有三表付整先之應前不負何出產質的沒沒的。前租用之應前種情關十所租。前租用之應前。前租用之之應前。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2 主要會計政策概要(續)

- 2.2 Change in accounting policies (Continued)
 - (iv) Impact on consolidated financial statements

2.2 會計政策改變(續)

(iv) 對綜合財務報表之影響

		30th June 2019 As originally presented 二零一九年 六月三十日 按原先呈列	HKFRS 16 香港 財務報告 準則第16號	Ist July 2019 Restated 二零一九年 七月一日 經重列
		HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元
Consolidated balance sheet (extracted)	綜合資產負債表(摘錄)			
Non-current assets Property, plant and equipment Leasehold land and land	非流動資產 物業、廠房及設備 租賃土地及土地使用權	118,278	(3,587)	4,69
use rights Right-of-use assets	使用權資產	16,000	(16,000) 26,953	26,953
Non-current liabilities Lease liabilities	非流動負債 租賃負債	_	(3,654)	(3,654)
Current liabilities Lease liabilities	流動負債 租賃負債	_	(3,712)	(3,712)
The adoption of HKFRS 16 has no per share for the year ended 30th Ju			第16號於截 年六月三十	務報告準則 至二零二零 日止年度對 無重大影響。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.3 Consolidation

(a) Subsidiaries

A subsidiary is an entity (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.

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 綜合賬目

(a) 附屬公司

附具(包當體險益該回該制起在止衛屬有括集承享並體時體轉併制行制構因可可能權本附至賬終與有人,。移入權大學的一個人,,與對主,,與對主,,與對主,,與對主,,,與對主,,,與對主,,,與對主,,,與對主,,,

不論是否收購權益工具 或其他資產,本集團利 用會計收購法將所有業 務合併入賬。收購一家 附屬公司所轉讓之代價 包括:

- 所轉讓資產之公允 價值;
- 已收購業務前擁有 人所產生之負債;
- 本集團發行之股本 權益;
- 或然代價安排所致 之任何資產或負債 之公允價值;及
- 附屬公司任何現有 股本權益之公允價 值。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.3 Consolidation (Continued)

(a) Subsidiaries (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 acquisition-by-acquisition basis either at fair value or at the non-controlling interest's proportionate share of the acquired entity's net identifiable assets.

The Group recognises any non-controlling interest in the acquiree on an acquisition-by-acquisition basis. Non-controlling interests in the acquiree that are present ownership interests and entitle their holders to a proportionate share of the entity's net assets in the event of liquidation are measured at either fair value or the present ownership interests' proportionate share in the recognised amounts of the acquiree's identifiable net assets. All other components of non-controlling interests are measured at their acquisition date fair value, unless another measurement basis is required by HKFRSs.

Acquisition-related costs are expensed as incurred.

2 主要會計政策概要(續)

2.3 綜合賬目(續)

(a) 附屬公司(續)

本集團按個別收購基 準,確認在被購買方的 任何非控制性權益。被 購買方的非控制性權益 為現時的擁有權權益, 並賦予持有人一旦清盤 時按比例應佔主體的淨 資產,可按公允價值或 按現時擁有權權益應佔 被收購方可識別淨資 產的確認金額比例而計 量。非控制性權益的所 有其他組成部分按收購 日期的公允價值計量, 除非香港財務報告準則 規定必須以其他計量基 準計算。

購買相關成本在產生時 支銷。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

- 2.3 Consolidation (Continued)
 - (a) Subsidiaries (Continued)

The excess of the:

- consideration transferred,
- amount of any non-controlling interest in the acquired entity, and
- acquisition-date fair value of any previous equity interest in the acquired entity

over the fair value of the net identifiable assets acquired is recorded as goodwill. If those amounts are less than the fair value of the net identifiable assets of the business acquired, the difference is recognised directly in profit or loss as a bargain purchase.

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 profit or loss.

2 主要會計政策概要(續)

- 2.3 綜合賬目(續)
 - (a) 附屬公司(續) 倘:
 - 所轉讓代價,
 - 被收購實體之任何 非控股權益金額, 及
 - 任何先前於被收購 實體之股本

權益於收購日之可值資額額之可值資額額別該額別該產務所收免賬購值儲務分產額別該產額別該差差額所資產額額的資差額額。對於產額的資產額額的資產額額。對於產額的資產額額的。

倘延項期現利款獲或金負其值任遲將之率率及得然融債公開則現值實即件類價債金價之於採遞可立的為類重而之態,實別與之資較融率益金計允認質款日貼款條家。或融量價。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.3 Consolidation (Continued)

(a) Subsidiaries (Continued)

Intercompany transactions, balances and unrealised gains on transactions between Group companies are eliminated. Unrealised losses are also eliminated. When necessary, amounts reported by subsidiaries have been adjusted to conform with the Group's accounting policies.

(b) Changes in ownership interests in subsidiaries without change of control

The Group treats transactions with non-controlling 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 non-controlling interests and any consideration paid or received is recognised in a separate reserve within equity attributable to owners of the Company.

2 主要會計政策概要(續)

2.3 綜合賬目(續)

(a) 附屬公司(續)

集團內公司之間的交易的未變現利得予以對銷。未 現利得予以對銷。未變現損失亦予以對銷的已 屬公司報告的數額已按 需要作出改變,以政策符合 與本集團採用的政策符合 合一致。

(b) 不導致失去控制權的附屬公司權益變動

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.3 Consolidation (Continued)

(c) Disposal of subsidiaries

When the Group ceases to have control, any retained interest in the entity is remeasured to its fair value, at the date when control is lost, with the change in carrying amount recognised in profit or loss. The fair value is 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. It means the amounts previously recognised in consolidated other comprehensive income are reclassified to consolidated profit or loss or transferred to another category of equity as specified/permitted by applicable HKFRSs.

2.4 Segment information

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

2 主要會計政策概要(續)

2.3 綜合賬目(續)

(c) 出售附屬公司

倘本集團不再擁有控制 權或重大影響,其於該 實體的任何保留權益按 其公允價值重新計算, 而賬面值變動則於損益 內確認。就隨後入賬列 作聯營公司、合營公司 或財務資產的保留權益 而言,公允價值指初步 賬面值。此外,先前於 其他全面收益內確認與 該實體有關的任何金額 按猶如本集團已直接出 售有關資產或負債的方 式入賬。這意味著先前 在其他全面收益內確認 的金額重新劃分為綜合 損益,或轉撥至適用之 香港財務報告準則特定 或批准的權益之其他分 類。

2.4 分部資料

經營分部按照向首席經營決策 者提供的內部報告貫徹一致的 方式報告。首席經營決策者被 認定為作出策略性決定的本公 司之執行董事負責分配資源和 評估經營分部的表現。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.5 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, which is the Company's functional and the Group's presentation currency.

(b) Transactions and balances

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

Foreign exchange gains and losses that relate to borrowings are presented in the consolidated income statement within "finance income" or "finance costs". All other foreign exchange gains and losses are presented in the consolidated income statement within "other (losses)/gains, net".

Translation differences on non-monetary financial assets, such as equities classified as financial asset at FVOCI, are included in consolidated other comprehensive income.

2 主要會計政策概要(續)

2.5 外幣換算

(a) 功能和列賬貨幣

本集團旗下各實體的財 務報表所列項目均以要 實體營運所在的主要 濟環境的貨幣計量(「功 能貨幣」)。綜合財務報 表以港元呈列,而港 為本公司的功能貨幣及 列賬貨幣。

(b) 交易及結餘

非貨幣性財務資產(例如 分類為按公允價值計入 其他全面收益的財務資 產的權益)的折算差額包 括在綜合其他合併收益 中。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.5 Foreign currency translation (Continued)

(c) Group companies

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

- assets and liabilities for each balance sheet presented are translated at the closing rate at the date of that balance sheet;
- (ii) income and expenses for each profit or loss account are translated at average exchange rates (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the rate on the dates of the transactions); and
- (iii) all resulting exchange differences are recognised in consolidated 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. Exchange differences arising are recognised in equity.

2 主要會計政策概要(續)

2.5 外幣換算(續)

(c) 集團旗下公司

本集團旗下所有實體(全部均非採用高通脹經濟體系的貨幣)的功能貨幣 倘有別於列賬貨幣,其 業績及財政狀況須按如下方式兑換為列賬貨幣:

- (i) 各資產負債表所列 的資產及負債按該 資產負債表的日期 之收市匯率換算:
- (iii) 所有由此產生的匯 兑差額於其他合併 收益中確認。

收購海外實體產生之商 譽及公允價值調整被 視作海外實體之資產及 負債,並按收市匯率換 算。產生的匯兑差額在 權益中入賬。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.5 Foreign currency translation (Continued)

(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 jointly controlled entity that includes a foreign operation, or a disposal involving loss of significant influence over an associate that includes a foreign operation), all of the exchange differences accumulated in equity in respect of that operation attributable to the equity holders of the Company are reclassified to consolidated profit and loss.

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 exchange differences are reattributed to non-controlling interests and are not recognised in consolidated profit and loss.

2.6 Property, plant and equipment

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

2 主要會計政策概要(續)

2.5 外幣換算(續)

(d) 境外經營的處置和部分 處置

2.6 物業、廠房及設備

物業、廠房及設備乃按歷史成本減累計折舊及累計減值虧損 (如有)入賬。歷史成本包括收 購有關項目直接應佔之開支。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.6 Property, plant and equipment (Continued)

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

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

Buildings Leasehold improvements Shorter of the unexpired lease term or 5 years Machinery and equipment Furniture, fixtures and office equipment Motor vehicles Tools and moulds 40 to 50 years Shorter of the unexpired lease term or 5 years 5 years 5 years

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting period. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount (Note 2.9).

2 主要會計政策概要(續)

2.6 物業、廠房及設備(續)

其後之成本計入資產之賬面 值,或僅在與該項目有關之未 來經濟利益將流入本集團及 項目之成本可被可靠地計量時 (如適用)確認為個別資產。 所有其他維修及保養乃在產生 之財務期間於收益表中列為開 支。

按其估計可使用年期以直線法 將成本分攤至其剩餘價值來計 算之物業、廠房及設備之折舊 按下列年率計提撥備:

- 樓宇	四十至五十年
- 租賃物業	未到期租賃期
裝修	與五年之
	較短者
- 機器及設備	八年
- 傢俬、裝置及	五年
辦公室設備	
- 汽車	五年
- 工具及模具	五年

資產之殘值及可使用年期在每個結算日審閱及在適當時調整。倘資產之賬面值高於其可收回金額,則其賬面值即時撇減至可收回金額(附註2.9)。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.6 Property, plant and equipment (Continued)

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

If an owner-occupied property becomes an investment property carried at fair value, it is reclassified as investment property. The difference between the fair value and the carrying amount of the property at the date of transfer is recognised in revaluation reserve. Subsequent changes in the fair value of the investment property are recognised in the income statement as part of other gains/losses. If an investment property becomes owner-occupied, it is reclassified as property, plant and equipment, and its fair value at the date of reclassification becomes its cost for accounting purposes.

2.7 Investment properties

Investment property, principally comprising leasehold land and buildings, is held for long-term rental yields or for capital appreciation or both, and that is not occupied by the Group. It also includes properties that are being constructed or developed for future use as investment properties. Land held under operating leases are accounted for as investment properties when the rest of the definition of an investment property is met. In such cases, the operating leases concerned are accounted for as if they were finance leases. Investment property is initially measured at cost, including related transaction costs and where applicable borrowing costs.

2 主要會計政策概要(續)

2.6 物業、廠房及設備(續)

出售有關資產之盈虧按所得款 與賬面值的差額釐定,並在綜 合損益內確認。

2.7 投資物業

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.7 Investment properties (Continued)

After initial recognition, investment properties are carried at fair value, representing open market value determined at each reporting date by external valuers. Fair value is based on active market prices, adjusted, if necessary, for any difference in the nature, location or condition of the specific asset. If the information is not available, the Group uses alternative valuation methods such as recent prices on less active markets or discounted cash flow projections. Changes in fair values are recorded in the consolidated profit or loss as part of a valuation gain or loss in "other (losses)/gains, net".

Subsequent expenditure is charged to the asset's carrying amount only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. All other repairs and maintenance costs are expensed in the consolidated profit or loss during the financial period in which they are incurred.

Gain or loss on disposal of an investment property is determined by comparing the proceeds and the carrying amount of the investment property and is recognised in the consolidated profit or loss.

2.8 Intangible assets - Technical know-how

Technical know-how comprises the acquired rights to use certain technologies for the manufacture of plastic products. Acquired technical know-how is capitalised on the basis of the costs incurred to acquire and bring to use. These costs are amortised over their estimated useful lives of 5 years.

2 主要會計政策概要(續)

2.7 投資物業(續)

日後支出如能帶來未來經濟利 益流入本集團且該項支出能可 靠地計量時,才可計入該項資 產之賬面價值。所有其他維修 及保養成本於其產生之財政期 間之綜合損益內支銷。

出售投資物業之盈虧按所得款 與賬面值的差額釐定,並在綜 合損益內確認。

2.8 無形資產-技術知識

技術知識為購入若干用於生產 塑膠產品的技術之權利。購入 之技術知識按其於購入時及投 入使用之成本予以資本化,並 就其估計可使用年期(五年)進 行攤銷。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.9 Impairment of non-financial assets

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

2.10 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 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.

2 主要會計政策概要(續)

2.9 非財務資產的減值

沒有確定使用年期或尚未可供 使用之資產無需攤銷,但最少 每年就減值進行測試。當有事 件出現或情況改變顯示賬面值 可能無法收回時就資產減值進 行檢討。減值虧損按資產之賬 面值超出其可收回金額之差額 確認。可收回金額以資產之公 允價值扣除銷售成本或使用價 值兩者之間較高者為準。於評 估減值時,資產按可分開識辨 現金流量(現金產生單位)的最 低層次組合。除商譽外,已蒙 受減值的非財務資產在每個報 告日期均就減值是否可以撥回 進行檢討。

2.10 財務資產

(a) 分類

本集團將其財務資產分 類至以下計量類別:

- 一 隨後按公允價值計 量(不論是透過其 他全面收益或損 益列賬)的財務資 產;及
- 按攤銷成本計量的 財務資產。

有關分類視乎管理財務 資產的實體業務模式及 現金流的合約條款。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.10 Financial assets (Continued)

(a) Classification (Continued)

For assets measured at fair value, gains and losses will either be recorded in profit or loss or other comprehensive income. 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 the trade-date, the date on which the Group commits to purchase or sell the asset. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all the risks and rewards of ownership.

2 主要會計政策概要(續)

2.10 財務資產(續)

(a) 分類(續)

本集團僅於管理該等資 產的業務模式變動時重 新分類債務工具。

(b) 確認及取消確認

經常規途徑買用途徑買用 (售) 對本資務 () 對本資格 () 對本資格

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.10 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 profit or loss.

Financial assets with embedded derivatives are considered in their entirety when determining whether their cash flows are solely payment of principal and interest.

Debt instruments

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

Amortised cost: Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Interest income from these financial assets is included in finance income using the effective interest rate method. Any gain or loss arising on derecognition is recognised directly in profit or loss and presented in other gains/(losses) together with foreign exchange gains and losses. Impairment losses are presented as separate line item in the consolidated income statement.

2 主要會計政策概要(續)

2.10 財務資產(續)

(c) 計量

當釐定其僅從本金及利 息付款之現金流時,附 有嵌入式衍生工具的財 務資產會作出整體考慮。

債務工具

債務工具之後續計量取 決於本集團管理資產及 其現金流量特徵的業務 模式。

攤銷成本:持作收 取合約現金流量 (僅表示本金及利 息付款)的資產按 攤銷成本計量。該 等財務資產產生的 利息收入使用實際 利率法計入利息收 入。取消確認產生 的任何收益或虧損 直接於損益確認, 並連同匯兑收益及 虧損於其他收益/ (虧損)呈列。減 值虧損在綜合收益 表中以單獨條目呈 列。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

- 2.10 Financial assets (Continued)
 - (c) Measurement (Continued)

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 other comprehensive income, there is no subsequent reclassification of fair value gains and losses to profit or loss following the derecognition of the investment. Dividends from such investments continue to be recognised in consolidated income statement as "other (losses)/gains, net" when the Group's right to receive payments is established.

Changes in the fair value of financial assets at fair value through profit or loss are recognised in "other (losses)/ gains, net" in consolidated income statement 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)

2.10 財務資產(續)

(c) 計量(續) 股權工具

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.10 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. The impairment methodology applied depends on whether there has been a significant increase in credit risk. For trade receivables, the Group applies the simplified approach permitted by HKFRS 9, which requires expected lifetime losses to be recognised from initial recognition of the receivables.

2.11 Derivative financial instruments

Derivatives are initially recognised at fair value on the date a derivative contract is entered into and are subsequently remeasured at their fair values. The method of recognising the resulting gains or losses depends on whether the derivative is designated and qualified as a hedging instrument, and if so, the nature of the item being hedged. Assets and liabilities are classified as current if expected to be settled within 12 months; otherwise, they are classified as non-current.

As the Group's derivative financial instruments do not qualify for hedge accounting, changes in the fair value of these derivative financial instruments are recognised immediately in the consolidated profit or loss within "other (losses)/gains, net".

2 主要會計政策概要(續)

2.10 財務資產(續)

(d) 減值

2.11 衍生金融工具

本集團之衍生金融工具不符合 採用對沖會計法,其公允價值 變動即時於綜合損益中的「其 他(虧損)/收益-淨額」內確 認。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.12 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 comprises raw 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.

2.13 Trade and other receivables

Trade receivables are amounts due from customers for merchandise 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 and other receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method. less loss allowance.

2 主要會計政策概要(續)

2.12 存貨

存貨乃按成本或可變現淨值兩 者中之較低者列賬。成本值乃 按加權平均法計算。製成品之 成本包括原料、直接勞工成 本、其他直接成本及相關之生 產間接開支(基於正常運作能 力),惟不包括借貸成本。可 變現淨值乃根據正常營業狀況 下估計銷售所得款項減估計銷 售支出而釐定。

2.13 貿易及其他應收款

貿易應收款為在日常經營活動 中就商品銷售或服務執行而應 收客戶的款項。如貿易及其他 應收款的收回預期在一年或以 內(如仍在正常經營週期中, 則可較長時間),其被分類為 流動資產;否則分類為非流動 資產。

貿易及其他應收款初步以公允 價值確認,其後利用實際利息 法按攤銷成本扣除虧損撥備計 量。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.14 Cash and cash equivalents

In the consolidated statement of cash flows, cash and cash equivalents include cash in hand, deposits held at call with banks and bank overdrafts, if any. In the consolidated balance sheet, bank overdrafts are shown within borrowings in current liabilities.

2.15 Financial liabilities

Financial liabilities and equity instruments issued by the Group are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability and an equity instrument.

Financial liabilities (including trade and bills payables) are initially measured at fair value, and are subsequently measured at amortised cost, using the effective interest method.

2.16 Share capital

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

2.17 Borrowings and borrowing costs

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently carried at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value 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)

2.14 現金及現金等額

於綜合現金流量表中,現金及 現金等額包括手頭現金、銀行 活期存款及銀行透支(如有)。 銀行透支在綜合資產負債表的 流動負債中借款內列示。

2.15 財務負債

本集團發行之財務負債及權益 工具按照契約安排分類及定義 為財務負債及權益工具。

財務負債(包括貿易應付款及 應付票據)初步是以公允價值 計算,其後使用實際利息方法 按攤銷成本計算。

2.16 股本

普通股分類為權益。發行新股 或購股權之應佔成本扣除税項 後將收益直接於權益中扣除。

2.17 貸款及借貸成本

貸款初步按公允價值並扣除產生的交易成本確認。貸款其後按攤銷成本列賬:所得款(扣除交易成本)與贖回價值的任何差額利用實際利息法於貸款期間內在綜合損益內確認。

除非本集團有無條件權利將負 債的結算遞延至結算日後最少 十二個月,否則貸款分類為流 動負債。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.17 Borrowings and borrowing costs (Continued)

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

2.18 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 balance sheet date 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)

2.17 貸款及借貸成本(續)

直接歸屬於收購、興建或生產 合資格資產(指必須經一段或 時間處理以作其預定用途或 售的資產)的借貸成本,直至 該等資產的成本內,直至或 大致上備妥供其預定用途或 告為止。所有其他借貸成本在 產生期內的損益中確認。

2.18 當期及遞延所得税

本期間的税項支出包括當期和 遞延税項。税項在綜合損益中 確認,但與其他合併收益或直接在權益中確認的項目有關者則除外。在該情況下,税項亦分別在其他合併收益或直接在權益中確認。

(a) 當期所得税

當公經的已的層所報用稅定期司營國頒稅就規稅情務適限表況機屬生資實例稅情狀根支之公應產質計務況況據付出司課負上算法定,預的根及稅債已。例期並期稅據聯收表頒管解評在須款本營入日佈理釋估適向設本營入日佈理釋估適向設

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.18 Current and deferred income tax (Continued)

(b) Deferred income tax

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.

Deferred income tax liabilities are provided on taxable temporary differences arising from investments in subsidiaries, 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.

2 主要會計政策概要(續)

2.18 當期及遞延所得稅(續)

(b) 遞延所得税

遞延所得税利用負債法 確認資產和負債的税基 與資產和負債在綜合財 務報表的賬面值的差額 而產生的暫時性差異。 然而,若源延所得税負 債來自對商譽的初始確 認,以及若遞延所得稅 來自在交易(不包括業務 合併)中對資產或負債的 初始確認,而在交易時 不影響會計損益或應課 税利潤或損失,則不作 記賬。遞延所得税採用 在資產負債表日前已頒 佈或實質上已頒佈,並 在有關的遞延所得税資 產實現或遞延所得稅負 債結算時預期將會適用 的税率(及法例)而釐定。

遞延所得税資產是就很可能有未來應課税利潤 而就此可使用暫時性差 異而確認。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.18 Current and deferred income tax (Continued)

(b) Deferred income tax (Continued)

Deferred income tax assets are recognised on deductible temporary differences arising from investments in subsidiaries 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.

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

2 主要會計政策概要(續)

2.18 當期及遞延所得税(續)

(b) 遞延所得税(續)

(c) 抵銷

即期及遞延税項於損益中確認,惟有關於其他全面收益或直接於權益確認的項目除外。於於情況下,稅項亦分別於其他全面收益或直接於權益確認。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.19 Employee benefits

(a) Pension obligations

The Group participates in several defined contribution retirement benefit schemes. A defined contribution scheme is a pension plan under which the Group pays contributions to publicly or privately administered pension plans on a mandatory, contractual or voluntary basis. The Group has no further legal or constructive obligations to pay further contributions once the contributions have been paid.

The Group participates in the mandatory provident fund scheme (the "MPF Scheme") in Hong Kong. Under the MPF Scheme, the Group and its relevant employees makes monthly contributions to the scheme at 5% of the employee's relevant income with a maximum of HK\$1,500 per month, as appropriate, as defined in the Mandatory Provident Fund Scheme Ordinance. The contributions are fully and immediately vested in the employees.

The Group also contributes to certain defined contribution schemes for its employees in Mainland China. Contributions are made by the Group on a monthly basis to those state-sponsored retirement plans based on a percentage of the relevant income of the relevant employees. The Group has no further obligations for the actual payment of pensions beyond its contributions. The state-sponsored retirement plans are responsible for the entire pension obligations payable to retired employees.

2 主要會計政策概要(續)

2.19 僱員福利

(a) 退休金承擔

對集退團率多劃供退府退的中團休按,種供款外福辦金別的干供員政款集不任種辦金別所退團承。定負定。薪籌休除擔該額責員定。薪籌休除擔該額責責於條擔該額責責責任等供所任

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.19 Employee benefits (Continued)

(a) Pension obligations (Continued)

Contributions made are recognised as employee benefits expenses when they are due and are not reduced by contribution forfeited by those relevant employees who leave the scheme prior to vesting fully in the contributions. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in the future payments is available.

