

SEM Holdings Limited 澳達控股有限公司

(incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立之有限公司) Stock code 股份代號: 9929



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CORPORATE INFORMATION 公司資料

BOARD OF DIRECTORS

Executive Directors

Mr. Woo Chu Fai *(Chief Executive Officer)* Mr. Wun Chi Wai Mr. Yu Chi Kwan

Non-Executive Directors

Mr. Wan Man Keung *(Chairman)* Mrs. Kan Wan Wai Yee Mavis

Independent Non-Executive Directors

Mr. Lau Ping Cheung Kaizer Dr. Sham Chung Ping Alain, *BBS* Mr. May Tai Keung Nicholas

BOARD COMMITTEES

Audit Committee

Mr. May Tai Keung, Nicholas *(Chairman)* Mrs. Kan Wan Wai Yee Mavis Dr. Sham Chung Ping Alain, *BBS*

Remuneration Committee

Dr. Sham Chung Ping Alain, *BBS (Chairman)* Mr. Lau Ping Cheung Kaizer Mrs. Kan Wan Wai Yee Mavis

Nomination Committee

Mr. Lau Ping Cheung Kaizer *(Chairman)* Mr. May Tai Keung, Nicholas Mr. Wan Man Keung

AUTHORISED REPRESENTATIVES

Mr. Woo Chu Fai Mr. Lo Kwun Kit (resigned on 7 December 2022) Ms. Yim Ka Wing (appointed on 7 December 2022)

COMPANY SECRETARY

Mr. Lo Kwun Kit (resigned on 7 December 2022) Ms. Yim Ka Wing (appointed on 7 December 2022)

AUDITORS

Moore Stephens CPA Limited Registered Public Interest Entity Auditors

董事會 執行董事

胡柱輝先生(行政總裁) 尹志偉先生 俞志軍先生

非執行董事

尹民強先生*(主席)* 簡尹慧兒夫人

獨立非執行董事

劉炳章先生 沈仲平博士,BBS 梅大強先生

董事委員會

審核委員會

梅大強先生(主席) 簡尹慧兒夫人 沈仲平博士,BBS

薪酬委員會

沈仲平博士,BBS(主席) 劉炳章先生 簡尹慧兒夫人

提名委員會

劉炳章先生*(主席)* 梅大強先生 尹民強先生

授權代表

胡柱輝先生 盧冠傑先生(於二零二二年月十二月七日辭任) 嚴家頴女士(於二零二二年月十二月七日獲委任)

公司秘書

盧冠傑先生(於二零二二年月十二月七日辭任) 嚴家頴女士(於二零二二年月十二月七日獲委任)

核數師

大華馬施雲會計師事務所有限公司 註冊公眾利益實體核數師

CORPORATE INFORMATION 公司資料

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Conyers Trust Company (Cayman) Limited Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman KY1-1111 Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Tricor Investor Services Limited 17/F, Far East Finance Centre 16 Harcourt Road Hong Kong

REGISTERED OFFICE

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

HEADQUARTERS AND PRINCIPAL OFFICE OF BUSINESS

Unit 1, 4/F Chai Wan Industrial City Phase II 70 Wing Tai Road Chai Wan Hong Kong

COMPANY WEBSITE

semhld.com

STOCK CODE

9929

主要股份過戶登記處

Conyers Trust Company (Cayman) Limited Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman KY1-1111 Cayman Islands

香港股份過戶登記分處

卓佳證券登記有限公司 香港 夏慤道16號 遠東金融中心17樓

註冊辦事處

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

總部及主要營業地點

香港 柴灣 永泰道70號 柴灣工業城2期 4樓1室

本公司網站

semhld.com

股份代號 9929

ABOUT SEM 關於澳達

OUR PROFILE

Ready System Engineering Limited ("Ready System (Macau)") was founded in 2006. Upon group reorganisation in 2015, Ready System (Macau) become a wholly owned subsidiary of SEM Holdings Limited (the "Company", together with its subsidiaries, the "Group").

We are a renowned and established electrical and mechanical ("E&M") engineering works contractor in Macau with our focus on providing electrical-related E&M engineering works.

During the year ended 31 December 2022 ("Year 2022" or the "Year"), the Group has continued its strategy of diversifying its market risks and uncertainties by continuing to engage projects with scope of our E&M engineering works in Hong Kong segment through its wholly owned subsidiary, SEM Resources Limited ("SEM Resources").

The scope of our E&M engineering works mainly consisted of supply, installation and maintenance of electrical system, for new and existing buildings in the projects of commercial and residential development, hotel development, casino development, hotel renovation and sports venue in Macau and Hong Kong.

概況

全達系統工程有限公司(「全達系統(澳門)」)於二 零零六年成立。於二零一五年集團重組後,全達 系統(澳門)成為澳達控股有限公司(「本公司」, 連同其附屬公司統稱「本集團」)之全資附屬公 司。

我們是澳門享有盛譽的知名機械及電氣(「機電」) 工程承建商,專注於提供電氣相關的機電工程。

於截至二零二二年十二月三十一日止年度(「二 零二二年度」或「本年度」),本集團透過其全 資附屬公司SEM Resources Limited (「SEM Resources」)持續承接香港板塊的機電工程範圍 內的項目,以繼續分散市場風險及不明朗性策 略。

我們機電工程的業務範圍主要包括澳門及香港 商業及住宅開發、酒店開發、娛樂場開發、酒店 翻新與體育場館項目中新建及現有樓宇的電氣 系統的供應、安裝及保養。

OUR DEVELOPMENT AND ACHIEVEMENT 發展及成就

Year 年份	Event 事件	
2006 二零零六年	Ready System (Macau) was incorporated in Macau on 15 May 2006. 全達系統 (澳門) 於二零零六年五月十五日在澳門註冊成立。	****
	Ready System (Macau) was awarded its first casino project with a total contract sum of approximately MOP22.2 million. 全達系統 (澳門) 獲授第一個娛樂場項目,總合約金額約為22.2百萬澳門元。	
2007 二零零七年	Ready System (Macau) provided electrical engineering works in a mixed use development (hotel and service apartments) project with a total contract sum of approximately MOP118.6 million.	
	全達系統 (澳門) 向一個綜合性用途的發展 (酒店及服務式公寓) 項目提供機電工程,總合 約金額約為118.6百萬澳門元。	
	Ready System (Macau) was awarded its first residential apartment project with a total contract sum of approximately MOP34.8 million. 全達系統 (澳門) 獲授第一個住宅公寓項目,總合約金額約為34.8百萬澳門元。	-
2008 二零零八年	The annual revenue of our Group achieved approximately MOP70.0 million. 本集團實現年度收益約為70.0百萬澳門元。	
2015 二零一五年	Ready System (Macau) duly registered with The Land, Public Works and Transport Bureau of Macau as a registered contractor for execution of construction works. 全達系統 (澳門) 於澳門土地工務運輸局正式登記為進行建築工程的註冊承建商。	LECTREAS Descriptions Frances
	Ready System (Macau) was awarded a project to install and supply electrical system in a residential and commercial development project at Taipa, Macau with the initial contract sum of approximately MOP138.7 million. 全達系統 (澳門) 獲授一個項目,於澳門氹仔的住宅及商業發展項目安裝及供應電氣系統, 初始合約金額約為138.7百萬澳門元。	
2016 二零一六年	Ready System (Macau) was awarded a project to provide maintenance, supply and installation of fitting out, electrical, mechanical ventilation and air conditioning and plumbing works in a hotel renovation project at Avenida da Amizade, Macau with the initial contract sum of approximately MOP120.6 million. 全達系統 (澳門) 獲授一個項目,為澳門友誼大馬路一個酒店翻新項目提供裝修、電氣、機 械通風及空調以及管道工程的保養、供應及安裝,初始合約金額約為120.6百萬澳門元。	
2017 二零一七年	The annual revenue of our Group first achieved over MOP200.0 million. 本集團首次實現年度收益逾200.0百萬澳門元。	
2019 二零一九年	Ready System (Macau) was awarded a project to supply and install electrical system in a hotel development project at Lago Nam Van, Macau with the initial contract sum of approximately MOP168.8 million (included provisional sum of approximately MOP13.6 million). 全達系統 (澳門) 獲授一個項目,為於澳門南灣湖一個酒店發展項目提供電氣系統的供應及安裝,初始合約金額約為168.8百萬澳門元 (包括臨時金額約13.6 百萬澳門元)。	Y Y

ABOUT SEM 關於澳達

OUR DEVELOPMENT AND ACHIEVEMENT

發展及成就(續)

(Continued)

Year 年份	Event 事件	
2020 二零二零年	The Company was listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 14 February 2020. 本公司於二零二零年二月十四日於香港聯合交易所有限公司(「聯交所」)上市。	
	Ready System (Macau) was awarded a project to supply and install electrical system in a hospital development project at Cotai with the initial contract sum of approximately MOP123.0 million. 全達系統 (澳門) 獲授一個項目,為於氹仔一個醫院發展項目提供電氣系統的供應及安裝,初始合約金額約為123.0百萬澳門元。	
	SEM Resources was awarded projects to supply and install electrical system in a data centre development project at Kwai Chung and in sport park development project at Kai Tak with the initial contract sums of approximately HK\$42.0 million (equivalent to approximately MOP43.4 million) and of approximately HK\$358.6 million (equivalent to approximately MOP369.9 million), respectively. SEM Resources 獲授項目,為於葵涌一個數據中心發展項目及於啟德的體育公園開發項目提供電氣系統的供應及安裝,初始合約金額分別約為42.0百萬港元(折合約43.4百萬澳門元)。	
	Ready System (Macau) was awarded a project to supply and install electrical system in a casino resort development project in Cotai, Macau with the initial contract sum of approximately MOP27.8 million. 全達系統 (澳門)獲授一個項目,為於澳門氹仔一個娛樂場發展項目提供電氣系統的供應及 安裝,初始合約金額約為27.8百萬澳門元。	
	SEM Resources was awarded projects to provide installation of mechanical ventilation and air conditioning for chained catering restaurants, with the contract sum of approximately MOP3.8 million. SEM Resources 獲授項目,為連鎖餐館提供機械通風及空調安裝,合約金額約為3.8百萬澳門元。	

OUR BUSINESS STRATEGIES

我們的業務策略



ABOUT SEM 關於澳達

OUR BUSINESS MODEL

業務模式

•			
Qu	otation/tender submission and acceptance (3 months)	報價/投標提交及接納 (三個月)	
-	Receive the invitation to submit quotation/tender from our customers	一 接受客戶提交報價/投標的邀請	
-	Submit quotation/tender, negotiate with our customers on the prices and terms, interview with customers and/or dealing with customers' enquiries	 - 提交報價/投標,與客戶就價格及條 行磋商,與客戶面談及/或處理客戶 問 	
-	Accept the offer from our customer if a written letter of intent is issued by our customer or quotation with our customer is signed	 倘客戶發出書面意向函或與客戶簽 價,則接受客戶要約 	簽署報
	•		
Pro	ject implementation (2 weeks to 3 months)	項目實施 (兩週至三個月)	
-	Form a project team which normally comprise a project manager, site supervisor and engineer	 成立一個項目團隊,一般由一名項 理、工地主管及工程師組成 	目經
-	Prepare and submit, among others, working drawing and detailed work programme	 編製及提交(其中包括)工程圖紙及 工作計劃 	5詳細
-	Engage imported workers and subcontractor	一 委聘輸入勞工及分包商	
-	Procure electrical parts and components and renting machines and equipment	- 採購電氣零部件並租用機器及設備	
-	Satisfy performance bond requirements	一 滿足履約保函要求	
	\checkmark		
Ins	tallation, testing and commissioning (12 to 24 months)	安裝、測試及調試 (12至24個月)	
-	Carry out installation and other ancillary works as scheduled in the detailed work programme	 按照詳細工作計劃的時間表進行多 其他輔助工程 	F裝及
-	Submit application to our customers for progress payment and certification monthly	一 按月向客戶提交進度付款及驗證申詞	請
-	Carry out site acceptance test on the electrical system installed to ensure conformity to contractual specifications	 一對所安裝的電氣系統進行現場驗收 以確保符合合約規範 	測試,
-	Negotiate with our customers for re-measurement and variation orders from the contract	 就重新計量及變更合約訂單與客戶 磋商 	「進行
	\checkmark		
Def	ect liability period (12 to 24 months)	缺陷責任期 (12至24個月)	
-	Make good any defects at our own cost within the defect liability period	一 於缺陷責任期內自費修復任何瑕疵	
-	Collect the residue of the retention money and the performance bond upon the end of defect liability period	 一 於缺陷責任期末收取保留金餘額及 保函 	2履約

CHAIRMAN'S STATEMENT 主席報告

Dear Shareholders,

On behalf of the board (the "Board") of Directors (the "Directors"), I am pleased to present the annual report of the Group for the Year 2022.

The Group has marked a major milestone the year of 2020 with its listing on the Main Board of the Stock Exchange on 14 February 2020 (the "Listing"), undoubtedly providing an effective platform for the Group's further development in the market. The additional capital raised and a broader capital base as a result of the Listing reinforce our determination to the future growth in the E&M engineering works in Macau and Hong Kong and promote our Group as a well-organised enterprise to the public.

The Group has recorded a net loss for the Year 2022 and a sharp increase in revenue for the Year 2022. This is mainly due to a combination of the factors including (i) increase in revenue as a result of the ease of quarantine measures for COVID-19 epidemic imposed by the Macau Special Administrative Region ("SAR") Government which lead to improvement in construction progress for certain Group's on-going projects for the Year 2022; (ii) revenue from sizable projects in Hong Kong segment as a result of successful market strategy implemented by management to diversify the uncertainty and risk imposed by COVID-19 epidemic; (iii) increased labour costs in Macau market due to limited import labour quotas in the period of COVID-19 epidemic; and (iv) lower profit margins of certain awarded projects during the Year 2022 as a result of higher labour costs and material costs in Hong Kong market and fierce competition in the construction market.

The COVID-19 outbreak that spread around the world since January 2020 continued to have a materially adverse effect on our operating results in the Year 2022, though certain results showed improvement in comparison with the year ended 31 December 2021 ("Year 2021").

The economy of Macau in terms of gross domestic product decreased in the third and fourth quarters of 2022, dropped by 33.4% and 23.4%, respectively, period-on-period in real terms, and was only 35.3% and 41.4% of the pre-pandemic level of 2019 for the same period. At the present time, given the evolving conditions of COVID-19 pandemic, including the recent relaxation of safety management measures in Macau and Hong Kong, we expect the economy to be on the path to recovery in the future. Although the global economic recovery is on track, we are faced with unprecedented levels of inflation.

尊敬的股東:

本人欣然代表本集團董事(「董事」)會(「董事會」) 呈報二零二二年度之年報。

本集團於二零二零年度開啟一個重要里程碑, 即於二零二零年二月十四日在聯交所主板上市 (「上市」),其無疑為本集團於市場的進一步發 展提供一個高效平台。上市所籌集的額外資金及 更廣闊的資本基礎令我們更加堅定於澳門及香 港未來發展機電工程,並有助於向公眾展示本集 團為組織完善的企業。

於本集團錄得二零二二年度淨虧損,以及錄得二 零二二年度收益急劇增加。此乃主要由於多項 因素之合併影響所致,包括(i)因澳門特別行政區 (「特別行政區」)政府對COVID-19疫情的檢疫措 施有所放鬆,導致本集團若干正在進行的項目於 二零二二年度的施工進度有所改善而收入增加; (ii)由於管理層實施分散COVID-19疫情帶來的不 確定性及風險的成功市場策略,令香港板塊有來 自大型項目的收入;(iii)由於COVID-19疫情期間有 限的進口勞動配額導致澳門市場的人工成本增 加;及(iv)由於香港市場較高的人工成本及材料成 本以及建築市場之激烈競爭令二零二二年度獲 授之若干項目利潤率較低。

自二零二零年一月以來全球蔓延的COVID-19疫 情繼續對我們於二零二二年度的經營業績產生 不利影響,儘管與截至二零二一年十二月三十一 日止年度(「二零二一年度」)相比,若干業績有所 改善。

於二零二二年第三及第四季度,就本地生產總值 而言,澳門的經濟有所下滑,按實際價值計算, 環比分別下降33.4%及23.4%,但同期仍僅達到 二零一九年的疫情前水平的35.3%及41.4%。目 前,鑒於COVID-19疫情不斷變化的狀況,包括澳 門及香港近期放寬安全管理措施,我們預計未來 經濟重拾復甦之路。雖然全球經濟正在復甦,我 們面臨前所未有的通貨膨脹水平。

CHAIRMAN'S STATEMENT 主席報告

Despite of the unprecedented impact to the global economic market caused by the inflation and COVID-19 pandemic, which created increasing challenges on business operation of the Group in Macau and Hong Kong, going forward, we are optimistic about the prospects of electrical-related E&M engineering industry as the COVID-19 pandemic situation improves and economy recovers. We have developed our E&M maintenance department to further enlarge the Group's revenue base and hence achieve its long-term growth in the coming future after the economic recovery. We have also actively sought opportunities to undertake additional E&M engineering services related projects, for example, to continue developing the Hong Kong E&M engineering services market, which would stabilise the Group's revenue base in the period of economic recovery and in the long-run. For the market in Macau, we have continued to exercise our leading knowledge and skills in providing electricalrelated E&M engineering services to our clients. The Group is actively pursuing new projects in the market segment that the Group specialize in and has been exploring in 2022. With the advantage of the perfect-harmony cooperation with our customers, suppliers and subcontractors, the Group is optimistic about the revenue growth and prospects of electrical-related E&M engineering industry in the coming years.

On behalf of the Board, I would like to express my sincere appreciation to all business partners, professional parties and our shareholders for their unwavering trust and support of the Group. I would also like to thank the management team and all employees for their commitment, professionalism and achievements. In conclusion, the Group will remain persistent and determined to ensure long-term development and greater returns for our shareholders. 儘管通貨膨脹及COVID-19疫情對全球經濟市場 造成前所未有的衝擊,令本集團在澳門及香港的 業務經營面臨越來越大的挑戰,但展望未來,由 於COVID-19疫情狀況改善及經濟復甦,我們仍 看好電氣相關機電工程行業的前景。我們已發展 機電維修部門,以進一步擴大集團的收入基礎, 從而在未來經濟復甦後實現長期增長。我們亦積 極尋求機會,進行更多與機電工程服務有關的項 目,例如繼續發展香港機電工程服務市場,以穩 定集團在經濟復甦期間及長遠的收入基礎。在澳 門市場,我們繼續運用我們的領先知識及技能, 為客戶提供與電氣有關的機電工程服務。本集團 在擅長及已於二零二二年開拓的市場中積極競 標新項目,憑藉與客戶、供應商及分包商協力合 作的優勢,本集團看好電力機電工程行業在未來 數年的收入增長及前景。

本人謹代表董事會,衷心感謝所有業務夥伴、專 業人士及股東對本集團始終不渝的信任及支持。 本人謹此感謝管理團隊及所有員工的敬業精神、 專業精神及所取得的成就。總而言之,本集團將 繼續堅持不懈,確保長遠發展,為股東帶來更大 回報。

Wan Man Keung Chairman

Hong Kong, 27 March 2023

尹民強 *主席*

香港、二零二三年三月二十七日

BUSINESS REVIEW AND MARKET PROSPECT

Ready System (Macau) was founded in 2006. We are a renowned and well-established E&M engineering works contractor in Macau with our focus on providing electrical-related E&M engineering works. The scope of our E&M engineering works mainly consisted of supply, installation and maintenance of electrical system, for new and existing buildings in the projects of commercial and residential property development, public property development, hotel and casino development and renovation in Macau. During the Year 2022, the Group has diversified its market risks and uncertainties by continuing to engage projects with scope of our E&M engineering works in Hong Kong segment through its wholly owned subsidiary, SEM Resources Limited ("SEM Resources").

During the Year 2022, 8 E&M engineering services projects with an aggregate contract sum of approximately MOP42.0 million were awarded. The Group had completed 15 E&M engineering services projects in the Year 2022. As at 31 December 2022, the Group's backlog included 14 E&M engineering services projects, with an aggregate outstanding contract sum of approximately MOP347.6 million.

During the Year 2022, the Group recorded total revenue of approximately MOP290.2 million, which increased by approximately MOP108.0 million or 59.3% from approximately MOP182.2 million for the Year 2021. The increase was mainly attributable to (i) the ease of quarantine measures for COVID-19 epidemic imposed by the Macau SAR Government which led to improvement in construction progress for certain Group's on-going projects for the Year 2021; and (ii) continuous revenue from projects in Hong Kong segment as a result of successful market strategy implemented by management to diversify the uncertainty and risk imposed by COVID-19 epidemic.

