

China Renewable Energy Investment Limited



Project in China 在中國之項目 4 Siziwang Qi, Inner Mongolia Lunaobao, Hebei Danjinghe, Hebei 內蒙古四子王旗 河北綠腦包 河北單晶河 Changma, Gansu Mudanjiang, Heilongjiang Songxian, Henan 河南嵩縣 甘肅昌馬 黑龍江牡丹江

7 Nanxun, Zhejiang 浙江南潯

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Corporate Information

公司資料

DIRECTORS

Executive Directors

Mr. OEI Kang, Eric *(Chairman and Chief Executive Officer)*Mr. LEUNG Wing Sum, Samuel *(Chief Financial Officer)*

Mr. WONG Jake Leong, Sammy

Mr. LEE Shiu Yee, Daniel

Independent Non-Executive Directors

Mr. CHENG Yuk Wo Mr. TIAN Yuchuan Mr. ZHANG Songyi

AUDITOR

Moore Stephens CPA Limited

Certified Public Accountants

Registered Public Interest Entity Auditor

COMPANY SECRETARY

Mr. LAI Kam Kuen, Ricky

PRINCIPAL BANKERS

Bank of Communications Co., Ltd.
China Construction Bank Corporation
China Merchants Bank Co., Ltd.
Dah Sing Bank, Limited
Industrial and Commercial Bank of China Limited
Shanghai Pudong Development Bank Co., Ltd.

REGISTERED OFFICE

Cricket Square, Hutchins Drive P.O. Box 2681 Grand Cayman KY1-1111 Cayman Islands

董事

執行董事

黃剛先生(主席兼行政總裁) 梁榮森先生(首席財務官) 黃植良先生 李肇怡先生

獨立非執行董事

鄭毓和先生 田玉川先生 張頌義先生

核數師

大華馬施雲會計師事務所有限公司 執業會計師 註冊公眾利益實體核數師

公司秘書

賴錦權先生

主要往來銀行

交通銀行股份有限公司 中國建設銀行股份有限公司 招商銀行股份有限公司 大新銀行有限公司 中國工商銀行股份有限公司 上海浦東發展銀行股份有限公司

註冊辦事處

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Corporate Information

公司資料



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987

WIND RESOURCES WERE DISAPPOINTINGLY LOW IN 2022.

For 2022, China Renewable Energy's windfarms suffered from lower-than-expected wind. For the year, the Company dispatched a total of 1,365.6 GWh, or 12% lower than in 2021. The wind was particularly poor at the very beginning of the year, in January and February, but also lower in November and December. During January and February of 2022, typically a peak wind period, the Company's windfarms dispatched only 180 GWh, 51.1% lower than the 352 GWh dispatched in 2021.

As reflected in the graph below, wind conditions improved after those initial two months but was again lower in November and December. For the year, electricity dispatch dropped the most in CRE's Siziwangqi, Changma, and Songxian windfarms.

However, for January and February of 2023, wind conditions have improved compared to the same time last year, with CRE dispatching 249.8 GWh, 38.2% higher than last year's dispatch.

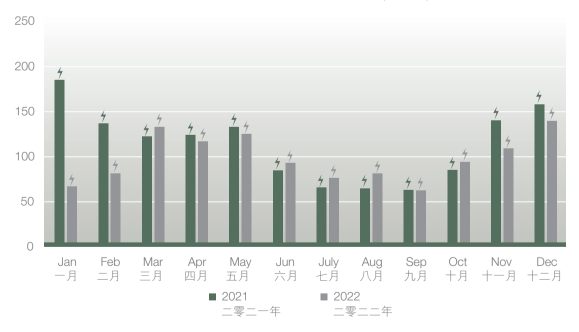
二零二二年的風力資源異常匱乏。

二零二二年,中國再生能源的風電場的風力狀況比預期惡劣。本年度,本公司的總發電量為1,365.6吉瓦時,較二零二一年下降12%。年初,一月和二月的風況特別差,但十一月和十二月的風況更差。於二零二二年一月和二月(通常為風力資源高峰期),本公司風電場的發電量僅為180吉瓦時,較二零二一年的發電量352吉瓦時下降51.1%。

如下圖所示,在最初的兩個月之後,風力狀 況有所改善,但在十一月和十二月再次變差。 本年度,發電量下降最多的是四子王旗、昌 馬及嵩縣風力發電場。

然而,二零二三年一月和二月的風力狀況與 去年同期相比有所改善,中國再生能源的發 電量為249.8吉瓦時,較去年的發電量上升 38.2%。

CRE's Electricity Dispatched (GWH) by Year 按年劃分的中國再生能源的發電量 (吉瓦時)



主席報告書



COVID ZERO POLICY HAS MAJOR IMPACT ON THE ECONOMY, RESULTING IN RMB DEPRECIATION AND A NET EXCHANGE LOSS FOR CRE.

China's pursuit of a zero-Covid policy placing restrictions on the movement of people to contain Covid adversely affected the economy. As a result, China's economic growth in 2022 fell to its second-lowest level in at least four decades to just 3%, less than half of the previous year's 8.1%. As a result, the Group was adversely impacted by the depreciation of Renminbi during 2022, resulting in a net exchange loss for CRE of HK\$24.8 million. However, with the improvement of the economy after the lifting of the zero-Covid policy, the RMB began to appreciate, rising 4.67% in December.

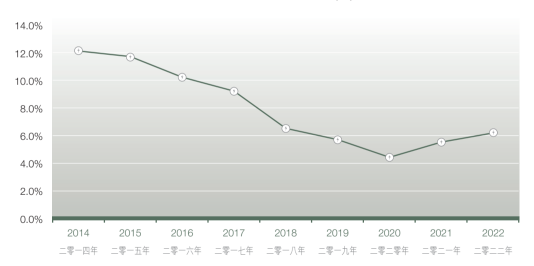
The slowing economy, lower than expected demand in power, and large capacity increases resulted in slightly higher curtailment rates. As can be seen in the graph below, curtailment rose to 6.2%, but still is much lower than in previous years.

新冠清零政策對經濟產生重大影響, 導致人民幣貶值及中國再生能源錄 得匯 兑虧損淨額。

中國為遏制新冠疫情而採取限制人員流動的新冠清零政策對經濟產生不利影響。因此,二零二二年中國的經濟增長降至至少四十年來的第二低水平,僅為3%,不到前一年8.1%的一半。因此,本集團於二零二二年受到人民幣貶值的不利影響,導致中國再生能源錄得匯兑虧損淨額24.8百萬港元。但隨着新冠清零政策放開後經濟向好,人民幣開始升值,十二月份升值4.67%。

經濟放緩、電力需求低於預期以及大裝機容量增加導致限電率略高。如下圖所示,限電率上升至6.2%,但仍遠低於前幾年。

CRE Overall Curtailment Rate (%) 中國再生能源總體限電率(%)



LOWER WIND AND RMB DEPRECIATION RESULT IN A DECLINE IN NET PROFITS.

Because of the lower wind and RMB depreciation, net profit after tax attributable to the equity holders of the Group for fiscal year 2022 decreased 73% to HK\$29.8 million or earnings per share of HK1.24 cents. For the same period in 2021, net profit after tax attributable to the equity holders of the Group was HK\$111.8 million or earnings per share of HK4.52 cents.

風力減少及人民幣貶值導致淨利潤 下降。

由於風力資源減少及人民幣貶值,於二零二二年本集團權益持有人應佔除稅後純利減少73%至29.8百萬港元或每股盈利1.24港仙。於二零二一年同期,本集團權益持有人應佔除稅後純利為111.8百萬港元或每股盈利4.52港仙。

ACCOUNTS RECEIVABLES ARE BEGINNING TO IMPROVE AND BALANCE SHEET HAS IMPROVED SIGNIFICANTLY.

The Group has seen some signs that the government is seeking to resolve some of the Group's outstanding accounts receivables. This is consistent with the Ministry of Finance's stated goal to resolve the payment delay issue. During the year, the Ministry of Finance announced that it would allocate an additional RMB2.7 billion in 2022 for the settlement of subsidies owed to renewable energy companies. As a result, CRE's accounts receivables dropped 7% from HK\$324 million in 2021 to HK\$301 million in 2022. We anticipate that these receivables will continue declining in 2023.

With the improvement in accounts receivables and lower capital expenditures, the Group's balance sheet improved significantly. The net debt/equity ratio dropped from 27% at the end of 2021 to 20% as of the end of 2022.

CHINA REMAINS SUPPORTIVE OF THE RENEWABLE ENERGY INDUSTRY.

During the year, the Ministry of Finance said it will expand its range of financial tools and make greater use of fiscal and taxation policies to support renewable energy. This could include support for carbon trading and additional tax incentives to promote the use of renewable energy—all with the goal of helping China achieve its pledge to bring carbon emissions to a peak before 2030 and to become carbon neutral by 2060. According to the 14th five-year plan, which was released on 1 June, China plans to have 1,200 gigawatts (GW) of wind and solar power by 2030, and for 25% of energy consumption to be met by non-fossil fuels by 2030, a major increase compared to the 15.9% in 2020. The plan stipulates that at least half of the increase in demand for power should be met by renewable energy.

應收賬款開始改善,資產負債表顯 著改善。

本集團已察覺政府正尋求解決本集團部分未清償應收賬款的跡象。這與財政部提出的解決延遲付款問題的目標相符。年內,財政部宣佈將於二零二二年增撥人民幣27億元,用於對可再生能源企業的補貼清繳。因此,中國再生能源的應收賬款自二零二一年的324百萬港元減少7%至二零二二年的301百萬港元。我們預計該等應收賬款將於二零二三年繼續減少。

隨着應收賬款的改善及資本開支減少,本集 團的資產負債表顯著改善。淨債務/權益比 率自二零二一年底的27%降至二零二二年底 的20%。

中國繼續支持可再生能源產業發展。

年內,財政部表示將擴大金融工具的範圍並更多地利用財税政策來支持可再生能源。可能包括支持碳交易及額外的税收優惠,促進可再生能源的使用一所有這些舉措工零年之前碳達峰及一日國東生能源中國實現其二零三零之前碳達峰及一日國東在之前碳中和的承出零三零年,中國主要等年,非化石燃料將滿足25%的能源消耗,與二零二零年的15.9%相比之少有過長。該計劃規定,新增電力需求中至少有一半應由可再生能源滿足。

Chairman's Statement

主席報告書



ACKNOWLEDGEMENTS

On behalf of the Board, I would like to express my greatest thanks to all our business partners, employees, management and shareholders for the dedication and support you have shown for CRE throughout the year under review.

OEI Kang, Eric

Chairman and Chief Executive Officer

Hong Kong, 29 March 2023

致謝

本人謹藉此代表董事會,向於回顧年度內一 直竭誠努力及鼎力支持中國再生能源的所有 業務夥伴、員工、管理人員及股東,致以衷 心謝意。

黃剛

主席兼行政總裁

香港,二零二三年三月二十九日

Management Discussion and Analysis

管理層討論及分析

FINANCIAL REVIEW

For the year ended 31 December 2022, China Renewable Energy Investment Limited ("CRE" or the "Company", and with its subsidiaries, collectively, the "Group") recorded HK\$197.2 million in turnover. Unexpected poor wind conditions in the year of 2022 led to a 21% decrease in revenue as compared to last year's HK\$250.3 million. Gross profit for the period also decreased 42% to HK\$64.7 million (2021: HK\$112.1 million).

For the Group's associate company wind farms, wind resources were also poor during 2022. As a result, net profit from the associates decreased 28% to HK\$54.5 million as compared to last year's HK\$75.7 million.

The Group was also adversely impacted by the depreciation of Renminbi during 2022, resulting in a net exchange loss of HK\$24.8 million. As a result, the net profit after tax attributable to the equity holders of the Group for the year ended 31 December 2022 decreased 73% to HK\$31.1 million or earnings per share of HK1.24 cents. For the same period in 2021, net profit after tax attributable to the equity holders of the Group was HK\$113.4 million or earnings per share of HK4.52 cents.

Liquidity and Financial Resources

As at 31 December 2022, the Group's total bank borrowings was HK\$440.9 million as compared to HK\$588.0 million in 2021. The difference was mainly due to the repayment of principal for existing project loans and corporate bank loan facilities.

The bank borrowings include project loans and corporate bank loan facilities. Project loans were interest-bearing RMB bank loans used to finance the Group's wind farm projects in the People's Republic of China ("China"), with interest rates based on the People's Bank of China rates or Loan Prime Rate. The corporate bank loan facilities were interest-bearing HKD bank loans, with interest rates based on the Hong Kong Interbank Offered Rate. The maturity dates for the Group's outstanding bank borrowings were as follows: HK\$144.6 million is repayable within one year, HK\$157.8 million repayable within two to five years and HK\$138.5 million repayable after five years.

財務回顧

截至二零二二年十二月三十一日止年度,中國再生能源投資有限公司(「中國再生能源」或「本公司」,連同其附屬公司統稱「本集團」)錄得197,200,000港元之營業收益。二零二二年風況出乎意料的惡劣,令收益較去年的250,300,000港元減少21%。本期間毛利亦減少42%至64,700,000港元(二零二一年:112,100,000港元)。

就本集團聯營公司之風力發電場而言,同樣受二零二二年惡劣風力資源的影響。因此,來自聯營公司的純利較去年的75,700,000港元減少28%至54,500,000港元。

二零二二年本集團亦受到人民幣貶值的不利影響,錄得匯兑虧損淨額24,800,000港元。因此,截至二零二二年十二月三十一日止年度,本集團權益持有人應佔除稅後純利減少73%至31,100,000港元或每股盈利1.24港仙。於二零二一年同期,本集團權益持有人應佔除稅後純利為113,400,000港元或每股盈利4.52港仙。

流動資金及財務資源

於二零二二年十二月三十一日,本集團之銀行借款總額為440,900,000港元,而於二零二一年則為588,000,000港元。差額主要由於償還現有項目貸款及企業銀行貸款融資本金。

銀行借款包括項目貸款及企業銀行貸款融資。項目貸款為按中國人民銀行利率或貸款市場報價利率計息的計息人民幣銀行貸款,為本集團位於中華人民共和國(「中國」)之風力發電場項目提供資金。企業銀行貸款融資為按香港銀行同業拆息計息的計息港元銀行貸款。本集團未償還銀行借款之到期日如下:144,600,000港元須於一年內償還及138,500,000港元須於五年後償還。

Management Discussion and Analysis

管理層討論及分析



FINANCIAL REVIEW (continued)

Liquidity and Financial Resources (continued)

As at 31 December 2022, bank deposits and cash of the Group was HK\$232.4 million as compared to HK\$197.2 million in 2021. The difference was mainly related to the combined effect of dividend received from associates, repayment of principal for existing project loans and corporate bank loan facilities, and payment of 2021 final dividend.

The Group did not use any financial instruments for financial hedging purposes during the period under review.

Details of Charges in Group Assets

The Group's subsidiaries have charged their assets including wind power equipment, related right-of-use assets and trade receivables, with a carrying value of approximately RMB749.2 million (equivalent to HK\$845.1 million) as security for the bank borrowings as at 31 December 2022. Such assets, with a carrying value of approximately RMB798.2 million (equivalent to HK\$976.2 million), were charged as at 31 December 2021.

Gearing Ratio

As at 31 December 2022, the Group's net gearing ratio, defined as the total borrowings plus the amount due to a shareholder, less bank deposits and cash, divided by total equity, was 20% as compared to 27% as at 31 December 2021.

Contingent Liabilities

The Group did not have any contingent liabilities as at 31 December 2022 (2021: Nil).

財務回顧(續)

流動資金及財務資源(續)

於二零二二年十二月三十一日,本集團銀行存款及現金為232,400,000港元,而於二零二一年為197,200,000港元。差額乃主要由於收到聯營公司股息、償還現有項目貸款及企業銀行貸款融資本金、及派付二零二一年末期股息之綜合影響所致。

於回顧期內,本集團並無利用任何金融工具 作財務對沖用途。

本集團資產抵押詳情

於二零二二年十二月三十一日,本集團附屬公司將賬面值約人民幣749,200,000元(相當於845,100,000港元)之資產進行抵押,當中包括風力發電設備、相關使用權資產及應收賬款,用作擔保銀行借款。而於二零二一年十二月三十一日,用作抵押之資產賬面值約人民幣798,200,000元(相當於976,200,000港元)。

資本負債比率

於二零二二年十二月三十一日,本集團之淨 資本負債比率(定義為借款總額,加應付一名 股東款項,減銀行存款及現金後,再除以權 益總額)為20%,而於二零二一年十二月三十 一日則為27%。

或然負債

於二零二二年十二月三十一日,本集團並無 任何或然負債(二零二一年:無)。

BUSINESS REVIEW

Despite an economy that only grew 3%, one of the lowest rates of growth over the last four decades, total power consumption in China still increased 3.6% as compared to 2021, reaching 8,637,000 Giga-Watt-hours ("GWh") in 2022. Reflecting the government's goal to increase renewable energy, China's wind and solar power generation capacity increased even more strongly, rising 11% and 39% respectively to an aggregate total of 364 Giga-Watt ("GW") and 425 GW respectively. Total wind power output was 758,000 GWh, an increase of around 16.2% compared to 2021, accounting for 8.8% of total power generation across the country. Total solar power output was 432,000 GWh, an increase of around 32.5% compared to 2021, accounting for 5% of total power generation across the country.

As at 31 December 2022, with the inclusion of our new Songxian wind farm, the Group now has eight wind farms and one distributed solar project under operation. Total gross power generating capacity is 738 MW and net power generating capacity is 427MW.

The wind conditions in the areas that the company operates in Gansu, Hebei, Henan and Inner Mongolia provinces were disappointing for 2022. Total power dispatch of the company's wind farms in 2022 reached 1,360.9 GWh or 1,854 utilization hours, a decrease of 12% compared to 1,541.2 GWh or 2,100 utilization hours in 2021. Most of the disappointment occurred during the first two months of the year.

Mudanjiang and Muling Wind Farms

Mudanjiang and Muling wind farms, located in Heilongjiang province, have a total of 59.5 MW of wind power capacity. The wind farms started commercial operation in the fourth quarter of 2007. The Group holds majority stakes of 86% and 86.7% respectively. During 2022, wind resources were worse than last year. Mudanjiang and Muling wind farms dispatched power of approximately 67.5 GWh, which was equivalent to 1,134 utilization hours, lower than last year's power dispatch of 71.3 GWh (equivalent to 1,198 utilization hours).

業務回顧

儘管經濟增長率僅有3%,為過去40年來最低 的增長率之一,中國的總用電量較二零二一 年仍增加3.6%, 達至二零二二年的8.637,000 吉瓦時(「吉瓦時」)。顯示了政府增加可再生 能源的目標,中國的風力及太陽能發電裝機 容量的增幅尤其顯著,分別增長11%和39%, 總裝機容量分別達至364吉瓦(「吉瓦」)及425 吉瓦。總風力發電輸出為758,000吉瓦時,較 二零二一年上升約16.2%,佔全國總發電量 8.8%。總太陽能發電輸出為432,000吉瓦時, 較二零二一年上升約32.5%,佔全國總發電量 5% °

於二零二二年十二月三十一日,連同我們新 的嵩縣風力發電場,本集團目前擁有八個風 力發電場及一個分佈式太陽能發電項目正在 營運,總發電裝機容量為738兆瓦,淨發電 裝機容量為427兆瓦。

二零二二年,本公司在甘肅、河北、河南和 內蒙古等省運營的地區的風力狀況惡劣。本 公司風力發電場於二零二二年的總發電量為 1,360.9吉瓦時或1,854利用小時,較二零二 一年的1,541.2吉瓦時或2,100利用小時減少 12%。大多數的惡劣狀況發生在今年的首兩 個月。

牡丹江及穆棱風力發電場

牡丹江及穆棱風力發電場位於黑龍江省,擁 有合共59.5兆瓦風力發電裝機容量,於二零 零七年第四季開始投運。本集團為主要股 東,分別持有86%及86.7%股本權益。二零二 二年,風力資源較去年減少。牡丹江及穆棱 風力發電場的發電量約為67.5吉瓦時,相當 於1,134利用小時,較去年的71.3吉瓦時(相當 於1,198利用小時)有所減少。

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BUSINESS REVIEW (continued)

Siziwang Qi Phase I & II Wind Farms

Siziwang Qi Phase I & II wind farms have a total of 99 MW of wind power capacity and are wholly-owned by the Group. They are located 16 kilometres north of Wulanhua under Siziwang Qi of Western Inner Mongolia. Commercial operation of Phase I and II started in January 2011 and January 2015 respectively. The wind farms are the first two phases of a strategic 1,000 MW wind farm base for the Group. During 2022, wind resources were worse than last year, even though curtailment decreased. Siziwang Qi Phase I and II wind farms dispatched power of approximately 188.7 GWh, which was equivalent to 1,906 utilization hours, lower than last year's power dispatch of 218.9 GWh (equivalent to 2,211 utilization hours).

Danjinghe Wind Farm

The Group has a 40% effective equity interest in the 200 MW Danjinghe wind farm located in Hebei. The majority and controlling shareholder is the wind power division of China Energy Conservation and Environmental Protection Group ("CECEP"), which holds 60%. The entire wind farm commenced commercial operation in September 2010. As this project was obtained through the national tendering process, the wind farm enjoyed minimal curtailment. During 2022, wind resources were worse than last year. Danjinghe project dispatched power of approximately 371.3 GWh, which was equivalent to 1,856 utilization hours, lower than last year's power dispatch of 423.8 GWh (equivalent to 2,119 utilization hours).

Changma Wind Farm

Changma wind farm, located in Gansu province, is a joint venture with CECEP. The Group has a 40% effective interest in the project company. The 201 MW wind farm started commercial operation in November 2010. As this project was also obtained through the national tendering process, the wind farm enjoyed minimal curtailment. During 2022, wind resources were worse than last year. Changma project dispatched power of approximately 412.3 GWh, which was equivalent to 2,051 utilization hours, lower than last year's power dispatch of 470.9 GWh (equivalent to 2,343 utilization hours).

業務回顧(續)

四子王旗一期及二期風力發電場

四子王旗一期及二期風力發電場擁有合共99兆瓦風力發電裝機容量,由本集團全資擁有。其位於內蒙古西部四子王旗烏蘭花以北16公里。一期及二期已分別於二零一一年一月及二零一五年一月開始商業營運。該策區力發電場為本集團1,000兆瓦發電量之策略性風力發電場基地的首兩期。二零二二年,儘管限電減少,但風力資源仍較去年減少。四子王旗一期及二期風力發電場之發電量約5188.7吉瓦時,相當於1,906利用小時,有所減少。

單晶河風力發電場

本集團擁有位於河北的200兆瓦單晶河風力發電場之40%實際權益,其主要及控股股東為中國節能環保集團公司(「中節能」)之風力資源分部,持有60%權益。整體風力發電場於二零一零年九月開始商業營運。由於此項目透過國家招標獲得,該風力發電場享有較低程度限電。二零二二年,風力資源較去年減少。單晶河項目的發電量約為371.3吉瓦時,相當於1,856利用小時,較去年的423.8吉瓦時(相當於2,119利用小時)有所減少。

昌馬風力發電場

昌馬風力發電場位於甘肅省,為與中節能之合營項目。本集團擁有該項目公司40%實際權益。此201兆瓦風力發電場於二零一零年十一月開始商業營運。由於此項目同樣透過國家招標獲得,故該風力發電場享有較低程度限電。二零二二年,風力資源較去年減少。昌馬項目的發電量約為412.3吉瓦時,相當於2,051利用小時,較去年的470.9吉瓦時(相當於2,343利用小時)有所減少。

BUSINESS REVIEW (continued)

Lunaobao Wind Farm

Lunaobao wind farm is a joint venture with CECEP and is adjacent to the Danjinghe wind farm. The Group has a 30% effective equity interest. The wind farm capacity is 100.5 MW and started commercial operation in February 2011. Unlike Danjinghe, Lunaobao was not obtained through the national tendering process, hence it does not enjoy low curtailment. During 2022, curtailment was stable, but wind resources were worse than last year. As a result, Lunaobao dispatched power of approximately 183.5 GWh, which was equivalent to 1,826 utilization hours, lower than last year's power dispatch of 188.7 GWh (equivalent to 1,878 utilization hours).

Songxian Wind Farm

Songxian wind farm, located in Songxian of Luoyang city in Henan province, has a total of 74 MW wind power capacity and is whollyowned by the Group. The first 36 MW wind power capacity commenced commercial operation in February 2019, and the entire 74 MW started full operation from May 2020. During 2022, wind resources and curtailment were worse than last year. Songxian dispatched power of approximately 137.6 GWh, which was equivalent to 1,860 utilization hours, lower than last year's power dispatch of 167.6 GWh (equivalent to 2,265 utilization hours).

Nanxun Distributed Solar Project

Nanxun distributed solar project is located in Nanxun district of Huzhou city in Zhejiang province, and is the Group's first whollyowned distributed rooftop solar project. The 4 Mega-Watt-peak ("MWp") distributed solar project was installed over 60,000 square meters of rooftops on Nanxun International Building Materials City, a commercial complex owned by CRE's parent company, HKC (Holdings) Limited. Power generated is sold to Nanxun International Building Materials City and any excess power is sold to the local grid company. The project commenced commercial operation in March 2018. The power dispatched in 2022 was approximately 4.7 GWh, which was equivalent to 1,167 utilization hours. The performance was better than last year's power dispatch of 4.4 GWh (equivalent to 1,094 utilization hours).

業務回顧(續)

綠腦包風力發電場

綠腦包風力發電場為與中節能之合營項目, 毗鄰單晶河風力發電場。本集團擁有其30% 實際權益。該風力發電場的裝機容量為100.5 兆瓦,並於二零一一年二月開始商業營運。 有別於單晶河,綠腦包並非透過國家招標獲 得,故並不享有低限電待遇。二零二二年, 限電穩定,但風力資源較去年減少。因此, 綠腦包的發電量約為183.5吉瓦時,相當於 1,826利用小時,較去年的188.7吉瓦時(相當 於1,878利用小時)有所減少。

嵩縣風力發電場

嵩縣風力發電場位於河南省洛陽市嵩縣,風 力發電裝機容量合共為74兆瓦,由本集團全 資擁有。首批36兆瓦風力發電裝機容量已於 二零一九年二月開始商業營運,而整體74兆瓦 風力發電裝機容量已於二零二零年五月開始 全面運營。二零二二年,風力資源及限電較 去年變差。嵩縣的發電量約為137.6吉瓦時, 相當於1,860利用小時,較去年的167.6吉瓦時 (相當於2,265利用小時)有所減少。

南潯分佈式太陽能項目

南潯分佈式太陽能項目位於浙江省湖州市南 潯區。其為本集團首個全資擁有的分佈式屋 頂太陽能項目。於中國再生能源母公司香港 建設(控股)有限公司擁有的商業綜合大樓南 潯國際建材城逾60,000平方米的屋頂上,安 裝4兆瓦峰(「兆瓦峰」)的分佈式太陽能項目。 發電量售予南潯國際建材城, 而任何超出部 分售予當地電網公司。該項目於二零一八年 三月開始商業營運。於二零二二年,發電量 約為4.7吉瓦時,相當於1,167利用小時。發電 量高於去年的4.4吉瓦時(相當於1,094利用小 時)。

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BUSINESS MODEL & RISK MANAGEMENT

CRE's main business is acting as an investor-operator in China's renewable energy sector, in which we secure, develop, construct and operate power stations in order to provide reliable electricity to customers. As one of the main external investors in China's renewable energy sector, the Group is well positioned to contribute to the government's plan for a low-carbon economy.

Our Group strategy "Grow • Advance • Sustain" guides our operations and development going forward. All investment opportunities are thoroughly evaluated by the Executive Committee and the Board based on a combination of project economic, environmental and social benefits. We plan to continue to develop renewable energy projects and look for growth investment opportunities. In CRE, every kilo-Watt-hour ("kWh") energy output counts. We therefore strive to innovate and advance in all aspects of our business and operations to continuously enhance our profitability with an ultimate goal to create sustainable value and to increase return for shareholders.

Risk management is the responsibility of everyone within the Group; risk is inherent in our business and the market in which it operates. Rather than being a standalone process, risk management is integrated into our daily business process, from project level day-to-day operation to corporate level strategy development and investment decisions.

Through a bottom-up approach, we identify and review existing and emerging risks semi-annually. Identified risks are then monitored and discussed at the Group level. The risk management process is overseen by the Executive Committee and the Board as an element of our strong corporate governance. Within CRE, all risks factors are classified under 6 different categories, (i) Policy and Regulations, (ii) Legal and Compliance, (iii) Safety, Health and Environmental, (iv) Financial, (v) Operational and (vi) Reputational; and are evaluated through assessing their consequences and likelihood. With a continuous and proactive approach to risk management, the Group is committed to identifying material risks and then to managing these so that they can be understood, minimised, mitigated or avoided.

商業模式及風險管理

中國再生能源之主要業務為在中國境內擔當可再生能源領域之投資者及營運商,負責維護、開發、建設及營運發電場,為客戶提供穩定的電力。作為在中國境內可再生能源領域的主要外來投資者之一,本集團具備優勢,為政府之低碳經濟計劃作出貢獻。

本集團的策略「壯大●開拓●恒久」引領我們未來的營運及發展。所有投資機遇,均由執行委員會及董事會按項目在經濟、環境及社會裨益等各方面,進行詳細綜合評估。我們計劃持續發展可再生能源項目,並尋找可壯大的投資機遇。在中國再生能源,我們重視所生產的每千瓦時(「千瓦時」)電力。因此,我們致力在業務及營運各方面進行創新及開拓,繼續改善我們的盈利能力,締造恒久價值目標,為所有股東提高回報。

風險管理為本集團內所有人之責任,風險存在於業務及運營所在之市場內。風險管理並非單一獨立過程,而須融入日常業務過程中,包括從項目層面的日常運營上,以至企業層面的策略制定及至投資決策上。

我們通過自下而上之方式,每半年識別及檢查現有及新增風險,已認定之風險管理過戶,已認定之風險管理過程作為加強企業管治之基本部分,須受到無數學的人類:(i)政策及法規,(ii)安全、健康及環境,(iv)財務法律及合規,(iii)安全、健康及環境,(iv)財務法,健別營運以及(vi)聲譽,並就其後果及阿能管理,以便營運以及(vi)聲譽,並就其後果及同險管理式,致力於識別重大風險,並進行處理,以便能了解、減少、降低或避免該等風險。

OUTLOOK

With the Chinese government lifting the Covid zero policy, China's economy is expected to recover in 2023. Initially, the fear was that rampant covid infections would slow the economy significantly through the end of 2022 and into March of 2023. However, with most of the population having already been infected by the end of January and the feared number of deaths much less than expected, the Chinese economy is already showing signs of a rapid recovery. The manufacturing purchasing managers' index rose to 52.6 in February, the highest since 2012. Home sales also rose in February from a year earlier, the first increase since June 2021. Road congestion is up and subway ridership has returned to pre-pandemic levels.

Meanwhile China's top leaders are prioritizing economic growth for 2023, with The People's Bank of China promising to maintain sustainable support for the economy. With government support, the economy is expected by economists to grow more than 5% for 2023, significantly higher than last year's 3%. With an improving economy, the RMB is expected to improve, so the Group does not anticipate another RMB exchange loss.

With an improved economy, energy demand is likely to increase, with power consumption likely to rebound to the mid-single digits compared to 3.6% in 2022. With supply chain disruptions now eliminated and domestic demand increasing, industrial power, which accounts for about two-thirds of power demand, is expected to increase.

前景

隨着中國政府取消新冠清零政策,預計中國 經濟將於二零二三年逐步復甦。最初擔憂新 冠疫情肆虐可能會導致經濟在二零二二年年 底到二零二三年三月大幅放緩。然而,到一 月底大多數人已感染,死亡人數也遠低於預 期,中國經濟已經顯示出快速復甦的跡象。 二月份製造業採購經理人指數升至52.6,創 二零一二年以來的最高水平。二月份的房屋 銷售亦較去年同期有所增長,為自二零二一 年六月以來的首次增長。道路擁堵加劇,地 鐵客流量已恢復至疫情前的水平。

與此同時,中國最高領導人正把二零二三年 的經濟增長列為頭號任務,中國人民銀行承 諾保持對經濟的持續支持。在政府的支持 下,經濟學家預計二零二三年經濟增長將超 過5%,明顯高於去年的3%。隨着經濟向好, 人民幣匯率有望改善,因此本集團預期不會 再錄得人民幣匯兑虧損。

隨着經濟向好,能源需求可能會增加,用電 量可能反彈至中間個位數,而二零二二年為 3.6%。隨着供應鏈中斷的情況消失及國內需 求的增加,佔電力需求約三分之二的工業電 力預計將會增加。

Management Discussion and Analysis

管理層討論及分析



OUTLOOK (continued)

China is now the world's leader in the production of renewable energy. In 2022, it generated 46% more energy from wind power than all of Europe, the world's second largest generator of wind power, which until 2020 was the world's leader. With China continuing to invest in wind power and solar farms, renewable energy will continue to account for a greater percentage of total power capacity. China expects to cut capacity reliance on fossil fuels by around 3% to 47.5% by the end of 2023.

At the National People's Congress in March 2023, the National Development and Reform Commission said in its report that China would continue supporting clean energy. It will expand the national emissions trading program and will crack down on data fraud to make it more effective. China will continue the expansion of wind and solar and will increase investments in electricity storage, pumped-hydro plants, and power grid upgrades. This should keep curtailment at a minimum, even with the increases in wind power capacity.

The Chinese government is also providing its provinces more flexibility to raise power prices, a willingness that over the long term will benefit the power industry. This represents a major shift in China policy. Previously, the government sought to guarantee that China's industry would have access to the world's cheapest electricity. However, there is increasing recognition that low margin industries should put more effort into energy efficiency. At the National People's Congress, Li Keqiang announced it is targeting a 2% reduction in energy intensity in 2023. With the increased flexibility, some provinces increased electricity prices of 50% to 70% during peak hours. Other provinces cancelled the preferential discounted electricity price for energy-intensive industries. By the end of 2022, 26 provinces announced some price increases.

Wind turbine prices continue to decline and will benefit wind farm developers. Wind turbine prices are now below RMB2,000/kw. However, the elimination of tariff subsidies for new onshore wind projects is a negative for the industry. The Group is studying whether the drop in prices is sufficient relative to the loss in tariff subsidies to justify continued expansion of its wind farm capacity. With one of the strongest balance sheets in the industry, the Group is positioned to take advantage of opportunities.

前景(續)

中國目前在可再生能源生產方面處於世界領先地位。二零二二年,它的風力發電量比整個歐洲多46%,為世界第二大風力發電國,直至二零二零年都是世界領先。隨着中國持續投資風力發電和太陽能發電場,可再生能源將繼續佔總發電容量的更大比例。預計到二零二三年年底,中國對化石燃料的依賴將減少約3%至47.5%。

在二零二三年三月的全國人民代表大會上, 中華人民共和國國家發展和改革委員會在其 報告中稱,中國將繼續支持清潔能源。其將 擴大國家排放交易計劃,並將嚴厲打擊數據 造假,使其更具成效。中國將繼續擴大風能 和太陽能,並將加大對電力儲存、抽水蓄能 電站和電網升級的投資。即使風力發電室 增加,也應能將限電控制在最低程度。

中國政府也為各省提高電價提供了更大的靈活性,長遠而言,這種意願將有利於電力行業。這代表中國政策的重大轉變。此前,政府曾試圖保證中國的工業能夠獲得世界上最應該在能源效率方面投入更多努力。李克國人民代表大會上宣佈,到二零二三年,中國的能源強度目標為下降2%。隨着提完等的增加,一些省份將高峰時段的電價提完等的增加,一些省份的取消了高耗能行了的電價優惠。截至二零二二年底,有26個省份宣佈部分提價。

風機價格繼續下降,這將有利於風力發電場開發商。目前風機的價格低於人民幣2,000元/千瓦。然而,取消對新的陸上風電項目的電價補貼對行業不利。本集團正研究相對於電價補貼的損失,價格下降是否足以證明其繼續擴充風力發電場產能的合理性。本集團擁有業內最強勁的資產負債表,必能把握機遇。

OUTLOOK (continued)

Employees

As at the end of December 2022, the Group's operations in Hong Kong and Mainland China employed a total of 95 employees. Our core requirement is to ensure that we attract, retain and deploy employees with the capabilities needed to secure, develop, construct and operate our assets. In 2022, we have strengthened our resources and capabilities through a combination of external recruitment and internal transfers of staff. These have enabled us to enhance performance through common standards and processes in safety, project management and asset management. The Group has also appointed technical consultants on contract terms when deemed necessary for the development of new projects and for operation of existing projects. All employees are remunerated according to the nature of their jobs, their individual performances, the Group's overall performance, and the prevailing marketing conditions.

Environmental, Social and Governance Issues

As one of the earliest investors in China's renewable energy sector since 2006, the Group has been heavily involved in environmental protection and support for the low carbon development of China. CRE strives to continuously improve and evolve in the renewable energy sector to adapt to the changing expectations of our stakeholders while balancing the needs of our shareholders, environment and the communities we operate in.

The Group has 738 MW of operating wind farms and a distributed solar project in Gansu, Hebei, Heilongjiang, Henan, Inner Mongolia and Zhejiang provinces. Most of our projects are located in remote northern regions. They greatly benefit the economic development of the local areas through investment, by reducing local pollution and carbon emissions, and by contributing to the local community through the hiring of local staff who are given fair market-based remuneration packages. In 2022, CRE's operating assets complied with all local environmental related regulatory requirements. With a total electricity generation of 1,365.6 GWh, we have reduced approximately 443,000 tons of coal consumption and 1,057,000 tons of carbon emission.

前景(續) 僱員

於二零二二年十二月底,本集團就香港及中 國大陸之業務,聘用合共95名僱員。吸引、 挽留及部署具有適當能力的僱員,以獲取、 開發、建設及營運我們的資產,是我們的核 心需求。於二零二二年,我們透過外部招聘 及內部調任方式,改善及加強人力資源及能 力。透過就安全、項目管理及資產管理等設 定標準及流程,確保績效提高。本集團亦在 其認為必要的情況下,以合約形式委任技術 顧問,以發展新項目及運作現有項目。所有 僱員的薪酬均根據其工作性質、個人表現、 本集團整體業績及當時市況釐定。

環境、社會及管治事宜

從二零零六年開始作為在中國最早投資可再 生能源領域的投資者之一,本集團一直積極 參與環境保護及支持中國的低碳發展。中國 再生能源致力於可再生能源領域的不斷改進 與發展,回應利益持份者不斷改變的期望, 同時平衡股東、環境及營運所在社區三者間 之需求。

本集團於甘肅、河北、黑龍江、河南、內蒙 古及浙江等省份營運738兆瓦的風力發電場 及分佈式太陽能項目。大部分項目均位於偏 遠的北部地區,投資非常有利於當地經濟發 展。透過減少當地污染及碳排放,並按照公 平的市場薪酬僱用當地員工,貢獻當地社區。 於二零二二年,中國再生能源的運營資產符 合當地所有環境相關監管條例。我們的總發 電量為1,365.6吉瓦時,煤炭消耗量因而減少 約443,000噸,碳排放量減少1,057,000噸。

Management Discussion and Analysis

管理層討論及分析



OUTLOOK (continued)

Environmental, Social and Governance Issues (continued) We place importance on creating positive relationships with stakeholders through understanding and addressing their expectations. As one of the main foreign investors in China's renewable energy industry, we continue to maintain close contacts with our stakeholders, including but not limited to the Government (e.g. the NDRC and NEA at both national and provincial level), local authorities (e.g. environmental and land bureau) and State Grid Corporation through various meetings to facilitate their understanding of our business, operations and development direction.

The Group will continue to support the goal to decrease carbon emissions by investing in various renewable energy projects. At the same time, we will explore other means to further contribute to the communities we operate in as the Group grows larger and more profitable.

前景(續)

環境、社會及管治事宜(續)

我們重視與利益持份者建立良好關係,致力了解及回應他們的期望。作為中國可再生能源行業的主要境外投資者之一,我們繼續與利益持份者(包括但不限於政府(如國家及省級發改委及國家能源局)、地方當局(如環境及土地局)及國家電網公司)透過各種會議保持緊密聯繫,讓他們了解我們的業務、營運及發展方向。

本集團將透過投資各種可再生能源項目,繼續支持減少碳排放的目標。同時,隨著本集 團實力及盈利能力增強,本集團將尋求透過 其他方式為營運所在社區作出更多貢獻。

Directors and Senior Management

董事及高級管理層

MR. OEI KANG, ERIC

(Executive Director, Chairman & Chief Executive Officer)

Mr. OEI Kang, Eric, aged 52, has been appointed as Executive Director, Chairman and Chief Executive Officer of the Company since 10 April 2008. He also holds several directorships in other members of the Group and the chairman of the Executive Committee of the Company. Mr. OEI was appointed as a member of the Nomination Committee and Remuneration Committee of the Company on 20 March 2019. He was educated in the USA and obtained a Bachelor's Degree in Economics (with a minor in Electrical Engineering), and a Master's Degree in Business Administration. Earlier in his career, he worked with Peregrine Securities Ltd. and PCCW Limited in Hong Kong, the LG Group in Seoul and McKinsey & Co. in Los Angeles, USA. Mr. OEI re-designated as a director of HKC (Holdings) Limited ("HKC"), the controlling shareholder of the Company, in June 2021 upon the privatization of HKC. He is also a director of certain subsidiaries of HKC. Mr. OEI is also the director and the shareholder of Claudio Holdings Limited, the controlling shareholder of HKC.

MR. LEUNG WING SUM. SAMUEL

(Executive Director and Chief Financial Officer)

Mr. LEUNG Wing Sum, Samuel, aged 59, has been appointed as Executive Director and Chief Financial Officer of the Company since 1 December 2008. He joined the Group in April 2008 as Qualified Accountant of the Company. He also holds several directorships in other members of the Group and is a member of the Executive Committee of the Company. Mr. LEUNG has been appointed as Executive Director of HKC since 1 September 2015 and redesignated as a director of HKC in June 2021 upon the privatization of HKC. He is currently the Chief Financial Officer of HKC and also a director of certain subsidiaries of HKC. Mr. LEUNG is a certified practising accountant of CPA Australia. Mr. LEUNG obtained a Master's Degree in Business from RMIT University of Australia. He has over 20 years' experience in auditing and finance management with an international audit firm and other major conglomerates in Hong Kong. Prior to joining the Group, Mr. LEUNG was a director of internal control and risk management of HKC.

黃剛先生

(執行董事、主席兼行政總裁)

黄剛先生,五十二歲,自二零零八年四月十日 起出任本公司執行董事、主席兼行政總裁職 務,彼亦於本集團其他成員公司出任董事職 務並為本公司執行委員會之主席。黃先生於 二零一九年三月二十日被委任為本公司提名委 員會及薪酬委員會之成員。彼於美國升學, 持有經濟學學士學位(副修電機工程),以及 持有工商管理碩士學位。彼曾任職於百富勤 證券有限公司、香港電訊盈科有限公司、首 爾LG Group及美國洛杉磯McKinsey & Co.。 在香港建設(控股)有限公司(「香港建設」)(本 公司之控股股東)完成私有化後,黃先生於 二零二一年六月調任為香港建設之董事,彼 同時亦為香港建設之若干附屬公司的董事。 黃先生亦為Claudio Holdings Limited (香港建 設之控股股東)之董事及股東。

梁榮森先生

(執行董事兼首席財務官)

梁榮森先生,五十九歲,自二零零八年十二 月一日起出任本公司執行董事兼首席財務官 職務,彼於二零零八年四月加入本集團為本 公司合資格會計師,彼亦於本集團其他成員 公司出任董事職務並為本公司執行委員會之 成員。梁先生自二零一五年九月一日起出任 香港建設之執行董事,並在香港建設私有化 後,於二零二一年六月調任為香港建設之董 事。彼現時亦為香港建設之首席財務官及香 港建設之若干附屬公司的董事。梁先生為澳 洲執業會計師公會執業會計師。梁先生取得 澳洲RMIT大學之商業碩士學位,並於一家國 際核數師事務所及香港其他主要大型企業累 積逾二十年核數及財務管理經驗。梁先生於 加入本集團前,為香港建設之內部監控及風 險管理總監。

Directors and Senior Management

董事及高級管理層



MR. WONG JAKE LEONG, SAMMY

(Executive Director)

Mr. WONG Jake Leong, Sammy, aged 62, has been appointed as Executive Director of the Company since 1 January 2014. He has been instrumental in raising funds for the Group. Mr. WONG is the Investor Relations Director of the Group, and is currently serving as a member of the Executive Committee of the Company. He is also a director of certain subsidiaries of the Group. Since 2007, Mr. WONG has joined HKC, and re-designated as a director of HKC in June 2021 upon the privatization of HKC. He also serves as a director of certain subsidiaries of the HKC Group.

Mr. WONG received a Bachelor's degree in the geophysical sciences from the University of Chicago and an MBA from the Yale School of Management. Before Yale, he worked as a petroleum geologist at Sohio Petroleum. After Yale, Mr. WONG became an investment banker at Kidder, Peabody in New York, where he was involved in project finance. He moved to Hong Kong with Bear Stearns, and was involved in a variety of corporate finance activities, including some of the first H share IPOs out of China. Mr. WONG then worked in equity research at Societe Generale where he was in charge of the research efforts in Shanghai; and later as vice President and head of China Research at Credit Suisse in Hong Kong. Before joining HKC, Mr. WONG served as a Chief Financial Officer for DVN (Holdings) Limited (now known as "Frontier Services Group Limited"), where he was involved in fund raising and introducing strategic investors to the company.

MR. LEE SHIU YEE, DANIEL

(Executive Director)

Mr. LEE Shiu Yee, Daniel, aged 57, has been appointed as Executive Director and a member of the Executive Committee of the Company since 1 June 2020. He is the Project Director of Property Department of HKC since December 2010 and has been appointed as Executive Director of HKC since January 2014. Mr. LEE re-designated as a director of HKC in June 2021 upon the privatization of HKC. Mr. LEE also holds several directorships in other members of the Group and serves as a director of certain subsidiaries of the HKC Group. He has over thirty years of project management experience in property developments in Hong Kong and China. Before joining the HKC Group, Mr. LEE was the General Manager (Property Projects) of the Property Department of CITIC Pacific Limited.

Mr. LEE holds a Professional Diploma in Quantity Surveying (Hong Kong Polytechnic), a Bachelor of Laws (LLB) degree with honours (City University, Hong Kong) and an MSc degree in Construction Management (Reading University, UK). He is a Registered Professional Surveyor, a member of The Royal Institution of Chartered Surveyors and a member of The Hong Kong Institute of Surveyors.

黃植良先生

(執行董事)

黃植良先生,六十二歲,自二零一四年一月 一日起出任本公司執行董事,彼於本集團負 責籌集資金。黃先生為本集團投資者關係總 監,並為本公司執行委員會成員,彼亦於生 馬若干成員公司出任董事職務。黃先生 上零零七年起加入香港建設,並在香港建設 私有化後,於二零二一年六月調任為香港建 設之董事。彼亦為香港建設集團若干成員公司之董事。

黃先生持有芝加哥大學地質物理科學學。在 及耶魯大學管理學院工商管理碩士學位。任職 於Sohio Petroleum。在耶魯大學畢業後,, 先生任職於紐約投資銀行Kidder, Peabody, 參與項目融資。彼移居香港後加入Bear Stearns,參與各種企業融資活動,包括後來 中國以外H股首次公開發行。黃先生及研史 中國以外H股首次公開發行。黃先生研究副總裁及主管。在加入香港建設所 研究副總裁及主管。在加入香港建設前稱 先生曾擔任天地數碼(控股)有限公司(現稱與 「先豐服務集團有限公司」)財務總監,並參與 集資及引進策略性投資者。

李肇怡先生

(執行董事)

李肇怡先生,五十七歲,自二零二零年六月 一日起出任本公司執行董事及執行委事及執行委事及執行委事及執行委事及就任本公司執行工具起出任本公司执行工事。他自二零一四年一月起出任一月起出传董事。在香港建設有建出传入工作,之任公惠,在李先生亦於本集團其他成其他物業。不会主事職務及於香港建設集團出份與出員發出人公民,之任公展,李先生為中信泰富有超過三十年的項目管理經驗高,李先生為中信泰富有超過三十年的項目管理經驗高,李先生為中信泰富有超過三十年的項目管理經濟高力地產部項目策劃總經理。

李先生持有香港理工學院工料測量學專業文憑、香港城市大學法律學榮譽學士學位及英國雷丁大學工程管理理學碩士學位。彼為註冊專業測量師、英國皇家特許測量師學會會員及香港測量師學會會員。

MR. CHENG YUK WO

(Independent Non-executive Director)

Mr. CHENG Yuk Wo, aged 62, has been appointed as Independent Non-executive Director of the Company since 1 January 2022. He is also a member of the Audit Committee, Nomination Committee and Remuneration Committee of the Company. Mr. CHENG holds a Master of Science Degree in Economics, Accounting and Finance and a Bachelor of Arts (Hons.) Degree in Accounting. He is a fellow of the Institute of Chartered Accountants in England and Wales, the Hong Kong Institute of Certified Public Accountants and the Institute of Chartered Accountants of Ontario. His career includes more than 30 years' accounting and corporate advisory services expertise in several listed companies in Hong Kong. Mr. CHENG is the proprietor of a certified public accountancy practice in Hong Kong.

Mr. CHENG is currently an independent non-executive director of CSI Properties Limited, Chia Tai Enterprises International Limited, CPMC Holdings Limited, Top Spring International Holdings Limited, Liu Chong Hing Investment Limited, Miricor Enterprises Holdings Limited, Somerley Capital Holdings Limited and Kidsland International Holdings Limited, all being Hong Kong listed companies, and Chong Hing Bank Limited and C.P. Pokphand Co. Ltd. (both companies delisted from the Main Board of the Stock Exchange). Mr. CHENG was an independent non-executive director of Goldbond Group Holdings Limited, and DTXS Silk Road Investment Holdings Company Limited (both companies are listed on the Stock Exchange). Mr. CHENG was also an independent non-executive director of HKC (Holdings) Limited (delisted from the Main Board of the Stock Exchange), the controlling shareholder of the Company.

