Lotus Horizon Holdings Limited 智中國際控股有限公司

(incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立之有限公司)

Stock Code 股份代號: 6063



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Corporate Information

公司資料

BOARD OF DIRECTORS

Executive Directors

Mr. Chu Kwok Fun (Chairman and Chief Executive Officer)

Mr. Tsang Chiu Wan

Independent non-executive Directors

Ms. Leung Yin Fai

Mr. Ma Tsz Chun

Ms. Yuen Wai Yee

AUDIT COMMITTEE

Mr. Ma Tsz Chun (Chairman)

Ms. Leung Yin Fai

Ms. Yuen Wai Yee

REMUNERATION COMMITTEE

Ms. Leung Yin Fai (Chairman)

Mr. Tsang Chiu Wan

Mr. Ma Tsz Chun

Ms. Yuen Wai Yee

NOMINATION COMMITTEE

Mr. Chu Kwok Fun (Chairman)

Mr. Ma Tsz Chun

Ms. Leung Yin Fai

COMPANY SECRETARY

Mr. Lee Wai Hung Garic (resigned on 23 December 2020)

Mr. Yeung Kin Wa (appointed on 23 December 2020)

AUTHORISED REPRESENTATIVES

Mr. Chu Kwok Fun

Mr. Lee Wai Hung Garic (resigned on 23 December 2020)

Mr. Yeung Kin Wa (appointed on 23 December 2020)

REGISTERED OFFICE IN CAYMAN ISLANDS

Cricket Square, Hutchins Drive

PO Box 2681

Grand Cayman

KY1-1111

Cayman Islands

HEADQUARTERS AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

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Hong Kong

董事會

執行董事

朱國歡先生(主席兼行政總裁)

曾昭維先生

獨立非執行董事

梁燕輝女士

馬時俊先生

袁慧儀女士

審核委員會

馬時俊先生(主席)

梁燕輝女士

袁慧儀女士

薪酬委員會

梁燕輝女士(主席)

曾昭維先生

馬時俊先生

袁慧儀女士

提名委員會

朱國歡先生(主席)

馬時俊先生

梁燕輝女士

公司秘書

李偉鴻先生(於二零二零年十二月二十三日辭任)

楊建華先生(於二零二零年十二月二十三日獲委任)

授權代表

朱國歡先生

李偉鴻先生(於二零二零年十二月二十三日辭任)

楊建華先生(於二零二零年十二月二十三日獲委任)

開曼群島註冊辦事處

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PO Box 2681

Grand Cayman

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Cayman Islands

總部及香港主要營業地點

香港

新界沙田

安耀街3號

匯達大廈21樓

Corporate Information

公司資料

COMPLIANCE ADVISER

Innovax Capital Limited Room 2002, 20th Floor Chinachem Century Tower 178 Gloucester Road Wanchai Hong Kong

LEGAL ADVISER AS TO HONG KONG LAW

Stevenson, Wong & Co. 39th Floor Gloucester Tower The Landmark 15 Queen's Road Central Hong Kong

CAYMAN ISLANDS PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Conyers Trust Company (Cayman) Limited Cricket Square, Hutchins Drive PO Box 2681 Grand Cayman KY1-1111 Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Tricor Investor Services Limited Level 54 Hopewell Centre 183 Queen's Road East Hong Kong

AUDITOR

Deloitte Touche Tohmatsu

Certified Public Accountants

Registered Public Interest Entity Auditor

35th Floor, One Pacific Place

88 Queensway

Hong Kong

合規顧問

創陞融資有限公司 香港 灣仔 告士打道178號 華懋世紀廣場 20樓2002室

香港法律的法律顧問

史蒂文生黃律師事務所香港皇后大道中15號置地廣場告羅士打大廈39樓

開曼群島股份過戶登記總處

Conyers Trust Company (Cayman) Limited Cricket Square, Hutchins Drive PO Box 2681 Grand Cayman KY1-1111 Cayman Islands

香港股份過戶登記分處

卓佳證券登記有限公司 香港 皇后大道東183號 合和中心 54樓

核數師

德勤●關黃陳方會計師行 執業會計師 註冊公眾利益實體核數師 香港 金鐘道88號 太古廣場一座35樓

Corporate Information 公司資料

PRINCIPAL BANKERS

Dah Sing Bank Limited 35th Floor, Everbright Centre 108 Gloucester Road Hong Kong

Shanghai Commercial Bank Limited G28 Franki Centre 320 Junction Road Kowloon Tong Hong Kong

The Hongkong and Shanghai Banking Corporation Limited Level 10, HSBC Main Building 1 Queen's Road Central Hong Kong

COMPANY WEBSITE

www.lotushorizonholdings.com

STOCK CODE

6063

主要往來銀行

大新銀行有限公司 香港 告士打道108號 光大中心35樓

上海商業銀行有限公司 香港 九龍塘 聯合道320號 建新中心G28號

香港上海滙豐銀行有限公司香港 皇后大道中1號 滙豐總行大廈10樓

公司網站

www.lotushorizonholdings.com

股份代號

6063

Chairman's Statement 主席報告

Dear Shareholders.

On behalf of the board (the "Board") of directors (the "Directors") of Lotus Horizon Holdings Limited (the "Company") and its subsidiaries (collectively, the "Group"), I am pleased to present the annual report of the Group for the year ended 31 March 2021 (the "Year" or "FY2021").

The successful listing (the "Listing") of the shares of the Company on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 15 April 2020 (the "Listing Date") represents a new milestone for the Company. With the strengthened capital base after the Listing, the Group secures sufficient financial resources for its future development and to undertake more new projects.

During the Year, the Group has been awarded 12 new projects with a total contract sum of approximately HK\$465.0 million, which comprise 9 projects for façade works and 3 projects for building metal finishing works. As at 31 March 2021, the outstanding value of our projects on hand reached a new record of approximately HK\$569.2 million, as compared to approximately HK\$304.3 million as at 31 March 2020.

The FY2021 was an unprecedentedly challenging year in which major economies suffered from short-term stagnancy and slow recovery. The progress of the Group's ongoing projects decelerated due to the persistent adverse impact of the COVID-19 pandemic and delay of construction progress, resulting in a reduction of revenue and an increase in project overhead costs and subcontracting costs. Furthermore, after the outbreak of the COVID-19 pandemic, property developers adopted more stringent control on the costs of projects, which have a negative impact on the profit margin of the newly awarded projects. In view of our high value of project backlog and the uncertainties caused by the prolonged COVID-19 pandemic, the Group will tend to be more prudent on bidding new projects in the coming year. We will keep steady progress with the plans formulated before the Listing and proactively seek potential opportunities for expanding the business.

各位股東:

本人謹代表智中國際控股有限公司(「本公司」) 及其附屬公司(統稱「本集團」)董事(「董事」) 會(「董事會」)於然呈報本集團於截至二零二一 年三月三十一日止年度(「本年度」或「二零 二一年財政年度」)的年報。

本公司股份於二零二零年四月十五日(「上市日期」)在香港聯合交易所有限公司(「聯交所」)主板成功上市(「上市」),此乃本公司的全新里程碑。隨著上市後資本基礎鞏固,本集團獲得足夠財務資源供其未來發展及承接更多新項目。

於本年度,本集團獲授12個新項目,合約總額為約465.0百萬港元,當中9個項目為外牆工程,而建築金屬飾面工程則佔3個項目。於二零二一年三月三十一日,我們手頭項目的未完成價值創下新高,達到約569.2百萬港元,相較於二零二零年三月三十一日則為約304.3百萬港元。

二零二一年財政年度為充滿前所未有挑戰的一年,主要經濟體遭受短期停滯且恢復緩慢。本集團進行中的項目進度放緩,原因為2019冠狀病毒病疫情的持續不利影響及工程進度有所延誤,導致收益減少及項目經常性開支及分包成本增加。此外,2019冠狀病毒病疫情爆發,物業發展商對項目成本採取更嚴格管控,對新獲授項目的價值高企及2019冠狀病毒病疫情持續帶來的不確定性,本集團於來年將傾向更審慎投標新項目。我們將根據上市前制訂的計劃穩步推進,主動尋求擴展業務的潛在機遇。

智中國際控股有限公司 / 二零二一年年報 5

Chairman's Statement 主席報告

I would like to take this opportunity to express my sincere thanks to our shareholders, business partners and customers, as well as our management and staff for their utmost support.

The Board is pleased to share the Group's performance with its shareholders and recommends the payment of a final dividend of HK cent 1.0 per share of the Company for the FY2021.

本人謹藉此機會向各位股東、業務夥伴和客戶 以及管理層及員工表達誠摯謝意,感謝彼等的 鼎力支持。

董事會欣然與股東共享本集團的業績成果,建 議就二零二一年財政年度派付本公司末期股息 每股1.0港仙。

Chu Kwok Fun

Chairman and Chief Executive Officer

Hong Kong, 23 June 2021

朱國歡

主席兼行政總裁

香港,二零二一年六月二十三日

BUSINESS REVIEW

We are a subcontractor engaged in the provision of design, supply, and installation services for façade works and building metal finishing works in Hong Kong.

The shares of the Company (the "Shares") were successfully listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 15 April 2020 (the "Listing Date") by way of Share Offer (as defined in the Prospectus) (the "Listing"). The net proceeds received by the Company from the Share Offer have strengthened the Group's cash flow position and enabled the Group to implement its future plans and business strategies as set out in the section headed "Reasons for the Listing and Proposed Use of the Net Proceeds from the Share Offer" in the prospectus of the Company dated 30 March 2020 in relation to the Share Offer (the "Prospectus").

As at 31 March 2021, the Group had 21 projects in progress with a total original contract sum of approximately HK\$798.5 million. Total revenue of approximately HK\$220.8 million was recognised during the FY2021.

During the Year, we were awarded 12 new projects with a total contract sum of approximately HK\$465.0 million, out of which 9 projects belong to façade works projects and 3 projects belong to building metal finishing works projects.

Outlook and prospects

Looking forward, it is expected that property developers will keep on adopting a more stringent control on the costs of projects, leading to a negative impact on the profit margin of the new projects being awarded in the coming year in view of the uncertainties caused by the COVID-19 pandemic.

The Group will closely monitor the situation and evaluate the potential impact on our operations and financial position on a continuing basis. We will also further strengthen our clientele base and exercise effective control on costs so as to achieve sustainable business growth to bring long-term benefits to our shareholders.

業務回顧

我們是於香港從事提供外牆工程及建築金屬飾 面工程設計、供應及安裝服務的分包商。

本公司股份(「**股份**」)於二零二零年四月十五日(「上市日期」)以股份發售(定義見招股章程)的方式在香港聯合交易所有限公司(「**聯交所**」)主板成功上市(「上市」)。本公司從股份發售所得之款項淨額加強了本集團的現金流量狀況,使本集團能夠實施本公司日期為二零二零年三月三十日關於股份發售的招股章程(「招股章程」)內「上市的理由及股份發售所得款項淨額擬定用途」一節所載的未來計劃及業務策略。

於二零二一年三月三十一日,本集團有21個 進行中的項目,原合約總額約為798.5百萬港 元。於二零二一年財政年度,已確認總收益約 220.8百萬港元。

於本年度,我們獲授12個新項目,合約總額 為約465.0百萬港元,當中9個項目為外牆工 程項目,而建築金屬飾面工程項目則佔3個項 目。

展望及前景

展望未來,鑒於2019冠狀病毒病疫情帶來的 不確定性,預期物業發展商將繼續對項目成本 採取更嚴格管控,繼而令來年新獲授項目的利 潤率產生負面影響。

本集團將密切監察情況及持續評估對營運及財務狀況的潛在影響。我們亦將進一步鞏固客戶 基礎並實行有效成本控制,以達致可持續業務 增長,為股東帶來長期利益。

智中國際控股有限公司 / 二零二一年年報

FINANCIAL REVIEW

Revenue

The table below sets forth an analysis of our revenue by the types of services provided for the years ended 31 March 2021 and 2020:

財務回顧

收益

下表載列截至二零二一年及二零二零年三月 三十一日止年度按所提供服務類型劃分的收益 分析:

	Year ended 31 March 截至三月三十一日止年度			
	2021 2020 二零二一年 二零二零年		年	
	HK\$′000 千港元	% %	HK\$'000 千港元	% %
Façade works 外牆工程 Building metal finishing works 建築金屬飾面工程	189,735 31,053	85.9 14.1	166,582 76,871	68.4 31.6
Total總計	220,788	100.0	243,453	100.0

The Group's revenue decreased by approximately HK\$22.7 million or 9.3% from approximately HK\$243.5 million for the year ended 31 March 2020 (the "Previous Year" or "FY2020") to approximately HK\$220.8 million for the Year. The decrease in revenue recognised was primarily due to the completion of some sizable projects and the slowdown in the progress of some projects resulted from the persistent adverse impact of the COVID-19 pandemic and delay of construction progress. The increase in revenue from façade works projects by approximately HK\$23.2 million was mainly attributable to the increase in overall amounts of façade works projects undergoing the final stage of installation during the Year.

本集團的收益由截至二零二零年三月三十一日 止年度(「上一年度」或「二零二零年財政年度」) 的約243.5百萬港元減少約22.7百萬港元或9.3% 至本年度的約220.8百萬港元。已確認收益減 少乃主要由於部分大型項目竣工以及2019冠 狀病毒病疫情的不利影響持續及施工進度延誤 導致部分項目進度放緩。外牆工程項目收益增 加約23.2百萬港元乃主要由於本年度進入最後 安裝階段的外牆工程項目總額增加。

The table below sets forth an analysis of our revenue by sectors for the years ended 31 March 2021 and 2020:

下表載列截至二零二一年及二零二零年三月 三十一日止年度按界別劃分的收益分析:

		Year ended 31 March 截至三月三十一日止年度			
		2021 2020 二零二一年 二零二零年		年	
		HK\$'000 千港元	% %	HK\$'000 千港元	% %
Residential properties Commercial properties Public facilities	住宅物業 商業物業 公共設施	94,331 61,466 64,991	42.7 27.8 29.5	113,182 41,978 88,293	46.5 17.2 36.3
Total	總計	220,788	100.0	243,453	100.0

FINANCIAL REVIEW (Continued)

Gross profit and gross profit margin

The table below sets forth an analysis of the amount of gross profit and the gross profit margin by types of services for the years ended 31 March 2021 and 2020:

財務回顧(續) 毛利及毛利率

下表載列截至二零二一年及二零二零年三月 三十一日止年度按服務類型劃分的毛利金額及 毛利率分析:

		Year ended 31 March 截至三月三十一日止年度			
		2021 2020 二零二一年 二零二零年			
		Gross profit Gross		Gross profit	
			margin		margin
		HK\$'000	(%)	HK\$'000	(%)
			毛利率		毛利率
		千港元	(%)	千港元	(%)
Façade works	外牆工程	39,375	20.8	47,044	28.2
Building metal finishing works	建築金屬飾面工程	10,998	35.4	23,914	31.1
Total	總計	50,373	22.8	70,958	29.1

The Group's gross profit decreased by approximately HK\$20.6 million from approximately HK\$71.0 million for the FY2020 to approximately HK\$50.4 million for the FY2021. The gross profit margin decreased from approximately 29.1% for the FY2020 to approximately 22.8% for the FY2021. The decrease in gross profit margin was mainly due the decelerated progress of the Group's ongoing projects resulted from the persistent adverse impact of the COVID-19 pandemic and delay of construction progress, leading to the increase in project overhead costs and subcontracting costs.

本集團的毛利由二零二零年財政年度的約71.0 百萬港元減少約20.6百萬港元至二零二一年財政年度的約50.4百萬港元。毛利率由二零二零年財政年度的約29.1%下跌至二零二一年財政年度的約22.8%。毛利率下降乃主要由於2019冠狀病毒病疫情的不利影響持續及施工進度延誤導致本集團正在進行的項目進度減慢,繼而令項目經常性開支及分包成本增加。

智中國際控股有限公司 / 二零二一年年報

FINANCIAL REVIEW (Continued)

Gross profit and gross profit margin (Continued)

The table below sets forth an analysis of the amount of gross profit and the gross profit margin by sectors for the years ended 31 March 2021 and 2020:

財務回顧(續) 毛利及毛利率(續)

下表載列截至二零二一年及二零二零年三月 三十一日止年度按界別劃分的毛利金額及毛利 率分析:

		Year ended 31 March 截至三月三十一日止年度			
		2021 2020			
			-年	二零二	零年
		C	iross profit		Gross profit
			margin		margin
		HK\$'000	(%)	HK\$'000	(%)
			毛利率		毛利率
		千港元	(%)	千港元	(%)
Residential properties	住宅物業	18,568	19.7	31,553	27.9
Commercial properties	商業物業	11,535	18.8	12,709	30.3
Public facilities	公共設施	20,270	31.2	26,696	30.2
Total	總計	50,373	22.8	70,958	29.1

Other income, gains and losses, net

During the FY2021, we recognised other income and gains, net of other losses, of approximately HK\$1.7 million as compared with other income of approximately HK\$88,000 recognised during the FY2020, which was primarily arising from a one-off lump sum government subsidy of approximately HK\$2.5 million under the Employment Support Scheme, partially net off by the loss on write-off of property and equipment.

Net impairment losses reversed under expected credit loss model

The amounts represent impairment losses, net of reversal, made on trade receivables and contract assets. The Group recognised impairment losses for expected credit loss on trade receivables and contract assets of approximately HK\$159,000 and HK\$320,000 respectively, net of the reversal of impairment loss on a contract asset recognised in prior year of approximately HK\$480,000, resulting in net impairment losses reversed of approximately HK\$1,000 for the FY2021. The net impairment losses reversed of approximately HK\$1.3 million in the FY2020 was mainly due to the reversal impairment loss on a contract asset of approximately HK\$1.4 million.

其他收入、收益及虧損淨額

相較於二零二零年財政年度確認的其他收入約88,000港元,我們於二零二一年財政年度確認其他收入及收益(扣除其他虧損)約1.7百萬港元,主要產生自「保就業」計劃項下一次性一筆過政府補貼約2.5百萬港元,惟部分被撇銷物業及設備虧損所抵銷。

預期信貸虧損模式項下的已撥回減值虧損 淨額

此等金額為就貿易應收款項及合約資產作出的減值虧損(扣除撥回)。本集團就貿易應收款項及合約資產預期信貸虧損確認減值虧損分別約159,000港元及320,000港元,扣除以前年度已確認合約資產的減值虧損撥回約480,000港元,導致二零二一年財政年度已撥回減值虧損淨額為約1,000港元。於二零二零年財政年度,已撥回減值虧損淨額約1.3百萬港元主要由於合約資產減值虧損撥回約1.4百萬港元。

FINANCIAL REVIEW (Continued)

Operating and administrative expenses

Operating and administrative expenses include staff costs, depreciation and amortisation, marketing and promotion expenses, travelling, office and utility expenses, legal and professional fees and other expenses. For the FY2021, the Group's operating and administrative expenses were approximately HK\$23.9 million, representing an increase of approximately HK\$10.1 million or 72.8% from approximately HK\$13.8 million for the FY2020. The increase was mainly attributable to increases in staff costs recognised as operating and administrative expenses of approximately HK\$4.3 million, the increase in legal and compliance costs and professional fees of approximately HK\$2.8 million incurred after the listing of the Company's shares on the Main Board and the increase in depreciation on property and equipment of approximately HK\$1.4 million for the relocation of the principal place of business of the Company in Hong Kong.

Finance costs

Finance costs comprise interests on bank borrowings and interests on lease liabilities. The former refers to the interest cost incurred for borrowings raised from banks while the latter refers to interest portion included in the lease payments under the leases of renting office premises and office equipment for operating uses. For the FY2021, the finance costs were approximately HK\$1.0 million, decreased by approximately HK\$0.5 million from approximately HK\$1.5 million for the FY2020. The decrease in finance costs was mainly due to the decrease in interests on bank borrowings by approximately HK\$0.9 million, partially net off by the increase in interests on lease liabilities.

Listing expenses

The Group incurred professional services fees in respect of the Listing of approximately HK\$1.3 million and approximately HK\$13.7 million for the FY2021 and FY2020, respectively.

財務回顧(續)

經營及行政開支

經營及行政開支包括員工成本、折舊及攤銷、營銷及推廣開支、差旅費、辦公室及水電開支、法律及專業費用及其他開支。於二零二一年財政年度,本集團的經營及行政開支為約23.9百萬港元,較二零二零年財政年度的約13.8百萬港元增加約10.1百萬港元或72.8%。該增加乃主要由於確認為經營及行政開支的負工成本增加約4.3百萬港元、本公司股份於主板上市後產生的法律及合規成本以及專業費用增加約2.8百萬港元,以及因本公司的香港主要營業地點搬遷而導致物業及設備折舊增加約1.4百萬港元。

融資成本

融資成本包括銀行借款利息及租賃負債利息。前者指向銀行借入借款而產生的利息成本,後者指作營運之用的辦公室物業及辦公室設備租賃項下租賃付款包括的利息部分。於二零二一年財政年度,其融資成本為約1.0百萬港元,較二零二零年財政年度的約1.5百萬港元減少約0.5百萬港元。融資成本減少乃主要由於銀行借款利息減少約0.9百萬港元,惟部分被租賃負債利息增加所抵銷。

上市開支

本集團於二零二一年財政年度及二零二零年財政年度就上市產生專業服務費分別約1.3百萬港元及約13.7百萬港元。

FINANCIAL REVIEW (Continued)

Income tax expense

The Group's income tax expenses decreased by approximately HK\$5.0 million from approximately HK\$9.2 million for the FY2020 to approximately HK\$4.2 million for the FY2021. The effective tax rate of the Group for the FY2021 based on the profit before taxation, after excluded the one-off Listing expenses for the FY2021 of approximately HK\$1.3 million (FY2020: approximately HK\$13.7 million), was approximately 15.5% (FY2020: approximately 16.2%).

Profit and total comprehensive income for the Year

Excluding the one-off Listing expenses for the FY2021 of approximately HK\$1.3 million (FY2020: approximately HK\$13.7 million), the profit for the Year decreased by approximately HK\$24.8 million or 51.8% from approximately HK\$47.8 million for the Previous Year to approximately HK\$23.0 million for the Year, mainly resulted from the decrease of gross profit and increase of operating and administrative expenses as explained above.

LIQUIDITY, FINANCIAL RESOURCES AND CAPITAL STRUCTURE

As at 31 March 2021, the Group had net current assets of approximately HK\$163.9 million (31 March 2020: approximately HK\$58.3 million). The current ratio of the Group calculated based on the Group's total current assets divided by total current liabilities as at the end of the reporting period was approximately 6.8 times as at 31 March 2021 (31 March 2020: approximately 1.9 times).

The Group finances its operations primarily through a combination of cash flows generated from operations, bank borrowings and the Share Offer. The increases of current ratio and bank balances were primarily attributable to the net proceeds received from the Share Offer.

As at 31 March 2021, the Group had bank balances and cash of approximately HK\$72.9 million (31 March 2020: approximately HK\$14.0 million).

財務回顧(續)

所得税開支

本集團的所得稅開支由二零二零年財政年度的約9.2百萬港元減少約5.0百萬港元至二零二一年財政年度的約4.2百萬港元。撇除二零二一年財政年度的一次性上市開支約1.3百萬港元(二零二零年財政年度:約13.7百萬港元)後,本集團於二零二一年財政年度根據除稅前溢利的實際稅率為約15.5%(二零二零年財政年度:約16.2%)。

本年度溢利及全面收益總額

撇除二零二一年財政年度的一次性上市開支約1.3百萬港元(二零二零年財政年度:約13.7百萬港元)後,本年度溢利由上一年度的約47.8百萬港元減少約24.8百萬港元或51.8%至本年度的約23.0百萬港元,乃主要由於如上文所闡述毛利率減少以及經營及行政開支增加。

流動資金、財務資源及資本架構

於二零二一年三月三十一日,本集團的流動資產淨值為約163.9百萬港元(二零二零年三月三十一日:約58.3百萬港元)。本集團於二零二一年三月三十一日的流動比率為約6.8倍(二零二零年三月三十一日:約1.9倍),乃按報告期末的本集團流動資產總值除以流動負債總額計算。

本集團主要透過經營所得、銀行借款及股份發售結合所得現金流量來為營運提供資金。流動 比率及銀行結餘增加乃主要由於自股份發售收 取的所得款項淨額。

於二零二一年三月三十一日,本集團的銀行結 餘及現金為約72.9百萬港元(二零二零年三月 三十一日:約14.0百萬港元)。

LIQUIDITY, FINANCIAL RESOURCES AND CAPITAL STRUCTURE (Continued)

Bank borrowings

As at 31 March 2021, the maximum limit of the banking facilities available to the Group amounted to approximately HK\$60.0 million, out of which an aggregate amount of approximately HK\$15.4 million was utilised for bank borrowings and performance guarantees.

The gearing ratio of the Group, calculated based on the Group's total bank borrowings divided by total equity and multiplied by 100%, was approximately 2.8% as at 31 March 2021 (31 March 2020: approximately 55.5%).

The Group has adopted a prudent approach in financial resources management. In the management of the liquidity, the Group continues to monitor and maintain adequate cash and cash equivalents as well as banking facilities to finance the Group's operations and mitigate the effects of fluctuations in cash flows. The drop of gearing ratio was primarily due to the increase in total equity after the Listing.

Capital structure

The capital structure of the Group consists of equity attributable to the owners of the Company, comprising issued share capital and reserves. The Shares were listed on the Stock Exchange on the Listing Date. There has been no change in the capital structure of the Company since the Listing and up to the date of this annual report.

Pledge of assets

As at 31 March 2021, the pledged bank deposits of approximately HK\$18.5 million (31 March 2020: approximately HK\$5.1 million) have been pledged to secure the Group's banking facilities and surety bonds of an aggregate balance of approximately HK\$10.5 million (31 March 2020: to secure surety bonds of an aggregate balance of approximately HK\$5.1 million) given by banks.

As at 31 March 2021, the lease liabilities of approximately HK\$9.0 million (31 March 2020: approximately HK\$2.5 million) are secured by rental deposits with carrying values of approximately HK\$0.7 million (31 March 2020: approximately HK\$0.4 million).

流動資金、財務資源及資本架構 (續)

銀行借款

於二零二一年三月三十一日,本集團可動用的 銀行融資額度上限為約60.0百萬港元,其中總 額約15.4百萬港元已用作銀行借款及履約擔保。

本集團於二零二一年三月三十一日的資產負債 比率為約2.8%(二零二零年三月三十一日:約 55.5%),乃按本集團的銀行借款總額除以總權 益再乘以100%計算。

本集團已就財務資源管理採取審慎方針。在管理流動資金上,本集團繼續監察及維持充足的現金及現金等價物以及銀行融資,以撥付本集團的營運及舒緩現金流量波動的影響。資產負債比率下降乃主要由於上市後的總權益增加。

資本架構

本集團資本架構包括本公司擁有人應佔權益, 當中包含已發行股本及儲備。股份於上市日期 在聯交所上市。本公司資本架構自上市起至本 年報日期止並無變動。

資產抵押

於二零二一年三月三十一日,已抵押銀行存款約18.5百萬港元(二零二零年三月三十一日:約5.1百萬港元)已作抵押,以擔保由多間銀行提供本集團的銀行融資及總結餘為約10.5百萬港元的履約保證金(二零二零年三月三十一日:以擔保總結餘為約5.1百萬港元的履約保證金)。

於二零二一年三月三十一日,租賃負債約9.0 百萬港元(二零二零年三月三十一日:約2.5百 萬港元)以賬面值為約0.7百萬港元(二零二零 年三月三十一日:約0.4百萬港元)的租賃按金 作抵押。

LIQUIDITY, FINANCIAL RESOURCES AND CAPITAL STRUCTURE (Continued)

Foreign exchange exposures

The Group operates mainly in Hong Kong and is exposed to foreign exchange risk arising from various currency exposures, primarily with respect to certain procurement of raw material with Renminbi. Foreign exchange risk arises when future commercial transactions, recognised assets and liabilities are denominated in a currency that is not the group entities' functional currency. The Group however considers that the currency risk of those monetary liabilities is not significant and did not engage in any derivatives agreements and did not commit to any financial instrument to hedge its foreign exchange exposure during the Year. The management of the Group will monitor foreign exchange exposure and will consider hedging significant foreign currency exposure should the need arise.

Capital expenditure

Our principal capital expenditures relate primarily to investments in property and equipment excluding right-of-use assets. During the Year, the Group incurred capital expenditure of approximately HK\$6.2 million (FY2020: approximately HK\$0.2 million).

Capital commitments and contingent liabilities

The Group provides guarantees in respect of the surety bonds in favour of the customers of certain construction projects, which amounted to approximately HK\$10.5 million as at 31 March 2021 (31 March 2020: approximately HK\$5.1 million). The management of the Group does not consider it is probable that a claim will be made against the Group in respect of the surety bonds. Save as disclosed herein, there is no other capital commitment and contingent liabilities that the Group is aware of.

Significant investments, acquisition and disposals

Apart from the reorganisation in relation to the Listing, there were no significant investments held, acquisitions or disposals of subsidiaries and affiliated companies by our Group during the reporting period. Save as disclosed in the Prospectus, our Group did not have other plans for significant investments, acquisitions and disposal of subsidiaries as at 31 March 2021.

Future plans for material investments and capital assets

Save as disclosed in the Prospectus and in this annual report, the Group did not have other plans for material investments or capital assets as at 31 March 2021.

流動資金、財務資源及資本架構 (續)

外匯風險

本集團主要於香港經營,並面對來自不同貨幣 敞口的外匯風險,當中多數與以人民幣採購若 干原材料有關。當未來商業交易、已確認資產 及負債以非集團實體功能貨幣的貨幣計值時 即產生外匯風險。然而,於本年度,本集團認 為該等貨幣負債的貨幣風險並不重大,且並無 參與任何衍生工具協議,亦無任何金融工具承 擔以對沖外匯風險。本集團管理層將監察外匯 風險,並將於有需要時考慮對沖重大外幣風 險。

資本開支

我們的主要資本開支主要與於物業及設備的投資有關,惟不包括使用權資產。於本年度,本集團產生資本開支約6.2百萬港元(二零二零年財政年度:約0.2百萬港元)。

資本承擔及或然負債

於二零二一年三月三十一日,本集團向若干建築項目的客戶就履約保證金提供擔保,為數約10.5百萬港元(二零二零年三月三十一日:約5.1百萬港元)。本集團管理層認為,本集團不大可能會就上述履約保證金而被提出索償。除本文所披露者外,本集團並無知悉其他資本承擔及或然負債。

重大投資、收購及出售

除與上市有關的重組外,本集團於報告期間並無持有重大投資、收購或出售附屬公司及聯屬公司。除於招股章程所披露者外,本集團於二零二一年三月三十一日並無其他重大投資、收購及出售附屬公司計劃。

重大投資及資本資產的未來計劃

除於招股章程及本年報所披露者外,本集團於 二零二一年三月三十一日並無其他重大投資或 資本資產計劃。

USE OF PROCEEDS FROM SHARE OFFER

The Shares were listed on the Main Board of the Stock Exchange on the Listing Date, with net proceeds received by the Company from the Share Offer in the amount of approximately HK\$78.2 million ("**Net Proceeds**") after deducting underwriting commissions and all related expenses. As disclosed in the announcement of the Company dated 30 October 2020 in relation to the change in use of Net Proceeds, to allow the Group to meet its financial needs more efficiently and flexibly, the Board resolved to change the use of the unutilised Net Proceeds. Set out below is the reallocation of the use of Net Proceeds and the unutilised amount of Net Proceeds as at 31 March 2021:

股份發售所得款項用途

股份於上市日期在聯交所主板上市,經扣除包銷佣金及全部相關開支後,本公司從股份發售獲得所得款項淨額約78.2百萬港元(「**所得款項淨額**」)。誠如本公司日期為二零二零年十月三十日有關變更所得款項淨額用途的公告所披露,為了讓本集團能更有效及更靈活地滿足其財務需求,董事會已議決變更未動用所得款項淨額用途。下表載列所得款項淨額用途經重新分配後的情況及於二零二一年三月三十一日所得款項淨額的未動用金額:

Use of Net Proceeds 所得款項淨額用途		Planned use of Net Proceeds as disclosed in the Prospectus 如招股章程 所披露的所得款項淨額 計劃用途 HK\$ million 百萬港元	Reallocation of the use of Net Proceeds 所得款項 所額用金 的重新分配 HK\$ million 百萬港元	Net Proceeds utilised from the Listing Date to 31 March 2021 於 上市電二一日 前第三十日動稱 HK\$ million 百萬港	Unutilised Net Proceeds after reallocation and as at 31 March 2021 重新分配後 工零二一年 的未動用所稱 款項部額 HK\$ million 百萬港元
Funding the Upfront Costs to be incurred after the Listing Date for the Awarded UOP Projects	為上市日期後所需資金 項目(獲判)招致的 前期成本撥資	45.2	11.4	(44.8)	11.8
Being used as collateral for the Performance Bonds to be issued for the Awarded	就所需資金項目(獲判) 出具的履約保證的 抵押	43.2	11.4	(44.0)	11.0
UOP Projects Strengthening our teams of professional staff in	加強香港的 專業人員團隊	8.8	-	(8.8)	-
Hong Kong Establishing in-house system	於中國成立內部系統	11.7	-	(4.9)	6.8
design team in the PRC Purchase of the rights to use BIM solution and enterprise	設計團隊 購買BIM解決方案及 企業資源軟件使用權	11.4	(11.4)	-	-
resources Software	4齿 ≟上	1.1	-	(0.9)	0.2
Total	總計	78.2	_	(59.4)	18.8

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USE OF PROCEEDS FROM SHARE OFFER (Continued)

As at 31 March 2021, the unutilised amount of Net Proceeds was placed in licensed banks in Hong Kong. The Company expects to fully utilise the unutilised Net Proceeds on or before 31 March 2022. The expected timeline for utilising the unutilised Net Proceeds is based on the best estimation of the future market conditions made by the Group. It is subject to change based on the current and future development of the market conditions.

EMPLOYEE AND REMUNERATION POLICIES

As at 31 March 2021, the Group had 64 (31 March 2020: 46) full time employees (including two executive Directors but excluding three independent non-executive Directors). The increase in the number of employees was mainly attributable to the increase in the number of project staff. The Group has implemented a tight cost control and adjusts the number of project staff based on the progress and expected workload of our construction works and the expected completion dates of work projects. The number of administrative staff was relatively stable as at 31 March 2020 and 2021.

The remuneration package offered to employees includes salary and other employee benefits such as bonus. In general, the Group determines the salaries of its employees based on their individual performance, qualifications, experiences and position held. The Group conducts annual salary and promotion review in order to attract and retain employees. In addition, the Group provides and organises various types of training to its employees to elevate overall efficiency, employee loyalty and morale. Total staff costs for the FY2021 were approximately HK\$32.3 million (FY2020: approximately HK\$23.8 million).

EVENTS AFTER THE REPORTING PERIOD

Save as disclosed elsewhere in this annual report, the Board is not aware of any significant events, which have material effect on the Group, occurred after 31 March 2021 and up to the date of this report.

股份發售所得款項用途(續)

於二零二一年三月三十一日,所得款項淨額的 未動用金額存放於香港持牌銀行。本公司預期 於二零二二年三月三十一日或之前全數動用未 動用所得款項淨額。動用未動用所得款項淨額 的預期時間表乃基於本集團對未來市況作出的 最佳估算,惟受現時及未來市況發展的變動影響。

僱員及薪酬政策

於二零二一年三月三十一日,本集團有64名 (二零二零年三月三十一日:46名)全職僱員 (包括兩名執行董事但不包括三名獨立非執行 董事)。僱員人數增加乃主要由於項目員工數 目增加。本集團已實施嚴謹的成本控制,並根 據建築工程的進度及預期工作量和工程項目的 預計完工日期調整項目員工數目。於二零二零 年及二零二一年三月三十一日,行政人員數目 相對穩定。

給予僱員的薪酬待遇包括薪金及其他僱員福利,例如花紅。一般而言,本集團根據個人表現、資歷、經驗及所擔任職位釐定僱員的薪金。本集團每年進行薪金及晉升檢討,以吸引及挽留僱員。此外,本集團為僱員提供及籌辦各類培訓,以提升整體效率、僱員忠誠度及士氣。二零二一年財政年度的員工成本總額為約32.3百萬港元(二零二零年財政年度:約23.8百萬港元)。

報告期後事項

除本年報其他部分所披露者外,董事會並不知 悉於二零二一年三月三十一日後及直至本報告 日期所發生任何對本集團產生重大影響的重大 事項。

EXECUTIVE DIRECTORS

Mr. Chu Kwok Fun

Mr. Chu Kwok Fun, aged 50, is our executive Director, Chairman, Chief Executive Officer, and one of our Controlling Shareholders. Mr. Chu has been the sole shareholder and the sole director of ICGL Technical Works (HK) Limited ("ICGL (Hong Kong)") since its incorporation on 4 May 2007. Mr. Chu was appointed as a Director on 14 November 2018 and was redesignated as an executive Director on 19 September 2019. Mr. Chu is primarily responsible for the overall management, strategic planning, and development of our business operations. Mr. Chu is the chairman of the Nomination Committee.

Mr. Chu has over 23 years of work experience in construction project management.

Mr. Chu graduated from Hong Kong Polytechnic (presently known as The Hong Kong Polytechnic University) with the higher diploma in structural engineering in October 1992.

Mr. Tsang Chiu Wan

Mr. Tsang Chiu Wan, aged 62, is our executive Director. Mr. Tsang joined us as a general manager of ICGL (Hong Kong) in February 2011. He was appointed as a Director on 24 May 2019 and was redesignated as an executive Director on 19 September 2019. Mr. Tsang is primarily responsible for supervising, managing, and overseeing the day-to-day operation and administration of our business operations. Mr. Tsang is a member of the Remuneration Committee.

Mr. Tsang has more than 27 years of experience in business management.

Mr. Tsang graduated from The University of Hong Kong with a bachelor's degree of social sciences in November 1981.

執行董事

朱國歡先生

朱國歡先生,50歲,為執行董事、主席、行政總裁兼控股股東之一。自弘建營造(香港)有限公司(「弘建營造(香港)」)在二零零七年五月四日註冊成立起,朱先生為該公司的唯一股東及唯一董事。朱先生於二零一八年十一月十四日獲委任為董事,並於二零一九年九月十九日調任為執行董事。朱先生主要負責業務營運的整體管理、策略規劃及發展。朱先生為提名委員會的主席。

朱先生於建築項目管理擁有逾23年工作經驗。

朱先生於一九九二年十月在香港理工學院(現稱香港理工大學)畢業,獲頒結構工程高級文憑。

曾昭維先生

曾昭維先生,62歲,為執行董事。曾先生於二零一一年二月以弘建營造(香港)總經理身份加入我們。彼於二零一九年五月二十四日獲委任為董事及於二零一九年九月十九日調任為執行董事。曾先生主要負責監督、管理及監察業務的日常營運及行政。曾先生為薪酬委員會的成員。

曾先生於業務管理擁有逾27年經驗。

曾先生於一九八一年十一月在香港大學畢業, 獲頒社會科學學士學位。

INDEPENDENT NON-EXECUTIVE DIRECTORS Ms. Leung Yin Fai

Ms. Leung Yin Fai, aged 56, was appointed as an independent non-executive Director on 5 March 2020. Ms. Leung is the chairman of the Remuneration Committee and a member of both the Audit Committee and the Nomination Committee.

Ms. Leung has over 26 years of experience in accounting and corporate services.

Ms. Leung has been a director of K E Corporate Services Limited (a company secretarial services provider) since April 2016, the managing director of K E Management & Consultancy (Shanghai) Co., Ltd. since August 2015. Ms. Leung was an independent non-executive director of Green Leader Holdings Group Limited (Hong Kong Stock Code: 0061) from April 2014 to January 2020 and was a director of KCS Hong Kong Limited from August 2008 to October 2014.

Ms. Leung has been an associate member of Hong Kong Society of Accountants (presently known as The Hong Kong Institute of Certified Public Accountants (the "HKICPA") since September 1990, a fellow member of The Chartered Association of Certified Accountants (presently known as The Association of Chartered Certified Accountants) in the United Kingdom and CPA Australia since July 1995 and May 2004, respectively. Ms. Leung obtained a master's degree of commerce in international professional accounting from The University of New South Wales, in November 2002.

獨立非執行董事

梁燕輝女士

梁燕輝女士,56歲,於二零二零年三月五日獲 委任為獨立非執行董事。梁女士為薪酬委員會 主席以及審核委員會和提名委員會成員。

梁女士於會計及企業服務擁有逾26年經驗。

梁女士自二零一六年四月起擔任東方凱譽有限公司(公司秘書服務供應商)的董事、自二零一五年八月起擔任凱誠管理諮詢(上海)有限公司的董事總經理。梁女士自二零一四年四月至二零二零年一月擔任綠領控股集團有限公司(香港股份代號:0061)獨立非執行董事,以及自二零零八年八月至二零一四年十月擔任凱譽香港有限公司的董事。

自一九九零年九月起,梁女士成為香港會計師 公會(「香港會計師公會」)會員,並分別自 一九九五年七月及二零零四年五月起為英國特 許公認會計師公會及澳洲會計師公會資深會 員。梁女士於二零零二年十一月在新南威爾斯 大學取得國際專業會計商碩士學位。

INDEPENDENT NON-EXECUTIVE DIRECTORS

(Continued)

Mr. Ma Tsz Chun

Mr. Ma Tsz Chun, aged 55, was appointed as an independent non-executive Director on 5 March 2020. Mr. Ma is the chairman of the Audit Committee and a member of both the Remuneration Committee and the Nomination Committee.

Mr. Ma has over 33 years of experience in accounting and finance matters.

Mr. Ma is an independent non-executive Director of In Technical Productions Holdings Limited (stock code: 8446) and Chinese Estates Holdings Limited (stock code: 127).

Mr. Ma graduated from Hong Kong Polytechnic (presently known as The Hong Kong Polytechnic University) with a professional diploma in accountancy in November 1987. Mr. Ma then obtained a master's degree of business administration and a master's degree of science from The Chinese University of Hong Kong in December 1997 and December 2003, respectively. In October 2009, Mr. Ma obtained a master's degree of science in China business studies from The Hong Kong Polytechnic University.

Mr. Ma has been an associate member and a certified public accountant (practising) of Hong Kong Society of Accountants (presently known as the HKICPA) since September 1990 and October 2000, respectively. Mr. Ma has been an associate member in October 1990 and subsequently a fellow member of The Chartered Association of Certified Accountants (presently known as The Association of Chartered Certified Accountants) since November 1995.

獨立非執行董事(續)

馬時俊先生

馬時俊先生,55歲,於二零二零年三月五日獲 委任為獨立非執行董事。馬先生為審核委員會 主席以及薪酬委員會和提名委員會成員。

馬先生於會計及財務事務擁有逾33年經驗。

馬先生為In Technical Productions Holdings Limited(股份代號:8446)及華人置業集團(股份代號:127)的獨立非執行董事。

馬先生於一九八七年十一月在香港理工學院 (現稱香港理工大學)畢業,獲頒專業會計文 憑。其後,馬先生分別於一九九七年十二月及 二零零三年十二月在香港中文大學取得工商管 理碩士學位及理學碩士學位。馬先生於二零零 九年十月在香港理工大學取得中國商貿管理理 學碩士學位。

馬先生分別自一九九零年九月及二零零零年十月起成為香港會計師公會會員及執業會計師。 馬先生分別自一九九零年十月及一九九五年十一月起先後成為英國特許公認會計師公會會員及資深會員。

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INDEPENDENT NON-EXECUTIVE DIRECTORS

(Continued)

Ms. Yuen Wai Yee

Ms. Yuen Wai Yee, aged 47, was appointed as an independent non-executive Director on 5 March 2020. Ms. Yuen is a member of both the Audit Committee and the Remuneration Committee.

Ms. Yuen has over 23 years of work experience in corporate finance, accounting, and company secretarial matters.

Ms. Yuen graduated from The Hong Kong Polytechnic University with a bachelor's degree of arts in accountancy (honours) in November 2004. Ms. Yuen then obtained a master's degree of business administration from Heriot-Watt University, a university based in Edinburgh, Scotland, the United Kingdom in November 2010. Ms. Yuen has been a member and a fellow member of The Association of Chartered Certified Accountants since November 2003 and November 2008, respectively, and a certified public accountant of HKICPA since April 2004.

SENIOR MANAGEMENT

Mr. Mo Wan Fai

Mr. Mo Wan Fai, aged 58, joined us as a senior manager of ICGL (Hong Kong) on 22 September 2011 and was promoted as a senior manager (tender and procurement) of ICGL (Hong Kong) on 1 January 2019. Mr. Mo is responsible for tendering, procurement, preparing claims, and project budgeting.

Mr. Mo has over 38 years of work experience in project planning, project estimation and management in construction industry.

Mr. Mo graduated from Hong Kong Polytechnic (presently known as The Hong Kong Polytechnic University) with a higher certificate in building studies in November 1990. Mr. Mo also obtained a bachelor's degree of applied science, construction management and economics from Curtin University of Technology in February 2004.

獨立非執行董事(續)

袁慧儀女士

袁慧儀女士,47歲,於二零二零年三月五日獲 委任為獨立非執行董事。袁女士為審核委員會 和薪酬委員會成員。

袁女士於公司融資、會計及公司秘書事務方面 擁有逾23年工作經驗。

袁女士於二零零四年十一月在香港理工大學畢業,取得會計學文學士(榮譽)學位。袁女士其後於二零一零年十一月取得英國蘇格蘭愛丁堡赫瑞瓦特大學工商管理碩士學位。袁女士分別自二零零三年十一月及二零零八年十一月起成為英國特許公認會計師公會會員及資深會員,並自二零零四年四月起成為香港會計師公會註冊會計師。

高級管理層

毛雲輝先生

毛雲輝先生,58歲,於二零一一年九月二十二日加入我們擔任弘建營造(香港)高級經理,並於二零一九年一月一日晉升為弘建營造(香港)高級經理(投標及採購)。毛先生負責投標、採購、索賠準備及編製項目預算。

毛先生於建造業項目規劃、項目估計及管理方面擁有逾38年工作經驗。

毛先生於一九九零年十一月在香港理工學院 (現稱為香港理工大學)畢業,取得建築學高級 證書。毛先生亦於二零零四年二月取得科廷科 技大學應用科學(建築管理與經濟學)學士學 位。

SENIOR MANAGEMENT (Continued)

Mr. Phua Chau Yuen

Mr. Phua Chau Yuen, aged 37, joined us as a project manager of ICGL (Hong Kong) on 1 November 2012 and was promoted as a senior project manager of ICGL (Hong Kong) on 1 January 2019. Mr. Phua is responsible for the overall coordination and management of assigned projects, including project design, site supervision, and completion for our façade works projects.

Mr. Phua has over 15 years of work experience in construction projects management.

Mr. Phua graduated from City University of Hong Kong with an associate's degree of science in construction engineering and management and a bachelor's degree of engineering (honours) in building engineering (structural and geotechnical engineering) in November 2005 and February 2010, respectively.

Mr. Li Hing Chung

Mr. Li Hing Chung, aged 56, joined us as a senior project manager of ICGL (Hong Kong) on 28 August 2015. Mr. Li is responsible for the overall coordination and management of assigned projects, including project design, site supervision, and completion for our building metal finishing works projects.

Mr. Li has over 29 years of work experience in construction projects management and surveying.

Mr. Li obtained a diploma in building studies from the Vocational Training Council in July 1986.

Mr. Li then graduated from City Polytechnic of Hong Kong (presently known as City University of Hong Kong) with a higher diploma in building in November 1989. Mr. Li obtained a diploma in surveying (quantity surveying) from The College of Estate Management (presently known as the University College of Estate Management) by distance learning and a bachelor's degree of science in building engineering and management from The Hong Kong Polytechnic University in September 1993 and December 2005, respectively.