業務回顧及市場前景

全達系統 (澳門) 乃於二零零六年成立。我們是澳 門享有盛譽的知名電力及機械工程承建商,專注 於提供電氣相關的機電工程。我們機電工程的業 務範圍主要於澳門包括商業及住宅物業開發、公 眾物業開發、酒店及娛樂場開發與翻新項目中新 建及現有樓宇的電氣系統的供應、安裝及保養。 於二零二二年度,本集團透過其全資附屬公司 SEM Resources Limited (「SEM Resources」) 持續 承接香港板塊的機電工程範圍內的項目,以分散 市場風險及不明朗性。

於二零二二年度,我們獲授8個機電工程服務 項目,總合約金額為約42.0百萬澳門元。於二零 二二年度,本集團已完成15個機電工程服務項 目。於二零二二年十二月三十一日,本集團的積 存項目包括14個機電工程服務項目,尚未完成的 合約金額為約347.6百萬澳門元。

於二零二二年度,本集團錄得總收益約290.2百 萬澳門元,較二零二一年度的約182.2百萬澳門 元增加約108.0百萬澳門元或59.3%。增加乃主要 由於(i)澳門特別行政區政府就COVID-19疫情採取 的檢疫措施有所放鬆,改善了於二零二一年度本 集團若干正在進行的項目的建設進度;及(ii)管理 層分散COVID-19疫情帶來的不明朗性及風險的 成功市場策略令香港板塊的新項目有持續收益。

BUSINESS REVIEW AND MARKET PROSPECT

(Continued)

The economy of Macau in terms of gross domestic product decreased in the second and third quarters of 2022, dropped by 39.3% and 33.4%, respectively, period-on-period in real terms, and was only 35.3% and 31.7% of the pre-pandemic level of 2019 for the same period. The economic deterioration is mainly due to the new cases of COVID-19 in June and "relatively static" control measures implemented in July, led to a drop in visitor arrivals. COVID-19 control measures still affect the economy of Macau.

In the fourth quarter of 2022, the gross domestic product increased by 26.9% compared to the third quarter of 2022, indicated a recovery of Macau economy.

The Group has been keen to seek opportunities in undertaking new projects of E&M engineering services in its principal market in Macau and expand its scale of operation through its intended effort in the Hong Kong market from both existing and potential new customers to diversify the market risks. Benefit from undertaking project in Hong Kong, the Group generated project revenue of MOP175.0 million in the geographical segment in Hong Kong in the Year 2022 when compared with MOP78.3 million in the Year 2021. The Group was therefore able to explore more business opportunities in face of the economic downturn as a result of COVID-19 epidemic. We understand that Macau SAR Government laid out its vision to develop a smart city, ranging from hospitality facilities, transportation management to telecommunications and 5G network. Considering the latest situation of Macau's economy from the impact of COVID-19 epidemic, the Directors expect an improved business environment in the coming years. The Group recognized the need to strengthen its workforce in order to take on larger projects in the future. As a result, in the Year 2022, the Group expanded its project management team. This development allowed the Group to not only meet the current demands of its clients but also to be better equipped to handle bigger and more complex projects in the future. With a larger team, the Group will be able to provide better project management and supervision, ensuring that projects are delivered on time, within budget, and to the satisfaction of its clients. This is in line with the Group's future plan as disclosed in section headed "Future plans" in the prospectus of the Company dated 31 January 2020 (the "Prospectus").

Hence, the management is cautiously optimistic about the E&M markets in Macau and Hong Kong after the recovery from the epidemic and will continue to strive for capturing the new market and new trend of rising needs for E&M engineering services.

業務回顧及市場前景續

於二零二二年第二及第三季度,澳門特的經濟 就本地生產總值而言所增長,按實際價值計算, 環比分別下降39.3%及33.4%,同期僅達到二零 一九年的疫情前水平的35.3%及31.7%。經濟惡 化乃主要由於六月COVID-19新病例及七月實施 「相對靜態」控制措施令遊客到訪人數減少。 COVID-19控制措施仍對澳門的經濟造成影響。

於二零二二年第四季度,本地生產總值較二零 二二年第三季度增加26.9%,意味著澳門經濟復 甦。

本集團一直致力在澳門的主要市場尋求承接機 電工程服務新項目的機會,並透過在香港市場的 努力擴大現有及潛在新客戶的經營規模,以分散 市場風險。受益於在香港承接項目,與二零二一 年78.3百萬澳門元相比,本集團於二零二二年在 香港地理區域產生項目收入175.0百萬澳門元。 因此,面對COVID-19疫情導致的經濟低迷,本集 團能夠尋求更多的商機。我們了解到澳門特別行 政區政府已經從酒店設施、交通管理到電信及 5G網絡方面籌劃了建設智慧城市的願景。考慮 到COVID-19疫情影響下澳門經濟的最新情況,董 事預計未來幾年商業環境將有所改善。本集團認 識到需要加強勞動力以應對未來更大型的項目。 因此,於2022年度,本集團擴大了其項目管理團 隊。這一發展不僅使本集團能夠滿足其客戶的當 前需求,還能更好地應對未來更大型和更複雜的 項目。憑藉著更大的團隊,本集團將能夠提供更 好的項目管理和監督,確保項目能夠按時、在預 算範圍內並且滿足客戶的要求下交付。此與本集 團於二零二零年一月三十一日的招股章程(「招 股章程」)中「未來計劃」一節所披露的未來計劃一 致。

因此,管理層對疫情恢復後澳門及香港之機電市 場持審慎樂觀態度,並將繼續努力把握新市場及 機電工程服務需求日益增長的新趨勢。

FINANCIAL REVIEW

Revenue

The Group's revenue increased by 59.3% from approximately MOP182.2 million for the Year 2021 to approximately MOP290.2 million for the Year 2022. Such increase was mainly due to a combination of factors as disclosed in section headed "BUSINESS REVIEW AND MARKET PROSPECT".

財務回顧

收益

本集團的收益由二零二一年度的約182.2百萬澳 門元增加59.3%至二零二二年度的約290.2百萬 澳門元。有關增加乃主要由於「業務回顧及市場 前景」一節所披露多項因素之合併影響所致。

		2022 二零二二年		2021 二零二一年		
		MOP million 百萬澳門元	%	MOP million 百萬澳門元	%	
Hotels and Casinos	酒店及娛樂場	28.2	9.7%	29.6	16.2%	
Residential properties	住宅物業	1.6	0.5%	10.5	5.8%	
Commercial properties	商業物業	11.6	4.0%	66.3	36.4%	
Public properties Others	公眾物業 其他	247.4 1.4	85.3% 0.5%	74.9 0.9	41.1% 0.5%	
		290.2		182.2		

Cost of sales

The Group's cost of sales amounted to approximately MOP266.3 million for the Year 2022, representing an increase of 65.7% from approximately MOP160.7 million for the Year 2021. Cost of sales mainly comprised of costs of materials and subcontracting costs, which accounted for approximately 22.8% and 51.2% respectively of the Group's total cost of sales for the Year 2022 (2021: 36.5% and 49.8% respectively). The increase in cost of sales for the Year 2022 mainly due to increase in revenue for the Year 2022 and inflation of labour cost.

銷售成本

二零二二年度,本集團的銷售成本為約266.3百 萬澳門元,較二零二一年度的約160.7百萬澳門 元增加65.7%。銷售成本主要包括材料成本及分 包成本,分別佔本集團二零二二年度總銷售成本 的約22.8%及51.2%(二零二一年:分別為36.5% 及49.8%)。二零二二年度之銷售成本增加乃主 要由於二零二二年度之收益增加以及勞動力成 本增加。

FINANCIAL REVIEW (Continued)

Gross Profit/Gross Profit Margin

The Group's overall gross profit for the provision of E&M engineering works increased to approximately MOP23.9 million for the Year 2022 from approximately MOP21.5 million for the Year 2021. The gross profit margin decreased from 11.8% for the Year 2021 to approximately 8.2% for the Year 2022.

The decrease in gross profit margin was mainly attributable to (i) generally lower profit margins of certain awarded projects during the Year 2022 as a result of higher labour costs and material costs in Hong Kong market and fierce competition in the construction market; (ii) increased labour costs in Macau market due to limited import labour quotas in the period of COVID-19 epidemic; and (iii) the projects for the Year 2021 with relatively higher gross profit margin due to the variation works as a result of the alteration of the construction plan and our successful negotiation with our customers for a relatively higher profit margin in view of the short completion time required. Those projects were at their latter stage and approaching practical completion, of which the gross profit contribution is relatively larger for the Year 2021.

Despite the decrease in gross profit margin of the Group in the Year 2022, the Directors consider that the gross profit margin has been maintained at a healthy position as such gross profit margin in the Year 2022 is in the lower end project margins in historical records and also given the economic downturn due to COVID-19 epidemic. The Group is striving for bidding potential projects with higher gross profit margin and costs saving to maintain higher gross margin of the Group.

Other income

Other income mainly included interest income from banks, government grants, disposal of scrap materials and sundry income. For the Year 2022, the Group's other income amounted to approximately MOP1.7 million (Year 2021: approximately MOP0.8 million). Such increase was mainly attributable to the one-off government grant for securing the employments of the Group.

財務回顧 (續) 毛利/毛利率

本集團所提供的機電工程整體毛利由二零二一 年度的約21.5百萬澳門元增加至二零二二年度 的約23.9百萬澳門元。毛利率由二零二一年度的 11.8%下降至二零二二年度的約8.2%。

毛利率的下降乃主要由於(i)香港市場的勞工成本 及材料成本較高及建築市場之激烈競爭令於二 零二二年度獲授之若干項目之利潤率整體較低; (ii)由於COVID-19疫情期間有限的進口勞動配額 導致澳門市場的人工成本增加;及(iii)二零二一年 度毛利率相對較高的項目(原因為施工計劃變動 引致變更工程,及鑑於要求短期完工而我們與客 戶成功磋商後毛利率相對較高)所致。該等項目 處於後期階段及接近實際完工,其於二零二一年 度的毛利貢獻相對較大。

儘管本集團於二零二二年度的毛利率下降,惟董 事認為,毛利率仍維持穩健,原因為二零二二年 度毛利率是歷來記錄中項目利潤率的低位及鑒 於COVID-19疫情導致的經濟下行。本集團正在努 力競標具有較高毛利率及節約成本的潛在項目, 以維持本集團的較高毛利率。

其他收入

其他收入主要包括來自銀行利息收入、政府補 貼、廢料處置及雜項收入。二零二二年度,本集 團的其他收入為約1.7百萬澳門元(二零二一年 度:約0.8百萬澳門元)。有關增加乃主要由於本 集團收到保就業的一次性政府補助所致。

FINANCIAL REVIEW (Continued)

Impairment losses under ECL model, net of reversal

The prolonged COVID-19 epidemic adversely affected business operations of a group of project employer (the "Project Employer Group") of the Group's sizable E&M engineering project of a hotel development (the "Project") in 2020, of which the outstanding contract assets and trade receivables with gross balances amounted to MOP28.6 million and MOP13.3 million, respectively were outstanding as at 31 December 2022. The Project Employer Group suspended the development of the Project since the third quarter of 2020. The ultimate holding company of the Project Employer Group is a listed company in the Stock Exchange, who announced the disposal of interest in the Project Employer Group to a third party (the "Purchaser") for generating more cash to finance its operation under the COVID-19 pandemic environment.

Despite the Group's direct customers of the Project (the "Direct Customers") are not the Project Employer Group itself as mentioned above, this increases the credit risks of the trade receivables and contract assets of the Project. At 31 December 2022, the Group has recognised cumulative credit loss allowance on contract assets and trade receivables of approximately MOP18.4 million and MOP7.3 million (31 December 2021: approximately MOP9.8 million and MOP3.0 million), respectively, of which credit loss allowance of approximately MOP6.9 million and MOP3.6 million (31 December 2021: approximately MOP5.5 million and MOP2.0 million) are related to contract assets and trade receivables of the Project, respectively.

Management of the Group has actively communicated with the Direct Customers and understand that the Direct Customers have commenced legal actions via arbitration against the main-contractor of the Project. During the Year 2022, the arbitration related to the Project was in progress and it is expected the whole arbitration process will finish by the end of 2023. In addition, we believe that we can recover the amount due from the Direct Customers because (i) no matter what happens, our rights to demand outstanding payments from the Direct Customers are not affected by any other arrangements of other parties involved in the Project; (ii) good and long-term on-going business relationships between the Group and the Direct Customers for more than ten years with no default in history. Furthermore, there were continuing settlements and certification of completed works for billing after the suspension of the Project during the Year 2022; and (iii) the Group obtained a repayment commitment from the Direct Customer to fully repay the outstanding contract assets and trade receivables by the completion of arbitration.

財務回顧 (續) 預期信貸虧損模式項下之減值虧損,扣除撥 回

於二零二零年持續的COVID-19疫情對本集團的 一個大型酒店開發項目的機電工程項目(「該項 目」)的一組項目僱主(「項目僱主組合」)的業務 營運產生不利影響,該項目的合約資產及應收貿 易賬款,尚未償還總餘額於二零二二年十二月 三十一日分別為28.6百萬澳門元及13.3百萬澳門 元。項目僱主組合自二零二零年第三季度起暫停 開發該項目。項目僱主組合的最終控股公司為一 間於聯交所上市的公司,其已公佈將項目僱主組 合的權益出售予第三方(「買方」)以於COVID-19 疫情環境下產生更多現金為其營運提供資金。

儘管本集團該項目之直接客戶(「直接客戶」)並 非上述其本身項目僱主組合,惟其令該項目之應 收貿易賬款及合約資產產生之信貸風險增加。於 二零二二年十二月三十一日,本集團已就合約資 產及應收貿易賬款分別確認約18.4百萬澳門元及 7.3百萬澳門元(二零二一年十二月三十一日:約 9.8百萬澳門元及3.0百萬澳門元)之累計信貸虧 損撥備,其中信貸虧損撥備6.9百萬澳門元及3.6 百萬澳門元(二零二一年十二月三十一日:約5.5 百萬澳門元及2.0百萬澳門元)分別與該項目的合 約資產及應收貿易賬款有關。

本集團管理層已與直接客戶積極溝通並知悉直 接客戶已開始透過仲裁對該項目之主要承包商 採取法律行動。於二零二二年度,有關項目仲裁 正在進行且預計整個仲裁程序將於二零二三年 底之前完成。此外,我們相信能夠收回直接客戶 應付款項乃因為(i)無論如何,我們要求償還直存 客戶未償還款項之權利不受涉及該項目之其他 人士之任何其他安排所影響;(ii)本集團與直接客 戶逾十年且並無違約之良好及長期持續業為關 係。此外,於二零二二年度該項目暫停後持續結 算及取得已完成工程認證彼能開具款單;及(iii)本 集團透過完成仲裁獲得直接客戶悉數償還尚未 償還合約資產及應收貿易賬款之償還承諾。

FINANCIAL REVIEW (Continued)

Impairment losses under ECL model, net of reversal (Continued)

Impairment losses under ECL model derived from trade receivables and contract assets of the Group. The change in impairment loss under ECL model from impairment loss of MOP7.7 million in the Year 2021 to impairment loss of approximately MOP12.9 million in the Year 2022 was mainly due to overall increase in credit risks on certain project customers and taken into accounts for the following factors including (i) continuing settlements of completed works for billing to the Project in the Year 2022; (ii) increase credit risk as a result of economic recession of casino market in Macau; and (iii) increase in gross balances of the Group's contract assets and trade receivables of other projects at 31 December 2022. Furthermore, there were continuing settlements and certification of completed works for billing after the suspension during the Year 2022.

Management of the Group have taken actions to recover the outstanding balances of the Project and consider that those balances will be recovered eventually. ECL has been provided on these balances in accordance with the requirements set out in Hong Kong Financial Reporting Standard ("HKFRS") 9.

Administrative expenses

The Group's administrative expenses decreased from approximately MOP19.3 million for the Year 2021 to approximately MOP18.2 million for the Year 2022. Such decrease was mainly due to reclassification of staff costs for engineering staffs to cost of sales.

Taxation

The change in the Group's income tax expense from tax expense of approximately MOP14,000 for the Year 2021 to tax expenses of MOP1.2 million for the Year 2022, which was in line with the increase in the Group's taxable profit for the Year 2022.

Net Loss and Adjusted Net Loss

The Group reported net loss for the Year 2022 of approximately MOP6.9 million, as compared with net loss of approximately MOP5.0 million suffered for the Year 2021.

財務回顧(續)

預期信貸虧損模式項下之減值虧損,扣除撥 回(續)

預期信貸虧損模式項下之減值虧損源自本集團 之應收貿易賬款及合約資產。預期信貸虧損模式 項下之減值虧損的轉變由二零二一年度的減值 虧損7.7百萬澳門元變為二零二二年度的減值虧 損約損約12.9百萬澳門元乃主要由於若干項目 客戶之信貸風險整體增加並計及下列因素,包 括(i)二零二二年度該項目已完成工程開具單款的 持續結算;(ii)澳門賭場市場經濟衰退引起信貸風 險;及(iii)於二零二二年十二月三十一日本集團其 他項目的合約資產及應收貿易賬款總結餘有所 增加。此外,於二零二二年度項目暫停後持續結 算及仍取得竣工工程認證彼能開具收款單。

本集團管理層已採取行動收回項目的未償還餘額並樂觀地認為該等餘額最終將被收回。本集團已根據香港財務報告準則(「香港財務報告準則」) 第9號所載的規定就該等結餘計提預期信貸虧損撥備。

行政開支

本集團的行政開支由二零二一年度的約19.3百萬 澳門元減至二零二二年度的約18.2百萬澳門元。 有關減少乃主要由於將工程員工的員工成本重 新分類至銷售成本。

稅項

本集團所得稅開支由二零二一年度的稅項開支約14,000澳門元變為二零二二年度的稅項開支1.2百萬澳門元,與二零二二年度本集團應課稅溢利的增加相符。

淨虧損及經調整淨虧損

本集團錄得二零二二年度淨虧損約6.9百萬澳門 元,而二零二一年度產生的淨虧損約5.0百萬澳 門元。

FINANCIAL REVIEW (Continued)

Final Dividend

The Board did not recommend the payment of a final dividend for the Year 2022 (Year 2021: nil).

LIQUIDITY, FINANCIAL RESOURCES AND CAPITAL STRUCTURE

The Group has financed its operations primarily through cash inflows from operating activities, as well as proceeds received from the Listing. As at 31 December 2022, the Group had cash and cash equivalents of approximately MOP20.4 million (31 December 2021: approximately MOP40.3 million) and remains steady in its financial position in meeting its future financial obligations.

As at 31 December 2022, the working capital (current assets less current liabilities) and total equity attributable to owners of the Group were approximately MOP193.6 million (31 December 2021: approximately MOP198.5 million) and approximately MOP224.0 million (31 December 2021: approximately MOP230.9 million), respectively.

Gearing ratio (total debt including amounts due to Directors/total equity) as at 31 December 2022 was approximately 23.6% (31 December 2021: approximately 18.4%). Such increase was mainly due to increase in trade and other payables.

TREASURY POLICY

The Group has adopted a prudent financial management approach towards its treasury policy. The Board closely monitors the Group's liquidity position to ensure that the liquidity structure of the Group's assets, liabilities, and other commitments can meet its funding requirements all the time.

CURRENCY RISK

The Group has minimal exposure to foreign currency risk as most of its business transactions and assets and liabilities are principally denominated in the functional currencies of the relevant group entities. As such, the Group currently does not have any foreign currency hedging policy in respect of foreign currency transactions and assets and liabilities as the Group's risk in foreign exchange is insignificant. However, the Group will continue to monitor closely its exposure to currency movement and take proactive measures.

財務回顧 (續) 末期股息

董事會不建議就二零二二年度支付末期股息(二 零二一年度:無)。

流動資金、財務資源及資本架構

本集團主要透過經營活動所得現金流入以及自 上市收取之所得款項為營運提供資金。於二零 二二年十二月三十一日,本集團的現金及現金 等價物約為20.4百萬澳門元(二零二一年十二月 三十一日:約40.3百萬澳門元)並維持穩健財務狀 況以滿足其於將來之財務承擔。

於二零二二年十二月三十一日,營運資金(流動 資產減流動負債)及本集團擁有人應佔總權益 分別為約193.6百萬澳門元(二零二一年十二月 三十一日:約198.5百萬澳門元)及約224.0百萬澳 門元(二零二一年十二月三十一日:約230.9百萬 澳門元)。

於二零二二年十二月三十一日的資產負債比率 (總債務(包括應付董事款項)除以總權益)為約 23.6%(二零二一年十二月三十一日:約18.4%)。 該增加主要是由於應付貿易賬款及其他應付款 項。

庫務政策

本集團已就其庫務政策採納審慎的財務管理方 針。董事會密切監察本集團之流動資金狀況以確 保本集團之資產、負債及其他承擔的流動資金架 構隨時滿足其資金需求。

貨幣風險

由於大部分業務交易以及資產及負債主要以有 關集團實體的功能貨幣計值,故本集團面臨外幣 風險甚微。因此,本集團目前並無就外幣交易以 及資產及負債設立任何外幣對沖政策,原因為本 集團之外匯風險並不重大。然而,本集團將持續 密切監察其貨幣變動風險並採取積極措施。

INTEREST RATE RISK

The Group is exposed to interest rate risk through the impact of rate changes on interest bearing financial assets, mainly interestbearing bank balances. The interest rates of these bank deposits are determined by reference to the respective bank offer rate. The Group currently does not have any interest rate hedging policy. However, the management of the Group will consider hedging significant interest rate risk should the need arise.