(b) Employee leave entitlements

Employee entitlements to annual leaves are recognised when they accrue to employees. A provision is made for the estimated liabilities for annual leaves as a result of services rendered by employees up to the balance sheet date. Employee entitlements to sick leave and maternity leave are not recognised until the time of leave.

(c) Share-based compensation

The Group operates an equity-settled, share-based compensation plan (the "Share Option Scheme"). The fair value of the employee services received in exchange for the grant of the options is recognised as an expense. 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)

2.19 僱員福利(續)

(a) 退休金承擔(續)

供款在應付時確認為僱 員福利開支,且不可由 全數歸屬供款前離開計 劃的僱員所放棄的供款 而減少。預付供款按照 現金退款或可減少未來 付款而確認為資產。

(b) 僱員假期權益

僱員年假之權利於僱員 應享有時確認。估計截 至結算日因僱員提供服 務而結欠之年假已予撥 備。僱員之病假及分娩 假期不作確認,直至僱 員正式休假為止。

(c) 以股份為基準之報酬福 利

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.19 Employee benefits (Continued)

(c) Share-based compensation (Continued)

Non-market performance and service 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 performance and service conditions are to be satisfied. At each balance sheet date, the entity revises its estimates of the number of options that are expected to vest based on the non-market vesting conditions. It recognises the impact of the revision of original estimates, if any, in the income statement, with a corresponding adjustment to equity.

The proceeds received net of any directly attributable transaction costs are credited to share capital (nominal value) and share premium when the options are exercised.

Under the terms of the existing Share Option Scheme of the Group, the Directors may, at their discretion, invite eligible participants to take up share options to subscribe for the shares of the Company subject to the terms and conditions stipulated therein. No share options were granted or exercised during the year. As at 30th June 2020 and 2019, there is no share option outstanding.

2 主要會計政策概要(續)

2.19 僱員福利(續)

(c) 以股份為基準之報酬福 利(續)

> 購股權獲行使後,所得 款項於扣除直接應計交 易費用後計入股本(面值 部份)及股本溢價。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.19 Employee benefits (Continued)

(d) Bonus entitlements

The expected cost of bonus payments is recognised as a liability when the Group has a present legal or constructive obligation as a result of services rendered by employees and a reliable estimate of the obligation can be made. Liabilities of bonus plan are expected to be settled within 12 months and are measured at the amounts expected to be paid when they are settled.

2.20 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)

2.19 僱員福利(續)

(d) 花紅權益

2.20 撥備

撥備於本集團因過去事件而導致現時之法律或推定負債,並可能導致資源流出以清償該項負債時確認,惟須能夠對該負債金額作出可靠估計。對未來營運之虧損並不會作出撥備。

倘出現若干類似責任,償還有 關責任所需之資源流出的可能 性,乃經考慮責任總體類別後 釐定。即使同一責任類別之任 何一個項目之資源流出可能性 不大,仍須確認撥備。

撥備採用税前利率按照預期需 償付有關責任的開支的現值計 量,該利率反映當時市場對金 錢時間值和有關責任固有風險 的評估。隨著時間過去而增加 的撥備確認為利息開支。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.21 Leases

As a lessee

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 30th June 2019, 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. Payments made under operating leases (net of any incentives received from the lessor) were charged to profit or loss on a straight-line basis over the period of the lease.

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

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;
- amounts expected to be payable by the lessee under residual value guarantees;

2 主要會計政策概要(續)

2.21 租賃

作為承租人

誠如上文附註2.2所闡釋,本 集團已就本集團為承租人之租 賃更改其會計政策。新政策於 下文闡述,而變動影響則於附 註2.2闡述。

截至二零一九年六月三十日,絕大部份擁有權風險及回報並無轉移至本集團(作為承租人)之租賃分類為經營租賃。根據經營租賃作出的付款(扣除自出租人收取的任何獎金後)於租期內以直線法在損益中支銷。

自二零一九年七月一日起,租 賃於租賃資產可供本集團使用 之日期確認為使用權資產及相 應負債。

租賃產生之資產及負債初步以 現值基準計量。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),減任何應收租賃 優惠;
- 基於某一指數或比率之 可變租賃付款,採用於 開始日期之指數或比率 初步計量;
- 本集團於剩餘價值擔保 下預期應付之金額;

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.21 Leases (Continued)

As a lessee (Continued)

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

The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be determined, the lessee's incremental borrowing rate is used, being the rate that the lessee would have to pay to borrow the funds necessary to obtain an asset of similar value in a similar economic environment with similar terms and conditions.

To determine the incremental borrowing rate, the Group:

- where possible, 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:
- uses a build-up approach that starts with a risk-free interest rate adjusted for credit risk for leases held by the Group, which does not have recent third party financing; and
- makes adjustments specific to the lease, e.g. term, country, currency and security.

2 主要會計政策概要(續)

2.21 租賃(續)

作為承和人(續)

- 倘本集團合理確定行使 購買選擇權,則為該選 擇權之行使價;以及
- 倘租期反映本集團行使 終止租賃選擇權,則支 付終止租賃之罰款。

租賃付款使用租賃中隱含之利率進行貼現。倘難以釐定該利率,則使用承租人之遞增貸款利率,即承租人在類似經濟環境中借入獲得與使用權資產具有類似價值之資產所需資金而必須支付之利率。

為釐定遞增貸款利率,本集 團:

- (如可行)使用個別承租 人近期獲得之第三方融 資為出發點作出調整, 以反映自獲得第三方融 資以來融資條件之變動;
- 使用累加法以無風險利率為出發點,並以本集團持有且最近沒有第三方融資之租賃的信貸風險進行調整;以及
- 進行特定於該租賃之調整,例如租賃期、國家、貨幣及抵押。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.21 Leases (Continued)

As a lessee (Continued)

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

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

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

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

Payments associated with short-term leases and leases of low-value assets are recognised on a straight-line basis as an expense in 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.

Some property leases contain variable payment terms. Variable lease payments are recognised in profit or loss in the period in which the condition that triggers those payments occurs.

2 主要會計政策概要(續)

2.21 租賃(續)

作為承租人(續)

使用權資產按照成本計量,其 中成本包括以下項目:

- 租賃負債初始計量金額;
- 在租賃期開始日或之前 支付的租賃付款額,扣 除收到的租賃獎勵;
- 任何初始直接費用;以 及
- 復原成本。

租賃付款於本金及融資成本之間作出分配。融資成本於租期內於損益扣除,藉以令各期間之負債餘額之期間利率一致。

使用權資產一般於資產之可使 用年期及租期(以較短者為準) 內以直線法折舊。倘本集團合 理確定行使購買選擇權,則使 用權資產於相關資產之可使用 年期內折舊。

與短期租賃和低價值資產租賃相關的付款額按照直線法在損益中確認為費用。短期租賃是指租賃期限為十二個月或不足十二個月的租賃。低價值資產包括電腦設備和小型辦公室設備。

部分房地產租賃包含可變付款 額條款。可變租賃付款額在觸 發可變租賃付款額的條件發生 當期在損益中確認。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.21 Leases (Continued)

As a lessee (Continued)

Extension and termination options are included in a number of property and equipment leases across the Group. These terms are used to maximise operational flexibility in terms of managing contracts.

In determining the lease term, management considers all facts and circumstances that create an economic incentive to exercise an extension option, or not exercise a termination option. Extension options (or periods after termination options) are only included in the lease term if the lease is reasonably certain to be extended (or not terminated).

As a lessor

Lease income from operating leases where the Group is a lessor is recognised in income on a straight-line basis over the lease term. Initial direct costs incurred in obtaining an operating lease are added to the carrying amount of the underlying asset and recognised as expense over the lease term on the same basis as lease income. The respective leased assets are included in the consolidated balance sheet based on their nature. The Group did not need to make any adjustments to the accounting for assets held as lessor as a result of adopting the new leasing standard.

2.22 Government grants

Grants from the government are recognised at their fair value where there is a reasonable assurance that the grant will be received and the Group will comply with all attached conditions. Government grants relating to costs are deferred and recognised in the statement of profit or loss over the period necessary to match them with the costs that they are intended to compensate.

2 主要會計政策概要(續)

2.21 租賃(續)

作為承租人(續)

本集團的大量房地產和設備租 賃包含續租選擇權和終止租賃 選擇權。這些條款的使用目的 在於將合同管理的操作靈活性 達到最大化。

在確定租賃期時,管理層考慮產生承租人行使續租選擇權(或者不行使終止選擇權)的經濟獎勵的所有事實和情況。僅當承租人合理確定將續租(或不會終止租賃)時,續租選擇權(或終止選擇權之後的期間)方可計入租賃期。

作為出租人

2.22 政府補助

當能夠合理地保證政府補助將可收取,而本集團將會符合所有附帶條件時,將政府提供的補助按其公允價值確認入賬,並按擬補償之成本配合其所需期間在損益表中確認。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.23 Revenue recognition

The Group recognises revenue when it satisfies a performance obligation by transferring a promised good to a customer, which is when the customer obtains control of a good, has the ability to direct the use of, and obtain substantially all of the remaining benefits from that good. If the control of the goods and services is transferred over a period of time, the Group recognises revenue by reference to the extent of progress toward completion in fulfilling its performance obligations during the entire contract period.

For the amounts of revenue recognised for goods transferred and services provided, the Group recognises any unconditional rights to consideration separately as a receivable and the rest as a contract asset, and recognises loss allowance of the receivable and the contract asset based on expected credit loss; if the consideration received or receivable exceeds the obligation performed by the Group, a contract liability is recognised. The Group presents a net contract asset or a net contract liability under each contract.

Contract costs include costs to fulfill a contract and of obtaining a contract. The cost incurred for providing services by the Group is recognised as the costs to fulfill a contract, and is amortised based on the progress towards completion of the service provided when recognising revenue. The incremental cost incurred by the Group of obtaining a contract is recognised as the costs of obtaining a contract. For costs of obtaining a contract that will be amortised within one year, the Group recognises it in profit and loss. For the costs of obtaining a contract that will be amortised for more than one year period, it is amortised in profit and loss based on same progress towards completion as recognising revenue. The Group recognises the excess of the carrying amounts of contract costs over the expected remaining consideration less any costs not yet recognised as an impairment loss. As at the balance sheet date, the Group presents the costs to fulfill and of obtaining a contract, in the net amount after deducting relevant asset impairment provisions, as other assets.

2 主要會計政策概要(續)

2.23 收益確認

合約成本包括履行合約及獲取 合約之成本。本集團提供服務 所產生之成本確認為履約成 本,並按確認收入時完成所提 供服務之進度攤銷。本集團獲 取合約所產生之增量成本確認 為獲取合約成本。就將於一年 內攤銷之獲取合約成本而言, 本集團於損益中確認該成本。 就將於一年期間以上攤銷之獲 取合約成本而言,其根據與確 認收入相同的完成進度於損益 中攤銷。本集團確認合約成本 賬面值超出預期剩餘代價減任 何尚未確認之成本之金額為減 值虧損。於資產負債表日期, 本集團呈列履行及獲取合約之 成本(扣除相關資產減值撥備 後之淨額)為其他資產。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.23 Revenue recognition (Continued)

The Group recognises revenue from sales of goods in the consolidated income statement in accordance with below policies:

Sales of goods are recognised when a group entity has transferred control over products to the customer, the customer has accepted the products, there is no unfulfilled obligation that could affect the customer's acceptance of the products, the amount of sales can be reliably measured and it is probable that future economic benefits will flow to the entity. Revenue from sales is based on the price specified in the sales contracts. Accumulated experience is used to estimate the likelihood and provide for sales return for the goods sold at the time of sale. A receivable is recognised when the goods are delivered as this is the point in time that the consideration is unconditional because only the passage of time is required before the payment is due.

2.24 Interest income

Interest income is recognised on a time-proportion basis using the effective interest method. When a receivable is impaired, the Group reduces the carrying amount to its recoverable amount, being the estimated future cash flows discounted at the original effective interest rate of the instrument, and continues unwinding the discount as interest income. Interest income on impaired loans is recognised using the original effective interest rate.

2.25 Dividend distribution

Dividend distribution to the Company's shareholders is recognised as a liability in the Group's and the Company's financial statements in the period in which the dividends are approved by the Company's shareholders for final dividend and Board of Directors for interim dividend.

2 主要會計政策概要(續)

2.23 收益確認(續)

本集團根據以下政策於綜合收 益表中確認貨品銷售之收入:

2.24 利息收入

2.25 股息分派

分派予本公司股權持有人之末 期股息於本公司股權持有人批 准有關末期股息之期間,而中 期股息則於本公司董事會批准 有關中期股息之期間,在本集 團之財務報表內確認為負債。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

2.26 (Loss)/earnings per share

- (i) Basic (loss)/earnings per shareBasic (loss)/earnings per share is calculated by dividing:
 - the (loss)/profit attributable to equity holders of the Company, excluding any costs of servicing equity other than ordinary shares; and
 - by the weighted average number of ordinary shares outstanding during the financial year, adjusted for bonus elements in ordinary shares issued during the year and excluding treasury shares.

(ii) Diluted (loss)/earnings per share

Diluted (loss)/earnings per share adjusts the figures used in the determination of basic (loss)/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)

2.26 每股(虧損)/盈利

- (i) 每股基本(虧損)/盈利 每股基本(虧損)/盈利 乃按下列數據計算:
 - 除以本公司股東應 佔(虧損)/溢利, 不包括任何普通股 以外的服務權益成 本;及
 - 除以該財政年度已 發行普通股的加權 平均股數,並根據 年內發行的普通股 的股利調整(扣除 庫存股)。
- (ii) 每股攤薄(虧損)/盈利 每股攤薄(虧損)/盈利 調整用於釐定每股基本 (虧損)/盈利的數字, 以考慮以下各項:
 - 利息所得税的税後 效應及其他與具攤 薄性潛在普通股有 關的財務成本;及
 - 假設悉數轉換具攤 薄性潛在普通股, 應已發行額外普通 股的加權平均數。

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, cash flow and fair value interest rate risk and price risk), credit risk and liquidity risk. The Group's overall risk management policy focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance.

Management regularly monitors the financial risks of the Group. The use of financial derivatives to hedge certain risk exposures is governed by the Group's policies approved by the Board of Directors of the Company in order to manage those risks. The Group does not use derivative financial instruments for speculative purposes.

(a) Foreign exchange risk

The Group mainly operates in Hong Kong and Mainland China with transactions mainly settled in Hong Kong dollar ("HK\$"), Renminbi ("RMB") and US dollar ("USD"). Foreign exchange risk arises when future commercial transactions or recognised assets or liabilities are denominated in a currency that is not the entity's functional currency. The Group is exposed to foreign exchange risk from various currency exposures, primarily with respect to USD and RMB.

3 財務風險管理

3.1 財務風險因素

本集團經營活動面對各種財務 風險:市場風險(包括外匯風 險、現金流量及公允價值利率 風險及價格風險)、信貸風 及流動資金風險。本集團整體 風險管理計劃針對難以預測的 金融市場,以將對本集團財務 表現的潛在不利影響降至最 低。

管理層定期管理本集團之財務 風險。用作對沖若干風險的衍 生金融工具由本公司董事局批 准的政策所規管。本集團一般 會透過簽訂遠期外匯合約以管 理其外匯風險。本集團並無運 用衍生金融工具作投機活動。

(a) 外匯風險

3 FINANCIAL RISK MANAGEMENT (Continued)

3.1 Financial risk factors (Continued)

(a) Foreign exchange risk (Continued)

Management has a policy to require group companies to manage their foreign exchange risk against functional currency. It mainly includes managing the exposures arise from sales and purchases made by the relevant group companies in currencies other than their own functional currencies. The Group also manages its foreign exchange risk by performing regular reviews of the Group's net foreign exchange exposures and has entered into certain foreign exchange contracts to manage foreign exchange risks. As at 30th June 2020, the Group had certain outstanding forward foreign currency contracts to purchase USD (2019: purchase USD), details of which have been disclosed in Note 24. Certain of the Group's receivables, cash and bank balances, trade and bills payables and borrowings were also denominated in foreign currencies, details of which have been disclosed in Notes 23, 25, 26 and 29. Since the HK\$ is pegged to USD, management are of the opinion that the exchange rate risk exposure arising from USD is relatively insignificant.

At 30th June 2020, if HK\$ had weakened/strengthened by 5% against RMB, with all other variables held constant, post-tax loss (2019: post-tax profit) for the year would have been HK\$1,253,000 (2019: HK\$461,000) higher/lower (2019: lower/higher), mainly as a result of foreign exchange losses/gains on translation of foreign currency-denominated non-derivative financial assets and liabilities.

3 財務風險管理(*續*)

3.1 財務風險因素(續)

(a) 外匯風險(續)

管理層已訂立政策,要 求集團公司管理與其 功能貨幣有關的外匯風 險。管理主要包括有關 集團公司因以非公司功 能貨幣銷售及購貨而引 起之風險。本集團亦定 期檢討外匯風險及使用 遠期合約以管理外匯風 險。於二零二零年六月 三十日,本集團尚有若 干未平倉的外幣(買美 元)(二零一九年:買美 元) 遠期合約, 詳情於附 註24披露。本集團若干 貿易應收款、現金及銀 行結餘、貿易應付款及 應付票據及借貸以外幣 計值,詳情於附註23、 25、26及29披露。因為 美元與港元掛鈎,管理 層認為因美元引致的外 匯風險相對並不重大。

3 FINANCIAL RISK MANAGEMENT (Continued)

3.1 Financial risk factors (Continued)

(b) Cash flow and fair value interest rate risk

The Group's income and operating cash flows are substantially independent of changes in market interest rates. The Group has no significant interest-bearing assets except for the cash at bank. The Group's exposure to changes in interest rates is mainly attributable to its borrowings. Borrowings carry at floating rates expose the Group to cash flow interest rate risk whereas those carry at fixed rates expose the Group to fair value interest rate risk.

The Group will review whether bank borrowings bearing fixed or floating rates should be drawn from time to time with reference to the trend of changes in interest rates.

As at 30th June 2020, if the interest rates had been 50 basis points higher/lower, with all other variables held constant, post-tax loss (2019: post-tax profit) for the year would have been HK\$628,000 (2019: HK\$399,000) lower/higher (2019: higher/lower), mainly as a result of higher/lower interest income on cash at bank net off with higher/lower interest expense on floating rate borrowings.

3 財務風險管理(*續*)

3.1 財務風險因素(續)

(b) 現金流量及公允價值利 率風險

由息款的大動及來計對固使利於資及收致的的自息現定本率集,期及不響率款借流率團國在經受。變。款量計面。並此款營市本動按使風息對重銀本金利團險動集,借允会則與大行集流率所主利團而款價計存團量變涉要率面按則值

本集團會不時根據利率 之變動趨勢以決定應以 固定或浮動利率之附息 貸款進行借貸。

3 FINANCIAL RISK MANAGEMENT (Continued)

3.1 Financial risk factors (Continued)

(c) Price risk

The Group is exposed to commodity price risk in relation to its plastic materials which is dependent on the oil price. The Group closely monitors the price of its raw materials in order to determine its pricing strategies.

(d) Credit risk

Credit risk of the Group mainly arises from cash and cash equivalents and security investments with banks and financial institutions, as well as credit exposures to customers such as trade receivables and other counterparty. The carrying amount of these balances in the consolidated balance sheet represents the Group's maximum exposure to credit risk in relation to its financial assets.

The Group has two types of financial assets that are subject to the expected credit loss model:

- Trade receivables; and
- Other financial assets at amortised cost

Substantially all of the Group's cash at bank and the restricted bank deposits are deposited in major financial institutions located in Hong Kong and Mainland China, which management believes are of high credit quality. The Group has a policy to limit the amount of credit exposure to any financial institution and management does not expect any losses arising from non-performance by these counterparties.

3 財務風險管理(續)

3.1 財務風險因素(續)

(c) 價格風險

本集團承受因原油價格 引致的塑膠原料相關商 品價格風險。本集團密 切監察原材料價格變動 以釐定其訂價策略。

(d) 信貸風險

本集團有兩類財務資產 之新預期信貸虧損模型:

- 一 貿易應收款;及
- 按攤銷成本列賬之 其他財務資產

3 FINANCIAL RISK MANAGEMENT (Continued)

- 3.1 Financial risk factors (Continued)
 - (d) Credit risk (Continued)
 - (i) Trade receivables

The Group applies the HKFRS 9 simplified approach to measure expected credit losses which uses a lifetime expected loss allowance for all trade receivables and shared credit risk characteristics.

Trade receivables are written off when there is no reasonable expectation of recovery. Impairment losses on trade receivables are presented as impairment losses within other operating expenses. Subsequent recoveries of amounts previously written off are credited against the same line item.

The expected loss rates are based on the payment profiles of customers and the corresponding historical credit losses experienced. The historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables. With the increased risk from the volatility of economic climate in Mainland China and Hong Kong, the Group has maintained a defined credit policy with tightened risk profile and applied prudent policies to manage its credit risk with its trade receivables that includes an ageing analysis of trade receivables is prepared on a regular basis and is closely monitored to minimise any credit risk associated with receivables.

B 財務風險管理(續)

- 3.1 財務風險因素(續)
 - (d) 信貸風險(續)
 - (i) 貿易應收款

預期虧損率乃根據 客戶的銷售付款情 況及相應過往信貸 虧損而釐定。過往 虧損率乃經調整以 反映影響客戶結算 應收款之能力的宏 觀經濟因素之現時 及前瞻性資料。面 對來自中國內地及 香港的經濟氣候不 確定性所引致的風 險增加,本集團致 力維持收緊風險評 估及執行保守制度 的特定貿易應收款 信貸政策,定期制 定貿易應收款之賬 齡分析並密切監察 以儘量減低應收款 之信貸風險。

3 FINANCIAL RISK MANAGEMENT (Continued)

3.1 Financial risk factors (Continued)

- (d) Credit risk (Continued)
 - (i) Trade receivables (Continued)

On that basis, the loss allowance as at 30th June 2020 and 30th June 2019 was determined as follows for trade receivables:

3 財務風險管理(續)

- 3.1 財務風險因素(續)
 - (d) 信貸風險(續)
 - (i) 貿易應收款(續)

在該基準上,於二零二零年六月三十日及二零一九年六月三十日的貿易應 收款虧損撥備釐定如下:

		Gross carrying amount 賬面總值 HK\$'000 千港元	Expected credit loss rate 預期信貸 虧損率	Loss allowance 虧損撥備 HK\$'000 千港元
As at 30th June 2020	於二零二零年			
	六月三十日	4.122		4 122
Individual assessment	個別評估	4,132		4,132
Collective assessment	統計評估			
Current	現有	138,699	0.23%	320
Within 30 days	30日內	21,903	0.36%	80
31 to 60 days	31-60日	8,658	0.77%	66
61 to 90 days	61-90日	1,665	2.39%	40
91 to 180 days	91-180日	818	16.43%	134
Over 180 days	超過180日	69	35.22%	25
		175,944		4,797

3 FINANCIAL RISK MANAGEMENT (Continued)

財務風險管理(續)

- 3.1 Financial risk factors (Continued)
 - (d) Credit risk (Continued)
 - (i) Trade receivables (Continued)

3.1 財務風險因素(續)

(d) 信貸風險(續)

(i) 貿易應收款(續)

		Gross carrying amount 賬面總值 HK\$'000 千港元	Expected credit loss rate 預期信貸 虧損率	Loss allowance 虧損撥備 HK\$'000 千港元
As at 30th June 2019	於二零一九年 六月三十日			
Individual assessment	個別評估	4,361		4,361
Collective assessment	統計評估			
Current	現有	161,896	0.07%	112
Within 30 days	30日內	34,087	0.12%	40
31 to 60 days	31-60 日	14,156	0.37%	53
61 to 90 days	61-90日	1,615	5.17%	83
91 to 180 days	91-180日	869	8.15%	71
Over 180 days	超過180日	119	32.84%	40
		217,103		4,760

3 FINANCIAL RISK MANAGEMENT (Continued)

- 3.1 Financial risk factors (Continued)
 - (d) Credit risk (Continued)
 - (i) Trade receivables (Continued)

The closing loss allowances for trade receivables as at 30th June 2020 reconcile to the opening loss allowances as follows:

3 財務風險管理(續)

- 3.1 財務風險因素(續)
 - (d) 信貸風險(續)
 - (i) 貿易應收款(續)

於二零二零年六月 三十日的貿易應與 款年末虧損撥備與 年初虧損撥備的對 賬如下:

			wance for ceivables 欢虧損撥備
		2020	2019
		HK\$'000	HK\$'000
		千港元	千港元
Opening loss allowance as at 1st July	於七月一日的	(4.740)	(4.757)
Increase in loss allowance recognised	年初虧損撥備 年內於損益已確認的	(4,760)	(4,756)
in profit or loss during the year	貸款虧損撥備增加	(2,002)	(126)
Write-off	撇銷	1,865	4
Currency translation differences	匯兑差額	100	118
		(4,797)	(4,760)

Impairment losses on trade receivables are presented as net impairment losses within operating profit. Subsequent recoveries of amounts previously written off are credited against the same line item.