鄭毓和先生

(獨立非執行董事)

鄭毓和先生,六十二歲,自二零二二年一月 一日起獲委任為本公司獨立非執行董事。彼 亦為本公司審核委員會、提名委員會及薪酬 委員會之成員。鄭先生持有會計及財務經濟 科學碩士學位及榮譽文學學士學位(會計)。 鄭先生為英格蘭及威爾斯特許會計師公會、 香港會計師公會及加拿大安大略省特許會計 師公會資深會員。彼曾於香港多間上市公司 擁有超過三十年會計及企業顧問服務之專業 知識。鄭先生現為香港一間執業會計師行之 擁有人。

鄭先生現為香港上市公司資本策略地產有限 公司、正大企業國際有限公司、中糧包裝控 股有限公司、萊蒙國際集團有限公司、廖創 興企業有限公司、卓珈控股集團有限公司、 新百利融資控股有限公司及凱知樂國際控股 有限公司之獨立非執行董事及創興銀行有限 公司及卜蜂國際有限公司(兩家公司已於聯交 所主板除牌)之獨立非執行董事。鄭先生曾為 金榜集團控股有限公司及大唐西市絲路投資 控股有限公司(兩家公司於聯交所上市)之獨 立非執行董事。鄭先生曾為本公司控股股東 香港建設(控股)有限公司(已於聯交所主板 除牌)之獨立非執行董事。

Directors and Senior Management

董事及高級管理層



MR. TIAN YUCHUAN

(Independent Non-executive Director)

Mr. TIAN Yuchuan, aged 58, has been appointed as Independent Non-executive Director of the Company since 23 April 2013. He is also a member of the Audit Committee, Nomination Committee and Remuneration Committee of the Company. Mr. TIAN holds a Bachelor of Arts Degree from Beijing Foreign Studies University. He also obtained an executive education program certificate from Cheung Kong Graduate School of Management in 2009 and completed a program in leadership and public policy at University of Oxford in 2012. Mr. TIAN has over 37 years of experience in multinational business, corporate management, international equity investment and corporate finance. Mr. TIAN was appointed as an independent director of KBM Oil Co., Ltd., a joint venture oil company owned by CITIC Resources Holdings Limited (stock code: 1205), with effect from 1 February 2023. Mr. TIAN was the President of SITE Centers Capital Management LLC. Previously, Mr. TIAN was the executive director and chief executive officer of CITIC Dameng Holdings Limited (stock code: 1091) (now known as "South Manganese Investment Limited"), a company listed on the Main Board of the Stock Exchange. He also held senior positions in several subsidiaries of CITIC Group between 1986 and 2004. Mr. TIAN was employed as the Senior Vice President, Corporate Strategy and Development and served as a director of some subsidiaries of HKC between April 2006 to March 2008.

MR. ZHANG SONGYI

(Independent Non-executive Director)

Mr. ZHANG Songyi, aged 67, has been appointed as Independent Non-executive Director of the Company since 1 January 2016. He is also a member of the Audit Committee, Nomination Committee and Remuneration Committee of the Company. He obtained a Juris Doctor degree from Yale University in 1985. Mr. ZHANG currently serves in senior management and advisory capacities in several companies, including acting as the chairman of Mandra Capital. He was a director of Athenex, Inc., a company listed on the NASDAQ Stock Market, a director of SINA Corporation, a company listed on the NASDAQ Stock Market until March 2021 and an independent non-executive director of China Longyuan Power Group Corporation Limited, the shares of which are listed on the Main Board of the Stock Exchange. Mr. ZHANG was previously an Independent Non-executive Director of the Company from April 2008 to April 2013.

田玉川先生

(獨立非執行董事)

田玉川先生,五十八歲,自二零一三年四月二 十三日起獲委任為本公司獨立非執行董事。 彼亦為本公司審核委員會、提名委員會及薪 酬委員會之成員。田先生持有北京外國語大 學文學士學位。彼並於二零零九年由長江商 學院取得高層管理教育証書及於二零一二年 於牛津大學完成領導力和公共政策課程。田 先生在跨國公司業務、企業管理、國際股本 投資及企業融資等方面具有超過三十七年經 驗。田先生於二零二三年二月一日獲委任為 中信資源控股有限公司(股份代號:1205)旗 下合資石油公司KBM Oil Co., Ltd. 之獨立董 事。田先生曾為SITE Centers資本管理公司的 總裁、中信大錳控股有限公司(聯交所主板 上市公司;股份代號:1091)(現稱為「南方錳 業投資有限公司」)之執行董事兼行政總裁。 於一九八六年至二零零四年期間,彼在中信 集團旗下多家附屬公司出任多個高級管理職 位。於二零零六年四月至二零零八年三月期 間,田先生受聘為香港建設高級副總裁(企 業策略及發展),並出任該公司旗下若干附屬 公司之董事。

張頌義先生

(獨立非執行董事)

張頌義先生,六十七歲,自二零一六年一月 一日起獲委任為本公司獨立非執行董事。彼 亦為本公司審核委員會、提名委員會及薪酬 委員會之成員。彼於一九八五年取得軍務魯 學法學博士學位。張先生現於多家公司擔任 Mandra Capital的主席。張先生曾為Athenex, Inc. (一家於納斯達克證券市場上市的公司)的董事及亦曾為新浪公司(SINA Corporation, 一家曾於納斯達克證券市場上市直至二零二一年三月的公司)的董事及曾為股份於聯的 主版上市的龍源電力集團股份有限公司的 主版上市的龍源電力集團股份有限公司月至 工零一三年四月曾擔任本公司獨立非執行董事。

Corporate Governance Report

企業管治報告

CORPORATE GOVERNANCE PRACTICES

China Renewable Energy Investment Limited (the "Company", and with its subsidiaries, collectively, the "Group") is committed to good corporate governance principles and practices and its board of directors (the "Directors" or the "Board") recognises that it is essential to safeguard the interests of its shareholders (the "Shareholders"), customers, suppliers, employees, regulators, business partners, environmental groups and any other stakeholders (collectively the "Stakeholders") and uphold accountability, transparency and responsibility of the Company. The Group has applied the priniciples of good corporate governance by considering and safeguards the interests of the Stakeholders in its business strategy to enable shareholders to make evaluation on the Group's corporate governance standards.

The Company has applied the principles and complied with the code provisions and certain recommended best practices set out in the Corporate Governance Code (the "CG Code"), contained in Appendix 14 to the Rules Governing the Listing of Securities (the "Listing Rules") on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") during the year ended 31 December 2022, except for the deviation under Code Provision C.2.1 of the CG Code as explained below with considered reason for such deviation.

According to the Code Provision C.2.1 of the CG Code, the roles of chairman and chief executive officer ("CEO") should be separate and performed by different individuals. Under the current organisation structure of the Company, the functions of CEO are performed by the Chairman of the Company, Mr. OEI Kang, Eric, with support from the other Executive Directors. The Board considers that this structure will not impair the balance of power and authority between the Board and the management of the Company, and has been effective in discharging its responsibilities satisfactorily and facilitating the Company's operation and business development. The Board will review the structure from time to time to ensure it continues to meet the principle and will consider segregation of the roles of chairman and CEO if and when appropriate.

企業管治常規

中國再生能源投資有限公司(「本公司」,連同 其附屬公司統稱「本集團」)致力達致良好之 企業管治原則及常規,而其董事會(「董事」或 「董事會」)明白,保障其股東(「股東」)、客戶 及僱員之利益以及維持本公司問責性、透明 度及責任方面攸關重要。本集團已採納良好 的企業管治原則,在經營策略中考慮及保障 持份者的利益,令股東可對本集團之企業管 治標準作出評估。

於截至二零二二年十二月三十一日止年度,本 公司一直採納香港聯合交易所有限公司(「聯 交所」)證券上市規則(「上市規則」)附錄十四 所載《企業管治守則》(「企管守則」)之原則, 並 遵守其守則條文及若干建議最佳常規,惟 下文所述企管守則守則條文第C.2.1條項下的 偏離情況及有關偏離的考慮原因除外。

根據企管守則項下守則條文第C.2.1條,主席 及行政總裁(「行政總裁」)的角色應予以區分, 且由不同人士擔任。根據本公司目前之組織 架構,行政總裁之職能由本公司主席黃剛先 生履行,並由其他執行董事提供支援。董事 會認為,此架構將不會削弱董事會與本公司 管理層之權力及職權平衡,且一直有效妥善 地履行責任,並促進本公司之營運及業務發 展。董事會將不時檢討該架構以確保繼續符 合有關原則,並考慮於適當時候區分主席及 行政總裁之角色。

Corporate Governance Report

企業管治報告



CORPORATE GOVERNANCE PRACTICES (continued)

Save as disclosed above, the principles as set out in the CG Code have been applied in our corporate governance structure throughout the year. The Board has taken actions and measures to make sure that the Company is in all aspects in strict compliance with the Listing Rules and the CG Code. During the year, the Board has reviewed the following corporate governance fucntions:

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

CORPORATE STRATEGY, BUSINESS MODEL AND CULTURE

The Group has the mission to excel in renewable energy sector whilst maintaining long-term profitability and assets growth with adoption of flexible business model and strategy and prudential risk and governance management framework. The Board have played and will continue to play a proactive role in the Group's development of business model to preserve the culture of the Group in the Group's business strategic drive for business development and and the Group's setting of strategic goals, priorities and initiatives undertaken to motivate staff to achieve business and financial targets. During the board meetings held by the Company during the year 2022, latest renewable business development were discussed and followed up on the operational status. Details of the Group's business performance and financial review for the year 2022 are set out in the "Management Discussion and Analysis" section of this annual report.

企業管治常規(續)

除上述披露者外,企管守則所載的原則已 於年內貫徹運用於本公司的企業管治架構。 董事會已採取行動及措施,確保本公司於所 有方面均嚴格遵守上市規則及企管守則。年 內,董事會已檢討以下企業管治職能:

- (a) 制定及檢討本公司有關企業管治的政 策及實務,並向董事會提出建議;
- (b) 檢討及監察董事及高級管理人員的培訓及持續專業發展;
- (c) 審查及監察公司在遵守法律及監管要求方面的政策及常規:
- (d) 制定、檢討及監察適用於僱員及董事 的行為守則及合規手冊(如有);及
- (e) 檢討本公司遵守企業管治守則的情況 及企業管治報告內的披露資料。

企業戰略、商業模式及文化

BOARD OF DIRECTORS

Board Composition

The Board of the Company during the year and up to the date of this annual report comprised:

Executive Directors

Mr. OEI Kang, Eric (Chairman and Chief Executive Officer) Mr. LEUNG Wing Sum, Samuel (Chief Financial Officer)

Mr. WONG Jake Leong, Sammy

Mr. LEE Shiu Yee, Daniel

Independent Non-executive Directors

Mr. CHENG Yuk Wo Mr. TIAN Yuchuan Mr. ZHANG Songyi

The Company has at all time maintained a balanced board with strong independent element. The Board currently comprises seven Directors with four Executive Directors and three Independent Non-executive Directors. Each Director possesses expertise and experience and provides checks and balances for safeguarding the interests of the Group and the Shareholders as a whole. In addition, the Company had maintained three Independent Non-executive Directors which formed at least one-third of the full Board. Biographical details of the Directors and their relationships, where applicable, are set out in pages 18 to 21 of this Annual Report. No relationship (including financial, business, family or other material/relevant relationship(s), if any), is between the Board members and in particular, between the Board members and the Chairman of the Board and the Chief Executive.

All Independent Non-executive Directors were appointed with no specific term, but are subject to the rotation requirement in the articles of association of the Company (the "Articles of Association") .

董事會

董事會之組成

年內及直至本年報日期,本公司董事會包括 以下成員:

執行董事

黃剛先生(主席兼行政總裁) 梁榮森先生(首席財務官) 黃植良先生 李肇怡先生

獨立非執行董事 鄭毓和先生 田玉川先生 張頌義先生

本公司始終維持各方面平衡且高度獨立之董 事會。董事會目前由七名董事組成,當中包括 四名執行董事及三名獨立非執行董事。各董 事均具備專業知識及經驗,可收相互制衡之 效,以保障本集團及股東整體利益。此外, 本公司維持三名獨立非執行董事,人數佔整 個董事會最少三分之一。董事之履歷詳情及 彼等之關係(如適用)載於本年報第18頁至第 21頁。董事會成員之間,特別是董事會成員 與董事會主席及行政總裁之間並無任何關係 (包括財務、業務、家庭或其他重大/相關關 係,如有)。

所有獨立非執行董事之委任並無任何特定 任期,惟須遵守本公司之公司組織章程細則 (「組織章程細則」)的輪值退任規定。

Corporate Governance Report

企業管治報告



BOARD OF DIRECTORS (continued)

During the year, the Board at all times met the requirements 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 independence of the Independent Non-executive Directors was assessed in accordance with the applicable Listing Rules. Each of the Independent Non-executive Directors has provided to the Company an annual confirmation of independence pursuant to Rule 3.13 of the Listing Rules. The Company considers that all of them are independent.

The Independent Non-executive Directors have been identified in all corporate communications that disclose the name of directors.

Board Independent Views and Input

The Company recognises that Board independence is pivotal in good corporate governance and Board effectiveness. The Board has established mechanisms to ensure independent views and input from any Director of the Company are conveyed to the Board for enhancing an objective and effective decision making. The governance framework and the following mechanisms are reviewed annually by the Board to ensure their effectiveness:

- Three out of the seven Directors are Independent Non-Executive Directors, which meets the requirements of the Listing Rules that the Board must have at least three Independent Non-Executive Directors and must appoint Independent Non-Executive Directors representing at least one-third of the Board.
- 2. The Nomination and Remuneration Committee will assess the independence, qualification and time commitment of a candidate who is nominated to be a new Independent Non-Executive Director before appointment and also the continued independence of existing Independent Non-Executive Directors and their time commitments annually. On an annual basis, all Independent Non-Executive Directors are required to confirm in writing their compliance of independence requirements pursuant to Rule 3.13 of the Listing Rules, and to disclose the number and nature of offices held by them in public companies or organisations and other significant commitments.

董事會(續)

董事會於整個年度均符合上市規則之規定, 委任最少三名獨立非執行董事,當中最少 名獨立非執行董事具備適當的專業資格, 具備適當的會計或相關的財務管理專長。本 公司根據適用上市規則評估獨立非執行董事 之獨立性。本公司已接獲各獨立非執行董事 根據上市規則第3.13條發出之年度獨立性確 認書。本公司認為,所有獨立非執行董事均 為獨立人士。

獨立非執行董事已名列所有披露董事姓名的公司通訊。

董事會獨立觀點及建議

本公司認可董事會獨立性對良好的企業管治及董事會效率攸關重要。董事會已設立機制, 以確保本公司任何董事的獨立觀點及意見能 傳達予董事會,以加強決策的客觀性及成效。董事會每年審查管治框架及以下機制, 以確保其成效:

- 七名董事中有三名為獨立非執行董事, 符合上市規則的規定,即董事會必須至 少有三名獨立非執行董事且所委任的獨 立非執行董事必須佔董事會成員人數 至少三分之一。
- 2. 提名及薪酬委員會將於委任前評估獲 提名為新獨立非執行董事候選人的獨 立性、資格及時間承諾,並每年評估現 有獨立非執行董事的持續獨立性及其 時間承諾。所有獨立非執行董事須每 年以書面方式確認其遵守上市規則第 3.13條的獨立性規定,並披露其在上市 公司或機構擔任的職位數目及性質,以 及其他重大承諾。

BOARD OF DIRECTORS (continued)

Board Independent Views and Input (continued)

- External independent professional advice is available as and when required by individual Directors.
- 4. All Directors are encouraged to express freely their independent views and constructive challenges during the Board/Board Committee meetings.
- No equity-based remuneration with performance-related elements will be granted to Independent Non-Executive Directors.
- A Director (including Independent Non-Executive Director) who has a material interest in a contract, arrangement or other proposal shall not vote or be counted in the quorum on any Board resolution approving the same.
- 7. The Chairman of the Board meets with Independent Non-Executive Directors annually without the presence of the Executive Directors.

Chairman and Chief Executive Officer

During the year, the Chairman and the CEO of the Company is Mr. OEI Kang, Eric.

According to the Code Provision C.2.1 of the CG Code, the roles of chairman and CEO should be separate and performed by different individuals. Under the current organisation structure of the Company, the functions of CEO are performed by the Chairman of the Company, Mr. OEI Kang, Eric, with support from the other Executive Directors. The Board considers that this structure will not impair the balance of power and authority between the Board and the management of the Company, and has been effective in discharging its responsibilities satisfactorily and facilitating the Company's operation and business development. The Board will review the structure from time to time to ensure it continues to meet the principle and will consider segregation of the roles of chairman and CEO if and when appropriate.

董事會(續)

董事會獨立觀點及建議(續)

- 個別董事如有需要,可獲得外部獨立 專業意見。
- 4. 鼓勵所有董事在董事會/董事會委員 會會議上自由表達其獨立觀點及建設 性的意見。
- 不會向獨立非執行董事提供與績效有 關的股權薪酬。
- 於合約、安排或其他提案中有重大利 益的董事(包括獨立非執行董事)不得 就任何批准有關提案的董事會決議投 票或計入法定人數。
- 董事會主席每年在執行董事避席的情 7. 況下與獨立非執行董事舉行會議。

主席及行政總裁

年內,本公司主席及行政總裁為黃剛先生。

根據企管守則項下守則條文第C.2.1條,主席 及行政總裁的角色應予以區分,且由不同人 士擔任。根據本公司目前之組織架構,行政 總裁之職能由本公司主席黃剛先生履行,並 由其他執行董事提供支援。董事會認為,此 架構將不會削弱董事會與本公司管理層之權 力及職權平衡,且一直有效妥善地履行責任, 並促進本公司之營運及業務發展。董事會將 不時檢討該架構以確保繼續符合有關原則, 並考慮於適當時候區分主席及行政總裁之角 色。

Corporate Governance Report

企業管治報告



BOARD OF DIRECTORS (continued)

Responsibilities of Directors

The Board is responsible for the leadership and control of the Group and is collectively responsible for promoting the success of the Group by directing and supervising the Group's affairs and formulating business strategies with a view to maximising its financial performance and Shareholders' value.

The Board has delegated various responsibilities and powers to the Board committees to assist it in efficiently implementing those functions specified in written terms of reference.

Decisions relating to the long-term objectives and viability of the Company, and any acquisitions or disposal of transactions and investments of any kind with value exceeding the authority of the Executive Committee set out in its terms of reference or the threshold for discloseable transactions for the Company as defined in the Listing Rules from time to time are reserved for the Board; whereas decisions on matters set out in the terms of reference of the Executive Committee and those not specifically reserved for the Board are delegated to the Executive Committee and management, as applicable.

A Director is required to abstain from deliberations and decisions of the Board on matters where he is the interested party, and he does not exercise any influence over the Board in respect of the matter. In the event a corporate proposal is required to be approved by shareholders, interested Directors are required to abstain from voting on their shares held in the Company on the shareholders' resolutions pertaining to the corporate proposal, and will further undertake to ensure that persons connected to them similarly abstain from voting on the relevant shareholders' resolutions.

Directors are provided with sufficient resources to seek independent professional advice in performing their duties at the Company's expense and are encouraged to consult with the Company's senior management independently. The management provides monthly management accounts of the Group to the Directors to apprise them of the Group's latest performance and financial position.

Directors are requested to disclose to the Company at the time of his appointment and in a timely manner for any change, the number and nature of offices held in public companies or organisations and other significant commitments. Such changes will be updated and published in the annual and interim reports as appropriate.

董事會(續)

董事責任

董事會負責本集團之領導及監控工作,透過 統管及監督本集團事務及制定業務策略,提 升財務表現及股東價值,共同負責推動本集 團邁向成功。

董事會向其轄下委員會委以重任及授予權力, 以助其有效實施書面職權範圍內訂明之有關 職能。

關於本公司長遠目標及經營能力之決策,及任何收購或出售交易,及任何類別投資,而其價值超出執行委員會職權範圍所載權力,或上市規則不時界定本公司須予披露交易上限者,概由董事會處理:而關於執行委員會職權範圍所載事項的決策,及該等毋須特別交由董事會處理之事項,則由執行委員會及管理層(視適用情況而定)處理。

董事須就其為利益相關方的事項所作的審議及決定放棄投票,且不得就有關事項對董事會施加任何影響。如公司提案須獲股東批准,則有利益關係的董事須就有關公司提案的股東決議案放棄其所持的本公司股份附帶的投票權,並將進一步承諾確保與其有關連的人士同樣放棄就有關股東決議案進行投票。

董事獲提供充足資源,以尋求獨立專業意見, 從而履行彼等之職務,費用由本公司承擔。 彼等亦可獨立諮詢本公司高級管理層。管理 層會向董事提交本集團每月管理賬目,以便 董事評估本集團最近期表現及財務狀況。

董事須於獲委任時向本公司披露彼等於公眾公司或組織所擔任職位數目及性質以及其他重大承擔,如有任何變動,須適時向本公司披露。有關變動將在適當時間在年報及中期報告內更新及刊載。

BOARD OF DIRECTORS (continued)

Responsibilities of Directors (continued)

The Company has arranged appropriate liability insurance to indemnify the Group's Directors for their liabilities arising out of corporate activities. The insurance coverage is reviewed on an annual basis.

Nomination, Appointment and Re-election of Directors

All new appointment of Directors and nomination of Directors proposed for re-election at the annual general meeting are first considered by the Nomination Committee. The Nomination Committee will assess the candidate or incumbent on criteria such as integrity, experience, skill and ability to commit time and effort to carry out the duties and responsibilities. Having due regard for the benefits of diversity of the Board, the Nomination Committee will then be put recommendations to the Board for decision. Details of the role and function as well as a summary of the work performed by the Nomination Committee are set out under the heading of "Nomination Committee" below.

In accordance with the Articles of Association, the nearest to but not less than one-third of the Directors shall retire from office by rotation but are eligible for re-election by Shareholders at the annual general meeting provided that every Director is subject to retirement by rotation at least once every three years. New appointments to the Board are also subject to re-election by Shareholders at the next following annual general meeting (in the case of an addition to the Board) or at the next following general meeting (in the case of filing a casual vacancy).

董事會(續)

董事責任(續)

本公司已安排適當責任保險,以彌償本集團 董事因企業事務產生之責任。本公司每年檢 討保險範圍。

提名、委任及重選董事

所有新委任之董事及於股東週年大會候任重 選之董事的提名均先經由提名委員會初步考 慮。提名委員會將按品格、經驗、技能以及 就履行職務及職責付出時間及努力的能力等 標準評估候選人或在任人。經適當考慮董事 會成員多元化之利益,提名委員會之建議將 於其後提交董事會以作決定。提名委員會之 角色及職能詳情以及所履行工作之概要載於 下文「提名委員會」一節。

根據組織章程細則,最接近但不少於三分之 一的董事須於股東週年大會輪值退任,惟彼 等符合資格可於股東週年大會上獲股東重 選連任,每名董事須至少每三年輪值退任一 次。董事會之新委任董事亦須於下一屆股東 週年大會(倘出任董事會新增成員)或於下一 屆股東大會(倘填補臨時空缺)由股東重選連 任。

Corporate Governance Report

企業管治報告



BOARD OF DIRECTORS (continued)

Meetings of the Board and Board Committees

The Directors meet from time to time to discuss and exchange ideas on the affairs of the Company. The Board has set up various Board Committees, among others, the Audit Committee, the Nomination Committee, the Remuneration Committee and the Executive Committee for overseeing particular aspects of the Group's affairs. The terms of reference of the Audit Committee, the Nomination Committee and the Remuneration Committee are available on both the websites of the Company and the Stock Exchange.

During the year ended 31 December 2022, the Board has met four times. The Audit Committee meets at twice times. The Remuneration Committee and the Nomination Committee meet at once time respectively.

During the year, the following meetings of the Board, the Audit Committee, the Nomination Committee and the Remuneration Committee were held and the attendance of the individual Directors at these meetings is set out in the table below:

董事會(續)

董事會及董事會委員會會議

董事不時舉行會議,以討論本公司事務及交換意見。董事會已成立多個董事委員會,其中包括審核委員會、提名委員會、薪酬委員會及執行委員會,以監察本集團各項事務之特定範疇。審核委員會、提名委員會及薪酬委員會的職權範圍可於本公司及聯交所網站查閱。

於截至二零二二年十二月三十一日止年度, 董事會召開四次會議。審核委員會召開兩次 會議。薪酬委員會及提名委員會分別召開一次會議。

於年內所舉行之以下董事會會議、審核委員 會會議、提名委員會會議及薪酬委員會會議 和個別董事出席該等會議的記錄載於下表:

Number of meetings attended/ Number of meetings eligible to attend 出席會議數目/合資格出席會議數目

	董事姓名				
Name of Directors		Board 董事會	Audit Committee 審核委員會	Remuneration Committee 薪酬委員會	Nomination Committee 提名委員會
Executive Directors	執行董事				
Mr. OEI Kang, Eric	黄剛先生	4/4	2/2 (Note 附註)	1/1	1/1
Mr. LEUNG Wing Sum, Samuel	梁榮森先生	4/4	2/2 (Note 附註)	N/A 不適用	N/A 不適用
Mr. WONG Jake Leong, Sammy	黃植良先生	4/4	2/2 (Note 附註)	N/A 不適用	N/A 不適用
Mr. LEE Shiu Yee, Daniel	李肇怡先生	4/4	2/2 (Note 附註)	N/A 不適用	N/A 不適用
Independent Non-executive Directors	獨立非執行董事				
Mr. CHENG Yuk Wo	鄭毓和先生	4/4	2/2	1/1	1/1
Mr. TIAN Yuchuan	田玉川先生	4/4	2/2	1/1	1/1
Mr. ZHANG Songyi	張頌義先生	4/4	2/2	1/1	1/1

Note: The Executive Directors attended the relevant meetings as invitees.

附註: 執行董事應邀出席了相關會議。

BOARD OF DIRECTORS (continued)

Meetings of the Board and Board Committees (continued) Notices of not less than fourteen days are given for all regular board meetings to provide all Directors with an opportunity to attend and include matters in the agenda for a regular meeting. For committee meetings, reasonable notice is generally given. The agenda and accompanying board papers are dispatched to the Directors or committee members at least three days before the meetings to ensure that they have sufficient time to review the papers and be adequately prepared for the meetings. When Directors or committee members are unable to attend a meeting, they are advised of the matters to be discussed and given an opportunity to make their views known to the Chairman and CEO prior to the meeting.

Minutes of the board meetings and committee meetings are recorded in sufficient detail on the matters considered by the Board and the committees and the decisions reached, including any concerns raised by the Directors. Draft minutes of each board meeting and committee meeting are sent to the Directors for comments within a reasonable time after the date of the meeting. All Directors have access to the Company Secretary, who is responsible for ensuring that the board procedures are complied with and advising the Board on compliance matters.

The Chairman and CEO acknowledged the significance of promoting a culture of openness and debate among the Board members. To facilitate the effective contribution of Independent Non-executive Directors, the Chairman and CEO held a meeting with Independent Non-executive Directors without the other Executive Directors present in November 2022.

董事會(續)

董事會及董事會委員會會議(續)

本公司就所有定期舉行之董事會會議發出不 少於十四日的通知,以向全體董事提供機會 騰空出席及提出商討事項列入定期會議議 程。就委員會會議而言,一般將會作出合理 通知。本公司於舉行會議前最少三日向董事 或委員會成員送交議程及隨附之會議文件, 以確保彼等具有充足時間檢閱該等文件,並 就會議作充分準備。倘董事或委員會成員未 能出席會議,彼等將於會議舉行前得悉將予 討論之事項,以使彼等獲得機會向主席兼行 政總裁發表意見。

董事會及委員會會議之會議記錄均充分載列 董事會及委員會所考慮事項之詳情及所達致 的決定,包括董事提出之任何疑慮。各董事 會及委員會會議之會議記錄草擬本於會議舉 行日期後一段合理時間內送交董事,以供董 事表達意見。 全體董事均可與公司秘書聯繫, 公司秘書須負責確保已遵守董事會程序,並 就合規事宜向董事會提供意見。

主席兼行政總裁深明在董事會成員之間提倡 公開、積極討論的文化之重要性。為促進獨 立非執行董事作出有效貢獻,主席兼行政總 裁曾於二零二二年十一月在其他執行董事避 席的情況下與獨立非執行董事進行會議。

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REMUNERATION COMMITTEE

The Company has established a Remuneration Committee with written terms of reference. The Remuneration Committee, chaired by an Independent Non-executive Director, comprises four members namely Mr. CHENK Yuk Wo, Mr. TIAN Yuchuan and Mr. ZHANG Songyi, who are Independent Non-executive Directors and Mr. OEl Kang, Eric, who is the Chairman and CEO.

The Remuneration Committee is responsible for making recommendations to the Board on the Company's remuneration policy and structure for Directors and senior management, and reviewing their remuneration packages. In arriving at its recommendations, the Remuneration Committee will consult with the Chairman and CEO whenever it thinks fit and take into consideration factors such as the remuneration paid by comparable companies, skill, knowledge, time commitment and responsibilities of Directors. The Remuneration Committee has the responsibility, powers and discretion to determine, with delegated responsibility, the remuneration packages of individual Executive Directors and senior management. The Remuneration Committee held one meeting during the year, and the attendance details of each member are set out on page 29.

During the year under review, the work performed by the Remuneration Committee included (i) to review the remuneration policy and structure of Directors including those retired and re-elected at the 2022 annual general meeting of the Company; and (ii) approve the year-end bonus and salary increment of the Executive Directors. No Director was involved in deciding his own remuneration. Details of the Directors' and senior management's remuneration for the year are set out in Note 32 to the consolidated financial statements.

薪酬委員會

本公司已成立薪酬委員會,並制訂其書面職權範圍。薪酬委員會由一名獨立非執行董事擔任主席,包括四名成員,分別為獨立非執行董事鄭毓和先生、田玉川先生及張頌義先生,以及主席兼行政總裁黃剛先生。

薪酬委員會負責就本公司董事及高級管理層之薪酬政策及架構,向董事會作出推薦之薪酬政策及架構,向董事會作出推選達議,以及檢討彼等之薪酬待遇。於達該政時,薪酬委員會在其認為合適之時所支限。 新酬、董事之技能、知識、所付出時間及及薪酬、董事之技能、知識、所付出時間及及時間,並獲轉授責任,釐定個別執行董之職情權,並獲轉授責任,釐定個別執行董等四份會議,各成員之出席詳情載於本年報第29頁。

於回顧年內,薪酬委員會進行之工作包括(i) 檢討董事之薪酬政策及架構,當中包括於本公司二零二二年股東週年大會退任及重選連 任之董事:及(ii)批准執行董事之年終花紅及 薪酬加幅。概無董事參與釐定本身之薪酬。 年內董事及高級管理層之薪酬詳情載於綜合 財務報表附註32。

REMUNERATION POLICY AND DIRECTORS' REMUNERATION

The Remuneration Policy of the Group is established and implemented to encourage employee behaviour that supports the Group's risk tolerance, risk management framework and long-term financial soundness. It is in line with the objectives, business strategies and long-term goals of the Group and structured in a way that will not encourage excessive risk-taking by employees but allows the Group to attract and retain employees with relevant skills, knowledge and expertise to discharge their specific functions.

The basis of determining the remuneration payable to the Directors is set out in the Corporate Governance Report on page 31 of this annual report. Details of Directors' remuneration in the Group are set out in note 32 to the financial statements.

NOMINATION COMMITTEE

The Company has established a Nomination Committee with written terms of reference. The Nomination Committee, chaired by an Independent Non-executive Director, comprises four members namely Mr. CHENG Yuk Wo, Mr. TIAN Yuchuan and Mr. ZHANG Songyi, who are Independent Non-executive Directors and Mr. OEI Kang, Eric, who is the Chairman and CEO.

The Nomination Committee is responsible for reviewing the structure, size and composition of the Board at least annually, identifying suitable candidates for directorship, assessing the independence of Independent Non-executive Directors, and making recommendations to the Board on any proposed changes to the Board to complement the Company's corporate strategy. The Nomination Committee held one meeting during the year, and the attendance details of each member are set out on page 29.

During the year under review, the work performed by the Nomination Committee includes the following:

- reviewing the structure, size and composition of the Board;
- reviewing the structure of board committees;
- assessing the independence of Independent Non-executive Directors and sufficient number of independent directors to maintain a balanced board;

薪酬政策及董事薪酬

本集團的薪酬政策旨在鼓勵僱員採取有利 於本集團風險承受能力、風險管理框架及長 期財務穩健的行為。該計劃符合本集團的宗 旨、業務策略及長期目標,結構上不會讓僱 員過度承受風險,但可令本集團吸引及挽留 具備相關技能、知識及專長的僱員,以履行 其特定職能。

應付董事薪酬的釐定基準載於本年報第31頁 的企業管治報告。本集團董事的薪酬詳情載 於財務報表附註32。

提名委員會

本公司已成立提名委員會,並制訂其書面職 權範圍。提名委員會由一名獨立非執行董事 擔任主席,包括四名成員,分別為獨立非執 行董事鄭毓和先生、田玉川先生及張頌義先 生,以及主席兼行政總裁黃剛先生。

提名委員會負責至少每年檢討董事會架構、 人數及組成;物色適合擔任董事之候選人;評 估獨立非執行董事之獨立性;以及就配合本公 司之企業策略而擬對董事會作出的任何變動 提出建議。提名委員會於年內曾舉行一次會 議,各成員之出席詳情載於本年報第29頁。

於回顧年內,提名委員會進行之工作包括以 下各項:

- 檢討董事會架構、人數及組成;
- 檢討董事委員會架構;
- 評估獨立非執行董事之獨立性及獨立 董事人數是否足夠,以維持各方面平 衡的董事會;

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NOMINATION COMMITTEE (continued)

- making recommendation to the Board relating to the reappointment of the retiring Directors; and
- reviewing the progress report from the management in relation to the Board Diversity Policy.

The Company had provided the Nomination Committee sufficient resources to perform its duties. Where necessary, the Nomination Committee could seek independent professional advice, at the Company's expense, to perform its responsibilities.

Board Diversity Policy

The Board adopted a board diversity policy (the "Board Diversity Policy") on 8 July 2013. Below is the summary of the Board Diversity Policy:

The Company recognises and embraces the benefits of having a diverse Board, and sees increasing diversity at Board level as an essential element in maintaining a competitive advantage. All appointments of the members of the Board are made on merit, in the context of the skills and experience the Board as a whole requires to be effective. In designing the Board composition, the Company is committed to equality of opportunity in all aspects and does not discriminate on the grounds, including but not limited to, gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge, length of service and any other factors that the Board may consider relevant and applicable from time to time.

The Nomination Committee discussed and agreed the measurable objectives for achieving diversity on the Board and recommended them to the Board for adoption. During the year, the Nomination Committee reviewed the existing composition of the Board and received and accepted the progress report from the management in relation to identified business skills and experience required and their ranking and the action plan for recruiting new Board member. It also monitored the review of the Company's recruitment process to reinforce its commitment to the principle of equal opportunity.

The Board has reviewed the implementation and effectiveness of the Board Diversity Policy and considered that the Board Diversity Policy has been properly implemented during the year under review and is effective.

提名委員會(續)

- 就續聘退任董事向董事會提出建議;及
- 檢討管理層就董事會多元化政策發出 之進度報告。

本公司已向提名委員會提供充足資源,以履行其職責。提名委員會可在需要時尋求獨立 專業意見,以履行職責,費用由本公司承擔。

董事會多元化政策

董事會已於二零一三年七月八日採納董事會 多元化政策(「董事會多元化政策」)。以下為 董事會多元化政策之概要:

本公司了解及認同具有多元化董事會的裨益,並視在董事會層面的多元化為維持競爭的重要元素。董事會成員的所有委任均配配董事會整體運作所需要的技能及經驗水平加於所有方面做到機會平等,並不會因(包括包不限於)性別、年齡、文化及教育背景、及大能、知識、服務年限以及董事會可能不時認為相關及適用的任何其他因素背景而有所區別。

提名委員會已作出討論及協定為達致董事會 多元化的所有可計量目標,並向董事會建議 有關目標以供採納。年內,提名委員會審閱 現有董事會之組成,並接受及採納了管理層 提交的有關識別業務技能、所需經驗、排名 情況及招募新董事會成員之行動計劃之進 度報告。委員會亦監察本公司招聘過程之審 查,以加強其對平等機會原則之決心。

董事會已檢討董事會多元化政策的實施及成效,並認為董事會多元化政策於回顧年度內 得到妥善實施並行之有效。

NOMINATION COMMITTEE (continued)

Board Diversity Policy (continued)

For the year ended 31 December 2022, the Company maintained an effective Board comprising members of different professional background and industry experience. The Board considers that the gender diversity in respect of the Board taking into account the business model and specific needs of the Company is satisfactory. The Company's Board Diversity Policy was consistently implemented. As at the date of this annual report, the Board consists of seven male Directors. The Company has adopted to develop a pipeline of potential successors to the board to achieve gender diversity. The Company has taken the steps to achieve gender board diversity by appointing one female director on or before 31 December 2024.

The Group has also taken, and continues to take, steps to promote diversity at all levels of its workforce. Opportunities for employment, training and career development are equally opened to all eligible employees without discrimination. Currently, the male to female ratio in the workforce of the Group including Senior Management is approximately 8:2. The Board considers that the gender diversity in workforce is currently achieved.

Nomination Policy

The Board adopted a nomination policy (the "Nomination Policy") on 14 June 2019. Below is the summary of the Nomination Policy:

The Nomination Committee assists the Board in making selection and recommendations to the Board on the appointment of Directors, and succession planning for Directors. The Nomination Policy set out the procedures, process and criteria for the Nomination Committee in making any such recommendations.

提名委員會(續)

董事會多元化政策(續)

截至二零二二年十二月三十一日止年度,本公 司維持一個由不同專業背景及行業經驗的成 員組成的有效董事會。董事會認為,考慮到 本公司的業務模式及具體需求,董事會的性 別多元化符合預期。本公司董事會多元化政 策得以貫徹執行。於本年報日期,董事會由 七名男性董事組成。本公司已採取措施培養 潛在的董事會繼任者,以實現性別多元化。 本公司已採取措施在二零二四年十二月三十 一日或之前委任一名女性董事,以實現董事 會性別多元化。

本集團亦已採取並將繼續採取措施,促進 其僱員隊伍各層面的多元化。就業、培訓及 職業發展的機會平等地向所有符合條件的僱 員開放,無歧視情況。目前,包括高級管理 層在內,本集團僱員的男女比例約為8:2。董 事會認為,目前已實現僱員隊伍的性別多元 化。

提名政策

董事會已於二零一九年六月十四日採納提名 政策(「提名政策」)。以下為提名政策之概要:

提名委員會協助董事會就董事的委任及繼任 計畫向董事會提供選擇及建議。提名政策 載列提名委員會在提出任何此類建議時的程 序、過程及標準。

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NOMINATION COMMITTEE (continued)

Nomination Policy (continued)

1. Principle and Guidelines

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

- i. The Board Diversity Policy.
- ii. Reputation for integrity.
- iii. Accomplishment and experience that are relevant to the operations of the Company and its subsidiaries.
- iv. Commitment in respect of sufficient time, interest and attention to the Company's affairs.
- v. The ability to assist and support management and make significant contributions to the Company's success.
- vi. Compliance with the criteria of independence as prescribed under Rule 3.13 of the Main Board Listing Rules for the appointment of an independent non-executive director.
- vii. Any other relevant factors as may be determined by the Committee or the Board from time to time.

The appointment of any proposed candidate to the Board or re-appointment of any existing member(s) of the Board shall be made in accordance with the Articles of Association and other applicable rules and regulations.

提名委員會(續)提名政策(續)

1. 原則及指引

提名委員會在就委任任何擬任董事會 成員或重新委任任何現有董事會成員 提出建議時,須考慮多種因素,以評估 擬任候選人的合適性,包括但不限於 以下因素:

- i. 董事會多元化政策。
- ii. 誠信。
- iii. 與本公司及其附屬公司經營相關 的成就及經驗。
- iv. 對本公司的事務投入充足時間、 興趣及專注力之承擔。
- v. 協助及支持管理層及對本公司之 成功作出卓越貢獻的能力。
- vi. 獨立非執行董事之委任須符合主 板上市規則第3.13條有關獨立性 標準之規定。
- vii. 提名委員會或董事會可能不時釐 定之任何其他相關因素。

無論是委任任何董事會候選人或重新 委任董事會任何現有成員,均須根據 組織章程細則及其他適用規則和規例 進行。

NOMINATION COMMITTEE (continued)

Nomination Policy (continued)

Nomination Procedures

Procedures for Appointment of New Director

If the Board recognizes the need to appoint a new Director, the following procedures should be adopted:

- The Nomination Committee identifies candidates in i. accordance with the selection criteria set out in the Nomination Policy.
- The Nomination Committee evaluates the ii. candidates and recommends to the Board the appointment of the appropriate candidate for directorship.
- iii. The Board decides the appointment based upon the recommendation of the Nomination Committee.
- The key terms and conditions of the appointment should be approved by the Remuneration Committee.

2.2 Procedures for Re-election of Director at General Meeting

- i. The Nomination Committee reviews the overall contribution to the Company of the retiring Director.
- ii. The Nomination Committee also reviews and determines whether the retiring Director continues to meet the selection criteria set out in the Nomination Policy.
- The Nomination Committee share recommend to the Board which shall then make recommendation to the Shareholders in respect of the proposed reelection of Director at the general meeting.

提名委員會(續)

提名政策(續)

提名程序

2.1 委任新董事之程序

倘董事會認為有需要委任新董 事,則應採取以下程序:

- i. 提名委員會根據提名政策載 列的甄選標準物色候選人。
- ii. 提名委員會評估候選人,並 向董事會推薦委任合適的董 事候選人。
- iii. 董事會根據提名委員會的推 薦以決定委任。
- 委任的主要條款及條件應由 iv. 薪酬委員會批准。

2.2 於股東大會上重選董事之程序

- i. 提名委員會檢討退任董事對 本公司之整體貢獻。
- 提名委員會亦會檢討並確定 退任董事是否繼續符合提名 政策所載的甄選標準。
- 提名委員會須向董事會作出 推薦,再由董事會向股東推 薦於股東大會上建議重選 之董事。

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NOMINATION COMMITTEE (continued)

Nomination Policy (continued)

2.3 Procedures for Nomination by Shareholders

- The Procedure for Election of Directors for Shareholders' nomination of any proposed candidate for election as a Director is available on the Company's website.
- ii. The Nomination Committee shall evaluate such candidate based on the selection criteria set out in the Nomination Policy and to determine whether such candidate is qualified for directorship and where appropriate, the Nomination Committee shall recommend to the Board which shall then make recommendation to the Shareholders in respect of the proposed election of Director at the general meeting.

The Company Secretary shall ensure all disclosure obligations under the Listing Rules regarding the appointment or re-election of Directors are duly complied.

3. Review of the Policy

The Board will from time to time review the Nomination Policy and monitor its implementation to ensure its continued effectiveness and compliance with regulatory requirements and good corporate governance practice. The Board reserves the right in its sole and absolute discretion to update, amend and/ or modify the Nomination Policy.

提名委員會(續)提名政策(續)

2.3 股東提名之程序

- i. 本公司網站提供董事選舉程序,供股東提名任何擬議的董事候選人。
- ii. 提名委員會應根據提名政策 中規定的甄選標準對該候 理人進行評估,以確定事該 選人是否具備擔任董事, 資格,並在適當情況下出推 名委員會應向董事會作出推 薦,再由董事會向股東推薦 於股東大會上建議參選之 董事。

公司秘書應確保在董事委任或重 選方面遵守上市規則項下的所有 披露責任。

3. 政策檢討

董事會將不時檢討提名政策並監察其 實施情況,以確保其持續有效及符合 監管規定及良好的企業管治常規。董 事會保留全權及絕對酌情權以更新、 修訂及/或修改提名政策。

AUDIT COMMITTEE

The Company has established an Audit Committee with written terms of reference which have been updated from time to time to align with the code provisions set out in the CG Code. The Audit Committee, chaired by an Independent Non-executive Director, comprises three members namely Mr. CHENG Yuk Wo, Mr. TIAN Yuchuan and Mr. ZHANG Songyi, all of whom are Independent Non-executive Directors.

The principal responsibilities of the Audit Committee are to, inter alia, review and supervise the Group's financial reporting process, internal control and risk management procedures, as well as oversee the adequacy of the accounting and financial reporting resources. While recognised corporate governance is the collective responsibility of all Directors, the Board has delegated the corporate governance functions to the members of Audit Committee who are in an objective and independent position to oversee the corporate governance compliance.

During the year under review, the Audit Committee held two meetings together with senior management and external auditor and two private meetings with the external auditor without the management's presence. The attendance details of each member are set out on page 29. The major work performed by the Audit Committee during the year included reviewing interim and annual financial statements, internal audit reports on the internal control and risk management matters, the Company's policies and practices on corporate governance as well as reviewing and recommending re-appointment of external auditor.

The Company has adopted a whistleblowing policy for employees to raise concerns, in confidence, with the designated executive who is accountable to the Audit Committee about possible improprieties in financial reporting, unlawful activities, or activities violating the Group's Code of Conduct and Business Ethics or otherwise amounting to serious improper conduct and to ensure protection from possible retaliation against any of our employees who has reported concerns in good faith.

審核委員會

本公司已成立審核委員會,並制訂其書面職 權範圍。職權範圍不時更新,貫徹企管守則 所載守則條文。審核委員會由一名獨立非執 行董事擔任主席,包括三名成員,分別為鄭 毓和先生、田玉川先生及張頌義先生,彼等 均為獨立非執行董事。

審核委員會之主要職責為(其中包括)檢討及 監察本集團財務匯報程序、內部監控及風險 管理程序以及監察會計及財務匯報資源是否 足夠。雖然達致認可企業管治水平為全體董 事之共同責任,董事會已將企業管治職能轉 授予審核委員會成員,彼等能以客觀獨立身 分,監察有否遵循企業管治守則。

於回顧年內,審核委員會與高級管理層及外 聘核數師曾舉行兩次會議,更在管理層避席 情況下,與外聘核數師舉行兩次私人會議。 各成員之出席詳情載於本年報第29頁。審核 委員會年內進行之主要工作包括審閱中期及 年度財務報表、內部監控及風險管理事宜之 內部審核報告、本公司之企業管治政策與常 規,並檢討外聘核數師之續聘及就此作出建 議。

本公司已採納《舉報政策》,以供僱員保密地 向對審核委員會負責之指定主管舉報財務匯 報中可能存在的不當財務報告事宜、非法活 動或違反本集團商業道德與行為守則或其他 嚴重不當行為的活動,同時確保善意進行舉 報的任何員工免受可能的報復。

企業管治報告



AUDIT COMMITTEE (continued)

Anti-corruption Policy

The Board adopted an anti-corruption policy (the "Anti-corruption Policy") on 18 March 2022. Below is the summary of the Anti-corruption Policy:

Purpose

The Company is committed to upholding high standards of business integrity, honesty and transparency in all its business dealings. The Company strictly prohibits any form of corruption, and is committed to the prevention, deterrence, detection and investigation of all forms of corruption. The Anti-corruption Policy applies to the Group, and to all directors, officers and employees of the Group (which for these purposes includes temporary or contract staff) (collectively the "Employees"), as well as its Third Party Representatives (include amongst others, advisers, agents, introducers and finders, consultants and political lobbyists).

Prohibition and Forms of Corruption

Employees are strictly prohibited (whether acting in their own capacity or on behalf of the Group) from:

- (a) offering, promising, giving or authorising, directly or indirectly, any bribe or kickback to or for the benefit of any person (whether in private or public office) in order to obtain any improper business or other improper advantage for the Group;
- (b) soliciting, accepting or receiving (whether for the benefit of the Group, their own benefit or that of their family, friends, associates or acquaintances) any bribe or kickback from any person (whether in private or public office) in return for providing any improper business or other improper advantage in relation to the business of the Group;
- (c) otherwise using illegal or improper means (including bribes, favours, blackmail, financial payments, inducements, secret commissions or other rewards) to influence the actions of others; or
- (d) acting as an intermediary for a third party in the solicitation, acceptance, payment or offer of a bribe or kickback.

審核委員會(續)

反貪污政策

董事會於二零二二年三月十八日採納反貪污政策(「反貪污政策」)。反貪污政策之概要如下:

宗旨

本公司致力於在所有業務往來中維持高標準的商業誠信、誠實及透明。本公司嚴格禁止任何形式的貪污行為,並致力於預防、遏制、發現及調查各種形式的貪污行為。反貪污政策適用於本集團、本集團的所有董事、高級管理人員及僱員(就此而言包括臨時或者同制僱員)(統稱「僱員」),以及其第三方代意問制僱員、代理人、介紹人和中間人、顧問和政治説客等)。

禁止貪污及貪污形式

嚴禁僱員(無論是以個人身份行事或代表本 集團行事):

- (a) 直接或間接向任何人(無論是私人或公職人員)或為其利益提供、承諾、給予或授權任何賄賂或回扣,以便為本集團取得任何不正當業務或其他不正當利益;
- (b) 索取、接受或收取(無論是為本集團之利益、為其本人或其家人、朋友、聯繫人或熟人之利益)任何人(無論是私人或公職人員)的任何賄賂或回扣,以換取就本集團的業務提供任何不正當業務或其他不正當利益:
- (c) 以其他方式使用非法或不當手段(包括 賄賂、恩惠、勒索、經濟支付、誘因、 秘密佣金或其他報酬)影響他人的行為; 或
- (d) 在索取、接受、支付或提供賄賂或回扣 中為第三方充當中間人。

AUDIT COMMITTEE (continued)

Prohibition and Forms of Corruption (continued)

To minimise the risk of Third Party Representatives engaging in an inappropriate conduct, relevant departments/Group companies should:

- always act with due care and diligence in selecting Third Party (a) Representatives and in monitoring their activities;
- (b) ensure that Third Party Representatives are aware of and respect the Anti-Corruption Policy;
- ensure that all fees and expenses paid to Third Party (C) Representatives represent appropriate and justifiable remuneration, which is commercially reasonable under the circumstances, for legitimate services rendered by the Third Party Representative; and
- keep accurate financial records of all payments. (d)

Business Courtesies

Business gifts and hospitality ("Business Courtesies") are customary courtesies designed to build goodwill among business partners. Business Courtesies must comply with the following principles:

- they must be reasonable and not excessive; (a)
- they must be of modest value, both in isolation and when considered in the context of other gifts and hospitality offered;
- they must be appropriate and consistent with reasonable (c) business practice;
- they must be provided with the intent only to build or maintain a business relationship or offer normal courtesy, rather than to influence the recipient's objectivity in making a specific business decision;
- they should never be offered in return for financial or personal gain or favour; and
- they must be permissible under all applicable laws, rules and (f) regulations. When dealing with a public official, the official's country will often have laws imposing limits on the level of hospitality and gifts which can be accepted, and those laws must be strictly adhered to. When dealing with the private sector, gifts or hospitality should not exceed any limits imposed by the recipient's organisation.