PRINCIPAL RISK AND UNCERTAINTY

The Group's business operations are conducted in Macau and Hong Kong providing the electrical-related E&M engineering works and our engagements with customers were on a project basis and nonrecurring in nature that we did not enter into any long-term agreement or master service agreement with them. We have to undergo the competitive bidding process for every new project. In the event that we are unable to attract new customers or secure new projects from our existing customers, there may be a significant decrease in our revenue. Our operations and financial results would hence be adversely affected.

The Group's liquidity position may be adversely affected if the progress payment or the retention money is not paid or released to the Group on time or in full or the construction project cash flows are fluctuated. To monitor the pressure of financial liquidity, the Group produces aging analysis on regular basis and contracts management level of the customers so as to get a better understanding of their solvency status.

Other principal risks include fluctuations in estimated project costs versus the actual project cost incurred due to unexpected circumstances and imported labour quota allocated to our projects, both of which would adversely affect the Group's operations and financial performance.

The Group is also exposed to certain market risks such as currency risk, interest rate risk, credit risk, liquidity risk, etc.

The Group believes that risk management is the responsibility of everyone within the Group and has implemented a risk management system to mitigate the risks in daily operations. Risk management is led by the Directors at the top, who take both macro and micro economic conditions into account before making business decisions, and also aims to develop risk awareness and control responsibility as the Group's culture and the foundation of the Group's internal controls system.

利率風險

本集團面對因計息金融資產(主要為計息銀行結 餘)的利率變動影響產生的利率風險。該等銀行 存款利率乃參考相應銀行的放款利率釐定。本集 團現時並無任何利率對沖政策。然而,本集團管 理層在有需要時將考慮對沖重大利率風險。

主要風險及不確定因素

本集團的業務營運乃於澳門及香港進行,提供電 氣相關機電工程,而我們按項目基準獲客戶委 聘,且屬非經常性,我們並無與客戶訂立任何長 期協議或主服務協議。我們須就每一項新項目參 與競標流程。倘我們未能吸引新客戶或向現有客 戶取得新項目,我們的收益將會大幅減少。我們 的營運及財務業績將因此受到不利影響。

倘進度付款或保留金並無按時或全額向本集團 支付或免除或建築項目現金流量發生波動,則本 集團的流動性狀況可能受到不利影響。為監控資 金流動性的壓力,本集團定期製作賬齡分析並聯 繫客戶的管理層以更好地了解其償付能力狀況。

其他主要風險包括估計項目成本對因意外情況 及分配予我們項目之輸入勞工配額所致之實際 項目成本波動,兩者均會對本集團的經營及財務 表現造成不利影響。

本集團亦面臨若干市場風險,例如貨幣風險、利 率風險、信貸風險、流動資金風險等。

本集團相信風險管理為本集團上下每個員工的 責任,並已實施風險管理系統,以減少日常營運 的風險。風險管理由高層董事領導,其於作出業 務決策前會考慮宏觀和微觀經濟狀況,亦旨在加 深風險意識和控制責任,形成本集團的文化和本 集團內部監控系統的基礎。

SIGNIFICANT INVESTMENTS, MATERIAL ACQUISITIONS OR DISPOSALS

Save as disclosed in this report, the Group did not have any significant investments, nor material acquisitions or disposals of subsidiaries, associated companies for the Year 2022.

PLEDGE OF ASSETS

During the Year 2021, a property in Macau was pledged to a bank located in Macau for obtaining a mortgage loan of HK\$8.0 million to finance the relevant acquisition.

Pledged bank deposits as at 31 December 2021 and 31 December 2022 are pledged to secure the performance bonds granted to the Group. The Group had no other material pledge of assets as at 31 December 2021 and 31 December 2022.

FUTURE PLAN FOR MATERIAL INVESTMENT AND CAPITAL ASSETS

Save as disclosed above and in the Prospectus, the Group does not have other plans for material investments and capital assets as at 31 December 2022 and up to the date of this report.

CAPITAL COMMITMENTS

The Group had no material capital commitments as at 31 December 2022 (2021: Nil).

CONTINGENT LIABILITIES

The Group had no material contingent liabilities as at 31 December 2022 (2021: Nil).

重大投資、重大收購或出售

除本報告所披露者外,於二零二二年度,本集團 並無擁有任何重大投資,亦無重大收購或出售附 屬公司及聯營公司。

資產抵押

於二零二一年度,澳門的一項物業已抵押給一家 澳門本地銀行以取得8.0百萬港元的按揭貸款為 相關收購提供資金。

於二零二一年十二月三十一日及二零二二年 十二月三十一日,已抵押銀行存款是為本集團獲 授的履約保函作擔保的抵押。於二零二一年十二 月三十一日及二零二二年十二月三十一日,本集 團並無其他重大資產抵押。

有關重大投資及資本資產的未來計 劃

除上文及招股章程所披露者外,於二零二二年 十二月三十一日及直至本報告日期,本集團並無 有關重大投資及資本資產的其他計劃。

資本承擔

於二零二二年十二月三十一日,本集團並無重大 資本承擔(二零二一年:無)。

或然負債

於二零二二年十二月三十一日,本集團並無重大 或然負債(二零二一年:無)。

PROSPECTS AND STRATEGIES

The Group's principal business objective is to further strengthen its position as an integrated construction contractor.

For development of E&M engineering services, the Group continues to achieve its business objective by expanding its scale of operation through its intended effort in actively seeking opportunities in undertaking additional E&M engineering services related projects in Macau and Hong Kong markets, from both existing and potential new customers, on top of its present scale of operation and its current projects on hand.

From the long-term perspective, the Group expects that the resilience of construction demand will be return in 2023, as most of the COVID-19 epidemic risk factors have been sufficiently exposed.

In order to further diversify the risks and uncertainty in the Group's operation, the Group has expanded its scale of operation through its intended effort in actively seeking opportunities in potential investment in promising business in the greater China area in the coming future, which would continue to stabilise the revenue base of the Group in the long-run.

For development of E&M maintenance department, the Group has acquired a property in Macau on 22 January 2021 for the use as a workshop. The workshop has been used for the parking and regular maintenance of our machines and vehicles, and also serves as an centre for our staff and technicians to handle orders for E&M maintenance services. In the Year 2022, the Group expanded its project management team. This development allowed the Group to not only meet the current demands of its clients but also to be better equipped to handle bigger and more complex projects in the future.

前景及策略

本集團的主要業務目標是進一步鞏固其作為綜 合建築承建商的地位。

就機電工程服務之發展而言,本集團持續在當前 業務規模和現有的項目基礎之上,通過積極從現 有和潛在新客戶中尋求承接澳門及香港市場其 他機電工程服務相關項目以開拓其市場的機會 擴大本集團的業務規模,進而實現我們的業務目 標。

長遠而言,由於大部分COIVD-19疫情風險因素已 充分暴露,本集團預計建築需求的回彈將於二零 二三年恢復。

為進一步分散本集團營運之風險及不確定因素, 本集團將透過預期的努力擴大營運規模,積極尋 求於不久的將來在大中華區有前景的業務的潛 在投資機會,以持續穩定本集團長遠之收益基 礎。

為發展機電保養部門,本集團已於二零二一年一 月二十二日於澳門收購一項物業,用作工場。該 工場現用於停放及定期保養我們的機器及車輛, 亦作為我們員工及技術人員處理機電維修服務 訂單的中心。於二零二二年度,本集團擴大了其 項目管理團隊。這一發展不僅使本集團能夠滿足 客戶的當前需求,還能更好地應對未來更大型和 更複雜的項目。

PROSPECTS AND STRATEGIES (Continued)

Regarding the control strategies to amid the COVID-19, the Group centralised the project teams to stay either in Macau or Hong Kong for avoiding unnecessary time spent on the COVID-19 testing and cross border quarantine measures. Such practice has been relaxed along with the ease of quarantine measures for COVID-19 epidemic. Besides, the Group is maintaining various safety measures to reduce the risk of widespread of COVID-19 virus including staff training and distributing hygienic tool kits, face masks and encouraging vaccination, etc.

EVENTS AFTER THE REPORTING PERIOD

Save as disclosed in elsewhere of this report, there have been no other material events occurring after the Year 2022 and up to the date of this report.

COMPLIANCE WITH THE RELEVANT LAWS AND REGULATIONS

During the Year 2022, as far as the Board and management are aware there was no material breach of or non-compliance with the applicable laws and regulations by the Group that has material impact on the business and operation of the Group.

EMPLOYEES AND REMUNERATION POLICY

The Group had 79 full-time employees including non-executive directors and executive directors as at 31 December 2022 (31 December 2021: 63), among which 56 and 23 (31 December 2021: 29 and 34) were stationed in Macau and Hong Kong, respectively. The total staff costs (including fees, salaries and other allowance, and retirement benefit scheme contributions) for the Year 2022 were approximately MOP26.0 million (Year 2021: approximately MOP17.6 million). The remuneration policy and package of the Group's employees were periodically reviewed by management of the Company. Apart from retirement benefit scheme contributions, salaries increment and discretionary bonuses may be awarded to employees according to the assessment of individual and the Group's performance. The remuneration policy in place as at 31 December 2022 was in line with the current legislation in the relevant jurisdictions, market conditions and performance of the staff and the Group.

前景及策略(續)

就COVID-19期間的控制策略而言,本集團已將 項目團隊集中於澳門或香港,以免花費不必要的 時間進行COVID-19檢測及跨境檢疫措施。該做 法已隨著COVID-19疫情防控措施放開而緩解。 此外,本集團正實施多項安全措施以降低傳播 COVID-19病毒的風險,包括人員培訓、分發衛生 工具包、口罩及鼓勵接種疫苗等。

報告期後事項

除本報告其他章節所披露者外,於二零二二年度 後及直至本報告日期,概無發生其他重大事項。

遵守相關法律及法規

於二零二二年度,就董事會及管理層所知,本集 團並無嚴重違反或不遵守對本集團業務及運營 有重大影響的適用法律及法規。

僱員及薪酬政策

於二零二二年十二月三十一日,本集團有79名全 職僱員(包括非執行董事及執行董事)(二零二一 年十二月三十一日:63名),當中56名及23名(二 零二一年十二月三十一日:29名及34名)分別駐 守澳門及香港。二零二二年度,總員工成本(包括 袍金、薪金及其他津貼以及退休福利計劃供款) 為約26.0百萬澳門元(二零二一年度:約17.6百萬 澳門元)。本公司管理層定期檢討本集團之僱員 薪酬政策及待遇。除退休福利計劃供款外,本集 團亦會根據個人及本集團之表現評核向僱員加 薪及酌情授予花紅。於二零二二年十二月三十一 日設立的薪酬政策符合相關司法權區的現有法 例、市況以及員工及本集團的表現。

USE OF PROCEEDS FROM THE LISTING

The shares of the Company (the "Shares") have been listed on the Stock Exchange since 14 February 2020 (the "Listing Date"). Net proceeds from the Listing were approximately MOP73.2 million (after deducting the underwriting commission and other listing expenses in connection to the Listing). As at 31 December 2022, the net proceeds had been utilised as follows:

上市所得款項用途

本公司股份(「股份」)自二零二零年二月十四日 (「上市日期」)起於聯交所上市。上市所得款項 淨額為約73.2百萬澳門元(經扣除包銷佣金及 與上市有關的其他上市開支後)。於二零二二年 十二月三十一日,所得款項淨額之動用情況如 下:

			Actual usage	Unutilise		
		Net	up to		amounts as at	
		proceeds from	31 December	2022	31 December	
		the Listing	2021	Actual usage	2022	
			直至		於	
			二零二一年		二零二二年	
		上市所得	十二月三十一日	二零二二年內	十二月三十一日	
		款項淨額	之實際用途	實際用途	之未動用金額	
		MOP million	MOP million	MOP million	MOP million	
		百萬澳門元	百萬澳門元	百萬澳門元	百萬澳門元	
Payment of the upfront cost for	未來項目前期成本的					
our future projects	付款	22.9	(22.9)	-	_	
Payment of the performance bonds for	未來項目履約保函的					
our future projects	付款	22.9	(22.9)	-	-	
Establishing E&M Maintenance	成立機電保養部門					
Department		15.3	(14.1)	-	1.2	
Strengthening manpower	增加人手	7.2	(7.2)	-	-	
Strengthening manpower for	增加機電保養部門的					
(E&M Maintenance Department)	人手	4.4	(4.4)	-	-	
General working capital	一般營運資金	0.5	(0.5)	-		
		73.2	(72.0)	-	1.2	

The unutilised proceeds of approximately MOP1.2 million were placed with a licensed bank in Hong Kong.

As affected by COVID-19 epidemic, the Group targets to complete the implementation of the future plan and the unutilised net proceeds are expected to be fully utilised within one year after the Year 2022. 未動用所得款項約1.2百萬澳門元存放於一間香 港持牌銀行。

受COVID-19疫情影響,本集團擬完成實施未來計 劃及預期未動用所得款項淨額將於二零二二年 度後一年內悉數動用。

BIOGRAPHIES OF DIRECTORS AND SENIOR MANAGEMENT 董事及高級管理層履歷

BOARD OF DIRECTORS

Our Board consists of eight Directors, including three executive Directors, two non-executive Directors and three independent nonexecutive Directors. The biographies of the Directors and senior management of the Company are set forth below:

Executive Directors

Mr. Woo Chu Fai (胡柱輝), aged 52, is our executive Director, chief executive officer and senior project manager. He was appointed as our executive Director on 29 March 2016 and our chief executive officer on 1 August 2018. He is a director of SEM Resources Limited. He is currently responsible for overseeing our projects management, execution of daily management and operation, and regulatory compliance.

Mr. Woo has more than 25 years of experience in the E&M engineering industry. He joined Ready System (Macau) on 22 February 1995 as an engineer. Mr. Woo started to work for our Group in around April 2007 and has served as our senior project manager since 1 March 2016. He was awarded higher diploma in management of building services engineering from Vocational Training Council in Hong Kong in July 2003. He obtained a bachelor degree of engineering in building services engineering from the University of Central Lancashire, through distance learning, in December 2007. He currently holds the certificate of registration of electrical worker issued by the Electrical and Mechanical Services Department in Hong Kong and is a Grade C electrical worker.

For Mr. Woo's interest in the Shares within the meaning of Part XV of the Securities and Futures Ordinance ("SFO"), please refer to the section headed "Directors' Report" in this annual report.

董事會

我們的董事會由八名董事組成,包括三名執行董 事、兩名非執行董事及三名獨立非執行董事。本 公司董事及高級管理層履歷載列如下:

執行董事

胡柱輝先生,52歲,為執行董事、行政總裁及高級項目經理。彼於二零一六年三月二十九日獲委任為執行董事及於二零一八年八月一日獲委任為行政總裁。彼為SEM Resources Limited之董事。彼目前負責監督項目管理、執行日常管理及營運、及監管合規。

胡先生於機電工程行業擁有逾25年經驗。彼於 一九九五年二月二十二日加入全達系統(澳門)擔 任工程師。胡先生於二零零七年四月前後開始任 職於本集團並自二零一六年三月一日起擔任高 級項目經理。彼於二零零三年七月獲香港職業訓 練局頒授樓宇服務工程管理的高級文憑。彼透過 遠程教育於二零零七年十二月自英國中央蘭開 夏大學取得樓宇服務工程的工程學士學位。彼目 前持有香港機電工程署頒發的電業工程人員註 冊證明書並為一名C級電業工程人員。

有關胡先生於證券及期貨條例(「證券及期貨條例」)第XV部所界定之股份中之權益,請參閱本年報「董事會報告」一節。

BOARD OF DIRECTORS (Continued)

Executive Directors (Continued)

Mr. Wun Chi Wai (尹志偉) ("Mr. CW Wun"), aged 53, joined Ready System (Macau) as a contracts manager on 1 May 1993. Mr. CW Wun joined our Group as a shareholder of Ready Engineering Limited ("Ready Engineering") upon the incorporation of Ready System (Macau), a company incorporated in Macau, on 15 May 2006. He is one of our controlling Shareholders and our executive Director. He is also a director of each of the members of our Group except for Ready System (Macau). He was appointed as our Director on 6 November 2015 and was re-designated as our non-executive Director on 29 March 2016. On 1 August 2018, he was re-designated as our executive Director. He is currently responsible for providing strategic advice to our Group's business development.

Mr. CW Wun was awarded the higher certificate in building studies by Hong Kong Polytechnic (currently known as The Hong Kong Polytechnic University) in November 1991. He obtained a master degree of business administration from Asia International Open University (Macau) (currently known as City University of Macau) in January 1999. He is the younger brother of Mr. Wan Man Keung and the cousin of Mrs. Kan Wan Wai Yee Mavis. He has more than 25 years of experience in the E&M engineering industry.

For Mr. CW Wun's interest in the Shares within the meaning of Part XV of the SFO, please refer to the section headed "Directors' Report" in this annual report.

Mr. Yu Chi Kwan (俞志軍) ("Mr. Yu"), aged 53, joined Ready System (Macau) on 1 April 1994 as an engineer. Mr. Yu joined our Group as a shareholder of Ready Engineering on 28 December 2010 and started to work for our Group in around April 2013. He was appointed as our senior project manager on 16 April 2016 and our executive Director on 1 August 2018 and is one of our controlling Shareholders. Mr. Yu is currently responsible for overseeing our projects management, execution of daily management and operation.

董事會 (續) 執行董事 (續)

尹志偉先生(「尹志偉先生」),53歲,於一九九三 年五月一日加入全達系統(澳門)擔任合約經理。 尹志偉先生於二零零六年五月十五日註冊成立 全達系統(澳門)(一間於澳門註冊成立的公司)時 作為全達工程有限公司(「全達工程」)的股東加 入本集團。彼為控股股東之一及執行董事。彼亦 為本集團旗下各成員公司(全達系統(澳門)除外) 的董事。彼於二零一五年十一月六日獲委任為董 事及於二零一六年三月二十九日調任為非執行 董事。於二零一八年八月一日,彼調任為執行董 事。彼現負責為本集團業務發展提供策略意見。

尹志偉先生於一九九一年十一月獲香港理工學院 (現稱香港理工大學)授予樓宇課程高級證書。 彼於一九九九年一月取得亞洲(澳門)國際公開大 學(現稱澳門城市大學)工商管理碩士學位。彼為 尹民強先生的胞弟及簡尹慧兒夫人的堂弟。彼於 機電工程行業擁有逾25年經驗。

有關尹志偉先生於證券及期貨條例第XV部所界 定之股份權益,請參閱本年報「董事會報告」一 節。

俞志軍先生(「俞先生」),53歲,於一九九四年四 月一日加入全達系統(澳門)擔任工程師。俞先生 於二零一零年十二月二十八日作為全達工程的 股東加入本集團及於二零一三年四月前後開始 任職於本集團。彼於二零一六年四月十六日獲委 任為高級項目經理及於二零一八年八月一日獲 委任為執行董事並為控股股東之一。俞先生現負 責監督項目管理、執行日常管理及營運。

BIOGRAPHIES OF DIRECTORS AND SENIOR MANAGEMENT 董事及高級管理層履歷

BOARD OF DIRECTORS (Continued)

Executive Directors (Continued)

Mr. Yu completed a three-year part-time evening technician programme at Morrison Hill Technical Institute (currently known as the Hong Kong Institute of Vocational Education (Morrison Hill)) in Hong Kong and was awarded a certificate in electrical engineering in September 1992. Mr. Yu has more than 25 years of experience in the E&M engineering industry. He currently holds the certificate of registration of electrical worker issued by the Electrical and Mechanical Services Department in Hong Kong and is a Grade B electrical worker.

For Mr. Yu's interest in the Shares within the meaning of Part XV of the SFO, please refer to the section headed "Directors' Report" in this annual report.

Non-executive Directors

Mr. Wan Man Keung (尹民強) ("Mr. MK Wan"), aged 61, founded our Group (through Ready Engineering) on 15 May 2006. He is one of our controlling shareholders, our chairman and nonexecutive Director, and member of our nomination committee. He was appointed as our Director on 6 November 2015 and was redesignated as our executive Director on 29 March 2016. On 1 August 2018, he was re-designated as non-executive Director. He is also a director/administrator of each of the members of our Group. He is currently responsible for the overall strategic planning and management of our Group's business development.

Mr. MK Wan currently holds the certificate of registration of electrical worker issued by the Electrical and Mechanical Services Department in Hong Kong and is a Grade B electrical worker. He has more than 28 years of experience in the E&M engineering industry. Prior to founding our Group, Mr. MK Wan, together with other business partners, through Ready Engineering, established, among others, Ready System (Macau) providing various E&M engineering services in Hong Kong and the People's Republic of China. Mr. MK Wan is currently an executive director of REM Group (Holdings) Limited (stock code: 1750), the issued shares of which are listed on the Stock Exchange.