貿易應收款減值虧 損呈列為經營溢利 內的減值虧損淨 額。其後收回先前 已撇銷的款項於同 一項目內入賬。

3 FINANCIAL RISK MANAGEMENT (Continued)

- 3.1 Financial risk factors (Continued)
 - (d) Credit risk (Continued)
 - (ii) Other financial assets at amortised cost

Other financial assets at amortised cost include cash and cash equivalent, bills and other receivables. Management considered that these have a low credit risk and did not make any provision for these other financial assets at amortised cost based on the historical settlement pattern of these other financial assets and the forward-looking recoverability analysis of the counterparties.

As at 30th June 2020, the Company had provided guarantees in respect of banking facilities made available to its subsidiaries amounting to HK\$364,608,000 (2019: HK\$397,328,000). Credit risk in connection with such guarantees is considered to be minimal.

3 財務風險管理(續)

- 3.1 財務風險因素(續)
 - (d) 信貸風險(續)
 - (ii) 按攤銷成本計量的 其他財務資產

按其現應收為資式性其並成務備銷財及票。鑒的對收貸就計產本資金及可信無本資。於歷手回風該量計產等其理等結的分低按其任量包額他層財算前析,攤他何數稅

於二零二零年六月三十日本公司就其附屬公司之銀行信貸提供合共364,608,000港元(二零一九年:397,328,000港元)之擔保。有關此等擔保之信貸風險並不重大。

3 FINANCIAL RISK MANAGEMENT (Continued)

3.1 Financial risk factors (Continued)

(e) Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and cash equivalents and the availability of funding through an adequate amount of committed credit facilities. Due to the dynamic nature of the underlying businesses, the Group aims to maintain flexibility in funding by keeping committed credit lines available.

The Group's primary cash requirements have been for additions of and upgrades on property, plant and equipment, settlement of borrowings, payment for trade and other payables, and payment for operating expenses. The Group mainly finances its working capital requirements through a combination of internal resources and bank borrowings.

The Group's policy is to regularly monitor current and expected liquidity requirements to ensure it maintains sufficient cash balances and adequate credit facilities to meet its liquidity requirements in the short and long-term.

3 財務風險管理(續)

3.1 財務風險因素(續)

(e) 流動資金風險

審慎的流動資金風險電理指維持質足的及稅,及領域不可供數不可供數所有關度。在內域不可供數的數方。在於一個人,不可以維持不可以維持不可以維持不可以維持不可以維持資額度。本已資金額度。本已資金額度。

本集團的政策是定期監察當前及預期的流動資金需求以確保維持足現金等價物的信戶, 透過足夠的信戶, 透過足夠的信節, 透過足期及長期的流動資金所需。

3 FINANCIAL RISK MANAGEMENT (Continued)

3.1 Financial risk factors (Continued)

(e) Liquidity risk (Continued)

The Group measures and monitors its liquidity through the maintenance of prudent ratio regarding the liquidity structure of the overall assets, liabilities, loans and commitments of the Group. The Group also maintains a prudent level of liquid assets and committed banking facilities to ensure the availability of sufficient cash flows to meet any unexpected and material cash requirements in the ordinary course of business. As at 30th June 2020, the total banking facilities made available to the Group amounting to HK\$633,530,000 (2019: HK\$586,659,000) of which HK\$364,608,000 (2019: HK\$97,328,000) was being utilised by the Group.

The tables below analyses the Group's financial liabilities and net-settled derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flow, including interest payments computed using contractual rates, based on the earliest date on which the Group can be required to pay. For the purpose of maturity analysis, the maturity date of bank borrowings with a repayable on demand clause is based on agreed schedule repayment set out in the loan agreements, disregarding the repayment on demand clauses. Taking into account the Group's financial position, the Directors do not consider that it is probable that the banks will exercise their discretion to demand immediate repayment. The Directors believe that such bank borrowings will be repaid in accordance with the scheduled repayment dates set out in the loan agreements.

3 財務風險管理(*續*)

3.1 財務風險因素(續)

(e) 流動資金風險(續)

本集團就其整體資產、 負債、借款及承擔間之 流動資金結構維持審慎 之比率,以評估及監控 其流動資金情況。本集 團亦維持其流動資產及 已承擔信貸額度於審慎 之水平,以確保有充足 之現金流以應付於日常 業務所出現之未能預見 及重大現金需求。於二 零二零年六月三十日, 本集團可動用銀行貸款 合共633.530.000港元(二 零一九年:586,659,000 港元),其中本集團經已 動用364.608.000港元(二 零一九年:397,328,000 港元)。

下表載列根據由結算日 至合約到期日的剩餘期 間本集團相關到期類別 的財務負債及淨結算之 衍生金融工具負債之分 析。下表披露的金額為 基於本集團需要償付的 最早日期訂約非貼現現 金流量。就到期日分析 而言,所有載有按要求 還款條文之有期貸款只 需考慮貸款協議上認同 之還款計劃日程。考慮 到本集團之財務狀況, 董事並不認為相關銀行 會執行該相關條款並向 本集團要求即時還款。 董事相信相關之有期貸 款將會按照貸款協議之 還款計劃日程如期清還。

3 FINANCIAL RISK MANAGEMENT (Continued)

3 財務風險管理(續)

- 3.1 Financial risk factors (Continued)
 - (e) Liquidity risk (Continued)

- 3.1 財務風險因素(續)
 - (e) 流動資金風險(續)

		Within I year 一年內 HK\$'000 千港元	Between I and 2 years 一至兩年內 HK\$'000 千港元	Between 2 and 5 years 兩至五年內 HK\$'000 千港元	Total 總額 HK\$'000 千港元
At 30th June 2020	於二零二零年六月三十日				
Trade and bills payables Other payables and	貿易應付款及應付票據 其他應付款及預提費用	87,257	_	_	87,257
accruals		14,021	_	_	14,021
Lease liabilities	租賃負債	3,941	3,295	_	7,236
Bank borrowings	銀行借貸	367,480			367,480
Total	總額	472,699	3,295	_	475,994
			Retween I	Retween 7	
		Within I year	Between I	Between 2	Total
		Within I year 一年內	Between I and 2 years 一至兩年內	Between 2 and 5 years 兩至五年內	Total 總額
		,	and 2 years	and 5 years	
		一年內	and 2 years 一至兩年內	and 5 years 兩至五年內	總額
At 30th June 2019	於一零一九年六月二十日	一年內 HK\$'000	and 2 years 一至兩年內 HK\$'000	and 5 years 兩至五年內 HK\$'000	總額 HK\$'000
At 30th June 2019	於二零一九年六月三十日貿易應付款及應付票據	一年內 HK\$'000 千港元	and 2 years 一至兩年內 HK\$'000	and 5 years 兩至五年內 HK\$'000	總額 HK\$'000 千港元
At 30th June 2019 Trade and bills payables Other payables and	於二零一九年六月三十日 貿易應付款及應付票據 其他應付款及預提費用	一年內 HK\$'000	and 2 years 一至兩年內 HK\$'000	and 5 years 兩至五年內 HK\$'000	總額 HK\$'000
Trade and bills payables	貿易應付款及應付票據	一年內 HK\$'000 千港元	and 2 years 一至兩年內 HK\$'000	and 5 years 兩至五年內 HK\$'000	總額 HK\$'000 千港元
Trade and bills payables Other payables and	貿易應付款及應付票據	一年內 HK\$'000 千港元 56,979	and 2 years 一至兩年內 HK\$'000	and 5 years 兩至五年內 HK\$'000	總額 HK\$'000 千港元 56,979
Trade and bills payables Other payables and accruals	貿易應付款及應付票據 其他應付款及預提費用	一年內 HK\$'000 千港元 56,979	and 2 years 一至兩年內 HK\$'000	and 5 years 兩至五年內 HK\$'000	總額 HK\$'000 千港元 56,979

3 FINANCIAL RISK MANAGEMENT (Continued)

3.1 Financial risk factors (Continued)

(e) Liquidity risk (Continued)

The table below analyses the Group's derivative financial liabilities that will be settled on a gross basis into relevant maturity groupings based on the remaining period from the balance sheet date to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows, based on exchange rates prevailing at the balance sheet date.

3 財務風險管理(續)

3.1 財務風險因素(續)

(e) 流動資金風險(續)

		Within I year 一年內 HK\$'000 千港元	Between I and 2 years 一至兩年內 HK\$'000 千港元	Between 2 and 5 years 兩至五年內 HK\$'000 千港元	Total 總額 HK\$'000 千港元
At 30th June 2020	於二零二零年六月三十日				
Currency forward contract	貨幣遠期合約				
– Outflow	一外流	158,026	75,153	_	233,179
- Inflow	一流入	(158,100)	(75,175)		(233,275)
Total	總額	(74)	(22)	_	(96)
At 30th June 2019 Currency forward contract	於二零一九年六月三十日 貨幣遠期合約				
– Outflow	一外流	46,470	30,980	_	77,450
– Inflow	一流入	(46,500)	(31,000)	_	(77,500)
Total	總額	(30)	(20)	_	(50)

3 FINANCIAL RISK MANAGEMENT (Continued)

3.2 Capital risk management

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

The Group manages the capital structure and makes adjustments to it in the light of changes in economic conditions. In order to maintain or adjust the capital structure, the Group may adjust the dividend payments to shareholders, issue new shares or obtain new bank borrowings.

The Group also monitors capital on the basis of gearing ratio. This ratio is calculated as net debt divided by total capital. Net debt is calculated as total borrowings less cash and bank balances. Total capital is calculated as "equity", as shown in the consolidated balance sheet, plus net debt.

The table below analyses the Group's capital structure as at 30th June 2020 and 2019:

3 財務風險管理(續)

3.2 資本風險管理

本集團的資金管理政策,是保障本集團能繼續營運,以為股東提供回報和為其他權益持有人提供利益,同時維持最佳的資本結構以減低資金成本。

本集團管理資本架構,並根據 經濟環境的變動作出調整。為 了維持或調整資本結構,本集 團可能會調整支付予股東的股 息數額、發行新股或獲得新的 銀行貸款。

本集團利用負債比率監察其資本。此比率按照債務淨額除以總資本計算。債務淨額為總借貸減去現金及現金結餘。總資本為「權益」(如綜合資產負債表所列)加債務淨額。

於二零二零年及二零一九年六 月三十日,本集團之負債比率 如下:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Total borrowings (Note 29) Less: Cash and bank balances (Note 25)	總借貸(附註29) 減:現金及現金結餘(附註25)	365,377 (126,094)	406,977 (93,601)
Net debt Total equity	債務淨額 總權益	239,283 490,521	313,376 512,593
Total capital	總股本	729,804	825,969
Gearing ratio	資本負債比率	33%	38%

3 FINANCIAL RISK MANAGEMENT (Continued)

3.2 Capital risk management (Continued)

There was no material change of the gearing ratio during the year as the Group closely monitors the overall capital structure.

3.3 Fair value estimation

According to HKFRS 7, financial instruments measured in the balance sheet at fair value are required to disclose the fair value measurements by level of the following fair value measurement hierarchy:

- Quoted prices (unadjusted) in active markets for identical assets or liabilities (level 1)
- Inputs other than quoted prices included within level I 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)

The carrying amounts of the Group's current financial assets, including cash and bank balances, trade and bills receivable and deposits and other receivables, and the Group's current financial liabilities including current borrowings, trade and bills payables, other payables and accruals approximate their fair values due to their short maturities.

3 財務風險管理(*續*)

3.2 資本風險管理(續)

本集團密切監察整體資本結構,因此於本年度內資本負債 比率並無重大變動。

3.3 公允價值估計

根據香港財務報告準則第7 號,有關金融工具在資產負債 表的公允價值計量需按下列公 允價值計量架構披露:

- 相同資產或負債在活躍 市場的報價(未經調整) (第1層)
- 除了第 I 層所包括的報價 外,該資產和負債的可 觀察的其他輸入,可為 直接(即例如價格)或間 接(即源自價格)(第2層)
- 資產和負債並非依據可 觀察市場數據的輸入(即 非可觀察輸入)(第3層)

本集團流動金融資產之賬面值 包括現金及銀行結餘、貿其的 收款及應收票據,按金及其他 應收款,以及本集團流動財 負債包括即期借貸。 類及應付票據、其他應付 款及應付票據、其他 間內到期 而與其公允價值相若。

3 FINANCIAL RISK MANAGEMENT (Continued)

3.3 Fair value estimation (Continued)

The fair value of financial instruments traded in active markets is based on quoted market prices at 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.

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.

If one or more of the inputs is not based on observable market data, the instrument is included in level 3.

There were no transfers of financial assets between level 1 and level 2 fair value hierarchy classifications.

3 財務風險管理(續)

3.3 公允價值估計(續)

並非於活躍市場買賣的金融工 具(如場外交易的衍生金融工 具)的公允價值採用估值方 釐定。估值技術儘量利用可少 察市場數據(如有),儘量計 報主體的特定估計。如計 金融工具的公允價值所需的所 有重大輸入為可觀察數據,則 該金融工具列入第2層。

如一項或多項重大輸入並非根據可觀察市場數據,則該金融工具列入第3層。

第 I 與第 2 層公允價值層級分類之間並無財務資產的重大轉撥。

3 FINANCIAL RISK MANAGEMENT (Continued)

3.3 Fair value estimation (Continued)

As at 30th June 2020, the Group's financial asset at FVOCI and derivative financial instruments are categorised as level 3 financial instruments. Disclosures relating to investment properties that are measured at fair value are set out in Note 18. As at 30th June 2020, the fair value of financial instruments that are not traded in an active market is determined by using valuation techniques. The Group performed the valuation of the financial asset at FVOCI by the use of discounted cash flow model based on the market conditions existed at balance sheet date and business forecast provided by management. Specific valuation technique used to value the derivative financial instruments includes using forward exchange rates at the balance sheet date to discount back to the present value. The key unobservable data includes the interbank forward exchange rate and the volatility of forward exchange rate.

3 財務風險管理(續)

3.3 公允價值估計(續)

於二零二零年六月三十日,本 集團之按公允價值計入其他全 面收益的財務資產及衍生金 融工具已分類作第3層金融工 具。有關以公允價值計量的投 資物業已於附註18內披露。於 二零二零年六月三十日,沒有 在活躍市場買賣的金融工具的 公允價值利用估值技術釐定。 本集團主要根據每個報告期末 當時的市場情況及管理層提供 之業務預估作出假設,用貼現 現金流量分析法計算按公允價 值計入其他全面收益的財務資 產之價值。用以估值衍生金融 工具的特定估值技術包括利用 資產負債表日期的遠期匯率釐 定,而所得價值折算至現值。 關鍵不可觀察假設包括銀行間 遠期匯率及遠期匯率之波動 性。

3 FINANCIAL RISK MANAGEMENT (Continued)

3.3 Fair value estimation (Continued)

The following table presents the changes in level 3 instruments for the year ended 30th June 2020.

3 財務風險管理(續)

3.3 公允價值估計(續)

下表顯示截至二零二零年六月 三十日止年度第3層金融工具 的變動。

		Financial asset at FVOCI 按公允價值 計入其始 至面收務資的 財務等'000 千港元	Derivative financial instruments 衍生 金融工具 HK\$'000 千港元	Total 總額 HK\$'000 千港元
Opening balance	期初結餘	1,677	(74)	1,603
Settlements	結算	_	(505)	(505)
Gain recognised in other	在其他全面收益			
comprehensive income	確認的虧損	186	_	186
Loss recognised in profit and loss	在損益確認的收益		(667)	(667)
Closing balance	期終結餘	1,863	(1,246)	617
Total gains for the year included in profit or loss for liabilities held at the end of the year,	年終持有的負債的年度 總收益,包括在損益表的 「其他(虧損)/收益-淨額」中			
under "other (losses)/gains, net"		_	(667)	(667)

3 FINANCIAL RISK MANAGEMENT (Continued)

3.3 Fair value estimation (Continued)

The following table presents the changes in level 3 instruments for the year ended 30th June 2019.

3 財務風險管理(續)

3.3 公允價值估計(續)

以下為於截至二零一九年六月 三十日止年度內第3層金融工 具的變動表。

	Financial		
	asset at		
	FVOCI	Derivative	
	按公允價值	financial	
	計入其他	instruments	
		衍生	Total
		· -	總額
			HK\$'000
			千港元
	17375	1 / 8 / 8	1 / 2 / 3
期初結餘	2,000	_	2,000
結算	_	(1,769)	(1,769)
在其他全面收益確認的虧損			
	(323)	_	(323)
在損益確認的收益			
	_	1,695	1,695
₩ 42 4± &A	1 / 77	(74)	1.702
別於知跡	1,6//	(74)	1,603
年終持有的負債的年度			
		1,695	1,695
	結算 在其他全面收益確認的虧損	asset at FVOCI 按公允價值 計入其他全面收益的 財務資產 HK\$'000 千港元 期初結餘 2,000	asset at FVOCI

3.4 Offsetting financial assets and financial liabilities

As at 30th June 2020 and 2019, there were no financial assets or financial liabilities which were subject to offsetting, enforceable master netting or similar agreements.

3.4 抵銷財務資產和負債

於二零二零年及二零一九年六 月三十日,並無任何財務資產 或財務負債抵銷、可執行總互 抵安排和類似協議的規限。

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

Estimates and judgement used in preparing financial statements 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 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.

(a) Useful lives, residual values and depreciation of property, plant and equipment

The Group's management determines the estimated useful lives, residual values and related depreciation charges for its property, plant and equipment with reference to the estimated periods that the Group intends to derive future economic benefits from use of these assets. This estimate is based on the historical experience of the actual useful lives of property, plant and equipment of similar nature and functions. Management will adjust the depreciation charge where useful lives or residual values vary with previously estimated, or it will write-off or write-down technically obsolete or non-strategic assets that have been abandoned or sold.

Actual economic lives may differ from estimated useful lives and actual residual values may differ from estimated residual values. Periodic review could result in a change in depreciable lives and residual values and therefore depreciation expense in the future periods.

4 重大會計估計及判斷

本集團將依據過往預備財務報表的 經驗及其他因素包括按現況對日後 事件的合理預測,不斷為估計及判 斷作出評估。

本集團對未來作出估計所得之會計估計顧名思義甚少相等於相關實際結果。以下所述為有相當風險的估計及假設,可導致須於下個財政年度對資產與負債之賬面值作重大調整。

(a) 物業、廠房及設備的可使用 年期、餘值及折舊

實際經濟年期可能與估計可用 年期有別,實際餘值亦可能與 估計餘值不同。本集團定期檢 討折舊年期及餘值,故兩者可 能出現變動,可能影響日後期 間之折舊費用。

CRITICAL ACCOUNTING ESTIMATES AND **IUDGEMENTS** (Continued)

(b) Impairment of non-financial assets

Non-financial assets including property, plant and equipment, leasehold land and land use rights and intangible assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. The recoverable amounts have been determined based on value-in-use calculations or fair value less costs to sell. These calculations require the use of judgements and estimates.

Management judgement is required in the area of asset impairment particularly in assessing: (i) whether an event has occurred that may indicate that the related asset values may not be recoverable; (ii) whether the carrying value of an asset can be supported by the recoverable amount, being the higher of fair value less costs to sell and net present value of future cash flows which are estimated based upon the continued use of the asset in the business; and (iii) the appropriate key assumptions to be applied in preparing cash flow projections including whether these cash flow projections are discounted using an appropriate rate. Changing the assumptions selected by management in assessing impairment, including the discount rates or the growth rate assumptions in the cash flow projections, could materially affect the net present value used in the impairment test and as a result affect the Group's financial position and results of operations. If there is a significant adverse change in the projected performance and resulting future cash flow projections, it may be necessary to take an impairment charge to the consolidated income statement.

重大會計估計及判斷(續)

(b) 非財務資產減值

非財務資產包括物業、廠房及 設備和租賃土地及土地使用權 乃於有事件或情況變動顯示其 賬面值可能不能收回時作減值 檢討。可收回金額乃按其使用 價值釐訂並考慮最近期市場資 料及過往經驗。此等計算及估 值須運用判斷及推算。

本集團於資產減值方面須作出 判斷,特別是評估(i)有否出現 可能資產價值收不回事件之跡 象;(ii)資產賬面值是否獲得可 收回金額支持,公允價值減可 賣成本或日後現金流量現值淨 額以較高者決定,而日後現金 流量按持續使用資產評估;及 (iii)編製現金流量預測所用合 適主要假設包括現金流量預測 是否以合適比率折算。管理層 所選假設以評估減值包括現金 流量預測所用折算率或增長率 若有變化,可能對減值檢測所 用現值淨額帶來重大影響,從 而影響本集團財務狀況及營運 成績。如預測表現及現金流量 預測有重大逆轉改變,該減值 需於綜合收益表列賬。

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (Continued)

(c) Estimate of fair value of investment properties

The fair value of each investment property individually is determined at each balance sheet date by an independent professional valuer by reference to comparable market transactions and where appropriate on the basis of capitalisation of the passing rentals of the current leases based on the capitalisation rates including the outgoings. This methodology is based upon estimates of future results and a set of assumptions as to income and expenses of the property and future economic conditions. Details of the judgement and assumptions have been disclosed in Note 18.

(d) Impairment of receivables

The loss allowances for receivables are based on assumption 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 collection history of each customer, 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(d).

4 重大會計估計及判斷(續)

(c) 估計投資物業之公允價值

各投資物業之公允價值乃於每一個結算日個別由獨立市本的事場可比較之市有關的現時租金按已包內,在適當情況下內含相關開立的資本化率擴充資本來來與此方法乃建基於對未來來與此方法及對物業收支網與之一,有關判斷及假設。有關判斷及之詳情於附註18中披露。

(d) 應收款減值

應收款之虧損撥備乃基於有關 違約風險及預期虧損率之假 設。本集團使用判斷作出該等 假設及選擇減值計算的輸入數 據,乃根據每個客戶過往之及 款記錄,現有市場狀況以及各 報告期末的前瞻性估算。所使 用的主要假設和輸入的詳情於 附註3.1(d)中披露。

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (Continued)

(e) Write-down of inventories to net realisable value

The Group writes down inventories to their net realisable value based on an assessment of the realisability of inventories. Net realisable value of inventories is the estimated selling price in the ordinary course of business, less estimated costs of completion and variable selling expenses. These estimates are based on the current market condition and the historical experience of manufacturing and selling products of similar nature. It could change significantly as a result of changes in customer taste and competitor actions in response to severe industry cycle. Write-downs on inventories are recognised where events or changes in circumstances indicate that the value of the inventories may not be realised. The identification of write-downs requires the use of judgement and estimates. Where the expectation is different from the original estimate, such difference will impact the carrying value of inventories and writedowns of inventories is recognised in the period in which such estimate has been changed.

(f) Income taxes and deferred tax

The Group is subject to income taxes in various jurisdictions. Judgement is required in determining the provision for income taxes in each of these jurisdictions. There are transactions and calculations during the ordinary course of business for which the ultimate tax determination is uncertain. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

Deferred income tax assets relating to certain temporary differences and tax losses are recognised when management considers it is likely that future taxable profits will be available against which the temporary differences or tax losses can be utilised. When the expectations are different from the original estimates, such differences will impact the recognition of deferred income tax assets and income tax charges in the period in which such estimates have been changed.