審核委員會(續)

禁止貪污及貪污形式(續)

將第三方代表從事不當行為的風險減至最 低,有關部門/集團公司應:

- 在選擇第三方代表並監督其活動時始 (a) 終保持應有的謹慎和勤勉;
- 確保第三方代表了解並尊重反貪污政 策;
- 確保向第三方代表支付的所有費用及開 (C) 支均為第三方代表提供合法服務的適 當和合理報酬,即於當時情況下在商 業上屬合理;及
- (d) 保存所有付款的準確財務記錄。

商務禮儀

商務禮物及款待(「商務禮儀」)乃為在商業夥 伴之間建立良好關係而設定的習慣禮節。商 務禮儀應遵循以下原則:

- (a) 須合理而不過度;
- 價值必須適中(無論單獨或與其他禮物 及款待相結合);
- 必須適當且符合合理的商業慣例; (c)
- 目的必須只是為了建立或維持業務關 (d) 係或保持正常的禮節,而非為影響收受 者在作出具體商業決定時的客觀性;
- 不得為換取金錢或個人利益或恩惠而 (e) 提供;及
- 必須為所有適用法律、規則及條例所 允許。在與政府官員往來時,官員所在 的國家往往有法律對可接受的款待和 禮物的程度作出限制,必須嚴格遵守 該等法律。在與私營部門往來時,禮物 或招待不應超過收受者所在組織規定 的任何限制。

企業管治報告



AUDIT COMMITTEE (continued)

Procurement of Goods and Services by the Group and Other Business Partners

The Group is committed to dealing with its customers and suppliers in a fair, honest and professional manner, while seeking best value for the business. Potential suppliers are treated on an equal basis and no unmerited favouritism is to be shown in the procurement of goods and services. The Group conducts its procurement practices in a fair and transparent manner and Employees must act with due care and diligence when evaluating prospective contractors and suppliers.

The Group will not deal with contractors and suppliers and other potential business partners known to be paying bribes and/or engaging in corrupt activity. Appropriate levels of diligence are to be conducted by adequately skilled persons in the selection and renewal of new and existing contractors and suppliers and other business partners (such as a joint venture partner) commensurate with the bribery risk associated with a particular relationship.

Reporting of Corruption and Suspicious Activity

If an Employee becomes aware of any actual or suspected breach of this Policy, he/she must report such incidents in accordance with the Whistleblowing Guideline which provides a mechanism for Employees and those who deal with the Group to raise concerns on any suspected impropriety, misconduct or malpractice through confidential reporting channels.

Employees are actively encouraged to report any concerns regarding corruption. The Internal Audit & Risk Management team and the Company Secretary team are responsible to ensure that such complaints are logged, investigated and appropriate action is taken. All reports of suspected corruption are to be investigated and appropriate sanctions employed. Complaints are to be treated confidentially to the extent possible, and Employees raising legitimate concerns in good faith are to be protected; retaliation of any kind against any Employee for making good faith reports about actual or suspected violation of the Anti-corruption Policy is not permitted.

審核委員會(續)

本集團及其他業務夥伴採購貨品及服務

本集團致力秉承公平、誠實及專業的原則與 客戶及供應商進行業務往來,同時為業務尋 求最佳價值。平等對待潛在的供應商,在採 購貨品和服務時不得表現出不應有的偏袒。 本集團以公平、透明的方式開展採購活動, 及僱員在評估潛在承包商及供應商時必須謹 慎行事。

本集團不會與已知有行賄及/或參與腐敗活動的承包商、供應商及其他潛在商業夥伴有業務往來。在選擇及續聘新的及現有的承包商和供應商以及涉及特定關係的賄賂風險的其他業務夥伴(如合資夥伴)時,技能嫻熟的人員應進行適當程度的盡職調查。

舉報貪污及可疑行為

如僱員意識到任何實際或疑似違反本政策的行為,其必須根據《舉報指引》報告此類事件,《舉報指引》為僱員及與集團往來的人員提供了一種機制,彼等可以通過機密報告渠道就任何可疑的舞弊行為、不當行為或瀆職行為提出關注。

積極鼓勵僱員舉報任何有關貪污的問題。內 部審計及風險管理團隊及公司祕書團隊負負 確保此類投訴被記錄、調查並採取適當的行動。對所有涉嫌貪污的舉報均應進行調查 並採取適當的懲罰措施。投訴應盡可能保 處理,出於善意提出合理擔憂的僱員應受 處理,出於善意提出合理擔憂的僱員應受 民護;不得因任何僱員就實際或涉嫌違反負 污政策的行為進行善意舉報而對僱員進行任 何形式的報復。

AUDIT COMMITTEE (continued)

Whistle-blowing Policy

The Board adopted a whistle-blowing policy (the "Whistle-blowing Policy") on 26 September 2012. Below is the summary of the Whistleblowing Policy:

Purpose

In order to enable the employees of the Group to raise concerns, in confidence, with the senior management about possible improprieties in financial reporting, unlawful activities, or activities violating the Group's Code of Conduct and Business Ethics or otherwise amounting to serious improper conduct ("Malpractice or Misconduct"), the Group has set up the guidelines on reporting such concerns. The aims of this guideline are to provide channels for our employees to raise concerns and to ensure protection for our employees from possible retaliation against any of our employees who has reported concerns in good faith.

Duty to Report

It is an employee's duty to report if he or she believes in good faith that certain Malpractice or Misconduct has taken place or is in progress. The concern should be raised as soon as possible with the Head of Internal Audit Department (the "Designated Executive").

Once the report is received, the Designated Executive will make initial enquiries to determine whether an investigation is appropriate. An investigation may include internal reviews, reviews by the external auditors or lawyers or some other external body depending on the nature of the concern.

The Audit Committee is the primary corporate body governing matters relating to Group's business conduct and ethics and reports on concerns therewith. Accountable to the Audit Committee, the Designated Executive shall report immediately to the Audit Committee once an allegation on Malpractice or Misconduct is received. The Audit Committee shall be responsible for making decision on investigation strategies, tactics and action plans. The Designated Executive shall carry out the action plans and report to the Audit Committee on status of investigation, follow-up actions and conclusions of any investigation.

審核委員會(續)

舉報政策

董事會於二零一二年九月二十六日採納一項 舉報政策(「《舉報政策》」)。以下為有關《舉報 政策》的摘要:

目的

為了使本集團僱員能夠向高級管理層提出有 關財務報告中可能存在的不當行為、非法活 動或違反本集團行為準則和商業道德或構成 嚴重不當行為(「舞弊或不當行為」)的擔憂,本 集團就此制定了報告指引。該指引旨在為我 們的僱員提供提出問題的渠道,並確保僱員 不會因善意舉報問題而遭到報復。

報告的責任

如僱員確實認為若干舞弊或不當行為已經發 牛或正在進行,則僱員有義務報告。其儘快 向內部審計部主管(「指定執行人員」)提出有 關問題。

一旦收到報告,指定執行人員會進行初步查 詢,以決定是否進行適當調查。調查可能包 括內部審查、由外部核數師或律師或其他外 部機構進行的審查,具體取決於所關注事項 的性質。

審核委員會為負責管理與本集團業務行為和 道德有關事項的主要公司機構,並就有關事 項作出報告。指定執行人員應向審核委員會 負責,一旦收到有關舞弊或不當行為的指控, 應立即向審核委員會報告。審核委員會負責 決定調查戰略、策略及行動計劃。指定執行 人員應執行行動計劃,並向審核委員會報告 調查狀況、後續行動及任何調查的結論。

企業管治報告



AUDIT COMMITTEE (continued)

Anonymous Reports

All reports will be treated in confidence. Every effort will be made to protect the complainant's identity with appropriate assurance of confidentiality. However, under certain circumstances, to assist with the investigation the individual's identity may become known or needs to be revealed.

The Group encourages employees to identify themselves or leave their mode of contact in their report of concerns for the reason that follow-up enquiries and investigation may not be possible unless the source of the information is identified.

The Whistle-blowing Policy is intended to encourage and enable employees to raise concerns about Malpractice or Misconduct. The Group will not retaliate and will not allow any of its employees to retaliate against any other employee who has reported any concern. No employee who, in good faith, reports a concern shall be subject to retaliation or adverse employment consequences. Any allegation of retaliation should be reported immediately to the office of the Designated Executive, and the Group will take swift response to it, including investigation and, once confirmed, immediate disciplinary action against any violators.

EXECUTIVE COMMITTEE

The Company has established an Executive Committee with the key initiatives to manage the Group's business activities, and oversee the operating performance and financial position of the Group and all strategic business units. The Executive Committee comprises all Executive Directors and chaired by Mr. OEI Kang, Eric.

During the year under review, the Executive Committee met regularly to review the performance of various business units of the Group, coordinate overall resources, made financial and operation decisions delegated by the Board, review and develop investment strategy and policies of the Company and make relevant recommendations to the Board.

審核委員會(續)

匿名報告

所有報告均會保密處理。我們將盡一切努力 保護投訴人的身份,並適當保證進行保密。 然而,在若干情況下,為了協助調查,個人 的身份可能會被知道或需要透露。

本集團鼓勵僱員在投訴報告中註明自己的身份或保留聯絡方式,因為除非信息來源已查明,否則可能無法進行跟進查詢和調查。

《舉報政策》旨在鼓勵並使僱員能夠對舞弊或不當行為提出關注。本集團不會進行報復,也不允許任何僱員報復任何舉報問題的其他僱員。善意舉報問題的僱員不得遭到報復或不利的就業後果。任何有關報復的指控應立即向指定執行人員辦公室報告,本集團將迅速作出回應,包括調查,一旦確認,立即對任何違規者採取紀律處分。

執行委員會

本公司已成立執行委員會,其主要措施為管理本集團之業務活動、監管本集團營運表現及財務狀況以及所有策略業務單位。執行委員會由全體執行董事組成並由黃剛先生擔任主席。

於回顧年內,執行委員會定期會面,以檢討 本集團各業務單位之表現,並統籌整體資源, 及按董事會授權作出財務及營運決策、檢討 並制定本公司之投資策略及政策並向董事會 提出相關建議。

DIRECTORS' RESPONSIBILITIES, DELEGATION AND **BOARD PROCESSES**

The management, consisting of the Executive Directors and executives of the Company, is delegated with responsibilities for implementing the strategy and direction as adopted by the Board from time to time, and conducting the day-to-day operations of the Group. Executive Directors and executives meet regularly to review the performance of the businesses of various business units of the Group as a whole, coordinate overall resources and make financial and operation decisions. The Board also gives clear directions as to their powers of management including circumstances where management should report back, and will review the delegation arrangements on a periodic basis to ensure that they remain appropriate to the needs of the Group.

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers set out in Appendix 10 to the Listing Rules (the "Model Code") as its own code of conduct regarding Directors' securities transactions. Having made specific enquiries, the Company has obtained confirmation from all Directors that they have complied with the required standards set out in the Model Code during the year ended 31 December 2022.

The Company has also adopted a code for dealing in the Company's securities by relevant employees, who are likely to be in possession of unpublished inside information in relation to the securities of the Group, on no less exacting terms than the Model Code.

DIRECTORS' RESPONSIBILITY FOR THE FINANCIAL **STATEMENTS**

The Directors acknowledge their responsibility for preparing the financial statements for the year ended 31 December 2022 which give a true and fair view of the affairs of the Company and the Group and of the Group's results and cash flows. In preparing the financial statements, the Directors have adopted generally accepted accounting standards in Hong Kong and suitable accounting policies and applied them consistently, made judgements and estimates that are prudent, fair and reasonable and prepared the financial statements on a going concern basis.

The statement of the Company's auditor about their reporting responsibilities on the financial statements of the Company is set out in the Independent Auditor's Report on pages 89 to 94.

董事之職責、授權及董事會流程

管理層(包括執行董事及本公司其他行政人 員)獲授權負責執行董事會不時採納之策略 及方針,及履行本集團日常營運。執行董事 與行政人員定期會面,審閱本集團各業務單 位之整體表現、協調整體資源安排以及作出 財務及營運決策。董事會亦就管理權力提供 清晰指引,包括管理層須作出匯報之情況, 並定期檢討授權安排,以確保該等安排符合 本集團需求。

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」),作為其本身有關董事進行證券交易之 操守守則。經作出具體查詢後,本公司已獲 全體董事確認,彼等於截至二零二二年十二 月三十一日止年度期間一直遵守標準守則載 列之規定標準。

本公司亦已採納相關僱員買賣本公司證券之 守則,該等僱員可能掌握有關本集團證券之 未公佈內幕消息,有關守則條款不會較標準 守則寬鬆。

董事就財務報表須承擔之責任

董事知悉彼等須負責編製截至二零二二年十 二月三十一日止年度之財務報表,以真實及 公平地反映本公司及本集團之業務狀況以及 本集團之業績及現金流量。編製財務報表 時,董事已採納並持續應用香港公認會計準 則及適當之會計政策,作出審慎、公平及合 理之判斷及評估,並按持續經營基準編製財 務報表。

本公司核數師就彼等對本公司財務報表之申 報責任聲明載於第89頁至第94頁之獨立核數 師報告。

企業管治報告



AUDITORS' REMUNERATION AND AUDITOR RELATED MATTERS

For the year ended 31 December 2022, the fees in respect of audit and non-audit services provided to the Group by the auditor amounted to approximately HK\$0.7 million and HK\$0.1 million respectively. The non-audit services consist of interim results review. The provision of these services by external auditors to the Company and the Group were cost effective and efficient due to their knowledge and understanding of the operations of the Company and the Group.

DIRECTORS' TRAINING AND PROFESSIONAL DEVELOPMENT

For the year ended 31 December 2022, all Directors have participated in continuous professional development to develop and refresh their knowledge and skills. The training programmes included seminars and courses, reviewed the updated laws, rules and regulations and materials on topics relevant to the director's duties and responsibilities. The Company is responsible for arranging and funding suitable training for its Directors. Accordingly, the Company has put in place a training and development programme for the Directors including: (i) a comprehensive induction programme on the laws and regulations affecting directors and the Company, business operations, knowledge and current development of the banking and finance industry and the role, responsibilities and potential liabilities of directors for newly appointed Directors; and (ii) an on-going training and professional development programme for the Directors.

A summary of training received by Directors during the year ended 31 December 2022 according to the records provided by the Directors is as follows:

核數師酬金及核數師相關事宜

截至二零二二年十二月三十一日止年度,有關核數師向本集團提供審核及非審核服務之費用分別約為700,000港元及100,000港元。非審核服務涉及中期業績審閱服務。由於外聘核數師對本公司及本集團的業務營運有一定認知及了解,故其向本公司及本集團提供該等服務具有成本效益及效率。

董事培訓及專業發展

根據董事提供之培訓記錄,董事於截至二零 二二年十二月三十一日止年度曾接受之培訓 概要如下:

Training on corporate governance, regulatory development and other relevant topics 企業管治、監管發展及其他相關主題之培訓

Name of Directors	董事姓名	企業管治、監管發展及其
Executive Directors Mr. OEI Kang, Eric Mr. LEUNG Wing Sum, Samuel Mr. WONG Jake Leong, Sammy Mr. LEE Shiu Yee, Daniel	執行董事 黃剛先生 梁榮森先生 黃権 後先生 李肇怡先生	✓ ✓ ✓
Independent Non-executive Directors Mr. CHENG Yuk Wo Mr. TIAN Yuchuan Mr. ZHANG Songyi	獨立非執行董事 鄭毓和先生 田玉川先生 張頌義先生	✓ ✓ ✓

The Company continuously updates Directors on the latest developments in the statutory and regulatory regime and the business environment to facilitate the discharge of their responsibilities. In addition, the Directors are regularly encouraged to enroll in a wide range of professional development courses and seminars regarding the Listing Rules and other regulatory requirements to enhance their awareness of good corporate governance practices.

瞭解法律及監管制度以及營商環境之最新發展,藉此履行職責。此外,本公司鼓勵董事定期參加關於上市規則及其他監管規定之各種專業發展課程及研討會,以提高彼等對良好企業管治常規之意識。

DIRECTORS' TRAINING AND PROFESSIONAL **DEVELOPMENT** (continued)

The Directors have confirmed and provided to the Company their records of training received during the year. All Directors of the Company namely Mr. OEI Kang, Eric, Mr. LEUNG Wing Sum, Samuel, Mr. WONG Jake Leong, Sammy, Mr. LEE Shiu Yee, Daniel, Mr. CHENK Yuk Wo, Mr. TIAN Yuchuan and Mr. ZHANG Songyi complied with Code Provision C.1.4 of the CG Code during the year.

RISK MANAGEMENT AND INTERNAL CONTROL

The Board is responsible for the Group's risk management and internal control systems and reviewing their effectiveness, while management is charged with the responsibility to design, implement and monitor the risk management and internal control systems to manage risks and compliance.

Risk Management Model

董事培訓及專業發展(續)

董事已確認並向本公司提供其於年內接受的 培訓記錄。本公司全體董事,即黃剛先生、 梁榮森先生、黃植良先生、李肇怡先生、鄭 毓和先生、田玉川先生及張頌義先生於年內 已遵守企管守則的守則條文C.1.4條。

風險管理及內部監控

董事會負責監察本集團之風險管理及內部監 控系統,並檢討其成效,而管理層則負責設 計、執行及監察風險管理及內部監控系統以 管理風險及合規事宜。

風險管理模式



As the first line of defense, operational management is responsible for maintaining effective internal controls and for executing risk and control procedures on day-to-day operation. Management of Head Office establishes various risk management and compliance functions to provide direction on the importance of risk management and monitor the first line of defense controls. The Internal Audit and Risk Management ("IARM") Department reviews and provides independent assurance on the effectiveness of risk management and internal control systems of the Group.

作為第一道防線,營運管理層負責維持內部 監控之效用及執行日常營運之風險及監控程 序。總部管理層建立多種風險管理及合規職 能,就風險管理之重要性發出指示及監察第 一道防線。內部審計及風險管理部(「內審部」) 評審本集團風險管理及內部監控系統之效用 並就此提供獨立意見。

企業管治報告



RISK MANAGEMENT AND INTERNAL CONTROL

(continued)

Internal Control Framework

The Group has in place an integrated internal control framework that is consistent with the COSO (Committee of Sponsoring Organisations of the Treadway Commission) framework as illustrated below:

風險管理及內部監控(續)

本集團已設立與COSO (Committee of Sponsoring Organisations of the Treadway Commission)框架一致之綜合內部監控架構, 詳見如下:

Control Environment

監控環境

- Set the right tone of the Group influencing control consciousness and risk awareness of the staff. 確立本集團正確的管治基調,以強化僱員的監控意識及風險認知。
- Factors include integrity, ethical values, competence, delegation of authority and responsibility. 涵蓋個人操守、道德價值、勝任能力、授權及責任範圍等因素。
- Foundation for all other components of internal control. 作為所有其他內部監控組成部分的基礎。

Risk Assessment

風險評估

Identification, evaluation and analysis of the key risks underlying the achievement of the Group's objectives, including the risks relating to the changing regulatory and operating environment; conducted regularly, forming the basis for determining control activities.

定期識別、評估及分析與達致本集團目標相關的主要風險(包括有關監管及經營環境變化的風險),並以此 作為制定監控活動的基礎。

Control Activities

監控活動

- Policies and procedures for ensuring management directives are carried out and necessary actions are taken to address the risks that may hinder the achievement of the Group's objectives.
- 制定政策及程序,確保管理層之指示得以執行以及採取必要行動處理或會影響本集團達致目標之風險。 Control activities include authorisations, approvals, verifications, performance reviews, segregation of duties,

監控活動包括授權、審批、核實、績效檢討、職責劃分、資產保護、存取控制、文件存檔及記錄等。

Information and Communication

資料及溝通

- Pertinent information is identified, captured and provided to the right person in a timely manner. 適時識別、擷取及向適當人士提供相關資料。
- Channels of communication across the Group and with external parties are established. 建立本集團各部門之間以及與外界人士之溝通渠道。
- Channels of communication exist for people to report suspected malpractices or improprieties relating to the

就舉報涉嫌與本集團事務有關的違規事件或不當行為設立溝通渠道。

asset security, access control, documentation and records.

Monitoring

監察

- Combination of ongoing and separate evaluations of control system's performance. 持續及個別評估監控系統的績效。
- Management and supervisory activities. 管理及監察工作。
- Internal audit activities. 內部審核工作。

RISK MANAGEMENT AND INTERNAL CONTROL

(continued)

Control Environment

The actions of management and its demonstrated commitment to maintaining a high standard of corporate governance practices within the Group are transparent to all. The Group strives to conduct all business affairs based on good business ethics and accountability. We have in place a formal Code of Conduct & Business Ethics that is communicated to all staff members. We aim to build risk awareness and control responsibility into our culture and regard them as the foundation of our risk management and internal control systems.

The risk management and internal control systems are designed to monitor the Group's ability to achieve its business objectives; and can provide reasonable, but not absolute, assurance against material misstatement or loss.

We maintain an effective internal audit function, the IARM Department, whose main features include:

- independence from operational management; (i)
- fully empowered auditors with access to all data and every (ii) operation of the Group;
- (iii) adequate resources and well qualified and capable staff;
- risk-based auditing, concentrating on areas with significant risks (iv)or where significant changes have been made.

Risk Management

Management has an ongoing process to identify and evaluate the significant risks facing the Group and to prioritise resources to manage those that arise. Mitigation strategies and plans with respect to each key risk identified are developed and implemented with regular review and update, which include establishing or enhancing internal controls.

Heads of the departments, projects and business units regularly review and analyse the key risks associated with achieving the objectives of their particular departments, activities and businesses to provide reasonable assurance that internal controls are both embedded and effective within their areas of accountability.

風險管理及內部監控(續)

監控環境

管理層之行為及其致力確保本集團維持高水 平企業管治之決心是有跡可尋,透明度極高 的。本集團致力按良好商業道德操守及問責 制進行所有業務事宜,並已訂立正式的商業 道德與行為守則,且已知會全體員工。本集 團旨在於企業文化內建立風險意識及監控責 任,並視之為其風險管理及內部監控系統之 基礎。

風險管理及內部監控系統是為了監控本集團 可達致的業務目標而設,其對於重大錯誤陳 述或損失,只能提供合理而非絕對之保證。

本集團維持有效內部審核職能(即內審部), 其主要特色包括:

- 獨立於營運管理;
- 全面賦予審核人員權利,可查閱本集 (ii) 團所有數據及營運資料;
- (iii) 具備充足資源,以及資歷深厚且能幹 之員工;
- 推行以風險為本的審核工作,集中處 (iv) 理具重大風險或曾作出重大變動之範 疇。

風險管理

管理層持續識別及評估本集團所面對之主要 風險,及優化資源配置以管理已產生之主要 風險。本集團已就各項已識別之主要風險, 制定並執行緩和策略及計劃,並定期檢討及 更新,當中包括建立或加強內部監控措施。

各部門、項目及業務單位之主管均定期檢討 及分析與達致其部門、活動及業務目標相關 之主要風險,並合理地確保各內部監控措施 在其職責範疇內持續有效地運作。

企業管治報告



RISK MANAGEMENT AND INTERNAL CONTROL

(continued)

Control Processes

The Board maintains sound and effective risk management and internal control systems through the following:

- (i) The Board reviews the Group's strategic plans and objectives on an annual basis.
- (ii) An organisational structure with defined lines of responsibility and delegation of authority is devised.
- (iii) Systems and procedures are in place to identify and evaluate risks on an ongoing basis. Senior executives review the risk assessment process and monitor the effectiveness of the Group's risk management and internal control systems.
- (iv) Appropriate policies and key control activities are maintained with regular review on their effectiveness.
- (v) Financial performance is analysed against budget with variances being accounted for and appropriate actions taken to rectify deficiencies.
- (vi) Senior executives ensure compliance with relevant laws, regulations, standards and ordinances, including Hong Kong Financial Reporting Standards, the Listing Rules and the Companies Ordinance, under their responsibility.
- (vii) The IARM Department reports directly to the Audit Committee and the CEO, and carries out independent reviews on the adequacy and effectiveness of the Group's risk management and internal control systems in accordance with its annual audit plan approved by the Audit Committee. Key audit findings and implementation progress of internal control recommendations are regularly reported to the Board through the Audit Committee. Head of the IARM Department also serves as the contact person under the Whistleblowing Guideline of the Company.

風險管理及內部監控(續)

監控程序

董事會透過下列程序,維持行之有效的風險 管理及內部監控系統:

- (i) 董事會每年檢討本集團的策略計劃及 目標。
- (ii) 制定具清晰職責及授權範圍之組織架 構。
- (iii) 建立制度及程序,持續識別及評估風險。高級行政人員負責檢討風險評估程序及監察本集團風險管理及內部監控系統之效能。
- (iv) 持續執行合適的政策及主要監控活動, 並定期檢討其成效。
- (v) 將財務表現與預算作比較分析,考慮 當中差異,並採取適當行動以補救不足 之處。
- (vi) 高級行政人員負責確保其職責範疇內的相關法律、法規、準則及條例均獲遵守,包括香港財務報告準則、上市規則及公司條例。內審部直接向審核委員會及行政總裁匯報。
- (vii) 其根據已獲審核委員會審批之年度審核計劃,對本集團風險管理及內部監控系統之足夠性及效能進行獨立審核,並透過審核委員會定期向董事會匯報重要審核結果及內部監控建議的主要審核結果及實施進度定期通過審核委員會向市。根據本公司之舉報指引,內審部之主管亦擔任舉報聯絡人。

RISK MANAGEMENT AND INTERNAL CONTROL

(continued)

Review of Risk Management and Internal Control **Effectiveness**

The Executive Directors of the Company conduct reviews of the effectiveness of the Group's risk management and internal control systems, and submit to the Audit Committee a certification of compliance for effectiveness and efficiency of operations, reliability of financial reporting, and compliance with applicable laws and regulations bi-annually. The scope of this review covers the adequacy of resources, staff qualifications and experience, training programmes and budget of the Group's accounting, internal audit and financial reporting functions, as well as those relating to the Group's environmental, social and governance ("ESG") performance and reporting.

The Audit Committee regularly reviews the audit findings and implementation progress of internal control recommendations, and opinion of the IARM Department on the performance of risk management and internal control systems of the Group. External auditor also reports on any control issues identified in the course of their audit work.

Taking the above into consideration, the Audit Committee reviews the effectiveness of the Group's risk management and internal control systems at least once each year and reports to the Board on such reviews.

The Board has, through the Audit Committee, reviewed and considered the Group's risk management and internal control systems effective and adequate for the year ended 31 December 2022. No significant areas of concern that might affect the operational, financial, compliance, and ESG controls and risk management function of the Group were identified.

風險管理及內部監控(續)

檢討風險管理及內部監控效能

本公司之執行董事每年兩度就本集團風險管 理及內部監控系統之效能進行檢討,評估有 關營運效益及效率、財務匯報的可靠性及適 用的法律及法規之遵從情況,並就此向審核 委員會呈交合規證明書。是項檢討之範圍涵 蓋本集團在會計、內部審核及財務報告職 能方面的資源、員工資歷及經驗是否足夠, 培訓課程及預算是否充足,以及與本集團環 境、社會及治理績效及報告有關的事宜。

審核委員會定期檢閱內審部的審核結果及內 部監控建議之執行情況,以及內審部對本集 團風險管理及內部監控系統表現之意見。外 聘核數師亦會報告其審核工作中識別之任何 監控問題。

審核委員會在計及上述因素後,至少每年檢 討本集團風險管理及內部監控系統效能一 次,並就有關檢討結果向董事會報告。

董事會已透過審核委員會檢討本集團之風險 管理及內部監控系統,並認為就截至二零二 二年十二月三十一日止年度而言,本集團之 風險管理及內部監控系統屬有效及足夠。概 無發現任何可能影響本集團營運、財務、合 規及環境、社會及治理監控與風險管理職能 之相關重大事項。

企業管治報告



RISK MANAGEMENT AND INTERNAL CONTROL

(continued)

Inside Information

With respect to procedures and internal controls for the handling and dissemination of inside information, the Company:

- (i) is aware of the obligations under the Securities and Futures Ordinance, the applicable Listing Rules and other statutory regulations with regard to the timely and proper disclosure of inside information, announcements and financial disclosures and authorises their publication as required.
- (ii) has adopted and implemented its Inside Information Disclosure Policy.
- (iii) has in place a Code for Securities Dealing for governing the securities transactions of those employees who, because of their positions, are likely to have access to confidential or inside information.
- (iv) identifies and authorises members of the Group's senior management to act as the Company's spokespersons and respond to external enquiries.

COMPANY SECRETARY

The Company Secretary reports to the Chairman and CEO on Board or committee matters. He is an employee of the Company. All Directors have direct access to the advice and services of the Company Secretary for the ongoing discharge of their duties and responsibilities. For the financial year ended 31 December 2022, the Company Secretary took more than 15 hours of relevant professional training organised by the Stock Exchange and various professional bodies.

CONSTITUTIONAL DOCUMENTS OF THE COMPANY

The Company has published its updated and consolidated version of Memorandum and Articles of Association at the websites of the Stock Exchange and the Company. During the year, there was no alteration on the constitutional documents of the Company.

風險管理及內部監控(續)

內幕消息

就處理及發佈內幕消息之程序及內部監控方面,本公司:

- (i) 知悉根據證券及期貨條例、相關上市 規則及其他監管規定,有關適時妥善 披露內幕消息、公佈及財務披露資料 的義務,並在需要時授權刊發。
- (ii) 已採納及實施其內幕消息披露政策。
- (iii) 已訂立買賣證券守則,旨在規管因工作 關係而可能取得機密或內幕消息之員 工的證券交易。
- (iv) 已選定本集團高級管理層成員,並授權 彼等擔任本公司發言人,以回應外界提 問。

公司秘書

公司秘書向主席兼行政總裁匯報關於董事會 或委員會之事宜。彼為本公司僱員。全體董 事可直接聯繫公司秘書徵求意見及服務,以 便持續履行彼等之職務及職責。於截至二零 二二年十二月三十一日止財政年度,公司秘 書參加了超過15小時由聯交所及多個專業機 構舉辦之相關專業培訓。

本公司組織章程文件

本公司已於聯交所及本公司網站刊載本公司 之組織章程大綱及章程細則之最新綜合版 本。年內,本公司章程文件未發生變更。

DIVIDEND POLICY

The Board adopted a dividend policy (the "Dividend Policy") on 14 June 2019. Below is the summary of the Dividend Policy:

The Dividend Policy aims to set out the principles and guidelines that the Company intends to apply in relation to the declaration of dividends and to allow Shareholders to participate in the Company's profits whilst retaining adequate reserves for the future growth of the Group.

The Board shall consider the following factors before proposing and declaring dividends:

- i. the Company's actual and expected financial performance;
- ii. retained earnings and distributable reserves of the Company and each of the members of the Group;
- iii. the level of the Group's debts to equity ratio, return on equity and the relevant financial covenants:
- the Group's expected working capital requirements, capital iv. expenditure requirements and future expansion plans;
- general economic conditions and other internal or external ٧. factors that may have an impact on the business or financial performance and position of the Group; and
- vi. any other factors that the Board deem relevant.

The declaration and payment of dividends by the Company is also subject to any restrictions under the laws of Cayman Islands, the Articles of Association and any other applicable laws, rules and regulations.

The Board will review the Dividend Policy from time to time and reserves the right in its sole and absolute discretion to update, amend and/or modify the Dividend Policy. There can be no assurance that dividends will be paid in any particular amount for any given period.

股息政策

董事會已於二零一九年六月十四日採納股息 政策(「股息政策」)。以下為股息政策之概要:

股息政策旨在載列本公司就宣派股息時擬應 用之原則及準則,在允許股東分享本公司溢 利的情況下,同時預留足夠的儲備以供本集 團日後發展之用。

董事會於建議及宣派股息前須考慮以下因 素:

- i. 本公司之實際及預期財務表現;
- 本公司及本集團各成員之保留盈利及可 供分派儲備;
- 本集團負債與權益比率、權益回報率及 iii. 相關財務承諾事項之水平;
- 本集團預期的營運資金需求、資本開支 需求及未來擴展計劃;
- 整體經濟狀況及其他可能影響本集團 業務或財務表現及狀況之內部或外部 因素;及
- 董事會認為有關之任何其他因素。 vi.

本公司的股息宣派及派付亦須遵守開曼群島 法律、組織章程細則以及任何其他適用法 律、規則及條例。

董事會將不時檢討股息政策,並保留更新、 修訂及/或修改股息政策之全權及絕對酌情 權。並不保證在任何指定期間派付任何特定 金額之股息。

企業管治報告



SHAREHOLDERS COMMUNICATION POLICY

The Board adopted a shareholder communication policy (the "Shareholders Communication Policy") on 18 March 2022. Below is the summary of the Shareholders Communication Policy:

The Shareholders Communication Policy aims to set out the principles of the Company in relation to the shareholders' communications, with the objective of ensuring timely, transparent and accurate communications between the shareholders and the Company.

Shareholders Meeting

The annual general meetings and other general meetings of the Company are the primary communication forum between the Company and the Shareholders. Shareholders are encouraged to participate in general meetings physically or to appoint proxies to attend and vote at such meetings for and on their behalf if they are unable to attend.

Notices of the general meetings, related circulars and forms of proxy are provided within a prescribed time prior to the general meetings on HKEx's website (www.hkexnews.hk) and the Company's website (www.cre987.com) and by post to the Shareholders.

Board members, in particular, the chairman of the Board and the relevant committees members and external auditor will attend the general meetings physically or via. zoom or via. any other means of electronic communication to answer the Shareholders' questions.

The chairman of the general meetings will propose to vote the resolutions (except resolutions which relate purely to procedural or administrative matters) by poll in accordance with the Articles of Association. Scrutineer will be appointed for the vote-taking at the general meetings and the voting results will be published on the HKEx's website (www.hkexnews.hk) and the Company's website (www.cre987.com) subsequent to the close of the general meetings.

股東溝通政策

董事會於二零二二年三月十八日採納股東溝 通政策(「股東溝通政策」)。以下為股東溝通 政策摘要:

股東溝通政策旨在制定本公司在股東溝通 方面的原則,旨在確保股東與本公司之間及 時、誘明及準確的溝通。

股東大會

本公司之股東週年大會以及其他股東大會乃 本公司與股東之間之主要通訊平台。歡迎股 東親身參與股東大會,或倘無法出席大會, 可指派委任代表代其出席該等大會並於會上 投票。

股東大會通告、有關通函及代表委任表格 將在股東大會召開前的規定時間內於聯交 所網站 (www.hkexnews.hk) 及本公司網站 (www.cre987.com)獲取,並以郵寄方式寄發 股東。

董事會成員,特別是董事會主席及相關委員 會成員及外部核數師將親身或通過zoom或 任何其他電子通訊方式出席股東大會,回答 股東提問。

股東大會主席將根據組織章程細則建議透過 投票表決方式就決議案進行投票(僅與程序 或行政事項相關之決議案除外)。本公司將委 聘監票人於股東大會上進行點票,而投票結 果將於股東大會結束後於聯交所網站(www. hkexnews.hk)及本公司網站(www.cre987.com) 刊登。

SHAREHOLDERS COMMUNICATION POLICY

(continued)

Corporate Communication

Corporate Communications, as defined in the Rules Governing the Listing of Securities at the Main Board on the HKEx, includes (i) the directors' report and the annual accounts together with a copy of the auditor's report; (ii) the interim report; (iii) a notice of meeting; (iv) a listing document; (v) a circular; and (vi) a proxy form.

Shareholders can elect to receive the Corporate Communications in the printed form or through electronic means and in the language(s) selected (either English or Chinese or both). Shareholders who have elected to receive the Corporate Communications by electronic means have the right to obtain printed copies of the Corporate Communications free of charge.

Shareholders are encouraged to provide their up-to-date contact details to the Company's branch share registrar in Hong Kong in order to facilitate timely and effective communications.

Company's Website

The Company's website (www.cre987.com) provides the Shareholders with corporate information on the Company and its subsidiaries. It also provides information on corporate governance of the Group and the compositions and functions of the board of directors and the board committees of the Company.

In addition to the "Investor Relations" section in which Corporate Communications of the Company are posted as soon as practicable following their release on the HKEx's website (www.hkexnews.hk).

Information on the Company's website is updated on a regular basis.

股東溝通政策(續)

公司通訊

香港聯交所主板證券上市規則所界定的企業 通訊包括(i)董事會報告及年度賬目連同核數 師報告副本;(ii)中期報告;(iii)大會通告;(iv)上 市文件;(v)通函;及(vi)代表委任表格。

股東可選擇以印刷形式或電子方式及所選語 言(英文或中文或兩者皆可)接收公司通訊。 選擇以電子方式接收公司通訊的股東有權免 費索取公司通訊的印刷本。

我們鼓勵股東向本公司香港股份過戶登記分 處提供最新的聯絡資料,以便進行及時、有 效的溝涌。

公司網站

本公司網站(www.cre987.com)向股東提供本 公司及其附屬公司的公司資料,同時提供有 關本集團的企業管治,以及本公司董事會及 董事會委員會的組成及職能的資料。

除「投資者關係」一欄外,本公司的公司通訊 於香港聯交所網站(www.hkexnews.hk)發佈 後,將於切實可行情況下儘快刊登。

本公司會定期更新網站資料。

企業管治報告



SHAREHOLDERS COMMUNICATION POLICY

(continued)

Communication with the Company

Shareholders may raise questions, request for publicly available information and provide comments and suggestions to the directors and management of the Company. Such questions, requests, comments and suggestions can be addressed to the Company by post to 9/F., Tower 1, South Seas Centre, 75 Mody Road, Tsimshatsui East, Kowloon, Hong Kong or via telephone at (852) 2731 0000 or via email at info@cre987.com.

Shareholders should direct their enquiries about their shareholdings to the Company's branch share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited, by post to 17M Floor, Hopewell Centre, 183 Queen's Road East, Wan Chai, Hong Kong or via telephone at (852) 2862 8555 or via online at www.computershare.com/hk/en/online feedback.

Shareholders may at any time make a request for the Company's information to the extent such information is publicly available.

The Board has reviewed the implementation and effectiveness of the Shareholders' Communication Policy including steps taken at the general meetings, the handling of queries received (if any) and the multiple channels of communication and engagement in place, and considered that the Shareholders' Communication Policy has been properly implemented during the year under review and is effective.

股東溝通政策(續)

與公司溝通

股東可向本公司董事及管理層提出問題、索取公開資料並提出意見和建議。如有任何疑問、要求、意見及建議,可郵寄至本公司總辦事處(地址為香港九龍尖沙咀東麼地道75號南洋中心一期九樓)或致電(852) 2731 0000或電郵至info@cre987.com。

股東可直接向本公司香港股份過戶登記分處香港中央證券登記有限公司(地址為香港皇后大道東183號合和中心17M樓)查詢其持股情況或致電(852) 2862 8555或通過網絡(www.computershare.com/hk/en/online_feedback)查詢。

股東可隨時索取可公開獲得的本公司資料。

董事會已檢討股東溝通政策的實施及成效, 包括於股東大會上採取的步驟、處理收到的 查詢(如有)及多種溝通及參與渠道的情況, 並認為股東溝通政策於回顧年度內已適當實 施及有效。

GENERAL MEETING

The last annual general meeting of the Company was held on 2 June 2022 (the "2022 AGM"). The Chairman and CEO chaired the 2022 AGM. The external auditor attended the 2022 AGM to answer questions about the conduct of the audit, the preparation and content of the auditor's report, the accounting policies and auditor independence.

Non-executive directors' attendance at general meetings is important. An independent non-executive director is often the chairman or a member of board committees and as such, the individual should be accountable to shareholders by being available to respond to questions and enquiries in relation to their work. Without attending general meetings, the director will not be able to develop a balanced understanding of the views of shareholders.

The attendance record of the individual Directors at the 2022 AGM is set out in the table below:

股東大會

本公司上一次股東週年大會於二零二二年六 月二日(「二零二二年股東週年大會」)召開。主 席兼行政總裁擔任二零二二年股東週年大會 主席。外部核數師出席了二零二二年股東週 年大會,回答了有關審核工作、編製核數師 報告及其內容、會計政策以及核數師的獨立 性等問題。

非執行董事出席股東大會非常重要。獨立 非執行董事通常為董事會委員會的主席或成 員,因此,個人應對股東負責,可隨時回應 與其職務有關的問題及詢問。若不參加股東 大會,董事則無法對股東的觀點有相對平衡 的理解。

個別董事於二零二二年股東週年大會出席紀 錄載於下表:

2022 AGM

Attended 出席二零二二年 Name of Directors 董事姓名 股東週年大會 執行董事 **Executive Directors** 黄剛先生 Mr. OEI Kang, Eric Mr. LEUNG Wing Sum, Samuel 梁榮森先生 Mr. WONG Jake Leong, Sammy 黃植良先生 Mr. LEE Shiu Yee, Daniel 李肇怡先生 **Independent Non-executive Directors** 獨立非執行董事 Mr. CHENG Yuk Wo 鄭毓和先生 Mr. TIAN Yuchuan 田玉川先生 Mr. ZHANG Songyi 張頌義先生

企業管治報告



SHAREHOLDERS' RIGHTS

 Procedures for shareholders to convene an extraordinary general meeting and put forward proposals at general meetings

Shareholders can put forward their proposals at an extraordinary general meeting. Procedures for the Shareholders to convene an extraordinary general meeting is provided for under Article 58 of the Articles of Association.

Under Article 58 of the Articles of Association, any member(s) holding not less than one-tenth of the paid up capital of the Company shall have the right, by written requisition to the Board or the Company Secretary, to require an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition ("Requisitionists"). The written request must state the resolution, preferably accompanied by a statement of not more than one thousand words with respect to the matter referred to in the proposed resolution for the Company's reference and consideration, signed by the all Requisitionists concerned.

The written request must be deposited at the head office of the Company at 9/F., Tower 1, South Seas Centre, 75 Mody Road, Tsimshatsui East, Kowloon, Hong Kong, for the attention of the Company Secretary.

The request will be verified with the Company's branch share registrar and transfer agent in Hong Kong (the "Branch Share Registrars"). Upon the Branch Share Registrars' confirmation that the request is proper and in order, the Company will convene an extraordinary general meeting within two months after the deposit of such requisition, and will serve sufficient notice in accordance with the statutory and regulatory requirements to all members of the Company.

ii. Procedures for election of directors of the Company
The procedures for the Shareholders to propose a person
for election as a Director are available and accessible on the
Company's website at www.cre987.com.

股東權益

i. 股東召開股東特別大會並於股東大 會提呈建議之程序

股東可於股東特別大會提呈彼等之建議。組織章程細則第58條列明關於股東召開股東特別大會之程序。

根據組織章程細則第58條,任何持有不少於十分之一本公司實繳股本之股東(「呈請人」),有權透過向董事會或公司秘書提出書面請求,以要求董事會召開股東特別大會,藉此處理該請求之事項。由所有相關呈請人簽署之書之則決議案,最好附有事至計必須列明決議案,最好附述書,以供本公司參考及考慮。

書面呈請必須提交本公司之總辦事處, 地址為香港九龍尖沙咀東麼地道75號 南洋中心一期九樓,並註明收件人為公 司秘書。

本公司之香港股份過戶登記分處(「股份過戶分處」)將會查核呈請。於股份過戶分處確認呈請為妥當及符合程序後,本公司將於收到呈請後兩個月內召開股東特別大會,並根據法定及監管規定向本公司全體股東發出充足通知。

ii. 推選本公司董事之程序 股東建議推選任何人士參選董事之程 序可於本公司網站www.cre987.com查 閱。

COMMUNICATION WITH SHAREHOLDERS

The Board believes regular and timely communication with Shareholders forms part of the Group's effort to help our Shareholders understand our business better. Copies of the annual reports and interim reports of the Company are distributed to the Shareholders in accordance with statutory and regulatory requirements and also to interested parties recorded in the Company's mailing lists. The publications of the Company, including financial reports, circulars and announcements, are also available on the Company's website at www.cre987.com.

The Company acknowledges that general meetings are good communication channel with the Shareholders. At the general meeting, each substantially separate issue is considered by a separate resolution, including election of individual Directors, and the poll procedures are clearly explained. The Chairman and CEO, other members of the Board, the Chairmen of the relevant Board Committees and the external auditor of the Company attended the annual general meeting to interface with, and answer questions from the Shareholders.

Shareholders can send their enquiry to the Board by the following ways:

9/F., Tower 1, South Seas Centre, 75 Mody Road, Post:

Tsimshatsui East, Kowloon, Hong Kong

E-mail: info@cre987.com

Fax: (852) 2722 1323

與股東之溝通

董事會相信,定期及適時與股東溝通為本集 團致力協助股東更深入了解本集團業務之重 要一環。本公司根據法定及監管規定,向股 東及名列本公司郵寄名單中之有關人士寄發 本公司年報及中期報告。本公司之刊物包括 財務報告、通函及公告,亦可於本公司網站 www.cre987.com 查閱。

本公司明白股東大會為與股東溝通之良好渠 道。於股東大會上,各重大個別事項均以獨 立決議案方式考慮,包括推選個別董事,本 公司亦會清楚解釋按股數投票表決之程序。 主席兼行政總裁、董事會其他成員、相關董 事委員會主席以及本公司外聘核數師均出席 股東週年大會,與股東會面並回答股東提 問。

股東可透過以下途徑向董事會提出諮詢:

郵寄: 香港九龍尖沙咀東麼地道75號南洋

中心一期九樓

電郵: info@cre987.com

傳真: (852) 2722 1323

Environmental, Social and Governance Report

環境、社會及管治報告

REPORTING GUIDELINES

China Renewable Energy Investment Limited (the "Company" or "CRE", and with its subsidiaries, collectively, the "Group") is pleased to present its annual Environmental, Social and Governance Report (the "ESG Report") with disclosure reference made to the Environmental, Social and Governance Reporting Guide (the "ESG Reporting Guide") as contained in Appendix 27 to the Rules Governing the Listing of Securities (the "Listing Rules") on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The ESG Report covers the financial year ended 31 December 2022.

This ESG Report describes the Group's environmental, social and governance management approach, strategy, priorities and objectives. It explains how the Group complies with the mandatory disclosure requirements and the "comply or explain" provisions of the ESG Reporting Guide. This ESG Report covers the Group's governance on the Environmental and Social aspect. The corporate governance aspect is addressed in more details in the Corporate Governance Report.

As one of the earliest investors in China's renewable energy sector since 2006, the Group has been heavily involved in environmental protection and support for the low carbon development of China. CRE strives to continuously improve and evolve in the renewable energy sector to adapt to the changing expectations of our stakeholders while balancing the needs of our shareholders, environment and the communities we operate in. The Board has reviewed and approved the ESG strategy and reporting for the financial year ended 31 December 2022.

REPORTING PRINCIPLES

This report is solely prepared by the Company. The Board and senior management, to their best knowledge, have monitored and guarantee the completeness, reliability, authenticity and objectivity of the information included in this report, and update the ESG disclosure practice based on the changing standards and the Company's business operation. We also hope to strengthen our communication with the stakeholders and increase the transparency of the Company through the publication of this report, to achieve economic, social and environmentally sustainable development.

報告指引

中國再生能源投資有限公司(「本公司」或「中國再生能源」,連同其附屬公司,統稱「本集團」) 欣然提呈其年度環境、社會及管治報告 (「環境、社會及管治報告」),乃參考香港聯合交易所有限公司(「聯交所」)證券上市規則(「上市規則」)附錄二十七所載《環境、社會及管治報告指引》(「環境、社會及管治報告指引」)所披露。本環境、社會及管治報告涵蓋截至二零二二年十二月三十一日止財政年度。

本環境、社會及管治報告列示本集團的環境、 社會及管治管理方法、策略、優先次序及目標,説明本集團如何遵守環境、社會及管治 報告指引中強制性披露要求及「不遵守就解釋」條文。本環境、社會及管治報告涵蓋本集 團有關環境及社會範疇的管治。有關企業管 治範疇的詳情載於《企業管治報告》。

從二零零六年開始作為在中國最早投資可再 生能源領域的投資者之一,本集團一直積極 參與環境保護及支持中國的低碳發展。中國 再生能源致力於可再生能源領域的不斷改變 與發展,回應利益持份者不斷改變的期望, 同時平衡股東、環境及運營所在社區三者間 之需求。董事會已審閱並批准截至二零二二 年十二月三十一日止財政年度環境、社會及 管治策略及報告。

報告原則

本報告由本公司獨家編製。董事會和高級管理層據其所知,對本報告所載信息的完整性、可靠性、真實性及客觀性進行監督及保證,並根據不斷變化的標準和本公司經營情況更新環境、社會及管治披露實踐。我們也希望通過發佈本報告,加強與利益持份者的溝通,提高本公司透明度,實現經濟、社會及環境的可持續發展。

REPORTING PRINCIPLES (continued)

We have applied the following reporting principles in preparing the ESG report:

- 1. Materiality: in identifying and assessing the environmental, social and governance issues that have a material impact on the ESG report, we have performed substantial assessments and researches by ways of, among others, communicating with relevant stakeholders and viewing historical documents and information, and, in line with the Group's mission and vision as well as the core items of the ESG report. The Board has determined the relevant ESG issues as disclosed in the ESG Report which are sufficiently important to investors and other stakeholders that they should be reported.
- Quantitative: We have established the management system in terms of social responsibility and environmental protection based on our own business characteristics so as to enhance the Company's ESG policies and management system. We actively strengthen our ESG performance by consistently reviewing and improving our management systems. We endeavor to promote the culture of environmental protection and social responsibility so as to facilitate the incorporation of the ESG concept into the business operation and promote the sustainable development of the Company. The key performance indicators ("KPIs") are measurable in accordance with the actual numerical figures or forward-looking statements. The quantitative information contained in this ESG Report is accompanied by a narrative statement and ESG impacts.
- Balance: Our ESG report provides an objective and unbiased 3. picture of our business performance. The report avoids selections, omissions or presentation formats that might inappropriately influence a decision of or judgment by the report reader.
- 4. Consistency: Our ESG Report has applied and will continue using consistent methodologies to allow for meaningful comparisons of ESG information and data over time. There is no change to the methods or KPIs used affecting a meaningful comparison in our ESG Report.