董事會 (續) 執行董事 (續)

俞先生在香港的摩理臣山工業學院(現稱香港專 業教育學院(摩理臣山分校)完成三年非全日制 技術員夜校課程及於一九九二年九月獲授機電 工程證書。俞先生於機電工程行業擁有逾25年經 驗。彼目前持有香港機電工程署頒發的電業工程 人員註冊證明書,為一名B級電業工程人員。

有關俞先生於證券及期貨條例第XV部所界定之股份權益,請參閱本年報「董事會報告」一節。

非執行董事

尹民強先生(「尹民強先生」),61歲,於二零零六 年五月十五日透過全達工程創立本集團。彼為控 股股東之一、主席兼非執行董事,並為提名委員 會成員。彼於二零一五年十一月六日獲委任為董 事及於二零一六年三月二十九日調任為執行董 事。於二零一八年八月一日,彼調任為非執行董 事。彼亦為本集團旗下各成員公司的董事/行政 人員。彼現負責本集團業務發展的整體策略規劃 及管理。

尹民強先生現持有香港機電工程署頒發的電業 工程人員註冊證明書,為一名B級電業工程人 員。彼於機電工程行業擁有逾28年經驗。於創立 本集團前,尹民強先生連同其他業務夥伴透過全 達工程成立(其中包括)全達系統(澳門)於香港及 中華人民共和國提供多種機電工程服務。尹民強 先生現為全達電器集團(控股)有限公司(股份代 號: 1750,其已發行股份在聯交所上市)的執行 董事。

BOARD OF DIRECTORS (Continued)

Non-executive Directors (Continued)

Mr. MK Wan completed form three education in 1978. He was awarded a craft certificate in electrical fittings and installations by the Morrison Hill Technical Institute (currently known as the Hong Kong Institute of Vocational Education (Morrison Hill)) in Hong Kong in July 1981. He is the elder brother of Mr. CW Wun and a cousin of Mrs. Kan Wan Wai Yee Mavis.

For Mr. MK Wan's interest in the Shares within the meaning of Part XV of the SFO, please refer to the section headed "Directors' Report" in this annual report.

Mrs. Kan Wan Wai Yee Mavis (簡尹慧兒), aged 66, is our non-executive Director and member of our audit committee and remuneration committee. She was appointed as our non-executive Director on 29 March 2016. She is currently responsible for providing strategic advice to our Group's internal control and corporate governance. Mrs. Kan is currently a certified public accountant (practising) of the Hong Kong Institute of Certified Public Accountants, a chartered tax adviser of The Taxation Institute of Hong Kong and a fellow of the Association of Chartered Certified Accountants.

Between June 1977 and December 1980, Mrs. Kan worked for The Hongkong and Shanghai Banking Corporation (currently known as The Hongkong and Shanghai Banking Corporation Limited). She was employed by John B.P. Byrne & Co. between December 1980 and April 1985 with her last position as tax senior. She was a founding partner of a local firm of certified public accountants from April 1997 to October 2010. She later founded KAN-WAN Certified Tax Advisors, a tax consultancy firm, in December 2010 and BOYA CPA & Co., a certified public accountant (practising) firm, in October 2012.

Mrs. Kan is currently a non-executive director of REM Group (Holdings) Limited (stock code: 1750), the issued shares of which are listed on the Stock Exchange. She completed the programme of diploma in management studies organised jointly by the Hong Kong Management Association and Hong Kong Polytechnic (currently known as The Hong Kong Polytechnic University) in June 1988. Mrs. Kan is a cousin of Mr. MK Wan and Mr. CW Wun.

董事會 (續) 非執行董事 (續)

尹民強先生於一九七八年完成中三課程。彼於 一九八一年七月獲香港的摩理臣山工業學院(現 稱香港專業教育學院(摩理臣山分校)授予電力裝 配及裝置技工證書。彼為尹志偉先生的胞兄及簡 尹慧兒夫人的堂弟。

有關尹民強先生於股份(定義見證券及期貨條例 第XV部)中的權益,請參閱本年度報告「董事會報 告」一節。

簡尹慧兒夫人,66歲,為非執行董事以及審核委員會及薪酬委員會成員。彼於二零一六年三月 二十九日獲委任為非執行董事。彼現負責為本集 團的內部控制及企業管治提供策略意見。簡夫人 現為香港會計師公會執業會計師、香港稅務學會 特許稅務師及英國特許公認會計師公會資深會員。

於一九七七年六月至一九八零年十二月期間, 簡夫人曾任職於香港上海滙豐銀行(現稱香港上 海滙豐銀行有限公司)。彼於一九八零年十二月 至一九八五年四月期間受僱於John B.P. Byrne & Co.,其最後職位為高級稅務主任。彼自一九九七 年四月至二零一零年十月為一間本地註冊會計 師行的創辦合夥人。彼其後於二零一零年十二月 創辦一間稅務諮詢公司簡尹稅務師事務所,並於 二零一二年十月創辦一間執業會計師事務所博 雅會計師事務所。

簡夫人現為全達電器集團(控股)有限公司(股份 代號:1750,其已發行股份在聯交所上市)的非 執行董事。彼於一九八八年六月完成香港管理專 業協會與香港理工學院(現稱香港理工大學)合辦 的管理進修文憑課程。簡夫人為尹民強先生及尹 志偉先生的堂姐。

BIOGRAPHIES OF DIRECTORS AND SENIOR MANAGEMENT 董事及高級管理層履歷

BOARD OF DIRECTORS (Continued)

Independent non-executive Directors

Mr. Lau Ping Cheung Kaizer (劉炳章), aged 71, is our independent non-executive Director and chairman of our nomination committee and member of our remuneration committee. He was appointed as the independent non-executive Director on 22 January 2020. He is currently responsible for providing independent judgement to bear on issues of strategy, policy, performance, accountability, resources and standard of conduct. He is also a fellow of The Hong Kong Institute of Surveyors and was the president from 1996 to 1997.

Mr. Lau has substantial experience and involvements in construction, real estate and infrastructure projects. Mr. Lau was a member of the Legislative Council of Hong Kong from 2000 to 2004. He was a former chairman of the Royal Institution of Chartered Surveyors (HK Branch). He was a non-executive director of the Urban Renewal Authority, a member of the council of the City University of Hong Kong, a member of the Council of The Hong Kong Polytechnic University, the Chairman of the Hong Kong Coalition of Professional Services, a member of the HKSAR Economic Development Commission, a member of the Basic Law Promotion Steering Committee, a member of the Lantau Development Advisory Committee, and a committee member of the Chinese People's Political Consultative Conference of Shanghai. Mr. Lau is currently the managing director of Biel Asset Management Company Limited. Mr. Lau was also an independent non-executive director of Kingboard Laminates Holdings Limited (stock code: 1888) from August 2015 to January 2022 and was an independent non-executive director of MTR Corporation Limited (stock code: 66) from August 2015 to May 2019, both of which are listed on the Stock Exchange. Also, since November 2020, Mr. Lau has worked for China Resources Mixc Lifestyle Services Limited, a company listed on the Main Board of the Stock Exchange (stock code: 1209), as an independent nonexecutive director.

Mr. Lau was awarded a higher diploma in quantity surveying from the Hong Kong Polytechnic (currently known as The Hong Kong Polytechnic University) in 1974 and a master degree in construction project management from The University of Hong Kong.

Mr. Lau is one of the founders and currently the chairman of Hong Kong Coalition of Professional Services.

董事會 (續) 獨立非執行董事

劉炳章先生,71歲,為獨立非執行董事以及提名 委員會主席及薪酬委員會成員。彼於二零二零年 一月二十二日獲委任為獨立非執行董事。彼現時 負責就涉及策略、政策、表現、責任、資源及行為 準則之事務提供獨立判斷。彼亦為香港測量師學 會的資深會員,並於一九九六年至一九九七年擔 任會長。

劉先生於建築、房地產及基建項目擁有豐富經 驗。於二零零零年至二零零四年,劉先生為香港 立法會議員。彼為英國皇家特許測量師學會香港 分會前會長。彼曾擔任市區重建局的非執行董 事、香港城市大學校董會委員、香港理工大學校 董會校董、香港專業聯盟主席、香港特區政府經 濟發展委員會委員、基本法推廣督導委員會委 員、大嶼山發展諮詢委員會委員及中國人民政協 會議上海市委員。劉先生現時為伯恩資產管理有 限公司的董事總經理。劉先生自二零一五年八月 至二零二二年一月亦為建滔積層板控股有限公司 (股份代號:1888)的獨立非執行董事及自二零 一五年八月至二零一九年五月為香港鐵路有限 公司(股份代號:66)的獨立非執行董事,兩間公 司均於聯交所上市。另外,自二零二零年十一月 起,劉先生一直擔任華潤萬象生活有限公司(一 間於聯交所主板上市的公司(股份代號:1209)之 獨立非執行董事。

劉先生於一九七四年獲香港理工學院(現稱香港 理工大學)頒發工料測量學高級文憑及獲香港大 學頒發建築項目管理碩士學位。

劉先生為香港專業聯盟的創始人之一,現時擔任 主席。

BOARD OF DIRECTORS (Continued)

Independent non-executive Directors (Continued)

Dr. Sham Chung Ping Alain, BBS (沈仲平), aged 68, is our independent non-executive Director and chairman of our remuneration committee and member of our audit committee. He was appointed as our independent non-executive Director on 22 January 2020. He is currently responsible for providing independent judgement to bear on issues of strategy, policy, performance, accountability, resources and standard of conduct. Dr. Sham is currently a practicing barrister in Hong Kong. He has been admitted as a barrister of High Court of Hong Kong in 1986, a barrister of High Court of Australia in 1991, and a barrister and solicitor of the Supreme Court of the Australian Capital Territory (ACT) in 1991. He was awarded the Bronze Bauhinia Star by the government of Hong Kong in 2016. He has been elected as a fellow of Society for Advanced Legal Studies (SALS), England in October 2002.

Between May 1978 and March 2016, Dr. Sham worked for the government of Hong Kong, including the Department of Justice, with his last position as deputy director of public prosecutions. He has been an honorary advisor of the Staff Training Institute of Correctional Services Department since 2018.

Dr. Sham was awarded a bachelor degree of social science from The Hong Kong University in November 1978, a bachelor degree of laws from The University of Buckingham in February 1984, a postgraduate diploma in law and practice from The City University London in October 1985, a master degree of laws in Chinese law from The University of Hong Kong in December 2004 and a doctorate degree of laws* (法學博士) from China University of Political Science and Law in June 2005.

董事會 (續) 獨立非執行董事 (續)

沈仲平博士,BBS,68歲,為獨立非執行董事以 及薪酬委員會主席及審核委員會成員。彼於二零 二零年一月二十二日獲委任為獨立非執行董事。 彼現時負責就涉及策略、政策、表現、責任、資源 及行為準則之事務提供獨立判斷。沈博士現時為 香港執業大律師。彼於一九八六年獲認可為香港 高等法院大律師;於一九九一年成為澳洲首都地區最 高法院之大律師及執業律師。彼於二零零二年十月 獲選為英格蘭高深法律研究院院士。

於一九七八年五月至二零一六年三月,沈博士於 香港政府,包括律政司任職,其最後職務為刑事 檢控副專員。彼自二零一八年起擔任香港懲教署 職員訓練院的榮譽顧問。

沈博士於一九七八年十一月自香港大學獲授社 會科學學士學位、於一九八四年二月自白金漢大 學獲授法學學士學位、於一九八五年十月自倫敦 大學城市學院獲授法律與實踐碩士文憑、於二零 零四年十二月自香港大學獲授中國法碩士學位 及於二零零五年六月自中國政法大學獲授法學 博士學位。

BIOGRAPHIES OF DIRECTORS AND SENIOR MANAGEMENT 董事及高級管理層履歷

BOARD OF DIRECTORS (Continued)

Independent non-executive Directors (Continued)

Mr. May Tai Keung Nicholas (梅大強), aged 61, is our independent non-executive Director and chairman of our audit committee and member of our nomination committee. He was appointed as the independent non-executive Director on 22 January 2020. He is currently responsible for providing independent judgement to bear on issues of strategy, policy, performance, accountability, resources and standard of conduct.

Mr. May has gained experience of accounting, finance and general management since 1987. From September 1987 to October 1990, he worked with Deloitte Ross Tohmatsu (currently known as Deloitte Touche Tohmatsu), with his last position held as senior accountant in the audit department. From October 2002 to October 2003, he worked for Kinetana International Biotech Pharma Limited, a company previously listed on the GEM of the Stock Exchange (former stock code: 8031) and delisted from the Stock Exchange in September 2006, as the financial controller and company secretary. From March 2004 to July 2005, he worked for Zhongda International Holdings Limited, a company previously listed on the Main Board of the Stock Exchange (former stock code: 909) and delisted from the Stock Exchange in March 2019, as the group financial controller and company secretary. From August 2005 to October 2006, he worked for Matsunichi Communication Holdings Limited (later known as Goldin Properties Holdings Limited), a company previously listed on the Main Board of the Stock Exchange (former stock code: 283) and delisted from the Stock Exchange in August 2017, as the chief financial officer and company secretary and his last position as deputy general manager. From April 2007 to October 2009, he worked for Hopewell Holdings Limited, a company previously listed on the Main Board of the Stock Exchange (former stock code: 54) and delisted from the Stock Exchange in May 2019, as the group financial controller. From May 2008 to October 2009, he also worked for Hopewell Highway Infrastructure Limited (currently known as Shenzhen Investment Holdings Bay Area Development Company Limited), a company listed on the Main Board of the Stock Exchange (stock code: 737), as an alternate director. From March 2010 to March 2013, he worked for China Resources Property Limited as the chief financial officer and internal audit director. Since July 2013, he has been appointed as the director of Nichova Consultants Limited. From April 2015 to January 2018, Mr. May worked for China Information Technology Development Limited, a company listed on the GEM of the Stock Exchange (stock code: 8178), as an independent non-executive director. In addition, Mr. May worked for S&T Holdings Limited, a company listed on the Main Board of the Stock Exchange (stock code: 3928) from August 2019 to January 2021, as an independent non-executive director.

董事會 (續) 獨立非執行董事 (續)

梅大強先生,61歲,為獨立非執行董事以及審核 委員會主席及提名委員會成員。彼於二零二零年 一月二十二日獲委任擔任獨立非執行董事。彼現 時負責就涉及策略、政策、表現、責任、資源及行 為準則之事務提供獨立判斷。

自一九八七年起,梅先生已積累會計、金融及全 面管理經驗。於一九八七年九月至一九九零年十 月,彼於Deloitte Ross Tohmatsu (現稱德勤 • 關 黃陳方會計師行) 任職, 彼最後職位為審核部的 資深會計師。於二零零二年十月至二零零三年 十月,彼於健諾國際生化科技藥業有限公司(一 間先前於聯交所GEM上市之公司(前股份代號: 8031),及於二零零六年九月自聯交所除牌)擔 任財務總監及公司秘書。於二零零四年三月至二 零零五年七月,彼於中大國際控股有限公司(一 間先前於聯交所主板上市的公司(前股份代號: 909),及於二零一九年三月自聯交所除牌)擔任 集團財務總監及公司秘書。於二零零五年八月至 二零零六年十月,彼於Matsunichi Communication Holdings Limited (現稱高銀地產控股有限公司, 一間先前於聯交所主板上市之公司(前股份代 號: 283),及於二零一七年八月自聯交所除牌) 擔任首席財務官及公司秘書,及其最後職位為副 總經理。於二零零七年四月至二零零九年十月, 彼於合和實業有限公司(一間先前於聯交所主板 上市之公司(前股份代號:54),及於二零一九年 五月自聯交所除牌) 擔任集團財務總監。於二零 零八年五月至二零零九年十月,彼亦於合和公路 基建有限公司 (現稱為深圳投控灣區發展有限公 司(一間於聯交所主板上市之公司,股份代號: 737)) 擔任替任董事。於二零一零年三月至二零 一三年三月,彼於華潤物業有限公司擔任首席 財務官及內部審核董事。自二零一三年七月起, 彼獲委任為利高華顧問有限公司的董事。於二零 一五年四月至二零一八年一月,梅先生於中國信 息科技發展有限公司(一間於聯交所GEM上市的 公司,股份代號:8178)擔任獨立非執行董事。此 外,自二零一九年八月至二零二一年一月,梅先 生一直擔任S&T Holdings Limited (一間於聯交所 主板上市的公司(股份代號: 3928))之獨立非執 行董事。

BOARD OF DIRECTORS (Continued)

Independent non-executive Directors (Continued)

Mr. May obtained a degree of bachelor of economics from Macquarie University in Australia in April 1986 and a degree of master of commerce in finance from the University of New South Wales in Australia in June 1995. He has been an associate of the Hong Kong Society of Accountants (currently known as The Hong Kong Institute of Certified Public Accountants) since June 1990.

SENIOR MANAGEMENT

Mr. Lo Kwun Kit (盧冠傑), aged 34, was our financial controller and company secretary. He joined SEM Resources on 7 July 2021 and started to work for our Group as financial controller and company secretary. He was resigned as our financial controller and company secretary on 7 December 2022.

Mr. Lo obtained the degree of bachelor of business administration with a major in accounting and a minor in finance from The Hong Kong Polytechnic University in October 2013. Mr. Lo has approximately 8 years of working experiences in accounting, financial management and auditing. From 2013 to 2021, Mr. Lo served as an auditor in several professional firms including two of the big four international accounting firms in Hong Kong. From February 2021 to July 2021, he was a financial controller of a main board listed company in Hong Kong. Mr. Lo has been a member of the Hong Kong Institute of Certified Public Accountants since October 2016.

董事會 (續) 獨立非執行董事 (續)

梅先生於一九八六年四月獲澳大利亞麥考瑞大 學頒發經濟學學士學位並於一九九五年六月獲 澳大利亞新南威爾士大學頒發商業管理(財務學) 碩士學位。自一九九零年六月起,彼成為香港會 計師學會(現稱香港會計師公會)之會員。

高級管理層

盧冠傑先生,34歲,為我們的財務總監兼公司秘書。彼於二零二一年七月七日加入SEM Resources,開始任職於本集團,擔任財務總監及 公司秘書。彼於二零二二年十二月七日辭任我們 的財務總監及公司秘書。

盧先生於二零一三年十月取得香港理工大學的 工商管理碩士學位,主修會計,輔修金融學。盧 先生於會計、財務管理及審計方面擁有約8年工 作經驗。自二零一三年至二零二一年,盧先生於 多家專業事務所擔任核數師,包括香港四大國際 會計師事務所之中的兩家事務所。自二零二一年 二月至二零二一年七月,彼於一家香港主板上市 公司擔任財務總監。盧先生自二零一六年十月起 成為香港會計師公會會員。

BIOGRAPHIES OF DIRECTORS AND SENIOR MANAGEMENT 董事及高級管理層履歷

SENIOR MANAGEMENT (Continued)

Ms. Yim Ka Wing (嚴家頴), aged 35, is our company secretary. She was appointed as our company secretary on 7 December 2022. She is currently responsible for managing and overseeing the corporate governance and company secretarial matters of our Group.

Ms. Yim obtained the degree of bachelor of accountancy from The Hong Kong Polytechnic University in 2012. Ms. Yim has approximately 10 years of working experiences in accounting, financial management and auditing. Ms. Yim has been a member of the Hong Kong Institute of Certified Public Accountants since September 2015.

Mr. Wan Ying Pang (溫應鵬), aged 26, is our financial controller. He joined SEM Resources on 1 December 2022 and started to work for our Group in replacement of Mr. Lo Kwun Kit as financial controller. He is currently responsible for managing and overseeing the financial operation of our Group.

Mr. Wan obtained the degree of bachelor of accountancy from The Hong Kong Polytechnic University in 2019. Mr. Wan has approximately 4 years of working experiences in financial management, auditing and financial due diligence. From 2019 to 2022, Mr. Wan served in two of the big four international accounting firms in Hong Kong. Mr. Wan has been a member of the Hong Kong Institute of Certified Public Accountants since March 2023.

高級管理層(續)

嚴家頴女士,35歲,為我們的公司秘書。彼於二 零二二年十二月七日獲委任為我們的公司秘書。 彼目前負責管理及監督本集團企業管治及公司 秘書事務。

嚴女士於二零一二年取得香港理工大學會計學 之學士學位。嚴女士於會計、財務管理及審計方 面擁有約10年工作經驗。嚴女士自二零一五年九 月起成為香港會計師公會會員。

溫應鵬先生,26歲,為我們的財務總監。彼於二 零二二年十二月一日加入SEM Resources,開始 任職於本集團,替代盧冠傑先生擔任財務總監。 彼目前負責管理及監督本集團財務運營。

溫先生於二零一九年取得香港理工大學會計學 學士學位。溫先生於財務管理、審計及財務盡職 調查方面擁有約4年工作經驗。自二零一九年至 二零二二年,溫先生任職於香港四大國際會計事 務所中的兩家。自二零二三年三月起,溫先生為 香港會計師公會的會員。

CORPORATE GOVERNANCE REPORT 企業管治報告

CORPORATE GOVERNANCE PRACTICE

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

The Company has adopted the principles and all relevant code provisions as set out under the Corporate Governance Code (the "CG code") contained in Appendix 14 to Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules"). To the best of the knowledge of the Board, the Company has complied with the CG code during the Year 2022 and up to the date of this annual report. The Directors will periodically review on the Company's corporate governance policies and will propose any amendment, if necessary, to ensure compliance with the code provisions from time to time.