高級管理層(續)

潘秋源先生

潘秋源先生,37歲,於二零一二年十一月一日加入我們擔任弘建營造(香港)項目經理,並於二零一九年一月一日晉升為弘建營造(香港)高級項目經理。潘先生負責已指派項目整體統籌及管理,包括外牆工程項目的項目設計、地盤管工及竣工。

潘先生於建築項目管理方面擁有逾15年工作 經驗。

潘先生於香港城市大學畢業,分別於二零零五年十一月及二零一零年二月取得理學副學士(建造工程及管理學)學位及建築工程學榮譽工學士(結構及土力工程)學位。

李慶聰先生

李慶聰先生,56歲,於二零一五年八月二十八日加入我們擔任弘建營造(香港)高級項目經理。李先生負責已指派項目整體統籌及管理,包括建築金屬飾面工程項目的項目設計、地盤管工及竣工。

李先生於建築項目管理及測量方面擁有逾29 年工作經驗。

李先生於一九八六年七月於職業訓練局取得建 造管理學文憑。

李先生其後於一九八九年十一月於香港城市理工學院(現稱為香港城市大學)畢業,取得建築學高級文憑。李先生分別於一九九三年九月及二零零五年十二月於房地產管理學院(現稱為房地產管理大學學院)及香港理工大學取得測量學(工料測量)文憑(遙距學習)及建築工程及管理學理學士學位。

SENIOR MANAGEMENT (Continued)

Mr. Yeung Kin Wa

Mr. Yeung Kin Wa, aged 36, joined us as a consultant in July 2020 and was appointed as the chief financial officer, the company secretary and an authorised representative of the Company on 23 December 2020. Mr. Yeung is responsible for overseeing financial and compliance matters of our Group.

Mr. Yeung is a member of the Hong Kong Institute of Certified Public Accountants since March 2013 and has more than 12 years of experience in auditing and accounting. He obtained a bachelor's degree of business administration in accountancy from the Hong Kong Polytechnic University in October 2008. From August 2011 to December 2012, Mr. Yeung has been a senior accountant in the assurance department of Ernst & Young and has been an accountant in the corporate team of Chevalier International Holdings Limited (stock code: 0025) from March 2013 to September 2015. Prior to joining the Group, Mr. Yeung worked as the financial controller of Lake Chong Fa Catering Group Limited, a group operating restaurants serving Chinese cuisines in Macau.

Mr. Lee Wai Hung Garic

Mr. Lee Wai Hung Garic, aged 54, joined us as a financial controller of ICGL (Hong Kong) on 2 October 2018. Mr. Lee is responsible for accounting and financial management of ICGL (Hong Kong).

Mr. Lee has over 28 years of work experience in auditing and financial matters.

Mr. Lee graduated from Hong Kong Polytechnic (presently known as The Hong Kong Polytechnic University) with a professional diploma in management accountancy in November 1989. Mr. Lee has been an associate member of the Chartered Institute of Management Accountants since August 1995 and an associate member of Hong Kong Society of Accountants (presently known as the HKICPA) since January 1998. Mr. Lee has also been a fellow member of The Association of Chartered Certified Accountants since November 2005.

COMPANY SECRETARY

Mr. Yeung Kin Wa was appointed as the company secretary of our Company on 23 December 2020. He is mainly responsible for financial management, corporate governance and overall corporate secretarial matters of our Group. Details of his qualifications and experience are set out in the paragraph headed "Senior Management" above.

高級管理層(續)

楊建華先生

楊建華先生,36歲,於二零二零年七月加入我們擔任顧問,並於二零二零年十二月二十三日獲委任為本公司的首席財務官、公司秘書及授權代表。楊先生負責監督本集團的財務及合規事宜。

楊先生自二零一三年三月起為香港會計師公會會員,擁有逾12年審計及會計經驗。彼於二零零八年十月取得香港理工大學會計學工商管理學士學位。於二零一一年八月至二零一二年十二月期間,楊先生曾於安永會計師事務所的審計部門擔任高級會計師,並曾於二零一三年三月至二零一五年九月期間在其士國際集團有限公司(股份代號:0025)的企業團隊中擔任會計師。加入本集團前,楊先生於松花湖飲食集團有限公司(為一間於澳門經營中菜餐廳的餐飲集團)任職財務總監。

李偉鴻先生

李偉鴻先生,54歲,於二零一八年十月二日加入我們擔任弘建營造(香港)財務總監。李先生 負責弘建營造(香港)的會計及財務管理工作。

李先生於審計及財務事宜方面擁有逾28年工作經驗。

李先生於一九八九年十一月於香港理工學院 (現稱為香港理工大學)畢業,取得管理會計專 業文憑。李先生分別自一九九五年八月及 一九九八年一月起成為英國特許管理會計師公 會會員及香港會計師公會會員。李先生亦自二 零零五年十一月起成為英國特許公認會計師公 會資深會員。

公司秘書

楊建華先生於二零二零年十二月二十三日獲委 任為本公司的公司秘書。彼主要負責本集團財 務管理、企業管治及整體企業秘書事務。其資 歷及經驗詳情載於上文「高級管理層」一段。

The Board is pleased to present this annual report together with the audited consolidated financial statements of the Group for the Year (the "Consolidated Financial Statements").

董事會欣然提交本年報連同本集團於本年度的 經審核綜合財務報表(「**綜合財務報表**」)。

PRINCIPAL ACTIVITIES

The Company is an investment holding company. The principal activities of its subsidiaries are set out in Note 35 to the Consolidated Financial Statements. There were no significant changes in the nature of the Group's principal activities during the Year.

SEGMENTAL INFORMATION

Details of segment reporting are set out in Note 5 to the Consolidated Financial Statements.

BUSINESS REVIEW

The business review and outlook of the Group for the Year are set out in the sections headed "Chairman's statement" and "Management Discussion and Analysis" on pages 7 to 16 of this annual report.

CORPORATE REORGANISATION

The Company was incorporated in the Cayman Islands with limited liability on 14 November 2018. The Company completed the corporate reorganisation (the "Reorganisation") on 27 March 2019 in preparation for the Listing, pursuant to which the Company became the holding company of the companies now comprising our Group. Details of the Reorganisation are set out in the section headed "History, Development, and Reorganisation" in the Prospectus. The Shares were listed on the Stock Exchange on 15 April 2020 by way of Share Offer.

SUBSIDIARIES

Particulars of the Company's subsidiaries during the Year are set out in Note 35 to the Consolidated Financial Statements.

RESULTS

The results of the Group for the Year are set out in the consolidated statement of profit or loss and other comprehensive income on page 89 of this annual report.

主要業務

本公司為投資控股公司。其附屬公司的主要業務載於綜合財務報表附註35。於本年度期間, 本集團的主要業務性質並無重大變動。

分部資料

分部報告的詳情載於綜合財務報表附註5。

業務回顧

本集團於本年度的業務回顧及展望載於本年報第7至16頁「主席報告」及「管理層討論及分析」各節。

公司重組

本公司於二零一八年十一月十四日在開曼群島註冊成立為有限公司。本公司為籌備上市已於二零一九年三月二十七日完成公司重組(「重組」),據此,本公司成為現時組成本集團的公司的控股公司。有關重組的詳情載於招股章程「歷史、發展及重組」一節。股份於二零二零年四月十五日以股份發售的方式在聯交所上市。

附屬公司

本公司附屬公司於本年度的詳情載於綜合財務 報表附註35。

業績

本集團於本年度的業績載於本年報第89頁的 綜合損益及其他全面收益表。

FINAL DIVIDEND

The Board has recommended the payment of a final dividend of HK\$20.0 million (equivalent to HK cent 1.0 per share) (2020: HK\$10.0 million (equivalent to HK cent 0.5 per share)) (the "Final Dividend") for the Year to the shareholders whose names appear on the register of members of the Company on Tuesday, 24 August 2021. The proposed Final Dividend will be subject to shareholders' approval at the Company's forthcoming annual general meeting (the "AGM"). The proposed Final Dividend, if approved, will be distributed on or about 31 August 2021.

There is no arrangement under which a shareholder has waived or agreed to waive any dividends.

ANNUAL GENERAL MEETING

The AGM will be held on Tuesday, 17 August 2021. A notice convening the AGM will be published in the Company's website of www.lotushorizonholdings.com and despatched to the shareholders of the Company (the "Shareholders") in the manner as required by the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") in due course.

CLOSURE OF REGISTER OF MEMBERS

For attending and voting at the AGM

The register of members of the Company will be closed from Thursday, 12 August 2021 to Tuesday, 17 August 2021 (both days inclusive) during which period no transfer of Shares will be registered. In order to be eligible to attend and vote at the AGM, unregistered holders of Shares shall ensure that all transfer documents accompanied by the relevant share certificates must be lodged with the Company's branch share registrar in Hong Kong, Tricor Investor Services Limited, at Level 54 Hopewell Centre, 183 Queen's Road East, Hong Kong for registration not later than 4:30 p.m. on Wednesday, 11 August 2021.

For entitlement to the proposed Final Dividend

The register of members of the Company will be closed from Monday, 23 August 2021 to Tuesday, 24 August 2021 (both days inclusive) during which period no transfer of Shares will be registered. In order to qualify for the proposed Final Dividend, unregistered holders of Shares shall ensure that all transfer documents accompanied by the relevant share certificates must be lodged with the Company's branch share registrar in Hong Kong, Tricor Investor Services Limited, at Level 54 Hopewell Centre, 183 Queen's Road East, Hong Kong for registration not later than 4:30 p.m. on Friday, 20 August 2021.

末期股息

董事會已建議向於二零二一年八月二十四日 (星期二)名列本公司股東名冊的股東派付本年 度的末期股息20.0百萬港元(相當於每股1.0港 仙)(二零二零年:10.0百萬港元(相當於每股 0.5港仙))(「末期股息」)。建議末期股息將須 待股東於本公司應屆股東週年大會(「股東週年 大會」)上批准後,方可作實。如經批准,建議 末期股息將於二零二一年八月三十一日或前後 派發。

概無股東已放棄或同意放棄任何股息的安排。

股東週年大會

股東週年大會將於二零二一年八月十七日(星期二)舉行。召開股東週年大會通告將於本公司網站www.lotushorizonholdings.com刊登,並於適當時候按聯交所證券上市規則(「上市規則」)規定的方式寄發予本公司股東(「股東」)。

<mark>暫停辦理股份過戶登記</mark> 出席股東週年大會及於會上投票

本公司將於二零二一年八月十二日(星期四)至二零二一年八月十七日(星期二)(包括首尾兩日)期間暫停辦理股份過戶登記,期內將不會進行股份過戶登記。為符合資格出席股東週年大會及於會上投票,未登記的股份持有人應確保於二零二一年八月十一日(星期三)下午四時三十分之前將所有股份過戶文件連同相關股票送達本公司的香港股份過戶登記分處卓佳證券登記有限公司(地址為香港皇后大道東183號合和中心54樓)辦理登記。

獲發建議末期股息的資格

本公司將於二零二一年八月二十三日(星期一)至二零二一年八月二十四日(星期二)(包括首尾兩日)期間暫停辦理股份過戶登記,期間將不會進行股份過戶登記。為符合獲發建議末期股息的資格,未登記的股份持有人應確保於二零二一年八月二十日(星期五)下午四時三十分之前將所有股份過戶文件連同相關股票送達本公司的香港股份過戶登記分處卓佳證券登記有限公司(地址為香港皇后大道東183號合和中心54樓)辦理登記。

KEY RISKS AND UNCERTAINTIES

The Group's operation is subject to social, political, economic, and market risks, which may affect the competition and profitability of projects in façade works and building metal finishing works industry. Furthermore, the projects undertaken by the Group are awarded on a project-by-project basis through tendering; failure to obtain continuity of the order book for new projects could adversely affect the Group's financial performance. Revenue from a few of the Group's customers accounted for a substantial portion of the Group's revenue; inability to retain business relation with and/or secure sufficient new business from them may materially affect the Group's operation and financial performance.

FINANCIAL SUMMARY

A summary of the results and the assets and liabilities of the Group for the last five financial years, as set out on page 176 of this annual report, are extracted from this annual report and the Prospectus.

PROPERTY AND EQUIPMENT

Details of movements in the property and equipment of the Group during the Year are set out in Note 14 to the Consolidated Financial Statements.

SHARE CAPITAL

The Company's total issued share capital as at 31 March 2021 was 2,000,000,000 ordinary Shares of HK\$0.01 per Share.

Details of the share capital of the Company are set out in Note 24 to the Consolidated Financial Statements.

DEBENTURES

The Company did not issue any debenture during the year ended 31 March 2021.

RESERVES

Details of movements in the reserves of the Group during the Year are set out in the consolidated statement of changes in equity on page 91 of this annual report.

DISTRIBUTABLE RESERVE OF THE COMPANY

Please refer to Note 34 to the Consolidated Financial Statements for details of the Company's distributable reserve as at 31 March 2021.

主要風險及不確定因素

本集團的經營面臨社會、政治、經濟及市場風險,其可能影響外牆工程及建築金屬飾面工程 行業的競爭及項目盈利能力。此外,本集團按 逐個項目投標以獲得所承接的項目:倘無法持續獲得新項目訂單,本集團財務表現或會受到 不利影響。來自本集團數名客戶的收益佔本集 團絕大部分收益;無法與彼等維持業務關係 及/或自彼等取得足夠的新業務可能會對本集 團的經營及財務表現造成嚴重影響。

財務概要

於本年報第176頁所載本集團過去五個財政年度的業績及資產與負債概要,乃摘錄自本年報及招股章程。

物業及設備

本集團於本年度期間的物業及設備變動詳情載 於綜合財務報表附註14。

股本

本公司於二零二一年三月三十一日的已發行股本總額為2,000,000,000股每股面值0.01港元的普通股。

本公司的股本詳情載於綜合財務報表附註24。

債權證

本公司於截至二零二一年三月三十一日止年度 並無發行任何債權證。

儲備

本集團於本年度期間的儲備變動詳情載於本年 報第91頁的綜合權益變動表。

本公司的可供分派儲備

有關本公司於二零二一年三月三十一日的可供 分派儲備詳情,請參閱綜合財務報表附註34。

BOARD OF DIRECTORS

The Directors who held office during the Year and up to the date of this annual report are:

Executive Directors

Mr. CHU Kwok Fun (Chairman and Chief Executive Officer)

Mr. TSANG Chiu Wan

Independent non-executive Directors

Ms. LEUNG Yin Fai Mr. MA Tsz Chun Ms. YUEN Wai Yee

DIRECTORS' SERVICE CONTRACT

Each of the executive Directors has entered into a contract for appointment with the Company for a term of three years commencing from the Listing Date of the Company, unless terminated by notice in writing served by either party on the other in accordance with the service contract.

Each of the independent non-executive Directors has signed an appointment contract with the Company for a period of three years and is subject to termination provisions therein.

Save as disclosed above, none of the Directors, including those to be re-elected at the forthcoming annual general meeting, has a service contract with the Company which is not determinable within one year without payment of compensation, other than statutory compensation.

CONFIRMATION OF INDEPENDENCE

The Company has received annual confirmation of independence from each of the independent non-executive Directors pursuant to the Listing Rules. The Company considers the independent non-executive Directors to be independent pursuant to Rule 3.13 of the Listing Rules.

MANAGEMENT CONTRACTS

No contracts, other than the appointment contracts and employment 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.

董事會

於本年度及直至本年報日期的在任董事為:

執行董事

朱國歡先生(主席兼行政總裁) 曾昭維先生

獨立非執行董事

梁燕輝女士 馬時俊先生 袁慧儀女士

董事服務合約

各執行董事已與本公司訂立委任合約,自本公司上市日期起計為期三年任期,除非任何一方根據服務合約向另一方發出書面通知終止委任。

各獨立非執行董事已與本公司簽訂為期三年的 委任合約,並須受其終止條文所規限。

除上文所披露者外,概無董事(包括該等將於 應屆股東週年大會上重選連任的董事)與本公 司訂立不可於一年內毋須支付賠償(法定補償 除外)而終止的服務合約。

獨立確認書

本公司已根據上市規則收到各獨立非執行董事的年度獨立確認書。根據上市規則第3.13條,本公司認為獨立非執行董事均為獨立人士。

管理合約

於本年度期間,本公司並無訂立或訂有有關本公司全部或任何重大部分業務的管理及行政合約(委任合約及僱傭合約除外)。

DISCLOSURE OF DIRECTORS' INTEREST IN SECURITIES

Interests and short positions of Directors and chief executive in the shares, underlying shares and debentures of the Company and its associated corporations

Since the Listing Date and up to the date of this annual report, the interests and short positions of the Directors and the chief executive of the Company in the shares, underlying shares or debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO) which were required (i) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they were taken or deemed to have under such provisions of the SFO) or (ii) to be entered into the register required to be kept therein, pursuant to section 352 of the SFO, or (iii) to be notified to the Company and the Stock Exchange pursuant to the model code for securities transactions by Directors of the Listing Rules, were as follows:

董事於證券中的權益披露

董事及主要行政人員於本公司及其相聯法 團的股份、相關股份及債權證中的權益及 淡倉

自上市日期起直至本年報日期,本公司董事及主要行政人員於本公司或其相聯法團(定義見證券及期貨條例第XV部)的股份、相關股份或債權證中(i)根據證券及期貨條例第XV部第7及8分部須知會本公司及聯交所的權益及淡倉(包括根據證券及期貨條例該等條文當作或視作擁有的權益及淡倉),或(ii)根據證券及期貨條例第352條須錄入根據該條文須存置的登記冊的權益及淡倉,或(iii)根據上市規則有關董事進行證券交易的標準守則須知會本公司及聯交所的權益及淡倉如下:

Name of Director 董事姓名	Capacity/Nature of Interest 身份/權益性質	Number of Shares held/ interested 所持/擁有 權益股份數目	Percentage of shareholding 持股百分比
Mr. Chu Kwok Fun 朱國歡先生	Interest in controlled corporation (Note) 受控法團權益(附註)	1,500,000,000 (Long position) (好倉)	75.0%

Note: These Shares are registered in the name of Platinum Lotus Holdings Limited, which is legally, beneficially and wholly-owned by Mr. Chu. Under the SFO, Mr. Chu is deemed to be interested in all the Shares held by Platinum Lotus Holdings Limited.

附註:該等股份以Platinum Lotus Holdings Limited 的名義 登記,而Platinum Lotus Holdings Limited 由朱先生 合法地實益及全資擁有。根據證券及期貨條例,朱 先生被視為於Platinum Lotus Holdings Limited持有 的所有股份中擁有權益。

Save as disclosed above, since the Listing Date and up to the date of this annual report, none of the Directors and the chief executive of the Company has any interests or short positions in the shares, underlying shares or debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO) which were required (i) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and/or short positions which they were taken or deemed to have under such provisions of the SFO), or (ii) to be entered into the register required to be kept therein, pursuant to section 352 of the SFO, or (iii) to be notified to the Company and the Stock Exchange pursuant to the model code for securities transactions by Directors.

除上文所披露者外,自上市日期起直至本年報日期,本公司董事及主要行政人員概無於本公司或其相聯法團(定義見證券及期貨條例第XV部)的股份、相關股份或債權證中擁有任何(i)根據證券及期貨條例第XV部第7及8分部須知會本公司及聯交所的權益或淡倉(包括根據證券及期貨條例該等條文當作或視作擁有的權益及/或淡倉),或(iii)根據證券及期貨條例統該條文須存置的登記冊的權益或淡倉,或(iiii)根據有關董事進行證券交易的標準守則須知會本公司及聯交所的權益或淡倉。

DISCLOSURE OF DIRECTORS' INTEREST IN SECURITIES (Continued)

Interests and short positions of the substantial shareholders and other persons in the shares, underlying shares and debentures of the Company and its associated corporations

Since the Listing Date and up to the date of this annual report, so far as it is known to the Directors, the following entities (not being a Director or chief executive of the Company) had or were deemed to have interests in shares or underlying shares which (i) were recorded in the register required to be kept by the Company under Section 336 of the SFO, or (ii) which would fall to be disclosed under the provisions of Divisions 2 and 3 of Part XV of the SFO and the Listing Rules or, (iii) who will be, directly or indirectly, be interested in 10% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings.

董事於證券中的權益披露(續)

主要股東及其他人士於本公司及其相聯法 團的股份、相關股份及債權證中的權益及 淡倉

自上市日期起直至本年報日期,就董事所深知,下列實體(並非本公司董事或主要行政人員)於股份或相關股份中擁有或視作擁有(i)已錄入根據證券及期貨條例第336條本公司須存置的登記冊的權益,或(ii)根據證券及期貨條例第XV部第2及3分部及上市規則條文須披露的權益,或(iii)將直接或間接擁有附帶權利可在任何情況下於股東大會上投票的任何類別股本面值10%或以上權益。

Name of Director 董事姓名/名稱	Capacity/Nature of Interest 身份/權益性質	Number of Shares held/ interested 所持/擁有 權益股份數目	Percentage of shareholding 持股百分比
Platinum Lotus Holdings Limited	Beneficial owner (Note 1) 實益擁有人(附註1)	1,500,000,000 (Long position) (好倉)	75.0%
Ms. Dai Wing Yi Marjor 戴詠兒女士	Interest of spouse (Note 2) 配偶權益(附註2)	1,500,000,000 (Long position) (好倉)	75.0%

Notes:

- The shares are held by Platinum Lotus Holdings Limited, the equity interest of which
 is owned as to 100% by Mr. Chu Kwok Fun. Mr. Chu Kwok Fun is deemed to be
 interested in all the shares held by Platinum Lotus Holdings Limited for the purpose
 of Part XV of SFO.
- Ms. Dai Wing Yi Marjor is the spouse of Mr. Chu and is deemed to be interested in all the Shares which Mr. Chu is deemed to be interested in by virtue of the SFO.

Save as disclosed above, since the Listing Date and up to the date of this annual report, the Directors have not been notified by any entity who had interests or short positions in the shares, underlying shares or debentures of the Company as recorded in the register required to be kept pursuant to Section 336 of the SFO, or which would fall to be disclosed under the provisions of Divisions 2 and 3 of Part XV of the SFO.

附註:

- 1. 股份由Platinum Lotus Holdings Limited 持有,其股權由朱國歡先生全資擁有。根據證券及期貨條例第 XV部,朱國歡先生被視為於Platinum Lotus Holdings Limited 持有的所有股份中擁有權益。
- 戴詠兒女士為朱先生的配偶,根據證券及期貨條例, 彼被視為於朱先生視作擁有權益的所有股份中擁有 權益。

除上文所披露者外,自上市日期起直至本年報日期,董事並不知悉任何實體於本公司股份、相關股份或債權證中擁有錄入根據證券及期貨條例第336條須存置的登記冊,或根據證券及期貨條例第XV部第2及3分部條文須披露的權益或淡倉。

DIRECTORS' AND CONTROLLING SHAREHOLDERS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE

During the Year, there were no connected transactions or continuing connected transactions of the Company as defined under Chapter 14A of the Listing Rules which are required to comply with any of the reporting, announcement or independent Shareholders' approval requirements under the Listing Rules.

Save as disclosed under the "Related Party Disclosures" in Note 27 to the Consolidated Financial Statements, there were no transaction, arrangement or contract of significance, to which the Company, any of its subsidiaries, its parent company, or its parent company's subsidiaries was a party, and in which a Director or any entity connected with a Director had a material interest, whether directly and indirectly, subsisted as at 31 March 2021 or any time during the Year, nor was there any other transaction, arrangement or contract of significance in relation to the Group's business between the Company or any of the Company's subsidiaries and a controlling shareholder of the Company or any of its subsidiaries.

During the Year, no transactions, arrangements and contract of significance for the provision of services to the Group by a controlling shareholder of the Company or any of its subsidiaries were made.

PERMITTED INDEMNITY PROVISIONS

Pursuant to the articles of association of the Company, every Directors shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities which he/she may sustain or incur in or about the execution of the duties of his/her office or otherwise in relation thereto.

The Company has maintained appropriate directors' and officers' liability insurance in respect of legal actions against them arising out of corporate activities and such permitted indemnity provision for the benefit of the Directors currently in force.

董事及控股股東於重大交易、安排或合約的權益

於本年度期間,本公司並無進行上市規則第 14A章所界定的關連交易或持續關連交易,而 須遵守上市規則項下的任何申報、公告或獨立 股東批准規定。

除綜合財務報表附註27中「關聯方披露」所披露者外,於二零二一年三月三十一日或本年度期間任何時間概無存續本公司、其任何附屬公司、其母公司或其母公司的附屬公司為重大交易、安排或合約的一方而董事或與董事有關連的實體於其中直接或間接擁有重大權益,且本公司或本公司任何附屬公司亦概無與本公司控權股東或其任何附屬公司訂立與本集團業務有關的任何其他重大交易、安排或合約。

於本年度期間,概無就本公司控股股東或其附屬公司向本集團提供服務進行重大交易、安排 及訂立合約。

獲准許彌償條文

根據本公司組織章程細則,每名董事有權就彼 於履行職責或其他有關職責而蒙受或招致或有 關的所有損失或負債從本公司資產中獲得彌 償。

本公司已為董事及行政人員就其因公司活動而 產生的法律訴訟安排合適的責任保險,而為董 事的利益而作出的獲准許彌償條文現正生效。

MAJOR SUPPLIERS AND CUSTOMERS

For the year ended 31 March 2021, the aggregate purchases attributable to the Group's largest supplier and the five largest suppliers in aggregate accounted for approximately 29.2% and 47.9% (2020: approximately 41.0% and 66.1%). Revenue attributable to the Group's largest customers and the five largest customers in aggregate accounted for approximately 19.8% and 65.7% (2020: approximately 27.7% and 84.8%) respectively of the Group's total revenue for the Year.

To the best of the Directors' knowledge, none of the Directors, their associates or any Shareholders who are interested in more than 5% of the issued share capital of the Company had any interests in the Group's five largest suppliers or customers.

KEY RELATIONSHIPS WITH EMPLOYEES, CUSTOMERS, SUPPLIERS AND SUBCONTRACTORS

Employees

Our Group considers our employees as the key to sustainable business growth and also recognises them as valuable assets. Further, in light of the shortage of skilled labour in the local construction industry, it is crucial to maintain a competitive remuneration package and fringe benefits for our potential and existing employees. In this regard, the Group provides comprehensive remuneration package which includes salary, discretionary bonuses and other cash subsidies to attract, motivate and retain appropriate and suitable employees to serve the Group. In general, our Group determines employee salaries based on each employee's qualifications, experiences and position held. Our Group has designed an annual review system to assess the performance of our employees, which forms the basis of our decisions with respect to salary raises, bonuses and promotions. Our Group also provides on-the-job training and development opportunities to enhance employees' career development and learning.

主要供應商及客戶

截至二零二一年三月三十一日止年度,本集團最大供應商及五大供應商應佔的總採購量合共佔約29.2%及47.9%(二零二零年:約41.0%及66.1%)。本集團最大客戶及五大客戶應佔收益合共佔本集團於本年度的總收益分別約19.8%及65.7%(二零二零年:約27.7%及84.8%)。

就董事所深知,概無董事、其聯繫人或任何股 東(擁有本公司已發行股本5%以上權益)於本 集團五大供應商或客戶中擁有任何權益。

與僱員、客戶、供應商及分包商的 主要關係

僱員

本集團認為僱員是達致業務可持續發展的關鍵 所在,亦將其視為寶貴資產。此外,鑑於當地 建造業的熟練工人供應短缺,維持我們潛在及 現有僱員具有競爭力的薪酬待遇及附加福利尤 為重要。就此而言,本集團提供包括薪資、 情花紅及其他現金補貼在內的全面薪酬待遇, 以吸引、激勵及挽留適當及合適的僱員為本 團服務。一般而言,本集團根據每位僱員新資格、經驗及所擔任職位確定僱員薪資。為評 條員績效,本集團制定一項年度審核制度,形 成我們決定加薪、花紅及晉升的依據。本集團 成我們決定加薪、花紅及晉外的依據。 亦提供在職培訓及發展機會以加強僱員的職業 發展及學習。

KEY RELATIONSHIPS WITH EMPLOYEES, CUSTOMERS, SUPPLIERS AND SUBCONTRACTORS (Continued)

Customers

Our Group is aware of the risk of customer concentration, and has sought to reduce the reliance on a few major customers by undertaking more sizable projects for other customers. A summary of the customer concentration of the Group and the list of the Group's major customers were set out in the sections headed "Business — Customer concentration" and "Business — Major customers" of the Prospectus, respectively.

Our Group believes that we have maintained a close relationship with our major customers. Besides, it is our priority to work with reputable customers, which in turn can create more opportunities to undertake sizeable projects. Working with these customers can allow us to secure future business opportunities with them and bolster our job reference.

Besides that, our Group has no intention to limit ourselves to serve our major customers and, with our presence in the industry, our Group believes that we are able to extend our services to other customers.

As such, our Group is of the view that, despite the customer concentration, our business model is sustainable.

Suppliers and Sub-Contractors

Our Group has developed stable and strong working relationships with suppliers and sub-contractors to meet our Group's customers' needs in an effective and efficient manner. The Group works closely with the suppliers and sub-contractors to make sure the tendering, procurement and sub-contracting are conducted in an open, fair and just manner. The Group's requirements and standards are also well communicated to them before the commencement of projects.

ENVIRONMENTAL POLICIES

The Group's operations at work sites are subject to certain environmental requirements pursuant to the laws of Hong Kong. The laws and regulations which have a significant impact on the Group include, among others, Air Pollution Control Ordinance (Chapter 311 of the Laws of Hong Kong), Noise Control Ordinance (Chapter 400 of the Laws of Hong Kong), Waste Disposal Ordinance (Chapter 354 of the Laws of Hong Kong), and Waste Disposal (Charges for Disposal of Construction Waste) Regulation.

與僱員、客戶、供應商及分包商的主要關係(續)

客戶

本集團注意到客戶集中的風險,透過承接更多 其他客戶的大規模項目,務求減低對個別主要 客戶的依賴。有關本集團客戶集中及本集團主 要客戶的名單概要分別載於招股章程「業務一 客戶集中度」及「業務一主要客戶」各節。

本集團相信,我們已與主要客戶保持緊密關係。此外,我們首選與聲譽良好的客戶合作,繼而可能會創造更多機會以承接大規模項目。 與該等客戶合作可令我們獲得與彼等的未來業 務機會以及更多的工作轉介。

此外,本集團無意限制自身為主要客戶提供服務,憑藉我們於業界的地位,本集團相信我們可將服務擴展至其他客戶。

因此, 本集團認為, 儘管有上述客戶集中情況, 惟業務模式具可持續性。

供應商及分包商

本集團與供應商及分包商建立穩定且牢固的合作關係,以有效及高效地滿足本集團客戶的需求。本集團與供應商及分包商緊密合作,確保招標、採購及分包過程公開、公平及公正。本集團於項目動工前亦已向彼等清楚説明其規定及標準。

環境政策

根據香港法例,本集團於工地施工須遵守若干環境規定。對本集團有重大影響的法律及法規包括(其中包括)《空氣污染管制條例》(香港法例第311章)、《噪音管制條例》(香港法例第400章)、《廢物處置條例》(香港法例第354章)及《廢物處置(建築廢物處置收費)規例》。

ENVIRONMENTAL POLICIES (Continued)

In order to comply with the applicable environmental protection laws, we had implemented measures to mitigate the environmental impacts arising from air emissions, waste disposal, noise and resource consumption. Apart from complying with the environmental protection policies formulated and required by our customers, we have also established our own environmental management policy to assure proper management of environmental protection and compliance of environmental laws and regulations by both our employees and workers of the subcontractors on, among others, air pollution, noise control and waste disposal. During the Year, we did not incur any material costs on environmental compliance.

COMPLIANCE WITH THE RELEVANT LAWS AND REGULATIONS

During the Year, as far as the Board and the management are aware, save as the non-compliance disclosed in the section headed "Business — Non-compliance with laws and regulations" in the Prospectus, there was no material breach of or non-compliance with the applicable laws and regulations by the Group that has material impact on the business and operation of the Group.

SUFFICIENCY OF PUBLIC FLOAT

Based on the information that was publicly available and within the knowledge of the Directors as at the date of this annual report, the Company has maintained the prescribed minimum public float for its shares as required under the Listing Rules since the Listing Date and up to the date of this annual report.

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

The Shares have been listed on the Main Board of the Stock Exchange on the Listing Date. No purchase, sale or redemption of the Company's listed securities was made by the Company or any of its subsidiaries since the Listing Date and up to the date of this annual report.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

The Directors confirm that neither the controlling shareholders of the Company nor their respective close associates (as defined in the Listing Rules) is interested in a business apart from the Group's business which competes or is likely to compete, directly or indirectly, with the Group's business during the Year and up to the date of this annual report, and is required to be disclosed pursuant to Rule 8.10 of the Listing Rules.

環境政策(續)

為遵守適用的環保法例,我們實施措施緩解空氣排放、棄置廢物、噪音及資源消耗引起的環境影響。除了遵循客戶所制定及要求的環保政策外,我們亦已制定環境管理政策,以確保我們的僱員及分包商的工作人員妥善管理有關(其中包括)空氣污染、噪音管制及廢物處置的環保事宜並遵守環保法例及法規。於本年度期間,我們並未就環保合規產生任何重大成本。

遵守相關法律及法規

於本年度期間,就董事會及管理層所知,除招股章程「業務 — 法律及法規之不合規」一節所披露的不合規情況外,本集團概無嚴重違反或不遵守適用法律及法規的情況,以致對本集團業務及營運產生重大影響。

充足公眾持股量

根據公開可得資料及於本年報日期就董事所 知,自上市日期起及直至本年報日期,本公司 已維持上市規則規定的股份最低公眾持股量。

購買、出售或贖回本公司上市證券

於上市日期股份已於聯交所主板上市。自上市 日期起及直至本年報日期止,本公司或其任何 附屬公司概無購買、出售或贖回本公司任何上 市證券。

董事在競爭業務中的權益

董事確認,於本年度期間及直至本年報日期止,本公司控股股東及彼等各自緊密聯繫人(定義見上市規則)概無於直接或間接與本集團業務構成競爭或可能構成競爭的業務(本集團業務除外)中擁有任何權益,且須根據上市規則第8.10條予以披露。

RELATED PARTY TRANSACTIONS

Details of the related party transactions undertaken in the normal course of business by the Group are set out in Note 27 to the Consolidated Financial Statements, and none of which constitutes a connected transaction as required to be disclosed as defined under the Listing Rules.

SIGNIFICANT INVESTMENT, MATERIAL ACQUISITIONS OR DISPOSALS OF SUBSIDIARIES AND ASSOCIATED COMPANIES

During the Year, the Group did not have any significant investment held, any material acquisitions or disposals of subsidiaries and associated companies apart from the corporate reorganisation in relation to the Listing as disclosed in the Prospectus.

SHARE OPTION SCHEME

Pursuant to the written resolutions of the then sole shareholder of the Company on 5 March 2020, the Company adopted a share option scheme (the "Share Option Scheme") on 5 March 2020. The terms of the Share Option Scheme are in accordance with the provisions of Chapter 17 of the Listing Rules and are summarized in the Prospectus. The main purpose of the Share Option Scheme is to motivate employees to optimize their performance efficiency for the benefit of the Company, to attract and retain best available personnel, to provide additional incentive to employees (full time or part time), directors, consultants, advisers of the Group and to promote success of the business of the Group.

The total number of Shares in respect of which options may be granted under the Share Option Scheme is not permitted to exceed 10% of the Shares in issue at any point in time, without prior approval from the Shareholders. The number of Shares issued and to be issued in respect of which option granted and may be granted to any individual in any one year is not permitted to exceed 1% of the Shares in issue at any point in time, without prior approval from the Shareholders.

Options granted to substantial shareholders of the Company or independent non-executive Directors or any of their respective close associates (including a discretionary trust whose discretionary objects include substantial shareholders of the Company, independent non-executive Directors, or any of their respective close associates) in any 12-month period in excess of 0.1% of the Company's share capital or with a value in excess of HK\$5 million must be approved in advance by the Shareholders.

關聯方交易

本集團於日常業務過程中進行的關聯方交易的 詳情載於綜合財務報表附註27,概無關聯方交 易構成上市規則所界定的須予披露關連交易。

重大投資、重大收購或出售附屬公司及聯營公司

於本年度期間,除招股章程所披露與上市有關 的公司重組外,本集團並無持有任何重大投 資,亦無任何重大收購或出售附屬公司及聯營 公司。

購股權計劃

根據本公司其時唯一股東於二零二零年三月五日的書面決議案,本公司於二零二零年三月五日起採納購股權計劃(「購股權計劃」)。購股權計劃的條款符合上市規則第17章的規定,並在招股章程中概述。購股權計劃主要旨在激勵僱員提高其表現效率以為本公司帶來利益,吸引及挽留最優秀的人員,向本集團的僱員(全職或兼職)、董事、諮詢人及顧問提供額外獎勵,以及促進本集團業務的成功。

在未獲得股東事先批准下,根據購股權計劃可能授出的購股權所涉及的股份總數不得超過於任何時間已發行股份的10%。在未獲得股東事先批准下,於任何一年向任何個人授出及可能授出的購股權所涉及的已發行及將予發行的股份數目不得超過於任何時間已發行股份的1%。

倘於任何12個月期間授予本公司主要股東或獨立非執行董事或任何彼等各自的緊密聯繫人(包括全權信託,其全權信託受益人包括本公司主要股東、獨立非執行董事或任何彼等各自的緊密聯繫人)的購股權超過本公司股本0.1%或其價值超過5百萬港元,則必須事先取得股東批准。

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SHARE OPTION SCHEME (Continued)

Options granted must be taken up within 28 days from of the day on which such offer was made, upon payment of HK\$1. Options may be exercised at any time during a period as the Directors may determine which shall not exceed ten years from the date of grant. The exercise price is determined by the Directors, and will be at least the higher of (i) the closing price of the Shares on the date of grant; and (ii) the average closing price of the Shares for the five business days immediately preceding the date of grant.

The Share Option Scheme will remain in force for a period of ten years commencing on the Listing Date (i.e. 15 April 2020) and shall expire at the close of business on the business day immediately preceding the tenth anniversary thereof unless otherwise terminated earlier by the Shareholders in general meeting.

No share options had been granted under the Share Option Scheme since the adoption of the Scheme. During the period between the adoption date of the Share Option Scheme and the date of this annual report, no share option has been granted, exercised, cancelled or lapsed. As at the date of this annual report, the total number of shares available for issue under the Share Option Scheme was 200,000,000, representing 10% of the entire issued share capital of the Company.

Other than the Company's Share Option Scheme as disclosed above, at no time during the year was the Company, or any of its subsidiaries or its fellow subsidiaries, a party to any arrangements to enable the directors of the Company to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

EQUITY-LINKED AGREEMENTS

Save as disclosed in this annual report relating to the Share Option Scheme, no equity-linked agreements were entered into for the Year.

BANK BORROWINGS

Bank borrowings of the Group as at 31 March 2021 were approximately HK\$4.9 million (2020: approximately HK\$34.6 million).

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the memorandum and articles of association of the Company or the Companies Laws of the Cayman Islands, which would oblige the Company to offer new Share on a pro-rata basis to the existing shareholders of the Company.

購股權計劃(續)

授出的購股權必須於發出有關要約日期起28日內接納,須支付1港元,以接納購股權。購股權可於董事可能釐定的期間內任何時間行使,惟有關期間不得超過授出日期起計十年。行使價由董事釐定,其至少將為以下最高者:(i)股份於授出日期的收市價;及(ii)股份於緊接授出日期前五個營業日的平均收市價。

購股權計劃將於上市日期(即二零二零年四月十五日)當日起計十年期間內有效,除非於股東大會上遭股東提早終止,否則於緊接購股權計劃第十週年前一個營業日的營業時間結束時屆滿。

自採納購股權計劃以來,並無根據該計劃授出 購股權。於購股權計劃採納日期至本年報日期 期間,概無購股權已授出、行使、註銷或失 效。於本年報日期,根據購股權計劃可供發行 的股份總數為200,000,000股,相當於本公司 全部已發行股本的10%。

除上文披露之本公司購股權計劃外,於本年度,本公司或其任何附屬公司或其同系附屬公司概無訂立任何安排,使本公司董事可藉收購本公司或任何其他法人團體的股份或債權證而獲得利益。

股票掛鈎協議

除本年報有關購股權計劃的披露者外,本集團 於本年度並無訂立股票掛鈎協議。

銀行借款

於二零二一年三月三十一日,本集團的銀行借款為約4.9百萬港元(二零二零年:約34.6百萬港元)。

優先購買權

本公司組織章程大綱及細則或開曼群島公司法 並無有關優先購買權的條文,使本公司須按比 例向本公司現有股東提呈發售新股份。

RETIREMENT BENEFIT SCHEME

Details of the retirement benefit scheme are set out in Note 25 to the Consolidated Financial Statements.

REMUNERATIONS OF THE DIRECTORS AND THE FIVE HIGHEST PAID INDIVIDUALS

Details of the remunerations of the Directors and the five highest paid individuals are set out in the Note 10 to the Consolidated Financial Statements.

The emoluments of the Directors and senior management of the Group are determined by the Remuneration Committee of the Company with reference to their relevant qualifications, experience, competence and the prevailing market conditions. None of the Directors waived or agreed to waive any emoluments since the Listing Date and up to the date of this annual report.

EMOLUMENT POLICY

Remuneration Committee is set up for reviewing the Group's emolument policy and structure for all remuneration of the Directors and senior management of the Group, having regard to the Group's operating results, individual performance of the Directors and senior management and comparable market practices.

The Company has adopted a share option scheme as incentive to eligible employees, details of the scheme are set out in the section headed "Share Option Scheme".

Details of the emoluments of the Directors and five highest paid individuals are set out in Note 10 to the Consolidated Financial Statements. Details of the remuneration of senior management by band are set out in Note 10 to the Consolidated Financial Statements. Details of the retirement benefit scheme are set out in Note 25 to the Consolidated Financial Statements.

CORPORATE GOVERNANCE

The Company is committed to maintaining the highest standard of corporate practices. Information on the corporate governance practices adopted by the Company is set out in the section headed "Corporate Governance Report" on pages 37 to 51 of this annual report.

DISCLOSURES UNDER RULES 13.20 TO 13.22 OF THE LISTING RULES

As at 31 March 2021, the Group had no circumstances which would give rise to a disclosure obligation under Rule 13.20 to 13.22 of the Listing Rules.

退休福利計劃

退休福利計劃的詳情載於綜合財務報表附註 25。

董事及五名最高薪人士的酬金

董事及五名最高薪人士酬金的詳情載於綜合財 務報表附註 10。

本集團董事及高級管理層的酬金由本公司薪酬 委員會參考其相關資歷、經驗、能力及現行市 況釐定。自上市日期起及直至本年報日期,概 無董事放棄或同意放棄任何酬金。

薪酬政策

本公司已成立薪酬委員會,經考慮本集團的經營業績、董事及高級管理層的個人表現及可比較的市場慣例,檢討本集團全體董事及高級管理層薪酬的薪酬政策及架構。

本公司已採納購股權計劃作為對合資格僱員的獎勵,計劃的詳情載於「購股權計劃」一節。

董事及五名最高薪人士酬金的詳情載於綜合財務報表附註10。按酬金範圍劃分的高級管理層酬金的詳情載於綜合財務報表附註10。退休福利計劃的詳情載於綜合財務報表附註25。

企業管治

本公司致力維持最高水平的企業常規。有關本公司所採納的企業管治常規的資料載於本年報第37至51頁「企業管治報告」一節。

根據上市規則第13.20至13.22條 的披露

於二零二一年三月三十一日,本集團並無出現 任何情況導致須根據上市規則第13.20至13.22 條的規定作出披露。

Directors' Report 董事會報告

AUDIT COMMITTEE

The Company established an audit committee of the Company (the "Audit Committee") pursuant to a resolution of the Directors passed on 5 March 2020 with written terms of reference in compliance with Rule 3.21 of the Listing Rules and the Corporate Governance Code (the "CG Code") contained in Appendix 14 to the Listing Rules. The Audit Committee comprises three independent non-executive Directors: Mr. Ma Tsz Chun, Ms. Leung Yin Fai and Ms. Yuen Wai Yee. Mr. Ma was appointed to serve as the chairman of the Audit Committee.

The primary duties of the Audit Committee are, among other things, to make recommendations to the Board on the appointment, reappointment and removal of external auditor, review the financial statements and provide advice in respect of financial reporting, oversee the financial reporting process, internal control, risk management systems and audit process, and perform other duties and responsibilities assigned by the Board.

The Company's audited consolidated financial statements for the Year have been reviewed by the Audit Committee on 23 June 2021. The Audit Committee is of the opinion that the consolidated financial statements of the Company for the Year comply with applicable accounting standards, the Listing Rules and that adequate disclosures have been made.

AUDITOR

Deloitte Touche Tohmatsu has acted as the auditor of the Group for the Year. The Consolidated Financial Statements have been audited by Deloitte Touche Tohmatsu, who shall retire in the forthcoming annual general meeting and, being eligible, will offer itself for re-appointment. A resolution for their re-appointment as auditor for the coming year will be proposed at the forthcoming annual general meeting. There is no change in auditor since the date of the Listing.

By order of the Board

Chu Kwok Fun

Chairman and Chief Executive Officer

Hong Kong, 23 June 2021

審核委員會

本公司根據於二零二零年三月五日通過的董事 決議案設立本公司的審核委員會(「審核委員 會」),並根據上市規則第3.21條及上市規則附 錄十四中企業管治守則(「企業管治守則」)訂明 書面職權範圍。審核委員會由三名獨立非執行 董事組成:馬時俊先生、梁燕輝女士及袁慧儀 女士。馬先生獲委任為審核委員會主席。

審核委員會的主要職責為(其中包括)向董事會就外部核數師的委任、重新委任及罷免作出推薦建議、審閱財務報表及提供有關財務申報的意見、監督財務報告過程、內部監控、風險管理系統及審核程序,及履行董事會委派的其他職責及職務。

本公司於本年度的經審核綜合財務報表已由審 核委員會於二零二一年六月二十三日審閱。審 核委員會認為本公司於本年度的綜合財務報表 符合適用會計準則、上市規則,且已作出足夠 的披露。

核數師

德勤 • 關黃陳方會計師行於本年度擔任本集團的核數師。綜合財務報表已經德勤 • 關黃陳方會計師行審核,其將於應屆股東週年大會上退任,並符合資格及願意獲續聘。應屆股東週年大會上將提呈決議案續聘德勤 • 關黃陳方會計師行為來年的核數師。自上市日期起,核數師並無變動。

承董事會命

朱國歡

主席兼行政總裁

香港,二零二一年六月二十三日

企業管治報告

CORPORATE GOVERNANCE PRACTICE

The Company is committed in achieving a high level of corporate governance standard. The Board believes that good corporate governance standards are essential in providing a framework for the Company to safeguard the interests of the Shareholders, enhance its corporate value, formulate its business strategies and policies, and enhance its transparency and accountability.

The Company has adopted the principles and all relevant code provisions as set out under the CG Code contained in Appendix 14 to the Listing Rules. As the Shares were not listed on the Main Board of the Stock Exchange until the Listing Date, the CG Code provisions were applicable to the Company since the Listing Date. To the best of the knowledge of the Board, the Company has complied with the CG Code since the Listing Date and up to the date of this annual report except where otherwise stated. The Directors will periodically review on the Company's corporate governance policies and will propose any amendment, if necessary, to ensure compliance with the code provisions from time to time.

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 to the Listing Rules as a code of conduct of the Company regarding Directors' securities transactions. Having made specific enquiries of the Directors, all the Directors have confirmed that they have complied with the requirements of the Model Code since the Listing Date and up to 31 March 2021.

BOARD OF DIRECTORS

Board Composition

As at the date of this annual report, the Board consists of five Directors including Mr. Chu Kwok Fun (Chairman) and Mr. Tsang Chiu Wan as the executive Directors and Ms. Leung Yin Fai, Mr. Ma Tsz Chun and Ms. Yuen Wai Yee as the independent non-executive Directors.