報告原則(續)

我們在編製本環境、社會及管治報告時應用 了以下報告原則:

- 重要性:在識別和評估對本環境、社會 及管治報告有重大影響的環境、社會 和治理事宜時,我們通過與相關利益 持份者溝通、查看歷史文檔及資料等 方式,並結合本集團的使命和願景及本 環境、社會及管治報告的核心項目,進 行了實質性評估和研究。董事會已確定 本環境、社會及管治報告中披露的相關 環境、社會及管治事宜對投資者和其他 利益持份者足夠重要,應予以報告。
- 量化:我們根據自身業務特點,建立了 社會責任及環境保護方面的管理體系, 完善了本公司的環境、社會及管治政策 和管理體系。我們通過對管理體系不 斷檢查與完善,積極提升環境、社會及 管治表現,我們努力弘揚環保文化與社 會責任文化,促進環境、社會及管治理 念融入業務運營,促進本公司可持續 發展。關鍵績效指標(「關鍵績效指標」) 可根據實際數字或前瞻性陳述進行衡 量。本環境、社會及管治報告中包含的 量化資料附有敘述性聲明及環境、社會 及管治影響。
- 平衡:我們的環境、社會及管治報告客 觀、不偏不倚地呈報我們的業務表現。 本報告避免可能會不適當地影響報告 讀者決策或判斷的選擇、遺漏或呈現 格式。
- 一致性:我們的環境、社會及管治報告 一直並將繼續使用一致的披露統計方 法,令環境、社會及管治資料及數據日 後可作有意義比較。影響我們的環境、 社會及管治報告中有意義比較的方法 或關鍵績效指標沒有變化。

Environmental, Social and Governance Report

環境、社會及管治報告



REPORTING SCOPE AND REPORTING PERIOD

The reporting scope is aligned with the accounting consolidation basis, that is, only the consolidated affiliated entities are included in the report. Unless otherwise stated, the reporting scope of this report covers the Group's wind farm projects located at Mudanjiang, Muling, Siziwangqi Phase I & Phase II, Songxian and distributed solar project located at Nanxun, all are located at the People's Republic of China (the "PRC").

Unless otherwise stated, the reporting period of this report is from 1 January 2022 to 31 December 2022, which is tantamount to the reporting period covered in the Annual Report 2022.

REPORTING BOUNDARY

Following the updated reporting requirements of the Stock Exchange, the Group has carefully evaluated its business entities and operations based on the principle of materiality, and considered its core business and main revenue sources. The scope of this ESG Report includes the Group's offices in Hong Kong and windfarms at Mudanjiang, Muling, Siziwangqi Phase I & Phase II, Songxian and distributed solar project at Nanxun. The Group's operations in PRC are accountable for majority of the Group's total revenue for the year ended 31 December 2022.

GOVERNANCE STRUCTURE

ESG matters and reporting are overseen by the Board. The Board periodically conducts ESG assessment by identifying potential impacts, risks, and opportunities posed to the operation, reviews senior management and functional departments' competence in executing ESG responsibilities.

The Group has the relevant departments to collect information, fill in and report data through, among others, questionnaires and researches. The Board has identified, reviewed and assessed the ESG management approach and strategy, including the process used to evaluate, priorities and manage material ESG-related issues, including the ESG risks to the renewable energy business of the Group. The Board has examined and assessed our performance in various aspects within the ESG scope such as environmental, employment and other social aspects. The Board has reviewed the progress made against ESG-related goals and targets by benchmarking against the ESG data within the industry and segmenting objectives and ensure the effectiveness of the ESG risk control.

報告範圍及報告期

本報告範圍以會計合併為基礎,即報告僅涵蓋併表附屬實體。除非另有説明,本報告範圍涵蓋本集團位於牡丹江、穆棱、四子王旗一期及二期、嵩縣的風力發電場項目及位於南潯之分佈式太陽能項目,均位於中華人民共和國(「中國」)。

除非另有説明,本報告涵蓋的時間範圍為二 零二二年一月一日至二零二二年十二月三十一 日,與二零二二年年報涵蓋的報告期一致。

報告界限

根據聯交所更新的報告規定,本集團根據重要性原則審慎評估其業務實體及營運,並考慮其核心業務及主要收入來源。本環境、社會及管治報告範圍包括本集團在香港的辦事處以及牡丹江、穆棱、四子王旗一期及二期、嵩縣的風力發電場及南潯的分佈式太陽能項目。截至二零二二年十二月三十一日止年度,本集團在中國的業務佔本集團總收入的大部分。

管治架構

董事會監督環境、社會及管治事宜及報告。 董事會通過識別對運營構成的潛在影響、風 險及機遇,定期進行環境、社會及管治評估, 審查高級管理層及職能部門履行環境、社會 及管治職責的能力。

MATERIALITY ASSESSMENT

In view of the relevance and validity of the ESG Report with the Group's environmental and social performance, the Group has conducted a materiality assessment to identify ESG issues that are material to the business of the Group and its stakeholders. The Group has assessed the principal operation of the renewable energy business, which include wind power projects and distributed solar project, to identify the material ESG factors in reference with the stakeholder engagement. The material ESG issues as identified by the Group include:

重要性評估

鑑於本報告與本集團的環境及社會表現的相 關性及有效性,本集團已進行重要性評估以 識別對本集團業務及其利益持份者屬重要 的環境、社會及管治議題。本集團已評估可 再生能源業務的主要經營狀況,包括風力發 電場項目及分佈式太陽能項目,以參考利益 持份者參與確定重要的環境、社會及管治因 素。本集團識別的重要環境、社會及管治議 題包括:

The ESG Reporting Guide 環境、社會及管治報告指引 Material Issues 重要議題

Environment

環 境

A1. Emission

A1. 排放物

A2. Use of Resources

A2. 資源使用

A3. The Environment and Natural Resources

A3. 環境及天然資源

A4. Climate Change

A4. 氣候變化

Emissions Control

排放控制

Energy Management

能源管理

氣候變化

The Environment and Natural Resources

環境及天然資源 Climate Change

Social

社會

B1. Employment

B1. 僱傭

B2. Health and Safety

B2. 健康與安全

B3. Development and Training

B3. 發展及培訓

B4. Labour Standards

B4. 勞工準則

B5. Supply Chain Management

B5. 供應鏈管理

B6. Product Responsibility

B6. 產品責任

B7. Anti-corruption

B7. 反貪污

B8. Community Investment

B8. 社區投資

Employment Practice

僱傭措施

Occupational Health and Safety

職業健康與安全

Employees' Continuous Development

僱員之持續發展 Labour Standards

勞工準則

Supply Chain Management

供應鏈管理 **Product Quality** 產品質量 Anti-corruption

反貪污

Corporate Social Responsibility

企業社會責任

For the financial year ended 31 December 2022, the Group confirmed that it has established appropriate management systems for ESG issues and confirmed that the disclosed contents comply with the requirements of the ESG Reporting Guide.

截至二零二二年十二月三十一日止財政年度, 本集團確認已建立適當的環境、社會及管治 事宜管理體系,並確認披露內容符合環境、 社會及管治報告指引的要求。

Environmental, Social and Governance Report

環境、社會及管治報告



STAKEHOLDER ENGAGEMENT

Creating value for our stakeholders has always been the core mission of the Group. The Group pays attention to the demands and expectations of its stakeholders, including our customers, investors, suppliers, employees and communities, in the course of developing business. The Group values the trust and support from stakeholders as they are critical to the Group's sustainable development. The Group strives to maintain open and smooth communication channels for both internal and external stakeholders. Through regular and effective communications, stakeholders can better understand the Group's input and achievements. Meanwhile, the Group can also access stakeholders' opinions and integrate their opinions into the Group's management policies or strategic planning to continuously improve our business operations.

In view of the renewable energy business of the Group, below is the summary of the Group's stakeholder communication mechanism:

利益持份者參與

鑑於本集團的可再生能源業務,以下是本集 團利益持份者溝通機制的摘要:

Stakeholders 利益持份者

Expectations and Requirements 期望和要求

Key Communication Channels 主要溝通渠道

Shareholders 股東

- Return on investment 投資回報
- Dividend payment 股息派發
- Shareholders' protection 股東保障
- Transparency and communication
 透明度及溝通
- Corporate governance and compliance 企業管治與合規

Annual and extraordinary general meetings, financial reports, announcements and circulars, company website, email communication via. info@cre987.com, investor relations enquiry

股東週年大會及股東特別大會、財務報告、公告及通函、公司網站、通過電郵info@cre987.com、投資者關係查詢

Employees 僱員

- Remuneration and benefits
 薪酬及福利
- Long-term career development 長遠職業發展
- Job satisfaction and motivation 工作滿意度及動力
- Occupational health & safety 職業健康與安全
- Equal opportunities and diversity
 平等機會及多元化

Competitive salaries and staff benefits, remuneration administrative measures, training and development, seminars, employee activities, employees' counselling, health & safety management system and regular performance appraisal, intranet 有競爭力的薪酬及員工福利、薪酬管理措施、培訓和發展、研討會、僱員活動、僱員活動、僱員諮詢、健康與安全管理體系及定期績效考核、內聯網

STAKEHOLDER ENGAGEMENT (continued)		利益持份者參與(續)
Stakeholders 利益持份者	Expectations and Requirements 期望和要求	Key Communication Channels 主要溝通渠道
Customers 客戶	 Customer experience 客戶體驗 Product quality and reliability 產品質量及可靠性 Feedbacks and complaints handling 反饋及投訴處理 	Customer satisfaction survey, email communication via. info@cre987.com, customer complaint channel and project's community activity 客戶滿意度調查、通過電郵info@cre987.com、客戶投訴渠道及項目社區活動
Suppliers and Contractors 供應商及承包商	 Supplier appointment 供應商委任 Performance of contract with ethics and integrity 以道德和誠信的方式履行合同 Stable business relationship 穩定的業務關係 Fair operating practices and competition 公平的營運慣例及公平競爭 	Procurement and tendering process, supplier monitoring and assessment, site visit, timely payment schedule, fulfilment of obligations under any contract and supplier's conference 採購及招標程序、供應商監控及評估、實地考察、適時付款時間表、履行任何合同項下的義務及供應商會議
Government and Regulators 政府及監管機構	 Compliance with national policies, laws and regulations 遵守國家政策、法律及法規 Urban development 城市發展 Tax payment in full and on time 按時足額繳納税款 	Information reporting, filings & notices, government project, legal advisor 資料報告、備案及通知、政府項目、法律顧問
Community 社區	 Enhancement of community environment 改善社區環境 Environmental protection 環境保護 Offer of employment opportunities 提供就業機會 	Company website, community investment plan, green energy operations, ESG report 公司網站、社區投資計劃、綠色能源運營、環境、社會及管治報告

Environmental, Social and Governance Report

環境、社會及管治報告



INFORMATION AND FEEDBACK

Shareholders, investors and the public can access the latest business information on the website of the Group (http://www.cre987.com). The Group welcomes stakeholders' feedback on our ESG approach and performance. Please provide us with your suggestions or share your views with the Group by the following ways:

Post: 9/F., Tower 1, South Seas Centre, 75 Mody Road,

Tsimshatsui East, Kowloon, Hong Kong

E-mail: info@cre987.com

Fax: (852) 2722 1323

A. ENVIRONMENTAL

Emissions

The Group has 738 MW of operating wind farms and a distributed solar project in Gansu, Hebei, Heilongjiang, Henan, Inner Mongolia and Zhejiang provinces. Most of our projects are located in remote northern regions. They greatly benefit the economic development of the local areas through investment, by reducing local pollution and carbon emissions, and by contributing to the local community through the hiring of local staff who are given fair market-based remuneration packages. In 2022, CRE's operating assets complied with all local environmental related regulatory requirements. With a total electricity generation of 1,365.6 GWh (2021: 1,545.6 GWh), we have reduced approximately 443,000 tons (2021: 502,000 tons) of coal consumption and 1,057,000 tons (2021: 1,196,000 tons) of carbon emission.

資料及反饋

股東、投資者及社會公眾可通過本集團網站 (http://www.cre987.com) 獲取最新業務資料。本集團歡迎利益持份者就我們的環境、 社會及管治方法及表現提供反饋。請通過以 下方式向我們提供您的建議或與本集團分享 您的觀點:

郵寄: 香港九龍尖沙咀東麼地道75號南

洋中心一期九樓

電郵: info@cre987.com

傳真: (852) 2722 1323

A. 環境

排放物

A. ENVIRONMENTAL (continued)

Emissions (continued)

We place importance on creating positive relationships with stakeholders through understanding and addressing their expectations. As one of the main foreign investors in China's renewable energy industry, we continue to maintain close contacts with our stakeholders, including but not limited to the Government (e.g. the NDRC and NEA at both national and provincial level), local authorities (e.g. environmental and land bureau) and State Grid Corporation through various meetings to facilitate their understanding of our business, operations and development direction.

The Group will continue to support the goal to decrease carbon emissions by investing in various renewable energy projects. At the same time, we will explore other means to further contribute to the communities we operate in as the Group grows larger and more profitable.

Under the KPIs A1.1 to A1.6 of the ESG Reporting Guide, the Company is required to disclose the data on emissions, direct (Scope 1) and energy indirect (Scope 2) greenhouse gas emissions, total hazardous waste, total non-hazardous waste and description of emission target(s) set and handle hazardous and non-hazardous waste and a description of reduction target(s) set.

As the principal activity of the Company is renewable energy business (including wind power and distributed solar energy business), the Company viewed that the KPIs A1.1 to A1.6 of the ESG Reporting Guide are not material to the principal activities of the Company and have not disclosed in this report.

Use of Resources

The Group aims at reducing the environmental impact of its operations by identifying and adopting measures to improve energy and resource efficiency. The Group is committed to incorporating the concepts of resources conservation and environmental protection into its business operations, and to effectively utilising resources, reducing wastage, and controlling wastes generation in its business and production processes to achieve resource optimisation, to promote environmental protection, and to reduce operating costs. The Group does not generate any hazardous waste and water consumption is minimal.

Α. 環境(續)

排放物(續)

我們重視與利益持份者建立良好關係, 致力了解及回應他們的期望。作為中國 可再生能源行業的主要境外投資者之 一,我們繼續與利益持份者(包括但不 限於政府(如國家及省級發展和改革委 員會及能源局)、地方當局(如環境及土 地局)及國家電網公司)诱過各種會議保 持緊密聯繫,讓他們了解我們的業務、 營運及發展方向。

本集團將誘過投資各種可再生能源項 目,繼續支持減少碳排放的目標。同 時,隨著本集團實力及盈利能力增強, 本集團將尋求透過其他方式為營運所 在社區作出更多貢獻。

根據環境、社會及管治報告指引的關鍵 績效指標A1.1至A1.6,本公司須披露有 關排放物、直接(範圍1)及能源間接(範 圍2)溫室氣體排放、有害廢棄物總量、 無害廢棄物總量的數據並描述排放量 目標及處理有害及無害廢棄物並描述 減少目標。

由於本公司主要從事可再生能源業務 (包括風能及分佈式太陽能發電業務), 本公司認為環境、社會及管治報告指引 的關鍵績效指標A1.1至A1.6對本公司主 要業務而言並無重大影響,故在本報 告中不予以披露。

資源使用

本集團旨在通過識別及採取措施提高 能源及資源效率減少其運營之環境影 響。本集團致力於將節約資源、保護環 境之理念融入業務運營,在業務及生 產過程中有效利用資源,減少浪費,控 制廢棄物產生,實現資源優化,促進環 境保護,降低運營成本。本集團並無產 生任何有害廢棄物,且耗水量極少。

Environmental, Social and Governance Report

環境、社會及管治報告



A. ENVIRONMENTAL (continued)

Use of Resources (continued)

The Group actively implements the concept of energy-saving and maintain efficient use of resources. To achieve this target, the Group has also formulated rules and regulations to achieve electricity conservation and efficient use of electricity among a range of lighting, machinery and equipment, and air-conditioning equipment. The Group applies the following energy saving measures in the workplace:

- Lights and electrical appliances in living area or workplace must be turned off when not in use.
- Staff is reminded to switch off lights and air-conditioning in the meeting room and the computer at the workstation when it is not in use.
- The room temperature is maintained at 25°C to save energy.
- Video and telephone conferencing instead of face-to-face meetings are arranged where possible.
- The Group encourages employees to reduce the use of paper by assessing the necessity of printing, by encouraging duplex printing where appropriate, and by reusing the blank side of single-side printed paper.

Under the KPIs A2.1 to A2.4 of the ESG Reporting Guide, as only a minimum amount of electricity and water were used for renewable energy business, KPIs A2.1 (energy consumption in total and intensity), A2.2 water consumption in total and intensity), A2.3 (description of energy use efficiency initiatives and results achieved) and A2.4 (description of whether there is any issue in sourcing water that is fit for purpose, water efficiency initiatives and results achieved) are immaterial to the Group's operation. For the Group's wind power projects in 2022, the energy consumption and water consumption of wind power projects at Heilongjiang was 229,656KWh (2021: 399,936KWh) in total and 240 tonnes (2021: 240 tonnes) in total respectively. The energy consumption of wind power project at Siziwangqi was 360,203.16KWh (2021: 319,526.02KWh) in total. The energy consumption and water consumption of wind power project at Songxian was 16,678.9KWh (2021: 13,625.9KWh) in total and 91m³ (2021: 71m³) in total respectively.

A. 環境(續)

資源使用(續)

本集團積極踐行節能理念,保持資源 高效利用。為實現該目標,本集團亦制 定規則及規例,以實現一系列照明、機 械設備及空調設備之節電及高效用電。 本集團在工作場所採用以下節能措施:

- 生活區域或工作場所的照明及電器設備在不使用時必須關閉。
- 提醒員工在不使用時關閉會議室的燈光及空調以及工作站的電腦。
- 室溫應維持在25°C,以節約能源。
- 盡可能安排視頻及電話會議,而 非面對面會議。
- 本集團鼓勵僱員透過評估打印的 必要性來減少紙張消耗量,並鼓 勵酌情使用雙面打印功能及重複 使用單面打印紙。

根據環境、社會及管治報告指引的關鍵 績效指標A2.1至A2.4,由於可再生能源 業務僅使用最低限度之電力及水量, 因此關鍵績效指標A2.1(能源總耗量及 密度)、A2.2(總耗水量及強度)、A2.3 (描述能源使用效益計劃及所得成果) 及A2.4(描述求取適用水源上可有任何 問題,以及提升用水效益計劃及所得 成果)對本集團的經營並不重要。於二 零二二年,本集團風力發電項目中,黑 龍江風力發電項目之能源總耗量及總 耗水量分別為229,656千瓦時(二零二一 年:399,936千瓦時)及240噸(二零二一 年:240噸)。四子王旗風力發電項目之 能源總耗量為360,203,16千瓦時(二零二 一年:319.526.02千瓦時)。 嵩縣風力發 電項目之能源總耗量及總耗水量分別為 16,678.9千瓦時(二零二一年:13,625.9 千瓦時)及91立方米(二零二一年:71立 方米)。

ENVIRONMENTAL (continued)

Use of Resources (continued)

Further, as no packaging material was used in the Group's operation, KPI A2.5 (total packaging material used for finished products) is not applicable to the Group.

The Environment and Natural Resources

The Group pursues best practices with the environment and focuses on the impact of its operations on the environment and natural resources. The Group has also integrated the concept of environmental protection into its internal management and daily operation activities and is committed to achieving the goal of environmental sustainability.

The main resources used by the Group in its daily operations are energy consumption and water consumption, which have been described in the section headed "Use of Resources" of aspect A2. Apart from that, the Group will not use other natural resources in large quantities.

The Group's environmental impact and the use of natural resources have always been highly valued and it hopes to identify and mitigate the impact by considering sustainable development in all of its affairs. The Group assesses the potential environmental impacts to understand the footprint identification and measurement management at the frontline level. The energy generation facilities of the Group use the natural resources of wind and solar in this power generation. The Group conducts emergency planning and exercises to reduce the risk of accidents and maintain its business continuity.

Climate Change

The Group recognises the importance of the identification and mitigation of significant climate-related issues, therefore, the Group is committed to managing the potential climate-related risks which may impact the Group's business activities. The Board has identified and evaluated climate-related risks and to formulate strategies to manage the identified risks.

Α. 環境(續)

資源使用(續)

此外,由於本集團的經營活動中未使用 任何包裝材料,關鍵績效指標A2.5(製 成品所用包裝材料的總量)不適用於本 集團。

環境及天然資源

本集團致力採納最佳環保慣例,並關 注其經營對環境及天然資源之影響。 本集團亦將環保理念融入內部管理及 日常經營活動,致力實現環境可持續 發展之目標。

本集團日常經營使用之主要資源為能 源消耗及水資源消耗,詳見A2方面「資 源使用」一節。除此之外,本集團不會 大量使用其他天然資源。

本集團一貫高度重視環境影響及天然 資源之使用,並希望通過在其所有事務 中考慮可持續發展以識別及減輕影響。 本集團對潛在環境影響進行評估,以 瞭解在前線層面的足跡識別、量度管 理狀況。本集團能源發電設施於發電 中使用天然資源風能及太陽能。本集 團進行緊急計劃及演習,以減少意外 風險及維持本集團的業務延續能力。

氣候變化

本集團認識到識別和緩解重大氣候相 關問題的重要性,因此,本集團致力於 管理可能影響本集團業務活動的潛在 氣候相關風險。董事會已識別及評估 氣候相關風險,並制定策略管理已識 別風險。

Environmental, Social and Governance Report

環境、社會及管治報告



A. ENVIRONMENTAL (continued)

Climate Change (continued)

The increased frequency and severity of extreme weather such as storms and heavy rains can disrupt the Group's operations. leading to reduced capacity and decreased in productivity, or expose the Group to risks associated with non-performance and delayed performance. To minimise the potential risks and hazards, the Group has precautionary measures during bad or extreme weather conditions. The Group also anticipates that there will be more stringent climate legislations and regulations to support the global vision of carbon neutrality. From a listed company's perspective, we acknowledge the increasing requirements of climate-related information disclosures. One example is the recent update of the Stock Exchange's ESG Guide in respect to significant climate-related impact disclosures of an issuer. Stricter environmental laws and regulations may expose enterprises to higher risks of claims and lawsuits. Corporate reputation may also decline due to failure to meet the compliance requirements for climate change. In response to the policy and legal risks as well as the reputation risks, the Group regularly monitors existing and emerging trends, policies and regulations relevant to climate to avoid cost increments, non-compliance fines and reputational risks.

B. SOCIAL

The Group regards people as its most important asset. Over the years, the Group has put considerable effort to provide a safe and healthy staff environment for its employees. The Group offers a comprehensive and competitive package of benefits to attract and retain talent.

Employment

The Group has adopted an "Employee Handbook" which sets out the practices and policies of human resources. The Employee Handbook is in compliance with the PRC Labour law, PRC Labour Contract Law, the Hong Kong employment laws and other relevant employment laws and regulations. The Employee Handbook covers areas such as compensation and dismissal, recruitment and promotion, working hours, rest periods, diversity, and other policies for the benefit of the employees of the Company.

A. 環境(續)

氣候變化(續)

風暴及暴雨等極端天氣的頻率及嚴重 程度的增加可能擾亂本集團的運營,導 致產能減少及生產力下降,或使本集 團面臨與不履約及延遲履約相關的風 險。為將潛在風險及危害降至最低,本 集團在惡劣或極端天氣條件下設有預 防措施。本集團亦預計將有更嚴格的 氣候立法和法規來支持全球碳中和願 景。從上市公司的角度來看,我們認為 氣候相關資料披露的要求越來越高。 舉例而言,聯交所最近修訂了環境、社 會及管治指引,規定發行人須披露重大 的氣候相關影響。更嚴格的環境法律 及法規可能使企業面臨更高的索賠及 訴訟風險。企業聲譽亦可能因未能符 合氣候變化的合規要求而下降。為了應 對政策及法律風險以及聲譽風險,本 集團定期監測與氣候有關的現有及新 出現的趨勢、政策及法規,以避免成 本增加、違規罰款及聲譽風險。

B. 社會

本集團將人才視為其最寶貴的資產。 多年來,本集團一直竭力為僱員提供安 全及健康的就業環境。本集團提供全 面及具競爭力的福利待遇,以吸引及挽 留人才。

僱傭

本集團已採納《僱員手冊》,當中載列人 力資源常規及政策。該僱員手冊符合 中國勞動法、中國勞動合同法、香港僱 傭條例及其他相關勞動法律法規。該 僱員手冊涵蓋賠償與解僱、招募與晉 升、工時、休息時間、多元化以及有關 本公司僱員福利的其他政策等領域。

B. SOCIAL (continued)

Employment (continued)

The Group is an equal opportunity employer and does not discriminate on the basis of personal characteristics. Regardless of race, color, descent, ethnic background, ethnic origin, gender, age, nationality, disability, veteran status, citizenship and religion, all job applicants and current employees enjoy equal opportunities and fair treatment. The Group values the input and contributions made by employees of all backgrounds.

During the year ended 31 December 2022, the Group has complied with all the relevant rules and regulations in relation to employment.

Under the KPIs B1.1 to B1.2 of the ESG Reporting Guide, the Company is required to disclose the total workforce by gender, employment type, age group and geographical region and employee turnover rate. Below are the details of the employment data of the Company for the year ended 31 December 2022:

Total Workforce:

Gender:

Male	Female
81.4%	18.6%
(2021: 80.4%)	(2021: 19.6%)

Employment Type:

Full-time	Part-time	
100%	0%	
(2021: 100%)	(2021: 0%)	

Age Group:

21-30 years old 21-30歲	31-40 years old 31-40歲	41-50 years old 41-50歲	51-60 years old 51-60歲	Over 60 years old 60歲以上
19.6% (2021: 19.6%)	45.4% (2021: 53.3%)	23.7% (2021: 16.3%)	10.3% (2021: 9.8%)	1% (2021: 1%)
19.6% (二零二一年: 19.6%)	45.4% (二零二一年: 53.3%)	23.7% (二零二一年: 16.3%)	10.3% (二零二一年: 9.8%)	1% (二零二一年: 1%)

Geographical Region:

Hong Kong	PRC
14.4%	1%
(2021: 10.9%)	(2021: 1%)

B. 社會(續)

僱傭(續)

本集團乃提供平等機會的僱主,不會 歧視個人特徵。無論種族、膚色、血 統、種族背景、種族起源、性別、年 齡、國籍、殘疾、退伍軍人身份、公民 資格及宗教如何,所有工作申請人及現 有僱員均享有平等機會及公平待遇。本 集團珍視背景各異的僱員的加入及彼 等作出的貢獻。

截至二零二二年十二月三十一日止年度, 本集團已遵守所有與僱傭相關的規則 及規例。

根據環境、社會及管治報告指引的關 鍵績效指標B1.1至B1.2,本公司須按性 別、僱傭類型、年齡組別及地理區域 以及僱員流失比率披露僱員總人數。 本公司截至二零二二年十二月三十一日 止年度就業數據詳情如下:

僱員總人數:

性別:

男性	女性
81.4%	18.6%
(二零二一年:80.4%)	(二零二一年:19.6%)

僱傭類型:

全職	兼職
100%	0%
(二零二一年:100%)	(二零二一年:0%)

年齡組別:

10.3% (2021. 9.0%)	170 (2021, 170)
10.3% (二零二一年: 9.8%)	1% (二零二一年: 1%)

地理區域:

香港	中國
14.4%	1%
(二零二一年:10.9%)	(二零二一年:1%)

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女性

(二零二一年:1%)

B. SOCIAL (continued)

Employment (continued)

Employee Turnover Rate:

Gender:

Male Female 9.3% 1% (2021: 8.1%) (2021: 1%)

Age Group:

21-30 years old 31-40 years old 41-50 years old 51-60 years old Over 60 years old 21-30歲 31-40歳 41-50歳 60歲以上 51-60歳 0% (2021: 0%) 4.1% (2021: 0%) 3.1% (2021: 4.1%) 3.1% (2021: 26.7%) 0% (2021: 0%) 4.1% (二零二一年:0%) 3.1% (二零二一年: 4.1%) 3.1% (二零二一年: 26.7%) 0% (二零二一年: 0%) 0% (二零二一年: 0%)

Geographical Region:

Hong Kong PRC 14.3% 12.0% (2021: 20%) (2021: 4.9%)

Health and Safety

The Group is committed to providing a safe, effective and congenial work environment. Adequate arrangements, training and guidelines are implemented to ensure the working environment is healthy and safe. Different safety-related initiatives and measures have been rolled out in the Company's operations. Risk assessments are also conducted to identify risks in special working environments, while detailed safety instructions have been formulated and communicated to workers, including both employees and contractors as part of their safety training sessions and pre-work risk assessment. Safety officers are appointed to coordinate and communicate safety-related matters to all workers on site.

The Company offers its employees comprehensive health care coverage and also provides medical insurance coverage.

During the year ended 31 December 2022, the Group has complied with all the relevant rules and regulations in relation to occupational health and safety.

地理區域:

B.

社會(續) 僱傭(續)

性別:

男性

9.3%

僱員流失比率:

(二零二一年:8.1%)

年齡組別:

香港 中國 14.3% 12.0% (二零二一年:20%) (二零二一年:4.9%)

健康與安全

本集團承諾提供安全、有效及理想的 工作環境。本集團已作出適當的安排、 培訓及指引,以確保工作環境健康安 全。已在本公司的業務營運中推出不同 的安全計劃及措施。亦會進行風險評 估,以識別特殊操作環境中的風險,同 時制定詳細的安全指引,傳達予所有員 工(包括僱員及承包商),作為其安全培 訓課程及工作前風險評估其中一部份。 已委派安全主任協調及向現場所有員工 傳達安全相關事項。

本公司為其僱員提供全面的醫療保障 計劃,並提供醫療保險。

截至二零二二年十二月三十一日止年度, 本集團已遵守所有與職業健康與安全有 關的規則及規例。

B. SOCIAL (continued)

Health and Safety (continued)

Under the KPIs B2.1 to B2.3 of the ESG Reporting Guide, the Company is required to disclose the number and rate of workrelated fatalities occurred in the past three years, lost days due to work injury and description of occupational health and safety measures adopted. Below are the details of the health and safety data of the Group for the year ended 31 December 2022:

B. 社會(續)

健康與安全(續)

根據環境、社會及管治報告指引的關鍵 績效指標B2.1至B2.3,本公司須披露過 去三年發生的因工作關係而死亡的人數 及比率、因工傷損失工作日數並描述採 取的職業健康與安全措施。本集團截 至二零二二年十二月三十一日止年度健 康與安全數據詳情如下:

		2022	2021	2020
		二零二二年	二零二一年	二零二零年
Number of work-related fatalities	因工作關係而死亡的人數	0	0	0
Number of work injury cases	工傷案件數	0	1	0
Lost days due to work injury	因工傷損失工作日數	0 days	180 days	0 days
		0天	180天	0天
Work injury rate (%)	工傷率(%)	0	0.01%	0%

Due to the characteristics and working environment of the renewable energy industry, the Company mainly adopts the following measures to avoid occupational hazards: to provide necessary protection and communication tools for safety and security personnel, to provide labour protection supplies for maintenance personnel, and to formulate safe operating procedures and provide safety trainings for employees. The Company implements safety education and safety precautions and monitored by the executive committee of the Company during the monthly management meeting. During the outbreak of COVID-19 pandemic, the Group has also adopted the relevant policies to protect employees' health and safety in our Hong Kong and PRC offices.

鑑於可再生能源行業之特點及工作環 境,本公司主要採取以下措施避免職業 性危害: 為安全保衛人員提供必要的防 護及通訊工具,為維修人員提供勞動 防護用品,制定安全操作規程,對僱員 進行安全培訓。本公司施行安全教育 及安全預防措施,並於每月管理會議 期間由本公司執行委員會監督。2019 冠狀病毒病疫情期間,本集團亦已採 取相關政策保護香港及中國辦事處僱 員的健康與安全。

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環境、社會及管治報告



B. SOCIAL (continued)

Development and Training

The Group encourages employees to attend training and development programs to strengthen their job skills, to enhance their professionalism, to improve their operational efficiency and productivity, and to develop their potential and other talents. In addition, the Group encourages and assists employees to further develop their technical or professional standards knowledge by sponsoring them for professional membership. All applications for membership fee and training course fee reimbursement will be considered depending on their degree of importance to the employee's job and their relevance to the operational requirements of the employee's department. Continuous professional development training for directors and senior management are required and the Group encourages them to attend training programs organized by various professional bodies.

Under the KPIs B3.1 to B3.2 of the ESG Reporting Guide, the Company is required to disclose the percentage of employees trained and the average training hours completed. As the Company strongly recommends all employees to receive continuous professional development and training according to their work scope and the relevant training courses can be reimbursed by the Company, the Company viewed that the KPIs B3.1 to B3.2 of the ESG Reporting Guide are not material to the principal activities of the Company and have not disclosed in this report.

Labour Standards

The Group's employment practices has strictly complied with the Labor Contract law of PRC, the Hong Kong employment laws and other relevant laws and regulations to avoid child or forced labour and other potential irregularities. During recruitment, all job applicants are required to complete a job application form and declare that all personal data provided (including age and personal particulars) are true and correct. The Group undertakes a detailed job reference check, if needed.

During the year ended 31 December 2022, the Group has complied with all the relevant rules and regulations in relation to labour standards.

B. 社會(續)

發展及培訓

根據環境、社會及管治報告指引的關鍵 績效指標B3.1至B3.2,本公司須披露受 訓僱員百分比及完成受訓的平均時數 由於本公司強烈建議所有僱員根據其工 作範圍接受持續專業發展和培訓,且 相關培訓課程可由公司報銷,公司認 環境、社會及管治報告指引的關鍵績而 指標B3.1至B3.2對本公司主要業務而 並無重大影響,故在本報告中不予以 披露。

勞工準則

本集團的僱傭常規嚴格遵守中國勞動合同法、香港僱傭條例及其他相關法律法規,以避免童工或強制勞工或其他潛在的違法行為。於招聘期間,所有工作申請人均須填寫工作申請表且聲明提供的所有個人資料(包括年齡及個人詳情)均屬真實、準確。本集團將開展詳細的工作證明資料核查(如需)。

截至二零二二年十二月三十一日止年度, 本集團已遵守所有與勞工準則相關的規 則及規例。

B. SOCIAL (continued)

Labour Standards (continued)

Under the KPIs B4.1 to B4.2 of the ESG Reporting Guide, the Company is required to disclose the measures to avoid child and forced labour and the steps taken to eliminate such practices. As the Company has formulated specific recruitment and human resources policies that prohibit the use of child labour and forced labour, the Company viewed that the KPIs B4.1 to B4.2 of the ESG Reporting Guide are not material to the principal activities of the Company and have not disclosed in this report.

Supply Chain Management

The Group is committed to ensuring that its supply chain management is socially responsible. The Group has adopted procurement procedures and practices to identify eligible bidders through a detailed assessment of prospective bidders. Factors considered include company size, qualifications, financial strength, previous track record and whether various safety, environmental and quality related internal systems and qualifications (e.g. ISO) are in place. Qualified parties are then allowed to participate in the procurement process. Suppliers are chosen based on the supplier's ability to guarantee satisfactory product quantity and quality, price and ability to deliver services on time. The Group closely monitors supplier's performance and provides feedback where necessary.

Under the KPIs B5.1 to B5.4 of the ESG Reporting Guide, the Company is required to disclose the number of suppliers, practices relating to engaging suppliers, environmental and social risks along the supply chain and practices to promote environmentally preferable products. As the Company is principally engaged in renewable energy sector, the Company viewed that the KPIs B5.1 to B5.4 of the ESG Reporting Guide are not material to the principal activities of the Company and have not disclosed in this report.

B. 社會(續)

勞工準則(續)

根據環境、社會及管治報告指引的關鍵 績效指標B4.1至B4.2,本公司須披露防 止童工及強制勞工的措施及為消除此 類做法而採取的措施。由於本公司已制 定禁止使用童工及強迫勞工的具體招 聘及人力資源政策,本公司認為環境、 社會及管治報告指引的關鍵績效指標 B4.1至B4.2對本公司主要業務而言並無 重大影響,故在本報告中不予以披露。

供應鏈管理

本集團致力於確保其供應鏈管理對社 會負責。本集團採取採購流程及常規, 透過對擬投標方進行詳細評估,確定 其是否具備投標資格。所考慮因素包 括公司規模、資格、財政實力、以往項 目紀錄及各種安全、環境及質量相關 內部系統及資格(如ISO)是否已準備就 緒。隨後,合資格者獲准參與採購流 程。供應商甄選以其保證令人滿意的 產品數量及質量的能力、價格以及準 時交付服務的能力為基準。本集團嚴 密監控供應商的表現,並於必要時作 出反饋。

根據環境、社會及管治報告指引的關 鍵績效指標B5.1至B5.4,本公司須披露 供應商數目、有關聘用供應商的慣例、 供應鏈每個環節的環境及社會風險以 及促使多用環保產品的慣例。由於本公 司主要從事可再生能源領域,本公司認 為環境、社會及管治報告指引的關鍵績 效指標B5.1至B5.4對本公司主要業務而 言並無重大影響,故在本報告中不予 以披露。

Environmental, Social and Governance Report

環境、社會及管治報告



B. SOCIAL (continued)

Product Responsibility

Maintaining high quality and standards are crucial to the Group's sustainable development. Reliability, safety, and quality of our energy generation are crucial to the Group's success. Therefore, maintaining high availability and operating our wind and solar assets efficiently to maximize our energy generation are the Group's major priorities.

During the construction of wind and distributed solar project, the main equipment procured such as wind turbines and solar panels are required to have completed all necessary testing and qualifications certification in accordance with national standards. At the same time, the Group has undertaken production control and quality assurance examination of the procured equipment to make sure of its product quality so as to protect the interests of shareholders and customers.

The Group puts considerable effort in dealing with the core issues that make us competitive as a renewable energy operator, including safety, health, environmental and quality standards, and operation & maintenance capability. The Group continuously reviews its construction to ensure it is consistent with the original project design.

With regard to the quality of construction and health and safety standards, the Group strictly adheres to national and local standards and the respective codes for construction inspection and acceptance.

During the year ended 31 December 2022, the Group has complied with all the relevant rules and regulations in relation to health and safety, advertising, labelling, intellectual property rights and privacy matters.

B. 社會(續)

產品責任

維持高質量及高標準對本集團的可持續發展至關重要,而能源生產的可靠性、安全性及質量是本集團取得成功的關鍵。因此,維持高可用性及高效經營風力及太陽能資產,盡量提高能源生產量,是本集團的主要優先任務。

於風力發電及分佈式太陽能項目建設期間,採購的主要設備(如風力發電機及太陽能電池板)已根據國家標準完成所有必要的測試及資格認證。同時,本集團已對所採購的設備進行生產監控及質量保證檢查,以確保產品質量,從而保障股東及客戶的利益。

本集團一直致力於提升核心要素,以 鞏固我們作為可再生能源運營商的競爭力。該等核心要素包括安全、健康、 環境及質量標準以及運營及維護能力。 本集團持續監察其建設工程,以確保 與原始項目設計保持一致。

就建築質量、健康及安全標準而言,本 集團嚴格遵守國家及地方標準以及各 項施工驗收規範。

截至二零二二年十二月三十一日止年度,本集團已遵守有關健康與安全、廣告、標籤、知識產權及私隱事宜的所有相關規則及規例。

B. SOCIAL (continued)

Product Responsibility (continued)

Under the KPIs B6.1 to B6.5 of the ESG Reporting Guide, the Company is required to disclose percentage of total products sold or shipped subject to recalls, complaints on products and services, intellectual property rights protection, quality assurance, consumer data protection and privacy policies. As the Company is principally engaged in renewable energy sector, the Company viewed that the KPIs B6.1 to B6.5 of the ESG Reporting Guide are not material to the principal activities of the Company and have not disclosed in this report.

Anti-Corruption

The Group issued the "Code of Conduct & Business Ethics" (the "Code") to all the directors and employees of the Group. The Code sets out the principles to guide the directors and employees of the Group to conduct business affairs in accordance with the highest business ethical standards. The Group strives to preserve honesty, fairness and impartiality. In accordance with the "Whistle-blowing Guideline", all employees can report for investigation any suspected bribery, extortion, fraudulent and money laundering cases. Once confirmed, it will be reported to the police or other regulatory bodies for prosecution. The Group has also issued a "Policy on Advantages Handling" with regard to guidelines for soliciting, accepting or offering advantages and gifts by the directors and employees. The Policy also provides guidelines for the avoidance of any potential conflicts of interest or breaches of any local laws, rules or regulations.

The Group strictly complied with the aforesaid principle, relevant laws, rules and regulations throughout the year ended 31 December 2022 in relation to bribery, extortion, fraud and money laundering.

Under the KPI B7.1 of the ESG Reporting Guide, the Company did not report any legal cases regarding corruption practices during the reporting year.

B. 社會(續)

產品責任(續)

根據環境、社會及管治報告指引的關鍵 績效指標B6.1至B6.5,公司須披露已售 或已運送產品總數中須回收的百分比、 關於產品及服務的投訴數目、保障知 識產權、質量檢定、消費者資料保障及 私隱政策。由於本公司主要從事可再生 能源領域,本公司認為環境、社會及管 治報告指引的關鍵績效指標B6.1至B6.5 對本公司主要業務而言並無重大影響, 故在本報告中不予以披露。

反貪污

本集團已向本集團所有董事及僱員發佈 《商業道德與行為守則》(「守則」)。守則 載有指引本集團董事及僱員根據最高 商業道德標準進行所有業務的原則, 秉持誠實、公平及公正的理念。本集團 努力保持誠實、公平及公正。根據《舉 報指引》,所有僱員均可舉報任何涉嫌 行賄、敲詐、欺詐及洗錢行為,以供調 查。一旦被證實,將向警方或其他監管 機構舉報,供其檢控。本集團亦已發 佈《利益處理規定》,作為董事及僱員申 請、接受或提供利益及禮物的相關指 引,避免任何潛在利益衝突或違反當 地任何適用法律、法規或規例。

於截至二零二二年十二月三十一日止年 度,本集團嚴格遵守有關行賂、勒索、 欺詐及洗錢之上述原則、相關法律、法 規及規例。

根據環境、社會及管治報告指引的關鍵 績效指標B7.1,本公司於報告年度未報 告任何有關貪污行為的法律案件。

Environmental. Social and Governance Report

環境、社會及管治報告



B. SOCIAL (continued)

Anti-Corruption (continued)

Under the KPI B7.2 of the ESG Reporting Guide, all employees can report for investigation any suspected bribery, extortion, fraudulent and money laundering cases on no name basis. The Company will not retaliate and will not allow any of its employees to retaliate against any other employee who has reported any concern. No employee who, in good faith, reports a concern shall be subject to retaliation or adverse employment consequences. Any allegation of retaliation should be reported immediately to the office of the designated executive, and the Company will take swift response to it, including investigation and, once confirmed, immediate disciplinary action against any violators.

Under the KPI B7.3 of the ESG Reporting Guide, the Company had issued and updated the "Whistle-blowing Guideline" to all employees. The Group had provided the anti-corruption training, guides and information.

Community Investment

The Group is committed to participating in the community where we operate with an aim to improve the community's well-being. The corporate social responsibility forms part of the corporate culture of the Group. Through the hiring of locals using market compatible remuneration packages, the Group is able to share its operational returns with the local community and to contribute back to the society.

The Group will explore other means to contribute more to the environment and society once the Group achieves higher profitability. To create shared values with the community and stakeholders, the Company will continue to consider ESG factors in selecting future investment projects.

Under the KPIs B8.1 to B8.2 of the ESG Reporting Guide, the Company is required to disclose the focus areas of contribution and resources contributed. As the nature of the Company's renewable energy business is closely connected to the welfares of the local community, the Company viewed that the KPIs B8.1 to B8.2 of the ESG Reporting Guide are not material to the principal activities of the Company and have not disclosed in this report.

B. 社會(續)

反貪污(續)

根據環境、社會及管治報告指引的關鍵 績效指標B7.2,所有僱員均可不記名舉 報任何涉嫌行賄、敲詐、欺詐及洗錢行 為,以供調查。本公司不會進行報復, 也不會允許其任何僱員報復報告任何 疑慮的任何其他僱員。善意報告疑慮 的僱員不得遭到報復或不利就業後果。 應立即向指定執行人員辦公室報告任 何報復指控,本公司將迅速作出回應, 包括調查,一旦確認,立即對任何違規 者採取紀律處分。

根據環境、社會及管治報告指引的關鍵 績效指標B7.3,本公司已向全體僱員發 布並更新了《舉報指引》。本集團已提供 反腐敗培訓、指引及資料。

社區投資

本集團致力於參與經營所在社區事務, 以改善社區福利。企業社會責任是本 集團企業文化的一部分。通過採用與 市場相符的薪酬待遇僱用當地人員,本 集團與當地社區居民分享經營成果,回 饋社會。

待本集團實現更高的盈利能力後,本集 團將尋求向環境及社會作出更多貢獻 的其他方式。為與社區及利益持份者 創造共享價值,本公司於日後選擇投資 項目時將繼續考慮環境、社會及管治因 素。

根據環境、社會及管治報告指引的關鍵 績效指標B8.1至B8.2,本公司須披露專 注貢獻範疇及所動用資源。由於本公司 可再生能源業務性質與當地社區福祉 息息相關,本公司認為環境、社會及管 治報告指引的關鍵績效指標B8.1至B8.2 對本公司主要業務而言並無重大影響, 故在本報告中不予以披露。

Report of the Directors

董事會報告書

The directors (the "Directors" or the "Board") of China Renewable Energy Investment Limited (the "Company") have pleasure in presenting to shareholders of the Company (the "Shareholders") their report together with the audited financial statements of the Company and its subsidiaries (collectively, the "Group") for the year ended 31 December 2022.

告書及經審核財務報表。

PRINCIPAL ACTIVITIES AND GEOGRAPHICAL ANALYSIS OF OPERATIONS

The Company is an investment holding company. The principal activity of the Group is renewable energy business. The activities of its principal subsidiaries and associated companies are set out in pages 180 to 182 of the consolidated financial statements. An analysis of the Group's performance for the year ended 31 December 2022 by geographical and business segments is set out in Note 5 to the consolidated financial statements.

RESULTS AND APPROPRIATIONS

The results of the Group for the year ended 31 December 2022 are set out in the consolidated statement of comprehensive income on pages 95 to 96.

The Board has recommended the payment of a final dividend of HK\$0.5 cents (2021: HK\$0.5 cents) per ordinary share for the year ended 31 December 2022 (the "2022 Final Dividend") to Shareholders. Subject to the approval of the Shareholders at the forthcoming 2023 annual general meeting (the "2023 AGM") and subject to further announcement(s) in respect to the book closure date, record date and payment date, the proposed 2022 Final Dividend is expected to be distributed to Shareholders on or before 6 July 2023.

BUSINESS REVIEW

Business Risk

As a long term investor-operator in the renewable energy sector, the Group is subject to Chinese government supportive policies, climate, economy and other execution risks.

主要業務及營業地區分析

本公司為投資控股公司。本集團主要從事可 再生能源業務。旗下主要附屬公司及聯營公 司之業務載於綜合財務報表第180頁至第182 頁。截至二零二二年十二月三十一日止年度, 本集團按地域及業務分部劃分之業績分析載 於綜合財務報表附註5。

中國再生能源投資有限公司(「本公司」)董事

(「董事」或「董事會」) 欣然向本公司股東(「股 東」)提呈本公司及其附屬公司(統稱「本集團」)

截至二零二二年十二月三十一日止年度之報

業績及分派

本集團截至二零二二年十二月三十一日止年 度之業績載於第95頁至第96頁之綜合全面收 入報表。

董事會建議向股東宣派截至二零二二年十二 月三十一日止年度的末期股息每股普通股0.5 港仙(二零二一年:0.5港仙)(「二零二二年末 期股息」)。預期建議二零二二年末期股息將 於二零二三年七月六日或之前向股東派發, 惟須待股東於應屆二零二三年股東週年大會 (「二零二三年股東週年大會」) 批准後方可作 實,且視乎有關暫停辦理股份過戶登記手續 日期、記錄日期及付款日期的另行公告而定。

業務回顧

業務風險

作為可再生能源領域的長遠投資者兼營運商、 本集團須承擔中國政府支持政策、氣候、經 濟及其他執行風險。

Report of the Directors 董事會報告書



BUSINESS REVIEW (continued)

Foreign Exchange Risk

Most of the Group's assets are denominated in Renminbi. The Group conducts a majority of its business operations in the People's Republic of China (the "PRC"). The major portion of revenue, expenses and debts are denominated in Renminbi. Fluctuations in the exchange rates of Renminbi would have limited impact on the Group's operations.

Compliance with the relevant laws and regulations

The Group has complied with the relevant laws and regulations during the year.

Relationships with Employees, Customers and Suppliers

To retain the most productive and beneficial environment for employees, the Group provides its staff with competitive remuneration packages that are commensurate with individual responsibilities, qualifications, experience and performance. The Group has a good relationship with its customers which are the grid companies. Through regular communication channels, the Group ensures the electricity dispatched can be invoiced. For the suppliers, they are mainly the maintenance providers, they provide services to our wind farms to ensure the safety systems and the wind farms are operating reliably.

Please also refer to pages 10 to 12 for business review on the Group's operation and wind farms.

PROPERTY, PLANT AND EQUIPMENT

Details of movements in the property, plant and equipment of the Group during the year are set out in Note 14 to the consolidated financial statements.

SHARE CAPITAL

Details of movements in the share capital of the Company during the year are set out in Note 21 to the consolidated financial statements.

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the articles of association of the Company ("Articles of Association") and there is no restriction against such rights under the laws of the Cayman Islands.

RESERVES

Details of movements in the reserves of the Group and the Company during the year are set out in Note 22 and Note 31 respectively to the consolidated financial statements.

業務回顧(續)

外匯風險

本集團的大部分資產以人民幣計值。本集團 主要業務是在中華人民共和國(「中國」)境內 經營。大部分收入、開支及債務均以人民幣 計值。人民幣匯率的波動對本集團經營的影 響十分有限。

遵守相關法律及法規

本集團於本年度內已遵守相關法律及法規。

與僱員、客戶及供應商的關係

為僱員維持具生產力及有利的環境,本集團 向其員工提供與個人職責、資格、經驗、及 表現相稱的具有競爭力的薪酬待遇。本集團 與客戶(電網公司)維持良好關係。透過定期 溝通渠道,本集團確保電力調度可獲開具發 票。就供應商而言,彼等主要為維護供應商, 彼等為我們的風電場提供服務,以確保安全 系統及風電場可靠運行。

有關本集團營運及風電場之業務回顧,亦請參閱第10至12頁。

物業、機器及設備

年內,本集團之物業、機器及設備變動詳情 載於綜合財務報表附註14。

股本

年內,本公司之股本之變動詳情載於綜合財務報表附註21。

優先認股權

本公司之組織章程細則(「組織章程細則」)並 無有關優先認股權之條文,而開曼群島法例 亦無對優先認股權有所限制。

儲備

年內,本集團及本公司之儲備變動詳情分別 載於綜合財務報表附註22和附註31。

DISTRIBUTABLE RESERVES

Distributable reserves of the Company as at 31 December 2022, calculated in accordance with the Companies Law of the Cayman Islands (as revised), amounted to HK\$919.6 million (2021: HK\$1,005.0 million).

FIVE-YEAR FINANCIAL SUMMARY

A summary of the results and of the assets and liabilities of the Group for the last five financial years is set out on pages 183 to 184.

DONATIONS

During the year, the Group made no charitable and other donations (2021: Nil).