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 to the Listing Rules as a code of conduct of the Company regarding Directors' securities transactions. Having made specific enquiries of the Directors, all the Directors have confirmed that they have complied with the requirements of the Model Code throughout the Year 2022 and up to the date of this annual report.

企業管治常規

本公司致力達致高標準的企業管治標準。董事會 相信良好企業管治標準對本公司而言屬不可或 缺的框架,以保障本公司股東(「股東」)利益、提 升企業價值、制定其業務策略及政策以及強化透 明度及問責度。

本公司已採納聯交所證券上市規則(「上市規則」) 附錄十四企業管治守則(「企業管治守則」)所載的 原則及所有有關守則條文。就董事會所知,於二 零二二年度及直至本年報日期,本公司已遵守企 業管治守則。董事將定期審閱本公司企業管治政 策及將於有需要時作出修訂,以確保符合不時之 守則條文。

董事進行證券交易的標準守則

本公司已採納上市規則附錄十所載之上市發行 人董事進行證券交易的標準守則(「標準守則」), 作為本公司董事進行證券交易的行為守則。經向 董事作出具體查詢後,全體董事均確認彼等於整 個二零二二年度及直至本年報日期已遵守標準 守則之規定。 CORPORATE GOVERNANCE REPORT 企業管治報告

BOARD OF DIRECTORS

Board Composition

As at the date of this annual report, the Board consists of eight Directors including Mr. Woo Chu Fai (Chief executive officer), Mr. Wun Chi Wai and Mr. Yu Chi Kwan as the executive Directors, and Mr. Wan Man Keung (Chairman) and Mrs. Kan Wan Wai Yee Mavis as the non-executive Directors, and Mr. Lau Ping Cheung Kaizer, Dr. Sham Chung Ping Alain, *BBS*, and Mr. May Tai Keung Nicholas as the independent non-executive Directors.

There is a balance of skills and experience for the Board, which is appropriate for the requirements of the business of the Company. Biographical details are set out in the section headed "Biographies of Directors and Senior Management" on pages 22 to 30 of this annual report.

Save that Mr. CW Wan is the younger brother of Mr. MK Wan, and two of them are cousin of Mrs. Kan Wan Wai Yee Mavis, there are no financial, business, family or other material relationship among members of the Board.

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

Pursuant to code provision C.5.1 of the CG code, the Board should meet regularly and regular board meetings should be held at least four times per year. Additional meetings would be arranged if and when required. Directors may participate either in person or through electronic means of communications.

董事會 董事會組成

於本年報日期,董事會由八名董事組成,包括執 行董事胡柱輝先生(行政總裁)、尹志偉先生及 俞志軍先生,非執行董事尹民強先生(主席)及 簡尹慧兒夫人,以及獨立非執行董事劉炳章先 生、沈仲平博士,BBS及梅大強先生。

董事會在技能及經驗方面維持均衡,切合本公司 業務所需。履歷詳情載於本年報第22頁至第30頁 的「董事及高級管理層履歷」一節。

除尹志偉先生為尹民強先生的胞弟,及其中兩人 為簡尹慧兒夫人的堂弟外,董事會成員之間並無 其他財務、業務、家族或其他重大關係。

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

根據企業管治守則的守則條文第C.5.1條,董事會 應定期召開會議,且須每年定期至少舉行四次董 事會會議。必要時可安排舉行額外會議。董事可 親自或透過電子通訊方式出席會議。

BOARD OF DIRECTORS (Continued)

Board Composition (Continued)

The attendance record of each Director at the Board committee meetings held during the Year 2022 is set out in the table below:

董事會(續)

董事會組成 (續)

各董事出席於二零二二年度舉行的董事委員會 會議的記錄載列如下:

		Attendance/Number of Meetings 會議出席情況/次數				
Name of Diversion		Deerrel	4014	Audit	Nomination	Remuneration
Name of Director 董事姓名		Board 董事會	AGM 股東週年大會	Committee 審核委員會	Committee 提名委員會	Committee 薪酬委員會
Mr. Woo Chu Fai	胡柱輝先生	5/5	1/1	N/A 不適用	N/A 不適用	N/A 不適用
Mr. Wun Chi Wai	尹志偉先生	5/5	1/1	N/A 不適用	N/A 不適用	N/A 不適用
Mr. Yu Chi Kwan	俞志軍先生	5/5	1/1	N/A 不適用	N/A 不適用	N/A 不適用
Mr. Wan Man Keung	尹民強先生	5/5	1/1	N/A 不適用	1/1	N/A 不適用
Mrs. Kan Wan Wai Yee Mavis	簡尹慧兒夫人	5/5	1/1	2/2	N/A 不適用	1/1
Mr. Lau Ping Cheung Kaizer	劉炳章先生	5/5	1/1	N/A 不適用	1/1	1/1
Dr. Sham Chung Ping Alain, <i>BBS</i>	沈仲平博士,BBS	5/5	1/1	2/2	N/A 不適用	1/1
Mr. May Tai Keung Nicholas	梅大強先生	5/5	1/1	2/2	1/1	N/A 不適用

During the Year 2022, the Board has at all times met the requirements of rules 3.10(1) and 3.10(2) of the Listing Rules relating to the appointment of at least three independent non-executive Directors with at least one independent non-executive Director possessing appropriate professional qualifications, or accounting or related financial management expertise. The Company has three independent non-executive Directors and all of the three independent non-executive Directors have appropriate professional qualifications or accounting or related financial management expertise.

The three independent non-executive Directors represent more than one-third of the Board, the proportion of which can satisfy what is required by rule 3.10A of the Listing Rules whereby independent nonexecutive directors of a listed issuer must represent at least one third of the board. The Board believes there is sufficient independence element in the Board to safeguard the interest of Shareholders. 於二零二二年度,董事會一直遵守上市規則第 3.10(1)及3.10(2)條有關須委任至少三名獨立非執 行董事及其中至少一名獨立非執行董事必須具 備適當的專業資格,或會計或相關的財務管理專 長的要求。本公司有三名獨立非執行董事,而三 名獨立非執行董事均具備適當的專業資格,或會 計或相關的財務管理專長。

三名獨立非執行董事代表多於三分之一的董事 會成員人數,比例可滿足上市規則第3.10A條所 規定的人數,據規定,上市發行人的獨立非執行 董事須佔董事會至少三分之一成員人數。董事會 相信,董事會有足夠的獨立性以保障股東利益。 CORPORATE GOVERNANCE REPORT 企業管治報告

BOARD OF DIRECTORS (Continued)

Board Composition (Continued)

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

Each of the independent non-executive Directors has signed a letter of appointment with the Company for a period of three years from the Listing Date and is subject to termination provisions therein and provisions on retirement by rotation and re-election of Directors as set out in the Restated Articles.

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

Responsibilities of the Directors

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

Independent advices are obtained from external professional advisers to the Board. These advisers bring a fresh perspective to the Board's decision-making process and help to ensure that the Board receives unbiased and objective advice. The Board shall review such practices annually to ensure the implementation and effectiveness of such practices.

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

董事會 (續) 董事會組成 (續)

執行及非執行董事各自已與本公司訂立委任合約,自上市日期起為期三年,並須受其中所載終止條文及本公司經修訂及重列的組織章程大綱及細則(「經重列細則」)所載有關董事輪值退任及 重選連任的條文所規限。

各獨立非執行董事已與本公司簽訂委任函,自上 市日期起為期三年,並須受其中所載終止條文及 經重列細則所載有關董事輪值退任及重選連任 的條文所規限。

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

董事的責任

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

外部專業顧問向董事會提供獨立意見。該等顧問 向董事會決策過程提供新的視角,並有助於確保 董事會獲得公正客觀的意見。董事會每年檢討該 等做法以確保該等做法的實施及有效性。

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

CORPORATE GOVERNANCE REPORT 企業管治報告

BOARD OF DIRECTORS (Continued)

Responsibilities of the Directors (Continued)

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

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

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

BOARD DIVERSITY POLICY

The Company has adopted a board diversity policy (the "Board Diversity Policy") on 22 January 2020 which sets out the approach to achieve and maintain diversity on the Board in order to enhance the effectiveness of the Board.

With a view to achieving a sustainable and balanced development, the Company sees increasing diversity at the Board level as an essential element in supporting the attainment of its strategic objectives and its sustainable development.

The Nomination Committee reviews and assesses the Board composition on behalf of the Board and recommends the appointment of new Directors, taking into account a number of aspects, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge, industry and regional experience, and length of service. All Board appointments will be based on meritocracy, and candidates will be considered against objective criteria, having due regard for the benefits of diversity on the Board.

董事會 (續) 董事的責任 (續)

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

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

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

董事會成員多元化政策

本公司已於二零二零年一月二十二日採納董事 會成員多元化政策(「董事會成員多元化政策」), 該政策載列實現及維持董事會成員多元化的方 法,以提升董事會的效率。

為達致可持續及均衡的發展,本公司視提升董事 會層面的多元化為支持其達到戰略目標及其可 持續發展的關鍵元素。

提名委員會代表董事會檢討及評估董事會人員 組成並經考慮,包括但不限於性別、年齡、文化 及教育背景、種族、專業經驗、技能、知識、行業 及地區經驗以及服務年期等多個方面後,就委任 新董事提出推薦建議。董事會所有委任均以用人 唯才為原則,並在考慮人選時以客觀條件充分顧 及董事會成員多元化的裨益。

BOARD DIVERSITY POLICY (Continued)

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

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

The Company's diversity philosophy including the gender diversity was generally followed in the workforce throughout the Group for the Year 2022. As of the date of this report, 12.5% of Directors and 21.6% of total workforce were female. The Company will continue to promote diversity, including but without limitation, gender, age, skills, background, experience diversity, at workforce levels. The Company's aim is to increase the representation of female on the Board and in our workforce to 25% and 25%, respectively, in the coming year.

NOMINATION POLICY

The Board has adopted a nomination policy (the "Nomination Policy") on 22 January 2020 which sets out the criteria and process in the nomination and appointment of Directors, aims to ensure that the Board has a balance of skills, experience and diversity of perspectives appropriate to the Company and to ensure the Board's continuity and appropriate leadership. The Nomination Committee shall identify candidates who are qualified/suitable to become a member of the Board and to make recommendations to the Board on the selection of candidates nominated for directorships. The selection of candidates will be based on a range of selection criteria as set out in the Nomination Policy, including but not limited to, character and integrity, qualification, potential contributions the candidate can bring to the Board in terms of qualifications, skill, experience, independence and gender diversity, the candidate's willingness and ability to devote adequate time to discharge duties as a member of the Board.

董事會成員多元化政策(續)

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

提名委員會將至少每年審閱實施董事會成員多 元化政策,以確保其持續行之有效。

於二零二二年度,本集團整個員工團隊普遍遵循 本公司的多元化理念(包括性別多元化)。於本報 告日期,12.5%董事及員工總數21.6%乃女性。本 公司將繼續在員工隊伍層面促進多元化,包括但 不限於性別、年齡、技能、背景及經驗多元化。本 公司致力於來年分別增加董事會及員工中女性 比例至25%及25%。

提名政策

董事會已於二零二零年一月二十二日採納提名 政策(「提名政策」),提名政策載有本公司董事提 名及委任的準則及程序,旨在確保董事會均衡地 具備切合本公司所需的技能、經驗及多元化視 野,並確保董事會的持續性及領導能力屬適當。 提名委員會將物色合資格/適合成為董事會成 員的候選人,並就甄選提名擔任董事職務的候選 人向董事會提出推薦建議。甄選候選人將基於提 名政策所載的一系列甄選準則(包括但不限於性 格及誠信、資歷、候選人就資歷、技能、經驗、獨 立性及性別多樣性方面可為董事會帶來的潛在 貢獻、候選人投放充足時間履行董事會成員職責 的願意及能力)而定。

NOMINATION POLICY (Continued)

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

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

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

提名政策 (續)

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

就重新委任董事而言,提名委員會亦將會根據董 事會成員多元化政策及提名政策考慮退任董事, 並於提名委員會向董事會提出推薦建議以供其 考慮前評估退任董事的獨立性。於董事會考慮各 退任董事後,董事會將根據經重列細則建議合適 的退任董事在股東週年大會上膺選連任。股東將 於股東週年大會上批准董事膺選連任。

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

DIVIDEND POLICY

The Company has set up a dividend policy (the "Dividend Policy") on 22 January 2020 with an aim to strike a balance between maintaining sufficient capital to develop and operate the business of the Group and rewarding the Shareholders. According to the Dividend Policy, in deciding whether to propose a dividend and in determining the dividend amount, the Board shall take into account the following factors:

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

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

股息政策

本公司已於二零二零年一月二十二日制定股息 政策(「股息政策」),旨在於維持充足資本以發展 及經營本集團業務與獎勵股東之間取得平衡。根 據股息政策,董事會於決定是否派付股息及釐定 股息金額時應考慮以下因素:

- (a) 本公司的經營業績、實際及預期財務表現;
- (b) 本公司及本集團各成員公司的保留盈利及 可分配儲備;
- (c) 本集團的債權比率、股本回報率及相關財務 契諾水平;
- (d) 本集團貸款人可能就派付股息施加的任何 限制;
- (e) 本集團的預期營運資金需求、資本開支需求 及未來擴展計劃;
- (f) 本集團的流動資金狀況;
- (g) 一般經濟狀況、本集團業務的業務週期及可 能對本公司業務或財務表現及狀況造成影 響的其他內部及外部因素;及
- (h) 董事會可能認為屬適當及相關的任何其他 因素。

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

CONTINUOUS PROFESSIONAL DEVELOPMENT OF DIRECTORS

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

Directors have participated in the following trainings during the Year 2022:

董事的持續專業發展

董事應密切留意監管發展及變化以有效履行其 職責,並確保其繼續在具備全面資訊及切合所需 的情況下對董事會作出貢獻。各新委任董事於首 次接受委任時已獲提供正式、全面及特為其設的 就任須知,以確保彼等恰當理解本公司的業務及 營運狀況,並完全知悉董事於上市規則及相關法 律規定項下的責任及義務。

於二零二二年度,董事已參與以下培訓:

Nai	ne of Directors	董雪	事姓名	Type of Training ^{Note} 培訓類別 ^{附註}
Exe	ecutive Directors	<i>執1</i>	行董事	
Mr.	Woo Chu Fai	胡林	主輝先生	В
Mr.	Wun Chi Wai	尹詞	ち偉先生	В
Mr.	Yu Chi Kwan	俞沅	志軍先生	В
Νοι	n-executive Directors	非執	執行董事	
Mrs	. Kan Wan Wai Yee Mavis	簡見	甲慧兒夫人	A&B
Mr. Wan Man Keung		尹民強先生		A&B
Ind	ependent Non-executive Directors	獨工	立 <i>非執行董事</i>	
Mr.	Lau Ping Cheung Kaizer	劉火	丙章先生	A&B
Dr.	Sham Chung Ping Alain, <i>BBS</i>	沈何	中平博士,BBS	A&B
Mr.	May Tai Keung Nicholas	梅大強先生		A&B
Note	<u>;;</u>	附意	È:	
Туре	es of Training:	培訓	類別:	
A: Attending training sessions, including but not limited to, expert briefings, seminars, conferences and workshops		A:	出席 (包括但不限於) 專 工作坊等培訓課程	家簡介會、研討會、會議及
B:	Reading relevant newspaper, journals, magazines and relevant publications	B:	閱覽有關報章、期刊、雜	誌及相關出版物

BOARD COMMITTEES

Audit Committee

The Company established the Audit Committee on 22 January 2020 with written terms of reference in compliance with rules 3.21 to 3.23 of the Listing Rules and the CG code. The primary duties of the Audit Committee are to, among other things, (i) maintain relationship with the Company's external auditor by including but not limited to make recommendations to the Board on the appointment, re-appointment and removal of external auditors, (ii) review of financial information of the Company; and (iii) oversight of the Company's financial reporting system and internal control procedures.

The Audit Committee consists of Mr. May Tai Keung Nicholas and Dr. Sham Chung Ping Alain, *BBS* as the independent non-executive Directors, and Mrs. Kan Wan Wai Yee Mavis as the non-executive Director. Mr. May Tai Keung Nicholas currently serves as the chairman of the Audit Committee.

During the Year 2022, the Audit Committee has held two meetings and performed the following works:

- (a) reviewed the Group's annual audited consolidated financial statements for the Year 2021 and interim unaudited consolidated financial statements for the period ended 30 June 2022;
- (b) reviewed the changes in accounting standards and assessed their potential impacts on the Group's consolidated financial statements;
- (c) reviewed the Group's internal control system and related matters; and
- (d) considered and made recommendations on the re-appointment of the external auditors of the Group, and the terms of engagement.

The Company's annual results for the Year 2022 have been reviewed by the Audit Committee.

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

董事委員會 ^{審核委員會}

本公司於二零二零年一月二十二日成立審核委員會,並遵照上市規則第3.21至3.23條及企業管治守則訂有書面職權範圍。審核委員會的主要職 責為(其中包括):(i)通過包括但不限於就委任、重 新委任及罷免外部核數師向董事會提供推薦意 見維持與本公司外部核數師的關係,(ii)審閱本公 司的財務資料;及(iii)監督本公司的財務報告體制 及內部控制程序。

審核委員會由獨立非執行董事梅大強先生、沈仲 平博士,BBS及非執行董事簡尹慧兒夫人組成。 梅大強先生目前擔任審核委員會主席。

於二零二二年度,審核委員會已舉行兩次會議, 以履行以下職務:

- (a) 審閱本集團於二零二一年度的全年經審核 綜合財務報表及截至二零二二年六月三十 日止期間的中期未經審核綜合財務報表;
- (b) 審閱會計準則的變動,並評估有關變動對本 集團綜合財務報表的潛在影響;
- (c) 檢討本集團的內部控制系統及相關事宜; 及
- (d) 考慮續聘本集團外部核數師及聘用條款,並 就此提出推薦建議。

本公司於二零二二年度的全年業績已由審核委 員會審閱。

董事會與審核委員會之間並無意見分歧。

BOARD COMMITTEES (Continued)

Remuneration Committee

The Company established the Remuneration Committee on 22 January 2020 with written terms of reference in compliance with rules 3.25 to 3.27 of the Listing Rules and the CG code. The primary duties of the Remuneration Committee are to, among other things, (i) make recommendation to the Board on the policy and structure for all directors and senior management's remuneration and remuneration policy; (ii) review and approve the management's remuneration proposal with reference to the Board's corporate goals and objectives; (iii) make recommendation to the Board on the remuneration of all Directors and senior management; (iv) review and make recommendations to our Board on other remuneration-related matters, including benefits-in-kinds and their compensation payable to our Directors and senior management; (v) consider salaries paid by comparable companies, time commitment and responsibilities and employment conditions elsewhere in the Group; and (vi) review and/ or approve matter relating to share schemes under Chapter 17 of the Listing Rules.

The Remuneration Committee consists of Mr. Lau Ping Cheung Kaizer and Dr. Sham Chung Ping Alain, *BBS* as the independent non-executive Directors, and Mrs. Kan Wan Wai Yee Mavis as the non-executive Director. Dr. Sham Chung Ping Alain, *BBS* serves as the chairman of the Remuneration Committee.

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

During the Year 2022, the Remuneration Committee has held one meeting for reviewing the remuneration packages of the Directors and the performance of them and making recommendations to the Board.

董事委員會 (續) 薪酬委員會

本公司於二零二零年一月二十二日成立薪酬委員會,並遵照上市規則第3.25至3.27條及企業管治守則訂有書面職權範圍。薪酬委員會的主要職 責為(其中包括):(i)就全體董事及高級管理層的 薪酬及薪酬政策的政策及架構向董事會提出推 薦建議;(ii)經參考董事會的公司目標及宗旨審閱 及批准管理層的薪酬建議;(iii)就全體董事及高級 管理層的薪酬向董事會提出推薦建議;(iv)檢討其 他薪酬相關事宜(包括應付董事及高級管理層的 實物福利及補償),並就此向董事會提出推薦建 議;(v)考慮可資比較公司支付的薪金、所投放時 間及職責以及本集團內其他職位的僱傭條件;及 (vi)根據上市規則第17章審核及/或批准與股份 計劃有關的事項。

薪酬委員會由獨立非執行董事劉炳章先生及沈 仲平博士,BBS及非執行董事簡尹慧兒夫人組 成。沈仲平博士,BBS擔任薪酬委員會主席。

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

於二零二二年度,薪酬委員會已舉行一次會議, 藉以檢討董事的薪酬待遇及其表現並向董事會 作出推薦建議。

BOARD COMMITTEES (Continued)

Remuneration Committee (Continued)

Pursuant to code provision E.1.5 of the CG code, details of the remuneration of the senior management (other than Directors) by bands for the Year 2022 are as follows:

董事委員會 (續) 薪酬委員會 (續)

根據企業管治守則守則條文第E.1.5條,高級管理 層(董事除外)於二零二二年度按薪酬範圍劃分的 薪酬詳情如下:

		Number of employee(s) 僱員數目
Not exceeding HKD1,000,000 HKD1,000,001 to HKD2,000,000	不超過1,000,000港元 1,000,001港元至2,000,000港元	3 1
Further details of the remuneration of the Directors and the 5 highest paid employees is set out in note 11 to the consolidated financial	董事及五名最高薪酬僱員薪酬的 於本年報綜合財務報表附註11。	進一步詳情載

Nomination Committee

statements in this annual report.