There is a balance of skills and experience for the Board, which is appropriate for the requirements of the business of the Company. Biographical details are set out in the section headed "Biographical Details of Directors and Senior Management" on pages 17 to 22 of this annual report. There are no family or other material relationships among members of the Board.

企業管治常規

本公司致力達致高水平的企業管治標準。董事會相信,良好的企業管治標準對於為本公司提供框架以保障股東利益、提升企業價值、制定其業務策略及政策以及強化透明度及問責度而言屬不可或缺。

本公司已採納上市規則附錄十四中企業管治守則所載的原則及所有相關守則條文。由於直至上市日期之前股份尚未在聯交所主板上市,故企業管治守則條文自上市日期起適用於本公司。就董事會所深知,除另有指明外,本公司自上市日期起及直至本年報日期一直遵守企業管治守則。董事將定期檢討本公司的企業管治政策,並會於有需要時提出任何修訂,以確保不時遵守守則條文。

董事進行證券交易的標準守則

本公司已採納上市規則附錄十所載上市發行人董事進行證券交易的標準守則(「標準守則」),作為董事進行證券交易的本公司行為守則。經向董事作出具體查詢後,全體董事確認彼等自上市日期起及直至二零二一年三月三十一日一直遵守標準守則的規定。

董事會

董事會成員組成

於本年報日期,董事會目前由五名董事組成,包括執行董事朱國歡先生(主席)及曾昭維先生以及獨立非執行董事梁燕輝女士、馬時俊先生及袁慧儀女士。

董事會在技能及經驗方面維持平衡,就本公司 業務要求而言屬適合。履歷詳情載於本年報第 17至22頁的「董事及高級管理層履歷詳情」一 節。董事會成員之間概無任何親屬或其他重大 關係。

企業管治報告

BOARD OF DIRECTORS (Continued)

Board Composition (Continued)

The Board meets regularly to discuss and formulate the overall strategy as well as operation and financial performance of the Group. The company secretary of the Company (the "Company Secretary") assists the Chairman in drawing the agenda of each meeting and each Director may request inclusion of matters in the agenda. All Directors have access to the Company Secretary who is responsible for ensuring that Board procedures are complied with and all applicable rules and regulations are followed.

Pursuant to Code Provision A.1.1 of the CG Code, the Board should meet regularly and regular board meetings should be held at least four times per year. Additional meetings would be arranged if and when required. Directors may participate either in person or through electronic means of communications.

The attendance record of each Director at the board meeting and board committee meetings held after the Listing Date and up to 31 March 2021 is set out in the table below:

董事會(續)

董事會成員組成(續)

董事會定期會面,藉以討論及制定本集團整體策略以及營運及財務表現。本公司的公司秘書(「公司秘書」)協助主席訂定每次會議的議程,而每名董事可要求於議程上加入其他事項。全體董事均可獲取公司秘書的服務,而公司秘書負責確保董事會程序已獲遵守且所有適用規則及規例均獲遵循。

根據企業管治守則的守則條文第A.1.1條,董事會應定期召開會議,且須每年定期至少舉行四次董事會會議。必要時可安排舉行額外會議。董事可親自或透過電子通訊方式參與會議。

每名董事出席於上市日期後及直至二零二一年 三月三十一日舉行的董事會會議及董事委員會 會議的記錄載於下表:

		Attendance/Number of meetings 出席會議/大會次數				
		Board Meeting 董事會會議	Audit Committee 審核委員會	Remuneration Committee 薪酬委員會	Nomination Committee 提名委員會	General meeting 股東大會
Executive Directors	執行董事					
Mr. Chu Kwok Fun	朱國歡先生	5/5	-	-	1/1	1/1
Mr. Tsang Chiu Wan	曾昭維先生	5/5	_	1/1	2 W =	1/1
Independent non-executive	獨立非執行董事					
Directors						
Ms. Leung Yin Fai	梁燕輝女士	5/5	3/3	1/1	1/1	1/1
Mr. Ma Tsz Chun	馬時俊先生	5/5	3/3	1/1	1/1	1/1
Ms. Yuen Wai Yee	袁慧儀女士	5/5	3/3	1/1	-	1/1

企業管治報告

BOARD OF DIRECTORS (Continued)

Board Composition (Continued)

Since the Listing Date and up to the date of this annual report, the Board has at all times met the requirements of rules 3.10(1) and 3.10(2) of the Listing Rules relating to the appointment of at least three independent non-executive Directors with at least one independent non-executive Director possessing appropriate professional qualifications, or accounting or related financial management expertise. The Company has three independent non-executive Directors and all of the independent non-executive Directors have appropriate professional qualifications or accounting or related financial management expertise.

The three independent non-executive Directors represent more than half of the Board, the proportion of which is higher than what is required by Rule 3.10A of the Listing Rules whereby independent non-executive directors of a listed issuer must represent at least one third of the board. The Board believes there is sufficient independence element in the Board to safeguard the interest of Shareholders.

Each of the independent non-executive Directors has signed an appointment contract with the Company for a period of three years and is subject to termination provisions therein and provisions on retirement by rotation and re-election of Directors as set out in the memorandum and articles of association of the Company (the "Articles").

The Company has received written confirmation from each of the independent non-executive Directors in respect of his/her independence in accordance with the independence guidelines set out in Rule 3.13 of the Listing Rules. The Company is of the view that all independent non-executive Directors are independent.

The Board takes the responsibility collectively to oversee all major matters of the Company, including the formulation and approval of all policy matters, overall strategies, internal control and risk management systems, and monitor the performance of the senior executives. The Directors have to make decisions objectively in the interests of the Company. To oversee particular aspects of the Company's affairs, the Board has established three board committees, including the audit committee (the "Audit Committee"), the nomination committee (the "Nomination Committee") and the remuneration committee (the "Remuneration Committee") (together, the "Board Committees").

董事會(續)

董事會成員組成(續)

自上市日期起及直至本年報日期,董事會一直 遵守上市規則第3.10(1)及3.10(2)條有關須委任 至少三名獨立非執行董事及其中至少一名獨立 非執行董事必須具備適當的專業資格,或會計 或相關的財務管理專長的要求。本公司有三名 獨立非執行董事,而所有獨立非執行董事均具 備適當的專業資格,或會計或相關的財務管理 專長。

三名獨立非執行董事佔多於一半的董事會成員人數,比例高於上市規則第3.10A條所規定的人數,據規定,上市發行人的獨立非執行董事領佔董事會至少三分之一成員人數。董事會相信,董事會有足夠的獨立性以保障股東利益。

各獨立非執行董事已與本公司簽訂為期三年的 委任合約,並須受其終止條文及本公司組織章 程大綱及細則(「**細則**」)所載有關董事輪值退任 及膺選連任的條文所規限。

本公司已接獲各獨立非執行董事就其獨立身份 根據上市規則第3.13條所載獨立指引發出的確 認書。本公司認為全體獨立非執行董事均為獨 立人士。

董事會負責共同監督本公司的所有重大事宜,包括制定及批准所有政策事宜、整體策略、內部控制及風險管理體系以及監察高級行政人員的表現。董事須就本公司的利益作出客觀決定。為監督本公司事務的特定方面,董事會已成立三個董事委員會,包括審核委員會(「審核委員會」)、提名委員會(「提名委員會」)及薪酬委員會(「薪酬委員會」)(統稱「董事委員會」)。

企業管治報告

BOARD OF DIRECTORS (Continued)

Board Composition (Continued)

All Directors, including independent non-executive Directors, have brought a wide spectrum of valuable business experience, knowledge and professionalism to the Board for its efficient and effective functioning.

The independent non-executive Directors are responsible for ensuring a high standard of regulatory reporting of the Company and providing a balance in the Board for bringing effective independent judgement on corporate actions and operations, and are invited to serve on the Audit Committee, the Nomination Committee and the Remuneration Committee.

The Board has delegated to the management, consisting of executive Directors along with other senior executives, the responsibilities for implementing the strategy and direction adopted by the Board from time to time and conducting the day-to-day management and operations of the Group.

The Board has delegated to the Board Committees the responsibilities as set out in their respective terms of references. Further details of the Board Committees are set out in the sections headed "Audit Committee", "Nomination Committee" and "Remuneration Committee" below.

Chairman and Chief Executive Officer

Mr. Chu Kwok Fun ("Mr. Chu") is the Chairman and the Chief Executive Officer of the Company. Pursuant to code provision A.2.1 of the CG Code, the roles of chairman and chief executive officer should not be performed by the same individual. Taking into account Mr. Chu has held the key leadership position of our Group and has been deeply involved in the overall management, strategic planning and development of our business operation since its establishment, the Board considered that the roles of chairman and chief executive officer being performed by Mr. Chu enables more effective and efficient overall business planning, decision making and implementation thereof by the Group.

Mr. Chu also takes the lead to ensure that the Board works effectively and acts in the best interest of the Company by encouraging the directors to make active contribution in the Board's affairs and promoting a culture of openness and debate.

董事會(續)

董事會成員組成(續)

全體董事(包括獨立非執行董事)均為董事會帶來廣泛的寶貴業務經驗、知識及專業精神,從 而使董事會有效且高效地發揮其職能。

獨立非執行董事負責確保本公司維持高水平的 監管報告,並平衡董事會權力,以就企業行動 及營運作出有效的獨立判斷,且獨立非執行董 事獲邀於審核委員會、提名委員會及薪酬委員 會任職。

董事會授權管理層(包括執行董事及其他高級行政人員)負責實施董事會不時採納的策略及方針,以及進行本集團的日常管理及營運。

董事會已向董事委員會授權彼等各自職權範圍 所載的職責。有關董事委員會的進一步詳情載 於下文「審核委員會」、「提名委員會」及「薪酬 委員會」各節。

主席及行政總裁

朱國歡先生(「朱先生」)為本公司主席及行政總裁。根據企業管治守則之守則條文第A.2.1條,主席及行政總裁之職務不應由相同人士擔任。 鑑於朱先生自本集團成立以來已擔任重要領導職位,且於整體管理、策略規劃及業務營運發展各方面參與甚深,董事會認為主席及行政總裁之職務均由朱先生負責,使本集團之整體業務規劃、決策及實施均更具效率及效能。

朱先生擔當領導職責,鼓勵董事對董事會事務 作出積極貢獻及推行開明及辯證的文化,確保 董事會有效運行及以本公司最佳利益行事。

企業管治報告

BOARD OF DIRECTORS (Continued)

Chairman and Chief Executive Officer (Continued)

The Board is of the view that although Mr. Chu is both the Chairman and the Chief Executive Officer, the balance of power and authority under the present arrangement will not be impaired and this structure will enable our Company to make and implement decisions promptly and effectively.

BOARD DIVERSITY POLICY

The Company has adopted a board diversity policy (the "Board Diversity Policy") on 5 March 2020 which sets forth the objective and approach to achieve diversity on the Board in order to enhance the effectiveness of the Board. The Board Diversity Policy provides that the Company should endeavour to ensure that the board members have the appropriate balance of skills, experience and diversity of perspectives that are required to support the execution of our business strategy.

Pursuant to the Board Diversity Policy, the Company seeks to achieve board diversity through the consideration of a number of factors, including but not limited to professional experience, skills, knowledge, gender, age, cultural and education background, ethnicity and length of service.

When identifying potential candidates to the Board, the Nomination Committee and the Board will, among others, (i) consider the current level of representation of women on the Board and senior management when making recommendations for nominees as well as succession planning to the Board of Directors and senior management; (ii) consider the criteria that promotes diversity by references to the code of practices on employment published by the Equal Opportunities Commission from time to time; and (iii) communicate the Board Diversity Policy to the Nomination Committee and encourage a cooperative approach to ensure diversity on the Board.

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

The Nomination Committee will review the Board Diversity Policy annually to ensure its continued effectiveness.

董事會(續)

主席及行政總裁(續)

董事會認為,儘管朱先生兼任主席及行政總裁,在現行安排下權力及權限的平衡不會被削弱,而此構成可確保本公司及時作出並有效實行決策。

董事會成員多元化政策

本公司已於二零二零年三月五日採納董事會成員多元化政策(「董事會成員多元化政策」),其載列實現董事會成員多元化的目標及方針,以提升董事會的效率。董事會成員多元化政策規定本公司應致力確保董事會成員具備支持我們執行業務策略所需的適當均衡技術、經驗和多元化角度。

根據董事會成員多元化政策,本公司透過考慮 多項因素(包括但不限於專業經驗、技能、知 識、性別、年齡、文化及教育背景、種族及服 務年期),設法達成董事會成員多元化。

在向董事會確定潛在候選人時,提名委員會及董事會將(其中包括)(i)在為被提名人及董事會及高級管理層的繼任計劃提出建議時,考慮當前女性在董事會及高級管理層中的代表性;(ii)參考平等機會委員會不時公佈的就業守則,考慮促進多元化的準則;及(iii)將董事會成員多元化政策傳達給提名委員會,並鼓勵採取合作方式確保董事會成員多元化。

董事會將考慮制定可衡量的目標,以實施董事 會成員多元化政策,並不時審閱有關目標,以 確保其適當性及確定實現該等目標的進度。

提名委員會將每年審閱董事會成員多元化政策,以確保其持續行之有效。

Corporate Governance Report 企業管治報告

NOMINATION POLICY

The Board has adopted a nomination policy (the "Nomination Policy") on 5 March 2020 which sets out the criteria and process in the nomination and appointment of directors of the Company, aims to ensure that the Board has a balance of skills, experience and diversity of perspectives appropriate to the Company and to ensure the Board's continuity and appropriate leadership. The Nomination Committee shall identify candidates who are qualified/suitable to become a member of the Board and to make recommendations to the Board on the selection of candidates nominated for directorships. The selection of candidates will be based on a range of selection criteria as set out in the Nomination Policy, including but not limited to, character and integrity, qualification, potential contributions the candidate can bring to the Board in terms of qualifications, skill, experience, independence and gender diversity, the candidate's willingness and ability to devote adequate time to discharge duties as a member of the Board.

For the appointment of directors, the Nomination Committee will first identify individual(s) suitably qualified to become board members and assesses the independence of the proposed independent non-executive director(s). Then, the Nomination Committee will make recommendation to the Board for the Board to consider, having regard to the Board Diversity Policy and the Nomination Policy. The Board will confirm the appointment of the suitable candidate or recommend the candidate to stand for election at a general meeting of the Company. The candidate(s) who is/are appointed by the Board to fill a casual vacancy or as an addition to the Board will be subject to re-election by Shareholders at the general meeting after initial appointment in accordance with the Articles.

For the re-appointment of directors, the Nomination Committee will also consider the retiring directors based on the Board Diversity Policy and the Nomination Policy, and assess the independence of independent non-executive Director(s) before the Nomination Committee makes recommendation to the Board to consider. After the Board considers each retiring director, the Board will recommend the suitable retiring director(s) to stand for re-election at the annual general meeting in accordance with the Articles. The Shareholders will approve the re-election of directors at the annual general meeting.

The Nomination Committee shall review the structure, size, composition (including skills, knowledge, experience and length of service) of the Board on a regular basis at least annually and diversity of the Board to ensure that it has a balance of expertise, skills and experience and diversity of perspective appropriate to the requirements for the business of the Company.

提名政策

董事會已於二零二零年三月五日採納提名政策(「提名政策」),提名政策載有本公司董事提名及委任的準則及程序,旨在確保董事會均衡地,並確保董事會的持續性及領導能力屬。提名委員將物色合資格/適合成為董事的成員的候選人,並就甄選提名擔任董事職務的候選人,並就甄選提名擔任董事職務的候選人的董事會提出推薦建議。甄選候選人話後選人的董事會提出推薦建議。甄選候選人所發性格及誠信、資歷、候選人就資歷、終大經驗、獨立性及性別多樣性方面可為實際、經過人投放充足時間履行董事會成員職責的意願及能力)而定。

就委任董事而言,提名委員會首先將物色適合 成為董事會成員的人選,並評估建議獨立非執 行董事的獨立性。其後,提名委員會經計及董 事會成員多元化政策及提名政策後向董事會提 出推薦建議以供董事會考慮。董事會將確認合 適候選人的委任或建議候選人出席本公司股東 大會選舉。由董事會委任以填補臨時空缺或作 為董事會新增成員的候選人將根據細則於初步 委任後的股東大會上膺選連任股東。

就重新委任董事而言,提名委員會亦將會根據 董事會成員多元化政策及提名政策考慮退任董 事,並於提名委員會向董事會提出推薦建議以 供其考慮前評估獨立非執行董事的獨立性。於 董事會考慮各退任董事後,董事會將根據細則 建議合適的退任董事在股東週年大會上膺選連 任。股東將於股東週年大會上批准董事膺選連 任。

提名委員會須至少每年定期檢討董事會的架構、規模、成員組成(包括技能、知識、經驗及服務年期)及董事會成員多元化,以確保董事會均衡地具備切合本公司業務所需的專業知識、技能及經驗以及多元化視野。

Corporate Governance Report 企業管治報告

DIVIDEND POLICY

The Company has set up a dividend policy (the "Dividend Policy") on 5 March 2020 with an aim to strike a balance between maintaining sufficient capital to develop and operate the business of the Group and rewarding the Shareholders. According to the Dividend Policy, in deciding whether to propose a dividend and in determining the dividend amount, the Board shall take into account the results of operation, cash flows, financial condition, future business prospect, and other factors as the Board may deem appropriate at such time.

The declaration and payment of dividend by the Company is also subject to any constitutional documents of the Company and the Companies Laws of the Cayman Islands, any applicable laws, rules and regulations and the Articles. The declaration and payment of future dividend under the Dividend Policy are subject to the Board's determination that the same would be in the best interests of the Group and the Shareholders as a whole. The Board will review the Dividend Policy from time to time and may exercise at its sole and absolute discretion to update, amend and/or modify the Dividend Policy at any time as it deems fit and necessary.

CONTINUOUS PROFESSIONAL DEVELOPMENT OF DIRECTORS

Directors shall keep abreast of regulatory developments and changes in order to effectively perform their responsibilities and to ensure that their contribution to the Board remains informed and relevant. Every newly appointed Director has received formal, comprehensive and tailored induction on the first occasion of his appointment to ensure appropriate understanding of the business and operations of the Company and full awareness of Director's responsibilities and obligations under the Listing Rules and relevant statutory requirements. Directors should participate in appropriate continuous professional development to develop and refresh their knowledge and skills.

All Directors have participated in continuous professional development such as a director training lesson organised by qualified professionals during the Year to develop and refresh their knowledge and skills in relation to their contribution to the Board.

股息政策

本公司已於二零二零年三月五日制定股息政策 (「**股息政策**」),旨在於維持充足資本以發展及 經營本集團業務與獎勵股東之間取得平衡。根 據股息政策,董事會於決定是否派付股息及釐 定股息金額時應考慮經營業績、現金流、財務 狀況、未來業務前景及董事會當時可能認為合 適的其他因素。

本公司宣派及派付股息亦須受本公司任何章程 文件及開曼群島公司法、任何適用法律、規則 及法規以及細則所規限。根據股息政策宣派及 派付未來股息須待董事會釐定宣派及派付未來 股息將符合本集團及股東的整體最佳利益後, 方告作實。董事會將不時審閱股息政策,並可 行使其全權酌情權在其認為屬合適及必要時隨 時更新、修訂及/或修訂股息政策。

董事的持續專業發展

董事應密切留意監管發展及變化以有效履行其職責,並確保其繼續在具備全面資訊及切合所需的情況下對董事會作出貢獻。各新委任董事於首次接受委任時將獲提供正式、全面及特為其設的就任須知,以確保彼等恰當理解本公司的業務及營運狀況,並完全知悉董事於上市規則及相關法定規定項下的責任及義務。董事應參與合適的持續專業發展以培養及更新彼等的知識及技能。

於本年度期間,全體董事均有參與持續專業發展,比如由合資格專業人士舉辦的董事培訓課程,藉此發揮和提醒有關向董事會貢獻的知識和技能。

企業管治報告

CONTINUOUS PROFESSIONAL DEVELOPMENT OF DIRECTORS (Continued)

Records of the training received by the respective directors are kept by the Company.

The individual training record of each director received for the Year is summarised below:

董事的持續專業發展(續)

各董事接受的培訓記錄均保存於本公司。

各董事於本年度接受的培訓個別記錄概述如 下:

Name of director	Attending seminar(s)/ forum(s)/programme(s)/ conference(s) relevant to the business or directors' duties	董事姓名	有否出席與業務或 董事職責有關的 研討會/論壇/ 課程/會議
Mr. CHU Kwok Fun	✓	朱國歡先生	✓
Mr. TSANG Chiu Wan	✓	曾昭維先生	✓
Ms. LEUNG Yin Fai	✓	梁燕輝女士	✓
Mr. MA Tsz Chun	/	馬時俊先生	✓
Ms. YUEN Wai Yee	✓	袁慧儀女士	✓

BOARD COMMITTEES

Audit Committee

The Company established the Audit Committee on 5 March 2020 with written terms of reference in compliance with Rule 3.21 of the Listing Rules and the CG Code. The primary duties of the Audit Committee are, among other things, to make recommendations to the Board on the appointment, reappointment and removal of external auditor, review the financial statements and provide advice in respect of financial reporting, oversee the financial reporting process, internal control, risk management systems and audit process, and perform other duties and responsibilities assigned by the Board. The terms of reference of the Audit Committee are available at the Company's website and on the website of The Stock Exchange of Hong Kong Limited.

The Audit Committee consists of three independent non-executive Directors, namely Mr. Ma Tsz Chun, Ms. Leung Yin Fai, and Ms. Yuen Wai Yee. Mr. Ma Tsz Chun currently serves as the chairman of the Audit Committee.

Subsequent to the Listing Date and up to 31 March 2021, the Audit Committee held three meetings and performed the following works:

(a) reviewed the Group's financial statements for the relevant periods;

董事委員會 ^{審核委員會}

本公司於二零二零年三月五日成立審核委員會,並遵照上市規則第3.21條及企業管治守則訂有書面職權範圍。審核委員會的主要職責為(其中包括)就委任、重新委任及罷免外聘核數師向董事會提出推薦建議,審閱財務報表及就財務報告提供建議,監察財務申報程序、內部監控、風險管理制度及審計程序,及履行董事會指派的其他職務及職責。審核委員會的職權範圍可於本公司網站及香港聯合交易所有限公司網站查閱。

審核委員會由三名獨立非執行董事組成,即馬時俊先生、梁燕輝女士及袁慧儀女士。馬時俊先生目前擔任審核委員會主席。

於上市日期後及直至二零二一年三月三十一 日,審核委員會曾舉行三次會議,以履行以下 職務:

(a) 審閱本集團於相關期間的財務報表;

企業管治報告

BOARD COMMITTEES (Continued)

Audit Committee (Continued)

- (b) reviewed the changes in accounting standards and assessed their potential impacts on the Group's financial statements;
- (c) reviewed the Group's internal control system and related matters; and
- (d) considered and made recommendations on the re-appointment of the external auditor of the Group, and the terms of engagement.

The Company's annual results for the Year have been reviewed by the Audit Committee.

There had been no disagreement between the Board and the Audit Committee

Remuneration Committee

The Company established the Remuneration Committee on 5 March 2020 with written terms of reference in compliance with Rule 3.25 of the Listing Rules and the CG Code. The primary duties of the Remuneration Committee are to review and approve the management's remuneration proposals, make recommendations to the Board on the remuneration package of our Directors and senior management and ensure none of Directors determines his/her own remuneration.

The terms of reference of the Remuneration Committee are available at the Company's website and on the website of The Stock Exchange of Hong Kong Limited.

The Remuneration Committee consists of four members, namely Ms. Leung Yin Fai, Mr. Tsang Chiu Wan, Mr. Ma Tsz Chun and Ms. Yuen Wai Yee. Ms. Leung Yin Fai currently serves as the chairlady of the Remuneration Committee.

The remuneration of the Directors and senior management is determined with reference to the responsibilities, workload, the time devoted and the performance of the Group. The Remuneration Committee also ensures that no individual will be involved in determining his/her own remuneration.

Subsequent to the Listing Date and up to 31 March 2021, the Remuneration Committee has held one meeting for reviewing the remuneration packages of the executive Directors and independent non-executive Directors and the performance of them since the Listing of the Company.

董事委員會(續)

審核委員會(續)

- (b) 審閱會計準則的變動,並評估有關變動 對本集團財務報表的潛在影響;
- (c) 檢討本集團的內部控制系統及相關事宜; 及
- (d) 考慮續聘本集團外聘核數師及聘用條款,並就此提出推薦建議。

本公司於本年度的全年業績已由審核委員會審閱。

董事會與審核委員會之間並無意見分歧。

薪酬委員會

本公司於二零二零年三月五日成立薪酬委員會,並遵照上市規則第3.25條及企業管治守則訂有書面職權範圍。薪酬委員會的主要職責為審閱及批准管理層的薪酬方案、就董事及高級管理層的薪酬待遇向董事會作出推薦建議,並確保概無董事釐定其自身酬金。

薪酬委員會的職權範圍可於本公司網站及香港 聯合交易所有限公司網站查閱。

薪酬委員會由四名成員組成,即梁燕輝女士、 曾昭維先生、馬時俊先生及袁慧儀女士。梁燕 輝女士目前擔任薪酬委員會主席。

董事及高級管理層的薪酬乃經參考其職責、工作量、所投放時間及本集團表現而釐定。薪酬 委員會亦確保任何人士均不會參與釐定其自身 酬金。

於上市日期後及直至二零二一年三月三十一日,薪酬委員會已舉行一次會議,藉以檢討自本公司上市起執行董事及獨立非執行董事的薪酬待遇及表現。

企業管治報告

BOARD COMMITTEES (Continued)

Remuneration Committee (Continued)

Pursuant to code provision B.1.5 of the CG Code, details of the remuneration of the senior management (other than Directors) by bands for the Year are as follows:

董事委員會(續)

薪酬委員會(續)

根據企業管治守則守則條文第B.1.5條,高級管理層(董事除外)於本年度按薪酬範圍劃分的薪酬詳情如下:

Number of employee(s) 僱員人數

Not exceeding HK\$1,000,000 HK\$1,000,001 to HK\$1,500,000 不超過1,000,000港元 1,000,001港元至1,500,000港元 2

Further details of the remuneration of the Directors and the 5 highest paid employees are set out in Note 10 to the Consolidated Financial Statements.

董事及五名最高薪酬僱員薪酬的進一步詳情載 於綜合財務報表附註10。

Nomination Committee

The Company established the Nomination Committee on 5 March 2020 with written terms of reference in compliance with the CG Code. The primary duties of the Nomination Committee are to review the structure, size and composition of the Board, and Board Diversity Policy to assess the independence of independent non-executive Directors, and select or make recommendations on the selection of individuals nominated for directorships.

The terms of reference of the Nomination Committee are available at the Company's website and on the website of The Stock Exchange of Hong Kong Limited.

The Nomination Committee consists of three members, namely Mr. Chu Kwok Fun, Mr. Ma Tsz Chun and Ms. Leung Yin Fai. Mr. Chu Kwok Fun currently serves as the chairman of the Nomination Committee.

Subsequent to the Listing Date and up to 31 March 2021, the Nomination Committee has held one meeting for reviewing the independence of the independent non-executive Directors, considering the qualifications of the retiring directors standing for election at the forthcoming annual general meeting of the Company, reviewing the structure, size, and composition of the Board and reviewing the Board Diversity Policy and the Nomination Policy.

The Nomination Committee considered that the non-executive directors are independent and the aforesaid policies have been maintained up to the date of this annual report.

提名委員會

本公司於二零二零年三月五日成立提名委員會,並已遵照企業管治守則訂有書面職權範圍。提名委員會的主要職責為檢討董事會的架構、規模及成員組成及董事會成員多元化政策,以評估獨立非執行董事的獨立性,及甄選被提名的董事人選或提出推薦建議。

提名委員會的職權範圍可於本公司網站及香港聯合交易所有限公司網站查閱。

提名委員會由三名成員組成,即朱國歡先生、 馬時俊先生及梁燕輝女士。朱國歡先生目前擔 任提名委員會主席。

於上市日期後及直至二零二一年三月三十一日,提名委員會已舉行一次會議,藉以檢討獨立非執行董事的獨立性、考慮退任董事於本公司應屆股東週年大會上接受選舉的的資格、檢討董事會的架構、規模及成員組成,以及審閱董事會成員多元化政策及提名政策。

提名委員會認為,非執行董事為獨立人士,且 上述政策於截至本年報日期維持不變。

企業管治報告

CORPORATE GOVERNANCE FUNCTIONS

The Board is responsible for performing the functions set out in the code provision D.3.1 of the CG Code.

As at the date of this annual report, the Board has reviewed the Company's corporate governance policies and practices, training and continuous professional development of Directors and senior management, the Company's policies and practices on compliance with legal and regulatory requirements, the compliance with the Model Code, and the Company's compliance with the CG Code and disclosure in this corporate governance report.

DIRECTORS' AND AUDITOR'S RESPONSIBILITY IN RESPECT OF THE CONSOLIDATED FINANCIAL STATEMENTS

The Directors acknowledge their responsibility for preparing the consolidated financial statements of the Group for the year ended 31 March 2021 in accordance with statutory requirements, the Listing Rules and applicable accounting standards. The Directors are not aware of any material uncertainty that may cause significant doubt upon the Group's ability to continue as a going concern.

The statements of the independent auditor of the Group about their reporting responsibilities on the consolidated financial statements of the Group are set out in the "Independent Auditor's Report" on pages 83 to 88 of this annual report.

EXTERNAL AUDITOR'S REMUNERATION

Deloitte Touche Tohmatsu has been appointed as the external auditor of the Company. For the FY2021, the remunerations paid or payable to the external auditor, Deloitte Touche Tohmatsu in respect of its audit services are approximately HK\$1.2 million. There was no remuneration for non-audit services.

COMPLIANCE ADVISER

The Company appointed Innovax Capital Limited as our compliance adviser pursuant to Rule 3A.19 of the Listing Rules. Pursuant to Rule 3A.23 of the Listing Rules, the compliance adviser will advise the Company in the following circumstances:

- (1) before the publication of any regulatory announcement, circular or financial report;
- (2) where a transaction, which might be a notifiable or connected transaction under the Listing Rules, is contemplated by the Group, including but not limited to share issues and share repurchases;

企業管治職能

董事會負責執行企業管治守則守則條文第D.3.1 條所載的職能。

於本年報日期,董事會已審閱本公司的企業管 治政策及慣例、檢討董事及高級管理層的培訓 及持續專業發展、檢討本公司遵守法律及監管 規定方面的政策及慣例、檢討遵守標準守則的 情況,以及檢討本公司遵守企業管治守則的情 況及審閱本企業管治報告的披露資料。

董事及核數師對綜合財務報表的責 任

董事確認彼等有責任根據法定規定、上市規則 及適用會計準則編製本集團截至二零二一年三 月三十一日止年度的綜合財務報表。董事並不 知悉任何可能對本集團持續經營能力構成重大 疑問的重大不確定因素。

與獨立核數師對本集團綜合財務報表的申報責任相關的本集團獨立核數師聲明載於本年報第83至88頁的「獨立核數師報告」。

外聘核數師薪酬

德勤·關黃陳方會計師行已被委任為本公司的 外聘核數師。於二零二一年財政年度,就審核 服務支付或應付予外聘核數師德勤·關黃陳方 會計師行的薪酬約為1.2百萬港元。概沒有就 非審核服務提供薪酬。

合規顧問

本公司根據上市規則第3A.19條委任創陞融資有限公司為我們的合規顧問。根據上市規則第3A.23條,合規顧問將於下列情況向本公司提供意見:

- (1) 於刊發任何監管公告、通函或財務報告 前:
- (2) 本集團擬進行可能屬上市規則項下須予 公佈交易或關連交易之交易(包括但不限 於發行股份及購回股份)時;

企業管治報告

COMPLIANCE ADVISER (Continued)

- (3) where the Company proposes to use the proceeds of the Share Offer in a manner different from that detailed in the Prospectus or where our business activities, developments or results deviate from any forecast, estimate, or other information in the Prospectus; and
- (4) where the Stock Exchange makes an inquiry of the Company regarding unusual movements in the price or trading volume of the Shares.

The term of this appointment of the compliance adviser shall commence on the Listing Date and is expected to end on the date on which the Company complies with Rule 13.46 of the Listing Rules in respect of the financial results for the first full financial year commencing after the Listing Date and such appointment may be subject to extension by mutual agreement.

INTERNAL CONTROL AND RISK MANAGEMENT

The Board has the responsibility to maintain effective internal control systems and risk management in order to safeguard the Group's assets and investments and the Shareholders' interest and conduct a review on an ongoing basis annually. The Board acknowledges that such internal control systems and risk management are designed to manage rather than eliminate the risk of failure to achieve business objectives and can only provide reasonable but not absolute assurance against material misstatement or loss. The Board conducted review of the effectiveness of the internal control systems and risk managements of the Company in respect of the Group's financial, operational, compliance controls and risk management functions through the effort of the Audit Committee.

During the Year, the Group engaged an external consultant (the "Consultant") to review the effectiveness of the risk management and internal control system, who worked closely with the Group to identify risk components and risk owners in different aspects through interviews with and workshops provided to the Group's management. Also, the Consultant assisted the Group to evaluate the adequacy of the existing mitigation plans. Last but not least, findings and recommendations resulting from the review were reported to and discussed with the Audit Committee and the Board, and the Consultant concluded that no significant area of concern that may affect the financial, operational, compliance control and risk management of the Group has been identified.

合規顧問(續)

- (3) 倘本公司擬以有別於招股章程所詳述的 方式使用股份發售所得款項時,或倘我 們的業務活動、發展或業績偏離招股章 程的任何預測、估計或其他資料時;及
- (4) 倘聯交所就股份價格或成交量不尋常變動向本公司作出查詢時。

合規顧問的任期將由上市日期開始及預期於本公司就上市日期後開始首個完整財政年度的財務業績遵守上市規則第13.46條規定之日結束,且有關委任經雙方同意可予延續。

內部控制及風險管理

董事會有職責維持有效的內部控制系統及風險管理,以保障本集團的資產及投資以及股東權益,並須持續每年進行檢討。董事會知悉有關內部控制系統及風險管理旨在管理而非消除未能達成業務目標的風險,且僅可就重大失實陳述或損失作出合理而非絕對的保證。董事會透過審核委員會的工作已就本集團的財務、經營、合規控制及風險管理職能審閱本公司內部控制系統及風險管理的有效性。

於本年度期間,本集團委聘一名外部顧問(「**顧**問」)檢討風險管理及內部控制系統的有效性, 其與本集團緊密合作,透過與本集團管理層的 訪談及向其提供的研討分析,識別不同方面的 風險成分及風險所有人。此外,顧問協助本集 團評估現有緩解計劃是否足夠。最後一個要 點,審查得出的結果及推薦建議會向審核委員 會及董事會匯報並就此與彼等討論,而顧問總 結,彼等概無識別出可能影響本集團的財務、 經營、合規控制及風險管理的重大關注範疇。

Corporate Governance Report 企業管治報告

工来 日 川 刊 日

INTERNAL CONTROL AND RISK MANAGEMENT

(Continued)

The Board has the overall responsibility to maintain the adequacy of resources, staff qualifications and experience, training programs and budget of the Company's accounting and financial reporting function and the Board had reached the conclusion that the Group's internal control systems and risk managements were in place and effective.

COMPANY SECRETARY

The Company Secretary is responsible for, among others, ensuring that Board policies and procedures are followed. All Directors have access to the Company Secretary's advice and services. The Company Secretary undertook no less than 15 hours of relevant professional training and complied with all the required qualifications, experience and training requirements of the Listing Rules for the Year.

INSIDE INFORMATION POLICY

The Group has adopted a policy on disclosure of insider information with the aim to ensure the insiders are abiding by the confidentiality requirement and are fulfilling the disclosure obligation of the inside information.

COMMUNICATION WITH SHAREHOLDERS AND INVESTORS AND INVESTOR RELATIONS

The Company considers that effective communication with Shareholders and potential investors is essential for enhancing investor relations and understanding of the Group's business, performance and strategies. The Company has adopted the shareholders' communication policy with the objective of ensuring that Shareholders and potential investors are provided with ready, equal and timely access to balanced and understandable information about the Company (including the financial performance, strategic goals and plans, material development, governance and risk profile). The Company also recognises the importance of timely disclosure of information, which will enable Shareholders and potential investors to make the informed investment decisions.

內部控制及風險管理(續)

董事會整體負責維持充足資源、員工資格及經驗、培訓項目以及本公司的會計預算及財務申報職能,而董事會已得出結論,本集團的內部控制系統及風險管理已有效落實。

公司秘書

公司秘書負責(其中包括)確保董事會政策及程序得以遵守。所有董事均可獲得公司秘書的意見及服務。公司秘書於本年度已接受不少於15小時的相關專業培訓,並已遵守上市規則所有必要資格、經驗及培訓規定。

內幕消息政策

本集團已採納披露內幕消息政策,旨在確保內 部人員遵守保密規定,並履行內幕消息的披露 責任。

與股東及投資者溝通以及投資者關係

本公司認為,與股東及潛在投資者有效溝通對加強投資者關係以及讓投資者了解本集團業務、表現及策略甚為重要。本公司已採納股東溝通政策,旨在確保股東及潛在投資者均獲提供可方便、平等及適時地取得不偏不倚而又易於理解的本公司資料(包括財務表現、策略目標及計劃、重大發展、管治及風險概況)。本公司亦認同及時披露資料的重要性,當中有助股東及潛在投資者作出知情投資決定。

Corporate Governance Report 企業管治報告

COMMUNICATION WITH SHAREHOLDERS AND INVESTORS AND INVESTOR RELATIONS (Continued)

To promote effective communication, the Company maintains the website of www.lotushorizonholdings.com; where up-to-date information on the Company's business operations and developments, financial information, corporate governance practices and other information are available for public access. Latest information of the Group including annual and interim reports, announcements and other corporate communications which will be sent to Shareholders and/or published are updated on the websites of the Stock Exchange (www.hkexnews.hk) and the Company's website in a timely fashion.

The forthcoming annual general meeting of the Company will be held on Tuesday, 17 August 2021. The notice of the annual general meeting, setting out details of each proposed resolutions and other relevant information, will be sent to Shareholders at least 21 days before the annual general meeting.

SHAREHOLDERS' RIGHTS

Pursuant to article 58 of the Articles, an extraordinary general meeting shall be convened on the requisition of one or more Shareholders holding, at the date of deposit of the requisition, not less than one-tenth of the paid-up capital of the Company having the right of voting at general meetings. Such requisition shall be made in writing to the Board or the Company Secretary for the purpose of requiring an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition. Such meeting shall be held within two months after the deposit of such requisition. If within 21 days of such deposit, the Board fails to proceed to convene such meeting, the requisitionist(s) himself (themselves) may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

There are no provisions in the Articles or the Cayman Islands Company Law for Shareholders to move new resolution at general meetings. Shareholders who wish to move a resolution may request the Company to convene a general meeting in accordance with the procedures set out in the preceding paragraph. As regards proposing a person for election as a Director, please refer to the "Procedures for Shareholders to Propose a Person for Election as a Director" of the Company which is posted on the Company's website.

與股東及投資者溝通以及投資者關係(續)

為促進有效溝通,本公司設有網站www.lotushorizonholdings.com,該網站登載本公司業務營運及發展、財務資料、企業管治常規及其他資料的最新資訊以供公眾查閱。有關本集團的最新資訊(包括將寄發予股東及/或刊發的年報及中期報告、公告及其他公司通訊)會及時於聯交所網站(www.hkexnews.hk)及本公司網站更新。

本公司將於二零二一年八月十七日(星期二)舉 行應屆股東週年大會。載有各建議決議案及其 他相關資料詳情的股東週年大會通告將於股東 週年大會前至少21日寄發予股東。

股東權利

根據細則第58條,於提交要求日期持有不少於本公司繳足股本(賦有於股東大會上投票的權利)十分之一的一名或以上股東有權要求召開股東特別大會。有關要求須以書面形式提交予董事會或公司秘書,旨在要求董事會召開別大會,以處理有關要求所指明的任何事項。有關大會須於提交有關要求後兩個月內仍開。倘董事會於提交有關要求後的21日內仍未召開有關大會,則要求人可自行以相同形式召開會議,而因董事會未能召開會議導致要求人產生的一切合理開支,則須由本公司付還要求人。

細則或開曼群島公司法並無規定股東可於股東 大會上提呈新決議案。有意提呈決議案的股東 可依循上段所載程序向本公司要求召開股東大 會。有關提名個別人士候選董事的事宜,請參 閱本公司網站登載的本公司「股東提名候選董 事程序」。

企業管治報告

ENQUIRIES TO THE BOARD

Shareholders may send their enquiries or requests to the Board through the Company's principal place of business in Hong Kong at 21/F, Delta House, 3 On Yiu Street, Shatin, New Territories, Hong Kong (email: info@icgltw.com).

CONSTITUTIONAL DOCUMENTS

There was no change to the Company's constitutional documents since the Listing Date and up to the date of this annual report. The Articles is available on the websites of the Company and the Stock Exchange.

向董事會作出查詢

股東可透過本公司的香港主要營業地點(地址 為香港新界沙田安耀街3號匯達大廈21樓)(電 郵:info@icgltw.com)向董事會發送查詢或要求。

組織章程文件

本公司的組織章程文件自上市日期起及直至本 年報日期並無變動。細則可於本公司及聯交所 網站查閱。

BOARD STATEMENT

Dear Stakeholders:

On behalf of the Board, I hereby present to you the ESG Report for the FY2021, providing an overview of the Group's management on significant ESG issues that have impacts on the operation.

The Board has always been committed to promoting sustainable development and implementing ESG policies and measures across departments continuously. The Board requires senior management and external independent consultant to identify, monitor and review ESG-related risk, and is committed to maintaining a high level of corporate governance. We will lead our departments to implement related policies and measures, and continuously optimise the Group's sustainable development strategies and performance.

Stakeholder engagement is an indispensable part of sustainable strategies. It helps us respond to existing and potential risks and opportunities in the market, and it is also the basis for strategy formulation and decision making. In addition to daily communication with stakeholders, we conducted a materiality assessment during the reporting period and invited major stakeholders to prioritise the identified issues in the form of a survey to determine the most concerning ESG issues, thereby adjusting resource allocation and formulating more appropriate policies and measures to respond to the needs and expectations of stakeholders and make this ESG report more targeted.

The operational activities of the Group inevitably cause direct or indirect environmental impacts. We advocate waste reduction and improving the efficiency of resource use in our business operations, based on the interests of stakeholders. In order to promote the sustainable development of the Group, we continue to strengthen our safety management system to ensure the safety and health of our employees at work. We recognise the importance of managing environmental and social impacts of the supply chain, protect the interests of the local communities in which we operate, and ensure that all operating units comply with local laws and regulations.

Looking ahead, the Group will adhere to the pursuit of a better society, commit itself to the common prosperity of enterprises, society and the environment, create a win-win situation for all stakeholders, and continue to be a force for social stability and upward improvement.

Lotus Horizon Holdings Limited Chu Kwok Fun

Chairman and Chief Executive Officer

23 June 2021

董事會聲明

致各位持份者:

本人謹代表董事會向 閣下提呈二零二一年財政年度的環境、社會及管治報告,概述本集團在對營運具影響力的重大環境、社會及管治議題上的管理工作。

董事會一直致力促進可持續發展,並持續在各部門實施環境、社會及管治政策及措施。董事會要求高級管理層及外部獨立顧問識別、監控及審查與環境、社會及管治有關的風險,並致力維持高水平的企業管治。我們將帶領各部門執行相關政策及措施,並不斷優化本集團的可持續發展策略及績效。

持份者的參與是可持續策略不可或缺的一部 分。其可幫助我們應對市場中現存及潛在的風 險與機遇,亦為策略制定及決策的基礎。除與 持份者的日常溝通外,我們已於報告期間內進 行重要性評估,並以意見調查的方式,邀請主 要持份者對已識別的議題進行優先排序, 定最相關的環境、社會及管治議題,從而調整 資源分配,並制定更合適的政策和措施,以回 應持份者的需求及期望,並使本環境、社會及 管治報告更具針對性。

本集團的經營活動不可避免地會造成直接或間接的環境影響。基於持份者的利益,我們提倡減少浪費,並提高業務營運中使用資源的效率。為促進本集團的可持續發展,我們繼續加強安全管理體系,以確保員工的工作安全和健康。我們明白管理供應鏈對環境及社會的影響的重要性、保護營運所在地的本地社區利益,及確保所有營運單位遵守當地法律法規。

展望未來,本集團將堅持追求更美好的社會,致力於企業、社會及環境的共同繁榮,為所有持份者創造雙贏局面,並繼續成為社會穩定和改善向上的推動力。

智中國際控股有限公司 朱國歡

主席兼行政總裁

二零二一年六月二十三日

ABOUT THIS ESG REPORT

The Group is delighted to publish the second Environmental, Social and Governance (the "ESG") Report (the "ESG Report") to summarise the Group's policies, measures and performance on the key ESG issues. This ESG Report was reviewed and approved by the Board on 23 June 2021.

Reporting Period

This ESG Report covers information from 1 April 2020 to 31 March 2021 (the "reporting period").

Reporting Scope and Boundary

The information of this ESG Report covers the core and material business of the Group, namely provision of design, supply, and installation services for façade works and building metal finishing works projects in Hong Kong, which are operated by our wholly-owned subsidiary, ICGL (Hong Kong). While this ESG Report does not cover all the Group's operations, the Group aims to improve its internal data collection mechanism and gradually expand the scope of the disclosure.

Reporting Basis and Principle

This ESG Report is prepared in accordance with the Environmental, Social and Governance Reporting Guide (the "ESG Reporting Guide") as set out in Appendix 27 to the Listing Rules. The Company has complied with all "comply or explain" provisions set out in the ESG Reporting Guide and followed the following reporting principles in the preparation of this ESG Report: materiality, quantitative, balance and consistency.

Materiality

The Group determines ESG issues that are significantly important by stakeholder engagement and materiality assessment. Details are explained in the sections headed "Stakeholder Engagement" and "Materiality Assessment" of this ESG Report.

關於本環境、社會及管治報告

本集團欣然刊發第二份環境、社會及管治(「環境、社會及管治」)報告(「環境、社會及管治報告」),以概述本集團有關主要環境、社會及管治議題的政策、措施及績效。本環境、社會及管治報告於二零二一年六月二十三日已經由董事會審批。

報告期間

本環境、社會及管治報告涵蓋二零二零年四月 一日至二零二一年三月三十一日(「**報告期間**」) 的資料。

報告範圍及界限

本環境、社會及管治報告的資料涵蓋本集團核心及重要業務,即在香港提供外牆工程及建築金屬飾面工程的設計、供應及安裝服務,其由我們的全資附屬公司弘建營造(香港)經營。儘管本環境、社會及管治報告並未涵蓋本集團的全部營運,但本集團矢志改善其內部數據收集機制並逐步擴大披露範圍。

報告基礎及原則

本環境、社會及管治報告為依照上市規則附錄二十七載列的《環境、社會及管治報告指引》(「環境、社會及管治報告指引」)而編製。本公司於編寫本環境、社會及管治報告時已遵守環境、社會及管治報告指引中所有「不遵守就解釋」規定,並遵循以下報告原則:重要性、量化、平衡及一致性。

● 重要性

本集團透過持份者參與及重要性評估確 定具有顯著重要性的環境、社會及管治 議題。詳情載於本環境、社會及管治報 告的[持份者參與]及「重要性評估」各節。

Quantitative

Information is presented with quantitative measure, whenever feasible, including information on the standards, methodologies, assumptions used and provision of comparative data.

Balance

This ESG Report identifies the achievements and challenges faced by the Group.

Consistency

This ESG Report is the second ESG report of the Group. This ESG Report will use consistent methodologies for meaningful comparisons in the following years unless improvements in methodology are identified.

The information contained herein is sourced from internal documents and statistics of the Group, as well as the combined control, management and operations information provided by the subsidiaries in accordance with the Group's internal management systems. This ESG Report is prepared and published in both Chinese and English at the Stock Exchange's website (www.hkexnews.hk) and the Company's website (http://www.lotushorizonholdings.com/). In the event of contradiction or inconsistency between the Chinese version and the English version, the English version shall prevail.