DIRECTORS

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

Executive Directors

Mr. OEI Kang, Eric (Chairman and Chief Executive Officer) Mr. LEUNG Wing Sum, Samuel (Chief Financial Officer)

Mr. WONG Jake Leong, Sammy

Mr. LEE Shiu Yee, Daniel

Independent Non-executive Directors

Mr. CHENG Yuk Wo Mr. TIAN Yuchuan Mr. ZHANG Songyi

At the 2023 AGM, Mr. OEI Kang, Eric, Mr. LEUNG Wing Sum, Samuel and Mr. LEE Shiu Yee, Daniel will retire from office by rotation in accordance with Article 85 of the Articles of Association and being eligible, will offer themselves for re-election.

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

可供分派儲備

按照開曼群島《公司法》(經修訂)計算,本 公司於二零二二年十二月三十一日之可供 分派儲備為919,600,000港元(二零二一年: 1,005,000,000港元)。

五年財務概要

本集團過去五個財政年度之業績以及資產及 負債概要載於第183頁至第184頁。

捐款

年內,本集團並無作出慈善及其他捐款(二零 二一年:無)。

董事

年內及截至本報告書刊發日期之董事如下:

執行董事

黃剛先生(主席兼行政總裁) 梁榮森先生(首席財務官) 黃植良先生 李肇怡先生

獨立非執行董事

鄭毓和先生 田玉川先生 張頌義先生

於二零二三年股東週年大會上,黃剛先生、 梁榮森先生及李肇怡先生將根據組織章程 細則第85條之規定輪值告退,惟彼等符合資 格, 並願意膺選連任。

本公司已接獲各獨立非執行董事根據香港聯 合交易所有限公司(「聯交所」)證券上市規則 (「上市規則」)第3.13條就其獨立身份發出之年 度確認書,本公司認為全體獨立非執行董事 均為獨立人士。



DIRECTORS' SERVICE CONTRACTS

No Director proposed for re-election at the 2023 AGM has a service contract with the Company or any of its subsidiaries which is not determinable by the Group within one year without payment of compensation (other than statutory compensation).

DIRECTORS' INTERESTS IN SECURITIES

At 31 December 2022, the interests and short positions of the Directors and chief executive of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporation (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) as recorded in the register required to be kept under section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") set out in Appendix 10 to the Listing Rules adopted by the Company were as follows:

(i) Long positions in the shares and underlying shares of the Company:

董事服務合約

概無擬於二零二三年股東週年大會膺選連任 之董事與本公司或其任何附屬公司訂立本集 團不可於一年內予以終止而毋須賠償之服務 合約(法定賠償除外)。

董事於證券之權益

於二零二二年十二月三十一日,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(「證券及期貨條例」)第XV部)之股份、相關股份及債券中擁有並已記錄於本公司根據證券及期貨條例第352條規定領予存置之登記冊之權益及淡倉,或已根據本公司所採納載於上市規則附錄十有關上市發行人董事進行證券交易的標準守則(「標準守則」)之規定知會本公司及聯交所之權益及淡倉如下:

(i) 於本公司股份及相關股份之好倉:

		Number of shares and underlying shares of the	Approximate percentage of existing Issued share capital of
Name of Directors	Nature of interest	Company 本公司股份及	the Company 佔本公司現有已發
董事姓名	權益性質	相關股份數目	行股本概約百分比
Mr. OEI Kang, Eric 黃剛先生	Corporate 公司	1,833,696,9371	73.168%
	Joint 共同	41,661,439²	1.662%
Mr. WONG Jake Leong, Sammy 黃植良先生	Joint 共同	2,051,401 ³	0.082%
Mr. LEE Shiu Yee, Daniel 李肇怡先生	Personal 個人	8,550 ⁴	0.001%

DIRECTORS' INTERESTS IN SECURITIES (continued)

Long positions in the shares and underlying shares of the Company: (continued)

Notes:

Since as at 31 December 2022, HKC (Holdings) Limited ("HKC") was held as to (i) approximately 67.829% by Claudio Holdings Limited ("Claudio") (via its wholly-owned subsidiaries, Creator Holdings Limited ("Creator") and Genesis Capital Group Limited ("Genesis")), a company wholly-owned by Mr. OEI Kang, Eric; and (ii) approximately 32.171% by Great Nation International Limited ("Great Nation") (via its wholly-owned subsidiary, Genesis Ventures Limited ("Genesis Ventures")), a company owned as to 50% by Mr. OEI Kang, Eric and as to the remaining 50% by his wife, Mrs. OEI Valonia Lau. As thus, Mr. OEI Kang, Eric is deemed to be interested in the same parcel of shares of the Company (the "Shares") in which HKC is interested.

The corporate interest of Mr. OEI Kang, Eric represents (i) an interest in 1,403,352,050 Shares held by HKC; (ii) an interest in 154,278,990 Shares held by Creator; and (iii) an interest in 276,065,897 Shares held by Genesis.

- The joint interest of Mr. OEI Kang, Eric represents an interest in 41,661,439 Shares jointly held with his wife, Mrs. OEI Valonia Lau.
- The joint interest of Mr. WONG Jake Leong, Sammy represents an interest 3 in 2,051,401 Shares jointly held with his wife, Mrs. WONG Hongmei Guo.
- 4. The personal interest of Mr. LEE Shiu Yee, Daniel represents an interest in 8,550 Shares.

董事於證券之權益(續)

於本公司股份及相關股份之好倉: (續)

附註:

於二零二二年十二月三十一日,由於香 港建設(控股)有限公司(「香港建設」)由(i) Claudio Holdings Limited (「Claudio」) 持有 約67.829%(透過其全資附屬公司創達集 團有限公司(「創達」)及華創集團有限公司 (「華創」)),而Claudio由黃剛先生全資擁 有:及(ii)偉邦國際有限公司(「偉邦」)持有約 32.171% (透過其全資附屬公司華創創業投 資有限公司(「華創創業」)),而偉邦由黃剛 先生擁有50%權益,餘下50%權益則由彼 之妻子劉慧女士擁有。因此,黃剛先生被 視為於香港建設擁有權益之同一批本公司 股份(「股份」)中擁有權益。

> 黃剛先生之公司權益包括(i)由香港建設持 有之1,403,352,050股股份權益; (ii)由創達 持有之154,278,990股股份權益:及(iii)由華 創持有之276,065,897股股份權益。

- 黃剛先生之共同權益指由彼與彼之妻子 劉慧女士共同持有之41,661,439股股份權 益。
- 黃植良先生之共同權益指由彼與彼之妻子 郭宏梅女士共同持有之2,051,401股股份權
- 李肇怡先生之個人權益指於8,550股股份 權益。



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DIRECTORS' INTERESTS IN SECURITIES (continued)

(ii) Long positions in the shares and underlying shares of associated corporation of the Company:

董事於證券之權益(續)

(ii) 於本公司相聯法團股份及相關股份 之好倉:

Name of associated corporation	Name of Director	Nature of interest	Number of shares and underlying shares of the associated corporation	percentage of existing issued share capital of the associated corporation 佔相聯法團現有
相聯法團名稱	董事姓名	權益性質	相聯法團股份及 相關股份數目	已發行股本概約 百分比
HKC (Holdings) Limited 香港建設(控股)有限公司	Mr. OEI Kang, Eric 黃剛先生	Corporate 公司	511,074,246¹	100.000%

Note:

 The corporate interest of Mr. OEI Kang, Eric represents (i) an interest in 203,445,407 shares of HKC held by Creator; (ii) an interest in 143,212,531 shares of HKC held by Genesis; and (iii) an interest in 164,416,308 shares of HKC held by Genesis Ventures.

Save as disclosed above, at no time during the year was the Company, its subsidiaries, its fellow subsidiaries, its parent company or its other associated corporations a party to any arrangement to enable the Directors and chief executives of the Company (including their spouse and children under 18 years of age) to hold any interests or short positions in the shares or underlying shares in, or debentures of, the Company or its specified undertakings or other associated corporation.

DIRECTORS' RIGHT TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed under the heading "Directors' Interests in Securities" above, at no time during the year was the Company or any of its subsidiaries a party to any arrangement that enabled the Directors or any of their spouses or children under the age of 18 to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

DIRECTORS' INTERESTS IN COMPETING BUSINESSES

None of the Directors or their respective associate(s) was interested in any business which competes or is likely to compete, either directly or indirectly, with the business of the Group during the year.

附註:

1. 黄剛先生之公司權益指(i)由創達持有之 203,445,407股香港建設股份權益:(ii)由華 創持有之143,212,531股香港建設股份權 益:及(iii)由華創創業持有之164,416,308股 香港建設股份權益。

除上文披露者外,於本年度內任何時間,本公司、其附屬公司、其同系附屬公司、其母公司或其他相聯法團概無訂立任何安排,致使本公司董事及主要行政人員(包括彼等之配偶及18歲以下之子女)於本公司、其指明企業或其他相聯法團之股份、相關股份或債券中擁有任何權益或淡倉。

董事購買股份或債券之權利

除上文「董事於證券之權益」一節披露者外, 於年內任何時間,本公司或其任何附屬公司 概無訂立任何安排,致使董事或彼等各自之 配偶或18歲以下之子女可藉購入本公司或任 何其他法人團體之股份或債券而獲益。

董事在競爭業務之權益

年內概無董事或彼等各自之聯繫人士於與本 集團的業務直接或間接構成或可能構成競爭 之任何業務中擁有權益。

DIRECTORS' AND CONTROLLING SHAREHOLDERS' INTERESTS IN CONTRACTS OF SIGNIFICANCE

Save as disclosed in Note 23 "Bank borrowings" and Note 28 "Related party transactions" to the consolidated financial statements, the transactions with HKC and its subsidiaries and in which Mr. OEI Kang, Eric was interested, no contract of significance to which the Company or any of its subsidiaries was a party and in which a Director had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

SUBSTANTIAL SHAREHOLDERS' INTERESTS IN **SECURITIES**

As at 31 December 2022, the following persons (other than a Director or chief executive of the Company) had interests or short positions in the Shares and underlying Shares as recorded in the register required to be kept under section 336 of the SFO:

Long positions in the Shares and underlying Shares

董事及控股股東於重大合約之權益

除綜合財務報表附註23「銀行借款」及附註28 [關聯方交易]所披露者,與香港建設及其附 屬公司以及黃剛先生於其中擁有權益之交易 外,本公司或其任何附屬公司概無訂立任何 董事於其中直接或間接擁有重大權益,而於 年度結束時或於本年度內任何時間存續的重 大合約。

主要股東於證券之權益

於二零二二年十二月三十一日,以下人士(董 事或本公司主要行政人員除外)於股份及相關 股份中擁有須登記於證券及期貨條例第336 條規定須予存置之登記冊之權益或淡倉:

Approximate

於股份及相關股份之好倉

			percentage of
		Neverland	the existing
		Number of Shares and	issued share
Name	Nature of interest		capital of the
Name	nature of interest	underlying Shares	Company 佔本公司現有已
			發行股本概約
姓名/名稱	權益性質	股份及相關股份數目	百分比
Mrs. OEI Valonia Lau 劉慧女士	Family 家族	1,833,696,9371	73.168%
	Joint 共同	41,661,439²	1.662%
Claudio Holdings Limited	Corporate 公司	1,833,696,937³	73.168%
HKC (Holdings) Limited 香港建設(控股)有限公司	Beneficial owner 實益擁有人	1,403,352,0504	56.000%
Genesis Capital Group Limited 華創集團有限公司	Beneficial owner 實益擁有人	276,065,8975	11.016%
Creator Holdings Limited 創達集團有限公司	Beneficial owner 實益擁有人	154,278,9906	6.156%

Report of the Directors 董事會報告書



SUBSTANTIAL SHAREHOLDERS' INTERESTS IN SECURITIES (continued)

Long positions in the Shares and underlying Shares (continued)

Notes:

- Mrs. OEl Valonia Lau is deemed to be interested in the same parcel of Shares in which Mr. OEl Kang, Eric is taken to be interested (as detailed in "Directors' Interests in Securities" section above).
- The joint interest of Mrs. OEI Valonia Lau represents an interest in 41,661,439
 Shares jointly held with Mr. OEI Kang, Eric.
- 3. Claudio is beneficially interested in approximately 67.829% of the issued share capital of HKC (via its wholly-owned subsidiaries, Creator and Genesis) and thus, is deemed to be interested in the same parcel of Shares in which HKC is interested. In addition, as Creator and Genesis are wholly-owned subsidiaries of Claudio, and thus, Claudio is deemed to be interested in the same parcel of Shares in which Creator and Genesis are interested.
- 4. The beneficial interest of HKC represents an interest in 1,403,352,050 Shares.
- 5. The beneficial interest of Genesis represents an interest in 276,065,897 Shares.
- 6. The beneficial interest of Creator represents an interest in 154,278,990 Shares.

Save as disclosed above, at 31 December 2022, the Company had not been notified by any person, other than Directors and chief executive of the Company, who had interests or short positions in the Shares and underlying Shares which are required to record in the register required to be kept by the Company under section 336 of Part XV of the SFO.

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

Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities during the year ended 31 December 2022.

MANAGEMENT CONTRACT

Apart from those disclosed under the heading "Related Party Transactions" in Note 28 to the consolidated financial statements, no contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed during the year.

主要股東於證券之權益(續)

於股份及相關股份之好倉(續)

附 註:

- 劉慧女士被視為於黃剛先生被當作擁有權益之同 一批股份中擁有權益(詳情參見上文「董事於證券 之權益」一節)。
- 劉慧女士之共同權益指由彼與黃剛先生共同持有 之41,661,439股股份權益。
- 3. Claudio實益擁有香港建設已發行股本約67.829% 權益(透過其全資附屬公司創達及華創),因此被 視為於香港建設擁有權益之同一批股份中擁有權 益。此外,由於創達及華創為Claudio之全資附屬 公司,因此,Claudio被視為於創達及華創擁有權 益之同一批股份中擁有權益。
- 4. 香港建設之實益權益指於1,403,352,050股股份權益。
- 5. 華創之實益權益指於276,065,897股股份權益。
- 6. 創達之實益權益指於154,278,990股股份權益。

除上文披露者外,於二零二二年十二月三十一日,本公司並無獲任何人士(董事及本公司主要行政人員除外)知會,表示彼於股份及相關股份中擁有須登記於本公司根據證券及期貨條例第XV部第336條之規定須予存置之登記冊內之權益或淡倉。

購買、出售或贖回本公司上市證券

於截至二零二二年十二月三十一日止年度,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。

管理合約

除綜合財務報表附註28「關聯方交易」項下披露者外,於本年度內,本公司並無就全盤業務或其中重大部份簽訂或存有任何管理及行政合約。

MAJOR CUSTOMERS AND SUPPLIERS

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

Purchases

The largest supplier 10% Five largest suppliers in aggregate 30%

Sales

During the year, the Group had five customers only and the percentages of the Group's sales attributable to the major customers are as follows:

The largest customer 41% The remaining customers 59%

None of the Directors, any of their associates, or Shareholders (which to the knowledge of the Directors, own more than 5% of the Company's issued share capital) had any interest in the Group's customers and suppliers noted above.

CORPORATE GOVERNANCE

The Company's corporate governance practices are set out in the Corporate Governance Report on pages 22 to 58.

MODEL CODE FOR SECURITIES TRANSACTIONS BY **DIRECTORS**

The Company has adopted the Model Code as its own code of conduct regarding Directors' securities transactions. Specified employees who are likely to be in possession of unpublished inside information of the Group are also subject to compliance with guidelines on no less exacting terms than the Model Code. A Code for Securities Dealings by Employees has also been adopted in this regard.

RETIREMENT BENEFITS SCHEMES

Information on the Group's retirement benefits schemes is set out in Note 10 to the consolidated financial statements.

SUFFICIENCY OF PUBLIC FLOAT

Based on the information that is publicly available to the Company and within the knowledge of the Directors, as at the date of this report, there is sufficient public float of more than 25% of the Company's issued shares as required under the Listing Rules.

主要客戶及供應商

年內,本集團主要供應商及客戶應佔本集團 採購額及銷售額之百分比如下:

採購額

最大供應商 10% 五大供應商合計 30%

銷售額

年內,本集團僅有五名客戶,主要客戶應佔 本集團銷售額之百分比如下:

最大客戶 41% 餘下客戶 59%

董事、彼等之任何聯繫人士或股東(據董事所 知擁有本公司已發行股本超過5%者)概無於 上述本集團客戶及供應商中擁有任何權益。

企業管治

本公司的企業管治常規載於第22至58頁的企 業管治報告。

董事進行證券交易的標準守則

本公司已採納標準守則作為董事進行證券交 易之操守守則。可能擁有本集團尚未公佈內 幕消息之特定僱員,亦須遵守不會較標準守 則寬鬆之指引。本公司亦已就此採納僱員買 賣證券之守則。

退休福利計劃

本集團之退休福利計劃資料載於綜合財務報 表附註10。

足夠公眾持股量

根據本公司取得之公開資料,以及就董事所 知,於本報告書刊發日期,本公司維持足夠 公眾持股量,即根據上市規則所規定已發行 股份25%以上由公眾人士持有。



PERMITTED INDEMNITY PROVISIONS

Pursuant to the Articles of Association, every Director and other officers of the Company shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages and expenses which he/she may incur or sustain in or about the execution of the duties of his/her office or otherwise in relation thereto, provided that the indemnity shall not extend to any matter in respect of any fraud or dishonesty which may attach to any of said persons. The Company has arranged appropriate liability insurance to indemnify the Group's Directors for their liabilities arising out of corporate activities. The insurance coverage is reviewed on an annual basis.

REVIEW OF THE ANNUAL REPORT BY AUDIT COMMITTEE

The audit committee of the Company currently comprises three Independent Non-executive Directors with written terms of reference in accordance with the requirements of the Listing Rules, and reports to the Board.

The audit committee has reviewed the audited consolidated financial statements for the year ended 31 December 2022.

INDEPENDENT AUDITOR

PricewaterhouseCoopers ("PwC") had resigned as the auditor of the Company with effect from 3 December 2021. On 3 December 2021, the Board resolved, as recommended by the audit committee of the Company, to propose the appointment of Moore Stephens CPA Limited as the auditor of the Company to fill the casual vacancy following the resignation of PwC and to hold office until the conclusion of the 2022 AGM. On 30 December 2021, the appointment of Moore Stephens CPA Limited as the Company's auditor was approved at the extraordinary general meeting of the Company. At the 2022 AGM on 2 June 2022, the re-appointment of Moore Stephens CPA Limited as auditor of the Company was approved by the shareholders of the Company.

The consolidated financial statements for the year ended 31 December 2022 have been audited by Moore Stephens CPA Limited who retire and, being eligible, offer themselves for re-appointment. A resolution for the re-appointment of Moore Stephens CPA Limited as auditor of the Company is to be proposed at the 2023 AGM, subject to the approval of the shareholders of the Company at the 2023 AGM.

獲准許彌償條文

根據組織章程細則,各董事及本公司其他行政人員於履行其職責或相關職責時可能招致或蒙受之所有訴訟、費用、收費、損失、損害及開支,可從本公司資產及溢利中獲得彌償保證及確保免受任何損害,惟彌償保證不得延伸至與任何上述人士有關之欺詐或不誠實事項。本公司已安排適當責任保險,以彌償本集團董事因企業事務產生之責任。本公司每年檢討保險範圍。

審核委員會審閱年報

本公司之審核委員會目前由三名獨立非執行 董事組成,本公司已根據上市規則之規定制 訂其書面職權範圍。審核委員會須向董事會 匯報。

審核委員會已審閱截至二零二二年十二月三 十一日止年度之經審核綜合財務報表。

獨立核數師

截至二零二二年十二月三十一日止年度之綜合財務報表已由大華馬施雲會計師事務所有限公司審核。大華馬施雲會計師事務所有限公司任滿告退,並符合資格及願意獲續聘。本公司將於二零二三年股東週年大會上提公司 有關續聘大華馬施雲會計師事務所有限公司 有關續聘大華馬施雲會計師事務所有限公司股 為本公司核數師之決議案,惟須經本公司股東於二零二三年股東週年大會上批准後方可作實。

UPDATE ON DIRECTORS' INFORMATION

Pursuant to Rule 13.51B(1) of the Listing Rules, change in the 根據上市規則第13.51B(1)條,董事資料自二 information of the Director since the date of the 2022 Interim Report 零二二年中期報告日期以來之變更如下: is set out below:

Mr. TIAN Yuchuan

(Independent Non-executive Director)

Mr. TIAN was appointed as an independent director of KBM Oil Co., Ltd., a joint venture oil company owned by CITIC Resources Holdings Limited, with effect from 1 February 2023.

On behalf of the Board

China Renewable Energy Investment Limited OEI Kang, Eric

Chairman and Chief Executive Officer

Hong Kong, 29 March 2023

董事資料更新

田玉川先生

(獨立非執行董事)

田先生已獲委任為KBM Oil Co., Ltd. (中信資 源控股有限公司擁有的合資石油公司)的獨立 董事,自二零二三年二月一日起生效。

代表董事會

中國再生能源投資有限公司 黃剛

主席兼行政總裁

香港,二零二三年三月二十九日

Independent Auditor's Report

獨立核數師報告





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會計師事務所有限公司 大華 馬施 雲

TO THE SHAREHOLDERS OF CHINA RENEWABLE ENERGY INVESTMENT LIMITED

(incorporated in Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of China Renewable Energy Investment Limited ("the Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 95 to 182, which comprise the consolidated statement of financial position as at 31 December 2022, and the consolidated statement of comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2022 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 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 those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

致中國再生能源投資有限公司股東

(於開曼群島註冊成立的有限公司)

意見

本核數師(以下簡稱「我們」)已審計列載於第 95至182頁之中國再生能源投資有限公司(「貴 公司」)及其附屬公司(合稱「貴集團」)的綜合 財務報表,此資料包括於二零二二年十二月 三十一日的綜合財務狀況表與截至該日止年 度的綜合全面收入報表、綜合權益變動表和 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》(「香港財務報告準則」)真實而中肯地反映了 貴集團於二零二二年十二月三十一日的綜合財務狀況及其截至該日止年度的綜合財務表現及綜合現金流量,並已遵照香港《公司條例》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」)進行審核。我們在該等準則下承擔的責任已在本報告「核數師就審核綜合財務報表承擔的責任」部分中作進審核綜合財務報表承擔的責任」部分中作進學會計師道德守則》(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,我們所獲得的審核意見提供基礎。

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。該等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)

Kev Audit Matter 關鍵審計事項

Impairment assessment of property, plant and equipment, intangible assets and right-of-use assets related to power plants in the Mainland China, which have impairment indicators 於中國大陸發電廠相關的具有減值跡象之物業、機器 及設備、無形資產及使用權資產進行減值評估

Refer to note 2.8 and 4a to the consolidated financial statements

請參閱綜合財務報表附註2.8及4a

As at 31 December 2022, the Group's non-current assets principally comprised property, plant and equipment, intangible assets and right-of-use assets related to power plants in the Mainland China. Management considered impairment indicators existed for certain power plants and performed impairment assessments on these power plants

於二零二二年十二月三十一日, 貴集團的非流動資產主 要包括中國大陸的發電廠相關的物業、機器及設備、無形 資產及使用權資產。管理層認為若干發電廠已存在減值 跡象,並對該等發電廠進行了相應的減值評估。

Management assessed whether there was any impairment of the carrying values of property, plant and equipment, intangible assets and right-of-use assets by calculating the recoverable amount under value in use method. The impairment assessment requires management to exercise significant management judgement and estimates, among other things, estimating correspondingly tariff rates, future sales volume and discount rate.

管理層通過採用使用價值方法計量可回收金額,評估物 業、機器及設備、無形資產以及使用權資產的賬面值是 否存在任何減值。減值評估要求管理層作出重大管理判 斷和估計,其中包括估計相應的電費、未來銷量及貼現 率。

Based on the management's assessment, no impairment loss on property, plant and equipment and intangible assets and right-of-use assets were recognised in profit or loss during the year ended 31 December 2022.

基於管理層的評估,於截至二零二二年十二月三十一日止 年度並未於損益內確認物業、機器及設備、無形資產及 使用權資產之減值虧損。

關鍵審計事項(續)

How our audit addressed the Key Audit Matter 我們進行審核時如何應對關鍵審計事項

Our procedures in relation to management's impairment assessment of property, plant and equipment, intangible assets and right-of-use assets related to relevant power plants in the Mainland China included:

就管理層對中國大陸的發電廠相關的物業、機器及設 備、無形資產以及使用權資產進行減值評估之相關程序 包括:

- Assessed the impairment assessment methodology used by the management to estimate value in use; 評估管理層用於估計使用價值的減值評估方法;
- Evaluated the assumptions underpinning the discounted cash flow models, including growth rates through assessing the reasonableness of forecasted future cash flows by reference to the future business plan of the Group as well as industry trend;

評估支持貼現現金流模型的假設,包括增長率,方 式為通過參照本集團未來業務計劃及行業趨勢, 以評估未來現金流量預測的合理性;

- Involved our team of internal valuation experts to assess the reasonableness of the discount rates applied in determining the value in use by benchmarking against market data; and 通過與市場數據對標,讓我們的內部估值專家團 隊評估釐定使用價值所用的貼現率的合理性;及
- Evaluated the management's sensitivity analysis to assess the potential impact of reasonable possible downside changes in the key assumptions. 評估管理層作出的敏感性分析,以評估關鍵假設

中合理可能的不利變化之潛在影響。

Independent Auditor's Report

獨立核數師報告



OTHER INFORMATION

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

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

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

RESPONSIBILITIES OF DIRECTORS 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.

其他信息

貴公司董事須對其他信息負責。其他信息包 括年報內的所有信息,但不包括綜合財務報 表及我們的核數師報告。

我們對綜合財務報表的意見並不涵蓋其他信息,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。

董事及治理層就綜合財務報表須承擔的責任

貴公司董事須負責根據香港會計師公會頒佈 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。

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

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

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

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

核數師就審計綜合財務報表承擔的

我們的目標,是對綜合財務報表整體是否不 存在由於欺詐或錯誤而導致的重大錯誤陳述 取得合理保證,並出具包括我們意見的核數 師報告。我們僅向 閣下(作為整體)報告我 們的意見,除此之外本報告別無其他目的。 我們不會就本報告的內容向任何其他人士負 上或承擔任何責任。合理保證是高水平的 保證,但不能保證按照《香港審計準則》進行 的審計,在某一重大錯誤陳述存在時總能發 現。錯誤陳述可以由欺詐或錯誤引起,如果 合理預期它們單獨或滙總起來可能影響綜 合財務報表使用者依賴綜合財務報表所作出 的經濟決定,則有關的錯誤陳述可被視作重 大。

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

- 識別和評估由於欺詐或錯誤而導致綜 合財務報表存在重大錯誤陳述的風險, 設計及執行審計程序以應對該等風險, 以及獲取充足和適當的審計憑證,作 為我們意見的基礎。由於欺詐可能涉 及串謀、偽造、蓄意遺漏、虚假陳述, 或凌駕於內部控制之上,因此未能發 現因欺詐而導致的重大錯誤陳述的風 險高於未能發現因錯誤而導致的重大 錯誤陳述的風險。
- 了解與審計相關的內部控制,以設計 適當的審計程序,但目的並非對 貴集 **国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。

Independent Auditor's Report

獨立核數師報告



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

(continued)

- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with 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 eliminate threats or safeguards applied.

核數師就審計綜合財務報表承擔的 責任(續)

- 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集工不確定性,從而可能導致對處,則持續經營能力產生重大不確定性,從而可能導致對處,則持續經營能力產生重大不確定性,則則是不可以,則我們認為存在重大不確定性,則則是其一人。 要在核數師報告中提請內國,則是有關的,以下,則我們應當發,則我們應當於有與明,則我們應當於核數。 對於不足,則我們應當於核數,未不可或情況可能導致。 對於不足,則我們應當於核數,未不可或情況可能導致。 對於不來事項或情況可能導致。
- 評價綜合財務報表的整體列報方式、 結構和內容,包括披露,以及綜合財 務報表是否中肯反映交易和事項。
- 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、監督和執行。 我們為審計意見承擔全部責任。

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

我們還向治理層提交聲明,說明我們已符合 有關獨立性的相關專業道德要求,並與彼等 溝通有可能合理地被認為會影響我們獨立性 的所有關係和其他事項,以及在適用的情況 下,用以消除對獨立性產生威脅的行動或採 取的防範措施。

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

(continued)

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.

核數師就審計綜合財務報表承擔的 青仟(續)

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 描述該等事項,除非法律法規不允許公開披 露該等事項,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。

Moore Stephens CPA Limited

Certified Public Accountants Registered Public Interest Entity Auditors

Lai Hung Wai

Practicing Certificate Number: P06995

Hong Kong, 29 March 2023

大華馬施雲會計師事務所有限公司

執業會計師 註冊公眾利益實體核數師

黎鴻威

執業證書編號: P06995

香港,二零二三年三月二十九日

Consolidated Statement of Comprehensive Income

綜合全面收入報表

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

			2022	2021
			二零二二年	二零二一年
		Note 附註	HK\$'000 千港元	HK\$'000 千港元
			十冶九	
Revenue	收益	5	197,184	250,255
Cost of sales	銷售成本	7	(132,519)	(138,158)
Gross profit	毛利		64,665	112,097
Other income	其他收入	5	6,558	17,413
Other losses	其他虧損	6	-	(13,672)
Administrative expenses	行政費用	7	(54,196)	(29,098)
Operating profit	經營溢利		17,027	86,740
Finance income	財務收入	8	1,791	1,297
Finance costs	融資成本	8	(36,173)	(38,151)
Finance costs - net	融資成本-淨額	8	(34,382)	(36,854)
Share of results of associates	應佔聯營公司業績	18	54,497	75,738
Profit before income tax	所得税前溢利		37,142	125,624
Income tax expense	所得税支出	11	(7,323)	(13,823)
Profit for the year	本年度溢利		29,819	111,801
Other comprehensive (loss)/income Items that will not be reclassified subsequently to profit or loss Currency translation differences of the Company and its subsidiaries	其他全面(虧損)/收入 將不會於其後重新 分類至損益之項目 本公司及其附屬公司之 匯兑換算差額		(75,732)	26,533
Currency translation differences of	聯營公司之匯兑換算			
associates	差額		(74,543)	18,552
Other comprehensive (loss)/income	本年度其他全面(虧損)/			
for the year, net of tax	收入,扣除税項		(150,275)	45,085
Total comprehensive (loss)/income	本年度全面(虧損)/			
for the year	收入總額		(120,456)	156,886
Profit/(loss) attributable to:	以下應佔溢利/(虧損):			
Equity holders of the Company	本公司權益持有人		31,111	113,354
Non-controlling interests	非控股權益		(1,292)	(1,553)
<u> </u>	, , <u>, , , , , , , , , , , , , , , , , </u>			
			29,819	111,801

Consolidated Statement of Comprehensive Income

綜合全面收入報表

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

		Note 附註	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Total comprehensive (loss)/income attributable to: Equity holders of the Company Non-controlling interests	以下應佔全面(虧損)/ 收入總額: 本公司權益持有人 非控股權益		(119,214) (1,242) (120,456)	158,441 (1,555) 156,886
Earnings per share attributable to equity holders of the Company for the year (expressed in HK cents per share)	本年度本公司權益持有人應 佔每股盈利 (每股以港仙列示)			
Basic and diluted earnings per share	每股基本及攤薄盈利	12	1.24	4.52

Consolidated Statement of Financial Position

綜合財務狀況表

As at 31 December 2022 於二零二二年十二月三十一日



			2022	2021
			二零二二年	二零二一年
		Note	HK\$'000	HK\$'000
		附註	千港元	千港元
			I /E/L	—————————————————————————————————————
ASSETS	資產			
	非流動資產			
Non-current assets				
Property, plant and equipment	物業、機器及設備	14	1,009,094	1,199,562
Construction in progress	在建工程	15	49	-
Right-of-use assets	使用權資產	16	10,768	13,169
Intangible assets	無形資產	17	2,319	3,581
Prepayments and other receivables	預付款及其他應收款	19	25,990	40,009
Interests in associates	於聯營公司之權益	18	854,442	942,029
			,	· · ·
Total non-current assets	非流動資產總額		1,902,662	2,198,350
Current assets	流動資產			
Inventories	存貨		10,357	10,726
Trade and other receivables	應收賬款及其他應收款	19	473,566	506,209
Cash and cash equivalents	現金及現金等價物	20	232,414	197,182
cuon ana cuon cyanaiome	70 <u>m</u> 7/ 70 <u>m</u> (7 // //		,	,
Total current assets	流動資產總額		716,337	714,117
Total Garrent accord	710 30 St III III			
Total assets	資產總額		2,618,999	2,912,467
EQUITY	權益			
Capital and reserves attributable to	—			
equity holders of the Company	資本及儲備			
		0.4	05.000	05.000
Share capital	股本	21	25,062	25,062
Reserves	儲備	22	1,893,397	2,025,142
Equity attributable to equity	本公司權益持有人應佔			
			4 040 450	0.050.004
holders of the Company	權益		1,918,459	2,050,204
Non-controlling interests	非控股權益		(3,717)	(2,475)
Non-controlling interests	クF J土 /X /作 皿		(3,717)	(2,410)
Total equity	權益總額		1,914,742	2,047,729
Total equity	1年 並 100 日天		1,314,142	2,041,129

Consolidated Statement of Financial Position

綜合財務狀況表

As at 31 December 2022

於二零二二年十二月三十一日

			2022 二零二二年	2021 二零二一年
		Note 附註	HK\$'000 千港元	ー √ ー
LIABILITIES	<i>₽</i> /≠			
LIABILITIES	負債			
Non-current liabilities	非流動負債	0.0		440.007
Bank borrowings	銀行借款	23	296,257	419,607
Deferred income tax liabilities	遞延所得税負債	25	32,301	36,897
Total non-current liabilities	非流動負債總額		328,558	456,504
Current liabilities	流動負債			
Trade and other payables	應付賬款及其他應付款	26	61,507	71,273
Current portion of bank borrowings	銀行借款即期部分	23	144,612	168,373
Amount due to a shareholder	應付一名股東款項	24	167,931	166,496
Current income tax liabilities	即期所得税負債		1,649	2,092
			,-	,
Total current liabilities	流動負債總額		375,699	408,234
Total liabilities	負債總額		704,257	864,738
Total equity and liabilities	權益及負債總額		2,618,999	2,912,467

OEI Kang, Eric 黃剛 Director 董事

LEUNG Wing Sum, Samuel 梁榮森 Director 董事

Consolidated Statement of Changes in Equity

綜合權益變動表

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度



Attributable to equity holders of the Company

Share Sh			本公司權益持有人應佔					_		
Profit/(loss) for the year 本年度選利/(虧損) 113,354 113,354 (1,553) 111,801 Other comprehensive income/(loss): 其他全面收入/(虧損): 本公司及其附屬公司と 医足療差額 26,535 26,535 (2) 26,533			capital 股本 HK\$'000	premium 股份溢價 HK\$'000	reserve 匯兑儲備 HK\$'000	reserve 法定儲備 HK\$'000 千港元 (Note)	earnings 保留盈利 HK\$'000	總計 HK\$'000	controlling interests 非控股權益 HK\$'000	equity 權益總額 HK\$'000
Variable Comprehensive income/(loss)	Balance at 1 January 2021	於二零二一年一月一日之結餘	25,062	925,856	57,121	16,058	890,222	1,914,319	(920)	1,913,399
E	Other comprehensive income/(loss):	其他全面收入/(虧損):	-	-	-	-	113,354	113,354	(1,553)	111,801
Total comprehensive income/(loss) 全面收入/(虧損)總額 18,552 113,354 158,441 (1,555 156,886	the Company and its subsidiaries	匯兑換算差額	-	-	26,535	-	-	26,535	(2)	26,533
Transactions with owners Transfer to statutory reserve 轉撥至法定儲備	,	你百百百万人在九天开在城		_	18,552	_	_	18,552		18,552
Transfer to statutory reserve Dividend paid 日付股息	Total comprehensive income/(loss)	全面收入/(虧損)總額	-	-	45,087	-	113,354	158,441	(1,555)	156,886
Balance at 1 January 2022 於二零二二年一月一日之結餘 25,062 925,856 102,208 20,612 976,466 2,050,204 (2,475) 2,047,729 Profit/(loss) for the year 本年度溢利/(虧損) 31,111 31,111 (1,292) 29,819 Other comprehensive (loss)/income: 技権全面(虧損)/收入: 本公司及其附屬公司之 the Company and its subsidiaries 歴兌換算差額 (75,782) (75,782) 50 (75,732) Currency translation differences of associates (74,543) (74,543) - (74,543) Total comprehensive (loss)/income 全面收入(虧損)/收入總額 (150,325) - 31,111 (119,214) (1,242) (120,456) Transactions with owners Transfer to statutory reserve 轉養至法定結構 7,465 (7,465)	Transfer to statutory reserve	轉撥至法定儲備	-	-	-	4,554		- (22,556)	- -	(22,556)
Profit/(loss) for the year 本年度溢利/(虧損) 31,111 31,111 (1,292) 29,819 Other comprehensive (loss)/income: 其他全面(虧損)/收入:	Balance at 31 December 2021	於二零二一年十二月三十一日之結餘	25,062	925,856	102,208	20,612	976,466	2,050,204	(2,475)	2,047,729
Other comprehensive (loss)/income: 其他全面(虧損)/收入: Currency translation differences of the Company and its subsidiaries 本公司及其附屬公司之	Balance at 1 January 2022	於二零二二年一月一日之結餘	25,062	925,856	102,208	20,612	976,466	2,050,204	(2,475)	2,047,729
the Company and its subsidiaries 匯兑換算差額 (75,782) (75,782) 50 (75,732) Currency translation differences of associates 聯營公司之匯兑換算差額 (74,543) (74,543) - (74,543) Total comprehensive (loss)/income 全面收入(虧損)/收入總額 (150,325) - 31,111 (119,214) (1,242) (120,456) Transactions with owners 與擁有人進行之交易 Transfer to statutory reserve 轉撥至法定儲備 7,465 (7,465)	Other comprehensive (loss)/income:	其他全面(虧損)/收入:	-	-	-	-	31,111	31,111	(1,292)	29,819
Total comprehensive (loss)/income 全面收入(虧損)/收入總額 (150,325) - 31,111 (119,214) (1,242) (120,456) Transactions with owners Transfer to statutory reserve 轉撥至法定儲備 7,465 (7,465)	the Company and its subsidiaries	匯兑換算差額	-	-	(75,782)	-	-	(75,782)	50	(75,732)
Transactions with owners 與擁有人進行之交易 Transfer to statutory reserve 轉撥至法定儲備 - - - 7,465 (7,465) - - -	· ·		-	-	(74,543)	-	-	(74,543)	-	(74,543)
Transfer to statutory reserve 轉撥至法定儲備 - - - 7,465 (7,465) - - -	Total comprehensive (loss)/income	全面收入(虧損)/收入總額		-	(150,325)		31,111	(119,214)	(1,242)	(120,456)
			-	-	-	,	(7,465) (12,531)	- (12,531)	- -	(12,531)
Balance at 31 December 2022	Balance at 31 December 2022	込ー 零ーー 年十一 日二十二 ロラ 往鈴	25.062	925 856	(48 117)	28 077	987 581	1.918.459	(3 717)	1.914.742

Note: The Group's subsidiaries in the People's Republic of China (the "PRC") are 附註: 本集團在中華人民共和國(「中國」)的附屬公司須 required to allocate at least 10% of net profit according to their PRC audited financial statements to a statutory reserve fund until the balance of such reserve has reached 50% of the subsidiaries' registered capital. Any further appropriation is optional. The statutory reserve fund shall only be used for making up losses or for capitalisation into share capital, provided that the remaining balance is not less than 20% of the registered capital of the entity after such capitalisation.

根據其中國經審核的財務報表,將至少10%的 淨利潤分配至法定儲備,直至該儲備餘額達至 附屬公司註冊資本的50%,之後可選擇進一步撥 款。法定儲備金僅用於彌補虧損或資本化為股 本,但其餘額不得低於該資本化後實體註冊資 本的20%。

Consolidated Statement of Cash Flows

綜合現金流量表

For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

		Note 附註	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
		門頂土	十. 沧兀	—————————————————————————————————————
Cash flows from operating activities Cash generated from operations Mainland China taxation paid	經營活動之現金流量 經營所得現金 已付中國大陸税項	29(a)	162,941 (7,500)	117,580 (4,638)
Net cash generated from operating activities	經營活動所得現金淨額		155,441	112,942
Cash flows from investing activities Dividend received from associates Interest received Proceeds from disposal of property, plant and equipment Purchase of property, plant and	投資活動之現金流量 已收聯營公司股息 已收利息 出售物業、機器及設備 所得款項 購入物業、機器及設備		60,480 1,786 197	107,872 1,284 1,957
equipment Purchase of intangible assets Decrease in restricted cash	購入無形資產 受限制現金減少		(8,240) (31) -	(16,723) (989) 2,524
Net cash generated from investing activities	投資活動所得現金淨額		54,192	95,925
Cash flows from financing activities Repayment of bank borrowings Interest paid for bank borrowings Dividend paid Interest paid for amount due to a shareholder Drawdown of bank borrowings	融資活動之現金流量 償還銀行借款 已付銀行借款利息 已付股息 已付應付一名股東款項 之利息 提用銀行借款		(142,651) (28,170) (12,531) (6,544) 25,000	(99,473) (32,088) (22,556) (6,594)
Repayment of amount due to a shareholder	償還應付一名股東款項 償還租賃負債款項		-	(30,000)
Repayment of lease liabilities (including interest)	(包括利息)		-	(1,530)
Net cash used in financing activities	融資活動所用現金淨額		(164,896)	(192,241)
Net increase in cash and cash equivalents Cash and cash equivalents at	現金及現金等價物增加 淨額 於一月一日之現金及現金 等價物		44,737 197,182	16,626 190,405
1 January Effect of foreign exchange rate changes	西 至 至 等 則 也 是 本 變動之影響		(9,505)	(9,849)
Cash and cash equivalents at 31 December	於十二月三十一日之 現金及現金等價物		232,414	197,182

Notes to the Consolidated Financial Statements

綜合財務報表附註



1 **GENERAL INFORMATION**

China Renewable Energy Investment Limited (the "Company" or "CRE") is an exempted company incorporated in the Cayman Islands with limited liability. The address of the registered office is Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands.

The Company and its subsidiaries (collectively the "Group") are principally engaged in renewable energy business. The Group has operations mainly in the People's Republic of China (the "PRC").

The shares of the Company are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The intermediate holding company is HKC (Holdings) Limited ("HKC"), a company incorporated in Bermuda. The ultimate holding company is Claudio Holdings Limited, a company incorporated in the British Virgin Islands. The ultimate controlling party is Mr. OEI Kang, Eric, who is also the chairman, chief executive officer and executive director of the Company.

These consolidated financial statements are presented in thousands of units of Hong Kong dollars (HK\$ thousand or HK\$'000), unless otherwise stated. These consolidated financial statements were approved for issue by the board of directors of the Company (the "Board") on 29 March 2023.

2 SUMMARY OF SIGNIFICANT ACCOUNTING **POLICIES**

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

2.1 Basis of preparation

The consolidated financial statements of CRE have been prepared in accordance with all applicable Hong Kong Financial Reporting Standards ("HKFRS"), disclosure requirements of Hong Kong Companies Ordinance and the applicable disclosures required by the Rules Governing the Listing of Securities on the Stock Exchange. They have been prepared under the historical cost convention.

一般資料

中國再生能源投資有限公司(「本公司」或 「中國再生能源」)為於開曼群島註冊成 立之獲豁免有限公司,其註冊辦事處 地址為Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands •

本公司及其附屬公司(統稱「本集團」)主 要從事可再生能源業務。本集團之業 務主要位於中華人民共和國(「中國」)。

本公司股份於香港聯合交易所有限公司 (「聯交所」) 主板上市。於百慕達註冊成 立之香港建設(控股)有限公司(「香港 建設」)為本公司中間控股公司。於英屬 處女群島註冊成立之Claudio Holdings Limited為本公司最終控股公司。最終 控股方為本公司主席、行政總裁兼執 行董事黃剛先生。

除另有指明外,本綜合財務報表以千港 元(「千港元」)為單位呈列。本公司董事 會(「董事會」)已於二零二三年三月二十 九日批准刊發本綜合財務報表。

2 主要會計政策概要

編製綜合財務報表所採用之主要會計 政策載列如下。除另有説明外,此等政 策已於所有呈報年度內貫徹應用。

2.1 編製基準

中國再生能源之綜合財務報表乃 根據所有適用之香港財務報告準 則(「香港財務報告準則」)、香港 公司條例披露規定及聯交所證券 上市規則的適用披露規定編製。 該等綜合財務報表按歷史成本慣 例編製。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.1 Basis of preparation (continued)

The preparation of financial statements in conformity with HKFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements, are disclosed in Note 4.

(a) Amendments to standards adopted by the Group

Amendments to HKFRS 3 Reference to the Conceptual

Framework

Amendment to HKFRS 16 Covid-19-Related Rent

Concessions beyond 30

June 2021

Amendments to HKAS 16 Property, Plant and

Equipment - Proceeds before Intended Use

Amendments to HKAS 37 Onerous Contracts - Cost of

Fulfilling a Contract

Amendments to HKFRSs Annual Improvements to

HKFRSs 2018-2020

The adoption of these amendments to standards does not have any significant impact on the Group's consolidated financial information.

2 主要會計政策概要(續)

2.1 編製基準(續)

編製符合香港財務報告準則之財務報表時,須採用若干重大會計估計。管理層亦須在應用本集團會計政策的過程中作出判斷。涉及較多判斷或較複雜的範疇,或假設及估計對綜合財務報表有重大影響的範疇於附註4披露。

(a) 本集團採納之準則修訂

香港財務報告 提述概念框架 準則第3號 之修訂

香港財務報告 二零二一年六月三十 準則第16號 日之後2019冠狀 之修訂 病毒病相關之租 金優惠

香港會計準則 物業、廠房及設備 -第16號之修 作擬定用途前之 訂 所得款項

香港會計準則 有償合約 - 履行合 第37號之修 約之成本

訂

香港財務報告 香港財務報告準則 準則之修訂 二零一八年至二 零二零年之年度

改進

採納該等準則修訂並不會對 本集團之綜合財務資料造 成任何重大影響。

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



SUMMARY OF SIGNIFICANT ACCOUNTING 2 POLICIES (continued)

- 2.1 Basis of preparation (continued)
 - New standard and amendments to standards have been issued but are not effective for the financial year beginning on 1 January 2022 and have not been early adopted

The following new standard and amendments to standards have been published and are mandatory for the accounting periods beginning on or after 1 January 2023 or later periods, but the Group has not early adopted them:

主要會計政策概要(續) 2

2.1 編製基準(續)

(b) 於二零二二年一月一日開始 之財政年度已頒佈但尚未 生效且亦無提早採納之新 準則及準則修訂

> 以下為已頒佈且必須在二零 二三年一月一日或以後開始 之會計期間或較後期間強制 應用,惟本集團並無提早採 納之新準則及準則修訂:

> > Effective for accounting periods beginning on or after 於下列日期或之後 開始之會計期間生效

HKFRS 17 (including the October 2020 and February 2022 Amendments to HKFRS 17)	Insurance Contracts	1 January 2023
香港財務報告準則第17號(包括二零二零年十月及二零二二年二月香港財務報告準則第17號之修訂)	保險合約	二零二三年一月一日
Amendments to HKFRS 10 and HKAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture	To be announced
香港財務報告準則第10號及香港會計 準則第28號之修訂	投資者與其聯營公司或合營公司之間之資產出售或注資	待公佈
Amendments to HKFRS 16	Lease Liability in a Sale and Leaseback	1 January 2024
香港財務報告準則第16號之修訂	售後租回交易中的租賃負債	二零二四年一月一日
Amendments to HKAS 1	Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretation 5 (2020)	1 January 2023
香港會計準則第1號之修訂	有關流動或非流動負債分類及香港詮釋第5號(二零二零年)之相關修訂	二零二三年一月一日
Amendments to HKAS 1 and HKFRS Practice Statement 2	Disclosure of Accounting Policies	1 January 2023
香港會計準則第1號及香港財務報告準 則實務報告第2號之修訂	會計政策之披露	二零二三年一月一日
Amendments to HKAS 8	Definition of Accounting Estimates	1 January 2023
香港會計準則第8號之修訂	會計估計之定義	二零二三年一月一日
Amendments to HKAS 12	Deferred Tax related to Assets and Liabilities arising from a Single Transaction	1 January 2023
香港會計準則第12號之修訂	與單一交易產生之資產及負債 有關之遞延稅項	二零二三年一月一日

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

- 2.1 Basis of preparation (continued)
 - (b) New standard and amendments to standards have been issued but are not effective for the financial year beginning on 1 January 2022 and have not been early adopted (continued)

The Group has not early adopted the new standard and amendments to standards, which have been issued but are not effective for the financial year beginning on 1 January 2022. The Group has already commenced an assessment on the impact of these new standard and amendments to standards, and expected that the adoption of those new standard and amendments to standards will not have any significant impact on the Group's consolidated financial information in the current or future reporting periods.

2.2 Consolidation

The consolidated financial statements include the financial statements of the Company and all its subsidiaries made up to 31 December.

(a) Subsidiaries

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

2 主要會計政策概要(續)

2.1 編製基準(續)

(b) 於二零二二年一月一日開始 之財政年度已頒佈但尚未 生效且亦無提早採納之新 準則及準則修訂(續)

2.2 綜合基準

綜合財務報表包括本公司及其所 有附屬公司截至十二月三十一日 止之財務報表。

(a) 附屬公司

附屬公司為本集團可對其行使控制權之實體(包括為本集團可對其結果團內對其結果團內對其結果團之業務獲得可能之業務,及有能力實體之業務,及有能力響體之與權力而影響實體,則本集團控制權對回。對於本集團失去控制權之日期開始合併。

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



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.2 Consolidation (continued)

Subsidiaries (continued)

The Group uses the acquisition method of accounting to account for business combinations. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred to the former owners of the acquiree and the equity interests issued by the Group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement. Acquisitionrelated costs are expensed as incurred. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date.

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

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

2 主要會計政策概要(續)

2.2 綜合基準(續)

附屬公司(續) (a)

本集團採用收購會計法為 業務合併列賬。收購附屬 公司之轉讓代價為所轉讓資 產、對被收購方前擁有人產 牛之負債及本集團發行股本 權益之公平值。所轉讓代價 包括或然代價安排所產生之 任何資產或負債之公平值。 收購相關成本於產生時支 銷。於業務合併時所收購可 識別資產及所承擔負債及 或然負債初步按收購當日公 平值計量。

本集團按個別收購基準, 確認在被收購方的任何非 控股權益。被收購方的非 控股權益為現時的擁有權 權益,並賦予持有人一旦清 盤時按比例應佔主體的淨資 產,可按公平值或按現時擁 有權權益應佔被收購方可 識別淨資產的確認金額比 例而計量。非控股權益的 所有其他組成部分按收購日 期的公平值計量,除非香港 財務報告準則規定必須以 其他計量基準計算。

所轉讓代價、於被收購方非 控股權益之金額以及於被 收購方任何早前股本權益 之收購日期公平值, 超出所 收購可識別資產淨值之公 平值,會入賬列作商譽。倘 屬優惠價購買,少於所收購 附屬公司資產淨值之公平值 者,則差額直接於損益表內 確認。

2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.2 Consolidation (continued)

a) Subsidiaries (continued)

In the Company's statement of financial position (see Note 31), investments in subsidiaries are accounted for at cost less impairment. Cost includes direct attributable costs of investment. It is adjusted to reflect changes in consideration arising from contingent consideration amendments. The results of subsidiaries are accounted for by the Company on the basis of dividend received and receivable.