The Company established the Nomination Committee on 22 January 2020 with written terms of reference in compliance with the CG code. The primary duties of the Nomination Committee are to, among other things, (i) review the structure, size, composition and diversity of our Board on a regular basis; (ii) identify individual suitably qualified to become Board members; (iii) assess the independence of independent non-executive Directors; (iv) make recommendations to our Board on relevant matters relating to the appointment or reappointment of Directors and succession planning for Directors; and (v) make recommendations to our Board and/or senior management.

The Nomination Committee consists of Mr. Lau Ping Cheung Kaizer and Mr. May Tai Keung Nicholas as the independent non-executive Directors and Mr. Wan Man Keung as the non-executive Director. Mr. Lau Ping Cheung Kaizer currently serves as the chairman of the Nomination Committee.

提名委員會

本公司於二零二零年一月二十二日成立提名委員會,並已遵照企業管治守則訂有書面職權範圍。提名委員會的主要職責為(其中包括):(i)定期檢討董事會的架構、規模、成員組成及多元性;(ii)物色合資格成為董事會成員的適當人選;(iii)評估獨立非執行董事的獨立性;(iv)就有關委任或重新委任董事及董事繼任計劃的相關事宜向董事會提出推薦建議;及(v)就填補董事會及/或高級管理層空缺的人選向董事會提出推薦建議。

提名委員會由獨立非執行董事劉炳章先生及梅 大強先生,及非執行董事尹民強先生組成。劉炳 章先生目前擔任提名委員會主席。

BOARD COMMITTEES (Continued)

Nomination Committee (Continued)

During the Year 2022, the Nomination Committee has held one meeting for reviewing the independence of the independent nonexecutive Directors, considering the qualifications of the retiring Directors standing for election at the forthcoming annual general meeting of the Company, reviewing the structure, size, and composition of the Board and reviewing the Board Diversity Policy and the Nomination Policy.

The Nomination Committee considered that the independent nonexecutive Directors are independent and the aforesaid policies have been maintained up to the date of this annual report.

CORPORATE GOVERNANCE FUNCTIONS

The Board is responsible for performing the functions set out in code provision A.2 of the CG code.

During the Year 2022, the Board has reviewed the Company's corporate governance policies and practices, training and continuous professional development of Directors and senior management, the Company's policies and practices on compliance with legal and regulatory requirements, the compliance with the Model Code, and the Company's compliance with the CG code and disclosure in this corporate governance report.

DIRECTORS' AND AUDITORS' RESPONSIBILITY IN RESPECT OF THE CONSOLIDATED FINANCIAL STATEMENTS

The Directors acknowledge their responsibility for preparing the consolidated financial statements of the Group for the Year 2022 in accordance with statutory requirements and applicable accounting standards. The Directors are not aware of any material uncertainty that may cost significant doubt upon the Group's ability to continue as a going concern.

The statements of the independent auditor of the Group about their reporting responsibilities on the consolidated financial statements of the Group are set out in the "Independent Auditor's Report" on pages 91 to 175 of this annual report.

董事委員會 (續) 提名委員會 (續)

於二零二二年度,提名委員會已舉行一次會議, 藉以檢討獨立非執行董事的獨立性、考慮退任董 事於本公司應屆股東週年大會上接受選舉的資 格、檢討董事會的架構、規模及成員組成,以及 審閱董事會成員多元化政策及提名政策。

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

企業管治職能

董事會負責執行企業管治守則守則條文第A.2條 所載的職能。

於二零二二年度期間,董事會已審閱本公司的企 業管治政策及慣例、檢討董事及高級管理層的培 訓及持續專業發展、檢討本公司遵守法律及監管 規定方面的政策及慣例、檢討遵守標準守則的情 況,以及檢討本公司遵守企業管治守則的情況及 審閱企業管治報告的披露資料。

董事及核數師對綜合財務報表的責 任

董事確認彼等有責任根據法定規定及適用會計 準則編製本集團於二零二二年度的綜合財務報 表。董事並不知悉任何可能對本集團持續經營能 力構成重大疑問的重大不確定因素。

與獨立核數師對本集團綜合財務報表的申報責 任相關的本集團獨立核數師聲明載於本年報第 91至175頁的「獨立核數師報告」。

EXTERNAL AUDITOR'S REMUNERATION

The consolidated financial statements of the Group for the year ended 31 December 2022 were audited by Moore Stephens CPA Limited, who were appointed as the Company's auditor on 30 November 2021 to fill the casual vacancy following the resignation of Messrs. Deloitte Touche Tohmatsu. Save as disclosed above, there has been no other change of auditor for the preceding three years.

For the Year 2022, the remunerations paid or payable to the external auditors, Moore Stephens CPA Limited, in respect of its services being the annual audit fee for the Year 2022 was approximately MOP1.02 million.

RISK MANAGEMENT AND INTERNAL CONTROL

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

The Group currently has no internal audit function and the Board reviewed that it is more cost effective to engage an external independent consultant instead of recruiting a team of internal audit staff to perform such annual review function. During the Year 2022, LIF Consultants Limited (the "Consultant") was engaged to review the effectiveness of the risk management and internal control system. The Consultant worked closely with the Group to identify risk components and risk owners in different aspects through interviews with and workshops provided to the Group's management. Also, the Consultant assisted the Group to evaluate the adequacy of the existing mitigation plans. In addition, an independent review was conducted by the Consultant under the Committee of Sponsoring Organisation of the Treadway Commission's 2013 framework ("COSO") to identify weaknesses and enhance the effectiveness and efficiency of the internal control system of the Group. Last but not least, findings and recommendations resulting from the review were reported to and discussed with the Audit Committee and the Board, and the Consultant concluded that no significant area of concern that may affect the financial, operational, compliance control and risk management of the Group has been identified.

外部核數師薪酬

本集團截至二零二二年十二月三十一日止年度 的綜合財務報表由大華馬施雲會計師事務所有 限公司審核,該公司於二零二一年十一月三十日 獲委任為本公司核數師,以填補德勤•關黃陳方 會計師行辭任後的臨時空缺。除上文所披露者 外,前三個年度的核數師並無任何變動。

於二零二二年度,就其服務(即二零二二年度的 年度審核費用)已付或應付予大華馬施雲會計師 事務所有限公司的薪酬約為1.02百萬澳門元。

風險管理及內部控制

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

本集團目前並無內部審核職能,且董事會認為委 聘一名外聘獨立顧問而非聘用一支內部審核團 隊以進行有關全年審閱職能更具成本效益。於二 零二二年度,理賢薈顧問有限公司(「顧問」)獲 委聘檢討風險管理及內部控制系統的有效性。 顧問與本集團緊密合作,透過與本集團管理層 的訪談及向其提供的研討分析,識別不同方面 的風險成分及風險所有人。此外,顧問協助本集 團評估現有緩解計劃是否充足。此外,顧問已根 據Committee of Sponsoring Organisation of the Treadway Commission (「COSO」)的二零一三年 框架進行獨立審查,以識別不足之處並提高本集 團內部控制系統的有效性及效率。最後一個要 點,審查得出的結果及推薦建議會向審核委員會 及董事會匯報並就此與彼等討論, 而顧問總結, 彼概無識別出可能影響本集團的財務、經營、合 規控制及風險管理的重大範疇。

RISK MANAGEMENT AND INTERNAL CONTROL (Continued)

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

ENVIRONMENTAL POLICIES AND PERFORMANCE

The Board has overall responsibility for the Group's environmental, social and governance strategy and reporting. The Board is responsible for the Group's ESG risk management and internal control systems to ensure that the ESG strategies and reporting requirements are met. Detailed information on the environmental, social and governance practices adopted by the Group is set out in the sections headed "Environmental, Social and Governance Report" ("ESG Report") of this annual report.

COMPANY SECRETARY

Mr. Lo Kwun Kit, resigned as the company secretary and Ms. Yim Ka Wing, was appointed as the company secretary with effect from 7 December 2022. Mr. Lo and Ms. Yim have confirmed that for the Year 2022, they have taken no less than 15 hours of relevant professional training. The biographies of Mr. Lo and Ms. Yim set out in the section headed "Biographical Details of Directors and Senior Management" in this annual report.

INSIDE INFORMATION POLICY

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

風險管理及內部控制續

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

環保政策及表現

董事會全面負責本集團之環境、社會及管治策 略及報告。董事會負責本集團的環境、社會及管 治風險管理及內部監控系統,以確保符合環境、 社會及管治策略及報告要求。有關本集團採納的 環境、社會及管治常規的詳細資料乃載於本年報 「環境、社會及管治報告」(「環境、社會及管治報 告」)一節。

公司秘書

自二零二二年十二月七日起,盧冠傑先生辭任公 司秘書,且嚴家頴女士獲委任為公司秘書。盧先 生及嚴女士均確認彼等於二零二二年度已接受 不少於15小時的相關專業培訓。盧先生及嚴女士 的履歷載列於本年報「董事及高級管理層履歷」一 節。

內幕消息政策

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

COMMUNICATION WITH SHAREHOLDERS AND INVESTORS AND INVESTOR RELATIONS

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

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

The forthcoming annual general meeting of the Company will be held on Tuesday, 13 June 2023. The notice of the annual general meeting, setting out details of each proposed resolutions, voting procedures and other relevant information, will be sent to the Shareholders at least 21 days before the annual general meeting.

與股東及投資者溝通以及投資者關 係

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

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

本公司將於二零二三年六月十三日(星期二)舉行 應屆股東週年大會。載有各建議決議案、投票程 序及其他相關資料的股東週年大會通告將於股 東週年大會前至少21日寄發予股東。

SHAREHOLDERS' RIGHTS

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

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

Enquiries to the Board

Shareholders may send their enquiries or requests to the Board through the Company's principal place of business in Hong Kong at Unit 1, 4/F, Chai Wan Industrial City Phase II, 70 Wing Tai Road, Chai Wan, Hong Kong (email: general@semhld.com).

CONSTITUTIONAL DOCUMENTS

There was no change to the Company's constitutional documents during the Year 2022. The Restated Articles is available on the websites of the Company and the Stock Exchange.

股東權利

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

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

向董事會作出查詢

股東可透過本公司的香港主要營業地點(地址為 香港柴灣永泰道70號柴灣工業城2期4樓1室)(電 郵:general@semhld.com)向董事會發送查詢或 要求。

組織章程文件

本公司的組織章程文件於二零二二年度並無變動。經重列細則可於本公司及聯交所網站查閱。

The Board is pleased to present the annual report and the audited consolidated financial statements of the Group for the Year 2022.

PRINCIPAL ACTIVITIES

The Company acts as an investment holding company. The principal activities of the Group are providing electrical-related E&M engineering works mainly consisted of supply, installation and maintenance of electrical system, for new and existing buildings in the projects of commercial and residential development, hotel development, casino development, public properties and hotel renovation in Macau and Hong Kong. The principal activities of the Company's subsidiaries are set out in note 32 to the consolidated financial statements.

BUSINESS REVIEW

A review on the Group's business for the Year 2022 is set out under the section headed "Management Discussion and Analysis" of this annual report.

INITIAL PUBLIC OFFERING

The Listing was completed on 14 February 2020 and net proceeds from the placing and public offer was approximately MOP73.2 million (after deducting all listing related expenses). Please refer to the Management Discussion and Analysis section in this annual report for more details of the use of proceeds.

RESULTS AND DIVIDENDS

The results of the Group for the Year 2022 are set forth in the consolidated statement of profit or loss and other comprehensive income on page 100 of this annual report. The Board does not recommend the payment of a final dividend for the Year 2022 (2021 Year: Nil).

ANNUAL GENERAL MEETING

The annual general meeting will be held on Tuesday, 13 June 2023. A notice convening the meeting will be published in the Company's website and despatched to the Shareholders in the manner as required by the Listing Rules in due course.

董事會欣然提呈本集團二零二二年度的年報及 經審核綜合財務報表。

主要業務

本公司為投資控股公司。本集團的主要活動為提 供電氣相關機電工程業務,主要包括澳門及香港 商業及住宅開發、酒店開發、娛樂場開發、公共 物業及酒店翻新項目中新建及現有樓宇的電氣 系統的供應、安裝及保養。本公司附屬公司的主 要業務載於綜合財務報表附註32。

業務回顧

本集團於二零二二年度的業務回顧載於本年報「管理層討論及分析」一節。

首次公開發售

本公司於二零二零年二月十四日完成上市及配 售及公開發售所得款項淨額為約73.2百萬澳門元 (已扣除所有上市相關開支)。有關所得款項用 途的更多詳情,請參閱本年報「管理層討論及分 析」一節。

業績及股息

本集團二零二二年度的業績載於本年報第100頁 的綜合損益及其他全面收益表。董事會不建議 派付二零二二年度的末期股息(二零二一年度: 無)。

股東週年大會

股東週年大會將於二零二三年六月十三日(星期 二)舉行。召開大會的通告將刊發於本公司網站 及按上市規則要求的方式適時寄發予股東。

CLOSURE OF REGISTER OF MEMBERS

The register of members of the Company will be closed from Thursday, 8 June 2023 to Tuesday, 13 June 2023, both days inclusive, during which period no transfer of Shares will be registered. In order to establish entitlements of attending and voting at the forthcoming annual general meeting of the Company, all completed transfer forms accompanied by the relevant share certificates must be lodged with the Company's branch share registrar in Hong Kong, Tricor Investor Services Limited, at Level 54, Hopewell Centre, 183 Queen's Road East, Hong Kong for registration not later than 4:30 p.m. on Wednesday, 7 June 2023.

SUMMARY FINANCIAL INFORMATION

A summary of the published results and assets and liabilities of the Group for the last five years is set out on page 176 of this annual report. Such summary does not form part of the audited consolidated financial statements for the Year 2022.

PROPERTY, PLANT AND EQUIPMENT

Details of the movements in property, plant and equipment of the Group during the Year 2022 are set out in note 15 to the consolidated financial statements.

BORROWINGS

Details of borrowings of the Group as at 31 December 2022 are set out in note 22 to the consolidated financial statements.

SHARE CAPITAL

Details of the Company's share capital are set out in note 23 to the consolidated financial statements.

DEBENTURES

The Company did not issue any debenture during the Year 2022.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Restated Articles or the laws of the Cayman Islands, which would oblige the Company to offer new Shares on a pro-rata basis to Shareholders.

暫停辦理股份過戶登記手續

本公司股東名冊將於二零二三年六月八日(星期 四)至二零二三年六月十三日(星期二)(包括首 尾兩日)暫停登記,於此期間將不再辦理股份過 戶登記手續。為有權出席本公司應屆股東週年大 會並於會上投票,須不遲於二零二三年六月七日 (星期三)下午四時三十分向本公司香港股份過 戶登記分處卓佳證券登記有限公司(地址為香港 皇后大道東183號合和中心54樓)遞交所有填妥 之股份過戶表格連同相關股票辦理登記。

財務資料概要

本集團過去五年的已刊發業績及資產及負債概 要載於本年報第176頁。有關概要並不構成二零 二二年度經審核綜合財務報表一部分。

物業、廠房及設備

有關本集團二零二二年度物業、廠房及設備變動 之詳情載於綜合財務報表附註15。

借貸

有關本集團於二零二二年十二月三十一日的借 貸詳情載列於綜合財務報表附註22。

股本

有關本公司股本的詳情載於綜合財務報表附註 23。

債權證

於二零二二年度,本公司並無發行任何債權證。

優先購買權

經重列細則或開曼群島法例並無有關本公司須 按比例向股東提呈發售新股份之優先購買權規 定。

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

Neither the Company, nor any of its subsidiaries purchased, redeemed or sold any of the Company's listed securities during the Year 2022 and up to the date of this annual report.

RESERVES AND DISTRIBUTABLE RESERVES

As at 31 December 2021 and 31 December 2022, the Company has reserves available for distribution to Shareholders of approximately MOP34.6 million and of approximate MOP32.3, respectively.

Movements of the reserves of the Company and of the Group during the Year 2022 are set out in note 33 to the consolidated financial statements and in the consolidated statement of changes in equity on pages 174 and 103, respectively.

MAJOR CUSTOMERS AND SUPPLIERS

During the Year 2022, the Group's five largest customers and the largest customer accounted for approximately 95.6% and 58.2% (Year 2021: 97.0% and 69.4%) of the total revenue of the Group, respectively.

The Group's five largest subcontractors and the largest subcontractor accounted for approximately 62.6% and 16.7% (Year 2021: 49.0% and 13.4%) of the total subcontracting cost of the Group, respectively.

The aggregate purchases attributable to the Group's five largest suppliers and largest supplier accounted for approximately 74.4% and 46.2% (Year 2021: 71.8% and 18.3%) of the Group's total purchases for the Year 2022, respectively.

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

購買、贖回或出售本公司上市證券

於二零二二年度以及直至本年報日期,本公司或 其任何附屬公司概無購買、贖回或出售任何本公 司上市證券。

儲備及可供分派儲備

於二零二一年十二月三十一日及二零二二年 十二月三十一日,本公司可供分派予股東的儲 備分別約為34.6百萬澳門元及約為32.3百萬澳門 元。

本公司及本集團於二零二二年度的儲備變動分 別載於綜合財務報表附註33及第174頁及第103 頁的綜合權益變動表。

主要客戶及供應商

於二零二二年度,本集團五大客戶及最大客戶分 別佔本集團總收益約95.6%及58.2%(二零二一 年度:97.0%及69.4%)。

本集團五大分包商及最大分包商分別佔本集團 總分包成本約62.6%及16.7%(二零二一年度: 49.0%及13.4%)。

於二零二二年度,本集團五大供應商及最大供應 商總採購額分別佔本集團總採購額約74.4%及 46.2%(二零二一年度:71.8%及18.3%)。

概無董事、彼等的聯繫人、或任何股東(據董事所 知擁有超過5%本公司已發行股本)於本集團五大 供應商及客戶中擁有任何權益。

KEY RELATIONSHIPS WITH EMPLOYEES, CUSTOMERS, SUPPLIERS AND OTHERS

Employees

The Group has maintained good relationship with our employees. The Group offers to our employees salary, bonuses and other allowances. In general, the Group determines employee salaries based on each employee's qualifications, position and seniority. The Group has assessed the performance of our employees, which forms the basis of our decisions with respect to salary raises, bonuses and promotions.

Customers

The Group has established stable business relationships with our major customers. Our long-term business relationships with our major customers and suppliers would further enhance our market recognition and enable us to attract more potential business opportunities.

Suppliers and subcontractors

The Group carefully evaluate the performance of our suppliers and select them based on a number of factors such as pricing, quality of material or equipment provided, timeliness of delivery and ability to comply with our requirements and specifications. The Group will review and assess their performance on an ongoing basis.

The Group also closely assess the performance of our subcontractors and select subcontractors based on their experience relevant to the particular project as well as their availability and fee quotations. The Group will review their performance on an ongoing basis. Subject to the Group's capacity, resource level, cost effectiveness, complexity of the projects and customers' requirements. The Group is accountable to our customers for the works performed in a project, including those carried out by our subcontractors.

與僱員、客戶、供應商及其他人士的 主要關係

僱員

本集團與我們的僱員維持良好的關係。本集團向 僱員提供薪金、花紅及其他津貼。一般而言,本 集團根據各僱員的資歷、職位及年資釐定僱員薪 金。本集團已評估僱員的表現,作為釐定加薪、 花紅及晉升的依據。

客戶

本集團與主要客戶已建立穩定的業務關係。我們 與主要客戶及供應商的長期業務關係將可進一 步提升市場知名度並使得我們吸引更多潛在商 機。

供應商及分包商

本集團根據多項因素審慎評估供應商的表現及 甄選供應商,例如其價格、提供材料或設備的質 素、交付及時性以及遵守要求和規範的能力。本 集團將持續檢討及評估彼等的表現。

本集團亦根據分包商特定項目的相關經驗以及 彼等的時間安排及費用報價緊密評估分包商的 表現及甄選分包商。本集團將持續檢討分包商的 表現。視乎本集團的產能、資源水平、成本效益、 項目複雜性及客戶的要求而定。本集團就項目中 的工程向客戶負責,包括由分包商所進行的工 程。

RELATED PARTY TRANSACTIONS

The Directors confirm that the Group's related party transactions as set out in note 25 to the consolidated financial statements were continuing connected transactions, which were exempt from all disclosure requirements, annual review and independent shareholder's approval requirements under Chapter 14A of the Listing Rules.