• 量化

本集團於可行情況下以量化計量單位呈 報資料,包括有關所用標準、方法、假 設及提供比較數據的資料。

平衡

本環境、社會及管治報告識別本集團取得的成就及面臨的挑戰。

一致性

本環境、社會及管治報告為本集團的第二份環境、社會及管治報告。本環境、 社會及管治報告未來數年將使用一致的 方法作有意義的比較,惟識別到方法有 所改進除外。

本環境、社會及管治報告所載資料來自本集團的內部文件及統計數據,以及由附屬公司依據本集團內部管理制度提供的控制、管理及營運資料整合得出。本環境、社會及管治報告以中英雙語編製及刊發,可於聯交所網站(www.hkexnews.hk)及本公司網站(http://www.lotushorizonholdings.com/)查閱。倘中英文版本有任何抵觸或不符之處,概以英文版本為準。

ESG GOVERNANCE STRUCTURE

The Board supports the Group's commitment to fulfilling its environmental and social responsibility and has overall responsibility for the Group's ESG strategy and reporting. The Board oversees the ESG strategies, policies, objectives and targets. The Board has delegated the day-to-day responsibility of the implementation to the senior management and department heads. Senior management advises and supports the Board on ESG matters, strategies, policies, manage and monitor ESG performance and targets. Departments implement ESG policies and related initiatives. The Board regularly reviews the Group's ESG performance and examines and approves the Group's annual ESG report.

The Group, on the other hand, has noticed that there is a growth of public awareness on ESG-related issues in recent years, therefore an ESG Working Group has been established since 2020 to serve as a bridge between the Group and its stakeholders to enhance effective communication on ESG-related matters. The ESG Working Group currently composes of members of the management and employees from various departments, including the accounting, human resources, company secretarial, administration, procurement and project management departments.

Apart from the role of acting as the communication channel between the Group and its stakeholders on ESG-related issues, the ESG Working Group is also assigned to bear the following responsibilities:

- Follows and reports to the Board and the top management on the ESG strategies and proposes ESG initiatives for achieving the sustainability objectives;
- Engages and communicates with stakeholders for performing materiality assessment and formulating ESG strategies and initiatives;
- Coordinates with staffs for delivery of the ESG initiatives;
- Determines the Key Performance Indicators ("KPI") for measurement of performance on aspects under ESG requirements;
- Monitors activities that affects the performance on aspects under ESG requirements for on-going development and improvement.

環境、社會及管治治理架構

董事會支持本集團致力履行其環境及社會責任,並全面負責本集團的環境、社會及管治治略及匯報。董事會監察環境、社會及管治治略、政策、宗旨及目標。董事會已將實施的實施。高級管理層及部門主管。高級管理層就環境、社會及管治的事宜、策略及監察環境、社會及管治的績效及目標。部門實施,社會及管治政策及相關措施。董事會定規,社會及管治域效,並會及管治績效,並會及管治績效,並會及管治績效,並會及管治域,社會及管治績效,並會及管治域,社會及管治報告。

另一方面,本集團注意到近年大眾對環境、社會及管治相關議題的意識有所提高,因此自二零二零年起已成立環境、社會及管治工作小組,作為本集團與其持份者之間的橋樑,以加強就環境、社會及管治相關事宜進行的有效溝通。環境、社會及管治工作小組目前由管理層成員及各個部門(包括會計、人力資源、公司秘書、行政、採購及項目管理部門)的員工組成。

除了就環境、社會及管治相關議題擔任本集團 與其持份者之間溝通渠道的角色外,環境、社 會及管治工作小組亦獲指派承擔以下職責:

- 跟從並向董事會及最高管理層報告環境、社會及管治策略,並提出環境、社會及管治舉措以實現可持續發展目標;
- 與持份者接觸及溝通,以進行重要性評估以及制定環境、社會及管治策略及舉措;
- 協調員工實施環境、社會及管治舉措;
- 釐定關鍵績效指標(「關鍵績效指標」), 以衡量環境、社會及管治要求下各方面 的績效;
- 監控對環境、社會及管治要求下各方面的績效造成影響的活動,以進行持續發展及改進。

智中國際控股有限公司 / 二零二一年年報

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STAKEHOLDER ENGAGEMENT

The Group understands the concerns of its stakeholders through day-to-day communications. Stakeholders' opinions are the solid foundation for the Group's sustainable development and success. They help the Group to develop a business strategy that meets the needs and expectations of stakeholders, enhance the ability to identify risk and strengthen important relationships. The Group communicates with its stakeholders through various channels, as shown below:

持份者參與

本集團透過日常溝通了解持份者的關注事宜。 持份者的意見是本集團可持續發展及成功的堅 實基礎。他們有助本集團制定符合持份者需求 及期望的業務策略,增強風險識別能力及強化 重要關係。本集團通過下圖所示的各種渠道與 持份者溝通:

Stakeholders 持份者	Communication Channels 溝通渠道
Government and regulatory agencies 政府及監管機構	 Annual reports, interim reports, ESG reports and other public information 年報、中期報告、環境、社會及管治報告及其他公開資料
Shareholders and investors 股東及投資者	 Annual general meetings and other general meetings of shareholders 股東週年大會及其他股東大會 Company website 公司網站 Press releases/announcements 新聞稿/公告 Annual reports, interim reports, ESG reports and other public information 年報、中期報告、環境、社會及管治報告及其他公開資料
Employees 僱員	 Training 培訓 Meetings 會議 Performance evaluation 績效評估 Survey 意見調查 Staff engagement and voluntary activities 員工參與及義工活動 Internal portal 內聯網

Stakeholders	Communication Channels
持份者	溝通渠道
Customers	● Email, phone, conference
客戶	電郵、電話及研討會
Suppliers/subcontractors/business partners 供應商/分包商/業務夥伴	 Email 電郵 Phone 電話 Conference 研討會 Company visit 實地探訪公司 Discussion group 討論小組 Questionnaire 問卷
Community and non-governmental organisations (NGOs) 社區及非政府組織	 Sponsorship and donation 贊助及捐贈 ESG Reports 環境、社會及管治報告 Community service 社區服務

MATERIALITY ASSESSMENT

In preparing this ESG Report, we engaged with different stakeholder groups as part of the materiality assessment process to identify and prioritise ESG issues to be covered in this ESG Report that have a significant impact on the Group and stakeholders. The materiality assessment process is as follows:

- We compiled a list of ESG issues and grouped them into four categories: Environment, Employment and Labour Practices, Operating Practices and the Community.
- 2. An online survey was conducted to rate the importance of each issue from the perspective of a stakeholder group and the Group, using a scale of 1 to 5. A materiality matrix was developed based on the scores of the survey, the threshold for materiality (i.e. at a score of 3) was set and a list of ESG issues was prioritised.
- Management reviewed the materiality matrix and the threshold for materiality. ESG issues, with a score of 3 or above from the perspective of a stakeholder and the Group, were prioritised as the most important ESG issues for the Group to address and report on.

重要性評估

於編製本環境、社會及管治報告時,作為重要性評估流程的一部分,我們與不同持份者進行溝通,以確定本環境、社會及管治報告所涵蓋對本集團及持份者造成重大影響的環境、社會及管治議題並釐定優次。重要性評估流程如下:

- 1. 我們編寫環境、社會及管治議題清單並 劃分成四類:環境、僱傭及勞工常規、 營運慣例及社區。
- 2. 進行線上意見調查,從持份者及本集團的角度對每個議題的重要性進行評分, 評分範圍為1至5分。根據調查的得分建立重要性矩陣,設定重要性的閾值(即3分),並對環境、社會及管治議題清單釐定優次。
- 3. 管理層檢討重要性矩陣及重要性閾值。 從持份者及本集團的角度而言,得3分 或以上的環境、社會及管治議題會被定 為最重要的環境、社會及管治議題,本 集團會優先應對及就此匯報。

Based on the materiality matrix, we believe the most pertinent ESG issues include the following:

基於重要性矩陣,我們認為最相關的環境、社會及管治議題包括以下各項:





- 1 Emissions 排放物
- 2 Wastewater and waste 廢水及廢物
- 3 Energy efficiency 能源效益
- 4 Water efficiency 水效益
- 5 Raw material consumption 原材料消耗
- 6 Environment and natural resources 環境及自然資源
- 7 Climate change 氣候變化

- 8 Employment practices 僱傭慣例
- Diversity and equal opportunities多元化及平等機會
- 10 Anti-discrimination 反歧視
- 11 Occupational health and safety 職業健康及安全
- 12 Development and training 發展及培訓
- 13 Child labour and forced labour 童工及強制勞工
- 14 Responsible supply chain management 負責任的供應鏈管理

- 15 Advertisement and labeling 廣告及標籤
- 16 Customers' information and privacy protection 保障客戶資料及私隱
- 17 Customer satisfaction 客戶滿意度
- 18 Intellectual property 知識產權
- 19 Project quality 項目質量
- 20 Anti-corruption 反貪污
- 21 Community investment 社區投資

SUBJECT AREA A: ENVIRONMENTAL

Policies

Our environmental policy demonstrates our commitment to deliver our services with no significant and adverse impact on the environment and to ensure that our operations are in compliance with the relevant environmental requirements pursuant to the laws and regulations of Hong Kong. It sets out the management approaches on air emissions, wastes management, noise control and resource utilisation.

Compliance Information

Our projects are subject to certain environmental requirements pursuant to the laws and regulations in Hong Kong, including but not limited to Air Pollution Control Ordinance (Chapter 311 of the Laws of Hong Kong), Noise Control Ordinance (Chapter 400 of the Laws of Hong Kong), and Waste Disposal Ordinance (Chapter 354 of the Laws of Hong Kong). Any non-compliance with these laws and regulations may impose impacts on our business operations and financial performance. The Group continues to improve our environmental management. During the reporting period, to the best of our Directors' knowledge, the Group was not aware of significant non-compliance issues in this regard.

A1. Emissions

Air Emissions

Our business operations do not generate any significant air pollutants as we do not consume fossil fuel for equipment for site installation works, and the level of dust generated during the installation process is insignificant and is not measurable independently from other sources of air pollution at the construction sites. Nonetheless, we are committed to reducing air pollution by requiring our subcontractors to use electrical-powered machines, such as scissor lift, cherry picker, boom lift, and air compressor, during on-site installation so as to reduce the level of air pollutant emission.

主要範疇A:環境

政策

從我們的環境政策可見,我們致力於提供對環境無重大不利影響的服務,並確保營運符合香港法例及法規的相關環境要求。環境政策列出有關氣體排放、廢物管理、噪音控制及資源利用的管理方針。

合規資料

我們的項目須符合香港法例及規例的若干環境規定,包括但不限於《空氣污染管制條例》(香港法例第311章):《噪音管制條例》(香港法例第400章):及《廢物處置條例》(香港法例第354章)。違反該等法例及法規,可能會影響我們的業務營運及財務表現。本集團現正持續改善環境管理。在報告期間,據我們的董事所知,本集團並不知悉此方面存在重大違規問題。

A1. 排放物

氣體排放

我們的業務營運不會產生任何嚴重的空氣污染物,因為我們並無消耗用於地盤安裝工程設備的化石燃料,且於安裝程中產生的粉塵水平並不高,無法與建築地盤的其他空氣污染來源獨立進行測量。然而,我們致力通過要求分包商工式升降台、活動吊車、臂式工作台及空氣壓縮機)以降低空氣污染物的排放水平,藉此減少空氣污染。

Climate Change and Greenhouse Gas (GHG) Emissions

In response to the community's gradual concern on greenhouse gas ("GHG") emissions, climate changes and other related issues, the Group has collected information to calculate the GHG emissions generated from our operations.

During the reporting period, the total GHG emissions were 34.89 tonnes of carbon dioxide equivalent (tonnes CO_2 -e) resulting in GHG emissions intensities of 0.002 tonnes CO_2 -e per square foot (sq. ft) and 0.55 tonnes CO_2 -e per employee, respectively. The GHG emissions were incurred from electricity consumption of our offices only.

GHG Emissions¹ For The Year Ended 31 March

氣候變化及溫室氣體排放

為響應社區對溫室氣體(「**溫室氣體**」)排放、氣候變化及其他相關議題的日漸關注,本集團已收集資料計算經營活動產生的溫室氣體排放量。

於報告期間,溫室氣體排放總量為34.89 噸二氧化碳當量(噸二氧化碳當量),導致溫室氣體排放密度分別為每平方呎0.002噸二氧化碳當量及每名僱員0.55噸二氧化碳當量。溫室氣體排放僅源自辦公室電力消耗。

截至三月三十一日止年度溫室氣體排放1

		Unit	2021	2020
		單位	二零二一年	二零二零年
C 12	於 国 2			
Scope 1 ²	範圍一2	tonnes CO ₂ -e		
		噸二氧化碳當量	0	0
Scope 2 ³	範圍二3	tonnes CO ₂ -e		
		噸二氧化碳當量	34.89	37.86
Total GHG emissions	溫室氣體排放總量	tonnes CO ₂ -e		
		噸二氧化碳當量	34.89	37.86
GHG emissions intensity	溫室氣體排放密度	tonnes CO ₂ -e/sq.ft		
		每平方呎噸二氧化碳當量	0.0024	0.01
GHG emissions intensity	溫室氣體排放密度	tonnes CO ₂ -e/employee		
		每名僱員噸二氧化碳當量	0.55⁵	0.82

The Group will continue to record and disclose its GHG emissions annually. The Group will continue to refine the data collection system and develop reduction strategy if appropriate based on the projection of data in the coming years.

本集團將繼續記錄並每年披露其溫室氣體排放量。本集團將繼續根據未來數年的數據預測完善數據收集系統,並制定適當的減排策略。

The calculation of greenhouse gas emissions is made reference to the Guidelines to Account for and Report on Greenhouse Gas Emissions and Removals for Buildings (Commercial, Residential or Institutional Purposes) in Hong Kong published by the Environmental Protection Department, and the Electrical and Mechanical Services Department, the 2020 sustainability report published by the CLP Power Hong Kong Limited.

Scope 1 refers to direct emission from the business operations owned or controlled by the Group, such as emissions from fossil fuel burnt on site or usage of the Group's motor vehicles.

Scope 2 refers to "indirect energy" emissions from the internal purchased electricity consumption by the Group.

The total area of offices was 15,822.00 square feet as of 31 March 2021.

The total number of employees was 64 as of 31 March 2021.

溫室氣體排放計算參照由環境保護署及機電 工程署發佈的《香港建築物(商業、住宅或公 共用途)的溫室氣體排放及減除的核算和報 告指引》,以及中華電力有限公司發佈的二零 二零年可持續發展報告。

² 範圍一是指本集團擁有或控制的業務營運產 生的直接排放,如在工地燃燒化石燃料或使 用本集團汽車所產生的排放。

³ 範圍二是指本集團內部購買電力消耗產生的 「間接能源」排放。

⁴ 於二零二一年三月三十一日,辦公室總面積 為15,822.00平方呎。

⁵ 於二零二一年三月三十一日,員工總數為64 人。

Waste Management

Either the main contractors or we will engage subcontractors to handle the disposal of waste building materials during the site installation stage. While handling the construction wastes, we require our subcontractors to: (a) ensure the disposal of the wastes at licensed landfill sites; (b) use authorised or licensed wastes collectors (including chemical wastes); (c) handle and store waste in a secured manner to avoid pollution or contamination by wastes; (d) maintain and clean waste storage areas regularly; (e) refrain from littering on site (both on land or sea); (f) ensure waste collectors to cover trucks with impervious sheeting or transport waste in enclosed containers to minimise dust generation during transportation; and (g) maintain trip tickets record.

The Group also encourages waste minimisation and recycling by requiring responsible employees to (a) minimise over-ordering and wastage of construction materials; (b) reuse glass panel frame for transportation to reduce wooden box for packaging if possible; (c) ensure works quality to avoid unnecessary repeated works; (d) encourage suppliers to minimise/use recyclable packaging; (e) return package materials to suppliers/other organisations for reuse/recycle if possible; (f) make use of separate labelled containers provided by the Group for paper and plastic to facilitate recycling of domestic solid waste in our office buildings.

In general, the main contractors were responsible for arranging waste disposal in the projects undertaken by us, and we were responsible for the handling charges by way of contra-charge or making direct payments by us. Therefore, we were not able to obtain most of the data of waste disposal in projects undertaken by us during the reporting period. Yet, we were responsible for handling part of the construction waste generated from the project sites of about 14.25 tonnes with an intensity of approximately 0.22 tonnes per employee during the reporting period. To develop proper waste disposal management, we have maintained waste disposal records for projects that we are responsible for waste disposal as well as summary of complaint records, if any, on waste disposal.

廢物管理

在地盤安裝階段,總承建商或我們會委聘分包商處理廢棄建築材料。於處理建築物時,我們要求分包商:(a)確保保持牌垃圾堆填場地棄置廢物;(b)使內方式處理及儲存廢物,維護人內。 (c)以安全方式處理及儲存廢物,維護人內。 療物造成污染或污染物;(d)定期繼護便收 療物造成污染或污染物;(d)定期場隨便收 藥物造成污染或污染物;(d)定期場隨便收 藥物造成污染或污染物;(d)定期場隨便收 藥物造成(陸地或海上);(f)確保廢物的集 至上,等的,以盡量減少運輸過程中 產生的粉塵;及(q)備存運載記錄。

本集團亦鼓勵盡量減少廢物及回收,方式為要求負責的員工(a)盡量減少建築材料的過度訂購及浪費;(b)運輸時重複使用玻璃板框架,盡可能減少包裝用木箱;(c)確保工程質量,避免不必要的重用充複;(d)鼓勵供應商盡量減少/使用重可收包裝;(e)盡可能將包裝材料返還可供應商/其他組織以進行再利用/回收;(f)使用本集團所提供單獨貼有標籤的紙箱及膠箱,促進回收我們辦公大樓內的生活固體廢物。

我們所承接項目一般由總承建商負責安排廢棄物處理,而我們負責通過對銷。 用或直接付款的方式承擔處理費用。因此,我們於報告期間無法取得有關我們所承接項目的大部分廢棄物處理數項。 然而,於報告期間,我們負責處理理數項。 然而的於報告期間,我們負責處理理噸, 其密度約為每名員工0.22噸。為了個單 適當的廢物處置管理,我們已保留記錄以及廢物處置的投訴記錄(如有)概要。

On the other hand, we have closely monitored the office paper consumption, plastic bottles usage and computer assets disposal (which included desktop computers and desktop monitor being recycled) during the reporting period, the details on the amount of waste produced and their treatments are as follows:

另一方面,我們於報告期間亦密切關注辦公用紙消耗量、膠瓶使用量及電腦資產的處置情況(包括桌上電腦及正在回收的電腦熒幕),所產生廢物數量及其處理方法的詳情如下:

Wastes 廢物	Treatment Method 處理方法	Unit 單位	2021 二零二一年
Non-Hazardous waste 非有害廢物 Office Paper 辦公用紙 Plastic bottles 膠瓶	Recycled or Reused 回收或再利用 Recycled 回收	tonnes 噸 tonnes 噸	6.22 0.17
Total 總計		tonnes 噸	6.39
Intensity 密度		tonnes per employee ⁵ 噸/員工 ⁵	0.10

We were notified by our recycler company that during the reporting period, we have avoided approximately 14.63 tonnes of GHG. In the future, we will continue to contribute on environmental sustainability and gradually improve our waste management methodology.

Noise Control

Main contractors will apply the noise permits for the construction works involving (a) erection or dismantling of scaffolding; (b) loading, unloading or handling of rubble, wooden boards, steel bars, wood or scaffolding material; (c) hammering; and (d) other works that create noise from 7:00 p.m. to 7:00 a.m. on weekdays and any time on Sundays and public holidays if the project progress requires us to continue the site installation work on these days. In order to minimise noise pollution, our environmental policy requires us and our subcontractors to (a) select low noise generating equipment whenever possible, for example, hand-held tools such as drill, grinder and welding machine, for the site installation works; (b) avoid performing noisy works during the restricted days and hours; and (c) shut down plants and machinery if they are not in use.

A2. Use of Resources

Minimising the consumption of resources is one of the key considerations in our operations. Energy consumption is mainly derived from electricity consumption from our offices as we do not consume fossil fuel in our operations. Water is supplied to our office building by municipal water supply and we do not have any issue in sourcing water. Our Directors consider that our water consumption is minimal as most of our operations are conducted at our offices, as compared to factories or other construction companies. For installation works at construction sites, energy and water consumption are managed by main contractors. Therefore, the corresponding energy and water consumption data are not available.

我們從回收公司的通知得悉,於報告期間,我們已避免產生約14.63噸溫室氣體。未來,我們將繼續為環境可持續發展作出貢獻,並逐步改善我們的廢物管理方法。

噪音控制

A2. 資源使用

Energy Efficiency

As stated in our environmental policy, we implement measures to reduce electricity consumption at sites including but not limited to: (a) shut off mains-powered plant and equipment when not in use; (b) select energy-efficient plant and equipment, and (c) reduce non-essential load.

In our offices, we control our electricity consumption through the following: (a) setting energy-saving mode for computers where possible, (b) setting room temperature range from 20°C to 25.5°C; and (c) switching off unnecessary lighting, power supply.

During the reporting period, the total energy consumption was 94,301 kilowatt-hour(s) (kWh), resulting in energy consumption intensities of 5.96 kWh per sq.ft and 1,473.45 kWh per employee respectively. The energy consumption was incurred by purchased electricity consumption of our offices. The increase in the energy consumption of electricity during the reporting period was mainly due to a change in office location (from smaller offices to a larger one) and the increase in the number of employees compared to the previous reporting period.

Energy Consumption For The Year Ended 31 March

		Unit 單位	2021 二零二一年	2020 二零二零年
Electricity Total energy consumption	用電量 能源消耗總量	kWh 千瓦時 kWh 千瓦時	94,301.00 94,301.00	75,719.00 75,719.00
Energy consumption intensity	能源消耗密度	kWh/sq.ft 每平方呎千瓦時	5.96 ⁴	12.09
Energy consumption intensity	能源消耗密度	kWh/employee 每名僱員千瓦時	1,473.45 ⁵	1,646.07

The Group will continue to assess record and disclose our energy consumption annually. The Group will continue to refine the data collection system and develop reduction strategy, such as requesting responsible persons to perform check regularly on computers to ensure energy-saving mode is on if the computers are left idle for a certain period of time; perform regular checking to all temperature controls in office to ensure the energy efficiency initiatives are properly implemented.

能源效益

如我們的環境政策所述,我們於地盤採取措施減少地盤用電量,包括但不限於: (a) 關閉不使用的主電源廠房及設備;(b) 選擇節能的廠房及設備;及(c)減少不必要的負荷。

於辦公室,我們通過以下方式控制用電量:(a)盡可能將電腦設置節能模式;(b)將室溫設定在攝氏20度至攝氏25.5度之間;及(c)關掉不必要的照明及電源。

於報告期間,能源消耗總量為94,301千瓦時(千瓦時),導致能源消耗密度分別為每平方呎5.96千瓦時及每名僱員1,473.45千瓦時。能源消耗源自辦公室購買的電力消耗。於報告期間的電力能源消耗增加主要由於辦公地點搬遷(由較小的辦公室搬至一個較大的辦公室)以及員工人數較上一報告期間有所增加。

截至三月三十一日止年度的能源消耗

本集團將繼續評估記錄並每年披露能源 消耗量。本集團將繼續完善數據收集系 統並制定減排策略,如要求負責人定期 對電腦進行檢查,確保電腦閒置一段時 間後開啟節能模式;定期對辦公室的所 有溫度控制進行檢查,確保能源效益措 施得以妥善實施。

Raw Material

Aluminium, steel and glass are the major types of raw materials for our operations. In view of the business nature of the Group, there is no packaging material consumption by the Group. To save the consumption of raw material and costs, we implement the measures as follows, including but not limited to: (a) ensure materials are handled and stored in good conditions to prevent deterioration and wastage; (b) ensure materials are not overapplied; and (c) influence subcontractors to take away and reuse surplus material in the same or other projects.

A3. The Environment and Natural Resources

The major environmental impacts of our operations include air pollution, wastes management, noise and resource utilisation. The significance of these impacts is identified and evaluated according to legal requirement, environmental consequence, and uses of material and company concerns. We will assess the implications and requirements of the environmental protection laws and regulations and apply for necessary permits (if applicable) to conduct its work. We have adopted several measures for these environmental focus areas as mentioned in the above sections.

To promote environmental protection in our operations, we actively participate in green building projects. During the reporting period, we have implemented the Building Information Modelling ("BIM") software for two of our projects. BIM software aids in sustainability as it enables users to study design options by taking environmental viability into account. The software also supports the function of Energy Analysis which enables optimisation on the building structure for an energy-efficient model. In the future, the Group will consider making use of BIM software for more construction projects if possible.

SUBJECT AREA B: SOCIAL Employment and Labour Practice

B1. Employment

Policies

Staffs are one of the critical success factors in our vision and ambition to hold a leading and reputable position in the industry and society. The quality of our staff is a determining factor for our success, and this holds for both technical and support staff of all levels. Our Employee Handbook sets out the details on dismissal, recruitment, promotion, working hours, rest periods, diversity, equal opportunities and anti-discrimination. Our Human Resource Management Policy outlines our management approaches on recruitment, dismissal, remuneration, and other benefits.

原材料

我們營運的主要原材料類別為鋁、鋼及玻璃。鑒於本集團的業務性質,本集團並無消耗包裝材料。我們採取以下措施以節省原材料消耗及成本,包括但不限於:(a)確保物料得以妥善處理及存儲,以免變質及浪費;(b)確保沒有過度使用材料;及(c)促使分包商帶走剩餘材料,並重用於同一項目或其他項目。

A3. 環境及自然資源

我們營運對環境的主要影響包括空氣污染、廢物管理、噪音及資源使用。我們根據法例要求、環境後果、材料使用及公司的關注,以識別並評估該等影響的重要性。我們將評估環境保護法例及法規的含義和要求,並申請必要的許可(如適用)以開展工作。如上文各節所述,我們已針對該等環境重點領域採取多項措施。

我們積極參與綠色建築項目,以於營運中促進環境保護。於報告期間,我們在兩個項目中採用了建築信息模型(「BIM」)軟件。BIM軟件有助於可持續發展,因其使用戶能夠通過考慮環境的可行性來研究設計選項。該軟件亦支持能源分析功能,能夠優化建築結構以實現節能模型。日後,在可行的情況下,本集團將考慮在更多建築項目中使用BIM軟件。

主要範疇B:社會 僱傭及勞工常規

B1. 僱傭

政策

於我們的願景宏圖中,僱員乃我們成功 保持行業及社會聲譽及市場領先地位之 關鍵因素。員工質素是我們成功之關鍵 因素,此適用於各層級的技術及後勤支 援人員。我們的僱員手冊載有解僱、招 聘、晉升、工時、休息日、多元化、機 會平等及反歧視的詳情。我們的人力資 源管理政策概述我們在招聘、解僱、薪 酬及其他福利方面的管理方針。

Recruitment, promotion and dismissal

The Group adopts the principles of fairness, impartiality and openness, and recruits outstanding and suitable talents. Anyone who has certain professional knowledge and who loves the work of the Group, who passes the assessment and can meet the requirements for employment, is welcomed to be part of our family.

The Group values the personal growth and progress of the employee because the future of the Group depends on the success of our employees. We provide employees with smooth and sustainable career development. We value the professional competence of our staff and use this as a professional planner's professional development to build a professional team. The dismissal procedure strictly follows the related laws and regulations in Hong Kong.

Remuneration and compensation

To attract and retain talents, the Group offers a competitive remuneration package with a variety of benefits, including but not limited to salary adjustment, discretionary bonus, Mandatory Provident Fund Schemes, medical insurance and benefits, employee compensation for staff at office and project site and education reimbursement.

Rest period and working hours

All employees are entitled to public or statutory holidays as announced in The Government of Hong Kong Special Administrative Region Gazette each year, as well as reasonable working hours and rest periods. In addition to those holidays, employees are entitled to annual leave, sick leave, maternity/paternity leave, etc.

Equal opportunity, diversity and anti-discrimination

The Group is committed to provide a fair and equal working environment for all employees, ensure employees are treated equally in every aspect of their jobs. The Group recognises and embraces the benefits of having a diversified workforce to enhance the quality of its performance. Diversity is the value incorporated in recruitment practices. We are committed to providing a discrimination-free working environment. The value of diversity, equal opportunities and anti-discrimination apply to all aspects in employments, including but not limited to recruitment, promotion, transfer, job assignment, rewards and benefits, training and development, suspension, etc.

招聘、晉升及解僱

本集團秉承公平、公正、公開的原則, 以招募優秀、合適的人才。我們歡迎具 有一定專業知識、熱愛本集團的工作, 且通過評核及滿足受僱要求的人士加入 我們的家庭。

本集團的未來取決於員工的成功,故本 集團重視員工的個人成長及進步。我們 為員工提供穩定、可持續的事業發展。 我們重視員工的專業能力,並將其用作 專業策劃師的專業發展藍圖,以建立專 業團隊。解僱程序嚴格遵守香港相關法 例及法規。

薪酬及補償

為吸引及挽留人才,本集團提供具競爭力的報酬待遇及各項福利,包括但不限於薪金調整、酌情花紅、強制性公積金計劃、醫療保險及福利、辦公室及項目地盤員工的僱員補償及教育費用報銷。

休息日及工時

所有僱員均享有香港特別行政區政府憲 報每年公佈的公眾或法定假期,以及合 理的工時及休息日。除該等假期外,僱 員亦享有年假、病假、產假/侍產假等。

平等機會、多元化及反歧視

本集團致力為所有僱員提供公正公平的 工作環境,確保僱員於各個工作層頭 不作環境,確保僱員於各個工作層 到公平的待遇。本集團深信員配 招聘秉持多元文化共融的原則。我們 招聘秉持多元文化共融的原則。我們 力提供一個沒有歧視的工作環境。 的一個沒有歧視的價值觀能招 一個沒有歧視的價值觀能招 一個於所有工作範疇,包括但不限於招利 於所有工作範疇,包括但不限於福利 時則及發展、停職等。

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Other welfare or benefits

To create a friendly and caring working environment to our employees, we launch different staff activities to cultivate self-confidence, sense of belongings and cohesion of employees. However, as COVID-19 was running rampant during the reporting period, we have cancelled all unnecessary employee activities to mitigate the risk of virus spread. We understand that employees might be experiencing difficulties under the threat of COVID-19, the Group has offered welfares to ease their concerns including but not limited to reimbursable COVID-19 testing, flexible working hours, home office arrangements for employees feeling unwell and early dismissal during festive period.

Compliance Information

The Group strictly abides by related laws and regulations, including but not limited to Employment Ordinance (Chapter 57 of the Laws of Hong Kong), Employees' Compensation Ordinance (Chapter 282 of the Laws of Hong Kong), Mandatory Provident Fund Schemes Ordinance (Chapter 485 of the Laws of Hong Kong), Sex Discrimination Ordinance (Chapter 480 of the Laws of Hong Kong), Family Status Discrimination Ordinance (Chapter 527 of the Laws of Hong Kong), Race Discrimination Ordinance (Chapter 602 of the Laws of Hong Kong), Disability Discrimination Ordinance (Chapter 487 of the Laws of Hong Kong) and Minimum Wage Ordinance (Chapter 608 of the Laws of Hong Kong). A breach of these ordinances can result in civil and/or criminal ramifications and significant impact on the Group's relationship with its workforce. During the reporting period, to the best of our Directors' knowledge, the Group was not aware of any significant non-compliance case in this regard.

其他福祉或福利

為了給員工創造友善及充滿關愛的工作環境,我們開展各種員工活動,以培養員工的自信心、歸屬感及凝聚力。然而,由於2019冠狀病毒病在報告期間所有非必要的員工與消所有非必要的員工所有非必要的員工與關係在2019冠狀病毒病的威脅下遇到員工的負擔,包括但不限於可報銷的2019冠狀病毒病測試、彈性工作時間、為感到不適的員工安排在家辦公以及在節日期間提前放假。

合規資料

本集團嚴格遵守相關法律法規,包括但不限於《僱傭條例》(香港法例第57章);《僱員補償條例》(香港法例第282章);《強制性公積金計劃條例》(香港法例第485章);《性別歧視條例》(香港法例第480章);《家庭崗位歧視條例》(香港法例第527章);《種族歧視條例》(香港法例第602章);《殘疾歧視條例》(香港法例第487章);及《最低工資條例》(香港法例第608章)。違反該等條例可能導致民事及/或刑事後果,並嚴重影響本集團與其員工的關係。於報告期間,就董事所深知,本集團並不知悉任何這方面的重大違規事件。

Our employee profile and employee turnover rate are as follows.

我們的員工概況及員工流失率如下。

Employee Profile As Of 31 March ⁶ 截至三月三十一日的員工根	₹況 ⁶ 2021	2020	Employee Turnover ⁷ For The Year Ended 31 N 截至三月三十一日止年度的		2020
	二零二一年 Number of	二零二零年 Number of		二零二一年	二零二零年
	employees 僱員人數	employees 僱員人數		%	%
By Gender 按性別			By Gender 按性別		
• Male 男	47	34	• Male 男	36	18
• Female 女	17	12	• Female 女	24	25
By Age Group 按年齡組別			By Age Group 按年齡組別		
• Below 30 30歲以下	15	7	• Below 30 30歲以下	33	57
• 30-50 30至50歲	34	26	• 30-50 30至50歳	38	15
• Over 50 50歲以上	15	13	• Over 50 50歲以上	20	8
By Employment Type 按僱傭類別			By Geographical Region 按地理區域		
● Full time 全職	61	46	● Hong Kong 香港	33	20
• Part-time 兼職	3	0			
By Geographical Region 按地理區域					
• Hong Kong 香港	64	46			
Total 總計	64	46	Overall 整體	33	20

⁶ It includes the employees of the Group only. Workers of the subcontractors are excluded

Turnover rate = Total number of employees left during the reporting period/ Total number of employees at the end of the reporting period

⁶ 僅包括本集團的員工,不包括分包商的工人。

⁷ 流失率=報告期間內離職的員工總數/報告期 末的員工總數

B2. Health and Safety Policies

The Group is committed to safeguarding the safety, health and welfare of all employees, workers, and persons including subcontractors and the general public likely to be affected by the normal operations. To achieve our commitment, we maintain a high standard regarding safety and health. Our Industrial Safety Policy aims to ensure that all of our employees and our subcontractors' workers under our responsibility are working safely at the site area. On the other hand, any potential risks thereon arising can be mitigated or eliminated through the implementation of various measures so that the interests of the Group can be protected and safeguarded.

Compliance Information

Our projects are subject to certain safety and health requirements pursuant to the laws and regulations in Hong Kong, including but not limited to Factories and Industrial Undertakings Ordinance (Chapter 59 of the Laws of Hong Kong) (the "FIU Ordinance"), Construction Sites (Safety) Regulations (Chapter 59I of the Laws of Hong Kong), Factories and Industrial Undertakings (Safety Management) Regulation (Chapter 59AF of the Laws of Hong Kong) ("FIU(SM)R") and Factories and Industrial Undertakings (Lifting Appliances and Lifting Gear) Regulations (Chapter 59J of the Laws of Hong Kong), Occupational Safety and Health Ordinance (Chapter 509 of the Laws of Hong Kong), Employees' Compensation Ordinance (Chapter 282 of the Laws of Hong Kong) and Occupiers Liability Ordinance (Chapter 314 of the Laws of Hong Kong). During the reporting period, to the best of our Directors' knowledge, the Group was not aware of any significant non-compliance case in this regard. We will continue our efforts to raise safety awareness amongst our stakeholders and to ensure that we learn from incidents happened to prevent any reoccurrence.

B2. 健康及安全

政策

本集團致力於維護所有可能受到正常營運影響的員工、工人和人員(包括分包商及公眾)的安全、健康及福祉。為落實承諾,我們在安全及健康方面保持高標準。我們的工業安全政策旨在確保我們所負責的員工及分包商工人全部均過過工及分包商工人全部均過過大數各項措施以減輕或消除由此產生團的利益。

合規資料

根據香港法例及法規,我們的項目須遵 守若干安全及健康要求,包括但不限於: 《工廠及工業經營條例》(香港法例第59 章)(「工廠及工業經營條例」)、《建築地 盤(安全)規例》(香港法例第591章)、《工 廠及工業經營(安全管理)規例》(香港法 例第59AF章)(「工廠及工業經營(安全管 理)規例」)及《工廠及工業經營(起重機械 及起重裝置)規例》(香港法例第59J章); 《職業安全及健康條例》(香港法例第509 章);《僱員補償條例》(香港法例第282 章);及《佔用人法律責任條例》(香港法 例第314章)。於報告期間,就董事所深 知,本集團並不知悉在此方面有任何重 大不合規個案。我們將繼續致力提高持 份者的安全意識, 並確保我們從已發生 的事件中汲取教訓,以防止再次發生。

Safety Management System Audit and Review

Pursuant to the FIU(SM)R, we are required to implement a safety management system and carry out safety audits or safety reviews of our safety management system, depending on the number of workers working at the construction sites and the contract values of our projects.

During the reporting period, we were required to conduct safety reviews and safety audits on ICGL (Hong Kong) and certain projects are undertaken by it as required by FIU(SM)R. We had engaged an independent safety auditor and conducted all the necessary safety reviews and safety audits for the relevant projects. These safety reviews and safety audit reports revealed that we had maintained a good safety management standard and there was no material finding of non-compliance with the FIU(SM) R in relation to our safety management system.

Occupational Health and Safety System

Organisation

Our safety management system is monitored and implemented by our safety officer and safety supervisors. As at the end of the reporting period, we had 1 safety officer and 19 safety supervisors. We generally assign at least one safety supervisor to each project to monitor our safety management system. Our safety officer and safety supervisors conduct regular internal safety inspections to ensure our operations are conducted in such manner as to reduce the risks to persons and properties.

Planning and Implementation

We adopt a preventive approach with an emphasis on hazard management and risk assessment. We conduct internal risk assessments and reviews regularly. We aim to control our risk level by identifying risks and hazards in the course of execution of projects and provide training and supervision to enhance awareness of hazards and to get prepared for contingency conditions.

We have developed and maintained a safety management system for our operation where records of non-compliance with safety procedure and remedial measures are properly managed and reviewed. We have adopted an internal safety manual highlighting the general rules and regulations applicable to our site operations. We also require the strict implementation of our safety system with supervision by us or the management staff of our subcontractors.

審核及覆核安全管理系統

根據工廠及工業經營(安全管理)規例, 我們須視乎建築地盤工作的工人數目及 項目合約金額實施安全管理系統及對安 全管理系統進行安全審核或安全檢討。

於報告期間,我們須根據工廠及工業經營(安全管理)規例的規定,對弘建營造(香港)及其所承接若干項目進行安全檢討及安全審核。我們委聘一名獨立安全審核員及對相關項目進行所有必要的安全檢討及安全審核報告揭示我們一直維持良好安全管理準則及並沒有發現與我們安全管理系統有關的違反工廠及工業經營(安全管理)規例的嚴重情況。

職業健康及安全系統

組織

我們的安全管理系統由安全主任及安全 督導員負責監控及實行。於報告期末, 我們有一名安全主任及十九名安全 員。我們一般向每個項目指派至少一名 安全督導員負責監控安全管理系統。我 們的安全主任及安全督導員定期進行內 部安全巡查,確保營運在減低個人及財 產風險的情況下進行。

計劃及執行

我們採取以危機管理及風險評估為重的 預防方法。我們定期進行內部風險評估 及檢討。我們旨在於執行項目的過程中 透過識別風險及危機控制風險水平,亦 提供培訓及監督員工以提高危機意識及 為突發狀況做好準備。

我們為營運訂立及維持安全管理制度, 妥善管理有關違反安全程序及其後採取 補救措施的記錄並進行檢討。我們已採 用一份內部安全手冊,該手冊列明適用 於地盤運作的一般規則及規例。我們亦 要求嚴格實施安全系統,並由我們或分 包商的管理層人員進行監督。

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Safety Education

We conduct safety induction training for our new employees and subcontractors. Our subcontractors are required to provide safety and protective equipment, such as fall arresters and safety boots, to the workers. Our safety officer and safety supervisors are responsible for ensuring that all personnel wear protective equipment at the worksite.

We disseminate occupational health and safety information to employees, visitors and contractors and conduct briefings on occupational health and safety on a regular basis. We provide safety training to all of the workers at the sites for safety regulations compliance.

Subcontractors Communication

We require our subcontractors to abide by all relevant legislations, codes and guidelines as well as all safety requirements as stated in our safety manuals and project safety plans and to comply with all current and future enactments relating to their works. While selecting the subcontractors, we will take into consideration their safety standards, which include evaluating their safety management system, track record on safety and safety training records. Penalties will be deducted from the fees payable to the subcontractors for any failure by the subcontractor to implement our internal safety guidelines.

We hold regular meetings with our subcontractors to follow up on any safety measures in the course of execution of the projects. We also evaluate the safety measures regularly to improve safety control. Subcontractors who failed to follow the safety measures and refused or failed to rectify will be removed from our approved list of subcontractors.

Evaluation

All workplace incidents should be reported immediately to the relevant project managers, safety officer and our executive director and senior management subsequently. The incident should be reported with requisite further information on the incident, including the date and time of the incident, place of incident and name of the injured. An investigation is to be carried out and corrective actions should be implemented for monitoring occupational hazards in future.

安全教育

我們為新員工及分包商提供安全入職培訓。分包商須為工人提供安全及保護設備,例如防墜扣及安全靴。我們的安全主任及安全督導員負責確保所有工人均有於工地穿戴保護裝備。

我們向僱員、訪客及承包商宣導職業健 康及安全資訊並定期舉辦職業健康及安 全簡介會。我們亦為工地所有工人提供 安全培訓以遵守安全規例。

分包商溝通

我們要求所有分包商必須嚴格遵守所有相關法例、守則、指引,以及我們安全 手冊及項目安全計劃內的一切安全規定,和所有與其工程有關的現有及未來法例。於甄選分包商時,我們會考慮,包括評估其安全管理系統、安全往績及安全培訓記錄。倘分包商的費用中扣減罰款。

我們定期與分包商舉行會議,跟進項目 進行期間的所有安全措施。我們亦會定 期評估安全措施以改善安全監控。而未 能遵循安全措施及拒絕或未能作出修正 的分包商將從我們的認可分包商名單中 剔除。

評估

所有工作事故應即時向相關項目經理、 安全主任及執行董事匯報,其後再向高 級管理層匯報。事故報告應包含事故的 必要進一步資料,如事故日期、時間、 事故地點及傷者姓名。本集團將進行調 查並應實施整治行動以使於日後監察職 業危險。

Office Safety

We implement measures to ensure the health and safety of employees at offices. For example, (a) first aid kit and fire extinguishers are equipped at offices; (b) pest control is conducted annually and (c) offices are cleaned and the garbage is handled regularly by designated personnel to maintain the hygiene of the offices.

Response to COVID-19 Pandemic

The challenges arising from the COVID-19 pandemic are unprecedented. To reduce the risk of infection and the spread of the virus in the workplace, the Group has established a series of COVID-19 precautionary measures and guidelines that require all employees to follow, including but not limited to requiring all staff to wear masks at offices, providing hand sanitizer, implementing work from home arrangements, and establishing reporting procedures in case of confirmed COVID-19 cases.

Safety Performance

Despite the fact that we have a comprehensive safety management system together with various safety control measures to mitigate safety risks, the occurrence of accidents or injuries to workers on our sites is not uncommon due to the nature of the works of the building construction industry. During the reporting period, our performance relating to occupational health and safety are as follows:

Safety Performance For The Year Ended 31 March

我們實行多項措施以確保辦公室員工的 健康及安全。例如:(a)辦公室配備了急 救箱和滅火器:(b)每年進行蟲害防治: 及(c)由指定人員定期打掃辦公室和處理 垃圾,保持辦公室的衛生。

應對2019冠狀病毒病大流行

辦公室安全

2019冠狀病毒病大流行帶來前所未有的挑戰。為減低感染及工作場所傳播病毒的風險,本集團已制定一系列2019冠狀病毒病預防措施及指引並要求所有員工規遵守,包括但不限於要求所有員工在辦公室佩戴口罩、提供酒精搓手液、推行在家工作安排和為確診的2019冠狀病毒病個案建立報告程序。

安全績效

儘管我們已設有全面的安全管理系統及 多項安全監控措施以降低安全風險,但 由於樓宇建造業工程性質,工人於工地 發生意外或受傷的情況並不罕見。於報 告期間,我們在職業健康和安全方面的 績效如下:

截至三月三十一日止年度的安全績效

		2021	2020
		二零二一年	二零二零年
Number of fatalities	死亡人數	0	0
Fatalities rate per 1,000 workers ⁸	每千名工人的死亡率8	0.0	0.0
Lost days due to injuries	因工傷損失工作日數	203	329

The Group continues to review the existing occupational health and safety management system and elevate the safety awareness of the employees and subcontractors.

本集團持續檢討現行的職業健康及安全 管理系統,並承諾提高僱員及分包商的 安全意識。

Fatality rate per 1,000 employees and workers = (Number of fatality/Number of staff members and site workers) x 1,000

每千名員工及工人的死亡率=(死亡人數/員工及地盤工人人數)×1,000

B3. Development and Training Policies

As stipulated in our Staff Training Policy, we expect all staff equipped with up-to-date professional knowledge and technical skills to support the Group's objectives. We encourage their participation in various training courses and programs to enhance job efficiency and working performance.

We support the training and development of our employees. Reimbursement of the training fee will be paid to all employees in accordance with the terms of our Staff Training Policy as well as upon the approval of senior project managers, general manager and director.

We provide on-the-job training for our new staff. We also encourage our staff to attend various training courses organised by third-party course providers. We have also provided specific site training to our site personnel in respect of the management of quality, environmental protection, health and safety matters.

During the reporting period, our employees participated in various training, including but not limited to Occupational Safety and Health Supervisors Courses, Green Card Renewal Course, Technically Competent Person Training Course, Safety Training Course for Certified Worker of Confined Space Operation, Zero Harm Induction Training, BIM Revit Training, Silver Card Training, Trade Test Certificate — Skilled and Semi-Skilled Curtain Wall Installer, Independent Commission Against Corruption ("ICAC") Anti-Corruption Talk and Directors' Training.

B3. 發展及培訓

政策

如我們的員工培訓政策所規定,我們期 望所有員工具備支持本集團目標所需的 最新專業知識及技術技能,並鼓勵他們 參加各種培訓課程及計劃,以提高工作 效率及工作表現。

我們支持員工進行培訓及發展。根據員 工培訓政策的條款,並在高級項目經 理、總經理及董事的批准下,培訓課程 的費用將可獲報銷並支付予所有員工。

除了向新員工提供在職培訓外,我們亦 鼓勵員工參加第三方機構舉辦的各類培 訓課程。我們亦向現場人員提供有關質 量管理、環保、健康及安全事宜的特定 現場培訓。

於報告期間,我們的員工已參加不同類型的培訓,包括但不限於職業安全與健康督導員課程、重續緣卡課程、適任技術人員資格培訓課程、密閉空間操作認證工人的安全培訓課程、零傷害培訓、BIM Revit培訓、銀卡培訓、工藝測試證書一熟練及半熟練幕牆安裝工、廉政公署(「廉政公署」)反貪污講座以及董事培訓。

Performance

The Group had a total of 56 employees received training and completed a total of 541 training hours during the reporting period. The percentage of the trained employee, and the average training hours completed per employee⁹ are as follows:

績效

於報告期間,本集團總共有56名員工接受培訓,並已完成541小時培訓。接受培訓的員工百分比及每名員工完成的平均培訓時數°如下:

Percentage Of Trained Employee For The Year Ended 31 March ¹⁰ 截至三月三十一日止年度 接受培訓的員工百分比 ¹⁰		Average Training Hours For The Year Ended 31 March ¹¹ 截至三月三十一日止年度的 平均培訓時數 ¹¹			
	2021 二零二一年 %	2020 二零二零年 %		2021 二零二一年 hours/ employee 小時/員工	2020 二零二零年 hours/ employee 小時/員工
By Gender		, ered sevent to	By Gender		
按性別 ● Male	87	65	按性別 ● Male	11.02	23.18
男 男	07	05	男	11.02	23.10
• Female	88	17	• Female	1.35	4.83
女			女		
By Employment Category 按僱傭類別			By Employment Category 按僱傭類別		
● Senior management 高級管理層	77	100	● Senior management 高級管理層	10.38	5.17
 Middle management 中級管理層 	64	41	 Middle management 中級管理層 	7.60	5.35
● General staff 一般員工	100	48	● General staff 一般員工	7.87	31.48
Overall 整體	88	52	Overall 整體	8.45	18.39

Data for Competence Person (Non-track) Training and AutoCAD trainings are excluded.