4 重大會計估計及判斷(續)

本集團根據存貨變現性之評估 撇減存貨至可變現淨值。存貨 可變現淨值指日常業務估計售 價扣除估計銷售開支。有關 估計根據現行市況及過往出售 類似產品之經驗而作出。相關 估計可能因客戶口味及競爭對 手在行業激烈競爭中所採取措 施而出現重大變動。一旦事件 發生或情況改變顯示存貨價值 可能未能變現時將被確認為撇 減。識別撇減需要作出判斷及 估計。當預期之金額與原定估 計有差異時,則該差異將會於 估計改變之期間內確認,並分 別影響存貨之賬面值及存貨之 撇減。

(f) 所得税及遞延税項

本集團須繳納多個司法權區的 所得税。釐定各司法權區的 得稅撥備時,需作出判斷。 日常業務中有若干未能 係稅項的交易及計算。 終稅項的最終稅務結果 有關於 數額,則有關於 影響釐定有關數額期間的 份及遞延所得稅撥備。

5 REVENUE FROM CONTRACTS WITH CUSTOMERS AND SEGMENT INFORMATION

5 客戶合約之收入及 分部資料

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Revenue from contracts with customers Sales of goods	客戶合約之收入 銷售貨品	1,578,998	1,852,680

The Group derived revenue from the sales of goods at a point in time.

本集團於某一時間點錄得來自銷售 貨品的收入。

Liabilities related to contract with customers

The Group has recognised the following liabilities related to contracts with customers:

關於客戶合約之負債

本集團已確認以下關於客戶合約之 負債:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Contract liabilities, included in other payables and accruals	已列入其他應付款及預提費用 之合約負債	3,880	4,053

The following table shows how much of the revenue recognised in the current reporting period relates to carried-forward contract liabilities.

下表顯示本報告期間內就結轉合約 負債確認的收入金額。

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Revenue recognised that was included in the contract liabilities balance at the beginning of the year	計入年初合約負債結餘 之已確認收入	4,053	6,613

There are no unsatisfied nor partially unsatisfied performance obligation that has an original expected duration of one year or more.

當中並無一年或以上的原預計期間而未完成或部分未完成履約責任。

5 REVENUE FROM CONTRACTS WITH CUSTOMERS AND SEGMENT INFORMATION (Continued)

The Group is principally engaged in the manufacturing and trading of plastic materials, pigments, colorants, compounded plastic resins and engineering plastic products.

The chief operating decision-maker ("CODM") has been identified as the Executive Directors of the Company. Management has determined the operating segments based on the reports reviewed by the CODM that are used to assess performance and allocate resources. The CODM considers the business from the operations nature and the type of products perspective, including the trading of plastic materials ("Trading"), manufacturing and sale of colorants, pigments and compounded plastic resins ("Colorants"), manufacturing and sale of engineering plastic products ("Engineering plastics") and other corporate and business activities ("Others").

Each of the Group's operating segments represents a strategic business unit that is managed by different business unit leaders. Inter-segment transactions are entered into under the normal commercial terms and conditions that would also be available to unrelated third parties. Information provided to the CODM is measured in a manner consistent with that in the consolidated financial statements.

The CODM assesses the performance of the operating segments based on a measure of revenue and operating profit including corporate expenses, which is in a manner consistent with that of the consolidated financial statements.

5 客戶合約之收入及 分部資料(續)

本集團之主要業務為塑膠原料、色 粉、着色劑、混料和工程塑料之製 造及買賣。

每一經營分部代表一策略性業務單位,並由不同之業務單位主管管理。分部間銷售按照公平交易原則的相對等條款進行。向首席經營決策者報告的計量方法與綜合財務報表內方法一致。

首席經營決策者據對營業額及經營 溢利(包括企業支出)的計量評估營 運分部的表現,方式與綜合財務報 表相符。

5 REVENUE FROM CONTRACTS WITH CUSTOMERS AND SEGMENT INFORMATION (Continued)

The segment information provided to the CODM for the reportable segments for the year ended 30th June 2020 is as follows:

5 客戶合約之收入及 分部資料(續)

截至二零二零年六月三十日止年度 提供給首席經營決策者之可呈列報 告分部資料如下:

		Trading 貿易 HK\$'000 千港元	Colorants 着色劑 HK\$'000 千港元	Engineering plastics 工程塑料 HK\$'000 千港元	Others 其他 HK\$'000 千港元	Group 本集團 HK\$'000 千港元
Turnover	營業額					
 Gross revenue 	一分部總銷售	1,141,834	312,562	177,237	_	1,631,633
– Inter-segment revenue	一分部間銷售	(50,948)	(1,501)	(186)	_	(52,635)
Revenue from external						
customers	外部客戶收益	1,090,886	311,061	177,051	_	1,578,998
Operating (loss)/profit	經營(虧損)/溢利	(15,039)	19,765	20,920	(5,243)	20,403
Finance income	財務收益	116	968	25	_	1,109
Finance costs	財務費用	(15,682)	(1,495)	(945)	_	(18,122)
(Loss)/profit before income tax	除税前(虧損)/溢利	(30,605)	19,238	20,000	(5,243)	3,390

5 REVENUE FROM CONTRACTS WITH CUSTOMERS AND SEGMENT INFORMATION (Continued)

The segment information provided to the CODM for the reportable segments for the year ended 30th June 2020 is as follows: *(Continued)*

5 客戶合約之收入及 分部資料*(續)*

截至二零二零年六月三十日止年度 提供給首席經營決策者之可呈列報 告分部資料如下:(續)

		Trading 貿易 HK\$'000 千港元	Colorants 着色劑 HK\$'000 千港元	Engineering plastics 工程塑料 HK\$'000 千港元	Others 其他 HK\$'000 千港元	Group 本集團 HK\$'000 千港元
Other information: Additions to non-current assets (other than financial instruments and deferred	其他資料: 非流動資產增加 (除金融工具及 遞延税項資產外)					
tax assets) Depreciation of property, plant and equipment Depreciation of	物業、廠房及設備折舊使用權資產折舊	821	7,952	3,522 7,399	390	19,888
right-of-use assets Amortisation of leasehold land and land use rights	租賃土地及土地使用權 攤銷	315	4,094	196 —	206	4,811
Provision for impairment of inventories, net Loss allowance/(reversal of	存貨減值準備-淨額 貿易應收款虧損	1,914	928	300	_	3,142
loss allowance) on trade receivables Fair value losses on derivative financial instruments	撥備/(撥回) 衍生金融工具 公允價值收益	1,977	117 —	(92) —	_	2,002
Fair value losses on investment properties	投資物業公允價值虧損	612	612	_	2,340	3,564

5 REVENUE FROM CONTRACTS WITH CUSTOMERS AND SEGMENT INFORMATION (Continued)

The segment information provided to the CODM for the reportable segments as at 30th June 2020 is as follows:

5 客戶合約之收入及 分部資料*(續)*

於二零二零年六月三十日提供給首 席經營決策者之可呈列報告分部資 料如下:

			Engineering				
		Trading 貿易 HK\$'000	Colorants 着色劑 HK\$'000	plastics 工程塑料 HK\$'000	Others 其他 HK\$'000	Group 本集團 HK\$'000	
		千港元	千港元	千港元	千港元	千港元	
Segment assets	分部資產	424,868	296,882	132,536	140,553	994,839	
Segment liabilities	分部負債	(91,706)	(29,958)	(13,530)	(3,747)	(138,941)	
Segment borrowings	分部借貸	(327,445)	(22,907)	(15,025)		(365,377)	
		(419,151)	(52,865)	(28,555)	(3,747)	(504,318)	

The segment information provided to the CODM for the reportable segments for the year ended 30th June 2019 is as follows:

截至二零一九年六月三十日止年度 提供給首席經營決策者之可呈列報 告分部資料如下:

		Trading 貿易 HK\$'000 千港元	Colorants 着色劑 HK\$'000 千港元	Engineering plastics 工程塑料 HK\$'000 千港元	Others 其他 HK\$'000 千港元	Group 本集團 HK\$'000 千港元
Turnover – Gross revenue – Inter-segment revenue	營業額 一分部總銷售 一分部間銷售	1,392,245 (55,143)	299,667 (1,963)	218,008 (134)	_ _	1,909,920 (57,240)
Revenue from external customers	外部客戶收益	1,337,102	297,704	217,874	_	1,852,680
Operating (loss)/profit	經營(虧損)/溢利	(12,857)	15,365	19,130	11,181	32,819
Finance income Finance costs	財務收益 財務費用	104 (16,242)	934 (1,227)	5 (1,508)	— (188)	1,043 (19,165)
(Loss)/profit before income tax	除税前(虧損)/溢利	(28,995)	15,072	17,627	10,993	14,697

5 REVENUE FROM CONTRACTS WITH CUSTOMERS AND SEGMENT INFORMATION (Continued)

The segment information provided to the CODM for the reportable segments for the year ended 30th June 2019 is as follows: (Continued)

5 客戶合約之收入及 分部資料*(續)*

截至二零一九年六月三十日止年度 提供給首席經營決策者之可呈列報 告分部資料如下:(續)

		Trading 貿易 HK\$'000 千港元	Colorants 着色劑 HK\$'000 千港元	Engineering plastics 工程塑料 HK\$'000 千港元	Others 其他 HK\$'000 千港元	Group 本集團 HK\$'000 千港元
Other information: Additions to non-current assets (other than financial instruments and deferred	其他資料: 非流動資產增加 (除金融工具及 遞延税項資產外)					
tax assets)	是是·///································	732	3,461	5,058	76	9,327
Depreciation of property, plant and equipment	物業、廠房及設備折舊	922	7,933	9,043	516	18,414
Depreciation of right-of-use assets	使用權資產折舊	_	_	_	_	_
Amortisation of leasehold land and land use rights Provision for impairment	租賃土地及土地 使用權之攤銷 存貨減值準備一淨額	357	186	32	78	653
of inventories, net		4,074	45	24	741	4,884
Loss allowance/(reversal of loss allowance) on trade receivables	貿易應收款虧損 撥備/(撥回)	14	10	10	(8)	126
Fair value gains on derivative financial instruments	衍生金融工具 公允價值收益	(1,695)	_	_	_	(1,695)
Fair value losses/(gains) on investment properties	投資物業公允價值 虧損/(收益)	405	(1,364)	_	(15,050)	(16,009)

5 REVENUE FROM CONTRACTS WITH CUSTOMERS AND SEGMENT INFORMATION (Continued)

The segment information provided to the CODM for the reportable segments as at 30th June 2019 is as follows:

5 客戶合約之收入及 分部資料(續)

於二零一九年六月三十日提供給首 席經營決策者之可呈列報告分部資 料如下:

			Engineering				
		Trading	Colorants	plastics	Others	Group	
		貿易	着色劑	工程塑料	其他	本集團	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		千港元	千港元	千港元	千港元	千港元	
Segment assets	分部資產	431,322	301,566	143,505	143,480	1,019,873	
Segment liabilities	分部負債	(55,540)	(27,072)	(13,735)	(3,956)	(100,303)	
Segment borrowings	分部借貸	(357,672)	(23,275)	(26,030)	_	(406,977)	
		(413,212)	(50,347)	(39,765)	(3,956)	(507,280)	

The entity is domiciled in Hong Kong. The revenue from external customers from Hong Kong for the year ended 30th June 2020 is approximately HK\$698,213,000 (2019: HK\$950,763,000), and the total of its revenue from external customers from other locations (mainly Mainland China) is approximately HK\$880,785,000 (2019: HK\$901,917,000).

At 30th June 2020, the total of non-current assets other than financial instruments and deferred tax assets located in Hong Kong is approximately HK\$175,586,000 (2019: HK\$179,050,000), and the total of these non-current assets located in other locations (mainly Mainland China) is approximately HK\$118,131,000 (2019: HK\$116,704,000).

本實體以香港為基地。截至二零二零年六月三十日止年度來自香港之外部客戶收益約為698,213,000港元(二零一九年:950,763,000港元),而來自其他地區(主要為中國內地)之外部客戶收益約為880,785,000港元(二零一九年:901,917,000港元)。

於二零二零年六月三十日,除金融工具及遞延税項資產外位於香港之非流動資產約為175,586,000港元(二零一九年:179,050,000港元),而位於其他地區(主要為中國內地)之此等非流動資產約為118,131,000港元(二零一九年:116,704,000港元)。

6 RENTAL INCOME

6 租金收入

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Rental income	租金收入	7,509	7,442

Outgoings in respect of investment properties that generate rental income amounted to approximately HK\$179,000 (2019: HK\$362,000).

可產生租金收入的投資物業之相關 開支合共約179,000港元(二零一九 年:362,000港元)。

7 OTHER (LOSSES)/GAINS, NET

7 其他(虧損)/收益-淨額

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Fair value (losses)/gains on investment properties (Note 18) Fair value (losses)/gains on forward foreign exchange contracts held for trading	投資物業的公允價值(虧損)/ 收益(附註18) 持作買賣用途之外滙遠期合約 公允價值(虧損)/收益	(3,564)	16,009
– Realised	一已實現	505	1,769
– Unrealised	一未實現	(1,172)	(74)
Government grant (Note)	政府補助(附註)	1,631	1,418
Net exchange gains	外滙收益淨額	724	481
Others	其他	208	31
		(1,668)	19,634

Note:

Pursuant to Mainland China local government policies, the Group received government grant amounted to RMB1,493,000 (2019: RMB1,248,000), equivalent to approximately HK\$1,631,000 (2019: HK\$1,418,000), from Mainland China local government authorities to support the operations in certain Mainland China regions with no special conditions attached.

附註:

根據中國內地當地政府政策,本集團就於若干中國內地地區之經營從中國內地 當地政府機構收取合共1,493,000人民幣 (等值約1,631,000港元)(二零一九年: 1,248,000人民幣(等值約1,418,000港元)) 並無附帶任何條件之現金政府補助以支 援其經營。

8 EXPENSES BY NATURE

8 按性質劃分之開支

		2020	2019
		HK\$'000	HK\$'000
		千港元	千港元
Cost of inventories sold excluding	出售存貨成本(不包括生產成本)		
manufacturing costs		1,310,278	1,561,561
Auditor's remuneration	核數師酬金		
– Audit services	一核數服務	2,870	2,310
 Non-audit services 	一非核數服務	267	603
Depreciation of property, plant and equipment	物業、廠房及設備折舊		
(Note 15)	(附註15)	16,562	18,414
Depreciation of right-of-use assets (Note 17)	使用權資產折舊(附註17)	4,811	_
Amortisation of leasehold land and land	租賃土地及土地使用權攤銷		
use rights (Note 16)	(附註16)	_	653
Loss allowance on trade receivables (Note 3.1)	貿易應收款虧損撥備(附註3.1)	2,002	126
Provision for impairment of inventories, net	存貨減值準備-淨額	3,142	4,884
Gain on disposal of property,	出售物業、廠房及設備之收益		
plant and equipment		(72)	(67)
Employee benefit expenses, including	僱員福利支出(包括董事酬金)		
Directors' emoluments (Note 13)	(附註13)	120,935	131,149
Rental expenses of short-term leases in	土地及樓宇之短期租賃租金開支		
respect of land and buildings		6,814	_
Operating lease rentals in respect of	土地及樓宇之經營租賃租金		
land and buildings		_	10,450
Repairs and maintenance expenses	維修及保養開支	3,411	4,038
Transportation and packaging expenses	運輸及包裝開支	25,298	26,137
Travelling and office expenses	差旅及辦公室開支	7,119	9,141
Utility expenses	水電開支	12,653	13,782
Other expenses	其他費用	48,346	63,756
Total cost of sales, distribution	銷售成本、分銷成本及		
costs and administrative expenses	行政支出總額	1,564,436	1,846,937
Representing:	 代表:		
Cost of sales	銷售成本	1,390,269	1,659,821
Distribution costs	分銷成本	70,799	77,352
Administrative expenses	行政支出	103,368	109,764
		1,564,436	1,846,937

9 FINANCE INCOME AND COSTS

9 財務收益和費用

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Finance income: — Interest income from bank deposits	財務收益: 一銀行存款利息收入	1,109	1,043
		1,109	1,043
Finance costs:	財務費用:		
Interest on lease liabilities (Note 17)Interest on bank borrowings	一租賃負債之利息(附註17) 一銀行借貸之利息	(334) (17,048)	(17,013)
Net exchange loss on financing activities	一融資業務之外滙收益淨額	(740)	(2,152)
		(18,122)	(19,165)
Finance costs, net	財務費用-淨額	(17,013)	(18,122)

10 INCOME TAX EXPENSE

Hong Kong profits tax has been provided for at the rate of 16.5% (2019: 16.5%) on the estimated assessable loss/profit for the year. Taxation on the Group's subsidiaries established and operate in Mainland China have been calculated on the estimated assessable profit for the year at the rate of 25% (2019: 25%), other than a subsidiary in Dongguan which was certified as High and New Technology Enterprises and is entitled to a concessionary tax rate of 15% for three consecutive years from 2018 to 2020. This subsidiary is entitled to re-apply for the preferential tax treatment when the preferential tax period expires.

10 税項支出

10 INCOME TAX EXPENSE (Continued)

10 税項支出(續)

The amount of income tax charged to the consolidated income statement represents:

綜合收益表之税項支出為:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Current income tax:	本年度税項:		
Hong Kong profits tax	香港利得税	1,519	2,113
Mainland China corporate income tax	中國內地企業所得稅	8,946	4,892
Over-provision in prior years	上年度超額撥備	(578)	(362)
		9,887	6,643
Deferred income tax (Note 30)	遞延税項(附註30)	(4,073)	(3,224)
		5,814	3,419

The taxation on the Group's profit before income tax differs from the theoretical amount that would arise using the Hong Kong profits tax rate as follows:

本集團有關除税前溢利之税項與假 若採用香港利得税之税率而計算之 理論税額之差額如下:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Profit before income tax	除税前溢利	3,390	14,697
Tax charged at a rate of 16.5% (2019: 16.5%)	按税率 16.5%(二零一九年: 16.5%)計算之税項	559	2,425
Effect of different tax rates in Mainland China	中國內地不同税率之影響	667	152
Income not subject to tax	無須課税之收入	_	(3,663)
Expenses not deductible for tax purposes	不可扣税之支出	1,420	828
Tax losses not recognised	未確認之税務虧損	4,037	5,288
Tax concession (Note)	税務優惠(附註)	(581)	(937)
Over-provision in prior years	上年度超額撥備	(578)	(362)
Unrecognised temporary difference	未確認暫時差額	290	(312)
		5,814	3,419

10 INCOME TAX EXPENSE (Continued)

Note:

The Hong Kong Government has lowered the profits tax rate for the first HK\$2,000,000 assessable profit of one of the subsidiary to 8.25%. Profits above that amount will continue to be subject to the tax rate of 16.5%. In addition, certain subsidiaries in Mainland China were subject a lower profit tax rate at 5% on taxable income below RMB1,000,000 (equivalent to approximately HK\$1,093,000), and 10% on taxable income on taxable income over RMB1,000,000 (equivalent to approximately HK\$1,093,000) but below RMB3,000,000 (equivalent to approximately HK\$3,279,000), and thereafter at a fixed rate at 25%.

II DIVIDENDS

- (a) On 27th February 2019, the Directors resolved not to declare any interim dividend for the six months ended 31st December 2018.
- (b) On 27th September 2019, the Directors resolved not to declare any final dividend for the year ended 30th June 2019.
- (c) On 27th February 2020, the Directors resolved not to declare any interim dividend for the six months ended 31st December 2019.
- (d) On 29th September 2020, the Directors resolved not to declare any final dividend for the year ended 30th June 2020.

10 税項支出(續)

附註:

在利得税兩級制下,一家於香港的附屬公司首2,000,000港元應評税利潤的利得税率將分別降至8.25%,其後超過2,000,000港元的應評税利潤則分別繼續按16.5%徵税。此外,部分中國內地附屬公司應課税收益以不超過1,000,000人民幣(等值約1,093,000港元)的部份按5%税率徵收,應課税收益以高於1,000,000人民幣(等值約1,093,000港元)但不超過3,000,000人民幣(等值約3,279,000港元)的部份按10%税率徵收,而此後的部份則按25%的固定税率徵收。

11 股息

- (a) 於二零一九年二月二十七日舉 行之會議上,董事議決不就截 至二零一八年十二月三十一日 止六個月宣派任何中期股息。
- (b) 於二零一九年九月二十七日舉 行之會議上,董事議決不就截 至二零一九年六月三十日止年 度宣派任何末期股息。
- (c) 於二零二零年二月二十七日舉 行之會議上,董事議決不就截 至二零一九年十二月三十一日 止六個月宣派任何中期股息。
- (d) 於二零二零年九月二十九日舉 行之會議上,董事議決不就截 至二零二零年六月三十日止年 度宣派任何末期股息。

12 (LOSS)/EARNINGS PER SHARE

Basic

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

12 每股(虧損)/盈利

基本

每股基本(虧損)/盈利乃按公司股 東應佔(虧損)/溢利除以年內已發 行普通股之加權平均數計算。

		2020	2019
(Loss)/profit attributable to equity holders of the Company (HK\$'000)	公司股東應佔(虧損)/ 溢利(千港元)	(6,212)	7,806
Weighted average number of ordinary shares in issue	年內已發行普通股之 加權平均數	369,200,000	369,200,000
Basic (loss)/earnings per share (HK cents per share)	每股基本(虧損)/ 盈利(每股港仙)	(1.68)	2.11

Diluted

Dilutive (loss)/earnings per share for the years ended 30th June 2020 and 2019 equal basic (loss)/earnings per share as there was no dilutive potential ordinary share as at the years ended 30th June 2020 and 2019.

攤漬

於二零二零年及二零一九年六月 三十日,本公司並無具攤薄潛力之 普通股,因此,於截至二零二零年 及二零一九年六月三十日止兩個年 度,每股攤薄(虧損)/盈利相等於 每股基本(虧損)/盈利。

13 EMPLOYEE BENEFIT EXPENSES (INCLUDING DIRECTORS' EMOLUMENTS)

13 僱員福利支出(包括 董事酬金)

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Wages, salaries and other allowances Pension costs	工資、薪酬及其他津貼 退休金成本	117,161 3,774	126,985 4,164
		120,935	131,149

There were no forfeited contributions of mandatory provident funds utilised during the year ended 30th June 2020 (2019: Nil) to reduce future contributions. As at 30th June 2020, contribution of mandatory provident funds totalling HK\$142,000 (2019: HK\$195,000) were payable.