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

Inter-company transactions, balances and unrealised gains on transactions between group companies are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the transferred asset. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

2 主要會計政策概要(續)

2.2 綜合基準(續)

(a) 附屬公司(續)

倘自於附屬公司之投資收取 之股息超出宣派股息期間該 附屬公司之全面收入總額, 或倘個別財務報表之投資 賬面值超出綜合財務報表 完被投資公司之淨資產(包 括商譽)之賬面值,則須 該等附屬公司之投資進行減 值測試。



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.2 Consolidation (continued)

Changes in ownership interests in subsidiaries without change of control

Transactions with non-controlling interests that do not result in a loss of control are accounted for as equity transactions - that is, as transactions with the owners of the subsidiary in their capacity as owners. The difference between fair value of any consideration paid and the relevant share acquired of the carrying value of net assets of the subsidiary is recorded in equity. Gains or losses on disposals to non-controlling interests are also recorded in equity.

(c) Disposal of subsidiaries

When the Group ceases to have control, any retained interest in the entity is remeasured to its fair value at the date when control is lost, with the change in carrying amount recognised in profit or loss. The fair value is the initial carrying amount for the purposes of subsequently accounting for the retained interest as an associate, joint venture or financial asset. In addition, any amounts previously recognised in other comprehensive income in respect of that entity are accounted for as if the Group had directly disposed of the related assets or liabilities. This may mean that amounts previously recognised in other comprehensive income are reclassified to profit or loss.

2 主要會計政策概要(續)

2.2 綜合基準(續)

(b) 不導致控制權變動的附屬 公司擁有權權益變動

與非控股權益進行而並無 導致失去控制權的交易,作 為權益交易入賬-即與作為 持有人的附屬公司持有人维 行的交易。任何已付代價的 公平值與所收購附屬公司 淨資產之賬面值的相關應 佔部分的差額於權益入賬。 向非控股權益出售的收益 或虧損亦於權益入賬。

出售附屬公司 (c)

當本集團停止擁有控制權 時,任何於該實體之保留權 益按於失去控制權當日之公 平值重新計量,賬面值之 變動於損益表確認。該保 留權益往後會以聯營公司、 合營企業或金融資產作會 計處理,此公平值會作為其 初始賬面值。此外,以往就 該實體在其他全面收入中確 認之任何金額將視作本集 團已直接出售相關資產或負 債而處理。此意味著,以往 在其他全面收入中確認之金 額將重新分類至損益表。

2.2 Consolidation (continued)

(d) Associates

Associates are all entities over which the Group has significant influence but not control, generally accompanying a shareholding of between 20% and 50% of the voting rights. Investments in associates are accounted for using the equity method of accounting. Under the equity method, the investment is initially recognised at cost, and the carrying amount is increased or decreased to recognise the investor's share of the profit or loss of the investee after the date of acquisition. The Group's interests in associates include goodwill identified on acquisition. Upon the acquisition of the ownership interest in an associate, any difference between the cost of the associate and the Group's share of the net fair value of the associate's identifiable assets and liabilities is accounted for as goodwill.

If the ownership interest in an associate is reduced but significant influence is retained, only a proportionate share of the amounts previously recognised in other comprehensive income are reclassified to profit or loss where appropriate.

The Group's share of its associates' post-acquisition profits or losses is recognised in the profit or loss, and its share of post-acquisition movements in other comprehensive income is recognised in other comprehensive income with a corresponding adjustment to the carrying amount of the investment. When the Group's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Group does not recognise further losses, unless it has incurred legal or constructive obligations or made payments on behalf of the associate.

2 主要會計政策概要(續)

2.2 綜合基準(續)

(d) 聯營公司

聯營公司為本集團對其有 重大影響力但無控制權之 所有實體,一般附帶有20% 至50%表決權之股權。於聯 營公司之投資以權益會計法 入 賬。根據權益法,投資 初始按成本值確認,並增加 或減少賬面值,以確認投資 者應佔被投資者於收購日期 後之損益。本集團於聯營公 司之權益包括收購時已識別 之商譽。於收購聯營公司之 擁有權權益時,聯營公司成 本與本集團應佔聯營公司可 識別資產及負債之公平值 淨額之差額確認為商譽。

若於聯營公司之擁有權權 益減少,惟仍然保留重大 影響力,則在適當情況下, 僅將以往在其他全面收入中 確認之金額按適當比例重 新分類至損益表。



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.2 Consolidation (continued)

Associates (continued)

The Group determines at each reporting date whether there is any objective evidence that the investment in the associate is impaired. If this is the case, the Group calculates the amount of impairment as the difference between the recoverable amount of the associate and its carrying value and recognises the amount adjacent to "share of results of associates" in the income statement.

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

Dilution gains and losses arising in investments in associates are recognised in profit or loss.

Gains and losses on disposals are determined by comparing the proceeds with the carrying amount and are recognised within other income or other and general expenses in profit or loss.

2.3 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker ("CODM"). The CODM, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Group's most senior executive management that makes strategic decisions.

主要會計政策概要(續) 2

2.2 綜合基準(續)

(d) 聯營公司(續)

本集團在每個報告日期釐 定是否有客觀證據證明聯 營公司投資已減值。如投資 已減值,本集團計算減值金 額,金額為聯營公司可收回 金額與其賬面值的差額,並 在損益表中「應佔聯營公司 業績」旁確認。

本集團與其聯營公司之間交 易的未變現收益,按本集團 於聯營公司之權益的金額對 銷。除非交易時有證據顯示 所轉讓資產有所減值,否則 未變現虧損亦會對銷。聯 營公司之會計政策於有需要 時更改,以確保與本集團所 採納之會計政策一致。

投資於聯營公司所產生之 攤薄收益及虧損於損益表 內確認。

出售盈虧按所得款與賬面 值的差額釐定,並在損益表 内的其他收入或其他及一般 費用中確認。

2.3 分部報告

經營分部按照公司內部向主要經 營決策人(「主要經營決策人」)提 供報告之一貫方式予以呈報。主 要經營決策人負責分配資源及評 估經營分部表現,已識別為作出 策略決定之本集團最高級行政管 理層。

2.4 Foreign currency translation

(a) Functional and presentation currency

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

(b) Transactions and balances

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

(c) Group companies

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

 (i) assets and liabilities for each statement of financial position presented are translated at the closing rate at the reporting date;

2 主要會計政策概要(續)

2.4 外幣換算

(a) 功能及呈報貨幣

計入本集團各實體財務報表 之項目乃採用實體經營業務 所在主要經濟環境之貨幣 計算(「功能貨幣」)。本公司之功能貨幣為人民幣,而本 公司之呈報貨幣為港元,以 方便分析於香港上市之本集 團之財務資料。

(b) 交易及結餘

外幣交易均按交易或估值 (如有關項目需重新計量)當 日之現行匯率換算為功能貨 幣。因該等交易結算及按年 結日之匯率換算以外幣計值 之貨幣資產及負債而產生 之匯兑損益,均於損益表確 認。

(c) 集團公司

集團旗下所有實體如有與呈報貨幣不一致之功能貨幣(其中並無任何公司持有通脹嚴重之經濟體系之貨幣),其業績及財務狀況均按以下方法兑換為呈報貨幣:

(i) 每項財務狀況表之資 產及負債均按照報告 日期之收市匯率換算 為呈報貨幣:



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

- 2.4 Foreign currency translation (continued)
 - Group companies (continued)
 - income and expenses for each statement of comprehensive income are translated at average exchange rates (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the dates of the transactions): and
 - all resulting exchange differences are recognised in other comprehensive income. Goodwill and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the closing rate. Cumulative exchange differences arising are recognised in other comprehensive income.

Disposal of foreign operation and partial disposal

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

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

2 主要會計政策概要(續)

2.4 外幣換算(續)

(c) 集團公司(續)

- (ii) 每項全面損益表之收 入及開支均按照平均 匯率換算為呈報貨幣 (但若此平均匯率未能 合理地反映各交易日 之匯率所帶來之累計 影響,則按照各交易 日之匯率換算此等收 入及開支);及
- 所產生之所有匯兑差 額均於其他全面收入 中確認。因收購海外 公司而產生之商譽及 公平值調整,均視作 該海外公司之資產及 負債處理,並以收市 匯率換算。累計所產 生之匯兑差額在其他 全面收入中確認。

出售海外業務及部分出售 (d)

於出售海外業務(即出售本 集團於海外業務之全部權 益、或涉及失去對一間具有 海外業務的附屬公司之控制 權之出售、或涉及失去對一 間具有海外業務的聯營公司 之重大影響力之出售)時, 就本公司權益持有人應佔該 業務而於權益內累計之所有 匯兑換算差額重新分類至 損益表。

就有關部分出售並未導致本 集團失去具有海外業務之 附屬公司之控制權,則按比 例將累計匯兑換算差額重 新分配予非控股權益,且不 在損益表內確認。就所有其 他部分出售(即削減本集團 於聯營公司之擁有權權益, 而不會導致本集團失去重 大影響力)而言,則按比例 將累計匯兑換算差額重新 分類至損益表。

2.5 Property, plant and equipment

Property, plant and equipment, comprising leasehold improvements, plant and machinery, motor vehicles and furniture, fixtures and equipment are stated at historical cost less accumulated depreciation and accumulated impairment losses. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

Depreciation of property, plant and equipment is calculated using the straight-line method, to write off their cost less the residual values over their estimated useful lives or remaining useful lives for those second-hand assets and the estimated useful lives are as follows:

Electricity utility plants Shorter of the remaining

operation period or

20 years

3-5 years

Other plant and machinery 5 years

Leasehold improvements Shorter of the remaining

lease period or 5 years

Furniture, fixtures and

equipment

Motor vehicles 3-5 years

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at each reporting date.

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

主要會計政策概要(續) 2

2.5 物業、機器及設備

物業、機器及設備包括租賃物業 裝修、廠房及機器、汽車以及傢 俬、装置及設備,按歷史成本減 累計折舊及累計減值虧損列賬。 歷史成本包括直接因收購有關項 目而動用之開支。

物業、機器及設備使用直線法計 算折舊,於估計可使用年期或二 手資產之剩餘可使用年期內撇減 其成本。有關估計可使用年期載 列如下:

發電廠 餘下營業期或

二十年(以較

短者為準)

其他機器及設備 五年

租賃物業裝修 餘下租賃年期

或五年(以較

短者為準)

三至五年

傢俬、裝置及

設備

汽車 三至五年

每個報告日期均會檢討資產之餘 值及可使用年期,如有需要會作 出調整。

其後成本僅於與該項目有關的未 來經濟利益很有可能流入本集團 及項目成本能夠可靠計量時,方 計入資產賬面值或確認為一項獨 立資產(視適用情況而定)。已置 換部件之賬面值會終止確認。所 有其他維修及保養費用於產生財 政期間計入損益表。



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.5 Property, plant and equipment (continued)

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount (Note 2.8).

Gains and losses on disposals are determined by comparing the proceeds with the carrying amount and are recognised within other gains/losses, net in the profit or loss.

2.6 Construction in progress

Costs directly attributable to the construction of property, plant and equipment including borrowing costs during the construction period are capitalised as the costs of the assets, which are classified as construction in progress. On completion, the construction in progress is transferred to property, plant and equipment at cost less accumulated impairment losses. No depreciation is provided on construction in progress until such items as the relevant assets are completed and available for intended use.

2.7 Intangible assets

(a) Concession right

Concession right acquired in a business combination is recognised at fair value at the acquisition date. The concession right has a finite useful life and is carried at cost less accumulated amortisation and impairment. Amortisation is calculated using the straight-line method over its concession right period of shorter of the remaining operation period or 20 years.

Computer software (b)

Computer software separately acquired is shown at historical cost. Computer software acquired in a business combination is recognised at fair value at the acquisition date. Amortisation is calculated using the straight-line method to allocate the cost of computer software over its estimated useful live of 2-5 years.

2 主要會計政策概要(續)

2.5 物業、機器及設備(續)

當資產之賬面值超過預計可收回 款額時,資產賬面值即時撇減至 其可收回款額(附註2.8)。

出售盈虧按比較所得款項與賬 面值釐定, 並於損益表內其他收 益/虧損確認其淨值。

2.6 在建工程

於建築期間與物業、機器及設備 之建锆相關之直接成本(包括借款 成本),會資本化作為資產成本, 並 分 類 為 在 建 工 程 。 在 建 工 程 於完工後轉撥至物業、機器及設 備,按成本值減累計減值虧損列 賬。不會對在建工程計算折舊, 直至有關資產已完成並可作擬定 用途為止。

2.7 無形資產

特許權 (a)

於業務合併過程中獲得之特 許權按收購當日之公平值確 認。特許權之使用年期有 限,按成本值減累計攤銷及 減值列賬。攤銷於特許權 期間按餘下營業期或二十年 (以較短者為準)以直線法計 算。

電腦軟件 (b)

獨立收購之電腦軟件按歷史 成本列賬。於業務合併過程 中獲得之電腦軟件按收購當 日之公平值確認。電腦軟件 之攤銷以直線法分配電腦 軟件之成本至其估計可使用 年期二至五年計算。

2.8 Impairment of non-financial assets

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

2.9 Investments and other financial assets

(a) Classification

The Group classifies its financial assets as financial assets measured at amortised cost.

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

(b) Recognition and derecognition

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

(c) Measurement

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

2 主要會計政策概要(續)

2.8 非金融資產之減值

2.9 投資及其他金融資產

(a) 分類

本集團將金融資產分類為 以攤銷成本計量的金融資 產。

該分類取決於實體管理金 融資產的業務模式以及該資 產之現金流量合同條款。

(b) 確認和終止確認

常規方式購買及出售的金融 資產於交易日確認。交易日 是指本集團承諾購買金融 資產的日期。當收取金融 產現金流量的權利已經 或已轉讓,且本集團已經轉 移了金融資產擁有權上幾乎 所有的風險和報酬,金融資 產即終止確認。

(c) 計量

對於不被分類為以公平值 計量且其變動計入損益的金 融資產,本集團以其公平值 加上可直接歸屬於獲得該 項金融資產的交易費用進行 初始確認。



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.9 Investments and other financial assets (continued)

Measurement (continued)

The Group subsequently measures all financial assets at amortised cost. Dividends from such investments continue to be recognised in profit or loss as other income when the Group's rights to receive payments is established.

Impairment

The Group applies the simplified approach on assessing the expected credit losses associated with trade receivables as permitted by HKFRS 9, which requires expected lifetime losses to be recognised from initial recognition of the receivables, see Note 19 for further details.

2.10 Financial guarantee policy

Financial guarantee contracts are contracts that require the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payments when due, in accordance with the terms of a debt instrument. Such financial guarantees are given to banks, financial institutions and other bodies on behalf of subsidiaries or associates to secure loans, overdrafts and other banking facilities.

Financial guarantees are initially recognised in the financial statements at fair value on the date the guarantee was given. Subsequent to initial recognition, the Group's liabilities under such guarantees are measured at the higher of the initial amount, less amortisation of fees recognised, and the best estimate of the amount required to settle the guarantee. These estimates are determined based on experience of similar transactions and history of past losses, supplemented by management's judgement. The fee income earned is recognised on a straight-line basis over the life of the guarantee. Any increase in the liability relating to guarantees is reported in the profit or loss within other operating expenses. Please refer to Note 3.1(b) for impairment assessment of financial guarantee contract.

主要會計政策概要(續) 2

2.9 投資及其他金融資產(續)

計量(續) (c)

本集團隨後按攤銷成本計 量所有金融資產。當本集團 收取付款之權利確立時,有 關投資之股息繼續於損益 表中確認為其他收入。

(d) 減值

本集團採用香港財務報告準 則第9號允許的簡化方法, 評估應收賬款相關預期信 用損失。該準則規定於初 始確認時計量應收賬款整 個存續期的預期信用損失, 詳見附註19。

2.10 財務擔保政策

財務擔保合約是指發行人須就某 指定債務人未能根據債務工具的 條款支付到期債務時,須向合約 持有人支付指定款項以償付其損 失的合約。該等財務擔保乃代表 附屬公司或聯營公司授予銀行、 金融機構及其他團體以擔保其貸 款、透支及其他銀行信貸。

財務擔保初步按擔保提供之日的 公平值於財務報表中確認。初步 確認後,本集團於該項擔保下的 負債,按初始金額減已確認的費 用攤銷,與償付擔保債務所需金 額的最佳估計的較高者計量。該 等估計乃根據類似交易經驗及過 往虧損歷史並輔以管理層的判斷 而釐定。所賺取的費用收入按直 線法於擔保期間內確認。有關擔 保責任的任何增加,於損益表確 認為其他營運開支。財務擔保合 約的減值評估見附註3.1(b)。

2.11 Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the first-in, first-out (FIFO) method. Net realisable value is the estimated selling price in the ordinary course of business, less applicable variable selling expenses.

2.12 Trade receivables

Trade receivables are amounts due from customers for goods sold or services performed in the ordinary course of business.

Trade receivables are recognised initially at the amount of consideration that is unconditional unless they contain significant financing components, when they are recognised at fair value. The Group holds the trade receivables with the objective to collect the contractual cash flows and therefore measures them subsequently at amortised cost using the effective interest method. See Note 19 for further information about the Group's accounting for trade receivables and Note 3.1 for a description of the Group's impairment policies.

2.13 Trade and other payables

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

2.14 Cash and cash equivalents

In the consolidated statement of cash flows, cash and cash equivalents include cash in hand, deposits held at call with banks and other short-term highly liquid investments with original maturities of three months or less.

2.15 Share capital

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

2 主要會計政策概要(續)

2.11 存貨

存貨按成本與可變現淨值之較低者列賬。成本以先進先出法釐定。可變現淨值為在日常業務過程中之估計銷售價減適用之變動銷售費用。

2.12 應收賬款

應收賬款為在日常經營活動中就 商品銷售或服務執行而應收客戶 的款項。

2.13 應付賬款及其他應付款

應付賬款及其他應付款初始按公 平值確認,其後以實際利率法按 攤銷成本計量。

2.14 現金及現金等價物

在綜合現金流量表中,現金及現金等價物包括手頭現金、銀行通知存款及其他原到期日為三個月或以下之短期高流通性投資。

2.15 股本

普通股分類為權益。發行新股份 或購股權之直接應佔遞增成本, 於權益中列為所得款項之扣減項 目(扣除稅項)。



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.16 Current and deferred income tax

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

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

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

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

2 主要會計政策概要(續)

2.16 當期及遞延所得税

期內税項開支包括當期及遞延税 項。税項於損益表確認,除非其 與在其他全面收入中確認或直接 在權益確認之項目有關。在此情 況下,税項亦分別在其他全面收 入中或直接在權益中確認。

當期所得稅開支以本公司附屬公 司及聯營公司經營及產生應課稅 收入之國家在報告日期已頒佈或 實質頒佈之税務法例計算。管理 層定期就適用並有待詮釋之稅務 法例評估報税情況,並在適用情 況下按預期向税務機構支付之税 款設定撥備。

遞 延 所 得 税 就 資 產 及 負 債 之 税 基與綜合財務報表所示賬面值之 間的暫時差異,以負債法作出確 認。然而,倘遞延税項負債乃由 初始確認商譽而產生,將不予確 認。若遞延所得税來自在交易(不 包括企業合併)中對資產或負債之 初始確認而在交易時並無影響會 計及應課税盈虧,將不會入賬。 於非業務合併的交易中初次確認 資產或負債而產生遞延所得税, 而交易當時並無影響會計處理及 應課税溢利或虧損,則不會將遞 延所得税入賬。遞延所得税按報 告日期前已頒佈或實際頒佈,並 預期於相關遞延所得稅資產變現 或遞延所得税負債結算時應用之 税率(及法例)釐定。

遞延所得税資產於未來有可能取 得應課税溢利而令致暫時差異得 以抵銷時確認。

2.16 Current and deferred income tax (continued)

Deferred income tax is provided on temporary differences arising on investments in subsidiaries and associates, except for deferred tax liability where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future.

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

2.17 Borrowings

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

Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is deferred until the draw-down occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalised as a prepayment for liquidity services and amortised over the period of the facility to which it relates.

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

2 主要會計政策概要(續)

2.16 當期及遞延所得税(續)

遞延所得稅乃就附屬公司及聯營公司投資產生之暫時差異而撥備,惟本集團可以控制暫時差異之撥回時間,且暫時差異在可預見將來不大可能撥回之遞延稅項負債則除外。

當有可依法強制執行權利,以將當期税項資產抵銷當期税項負債,且遞延所得稅資產及負債乃與同一稅務機關向同一應課稅實體或不同應課稅實體徵收之所得稅有關,及有意按淨額基準結請餘額,則遞延所得稅資產及負債乃予以抵銷。

2.17 借款

借款初始按公平值扣除已產生交易成本後確認。借款隨後按攤銷成本列賬:所得款項(扣除交易成本)與贖回價值之任何差額於借款期內以實際利率法於損益表內確認。

除非本集團有權無條件將負債 之結算遞延至報告日期後最少十 二個月,否則借款分類為流動負 債。



SUMMARY OF SIGNIFICANT ACCOUNTING 2 POLICIES (continued)

2.18 Borrowing costs

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

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

All other borrowing costs are expensed in the period in which they are incurred.

Borrowing costs incurred for the construction of any qualifying asset are capitalised during the period of time that is required to complete and prepare the asset for its intended use. Other borrowing costs are expensed.

2.19 Employee benefits

(a) Employee leave entitlements

Employee entitlements to annual leave are recognised when they accrue to employees. A provision is made for the estimated liability for annual leave as a result of services rendered by employees up to the reporting date.

Employee entitlements to sick leave and maternity leave are not recognised until the time of leave.

主要會計政策概要(續) 2

2.18 借款成本

可直接歸屬且需經較長時間的預 備方能達至預定可使用或出售狀 態之合資格資產收購、建設或生 產的一般及特定借款成本,計入 該等資產之成本, 直至達至其預 定可使用或出售狀態為止。

在特定借款撥作合資格資產支出 前之暫時投資所賺取之投資收入, 須自合資格資本化之借款成本中 扣除。

所有其他借款成本於其產生期間 支銷。

就興建任何合資格資產產生的借 款成本,於資產須完成備妥作擬 定用途期間資本化。其他借款成 本予以支銷。

2.19 僱員福利

(a) 僱員應享假期

僱員應享之年假乃於僱員有 權享有時確認。本公司將會 就因僱員截至報告日期之服 務而產生之年假之估計負債 作出撥備。

僱員應享病假及產假於僱 員放假時方會確認。

2.19 Employee benefits (continued)

(b) Defined contribution plans

The Group participates in a mandatory provident fund scheme ("MPF") and employee pension schemes established by municipal government in the PRC for the eligible employees in Hong Kong and the PRC respectively.

The Group's and the employees' contributions to the MPF comply with the related statutory requirements. The Group has no further payment obligations once the contributions have been paid. The Group's contributions to the MPF are expensed as incurred and are not reduced by contributions forfeited by those employees who leave MPF prior to vesting fully in the contributions. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in the future payments is available. The asset of MPF is held separately from those of the Group in independently administered funds.

The Group's contribution to the employee pension schemes in the PRC is at a percentage in compliance with the requirements of respective municipal governments.

(c) Termination benefits

Termination benefits are payable when employment is terminated by the Group before the normal retirement date, or whenever an employee accepts voluntary redundancy in exchange for these benefits. The Group recognises termination benefits at the earlier of the following dates: (a) when the Group can no longer withdraw the offer of those benefits; and (b) when the entity recognises costs for a restructuring that is within the scope of HKAS 37 and involves the payment of termination benefits. In the case of an offer made to encourage voluntary redundancy, the termination benefits are measured based on the number of employees expected to accept the offer. Benefits falling due more than 12 months after the end of the reporting period are discounted to their present value.

2 主要會計政策概要(續)

2.19 僱員福利(續)

(b) 定額供款計劃

本集團分別為了香港及中國 之合資格僱員而參與強制性 公積金計劃(「強積金」)及由 中國市政府設立之僱員退 休金計劃。

本集團就中國僱員退休金計 劃作出之供款乃根據相關市 政府規定之百分比作出。

(c) 終止服務福利

終止服務福利在本集團於 正常退休日期前終止僱用僱 員,或當僱員接受自願離職 以換取此等福利時支付。本 集團在以下較早日期發生時 確認終止服務福利:(a)當本 集團不再能夠撤回此等福利 要約時;及(b)當主體確認的 重組成本屬於香港會計準 則第37號的範圍內並涉及支 付終止服務福利時。在鼓 勵僱員自願離職要約的情況 下,終止服務福利按預期接 受要約的僱員數目計算。在 報告期末後超過十二個月支 付的福利應貼現為現值。



SUMMARY OF SIGNIFICANT ACCOUNTING 2 POLICIES (continued)

2.20 Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation, and a reliable estimate of the amount can be made. In respect of the potential obligations to dismantle the wind farms at the end of their useful lives, the Group would assess the obligations continuously based on the latest changes in the laws and regulations and make provision when the recognition criteria are met.

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

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

2.21 Revenue recognition

Revenue comprises the fair value of the consideration received or receivable for the provision of services in the ordinary course of the Group's activities. Revenue is shown net of value-added tax within the Group and after eliminating sales within the Group.

The Group recognises revenue when the amount of revenue can be reliably measured, it is probable that future economic benefits will flow to the entity and specific criteria have been met for each of the Group's activities as described below. The amount of revenue is not considered to be reliably measurable until all contingencies relating to the sale have been resolved. The Group bases its estimates on historical results, taking into consideration the type of customer, the type of transaction and the specifics of each arrangement.

2 主要會計政策概要(續)

2.20 撥備

當本集團因已發生之事件而產生 現有的法律或推定責任,並很有 可能需要流出資源以償付責任,且 能可靠地估計有關金額時,便會 確認撥備。鑒於風電場於其使用 年期末時的潛在拆卸責任,本集 團將按法律及規定的最新改動, 持續評估責任及於達到確認標準 後作出撥備。

當有多項類似責任時,於清償責 任時需要流出資金之可能性,乃 根據責任之類別整體考慮。即使 在同一責任類別內任何一個項目 流出資金之可能性極低,仍會確 認撥備。

撥備按預期履行責任所需開支之 現值計算,而上述金額按可反映 金錢之時間價值及責任特定風險 之現有市場評估的税前貼現率計 算。撥備隨時間流逝而增加之金 額確認為利息支出。

2.21 收益確認

收益指本集團在日常業務過程中 提供服務的已收或應收代價公平 值。收益在扣除集團內之增值税 後,並與集團內之銷售額對銷後 呈列。

當收益金額能夠可靠計量、未來 經濟利益很有可能流入有關實體, 而本集團每項活動均符合下文所 述之具體條件時,本集團便會確 認收益。除非與銷售有關的所有 或然事項均已解決,否則收益金 額不會被視為能夠可靠計量。本 集團會根據其往績並考慮客戶類 別、交易種類和每項安排的特點 作出估計。

2.21 Revenue recognition (continued)

Revenue from renewable energy refers to power dispatch during commercial operation. Revenue from sales of electricity is recognised at a point of time when it is transferred to the customers. Commercial operation starts upon obtaining a Power Purchase Agreement, safety certificate from the State Electricity Regulatory Commission ("SERC") or Provincial Grid Authority, and 240 hours commissioning. Revenue attributable to the sales of electricity generated during construction and testing period is not included in the electricity sales revenue, but is offset against the cost of property, plant and equipment.

2.22 Leases

The Group's leases consist of land lease and rental of office premises. For rental of office premises, rental contracts are typically made for fixed period of 1 to 2 years without extension options.

Leases are recognised as a right-of-use asset and a corresponding liability at the date at which the leased asset is available for use by the Group.

At inception, the Group assesses whether a contract contains a lease. This assessment involves the exercise of judgement about whether it depends on a specified asset.

(a) Lease and non-lease components

Contracts may contain both lease and non-lease components. The Group has elected not to separately account for the lease and non-lease components for leases of office premises.

2 主要會計政策概要(續)

2.21 收益確認(續)

來自可再生能源之收益指商業營 運期間輸送的電量。來客內國 售之收養得購「電監會」) 監管委員會(「電監會」」)及進行240 監管理局發出之安全證書及始行240 小時試運行後,試期間售收益不計入電力銷售如 與物業、機器及設備成本抵銷

2.22 租賃

本集團的租賃包括土地租賃及辦公物業租賃。就辦公物業租賃而言,租賃合約通常為1至2年的固定期限,且無延期選擇權。

租賃於租賃資產可供本集團使用 之日確認為使用權資產及相關負債。

於開始時,本集團評估合約是否 包含租賃。該評估包括判斷其是 否依賴於特定資產。

(a) 租賃及非租賃組成部分

合約可能包含租賃及非租賃 組成部分。本集團已選擇不 單獨列賬辦公室租賃之租 賃及非租賃組成部分。



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.22 Leases (continued)

(b) Lease liabilities

At the commencement date of the lease, lease liabilities are measured at the present value of lease payments to be made over the lease term. The lease term comprises the non-cancellable period with addition of periods covered by options to extend the lease if the Group is reasonably certain to exercise option or reasonably certain not to exercise the termination option. This assessment is made on inception of the lease.

Lease liabilities include the net present value of the following lease payments:

- fixed payments (including in-substance fixed payments), less any lease incentives receivables;
- variable lease payment that are based on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable by the Company under residual value guarantees;
- the exercise price of a purchase option if the Company is reasonably certain to exercise that option;
- payments of penalties for terminating the lease, if the lease term reflects the Company exercising that option; and
- lease payments to be made under reasonably certain extension options.

2 主要會計政策概要(續)

2.22 租賃(續)

(b) 租賃負債

於租賃開始日期,租賃負債按租期內租賃付款之現值計量。倘本集團合理確定行使選擇權或合理確定不行使終止選擇權,則租期包括權可撤銷期,且增加由選擇權可撤銷期,且增加由選擇該額對間以延長租期。該評估於租賃開始時進行。

租賃負債包括下列租賃付款 之淨現值:

- 固定付款(包括實質固定付款)減任何應收租 賃優惠;
- 可變租賃付款(視乎指數或利率而定)於初始計量時使用開始日期 之指數或利率;
- 根據剩餘價值擔保 預期本公司應付的金額:
- 本公司合理確定行使 購買選擇權的行使 價;
- 倘租期反映本公司行 使終止選擇權,則支 付終止租賃的罰款; 及
- 根據合理確定的延 期選擇權支付租賃款 項。

2.22 Leases (continued)

(c) Incremental borrowing rate

The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be readily determined, which is generally the case for leases in the Group, the lessee's incremental borrowing rate is used, being the rate that the individual lessee would have to pay to borrow the funds necessary to obtain an asset of similar value to the right-of-use asset in a similar economic environment with similar terms, security and conditions.

To determine the incremental borrowing rate, the Group:

- where possible, uses recent third-party financing received by the individual lessee as a starting point, adjusted to reflect changes in financing conditions since third party financing was received;
- uses a build-up approach that starts with a risk-free interest rate adjusted for credit risk for leases held by the lessee, which does not have recent third party financing; and
- makes adjustments specific to the lease, e.g. term, country, currency and security.

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

2 主要會計政策概要(續)

2.22 租賃(續)

(c) 增量借款利率

租賃付款採用租賃中所含的利率貼現。倘該利率集團人工,則採用租赁之情況),則採用其乃為性量借款利率,其及以其有相似期限、擔保及與使用相似經濟環境中,權負人為獲得與使用機資產而借入資產的利率。

為確定增量借款利率,本集 團:

- 以個體承租人收取的 近期第三方融資為起 點,進行調整以反映 收取第三方融資後融 資條件之變化(如可 能);
- 採用以無風險利率為 起點的累積法,對承 租人持有租賃(其並 無近期第三方融資)之 信貸風險進行調整;
 及
- 針對租賃作出調整, 如期限、地區、貨幣 及擔保。

租賃付款在本金及融資成本之間進行分配。融資成本於租期內計入損益,以便對各期間的剩餘負債結餘產生固定的周期利率。



2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

2.22 Leases (continued)

(d) Right-of-use assets

The Group recognises right-of-use assets at the commencement date of the lease (i.e. the date the underlying assets is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any re-measurement of lease liabilities.

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

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

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

(e) Short-term leases and lease of low-value assets
Payments associated with short-term leases of
office premises and all leases of low-value assets
are recognised on a straight-line basis as an
expense in profit or loss. Short-term leases are
leases with a lease term of 12 months or less. The
Group did not have any low-value assets.

2 主要會計政策概要(續)

2.22 租賃(續)

(d) 使用權資產

本集團於租賃開始日期(即 相關資產可供使用之日)確 認使用權資產。使用權資 產按成本減去累計折舊及 減值虧損後的金額計量,並 根據租賃負債之任何重新 計量進行調整。

按成本計量之使用權資產包括:

- 租賃負債的初步計量 金額;
- 於開始日期或之前所 作的任何租賃付款, 減任何已收取的租賃 優惠;
- 任何初始直接成本;及
- 恢復成本。

使用權資產通常按其可使 用年期及租期中之較短者以 直線法折舊。倘本集團合 理確定行使購買選擇權,則 使用權資產按相關資產之 可使用年期折舊。

(e) 短期租賃及低價值資產租賃 與辦公場所短期租賃及所 有低價值資產租賃相關之付 款,按直線法確認為損益 中之開支。短期租賃指租期 不超過12個月之租賃。本集 團並無任何低價值資產。

2.23 Contingent liabilities

A contingent liability is a possible obligation that arises from past events and whose existence will only be confirmed by the occurrence of one or more uncertain future events not wholly within the control of the Group. It can also be a present obligation arising from past events that is not recognised because it is not probable that outflow of economic resources will be required or the amount of obligation cannot be measured reliably.

A contingent liability is not recognised but is disclosed in the notes to the consolidated financial statements. When a change in the probability of an outflow occurs so that the outflow is probable, it will then be recognised as a provision.

2.24 Dividend distribution

Dividend distribution to the Company's shareholders is recognised as a liability in the Group's and the Company's financial statements in the period in which the dividends are approved.

2.25 Interest income

Interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset except for financial assets that subsequently become credit-impaired. For credit-impaired financial assets, the effective interest rate is applied to the net carrying amount of the financial asset (after deduction of the loss allowance).

2 主要會計政策概要(續)

2.23 或然負債

或然負債指因為已發生之事件而 可能引起之責任,而其存在只或 集團控制範圍以外之一宗或多 宗不確定未來事件發生或不發生 之情況下確認。或然負債立之 責任,但由於不可能導致經濟 清 源流出,或責任金額未能可靠計 量而不作確認者。

或然負債不會被確認,但會在綜合財務報表附註中披露。倘若資源流出之可能性改變導致可能出 現資源流出,則將或然負債確認 為撥備。

2.24 派付股息

向本公司股東派付之股息於批准 派付股息之期間在本集團及本公 司之財務報表中確認為負債。

2.25 利息收入

利息收入按實際利率乘以金融資產賬面總額計算,後續會發生信 用減值的金融資產除外。發生信 用減值的金融資產的利息收入, 按實際利率乘以金融資產賬面價 值減去損失撥備後的淨額計算。



3 FINANCIAL RISK MANAGEMENT

3.1 Financial risk factors

The Group's activities expose it to a variety of financial risks: foreign exchange risk, interest rate risk, credit risk and liquidity risk. The Group's major financial instruments include trade and other receivables, cash and cash equivalents, trade and other payables, bank borrowings, amount due to a shareholder and lease liabilities. Details of these financial instruments are disclosed in the respective notes.

It is the policy of the Group not to enter into derivative transactions for speculative purposes.

The Board focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance. The Board reviews and agrees policies for managing each of these risks and they are summarised below:

(a) Market risk

Foreign exchange risk

The Group operates mainly in Hong Kong and Mainland China and is exposed to foreign exchange risk arising from future commercial transactions and monetary assets and liabilities that are denominated in a currency that is not the Group's functional currency.

The Group currently does not have any foreign currency hedging policy. However, the management of the Group monitors the foreign exchange exposure closely and will consider hedging significant foreign currency exposure should the need arise.

財務風險管理

3.1 財務風險因素

本集團業務令本集團面對多項財 務風險:外匯風險、利率風險、 信貸風險及流動資金風險。本集 團之主要金融工具包括應收賬款 及其他應收款、現金及現金等價 物、應付賬款及其他應付款、銀 行借款、應付一名股東款項及和 賃負債。該等金融工具的詳情於 相關附許中披露。

本集團之政策為不會就投機進行 衍生交易。

董事會專注於金融市場難以預測 的一面,力求減低其對本集團財 務表現之潛在負面影響。董事會 就管理各項風險進行檢討及議定 政策,現概述如下:

市場風險 (a)

外匯風險

本集團主要於香港及 中國大陸經營業務, 故面對外匯風險。外 匯風險來自未來商業 交易及以本集團功能 貨幣以外貨幣列值之 貨幣資產及負債。

本集團現時並無任 何外匯對沖政策。然 而,本集團管理層密 切監察外匯風險,並 於有需要時考慮對沖 重大外匯風險。

3 FINANCIAL RISK MANAGEMENT (continued)

- 3.1 Financial risk factors (continued)
 - (a) Market risk (continued)
 - As at 31 December 2022, if US dollars and Hong Kong dollars had strengthened/weakened by 5% against Renminbi respectively, with all other variables held constant, the Group's profit before tax would have been HK\$13.4 million lower/higher respectively (2021: HK\$11.6 million lower/higher).

(ii) Interest rate risk

The Group's main interest rate risk arises from bank borrowings and amount due to a shareholder with variable rates, which expose the Group to cash flow interest rate risk. The Group's results and operating cash flows are dependent on changes in market interest rates.

The Group does not use any derivative contracts to hedge its exposure to interest rate risk. However, management will consider hedging significant interest rate exposures should the need arise.

As at 31 December 2022, if interest rates had been 100 (2021: 100) basis points higher/lower and all other variables were held constant, the Group's profit before income tax would have decreased/increased by HK\$5.6 million (2021: HK\$7.0 million).

3 財務風險管理(續)

- 3.1 財務風險因素(續)
 - (a) 市場風險(續)
 - (i) 外匯風險(續)

於二零二二年十二月 三十一日,倘美元及 港元兑人民幣分別升 值/貶值5%,而所有 其他變動因素維持不 變,本集團之稅前溢 利應分別減少/增加 13,400,000港元(二零 二一年:減少/增加 11,600,000港元)。

(ii) 利率風險

本集團並無使用任何 衍生合約對沖其面對 之利率風險。然而, 管理層將於有需要時 考慮對沖重大利率風 險。

於二零二二年十二月三十一日,倘利率增加/減少100個點(二零二一年:100個點),而所有其他變動動人。 素維持不變,本集,之所得稅前溢利應減少/增加5,600,000港元(二零二一年:7,000,000港元)。



3 FINANCIAL RISK MANAGEMENT (continued)

3.1 Financial risk factors (continued)

(b) Credit risk

The Group is exposed to credit risk in its cash and cash equivalents, prepayments, trade and other receivables, and financial guarantee provided for credit facilities granted to certain associates.

The carrying amounts of cash and cash equivalents, prepayments, trade and other receivables represent the Group's maximum exposure to credit risk in relation to its financial assets.

(i) Risk management

To manage the credit risk associated with cash and cash equivalents, most of the deposits are placed with certain state-owned banks in the PRC which are high-credit-quality financial institutions and banks with high credit ratings in Hong Kong.

To manage the credit risk associated with trade and other receivables, the Group adopts risk control measures to assess the credit quality, to determine credit limits and approve credit of customers, taking into account their financial position and past experience. The Group has been monitoring procedures to ensure that follow-up action is taken to recover overdue debts.

3 財務風險管理(續)

3.1 財務風險因素(續)

(b) 信貸風險

本集團之現金及現金等價物、預付款項、應收賬款及 其他應收款,及就授予一間 聯營公司的信貸融資擔保令 本集團面對信貸風險。

現金及現金等價物、預付款、應收賬款及其他應收款 之賬面值,指本集團就其金 融資產面對之最高信貸風 險。

(i) 風險管理

為管理應為考及彼定額察跟務管理應,監戶經信。程準收,監戶經信額集,動收之集措財後質批已確回賬相團施務,素出制保逾期日,狀評、信定採期及信採經況估釐貸監取債

3 FINANCIAL RISK MANAGEMENT (continued)

- 3.1 Financial risk factors (continued)
 - (b) Credit risk (continued)
 - (i) Risk management (continued)

The Group is exposed to significant concentration of credit risk in terms of electricity sales as the Group's sales of electricity were made to state-owned grid companies. The Group normally does not require collateral from trade debtors. It normally grants credit terms of 30 days from invoice date to these state-owned grid companies. However, tariff subsidy receivables (included in trade receivables), including those held through associates, are due from the state-owned grid companies relate to government subsidy which are subject to the government allocation of the national renewable energy fund, and normally would issue invoice until the government subsidy has been allocated to the stateowned grid companies. Ageing analysis of the Group's trade receivables is disclosed in Note 19. Management makes periodic collective assessment as well as individual assessment of the recoverability of trade and other receivables based on historical payment records, the length of the overdue period, the financial strength of the debtors and whether there are any disputes with the relevant debtors.

3 財務風險管理(續)

- 3.1 財務風險因素(續)
 - (b) 信貸風險(續)
 - (i) 風險管理(續)

本集團於電力銷售方 面面臨高度集中的信 貸風險,原因為本集 團電力大部分售予國 有電網公司。本集團 一般不會就應收賬款 要求收取抵押品。本 集團一般向國有電網 公司批出自發票日期 起30日之信貸期。然 而,應收國有電網公 司之應收電費補貼(計 入應收賬款,包括透 過聯營公司持有之應 收賬款)與政府補貼 有關,受限於政府就 國家可再生能源基金 之分配,且一般需待 政府補貼分配至國有 電網公司後方開具發 票。本集團應收賬款 之賬齡分析於附註19 披露。管理層定期對 應收賬款及其他應收 款之可收回程度進行 整體及個別評估,有 關評估乃根據過往付 款記錄、逾期長短、 債務人之財政實力及 與有關債務人是否有 任何糾紛等基準而作 出。



FINANCIAL RISK MANAGEMENT (continued) 3

- 3.1 Financial risk factors (continued)
 - Credit risk (continued)
 - Impairment of financial asset

While cash and cash equivalents are also subject to impairment requirements of HKFRS 9, the identified impairment loss was immaterial.

Trade receivables

The Group applies the HKFRS 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for all trade receivables.

To measure the expected credit losses, trade receivables have been grouped based on shared credit risk characteristics and the days past due. The Group has therefore concluded that the expected loss rates for trade receivables are a reasonable approximation.

The expected loss rates are based on the payment profiles of customers and the corresponding historical credit losses experienced within this period. The historical loss rates are adjusted to reflect current and forward-looking information on the inflation rate and the economic environment of the PRC.

3 財務風險管理(續)

- 3.1 財務風險因素(續)
 - 信貸風險(續) (b)
 - 金融資產之減值 現金及現金等價物亦 需遵循香港財務報告 準則第9號的減值要 求,但已確認的減值 虧損並不重大。

應收賬款

本集團採用香港財務 報告準則第9號允許的 簡化方法計量預期信 用損失,即對所有應 收賬款確認整個存續 期的預期損失撥備。

為計量預期信用損 失,本集團按照相同 的信用風險特徵和逾 期天數對應收賬款 進行分類。本集團因 此認為應收賬款的預 期信用損失率估算合 理。

預期信用損失率評估 乃根據本集團客戶的 付款情况及期內歷史 信用損失之經驗進 行。本集團調整了歷 史損失率,以反映中 國大陸通賬率及經濟 環境等當前和前瞻性 資訊。

3 FINANCIAL RISK MANAGEMENT (continued)

- 3.1 Financial risk factors (continued)
 - (b) Credit risk (continued)
 - (ii) Impairment of financial asset (continued)
 Trade receivables (continued)

Trade receivables (including tariff subsidy receivables), arising from sales of electricity were due from customers which are state-owned grid companies. The financial resource for the tariff subsidy receivables is the national renewable energy fund that accumulated through a special levy on the consumption of electricity. Renewable energy projects entitling tariff subsidies have to be approved and included in the renewable energy subsidy list (or formerly subsidy catalogue). The application, approval and settlement of the tariff subsidy are subject to certain procedures by relevant government authorities.

As at 31 December 2022, all the Group's wind farms and solar project have been approved and included in the renewable energy subsidy list. The amount of tariff subsidy receivables as at 31 December 2022 is HK\$284.8 million (2021: HK\$295.7 million). The tariff subsidy receivables will be settled upon the Ministry of Finance ("MoF")'s allocation of the national renewable energy fund to the state-owned grid companies.

3 財務風險管理(續)

- 3.1 財務風險因素(續)
 - (b) 信貸風險(續)
 - (ii) 金融資產之減值(續) 應收賬款(續)

銷售電力產生的應收 賬款(包括應收電費補 貼)為國有電網公司客 戶的應收賬款。應收 電費補貼的資金來源 為通過對用電量徵收 的專項税而積累起來 的國家可再生能源基 金。享有電費補貼的 可再生能源項目必須 獲批准並納入可再生 能源補貼清單(或原稱 補貼目錄)。電費補貼 的申請、審批和結清 均須經過相關政府部 門的一定程序。

截至二零二二年十二 月三十一日,本集團 所有風力發電場和 太陽能項目均已獲 批並納入可再生能 源補貼清單。於二零 二二年十二月三十一 日,應收電費補貼 金額 為284,800,000 港元(二零二一年: 295,700,000港 元)。 應收電費補貼將在財 政部(「財政部」)向國 有電網公司劃撥國家 可再生能源基金時結 清。



3 FINANCIAL RISK MANAGEMENT (continued)

- 3.1 Financial risk factors (continued)
 - (b) Credit risk (continued)
 - (ii) Impairment of financial asset (continued)
 Trade receivables (continued)

After taking into account of the aforesaid factors and the forward looking information that is available without undue cost or effort, and considering the Group's customers (i.e. state-owned grid companies) are well supported by the prevailing government policies, the directors are of the opinion that the risk of default is not significant and does not expect any material losses from non-performance by these customers. Accordingly, the directors consider there is no significant increase in credit risk and no material loss allowance of trade receivables (including the tariff subsidy receivables) was recognised as at 31 December 2022 (2021: Nil).

Dividend receivables from associates (included in other receivables)
Included in other receivables was dividend receivables from associates of HK\$148.0 million (2021: HK\$150.2 million), which the management performs impairment assessment on the balances on a periodic basis.

3 財務風險管理(續)

- 3.1 財務風險因素(續)
 - (b) 信貸風險(續)
 - (ii) 金融資產之減值(續) 應收賬款(續)

經考慮上述因素及 毋須過多成本或努力 即可獲得的前瞻性信 息, 並考慮到本集團 的客戶(即國有電網公 司)受到現行政府政 策的大力支持,董事 認為違約風險並不重 大, 並預計相關客戶 不會因未能履約而造 成任何重大損失。因 此,董事認為,信貸 風險並無顯著增加, 亦並未於二零二二年 十二月三十一日對應 收賬款(包括應收電 費補貼)確認任何重 大虧損撥備(二零二一 年:無)。

應收聯營公司股息 (計入其他應收款) 其他應收款包括應收聯營公司股 148,000,000港元(二 二一年:150,200,000 港元),管理層定期 對結餘進行減值評 估。

3 FINANCIAL RISK MANAGEMENT (continued)

- 3.1 Financial risk factors (continued)
 - (b) Credit risk (continued)
 - Impairment of financial asset (continued) Dividend receivables from associates (included in other receivables) (continued) In assessing the probability of defaults of dividend receivables from associates, the management has taken into account the financial position of the counterparties, the industries they operate, their latest operating result where available as well as forward looking information that is available without undue cost or effort. Since the counterparties are all engaged in wind power industry in which their major current assets are tariff subsidy receivables of HK\$111.6 million (attributable to the Group) (2021: HK\$218.7 million), the collection of which is well supported by government policies; accordingly, the management considered the credit risk is limited.

For the purpose of impairment assessment of dividend receivables from associates, the loss allowance is measured at an amount equals to 12m ECL. In determining the ECL of dividend receivables from associates, after taking into account of the aforesaid factors and the forward looking information that is available without undue cost or effort, and considering the debtors operate in the wind power industry which is well supported by the prevailing government policies, the management considered the ECL provision for dividend receivables from associate is insignificant.

3 財務風險管理(續)

- 3.1 財務風險因素(續)
 - (b) 信貸風險(續)
 - (ii) 金融資產之減值(續) 應收聯營公司股息 (計入其他應收款)(續) 在評估應收聯營公 司股息的違約概率 時,管理層已考慮交 易對手的財務狀況、 其經營所在行業、其 可獲得最新的經營業 績以及毋須過多成 本或努力即可獲得的 前瞻性信息。由於交 易對手均從事風力發 電行業,其流動資產 主要為應收電費補貼 111,600,000港 元(本 集團應佔)(二零二一 年:218.700.000港 元),相關回收獲政 府政策大力支持;因 此,管理層認為信貸 風險有限。

就應收聯營公司股息 的減值評估而言,虧 損撥備按相當於12個 月預期信貸虧損的金 額計量。在確定應收 聯營公司股息的預期 信貸虧損時,考慮了 上述因素及毋須過多 成本或努力即可獲得 的前瞻性信息後,並 考慮到債務人從事現 行政府政策大力支持 的風力發電行業,管 理層認為應收聯營公 司股息的預期信貸虧 損撥備並不重大。



3 FINANCIAL RISK MANAGEMENT (continued)

- 3.1 Financial risk factors (continued)
 - (b) Credit risk (continued)
 - (ii) Impairment of financial asset (continued)
 Financial guarantee contract

For financial guarantee contracts, the aggregate amount of outstanding financial guarantees issued to a bank in respect of bank facility granted to an associate that the Group could be required to pay amounted to HK\$27.1 million as at 31 December 2022 (2021: HK\$44.0 million). HK\$27.1 million (2021: HK\$44.0 million) of the outstanding financial guarantee has been utilised by the associate. The fair value of this financial guarantee, as at dates of initial recognition, was considered insignificant after taking into account the financial position of the associate, the industry it operates, its operating result where available as well as forward looking information. At the end of the reporting period, the management has performed impairment assessment, and concluded that there has been no significant increase in credit risk since initial recognition of the financial guarantee contract. Accordingly, the loss allowance for financial guarantee contract issued by the Group is measured at an amount equal to 12m ECL. No loss allowance was recognised in the profit or loss after taking into account the financial position of the associate, the industry it operates, its operating result where available as well as forward looking information.