Percentage of trained employee = Total number of employees received training during the reporting period/Total number of employees

Average training hours = Total training hours during the reporting period/ Total number of employees

一 合資格人士(非軌道)培訓及AutoCAD培訓 的數據不包括在內。

¹⁰ 接受培訓的員工百分比=報告期間內接受培訓的員工總數/員工總數

¹¹ 平均培訓時數=報告期間內總培訓時數/員工

B4. Labour Standards

Policies

The Group prohibits any form of child labour, forced labour and illegal labour. Our major business activities are carried out in Hong Kong. Our suppliers do not involve in labour-intensive activities such as manufacturing in general. To the best of our Directors' knowledge, there is no operations or suppliers considered to have significant risk for incidents of child or forced labour in terms of types of business activities and operating locations.

In our recruitment process as stipulated in our human resources management policy, our human resource department will inspect and take a copy of the original of each candidate's Hong Kong identity card and/or other documentary evidence showing that he/she is lawfully employable in Hong Kong. We also installed the required identification checking device onsite to prevent illegal workers from working in the sites.

Compliance Information

The Group strictly abides the Immigration Ordinance (Chapter 115 of the Laws of Hong Kong) and other laws and regulations relating to employment as stated in the section headed "B1. Employment" in this ESG Report. During the reporting period, to the best of Directors' knowledge, the Group was not aware of any significant non-compliance case in this regard.

Operating Practice

B5. Supply Chain Management

Policies

The Group works closely with our suppliers and subcontractors who are committed to high quality, environmental, health and safety standards. To manage the environmental and social risks of our suppliers and subcontractors, we formulate internal policies and procedures, such as Management of Subcontracting and Procurement Policy to set out the selection and evaluation of suppliers and subcontractors. As part of our environmental policy, we prefer engaging suppliers in producing environmentally friendly products (e.g. manufacturers that use eco-friendly coating on their products).

B4. 勞工標準

政策

本集團禁止任何形式的童工、強迫勞工 及非法勞工。我們的主要業務活動在香 港進行,而我們的供應商並不涉及勞動 密集型活動(例如一般製造業)。就董事 所知,就業務活動類別及營運地點而 言,概無涉及任何營運或供應商被認為 於童工或強迫勞工事故方面的重大風險。

於人力資源管理政策所訂明的招聘過程中,人力資源部門將檢查各應徵者的香港身份證及/或其他顯示其在香港合法受僱的文件證據的正本,並複印副本。我們亦已於地盤安裝所需的身份核實設備,以防止非法勞工在場工作。

合規資料

本集團嚴格遵守《入境條例》(香港法例第 115章)及其他與僱傭有關的法例及法規 (如本環境、社會及管治報告「B1.僱傭」 一節所示)。於報告期間,據董事所知, 本集團未發現與此有關的任何重大不合 規事件。

營運慣例

B5. 供應鏈管理

政策

本集團與致力於提供高質量、環境、健康及安全標準的供應商和分包商緊密合作。為管理供應商及分包商的環境與社會風險,我們已制定內部政策及程序,例如管理分包及採購政策,為甄選供應商及分包商制定評選準則。如環境政策所言,我們更傾向願意與生產環保產品的供應商合作(例如,在產品上使用環保塗層的製造商)。

Supplier Management

Our suppliers include suppliers for (a) building materials used in our design, supply, and installation projects, such as aluminium, steel products, and glass; (b) material fabrication or processing services; and (c) other miscellaneous services such as transportation, rental of machinery and equipment, and laboratory testing services.

Supplier Selection

We maintain an approved list of suppliers. In selecting our suppliers, we will assess their quotation, project credentials and capability, the scale of operation, our business history with them, and the time required to provide and deliver the required materials or services. We also review and update our approved list of suppliers from time to time. Our project engineers will examine the quantity and quality of the materials ordered and ensure that the delivery can meet our project schedules.

Supplier Evaluation

After completion of the project, our project manager will assess the performance of our suppliers based on, among others, their (a) ability to meet the delivery schedules; (b) ability to meet the test requirements; (c) response to our instructions; (d) ability to honour warranties and guarantees; (e) commitment of management; (f) quality of goods and services; and (g) cost competitiveness etc.

Subcontractor Management

Our subcontractors include subcontractors for (a) on-site installation works and (b) the lease of machinery and equipment. It is industry practice in Hong Kong for façade works and building metal finishing works contractors to engage specialised subcontractors for on-site installation works. These subcontractors have their own labour force.

Subcontractors Selection

We maintain a list of approved subcontractors, which is reviewed by our project team on an annual basis. The established relationship with our subcontractors enables us to have better control of the quality and schedule of works. We select our subcontractors based on various criteria, including their work credentials, tender price, technical capability, and prior working relationship with us. We also require our subcontractors to comply with the applicable registration requirements issued by the Construction Industry Council.

供應商管理

我們的供應商包括(a)設計、供應及安裝項目所用建材,例如鋁、鋼產品及玻璃;(b)物料製造或加工服務;及(c)其他雜項服務,例如運輸、租賃機器及設備及實驗室測試服務。

供應商甄選

我們設有一份認可供應商名單。甄選供應商時,我們會評估其報價、項目憑證及能力、營運規模、過往業務紀錄,以及提供及交付規定材料或服務所需問。我們亦會不時審閱及更新認可供應商名單。我們的項目工程師將檢視訂購材料的數量和品質,以確保有關物料能依時送達及趕上工程進度。

供應商評核

完成項目後,我們的項目經理將根據(其中包括)(a)遵守交付時間表的能力;(b)達成測試要求的能力;(c)回應我們指示;(d)履行保證及擔保的能力;(e)管理承諾;(f)貨品及服務質量;及(g)成本競爭力等,以評估供應商的表現。

分包商管理

我們的分包商提供(a)實地安裝工程及(b) 租賃機械及設備服務。在香港,外牆工 程及建築金屬飾面工程承建商委聘專門 分包商進行實地安裝工程屬行業慣例, 而這些分包商擁有其獨立勞工。

分包商甄選

我們設有一份認可分包商名單,且由項目團隊每年檢討。與分包商建立的關係有助我們妥善控制工程質量及進度。我們根據分包商的工作憑證、招標價、技術實力及以往與我們的合作關係等各項條件甄選分包商。我們亦要求分包商遵守建造業議會頒佈的適用註冊規定。

Subcontractors Monitoring

While the subcontractors are required to comply with all relevant rules and regulations in connection with the works and the subcontractors' responsibilities and policies relating to quality control, work safety and environmental protection, we remain accountable to our customers for the quality of services rendered by our subcontractors. We have put in place procedures and control measures to monitor the quality of works performed by our subcontractors.

For each project undertaken by us, a project management team will be established to oversee the general compliance by our subcontractors with our requirements and we will also designate a safety supervisor and/or and site supervisor to monitor and supervise the works of our subcontractors to ensure our subcontractors meet the relevant safety and workmanship requirements. Our safety supervisors have regular on-site inspections according to our safety and environmental requirements. We also have regular meetings with our subcontractors to address any material issues and to update their knowledge on safety and environmental issues. We provide our subcontractors with our internal guidelines on safety and environmental requirements and closely monitor their compliance with our internal guidelines. We also investigate the causes of any non-compliances and establish preventive measures and maintain records of non-compliances regarding safety, environmental and other issues of our subcontractors.

Furthermore, our project manager shall arrange a joint inspection with our customers upon completion of the works done by our subcontractors to ensure that they are consistent with the contract design, specifications and requirements.

We prohibit our subcontractors from hiring any illegal workers and we require our subcontractors to check carefully the identification documents of workers engaged by them to ensure that no illegal workers are hired. We also require our subcontractors to follow the applicable laws and regulations in relation to occupational health and safety at the construction site. Under the relevant statutory requirements, all personnel employed to work at the construction sites are required to attend the construction industry safety training session on occupational health and safety regulations and obtain the training certificate before they can work at the construction sites.

分包商監控

分包商須遵守與工程及分包商責任有關的所有相關規則及法規以及涉及質量監控、工程安全及環境保護的政策。與此同時,我們須就分包商提供的服務質量向客戶負責。我們已實施程序及監控措施以監察分包商所履行工程的質量。

此外,待分包商完成工程後,我們的項 目經理將與客戶一同視察,以確保工程 合符合約設計、規格及要求。

我們禁止分包商聘用任何非法勞工,且 要求分包商仔細檢查彼等所聘請的工人 的身份證明文件,確保並無聘用非法勞 工。我們亦要求分包商在建築地盤遵守 與職業健康及安全有關的適用法律及法 規。根據相關法定要求,所有受聘於建 築地盤工作的人士均須接受有關職業健 康及安全規例的建造業安全培訓課程, 並取得培訓證書,方可於建築地盤工作。

Subcontractors Evaluation

We evaluate and assess the performance of our subcontractors after the completion of the project. Our project manager will review the performance of the subcontractors based on, among others, their (a) ability to meet the delivery schedules; (b) ability to meet the requirements of the test; (c) response to our instructions; (d) ability to honour the defect liability period; (e) commitment of management; (f) quality of services; and (g) cost competitiveness.

Supplier and Subcontractor Profile

As of 31 March 2021, we have a total of 145 suppliers and subcontractors. The majority are from Mainland China and Hong Kong. The geographical distribution¹² of our suppliers and subcontractors are as follows:

Number Of Suppliers By Geographical Regions As Of 31 March

有145名供應商及分包商,主要來自中國大陸及香港。供應商及分包商的地域分佈¹²如下:

截至二零二一年三月三十一日,我們共

供應商及分包商的構成

我們會在項目完工後評核分包商的表

現。項目經理將根據(其中包括)(a)遵守

交付時間表的能力;(b)達成測試要求的

能力;(c)回應我們指示;(d)兑現缺陷責

任期的能力;(e)管理承諾;(f)服務質量;

及(q)成本競爭力,檢討分包商的表現。

截至三月三十一日按地域劃分的供應商 數目

		2021 二零二一年
Hong Kong	香港	40
South Korea	南韓	3
Mainland China	中國大陸	68
Overseas	海外	34
Total	總計	145

B6. Product Responsibility Project and Service Quality

Policies

High quality of both materials and subcontractors' works can contribute to the effectiveness and efficiency of the operations of all construction projects, which is crucial to our sustainable development, as stipulated in our Quality Control Management Policy.

Quality Management System

To maintain consistent quality and safety of services for customers, the Group has established a formal quality management system which is certified to be in compliance with the requirements of ISO 9001:2015. Each project engaged by us has a project management team comprising, amongst others, an executive Director and a project manager who are responsible for the overall quality assurance of the project.

B6. 產品責任 項目及服務質量

分包商評核

政策

我們的質量控制管理政策訂明,優質的物料和分包商工程對各項建築工程的作業效能和效率均有助益,這對我們的可持續發展至關重要。

質量管理系統

為維持客戶服務的質量和安全貫徹一致,本集團已制定正式且獲ISO 9001:2015規定認證的質量管理系統。我們承接的每個項目均設有一支項目管理團隊,當中的成員包括一名執行董事及一名項目經理,負責維持項目的整體質量保證。

¹² It is determined based on the primary location in which products and/ or services are provided by the suppliers and/ or subcontractors to the Group.

¹² 根據供應商及/或分包商向本集團提供產品 及/或服務的主要地點而定。

Quality Control

Our quality management system is implemented in various stages of our projects from procurement of materials to the installation phase.

Procurement Phase

We maintain a list of approved suppliers, which is reviewed by our project team and procurement team on an annual basis. We arrange for regular visits to the fabrication and processing factories of our suppliers to conduct inspections and quality checks to the fabrication process to ensure the quality of the materials supplied to us.

Our quality control staff will inspect the fabricated and processed materials produced by our suppliers on a regular basis, and if any problems are found, our quality control staff will work with the suppliers promptly to resolve the problem, in order to ensure that the fabricated/processed materials meet the requisite quality standards.

Installation Phase

We impose strict quality control standards and closely monitor the quality of the workmanship of our subcontractors. We generally only engage subcontractors on our approved list of subcontractors. For details, please refer to the section headed in "Supply Chain Management" in this ESG Report.

In respect of subcontractors for installation works, we will have regular site-visit to monitor the subcontractors' works at the construction sites. Our project management team have regular meetings with our subcontractors to address and resolve material issues such as quality issues, to ensure the works can meet the requirements of our customers.

We undertake various tests, such as test on building materials and fabricated/processed materials, tool calibration test, and tests on design performance and installation, during and after installation of façade works and building metal finishing works to ensure the project meets the required quality standards and standards required by our customers.

質量控制

我們在項目的各個階段,由採購物料至 安裝階段均實施質量管理系統。

• 採購階段

我們設有一份認可供應商名單,並 由項目團隊及採購團隊每年檢討。 我們定期造訪供應商的製造及加工 廠房,對製造流程進行視察和質量 檢查,以確保供應物料的質量。

我們的質量控制人員會定期檢測供應商生產的製造和加工物料。如發現任何問題,質量控制人員會迅即與供應商合作解決問題,務求製造/加工物料符合規範質量標準。

• 安裝階段

我們實施嚴格的質量控制標準,並密切監察分包商的施工質量。我們一般只會委聘認可分包商名單上的分包商。有關詳情請參閱本環境、社會及管治報告「供應鏈管理」一節。

對於進行安裝工程的分包商,我們會進行定期實地考查,以監察分包商在建築工地的工程。我們的項目管理團隊與分包商舉行定期會議,以處理和解決物料問題(如質量問題),確保工程符合客戶的要求。

我們於外牆工程及建築金屬飾面工程進行安裝期間及完成後進行各種測試,例如建築物料和製造/加工物料測試、工具校準測試及設計性能和安裝測試,以確保項目符合規範質量標準及客戶所要求的標準。

Complaint Handling

We will obtain feedback from our customers upon completion of the projects to identify areas for improvement. We strive to improve our quality of work and the satisfaction level of our customers.

We also have a complaint handling procedure in place, whereby upon the receipt of a complaint, a project manager will be assigned to investigate the cause of the complaint. Corrective, improvement and preventive actions are then taken to ensure appropriate actions will be undertaken to the satisfaction of our customers. Our Directors and senior management team conduct an annual review to identify areas for continual improvement.

No material complaints or demand for compensation from our customers were received by us during the reporting period in relation to any deductions, withholding, counter-claim or set-off due to the quality issues in relation to the work performed by us or by our subcontractors. When the project is in progress, we will also conduct regular meetings to review our performance, to handle any complaints received and to discuss if any improvement that needs to be enacted immediately.

Intellectual Property

The Group's business does not involve research and development activities. Nonetheless, the Group has implemented a copyright policy to (a) iterate our denouncement of the use of any unlicensed software or unlicensed copyrighted works; (b) impose individualised passwords to each of our computers to prevent and trace any use of unlicensed software or unlicensed copyrighted works; and (c) establish different measures to regulate the authorised usage of computers. All current and future employees of our Group must sign an acknowledgement of such policy upon their employment.

Marketing and Labelling

The Group does not rely heavily on marketing and advertising and does not sell products. To the best of our Directors' knowledge, the Group was not aware of any significant impact relating to advertising and labelling on its operations. We will closely monitor the business environment to identify any significant risks in this area.

投訴處理

完成項目後,我們將從客戶取得反饋意 見,以識別須改善的方面。我們致力於 提高工作質量及客戶的滿意度。

我們亦設有投訴處理程序,一旦收到投訴,我們將委派項目經理調查投訴因由。其後,我們採取修正、改進及預防措施,確保將採納合適且令客戶滿意的後續方案。董事及高級管理層團隊會進行年度審閱,以識別須持續改進的範疇。

於報告期間,概沒有就任何因我們或我們分包商所履行工程的相關質量問題導致任何扣減、扣款、反申索或抵銷而收到客戶的嚴重投訴或賠償要求。在項目進行時,我們亦將定期召開會議以檢討我們的表現、處理任何已接獲的投訴及討論是否需要即時訂立任何改善措施。

知識產權

本集團的業務並不涉及研發活動。儘管如此,本集團已實施版權政策以(a)重申 譴責使用任何未經授權軟件或未經授權的版權作品:(b)為每台電腦設置個性化密碼,以防止及追蹤使用任何未經授權軟件或未經授權的版權作品:及(c)制定來件或未經授權的版權作品:及(c)制定不同措施以規管電腦的授權使用情況。本集團全體現任及未來僱員於入職時均須簽署上述政策的確認書。

市場推廣及標籤

本集團並不十分依賴市場推廣及廣告, 而且並不售賣實體產品。據董事所深 知,本集團並不知悉其營運有任何與廣 告及標籤有關的重大影響。我們將密切 監察商業環境,以識別此領域的任何重 大風險。

Protection of Client's Privacy and Information

The Group strives to protect the privacy of its customers, business partners and staff in the collection, processing and use of their business or personal data. As stated in our Employee Handbook, all employees are obliged to protect our commercial and technical secrets, and if they violate the confidentiality regulations, they will be prosecuted in accordance with the relevant laws and regulations.

The production, sending, receiving, transmitting, using, copying, excerpting, storing and destroying of information are all carried out by designated personnel depending on the level of confidentiality of information. If an employee finds that the company password has been leaked or may be leaked, he/she should immediately take remedial measures and promptly report to the company supervisor. In addition, confidential agreements are required to be signed with relevant parties where applicable.

Compliance Information

The Group strictly abides the laws and regulations relating to product responsibility, including but not limited to Personal Data (Privacy) Ordinance (Chapter 486 of the Laws of Hong Kong) and Copyright Ordinance (Chapter 528 of the Laws of Hong Kong). During the reporting period, to the best of our Directors' knowledge, the Group was not aware of any significant noncompliance case in this regard.

B7. Anti-corruption

Honesty, integrity and fair competition are the core values that all employees of the Group should uphold. The Group's Employee Handbook sets out the employee's codes of conduct in dealing with matters related to acceptance of advantages and conflicts of interests and is communicated to all employees. To avoid any conflict of interest situation, employees or other related parties are required to sign the Declaration of Conflict of Interest. During the reporting period, the Group has invited representatives from ICAC for a talk on anti-corruption to our employees.

保障客戶私隱及資料

在收集、處理及使用客戶、業務夥伴及 員工的商業或個人數據時,本集團竭力 保護彼等的私隱。如僱員手冊所載,全 體僱員必須保護我們的商業及技術機 密,倘違反保密規定,彼等將根據相關 法例及法規被檢控。

指定人員將根據信息的保密程度,編製、發送、接收、傳輸、使用、複製、 摘錄、儲存及銷毀信息。如僱員發現公 司密碼經已洩漏或可能已洩漏,則應立 即採取補救措施並即時向公司主管報 告。此外,公司應與相關訂約方(如適 用)簽署保密協議。

合規資料

本集團嚴格遵守與產品責任有關的法律 及法規,包括但不限於《個人資料(私隱) 條例》(香港法例第486章)及《版權條例》 (香港法例第528章)。於報告期間,據董 事所知,本集團並不知悉就此有任何重 大不合規事件。

B7. 反貪污

誠實、誠信及公平競爭是本集團全體僱員所秉持的核心價值觀。本集團於僱員 手冊載有僱員處理關於收受利益及利益 衝突等問題的操守守則,並已向全體僱 員傳達。為避免任何利益衝突情況,僱 員或其他相關各方均須簽署利益衝突聲 明。於報告期間,本集團已邀請廉政公 署代表為我們的員工進行反貪污講座。

Policies

Our commitments and values are guided by the Employee Handbook and supplemented by different policies and procedures. These policies and procedures are regularly reviewed and updated to ensure appropriate ethical business practices and behaviour as well as compliance with corporate and regulatory requirements. Our Employee Handbook sets out principles for acting responsibly in the daily operation, including issues related to business ethics, conflicts of interest, bribery in the workplace. Our Anti-fraud Policy sets out our management approaches on anti-frauds. It provides the guidelines on implementation, treatment, and identification of frauds.

Whistleblowing Policy

The Group sets up a mechanism allowing the employees to report any malpractice existing in the Group to the Audit Committee under the condition of confidentiality and maps out the investigation procedure. The Group encourages employees to call attention to any alleged misconduct or delinquency occurring in the Group.

The Board and the Audit Committee have the responsibility to monitor and review the implementation of the policy and to advise on investigations into reported cases. The report can be submitted in writing or email. All reported cases are promptly and thoroughly investigated while confidentiality is respected to protect individuals. If the report exposes alleged criminal offences, the case will be consulted with the legal advisor to decide whether to refer the case to competent authorities.

Compliance Information

The Group strictly abides by the laws and regulations relating to bribery, extortion, fraud and money laundering in Hong Kong, including the Prevention of Bribery Ordinance (Chapter 201 of the Laws of Hong Kong). During the reporting period, to the best of our Directors' knowledge, the Group was not aware of any cases of significant non-compliance or related corruption litigation in this regard. There was no concluded legal case regarding corrupt practices brought against the Group or our employees.

政策

我們的承諾及企業價值以僱員手冊為基。
礎,並以不同的政策及程序作為補充。
該等政策及程序經定期檢討及更新以及符當的商業道德行為規範及符合有相監管要求。我們的僱員手冊載道完明,包括商突、工作場所內賄賂等事項管理中的負責任原則,包括商業項等。
我們的反欺詐政策載有反欺詐的管理方針,提供了有關實行、處理及辨別欺詐的指引。

舉報政策

本集團設有機制,讓僱員以保密方式向 審核委員會舉報本集團存在的任何失當 行為,並制定調查程序。本集團鼓勵僱 員留意於本集團內發生的任何涉嫌不當 行為或違規行為。

董事會及審核委員會有責任監察及檢討政策的實施情況,並就報告案件的調查提出意見。舉報可以書面或電郵方式提出。所有舉報個案均會作出迅速及深入的調查,並會嚴加保密以保障相關人士。如舉報揭發涉嫌干犯刑事罪行,本集團將會就個案諮詢法律顧問,以決定是否將個案轉介至有關當局。

合規資料

本集團嚴格遵守有關賄賂、勒索、欺詐 及洗黑錢的香港法律及法規,包括《防止 賄賂條例》(香港法例第201章)。於報告 期間,據董事所知,本集團在此方面並 無任何重大違規情況或相關的貪污訴 訟,且沒有就貪污行為針對本集團或我 們的僱員提出的已審結法律訴訟。

Community

B8. Community Investment

Policies

The Group believes that community contribution is important for sustainable development as it helps to establish a harmonious society. The Group aims to develop long-term relations with stakeholders based on mutual trust, respect and integrity. The Group also seeks to make contributions to programmes which have positive impacts on different areas of community development (such as art, youth education and social needs). Employees are encouraged to volunteer and work through collaboration with strategic giving as well as capacity-building initiatives to try and create positive impacts in the community.

During the reporting period, the Group organised a beach cleanup activity with 23 employees taken part and have contributed a total of 46 hours to the activity.

社區

B8. 社區投資

政策

本集團相信社區貢獻對可持續發展至關重要,因為其有助建立和諧社會。本集團鋭意與持份者建立互相信任、互相可重和具誠信的長期合作關係。本集團亦有意為對社區發展的不同範疇有積極影響的項目(如藝術、青少年教育及社區需求)作出貢獻。本集團亦鼓勵僱員投入營工工作,通過互相協作、策略性捐贈製工工作,通過互相協作、策略性捐輕影響力。

於報告期間,本集團曾舉辦一次海灘清潔活動,共有23名員工參加,為活動貢獻合共46小時。

Deloitte.

德勤

TO THE SHAREHOLDERS OF LOTUS HORIZON HOLDINGS LIMITED

(incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of Lotus Horizon Holdings Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 89 to 175, which comprise the consolidated statement of financial position as at 31 March 2021, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 March 2021, 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 are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants (the "Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

KEY AUDIT MATTERS

Key audit matters are the matter those that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. The 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.

致智中國際控股有限公司

(在開曼群島註冊成立的有限公司) **列位股東**

意見

我們已審計列載於第89至175頁的智中國際控股有限公司(以下簡稱「貴公司」)及其附屬公司(以下統稱「貴集團」)的綜合財務報表,此財務報表包括於二零二一年三月三十一日的綜合財務狀況表與截至該日止年度的綜合損益及其他全面收益表、綜合權益變動表及綜合現金流量表,以及綜合財務報表附註,包括主要會計政策概要。

我們認為,該等綜合財務報表已根據香港會計師公會(「香港會計師公會」)頒佈的《香港財務報告準則」)真實而中肯地反映了 貴集團於二零二一年三月三十一日的綜合財務狀況及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》的披露規定妥為擬備。

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》(「**香港審計準則**」)進行審計。我們在該 等準則下承擔的責任已在本報告「核數師就審 計綜合財務報表承擔的責任」部分中作進一步 闡述。根據香港會計師公會頒佈的《專業會計 師道德守則》(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。我們相信,我們所獲得的審計憑證能充 足及適當地為我們的意見提供基礎。

關鍵審計事項

關鍵審計事項是根據我們的專業判斷,認為對本期綜合財務報表的審計最為重要的事項。有關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。我們不會對該等事項提供單獨的意見。

KEY AUDIT MATTERS (Continued)

關鍵審計事項(續)

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

Recognition of revenue from the provision of design, supply and installation services for façade works and building metal finishing works

確認來自提供外牆工程及建築金屬飾面工程的設計、供應及安裝服務的收益

We identified recognition of revenue from the provision of design, supply and installation services for façade works and building metal finishing works as a key audit matter due to its significance to the Group's consolidated financial statements and involvement of significant management estimates in determining estimated outcomes of the respective construction contracts.

我們已確認來自提供外牆工程及建築金屬飾面工程合約的設計、供應及安裝服務的收益識別為關鍵審計事項,乃由於其對 貴集團的綜合財務報表而言屬重大,且於釐定各自建築合約的估計成果時涉及重大管理層估計。

As disclosed in note 4 to the consolidated financial statements, the Group recognises revenue from provision of design, supply and installation services for façade work and building metal finishing works progressively over time using input method based on the proportion of total contract costs incurred at the end of reporting period compared to the estimated total budgeted contract costs to complete the contract when control of the goods or service is transferred to the customer. Since the measurement of the revenue relies on estimations of total budgeted contract costs, changes to estimated total budgeted contract costs could give rise to material variances in the amount of revenue recognised.

如綜合財務報表附註4所披露,於商品或服務的控制權轉讓予客戶時,貴集團使用輸入法根據報告期末已產生的合約成本總額佔完成合約的估計預算合約成本總額百分比,隨時間逐步確認提供外牆工程及建築金屬飾面的設計、供應及安裝服務的收益。由於收益計量倚賴預算合約成本總額的估計、估計預算合約成本總額變動可能導致已確認收益金額重大變動。

Our procedures in relation to the recognition of revenue from the provision of design, supply and installation services for façade works and building metal finishing works included:

我們有關確認來自提供外牆工程及建築金屬飾面工程的設計、供應及安裝服務的收益的程序包括:

 Understanding how the management of the Group recognised the revenue from provision of design, supply and installation services for façade works and building metal finishing works and how the total budgeted contract costs were estimated;

> 了解 貴集團管理層如何確認來自提供外牆工程 及建築金屬飾面工程的設計、供應及安裝服務的 收益,以及如何估計預算合約成本總額;

- Agreeing the total contract values and values of variation orders, where applicable, to relevant signed contracts and the correspondence with customers, on a sample basis;
 - 抽樣將合約總價值及工程變更指令的價值(如適用) 與相關簽訂的合約及與客戶的來往函件進行比對;
- Checking the estimated total budgeted contract costs against the supporting documents, including subcontracting service agreements, purchasing agreements, quotations, payment certificates or invoices issued by subcontractors or suppliers of contract materials, of respective construction projects and understanding the basis for making material revisions, where applicable, of the estimated total budgeted contract costs, on a sample basis;

對照各建築項目的分包服務協議、採購協議、報價、付款憑證或分包商或合約材料供應商開具的發票等證明文件,抽樣核查估計預算合約成本總額,及抽樣了解對估計預算合約成本總額作出重大修訂的依據(如適用);

KEY AUDIT MATTERS (Continued)

關鍵審計事項(續)

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

Recognition of revenue from the provision of design, supply and installation services for façade works and building metal finishing works (Continued)

確認來自提供外牆工程及建築金屬飾面工程的設計、供應及安裝服務的收益(續)

The Group recognised revenue from provision of design, supply and installation services for façade works and building metal finishing works to customers in Hong Kong of HK\$220,788,000 during the year ended 31 March 2021 as set out in note 5 to the consolidated financial statements.

誠如綜合財務報表附註5所載,於截至二零二一年三月三十一日止年度,貴集團確認來自香港客戶的提供外牆工程及建築金屬飾面工程設計、供應及安裝服務的收益220,788,000港元。

- Assessing the accuracy of the actual contract costs incurred during the year by examining against the payment certificates or invoices issued by subcontractors or suppliers of contract materials, on a sample basis; and 通過檢查付款憑證或分包商或合約材料供應商開具的發票,抽樣評估年內產生的實際合約成本;及
- Evaluating the reliability of the estimation made by the management of the Group, by comparing their budgeted contract costs against actual costs for projects at completion, on a sample basis.
 通過比較其預算合約成本與已完成項目的實際成本,抽樣評估 貴集團管理層的估計是否可靠。

OTHER INFORMATION

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

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

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

其他信息

貴公司董事需對其他信息負責。其他信息包括 刊載於年報內的信息,但不包括綜合財務報表 及我們就此的核數師報告。

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

結合我們對綜合財務報表的審計,我們的責任 是閱讀其他信息,在此過程中,考慮其他信息 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者似乎存在重大錯誤 陳述的情況。基於我們已執行的工作,如果我 們認為其他信息存在重大錯誤陳述,我們需要 報告該事實。在這方面,我們沒有任何報告。

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

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

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

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

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 solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

董事及治理層就綜合財務報表承擔 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。

治理層須負責監督 貴集團的財務報告過程。

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,並按照我們商定的業務約定條款僅向全體股東出具包括我們意見的核數師報告,除此之外,本報告不可用作其他用途。我們報告之內容對任何其他人士承擔任何責任或接受任何義務。合理保證是高水平的保證,但不能保證按照香港審計準則進行的審計,在某一重大錯誤陳述存在時總能發現。錯誤陳述可以由欺詐或錯誤引起,如果合理預期它們單獨或匯總起來可能影響使用者依賴綜內財務報表所作出的經濟決定,則有關的錯誤陳述被視作重大。

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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

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

核數師就審計綜合財務報表承擔的 責任(續)

作為根據香港審計準則進行審計的一部分,我 們在整個審計過程中運用了專業判斷,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述的風險,設計及執行審計程序以應對這些風險,以及獲取充足和適當的審計憑證,作為我們意見的基礎。由於欺詐可能涉及串謀、偽造、蓄意遺漏、虚假陳述,或母よ為治部控制之上,因此未能發現因時之上,因此未能發現因錯誤而導致的重大錯誤陳述的風險。
- 了解與審計相關的內部控制,以設計適當的審計程序,但目的並非對 貴集團內部控制的有效性發表意見。
- 評價董事所採用會計政策的恰當性及作 出會計估計和相關披露的合理性。
- 對董事採用持續經營會計基礎的恰當性 作出結論。根據所獲取的審計憑證,確 定是否存在與事項或情況有關的重大 續經營能力產生重大疑慮。如果我核 續存在重大不確定性,則有必要, 為存在重大不確定性,則有公財務 為存在重大不確定性,則有公財務 ,則我們應當修改意見。我們的結審 計 於核數師報告日期止所取得的的 證。然而,未來事項或情況可能 致 對集團不能持續經營。
- 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以中肯形式反映有關交易和事項。

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AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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

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

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

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

The engagement partner on the audit resulting in the independent auditor's report is Lin Sze Wai.

Deloitte Touche TohmatsuCertified Public Accountants

Hong Kong 23 June 2021

核數師就審計綜合財務報表承擔的 責任(續)

就 貴集團內實體或業務活動的財務信息獲取充足、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、監督及執行。我們為審計意見承擔全部責任。

除其他事項外,我們與治理層溝通了計劃的審計範圍、時間安排及重大審計發現等,包括我們在審計中識別出內部控制的任何重大缺陷。

我們還向治理層提交聲明,説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,以及消除對獨立性的威脅所採取的行動或防範措施(若適用)。

從與治理層溝通的事項中,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,除非法律或法規不允許公開披露這些 事項,或在極端罕見的情況下,如果合理預期 在我們報告中溝通某事項造成的負面後果超過 產生的公眾利益,我們決定不應在報告中溝通 該事項。

出具本獨立核數師報告的審計項目合夥人是林 思慧。

德勤 • 關黃陳方會計師行

執業會計師 香港 二零二一年六月二十三日

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

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

		NOTES 附註	2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Revenue	收益	5	220,788	243,453
Cost of sales	銷售成本		(170,415)	(172,495)
Gross profit	毛利		50,373	70,958
Other income, gains and losses, net	其他收入、收益及虧損淨額	6	1,720	88
Net impairment losses reversed under	預期信貸虧損模式項下的			
expected credit loss model	已撥回減值虧損淨額	7	1	1,289
Operating and administrative expenses	經營及行政開支		(23,877)	(13,821)
Finance costs	融資成本	8	(952)	(1,451)
Listing expenses	上市開支		(1,311)	(13,665)
Profit before taxation	除税前溢利	9	25,954	43,398
Income tax expense	所得税開支	11	(4,218)	(9,240)
Profit and total comprehensive	年內溢利及全面收益總額			
income for the year			21,736	34,158
Earnings per shares, basic (HK cents)	每股基本盈利(港仙)	13	1.10	2.28

Consolidated Statement of Financial Position

綜合財務狀況表

At 31 March 2021 於二零二一年三月三十一日

			2021 二零二一年	2020 二零二零年
		NOTES	— 	ー令ー令十 HK\$'000
		附註	千港元	千港元
Non-current assets	非流動資產			
Property and equipment	物業及設備	14	15,021	3,701
Deposit and prepayment for a life	人壽保險的按金及預付款項			
insurance policy		15	1,805	1,228
Rental deposits	租賃按金	16	728	283
Deferred tax assets	遞延税項資產	23	378	153
A			17,932	5,365
Current assets	流動資產			
Trade and other receivables	貿易及其他應收款項	16	23,604	21,269
Contract assets	合約資產	17	76,834	79,313
Tax recoverable	可收回税項		476	_
Pledged bank deposits	已抵押銀行存款	19	18,488	5,122
Bank balances and cash	銀行結餘及現金	19	72,910	13,960
			192,312	119,664
Current liabilities	流動負債			
Trade and other payables	貿易及其他應付款項	20	20,650	21,281
Contract liabilities	合約負債	17	638	_
Lease liabilities	租賃負債	21	2,203	1,466
Taxation payable	應付税項		-	4,039
Bank borrowings	銀行借款	22	4,889	34,582
			28,380	61,368
Net current assets	流動資產淨值		163,932	58,296
Total assets less current liabilities	總資產減流動負債		181,864	63,661
Non-current liabilities	非流動負債			
Lease liabilities	租賃負債	21	7,895	1,397
Other payables	其他應付款項	20	750	_
			8,645	1,397
Net assets	資產淨值		173,219	62,264
Capital and reserves	資本及儲備			
Share capital	股本	24	20,000	_#
Reserves	儲備		153,219	62,264
Total equity	權益總額		173,219	62,264

Less than HK\$1,000

少於1,000港元

The consolidated financial statements on pages 89 to 175 were 第89至175頁的綜合財務報表由董事會於二零 approved and authorised for issue by the Board of Directors on 二一年六月二十三日批准及授權刊發。 23 June 2021.

CHU KWOK FUN 朱國歡 **DIRECTOR** 董事

TSANG CHIU WAN 曾昭維 **DIRECTOR** 董事

Consolidated Statement of Changes in Equity

綜合權益變動表

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

		Share capital 股本 HK\$'000 千港元	Share premium 股份溢價 HK\$'000 千港元	Other reserve 其他儲備 HK\$'000 千港元 (Note) (附註)	Retained profits 保留溢利 HK\$'000 千港元	Total 總計 HK\$'000 千港元
At 1 April 2019	於二零一九年四月一日	_#	-	10,000	18,106	28,106
Profit and total comprehensive income for the year	年內溢利及全面收益總額	-	-	_	34,158	34,158
At 31 March 2020	於二零二零年三月三十一日	_#	-	10,000	52,264	62,264
Profit and total comprehensive	年內溢利及全面收益總額				24 72 /	04.704
income for the year	7V. /= >< PP. /0	-	-	-	21,736	21,736
Issue of new shares	發行新股份	5,000	120,000	-	-	125,000
Capitalisation issues	資本化發行(附註24)					
(note 24)		15,000	(15,000)	_	-	_
Share issuance costs	股份發行成本	-	(25,781)	-	-	(25,781)
Dividends recognised	確認為分派的股息					
as contribution (note 12)	(附註12)	-	-)	-	(10,000)	(10,000)
At 31 March 2021	於二零二一年三月三十一日	20,000	79,219	10,000	64,000	173,219

[#] Less than HK\$1,000

Note: Other reserve represented the difference between the share capital of the Company issued as consideration of acquiring ICGL Technical Works (HK) Limited ("ICGL Hong Kong") and issued share capital of ICGL Hong Kong on 27 March 2019 pursuant to a group reorganisation.

少於1,000港元

附註: 其他儲備指本公司作為收購弘建營造(香港)有限公司(「**弘建香港**」)的代價而發行的股本與弘建香港於 二零一九年三月二十七日根據集團重組而發行的股 本之間的差額。

Consolidated Statement of Cash Flows

綜合現金流量表

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
On any time and time	カ元・火火・エ・毛・	1 /6/0	T/E/L
Operating activities Profit before taxation	經營活動 除稅前溢利	25,954	12 200
Adjustments for:	調整:	25,954	43,398
Interest income	利息收入	(315)	(18)
Interest income Interest expenses	利息開支	952	1,451
Depreciation on property	物業及設備折舊	752	1,431
and equipment	初来及欧洲川台	3,250	1,867
Loss on write-off of property	撇銷物業及設備虧損	0,200	1,007
and equipment		1,498	_
Gain arising from early termination	提早終止租賃合約產生的收益	.,.,,	
of lease contracts	32 7 11 12 2 2 11 11 12 12 13 7 14	(142)	_
Gain on a life insurance policy	人壽保險收益	(184)	_
Net impairment losses reversed under	預期信貸虧損模式項下的		
expected credit loss model	已撥回減值虧損淨額	(1)	(1,289)
Operating cash flows before movements	營運資金變動前的經營現金流量		
in working capital		31,012	45,409
(Increase) decrease in trade and	貿易及其他應收款項(增加)減少	,	,
other receivables	, , , , , , , , , , , , , , , , , , , ,	(7,659)	5,531
Decrease (increase) in contract assets	合約資產減少(增加)	2,270	(14,701)
Increase (decrease) in trade and	貿易及其他應付款項增加(減少)		
other payables		853	(1,377)
Increase (decrease) in contract liabilities	合約負債增加(減少)	1,007	(1,162)
Cash generated from operations	經營所得現金	27,483	33,700
Hong Kong Profits Tax paid	已付香港利得税	(8,958)	(7,349)
Net cash from operating activities	經營活動所得現金淨額	18,525	26,351
Investing activities	投資活動		<u> </u>
Placement of pledged bank deposits	存放已抵押銀行存款	(17,814)	(5,122)
Purchases of property and equipment	購買物業及設備	(6,210)	(233)
Payment of a life insurance contract	人壽保險合約付款	(393)	(397)
Payment of rental deposits	租賃按金付款	(728)	(80)
Withdrawal of pledged bank deposits	提取已抵押銀行存款	4,448	(30)
Refund of rental deposits	退還租賃按金	444	_
Interest received	已收利息	315	18
Advance to ultimate holding company	墊款予最終控股公司	_	(4)
Repayment from ultimate holding company	最終控股公司還款	_	23
Net cash used in investing activities	投資活動所用現金淨額	(19,938)	(5,795)

Consolidated Statement of Cash Flows

綜合現金流量表

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Financing activities	融資活動		
Proceeds from issue of shares	發行股份所得款項	125,000	_
New bank borrowings raised	已籌集新銀行借款	47,835	138,944
Repayments of bank borrowings	償還銀行借款	(77,528)	(136,841)
Issue costs paid	已付發行成本	(22,147)	(2,279)
Dividend paid	已付股息	(10,000)	(17,219)
Interest paid	已付利息	(1,066)	(1,357)
Repayments of lease liabilities	償還租賃負債	(1,731)	(1,301)
Net cash from (used in) financing activities	融資活動所得(所用)現金淨額	60,363	(20,053)
Net increase in cash and cash equivalents	現金及現金等價物增加淨額	58,950	503
Cash and cash equivalents at beginning	年初現金及現金等價物		
of the year		13,960	13,457
Cash and cash equivalents at end of the year,	年末現金及現金等價物,		
representing bank balances and cash	代表銀行結餘及現金	72,910	13,960

智中國際控股有限公司 / 二零二一年年報

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綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

1. GENERAL INFORMATION

Lotus Horizon Holdings Limited (the "Company") was incorporated and registered as an exempted company with limited liability in the Cayman Islands under the Companies Law Chapter 22 of the Cayman Islands on 14 November 2018 and its shares were listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 15 April 2020 (the "Listing"). The addresses of the Company's registered office and the principal place of business of the Company are set out in the section headed "Corporate Information" to the annual report.

Its immediate and ultimate holding company is Platinum Lotus Holdings Limited, a limited liability company incorporated in the British Virgin Islands ("BVI"). The ultimate controlling shareholder of the Company is Mr. Chu Kwok Fun ("Mr. Chu").

The Company acts as an investment holding company and the principal activities of the Company and its subsidiaries (collectively referred to as the "**Group**") are the provision of design, supply and installation services for façade works and building metal finishing works.

The consolidated financial statements are presented in Hong Kong Dollars ("**HK\$**"), which is also the functional currency of the Company.

1. 一般資料

智中國際控股有限公司(「本公司」)於二零一八年十一月十四日根據開曼群島法例第22章公司法於開曼群島註冊成立及註冊為獲豁免有限公司,其股份於二零二零年四月十五日在香港聯合交易所有限公司(「聯交所」)主板上市(「上市」)。本公司註冊辦事處及本公司主要營業地點的地址載於年報「公司資料」一節。

其直接及最終控股公司為Platinum Lotus Holdings Limited,該公司為於英屬維爾京群島(「英屬維爾京群島」)註冊成立的有限公司。本公司的最終控股股東為朱國歡先生(「朱先生」)。

本公司作為投資控股公司行事,而本公司及其附屬公司(統稱「本集團」)的主要業務為提供外牆工程及建築金屬飾面工程的設計、供應及安裝服務。

綜合財務報表以港元(「**港元**」)呈列,而港元亦為本公司的功能貨幣。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs")

Amendments to HKFRSs that are mandatorily effective for the current year

In the current year, the Group has applied the "Amendments to References to the Conceptual Framework in HKFRS Standards" and the following amendments to HKFRSs issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") for the first time, which are mandatorily effective for the Group's annual period beginning on or after 1 April 2020 for the preparation of the consolidated financial statements:

Amendments to HKAS 1

Definition of Material

and HKAS 8

Definition of a Business

Amendments to HKFRS 9, HKAS 39 and HKFRS 7

Amendments to HKFRS 3

Interest Rate Benchmark Reform

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

Application of Amendments to HKAS 1 and HKAS 8 "Definition of Material"

The Group has applied the Amendments to HKAS 1 and HKAS 8 for the first time in the current year. The amendments provide a new definition of material that states "information is material if omitting, misstating or obscuring it could reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements, which provide financial information about a specific reporting entity." The amendments also clarify that materiality depends on the nature or magnitude of information, either individually or in combination with other information, in the context of the financial statements taken as a whole.

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

2. 應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」)

於本年度強制生效的經修訂香港財 務報告準則

於本年度,本集團已首次應用由香港會計師公會(「香港會計師公會」)所頒佈並於二零二零年四月一日或之後開始的本集團年度期間強制生效的「提述香港財務報告準則概念框架的修訂」及下列經修訂香港財務報告準則,以編製綜合財務報表:

香港會計準則第1號及

重大的定義

香港會計準則第8號

(修訂本)

香港財務報告準則第3號

業務的定義

利率基準改革

(修訂本)

香港財務報告準則第9號、

香港會計準則第39號及 香港財務報告準則第7號

(修訂本)

除下文所述者外,於本年度應用「提述香港財務報告準則概念框架的修訂」及經修訂香港財務報告準則對本集團於當前及過往年度的財務狀況及表現及/或該等綜合財務報表所載的披露並無重大影響。

應用香港會計準則第1號及香港會計準則第8號(修訂本)「重大的定義」

本集團於本年度首次應用香港會計準則第1號及香港會計準則第8號(修訂本)。該等修訂本為重大提供新定義,指出「倘遺漏、錯誤陳述或隱瞞資料可合理者也,指數學一般用途財務報表的主要使用者根據提供有關特定報告實體的財務資料的該等財務報表作出的決策,則有關資料屬重大」。該等修訂本亦澄清,重大內的對關重大於資料在整體財務報表範圍內對語內數量,不論單獨或與其他資料結合使用。

於本年度應用該等修訂本對綜合財務報 表並無影響。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

New and amendments to HKFRSs issued but not effective

The Group has not early applied the following new and amendments to HKFRSs that have been issued but are not yet effective:

HKFRS 17

Insurance Contracts and the related

Amendments⁵

Amendments to HKFRS 3

Reference to the Conceptual

Framework⁴

Amendments to HKFRS 9, HKAS 39, HKFRS 7,

Interest Rate Benchmark Reform — Phase 2²

HKAS 39, HKFRS 7, HKFRS 4 and HKFRS 16

Amendments to HKFRS 10 and HKAS 28

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

Joint Venture⁶

Amendment to HKFRS 16

Covid-19-Related Rent Concessions¹

Amendment to HKFRS 16

Covid-19-Related Rent Concessions beyond 30 June 2021³

Amendments to HKAS 1

Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretation 5 (2020)⁵

Amendments to HKAS 1 and HKFRS Practice Statement 2

Disclosure of Accounting Policies⁵

Amendments to HKAS 8 Amendments to HKAS 12 Definition of Accounting Estimates⁵ Deferred Tax related to Assets and Liabilities arising from a Single Transaction⁵

Amendments to HKAS 16

Property, Plant and Equipment — Proceeds before Intended Use⁴

Amendments to HKAS 37

Onerous Contracts — Cost of Fulfilling a Contract⁴

Amendments to HKFRSs

Annual Improvements to HKFRSs 2018 – 2020⁴

2. 應用和前及經修前音花別份報 告準則(「香港財務報告準則」) (續)

已發行但尚未生效的新訂及經修訂 香港財務報告準則

本集團並無提早應用下列已頒佈但尚未 生效的新訂及經修訂香港財務報告準則:

香港財務報告準則第17號

保險合約及 相關修訂⁵

香港財務報告準則第3號 (修訂本) 提述概念框架⁴ 利率基準改革 —

第二階段2

香港財務報告準則第9號、香港會計準則第39號、

香港財務報告準則第7號、 香港財務報告準則第4號及 香港財務報告準則第4號及 香港財務報告準則第16號

(修訂本)

香港財務報告準則第10號及 香港會計準則第28號

(修訂本)

投資者與其聯營 公司或合營企業 之間的資產出售 或注資6

香港財務報告準則第16號

(修訂本)

香港財務報告準則第16號 二

(修訂本)

2019冠狀病毒病 相關的租金寬減¹ 二零二一年

六月三十日之後 2019冠狀病毒病 相關的租金寬減³

香港會計準則第1號(修訂本) 將負債分類為流動

府貝貝刀與為加斯 或非流動及香港 詮釋第5號 (二零二零年)的 相關修訂5

香港會計準則第1號及 香港財務報告準則 實務報告第2號(修訂本)

實務報告第2號(修訂本) 香港會計準則第8號(修訂本)會計估計的定義⁵

香港會計準則第12號 (修訂本)

與單一交易產生的 資產及負債有關 的遞延税項⁵

會計政策披露5

香港會計準則第16號

物業、廠房及設備 一作擬定用途前

(修訂本)

的所得款項4

香港會計準則第37號 (修訂本) 繁重合約 — 履行 合約的成本⁴

香港財務報告準則(修訂本)

香港財務報告準則 二零一八年至 二零二零年的

二零二零年 年度改進⁴

Effective for annual periods beginning on or after 1 January 2021

Effective for annual periods beginning on or after 1 June 2020

- Effective for annual periods beginning on or after 1 April 2021
- ⁴ Effective for annual periods beginning on or after 1 January 2022
- ⁵ Effective for annual periods beginning on or after 1 January 2023
- Effective for annual periods beginning on or after a date to be determined
- · 於二零二零年六月一日或之後開始的年度期間生效
- 於二零二一年一月一日或之後開始的年度期 間生效
- 3 於二零二一年四月一日或之後開始的年度期 間生效
- 間生效 於二零二三年一月一日或之後開始的年度期

二二年一月一日或之後開始的年度期

6 於待定日期或之後開始的年度期間生效

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

New and amendments to HKFRSs issued but not effective (Continued)

Except for the amendments to HKFRSs mentioned below, the directors of the Company anticipate that the application of all other new and amendments to HKFRSs will have no material impact on the consolidated financial statements in the foreseeable future.