於截至二零二零年六月三十日止年度,並無動用任何被沒收強制性公積金供款(二零一九年:無)。於二零二零年六月三十日,強制性公積金供款金共142,000港元(二零一九年:195,000港元)須向基金支付。

14 DIRECTORS' BENEFITS AND INTERESTS AND SENIOR MANAGEMENT'S EMOLUMENTS

(a) Directors' emoluments

The remuneration of each of the Directors of the Company for the year ended 30th June 2020 is set out below:

14 董事之利益和權益及高層 管理人員之酬金

(a) 董事酬金

截至二零二零年六月三十日止年度每位董事之酬金如下:

		Emolumen	whether of the C 作為董事(le in respect of a per ompany or its subsid 不管是本公司或其附 服務而支付或應收的	iary undertaking i屬公司)	Director,	_	
							Other	
							emoluments paid	
							or receivable	
							in respect	
							of Director's	
							other services	
							in connection	
							with the	
							management of	
							the affairs of	
							the company or	
			Salaries,				its subsidiary	
			other				undertaking	
			allowances			Employer's	就管理本公司	
			and benefits			contribution	或其附屬公司	
			in kind	Discretionary		to pension	的事務提供	
			薪酬、	bonuses	Housing	scheme	其他董事服務	
		Fees	其他津貼	自行酌定	allowance	僱主對	而支付或	Total
Name of Director	董事姓名	袍金	及實物利益	的花紅	房屋津貼	退休金之供款	應收的酬金	總額
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元
	+ <i>/-</i> * =							
Executive Directors	執行董事	10/0	0.207					1010
Mr. HUI Sai Chung (Chairman)	許世聰先生(主席)	1,860	2,384	_	_	18	_	4,262
Mr. HUI Kwok Kwong	許國光先生	1,860	2,384		_	18	_	4,262
Mr. NG Chi Ming Mr. HUI Yan Kuen	吳志明先生 許人權先生	_	1,907	_	_	18	_	1,925
Mr. HUI Yan Kuen Mr. HUI Man Wai	計入權先生 許文偉先生	_	1,300	_	_	18	_	1,318
			750			18	_	768
Mr. HUI Yan Lung, Geoffrey	許人龍先生	_	1,092	_	_	18	_	1,110

14 DIRECTORS' BENEFITS AND INTERESTS AND SENIOR MANAGEMENT'S EMOLUMENTS (Continued)

14 董事之利益和權益及高層 管理人員之酬金(續)

(a) Directors' emoluments (Continued)

(a) 董事酬金(續)

		Emolumen	whether of the C 作為董事(le in respect of a per Company or its subsic 【不管是本公司或其】 服務而支付或應收的	liary undertaking 付屬公司)	Director,	-	
							Other	
							emoluments paid	
							or receivable	
							in respect	
							of Director's	
							other services	
							in connection	
							with the	
							management of	
							the affairs of	
							the company or	
			Salaries,				its subsidiary	
			other				undertaking	
			allowances			Employer's	就管理本公司	
			and benefits in kind	D: .:		contribution	或其附屬公司 的事務提供	
			in kind 薪酬、	Discretionary bonuses	Hamilaa	to pension scheme	的事份促供 其他董事服務	
		Fees	新 新 新 新 新 新 新 新 新 新 新 新 新 新 新 新 新 新 新	自行酌定	Housing allowance	能主對	兵心里争	Total
Name of Director	董事姓名	rees 袍金	及實物利益	的花紅	房屋津貼	退休金之供款	應收的酬金	總額
Name of Director	里尹江口	HK\$'000	及貝物利益 HK\$'000	ну 16 <i>п</i> т НК\$'000	厉座/年知 HK\$'000	展析並と伝教 HK\$'000	MK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元
Independent	獨立非執行董事							
Non-Executive Directors								
Mr. HO Wai Chi, Paul	何偉志先生	250	-	_	-	_	_	250
Mr. CHAN Dit Lung (Note)	陳秩龍先生(附註)	150	_	_	_	_	_	150
Mr. CHING Yu Lung	程如龍先生	200	-	_	-	_	_	200
Mr. Yu Chi Kwong (Note)	余志光先生(附註)	50	_	_	-	_	-	50
Total	總額	4,370	9,817	_	_	108	_	14,295

14 DIRECTORS' BENEFITS AND INTERESTS AND SENIOR MANAGEMENT'S EMOLUMENTS (Continued)

(a) Directors' emoluments (Continued)

The remuneration of each of the Directors of the Company for the year ended 30th June 2019 is set out below:

14 董事之利益和權益及高層 管理人員之酬金(續)

(a) 董事酬金(續)

截至二零一九年六月三十日止年度每位董事之酬金如下:

		Emolume		ole in respect of a per Company or its subsid		Director,		
				不管是本公司或其例				
			提供用	服務而支付或應收的	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	
			Salaries,				its subsidiary	
			other				undertaking	
			allowances			Employer's	就管理本公司	
			and benefits			contribution	或其附屬公司	
			in kind	Discretionary		to pension	的事務提供	
			薪酬、	bonuses	Housing	scheme	其他董事服務	
		Fees	其他津貼	自行酌定	allowance	僱主對	而支付或	Total
Name of Director	董事姓名	袍金	及實物利益	的花紅	房屋津貼	退休金之供款	應收的酬金	總額
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元
Executive Directors	執行董事							
Mr. HUI Sai Chung (Chairman)	許世聰先生(主席)	1,620	2.544	319	_	18	_	4,501
Mr. HUI Kwok Kwong	許國光先生	1,620	2,544	319	_	18	_	4,501
Dr. WONG Chi Ying, Anthony	黄子鑍博士	- 1,020	2,374	206	_	14	_	2,594
Madam LIU Sau Lai	廖秀麗女士	_	1,883	145	_	18	_	2,046
Mr. NG Chi Ming	吳志明先生	_	1,871	143	_	18	_	2,010
Mr. HUI Yan Kuen	許人權先生	_	1,200	142	_	18	_	1,360
Mr. HUI Man Wai	許文偉先生	_	690	_	_	18	_	708
Mr. HUI Yan Lung, Geoffrey	許人龍先生	_	1,023	_	_	18	_	1,041
Tior rain Early, Gootile)	H17 (00)U_		1,023			10		1,011

14 DIRECTORS' BENEFITS AND INTERESTS AND SENIOR MANAGEMENT'S EMOLUMENTS (Continued)

14 董事之利益和權益及高層 管理人員之酬金(續)

(a) Directors' emoluments (Continued)

(a) 董事酬金(續)

		Emolume		ole in respect of a pers		Director,		
				Company or its subsidi				
				不管是本公司或其附				
			提供服	B務而支付或應收的i	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	
			Salaries,				its subsidiary	
			other				undertaking	
			allowances			Employer's	就管理本公司	
			and benefits			contribution	或其附屬公司	
			in kind	Discretionary		to pension	的事務提供	
			薪酬、	bonuses	Housing	scheme	其他董事服務	
		Fees	其他津貼	自行酌定	allowance	僱主對	而支付或	Tot
Name of Director	董事姓名	袍金	及實物利益	的花紅	房屋津貼	退休金之供款	應收的酬金	總
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'00
		千港元	千港元	千港元	千港元	千港元	千港元	千港方
Independent	獨立非執行董事							
Non-Executive Directors	ᇕᅩᄁᄁᆡᆂᆍ							
Mr. HO Wai Chi. Paul	何偉志先生	250	_	_	_	_	_	25
Mr. CHAN Dit Lung	陳秩龍先生	200	_	_	_	_	_	20
Mr. CHING Yu Lung	程如龍先生	200	_		_		_	20
Total	總額	3,890	14,129	1,274	_	140	_	19,43

14 DIRECTORS' BENEFITS AND INTERESTS AND SENIOR MANAGEMENT'S EMOLUMENTS (Continued)

(a) Directors' emoluments (Continued)

Note:

Mr. CHAN Dit Lung retired as a director of the Company on 31st March 2020. Mr. YU Chi Kwong was appointed as a director of the Company on 1st April 2020.

No Director waived any emoluments during the year (2019: Nil). No emoluments have been paid by the Group to any Director as an inducement to join or upon joining the Group or as compensation for loss of office during the year (2019: Nil).

(b) Directors' retirement benefits

No retirement benefits were paid to or receivable by any Directors during the year (2019: Nil).

(c) Directors' termination benefits

No payment was made to Directors as compensation for the termination of the appointment during the year (2019: Nil).

(d) Consideration provided to or received by third parties for making available directors' services

No payment was made to any third parties making available the services of them as a Director of the Company (2019: Nil).

(e) 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 in favour of Directors, controlled bodies corporate by and connected entities with such Directors during the year (2019: Nil).

14 董事之利益和權益及高層 管理人員之酬金(續)

(a) 董事酬金(續)

附註:

陳 秩 龍 先 生 於 二 零 二 零 年 三 月 三十一日辭任本公司董事。余志光 先生於二零二零年四月一日獲委任 為本公司董事。

於本年度內並無董事放棄彼等之酬 金(二零一九年:無)。於本年度 內本集團概無支付予任何董事加盟 酬金或失去董事職位之補償(二零 一九年:無)。

(b) 董事的退休福利

於本年度內並沒有向董事提供 退休福利(二零一九年:無)。

(c) 董事的終止福利

於本年度內並無就提早終止委 任而向董事提供任何福利(二 零一九年:無)。

(d) 就提供董事服務而向第三方 提供的對價

於本年度內並無就提供董事服務而向第三方提供的對價提供任何福利(二零一九年:無)。

(e) 向董事、受該等董事控制的 法人團體及該董事的關連主 體提供的貸款、準貸款和其 他交易的資料

於本年度內並無向董事、受該 等董事控制的法人團體及該董 事的關連主體提供貸款、準貸 款和其他交易(二零一九年: 無)。

14 DIRECTORS' BENEFITS AND INTERESTS AND SENIOR MANAGEMENT'S EMOLUMENTS (Continued)

(f) Directors' material interests in transactions, arrangements or contracts

Saved as disclosed in Note 33 to the consolidated financial statements, no significant transactions, arrangements and contracts in relation to the Group's business to which the Company was a party and in which a Director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year (2019: Nil).

(g) Five highest paid individuals

The five individuals whose emoluments were the highest in the Group for the year include three (2019: three) Directors whose emoluments are disclosed in the analysis presented above. The emoluments paid and payable to the remaining individuals during the year were as follows:

14 董事之利益和權益及高層 管理人員之酬金(續)

(f) 董事在交易、安排或合同的 重大權益

除了在綜合財務報表附註33 披露之交易外,本年度內或年 結時,本公司並無簽訂任何涉 及本集團之業務而本公司之董 事直接或間接在其中擁有重大 權益之重要交易、安排或合同 (二零一九年:無)。

(g) 五名最高薪酬人士

本年度內,在五位最高薪酬人士中,三位(二零一九年:三位)為董事,其酬金已於上文呈列之分析中披露,餘下最高薪酬人士於上年度之薪酬詳情如下:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Salaries, other allowances and benefits in kind Discretionary bonus Pension costs	薪酬、其它津貼及實物利益 酌情花紅 退休金成本	4,522 200 36	4,187 1,548 36
		4,758	5,771

The emoluments fell within the following bands:

此等薪酬在下列組合範圍內:

		Number of 人: 2020	
Emolument bands (in HK dollar)	薪酬範圍(港元)		
HK\$1,500,001 - HK\$2,000,000	Ⅰ,500,00Ⅰ港元 - 2,000,000港元	1	_
HK\$2,000,001 - HK\$2,500,000	2,000,001港元 - 2,500,000港元	_	1
HK\$2,500,001 - HK\$3,000,000	2,500,001港元 - 3,000,000港元	1	_
HK\$3,000,001 - HK\$3,500,000	3,000,001港元 - 3,500,000港元	_	1

14 DIRECTORS' BENEFITS AND INTERESTS AND SENIOR MANAGEMENT'S EMOLUMENTS (Continued)

(g) Five highest paid individuals (Continued)

No emoluments have been paid to the five highest paid individuals (including Directors and other employees) as an inducement to join or upon joining the Group or as compensation for loss of any office in connection with the management of the affair of the Company and its subsidiaries during the year (2019: same).

14 董事之利益和權益及高層 管理人員之酬金(續)

(g) 五名最高薪酬人士(續)

本集團並無向上述人士(包括董事及其他僱員)支付酬金作 為促使加入或作為失去職位之 賠償(二零一九年:無)。

15 PROPERTY, PLANT AND EQUIPMENT

15 物業、廠房及設備

		Leasehold land and buildings 租賃土地 及樓宇 HK\$'000 千港元	Leasehold improvements 租賃 物業裝修 HK\$'000 千港元	Machinery and equipment 機器及設備 HK\$'000 千港元	Furniture, fixtures and office equipment 裝置及 辦公室設備 HK\$'000 千港元	Motor vehicles 汽車 HK\$'000 千港元	Tools and moulds 工具及模具 HK\$'000 千港元	Total 總額 HK\$'000 千港元
At 1st July 2018	於二零一八年七月一日							
Cost	成本	120,020	62,435	205,595	21,017	8,747	2,571	420,385
Accumulated depreciation	累計折舊	(47,398)	(43,686)	(173,421)	(17,570)	(7,212)	(1,754)	(291,041)
Accumulated impairment	累計減值	(17,570)	(15,000)	(201)	(17,570)	(7,212)	(1,731)	(201)
/ tecamateca impairment				(201)				(201)
Net book amount	賬面淨值	72,622	18,749	31,973	3,447	1,535	817	129,143
Year ended 30th June 2019	截至二零一九年							
•	六月三十日止年度							
Opening net book amount	期初賬面淨值	72,622	18,749	31,973	3,447	1,535	817	129,143
Additions	增加	_	4,062	6,032	508	791	177	11,570
Revaluation gain of property,	物業、廠房及							
plant and equipment on	設備轉撥至							
transfer to	投資物業之							
investment properties	重估收益	2,314	_	_	_	_	_	2,314
Transfer to investment	投資物業轉出							
properties (Note 18)	(附註18)	(2,698)	_	_	_	_	_	(2,698)
Disposals	出售	_	(53)	_	(12)	_	_	(65)
Depreciation	折舊	(2,667)	(5,954)	(7,897)	(1,224)	(539)	(133)	(18,414)
Currency translation differences	匯兑差額	(1,955)	(424)	(1,074)	(61)	(43)	(15)	(3,572)
Closing net book amount	期終賬面淨值	67,616	16,380	29,034	2,658	1,744	846	118,278
At 30th June 2019	於二零一九年六月三十日							
Cost	成本	116,237	65,621	203,532	20,848	8,902	2,628	417,768
Accumulated depreciation	累計折舊	(48,621)	(49,241)	(174,297)	(18,190)	(7,158)	(1,782)	(299,289)
Accumulated impairment	累計減值	_		(201)	_		_	(201)

15 PROPERTY, PLANT AND EQUIPMENT (Continued)

I5 物業、廠房及設備(續)

		Leasehold land and buildings 租賃土地 及樓宇 HK\$*000 千港元	Leasehold improvements 租賃 物業裝修 HK\$'000 千港元	Machinery and equipment 機器及設備 HK\$*000 千港元	Furniture, fixtures and office equipment 裝置及 辦公室設備 HK\$'000 千港元	Motor vehicles 汽車 HK \$ '000 千港元	Tools and moulds 工具及模具 HK\$*000 千港元	Total 總額 HK\$'000 千港元
Year ended 30th June 2020	截至二零二零年 六月三十日止年度							
Opening net book amount	期初賬面淨值	67,616	16,380	29,034	2,658	1,744	846	118,278
Adoption of HKFRS 16	採納香港財務報告準則 第16號(附註2.2)	(2.507)						(2.507)
(Note 2.2)	я 16 號(附註 2.2)	(3,587)						(3,587)
Restated opening net book amount	期初賬面淨值重列	64,029	16,380	29,034	2,658	1,744	846	114,691
Additions	增加	_	2,190	7,252	532	15	50	10,039
Disposals	出售	_	_	(54)	(7)	_	_	(61)
Depreciation	折舊	(2,472)	(5,561)	(6,781)	(1,033)	(604)	(111)	(16,562)
Currency translation differences	匯兑差額	(1,499)	(351)	(849)	(40)	(50)	(11)	(2,800)
Closing net book amount	期終賬面淨值	60,058	12,658	28,602	2,110	1,105	774	105,307
At 30th June 2020	於二零二零年六月三十日							
Cost	成本	106,351	67,065	184.750	20,881	8,728	2,617	390.392
Accumulated depreciation	累計折舊	(46,293)	(54,407)	(156,148)	(18,771)	(7,623)	(1,843)	(285,085)
Net book amount	賬面淨值	60,058	12,658	28,602	2,110	1,105	774	105,307

15 PROPERTY, PLANT AND EQUIPMENT (Continued)

Depreciation expense of HK\$13,001,000 (2019: HK\$14,516,000) has been included in cost of sales, HK\$133,000 (2019: HK\$133,000) in distribution costs and HK\$3,428,000 (2019: HK\$3,765,000) in administrative expenses.

As at 30th June 2020, the net book amount of property, plant and equipment pledged as security for the Group's banking facilities amounted to approximately HK\$34,992,000 (2019: HK\$38,616,000).

16 LEASEHOLD LAND AND LAND USE RIGHTS

The Group's interests in leasehold land and land use rights represent prepaid operating lease payments and their net book amounts are analysed as follows:

15 物業、廠房及設備(續)

折舊費用13,001,000港元(二零一九年:14,516,000港元)已包括在銷售成本・133,000港元(二零一九年:133,000港元)已包括在分銷成本及3,428,000港元(二零一九年:3,765,000港元)已包括在行政支出。

於二零二零年六月三十日,本集團 賬面淨值總額約34,992,000港元(二 零一九年:38,616,000港元)之物 業、廠房及設備已抵押予銀行,為 本集團取得銀行信貸。

16 租賃土地及土地使用權

本集團於租賃土地及土地使用權之權益代表預付經營租賃款項,其賬面淨值分析如下:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
At beginning of the year Adoption of HKFRS 16 (Note 2.2)	年初 採納香港財務報告準則	16,000	18,399
Transfer to investment properties (Note 18)	第 I6號(附註 2.2) 投資物業轉出(附註 I8)	(16,000)	— (1,052)
Amortisation	攤銷	_	(653)
Currency translation differences	匯兑差額		(694)
At end of the year	年末	_	16,000

As at 30th June 2019, the net book amount of leasehold land and land use rights pledged as security for the Group's banking facilities amounted to approximately HK\$2,948,000.

於二零一九年六月三十日,租賃 土地及土地使用權賬面淨值約 2,948,000港元已抵押予銀行,為本 集團取得銀行信貸。

I7 LEASES I7 租賃

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

本附註提供本集團為承租人之租賃 之資料。

(i) Amounts recognised in the consolidated balance sheet

(i) 於綜合資產負債財表確認之 款項

		As at 30th June 2020 HK\$'000 千港元	As at 1st July 2019 HK\$'000 千港元
Right of use assets Leasehold land and land use rights Properties	使用權資產	18,359	19,587
	租賃土地及土地使用權	6,808	7,366
	物業	25,167	26,953

In the previous year, the Group only recognised leasehold land in relation to leases that were classified as "finance leases" under HKAS 17 "Leases". The assets were presented in property, plant and equipment (Note 15). Leasehold land and land use rights that were classified as "operating lease" under HKAS 17 "Leases" were presented in Note 16.

For adjustments recognised on adoption of HKFRS 16 on 1st July 2019, please refer to Note 2.2.

As at 30th June 2020, the net book amount of leasehold land and land use rights pledged as security for the Group's banking facilities amounted to approximately HK\$4,406,000.

去年,本集團就根據香港會計準則第17號「租賃」分類為「融資租賃」之租賃僅確認租賃土地。資產呈列為物業、廠房機器及設備(附註15),而根據香港會計準則第17號「租賃」分類為「經營租賃」之租賃土地及土地使用權則呈列於附註16。

有關於二零一九年七月一日就採納香港財務報告準則第16號確認之調整,請參閱附註2.2。

於二零二零年六月三十日,租賃 土地及土地使用權賬面淨值約 4,406,000港元已抵押予銀行,為本 集團取得銀行信貸。

		As at 30th June 2020 HK\$'000 千港元	As at 1st July 2019 HK\$'000 千港元
Lease liabilities	租賃負債		
Non-current	非流動	3,216	3,654
Current	流動	3,803	3,712
		7,019	7,366

17 LEASES (Continued)

17 租賃(續)

(ii) Amounts recognised in the consolidated income statement

(ii) 於綜合收益表確認之款項

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Depreciation	折舊		
Included in cost of sales	包括在銷售成本	3,786	_
Included in administrative expenses	包括行政支出	1,025	_
		4,811	_
Interest expenses included in	計入財務費用的		
finance cost (Note 9)	利息開支(附註9)	334	_
Expense relating to leases of short-term	有關短期低價值之租賃		
and low-value leases	的費用	6,814	_

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

The Group leases various offices and factory. Rental contracts are typically made for fixed periods of I year to 5 years, but may have extension options as described in (v) below. Addition to right-of-use assets during the year were approximately HK\$3,522,000.

Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose any covenants other than the security interests in the leased assets that are held by the lessor. Certain leased assets may not be used as security for borrowing purposes.

(iv) Variable lease payments

Leases of the Group do not contain variable payment terms that are linked to an index or a rate.

(iii) 本集團之租賃活動及其入賬 方式

本集團租賃多處辦公室及廠房。租賃合同一般為一至五年的固定期限,其中某些合同包含續租的選擇權,於下文(v)內披露。本年度之使用權資產增加約為3,522,000港元。

每份合同的租賃條款均單獨商 定,並且包括眾多不同的條款 及條件。除出租人持有租賃資 產作為抵押權益外,租賃協議 不包含財務契約條款。若干租 賃資產不得用作借款抵押。

(iv) 可變租賃付款

本集團之租賃並不包含與某一 指數或比率有連繫之可變付款 條款。

17 LEASES (Continued)

(v) Extension and termination options

Extension and termination options are included in a number of property leases across the Group. These options are used to maximise operational flexibility in terms of managing the assets used in the Group's operations. The extension and termination options held, if any, are exercisable only by the Group and not by the respective lessor.

(vi) Residual value guarantees

The Group did not provide residual value guarantees in relation to leases during the year ended 30th June 2020 (2019: same).

17 租賃(續)

(v) 延長及終止選擇權

延長及終止選擇權納入本集團多項物業及設備租賃。該等選擇權用作提升管理本集團業務所用之資產之經營靈活性。所持延長及終止選擇權(如有)僅可由本集團行使,而相關出租人不可行使。

(vi) 剩餘價值擔保

於截至二零二零年六月三十日 止年度,本集團並無就租賃 提供剩餘價值擔保(二零一九 年:相同)。

18 INVESTMENT PROPERTIES

18 投資物業

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
At beginning of the year Fair value (losses)/gains on	年初 投資物業之公允價值	159,973	141,380
investment properties (Note 7) Transfer from property,	(虧損)/收益(附註7) 物業、廠房及設備轉入	(3,564)	16,009
plant and equipment (Note 15) Transfer from leasehold land	(附註 I5) 租賃土地及土地使用權轉入	_	2,698
and land use rights (Note 16)	(附註16)	_	1,052
Currency translation differences	匯兑差額	(1,117)	(1,166)
At end of the year	年末	155,292	159,973

As at 30th June 2020, the Group had no unprovided contractual obligation for future repair and maintenance (2019: Nil).

截至二零二零年六月三十日,本集 團無就進一步維修和保養未撥備的 合同義務(二零一九年:無)

18 INVESTMENT PROPERTIES (Continued)

(a) Fair value hierarchy

An independent valuation of the Group's investment properties was performed by the valuer, Chung, Chan & Associates, to determine the fair value of the investment properties as at 30th June 2020 and 2019. The revaluation gains or losses are included in "other (losses)/ gains, net" (Note 7) in the consolidated income statement. The following table analyses the investment properties carried at fair value, by valuation method.

18 投資物業(續)

(a) 公允價值架構

本集團的投資物業由估值師衡量行於二零二零年和二零一九年六月三十日執行獨立估值,以釐定其公允價值。重估收益或虧損包括在綜合收益表的「其他(虧損)/收益一淨額」中(附註7)。下表利用估值法分析按公允價值入賬的投資物業。

Recurring fair value measurements 經常性公允價值計量 Investment properties: 投資物業: — Industrial building units - Hong Kong 一工業大廈單位一香港	2020 HK\$'000 千港元	2019 HK\$'000 千港元
– Car park units - Hong Kong– 停車位ー香港– Commercial office units and– 商業辦公室單位	125,290 3,150	127,600 3,180
apartment – Mainland China —中國內地 – Industrial building units - Mainland China —工業大廈單位 —中國內地	16,108	17,385

The Group's policy is to recognise transfers in/(out) of fair value hierarchy levels as of the date of the event or change in circumstances that caused the transfer.

There were no transfer between Levels 1, 2 and 3 during the year.

The following table presents the changes in investment properties with fair value measurements using significant unobservable inputs (Level 3) for the years ended 30th June 2020 and 2019.