3 財務風險管理(續)

- 3.1 財務風險因素(續)
 - (b) 信貸風險(續)
 - 金融資產之減值(續) 財務擔保合約 就財務擔保合約而 言,於二零二二年十 二月三十一日,就授 予聯營公司的銀行 融資向銀行發出且 須由本集團支付的未 償財務擔保總額為 27,100,000港元(二零 二一年:44,000,000 港元)。聯營公司已 動用未償還財務擔保 27.100.000港元(二零 二一年:44,000,000 港元)。經考慮聯營 公司的財務狀況、其 經營所在行業、其可 獲得經營業績以及前 瞻性資料後,該財務 擔保的公平值於初 始確認日期視為並不 重大。於報告期末, 管理層進行了減值評 估,認為信貸風險自 財務擔保合約初始確 認後未顯著增加。因 此,本集團對財務擔 保合約的虧損撥備按 相當於12個月預期信 貸虧損的金額計量。 經考慮聯營公司的財 務狀況、其經營所在 行業、其可獲得經營 業績以及前瞻性資料 後,概無於損益確認 虧損撥備。

3 FINANCIAL RISK MANAGEMENT (continued)

3.1 Financial risk factors (continued)

(c) Liquidity risk

Liquidity risk is the risk that the Group is unable to meet its current obligations when they fall due. The Group measures and monitors its liquidity through the maintenance of prudent ratios regarding the liquidity structure of the overall assets, liabilities, loans and commitments of the Group. The Group also maintains a conservative level of liquid assets to ensure the availability of sufficient cash flows to meet any unexpected and material cash requirements in the course of ordinary business.

During the year, the Group complied with all externally imposed loan covenant requirements to which it is subject to.

The following table details the Group's contractual maturity for its financial liabilities at the reporting date. The table has been drawn up with reference to the undiscounted cash flows of financial liabilities based on the earliest date on which the Group is required to pay.

3 財務風險管理(續)

3.1 財務風險因素(續)

(c) 流動資金風險

本年度內,本集團遵循所有 有關外部借貸合同的要求。

下表詳列本集團於報告日期 金融負債之合約到期日。下表參考金融負債之未貼現現金流量及本集團須償還有關款項之最早日期而編製。

			Between	Between		
		Less than	1 and	2 and	Over	
		1 year	2 years	5 years	5 years	Total
		一年內	一至二年	二至五年	五年以上	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元 ———	千港元	千港元	千港元	千港元
At 31 December 2022	於二零二二年十二月三十一日					
Bank borrowings	銀行借款	165,404	61,120	148,021	158,989	533,534
Trade and other payables	應付賬款及其他應付款	61,507	-	-	-	61,507
Amount due to a shareholder	應付一名股東款項	167,931	-	-	-	167,931
Financial guarantee	財務擔保	27,072	_	_	-	27,072
At 31 December 2021	於二零二一年十二月三十一日					
Bank borrowings	銀行借款	194,488	119,738	178,913	220,253	713,392
Trade and other payables	應付賬款及其他應付款	71,273	-	-	-	71,273
Amount due to a shareholder	應付一名股東款項	166,496	-	-	-	166,496
Financial guarantee	財務擔保	44,032	-	_	_	44,032



3 FINANCIAL RISK MANAGEMENT (continued)

3.1 Financial risk factors (continued)

Interest rate benchmark reform

As disclosed in Note 23(c), several of the Group's variable bank borrowings may be subject to the interest rate benchmark reform as they are referenced to HK\$ Hong Kong Interbank Offered Rate ("HIBOR"). The Group is closely monitoring the market and managing the transition to new benchmark interest rates, including announcements made by the relevant Interbank Offered Rate regulators.

While the Hong Kong Dollar Overnight Index Average ("HONIA") has been identified as an alternative to HIBOR, there is no plan to discontinue HIBOR. The multi-rate approach has been adopted in Hong Kong, whereby HIBOR and HONIA will coexist.

As part of the Group's risk management for transition, new contracts entered into by the Group are linked to the relevant alternative benchmark rates or interest rates which are not subject to reform to the extent feasible. Otherwise, the Group ensured the relevant contracts include detailed fallback clauses clearly referencing the alternative benchmark rate and the specific triggering event on which the clause is activated.

3.2 Capital risk management

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

3 財務風險管理(續)

3.1 財務風險因素(續)

利率基準改革 (d)

如附註23(c)所披露,本集團 若干可變銀行借款或因參考 港元香港銀行同業拆息利率 (「香港銀行同業拆息利率」) 而受到利率基準改革的影 響。本集團正密切關注市場 並履行向新基準利率的過 渡,包括相關銀行同業拆細 利率監管機構發佈的公告。

雖然港元隔夜平均指數(「港 元隔夜平均指數1)已被確定 為香港銀行同業拆息利率的 替代方案,但並無計劃停止 使用香港銀行同業拆息利 率。香港採用多利率方式, 因此將同時採用香港銀行 同業拆息利率和港元隔夜平 均指數。

作為本集團過渡風險管理 的一部分,本集團簽訂的新 合約與相關替代基準利率 或在可行範圍內不受改革的 利率掛鉤。否則,本集團確 保相關合約包含詳細的備 用條款,以明確參考替代基 準利率和激發該條款的具 體觸發事件。

3.2 資本風險管理

本集團管理資本之宗旨為保障本 集團持續經營業務之能力,務求 為股東提供回報及為其他股東權 益持有人帶來利益, 並維持最佳 的資本架構從而減低資金成本。

3 FINANCIAL RISK MANAGEMENT (continued)

3.2 Capital risk management (continued)

The Group monitors capital by reviewing the capital structure. The capital structure of the Group consists of debt and equity attributable to equity holders of the Company, as shown in the consolidated statement of financial position. The Group considers the cost and the risk associated with the capital. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, issue new shares or conduct shares buy-back.

The Group maintains its gearing ratio within the reasonable range according to the Group's strategy.

The gearing ratios as at 31 December 2022 and 2021 were as follows:

3 財務風險管理(續)

3.2 資本風險管理(續)

本集團根據其策略,將本集團資 本負債比率維持於合理範圍內。

於二零二二年及二零二一年十二月三十一日之資本負債比率如下:

2021

2022

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Current portion of bank borrowings Bank borrowings Amount due to a shareholder	銀行借款即期部分 銀行借款 應付一名股東款項	144,612 296,257 167,931	168,373 419,607 166,496
Total borrowings Less: Bank deposits and cash	借款總額 減:銀行存款及現金	608,800 (232,414)	754,476 (197,182)
Net debt position	債務淨額狀況	376,386	557,294
Total equity	權益總額	1,914,742	2,047,729
Gearing ratio	資本負債比率	19.7%	27.2%

3.3 Fair value estimation

The Group has no assets and liabilities that are measured at fair value at 31 December 2022 and 2021.

The carrying values of trade and other receivables, cash and cash equivalents, trade and other payables, current portion of bank borrowings, amount due to a shareholder and lease liabilities approximate their fair values due to their short maturities. The carrying values of variable rate borrowings approximate their fair values as the impact of discounting using the relevant rate is not significant.

3.3 公平值估計

於二零二二年及二零二一年十二月 三十一日,本集團並無按公平值 計量之資產及負債。



4 CRITICAL ACCOUNTING ESTIMATES AND **JUDGEMENTS**

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below.

(a) Impairment assessment of property, plant and equipment, intangible assets and right-of-use assets related to power plants in the Mainland China

Property, plant and equipment are reviewed by management for impairment losses whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. The recoverable amount is the higher of fair value less costs to sell and value in use of the plant and equipment. Management makes judgements on whether such events or changes in circumstances have occurred, and makes estimates in determining the recoverable amount. In the situation where the value in use of property, plant and equipment cannot be assessed due to the uncertainties of the operation model in the future, management has assessed the respective recoverable amount solely based on the fair value less costs to sell. Provision is made when events or changes in circumstances indicate that the carrying amounts may not be recovered.

The Group tests whether property, plant and equipment, intangible assets, right-of-use assets related to power plants in Mainland China have suffered any impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable in accordance with the relevant accounting policies. The Group reviews certain indicators of potential impairment such as operating performance, actual electricity dispatched, tariff of electricity and other general market conditions.

重大會計估計及判斷

本集團持續根據過往經驗及其他因素 (包括在有關情況下合理預期之未來事 件)評估已作出之估算及判斷。

本集團作出有關未來之估算及假設。顧 名思義,所作之會計估算與相關實際 結果會存在差距。下文載列極有可能導 致下一個財政年度之資產及負債賬面 值作出重大調整之估算及假設。

與中國大陸發電廠有關之物 (a) 業、機器及設備、無形資產 及使用權資產之減值評估

> 倘有仟何事件或情況變動顯示賬 面值或不能收回,管理層會審閱 物業、機器及設備有否出現減值 虧損。物業、機器及設備可收回 金額為公平值減銷售成本及使用 價值之較高者。管理層將就有否 出現有關事件或情況變動作出判 斷,並就釐定可收回金額進行估 計。就因未來操作模式未明而未 能評估物業、機器及設備使用價 值之情況,管理層僅按公平值減 出售成本評估各自之可收回金額。 當事件或情況變動顯示賬面值或 不能收回時,則會進行撥備。

> 當有事件或情況變動顯示可能無 法收回賬面值時,本集團便會按 照相關會計政策測試中國大陸發 電廠的相關物業、機器及設備、 無形資產、使用權資產有否出現 任何減值。本集團會審閱若干潛 在減值跡象,例如:營運表現、 實際輸電量、電費以及其他一般 市場狀況。

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (continued)

(a) Impairment assessment of property, plant and equipment, intangible assets and right-of-use assets related to power plants in the Mainland China (continued)

If an indication of impairment is identified, the need for recognising an impairment loss is assessed by comparing the carrying amount of the assets, to the higher of (i) the fair value less cost to sell, and (ii) the value in use of the CGUs. The value in use of the CGUs represents estimated future cash flows from the continuous use of the assets, and requires complex assumptions and estimates such as future electricity dispatched, tariff of electricity and discount rates. The discount rates used to discount the estimated future cash flows are based on the relevant industry sector risk premium and the gearing ratio.

The management of the Group has assessed and concluded that the Group has classified 4 CGUs for impairment assessment purpose, which is based on the geographical location of the wind farms or solar projects, namely (i) Mudanjiang and Muling wind farms, (ii) Siziwang Qi Phase I and II wind farms, (iii) Songxian wind farm and (iv) Nanxun distributed solar project.

During the year ended 31 December 2022, the Group has performed impairment assessment on the CGU in Mudanjiang and Muling wind farms with impairment indicator as these wind farms' performance are affected by longer than expected time for maintenance due to the lock-down and disruption of supply chain under COVID-19 in that area. Property, plant and equipment, right-of-use assets and intangible assets allocated to the respective CGU in Mudanjiang and Muling wind farms had carrying amounts of HK\$133.7 million (2021: HK\$188.9 million), HK\$3.3 million (2021: HK\$4.9 million) and HK\$1.8 million (2021: HK\$2.9 million) respectively as at 31 December 2022.

4 重大會計估計及判斷(續)

(a) 與中國大陸發電廠有關之物 業、機器及設備、無形資產及 使用權資產之減值評估(續)

> 本集團管理層已評估並得出結論,本集團根據風力發電場或太陽能項目的地理位置,分類4個現金產生單位以進行減值評估,即(i)牡丹江及穆棱風力發電場,(ii)四子王旗一期及二期風力發電場,(iii) 嵩縣風力發電場和(iv)南潯分佈式太陽能項目。

截至二零二二年十二月三十一日 止年度,本集團已對具有減值跡 象的牡丹江及穆棱風力發電場的 現金產生單位進行減值評估,由 於該等地區因2019冠狀病毒病 而封鎖及供應鏈中斷,導致維護 時間比預期更長,影響該等風力 發電場的表現。於二零二二年十 二月三十一日,分配至牡丹江及 穆棱風力發電場現金產生單位 的物業、機器及設備、使用權資 產及無形資產的賬面價值分別為 133,700,000港元(二零二一年: 188,900,000港元)、3,300,000港 元(二零二一年:4,900,000港元) 及1.800.000港元(二零二一年: 2,900,000港元)。



CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (continued)

Impairment assessment of property, plant and equipment, intangible assets and right-of-use assets related to power plants in the Mainland China (continued)

As it is difficult to precisely estimate fair value less costs of disposal because quoted market prices for the Group's assets are not readily available, accordingly the value in use calculation has been used which was based on the key assumptions, including (i) average annual tariff increment at approximately 1% (2021: 1%) based on management's expectation on market development and general inflation, and (ii) projection of volume of electricity dispatched based on the operational feasibility reports and historical performances. The pre-tax discount rate applied to the cash flow projection is 12.38% per annum (2021: 13.57%).

As at 31 December 2022, based on the impairment assessment and the value in use calculation, the recoverable amounts have been higher than the carrying amount and no impairment losses have been recognised against the carrying amounts of property, plant and equipment, intangible assets and right-of-use assets, which are located in Mudanjiang and Muling wind farms and are within the relevant function to which these assets relate.

As at 31 December 2021, based on the impairment assessment and the value in use calculation, impairment losses of HK\$13.1 million, HK\$0.2 million and HK\$0.3 million have been recognised against the carrying amounts of property, plant and equipment, intangible assets and right-of-use assets respectively, which are located in Mudanjiang and Muling wind farms and are within the relevant function to which these assets relate. The impairment losses have been allocated to each category of property, plant and equipment, right-ofuse assets and intangible assets, such that the carrying amount of each category of these assets is not reduced below the highest of its respective value in use or zero.

Other than the CGU in Mudanjiang and Muling wind farms, the management considered no impairment indicator is noted on the remaining 3 CGUs as at 31 December 2022.

重大會計估計及判斷(續)

與中國大陸發電廠有關之物 (a) 業、機器及設備、無形資產及 使用權資產之減值評估(續)

> 由於難以準確估計公平值減出售 成本,因為本集團的資產並不容 易獲得市場報價,因此採用使用 價值計算乃基於數項主要假設而 作出,包括(i)基於管理層對市場 發展及整體通脹之預期,每年平 均電費增幅約1%(二零二一年: 1%),及(ii)根據營運可行性報告及 過往表現之基準估計之發電量。 適用於現金流量預測之税前貼 現率為每年12.38%(二零二一年: 13.57%) •

> 於二零二二年十二月三十一日,根 據減值評估及使用價值計算,物 業、機器及設備、無形資產以及 使用權資產的可收回金額高於賬 面值,且並無就其賬面值確認減 值虧損,該等資產位於牡丹江及 穆棱風力發電場及屬於這些資產 相關的功能範圍。

> 於二零二一年十二月三十一日,根 據減值評估及使用價值計算,已 分別就物業、機器及設備、無形 資產及使用權資之賬面值確認減 值虧損13,100,000港元、200,000 港元及300,000港元,該等資產位 於牡丹江及穆棱風力發電場及屬 於這些資產相關的功能範圍。 減值虧損已分配至各類物業、機 器及設備、使用權資產及無形資 產,而各類資產的賬面值均不低 於其各自使用價值或零(以最高者 為準)。

> 除牡丹江及穆棱風力發電場的現 金產生單位外,管理層認為於二 零二二年十二月三十一日,未發 現其餘3個現金產生單位出現減 值跡象。

4 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (continued)

(a) Impairment assessment of property, plant and equipment, intangible assets and right-of-use assets related to power plants in the Mainland China (continued)

Judgement is required in the area of impairment. If there is a significant adverse change in the key assumptions, it may be necessary to have an impairment charge to the income statement.

As at 31 December 2022, with all other variables held constant, if there is no average annual tariff increment throughout the operating period, the recoverable amount would be higher than the carrying amount. Similarly, with all other variables held constant, if the volume of electricity dispatched is 10% less than management expectation, the recoverable amount would be higher than the carrying amount.

As at 31 December 2021, with all other variables held constant, if there is no average annual tariff increment throughout the operating period, the recoverable amount would be less than the carrying amount further by HK\$4.1 million, on top of the impairment of HK\$13.6 million made. Similarly, with all other variables held constant, if the volume of electricity dispatched is 10% less than management expectation, the recoverable amount would be less than the carrying amount further by HK\$21.8 million, on top of the impairment of HK\$13.6 million made.

(b) Useful lives and residual value of property, plant and equipment

Management of the Company and its subsidiaries determine the estimated useful lives, residual value and related depreciation charges for its property, plant and equipment. This estimate is based on projected wear and tear incurred during power generation. This could change significantly as a result of technical innovations on power generators. Management will adjust the estimated useful lives where useful lives vary with previously estimated useful lives. It is reasonably possible, based on existing knowledge, that outcomes within the next financial year that are different from current assumptions could require material adjustments to the carrying amount of property, plant and equipment.

4 重大會計估計及判斷(續)

(a) 與中國大陸發電廠有關之物 業、機器及設備、無形資產及 使用權資產之減值評估(續)

> 減值範疇須作出判斷。倘關鍵假 設發生重大不利變動,損益表可 能需要扣除減值開支。

> 於二零二二年十二月三十一日, 在所有其他變數維持不變之下,倘於營運期間內每年額 費無任何增幅,可收回金額將 意於賬面值。同樣地,在所有其他 變數維持不變之情況下,倘可 量較管理層預期減少10%,可收 回金額將高於賬面值。

(b) 物業、機器及設備之可使用年 期及剩餘價值



CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (continued)

Income taxes

The Group is subject to income taxes in Hong Kong and the PRC. Significant judgement is required in determining the provision for income taxes. There are many transactions and calculations for which ultimate tax determination is uncertain during the ordinary course of business. The Group recognises liabilities for potential tax exposures based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will affect the income tax and deferred tax provision in the period in which such determination is made.

Impairment of financial assets

The loss allowances for financial assets are based on assumptions about risk of default and expected loss rates. The Group uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based on the Group's past history, existing market conditions as well as forward looking estimates at the end of each reporting period. Details of the key assumptions and inputs used are disclosed in the tables in Note 3.

重大會計估計及判斷(續)

所得税 (c)

本集團須於香港及中國繳納所 得税。在釐定所得税撥備時,須 作出重大判斷。於日常業務過程 中,有許多交易及計算之最終税 項未能準確釐定。本集團根據有 否額外税項到期之估計而就可能 須繳納之税項確認負債。若該等 事項之最終税項結果與最初記錄 之金額不同,有關差額將影響釐 定最終税項期間內之所得税及遞 延税項撥備。

金融資產之減值 (d)

金融資產之虧損撥備乃根據有關 違約風險及預期損失率的假設作 出。本集團於作出該等假設及選 擇減值計算的輸入數據時已根據 本集團過往歷史、現行市況及於 各報告期末的前瞻性估計作出判 斷。主要假設及使用輸入數據之 詳情於附註3表格內披露。

5 REVENUE AND OTHER INCOME

The amount of each significant category of revenue and other income recognised during the year is as follows:

5 收益及其他收入

本年內確認之各主要收益及其他收入 類別之金額如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Revenue Sales of electricity	收益 電力銷售	197,184	250,255
Other income Value-added tax refund Net exchange gain Gain on disposal of property, plant and	其他收入 增值税退税 匯兑收益淨額 出售物業、機器及設備之	6,123 -	8,258 8,321
equipment, net Others	业后初来"极品及政佣之 收益 其他	103 332	148 686
		6,558	17,413

Sales of electricity were all generated by the wind power plants and a distributed solar project of the Group. The Group has a single reportable segment which is renewable energy segment. As the Group does not have significant material operations outside the PRC, no geographic segment information is presented.

Included in sales of electricity of HK\$95.1 million (2021: HK\$106.5 million) represents tariff subsidies owed by the state-owned grid companies which are financed by national renewable energy fund to renewable energy projects in the PRC. Tariff subsidy is recognised as sales of electricity and receivables from state-owned grid companies in accordance with the relevant power purchase agreements.

For the year ended 31 December 2022, the Group's revenue for reportable segment from external customers of HK\$197.2 million (2021: HK\$250.3 million) is only attributable to the China market.

電力銷售均來自本集團之風力發電站 及分佈式太陽能項目。本集團擁有一個 可呈報分部,即可再生能源分部。因本 集團在中國境外並無重大營運,故毋 須呈列地理分部資料。

電力銷售包含國有電網公司結欠之電費補貼95,100,000港元(二零二一年:106,500,00港元),由國家可再生能源基金向中國之可再生能源項目進行撥款。電費補貼按照相關電力購買協議確認為電力銷售及國有電網公司應收賬款。

截至二零二二年十二月三十一日止年度,本集團來自外界客戶之可呈報分部收益為197,200,000港元(二零二一年:250,300,000港元),僅來自中國市場。



5 REVENUE AND OTHER INCOME (Continued)

For the year ended 31 December 2022, the Group has three customers with revenue exceeding 10% of the Group's total revenue (2021: three customers). Revenues from the customers amounted to HK\$81.2 million, HK\$80.9 million and HK\$29.8 million (2021: HK\$102.3 million, HK\$102.3 million and HK\$40.8 million) respectively.

6 OTHER LOSSES

The amount of each significant category of other gains and losses recognised during the year is as follows:

收益及其他收入(續)

截至二零二二年十二月三十一日止年度, 本集團有三名客戶(二零二一年:三名客 戶)所佔收益超逾本集團總收益之10%。 來自該等客戶之收益分別為81,200,000 港 元、80,900,000港 元 及29,800,000 港元(二零二一年:102,300,000港元、 102,300,000港元及40,800,000港元)。

其他虧損 6

本年內確認之各主要其他虧損類別之 金額如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Impairment loss on property, plant and equipment Impairment loss on right-of-use assets Impairment loss on intangible assets Loss arising from liquidation of a subsidiary	物業、機器及設備之 減值虧損 使用權資產之減值虧損 無形資產之減值虧損 來自附屬公司清盤之虧損	- - - -	(13,076) (341) (198) (57)
		-	(13,672)

For the year ended 31 December 2022 and 31 December 2021, the Group has performed impairment assessments on the CGU in Mudanjiang and Muling wind farms with impairment indicators as described in Note 4(a).

For the year ended 31 December 2022, based on the impairment assessment of Mudanjiang and Muling wind farms no impairment losses have been recognised. For the year ended 31 December 2021, based on the impairment assessment of Mudanjiang and Muling wind farms, impairment losses of HK\$13.1 million, HK\$0.3 million and HK\$0.2 million have been recognised against the carrying amounts of property, plant and equipment, right-of-use assets and intangible assets respectively. For details, please refer to Note 4(a).

截至二零二二年十二月三十一日及二零 二一年十二月三十一日止年度,本集團 已對於牡丹江及穆棱風力發電場具有 減值跡象的現金產生單位進行減值評 估(詳述於附註4(a))。

於截至二零二二年十二月三十一日止年 度,根據對牡丹江及穆棱風力發電場 的減值評估,並無確認任何減值虧損。 於截至二零二一年十二月三十一日止年 度,根據對牡丹江及穆棱風力發電場的 減值評估,已就物業、機器及設備、使 用權資產及無形資產之賬面值分別確 認減值虧損13.100.000港元、300.000 港元及200,000港元。詳情請參閱附註 4(a) °

7 EXPENSES BY NATURE

7 按性質劃分之開支

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Auditor's remuneration	核數師酬金		
- Audit services	- 審核服務	(690)	(000)
Audit servicesNon-audit services	- 非審核服務	(680)	(920)
	無形資產攤銷(附註17)	(120)	(204)
Amortisation of intangible assets (Note 17)	物業、機器及設備折舊	(1,033)	(855)
Depreciation of property, plant and equipment (Note 14)	彻果、機品及設備加置 (附計14)	(104 000)	(107.010)
	使用權資產折舊(附註16)	(104,000)	(107,213)
Depreciation of right-of-use assets (Note 16)	医	(1,398)	(2,698)
Net exchange loss	進兄虧預 <i>净</i> 額 僱員福利開支(包括	(24,759)	
Employee benefit expenses (including	董事酬金)(附註10)	(06.067)	(06,000)
directors' emoluments) (Note 10)	; ,,,,,,,,,,	(26,867)	(26,222)
Rental expenses relating to short-term leases	與短期租賃相關的 和金費用	(4.740)	(017)
	維修及保養開支	(1,743)	(317)
Repair and maintenance expenses	企業開支	(4,471)	(3,266)
Corporate expenses		(831)	(936)
Legal and professional fees	法律及專業費用	(446)	(1,492)
Management service fee	管理服務費	(2,955)	(2,025)
Other expenses	其他開支	(17,412)	(21,108)
Total cost of sales and administrative	銷售成本及行政費用		
expenses	朝 音风 平 及 门 政 負 用	(186,715)	(167,256)
expenses	沁心 口只	(100,713)	(107,230)

8 FINANCE INCOME AND COSTS

8 財務收入及融資成本

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Finance costs: - interest expenses on bank borrowings - interest expenses on amount due to a shareholder (Note 28) - interest expenses on lease liabilities	融資成本: -銀行借款利息開支 -應付一名股東款項之 利息開支(附註28) -租賃負債之利息開支	(28,194) (7,979)	(31,911) (6,216) (24)
Finance income: - interest income on bank deposits	財務收入: - 銀行存款利息收入	(36,173) 1,791	(38,151) 1,297
Finance costs - net	融資成本 - 淨額	(34,382)	(36,854)



FIVE HIGHEST PAID INDIVIDUALS 9

The five individuals whose emoluments were the highest in the Group for the year include four directors (2021: four) whose emoluments are reflected in the analysis presented in Note 32. The emoluments payable to the remaining one (2021: one) individual during the year are as follows:

五名最高酬金人士

本年度,本集團五名最高薪人士包括四 名(二零二一年:四名)董事,彼等之酬 金已於附註32呈列之分析中反映。本年 度內應付餘下一名(二零二一年:一名) 個別人士之酬金如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Basic salaries, housing allowances, other allowances and benefits in kind Bonuses Retirement scheme contributions	基本薪金、住房津貼、 其他津貼及實物利益 花紅 退休計劃供款	(986) (82) (18)	(966) (81) (18)
		(1,086)	(1,065)

The emoluments fell within the following band:

酬金等級分析如下:

			f individuals 、數
		2022 二零二二年	2021 二零二一年
Emoluments band (in HK dollar) HK\$1,000,001 - HK\$2,000,000	酬金級別(港元) 1,000,001港元至2,000,000港元	1	1

10 EMPLOYEE BENEFIT EXPENSES

10 僱員福利開支

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Wages, salaries and other benefits Reversal of/(provision for) unused annual leave	工資、薪金及其他福利 未使用年假之撥回/(撥備)	(24,053)	(23,159)
Pension costs – defined contribution plan (Note a)	退休金成本 - 定額供款 計劃(附註a)	(2,842)	(3,002)
		(26,867)	(26,222)

Notes:

- (a) The Group's contribution to the employee pension scheme in the PRC is at a percentage in compliance with the requirements of respective municipal governments. The Group also participates in the MPF scheme under the Hong Kong Mandatory Provident Fund Schemes Ordinance for employees employed under the jurisdiction of the Hong Kong Employment Ordinance. The MPF scheme is a defined contribution retirement scheme administered by independent trustees. Under the MPF scheme, the employer and its employees are each required to make contributions to the scheme at 5% of the employee's relevant income, subject to a cap of monthly relevant income of HK\$30,000. Contributions to the scheme vest immediately.
- (b) Contributions totaling HK\$33,000 (2021: HK\$30,000) were payable under the MPF scheme at 31 December 2022.

附註:

- (a) 本集團向中國僱員退休金計劃作出之供款 乃按照相關市政府規定之百分率作出。本 集團亦根據香港強制性公積金計劃條例 為受香港僱傭條例管轄之僱員提供強積 金計劃。強積金計劃是由獨立信託人管理 之定額供款退休計劃。根據強積金計劃, 僱主及僱員均須按照僱員相關收入之5% 向計劃作出供款,惟每月之相關收入上限 為30,000港元。向計劃作出之供款即時歸 屬。
- (b) 於二零二二年十二月三十一日,根據強積 金計劃須予支付之供款合共33,000港元(二 零二一年:30,000港元)。

11 INCOME TAX EXPENSE

11 所得税支出

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
	DD H0 << /D <v< td=""><td>4</td><td>()</td></v<>	4	()
Current income tax	即期所得税	(6,944)	(5,557)
Withholding tax on dividends	有關股息之預扣稅	(7,276)	(6,191)
Deferred income tax credit/(expense),	遞延所得税抵免/(支出),		
net (Note 25)	淨額(附註25)	1,616	(2,075)
Refund of withholding tax on dividends	過往年度已付股息之預扣	1,010	(=,0.0)
paid in prior years	税退還	5,281	_
paid in prior years	1元 芝 遼	5,201	
Income tax expense	所得税支出	(7,323)	(13,823)



11 INCOME TAX EXPENSE (Continued)

Note:

The share of income tax expense of associates of HK\$16.4 million (2021: HK\$22.0 million) is included in the Group's share of results of associates.

No provision for Hong Kong profits tax has been made as the Group has no assessable profit for the years ended 31 December 2022 and 2021. Mainland China income tax includes corporate income tax which has been provided on the estimated assessable profits of subsidiaries operating in the Mainland China at a rate of 25% (2021: 25%), except below:

- Two subsidiaries of the Group, under the Enterprise Income Tax Law and its relevant regulations, are entitled to tax concessions of 3-year full exemption followed by 3-year 50% exemption commencing from the respective years in which their first operating incomes were derived; and
- Subsidiaries of the Group established in Inner Mongolia were applicable to the enterprise income tax concession of the Western Development in PRC and entitled to preferential tax rate of 15% in 2022 (2021: 15%). According to the announcement on continuation of enterprise income tax concession in the Western Development published by the MoF, the State Taxation Administration and the National Development and Reform Commission on 23 April 2020, the aforementioned subsidiaries were authorised to be taxed at preferential tax rate of 15% till 31 December 2030.

Pursuant to EIT Law of PRC and the Detailed Implementation Rules, distribution of the profits earned by the subsidiaries and associates in the PRC is subject to the PRC withholding tax at the applicable tax rates of 10%, accordingly withholding tax was provided for dividends and undistributed profits of associates and certain subsidiaries in the PRC at a rate of 10% up to 31 December 2022 (2021: 10%).

11 所得税支出(續)

附註:

應佔聯營公司之所得税支出為16,400,000港元(二 零二一年:22,000,000港元)乃計入本集團之應佔 聯營公司業績。

由於本集團於截至二零二二年及二零二 一年十二月三十一日止年度並無應課税 溢利,故並無就香港利得税作出撥備。 中國大陸所得税(包括企業所得税)按 照中國大陸經營附屬公司之估計應課税 溢利,按25%(二零二一年:25%)之税率 作出撥備,惟以下除外:

- 本集團的兩家附屬公司根據《企 業所得税法》及其相關規定,自其 首次取得營業收入的年度起,享 有3年全額豁免的税收優惠,而之 後3年享有50%豁免的税收優惠;
- 本集團在內蒙古設立的附屬公司 適用中國西部大開發企業所得税 優惠,二零二二年享受15%(二零 二一:15%)的優惠税率。根據財 政部、國家税務總局、國家發展 和改革委員會於二零二零年四月 二十三日發佈的關於延續西部大 開發企業所得税優惠的公告,上 述附屬公司獲准按15%的優惠税 率徵税,直至二零三零年十二月 三十一日為止。

根據《中國企業所得稅法》及其實施條 例,在中國的附屬公司及聯營公司的溢 利分派按適用税率10%繳納中國預扣 税,因此截至二零二二年十二月三十一 日,就中國的聯營公司及若干附屬公司 的股息及未分派溢利按10%(二零二一 年:10%)的税率計提預扣税撥備。

11 INCOME TAX EXPENSE (Continued)

Pursuant to a double tax arrangement between the PRC and Hong Kong, Hong Kong tax resident companies could enjoy a lower withholding tax rate of 5%. During the year ended 31 December 2022, certain of the Group's investment holding subsidiaries in Hong Kong, which holds associates and subsidiaries in the PRC has successfully obtained Hong Kong tax resident companies. Accordingly, a refund of withholding tax on dividends in prior years of HK\$5,281,000 has been obtained from the PRC Tax Authroity and 5% of wihtholding tax on dividends has therefore been applied for these PRC subsidiaries/associates.

The tax on the Group's profit before income tax differs from the theoretical amount that would arise using the weighted average tax rate applicable to profits of the consolidated entities as follows:

11 所得税支出(續)

根據中國與香港之間的雙重課税安排,香港税務居民公司可享有較低的5%預扣税税率。截至二零二二年十二月三十一日止年度,本集團若干在香港的投資控股附屬公司(於中國內地有聯營公司及附屬公司)已成功取得香港税務居民公司身份。因此,我們已從中國稅務務關獲得過往幾年5,281,000港元的股息預扣稅退款,及該等中國附屬公司/聯營公司適用5%的股息預扣稅稅率。

本集團所得税前溢利之税項,與採用 合併企業溢利適用之加權平均税率所 得之理論税項之差額如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Profit before income tax Less: Share of results of associates	所得税前溢利 減:應佔聯營公司業績	37,142 (54,497)	125,624 (75,738)
		(17,355)	49,886
Tax calculated at the tax rate, 25% (2021: 25%) Effect of different tax rates Expenses not deductible for taxation purpose Income not subject to tax Utilisation of previously unrecognised tax losses Tax losses not recognised Withholding tax on dividends and	按25% (二零二一年: 25%)之 税率計算之税項 不同税率之影響 不可扣税之開支 毋須課税之收入 動用以往未確認之税項虧損 未確認之税務虧損 聯營公司及附屬公司之有關股 息和未分派溢利之預扣税	4,339 5,142 (14,732) 275 273 (2,241)	(12,472) 13,667 (7,320) 157 738
undistributed profits of associates and subsidiaries	总和本分派溢利之限扣倪	(379)	(8,593)
Income tax expense	所得税支出	(7,323)	(13,823)



12 EARNINGS PER SHARE

Earnings per share is calculated by dividing the profit attributable to equity holders of the Company by the weighted average number of ordinary shares in issue during the year.

12 每股盈利

每股盈利乃根據本公司權益持有人應 佔溢利除以年內已發行普通股之加權 平均數計算。

		2022 二零二二年	2021 二零二一年
Profit attributable to equity holders of the Company (HK\$ thousand)	本公司權益持有人應佔溢利 (千港元)	31,111	113,354
Weighted average number of ordinary shares in issue (thousand)	已發行普通股之加權平均數 (千股)	2,506,157	2,506,157
Earnings per share (HK cents per share)	每股盈利(每股港仙)	1.24	4.52

Basic and fully diluted earnings per share are the same as the Company did not have any dilutive equity instruments throughout the years ended 31 December 2022 and 2021.

於截至二零二二年及二零二一年十二月 三十一日止年度,本公司並無任何攤薄 性的權益工具,故每股基本及全面攤 薄盈利金額相同。

13 DIVIDENDS

13 股息

	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Interim dividend paid, of HK\$Nil cents 已派中期股息,每股 (2021: HK\$0.5 cents) per ordinary share 普通股零港仙 (二零二一年: 0.5港仙)	-	12,531
Final dividend proposed, of HK\$0.5 cents 擬派末期股息,每股 (2021: HK\$0.5 cents) per ordinary share 普通股0.5港仙		
(二零二一年: 0.5港仙)	12,531	12,531

On 29 March 2023, the Board has resolved to declare a final dividend of HK\$0.5 cents per ordinary share payable in cash for the year ended 31 December 2022. As the proposed final dividend is declared after the reporting date, such dividend is not recognised as liability as at 31 December 2022.

On 26 August 2022, the Board has resolved not to declare any interim dividend for the six months ended 30 June 2022.

For the year ended 31 December 2021, the Board has resolved to declare a final dividend of HK\$0.5 cents per ordinary share payable in cash, total of HK\$12.5 million was paid in June 2022.

On 19 August 2021, the Board has resolved to declare an interim dividend of HK\$0.5 cents per ordinary share payable in cash for the six months ended 30 June 2021, total of HK\$12.5 million was paid in September 2021.

於二零二三年三月十九日,董事會議決 宣派截至二零二二年十二月三十一日止 年度之現金末期股息,每股普通股0.5 港仙。由於擬派發之末期股息是在報 告日期後宣派,故不列作二零二二年十 二月三十一日的負債。

於二零二二年八月二十六日,董事會議 決不宣派截至二零二二年六月三十日止 六個月之任何中期股息。

截至二零二一年十二月三十一日11年度, 董事會議決宣派現金末期股息,每股普 通股0.5港仙, 合共12,500,000港元已於 二零二二年六月支付。

於二零二一年八月十九日,董事會議決 宣派截至二零二一年六月三十日止六個 月之現金中期股息,每股普通股0.5港 仙,合共12,500,000港元已於二零二一 年九月支付。



14 PROPERTY, PLANT AND EQUIPMENT

14 物業、機器及設備

		Electricity utility plant and others 發電廠及 其他 HK\$'000 千港元	Furniture, fixtures and equipment 傢俬、裝置及 設備 HK\$'000 千港元	Motor vehicles 汽車 HK\$'000 千港元	Total 總計 HK\$'000 千港元
At 1 January 2021 Cost Accumulated depreciation and impairment	於二零二一年一月一日 成本 累計折舊及減值	1,998,004 (714,101)	2,348 (1,499)	1,206 (753)	2,001,558 (716,353)
Net book amount	賬面淨值	1,283,903	849	453	1,285,205
Year ended 31 December 2021 Opening net book amount Currency translation differences Additions Disposal Depreciation Impairment loss recognised in profit or loss		1,283,903 32,279 4,880 (2,651) (106,682) (13,076)	849 17 18 - (340)	453 11 92 - (191) -	1,285,205 32,307 4,990 (2,651) (107,213) (13,076)
Closing net book amount	年終賬面淨值	1,198,653	544	365	1,199,562
At 31 December 2021 Cost Accumulated depreciation and impairment	於二零二一年十二月三十一日 成本 累計折舊及減值	2,051,633 (852,980)	2,380 (1,836)	1,322 (957)	2,055,335 (855,773)
Net book amount	賬面淨值	1,198,653	544	365	1,199,562
Year ended 31 December 2022 Opening net book amount Currency translation differences Additions Disposal Depreciation	截至二零二二年 十二月三十一日止年度 年初賬面淨值 匯兑換算差額 添置 出售 折舊	1,198,653 (89,628) 3,262 (28) (103,609)	544 (30) 44 - (278)	365 (22) - (66) (113)	1,199,562 (89,680) 3,306 (94) (104,000)
Closing net book amount	年終賬面淨值	1,008,650	280	164	1,009,094
At 31 December 2022 Cost Accumulated depreciation and impairment	於二零二二年十二月三十一日 成本 累計折舊及減值	1,895,492 (886,842)	2,241 (1,961)	901 (737)	1,898,634 (889,540)
Net book amount	賬面淨值	1,008,650	280	164	1,009,094

Certain bank borrowings are secured by certain of the Group's property, plant and equipment with carrying values of HK\$685.0 million (2021: HK\$788.9 million) (Note 23).

若干銀行借款乃由本集團賬面值 685,000,000港 元(二 零 二 一 年: 788,900,000港元)之若干物業、機器及 設備作抵押(附註23)。

15 CONSTRUCTION IN PROGRESS

16

15 在建工程

			Total 總計 HK\$'000 千港元
At 1 January 2021, 31 December 2021 and 1 January 2022	於二零二一年一月一 三十一日及二零二.	日、二零二一年十二月 二年一月一日	_
	添置 匯兑換算差額		50 (1)
At 31 December 2022	於二零二二年十二月	三十一目	49
RIGHT-OF-USE ASSETS	1	6 使用權資產	
			Total 總計 HK\$'000 千港元
At 1 January 2021 Currency translation differences Early termination of leased properties (Note 28 Depreciation Impairment loss recognised in profit or loss	匯兑換算: B(a)) 提前終止和 折舊	-年一月一日 差額 组賃物業(附註28(a)) 確認的減值虧損	16,075 365 (232) (2,698) (341)
At 31 December 2021	於二零二-	-年十二月三十一日	13,169
At 1 January 2022 Currency translation differences Depreciation	於二零二二 匯兑換算: 折舊	二年一月一日 差額	13,169 (1,003) (1,398)
At 31 December 2022	於二零二二	二年十二月三十一日	10,768
As at 31 December 2021, the incremental borro office was 5% (2022: nil).	owing rate of the	於二零二一年十二月 的增量借款利率為 無)。	月三十一日,辦公室 95%(二零二二年:
At at 31 December 2022, the net book amoun right-of-use assets consist of rentals of lands of (2021: HK\$13.2 million).		於二零二二年十二月之使用權資產包括淨值為10,800,000 13,200,000港元)。	土地租賃,其賬面
The total cash outflow of lease is amounted to during the year ended 31 December 2022 million).	•		十二月三十一日止年 粵額為1,700,000港元),000港元)。



17 INTANGIBLE ASSETS

17 無形資產

		Computer software 電腦軟件 HK\$'000 千港元	Concession right 特許權 HK\$'000 千港元	Total 總計 HK\$'000 千港元
At 31 January 2021 Cost Accumulated amortisation and impairment	於二零二一年一月一日 成本 累計攤銷及減值	2,626 (1,742)	195,666 (193,051)	198,292 (194,793)
Net book amount	賬面淨值	884	2,615	3,499
Year ended 31 December 2021 Opening net book amount Currency translation differences Additions Amortisation Impairment loss recognised in profit or loss	截至二零二一年 十二月三十一日止年度 年初賬面淨值 匯兑換算差額 添置 攤銷 於損益中確認的減值虧損	884 83 989 (470)	2,615 63 - (385) (158)	3,499 146 989 (855)
Closing net book amount	年終賬面淨值	1,446	2,135	3,581
At 31 December 2021 Cost Accumulated amortisation and impairment	於二零二一年十二月三十一日 成本 累計攤銷及減值	3,742 (2,296)	200,855 (198,720)	204,597
Net book amount	賬面淨值	1,446	2,135	3,581
Year ended 31 December 2022 Opening net book amount Currency translation differences Additions Amortisation	截至二零二二年 十二月三十一日止年度 年初賬面淨值 匯兑換算差額 添置 攤銷	1,446 (94) 31 (660)	2,135 (166) - (373)	3,581 (260) 31 (1,033)
Closing net book amount	年終賬面淨值	723	1,596	2,319
At 31 December 2022 Cost Accumulated amortisation and impairment	於二零二二年十二月三十一日 成本 累計攤銷及減值	3,510 (2,787)	185,238 (183,642)	188,748
Net book amount	賬面淨值	723	1,596	2,319

18 INTERESTS IN ASSOCIATES

18 於聯營公司之權益

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Group's share of net assets	本集團應佔資產淨值	854,442	942,029

The following financial information, after making adjustments to conform with the Group's significant accounting policies, represents the Group's aggregate share of assets, liabilities, revenue and results of associates, all of which are unlisted, and is summarised as below:

下列財務資料(經調整以與本集團主要會計政策一致)乃本集團合共應佔聯營公司(全部均為非上市公司)之資產、負債、收益及業績,現概述如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Assets Liabilities	資產 負債	1,145,044 (290,602)	1,327,585 (385,556)
Net assets	資產淨值	854,442	942,029
Revenue	收益	190,714	221,547
Profit for the year	本年度溢利	54,497	75,738

Particulars of the associates are set out on Note 34.

聯營公司之詳情載於附註34。



18 INTERESTS IN ASSOCIATES (Continued)

Set out below are the summarised financial information for the associates of the Group.

Summarised income statement for the year ended 31 December

18 於聯營公司之權益(續)

下列載有本集團聯營公司之財務資料 概述。

截至十二月三十一日止年度之損益 表概述

		CECIC HKC Wind Power		CECIC HKE	Wind Power	CECIC HKC ((Gansu) Wind		
		Compan	y Limited	Company	/ Limited	Power Comp	any Limited	То	tal
		中節能港頭	建風力發電	中節能港能風力發電		中節能港建(甘肅)			
		(張北)	有限公司	(張北)有限公司		風力發電有限公司		總計	
		2022	2021	2022	2021	2022	2021	2022	2021
		二零二二年	二零二一年	二零二二年	二零二一年	二零二二年	二零二一年	二零二二年	二零二一年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元
Revenue	收益	189,480	221,180	88,612	99,522	220,845	258,046	498,937	578,748
Other expense	其他開支	(48,762)	(47,703)	(21,523)	(16,761)	(42,316)	(41,929)	(112,601)	(106,393)
Depreciation and amortisation	折舊及攤銷	(78,789)	(81,033)	(47,563)	(48,146)	(79,598)	(84,026)	(205,950)	(213,205)
Finance costs - net	融資成本 - 淨額	(4,858)	(7,845)	(5,371)	(7,797)	(1,201)	(4,610)	(11,430)	(20,252)
Current income tax expense	當期所得税支出	(20,605)	(27,756)	(3,449)	(6,554)	(17,689)	(22,245)	(41,743)	(56,555)
Deferred income tax credit	遞延所得税抵免	6,658	6,864	-	-	5,048	5,205	11,706	12,069
Profit for the year	本年度溢利	43,124	63,707	10,706	20,264	85,089	110,441	138,919	194,412
Other comprehensive (loss)/income	其他全面(虧損)/收入	(75,983)	47,182	(33,764)	10,525	(85,051)	(8,695)	(194,798)	49,012
Total comprehensive (loss)/income	全面(虧損)/收入總額	(32,859)	110,889	(23,058)	30,789	38	101,746	(55,879)	243,424
Dividends declared by associates	聯營公司向本集團								
to the Group	宣派之股息	(25,187)	(26,224)	(4,561)	(6,963)	(37,792)	(28,669)	(67,540)	(61,856)

- 18 INTERESTS IN ASSOCIATES (Continued)
 Summarised statement of financial position as at
 31 December
- 18 於聯營公司之權益(續) 於十二月三十一日之財務狀況表概 述

		Compan 中節能港	CECIC HKC Wind Power (Company Limited 中節能港建風力發電 (張业)有限公司		CECIC HKE Wind Power Company Limited 中節能港能風力發電(張北)有限公司		CECIC HKC (Gansu) Wind Power Company Limited 中節能港建(甘肅) 風力發電有限公司		tal 計
		2022	2021	2022	2021	2022	2021	2022	2021
		二零二二年	二零二一年	二零二二年	二零二一年	二零二二年	二零二一年	二零二二年	二零二一年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元
	nggan (m. králi – 11 n. králi								
Non-current assets	非流動資產	851,154	1,025,728	443,173	527,730	898,954	1,066,628	2,193,281	2,620,086
Current assets	流動資產	264,197	275,519	89,420	108,809	448,860	473,682	802,477	858,010
Total assets	資產總額	1,115,351	1,301,247	532,593	636,539	1,347,814	1,540,310	2,995,758	3,478,096
Non-current liabilities	非流動負債	23,245	62,598	891	98,874	35,448	43,726	59,584	205,198
Current liabilities	流動負債	210,397	261,114	136,301	104,003	354,520	444,295	701,218	809,412
Total liabilities	負債總額	233,642	323,712	137,192	202,877	389,968	488,021	760,802	1,014,610
Net assets	資產淨值	881,709	977,535	395,401	433,662	957,846	1,052,289	2,234,956	2,463,486



18 INTERESTS IN ASSOCIATES (Continued)

The information above reflects the amounts presented in the financial statements of the associates adjusted for any fair value adjustments made at the time of acquisition.

Reconciliation of the summarised financial information presented to the carrying amount of the Group's interests in its associates:

18 於聯營公司之權益(續)

上述資料反映聯營公司於財務報表之 呈列金額,按購買當時作出之任何公平 值調整而調整。

本集團於其聯營公司權益賬面值呈列 之財務資料概述對賬:

		CECIC HKC Wind Power		CECIC HKE Wind Power		CECIC HKC	(Gansu) Wind		
		Compan	y Limited	Compan	y Limited	Power Com	pany Limited	Total	
		中節能港	中節能港建風力發電		中節能港能風力發電		中節能港建(甘肅)		
		(張北)	有限公司	(張北)有限公司		風力發電	有限公司	總計	
		2022	2021	2022	2021	2022	2021	2022	2021
		二零二二年	二零二一年	二零二二年	二零二一年	二零二二年	二零二一年	二零二二年	二零二一年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元
At 1 January	於一月一日								
Opening net assets	年初資產淨值	977,535	932,208	433,662	426,083	1,052,289	1,022,216	2,463,486	2,380,507
Profit for the year	本年度溢利	43,124	63,707	10,706	20,264	85,089	110,441	138,919	194,412
Other comprehensive (loss)/income	其他全面(虧損)/收入	(75,983)	47,182	(33,764)	10,525	(85,051)	(8,695)	(194,798)	49,012
Dividends	股息	(62,967)	(65,562)	(15,203)	(23,210)	(94,481)	(71,673)	(172,651)	(160,445)
At 31 December	於十二月三十一日								
Closing net assets	年終資產淨值	881,709	977,535	395,401	433,662	957,846	1,052,289	2,234,956	2,463,486
Reporting entities' share in%	申報分享權益之百分比	40%	40%	30%	30%	40%	40%	N/A不適用	N/A不適用
Group's interests in associates	集團於聯營公司之權益	352,684	391,014	118,620	130,099	383,138	420,916	854,442	942,029

19 PREPAYMENTS, TRADE AND OTHER RECEIVABLES

19 預付款、應收賬款及其他應收款

			2022 二零二二年	2021
		Note 附註	HK\$'000 千港元	HK\$'000 千港元
Non-current	非流動			
	其他應收款	(b)	25,990	40,009
Current	流動			
Trade receivables	應收賬款	(a)	300,590	323,577
Prepayments and other receivables	預付款及其他應收款	(b)	172,976	182,632
			473,566	506,209
			499,556	546,218
Notes:			附註:	
(a) The ageing analysis of trade receivable recognition policy at year end was as		ıe	(a) 於年末,按本集團 收賬款賬齡分析如	收益確認政策劃分之應 下:
			2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Less than 30 days	少於30日		34,703	58,453
More than 30 days and within 60 days	超過30日但於60		8,181	8,346
More than 60 days and within 90 days More than 90 days	超過60日但於90超過90日	日內	5,476 252,230	6,915 249,863
			300,590	323,577
The ageing analysis of trade receivables as follows:	s by invoice date at year end wa	as	於年末,按發票日 分析如下:	期劃分之應收賬款賬齡
			2022	2021
			二零二二年	二零二一年
			HK\$'000 千港元	HK\$'000 千港元 ————
Less than 30 days	少於30日		287,331	286,770
More than 30 days and within 60 days More than 60 days and within 90 days				_
More than 90 days More than 90 days	超過90日但於90	H L J	13,259	36,807
			300,590	323,577



19 PREPAYMENTS, TRADE AND OTHER RECEIVABLES (Continued)

Notes: (Continued)

The Group allows a credit period of 30 days to its trade customers from invoice date. The Group does not hold any collateral in relation to these receivables. Receivables (other than the tariff subsidy receivables) from sales of electricity are usually settled on a monthly basis by the stateowned grid companies.