Amendments to HKAS 1 "Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretation 5 (2020)"

The amendments provide clarification and additional guidance on the assessment of right to defer settlement for at least twelve months from reporting date for classification of liabilities as current or non-current, which:

- specify that the classification of liabilities as current or noncurrent should be based on rights that are in existence at the end of the reporting period. Specifically, the amendments clarify that:
 - the classification should not be affected by management intentions or expectations to settle the liability within 12 months; and
 - (ii) if the right is conditional on the compliance with covenants, the right exists if the conditions are met at the end of the reporting period, even if the lender does not test compliance until a later date; and
- clarify that if a liability has terms that could, at the option of
 the counterparty, result in its settlement by the transfer of
 the entity's own equity instruments, these terms do not
 affect its classification as current or non-current only if the
 entity recognises the option separately as an equity
 instrument applying HKAS 32 "Financial Instruments:
 Presentation".

2. 應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」) (續)

已發行但尚未生效的新訂及經修訂香港財務報告準則(續)

除下文所述的經修訂香港財務報告準則 外,本公司董事預期應用所有其他新訂 及經修訂香港財務報告準則在可見將來 不會對綜合財務報表有重大影響。

香港會計準則第1號(修訂本)「將負債分類為流動或非流動及香港詮釋第5號(二零二零年)的相關修訂 |

該等修訂本為評估自報告日期起至少十二個月的延期結算權利提供澄清及額外指引,以將負債分類為流動或非流動,其中:

- 列明負債應根據報告期末存有的權利分類為流動或非流動。具體而言,該等修訂本澄清:
 - (i) 有關分類不應受到管理層於 12個月內結算負債的意圖或 預期所影響:及
 - (ii) 倘有關權利以遵守契諾為條件,則即使貸款人在較後日期方測試是否符合條件,該權利在報告期末符合條件的情況下仍然存在;及
- 澄清倘負債具有可由交易對手選擇透過轉讓實體本身的權益工具進行結算的條款,則僅當實體應用香港會計準則第32號「金融工具:呈列」將選擇權單獨確認為權益工具時,該等條款方不會影響其分類為流動或非流動。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

New and amendments to HKFRSs issued but not effective (Continued)

Amendments to HKAS 1 "Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretation 5 (2020)" (Continued)

In addition, Hong Kong Interpretation 5 was revised as a consequence of the Amendments to HKAS 1 to align the corresponding wordings with no change in conclusion.

Based on the Group's outstanding liabilities as at 31 March 2021, the application of the amendments will not result in reclassification of the Group's liabilities.

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES

Basis of preparation of consolidated financial statements

The consolidated financial statements have been prepared in accordance with HKFRSs issued by the HKICPA. For the purpose of preparation of the consolidated financial statements, information is considered material if such information is reasonably expected to influence decisions made by primary users. In addition, the consolidated financial statements include the applicable disclosures required by the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") and by the Hong Kong Companies Ordinance.

The consolidated financial statements have been prepared on the historical cost basis. Historical cost is generally based on the fair value of the consideration given in exchange of goods and services.

2. 應用新訂及經修訂香港財務報 告準則(「香港財務報告準則」) (續)

已發行但尚未生效的新訂及經修訂香港財務報告準則(續)

香港會計準則第1號(修訂本)「將負債分類為流動或非流動及香港詮釋第5號(二零二零年)的相關修訂」(續)

此外,香港詮釋第5號因香港會計準則 第1號(修訂本)而予以修改,以使相應 措辭一致,但結論不變。

根據本集團於二零二一年三月三十一日 的未償還負債,應用該等修訂本將不會 導致本集團負債的重新分類。

3. 綜合財務報表的編製基準及主 要會計政策

綜合財務報表的編製基準

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編製。就編製綜合財務報表而言,倘資料可合理預期影響主要使用者作出的決定,則有關資料被視為重大。此外,綜合財務報表包括聯交所證券上市規則(「上市規則」)及香港《公司條例》所規定的適用披露。

綜合財務報表已按歷史成本基準編製。 歷史成本一般以交換貨品及服務時所給 予代價的公平值為基準。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Basis of preparation of consolidated financial statements (Continued)

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

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

- Level 1 inputs are quoted price (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset and liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

3. 綜合財務報表的編製基準及主 要會計政策(續)

綜合財務報表的編製基準(續)

公平值為於計量日期市場參與者在有序 交易中出售資產所收取或轉讓負債所支 付的價格,而不論該價格為直接可觀察 或使用其他估值技術估計得出。若市場 參與者於計量日期對資產或負債定價時 會考慮該資產或負債的特點,則本集團 於估計該資產或負債的公平值時會考慮 該等特點。於綜合財務報表中作計量 及/或披露用途的公平值乃按此基準釐 定,惟屬於香港財務報告準則第2號「以 股份為基礎付款」範圍內的以股份為基 礎付款交易、屬於香港財務報告準則第 16號「租賃」(「香港財務報告準則第16 號」)範圍內的租賃交易,以及與公平值 存在若干相似之處但並非公平值的計 量,例如香港會計準則第2號「存貨」的 可變現淨值或香港會計準則第36號「資 產減值 | 的使用價值。

此外,就財務報告而言,公平值計量根據公平值計量之輸入數據可觀察程度及公平值計量之輸入數據對其整體之重要性分類為第一、第二及第三級,説明如下:

- 第一級輸入數據為實體可於計量日期取得之相同資產或負債於活躍市場之報價(未經調整);
- 第二級輸入數據為就資產及負債而 言可直接或間接觀察之輸入數據, 惟第一級內所包括之報價除外;及
- 第三級輸入數據為資產或負債之不可觀察輸入數據。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies

The principal accounting policies are set out below.

Basis of consolidation

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

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

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

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

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

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

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策

主要會計政策載列如下。

綜合入賬基準

綜合財務報表包括本公司與本公司及其 附屬公司控制的實體之財務報表。本公 司於以下情況獲得控制權:

- 可對被投資方行使權力;
- 因參與被投資方之業務而獲得或有權獲得可變回報;及
- 有能力行使其權力影響其回報。

倘事實及情況反映上文所列三項控制因 素其中一項或多項有所改變,則本集團 會重估其是否仍然控制被投資方。

本集團獲得附屬公司控制權時便開始將 附屬公司綜合入賬,於喪失附屬公司控 制權時則終止入賬。具體而言,於年內 所收購或出售附屬公司的收入及開支於 本集團獲得控制權日期計入綜合損益及 其他全面收益表,直至本集團不再控制 該附屬公司日期為止。

於必要時,會對附屬公司之財務報表作 出調整,以使其會計政策與本集團的會 計政策一致。

有關本集團成員公司之間交易的所有集 團內資產及負債、權益、收入、開支及 現金流量會於綜合入賬時全數對銷。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Revenue from contracts with customers

The Group recognises revenue when (or as) a performance obligation is satisfied, i.e. when "control" of the goods or services underlying the particular performance obligation is transferred to customers. A performance obligation represents a good or service (or a bundle of goods or services) that is distinct or a series of distinct goods or services that are substantially the same.

Control of the asset may be transferred over time or at a point in time. Control of the asset is transferred over time if:

- the customer simultaneously receives and consumes the benefits provided by the entity's performance as the entity performs;
- the Group's performance creates or enhances an asset that the customer controls as the Group performs; or
- the Group's performance does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)

來自客戶合約的收益

本集團於(或隨著)完成履約責任時確認收益,即於特定履約責任相關的商品或服務的「控制權」轉讓予客戶時。履約責任指屬獨特的貨品或服務(或貨品或服務組合)或大致相同的一連串獨特貨品或服務。

資產控制權可經過一段時間或於某一時間點轉移。倘我們在履約過程中滿足下 列條件,資產之控制權將經過一段時間 轉移:

- 客戶於實體履約時同時接受及使用 實體履約所提供的利益;
- 本集團履約創造或增強一項於本集團履約時由客戶控制的資產;或
- 本集團的履約並無創造本集團可作 其他用途的資產,且本集團對迄今 完成的履約付款具有可強制執行權 利。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Revenue from contracts with customers (Continued)

If control of the asset transfers over time, revenue is recognised over the period of the contract by reference to the progress towards complete satisfaction of that performance obligation. Otherwise, revenue is recognised at a point in time when the customer obtains control of the asset.

Revenue is measured based on the consideration specified in a contract with a customer. The Group recognises revenue when it transfers control of service to a customer. The Group's major source of revenue is its revenue from construction contracts for the provision of design, supply and installation services for façade works and building metal finishing works.

Provision of design, supply and installation services for façade works and building metal finishing works

Recognition — over time revenue recognition

The Group provides design, supply and installation services for façade works and building metal finishing works based on contracts entered with the customers. Such contracts are entered into before the services begin. Revenue from the provision of design, supply and installation services for façade works and building metal finishing works is recognised over time because the Group's performance are tailor-made based on customer's specification which does not create an asset with an alternative use and the Group is restricted from redirecting the façade works and building metal finishing works to another customer, and all the contracts provide the Group an enforceable right to payment for performance completed to the date taking into account the contractual terms under the legal and regulatory environment in Hong Kong.

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)

來自客戶合約的收益(續)

倘資產之控制權經過一段時間轉移,收 益將按整個合約期間已完成履約責任之 進度確認。否則,收益於客戶獲得資產 控制權之時間點確認。

收益乃根據客戶合約所訂明的代價計量。本集團於轉移服務控制予客戶時確認收益。本集團的主要收益來源指來自提供外牆工程及建築金屬飾面工程的設計、供應及安裝服務的建築合約的收益。

為外牆工程及建築金屬飾面工程提供設計、供應及安裝服務

確認一隨時間確認收益

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Revenue from contracts with customers (Continued)

Provision of design, supply and installation services for façade works and building metal finishing works (Continued)

Recognition — over time revenue recognition (Continued)

The progress towards complete satisfaction of a performance obligation is measured based on input method, which is to recognise revenue on the basis of the Group's efforts or inputs to the satisfaction of a performance obligation relative to the total expected inputs to the satisfaction of that performance obligation, that best depict the Group's performance in transferring control of goods or services. The management of the Group has assessed that the stage of completion determined as the proportion of the costs incurred for the façade works and building metal finishing works performed to date (i.e. subcontracting costs, materials costs and direct staff costs incurred) relative to the estimated total budgeted contract costs to complete the satisfaction of these services in each contract and the margin of each contract, to the extent that the amount can be measured reliably and its recovery is considered probable.

Variable consideration

For contracts that contain variable consideration (i.e. variation order), the Group estimates the amount of consideration to which it will be entitled using either (a) the expected value method or (b) the most likely amount, depending on which method better predicts the amount of consideration to which the Group will be entitled. The estimated amount of variable consideration is included in the transaction price only to the extent that it is highly probable that such an inclusion will not result in a significant revenue reversal in the future when the uncertainty associated with the variable consideration is subsequently resolved. At the end of the reporting period, the Group updates the estimated transaction price (including updating its assessment of whether an estimate of variable consideration is constrained) to represent faithfully the circumstances present at the end of the reporting period and the change in circumstances during the reporting period.

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)

來自客戶合約的收益(續)

為外牆工程及建築金屬飾面工程提供設計、供應及安裝服務(續)

確認 — 隨時間確認收益(續)

可變代價

就包含可變代價的合約(即工程修訂令)而言,本集團按(a)預期價值法或(b)最有可能金額估計將有權收取的代價金額,視乎何種方法較能預測本集團有權收取的代價金額。在計入極有可能不會導與日後大額收益撥回(於與可變代價相關的不確定性於其後獲解決後)的情況下,變代價的估計金額計入交易價當中。於報告期末,本集團更新估計交易價(包括更新其就可變代價的估計是否受限的評估),真誠呈列於報告期末的現時狀況,以及報告期內的變化。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Revenue from contracts with customers (Continued)

Provision of design, supply and installation services for façade works and building metal finishing works (Continued)

Contract assets and contract liabilities

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

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

Contract asset is recognised when (i) the Group completes the façade works and building metal finishing works under such services contracts but yet certified by architects, surveyors or other representatives appointed by customers, or (ii) the customers retain retention money to secure the due performance of the contracts. Any amount previously recognised as a contract asset is reclassified to trade receivables at the point at which it is invoiced to the customer and becomes unconditional. If the considerations (including advances received from customers) exceeds the revenue recognised to date under the input method then the Group recognises a contract liability for the difference.

A contract asset and a contract liability relating to the same contract are accounted for and presented on a net basis.

Warranties

If a customer does not have the options to purchase a warranty separately, the Group accounts for the warranty in accordance with HKAS 37 "Provision, Contingent Liabilities and Contingent Assets" unless the warranty provides the customer with a service in addition to the assurance that the product complies with agreed-upon specification.

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)

來自客戶合約的收益(續)

為外牆工程及建築金屬飾面工程提供設計、供應及安裝服務(續)

合約資產及合約負債

合約資產指本集團對交換本集團已轉移 至客戶的服務而尚未成為無條件代價的 權利。相對而言,應收款項指本集團對 代價的無條件權利,即該代價僅須經過 時間流浙即會支付。

合約負債指本集團向客戶轉移服務(就此本集團已向客戶收取代價或客戶已到期 支付代價款項)的責任。

當(i)本集團根據服務合約完成外牆工程及建築金屬飾面工程但未經建築師、測量師或客戶委聘的其他代表核實;或(ii)客戶保留保固金以擔保妥善履行合約資產的任何金額在向客戶出具發票及成為無條件時重新分類至貿易應收款項。倘代價(包括自客戶收取的墊款)超出迄今根據輸入法已確認的收益,則本集團將有關差異確認為合約負債。

與相同合約有關的合約資產及合約負債 按淨額基準入賬及呈列。

保用

倘客戶不可選擇獨立購買保用,本集團 按香港會計準則第37號「撥備、或然負 債及或然資產」將保用入賬,除非保用 為客戶提供產品符合所協定規格的保證 外的服務。

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For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Property and equipment

Property and equipment that are held for use in the provision of services, or for administrative purposes are stated in the consolidated statements of financial position at cost less subsequent accumulated depreciation and accumulated impairment losses, if any.

Depreciation is recognised so as to write off the cost of items of property and equipment over their estimated useful lives, using straight line method. The estimated useful lives and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

An item of property and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

Borrowing costs

Borrowing costs which are not capitalised to qualifying assets are recognised in profit or loss in the period in which they are incurred.

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)

物業及設備

持作用於提供服務或作行政用途的物業 及設備於綜合財務狀況表按成本減其後 累計折舊及累計減值虧損(如有)列賬。

折舊乃按物業及設備項目之估計可使用 年期以直線法確認以撇銷其成本。估計 可使用年期及折舊方法於各報告期末作 出檢討,任何估計變動之影響按預提基 準入賬。

當出售時或當繼續使用資產預期不會產生任何未來經濟利益時,物業及設備項目終止確認。出售或報廢一項物業及設備產生的收益或虧損,按銷售所得款項與該資產賬面值之間的差額釐定,並於損益確認。

借款成本

並無資本化至合資格資產的借款成本於 其產生期間的損益確認。

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綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Government grants

Government grants are not recognised until there is reasonable assurance that the Group will comply with the conditions attaching to them and that the grants will be received.

Government grants are recognised in profit or loss on a systematic basis over the periods in which the Group recognises as expenses the related costs for which the grants are intended to compensate.

Government grants related to income that are receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognised in profit or loss in the period in which they become receivable and are presented under "other income, gains and losses, net".

Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that the Group will be required to settle that obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows (where the effect of the time value of money is material).

Provisions for the costs to restore leased assets to their original condition, as required by the terms and conditions of the lease, are recognised at the date of inception of the lease at the directors' best estimate of the expenditure that would be required to restore the assets. Estimates are regularly reviewed and adjusted as appropriate for new circumstances.

3. 綜合財務報表的編製基準及主要會計政策(續)

主要會計政策(續)

政府補助

除非合理保證本集團將符合政府補助附 帶的條件及將會收取有關補助,否則該 等補助不予確認。

政府補助乃於本集團將補助擬補償的相 關成本確認為開支的期間按系統基準於 損益確認。

與收入有關且作為賠償已產生開支或虧 損或為了給予本集團即時財務支持(並無 未來相關成本)而應收的政府補助乃於其 成為應收及在「其他收入、收益及虧損 淨額」項下呈列的期間於損益確認。

撥備

撥備於本集團因過往事件導致現時承擔 責任(法律或推定),且可能須履行該責 任及該責任的金額能可靠估計時確認。

確認為撥備的金額為於報告期末就履行 現時責任所須代價的最佳估計,並計及 有關責任的風險及不明朗因素。倘撥備 使用履行現時責任的估計現金流量計 算,則其賬面值為該等現金流量的現值 (倘貨幣的時間價值影響重大)。

根據租賃條款及條件的規定,將租賃資 產恢復至其原始狀態的成本撥備乃於租 賃開始日期按董事對恢復資產所需開支 的最佳估計確認。有關估計會定期進行 檢討及根據新情況作出適當調整。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Financial instruments

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

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

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

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)

全融工具

金融資產及金融負債於本集團成為工具 合約條文的參與方時確認。所有常規購 買或出售的金融資產均按交易日基準確 認及終止確認。常規購買或出售為須在 市場規則或慣例所設定的時間範圍內交 付資產金融資產的購買或出售。

金融資產及金融負債初步按公平值計量,惟源於客戶合約的貿易應收款項根據香港財務報告準則第15號「來自客戶合約的收益」初步計量除外。因收購或發行金融資產及金融負債而直接產生之交易成本於首次確認時計入金融資產之公平值或自金融負債之公平值扣除(如適用)。

實際利率法乃一種用於計算在有關期間內的金融資產或金融負債的攤銷成本以及分配利息收入及利息開支的方法。實際利率乃在金融資產或金融負債的預計年期或(如適用)更短期間內能夠將估計未來現金收入及付款(包括構成實際利率整體部分的已付或已收的全部費用及利率差價、交易成本及其他溢價或折讓)準確地貼現至初步確認時的賬面淨值的利率。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Financial instruments (Continued)

Financial assets

Classification and subsequent measurement of financial assets Financial assets that meet the following conditions are subsequently measured at amortised cost:

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

All of the Group's financial assets are subsequently measured at amortised cost.

Amortised cost and interest income

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

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)

金融工具(續)

金融資產

金融資產的分類及其後計量 符合下列條件的金融資產其後按攤銷成 本計量:

- 於一個商業模式持有金融資產,而 其目的為收取合約現金流量;及
- 合約條款引致於指定日期的現金流量僅為支付本金和未償還的本金利息。

本集團的所有金融資產其後按攤銷成本 計量。

攤銷成本及利息收入

其後按攤銷成本計量的金融資產的利息 收入乃使用實際利率法確認。利息收入 乃對金融資產賬面總值應用實際利率 計算,惟其後出現信貸減值的金融 資產,自下一個報告期間起,利息 資產,自下一個報告期間起,利利息 資產,值金融資產攤銷成本應用實際風 調值金融資產不再信貸減值,於報告 轉,使金融資產不再信貸減值後的報告 轉,種養產 質產獲產定不再為信貨減值後的報售 間,利息收入乃對金融資產賬面總值應 用實際利率確認。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets

The Group recognises a loss allowance for expected credit loss ("ECL") on financial assets and other item which are subject to impairment assessment under HKFRS 9 "Financial Instruments" ("HKFRS 9") (including trade and other receivables, refundable rental deposits, pledged bank deposits, bank balances and contract assets). The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition.

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

The Group always recognises lifetime ECL for trade receivables and contract assets without significant financing component.

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

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)

金融工具(續)

金融資產(續)

金融資產減值

本集團就須根據香港財務報告準則第9號「金融工具」(「香港財務報告準則第9號」)進行減值評估的金融資產及其他項目(包括貿易及其他應收款項、可退還租賃按金、已抵押銀行存款、銀行結餘及合約資產)確認預期信貸虧損(「預期信貸虧損」)的虧損撥備。預期信貸虧損金額於各報告日期予以更新,以反映信貸風險自初步確認以來的變動。

全期預期信貸虧損指因相關工具預期壽命內發生的所有可能違約事件而導致的預期信貸虧損。反之,12個月預期信貸虧損①則指預期於報告日期後12個月內可能發生的違約事件而導致的部分全期預期信貸虧損約納等件而導致的部分全期預期信貸虧損根據本集團過往信貸虧損經驗進行評估,並根據債務人的特置的大量,一般經濟狀況及於報告日期對當的狀況及未來狀況預測的評估而作出調整。

本集團一向為貿易應收款項及並無重大 融資組成部分的合約資產確認全期預期 信貸虧損。

就所有其他工具而言,本集團以相當於 12個月預期信貸虧損計量虧損撥備,除 非信貸風險自初步確認以來已顯著增 加,在此情況下,本集團確認全期預期 信貸虧損。評估應否確認全期預期信貸 虧損乃以自初步確認以來發生違約風險 的可能性有否顯著增加或風險為評估基 礎。

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綜合財務報表附註

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3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(i) Significant increase in credit risk

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

In particular, the following information is taken into account when assessing whether credit risk has increased significantly:

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

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)

金融工具(續)

金融資產(續)

金融資產減值(續)

(i) 信貸風險顯著增加

於評估信貸風險自初步確認以來是 否已顯著增加時,本集團將於報告 日期金融工具發生違約的風險,與 於初步確認日期金融工具發生違約 的風險進行比較。於進行此評估 時,本集團會考慮合理而具理據, 並在毋須付出不必要成本或資源即 可取得的定量及定質資料,包括過 往經驗及前瞻性資料。

當評估信貸風險是否已顯著增加 時,以下資料將予以特別考慮:

- 金融工具的外部(如可取得) 或內部信貸評級實際或預期 出現大幅惡化;
- 信貸風險的外部市場指標出現大幅惡化,例如:信貸息差或債務人信貸違約掉期價格大幅上升;
- 業務、財務或經濟情況出現 或預測會出現不利變動,預 期大幅降低債務人償還債務 的能力;
- 債務人營運業績實際或預期 大幅惡化;及
- 債務人的法規、經濟或技術 環境實際或預期出現重大不 利變動,導致債務人償還債 務的能力大幅降低。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

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

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

(ii) Definition of default

For internal credit risk management, the Group considers an event of default occurs when information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collaterals held by the Group).

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

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)

金融工具(續)

金融資產(續)

金融資產減值(續)

(i) 信貸風險顯著增加(續)

不論上述評估的結果為何,當合約 金額逾期超過30日,本集團即假 設信貸風險自初步確認以來已顯著 增加,除非本集團有合理而具理據 的資料證明上述情況並無出現,則 另當別論。

本集團定期監察識別信貸風險有否 顯著增加所用標準的成效,並作適 當修訂以確保標準能在款項逾期前 識別信貸風險顯著增加。

(ii) 違約的定義

就內部信貸風險管理而言,本集團 認為,當內部產生或獲取自外部來 源的資料表明,債務人不太可能向 債權人(包括本集團)全額還款(不 考慮本集團持有的任何抵押品), 即發生違約事件。

不論如上文所述如何,本集團認為 倘金融資產已逾期超過90日,則 違約已經發生,惟本集團擁有合理 有據資料顯示一項更為寬鬆的違約 標準更為合適,則另作別論。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(iii) Credit-impaired financial assets

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

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

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)

金融工具(續)

金融資產(續)

金融資產減值(續)

(iii) 已信貸減值金融資產

倘發生對金融資產的估計未來現金 流量產生不利影響的一項或多項違 約事件時,該金融資產即出現信貸 減值。金融資產已信貸減值的證據 包括以下事件的可觀察數據:

- (a) 發行人或借款人陷入嚴重財 務困難;
- (b) 違反合約,例如違約或逾期 事件;
- (c) 借款人的貸款人出於與借款 人財務困難相關的經濟或合 約原因,而向借款人授予貸 款人原本不會考慮的優惠; 或
- (d) 借款人可能破產或進行其他 財務重組。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(iv) Write-off policy

The Group writes off a financial asset when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery, for example, when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings, or in the case of trade receivables, when the amounts are over two years past due, whichever occurs sooner. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. A write-off constitutes a derecognition event. Any subsequent recoveries are recognised in profit or loss.

(v) Measurement and recognition of ECL

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

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

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)

金融工具(續)

金融資產(續)

金融資產減值(續)

(iv) 撇銷政策

倘有資料顯示交易對手陷入嚴重財務困難,且並無可能實際收收破極,且並無可能實際收收破極之。 程序或就貿易應收款項而言,進入。 強期超過兩年,以較早者為準), 本集團會撇銷金融資產。已撇銷回 金融資產仍可根據本集團的收當當 序實施強制執行,惟須考慮確認認 件。任何後續收回款項會於損益確 認。

(v) 預期信貸虧損的計量及確認 預期信貸虧損的計量為違約概率、 違約損失率(即違約時的損失幅度) 及所面臨違約風險的函數。評估違 約概率及違約損失率的依據是過往 數據及前瞻性資料。估計預期信貸 虧損反映無偏概率加權金額,其以 發生違約的相關風險為權重釐定。

一般而言,預期信貸虧損為根據合約應付本集團的所有合約現金流量與本集團預計收取的現金流量(按初步確認時的實際利率折現)之間的差額。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(v) Measurement and recognition of ECL (Continued) Interest income is calculated based on the gross carrying amount of the financial asset unless the financial asset is credit-impaired, in which case interest income is calculated based on amortised cost of the financial asset.

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

Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire.

On derecognition of a financial asset in its entirety, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss. 3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)

金融工具(續)

金融資產(續)

金融資產減值(續)

(v) 預期信貸虧損的計量及確認(續) 利息收入乃根據金融資產的賬面總 值計算,惟金融資產出現信貸減值 除外,在此情況下,利息收入乃按 金融資產的攤銷成本計算。

本集團透過調整所有金融工具的賬面值於損益確認有關金融工具的減值收益或虧損,惟貿易應收款項及合約資產除外,其相應調整乃透過虧損撥備賬目確認。

終止確認金融資產

僅於自資產獲得現金流量的合約權利屆 滿時,本集團方會終止確認金融資產。

於完全終止確認金融資產時,資產的賬 面值與已收及應收代價總和之間的差額 於損益確認。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Financial instruments (Continued)

Financial liabilities and equity

Classification as debt or equity

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

Equity instruments

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

Financial liabilities at amortised costs

Financial liabilities including trade and other payables and bank borrowings are subsequently measured at amortised cost, using the effective interest method.

Derecognition of financial liabilities

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

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)

金融工具(續)

金融負債及權益

分類為債務或權益

已發行債務及股權工具根據合約安排的 內容及金融負債及權益工具的定義分類 為金融負債或權益。

股本工具

倘任何合約於扣除其所有負債後,於本 集團資產中仍有可證明的剩餘價值,則 為股本工具。集團實體發行的股權工具 按所收取的所得款項扣減直接發行成本 確認。

按攤銷成本計量的金融負債

金融負債(包括貿易及其他應付款項及銀 行借款)其後採用實際利率法以攤銷成本 計量。

終止確認金融負債

當(及僅當)本集團責任獲解除、取消或 已屆滿時,本集團將終止確認金融負 債。終止確認的金融負債賬面值與已付 及應付代價之間的差額於損益確認。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Impairment on property and equipment (including right-ofuse assets)

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

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

In testing a cash-generating unit for impairment, corporate assets are allocated to the relevant cash-generating unit when a reasonable and consistent basis of allocation can be established, or otherwise they are allocated to the smallest group of cash generating units for which a reasonable and consistent allocation basis can be established. The recoverable amount is determined for the cash-generating unit or group of cash-generating units to which the corporate asset belongs, and is compared with the carrying amount of the relevant cash-generating unit or group of cash-generating units.

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

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)物業及設備(包括使用權資產)減值

於報告期末,本集團檢討物業及設備(包括使用權資產)的賬面值,以釐定有否跡象顯示該等資產出現減值虧損。倘出現任何有關跡象,則須估計有關資產的可收回金額,以釐定減值虧損(如有)的程度。

物業及設備(包括使用權資產)的可收回 金額乃個別估計,倘無法估計個別可收 回金額,則本集團會估計該資產所屬現 金產生單位的可收回金額。

於對現金產生單位進行減值測試時,倘能建立合理一致的分配基準,則企業資產會分配至相關現金產生單位,否則會分配至可建立合理一致分配基準的最小現金產生單位組別。可收回金額由企業資產所屬的現金產生單位或現金產生單位組別確定,並與相關現金產生單位或現金產生單位組別的賬面值進行比較。

可收回金額指公平值減出售成本與使用 價值兩者中的較高者。評估使用價值 時,採用除税前貼現率將估計未來現金 流量貼現至其現值,該貼現率反映目前 貨幣時間值的市場評估及與未經調整未 來現金流量估計的資產有關之特定風險。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Impairment on property and equipment (including right-of-use assets) (Continued)

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

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

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)

物業及設備(包括使用權資產)減值(續)

倘資產(或現金產生單位)的可收回金額 估計低於其賬面值,則資產(或現金產生 單位)的賬面值調低至其可收回金額。就 未能按合理一致基準分配至現金產生單 位的企業資產或部分企業資產,本集團 會比較一組現金產生單位賬面值(包括已 分配至該組現金產生單位的企業資產或 部分企業資產的賬面值)與該組現金產生 單位的可收回金額。於分配減值虧損 時,首先分配減值虧損以減低任何商譽 (如適用)的賬面值,然後按該單位或一 組現金產生單位各項資產的賬面值所佔 比例分配至其他資產。資產賬面值不得 調低至低於其公平值減出售成本(如可計 量)、其使用價值(如可釐定)及零之中的 最高值。在其他情况下分配至資產的減 值虧損金額按比例分配至該單位或一組 現金產生單位的其他資產。減值虧損即 時於損益確認。

當減值虧損隨後撥回,資產(或一個現金產生單位或一組現金產生單位)的賬面值會調升至其經修訂的估計可收回金額,惟增加後的賬面值不會超過資產(或一個現金產生單位或一組現金產生單位)於以往年度倘無確認減值虧損時原應釐定的賬面值。減值虧損撥回即時於損益確認。

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綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit before taxation because of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax base used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such assets and liabilities are not recognised if the temporary difference arises from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

The carrying amount of deferred tax assets is reviewed at the end of the reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

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

The measurement of deferred tax assets and liabilities reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

3. 綜合財務報表的編製基準及主要會計政策(續)

主要會計政策(續)

税項

所得税開支指現時應付税項與遞延税項 的總和。

現時應付的税項乃按年內應課税溢利計算。應課税溢利有別於除税前溢利,原因是其他年度的應課税或可扣税收入或開支以及毋須課税或不可扣税項目。本集團的即期税項負債乃使用於報告期末前已頒佈或實際已頒佈的税率計算。

遞延税項乃按資產及負債在綜合財務報表的賬面值與計算應課税溢利所用應 税基之間的臨時差額予以確認。 遞延稅項資產一般就所有應課稅暫時性差額確認時性差額確認,而其乃以應課稅 暫時性差額確認,而其乃以應課稅額 將可能用以抵銷該等可扣稅暫時性資 將可能開以抵銷該一項交易的其他 為限債(業務合併除外)所產生的時 是額不影響應課稅溢利或會計溢利,則 不會確認有關資產及負債。

遞延税項資產的賬面值乃於報告期末檢 討,並以不再可能將存在足夠應課税溢 利以容許收回所有或部分資產為限予以 調低。

遞延税項資產及負債乃按於報告期末前 已頒佈或實際已頒佈的税率(及税法), 按於結清負債或變現資產期間預期適用 的税率予以計量。

遞延税項資產及負債的計量反映本集團 於報告期末預期遵循以收回或結清其資 產及負債賬面值的方式的税務後果。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Taxation (Continued)

For the purposes of measuring deferred tax for leasing transactions in which the Group recognises the right- of-use assets and the related lease liabilities, the Group first determines whether the tax deductions are attributable to the right-of-use assets or the lease liabilities.

For leasing transactions in which the tax deductions are attributable to the lease liabilities, the Group applies HKAS 12 "Income Taxes" requirements to right-of-use assets and lease liabilities separately. Temporary differences on initial recognition of the relevant right-of-use assets and lease liabilities are not recognised due to application of the initial recognition exemption. Temporary differences arising from subsequent revision to the carrying amounts of right-of-use assets and lease liabilities, resulting from remeasurement of lease liabilities and lease modifications, that are not subject to initial recognition exemption are recognised on the date of remeasurement or modification.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied to the same taxable entity by the same taxation authority.

Current and deferred tax are recognised in profit or loss.

Foreign currencies

In preparing the financial statements of each individual group entity, transactions in currencies other than the functional currency of that entity (foreign currencies) are recognised at the rates of exchanges prevailing on the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items that are measured in term of historical cost in a foreign currency are not retranslated.

Exchange differences arising on the settlement of monetary items, and on the retranslation of monetary items, as recognised in profit or loss in the period in which they arise.

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)

税項(續)

就計量本集團確認使用權資產及相關租 賃負債的租賃交易的遞延税項而言,本 集團首先釐定税項扣減是否歸因於使用 權資產或租賃負債。

就税項扣減歸因於租賃負債之租賃交易而言,本集團將香港會計準則第12號「所得税」規定分別應用於使用權資產及租賃負債。由於應用初步確認豁免,租關使用權資產與租賃負債之暫時差額等致對使用權資產及租賃負債及租赁值進行後續修訂所產生的暫時差額(並無應用初步確認豁免),於重新計量或修改當日予以確認。

當有合法執行權利許可將即期税項資產 與即期税項負債抵銷,並涉及與同一税 務機關對同一税務實體徵收之所得税有 關時,則遞延税項資產及負債可互相對 銷。

即期及遞延税項均於損益確認。

外幣

於編製各個別集團實體的財務報表時, 以該實體的功能貨幣以外貨幣(外幣)進 行的交易按於交易日期當前匯率確認。 於報告期末,以外幣計值的貨幣項目按 於該日當前匯率重新換算。按歷史成本 以外幣計量的非貨幣項目不予重新換算。

結算貨幣項目及重新換算貨幣項目所產 生的匯兑差額在其產生期間於損益確認。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Leases

Definition of a lease

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

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

The Group as a lessee

Short-term leases

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

Right-of-use assets

The cost of right-of-use asset includes:

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

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)

和賃

租賃的定義

倘合約賦予權利於一段時間內控制已識 別資產的用途以換取代價,則該合約為 租賃或包含租賃。

對於首次應用日期或之後訂立或修訂或 業務合併產生的合約,本集團根據香港 財務報告準則第16號項下的定義,於開 始日、修訂日或收購日(如適用)評估合 約是否一項租賃或包含一項租賃。除非 合約條款及條件後續發生變更,否則不 會對此類合約進行重新評估。

本集團作為承租人

短期租賃

本集團對自開始日期起計租賃期為12個 月或以內且不包含購買選擇權的倉庫租 賃應用短期租賃確認豁免。短期租賃的 租賃付款於租賃期內採用直線法或另一 系統性基準確認為開支。

使用權資產

使用權資產的成本包括:

- 租賃負債的初始計量金額;
- 於開始日期或之前支付的任何租賃 付款,減去所取得的任何租金優惠;
- 本集團產生的任何初始直接成本; 及
- 本集團拆卸及移除相關資產、復原 相關資產所在地或將相關資產恢復 至租賃條款及條件所規定的狀態所 產生的估計成本。

綜合財務報表附註

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3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Leases (Continued)

The Group as a lessee (Continued)

Right-of-use assets (Continued)

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

Right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.

The Group presents right-of-use assets in "property and equipment", the same line item within which the corresponding underlying assets would be presented if they were owned.

Refundable rental deposits

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

Lease liabilities

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

The lease payments include:

- fixed payments (including in-substance fixed payments) less any lease incentives receivable;
- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expect to be payable by the Group under residual value quarantee;

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)

租賃(續)

本集團作為承租人(續)

使用權資產(續)

使用權資產按成本減去任何累計折舊及 減值虧損進行計量,並對租賃負債的任 何重新計量作出調整。

使用權資產按估計使用年期與租賃期兩 者中的較短者以直線法計提折舊。

本集團將使用權資產呈列於「物業及設備」,相應的相關資產倘為自有,亦將於同一項目呈列。

可退回租賃按金

已支付的可退回租賃按金根據香港財務 報告準則第9號入賬,且按公平值作初 步計量。初步確認時的公平值調整被視 為額外租賃付款,並計入使用權資產的 成本。

租賃負債

於租賃開始日期,本集團按該日尚未支付的租賃付款現值確認及計量租賃負債。於計算租賃付款的現值時,倘不易於確定租賃的內含利率,本集團則使用租賃開始日期的增量借款利率。

租賃付款包括:

- 固定付款(包括實質上的固定付款),減去任何應收的租金優惠;
- 可變租賃付款,其取決於一項指數 或利率,初步計量時使用開始日期 的指數或利率;
- 本集團根據剩餘價值擔保預期應付的款項;

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Leases (Continued)

The Group as a lessee (Continued)

Lease liabilities (Continued)

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

Variable lease payments that do not depend on an index or a rate are not included in the measurement of lease liabilities and right-of-use assets, and are recognised as expense in the period in which the event or condition that triggers the payment occurs.

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

The Group remeasures lease liabilities (and makes a corresponding adjustment to the related right-of-use assets) whenever:

- the lease term has changed or there is a change in the assessment of exercise of a purchase option, in which case the related lease liability is remeasured by discounting the revised lease payments using a revised discount rate at the date of reassessment.
- the lease payments change due to changes in market rental rates following a market rent review, in which case the related lease liability is remeasured by discounting the revised lease payments using the initial discount rate.

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

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)

租賃(續)

本集團作為承租人(續)

和賃負債(續)

- 倘本集團合理確定行使選擇權,購 買選擇權的行使價;及
- 倘租賃條款反映本集團行使終止租 賃的選擇權,則支付終止租賃的罰 款。

不依賴指數或利率的可變租賃付款不包 括於租賃負債及使用權資產的計量中, 並在觸發付款的事件或條件發生的期間 確認為開支。

於開始日期後,租賃負債按所增加利息及租賃付款推行調整。

倘出現以下情況,本集團重新計量租賃 負債(並就相關使用權資產作出相應調 整):

- 租賃期有所變動或行使購買選擇權的評估發生變化,在該情況下,相關租賃負債透過使用重估日期的經修訂貼現率貼現經修訂租賃付款而重新計量。
- 租賃付款因市場租金審查後的市場 租金費率變化,在該情況下,相關 租賃負債透過使用初始折現率貼現 經修訂租賃付款而重新計量。

本集團在綜合財務狀況表中將租賃負債 作為單獨項目呈列。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Leases (Continued)

The Group as a lessee (Continued)

Lease modifications

The Group accounts for a lease modification as a separate lease if:

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

For a lease modification that is not accounted for as a separate lease, the Group remeasures the lease liability based on the lease term of the modified lease by discounting the revised lease payments using a revised discount rate at the effective date of the modification.

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

Retirement benefit costs

Payments to the Mandatory Provident Fund Scheme ("MPF Scheme") in Hong Kong as defined contribution plan are recognised as an expense when employees have rendered service entitling them to the contributions.

3. 綜合財務報表的編製基準及主 要會計政策(續)

主要會計政策(續)

租賃(續)

本集團作為承租人(續)

和賃修改

倘同時符合以下條件,本集團將租賃修 改作為一項單獨租賃入賬:

- 該修改透過增加對一項或多項相關 資產的使用權擴大租賃範圍;及
- 租賃代價增加的金額與針對擴大租 賃範圍的單獨價格及為反映特定合 約的具體情況而對單獨價格作出的 任何適當的調整相稱。

就不作為一項單獨租賃入賬的租賃修改 而言,於租賃修改生效日期,本集團根 據修改後租賃的租賃期,透過使用經修 訂折現率對修改後租賃付款進行折現而 重新計量租賃負債。

本集團透過對相關使用權資產進行相應 調整,將租賃負債的重新計量入賬。

退休福利成本

於香港向強制性公積金計劃(「強積金計劃」)(為定額供款計劃)付款於僱員提供可獲取該等供款的服務時確認為開支。

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綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

Significant accounting policies (Continued)

Short-term employee benefits

Short-term employee benefits are recognised at the undiscounted amount of the benefits expected to be paid as and when employees rendered the services. All short-term employee benefits are recognised as an expense unless another HKFRS requires or permits the inclusion of the benefit in the cost of an asset.

A liability is recognised for benefits accruing to employees (such as wages, salaries and annual leave) after deducting any amount already paid.

4. KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in note 3, the management of the Group is required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

The following are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

3. 綜合財務報表的編製基準及主要會計政策(續)

主要會計政策(續)

短期僱員福利

短期僱員福利於僱員提供服務時就預計將支付福利的未貼現金額確認。所有短期僱員福利確認為開支,除非另一香港財務報告準則要求或允許將有關福利納入資產成本則作別論。

經扣除任何已付金額後,僱員應得的福 利(例如工資、薪金及年假)確認為負債。

4. 估計不確定因素的主要來源

於應用附註3所載本集團的會計政策時,本集團管理層須就未能即時明顯從其他來源得知的資產及負債賬面值作出判斷、估計及假設。有關估計及相關假設乃根據以往經驗及被視為有關的其他因素作出。實際結果可能有別於該等估計。

有關估計及相關假設將持續進行審閱。 倘會計估計的修訂僅影響該期間,該修 訂將於修訂估計的期間確認,或倘修訂 同時影響現時及未來期間,則於修訂期 間及未來期間確認。

以下為於報告期末有關未來的主要假設 及估計不確定因素的其他主要來源,其 具有導致須對下個財政年度的資產及負 債賬面值作出重大調整的重大風險。

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

4. KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Recognition of revenue from the provision of design, supply and installation services for façade works and building metal finishing works

The Group recognises revenue from the provision of design, supply and installation services for façade works and building metal finishing works progressively over time using input method based on the proportion of total contract costs incurred at the end of reporting period compared to the estimated total budgeted contract costs to complete the contract when control of the goods or service is transferred to the customer. The Group reviews and revises the estimated total budgeted contract costs to complete the satisfaction of these services and the margin of each project as the contract progresses. Budgeted contract costs are prepared by the management of the Group on the basis of quotations from time to time provided by the subcontractors, suppliers or vendors involved and the experience of the management of the Group. In order to keep the budget accurate and up-to-date, management of the Group conducts periodic reviews and revisions of the budgets of contracts by comparing the budgeted amounts to the actual amounts incurred. Since the measurement of the revenue relies on estimations of total budgeted contract costs, changes to estimated total budgeted contract costs could give rise to material variances in the amount of revenue recognised.

During the year ended 31 March 2021, the Group generated revenue of HK\$220,788,000 (2020: HK\$243,453,000) from the provision of design, supply and installation services for facade works and building metal finishing works.

4. 估計不確定因素的主要來源

確認來自提供外牆工程及建築金屬 飾面工程的設計、供應及安裝服務 的收益

於商品或服務的控制權轉讓予客戶時, 本集團使用輸入法根據報告期末已產生 的合約成本總額佔完成合約的估計預算 合約成本總額百分比,隨時間逐步確認 提供外牆工程及建築金屬飾面工程設 計、供應及安裝服務的收益。本集團隨 著合約進行而審閱及修改完全達成該等 服務的估計預算合約成本總額及各項目 的利潤率。預算合約成本由本集團管理 層根據所涉及分包商、供應商或商家不 時提供的報價及本集團管理層的經驗而 編製。為了保持預算準確及符合最新情 況,本集團管理層通過比較預算金額與 實際已產生金額, 定期檢討及修改合約 預算。由於收益計量倚賴預算合約成本 總額的估計、估計預算合約成本總額變 動可能導致已確認收益金額重大變動。

截至二零二一年三月三十一日止年度,本集團產生來自提供外牆工程及建築金屬飾面工程的設計、供應及安裝服務的收益220,788,000港元(二零二零年:243,453,000港元)。

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4. KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Impairment assessment of trade receivables and contract assets

The management of the Group estimates the amount of loss allowances for ECL on the trade receivables and contract assets individually based on their credit risk, after considering the historical default experience and the financial position of the counterparties, adjusted for factors that are specific to the debtors and general economic conditions of the industry in which the debtors operate.

When measuring ECL, the Group uses reasonable and supportable forward-looking information that is available without undue cost or effort. Loss given default is an estimate of the loss arising on default. It is based on the difference between all the contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group would expect to receive, taking into account cash flows from collateral and integral credit enhancements. Probability of default constitutes a key input in measuring ECL. Probability of default is an estimate of the likelihood of default over a given time horizon, the calculation of which includes historical data, assumptions and expectations of future conditions. Therefore, the amount of the impairment loss based on ECL model is measured as the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive, discounted at the effective interest rate determined at initial recognition. The assessment of the credit risk of trade receivables and contract assets involves high degree of estimation and uncertainty. When the actual future cash flows are less than expected or more than expected due to changes in forward-looking information, a material impairment loss or a material reversal of impairment loss may arise accordingly.

As at 31 March 2021, the carrying amount of trade receivables was HK\$17,872,000 (2020: HK\$13,874,000) (net of loss allowances of HK\$294,000 (2020: HK\$135,000)).

As at 31 March 2021, the gross carrying amount of contract assets was HK\$77,469,000 (2020: HK\$79,579,000) (net of loss allowance of HK\$1,942,000 (2020: HK\$2,102,000)).