DIRECTORS

The Directors during the Year 2022 and up to the date of this annual report are as follow:

Executive Directors

Mr. Woo Chu Fai *(Chief Executive Officer)* Mr. Wun Chi Wai Mr. Yu Chi Kwan

Non-Executive Directors

Mr. Wan Man Keung *(Chairman)* Mrs. Kan Wan Wai Yee Mavis

Independent Non-Executive Directors

Mr. Lau Ping Cheung Kaizer Dr. Sham Chung Ping Alain, *BBS* Mr. May Tai Keung Nicholas

In accordance with the Restated Articles, all Directors are subject to retirement by rotation at least once every three years and any new Director appointed by the Board to fill a causal vacancy or as an addition to the Board shall submit himself/herself for re-election by Shareholders at the next following general meeting after appointment.

TRANSACTION, ARRANGEMENT OR CONTRACT OF SIGNIFICANT

No transaction, arrangement or contract that is significant in relation to the Group's business, to which the Company, its holding company or subsidiaries was a party and in which a Director had a material interest, whether directly or indirectly, subsisted during the Year 2022.

關連方交易

董事確認,綜合財務報表附註25所載的本集團關 連方交易為持續關連交易,其獲豁免上市規則第 14A章項下的所有披露要求、年度審閱及獨立股 東批准要求的規定。

董事

於二零二二年度內及直至本年報日期的董事如 下:

執行董事

胡柱輝先生(行政總裁) 尹志偉先生 俞志軍先生

非執行董事

尹民強先生*(主席)* 簡尹慧兒夫人

獨立非執行董事

劉炳章先生 沈仲平博士,BBS 梅大強先生

根據經重列細則,全體董事須至少每三年輪值退 任一次,董事會委任之任何填補臨時空缺或作為 董事會新成員的董事應在接受委任後的下屆股 東大會上接受股東重選。

重大交易、安排或合約

概無對本集團業務而言屬重大而本公司、其控股 公司或附屬公司為訂約方之一及董事於其中擁 有重大權益(無論直接或間接)且於二零二二年度 內仍然存續的交易、安排或合約。

DIRECTORS' SERVICE CONTRACTS

Each of the executive Directors has entered into a service contract with the Company for an initial term of three years commencing on 14 February 2020 and are subject to retirement by rotation in accordance with the Restated Articles.

The non-executive Directors and the independent non-executive Directors have been appointed for a fixed term of three years commencing on 14 February 2020 and are subject to retirement by rotation in accordance with the Restated Articles.

Apart from the foregoing, none of the Directors being proposed for re-election at the forthcoming annual general meeting has a service contract or a letter of appointment with the Company or any member of the Group, which is not determinable by the Group within one year without payment of compensation, other than statutory compensation.

DIRECTORS' AND SENIOR MANAGEMENT'S BIOGRAPHIES

Biographical details of the Directors and the senior management of the Group are set out on pages 22 to 30 of this annual report.

CONFIRMATION OF INDEPENDENCE

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

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 to the Listing Rules as a code of conduct of the Company regarding Directors' securities transactions. Having made specific enquiries of the Directors, all the Directors have confirmed that they have complied with the requirements of the Model Code for the Year 2022.

董事服務合約

各執行董事已與本公司訂立服務合約,自二零二 零年二月十四日起初始任期為三年,並須根據經 重列細則輪值退任。

非執行董事及獨立非執行董事已獲委任為固定 任期,自二零二零年二月十四日起計為期三年, 並須根據經重列細則輪值退任。

除前文所述者外,擬於應屆股東週年大會上重選 連任的董事概無與本公司或本集團任何成員公 司訂立不可由本集團於一年內終止而毋須支付 賠償(法定賠償除外)的服務合約或委任函。

董事及高級管理層履歷

本集團董事及高級管理層履歷詳情載於本年報 第22至30頁。

獨立性確認書

本公司已收到各獨立非執行董事根據上市規則 發出的獨立性年度確認書。根據上市規則第3.13 條,本公司認為獨立非執行董事仍具獨立性。

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之上市發行 人董事進行證券交易的標準守則(「標準守則」), 作為本公司董事進行證券交易的行為守則。經向 董事作出具體查詢後,全體董事均確認彼等於二 零二二年度已遵守標準守則之規定。

RETIREMENT BENEFITS SCHEME

Details of the retirement benefits schemes are set out in note 24 to the consolidated financial statements.

REMUNERATIONS OF THE DIRECTORS AND THE FIVE HIGHEST PAID INDIVIDUALS

Details of the Directors' remuneration and the five highest paid individuals are set out in the note 11 to the consolidated financial statements. The emoluments of the Directors and senior management of the Group are determined by the Remuneration Committee with reference to their relevant qualifications, experience, competence and the prevailing market conditions. None of the Directors waived or agreed to waive any emoluments for the Year 2022.

EMOLUMENT POLICY

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

The Company has adopted share option schemes as incentive to eligible employees, details of the schemes are set out in the section headed "Share Option Scheme" in this annual report. Details of the emoluments of the Directors and five highest paid individuals are set out in note 11 to the consolidated financial statements. Details of the retirement benefits scheme are set out in note 24 to the consolidated financial statements.

退休福利計劃

退休福利計劃的詳情載於綜合財務報表附註24。

董事及五名最高薪酬人士之薪酬

董事之薪酬及五名最高薪酬人士詳情載於綜合 財務報表附註11。本集團董事及高級管理層的 薪酬乃由薪酬委員會經參考彼等的有關資質、經 驗、能力及現行市況後釐定。於二零二二年度, 概無董事放棄或同意放棄任何薪酬。

薪酬政策

本公司已成立薪酬委員會,通過參考本集團的經 營業績、董事及高級管理層的個人表現及可供比 較市場慣例,審閱本集團的薪酬政策及本集團董 事及高級管理層所有薪酬的架構。

本公司已採納購股權計劃激勵合資格僱員,計劃 的詳情載於本年報「購股權計劃」一節。董事及五 名最高薪酬人士的薪酬詳情載於綜合財務報表 附註11。退休福利計劃的詳情載於綜合財務報表 附註24。

PERMITTED INDEMNITY PROVISION

Pursuant to the Restated Articles, the Directors and other officers shall be indemnified and secured harmless out of the assets of the Company from and against all actions, costs, charges, losses, damages and expenses which they shall or may incur or sustain by reason of any act done, concurred in or omitted in or about the execution of their duties or supposed duties in their respective offices, except such (if any) as shall be incurred or sustained through their own fraud or dishonesty.

The Company has arranged for appropriate insurance coverage for the Directors' and officers' liabilities in respect of legal actions against the Directors and officers of the Group, thereby sustained or incurred, arising from or incidental to execution of duties of his/her offices.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

During the Year 2022 and up to the date of this annual report, none of the Directors or their respective associates (as defined in the Listing Rules) had any interest in any business which were in competition or were likely to compete, either directly or indirectly with the Group's business which needs to be disclosed pursuant to Rule 8.10 of the Listing Rules.

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

At no time during the Year 2022 was the Company, its holding companies, or any of its subsidiaries a party to any arrangement to enable the Directors or their associates to acquire benefits by means of the acquisition of Shares in or debentures of the Company or any other body corporate.

獲准許彌償條文

根據經重列細則,董事及其他高級職員就彼等各 自的職務執行其職責或假定職責時因作出、發生 之作為或不作為而招致或蒙受的所有訴訟、費 用、收費、損失、損害及開支,均可從本公司的資 產獲得彌償及獲確保就此免受任何損害,惟因彼 等欺詐或不誠實行為而招致或蒙受之事宜(如有) 除外。

本公司已就本集團董事及高級職員因履行其職 責而蒙受或產生或導致或附帶的法律訴訟為彼 等投購適當的責任險。

董事於競爭業務中的權益

於二零二二年度及直至本年報日期,董事或彼等 各自的聯繫人(定義見上市規則)概無於與本集團 業務直接或間接競爭或可能競爭的任何業務中 擁有任何權益而將須根據上市規則第8.10條予以 披露。

董事購入股份或債權證的權利

於二零二二年度內任何時間,本公司、其控股公 司或其任何附屬公司概無參與訂立任何安排,致 使董事或彼等的聯繫人可透過購入本公司或任 何其他公司機構的股份或債權證而獲益。

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES

As at 31 December 2022, the interests and short positions of the Directors and chief executives of the Company in the shares, underlying shares or debentures of the Company and its associated corporations, within the meaning of the SFO, which had to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions in which they are taken or deemed to have taken under such provisions), or which were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein or which were required to be notified to the Company and the Stock Exchange pursuant to the Model Code contained in the Listing Rules, were as follows:

董事及主要行政人員於股份、相關股 份及債權證中之權益及淡倉

於二零二二年十二月三十一日,董事及本公司主 要行政人員於本公司及其相聯法團(定義見證券 及期貨條例)的股份、相關股份或債權證中擁有 根據證券及期貨條例第XV部第7及第8分部須知 會本公司及聯交所的權益及淡倉(包括彼等根據 有關條文被當作或視作擁有的權益及淡倉),或 須根據證券及期貨條例第352條記入該條所述登 記冊的權益及淡倉,或根據上市規則所載標準守 則須知會本公司及聯交所的權益及淡倉如下:

尹民強先生被視為於SEM Enterprises持有的所有

股份中擁有權益。

Long positions in the ordinary Shares

SEM Enterprises under the SFO.

於普通股之好倉

				Total number of Shares and underlying	Approximate percentage of issued
Name of Director		Capacity/Nature of interest		Shares held (L) 所持股份及	share capital
董事姓名 身份/權益性質		身份/權益性質		相關股份 總數 (L) (Note 1) (附註1)	已發行股本的 概約百分比
		Interest in a controlled corporation <i>(Note 2)</i> 於受控制法團的權益 <i>(附註2)</i>)	1,500,000,000	75%
Notes:		附註	È:		
 The letter "L" denotes a person's "long position" (as defined under Part XV of the SFO) in such Shares. 		1.	「L」指該人士於該等股份的「好倉」(定義見證券及 期貨條例第XV部)。		
 SEM Enterprises Limited ("SEM Enterprises") is owned as to 77.0%, 20.0% and 3.0% by Mr. MK Wan, Mr. CW Wun and Mr. Yu respectively. Hence, Mr. MK Wan is deemed to be interested in all the Shares held by 		2.	SEM Enterprises Limited (「SEM Enterprises」)分別 由尹民強先生、尹志偉先生及俞先生擁有77.0%、 20.0%及3.0%權益。因此,根據證券及期貨條列,		

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND **DEBENTURES** (Continued)

董事及主要行政人員於股份、相關股 份及債權證中之權益及淡倉(續)

Long positions in the ordinary shares of associated corporations of the Company

於本公司相聯法團的普通股之好倉

Name of Directors 董事姓名	Capacity/Nature of Interests 身份/權益性質	Name of associated corporations 相聯法團名稱	Total number of shares held (L) 所持股份 總數(L) (Note 1) (附註1)	Approximate percentage of issued share capital 已發行股本的 概約百分比
Mr. MK Wan 尹民強先生	Beneficial owner, interest in a controlled corporation, interest held jointly with others 實益擁有人、於受控制法團之權 益、與其他方共同持有之權益	SEM Enterprises	7,700	77.0%
Mr. CW Wun 尹志偉先生	Beneficial owner, interest held jointly with others 實益擁有人、與其他方共同 持有之權益	SEM Enterprises	2,000	20.0%
Mr. Yu 俞先生	Beneficial owner, interest held jointly with others 實益擁有人、與其他方共同 持有之權益	SEM Enterprises	300	3.00%
Note:		附註:		

The letter "L" denotes a person's "long position" (as defined under Part 1. XV of the SFO) in such shares.

Save as disclosed above, as at 31 December 2022, none of the Directors and chief executive of the Company had or was deemed to have any interests or short positions in the shares, underlying shares or debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept under section 352 of SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

「L」指該人士於該等股份的「好倉」(定義見證券及 1. 期貨條例第XV部)。

除上文所披露者外,於二零二二年十二月三十一 日,概無本公司董事及主要行政人員於本公司或 其相聯法團(定義見證券及期貨條例第XV部)之 股份、相關股份或債權證中擁有或被視作擁有任 何須根據證券及期貨條例第352條規定於存置之 登記冊登記,或根據標準守則須另行知會本公司 及聯交所之權益或淡倉。

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 31 December 2022, to the best knowledge of the Directors, the interests or short positions of the persons, other than the Directors or chief executives of the Company, in the Shares or underlying Shares as recorded in the register required to be kept by the Company under section 336 of the SFO were as follows:

Long positions in the Shares

主要股東於股份及相關股份之權益 及淡倉

於二零二二年十二月三十一日,據董事所深知, 除董事或本公司主要行政人員外,根據證券及期 貨條例第336條規定本公司須存置之登記冊中所 記錄之人士於股份或相關股份中擁有之權益或 淡倉如下:

根據證券及期貨條例第336條規定記錄於本公司

須存置之登記冊的權益及淡倉。

於股份之好倉

Name of Shareholders 股東名稱	Capacity/Nature of interests 身份/權益性質		Total number of Shares and underlying Shares held (L) 所持股份及 相關股份總數(L) (Note 1) (附註1)	Approximate percentage of issued share capital 已發行股本的 概約百分比	
SEM Enterprises	Beneficial interest <i>(Note 2)</i> 實益權益 <i>(附註2)</i>		1,500,000,000	75%	
Ms. Lam Yin 林燕女士	Interest of spouse <i>(Note 2)</i> 配偶權益 <i>(附註2)</i>		1,500,000,000	75%	
Notes:		附言	ŧ:		
 The letter "L" denotes a person's "long position" (as defined under Part XV of the SFO) in such Shares. 		1.	 「L」指該人士於該等股份的「好倉」(定義見證券及 期貨條例第XV部)。 		
2. Ms. Lam Yin is the wife of Mr. MK Wan and is deemed to be interested in the Shares which are interested by Mr. MK Wan under the SFO.		2.	 林燕女士為尹民強先生的妻子,根據證券及期貨 條例,彼被視為於尹民強先生擁有權益的股份中 擁有權益。 		
Save as disclosed herein, as at 31 December 2022, the Directors were not aware of any person (other than the Directors and chief executive of the Company) who had an interest and short position in			本報告所披露者外,於二零 十一日,董事概不知悉任何 主要行政人員除外)於股份或	し士 (本公司董事	

were not aware of any person (other than the Directors and chief executive of the Company) who had an interest and short position in Shares or underlying Shares as recorded in the register required to be kept by the Company under section 336 of the SFO.

COMPLIANCE WITH THE DEED OF NON-COMPETITION

Each of the controlling Shareholders has made an annual declaration to the Company that for the Year 2022 and up to the date of this annual report, he/she/it and his/her/its associates have complied with the terms of non-competition undertakings ("Non-Competition Undertakings") given in favour of the Company which are contained in the Deed of Non-Competition Undertaking. Details of the Non-Competition Undertakings are set out in the section headed "Relationship with the Controlling Shareholders" of the Prospectus. The independent non-executive Directors have also reviewed the status of compliance by each of the controlling Shareholders with the undertakings in the Non-Competition Undertakings and as far as the independent non-executive Directors can ascertain, there is no breach of any of the undertakings in the Non-Competition Undertakings.

MANAGEMENT CONTRACTS

No contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed during the Year 2022.

EQUITY-LINKED AGREEMENTS

No equity-linked agreements that (i) will or may result in the Company issuing Shares or (ii) require the Company to enter into any agreements that will or may result in the Company issuing Shares were entered into by the Company during the Year 2022 or subsisted at the end of the Year 2022.

TAX RELIEF

The Company is not aware of any relief on taxation available to the Shareholders by reason of their holdings of the Shares.

遵守不競爭承諾

於二零二二年度及直至本年報日期,各控股股東 已向本公司作出年度宣言,彼及其聯繫人已遵守 以本公司為受益人作出的不競爭承諾(「不競爭 承諾」)的條款(載於不競爭承諾契約內)。不競爭 承諾的詳情載於招股章程「與控股股東的關係」一 節。獨立非執行董事亦已審閱各控股股東遵守不 競爭承諾之承諾的情況,據獨立非執行董事所肯 定,概無違反不競爭承諾之任何承諾。

管理合約

於二零二二年度,概無訂立或存續任何有關本公 司整體或任何重大部分業務的管理及行政合約。

股權掛鈎協議

本公司概無於二零二二年度訂立或於二零二二 年度年末仍然存續(i)將會或可能導致本公司發行 股份或(ii)要求本公司訂立任何將會或可能導致本 公司發行股份的任何股權掛鈎協議。

稅務寬免

本公司並不知悉股東因持有股份而獲任何稅務 寬減。

SHARE OPTION SCHEME

On 22 January 2020, the Company conditionally adopted the share option scheme (the "Share Option Scheme") as incentive or reward for contributions that the eligible participants have made or may make to the Group. Pursuant to the Share Option Scheme, the Company may grant options to any employee, advisor, consultant, service provider, agent, client, partner or joint-venture partner of the Company or its subsidiary (including any Director or any director of the Group's subsidiaries) who is in full-time or part-time employment with or otherwise engaged by the Company or any subsidiary at the time when an option is granted to such person under the Share Option Scheme or any person who, in the absolute discretion of the Board, has contributed or may contribute to the Group (the "Eligible Participants") to subscribe for the Shares thereby linking their interest with that of the Group.

Subject to the terms of the Share Option Scheme, the Board may, in their absolute discretion make offer to the Eligible Participants. The Share Option Scheme will remain in force for a period of 10 years from the date of adoption, after which period no further options will be granted but the provisions of the Share Option Scheme shall remain in force to the extent necessary to give effect to the exercise of any options granted or exercised prior thereto or otherwise as may be required in accordance with the provisions of the Share Option Scheme.

The maximum number of Shares in respect of which options may be granted at any time under the Share Option Scheme (together with options which may be granted under any other share option schemes) shall not exceed such number of Shares as equals to 10% of the issued share capital of the Company at the Listing Date.

The total number of Shares issued and to be issued upon exercise of the options granted to each grantee (including both exercised or outstanding options) in any 12-month period must not exceed 1% of the Shares in issue.

購股權計劃

於二零二零年一月二十二日,本公司有條件的採 納購股權計劃(「購股權計劃」),以激勵或表彰合 資格參與者對本集團作出的或可能作出的貢獻。 根據購股權計劃,本公司可向本公司或其附屬公 司的任何僱員、顧問、諮詢人員、服務供應商、代 理、客戶、合夥人或合營企業合夥人(包括任何董 事或本集團附屬公司的任何董事)授出購股權, 而有關人士於獲授購股權計劃項下購股權時須 為全職或兼職僱員或經本公司或任何附屬公司 以其他方式委聘,或向董事會全權酌情認為對本 集團作出或可能做出貢獻的任何人士(「合資格 參與者」)授出購股權供其認購股份,與本集團保 持一致利益。

受限於購股權計劃的條款,董事會可全權酌情考 慮向合資格參與者提供購股權。購股權計劃將自 採納日期起維持10年效力,該段期間後將不再授 出任何購股權,惟就行使先前已授出或已行使的 任何購股權或購股權計劃條文另有規定者則仍 在必要的範圍內繼續生效。

根據購股權計劃於任何時候可能授出的購股權 (連同根據任何其他購股權計劃可能授出的購 股權)涉及的股份最大數目將不得超過相當於上 市日期時本公司已發行股本10%的股份數目。

於任何12個月期間內,各獲授人行使獲授購股權 後發行及將予發行的股份總數(包括已行使或尚 未行使的購股權)不得超過已發行股份的1%。

SHARE OPTION SCHEME (Continued)

The subscription price for Shares under the Share Option Scheme shall be determined by the Board, but in any event will not be less than the highest of (i) the closing price of the Shares on the Stock Exchange as shown in the daily quotations sheet of the Stock Exchange on the offer date of the particular option, which must be a business day; (ii) the average of the closing prices of the Shares as shown in the daily quotation sheets of the Stock Exchange for the five business days immediately preceding the offer date of the particular option; and (iii) the nominal value of a Share on the offer date of the particular option.

There were no share options outstanding under the Share Option Scheme nor were any share options granted, agreed to be granted, exercised, cancelled or lapsed under the Share Option Scheme since its adoption date and up to the date of this annual report. The total number of Shares available for grant under the scheme was 200,000,000 Shares, representing 10% of the issued share capital of the Company as at the date of this annual report.

DIVIDEND POLICY

The Company has adopted a dividend policy ("Dividend Policy"), pursuant to which the Company may declare and distribute dividends to the Shareholders to allow Shareholders to share the Company's profits and for the Company to retain adequate reserves for future growth.

The Board will continually review the Dividend Policy and reserves the right in its sole and absolute discretion to update, amend and/or modify the Dividend Policy at any time, and the Dividend Policy shall in no way constitute a legally binding commitment by the Company that dividends will be paid in any particular amount and/or in no way obligate the Company to declare a dividend at any time or from time to time.