本集團的政策為於導致轉撥的 事件或情況改變的日期,確認 公允價值層級之間的轉撥。

於年內並無第1、第2及第3層間的轉撥。

下表展示於截至二零二零年及 二零一九年六月三十日止年度 內利用重大不可觀察輸入的公 允價值計量(第3層)的投資物 業變動。

18 INVESTMENT PROPERTIES (Continued)

18 投資物業(*續*)

(a) Fair value hierarchy (Continued)

(a) 公允價值架構(續)

	Mainland China 中國內地 HK\$'000 千港元	2020 Hong Kong 香港 HK\$'000 千港元	Total 總額 HK\$'000 千港元
Opening balance 期初結餘 Net loss from fair value adjustment 公允價值調整收益淨額 Currency translation differences 匯兑差額	29,193 (1,224) (1,117)	130,780 (2,340) —	159,973 (3,564) (1,117)
Closing balance 期終結餘	26,852	128,440	155,292
Total losses for the year included in 年內收益總額,包括在the consolidated income statement,綜合收益表的under other losses, net 「其他虧損一淨額」中	(1,224)	(2,340)	(3,564)
	Mainland China 中國內地 HK\$'000 千港元	2019 Hong Kong 香港 HK\$'000 千港元	Total 總額 HK\$'000 千港元
Opening balance 期初結餘 Transfer from property, 物業、廠房及設備轉入	25,650	115,730	141,380
plant and equipment Transfer from leasehold land 和賃土地及 and land use rights 土地使用權轉入 Net gain from fair value adjustment 公允價值調整收益淨額 Currency translation differences 匯兑差額	2,698 1,052 959 (1,166)	 15,050 	2,698 1,052 16,009 (1,166)
Closing balance 期終結餘	29,193	130,780	159,973
Total gains for the year included in 年內收益總額,包括在 the consolidated income statement, 綜合收益表的 under other gains, net 「其他收益一淨額」中	959	15,050	16,009

18 INVESTMENT PROPERTIES (Continued)

(b) Valuation process of the Group

The Group's investment properties were revalued at HK\$155,292,000 (2019: HK\$159,973,000) as at 30th June 2020 and 2019 by Chung, Chan & Associates, an independent professionally qualified valuer who holds a recognised relevant professional qualification and has recent experience in the locations and segments of the investment properties valued. Certain of the investment properties are leased to third parties under operating lease arrangements, further summary details of which are included in Note 18(e) to the consolidated financial statements.

The Group's finance department reviews the valuations performed by the independent valuer for financial reporting purposes. The finance department reports directly to the CODM. Discussions of valuation processes and results are held between the CODM, finance department and the independent valuer annually.

At each financial year end the finance department:

- Verifies all major inputs to the independent valuation report;
- Assesses property valuations movements when compared to the prior year valuation report; and
- Holds discussions with the independent valuer.

Changes in Level 3 fair values are analysed at each reporting date between the CODM, finance team and the independent valuer.

18 投資物業(續)

(b) 本集團的估值流程

本集團的投資物業由獨立專案 估值師衡量行在二零二日日 二零一九年六月三十日信 為155,292,000港元(二零 年:159,973,000港元), 值師持有相關認可可性 動對所估值的投資經驗。 地點和領域有近期質質地 地點和領域有近期賃實 投資物業以經營租賃 對務報表附註18(e)中披露。

本集團財務部就財務報告目的 對獨立估值師的估值進行檢 討。財務部直接向首席經營決 策者匯報。首席經營決策者、 財務部與估值師開會討論估值 流程和相關結果。

在每個財政年度末,財務部將 會:

- 核實對獨立估值報告的 所有重大輸入;
- 評估物業估值與上年度 估值報告比較下的變動:及
- 與獨立估值師進行討論。

於每個報告日期,第3層公允 價值的變動由首席經營決策 者、財務部與估值師議中討論 和分析。

18 INVESTMENT PROPERTIES (Continued)

(c) Valuation techniques

Fair value measurements using significant unobservable inputs

Fair values of investment properties of the Group are generally determined using the income capitalisation method which largely involves the use of unobservable inputs and taking into account the significant adjustments on passing rentals of the current leases and capitalisation rates including the outgoings ("Yields"). These significant unobservable inputs include:

18 投資物業(續)

(c) 估值技術

利用重大的不可觀察輸入作出 的公允價值計量

本集團的投資物業公允價值一般根據收益法估值,此方法主要採用不可觀察輸入,並考慮已現有租賃的現時租金及包含相關開支的資本化率(「孳息率」)的重大調整。此等重大不可觀察輸入包括:

Description 描述	Fair value at 30th June 2020 於二零二零年 六月三十日 之公允價值 HK(\$*000 千港元	Valuation technique 估值技術	Unobservable inputs 不可觀察輸入	Range of unobservable inputs 不可觀察輸入範圍	Relationship of unobservable inputs to fair value 不可觀察輸入 對公允價值的關係
Industrial building units – Hong Kong 工業大廈單位-香港	125,290	Income capitalisation method 收益法	Unit passing rents 單位現時租值	HK\$9.32 – HK\$11.66 per month per square feet 每平方呎每月9.32港元 至11.66港元	The higher the rental value, the higher the fair value, and vice versa 租值越高,公允價值越高, 反之亦然
			Yields 孳息率	2.71% – 3.50%	The higher the Yields, the lower the fair value, and vice versa 孳息率越高,公允價值越低, 反之亦然
Car park units – Hong Kong 停車位-香港	3,150	Income capitalisation method 收益法	Unit passing rents 單位現時租值	HK\$6,000 - HK\$9,225 per month per unit 每單位每月6,000港元 至9,225港元	The higher the rental value, the higher the fair value, and vice versa 租值越高,公允價值越高, 反之亦然
			Yields 孳息率	6.90% – 9.16%	The higher the Yields, the lower the fair value, and vice versa 孳息率越高,公允價值越低, 反之亦然

18 INVESTMENT PROPERTIES (Continued)

18 投資物業(續)

(c) Valuation techniques (Continued)

(c) 估值技術(續)

j		Fair value at 30th June 2020				Relationship of unobservable inputs
	Description 描述	於二零二零年 六月三十日 之公允價值 HK\$'000 千港元	Valuation technique 估值技術	Unobservable inputs 不可觀察輸入	Range of unobservable inputs 不可觀察輸入範圍	to fair value 不可觀察輸入 對公允價值的關係
	Commercial office units and apartment – Mainland China 商業辦公室單位一中國內地	10,744	Income capitalisation method 收益法	Unit passing rents 單位現時租值	RMB61.74 - RMB65.21 per month per square meter 每平方米每月 61.74 - 65.21 人民幣	The higher the rental value, the higher the fair value, and vice versa 租值越高,公允價值越高, 反之亦然
				Yields 孳息率	2.90% – 3.45%	The higher the Yields, the lower the fair value, and vice versa 孳息率越高,公允價值越低, 反之亦然
	Industrial building units – Mainland China 工業大廈單位-中國內地	16,108	Income capitalisation method 收益法	Unit passing rents 單位現時租值	RMB9.64 per month per square meter 每平方米每月 9.64人民幣	The higher the rental value, the higher the fair value, and vice versa 租值越高,公允價值越高, 反之亦然
				Yield 孳息率	8.00%	The higher the Yield, the lower the fair value, and vice versa 孳息率越高,公允價值越低, 反之亦然

18 INVESTMENT PROPERTIES (Continued)

18 投資物業(*續*)

(c) Valuation techniques (Continued)

(c) 估值技術(續)

Descripti 描述	ion	Fair value at 30th June 2019 於二零一九年 六月三十日 之公允價值 HK\$'000 千港元	Valuation technique 估值技術	Unobservable inputs 不可觀察輸入	Range of unobservable inputs 不可觀察輸入範圍	Relationship of unobservable inputs to fair value 不可觀察輸入 對公允價值的關係
	l building units – Hong Kong 夏單位-香港	127,600	Income capitalisation method 收益法	Unit passing rents 單位現時租值	HK\$9.03 – HK\$11.19 per month per square feet 每平方呎每月9.03港元 至11.19港元	The higher the rental value, the higher the fair value, and vice versa 租值越高,公允價值越高, 反之亦然
				Yields 孳息率	2.63% - 3.28%	The higher the Yields, the lower the fair value, and vice versa 孳息率越高,公允價值越低, 反之亦然
Car park 停車位 -	: units – Hong Kong –香港	3,180	Income capitalisation method 收益法	Unit passing rents 單位現時租值	HK\$5,000 – HK\$8,475 per month per unit 每單位每月5,000港元 至8,475港元	The higher the rental value, the higher the fair value, and vice versa 租值越高,公允價值越高, 反之亦然
				Yields 孳息率	5.82% - 8.78%	The higher the Yields, the lower the fair value, and vice versa 孳息率越高,公允價值越低, 反之亦然

18 INVESTMENT PROPERTIES (Continued)

18 投資物業(續)

(c) Valuation techniques (Continued)

(c) 估值技術(續)

Description 描述	Fair value at 30th June 2019 於二零一九年 六月三十日 之公允價值 HK\$1000 千港元	Valuation technique 估值技術	Unobservable inputs 不可觀察輸入	Range of unobservable inputs 不可觀察輸入範圍	Relationship of unobservable inputs to fair value 不可觀察輸入 對公允價值的關係
Commercial office units and apartment – Mainland China 商業辦公室單位—中國內地	11,808	Income capitalisation method 收益法	Unit passing rents 單位現時租值	RMB61.74 - RMB65.21 per month per square meter 每平方米每月 61.74 - 65.21人民幣	The higher the rental value, the higher the fair value, and vice versa 租值越高,公允價值越高, 反之亦然
			Yields 孳息率	2.74% - 3.27%	The higher the Yields, the lower the fair value, and vice versa 孳息率越高,公允價值越低, 反之亦然
Industrial building units – Mainland China 工業大廈單位-中國內地	17,385	Income capitalisation method 收益法	Unit passing rents 單位現時租值	RMB9.64 per month per square meter 每平方米每月 9.64人民幣	The higher the rental value, the higher the fair value, and vice versa 租值越高,公允價值越高, 反之亦然
			Yield 孳息率	7.89%	The higher the Yield, the lower the fair value, and vice versa 孳息率越高,公允價值越低, 反之亦然

There were no changes to the valuation techniques during the year.

年內估值技術並無任何變動。

18 INVESTMENT PROPERTIES (Continued)

(d) As at 30th June 2020, the fair value of investment properties pledged as security for the Group's banking facilities amounted to approximately HK\$39,163,000 (2019: HK\$39,885,000).

(e) The future aggregate minimum rentals receivables under noncancellable operating leases are as follows:

18 投資物業(續)

- (d) 於二零二零年六月三十日,投資物業賬面淨值約39,163,000港元(二零一九年:39,885,000港元)已抵押予銀行,為本集團取得銀行信貸。
- (e) 根據不可撤銷的經營租賃,未 來最低應收租賃款項如下:

	2020 HK\$'000 千港元	2019 HK\$'000 千港元
Not later than I year — 年內 Later than I year and not later than 5 years — 年後但不遲於五年	5,436 6,686	6,230 11,051

19 INTANGIBLE ASSETS

19 無形資產

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Technical know-how	技術知識		
Cost	成本	4,000	4,000
Accumulated amortisation	累計攤銷	(2,000)	(2,000)
Accumulated impairment	累計減值	(2,000)	(2,000)
Net book amount	賬面淨值	_	_

During the years ended 30th June 2020 and 2019, the Directors assessed the recoverability of the technical know-how and considered that the carrying value of the technical know-how cannot be recovered through its future use and full provision was made.

於截至二零二零及二零一九年六月 三十日止年度內,董事已檢討技術 知識之可收回價值並認為其賬面值 不可從其未來使用中收回,因此需 作出全額撥備。

20 FINANCIAL ASSET AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME ("FVOCI")

20 按公允值計入其他全面 收益的財務資產

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Financial asset at FVOCI:	按公允價值計入其他全面收益 的財務資產:		
Equity securities, unlisted	非上市證券權益	1,863	1,677

Financial asset at FVOCI represents a 3.6% (2019: 3.6%) equity interest in an unlisted company incorporated in the British Virgin Islands. The amount is denominated in HK dollar.

按公允值計入其他全面收益的財務 資產代表於在英屬維爾京群島註冊 之非上市公司之百分之三點六(二零 一九年:百分之三點六)權益。此金 額以港元為單位。

21 SUBSIDIARIES

The details of the principal subsidiaries as at 30th June 2020 are disclosed in Note 35.

Material non-controlling interests

The total non-controlling interest as at 30th June 2020 was HK\$25,199,000 (2019: HK\$23,874,000), of which HK\$25,250,000 (2019: HK\$23,968,000) was attributable to Ngai Hing Engineering Plastics Materials Limited ("NHEPML"). The non-controlling interests in respect of other subsidiaries were not material.

Significant restrictions

Cash and bank deposits of NHEPML of RMB10,393,000 (2019: RMB2,263,000), equivalent to approximately HK\$11,359,000 (2019: HK\$2,572,000), were held in Mainland China and were subject to local exchange control regulations. These local exchange control regulations provided for restrictions on exporting capital from the region, other than through normal dividends or remittance of revenue income through import/export companies.

21 附屬公司

於二零二零年六月三十日的主要附屬公司的詳情於附註35披露。

重大的非控制權益

於二零二零年六月三十日的非控制權益總額為25,199,000港元(二零一九年:23,874,000港元),其中25,250,000港元(二零一九年:23,968,000港元)屬於毅興工程塑料有限公司(「毅興工程塑料」)。與其他附屬公司有關的非控制權益並不重大。

重大限制

毅興工程塑料的現金及銀行存款 10,393,000人民幣(二零一九年: 2,263,000人民幣)(等值約 11,359,000港元(二零一九年: 2,572,000港元))存放在中國內地,受當地的外匯管制所規管。此等外匯管制限制將資金匯出中國境外(透過正常股利及通過進出口公司匯出收益則除外)。

21 SUBSIDIARIES (Continued)

Material non-controlling interests (Continued)

Summarised financial information on subsidiaries with material noncontrolling interests

Set out below are the summarised financial information for the subsidiary that has non-controlling interests that are material to the Group.

Summarised balance sheet

21 附屬公司(續)

重大的非控制權益(續)

具有重大非控制權益的附屬公司的 摘要財務資料

以下所載為對集團重大的非控制權 益的附屬公司的摘要財務資料。

摘要資產負債表

			NHEPML 毅興工程塑料	
		2020 20 HK\$'000 HK\$'0 千港元 千港		
Current	流動			
Assets	資產	89,237	96,123	
Liabilities	負債	(29,007)	(42,272)	
Current net assets	淨流動資產	60,230	53,851	
Non-current	非流動			
Assets	資產	44,096	47,066	
Liabilities	負債	(995)	(207)	
Non-current net assets	淨非流動資產	43,101	46,859	
Net assets	淨資產	103,331	100,710	
Accumulated non-controlling interests	累計非控制權益	25,250	23,968	

21 SUBSIDIARIES (Continued)

21 附屬公司(續)

Material non-controlling interests (Continued)

重大的非控制權益(續) 摘要收益表及合併收益表

Summarised income statement and statement of comprehensive income

		NHEPML 毅興工程塑料	
		2020 201 HK\$'000 HK\$'00	
		千港元	千港元
Revenue	收益	179,159	217,943
Profit before income tax	除税前溢利	19,545	16,770
Income tax expense	税項支出	(3,218)	(2,208)
Post-tax profit	除税後溢利	16,327	14,562
Other comprehensive income	其他綜合收益	(1,286)	(1,386)
Total comprehensive income	綜合收益總額	15,041	13,176
Total comprehensive income allocated to	綜合收益總額屬		
non-controlling interests	於非控制權益	3,491	3,136
Dividends paid to non-controlling interest	支付予非控制權益之股息	(3,189)	(5,093)

21 SUBSIDIARIES (Continued)

Material non-controlling interests (Continued)

Summarised cash flows

21 附屬公司(續)

重大的非控制權益(續) 摘要現金流量表

	NHEPML 毅興工程塑料	
	2020 2019	
	HK\$'000	HK\$'000
	千港元	千港元
Cash flows from operating activities 經營業務之現金流		
Cash generated from operations 經營業務所產生之現金	43,217	29,750
Income tax paid 所得税	(3,269)	(1,261)
Net cash generated from operating activities 经營業務所產生之淨現金	39,948	28,489
Net cash used in investing activities 投資業務所使用之淨現金	(3,495)	(5,057)
Net cash used in from financing activities 融資業務所使用之淨現金	(25,416)	(17,342)
Net increase in cash and cash equivalents 現金及現金等額之增加	11,037	6,090
Cash and cash equivalents at beginning of year 年初之現金及現金等額	7,314	1,424
Currency translation differences 匯兑差額	(99)	(200)
Cash and cash equivalents at end of year 年末之現金及現金等額	18,252	7,314

The information above is the amount before inter-company eliminations.

以上資料為計算公司間對銷<mark>前的數</mark>額。

22 INVENTORIES

22 存貨

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Trading stocks	貿易業務存貨	196,842	206,359
Raw materials	原料	65,318	74,855
Finished goods	製成品	30,644	38,037
		292,804	319,251

The cost of inventories recognised as expenses and included in cost of sales in the consolidated income statement amounted to approximately HK\$1,310,278,000 (2019: HK\$1,562,175,000).

Provision for impairment of inventories amounted to HK\$3,142,000 (2019: HK\$4,884,000) for the year was included in cost of sales in the consolidated income statement.

於綜合收益表內銷售成本中被確認為開支之存貨成本合共約為 1,310,278,000港元(二零一九年: 1,562,175,000港元)。

本集團本年度準備3,142,000港元 (二零一九年:4,884,000港元)之存 貨減值準備回撥,並於綜合收益表 內銷售成本中入賬。

23 TRADE AND BILLS RECEIVABLES

23 貿易應收款及應收票據

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Trade receivables Less: loss allowance	貿易應收款 減:應收款減值撥備	175,944 (4,797)	217,103 (4,760)
Bills receivables	應收款	171,147 24,098	212,343 22,103
		195,245	234,446

23 TRADE AND BILLS RECEIVABLES (Continued)

23 貿易應收款及應收票據(續)

The carrying amount of trade receivables are denominated in the following currencies:

貿易應收款的賬面值以下列貨幣為 單位:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
HK\$	港元	42,546	70,042
RMB	人民幣	109,515	113,417
USD	美元	23,883	33,644
		175,944	217,103

The carrying value of trade receivables approximates their fair values.

貿易應收款之賬面值與其公允價值 相約。

There is no concentration of credit risk with respect to trade receivables as the Group has a large number of customers.

由於本集團擁有大量之客戶群,所 以貿易應收款並無信貸過份集中之 風險。

The majority of the Group's sales were made with credit terms of 30 to 90 days. The remaining amounts are on letter of credit or bank's acceptance bill.

Bills receivable are mainly with maturity period of within 180 days and are denominated in the following currencies:

應收票據之到期日主要為一百八十 日內,並以下列貨幣為單位:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
HK\$ USD RMB	港元 美元 人民幣		1,843 3,904 16,356
		24,098	22,103

The carrying value of bills receivable approximates their fair values and there is no recent history of default on bills receivable.

應收票據之賬面值與其公允價值相 約及最近並無應收票據之拖欠記錄。

23 TRADE AND BILLS RECEIVABLES (Continued)

Certain subsidiaries of the Group transferred certain bank's acceptance bills amounting to approximately HK\$16,584,000 (2019: HK\$10,660,000) with recourse in exchange for cash as at 30th June 2020. The transactions have been accounted for as collateralised bank advances (Note 29).

The maximum exposure to credit risk at the end of the reporting period is the carrying values of the receivables (2019: same). Other than the bank's acceptance bills collateralised as bank advances, the Group does not hold any collateral as security.

24 DERIVATIVE FINANCIAL INSTRUMENTS

As at 30th June 2020, the Group had three (2019: one) outstanding forward foreign exchange contracts of HK\$1,246,000 (2019: HK\$74,000) mainly to purchase USD (2019: purchase USD). The maximum notional principal amount of the outstanding forward foreign exchange contract at 30th June was as follows:

23 貿易應收款及應收票據(續)

於二零二零年六月三十日本集團之 附屬公司將約16,584,000港元(二零 一九年:10,660,000港元)的銀行承 兑匯票貼現予銀行以換取現金。有 關交易已列為抵押化的銀行墊款(附 註29)。

在報告日期,信用風險的最高風險 承擔為上述每類應收款的賬面價值 (二零一九年:相同)。除貼現予銀 行以換取現金的銀行承兑匯票外, 本集團不持有任何作為抵押的擔保 品。

24 衍生金融工具

於二零二零年六月三十日,本集團有三份(二零一九年:一份)約值 I,246,000港元(二零一九年:74,000港元)之未交收外匯遠期合約主要以買美元(二零一九年:買美元)。於六月三十日此等未交收外匯遠期合約之最高設定本金額如下:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Sell HK\$ for USD	沽售港元以買入美元	507,000	156,000

25 CASH AND BANK BALANCES

25 現金及銀行結餘

(a) Cash and cash equivalents

(a) 現金及現金等額

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Cash on hand Bank balances	現金結餘 銀行結餘	621 125,473	587 93,014
		126,094	93,601

Cash and bank balances are denominated in the following currencies:

現金及銀行結餘以下列貨幣為 單位:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
HK\$ RMB USD Others	港元 人民幣 美元 其他	9,653 87,852 28,422 167	8,929 67,111 17,387 174
		126,094	93,601

Cash at bank earns interest at floating rates based on daily bank deposit rates.

The Group's cash and bank balances of HK\$94,546,000 (2019: HK\$69,085,000) are deposited with banks in Mainland China. The remittance of these funds out of Mainland China is subject to the exchange control restrictions imposed by Mainland China government.

銀行結餘根據每日銀行存款之 浮動利率賺取利息。

本集團之現金及銀行結餘共 94,546,000港元(二零一九年: 69,085,000港元)於中國內地之 銀行結存。將有關資金匯出中 國內地會受限於中國內地政府 實施之外匯管制規條。

25 CASH AND BANK BALANCES (Continued)

(b) Restricted bank deposits

As at 30th June 2020, RMB31,932,000 (equivalent to HK\$34,898,000) (2019: RMB30,919,000 (equivalent to HK\$35,135,000)) are restricted deposits held at bank as reserve for serving of debt for revolving loans provided by the bank (Note 29). The restricted bank deposits carry fixed interest rate at 1.75% (2019: 1.75%) per annum with remaining maturity less than twelve months after the balance sheet date.