4. 估計不確定因素的主要來源

貿易應收款項及合約資產的減值評 估

經計及交易對手的過往違約紀錄及財務 狀況,並就對債務人而言專有的因素及 債務人經營所在行業的整體經濟環境作 出調整後,本集團管理層根據貿易應收 款項及合約資產的信貸風險個別估計該 等項目的預期信貸虧損的虧損撥備金額。

於計量預期信貸虧損時,本集團使用無 需不必要成本及付出即可獲得,合理且 有依據的前瞻性資料。違約損失率乃對 違約引起的損失的估計,乃基於根據合 約本集團應收的所有合約現金流量與本 集團預計將收取的所有現金流量之間的 差額計量,並經計及抵押品及基本增信 措施所帶來的現金流量。違約概率乃計 量預期信貸虧損的重要變量之一。違約 概率乃對某一特定時段內違約可能性的 估計,其計算涉及歷史數據、假設及對 未來狀況的預期。因此,根據預期信貸 虧損模型的減值虧損金額乃按根據合約 應付本集團的所有合約現金流量與本集 團預期收到的所有現金流量的差額計 量,並按於初步確認釐定的實際利率折 讓。貿易應收款項及合約資產信貸風險 的評估涉及高度估計及不確定性。當實 際未來現金流量因前瞻性資料變動而低 於或高於預期時,可能會因此產生重大 減值虧損或重大減值虧損撥回。

於二零二一年三月三十一日,貿易應收款項的賬面值為17,872,000港元(二零二零年:13,874,000港元)(扣除虧損撥備294,000港元(二零二零年:135,000港元))。

於二零二一年三月三十一日,合約資產的賬面總值為77,469,000港元(二零二零年:79,579,000港元)(扣除虧損撥備1,942,000港元(二零二零年:2,102,000港元))。

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

5. REVENUE AND SEGMENT INFORMATION

Revenue represents the fair value of amounts received and receivable from the provision of design, supply and installation services for façade works and building metal finishing works in Hong Kong by the Group to external customers which is recognised over time using the input method and derived from long-term contracts during the year.

5. 收益及分部資料

收益指本集團於香港向外部客戶提供外 牆工程及建築金屬飾面工程的設計、供 應及安裝服務的已收及應收金額公平 值,其隨時間使用輸入法確認及源自本 年度的長期合約。

	2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Recognised over time 隨時間確認 Design, supply and installation services for 以下各項的設計、供應及安裝服務		
— façade works — 外牆工程	189,735	166,582
— building metal finishing works 一建築金屬飾面工程	31,053	76,871
	220,788	243,453

The Group's operating activities are attributable to a single operating segment focusing on the provision of design, supply and installation services for façade works and building metal finishing works. This operating segment has been identified on the basis of internal management reports that are regularly reviewed by the chief operating decision maker ("CODM"), being Mr. Chu, the chief executive officer and executive director of the Company, for the purpose of resources allocation and performance assessment. Other than revenue analysis, no operating results and other discrete financial information is available for the assessment of performance.

The CODM reviews the profit for the year of the Group as a whole to make decisions about resources allocation. No analysis of segment assets or segment liabilities is presented as they are not regularly provided to the CODM. The operation of the Group constitutes one single operating segment under HKFRS 8 "Operating segments" and accordingly, no separate segment information other than entity level information is prepared.

The customers of the Group are mainly property developers and main contractors in Hong Kong. All of the Group's provision of design, supply and installation services for façade works and building metal finishing works are made directly with the customers. Contracts with the Group's customers are mainly fixed-price contracts.

本集團的營運活動源於單一營運分部, 其集中於提供外牆工程及建築金屬飾面 工程的設計、供應及安裝服務。識別該 營運分部時乃基於主要營運決策人(「主 要營運決策人」)(即本公司行政總裁兼執 行董事朱先生)為分配資源及評估表現而 定期審閱的內部管理報告。除收益分析 外,概無營運業績及其他獨立財務資料 可供評估表現。

主要營運決策人審閱本集團整體的年內 溢利以作資源分配決策。概無呈列分部 資產或分部負債分析,因為其並無定期 提供予主要營運決策人。根據香港財務 報告準則第8號「營運分部」,本集團的 營運構成一個單一營運分部,據此概無 編製實體層面資料以外的獨立分部資料。

本集團的客戶主要為香港物業發展商及 總承建商。本集團全部外牆工程及建築 金屬飾面工程的設計、供應及安裝服務 均直接向客戶提供。與本集團客戶的合 約主要為固定價格合約。

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For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

5. REVENUE AND SEGMENT INFORMATION

(Continued)

Transaction price allocated to the remaining performance obligations for contracts with customers

The table below shows the aggregate amount of the transaction price allocated to performance obligations that are unsatisfied (or partially unsatisfied) as at the end of the reporting period.

5. 收益及分部資料(續)

分配至客戶合約餘下履約責任的交 易價

下表顯示於報告期末分配至未履行(或部分未履行)的履約責任的交易價總額。

	2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Provision of design, supply and installation 提供外牆工程及建築金屬 services for façade works and building	569,204	304,250

These amounts disclosed above do not include transaction price allocated to performance obligations which have been satisfied but not yet recognised due to variable consideration constraint.

Based on the information available to the Group at the end of the reporting period, the management of the Group expects the transaction price allocated to the above unsatisfied (or partially unsatisfied) contracts in respect of provision of design, supply and installation services for façade works and building metal finishing works as at 31 March 2021 will be recognised as revenue during the years ending 31 March 2022 to 31 March 2024 (2020: years ended/ending 31 March 2021 to 31 March 2022).

Geographical information

All of the Group's revenue from external customers was generated from customers located in Hong Kong and all of the Group's non-current assets (excluding rental deposits and deferred tax assets) were located in Hong Kong.

上文披露的該等金額不包括分配至已履 行但因可變代價限制而尚未確認的履約 責任的交易價。

根據於報告期末本集團的可得資料,本 集團管理層預期,於二零二一年三月 三十一日,就提供外牆工程及建築金屬 飾面工程的設計、供應及安裝服務分配 至上述未履行(或部分未履行)合約的交 易價將於截至二零二二年三月三十一日 至二零二四年三月三十一日止年度(二零 二零年:截至二零二一年三月三十一日 至二零二二年三月三十一日止年度)確認 為收益。

地區資料

本集團來自外部客戶的收益全部來自位 於香港的客戶及本集團的非流動資產(不 包括租賃按金及遞延税項資產)全部位於 香港。

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5. REVENUE AND SEGMENT INFORMATION

(Continued)

Transaction price allocated to the remaining performance obligations for contracts with customers (Continued)

Information about major customers

Revenue from customers individually contributing over 10% of the total revenue of the Group during the year are as follows:

5. 收益及分部資料(續)

分配至客戶合約餘下履約責任的交 易價(續)

有關主要客戶的資料

於本年度個別貢獻超過本集團總收益 10%的客戶產生的收益如下:

		2021	2020
		二零二一年	二零二零年
		HK\$'000	HK\$'000
		千港元	千港元
Customer A ¹	客戶A ¹	N/A 不適用⁴	56,242
Customer B ¹	客戶B1	43,814	N/A 不適用 ⁴
Customer C ¹	客戶C ¹	30,275	N/A 不適用 ⁴
Customer D ³	客戶D ³	26,600	49,211
Customer E ²	客戶E ²	N/A 不適用⁴	67,348
Customer F ³	客戶F ³	23,454	N/A 不適用⁴

Notes:

- 1 Revenue from design, supply and installation services for façade works.
- 2 Revenue from design, supply and installation services for building metal finishing works.
- 3 Revenue from design supply and installation services for façade works and building metal finishing works.
- 4 The corresponding revenue did not contribute over 10% of the total revenue of the Group for the relevant year.

附註:

- 1 來自外牆工程設計、供應及安裝服務的收益。
- 2 來自建築金屬飾面工程設計、供應及安裝服 務的收益。
- 3 來自外牆工程及建築金屬飾面工程設計、供應及安裝服務的收益。
- 4 有關收益並無貢獻超過本集團於有關年度總 收益的10%。

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For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

6. OTHER INCOME, GAINS AND LOSSES, NET 6. 其他收入、收益及虧損淨額

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Loss on write-off of property and equipment Gain arising from early termination	撇銷物業及設備虧損 提前終止租賃合約所產生的收益	(1,498)	-
of lease contracts	32,3,11(12,12)	142	_
Government grants (Note)	政府補助(附註)	2,577	_
Bank interest income	銀行利息收入	315	18
Sundry income	雜項收入	184	70
		1,720	88

Note: During the year, the Group received government grants of HK\$2,577,000 (2020: nil) in respect of 2019 Novel Coronavirus related subsidies of which HK\$2,527,000 (2020: nil) relates to Employment Support Scheme provided by the Hong Kong government.

附註:於年內,本集團就二零一九年新型冠狀病毒 相關補貼收取政府補助 2,577,000港元(二零 二零年:無),其中2,527,000港元(二零二零 年:無)與香港政府提供的「保就業」計劃有 闗。

7. NET IMPAIRMENT LOSSES REVERSED UNDER **EXPECTED CREDIT LOSS MODEL**

預期信貸虧損模式項下的已撥 回減值虧損淨額 7.

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Net impairment losses (reversed) recognised on:	就以下各項(撥回)確認的 減值虧損淨額:		
— trade receivables	一貿易應收款項	159	5
— contract assets	一合約資產	(160)	(1,294)
		(1)	(1,289)

8. FINANCE COSTS

8. 融資成本

		2021	2020
		二零二一年	二零二零年
		HK\$'000	HK\$'000
		千港元	千港元
Interests on:	以下各項的利息:		
— bank borrowings	一 銀行借款	462	1,320
— lease liabilities	一租賃負債	490	131
		952	1,451

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9. PROFIT BEFORE TAXATION

9. 除税前溢利

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Profit before taxation has been arrived at after charging:	除税前溢利已扣除以下各項:		
Directors' remunerations (note 10) Fee Other emoluments	董事薪酬(附註10) 袍金 其他酬金	519 4,370	_ 2,241
Other staff costs Salaries and other benefits Retirement benefit scheme contributions	其他員工成本 薪金及其他福利 ; 其他員工退休福利計劃供款	4,889 26,629	2,241
for other staffs Total staff costs	員工成本總額	823 32,341	23,757
Auditor's remuneration Variable rents in respect of office equipment which are not included in lease liabilities (Note)	核數師薪酬 未計入租賃負債的辦公室 設備可變租金(附註)	1,200 52	1,300
Depreciation on property and equipment and after crediting:	物業及設備折舊及已計入:	3,250	1,867
Gain on a life insurance policy	人壽保險收益	184	_

Note: The operating lease rentals for office equipment are determined according to predetermined fixed cost and the excess usage of printing pages pursuant to terms and conditions that are set out in respective rental agreements.

附註:辦公室設備的經營租賃租金乃根據預先釐定 的固定成本與相關租賃協議中所載之條款及 條件下的超額使用列印頁數釐定。

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For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

10. DIRECTORS', CHIEF EXECUTIVE OFFICER'S AND EMPLOYEES' EMOLUMENTS

(a) Directors', chief executive officer's and employees' emoluments

Details of the emoluments paid or payable by the Group to the directors of the Company and the chief executive officer of the Group (including emoluments for services as employees or directors of the Group) during the year are as follows:

10. 董事、最高行政人員及僱員的薪酬

(a) 董事、最高行政人員及僱員的 薪酬

於年內本集團已付或應付本公司董事及本集團最高行政人員的薪酬(包括擔任本集團僱員或董事的薪酬)詳情如下:

		Fees 袍金 HK\$'000 千港元	Salaries and other allowances 薪金及 其他津貼 HK\$'000 千港元	Performance related incentive payments 表現掛鈎 獎勵付款 HK\$*000 千港元 (Note) (附註)	Retirement benefit scheme contributions 退休福利 計劃供款 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Year ended 31 March 2021 Executive directors: Mr. Chu	截至二零二一年 三月三十一日止年度 執行董事: 朱先牛					
(Chief executive officer) Mr. Tsang Chiu Wan	(行政總裁) 曾昭維先生	-	1,782	810	18	2,610
("Mr. Tsang")	(「曾先生」)		1,214	528	18	1,760
Sub-total	小計		2,996	1,338	36	4,370
Independent non-executive directors: Ms. Leung Yin Fai Mr. Ma Tsz Chun Ms. Yuen Wai Yee	獨立非執行董事: 梁燕輝女士 馬時俊先生 袁慧儀女士	173 173 173	- - -	- - -	- - -	173 173 173
Sub-total	小計	519	_	_	_	519
Total	總計	519	2,996	1,338	36	4,889
Year ended 31 March 2020 Executive directors: Mr. Chu (Chief executive officer) Mr. Tsang	截至二零二零年 三月三十一日止年度 執行董事: 朱先生 (行政總裁) 曾先生		1,206 926	- 73	18 18	1,224 1,017
Sub-total	小計		2,132	73	36	2.241
Independent non-executive directors: Ms. Leung Yin Fai	獨立非執行董事: 梁燕輝女士	_			_	
Mr. Ma Tsz Chun	馬時俊先生	_	-	- 1762	_	_
Ms. Yuen Wai Yee	袁慧儀女士	-	-	1,134-	_	-
Sub-total	小計	_	_	1 730 -	-	_
	= :::					

Note: The performance related incentive payments are determined based on the performance of the individuals for both years.

附註:表現掛鈎獎勵付款根據於兩個年度的 個人表現釐定。

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For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

10. DIRECTORS', CHIEF EXECUTIVE OFFICER'S AND EMPLOYEES' EMOLUMENTS (Continued)

(a) Directors', chief executive officer's and employees' emoluments (Continued)

The executive directors' emoluments shown above were for their services in connection with the management of the affairs of the Group. The independent non-executive directors' emoluments shown above were mainly for their services as directors of the Company.

Mr. Chu was appointed as the chief executive officer and executive director of the Company and his emoluments above include those for services rendered by him as a chief executive officer.

Mr. Tsang was appointed as an executive director of the Company on 24 May 2019.

All independent non-executive directors of the Company were appointed on 5 March 2020.

(b) Employees' emoluments

The five highest paid individuals include two (2020: two) directors of the Company for the year ended 31 March 2021, details of whose emoluments are included above. The emoluments of the remaining three (2020: three) highest paid employees who are neither a director nor chief executive officer of the Company are as follows:

10. 董事、最高行政人員及僱員的薪酬(續)

(a) 董事、最高行政人員及僱員的 薪酬(續)

上表所示執行董事的薪酬乃與彼等 就管理本集團事務提供的服務相 關。上文所示獨立非執行董事的薪 酬主要為彼等擔任本公司董事時提 供的服務。

朱先生獲委任為本公司的行政總裁 及執行董事,其上述薪酬包括彼作 為行政總裁所提供服務的酬金。

曾先生於二零一九年五月二十四日 獲委任為本公司的執行董事。

本公司的所有獨立非執行董事於二 零二零年三月五日獲委任。

(b) 僱員薪酬

截至二零二一年三月三十一日止年度,五名最高薪酬人士分別包括兩名(二零二零年:兩名)本公司董事,有關彼等薪酬的詳情載於上文。餘下三名(二零二零年:三名)最高薪酬僱員(並非本公司董事或最高行政人員)的酬金如下:

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Salaries and other allowances Performance related incentive	薪金及其他津貼 表現掛鈎獎勵付款(附註)	2,412	2,271
payments (Note)	4ペンロコ まつ スペルの ロ カバ (にロ 中工)	1,365	305
Retirement benefit scheme	退休福利計劃供款		
contributions		54	54
		3,831	2,630

Note: The performance related incentive payments are determined based on the performance of the individuals for both years.

附註:表現掛鈎獎勵付款根據於兩個年度的 個人表現釐定。

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10. DIRECTORS', CHIEF EXECUTIVE OFFICER'S AND EMPLOYEES' EMOLUMENTS (Continued)

(b) Employees' emoluments (Continued)

The emoluments of remaining highest paid employees who are not directors of the Company were within the following bands:

10. 董事、最高行政人員及僱員的薪酬(續)

(b) 僱員薪酬(續)

餘下並非本公司董事的最高薪酬僱 員的薪酬範圍如下:

		Number of individuals		
		人數		
		2021	2020	
		二零二一年	二零二零年	
Nil to HK\$1,000,000	零至1,000,000港元	-	3	
HK\$1,000,001 to HK\$1,500,000	1,000,001港元至1,500,000港元	3	_	

No emoluments were paid by the Group to the directors of the Company or the five highest paid individuals (including directors and employees), as an inducement to join or upon joining the Group or as compensation for loss of office. None of the directors of the Company nor the chief executive officer of the Group waived or agreed to waive any emoluments for both years.

本集團概無向本公司董事或五名最高薪酬人士(包括董事及僱員)支付任何酬金,作為吸引其加入本集團或加入後的獎勵或作為離職補償金。於兩個年度,概無本公司董事或本集團主要行政人員放棄或同意放棄任何酬金。

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11. INCOME TAX EXPENSE

11. 所得税開支

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
The income tax expense comprises: Hong Kong Profits Tax Current year Under(over) provision in prior years	所得税開支包括: 香港利得税 本年度 過往年度撥備不足(超額撥備)	4,440 3	9,291 (39)
Deferred tax credit (note 23)	遞延税項抵免(附註23)	4,443 (225) 4,218	9,252 (12) 9,240

Under the two-tiered profits tax rates regime in Hong Kong, the first HK\$2,000,000 of profits of one qualifying group entity will be taxed at 8.25%, and profits above HK\$2,000,000 of that qualifying group entity will be taxed at 16.5%. Accordingly, Hong Kong Profits Tax of the qualifying entity is calculated in accordance with the two-tiered profits tax rates regime. The profits of other group entities in Hong Kong not qualifying for the two-tiered profits tax rates regime continue to be taxed at the flat rate of 16.5%.

The income tax expense for the year can be reconciled to the profit before taxation per statement of profit or loss and other comprehensive income as follows:

根據香港利得税兩級制,一間合資格集團實體溢利的首2,000,000港元將按8.25%的税率繳税,而該合資格集團實體2,000,000港元以上的溢利將按16.5%的税率繳稅。據此,合資格實體的香港利得稅根據利得稅兩級制計算。不合資格參與利得稅兩級制的香港其他集團實體繼續按單一稅率16.5%繳納利得稅。

本年度的所得税開支與損益及其他全面 收益表所示的除税前溢利對賬如下:

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Profit before taxation	除税前溢利	25,954	43,398
Tax charge at the applicable income tax rate at 16.5% Tax effect of expenses not deductible for tax purpose	按適用所得税率16.5% 計算的税項支出 不可扣税開支的税務影響	4,282 663	7,161 2,282
Tax effect of income not taxable for tax purpose	不可扣税收入的税務影響	(512)	(14)
Tax effect of tax concession Under(over)provision in prior years Others	税務優惠的税務影響 過往年度撥備不足(超額撥備) 其他	(165) 3 (53)	(165) (39) 15
Income tax expense for the year	年內所得税開支	4,218	9,240

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12. DIVIDENDS

12. 股息

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Dividends recognised as distributions during the year:	於年內確認為分派的 股息:		
Final dividend paid for 2020 of HK cent 0.5 (2020: nil) per share	就二零二零年派付的末期股息 每股0.5港仙(二零二零年:無)	10,000	-

A final dividend of HK cent 1.0 per share in respect of the year ended 31 March 2021 has been proposed by the board of directors of the Company and is subject to approval by the shareholders of the Company in the forthcoming annual general meeting.

本公司董事會已建議派付截至二零二一年三月三十一日止年度的末期股息每股 1.0港仙,而股息須經本公司股東於應屆 股東週年大會上批准後,方可作實。

13. EARNINGS PER SHARE

The calculation of basic earnings per share is based on the following data:

13. 每股盈利

每股基本盈利按以下數據計算:

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Earnings: Profit for the year for the purpose of calculating basic earnings per share	盈利: 就計算每股基本盈利的 年內溢利	21,736	34,158
		′000 千股	′000 千股
Number of shares: Weighted average number of ordinary shares for the purpose of calculating	股數: 就計算每股基本盈利的 普通股加權平均數		
basic earnings per share (Note)	(附註)	1,980,822	1,500,000

Note: The weighted average number of ordinary shares of the Company for the purpose of calculating basic earnings per share for the year ended 31 March 2020 had been determined on the assumption that the capitalisation issue as described in note 24 has been effective on 1 April 2019.

No diluted earnings per share is presented as the Group has no potential ordinary shares in issue during both years.

附註:本公司截至二零二零年三月三十一日止年度 就計算每股基本盈利使用的普通股加權平均 數乃在假設附註24所述的資本化發行已於二 零一九年四月一日生效的情況下釐定。

由於本集團於兩個年度概無已發行潛在 普通股,故並無呈列每股攤薄盈利。

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14. PROPERTY AND EQUIPMENT

14. 物業及設備

		Ri	ght-of-use assets 使用權資產			Office equipment	
		Office equipment	Office premises	Subtotal	Leasehold improvements 租賃	and furniture 辦公室設備	Total
		辦公室設備 HK\$'000 千港元	辦公室物業 HK\$'000 千港元	小計 HK\$′000 千港元	物業裝修 HK\$'000 千港元	及傢私 HK\$'000 千港元	總計 HK\$'000 千港元
COST	成本						
At 1 April 2019 Additions	於二零一九年四月一日 添置	881 46	3,448 2,395	4,329 2,441	1,759 3	1,137 230	7,225 2,674
At 31 March 2020 Additions	於二零二零年三月三十一日 添置	927 1,276	5,843 10,914	6,770 12,190	1,762 5,854	1,367 356	9,899 18,400
Early termination of lease contracts Write-off	提前終止租賃合約 撇銷	(872)	(5,577) (302)	(6,449)	(2,869)	– (170)	(6,449) (3,341)
At 31 March 2021	於二零二一年三月三十一日	1,331	10,878	12,209	4,747	1,553	18,509
DEPRECIATION	折舊						
At 1 April 2019 Provided for the year	於二零一九年四月一日 年內撥備	397 179	2,135 1,218	2,532 1,397	1,101 317	698 153	4,331 1,867
At 31 March 2020 Provided for the year	於二零二零年三月三十一日 年內撥備	576 289	3,353 1,944	3,929 2,233	1,418 815	851 202	6,198 3,250
Early termination of lease contracts Eliminated on write-off	提前終止租賃合約 撇銷時對銷	(596) -	(3,521) (172)	(4,117) (172)	- (1,501)	– (170)	(4,117) (1,843)
At 31 March 2021	於二零二一年三月三十一日	269	1,604	1,873	732	883	3,488
CARRYING VALUES At 31 March 2021	賬面值 於二零二一年三月三十一日	1,062	9,274	10,336	4,015	670	15,021
At 31 March 2020	於二零二零年三月三十一日	351	2,490	2,841	344	516	3,701

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14. PROPERTY AND EQUIPMENT (Continued)

Depreciation is provided to write off the cost of items of property and equipment, using the straight-line method, at the following rates per annum:

Right-of-use assets Over the shorter of lease

terms or 5 years

Leasehold improvements Over the shorter of lease

terms or 5 years

Office equipment and furniture 20%

14. 物業及設備(續)

本集團計提折舊撥備,以採用直線法按 下列年利率就物業及設備項目撇銷其成 本:

使用權資產 租期或5年

(以較短者為準)

租賃物業裝修 租期或5年

(以較短者為準)

辦公室設備及傢俬 20%

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Expense relating to short-term leases	與短期租賃有關的開支	29	38
Variable lease payments not included in the measurement of lease liabilities	未計入租賃負債計量的 可變租賃付款	52	39
Total cash outflow for leases	租賃現金流出總額	2,302	1,509

For both years, the Group leases various warehouses, office premises and office equipment for its operations. Lease contracts are entered into for fixed term of 6 months to 5 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. In determining the lease term and assessing the length of the non-cancellable period, the Group applies the definition of a contract and determines the period for which the contract is enforceable.

於兩個年度,本集團就營運租賃多個倉庫、辦公室物業及各項辦公室設備。租賃合約按固定租期六個月至五年訂立。租賃條款乃按個別基準磋商,並包含各種不同條款及條件。在釐定租期及評估不可撤銷期間的長度時,本集團應用合約的定義,並釐定可強制執行合約的期間。

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14. PROPERTY AND EQUIPMENT (Continued)

Some of the office equipment in which the Group is the lessee contain variable lease payment terms that are based on excess usage of printing pages. The variable lease payments depend on the usage of printing pages for each month of the leased office equipment. Variable lease payment terms are used to link rental payments to actual usage of printing pages and to reduce fixed cost. The amount of fixed and variable lease payments paid/payable to relevant lessors for the year ended 31 March 2021:

14. 物業及設備(續)

本集團作為承租人的若干辦公室設備涉及可變租賃付款條款,有關條款基於超額使用列印頁數。可變租賃付款視乎租賃辦公室設備每月列印頁數用量而定。可變租賃付款條款用於連結租賃付款條款用於連結租賃付款。於截至二零二一年三月三十一日止年度,已付/應付相關出租人的固定及可變租賃付款金額如下:

		2021 二零二一年 HK\$′000 千港元	Ξ	2020 零二零年 HK\$'000 千港元
Fixed payments — for certain office equipment with	固定款項 一 有關有可變付款條款的			
variable payment terms	若干辦公室設備	308		208
— for other lease assets	一有關其他租賃資產	1,913		1,224
		2,221		1,432
Variable payments for certain	若干辦公室設備的可變款項			
office equipment		52		39
		2,273		1,471

Restrictions or covenants on leases

Lease liabilities of HK\$10,098,000 (2020: HK\$2,863,000) are recognised with related right-of-use assets of HK\$10,336,000 (2020: HK\$2,841,000) as at 31 March 2021. The lease agreements do not impose any covenants other than the security interests in the leased assets that are held by the lessors. Leased assets may not be used as security for borrowing purposes.

Details of the lease maturity analysis of lease liabilities are set out in note 21.

15. DEPOSIT AND PREPAYMENT FOR A LIFE INSURANCE POLICY

The amount represents deposit and prepayment for a life insurance policy for a director of the Company, namely Mr. Chu.

租賃的限制或契據

於二零二一年三月三十一日,已確認租賃負債10,098,000港元(二零二零年:2,863,000港元)與相關使用權資產10,336,000港元(二零二零年:2,841,000港元)。除出租人持有的租賃資產中的擔保權益外,租賃協議不施加任何契據。租賃資產不得用作借款的抵押品。

租賃負債的租賃到期分析詳情載於附註 21。

15. 人壽保險的按金及預付款項

該款項指本公司一名董事(即朱先生)的 人壽保險的按金及預付款項。

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16. TRADE AND OTHER RECEIVABLES

16. 貿易及其他應收款項

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Trade receivables	貿易應收款項	18,166	14,009
Less: Allowances for impairment	減:減值撥備	(294)	(135)
		17,872	13,874
Rental deposits	租賃按金	728	444
Deposits and prepayments	按金及預付款項	4,825	1,409
Deferred issue costs	遞延發行成本	-	5,004
Other receivables	其他應收款項	907	821
		24,332	21,552
Less: Rental deposits classified as	減:分類為非流動部分的		
non-current portion	租賃按金	(728)	(283)
Current portion of trade and	貿易及其他應收款項的		
other receivables	流動部分	23,604	21,269

Trade receivables represent amounts receivable for work certified after deduction of retention money by customers.

The Group usually allows a credit period ranging from 30 to 74 days to its customers. Before accepting any new customers, the Group will internally assess the potential customer's credit quality and defines credit limits by customers. Recoverability of the existing customers is reviewed by the Group regularly.

As at 1 April 2019, the trade receivables amounted to HK\$18,031,000, net of loss allowances of HK\$130,000.

The following is an ageing analysis of trade receivables, net of loss allowances, presented based on the approval dates of work certified by architects, surveyors or other representatives appointed by the customers, at the end of the reporting period, which are also the dates when the Group's right to consideration became unconditional.

貿易應收款項指已認證的工程應收款項 (扣除客戶保固金後)。

本集團通常向客戶提供介乎30至74日的 信貸期。在接收任何新客戶前,本集團 將對潛在客戶的信貸質素進行內部評估 及按客戶釐定信貸額度。現有客戶的可 收回賬款情況經本集團定期檢討。

於二零一九年四月一日,貿易應收款項 為18,031,000港 元(扣除虧損撥備 130,000港元)。

以下為於報告期末按客戶所委任的建築師、測量師或其他代表所認證之工程的 批准日期(亦為本集團收取代價的權利成 為無條件之日)列示的貿易應收款項(扣 除虧損撥備)賬齡分析。

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For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

16. TRADE AND OTHER RECEIVABLES (Continued)

16. 貿易及其他應收款項(續)

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
0 to 30 days 31 to 60 days Over 60 days	0至30日 31至60日 超過60日	9,530 7,117 1,225	7,953 1,978 3,943
		17,872	13,874

As at 31 March 2021, included in the Group's trade receivables balance are debtors with aggregate carrying amount of HK\$2,897,000 (2020: HK\$5,750,000) which are past due as at the reporting date. Out of the past due balances, HK\$1,644,000 (2020: nil) has been past due 90 days or more and is not considered as in default based on repayment records of those customers and continuous business with the Group.

Trade receivables

Loss allowances for trade receivables have been measured at an amount equal to lifetime ECL under simplified approach.

Details of the impairment assessment of trade receivables are set out in note 18.

Other receivables (including refundable rental deposits)

For purpose of impairment assessment, other receivables (including refundable rental deposits) are considered to have low credit risk as they are not due for payment at the end of the reporting period and there has been no significant increase in the risk of default on other receivables since initial recognition. Accordingly, for the purpose of impairment assessment for these receivables, the loss allowance is measured at an amount equal to 12m ECL. For the year ended 31 March 2021 and 2020, the Group assessed the ECL for other receivables were insignificant and thus no loss allowance was recognised.

於二零二一年三月三十一日,本集團的貿易應收款項結餘包括賬面總值為2,897,000港元(二零二零年:5,750,000港元)且於報告日期已逾期的應收賬款。在逾期結餘中,1,644,000港元(二零二零年:無)已逾期90日或以上,且並無根據該等客戶的還款記錄及本集團的持續業務被視為違約。

貿易應收款項

貿易應收款項的虧損撥備根據簡化法按 等於全期預期信貸虧損的金額計量。

貿易應收款項減值評估的詳情載於附註 18。

其他應收款項(包括可退回和賃按金)

就減值評估而言,其他應收款項(包括可退回租賃按金)視作具低信貸風險,因為於報告期末該等款項並非到期應付,且自初步確認起其他應收款項的違約風險並無顯著增加。因此,就該等應收款項的減值評估而言,虧損撥備乃按等於12個月預期信貸虧損的金額計量。截日工零二一年及二零二零年三月三十一度,本集團已就非重大的其他應認虧損撥備。

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17. CONTRACT ASSETS AND CONTRACT 17. 合約資產及合約負債 LIABILITIES

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Analysed for reporting purposes, on a net basis for each respective contract:	就報告目的,各相關合約以 淨額基準進行分析:		
Contract assets	合約資產		
— façade works	一外牆工程	66,357	55,434
— building metal finishing works	一建築金屬飾面工程	12,419	25,981
Less: Allowances for impairment	減:減值撥備	78,776	81,415
— façade works	一外牆工程	(1,883)	(2,049)
— building metal finishing works	一建築金屬飾面工程	(59)	(53)
		(1,942)	(2,102)
		76,834	79,313
Contract assets, net of allowances for impairment	合約資產(扣除減值撥備)		
— façade works	一外牆工程	64,474	53,385
— building metal finishing works	一建築金屬飾面工程	12,360	25,928
		76,834	79,313
Contract liabilities — façade works	合約負債 — 外牆工程	(638)	-

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17. CONTRACT ASSETS AND CONTRACT 17. 合約資產及合約負債(續) **LIABILITIES** (Continued)

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Analysed on a gross basis of:	以總額基準進行分析:		
Contract assets — façade works	合約資產 一 外牆工程	66,445	55,549
— building metal finishing works	一建築金屬飾面工程	12,966	26,132
Less: Allowances for impairment	減:減值撥備	79,411	81,681
façade worksbuilding metal finishing works	— 外牆工程 — 建築金屬飾面工程	(1,883) (59)	(2,049) (53)
year 1 and a		(1,942)	(2,102)
		77,469	79,579
Contract assets, net of allowances for impairment	合約資產(扣除減值撥備)		100
— façade works	一外牆工程	64,562	53,500
— building metal finishing works	一建築金屬飾面工程	12,907	26,079
		77,469	79,579
Contract liabilities	合約負債		
— façade works	一外牆工程	(726)	(115)
— building metal finishing works	一建築金屬飾面工程	(547)	(151)
		(1,273)	(266)

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17. CONTRACT ASSETS AND CONTRACT LIABILITIES (Continued)

Contract assets

Contract assets arise when the Group has right to consideration for completion of design, supply and installation of façade works and building metal finishing works and not yet billed under the relevant contracts, and its right is conditioned on factors other than passage of time. Any amount previously recognised as a contract asset is reclassified to trade receivables when such right becomes unconditional other than the passage of time.

In addition, contract assets arise when customers withhold certain certified amounts payable to the Group as retention money to secure the due performance of the contracts.

Retention receivables represent the money withheld by the customers to secure the due performance of the contracts. The customers normally withhold 10% of the certified amount payable to the Group as retention money (accumulated up to maximum 5% of contract sum). 50% of retention receivable is normally recoverable upon the issuance of the certificate of practical completion by the architects for the completion of respective projects. The remaining 50% is recoverable after the completion of defect liability period of the relevant contracts or in accordance with the terms specified in the relevant contracts, ranging from 1 to 2 years from the date of completion of respective projects. Any amount of retention receivables previously recognised as a contract asset is reclassified to trade receivables at the point at which it becomes unconditional and is invoiceable to the customer. The retention money does not have any significant financing component for financing benefit. The amounts are unsecured and interest-free.

As at 1 April 2019, the contract assets amounted to HK\$63,657,000 on a gross basis, net of loss allowances of HK\$3,396,000 and amounted to HK\$63,318,000 on a net basis for each respective contract, net of loss allowances of HK\$3,396,000, respectively.

17. 合約資產及合約負債(續)

合約資產

當本集團有權就完成外牆工程及建築金屬飾面工程的設計、供應及安裝收取代價,而尚未根據相關合約出具發票,且其權利乃取決於時間流逝以外的因素時,即產生合約資產。當有關權利成為無條件(時間流逝除外)時,先前確認為合約資產的任何金額重新分類為貿易應收款項。

此外,當客戶扣起應付本集團的若干已 核實金額作為保固金以擔保妥善履行合 約時,即產生合約資產。

於二零一九年四月一日,以總額基準計算的合約資產為63,657,000港元(扣除虧損撥備3,396,000港元);以各相關合約的淨額基準計算的合約資產為63,318,000港元(扣除虧損撥備3,396,000港元)。

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17. CONTRACT ASSETS AND CONTRACT LIABILITIES (Continued)

Contract liabilities

Contract liabilities primarily relate to the Group's obligation to transfer project works services to customers for which the Group has received consideration from the customers in advance. The contract liabilities as at 1 April 2019 and 31 March 2020 have been recognised as revenue for the year ended 31 March 2020 and 31 March 2021, respectively. The contract liabilities as at 31 March 2021 will be recognised as revenue for the year ending 31 March 2022.

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

17. 合約資產及合約負債(續)

合約負債

合約負債主要與本集團向客戶轉移項目 工程服務的責任有關,本集團已就該責 任事先向客戶收取代價。於二零一九年 四月一日及二零二零年三月三十一日的 合約負債分別確認為截至二零二零年三 月三十一日及二零二一年三月三十一日 止年度的收益。於二零二一年三月 三十一日的合約負債將確認為截至二零 二二年三月三十一日止年度的收益。

下表顯示有多少於本年度確認的收益與結轉合約負債有關。

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Revenue recognised that was included in the contract liabilities balance at the beginning of the year	年初計入合約負債結餘的 已確認收益	266	1,501

Changes of contract assets and contract liabilities during the year ended 31 March 2021 were mainly due to (i) changes on progress of contract works when the Group satisfies the performance obligations under the contracts or when the relevant services were completed but not yet been certified by architects, surveyors or other representatives appointed by the customers at the end of the reporting period; or (ii) reclassification to trade receivables when the Group has unconditional right to the consideration.

於截至二零二一年三月三十一日止年度的合約資產及合約負債變動乃主要由於(i)當本集團履行合約項下履約責任時或當相關服務於報告期末已經完成但尚未由建築師、測量師或客戶委聘的其他代表核實而導致合約工程進度變動;或(ii)當本集團擁有無條件收取代價的權利時重新分配至貿易應收款項。

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17. CONTRACT ASSETS AND CONTRACT LIABILITIES (Continued)

Contract liabilities (Continued)

As at 1 April 2019, the contract liabilities amounted to HK\$1,501,000 on a gross basis and amounted to HK\$1,162,000 on a net basis for each respective contract, respectively.

As at 31 March 2021, the carrying amounts of contract assets, on a gross basis, include retention receivables, net of loss allowances, held by customers for contract works amounting to HK\$28,619,000 (2020: HK\$18,060,000).

The retention receivables, net of loss allowances, are to be settled at the end of the reporting period as follows:

17. 合約資產及合約負債(續)

合約負債(續)

於二零一九年四月一日,以總額基準計算的合約負債為1,501,000港元;以各相關合約的淨額基準計算的合約負債為1,162,000港元。

於二零二一年三月三十一日,合約資產 以總額基準計算的賬面值包括客戶就合 約工程持有的應收保固金(扣除虧損撥 備)為28,619,000港元(二零二零年: 18,060,000港元)。

應收保固金(扣除虧損撥備)將於報告期 末按下列方式結算:

		2021	2020
		二零二一年	二零二零年
		HK\$'000	HK\$'000
		千港元	千港元
On demand or within one year	按要求或一年內	15,114	9,860
After one year	一年後	13,505	8,200
		28,619	18,060

Details of the impairment assessment of contract assets are set out in note 18.

合約資產減值評估的詳情載於附註18。

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18. IMPAIRMENT ASSESSMENTS OF TRADE RECEIVABLES AND CONTRACT ASSETS

In order to minimise credit risk, the Group makes periodic individual assessments on the recover abilities of trade receivables and contract assets and develops and maintains the Group's credit risk grading to categorise exposures according to their degree of risk of default. The credit rating information is supplied by independent rating agencies where available and, if not available, the management of the Group uses other publicly available financial information and the Group's own trading records to rate its major customers and other debtors.

18. 貿易應收款項及合約資產減值 評估

為了盡量降低信貸風險,本集團定期對貿易應收款項及合約資產的可收回性進行個別評估,並制定及保留本集團信貸風險評級,以根據其違約風險程度將風險分類。信貸評級資料乃由獨立評級機構提供(如有),否則本集團管理層會使用其他公開可得的財務資料及本集團本身的貿易記錄,對主要客戶及其他債務人評級。

Internal credit rating 內部信貸評級	Description 描述	Basis for recognising ECL 確認預期信貸虧損的基準
Strong	The counterparty, as the department within the government, has a low risk of default	Lifetime ECL — not credit-impaired
強勁	交易對手(作為政府部門)的違約風險偏低	全期預期信貸虧損 一 非信貸減值
Good	The counterparties, as listed companies with strong financial background based on the published financial information publicly available in the market, creditability and good repayment record, has a low risk of default	Lifetime ECL — not credit-impaired
良好	交易對手(作為擁有雄厚財務背景(根據於市場上 公開可得的已刊發財務資料)、信用度及 良好還款記錄的上市公司)的違約風險偏低	全期預期信貸虧損 一 非信貸減值
Satisfactory	The counterparties, having no balances past due over 30 days or occasionally having certain balances past due over 30 days and with good repayment record, has moderate default risk	Lifetime ECL — not credit-impaired
滿意	交易對手(並無逾期超過30日的結餘或有時若干結餘逾期超過30日且還款記錄良好)的違約風險溫和	全期預期信貸虧損 一 非信貸減值
Loss	There is evidence indicating the asset is credit- impaired	Lifetime ECL — credit-impaired
虧損	有證據顯示有關資產已發生信貸減值	全期預期信貸虧損 一信貸減值
Write-off	There is evidence indicating that the debtor is in severe financial difficulty and the Group has no realistic prospect of recovery	Amount is written off
撇銷	有證據顯示債務人陷入嚴重財務困難且本集團 不認為日後可收回有關款項	撇銷有關金額

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18. IMPAIRMENT ASSESSMENTS OF TRADE RECEIVABLES AND CONTRACT ASSETS

(Continued)

In determining the ECL, the management of the Group has taken into account the historical default experience and the financial position of the counterparties, adjusted for factors that are specific to the debtors and general economic conditions of the industry in which the debtors operate, in estimating the probability of default of each of the trade receivables and contract assets occurring within their respective loss assessment time horizon, as well as the loss upon default in each case.

The table below provides information about the exposure to credit risk and ECL for trade receivables and contract assets which are assessed individually based on internal credit rating as at 31 March 2021 and 2020 within lifetime ECL (not creditimpaired).

18. 貿易應收款項及合約資產減值 評估(續)

釐定預期信貸虧損時,本集團管理層已 考慮交易對手的過往違約經驗及財務狀 況,並就對債務人而言專有的因素及債 務人經營所在行業的整體經濟環境作出 調整,以估計貿易應收款項及合約資產 各自於其相關損失評估時間框架內發生 違約的可能性,以及各情況下的違約損 失。

下表載列有關貿易應收款項及合約資產的信貸風險及預期信貸虧損的資料,該等資料根據於二零二一年及二零二零年三月三十一日的全期預期信貸虧損(非信貸減值)內的內部信貸評級進行個別評估。

Internal credit rating 內部信貸評級		Average loss rate 平均虧損率	Gross carrying amount 賬面總值 HK\$'000 千港元	Impairment losses 減值虧損 HK\$'000 千港元
As at 31 March 2021	於二零二一年三月三十一日			
Strong	強勁	0.34%	8,988	31
Good	良好	0.68%	34,920	237
Satisfactory	滿意	2.15%	52,836	1,135
			96,744	1,403
As at 31 March 2020	於二零二零年三月三十一日			
Strong	強勁	0.03%	22,152	7
Good	良好	0.45%	30,147	135
Satisfactory	滿意	1.86%	42,078	782
			94,377	924

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18. IMPAIRMENT ASSESSMENTS OF TRADE RECEIVABLES AND CONTRACT ASSETS

(Continued)

The ECL on trade receivables and contract assets are estimated individually by reference to past default experience of the debtor and an analysis of the debtor's current financial position, adjusted for factors that are specific to the debtors, general economic conditions of the industry in which the debtors operate and an assessment of both the current as well as the forecast direction of conditions at the reporting date.

A trade receivable or contract asset is written off when there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery, e.g. when the debtor has been placed under liquidation or has entered into bankruptcy proceedings, or when the trade receivables are over two years past due, whichever occurs earlier. None of the trade receivables that have been written off is subject to enforcement activities.

There has been no change in the estimation techniques or significant assumptions made during the year in assessing the loss allowances for the trade receivables and contract assets. The individual assessment is regularly reviewed by the management of the Group to ensure relevant information about the specific debtor is updated.

18. 貿易應收款項及合約資產減值 評估(續)

貿易應收款項及合約資產的預期信貸虧 損個別估計,當中參考債務人的過往拖 欠經驗及債務人現時財務狀況的分析(就 債務人及債務人經營所在行業整體經濟 狀況特有的因素作出調整)以及於報告日 期現時及預測狀況方向的評估。

倘出現資料顯示債務人遭遇嚴重財務困難,且並無實際收回前景,例如債務人進行清盤或訂立破產訴訟:或當貿易應收款項逾期超過兩年(以較早發生者為準),貿易應收款項及合約資產將被撇銷。概無根據強制性執法行動撇銷任何貿易應收款項。

於本年度,評估貿易應收款項及合約資 產虧損撥備時所作的估計技術或重大假 設並無變動。個別評估由本集團管理層 定期審閱,以確保有關特定債務人的相 關資料已予更新。

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18. IMPAIRMENT ASSESSMENTS OF TRADE RECEIVABLES AND CONTRACT ASSETS

(Continued)

The movement of the impairment losses in respect of trade receivables and contract assets during the year is as follows:

18. 貿易應收款項及合約資產減值 評估(續)

於年內,有關貿易應收款項及合約資產 的減值虧損變動如下:

	not credit 全期預期信	貨虧損 一	credit-ir 全期預期信	· 賃貸虧損 一	
	Trade receivables 貿易應收款項 HK\$'000 千港元	Contract assets 合約資產 HK\$'000 千港元	Trade receivables 貿易應收款項 HK\$'000 千港元	Contract assets 合約資產 HK\$'000 千港元	Total 總計 HK\$'000 千港元
二零一九年四月一日 回因於二零一九年 四月一日確認的金融資產	130	724	_ 11786 ₁₈₈₆	2,672	3,526
而產生的減值虧損 內確認的新金融資產 一已確認減值虧損	(130)	(365)	-	(1,359)	(1,854)
	135	430	_	<u> </u>	565
二零二零年三月三十一日 回因於二零二零年 四月一日確認的 金融資產而產生的	135	789	-	1,313	2,237
減值虧損 內確認的新金融資產 — 已確認減值虧損	(135)	(675)	-	(480)	(1,290)
			-	- 022	1,289 2,236
	回因於二零一九年 四月一日確認的損 內產生的減值虧損 內確認的部減值虧損 內確已確認減值虧損 一三零一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一	全期預期信 非信貨 Trade receivables 貿易應收款項 HK\$'000 千港元 二零一九年四月一日 130 回因於二零一九年 四月一日確認的金融資產 而產生的減值虧損 (130) 內確認減值虧損 135 二零二零年三月三十一日 135 回因於二零年 四月一日確認的 金融資產中日確認的 金融資產中四月一日確認的 金融資產一已確認減值虧損 (135) 內確認減值虧損 (135)	receivables ga me w may gar me was marked by man assets and marked by marked	全期預期信貸虧損 全期預期信貸虧損 Trade receivables Contract receivables Trade g易應收款項 台約資產 貿易應收款項 台約資產 貿易應收款項 HK\$'000 HK\$'000 HK\$'000 千港元 千港元 千港元 二零一九年四月一日 回因於二零一九年四月一日確認的金融資產而產生的減值虧損 (130) (365) - 內確認的新金融資產 一已確認減值虧損 135 430 - 二零二零年三月三十一日 回因於二零二零年四月一日確認的金融資產而產生的減值虧損 (135) (675) - 內內確認的新金融資產 一已確認減值虧損 (135) (675) - 一已確認減值虧損 294 995 -	全期預期信貸虧損 — 非信貸減値 全期預期信貸虧損 — 信貸減値 Trade Contract receivables receivables assets (

There is no transfer between the above categories during both years.

於兩個年度,上述分類之間並無轉移。

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18. IMPAIRMENT ASSESSMENTS OF TRADE RECEIVABLES AND CONTRACT ASSETS

(Continued)

Changes in the impairment losses in respect of trade receivables and contract assets are mainly due to:

18. 貿易應收款項及合約資產減值 評估(續)

有關貿易應收款項及合約資產的減值虧損出現變動主要由於:

		2021 二零二一年 Increase (decrease) in lifetime ECL 全期預期信貸虧損增加 (減少)		202 二零二 Increase (c in lifetim 全期預期信貸 (滅少	零年 lecrease) ne ECL 貸虧損増加
		Not credit- impaired 非信貸減值 HK\$'000 千港元	Credit- impaired 信貸減值 HK\$'000 千港元	Not credit- impaired 非信貸減值 HK\$'000 千港元	Credit- impaired 信貸減值 HK\$'000 千港元
Settlement in full of trade receivables with a gross carrying amount of HK\$14,009,000 (2020: HK\$18,161,000) Transfer of contract assets to trade receivables with a gross carrying amount of	悉數結清賬面總值 為14,009,000港元 (二零二零年: 18,161,000港元) 的貿易應收款項 將合約資產轉移至 賬面總值為 62,637,000港元 (二零二零年:	(135)	-	(130)	-
HK\$62,637,000 (2020: HK\$50,590,000) New trade receivables and contract assets with gross carrying amount of HK\$85,659,000 (2020: HK\$82,761,000)	50,590,000港元) 的貿易應收款項 賬面總值為85,659,000 港元(二零二零年: 82,761,000港元) 的新貿易應收 款項及合約資產	(675) 1,289	(480)	(365)	(1,359)

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19. PLEDGED BANK DEPOSITS/BANK BALANCES AND CASH

As at 31 March 2021, the pledged bank deposits of HK\$18,488,000 (2020: HK\$5,122,000), which carry interest rate at a range from 0.03% to 0.75% (2020: 1%) per annum, have been pledged to secure the Group's banking facilities and surety bonds of an aggregate balance of HK\$10,488,000 (2020: to secure surety bonds of an aggregate balance of HK\$5,122,000) given by banks as disclosed in notes 22, 31 and 32.