Included in the Group's trade receivables were tariff subsidy receivables of HK\$284.8 million (2021: HK\$295.7 million) which represented the government subsidies on renewable energy projects to be received from the stated-owned grid companies. The tariff subsidy receivables will be settled upon the MoF's allocation of the national renewable energy fund to the state-owned grid companies. The MoF does not set out a rigid timetable for the settlement of tariff subsidy receivables. In the opinion of the directors, given the collection of tariff subsidy receivables is well supported by the government policy, all tariff subsidy receivables were expected to be fully recoverable. As the collection of tariff subsidy receivables is expected in the normal operating cycle, they are classified as current assets.

Tariff subsidy receivables of HK\$271.5 million (2021: HK\$258.9 million) was unbilled and has been classified under 'less than 30 days' in the above ageing analysis, while the remaining of HK\$13.3 million (2021: HK\$36.8 million) has issued invoices.

- Included in current and non-current other receivables were input value-(b) added taxation recoverable of HK\$37.2 million (2021: HK\$52.3 million) arising from purchase of property, plant and equipment, and dividend receivables from associates of HK\$148.0 million (2021: HK\$150.2 million).
- (c) The carrying amount of the Group's prepayments, trade and other receivables is denominated in the following currencies:

19 預付款、應收賬款及其他應收款

(續)

附註:(續)

本集團向其貿易客戶提供自發票日期起為 期30日之信貸期。本集團並無持有與該等 應收賬款有關之任何抵押品。電力銷售之 應收賬款(應收電費補貼除外)通常由國有 電網公司按月結清。

本集團應收賬款中包含應收電費補 貼284,800,000港 元(二 零 二 一 年: 295,700,000港元),此乃向國有電網公司 應收之可再生能源項目政府補貼。應收電 費補貼將在財政部(「財政部」)向國有電網 公司劃撥國家可再生能源基金時結清。財 政部未就結清應收電費補貼制定確切的時 間表。董事認為,鑑於應收電費補貼得到 政府政策的大力支持,所有應收電費補貼 預計可全額收回。由於應收電費補貼預計 在正常經營週期內收回,因此將其分類為 流動資產。

在上述賬齡分析中,應收電費補 貼271.500.000港 元(二 零 二 一 年: 258,900,000港元)未開具發票,並分類為 「少於30日」,而其餘13,300,000港元(二零 二一年:36,800,000港元)已開具發票。

- 計入流動及非流動其他應收款為可抵扣 (b) 進項增值税37,200,000港元(二零二一年: 52,300,000港元),乃源自購買物業、機器 及設備,及應收聯營公司股息148,000,000 港元(二零二一年:150,200,000港元)。
- 本集團預付款、應收賬款及其他應收款之 (c) 賬面值以下列貨幣計值:

2022	2021
二零二二年	二零二一年
HK\$'000	HK\$'000
千港元	千港元
304	291
499,165	545,841
87	86
499,556	546,218

(d) The maximum exposure to credit risk at the reporting date is the carrying value of each class of receivables mentioned above.

Hong Kong dollars

Singapore dollars

Renminbi

Bank borrowings are secured by certain of the Group's trade receivables with carrying values of HK\$160.1 million (2021: HK\$187.3 million) (Note 23).

港元

人民幣

新加坡元

於報告日期信貸風險之最高值為上述各類 (d) 別應收款之賬面值。

> 銀行借款乃由本集團賬面值160,100,000港 元(二零二一年:187,300,000港元)之若干 應收賬款作抵押(附註23)。

20 CASH AND CASH EQUIVALENTS

20 現金及現金等價物

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Cash at bank and in hand Bank deposits with original maturities of less than three months	銀行及手頭現金 原到期日少於三個月的 銀行存款	196,344 36,070	122,992 74,190
		232,414	197,182
		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Cash and cash equivalents	現金及現金等價物		
(a) Placed in banks in the PRC: - denominated in Renminbi - denominated in Hong Kong dollars - denominated in US dollars	(a) 存放於中國各銀行: - 以人民幣計值 - 以港元計值 - 以美元計值	141,880 31,041 30	89,452 30,964 30
 (b) Placed in banks in Hong Kong: - denominated in Hong Kong dollars - denominated in Renminbi - denominated in US dollars 	(b) 存放於香港各銀行: - 以港元計值 - 以人民幣計值 - 以美元計值	23,385 19,364 16,642	13,630 486 62,394
(c) Cash in hand	(c) 手頭現金	72	226
		232,414	197,182



20 CASH AND CASH EQUIVALENTS (Continued)

The effective interest rates at the reporting date were as follows:

20 現金及現金等價物(續)

於報告日期之實際利率如下:

			2022 二零二二年		-	2021 二零二一年	
		HK\$ 港元	RMB 人民幣	USD 美元	HK\$ 港元	RMB 人民幣	USD 美元
		7670	/\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		7670		
Bank deposits with original maturities of less than	原到期日少 於三個月的		N/A			N/A	
three months	銀行存款	0.3%-4.3%	不適用	0.5%-4.3%	0.3%-0.4%	不適用	0.5%

The maximum exposure to credit risk at the reporting date is the carrying value of the cash and bank balance stated above. 於報告日期,最高之信貸風險為上文 所述現金及銀行結餘之賬面值。

Significant restrictions

Cash and cash equivalents of HK\$173.0 million (2021: HK\$120.4 million) are held in the Mainland China and are subject to local exchange control regulations, under which the balances could not be exported freely out of the Mainland China. The repatriation of fund out from the Mainland China is possibly conducted by way of dividends or other means as complied to the regulations.

重大限制

於中國大陸持有的現金及現金等價物173,000,000港元(二零二一年:120,400,000港元)須遵循當地外匯管制規定,據此,該等結餘不得自由匯出中國大陸。資金可透過股息或其他遵守規定的方式調離中國大陸。

21 SHARE CAPITAL

21 股本

Ordinary shares of HK\$0.01 each 每股面值0.01港元之普通股 Number of

shares HK\$'000 股份數目 千港元

2,506,157,464

25,062

22 RESERVES

22 儲備

		Share premium 股份溢價 HK\$'000 千港元	Exchange reserve 匯兑儲備 HK\$'000 千港元	Statutory Reserve 法定儲備 HK\$'000 千港元	Retained earnings 保留盈利 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Balance at 1 January 2021 Currency translation differences	於二零二一年一月一日之結餘 匯兑換算差額	925,856	57,121	16,058	890,222	1,889,257
- subsidiaries - associates	- 附屬公司 - 聯營公司	-	26,535 18,552	_	_	26,535 18,552
Dividend paid Transfer to statutory reserve Profit for the year	已付股息 轉撥至法定儲備 本年度溢利	- - -	- - -	- 4,554 -	(22,556) (4,554) 113,354	(22,556) - 113,354
Balance at 31 December 2021	於二零二一年十二月三十一日之結餘	925,856	102,208	20,612	976,466	2,025,142
Balance at 1 January 2022 Currency translation differences	於二零二二年一月一日之結餘 匯兑換算差額	925,856	102,208	20,612	976,466	2,025,142
- subsidiaries	- 附屬公司	-	(75,782)	-	-	(75,782)
associatesDividend paid	- 聯營公司 已付股息	_	(74,543) –	-	(12,531)	(74,543) (12,531)
Transfer to statutory reserve	轉撥至法定儲備	-	-	7,465	(7,465)	-
Profit for the year	本年度溢利				31,111	31,111
Balance at 31 December 2022	於二零二二年十二月三十一日之結餘	925,856	(48,117)	28,077	987,581	1,893,397

綜合財務報表附註



23 BANK BORROWINGS

23 銀行借款

				2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Non Curr	-current rent	非流動 流動		296,257 144,612	419,607 168,373
				440,869	587,980
Notes	5:		附註	:	
(a)	The maturity of bank borrowings at the	ne reporting date is as follows:	(a)	於報告日期銀行	昔款之到期日如下:
				2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
	Within one year In the second year In the third to fifth year After the fifth year	一年內 第二年 第三年至第五年 五年後		144,613 44,612 113,179 138,465	168,373 98,374 133,639 187,594
				440,869	587,980
(b)	The carrying amounts of the borrowing currencies:	s are denominated in the following	(b)	借款之賬面值按	下列貨幣計值:
				2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
	Hong Kong dollars Renminbi	港元人民幣		100,000 340,869	170,000 417,980
			<u></u>	440,869	587,980
(c)	The effective interest rate for variable reporting date was 4.93% (2021: 4.10 fixed rate bank borrowings at the ref.30%).	0%). The effective interest rate for	(c)	為4.93% (二零二	欢於報告日期之實際利率 一年:4.10%)。固定利率 日期之實際利率為6.30% 0%)。
(d)	Bank borrowings are secured by certa and trade receivables of the Group (N		(d)		集團若干物業、機器及設 抵押(附註14及19)。
(e)	The Group had drawn all borrowing (2021: undrawn borrowing facility amo		(e)		二月三十一日,本集團已 資(二零二一年:未提用借 2000港元)。

23 BANK BORROWINGS (Continued)

Notes: (Continued)

- (f) The carrying amount of the fixed rate bank borrowings as at 31 December 2022 is HK\$48.3 million (2021: HK\$73.4 million). The carrying amounts of the remaining bank borrowings issued at variable rates of HK\$392.5 million (2021: HK\$514.6 million) are approximate to their fair values.
- (g) A fundamental reform of major interest rate benchmarks is being undertaken globally, including the replacement of HIBOR with alternative nearly risk-free rate. Details of the impacts on the Group's risk management strategy arising from the interest rate benchmark reform and the progress towards implementation of alternative benchmark interest rates are set out under "interest rate benchmark reform" in Note 3.1.

The exposure of the Group's borrowings to interest rate changes and the contractual repricing dates or maturity (whichever is earlier) at the end of the reporting period are as follows:

23 銀行借款(續)

附註:(續)

- (f) 於二零二二年十二月三十一日,固定利率銀行借款之賬面值為48,300,000港元(二零二一年:73,400,000港元)。餘下按可變利率發出的銀行借款392,500,000港元(二零二一年:514,600,000港元)之賬面值與其公平值相若。
- (g) 全球正在對主要利率基准進行根本性改革,包括以接近無風險的替代利率取代香港銀行同業拆息利率。利率基準改革對本集團風險管理策略的影響及替代基準利率的實施進度,詳見附註3.1「利率基準改革」。

本集團借款於報告期末之利率變動風險及 合約重新定價日期或到期日(以較早者為 準)如下:

2022	2021
二零二二年	二零二一年
HK\$'000	HK\$'000
千港元	千港元
100,000	170,000

6 months or less

六個月或以下

24 AMOUNT DUE TO A SHAREHOLDER

The Company entered into a loan facility agreement with Creator Holdings Limited (a company indirectly wholly-owned by Mr. OEI Kang, Eric), under which the Company might borrow up to HK\$300 million until 31 December 2022. Such loan facility agreement had been renewed on 1 November 2022 and the availability period had been extended until 31 July 2025. The loan was unsecured, interest bearing at 3.5% per annum over one-month HIBOR on outstanding principal amount and was repayable on demand. The balance is denominated in Hong Kong dollars. As at 31 December 2022, the outstanding loan balance and interest expense payable amounted to HK\$165.0 million (2021: HK\$165.0 million) and HK\$2.9 million (2021: HK\$15.5 million) respectively.

On 1 August 2022, the Company entered into a loan facility agreement with Genesis Ventures Limited (a company indirectly wholly-owned by Mr. OEI Kang, Eric), under which the Company might borrow up to HK\$300 million until 31 July 2025. As at 31 December 2022, the loan facility had not been drawn by the Company.

24 應付一名股東款項

本公司與創達集團有限公司(該公司與 剛先生間接全資擁有)訂立貸款融 議,據此,直至二零二二年十二月三十 一日,本公司可借入最多300,000,000 港元。該貸款融資協議已於二三 年十一月一日重續及提款期已受款 無抵押、以一個月香港銀行已受款 無抵押、以一個月香港銀(按未價選以一日,未價還對款結餘及應付利息用 元計值。於二零二二年十二月三十 日,未價還對款結餘及應付利息用 元計值。於二零二二年十二月三十 日,未價還對款結餘及應付利息用 元計值。於二零二二年十二月三十 日,未價置對款結餘及應付利息一 分別為165,000,000港元(二零二一年: 1,500,000港元)。

於二零二二年八月一日,本公司與 Genesis Ventures Limited (黃剛先生間 接全資擁有的公司)訂立貸款融資協議, 據此,本公司可在二零二五年七月三十 一日前借入最多300,000,000港元。於 二零二二年十二月三十一日,本公司尚 未提取貸款融資。



25 DEFERRED INCOME TAX LIABILITIES

The movements in deferred income tax liabilities during the year are as follows:

25 遞延所得税負債

Egir valua

本年度內,遞延所得稅負債之變動如 下:

	Fair value			
	adjustment arising			
	from business	Withholding	Lease	
	combinations	tax	liabilities	Total
	源自業務合併			
	之公平值調整	預扣税	租賃負債	總計
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
	千港元	千港元	千港元	千港元
於二零二一年一月一日	(18)	(33,963)	(8)	(33,989)
匯兑換算差額	19	(852)	-	(833)
在損益表計入/(支銷)				
(附註11)	319	(2,402)	8	(2,075)
於二零二一年十二月三十一日	320	(37,217)	-	(36,897)
於二零二二年一月一日	320	(37,217)	-	(36,897)
匯兑換算差額	(136)	3,116	-	2,980
在損益表計入(附註11)	310	1,306	-	1,616
於二零二二年十二月三十一日	494	(32,795)		(32,301)
	匯兑換算差額 在損益表計入/(支銷) (附註11) 於二零二一年十二月三十一日 於二零二二年一月一日 匯兑換算差額 在損益表計入(附註11)	adjustment arising from business combinations 源自業務合併 之公平値調整 HK\$'000 千港元 於二零二一年一月一日 (18) 匯兑換算差額 19 在損益表計入/(支銷) (附註11) 319 於二零二一年十二月三十一日 320 胚兑換算差額 (136) 集額 在損益表計入(附註11) 310	adjustment arising from business combinations combinations には 源自業務合併 之公平値調整 預扣税 HK\$'000 HK\$'000 千港元 千港元 於二零二一年一月一日 (18) (33,963) 匪兑換算差額 19 (852) 在損益表計入/(支銷) (附註11) 319 (2,402) 於二零二一年十二月三十一日 320 (37,217) 於二零二二年一月一日 匪兑換算差額 (136) 3,116 在損益表計入(附註11) 310 1,306	Adjustment arising from business Withholding Lease Combinations tax Liabilities 源自業務合併 之公平値調整 預扣税 租賃負債 HK\$'000 HK\$'000 HK\$'000 HK\$'000 千港元 千港元

The Group did not recognise deferred income tax assets of HK\$10.8 million (2021: HK\$13.5 million) in respect of losses amounting to HK\$42.4 million (2021: HK\$54.7 million) that can be carried forward against future taxable income. These tax losses have no expiry dates except tax losses of HK\$39.6 million (2021: HK\$52.0 million) which will expire at various dates up to 2027 (2021: 2026).

As at 31 December 2022, deferred tax liabilities of HK\$13.1 million (2021: HK\$19.0 million) have not been recognised for the withholding tax that would be payable on the undistributed retained earnings of subsidiaries of the Group, as the Group is able to control the timing of the reversal of the temporary differences and it is probable that the temporary differences will not reverse in the foreseeable future.

本集團並無就虧損42,400,000港元(二 零二一年:54,700,000港元)確認遞延 所得税資產10,800,000港元(二零二一 年:13,500,000港元)用以結轉抵銷日後 應課税收入。該等税項虧損並無應用 限期,惟39,600,000港元(二零二一年: 52,000,000港元)之税項虧損則將於截 至二零二七年(二零二一年:二零二六年) 止之不同日期屆滿。

於二零二二年十二月三十一日,由於本 集團能夠控制暫時性差異轉回的時間, 且該暫時性差異在可預見的未來很可 能不會轉回,因此並無就本集團附屬 公司的未分派保留盈利的應付預扣税 確認遞延税項負債13,100,000港元(二 零二一年:19,000,000港元)。

26 TRADE AND OTHER PAYABLES

26 應付賬款及其他應付款

		2022 二零二二年	2021 二零二一年
		— ₹ — — - HK\$'000 千港元	— マ— - HK\$'000 千港元
Trade payables Payables for acquisition and construction of	應付賬款	463	938
property, plant and equipment	機器及設備之應付款	52,940	60,417
Other payables and accruals	其他應付款及應計費用	8,104	9,918
		61,507	71,273
The ageing analysis of trade payables by ir end was as follows:	nvoice date at year	於年末,按發票日期 齡分析如下:	劃分之應付賬款則
		2022	2021
		二零二二年	二零二一年
		HK\$'000 千港元	HK\$'000 千港元
Less than 12 months	少於12個月	450	923
12 months and more	12個月及以上	13	15
		463	938
The carrying amounts of the Group's trade are denominated in the following currencies		本集團之應付賬款 面值按以下貨幣列值	
		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		千港元	千港元
Hong Kong dollars	港元	2,113	2,258
Renminbi	人民幣	59,345	68,970
Singapore dollars	新加坡元	49	45



27 COMMITMENTS

Capital commitments

Capital expenditure at the reporting date but not yet incurred was as follows:

27 承諾

(a) 資本承擔

於報告日期已承擔但尚未產生之 資本開支如下:

2022	2021
二零二二年	二零二一年
HK\$'000	HK\$'000
千港元	千港元
_	2,054

Contracted but not provided for capital 已訂約但未就有關可 expenditure in respect of renewable energy projects

再生能源項目之資本 開支撥備

(b) Lease commitments

As at 31 December 2022, the total future lease payments for leases committed and not yet commenced in respect of land and buildings were HK\$ Nil (2021: HK\$20,000).

28 RELATED PARTY TRANSACTIONS

The Group entered into transactions with the following related parties for the years ended 31 December 2022 and 2021, in addition to those disclosed elsewhere in the consolidated financial statements.

The Company entered into a 3-year office sharing agreement with HKC, under which HKC agreed to lease out certain area of the office space during the 3 years' contract period from 1 January 2020 to 31 December 2022 in consideration of HK\$2.0 million. The fee was charged based on the terms mutually agreed. On 10 December 2021, the consideration and contract period were revised to HK\$1.6 million and 2 years respectively. As a result, both right-of-use asset and lease liability ceased to be recognised as at 31 December 2021. During the year ended 31 December 2021, the depreciation and interest expenses amounted to HK\$1.0 million and HK\$21,000 respectively.

(b) 租賃承擔

於二零二二年十二月三十一日,就 土地及樓宇已承租而尚未開始租 賃的未來應付租賃款總額為零港 元(二零二一年:20,000港元)。

關聯方交易 28

截至二零二二年及二零二一年十二月三 十一日止年度,除綜合財務報表其他附 註所披露外,本集團曾與下列關聯方訂 立如下交易。

本公司與香港建設訂立為期三年 的辦公室共享協議,據此,香港 建設同意出租若干辦公室空間區 域,三年合約期由二零二零年一 月一日至二零二二年十二月三十 一日止,代價為2,000,000港元。 有關費用乃基於雙方共同議定之 條款收取。於二零二一年十二月 十日,代價及合約期分別修訂為 1,600,000港元及2年。因此,於 二零二一年十二月三十一日,終 止確認使用權資產和租賃負債。 截至二零二一年十二月三十一日 止年度,折舊及利息開支分別為 1,000,000港元及21,000港元。

28 RELATED PARTY TRANSACTIONS (Continued)

(a) (Continued)

During the year ended 31 December 2022, the Company entered into an office sharing agreement with HKC, under which HKC agreed to lease out certain area of the office space during the period from 1 January 2022 to 31 December 2022 in consideration of HK\$1.4 million. The fee was charged based on the terms mutually agreed. Besides, rooftop rental of HK\$0.2 million (2021: HK\$0.2 million) was paid to the Huzhou Nanxun International Building Market Center Company Limited, which is a subsidiary under HKC. The fee was charged based on the terms mutually agreed.

- (b) Administrative services fee, which includes the office overhead, and reimbursement of cost of internal audit, legal, human resources, administrative and information technology department of HK\$3.0 million (2021: HK\$2.0 million) was paid to HKC. The fee was charged based on the terms mutually agreed.
- (c) During the year ended 31 December 2022, interest expenses on amount due to a shareholder amounted to HK\$8.0 million (2021: HK\$6.2 million).

The above related party transactions are continuing connected transactions exempt from the reporting, annual review, announcement and independent shareholders' approval requirements pursuant to Rule 14A.33 of the Rules Governing the Listing of Securities (the "Listing Rules") on the Stock Exchange.

28 關聯方交易(續)

(a) (續)

- (b) 向香港建設支付行政服務費用,包括辦公室經常開支,以及償付內部審計、法律、人力資源、行政及資訊科技部門成本3,000,000港元(二零二一年:2,000,000港元)。其費用是根據雙方共同議定之條款而收取。
- (c) 截至二零二二年十二月三十一日 止年度,就應付一名股東款項之 利息開支為8,000,000港元(二零 二一年:6,200,000港元)。

上述關聯方交易根據聯交所證券上市規則(「上市規則」)第14A.33條為可獲豁免遵守有關申報、年度審核、公佈及獨立股東批准規定之持續關連交易。



28 RELATED PARTY TRANSACTIONS (Continued)

(d) Key management compensation

Key management solely represents directors of the Company. The compensation paid or payable to key management is shown as below:

28 關聯方交易(續)

(d) 主要管理人員之報酬 主要管理人員僅指本公司董事。 已付或應付主要管理人員之報酬 載列如下:

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		千港元	千港元
Directors' fees	董事袍金	840	840
Salaries and other benefits	薪金及其他福利	6,232	5,230
Pension cost - defined contribution	退休金成本-定額供款計		
scheme	劃	72	71
		7,144	6,141

- (e) As at 31 December 2022, the Group provided guarantee in respect of a bank borrowing to an associate with an outstanding amount of HK\$27.1 million (2021: HK\$44.0 million).
- The above transactions did not constitute connected transactions as defined in Chapter 14A of the Listing Rules on the Stock Exchange.
- (e) 於二零二二年十二月三十一日,本 集團就一間聯營公司獲授之銀行 借款提供擔保,相關未償還金額 為27,100,000港元(二零二一年: 44,000,000港元)。

上述交易並不構成聯交所上市規則第 14A章所界定之關連交易。

29 NOTES TO CONSOLIDATED STATEMENT OF CASH FLOWS

(a) Reconciliation of profit before income tax to cash generated from operations

29 綜合現金流量表附註

(a) 所得税前溢利與經營所得現 金之對賬

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
	CC /D TV 24 W/ Til		
Profit before income tax	所得税前溢利	37,142	125,624
Finance costs	融資成本	36,173	38,151
Finance income	財務收入	(1,791)	(1,297)
Depreciation and amortisation	折舊及攤銷	106,431	110,766
Impairment loss of property, plant and equipment	物業、機器及設備減值虧損	_	13,076
Impairment loss of right-of-use	使用權資產減值虧損		10,010
assets	人,, 作文定, %, 位, 后, 法	_	341
Impairment loss of intangible assets	無形資產減值虧損	_	198
Gain on disposal of property,	出售物業、機器及設備之收		
plant and equipment, net	益,淨額	(103)	(148)
Share of results of associates	應佔聯營公司業績	(54,497)	(75,738)
Operating profit before working	營運資金變動前之經營溢利		
capital changes		123,355	210,973
(Increase)/decrease in inventories	存貨(增加)/減少	(465)	2,517
Decrease/(increase) in trade and	應收賬款及其他應收款減少/	,	,-
other receivables	(增加)	32,288	(94,245)
Increase/(decrease) in trade and	應付賬款及其他應付款增加/	,	(- ',- '-)
other payables	(減少)	7,763	(1,665)
Cash generated from operations	經營所得現金	162,941	117,580



29 NOTES TO CONSOLIDATED STATEMENT OF CASH FLOWS (Continued)

29 綜合現金流量表附註(續)

Liabilities from financing activities

(b) Reconciliation of liabilities arising from financing activities

(b) 融資活動產生的負債對賬

融資活動所得負債						
			Interest			
			payable			
			(included	Amount		
		Bank	in other	due to a	Lease	
		borrowings	payables)	shareholder	liabilities	Total
			應付利息			
			(計入其他	應付一名		/± \ 1
		銀行借款	應付款)	股東款項	租賃負債	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
At 1 January 2022	於二零二二年一月一日	(587,980)	(271)	(166,496)	-	(754,747)
Cash outflows - principal, net	現金流出 - 本金,淨額	117,651	_	_	-	117,651
Cash outflows - interest payment	現金流出 - 利息付款	-	28,170	6,544	-	34,714
Capitalisation and amortisation of upfront fee for bank	銀行信貸費用的資本化和攤銷, 淨額					
facility fee, net		(2,179)	-	-	-	(2,179)
Foreign exchange adjustments	匯率變動調整	31,639	(125)	-	-	31,514
Accrued interest expenses	利息支出計提	-	(28,194)	(7,979)	-	(36,173)
At 31 December 2022	於二零二二年十二月三十一日	(440,869)	(420)	(167,931)		(609,220)
At 1 January 2021	於二零二一年一月一日	(673,252)	(444)	(196,874)	(1,503)	(872,073)
Cash outflows - principal, net	現金流出 - 本金,淨額	99,473	-	30,000	-	129,473
Cash outflows - interest payment	現金流出 - 利息付款	-	32,088	6,594	-	38,682
Cash outflows - payment for	現金流出 - 支付租賃負債款項					
lease liabilities (including interest)	(包括利息)	-	-	-	1,298	1,298
Capitalisation and amortisation of	銀行信貸費用的資本化和攤銷,					
upfront fee for bank facility fee, net	淨額	(2,363)	-	-	-	(2,363)
Foreign exchange adjustments	匯率變動調整	(11,838)	(4)	-	(2)	(11,844)
Accrued interest expenses	利息支出計提	-	(31,911)	(6,216)	(24)	(38,151)
Other non-cash movement	其他非現金流動		-	-	231	231
At 31 December 2021	於二零二一年十二月三十一日	(587,980)	(271)	(166,496)	_	(754,747)

30 FINANCIAL INSTRUMENTS BY CATEGORY

30 按類別劃分之金融工具

Financial assets at amortised cost 按攤銷成本計量 之金融資產 HK\$'000

		—————————————————————————————————————
Assets as per consolidated statement of financial position	按綜合財務狀況表所示資產	
31 December 2021	二零二一年十二月三十一日	
Trade and other receivables	應收賬款及其他應收款	536,670
Cash and cash equivalents (Note 20)	現金及現金等價物(附註20)	197,182
Total	總計	733,852
31 December 2022	二零二二年十二月三十一日	
Trade and other receivables	應收賬款及其他應收款	493,488
Cash and cash equivalents (Note 20)	現金及現金等價物(附註20)	232,414
Total	總計	725,902
		Financial liabilities
		at amortised cost
		按攤銷成本計量
		之金融負債
		HK\$'000
		千港元 ————————————————————————————————————
Liabilities as per consolidated statement of financial position	按綜合財務狀況表所示負債	
31 December 2021	二零二一年十二月三十一日	
Bank borrowings (Note 23)	銀行借款(附註23)	587,980
Trade and other payables (Note 26)	應付賬款及其他應付款(附註26)	71,273
Amount due to a shareholder (Note 24)	應付一名股東款項(附註24)	166,496
Total	總計	825,749
31 December 2022	二零二二年十二月三十一日	
Bank borrowings (Note 23)	銀行借款(附註23)	440,869
Trade and other payables (Note 26)	應付賬款及其他應付款(附註26)	61,507
Amount due to a shareholder (Note 24)	應付一名股東款項(附註24)	167,931
Total	總計	670,307
	加公日	070,307

綜合財務報表附註



31 STATEMENT OF FINANCIAL POSITION AND RESERVE MOVEMENT OF THE COMPANY

Statement of financial position of the Company

31 本公司財務狀況表及儲備變動

本公司財務狀況表

		Note 附註	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
ASSETS Non-current asset Interests in subsidiaries	資 產 非 流動資產 於附屬公司之權益		-	-
			_	-
Current assets Other receivables Amounts due from subsidiaries Cash and cash equivalents	流動資產 其他應收款 應收附屬公司款項 現金及現金等價物		182 1,438,722 39,286	135 1,565,822 75,823
Total current assets	流動資產總額		1,478,190	1,641,780
Total assets	資產總額		1,478,190	1,641,780
EQUITY Capital and reserves attributable to equity holders of the Company Share capital Reserves	權益 本公司權益持有人 應佔資本及儲備 股本 儲備	a	25,062 919,628	25,062 1,004,986
Total equity	權益總額		944,690	1,030,048
LIABILITIES Non-current liabilities Bank borrowings	負債 非流動負債 銀行借款		_	50,000
Total non-current liabilities	非流動負債總額		_	50,000
Current liabilities Amounts due to subsidiaries Amount due to a shareholder Other payables Current portion of bank borrowings	流動負債 應付附屬公司款項 應付一名股東款項 其他應付款 銀行借款即期部分		264,523 167,931 1,046 100,000	274,191 166,496 1,045 120,000
Total current liabilities	流動負債總額		533,500	561,732
Total liabilities	負債總額		533,500	611,732
Total equity and liabilities	權益及負債總額		1,478,190	1,641,780

OEI Kang, Eric 黃剛

Director 董事

LEUNG Wing Sum, Samuel 梁榮森

Director 董事

31 STATEMENT OF FINANCIAL POSITION AND RESERVE MOVEMENT OF THE COMPANY

(Continued)

Note (a) Reserves movement of the Company

31 本公司財務狀況表及儲備變動 (續)

附註(a)本公司儲備變動

			Other		
	Share	Exchange	reserve	Retained	
	premium	reserve	(Note)	earnings	Total
			其他儲備		
	股份溢價	匯兑儲備	(附註)	保留盈利	總計
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
	千港元	千港元	千港元	千港元	千港元
於二零二一年一月一日之結餘	925,856	31,779	98,709	(2,569)	1,053,775
匯兑換算差額	-	26,258	-	-	26,258
已付股息	-	-	-	(22,556)	(22,556)
本年度虧損		_	-	(52,491)	(52,491)
於-零年十-月=十-日之結餘	925.856	58.037	98.709	(77.616)	1,004,986
X(- \ - - / - / - / -				(1.1,0.10)	
於二零二二年一月一日之結餘	925,856	58,037	98,709	(77,616)	1,004,986
匯兑換算差額	-	(80,566)	-	-	(80,566)
已付股息	-	-	-	(12,531)	(12,531)
本年度虧損	_	_	_	7,739	7,739
於二零二二年十二月三十一日之結餘	925,856	(22,529)	98,709	(82,408)	919,628
	匯兑換算差額已付股息本年度虧損 於二零二一年十二月三十一日之結餘 於二零二二年一月一日之結餘 ш兑換算差額已付股息 本年度虧損	Premium 股份溢價 HK\$'000 千港元 於二零二一年一月一日之結餘 區兑換算差額 - 上付股息 - 本年度虧損 925,856 於二零二二年一月一日之結餘 925,856 匠兑換算差額 - 已付股息 - 本年度虧損 -	premium reserve 股份溢價 HK\$'000 千港元 匯兑儲備 HK\$'000 千港元 於二零二一年一月一日之結餘 925,856 31,779 至6,258 已付股息 已付股息 - - 本年度虧損 - - 於二零二一年十二月三十一日之結餘 925,856 58,037 於二零二二年一月一日之結餘 925,856 58,037 匠兑換算差額 - (80,566) 已付股息 - - 本年度虧損 - -	Share premium Exchange reserve (Note) 其他儲備 股份溢價 胜兑儲備 (附註) HK\$'000 干港元 千港元 千港元 於二零二一年一月一日之結餘 925,856 31,779 98,709 匯兑換算差額 — 26,258 — 日付股息 — — — — — — — — — — — — — — — — — — —	Share premium Exchange reserve reserve (Note) 其他儲備 Retained earnings 其他儲備 股份溢價 匯兑儲備 (附註) 保留盈利 HK\$'000 HK\$'000 HK\$'000 HK\$'000 HK\$'000 千港元 千港元 千港元 千港元 於二零二一年一月一日之結餘 925,856 31,779 98,709 [2,569] 98,709 (2,569) 庭兑換算差額 - 26,258 [22,556] - (22,556) 本年度虧損 (52,491) - (52,491) 於二零二一年十二月三十一日之結餘 925,856 58,037 98,709 (77,616) 98,709 (77,616) 於二零二二年一月一日之結餘 [24] 年報 [25] 年報

Note: The other reserve of the Company related to an acquisition prior to 1 January 2001 and continues to be held in reserves.

附註: 本公司之其他儲備與二零零一年一月一日 前之一項收購事項有關,並繼續留在儲 備中。



32 BENEFITS AND INTERESTS OF DIRECTORS AND CHIEF EXECUTIVE OFFICER

The remuneration of every director and the chief executive officer is set out below:

For the year ended 31 December 2022

32 董事及行政總裁之福利及權益

各董事及行政總裁的薪酬如下:

截至二零二二年十二月三十一日止年度

					Employer's	
					contribution to	
				Discretionary	a retirement	
		Fees	Salaries#	bonuses#	benefit scheme# 退休金計劃之	Total
Name of Director	董事姓名	袍金	薪金#	酌情花紅#	僱主供款#	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
OEI Kang, Eric*	黃剛*	75	2,322	194	18	2,609
LEUNG Wing Sum, Samuel	梁榮森	75	1,222	102	18	1,417
WONG Jake Leong, Sammy	黃植良	75	1,344	112	18	1,549
Lee Shiu Yee, Daniel	李肇怡	75	1,344	112	18	1,549
Cheng Yuk Wo^	鄭毓和^	180	_	-	_	180
TIAN Yuchuan	田玉川	180	_	-	-	180
ZHANG Songyi	張頌義	180	-	-	-	180
		0.40	0.000	500		7.004
		840	6,232	520	72	7,664

For the year ended 31 December 2021

截至二零二一年十二月三十一日止年度

					Employer's contribution to	
				Discretionary	a retirement	
		Fees	Salaries#	bonuses#	benefit scheme# 退休金計劃之	Total
Name of Director	董事姓名	袍金	薪金#	酌情花紅#	僱主供款#	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
OEI Kang, Eric*	黃剛*	75	1,743	228	18	2,064
LEUNG Wing Sum, Samuel	梁榮森	75	943	120	18	1,156
WONG Jake Leong, Sammy	黃植良	75	958	110	17	1,160
Lee Shiu Yee, Daniel	李肇怡	75	996	132	18	1,221
YU Hon To, David^	俞漢度^	180	_	-	-	180
TIAN Yuchuan	田玉川	180	_	-	-	180
ZHANG Songyi	張頌義	180	-	-	-	180
		840	4,640	590	71	6,141

^{*} Mr. OEI Kang, Eric is the chief executive officer of the Group

Mr. Yu Hon To, David has resigned as independent non-executive director of the Group on 1 January 2022. Mr. Cheng Yu Wo, Eric has been appointed as independent non-executive director of the Group on 1 January 2022.

[#] The amounts represented emoluments in respect of services provided in connection with the management of the affairs of the Company or its subsidiaries undertaking.

黃剛先生為本集團之行政總裁。

介 前漢度先生已於二零二二年一月一日辭任本集團獨立非執行董事。鄭毓和先生已於 二零二二年一月一日獲委任為本集團獨立 非執行董事。

[#] 其金額代表在與管理本公司或其附屬公司 的事務有關連情況下提供服務的薪酬。

32 BENEFITS AND INTERESTS OF DIRECTORS AND CHIEF EXECUTIVE OFFICER (Continued)

During the year, no housing allowance, other benefits and remunerations in respect of accepting office as director were paid to or receivable by the directors in respect of their services as directors (2021: same). During the year, no emoluments were paid or receivable by the directors in respect of director's other services in connection with the management of the affairs of the Company or its subsidiary undertaking (2021: same).

(A) Directors' retirement benefits

During the year, no retirement benefits were paid to or receivable by the directors in respect of their services as directors of the Company and its subsidiaries or other services in connection with the management of the affairs of the Company or its subsidiary undertaking (2021: same).

(B) Directors' termination benefits

During the year, no payments or benefits in respect of termination of directors' services were paid or made, directly or indirectly, to the directors; nor are any payable (2021: Nil).

- (C) Consideration provided to third parties for making available directors' services During the year, no consideration was provided to or receivable by third parties for making available directors' services (2021: Nil).
- (D) Information about loans, quasi-loans and other dealings in favour of directors, controlled bodies corporate by and connected entities with such directors

During the year, there are no loans, quasi-loans or other dealings in favour of the directors, their controlled bodies corporate and connected entities (2021: Nil).

32 董事及行政總裁之福利及權益

本年度內,概無董事就擔任董事職務 獲支付或應收住房津貼、其他福利及 酬金(二零二一年:情況相同)。本年度 內,概無董事就其管理本公司或其附屬 公司事務而提供之其他服務獲支付或 應收酬金(二零二一年:情況相同)。

(A) 董事退休福利

本年度內,概無董事就擔任本公司及其附屬公司董事或就管理本公司或其附屬公司事務而提供之其他服務獲支付或應收退休福利(二零二一年:情況相同)。

(B) 董事離職福利

本年度內,概無就終止董事服務 而直接或間接向董事支付或作出 任何付款或福利;亦無任何應付 款項(二零二一年:無)。

(C) 就獲取董事服務而向第三方支 付之代價

本年度內,概無就獲取董事服務 而已付第三方或第三方應收之代 價(二零二一年:無)。

(D) 有關以董事、董事之受控制法 團及關連實體為受益人之貸 款、準貸款及其他交易之資料

> 本年度內,概無以董事、董事之 受控制法團及關連實體為受益人 之貸款、準貸款或其他交易(二零 二一年:無)。



32 BENEFITS AND INTERESTS OF DIRECTORS AND CHIEF EXECUTIVE OFFICER (Continued)

(E) Directors' material interests in transactions, arrangements or contracts

Save as disclosed in Note 23 "Bank borrowings" and Note 28 "Related party transactions" to the consolidated financial statements, the transactions with HKC and its subsidiaries and in which Mr. OEI Kang, Eric was interested, no significant transactions, arrangements and contracts in relation to the Group's business to which the Company was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

33 DISPUTE WITH A CONSTRUCTOR

On 26 July 2021, the Group received a notice from China International Economic and Trade Arbitration Commission ("CIETAC") in respect of a dispute over the final construction payments made in 2019 with a constructor of Songxian wind farm (the "Constructor"). The Constructor is claiming the Group for RMB27.9 million (equivalent to HK\$34.1 million) final construction payments, while the Group is claiming the Constructor for RMB48.2 million (equivalent to HK\$59.0 million) additional costs incurred for the completion of the remaining construction works and the losses resulted from delay in commercial operation. The management considered the claim from the Constructor is overcharged as the Constructor did not complete its services. No verdict has been given nor estimation of possible outflow has been indicated up to the date of this report. No provision for the dispute, therefore, has been recognised as at 31 December 2022 as the management considered the possibility of any outflow is remote.

32 董事及行政總裁之福利及權益 (續)

(E) 董事於交易、安排或合約中之 重大權益

> 除綜合財務報表附註23「銀行借 款」及附註28「關聯方交易」所披 露者,與香港建設及其附屬公司 以及黃剛先生於其中擁有權益之 交易外,本公司並無就本集團業 務訂立本公司董事於其中直接或 間接擁有重大權益,而於本年度 結束時或於本年度內任何時間存 續的重大交易、安排及合約。

33 與一名承建商之爭議

於二零二一年七月二十六日,本集團接 獲中國國際經濟貿易仲裁委員會(「仲 裁委員會」)發出之通知,內容有關於二 零一九年向嵩縣風力發電場一名承建 商(「承建商」)支付最後工程款之爭議。 承建商就最後工程款向本集團索賠人 民幣27,900,000元(相當於34,100,000港 元),而本集團就完成餘下建築工程所產 生的額外成本及延遲商業營運所造成的 損失,向承建商索賠人民幣48,200,000 元(相當於59,000,000港元)。管理層認 為承建商並未完成其服務,因此索賠 金額過高。截至本報告日期,尚未作出 任何裁決,亦無顯示預期任何可能現 金流出。由於管理層認為任何現金流 出之可能性較低,因此於二零二二年十 二月三十一日並未對爭議確認任何撥 備。

34 PRINCIPAL SUBSIDIARIES AND ASSOCIATES

Listed below are the subsidiaries and associates which, in the opinion of the directors, principally affect the result and/or net assets of the Group.

34 主要附屬公司及聯營公司

下表載列董事認為對本集團業績及/ 或資產淨值構成主要影響之附屬公司 及聯營公司。

Name 名稱	Place of incorporation/ operation and kind of legal entity 註冊成立/經營地點 及法律實體類型	Principal activities 主要業務	Issued share capital/Paid up registered capital 已發行股本/實繳註冊資本	Percentage of equity/ Paid up registered capital held 所持權益/ 實繳註冊資本百分比	
				2022 二零二二年	2021 二零二一年
				_ 4 1	-4- 1
Subsidiaries 附屬公司					
China Renewable Energy (Nanxun) Limited+中國再生能源(南潯)有限公司+	Hong Kong/PRC 香港/中國	Investment holding 投資控股	HK\$1 1港元	100%	100%
China Renewable Energy (Services) Limited	Hong Kong	Human resources management	HK\$1	100%	100%
中國再生能源(管理)有限公司	香港	人力資源管理	1港元		
China Renewable Energy (Songxian) Limited+中國再生能源(嵩縣)有限公司+	Hong Kong/PRC 香港/中國	Investment holding 投資控股	HK\$1 1港元	100%	100%
HKE (Da He) Holdings Limited+ 香港新能源(大河)控股有限公司+	Hong Kong/PRC 香港/中國	Investment holding 投資控股	HK\$1 1港元	100%	100%
HKE (Danjinghe) Wind Power Limited+香港新能源(單晶河)風能有限公司+	Hong Kong/PRC 香港/中國	Investment holding 投資控股	HK\$4 4港元	100%	100%
HKE (Gansu) Wind Power Limited+香港新能源(甘肅)風能有限公司+	Hong Kong/PRC 香港/中國	Investment holding 投資控股	HK\$1 1港元	100%	100%
Hong Kong New Energy (Si Zi Wang Qi) Wind Power Limited+	Hong Kong/PRC	Investment holding	HK\$2	100%	100%
香港新能源(四子王旗)風能有限公司+	香港/中國	投資控股	2港元		
Hong Kong New Energy (Si Zi Wang Qi II) Wind Power Limited+	Hong Kong/PRC	Investment holding	HK\$1,000	100%	100%
香港新能源(四子王旗二期)風能有限公司+	香港/中國	投資控股	1,000港元		
Sinoriver International (Wind Power) Limited+	Hong Kong/PRC	Investment holding	HK\$20 20港元	100%	100%
中川國際(風電)有限公司+	香港/中國	投資控股	20/6/6		
HKE (BVI) Limited+ 香港新能源(BVI)有限公司+	British Virgin Islands 英屬處女群島	Investment holding 投資控股	US\$1 1美元	100%	100%
HKE (Wind Power) Holdings Limited 香港新能源(風電)控股有限公司	British Virgin Islands 英屬處女群島	Investment holding 投資控股	US\$1 1美元	100%	100%



34 PRINCIPAL SUBSIDIARIES AND ASSOCIATES

34 主要附屬公司及聯營公司(續)

(Continued)

Name	Place of incorporation/ operation and kind of legal entity Principal activities 註冊成立/經營地點 及法律實體類型 主要業務		Issued share capital/Paid up registered capital 已發行股本/實繳註冊資本	Percentage of equity/ Paid up registered capital held 所持權益/ 實繳註冊資本百分比	
				2022 二零二二年	2021 二零二一年
HKE Danjinghe (BVI) Wind Power Limited+ 香港新能源單晶河(BVI)風能有限公司+	British Virgin Islands 英屬處女群島	Investment holding 投資控股	US\$1,000 1,000美元	100%	100%
Sinoriver International Limited+	British Virgin Islands/	Investment holding	US\$1	100%	100%
中川國際有限公司+	英屬處女群島/中國	投資控股	1美元		
APC Wind Power Pte Limited+	Singapore 新加坡	Investment holding 投資控股	SGD10 10新加坡元	100%	100%
Asia Wind Power (Mudanjiang) Company Ltd.+	PRC/Sino-foreign equity	Wind power project in	HK\$100,000,000	86%	86%
亞洲風力發電(牡丹江)有限公司+	joint venture 中國/中外合資企業	Heilongjiang, the PRC 於中國黑龍江之風力發 電項目	100,000,000港元		
Hong Kong Wind Power (Muling) Co. Ltd.+	PRC/Sino-foreign equity joint venture	Wind power project in Heilongjiang, the PRC	HK\$150,100,000	86.68%	86.68%
香港風力發電(穆棱)有限公司+	中國/中外合資企業	於中國黑龍江之風力發電項目	150,100,000港元		
港建新能源四子王旗風能有限公司+	PRC wholly foreign- owned enterprise	Wind power project in Siziwang Qi, Inner Mongolia, the PRC	RMB166,480,000	100%	100%
	中國外商獨資企業	於中國內蒙古四子王旗 之風力發電項目	人民幣166,480,000元		
港能新能源四子王旗風能有限公司+	PRC wholly foreign- owned enterprise	Wind power project in Siziwang Qi, Inner Mongolia, the PRC	RMB172,526,500	100%	100%
	中國外商獨資企業	於中國內蒙古四子王旗 之風力發電項目	人民幣172,526,500元		
Songxian HKE Wind Power Limited+	PRC wholly foreign- owned enterprise	Wind power project in Songxian, Henan, the	RMB210,000,000	100%	100%
嵩縣港能風電有限公司+	中國外商獨資企業	PRC 於中國河南嵩縣之風力 發電項目	人民幣210,000,000元		
Huzhou HKE Energy Limited+	PRC wholly foreign- owned enterprise	Distributed solar project in Nanxun, Zhejiang,	RMB15,000,000	100%	100%
湖州港能新能源有限公司+	中國外商獨資企業	the PRC 於中國浙江南潯之分佈 式太陽能項目	人民幣15,000,000元		

34 PRINCIPAL SUBSIDIARIES AND ASSOCIATES 34 主要附屬公司及聯營公司(續)

(Continued)

Name	Place of incorporation/ operation and kind of legal entity Principal activities 註冊成立/經營地點 及法律實體類型 主要業務		Issued share capital/Paid up registered capital 已發行股本/實繳註冊資本	Percentage of equity/ Paid up registered capital held 所持權益/ 實繳註冊資本百分比	
				2022 二零二二年	2021 二零二一年
Associates 聯營公司					
CECIC HKC (Gansu) Wind Power Company Limited+#	PRC/Sino-foreign equity joint venture	Wind power project in Changma, Gansu, the PRC	RMB589,620,000	40%	40%
中節能港建(甘肅)風力發電有限公司+	中國/中外合資企業	於中國甘肅昌馬之風力 發電項目	人民幣589,620,000元		
CECIC HKC Wind Power Company Limited+#	PRC/Sino-foreign equity joint venture	Wind power project in Danjinghe, Hebei, the PRC	RMB545,640,000	40%	40%
中節能港建風力發電(張北)有限公司+	中國/中外合資企業	於中國河北單晶河之風 力發電項目	人民幣545,640,000元		
CECIC HKE Wind Power Company Limited+#	PRC/Sino-foreign equity joint venture	Wind power project in Lunaobao, Hebei, the PRC	RMB323,260,000	30%	30%
中節能港能風力發電(張北)有限公司+	中國/中外合資企業	於中國河北綠腦包之風 力發電項目	人民幣323,260,000元		

Remarks:

Interest held by subsidiaries

備註:

- 權益由附屬公司持有
- 非正式英文字譯或翻譯,僅供識別。

Unofficial English transliterations or translations for identification purpose

Five-year Financial Summary

五年財務概要



		2022	2021	2020	2019	2018
		二零二二年	二零二一年	二零二零年	二零一九年	二零一八年
		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
Consolidated statement of comprehensive income	綜合全面收入報表					
Revenue	收益	197,184	250,255	206,122	181,223	149,496
Profit before income tax	所得税前溢利	37,142	125,624	96,327	65,994	72,266
Income tax expense	所得税支出	(7,323)	(13,823)	(10,261)	(8,145)	(9,313)
Profit for the year	本年度溢利	29,819	111,801	86,066	57,849	62,953
Profit/(loss) attributable to: Equity holders of the Compar	應佔溢利/(虧損): ny本公司權益持有人	31,111	113,354	86,152	57,376	62,254
Non-controlling interests	非控股權益	(1,292)	(1,553)	(86)	473	699
		29,819	111,801	86,066	57,849	62,953
Consolidated statement of financial position	綜合財務狀況表					
Net current assets	流動資產淨值	340,638	305,883	234,665	119,489	35,924
Non-current assets	非流動資產	1,902,662	2,198,350	2,265,559	2,162,796	2,106,065
Non-current liabilities	非流動負債	(328,558)	(456,504)	(586,825)	(552,723)	(414,720)
Net assets including non- controlling interests	資產淨值 (包括非控股權益)	1,914,742	2,047,729	1,913,399	1,729,562	1,727,269
Controlling Intorodio	(口1月7日1八年皿)	1,017,172	2,0 11,120	1,010,000	1,1 20,002	1,121,200

Five-year Financial Summary 五年財務概要

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元	2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元	2018 二零一八年 HK\$'000 千港元
Share capital Reserves Non-controlling interests	股本 儲備 非控股權益	25,062 1,893,397 (3,717)	25,062 2,025,142 (2,475)	25,062 1,889,257 (920)	25,062 1,705,305 (805)	25,062 1,703,504 (1,297)
Total equity	權益總額	1,914,742	2,047,729	1,913,399	1,729,562	1,727,269
Earnings per share - basic (HK cents)	每股盈利 - 基本(港仙)	1.24	4.52	3.44	2.29	2.54
Dividend per share - attributable to the year (HK cents)	每股股息 - 本年度應佔(港仙)	0.5	1.0	0.8	0.8	0.8
Return on total equity (Note)	權益總額回報率(附註)	1.56%	5.46%	4.50%	3.34%	3.64%

Note:

Return on total equity represents profit/loss for the year expressed as a percentage of the closing total equity for the year concerned.

附註:

權益總額回報率為本年度溢利/虧損相對有關年度之年終權益總額之百分比。



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