25 現金及銀行結餘(續)

(b) 受限制的銀行存款

二零二零年六月三十日,31,932,000人 民幣(等值約34,898,000港元)(二零一九年:30,919,000人 民幣(等值約35,135,000港元))為受限制的銀行存款,存放於銀行提供循環貸款的償還行存協協行提供循環貸款的償還行存協協議。受限制的銀行存款,收取每年百分之一點七五(二零一九年:百份之一點七五(二零一九年:百份之一點七五)之固定利率,並於資產負債表日的剩餘期限少於十二個月。

26 TRADE AND BILLS PAYABLES

The ageing analysis of the trade and bills payables by invoice date is as follows:

26 貿易應付款及應付票據

貿易應付款及應付票據按發票日之 賬齡分析如下:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Below 90 days 91 - 180 days	0-90 日 91-180 日	85,622 1,279	55,454 13
Over 180 days	超過180日	356	1,512
		87,257	56,979

The carrying values of trade and bills payables approximate their fair values, and are denominated in the following currencies:

貿易應付款及應付票據之賬面值與 其公允價值相若,並以下列貨幣為 單位:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
HK\$	港元	_	114
RMB	人民幣	20,284	23,962
USD	美元	66,973	32,903
		87,257	56,979

27 SHARE CAPITAL AND SHARE PREMIUM

27 股本及股本溢價

Share capital

股本

		Number of ordinary shares of HK\$0.10 each 每股面值 0.10港元之 普通股數量	Share capital nominal value 股本面值 HK\$'000 千港元
Authorised: At 1st July 2018, 30th June 2019, 1st July 2019 and 30th June 2020	法定股本: 於二零一八年七月一日、 二零一九年六月三十日、 二零一九年七月一日 及二零二零年六月三十日	800,000,000	80,000
Issued and fully paid: At 1st July 2018, 30th June 2019, 1st July 2019 and 30th June 2020	已發行及繳足股本: 於二零一八年七月一日、 二零一九年六月三十日、 二零一九年七月一日及 二零二零年六月三十日	369,200,000	36,920

Share premium 股本溢價

		HK\$'000 千港元
At 1st July 2018, 30th June 2019, 1st July 2019 and 30th June 2020	於二零一八年七月一日、 二零一九年六月三十日、 二零一九年七月一日及 二零二零年六月三十日	62,466

28 RESERVES 28 儲備

	_			Other reserves 其他儲備				
				Financial				
				asset at				
				FVOCI				
				reserve				
		Capital		按公允價值	Exchange			
		reserve		計入其他	fluctuation			
		(Note)	Revaluation	全面收益的	reserve		Retained	
		資本儲備	reserve	財務資產	匯兑	Sub-total	earnings	Total
		(附註)	重估儲備	儲備	波動儲備	小計	保留溢利	總額
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元
At 1st July 2018	於二零一八年七月一日	(2,025)	7,953	1,310	50,710	57,948	351,609	409,557
Profit for the year	本年溢利	_	_	_	_	_	7,806	7,806
Currency translation differences	匯兑差額	_	_	_	(21,006)	(21,006)	_	(21,006)
Acquisition of interest in	不改變控制權的附屬公司							
a subsidiary without change	權益收購(附註36(b))							
of control (Note 36(b))		(1,094)	_	_	_	(1,094)	_	(1,094)
Revaluation gain of property,	物業、廠房及設備轉撥至投資							
plant and equipment on transfer	物業之除税後重估收益							
to investment properties		_	1,687	_	_	1,687	_	1,687
Fair value loss of financial	按公允價值計入其他全面收益的							
asset at FVOCI	財務資產之公允價值虧損	_	_	(233)	_	(233)	_	(233)
2017/2018 final dividend paid	支付二零一七/二零一八年度							
	末期股息	_	_		_	_	(7,384)	(7,384)
At 30th June 2019	於二零一九年六月三十日	(3,119)	9,640	1,077	29,704	37,302	352,031	389,333

28 RESERVES (Continued)

28 儲備(續)

		Capital reserve (Note) 資本儲備 (附註) HK\$'000 千港元	Revaluation reserve 重估儲備 HK\$'000 千港元	Other reserves 其他儲備 Financial asset at FVOCI reserve 按公允其他 全面收益資儲 HK\$*000 千港元	Exchange fluctuation reserve 匯兑 波動儲備 HK\$'000 千港元	Sub-total 小計 HK\$'000 千港元	Retained earnings 保留溢利 HK\$'000 千港元	Total 總額 HK\$'000 千港元
At 1st July 2019 Loss for the year	於二零一九年七月一日 本年虧損	(3,119)	9,640	1,077	29,704	37,302	352,031 (6,212)	389,333 (6,212)
Currency translation differences	匯兑差額	-	_	_	(17,319)	(17,319)	(3,212) —	(17,319)
Fair value gain of financial asset at FVOCI	按公允價值計入其他全面收益 的財務資產之公允價值虧損	_	_	134	_	134	_	134
At 30th June 2020	於二零二零年六月三十日	(3,119)	9,640	1,211	12,385	20,117	345,819	365,936

Notes: 附註:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Capital reserve from reorganisation (note (a)) Changes of interests in subsidiaries without change of control (note (b))	資本儲備重組(附註(a)) 不導致失去控制權的附屬 公司權益轉變(附註(b))	408	408
Change of control (note (b))	А 川惟皿特友(附 ជ (U) /	(3,527)	(3,527)

- (a) The capital reserve of the Group represents the aggregate amount of the non-voting deferred shares of Ngai Hing Hong Plastic Materials Limited and the difference between the nominal amount of the share capital issued by the Company in exchange for the aggregate nominal amount of the share capital of the subsidiaries acquired pursuant to the group reorganisation in 1994 (the "Reorganisation").
- (b) The balance represents the net changes in capital reserve arising from the change of interests in subsidiaries without change of control.
- (a) 本集團之資本儲備乃毅興塑膠原料 有限公司之無投票權遞延股份總值 及於一九九四年本公司根據集團重 組(「重組」)所發行之股本面值以交 換所收購附屬公司之股本面值總額 兩者之差額。
- (b) 剩餘的表示年內附屬公司權益轉變 (不失去控制權)所產生的資本儲 備。

29 BANK BORROWINGS

29 銀行借貸

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Bank loans due for repayment within one year - secured (Note 3.1(e)) Trust receipt loans due for repayment within one year - secured (Note 3.1(e))	需於一年內償還之銀行貸款 一有抵押(附註3.1(e)) 需於一年內償還之信託 收據貸款一	106,080	126,094
Bank advances for discounted bills (Note 23)	有抵押(附註3.1(e)) 銀行貼現票據墊款(附註23)	242,713 16,584	270,223 10,660
· · · · ·		365,377	406,977

The carrying amount of the Group's borrowings approximates their fair values as the impact of discounting is not significant. The Group's borrowings are denominated in the following currencies:

本集團借貸之賬面值與其公允價值 相若,並以下列貨幣為單位:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
HK\$ RMB USD	港元 人民幣 美元	139,961 79,826 145,590	247,197 75,612 84,168
		365,377	406,977

At 30th June 2020 and 2019, the Group's borrowings are repayable as follows:

於二零二零年及二零一九年六月 三十日,本集團借貸之應償還金額 如下:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Within I year	一年內	365,377	406,977

29 BANK BORROWINGS (Continued)

29 銀行借貸(續)

The exposure of the Group's borrowings to interest rate changes and the weighted average interest rates at the balance sheet date are as follows:

於資產負債表日本集團之貸款對利 率變動的風險及加權平均利率如下:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
at fixed ratesat floating rates	一固定利率 一浮動利率	365,377 —	390,944 16,033
		365,377	406,977

		HK\$ 港元	2020 RMB 人民幣	USD 美元	HK\$ 港元	2019 RMB 人民幣	USD 美元
Trust receipt loans Short-term bank loans Bank overdrafts	信託收據貸款 短期銀行貸款 銀行透支	3.34% 2.31% —	4.50% 5.69% —	2.35%	4.11% 4.10% —	6.02% 5.74% —	4.49% — —
Bank advances for discounted bills	銀行貼現票據墊款	_	3.00%	_	_	3.81%	_

Bank borrowings are secured by certain property, plant and equipment (Note 15), leasehold land and land use rights (Notes 16 and 17), investment properties (Note 18) and restricted bank deposits (Note 25 (b)) of the Group.

Bank advances for discounted bills with recourse have been accounted for as collateralised bank advances. The discounted bank's acceptance bills and the related proceeds of the same amount are included in the Group's trade and bills receivables (Note 23) and short-term borrowings respectively at the end of the reporting period.

銀行貸款以本集團部分的物業、廠房及設備(附註 15)、租賃土地及土地使用權(附註 16及 17)、投資物業(附註 18)及受限制的銀行存款(附註 25(b))為抵押。

從附追索權之貼現票據貼現予銀行 所獲銀行墊款已列為抵押化的銀行 墊款。於資產負債表日此等貼現銀 行承兑匯票連同有關之同額所得款 分別包括於本集團之貿易應收款及 應收票據(附註23)及短期借貸。

30 DEFERRED INCOME TAX

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current income tax assets against current income tax liabilities and when the deferred income taxes relate to the same taxation authority. The following amounts, determined after appropriate offsetting, are shown in the consolidated balance sheet:

30 遞延税項

當有法定可執行權力將現有税項資 產與現有税項負債抵銷,且遞延所 得税涉及同一財政機關,則可將遞 延所得税資產與負債互相抵銷。在 計入適當抵消後,下列金額於綜合 資產負債表內列賬:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Deferred income tax assets Deferred income tax liabilities	遞延税項資產 遞延税項負債	13,841 (6,559)	10,018 (6,723)
		7,282	3,295

The net movement on the deferred income tax is as follows:

有關遞延所得税賬目的淨變動如下:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
At beginning of the year, as previously reported Effect of adoption of HKFRS 9	年初(如先前呈報) 採納香港財務報告準則	3,295	580
	第9號的影響	_	90
At beginning of the year, as restated Credited to consolidated income statement	年初(經重列) 在綜合收益表計入	3,295	670
(Note 10)	(附註10)	4,073	3,224
Charged to other comprehensive income	在其他全面收益扣除	_	(627)
Currency translation differences	匯兑差額	(86)	28
At end of the year	年末	7,282	3,295

30 DEFERRED INCOME TAX (Continued)

30 遞延税項(續)

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

年內遞延税項資產及負債之變動(與 同一徵税地區之結餘抵銷前)如下:

Deferred income tax liabilities: 遞延税項負債:	Fair value investment 投資物業公	properties	Accelera depred 加速税	ciation	To 總	
	2020	2019	2020	2019	2020	2019
	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元
At beginning of the year 年初	2,236	1,440	5,920	6,578	8,156	8,018
(Credited)/charged to 在綜合收益表 consolidated income statement (計入)/扣除	(404)	234	(59)	(456)	(463)	(222)
Charged to other 在其他全面收益扣除 comprehensive income	_	627	_	_	_	627
Currency translation differences 匯兑差額	(85)	(65)	(139)	(202)	(224)	(267)
At end of the year 年末	1,747	2,236	5,722	5,920	7,469	8,156

Deferred income tax assets: 遞延税項資產:			isions 備	Tax I 税務	osses 虧損	depre	ated tax ciation 務折舊		tal 額
		2020 HK\$'000 千港元	2019 HK\$'000 千港元	2020 HK\$'000 千港元	2019 HK\$'000 千港元	2020 HK\$'000 千港元	2019 HK\$'000 千港元	2020 HK\$'000 千港元	2019 HK\$'000 千港元
At beginning of the year, as previously reported Effect of adoption of HKFRS 9	年初(如先前呈報) 採納香港財務報告準則第9號 的影響	6,411	5,585 90	2,522	616	2,518	2,397	11,451 —	8,598 90
At beginning of the year, as restated Credited/(charged) to consolidated income statement Currency translation differences		6,411 1,564 (168)	5,675 887 (151)	2,522 2,210 (75)	616 1,913 (7)	2,518 (164) (67)	2,397 202 (81)	3,610 (310)	8,688 3,002 (239)
At end of the year	年末	7,807	6,411	4,657	2,522	2,287	2,518	14,751	11,451

30 DEFERRED INCOME TAX (Continued)

Deferred income tax assets are recognised for tax losses carried forward to the extent that the realisation of the related tax benefit through future taxable profits is probable. At 30th June 2020, the Group had unrecognised tax losses to be carried forward against future taxable income amounted to approximately HK\$316,007,000 (2019: HK\$292,950,000). These tax losses have no expiry date except that approximately HK\$11,635,000 (2019: HK\$10,104,000) will expire from 2021 to 2025 (2019: 2020 to 2024). The potential deferred income tax assets in respect of these tax losses which have not been recognised amounted to approximately HK\$53,130,000 (2019: HK\$49,196,000).

As at 30th lune 2020, deferred income tax has not been provided for in the consolidated financial statements in respect of temporary differences attributable to unremitted profits earned by certain Mainland subsidiaries of the Group amounting to approximately HK\$303,734,000 (2019: HK\$276,599,000) as the Group is able to control the timing of the reversal of the temporary differences and it is probable that the temporary differences will not reverse in the foreseeable future.

30 遞延税項(續)

就結轉的稅務虧損而確認的遞延所 得税資產僅限於有關之税務利益有 可能透過未來應課税盈利實現的部 分。於二零二零年六月三十日,本 集團並無就可結轉以抵銷未來應課 税收益的税務虧損約316,007,000港 元(二零一九年:292,950,000港元) 確認遞延所得税資產約53,130,000 港元(二零一九年:49,196,000港 元)。由二零二一年至二零二五 年(二零一九年:二零二零年至 二零二四年)到期的税務虧損約 為11,635,000港元(二零一九年: 10.104.000港元)。

於二零二零年六月三十日,本集團 並未就若干中國內地附屬公司之已 賺取未匯返溢利共約303.734.000港 元(二零一九年:276,599,000港元) 之暫時差額作遞延税項撥備,因本 集團可控制該等暫時差額之撥回時 間,以及於可見之將來該等暫時差 額可能不會撥回。

31 CONSOLIDATED STATEMENT OF CASH FLOWS

31 綜合現金流量表

- (a) Reconciliation of profit before income tax to net cash generated from operations:
- (a) 除税前溢利與經營業務產生 之現金調節表:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Adjustments for:	税前溢利調整項目:	3,390	14,697
Depreciation of property, plantand equipmentGain on disposal of property,	一物業、廠房及 設備折舊 一出售物業、廠房及	16,562	18,414
plant and equipment – Depreciation of right-of-use assets – Amortisation of leasehold land	設備之收益 一使用權資產折舊 一租賃土地及土地	(72) 4,811	(67) —
and land use rights - Fair value losses on forward	使用權攤銷 一外匯遠期合約之公允	_	653
exchange contracts – Fair value losses/(gains) on investment	價值虧損 一投資物業的公允價值	1,172	74
properties – Loss allowance on trade receivables	虧損/(收益) -貿易應收款虧損撥備	3,564 2,002	(16,009) 126
 Provision for impairment of inventories, net 	- 存貨減值準備- - 存貨減值準備- 第	3,142	4,884
- Interest income	一利息收入	(1,109)	(1,043)
Interest expenseChanges in working capital:	一利息支出 營運資金變更:	17,382	17,013
InventoriesTrade and bills receivables, other receivables, prepayments and deposits	一存貨 一貿易應收款及應收、 票據其他應收款、	14,741	(38,999)
- Trade and bills payables, other payables, deposits received and accruals	預付款及按金 一貿易應付款及應付 票據、其他應付款及	22,161	30,947
	已收訂金及預提費用	33,511	(38,973)
Cash generated/(used in) from operations	經營業務產生/(使用) 之現金	121,257	(8,283)

31 CONSOLIDATED STATEMENT OF CASH FLOWS

31 綜合現金流量表(續)

(Continued)

(b) In the consolidated statement of cash flows, proceeds from sales of property, plant and equipment comprise:

(b) 在綜合現金流量表內、出售物業、廠房及設備的所得款 包括:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Net book amount (Note 15) Gain on disposal of property, plant	賬面淨值(附註15) 出售物業、廠房及設備	61	65
and equipment (Note 8)	之收益(附註8)	72	67
Proceeds from disposal of property, plant and equipment	出售物業、廠房及設備 所得款	133	132

31 CONSOLIDATED STATEMENT OF CASH FLOWS

31 綜合現金流量表(續)

(Continued)

(c) The reconciliation of liabilities arising from financing activities is as follows:

(c) 融資業務之負債增長調節表 如下:

		Bank borrowings 銀行借貸 HK\$'000 千港元	Lease liabilities 租賃負債 HK\$'000 千港元	Total 總額 HK\$'000 千港元
		1,2,0	1,2,0	1,2,5
At 1st July 2018	於二零一八年七月一日	365,272	_	365,272
Cash flow	現金流			
 Proceed from bank loans 	一新增銀行貸款	518,634	_	518,634
 Repayment of bank loans 	一償還銀行貸款	(465,451)	_	(465,451)
- Increase in trust receipt loans	一信託收據貸款增加	(8,709)	_	(8,709)
	II TO A 654 T.			
Non-cash changes	非現金變動			
Currency translation differences	一匯兑差額	(2,769)		(2,769)
At 30th June 2019	於二零一九年六月三十日	406,977	_	406,977
Adoption of HKFRS 16 (Note 2.2)	採納香港財務報告準則			
Adoption of Fixing To (Note 2.2)	第16號(附註2.2)	_	7,366	7,366
) 10 3//0 (11) RE 212)		7,000	7,555
At 1st July 2019	於二零一九年七月一日	406,977	7,366	414,343
Cash Flow	現金流			
 Proceed from bank loans 	一新增銀行貸款	211,045	_	211,045
 Repayment of bank loans 	一償還銀行貸款	(222,478)	_	(222,478)
 Decrease in trust receipt loans 	-信託收據貸款減少	(26,118)	_	(26,118)
 Repayment of lease liabilities 	一償還租賃負債	_	(3,869)	(3,869)
Non-cash changes	非現金變動			
 Addition of lease liabilities 	一租賃負債增加	_	3,522	3,522
Currency translation differences	一匯兑差額	(4,049)	_	(4,049)
At 30th June 2020	於二零二零年六月三十日	365,377	7,019	372,396

32 COMMITMENTS

(a) Capital commitments

At 30th June 2020, the Group had the following capital commitments for addition of property, plant and equipment:

32 承擔

(a) 資本承擔

於二零二零年六月三十日,本 集團有關物業、廠房及設備之 資本承擔如下:

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Contracted but not provided for	已簽約但未撥備	3,629	1,221

(b) Other commitments

On 15th June 2017, the Group entered into a non-cancellable operating lease agreement with an agent of the Mainland China local government authority to lease an industrial building premise for 5 years with a minimum lease payment of RMB8.5 per square meter. During the non-cancellable lease period, the Group commits an annual tax payment of RMB3,000,000 (equivalent to approximately HK\$3,279,000), including the corporate income tax and value added tax, from its business operation in the region to the Mainland China local government authority. Any shortfall on the committed tax payment would be paid in form of cash to the agent of the Mainland China local government authority. The above lease commitments only include commitments for basic rentals, and do not include commitments for additional rentals payable, if any, when future tax payment falls short of the pre-determined level as it is not possible to determine in advance the amount of such additional rentals.

33 RELATED PARTY TRANSACTIONS

The Group is controlled by Good Benefit Limited, a company incorporated in the British Virgin Islands, which owns 53.3% of the Company's shares. The remaining 46.7% of the shares were widely held. Substantially all of the shares of Good Benefit Limited are beneficially owned by certain Directors of the Company.

(b) 其他承擔

於二零一七年六月十五日,本 集團就一工業大廈建築物與一 中國內地地方政府代理機構簽 署一為期五年之不可撤銷經 營租賃合約,最低租金為每 平方米8.5人民幣。於不可撤 銷租賃期間內,本集團需確 保從此地區之商業經營向該 中國內地地方政府繳納每年 最低3.000.000人民幣(等值約 3,279,000港元)之税項(包括企 業所得税及增值税)。任何未 足額之承擔税項需以現金形式 向該中國內地地方政府代理機 構支付。上述之租賃承擔只包 括基本租金承擔, 並不包括當 未來税項未達預設水平之額外 應付租金承擔(如有),因此等 額外租賃金額未能預先估算。

33 關聯人士交易

本集團由Good Benefit Limited(在 英屬維爾京群島註冊成立之公司) 控制,其擁有本公司百分之五十三 點三股權,其餘之百分之四十六點 七股權為廣泛持有。Good Benefit Limited實質上大部分股權由本公司 之部分董事實益持有。

33 RELATED PARTY TRANSACTIONS (Continued)

The Directors of the Company are regarded as key management of the Group and details of compensation paid to them are disclosed in Note 15 to the consolidated financial statements.

(a) Transactions with related parties

In addition to those disclosed in Note 14 to the consolidated financial statements, the following transactions were carried out with related parties:

33 關聯人士交易(續)

本公司所有董事均被視為本集團之 重要管理人員,其詳細薪酬已於綜 合財務報表附註15披露。

(a) 與關聯人士的交易

除綜合財務報表附註14所披露外,與關聯人士進行的交易如下:

	2020 HK\$'000 千港元	2019 HK\$'000 千港元
Lease payment/operating lease expense 交付予關聯人士 to related parties: 之應付租賃款 租賃租金:		
Build Fair Limited (Note (i))Shine Systems Plastic Materials一百亮塑膠原		1,080
Company Limited (Note (ii)) (附註 (ii)) - Mr. HUI Sai Chung -許世聰先生	1,013 176	973 —
	2,263	2,053
Interest expense to related parties: - Build Fair Limited (Note (i)) - Shine Systems Plastic Materials 予關聯人士之利 - 景聰有限公 - 百亮塑膠原	司(附註(i)) 28	_
Company Limited (Note (ii)) (附註(ii)) – Mr. HUI Sai Chung -許世聰先生		_ _
	95	_
Addition of right-of-use assets: 使用權資產增加 - Build Fair Limited (Note (i)) - 景聰有限公 - Shine Systems Plastic Materials - 百亮塑膠原	司(附註(i)) 2,024	_
Company Limited (Note (ii)) (附註(ii)) - Mr. HUI Sai Chung -許世聰先生		
	3,522	

Notes:

- (i) Build Fair Limited is a company wholly owned by Mr. HUI Sai Chung, a Director of the Company.
- (ii) Shine Systems Plastic Materials Company Limited is a company wholly owned by Mr. HUI Kwok Kwong, a Director of the Company.

Lease payment made to related parties are on mutually agreed basis.

附註:

- (i) 景聰有限公司由本公司董事 許世聰先生全資擁有。
- (ii) 百亮塑膠原料有限公司由本公司董事許國光先生全資擁有。

支付予關聯人士的應付租賃款項按雙方同意基礎訂立。

33 RELATED PARTY TRANSACTIONS (Continued)

33 關聯人士交易(續)

(b) Year-end balance arising from related party transactions

(b) 關聯人士交易年終餘額

		2020 HK\$'000 千港元	2019 HK\$'000 千港元
Lease labilities to related parties: – Build Fair Limited – Shine Systems Plastic Materials	予關聯人士之租賃負債 一景聰有限公司 一百亮塑膠原料有限公司	1,860	-
Company Limited		991	_
– Mr. HUI Sai Chung	一許世聰先生	681	_
		3,532	_

34 ULTIMATE HOLDING COMPANY

The Directors regard Good Benefit Limited, a company incorporated in the British Virgin Islands, as being the ultimate holding company.