Bank balances and cash represent cash held by the Group and short-term bank deposits with an original maturity of three months or less at an average interest rate of 0.03% (2020: 0.03%) per annum as at 31 March 2021.

Details of impairment assessment of bank balances are set out in note 29.

19. 已抵押銀行存款/銀行結餘及現金

於二零二一年三月三十一日,誠如附註22、31及32所披露,以年利率介乎0.03%至0.75%(二零二零年:1%)計息的已抵押銀行存款18,488,000港元(二零二零年:5,122,000港元)已作抵押,以擔保由多間銀行提供本集團的銀行融資及總結餘為10,488,000港元的履約保證金(二零二零年:以擔保總結餘為5,122,000港元的履約保證金)。

銀行結餘及現金指本集團持有的現金及原到期日為三個月或以下的短期銀行存款,於二零二一年三月三十一日的平均年利率為0.03%(二零二零年:0.03%)。

銀行結餘減值評估詳情載於附註29。

20. TRADE AND OTHER PAYABLES

20. 貿易及其他應付款項

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Trade payables	貿易應付款項	13,987	9,717
Retention payables	應付保固金	3,668	4,543
Other payables	其他應付款項	410	_
Provision for reinstatement cost	復原成本撥備	750	265
Accrued expenses	應計開支	2,585	2,206
Accrued listing expenses and issue costs	應計上市開支及發行成本	-	4,550
		21,400	21,281
Less: provision classified as	減:分類為非流動部分的		
non-current portion	撥備	(750)	_
Current portion of trade and other payable	es貿易及其他應付款項的流動部分	20,650	21,281

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20. TRADE AND OTHER PAYABLES (Continued)

The following is an ageing analysis of trade payables based on the invoice date at the end of the reporting period:

20. 貿易及其他應付款項(續)

以下為於報告期末根據發票日期的貿易 應付款項賬齡分析:

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
0 to 30 days 31 to 60 days 61 to 90 days	0至30日 31至60日 61至90日	13,746 241 –	8,486 648 583
,		13,987	9,717

The credit period of trade payables is usually ranging from 0 to 30 days.

貿易應付款項的信貸期通常介乎0至30 日。

Trade payables are denominated in currency other than the functional currency of the respective group entity is set out below.

貿易應付款項乃以相關集團實體功能貨 幣以外的貨幣計值,載列如下。

		2021	2020
		二零二一年	二零二零年
		HK\$'000	HK\$'000
		千港元	千港元
Renminbi (" RMB ")	人民幣(「 人民幣 」)	726	1,069

Retention payables to subcontractors of contract works are interest-free and payable by the Group after the completion of maintenance period of the relevant contracts or in accordance with the terms specified in the relevant contracts for a period ranging from 1 to 2 years after completion of the relevant works.

應付合約工程分包商的保固金為免息及 須由本集團於相關合約保養期完成後或 按相關合約列明的條款支付,付款期介 乎相關工程完成後1至2年期間。

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20. TRADE AND OTHER PAYABLES (Continued)

The retention payables are to be settled at the end of the reporting period as follows:

20. 貿易及其他應付款項(續)

將於報告期末結付的應付保固金列載如 下:

		2021 二零二一年 HK\$'000 千港元	2020 二零二零年 HK\$'000 千港元
On demand or within one year After one year	按要求或一年內 一年後	2,180 1,488	1,569 2,974
The state of the s		3,668	4,543

The movement of provision for reinstatement cost during the year is as follows:

於年內,復原成本撥備的變動如下:

		HK\$'000 千港元
At 1 April 2019 and 31 March 2020	於二零一九年四月一日及	
	二零二零年三月三十一日	265
Utilisation of provision	動用撥備	(265)
Provision recognised	已確認撥備	750
At 31 March 2021	於二零二一年三月三十一日	750

The provision for reinstatement cost relates to the estimated cost of work agreed to be carried out for handing back the Group's office premises in its original condition. These amounts have not been discounted for the purposes of measuring the provision for reinstatement cost as the effect is insignificant.

恢復成本撥備與協定以原始狀態交還本 集團辦公室物業而進行的工程的估計成 本有關。該等金額並無就計量恢復成本 撥備進行貼現,原因為有關影響並不重 大。

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21. LEASE LIABILITIES

21. 租賃負債

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Lease liabilities payable: — within one year — more than one year but not	租賃負債應於以下年期內償付: — 一年內 — 一年以上但兩年以內	2,203	1,466
exceeding two years — more than two years bat not	一 兩年以上但五年以內	2,260	1,034
exceeding five years		5,635 10,098	2,863
Less: Amount due for settlement within 12 months shown under current liabilities	減:流動負債項下列示的 12個月內到期償付的 款項	(2,203)	(1,466)
Amount due for settlement after 12 months shown under	非流動負債項下列示的 12個月後到期償付的款項	(2,200)	(1,400)
non-current liabilities	14個刀叉刃効良门的水块	7,895	1,397

The weighted average incremental borrowing rates applied to lease liabilities is 4.7% (2020: 4.3%).

As at 31 March 2021, the lease liabilities of HK\$9,014,000 (2020: HK\$2,477,000) are secured by rental deposits with carrying values of HK\$728,000 (2020: HK\$444,000) as set out in note 31.

應用於租賃負債的加權平均增量借款利率為4.7%(二零二零年:4.3%)。

誠如附註31所載,於二零二一年三月三十一日,租賃負債9,014,000港元(二零二零年:2,477,000港元)由賬面值為728,000港元(二零二零年:444,000港元)的租賃按金抵押。

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22. BANK BORROWINGS

22. 銀行借款

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Variable-rate, secured and guaranteed bank borrowings, repayable within one year*	浮息、有抵押及有擔保 銀行借款,須於一年內償還*	4,889	34,582

* The amounts due are based on scheduled repayment dates set out in the loan agreements.

The above variable-rate bank borrowings as at 31 March 2021 bear interests ranging from Hong Kong Interbank Offered Rate ("HIBOR") plus 2.0% to 2.75% (2020: Hong Kong Prime Rate minus 1.0% to 1.5%) per annum to Lender's Hong Kong Dollar Standard Bill Rate minus 1.5% (2020: HIBOR plus 2.5% to 3.0%) per annum.

The range of effective interest rates (which are also equal to contracted interest rates) on the Group's borrowings is as follows:

* 款項按貸款協議所載的計劃還款日期屆滿。

於二零二一年三月三十一日,上述浮息銀行借款按介乎香港銀行同業拆息(「香港銀行同業拆息」)加2.0%至2.75%(二零二零年:香港最優惠利率減1.0%至1.5%)的年利率至貸款人的港元標準票據利率減1.5%(二零二零年:香港銀行同業拆息加2.5%至3.0%)的年利率計息。

本集團借款的實際利率(亦等於合約利率)範圍如下:

		2021 二零二一年	2020 二零二零年
Effective interest rates per annum: Variable-rate bank borrowings	實際年利率: 浮息銀行借款	2.3%-4.4%	3.8%–5.1%

As at 31 March 2020, included in secured and guaranteed bank borrowings of HK\$6,689,000 were guaranteed by the HKMC Insurance Limited under the SME Financing Guarantee Scheme. This guarantee has been replaced by the corporate guarantee provided by the Company during the year ended 31 March 2021.

As at 31 March 2020, details of banking facilities guaranteed by related parties and secured by assets owned by related parties are set out in note 27.

As at 31 March 2021, the pledged bank deposits of HK\$8,000,000 (2020: nil) have been pledged to secure the banking facilities granted to the Group as set out in notes 19 and 31.

As at 31 March 2021, the aggregate carrying amount of bank borrowings with a repayment on demand clause amounted to HK\$4,889,000 (2020: HK\$17,013,000).

於二零二零年三月三十一日,計入有抵押及有擔保銀行借款6,689,000港元由中小企融資擔保計劃下的香港按證保險有限公司所擔保。此擔保於截至二零二一年三月三十一日止年度由本公司提供的公司擔保取代。

於二零二零年三月三十一日,由關聯方 擔保及由關聯方所擁有資產抵押的銀行 融資的詳情載於附註27。

誠如附註19及31所載,於二零二一年三月三十一日,已抵押銀行存款8,000,000港元(二零二零年:無)已作抵押,以擔保本集團獲授的銀行融資。

於二零二一年三月三十一日,附帶按要求償還條款的銀行借款的賬面總值為4,889,000港元(二零二零年:17,013,000港元)。

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23. DEFERRED TAX ASSETS

The following are the major deferred tax assets recognised and movements thereon during the year:

23. 遞延税項資產

下表載列於年內確認的主要遞延税項資產及其變動:

		Loss allowances for trade receivables 貿易應收款項	Loss allowance for contract assets 合約資產	Decelerated tax depreciation 減速	Total
		虧損撥備 HK\$′000 千港元	虧損撥備 HK\$′000 千港元	税項折舊 HK\$′000 千港元	總計 HK\$'000 千港元
As at 1 April 2019 Credit to profit or loss	於二零一九年四月一日 於損益計入	21 1	120 11		141 12
As at 31 March 2020 Credit to profit or loss	於二零二零年三月三十一日 於損益計入	22 26	131 52	- 147	153 225
As at 31 March 2021	於二零二一年三月三十一日	48	183	147	378

As at 31 March 2021 and 2020, the Group has no unused tax losses available for offsetting future profits.

於二零二一年及二零二零年三月三十一 日,本集團並無未動用税項虧損可供抵 銷未來溢利。

24. SHARE CAPITAL

The share capital as at 31 March 2021 and 2020 represented the share capital of the Company.

24. 股本

於二零二一年及二零二零年三月三十一 日的股本指本公司的股本。

		Number of shares	Amount	Shown in consolidated financial statements as
		股份數目 '000 千股	金額 HK\$'000 千港元	於綜合財務 報表中列示 HK\$'000 千港元
Ordinary share of HK\$0.01 each	每股0.01港元的普通股			
Authorised: At 1 April 2019 Increase in authorised share capital (note a)	法定: 於二零一九年四月一日 法定股本增加(附註a)	38,000 9,962,000	380 99,620	N/A 不適用 N/A 不適用
At 31 March 2020 and 2021	於二零二零年及二零二一年 三月三十一日	10,000,000	100,000	N/A 不適用

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24. SHARE CAPITAL (Continued)

24. 股本(續)

		Number of shares	Amount	Shown in consolidated financial statements as 於綜合財務
		股份數目	金額 HK\$ 港元	報表中列示 HK\$'000 千港元
Issued and paid:	已發行及繳足:			
At 1 April 2019 and 31 March 2020	於二零一九年四月一日及 二零二零年三月三十一日	200	2	_#
Issue of shares pursuant to the	根據資本化發行發行股份	1 400 000 000	14,000,000	15.000
capitalisation issue (note b) Issue of shares pursuant to	(附註b) 根據公開發售發行股份	1,499,999,800	14,999,998	15,000
the public offer (note c)	(附註c)	500,000,000	5,000,000	5,000
At 31 March 2021	於二零二一年三月三十一日	2,000,000,000	20,000,000	20,000

Less than HK\$1,000

Notes:

- (a) The authorised share capital of the Company was increased from HK\$380,000 divided into 38,000,000 shares to HK\$100,000,000 divided into 10,000,000,000 shares by the creation of 9,962,000,000 additional shares.
- (b) The share premium account of the Company was credited as a result of the Listing, the Company capitalised an amount of HK\$14,999,998 standing to the credit of the share premium account of the Company and applied in paying up in full at par a total of 1,499,999,800 shares for allotment and issue to the shareholders of the Company on 15 April 2020.
- (c) On 15 April 2020, the Company allotted and issued 500,000,000 new shares of par value of HK\$0.01 each at offer price of HK\$0.25 each, credited as fully paid, pursuant to the public offer.

少於1,000港元

附註:

- (a) 本公司法定股本藉增設9,962,000,000股額外股份,由380,000港元(分為38,000,000股股份)增加至100,000,000港元(分為10,000,000,000股股份)。
- (b) 本公司股份溢價賬因上市而錄得進賬,本公司將本公司股份溢價賬進賬金額14,999,998港元資本化,並申請按面值全額繳足合共1,499,999,800股股份,以於二零二零年四月十五日配發及發行予本公司股東。
- (c) 於二零二零年四月十五日,本公司根據公開發售按發售價每股0.25港元配發及發行500,000,000股每股面值0.01港元的新股份(入賬列為繳足)。

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25. RETIREMENT BENEFIT SCHEME

The Group operates a MPF Scheme for all qualifying employees in Hong Kong. The assets of the scheme are held separately from those of the Group, in funds under the control of an independent trustee. The Group contributes 5% of relevant payroll costs to the scheme, which contribution is matched by employees but subject to a maximum amount of HK\$1,500 per month for each employee to the scheme.

The total contributions to the MPF scheme charged to the consolidated statement of profit or loss and other comprehensive income are set out in notes 9 and 10.

26. SHARE OPTION SCHEME

In order to provide incentives or rewards to participants of the share option scheme including the directors of the Company and eligible employees of the Group, the shareholders of the Company passed an ordinary resolution at the annual general meeting of the Company held on 5 March 2020 to approve the adoption of a share option scheme (the "Share Option Scheme"). No share options were granted under the Share Option Scheme since its adoption on 5 March 2020. The major terms of the Share Option Scheme are summarised as follows:

(a) Purpose of the Share Option Scheme

The purpose of the Share Option Scheme is to provide an incentive or a reward to participants for their contribution to the Group.

(b) Eligibility

Eligible participants include employees (any full-time or part-time employees, including executive directors and independent non-executive directors) and advisers and consultants of the Group.

25. 退休福利計劃

本集團為所有香港合資格僱員加入強積金計劃。該計劃的資產與本集團的資產分開,由獨立信託人控制的基金持有。本集團及僱員均按相關入息的5%向該計劃供款,但向計劃供款的上限為每名僱員每月1,500港元。

於綜合損益及其他全面收益表扣除的強 積金計劃供款總額載於附註9及10。

26. 購股權計劃

為向購股權計劃的參與者(包括本公司的董事及本集團的合資格僱員)給予激勵或獎勵,本公司股東在本公司於二零二零年三月五日舉行的股東週年大會上通過一項普通決議案,以批准採納一項購股權計劃(「購股權計劃」)。自於二零二零年三月五日採納購股權計劃以來,概無根據購股權計劃授出任何購股權。購股權計劃的主要條款概述如下:

(a) 購股權計劃之目的

購股權計劃之目的乃向為本集團作 出貢獻的參與者給予激勵或獎勵。

(b) 資格

合資格參與者包括本集團僱員(無 論全職或兼職僱員,包括執行董事 及獨立非執行董事)以及顧問及諮 詢人。

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26. SHARE OPTION SCHEME (Continued)

(c) Maximum number of shares

- (i) The Company may not grant any options if the number of shares exceeds 30% of the shares in issue from time to time.
- (ii) The total number of shares which may be issued upon the exercise of all options to be granted under the Share Option Scheme and other schemes must not, in aggregate, exceed 10% of the shares in issue as of the listing date, 15 April 2020 ("Listing Date"). On the basis of 2,000,000,000 shares in issue on the Listing Date, the scheme mandate limit will be equivalent to 200,000,000 shares, representing 10% of the shares in issue as of the Listing Date.
- (iii) Subject to the approval of shareholders in general meeting, the Company may refresh the scheme mandate limit to the extent that the total number of shares which may be issued upon exercise of all options to be granted under the Share Option Scheme and other schemes under the scheme mandate limit as refreshed must not exceed 10% of the shares in issue as of the date of such shareholders' approval.

(d) Period of the Share Option Scheme

The Share Option Scheme will be valid and effective for a period of ten years commencing on the Listing Date.

26. 購股權計劃(續)

(c) 股份的最高數目

- (i) 倘股份數目超過不時已發行 股份的30%,則本公司不得 授出任何購股權。
- (ii) 因根據購股權計劃及其他計劃將予授出之所有購股權獲行使而可能發行之股份總數,合共不得超過截至上五日(「上市日期」)的已發行股份的10%。按上市日期股份的10%。按上市日期股份計算,計劃授權上限份的部分200,000,000,000股股份,相當於200,000,000,000股股份,相當於截至上市日期的已發行股份的10%。
- (iii) 待股東於股東大會批准後,本公司可更新計劃授權上限,惟根據經更新之計劃授權上限,因根據購股權計劃及其他計劃將予授出之全部購股權獲行使而可能發行之股份總數不得超過截至有關股東批准日期的已發行股份的10%。

(d) 購股權計劃的期限

購股權計劃將於上市日期起計十年 期間有效及生效。

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26. SHARE OPTION SCHEME (Continued)

(e) Maximum number of options to any one individual

The total number of shares issued and to be issued upon exercise of the options granted to a participant under the Share Option Scheme and other share option schemes (including both exercised and outstanding options) in any 12-month period must not exceed 1% of the shares in issue from time to time. Where any further grant of options to a participant (the "Further Grant") would result in the shares issued and to be issued upon exercise of all options granted and to be granted under the Share Option Scheme and other share option schemes to such participant (including exercised, cancelled and outstanding options) in the 12-month period up to and including the date of the Further Grant representing in aggregate over 1% of the shares in issue from time to time, the Further Grant must be separately approved by the shareholders of the Company in general meeting with such participant and his close associates (as defined in the Listing Rules) (or his associates (as defined in the Listing Rules) if the participant is a connected person) abstaining from voting.

In relation to the Further Grant, the Company must send a circular to the shareholders and the circular must disclose the identity of the relevant participant, the number and the terms of the options to be granted (and options previously granted to such participant under the Share Option Scheme and other share option schemes) and the information required under the Listing Rules. The number and terms (including the exercise price) of options to be granted to such participant must be fixed before Company's shareholders' approval and the date of meeting of the board of directors of the Company for proposing the Further Grant should be taken as the offer date for the purpose of calculating the exercise price.

26. 購股權計劃(續)

(e) 向任何個別人士授出購股權的 數目上限

於任何12個月期間,因根據購股 權計劃及其他購股權計劃向參與者 授出的購股權(包括已行使及未行 使購股權)獲行使而已發行及將予 發行的股份總數,不得超過不時已 發行股份的1%。倘向參與者額外 授出購股權(「額外授出」)將導致於 12個月期間直至額外授出日期(包 括該日)因根據購股權計劃及其他 購股權計劃向有關參與者授出及將 予授出的所有購股權(包括已行 使、已註銷及未行使購股權)獲行 使而已發行及將予發行的股份,合 共超過不時已發行股份的1%,則 額外授出必須獲本公司股東於股東 大會上另行批准,會上參與者及其 緊密聯繫人(定義見上市規則)(或 其聯繫人(定義見上市規則),倘有 關參與者為關連人士)必須放棄投 票。

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26. SHARE OPTION SCHEME (Continued)

(f) Payment on acceptance of the option

HK\$1 is payable by the grantee to the Company on acceptance of the share option offer. The share option offer will be offered for acceptance for a period of 28 days from the date on which the offer is granted.

(g) Subscription price for shares

The subscription price of a share in respect of any particular option granted under the Share Option Scheme shall be a price determined by the board of directors of the Company at least the higher of:

- (i) the closing price of the shares; and
- the average closing price of the shares for the five consecutive business days immediately preceding the offer date.

(h) The remaining life of the share option

9 years (expiring on 14 April 2030).

No options were granted, lapsed or exercised during the current year and no share options were outstanding as at 31 March 2021 and 2020.

26. 購股權計劃(續)

f) 接納購股權的付款

承授人於接納購股權要約時須向本公司支付1港元。購股權要約可於授出要約日期起計28天期間內予以接納。

(g) 股份認購價

根據購股權計劃授出的任何特定購 股權所涉及的股份認購價為本公司 董事會釐定的價格,最低價格須為 下列兩者中的較高者:

- (i) 股份收市價;及
- (ii) 股份於緊接要約日期前五個 連續營業日的平均收市價。

(h) 購股權的餘下年期

9年(於二零三零年四月十四日到期)。

概無購股權於本年度授出、失效或行使,亦無購股權於二零二一年及二零二零年三月三十一日尚未行使。

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27. RELATED PARTY TRANSACTIONS

In addition to the transactions and balances disclosed elsewhere in the consolidated financial statements, the Group entered into the following related party transactions:

(a) Mr. Chu provided unlimited personal guarantees to banks in respect of the banking facilities granted to the Group as at 31 March 2020. Ms. Dai Wing Yi Marjor (the spouse of Mr. Chu) provided personal guarantees of HK\$10,000,000 to banks in respect of the banking facilities granted to the Group as at 31 March 2020.

Mr. Chu and Ms. Dai Wing Yi Marjor also pledged the properties owned by them to secure the banking facilities granted to the Group as at 31 March 2020.

Mr. Chu also pledged fixed deposits of HK\$8,000,000 owned by him as at 31 March 2020, to secure the banking facilities granted to the Group.

The personal guarantees and pledge of assets have been replaced by pledge of bank deposits by the Group and the corporate guarantee provided by the Company during the year ended 31 March 2021.

27. 關聯方交易

除綜合財務報表其他部分披露的交易及 結餘外,本集團進行了以下關聯方交易:

(a) 於二零二零年三月三十一日,朱先生就本集團獲授的銀行融資向銀行提供無限額個人擔保。於二零二零年三月三十一日,戴詠兒女士(朱先生的配偶)就本集團獲授的銀行融資向銀行提供個人擔保10,000,000港元。

於二零二零年三月三十一日,朱先 生及戴詠兒女士亦抵押彼等所擁有 的物業,以擔保本集團獲授的銀行 融資。

於二零二零年三月三十一日,朱先生亦抵押彼所擁有的定期存款 8,000,000港元,以擔保本集團獲授 的銀行融資。

該等個人擔保及資產抵押已於截至 二零二一年三月三十一日止年度由 本集團的銀行存款抵押及本公司提 供的公司擔保取代。

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27. RELATED PARTY TRANSACTIONS (Continued)

(b) Compensation of key management personnel

The remuneration of key management personnel, including executive directors of the Company and other key executives of the Group, during the year is as follows:

27. 關聯方交易(續)

(b) 主要管理人員薪酬

主要管理人員(包括本公司執行董 事及本集團其他主要行政人員)於 本年度的薪酬如下:

	2021	2020
	二零二一年	二零二零年
	HK\$'000	HK\$'000
	千港元	千港元
Short-term employee benefits 短期僱員福利	9,158	5,522
Retirement benefit scheme contributions 退休福利計劃供款	116	108
	9,274	5,630

The remuneration of key management personnel is determined by the management of the Group having regard to the performance of individuals and market trends.

主要管理人員的薪酬由本集團管理 層考慮個人表現及市場趨勢後釐 定。

28. CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that the group entities will be able to continue as a going concern while maximising the return to shareholders through the optimisation of the debt and equity balance. The Group's overall strategy remains unchanged from prior year.

The capital structure of the Group consists of net debt, which includes lease liabilities and bank borrowings, net of cash and cash equivalents and equity attributable to owners of the Company, comprising issued share capital and reserves as disclosed in the consolidated financial statements.

The management of the Group reviews the capital structure regularly. The Group considers the cost of capital and the risks associated with each class of capital, and will balance its overall capital structure through the payment of dividends, new share issues as well as the raising of net debts or the repayment of the existing debts.

28. 資本風險管理

本集團管理其資本,以確保集團實體將 能夠持續經營,同時透過優化債務及權 益結餘,擴大股東回報。本集團自上年 度以來的整體策略維持不變。

本集團的資本架構包括債務淨額,其計 有租賃負債及銀行借款,扣除現金及現 金等價物及本公司擁有人應佔權益(包括 綜合財務報表所披露的已發行股本及儲 備)。

本集團管理層定期檢討資本架構。本集 團考慮資本成本及與每類資本有關的風 險,並透過支付股息、發行新股份以及 籌集債務淨額或償還現有債務平衡整體 資本架構。

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29. FINANCIAL INSTRUMENTS Categories of financial instruments

29. 金融工具 金融工具類別

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Financial assets Financial assets at amortised cost	金融資產 按攤銷成本列賬的金融資產	110,905	34,221
Financial liabilities Amortised cost	金融負債 攤銷成本	22,954	48,842

Financial risk management objectives and policies

The Group's major financial instruments include trade and other receivables, refundable rental deposits, pledged bank deposits, bank balances and cash, trade and other payables, lease liabilities and bank borrowings. Details of these financial instruments are disclosed in respective notes. The risks associated with these financial instruments include market risk (including currency risk and interest rate risk), credit risk and liquidity risk, and the policies on how to mitigate these risks are set out below. The management of the Group manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

Market risk Currency risk

The functional currency of the group entities is HK\$, the currency in which most of the transactions are denominated. The carrying amounts of the foreign currency denominated monetary liabilities of the group entity at the end of the reporting period are disclosed in note 20.

The management of the Group considers that the currency risk of those monetary liabilities is not significant to the Group. The Group currently does not have a foreign currency hedging policy. However, the management of the Group monitors foreign exchange exposure and will consider hedging significant foreign currency exposure should the need arise.

財務風險管理目標及政策

市場風險 *貨幣風險*

集團實體的功能貨幣為港元,即計算大部分交易的貨幣。集團實體於報告期末的以外幣計值貨幣負債的賬面值於附註20披露。

本集團管理層認為該等貨幣負債的貨幣 風險對本集團而言並不重大。本集團目 前並無外幣對沖政策。然而,本集團管 理層監察外匯風險,並將於有需要時考 慮對沖重大外幣風險。

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29. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Market risk (Continued)

Currency risk (Continued)

The Group is mainly exposed to fluctuation in exchange rate of RMB against HK\$. The following table details the Group's sensitivity to a 10% increase and decrease in respective functional currency (i.e. HK\$) against the relevant foreign currency (i.e. RMB). 10% is the sensitivity rate used which represents the Group's management's assessment of the reasonably possible change in a foreign exchange rate. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the year end for a 10% change in a foreign currency rate. A positive number below indicates an increase in post-tax profit where HK\$ strengthens 10% against RMB. For a 10% weakening of HK\$ against RMB, there would be an equal and opposite impact on the post-tax profit and the amount below would be negative.

29. 金融工具(續) 財務風險管理目標及政策(續)

市場風險(續)

貨幣風險(續)

本集團主要承受人民幣兑港元的匯率波動風險。下表詳述本集團就各自的的別人民幣(即港元) 兑相關外幣(即人民幣)升值及貶值10%的敏感度。10%是用合於是用會對匯率。敏感度分析表示本集團管理層對匯率。敏感度分析年的敏感度比與方於數數表示港元兑人民幣升值10%時幣較值10%,則除稅後溢利將出現相等但向的影響,以及下文的金額將為負數。

		2021 二零二一年	2020 二零二零年
		HK\$′000 千港元	HK\$'000 千港元
RMB against HK\$	人民幣兑港元	61	89

Interest rate risk

The cash flow interest rate risk relate primarily to the Group's variable-rate bank borrowings which were linked to HIBOR, Lender's Hong Kong Dollar Standard Bill Rate and Hong Kong Prime Rate and bank balances at the prevailing market deposit rate. The Group is also exposed to fair value interest rate risk in relation to the Group's fixed-rate pledged bank deposits and lease liabilities. The Group currently does not have an interest rate hedging policy. However, the management of the Group monitors interest rate exposure and will consider hedging significant interest rate exposure should the need arise.

利率風險

現金流利率風險主要關於本集團與香港銀行同業拆息、貸款人港元標準票據利率及香港優惠利率掛鈎的浮息銀行借款及按現行市場存款利率計息的銀行結餘。本集團亦面臨有關本集團定息已抵押銀行存款及租賃負債的公平值利率風險。本集團目前並無利率對沖政策。然而,本集團管理層監察利率風險並將於需要時考慮對沖重大利率風險。

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29. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Market risk (Continued)

Interest rate risk (Continued)

The management of the Group consider the Group's exposure of bank balances to interest rate is not significant as interest bearing bank balances are within short maturity period. The Group's sensitivity to interest rate risk had been determined based on the exposure to interest rates for variable-rate bank borrowings at the end of the reporting period. The analysis was prepared assuming amount outstanding at the end of the reporting period was outstanding for the whole year. The Group's sensitivity to interest rate risk at the end of the reporting period while all other variables were held constant is as follows:

29. 金融工具(續)

財務風險管理目標及政策(續)

市場風險(續)

利率風險(續)

本集團管理層認為,本集團銀行結餘所面臨的利率風險並不重大,因為計息銀行結餘到期日較短。本集團的利率風險敏感度已根據於報告期末的浮息銀行借款利率風險而釐定。該分析乃假設於報告期末未償還金額全年均未償還而編製。於所有其他可變因素保持不變的情況下,本集團於報告期末的利率風險敏感度如下:

	2021 二零二一年	2020 二零二零年
Reasonably possible change in interest rate 利率合理可能變動	50 basis points 個基準點	50 basis points 個基準點
	2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
(Decrease) increase in post-tax profit 年內除税後溢利(減少)增加 for the year — as a result of increase in interest rate — 由於利率上升 — as a result of decrease in interest rate — 由於利率下降	(20) 20	(144) 144

Credit risk and impairment assessment

The Group's maximum exposure to credit risk which will cause a financial loss to the Group due to failure to discharge an obligation by the counterparties is arising from the carrying amounts of the respective recognised financial assets as stated in the consolidated statement of financial position.

Trade receivables arising from contracts with customers and contract assets

As at 31 March 2021, the Group has concentration of credit risk on trade receivables as 36% (2020: 18%) of the total trade receivables was due from the Group's largest customer and 62% (2020: 60%) of the total trade receivables were due from the Group's five largest customers.

信貸風險及減值評估

本集團因交易對手未能履行其責任而令 本集團蒙受財務虧損的最高信貸風險產 生自綜合財務狀況表所述相關已確認金 融資產的賬面值。

客戶合約及合約資產產生的貿易應收款 項

於二零二一年三月三十一日,貿易應收款項總額中36%(二零二零年:18%)為應收本集團最大客戶款項,以及貿易應收款項總額中62%(二零二零年:60%)為應收本集團五大客戶款項,因此本集團的貿易應收款項信貸風險集中。

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29. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

Trade receivables arising from contracts with customers and contract assets (Continued)

The management of the Group has made periodic assessment as well as individual assessment on recoverability of trade receivables and contract assets based on historical settlement records and adjusted for forward-looking information. In determining the lifetime ECL for trade receivables and contract assets, the management of the Group has taken into account the historical default experience and forward-looking information, as appropriate. Details of the impairment assessment on trade receivables and contract assets are set out in note 18.

Other receivables

Details of the impairment assessment on other receivables (including refundable rental deposits) are set out in note 16.

Pledged bank deposits and bank balances

The management of the Group considers the bank balances that are deposited with financial institution with high credit rating to be low credit risk financial assets. The management of the Group considers the probability of default is negligible and accordingly, no loss allowance is recognised.

Liquidity risk

In the management of the liquidity risk, the Group monitors and maintains a level of cash and cash equivalents deemed adequate by the management of the Group to finance the Group's operations and mitigate the effects of fluctuations in cash flows. The Group relies on bank borrowings as a significant source of liquidity and the management of the Group monitors the utilisation of bank borrowings and ensure compliance with loan covenants. The Group's management believes that the Group will have sufficient working capital for its future operational requirement.

29. 金融工具(續) 財務風險管理目標及政策(續)

信貸風險及減值評估(續)

客戶合約及合約資產產生的貿易應收款項(續)

本集團管理層基於過往結算記錄定期評估以及個別評估貿易應收款項及合約資產的可收回性及就前瞻性資料進行調整。就貿易應收款項及合約資產釐定至期預期信貸虧損時,本集團管理層計及過往違約記錄及前瞻性資料(如適用)。貿易應收款項及合約資產的減值評估詳情載於附註18。

其他應收款項

有關其他應收款項(包括可退還租賃按 金)減值評估的詳情載於附註16。

已抵押銀行存款及銀行結餘

本集團管理層認為存置於高信貸評級金融機構的銀行結餘屬低信貸風險金融資產。本集團管理層認為其違約的可能性可忽略不計,故並無確認虧損撥備。

流動資金風險

管理流動資金風險時,本集團監察現金 及現金等價物並維持在本集團管理層認 為足夠為本集團營運提供資金並降低現 金流波動影響的水平。本集團依賴銀行 借款作為流動資金的主要來源,且本集 團管理層監察銀行借款的使用,確保遵 守貸款契據。本集團管理層認為,本集 團擁有充足營運資金以應付未來營運需 求。

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29. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Liquidity risk (Continued)

The table below details the Group's and the Company's remaining contractual maturity for its non-derivative financial liabilities. The table has been drawn up to reflect the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. Specifically, bank borrowings with a repayment on demand clause are included in the earliest time band regardless of the probability of the banks choosing to exercise their rights. The maturity date for other non-derivative financial liabilities are based on the agreed repayment dates. The table includes both interest and principal cash flows. To the extent that interest flows are floating rate, the undiscounted amount is derived from interest rate at the end of the reporting period.

29. 金融工具(續) 財務風險管理目標及政策(續)

流動資金風險(續)

		Weighted average interest rate 加權平均 利率 %	On demand or less than 3 months 按要求或 少於三個月 HK\$'000 千港元	More than 3 months but less than 1 year 超過三個月 但少於一年 HK\$'000 千港元	1–5 years 一 至五年 HK\$'000 千港元	Total undiscounted cash flows 未貼現 現金流量總額 HK\$'000 千港元	Carrying amount 賬面值 HK\$'000 千港元
Non-derivative financial liabilities	非衍生金融負債						
At 31 March 2021	於二零二一年 三月三十一日						
Trade and other payables Bank borrowings	貿易及其他應付款項 銀行借款	N/A 不適用 3.1	15,072 4,889	1,505 -	1,488 -	18,065 4,889	18,065 4,889
Lease liabilities	租賃負債	4.7	656	1,964	8,510	11,130	10,098
70	T-		20,617	3,469	9,998	34,084	33,052
Non-derivative financial liabilities	非衍生金融負債						
At 31 March 2020	於二零二零年 三月三十一日						
Trade and other payables	貿易及其他應付款項	N/A 不適用	10,160	1,126	2,974	14,260	14,260
Bank borrowings	銀行借款	4.3	18,317	16,559	-	34,876	34,582
Lease liabilities	租賃負債	4.3	399	1,156	1,436	2,991	2,863
			28,876	18,841	4,410	52,127	51,705

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29. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Liquidity risk (Continued)

Bank borrowings with a repayment on demand clause are included in the "on demand or less than 3 months" time band in the above maturity analysis. As at 31 March 2021, the aggregate carrying amounts of these bank borrowings amounted to HK\$4,889,000 (2020: HK\$17,013,000). Taking into account the Group's financial position, the management of the Group does not believe that it is probable that the banks will exercise their discretionary rights to demand immediate repayment. The management of the Group believes that such bank borrowings will be repaid in accordance with the scheduled repayment dates set out in the loan agreements.

For the purpose of managing liquidity risk, the management of the Group reviews the expected cash flow information of the Group's variable-rate bank borrowings as at 31 March 2021 and 2020 based on the scheduled repayment dates set out in the loan agreements as set out in the table below:

29. 金融工具(續) 財務風險管理目標及政策(續)

流動資金風險(續)

附有按要求償還條款的銀行借款計入上述到期日分析的「按要求或少於三個月」時段。於二零二一年三月三十一日,該等銀行借款的賬面總值為4,889,000港元(二零二零年:17,013,000港元)。考慮到本集團的財務狀況,本集團管理層認為銀行會行使彼等的酌情權要求即時還款的機會不大。本集團管理層認為,該等銀行借款將根據貸款協議所載預定還款日期償還。

為管理流動資金風險,本集團管理層基於貸款協議所載預定還款日期審閱本集團於二零二一年及二零二零年三月三十一日的浮息銀行借款預計現金流量資料,明細載列於下表:

		Weighted average interest rate 加權平均利率 % %	Less than 1 month 少於一個月 HK\$'000 千港元	1-3 months 一至三個月 HK\$'000 千港元	3 months to 1 year 三個月至一年 HK\$'000 千港元	Total undiscounted cash flows 未貼現 現金流量總額 HK\$*000 千港元	Total carrying amount 賬面總值 HK\$'000 千港元
Variable-rate bank borrowings	浮息銀行借款						
As at 31 March 2021	於二零二一年 三月三十一日	3.1	-	4,915	-	4,915	4,889
As at 31 March 2020	於二零二零年 三月三十一日	4.5	1,556	7,886	7,730	17,172	17,013

The amounts included above for variable interest rate instruments for non-derivative financial liabilities are subject to change if changes in variable interest rates differ to those estimates of interest rates determined at the end of the reporting period.

Fair value measurements of financial instruments

The management of the Group considers that the carrying amounts of financial assets and liabilities recorded at amortised cost in the consolidated financial statements approximate their fair values at the end of the reporting period.

倘若浮動利率的變動有別於報告期末所 釐定利率的估計數字,則上表所載就非 衍生金融負債的浮動利率工具金額或會 改變。

金融工具的公平值計量

本集團管理層認為,按攤銷成本入賬的 金融資產及金融負債於綜合財務報表內 的賬面值與彼等於報告期末的公平值相 若。

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30. RECONCILIATION OF LIABILITIES ARISING FROM FINANCING ACTIVITIES

The table below details changes in the Group's liabilities arising from financing activities including both cash and non-cash changes. Liabilities arising from financing activities are those for which cash flows were, or future cash flows will be, classified in the Group's consolidated statement of cash flows as cash flows from or used in financing activities.

30. 融資活動所產生負債之對賬

下表詳述本集團融資活動所產生負債之 變動(包括現金及非現金變動)。融資活 動所產生負債為現金流量曾於或未來現 金流量將於本集團綜合現金流量表歸類 為融資活動所得或所用現金流量的負債。

		Bank borrowings 銀行借款 HK\$'000 千港元	Leases liabilities 租賃負債 HK\$'000 千港元	Accrued interest expenses 應計利息開支 HK\$'000 千港元	Dividend payable 應付股息 HK\$'000 千港元	Accrued issue costs 應計發行成本 HK\$'000 千港元	Total 總計 HK\$'000 千港元
At 1 April 2019	於二零一九年四月一日	32,479	1,723	41	17,219	125	51,587
Financing cash flows	融資現金流量	2,103	(1,432)	(1,226)	(17,219)	(2,279)	(20,053)
Interest expenses	利息開支	_	131	1,320	-	_	1,451
Recognition of new leases	確認新租賃	-	2,441	-	-	-	2,441
Issue costs accrued	應計發行成本	-	_	_	-	3,524	3,524
At 31 March 2020	於二零二零年 三月三十一日	34,582	2,863	135	_	1,370	38,950
Financing cash flows Dividends recognised	融資現金流量 確認為分派的股息	(29,693)	(2,221)	(576)	(10,000)	(22,147)	(64,637)
as distribution		-	-	-	10,000	-	10,000
Interest expenses	利息開支	-	490	462	-	-	952
Recognition of new leases	確認新租賃	-	11,440	-	-	-	11,440
Early termination of lease contracts	提早終止租賃合約	-	(2,474)	-	-	-	(2,474)
Issue cost accrued	應計發行成本	_				20,777	20,777
At 31 March 2021	於二零二一年 三月三十一日	4,889	10,098	21	-	-	15,008

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31. PLEDGE OF ASSETS

As at 31 March 2021, the pledged bank deposits of HK\$18,488,000 (2020: HK\$5,122,000) have been pledged to secure the Group's banking facilities and surety bonds of an aggregate balance of HK\$10,488,000 (2020: to secure surety bonds of an aggregate balance of HK\$5,122,000) given by banks as disclosed in notes 19, 22 and 32.

As at 31 March 2021, the lease liabilities of HK\$9,014,000 (2020: HK\$2,477,000) are secured by rental deposits with carrying values of HK\$728,000 (2020:HK\$444,000) as set out in note 21.

32. PERFORMANCE GUARANTEES

As at 31 March 2021, surety bonds of an aggregate balance of HK\$10,488,000 (2020: HK\$5,122,000) were given by a bank in favour of the Group's customers as security for the performance and observance of the Group's obligations under the construction contracts entered into between the Group and the customers. If the Group fails to provide satisfactory performance to the customers to whom the performance guarantees have been given, such customers may demand the bank to pay to them the sum or sum stipulated in such demand. The Group will become liable to compensate such bank accordingly. The performance guarantees will be released upon completion of the contract works. The performance guarantees were granted under letters of guarantees of the Group and were secured by the Group's pledged bank deposits of HK\$10,488,000 (2020: HK\$5,122,000) (notes 19 and 31). The management of the Group does not consider it is probable that a claim will be made against the Group in respect of the above performance guarantees.

33. MAJOR NON-CASH TRANSACTIONS

During the year ended 31 March 2021, right-of-use assets with a total capital value of HK\$12,190,000 (2020: HK\$2,441,000), with the corresponding amount of lease liabilities of HK\$11,440,000 (2020: HK\$2,441,000) and provision of reinstatement costs of HK\$750,000 (2020: nil) were recognised.

31. 資產抵押

於二零二一年三月三十一日,誠如附註 19、22及32所披露,已抵押銀行存款 18,488,000港元(二零二零年:5,122,000 港元)已作抵押,以擔保由多間銀行提供 本集團的銀行融資及總結餘為10,488,000 港元的履約保證金(二零二零年:以擔保 總結餘為5,122,000港元的履約保證金)。

誠如附註21所載,於二零二一年三月三十一日,租賃負債9,014,000港元(二零二零年:2,477,000港元)以賬面值為728,000港元(二零二零年:444,000港元)的租賃按金作抵押。

32. 履約擔保

於二零二一年三月三十一日,銀行以本 集團客戶為受益人發出餘額合共為 10,488,000港元(二零二零年:5,122,000 港元)的履約保證,作為本集團履行及遵 守本集團與客戶訂立的建築合約項下責 任的擔保。倘本集團未能向獲授履約擔 保的客戶作出令人滿意的履約表現,則 有關客戶可要求銀行向彼等支付有關金 額或該要求規定的金額。本集團將會承 擔對該銀行作出相應補償的責任。履約 擔保將於合約工程完成後獲解除。履約 擔保乃根據本集團的擔保函授出,並以 本集團已抵押銀行存款10,488,000港元 (二零二零年:5,122,000港元)作抵押(見 附註19及31)。本集團管理層認為,本 集團不大可能會就上述履約擔保而被提 出索償。

33. 主要非現金交易

截至二零二一年三月三十一日止年度,已確認資本總值為12,190,000港元(二零二零年:2,441,000港元)的使用權資產,相應租賃負債金額為11,440,000港元(二零二零年:2,441,000港元),以及復原成本撥備為750,000港元(二零二零年:無)。

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34. STATEMENT OF FINANCIAL POSITION OF 34. 本公司財務狀況表 THE COMPANY

		2021 二零二一年 HK\$′000 千港元	2020 二零二零年 HK\$'000 千港元
Non-current assets	非流動資產		- 15 T
Investment in a subsidiary	於一間附屬公司的投資	1	1
Amount due from a subsidiary	應收一間附屬公司款項	28,000	_
		28,001	1
Current assets	流動資產		
Other receivables	其他應收款項	2,892	5,004
Amount due from a subsidiary	應收一間附屬公司款項	94,841	10,681
Bank balances and cash	銀行結餘及現金	392	50
		98,125	15,735
Current liabilities	流動負債		
Other payables	其他應付款項	306	4,550
Amounts due to a subsidiary	應付一間附屬公司款項	1	-
		307	4,550
Net current assets	流動資產淨值	97,818	11,185
Net assets	資產淨值	125,819	11,186
Capital and reserves			
Share capital	股本	20,000	_#
Reserves	儲備	105,819	11,186
Total equity	權益總額	125,819	11,186

Less than HK\$1,000 少於1,000港元

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34. STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued)

本公司儲備變動:

34. 本公司財務狀況表(續)

Movement in the Company's reserves:

		Share premium 股份溢價 HK\$'000 千港元	(Accumulated losses)/ retained profits (累計虧損)/ 保留溢利 HK\$'000 千港元	Total 總計 HK\$'000 千港元
At 1 April 2019 Profit and total comprehensive income for the year	於二零一九年四月一日 年內溢利及全面收益總額	_	(3,596) 14,782	(3,596) 14,782
At 31 March 2020 Profit and total comprehensive	於二零二零年三月三十一日 年內溢利及全面收益總額	101	11,186	11,186
income for the year Dividend recognised as	確認為分派的股息	-	25,414	25,414
distribution (note 12)	(附註12)	.	(10,000)	(10,000)
Issue of new shares	發行新股份	120,000	i (,) – /	120,000
Capitalisation issues (note 24)	資本化發行(附註24)	(15,000)	10 -	(15,000)
Share issuance costs	股份發行成本	(25,781)		(25,781)
At 31 March 2021	於二零二一年三月三十一日	79,219	26,600	105,819

綜合財務報表附註

For the year ended 31 March 2021 截至二零二一年三月三十一日止年度

35. PARTICULAR OF SUBSIDIARIES

Particulars of the Company's subsidiaries as at 31 March 2021 and 2020 are as follows:

35. 附屬公司詳情

於二零二一年及二零二零年三月三十一 日,本公司的附屬公司詳情如下:

Name of subsidiary 附屬公司名稱	Place and date of incorporation 註冊成立 地點及日期	Place of operation 經營地點	Issued and fully paid share capital 已發行及 繳足股本	Equity interests attributable to the Group 本集團應佔股權		Principal activities 主要業務活動
				2021 二零二一年 %	2020 二零二零年 %	
Directly held: 直接持有:						
Plateau Star	BVI 3 May 2018	Hong Kong	US\$100	100	100	Investment holding
Plateau Star	英屬維爾京群島 二零一八年五月三日	香港	100美元			投資控股
Indirectly held: 間接持有:						
ICGL (Hong Kong)	Hong Kong 4 May 2007	Hong Kong	HK\$10,000,000	100	100	Design, supply and installation services of façade works and building metal finishing works
弘建營造(香港)	香港 二零零七年五月四日	香港	10,000,000港元			外牆工程及建築金屬 飾面工程的設計、 供應及安裝服務

None of the subsidiaries had issued any debt securities at the end of the reporting period.

於報告期末,概無附屬公司已發行任何 債務證券。

Financial Summary 財務概要

The financial summary of the Group for the last five financial years, as extracted from this annual report and the Prospectus, is set forth below.

本集團於過去五個財政年度的財務概要(摘錄 自本年報及招股章程)載列如下。

CONSOLIDATED RESULTS

綜合業績

		For the year ended 31 March 截至三月三十一日止年度				
		2021 2020 2019 2018 20				
		二零二一年	二零二零年	二零一九年	二零一八年	二零一七年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
Revenue	收益	220,788	243,453	202,786	166,751	105,822
Gross profit	毛利	50,373	70,958	61,784	50,778	30,900
Profit before taxation	除税前溢利	25,954	43,398	44,996	38,961	19,603
Income tax expense	所得税開支	(4,218)	(9,240)	(8,506)	(6,406)	(3,200)
Profit and total	年內溢利及全面					
comprehensive	收益總額					
income for the year		21,736	34,158	36,490	32,555	16,403

CONSOLIDATED ASSETS AND LIABILITIES

綜合資產及負債

		As at 31 March				
):	於三月三十一日	1	
		2021	2020	2019	2018	2017
		二零二一年	二零二零年	二零一九年	二零一八年	二零一七年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
Total assets	總資產	210,244	125,029	104,144	44,676	33,739
Total liabilities	總負債	37,025	62,765	76,038	26,709	26,327
Total equity	權益總額	173,219	62,264	28,106	17,967	7,412

Notes: 附註:

- The summary of the consolidated results and financial position of the Group for the years ended 31 March 2019, 2018 and 2017 are extracted from the Prospectus.
- The summary above does not form part of the audited consolidated financial statements.
- 1. 本集團截至二零一九年、二零一八年及二零一七年 三月三十一日止年度的綜合業績及財務狀況概要乃 摘錄自招股章程。
- 2. 上述概要並不構成經審核綜合財務報表的一部分。

Lotus Horizon Holdings Limited 智中國際控股有限公司