35 PRINCIPAL SUBSIDIARIES

The following is a list of the principal subsidiaries as at 30th June 2020:

34 最終控股公司

董事認為本公司之最終控股公司為 Good Benefit Limited(在英屬維爾京 群島註冊成立之公司)。

35 主要附屬公司

Name 名稱	Place of incorporation/ operation and * kind of legal entity 註冊成立/經營地點及*法人類別	Issued and fully paid up share capital/ registered capital 已發行及繳足 股本/註冊資本	Principal activities 主要業務	Effective percentage of equity held by the Company 本公司持有之實際股本百分比
Ngai Hing (International) Company Limited (Note b)(附註b)	British Virgin Islands 英屬維爾京群島	US\$100 100美元	Investment holding 投資控股	100
Dongguan Ngai Hing Plastic Materials Limited 東莞毅興塑膠原料有限公司	Mainland China *wholly foreign-owned enterprise 中國內地	HK\$93,200,000 93,200,000港元	Manufacture and sale of colorants and compounded plastic resins 製造及銷售着色劑及	100
	*外商獨資企業		着色合成樹脂	

35 PRINCIPAL SUBSIDIARIES (Continued)

35 主要附屬公司(續)

The following is a list of the principal subsidiaries as at 30th June 2020: *(Continued)*

Name 名稱	Place of incorporation/ operation and * kind of legal entity 註冊成立/經營地點及*法人類別	Issued and fully paid up share capital/ registered capital 已發行及繳足 股本/註冊資本	Principal activities 主要業務	Effective percentage of equity held by the Company 本公司持有之實際股本百分比
Hong Kong Colour Technology Limited 顏色專業有限公司	Hong Kong 香港	500,000 ordinary shares of HK\$1 each 500,000 股每股面值 I港元之普通股	Manufacture and trading of colorants and compounded plastic resins 製造及買賣着色劑及 着色合成樹脂	100
Ngai Hing Engineering Plastic Materials Limited 毅興工程塑料有限公司	Hong Kong 香港	2,000,000 ordinary shares of HK\$1 each 2,000,000 股每股面值 I港元之普通股	Manufacture of engineering plastic products 製造工程塑膠產品	76.2
Ngai Hing Hong Plastic Materials Limited 毅興塑膠原料有限公司	Hong Kong 香港	I,000 ordinary shares of HK\$I each I,000 股每股面值 I港元之普通股 500,000 non-voting deferred shares of HK\$I each (Note c) 500,000 股每股面值 I港元之無投票權 遞延股(附註c)	Investment holding and property holding 投資控股及持有物業	100
Ngai Hing Hong Plastic Materials (Hong Kong) Limited 毅興塑膠原料(香港) 有限公司	Hong Kong 香港	500,000 ordinary shares of HK\$I each 500,000 股每股面值 I港元之普通股	Trading of plastic materials 買賣塑膠原料	100
Shanghai Ngai Hing Plastic Materials Company Limited 上海毅興塑膠原料 有限公司	Mainland China *wholly foreign-owned enterprise 中國內地 *外商獨資企業	HK\$34,400,000 34,400,000港元	Manufacture and sale of colorants and compounded plastic resins 製造及銷售着色劑及 着色合成樹脂	100

35 PRINCIPAL SUBSIDIARIES (Continued)

35 主要附屬公司(續)

The following is a list of the principal subsidiaries as at 30th June 2020: (Continued)

Name 名稱	Place of incorporation/ operation and * kind of legal entity 註冊成立/經營地點及*法人類別	Issued and fully paid up share capital/ registered capital 已發行及繳足 股本/註冊資本	Principal activities 主要業務	Effective percentage of equity held by the Company 本公司持有之實際股本百分比
Tsing Tao Ngai Hing Plastic Materials Company Limited 青島毅興塑膠原料 有限公司	Mainland China *wholly foreign-owned enterprise 中國內地 *外商獨資企業	HK\$10,500,000 10,500,000港元	Manufacture and sale of colorants and compounded plastic resins 製造及銷售着色劑及 着色合成樹脂	100
NHH Coltec Limited 毅興顏專有限公司	Hong Kong 香港	5,000 ordinary shares of HK\$1 each 5,000 股每股面值 1港元之普通股	Manufacture and sale of plastic products 製造及銷售塑膠產品	100
Ngai Hing Engineering Plastic (Shanghai) Company Limited 毅興工程塑料(上海) 有限公司	Mainland China *wholly foreign-owned enterprise 中國內地 *外商獨資企業	US\$200,000 200,000美元	Trading of engineering p lastic products 買賣工程塑膠產品	76.2
Ngai Hing Engineering Plastic Materials (Shanghai) Company Limited 毅工工程塑料(上海) 有限公司	Mainland China *wholly foreign-owned enterprise 中國內地 *外商獨資企業	US\$200,000 200,000美元	Manufacture of engineering plastic products 製造工程塑膠產品	76.2
Tsing Tao Ngai Hing Trading Company Limited 青島毅興商貿有限公司	Mainland China *wholly foreign-owned enterprise 中國內地 *外商獨資企業	US\$100,000 100,000美元	Trading of colorants and compounded plastic resins 買賣着色劑及着色合成樹脂	100

35 PRINCIPAL SUBSIDIARIES (Continued)

35 主要附屬公司(續)

The following is a list of the principal subsidiaries as at 30th June 2020: *(Continued)*

Name 名稱	Place of incorporation/ operation and * kind of legal entity 註冊成立/經營地點及*法人類別	Issued and fully paid up share capital/ registered capital 已發行及繳足 股本/註冊資本	Principal activities 主要業務	Effective percentage of equity held by the Company 本公司持有之實際股本百分比
Ngai Hing Engineering Plastic (Hong Kong) Limited 毅興工程塑料(香港) 有限公司	Hong Kong 香港	I,000,000 ordinary shares of HK\$I each I,000,000 股每股面值 I港元之普通股	Trading of engineering plastic products 買賣工程塑膠產品	76.2
Xiamen Ngai Hing Hong Plastic Materials Company Limited 廈門毅興行塑膠原料 有限公司	Mainland China *wholly foreign-owned enterprise 中國內地 *外商獨資企業	US\$1,200,000 1,200,000美元	Manufacture and sale of colorants and compounded plastic resins 製造及銷售着色劑及 着色合成樹脂	100
Guangzhou Ngai Sog Hing Trading Company Limited 廣州市毅塑興貿易有限公司	Mainland China *wholly foreign-owned enterprise 中國內地 *外商獨資企業	RMB10,000,000 10,000,000 人民幣	Trading of plastic materials 買賣塑膠原料	100
Shanghai Ngai Sog Hing Trading Company Limited 上海毅塑興塑膠原料商貿 有限公司	Mainland China *wholly foreign-owned enterprise 中國內地 *外商獨資企業	US\$400,000 400,000美元	Trading of plastic materials 買賣塑膠原料	100
NHH Biodegradable Plastics Company Limited 毅興環保塑料有限公司	Hong Kong 香港	10,000 ordinary shares of HK\$1 each 10,000 股每股面值 1港元之普通股	Manufacture and sale of biodegradable plastic materials 製造及銷售環保塑膠原料	100
Ngai Hing Engineering Plastic (Dongguan) Company Limited 東莞毅工工程塑料有限公司	Mainland China *wholly foreign-owned enterprise 中國內地 *外商獨資企業	HK\$8,000,000 8,000,000港元	Trading of engineering plastic products 買賣工程塑膠產品	76.2

35 PRINCIPAL SUBSIDIARIES (Continued)

35 主要附屬公司(續)

The following is a list of the principal subsidiaries as at 30th June 2020: *(Continued)*

Name 名稱	Place of incorporation/ operation and * kind of legal entity 註冊成立/經營地點及*法人類別	Issued and fully paid up share capital/ registered capital 已發行及繳足 股本/註冊資本	Principal activities 主要業務	Effective percentage of equity held by the Company 本公司持有之實際股本百分比
Shanghai Coltec Plastic Trading Company Limited 上海顏專塑料貿易有限公司	Mainland China *wholly foreign-owned enterprise 中國內地 *外商獨資企業	US\$200,000 200,000美元	Trading of colorants and compounded plastic resins 買賣着色劑及着色合成樹脂	100
Dongguan Coltec Plastic Trading Company Limited 東莞顏專塑料貿易有限公司	Mainland China *wholly foreign-owned enterprise 中國內地 *外商獨資企業	HK\$3,000,000 3,000,000港元	Trading of colorants and compounded plastic resins 買賣着色劑及着色合成樹脂	100
Tianjin Ngai Hing Hong Trading Company Limited 天津毅興行商貿有限公司	Mainland China *wholly foreign-owned enterprise 中國內地 *外商獨資企業	US\$400,000 400,000美元	Trading of plastic materials 買賣塑膠原料	100
NHH Investment Limited 毅興行投資有限公司	Hong Kong 香港	10,000 ordinary shares of HK\$1 each 10,000 股每股面值 1港元之普通股	Investment holding 投資控股	100
Guangzhou Ngai Hing Hong Plastic Materials Limited 廣州市毅興行塑膠原料 有限公司	Mainland China *wholly foreign-owned enterprise 中國內地 *外商獨資企業	RMB3,000,000 3,000,000 人民幣	Trading of plastic materials 買賣塑膠原料	100
Chongqing Ngai Hing Hong Plastic Materials Limited 重慶市毅興行塑膠原料 有限公司	Mainland China *wholly foreign-owned enterprise 中國內地 *外商獨資企業	RMB3,000,000 3,000,000 人民幣	Trading of plastic materials 買賣塑膠原料	100

35 PRINCIPAL SUBSIDIARIES (Continued)

35 主要附屬公司(續)

The following is a list of the principal subsidiaries as at 30th June 2020: *(Continued)*

於二零二零年六月三十日,本公司 之主要附屬公司如下:(續)

Name 名稱	Place of incorporation/ operation and * kind of legal entity 註冊成立/經營地點及*法人類別	Issued and fully paid up share capital/ registered capital 已發行及繳足 股本/註冊資本	Principal activities 主要業務	Effective percentage of equity held by the Company 本公司持有之實際股本百分比
Shanghai Ngai Hing Hong Plastic Materials Limited 上海毅興行塑膠原料 有限公司	Mainland China *wholly foreign-owned enterprise 中國內地 *外商獨資企業	RMB3,000,000 3,000,000 人民幣	Trading of plastic materials 買賣塑膠原料	100
NHH Technology	Hong Kong	2,000,000 ordinary	Manufacture and sale	38.86
Company Limited 毅興科技有限公司	香港	shares of HK\$1 each 2,000,000股每股 面值1港元 之普通股	of personal care products 買賣個人護理用品	

Notes:

- (a) All the subsidiaries incorporated in Hong Kong and the British Virgin Islands are limited liability companies. All subsidiaries established in Mainland China are wholly foreign-owned enterprises.
- (b) Other than Ngai Hing (International) Company Limited, which is directly held by the Company, all the principal subsidiaries listed above are indirectly held by the Company.
- (c) The holders of the non-voting deferred shares in Ngai Hing Hong Plastic Materials Limited ("NHHPML") shall not be entitled to any participation in the profits or surplus assets of NHHPML and they are not entitled to receive notice of or attend or vote at any general meeting of NHHPML in respect of their holdings of such deferred shares.

Ngai Hing (International) Company Limited has been granted an option by the holders of the non-voting deferred shares to acquire these shares for an aggregate cash consideration of HK\$4.

(d) The above table includes the subsidiaries of the Company which, in the opinion of the Directors, principally affected the results of the year or formed a substantial portion of the net assets of the Group. To give details of other subsidiaries would, in the opinion of the Directors, result in particulars of excessive length.

附註:

- (a) 所有於香港及英屬維爾京群島註冊 成立之附屬公司均為有限責任公 司。所有於中國內地成立之附屬公 司均為外商獨資企業。
- (b) 所有上列之主要附屬公司除Ngai Hing (International) Company Limited由本公司直接持有外,均由 本公司間接持有。
- (c) 毅興塑膠原料有限公司(「毅興」)無 投票權遞延股份之持有人無權參與 毅興之溢利或剩餘資產分派,亦無 權就其持有之遞延股份收取毅興股 東大會通告或出席毅興股東大會或 於會上投票。

Ngai Hing (International) Company Limited以現金總代價4港元獲無投 票權遞延股份持有人授出可購買該 等股份之購股權。

(d) 上表列出董事認為對本年度業績構 成重要影響或構成本集團資產淨值 之主要部分之本公司附屬公司。董 事認為如載列其他附屬公司之詳情 會令資料過於冗長。

36 TRANSACTIONS WITH NON-CONTROLLING INTERESTS

(a) Capital injection from a non-controlling shareholder

On 17th March 2020, NHEPML entered into an agreement with a third party to incorporate NHH Technology Company Limited ("NHHT"). NHEPML subscribed 1,020,000 shares of NHHT at HK\$1 each, representing 51% equity interest of NHHT. The Group effectively owns 38.86% equity interest in NHHT upon the completion of incoporation of NHHT.

(b) Acquisition of additional interest in Richam Investments Limited ("Richam") and NHH Worldwide Logistics Limited ("NHWL")

During the year ended 30th June 2019, the Group acquired 16% of effective interest shareholding of Richam and 16% of effective interest NHWL at a consideration of HK\$1. The Group recognised an increase in non-controlling interest of HK\$1,094,000 and a decrease in equity attributable to owners of the Company of HK\$1,094,000. The effect of change in the ownership interest of Richam and NHWL on the equity attributable to owners of the Company during the year is summarised as follows:

36 與非控制性權益的交易

(a) 非控制股東之注資

於二零二零年3月17日,毅興 工程塑料與第三方達成協議成 立毅興科技有限公司(「毅興科 技」)。毅興工程塑料以每股 I 港元認購毅興科技 I,020,000 股股份,即毅興科技百分之 五十一之實際權益。於毅興科 技完成註冊成立時本集團有效 持有毅興科技百分之三十八點 八六之實際權益。

(b) 收 購 Richam Investments Limited(「Richam」)及 毅 興 環球物流有限公司(「毅興物 流」)額外權益

於截至二零一九年六月三十日止年度內,本集團以 I港元之代價收購毅興物流百分之十六點之有效股本權益增公司所有者權益減少 I,094,000港元。毅與物流的所有者權益 的變動對本年度內歸屬於要如下:

		HK\$'000 千港元
Carrying amount of non-controlling interest acquired Consideration paid to non-controlling interest (HK\$1)	購入非控制權益的賬面值 支付予非制權益的對價(I港元)	(1,094)
Excess of consideration paid recognised within equity	超額支付的對價部分於權益中確認	(1,094)

37 CONTINGENT LIABILITIES

During the year ended 30th June 2016, the Group received a claim from a customer in respect of the sales of alleged defective goods with claim amount approximately RMB5,000,000 (equivalent to approximately HK\$5,464,000). On 7th May 2019, Wenling City People's Court of Zhejiang Province (the "Court") has made a judgement to invalidate the claim.

During the year ended 30th June 2020, the customer had further lodged a claim with amount approximately RMB5,000,000 (equivalent to approximately HK\$5,464,000) in respect of originally closed claim disclosed as above. The matter is currently being considered by the Court after the first hearing on 13th May 2020.

Considering the current appeal is still in progress, the judgements from the past appeals as well as the advice from its legal representative, the Directors does not consider any provision in respect of the case to be necessary.

37 或有負債

於截至二零一六年六月三十日止年度,本集團收到一客戶就所謂的不合格產品提出約5,000,000人民幣(等值約5,464,000港元)的申索。於二零一九年五月七日,浙江省溫嶺市人民法院(「法院」)已作出判決並駁回此申索。

於截至二零二零年六月三十日止年度,該客戶再就上述原已結案的申索提出約5,000,000人民幣(等值約5,464,000港元)的申索。法院於二零二零年五月十三日的初審後正在考慮此事項。

鑑於現時上訴仍在進行中,加上以往上訴的判決及其法律顧問之意見,董事認為無需就此個案作出撥備。

38 FINANCIAL INSTRUMENTS BY CATEGORY

38 金融工具(按類別)

		Note 附註	2020 HK\$'000 千港元	2019 HK\$'000 千港元
Financial assets - loans and receivables	財務資產-貸款及應收款			
Trade and bills receivables	貿易應收款及應收票據	23	195,245	234,446
Other receivables and deposits	其他應收款及按金	23	5.542	5.070
Restricted bank deposits	受制約的銀行存款	25	34,898	35,135
Cash and cash equivalents	現金及現金等額	25	126,094	93,601
Cash and cash equivalents	- 70 並 / 7 - 70 並 () HX		120,071	73,001
			361,779	368,252
Financial asset at FVOCI	按公允價值計入其他全面 收益的財務資產 按公允價值計入其他 全面收益的財務資產	20	1,863	1,677
Financial liabilities - fair value through profit or loss Derivative financial instruments	財務負債-按公允價值 透過損益列賬 衍生金融工具	24	1,246	74
Financial liabilities - other financial liabilities at amortised cost	財務負債-其他財務 負債,按攤銷成本			
Trade and bills payables	貿易應付款及應付票據	26	87,257	56,979
Other payables	其他應收款及已收訂金		14,021	18,114
Lease liabilities	租賃負債	17	7,019	_
Bank borrowings	銀行借貸	29	365,377	406,977
			473,674	482,070

39 BALANCE SHEET AND RESERVE MOVEMENT OF THE COMPANY

39 本公司的資產負債表及儲 備變動

Balance sheet

資產負債表

			2020	2019
		Note	HK\$'000	HK\$'000
		附註	千港元	千港元
ASSETS	資產			
Non-current asset	非流動資產			
Investments in subsidiaries	附屬公司投資		62,711	62,711
Current assets	流動資產			
Amounts due from subsidiaries	應收附屬公司款		106,113	106,835
Other receivables	其他應收款		115	228
Cash and bank balances	現金及銀行結餘		84	109
			106,312	107,172
Total assets	總資產		169,023	169,883
EQUITY	權益			
Capital and reserves attributable to	公司股東應佔股本及儲金	備		
the Company's equity holders				
Share capital	股本		36,920	36,920
Share premium	股本溢價		62,466	62,466
Other reserve	其他儲備	39 (a)	62,511	62,511
Retained earnings	保留溢利	39 (a)	6,340	7,305
Total equity	總權益		168,237	169,202
LIABILITY	負債			
Current liability	流動負債			
Accruals	預提費用		786	681
Total equity and liability	總權益及負債		169,023	169,883

The balance sheet of the Company was approved by the Board of Directors on 29th September 2020 and were signed on its behalf

本公司的資產負債表已由董事會於 二零二零年九月二十九日批核,並 代表董事會簽署

HUI Sai Chung 許世聰 HUI Kwok Kwong

許國光

Chairman 主席 Deputy Chairman and Managing Director 副主席兼董事總經理

39 BALANCE SHEET AND RESERVE MOVEMENT OF THE COMPANY (Continued)

Balance sheet (Continued)

Note: (a) Reserve movement of the Company

39 本公司的資產負債表及儲 備變動(續)

資產負債表(續)

附註:(a)本公司儲備變動

		Other reserve - contributed surplus (Note) 其他儲備一 實繳盈餘 (附註) HK\$'000	Retained earnings 保留溢利 HK\$'000 千港元	Total 總額 HK\$'000 千港元
At 1st July 2018	於二零一八年七月一日	62,511	8,090	70,601
Profit for the year	本年溢利	_	6,599	6,599
2017/18 final dividend paid	支付二零一七/ 二零一八年度末期股息	_	(7,384)	(7,384)
At 30th June 2019	於二零一九年六月三十日	62,511	7,305	69,816
At 1st July 2019	於二零一九年七月一日	62,511	7,305	69,816
Loss for the year	本年虧損	_	(965)	(965)
At 30th June 2020	於二零二零年六月三十日	62,511	6,340	68,851

Note:

Contributed surplus of the Company represents the difference between the consolidated shareholders' funds of Ngai Hing (International) Company Limited at the date on which the Reorganisation became effective and the nominal amount of the Company's shares issued under the Reorganisation. At Group level the contributed surplus is reclassified into its components of reserves of the underlying subsidiaries.

Under the Companies Act 1981 of Bermuda, contributed surplus is distributable to shareholders, subject to the condition that the Company cannot declare or pay a dividend, or make a distribution out of contributed surplus if (i) it is, or after the payment be, unable to pay its liabilities as they become due, or (ii) the realisable value of its assets would thereby be less than the aggregate of its liabilities and its issued share capital and share premium account.

附註:

本公司之實繳盈餘,乃Ngai Hing (International) Company Limited於重組生 效日期之綜合股東資金與本公司根據重組 所發行之股份面值兩者之差額。本集團之 實繳盈餘乃重新撥入有關附屬公司之儲備 組合內。

根據百慕達一九八一年公司法,實繳盈 餘可分派予股東,除非有合理理由相信 (i)公司於派付股息或作出任何分派後未 能或無法清償其到期之負債;或(ii)公司 資產之可變現價值會將因而低於其負債 及其已發行股本與股份溢價之總值,則 該公司不得宣派或派付股息或從實繳盈 餘中作出分派。

Five-Year Financial Summary 五年財務概要

The results, assets and liabilities of the Group for each of the last five financial years are as follows:

本集團於過去五個財政年度每年之業績、 資產及負債如下:

		2020	2019	2018	2017	2016
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
Results	業績					
(Loss)/profit attributable to equity	公司股東應佔					
holders of the Company	(虧損)/溢利	(6,212)	7,806	46,171	34,430	(26,492)
Assets and liabilities	資產及負債					
Total assets	資產總值	994,839	1,019,873	1,049,595	953,013	847,339
Total liabilities	負債總值	(504,318)	(507,280)	(515,554)	(469,816)	(391,618)
Non-controlling interests	非控制權益	(25,199)	(23,874)	(24,826)	(23,065)	(20,384)
Capital and reserves attributable to t	he公可股果應佔股本					
Company's equity holders	及儲備	465,322	488,719	509,215	460,132	435,337

Schedule of Principal Properties 主要物業表

PROPERTIES HELD FOR INVESTMENT

As at 30th June 2020 and 2019, the Group had the following investment properties in Hong Kong and The People's Republic of China ("Mainland China"):

投資物業

於二零二零及二零一九年六月三十日,本 集團持有位於香港及中國內地之投資物 業:

As at 30th June 2020

於二零二零年六月三十日

Description 描述	Addresses 地址	Usage 用涂	Category of lease term 租賃期分類	Group's interest 本集團權益
Industrial building units – Hong Kong 工業大廈單位-香港	Factory Unit 4 on 2nd Floor, Factory Unit 2 on 3rd Floor, Factory Units 7 and 8 on 6th Floor, Factory Unit 8 on 8th Floor, Factory Units 1, 2, 3, 4, 5, 6, 7 and 8 on 10th Floor, Factory Units 1 and 8 on 11th Floor, Factory Unit 3 on 12th Floor and Roof 3, Hopeful Factory Centre, Nos. 9-15 Fo Tan Road and Nos. 10-16 Wo Shing Street, Fo Tan, Shatin, New Territories, Hong Kong 香港新界沙田火炭火炭路9-15號及禾盛街10-16號 海輝工業中心2樓4室、3樓2室、6樓7及8室、8樓8室、10樓1、2、3、4、5、6、7及8室、11樓1及8室、12樓3室及天台3號		Medium 中期	100%
Industrial building units – Mainland China 工業大廈單位 – 中國內地	Industrial premises situated in Chiling Village, Houjie Zhen, Dongguan City, Guangdong Province, Mainland China 位於中國內地廣東省東莞市厚街鎮赤嶺村之工業大廈	Industrial 工業	Medium 中期	100%
Car park units – Hong Kong 停車位-香港	Car Parks 3, 14 and 15, Hopeful Factory Centre, Nos. 9-15 Fo Tan Road and Nos. 10-16 Wo Shing Street, Fo Tan, Shatin, New Territories, Hong Kong 香港新界沙田火炭火炭路9-15號及禾盛街10-16號 海輝工業中心3、14及15號停車位	Commercial 商業	Short 短期	100%
Commercial office units and apartment – Mainland China 商業辦公室單位 – 中國內地	Units 1612, 1613, 1614, 1615 and 1616, 16th Level, Modo Nanjing Road Xintiandi Building, No. 349 Nanjing Road, Nankai District, Tianjin, Mainland China 中國內地天津市南開區南京路 349號 MODO南京路新天地大廈16樓1612、1613、1614、1615及1616室	Commercial 商業	Medium 中期	100%

Schedule of Principal Properties 主要物業表

PROPERTIES HELD FOR INVESTMENT (Continued)

As at 30th June 2019

投資物業(續) 於二零一九年六月三十日

Description 描述	Addresses 地址	Usage 用途	Category of lease term 租賃期分類	Group's interest 本集團權益
Industrial building units – Hong Kong 工業大廈單位-香港	Factory Unit 4 on 2nd Floor, Factory Unit 2 on 3rd Floor, Factory Units 7 and 8 on 6th Floor, Factory Unit 8 on 8th Floor, Factory Units I, 2, 3, 4, 5, 6, 7 and 8 on 10th Floor, Factory Units I and 8 on 11th Floor, Factory Unit 3 on 12th Floor and Roof 3, Hopeful Factory Centre, Nos. 9-15 Fo Tan Road and Nos. 10-16 Wo Shing Street, Fo Tan, Shatin, New Territories, Hong Kong 香港新界沙田火炭火炭路9-15號及禾盛街10-16號 海輝工業中心2樓4室、3樓2室、6樓7及8室、8樓8室、10樓1、2、3、4、5、6、7及8室、11樓1及	Commercial 商業	Medium 中期	100%
	8室、12樓3室及天台3號			
Industrial building units – Mainland China 工業大廈單位一 中國內地	Industrial premises situated in Chiling Village, Houjie Zhen, Dongguan City, Guangdong Province, Mainland China 位於中國內地廣東省東莞市厚街鎮赤嶺村之工業大廈	Industrial 工業	Medium 中期	100%
Car park units – Hong Kong 停車位-香港	Car Parks 3, 14 and 15, Hopeful Factory Centre, Nos. 9-15 Fo Tan Road and Nos. 10-16 Wo Shing Street, Fo Tan, Shatin, New Territories, Hong Kong 香港新界沙田火炭火炭路9-15號及禾盛街10-16號 海輝工業中心3、14及15號停車位	Commercial 商業	Short 短期	100%
Commercial office units and apartment – Mainland China 商業辦公室單位一 中國內地	Units 1612, 1613, 1614, 1615 and 1616, 16th Level, Modo Nanjing Road Xintiandi Building, No. 349 Nanjing Road, Nankai District, Tianjin, Mainland China 中國內地天津市南開區南京路 349號 MODO南京路新天地大廈16樓1612、1613、1614、1615及1616室	Commercial 商業	Medium 中期	100%

Company Directory 公司指南



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