購股權計劃 (續)

購股權計劃項下股份的認購價將由董事會釐定, 無論如何將不會低於以下最高者:(i)授出有關購 股權當日(必須為營業日)聯交所每日報價表所列 股份收市價;(ii)緊接有關購股權授出日期前五個 營業日聯交所每日報價表所列股份平均收市價; 及(iii)授出有關購股權當日之股份面值。

自購股權計劃經採納日期及直至本年報日期, 購股權計劃項下概無未行使購股權,其項下 亦無任何購股權獲授出、同意將授出、行使、 註銷或失效。計劃項下可供授出的股份總數為 200,000,000股,佔本公司於本年報日期已發行 股本10%。

股息政策

本公司已採納股息政策(「股息政策」),據此本公 司可向股東宣派及分派股息,令股東分享本公司 的盈利及為本公司的未來發展保留足夠儲備。

董事會將繼續檢討股息政策,並保留絕對酌情權 利以便隨時更新、修訂及/或修改股息政策。股 息政策在任何情況下均不得構成本公司的法定 約束承擔,規定本公司將按任何具體金額支付股 息及/或在任何情況下均不會規定本公司有責 任於任何時候或不時宣派股息。

CORPORATE GOVERNANCE

The Company is committed to maintaining a high standard of corporate governance practices. Principal corporate governance practices adopted by the Company are set out in the Corporate Governance Report on pages 31 to 47 of this annual report.

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT

As a responsible corporation, the Group is committed to maintaining the highest environmental and social standards to ensure sustainable development of its business. The Group has complied with all relevant laws and regulations in relation to its business including health and safety, workplace conduct, employment and the environment. The "Environmental, Social and Governance Report", which forms part of this annual report, is set out on pages 64 to 90 of this annual report.

COMPLIANCE WITH THE RELEVANT LAWS AND REGULATIONS

During the year ended 31 December 2022, as far as the Board and the management are aware, there was no material breach of or noncompliance with the applicable laws and regulations by the Group that has material impact on the business and operation of the Group.

SUFFICIENCY OF PUBLIC FLOAT

Based on information that is publicly available to the Company and within the knowledge of the Directors, the Company has maintained the minimum public float required under the Listing Rules during the Year 2022.

企業管治

本公司致力維持高標準的企業管治常規。本公司 採納的主要企業管治常規載於本年報第31至47 頁的企業管治報告。

環境、社會及管治報告

作為一間負責任的企業,本集團致力維持最高的 環境及社會標準,以確保其業務的可持續發展。 本集團已遵守與其業務(包括健康及安全、工作 場所的行為、僱傭及環境)有關的所有相關法律 及法規。「環境、社會及管治報告」構成本年報的 一部分,並載於本年報第64至90頁。

遵守相關法律及法規

於截至二零二二年十二月三十一日止年度,就董 事會及管理層所知,本集團並無嚴重違反或不遵 守對本集團業務及運營有重大影響的適用法律 及法規。

足夠公眾持股量

根據本公司公開可得資料及據董事所知,於二零 二二年度,本公司已維持符合上市規則規定的最 低公眾持股量。

REVIEW BY AUDIT COMMITTEE

The Audit Committee has reviewed with the management the accounting principles and practices adopted by the Group and has discussed auditing, internal control and financial reporting matters, which include the review of the audited consolidated financial statements of the Group for the Year 2022.

AUDITOR

Moore Stephens CPA Limited was appointed as the auditor of the Company on 30 November 2021 to fill the casual vacancy following the resignation of Deloitte Touche Tohmatsu.

The consolidated financial statements for the Year 2022 have been audited by Moore Stephens CPA Limited, who will retire and, being eligible, offer themselves for re-appointment at the forthcoming annual general meeting.

On behalf of the Board

Wan Man Keung

Chairman

Hong Kong, 27 March 2023

由審核委員會審閱

審核委員會已與管理層審閱本集團採納的會計 原則及慣例,並已討論審核、內部監控及財務報 告事宜,其中包括審閱本集團二零二二年度經審 核綜合財務報表。

核數師

大華馬施雲會計師事務所有限公司於二零二一 年十一月三十日獲委任為本公司核數師以填補 德勤●關黃陳方會計師行辭任後的臨時空缺。

二零二二年度的綜合財務報表已由大華馬施雲 會計師事務所有限公司進行審核,其將於應屆股 東週年大會上退任,並合資格續聘。

代表董事會

尹民強 *主席*

香港,二零二三年三月二十七日

INTRODUCTION

The Group is principally engaged in provision of E&M engineering services. Over a decade of development, the Group realises Environmental, Social and Governance ("ESG") are indispensable aspects to be incorporated in long-term development strategy. With this regard, the Group gradually enhances operational practices and develops ESG standards in a sustainable manner. Looking forward, the Group commits to establish a corporate culture that is better aligned with the expectations from stakeholders.

ESG governance structure

The Board holds the overall responsibility to oversee the Group's ESG objectives, strategies, priorities, targets and goals, as well as the related policies and frameworks. Meetings are arranged regularly to evaluate the effectiveness of the current policies and procedures and develop appropriate solutions to improve the overall performance. In addition, the Group's business and functional departments worked as ESG working groups, which assist to monitor the implementation of relevant strategies and collect data in their respective areas.

Reporting boundary

The Group is pleased to present its Environmental, Social and Governance Report (the "ESG Report"), which summarises the Group's initiatives and key performance indicators ("KPIs") for the Year 2022. The ESG Report covers the business impacts of its E&M engineering services in Macau and Hong Kong.

緒言

本集團主要從事提供機電工程服務。經過十年的 發展,本集團意識到環境、社會及管治(「ESG」) 為長期發展戰略中不可或缺的一部分。就此而 言,本集團逐步加強營運常規,並持續制定ESG 標準。展望未來,本集團致力於建立緊貼持份者 期望的企業文化。

ESG 管治架構

董事會全面負責監督本集團的ESG目標、戰略、 優先事項、目標及目的以及相關政策及框架。定 期召開會議,評估當前政策及程序的有效性,並 制定適當的解決方案,以改善整體表現。此外, 本集團的業務部門及職能部門作為ESG工作小組 開展工作,協助監督相關戰略的實施並收集各自 領域的數據。

報告範圍

本集團欣然提呈環境、社會及管治報告(「ESG報 告」),概述本集團於二零二二年度實施的舉措及 關鍵績效指標(「關鍵績效指標」)。ESG報告涵蓋 其於澳門及香港的機電工程服務的業務影響。

INTRODUCTION (Continued)

Reporting principles

緒言 (續) 報告原則 (續)

The ESG Report has been prepared based on four reporting principles which are in compliance with the Environmental, Social and Governance Reporting Guide set forth in Appendix 27 to the Listing Rules.

報告乃按照符合上市規則附錄27所載的環境、社	
會及管治報告指引的四項報告原則編製。	

Materiality	The Group undertook materiality assessment to ensure the ESG Report addresses concerns from stakeholders. The assessment started from identifying ESG issues from four different aspects, including environmental protection, employment and labour practices, operating practice and community investment. Based on the 24 issues identified, interviews and questionnaires were conducted to collect opinions from internal and external stakeholders. For details of the assessment result, please refer to the section headed "Materiality assessment" in the ESG Report.
重要性	本集團進行重大性評估,以確保ESG報告充分反映持份者的關注。評估從四個不同的方面來識別ESG議題,包括環境保護、僱傭及勞工常規、營運慣例及社區投資。根據已識別的24個議題,本集團進行面談及問卷調查,以收集內部及外部持份者的意見。有關評估結果的詳情,請參閱本ESG報告「重大性評估」一節。
Quantitative	To ensure stakeholders can have a better understanding of this ESG report, all methodologies, assumptions, and source of conversion factor used to calculate the KPIs are disclosed in respective sections in the ESG report.
量化	為確保持份者能夠更好地了解本ESG報告,所有用於計算關鍵績效指標的方法、假設及 換算系數均於ESG報告相應章節披露。
Consistency	Unless stated otherwise, the Group's methods used to calculate the KPIs are consistent with last year.
一致性	除另有說明外,本集團用於計算關鍵業績指標的方法與去年一致。
Balance	This ESG Report is prepared on an objective and unbiased manner to ensure that the information provided reflects the true picture of the Group's performance.
平衡	本ESG報告以客觀、不偏不倚的方式編製,以確保所提供的資料反映本集團業績的真實 情況。

INTRODUCTION (Continued)

Stakeholder engagement

Listening to stakeholders is one vital mean in assisting the Group to identify and balance risks from difference perspectives, this helps it to develop policies and set corporate goals. The Group keeps abreast of stakeholders' expectations through various communication channels. Below sets forth the channels used for communication with respective stakeholder group.

緒言 (續) 持份者參與

傾聽持份者的意見是協助本集團從不同角度識 別及平衡風險的重要方式之一,有助於本集團制 定政策及設定企業目標。本集團透過各種溝通渠 道了解持份者的期望。與各持份者團體溝通的渠 道載列如下。

Stakeholder Group 持份者團體	Communication Channel 溝通渠道	
Customers 客戶	Customer satisfactory surveysProject meeting	客戶滿意度調查項目會議
Employees 僱員	 Annual appraisal Training Meetings Internal announcement 	 年度評價 培訓 會議 內部公佈
Suppliers/Sub-contractors 供應商/分包商	 Project meeting Supplier assessment Site visiting	 項目會議 供應商評估 實地考察
Investors/Shareholders 投資者/股東	General meetingAnnual and interim reportsCircular/announcement	 股東大會 年度及中期報告 通函/公佈
Community groups 社區團體	Corporate websiteIndustrial dinnerCorporate social responsibility activities	 公司網站 行業晩宴 企業社會責任活動

The Group values the feedback from stakeholders. If you have any thoughts and suggestions on the ESG Report, please share them to the Group at general@semhld.com.

本集團重視持份者的反饋意見。 閣下 如對ESG報告有任何想法及建議,請通過 general@semhld.com與本集團分享。

INTRODUCTION (Continued)

Materiality assessment

A materiality matrix was developed based on the replies from stakeholders, which 16 critical issues were identified. Among the critical issues, approximately 44% are related to employment and labour practices, followed by operational practices at approximately 31%, and environment protection at approximately 25%.

緒言 (續) 重大性評估

本集團根據持份者的答覆制定重大性矩陣,並確 定16個重要議題。於重要議題中,約44%與僱傭 及勞工常規有關,其次約31%與營運常規有關, 以及約25%與環境保護有關。





nent on Employment and labour practices 僱傭及勞工常規





INTRODUCTION (Continued)

Materiality assessment (Continued)

Details of the 24 issues identified for materiality assessment are listed below:

緒言(續)

重大性評估 (續)

重大性評估識別的24個議題的詳情列示如下:

1	Air emission 廢氣排放		13	Other benefits and welfare 其他待遇及福利	9
2	Noise pollution 噪聲污染		14	Prevention of child labour and forced labour 防止童工及強制勞工	9
3	Wastes management 廢棄物管理		15	Safety working environment and occupational hazards 安全的工作環境及職業危害	9
4	Dust pollution 粉塵污染		16	Development and training 發展及培訓	9
5	Water use and efficiency 水資源使用及效率		17	Quality assurance 質量檢定	٢
6	Energy use and efficiency 能源使用及效率		18	Protection of intellectual property rights 保護知識產權	٢
7	Packaging materials 包裝材料		19	Consumer data protection 消費者數據保障	٢
8	Natural resource management 天然資源管理		20	Anti-corruption 反貪腐	٢
9	Climate change 氣候變化		21	Whistle-blowing policy 舉報政策	٢
10	Employment management 僱傭管理	9	22	Supply chain management 供應鏈管理	٢
11	Discrimination and equal opportunity 歧視及平等機會	9	23	Sub-contractor management 分包商管理	٢
12	Promotion and compensation system 晉升及薪酬制度	9	24	Community investment 社區投資	3

ENVIRONMENTAL PROTECTION

The Group strives to identify sources that may have potential direct and indirect impacts to the environmental from its operation in various aspects including the use of materials and resources, waste management, water pollution and air emission. In case any are identified, the Group commits to work against these sources to minimise the impact and seek alternatives to work around. Environment management system was established focusing on wastes reduction and resources saving and efficiency which will be discussed in turn below.

During the Year 2022, the Group was not prosecuted for any breach of any applicable environment laws and regulations, including but not limited to Law no. 2/91/M regarding the environment law of Macau, Law no. 8/2014 regarding the law of prevention and control of ambient noise, Air Pollution Control Ordinance (Chapter 311 of the Laws of Hong Kong) and Waste Disposal Ordinance (Chapter 358 of the Laws of Hong Kong).

Emissions

Sources of emissions

The Group's E&M works mainly consisted of supply, installation and maintenance of various electrical system such as energy supply system, escalator and lift, heating system, ventilation system, air conditioning system, low voltage system, distribution board and switchboard, communication lines system, building automation system, lightning protection system, fire detection and protection system, security and alarm system, and plumbing and drainage system.

These works are usually manual works which do not require intensive heating process (e.g. welding), and do not involve the use of heavy machines and equipment. As such, air emissions resulted from heating and fuel combustion activities are limited.

環境保護

本集團致力從多層面識別經營活動對環境造成 直接及間接潛在影響的來源,包括使用物料及資 源、廢棄物管理、水污染及廢氣排放。如識別任 何潛在影響的來源,本集團承諾對該等來源進行 處理,將影響減至最低,並尋求替代方案。本集 團已建立專注於減少廢棄物、節約資源及提高效 率的環境管理系統,將於下文討論。

於二零二二年度,本集團並無因違反任何適用 的環境法律及法規而受到起訴,包括但不限於 第2/91/M號法律(就澳門環境綱要法而言)、第 8/2014號法律(關於預防及控制環境噪音的法 律)、香港法例第311章《空氣污染管制條例》及香 港法例第358章《廢物處置條例》。

排放物

排放物來源

本集團機電工程主要包括各種電氣系統的供應、 安裝及保養,如能源供應系統、自動扶梯及電 梯、供暖系統、通風系統、冷氣系統、低壓系統、 配電箱及配電櫃、通信線路系統、樓宇自動化系 統、防雷系統、火災探測及保護系統、安全及報 警系統,以及管道及排水系統。

該等工程通常以人手操作,無需大量加熱過程 (如焊接),且無需使用重型機器及設備。因此, 因加熱及燃料燃燒活動產生的廢氣排放有限。

ENVIRONMENTAL PROTECTION (Continued)

Emissions (Continued)

Sources of emissions (Continued)

For waste emissions, the Group does not generate any hazardous waste, and wastage of construction materials is the only non-hazardous waste generated from its works. These wastages are usually scraps cut off from materials, such as cables and copper, during the installation process due to difference in size of the materials employed and the dimension of the working structure. However, the amounts of wastages generated from works are limited. Scraps are disposed to on site collection facilities which are managed by employers or main contractors.

General activities associated to its business operations will also generate emissions. They include daily general usage of gasoline fuels, electricity and water from staff quarters, fuels consumed from motor vehicle for travelling between construction sites, and paper usage for construction drawing and general documentation.

Measures and initiatives

As the generation of emissions from the Group's operations are minimal, except for maintaining the current level of emissions, the Group has not established any reduction targets yet. However, the Group is committed to continually explore the possibilities of further reduction opportunities in the future. Despite the absence of emission targets, the Group continuously employs the following measures to maintain the way to build in a sustainable manner.

Waste management is always a crucial subject of the Group as it creates great cost saving opportunities. With this regard, the Group reviews consistency of workings, drawings and specifications to avoid wastages of material as a result of possible re-work. For procurement, the Group purchases materials with the most suitable size to reduce excessive cut-offs and re-use scraps materials where possible.

With respect to air emissions, the Group promotes resource saving and efficiency to reduce emissions for its activities from staff quarters and general offices. For details of the measures and initiatives, please refer to the section headed "Use of resources" in this ESG Report.

環境保護 (續) 排放物 (續)

排放物來源 (續)

就廢棄物排放而言,本集團並無產生任何有害廢 棄物,且建材廢棄物乃自其工程產生的唯一無害 廢棄物。該等廢棄物通常為在安裝過程中由於所 用材料的尺寸與工程結構的尺寸不同而從各材料 (如電纜及銅)切割下來的碎片。然而,工程產生 的廢棄物數量有限。碎片會被丟棄於由僱主或總 承建商管理的現場收集設施內。

與業務運營相關的一般活動亦會產生排放物。 其包括日常使用的汽油燃料、員工宿舍用電及用 水、在建築工地之間的機動車輛出行所耗的燃料 以及建築圖紙及一般文件所用的紙張。

措施及倡議

由於本集團營運產生的排放量極少,除維持當前 的排放水平外,本集團尚未制定任何減排目標。 然而,本集團致力於不斷探索未來進一步減排機 會的可能性。儘管並無排放目標,惟本集團仍持 續採取以下措施以維持可持續發展的方式進行 建造。

廢棄物管理一直為本集團的重要工作,原因為其 創造節省成本的巨大機會。為此,本集團保持審 查工程、圖紙及規格的一致性,以避免因可能重 做而浪費材料。就採購而言,本集團採購尺寸最 合適的材料,以減少過多的切邊及在可能的情況 下重複使用廢棄材料。

就廢氣排放而言,本集團於員工宿舍及一般辦事 處活動中提倡節約資源及提高效率,以減少其排 放物。有關措施及倡議的詳情,請參閱本ESG報告 「資源使用」一節。

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT 2022

二零二二年環境、社會及管治報告

ENVIRONMENTAL PROTECTION (Continued)

Emissions (Continued)

Measures and initiatives (Continued)

Below sets out the KPIs for different types of emissions during the Year 2022.

環境保護 (續)

排放物 (續)

措施及倡議 (續)

下文載列不同類別排放物於二零二二年度的關 鍵績效指標。

			Unit 單位	2022 二零二二年	2021 二零二一年
Gaseous fuel consumption emissions NOx emissions SOx emissions	氣體燃料消耗排放物 氮氧化物排放物 硫氧化物排放物		kg 千克 kg 千克	96,609.20 483.05	27,460.62 136.62
Vehicles emissions NOx emissions SOx emissions PM emissions	車輛排放物 氮氧化物排放物 硫氧化物排放物 PM排放物		kg 千克 kg 千克 kg 千克	0.76 0.02 0.06	0.78 0.02 0.06
Greenhouse gas emission in CO ₂ e	溫室氣體排放物 (以二氧化碳當量計算)				
Scope 1 – Direct emissions Stationary combustion sources Mobile combustion sources Scope 2 – "Energy Indirect" emissions	範圍1一直接排放物 固定燃燒源 移動燃燒源 範圍2一「能源間接」排放物		tonnes 噸 tonnes 噸	1.58 3.03	0.45 3.42
Electricity purchased	外購電力	Note 1 附註1	tonnes 噸	74.81	70.89
Scope 3 – Other indirect emissions Paper waste disposed at landfills Electricity used for processing fresh	範圍3一其他間接排放物 在填埋場處置廢紙 政府部門處理淡水及		tonnes 噸	12.58	4.96
water and sewage by government department	污水使用的電力	Note 2 附註2	tonnes 噸	0.37	0.53
Non-hazardous waste Paper	無害廢棄物 紙張		tonnes 噸	2.62	1.03

Notes:

- 1. For electricity, the emission factor of 0.620 kg/kWh and 0.710 kg/kWh are available in Companhia de Electricidade de Macau's Sustainability Report 2021 and Hong Kong Electric's Sustainability Report 2021 respectively.
- For water, the emission factor of 0.171 kg/m³ and 0.428 kg/m³ are available from Macao Water's Sustainability Report 2021 and Water Supplies Department's Annual Report 2020/21 respectively.

附註:

- 就電力而言,排放系數0.620千克/千瓦時及 0.710千克/千瓦時可分別於澳門電力股份有限 公司二零二一年可持續發展報告及港燈二零二一 年可持續發展報告中查閱。
- 就供水而言,排放系數0.171千克/立方米及 0.428千克/立方米可分別於澳門自來水二零 二一年可持續發展報告及水務署二零二零/二一 年年度報告中查閱。

ENVIRONMENTAL PROTECTION (Continued)

Use of resources

The Group keeps promoting green concepts to raise employees' awareness about the environment footprint created from daily operations. In order to build a green working environment, the Group continuously develops and implements environmental policies and practices in achieving resources saving and efficiency.

環境保護 (續) 資源使用

本集團不斷推廣綠色理念,以提高員工對日常運 營所造成的環境足跡的意識。為營造綠色的工作 環境,本集團不斷制定及實施環境政策及常規以 實現資源節約及效率。



GREEN PROCUREMENT 綠色採購

- Evaluate the usage of materials to avoid overstock
 評估材料的使用情況, 避免庫存過多
- Purchase supplies with recycled content 購買可回收的耗材
- Select energy efficiency electrical appliances
 選擇節能電器



ENERGY SAVING 節約能源

- Maintain the office airconditioning at an average temperature of 25 degrees Celsius 辦公室冷氣平均溫度 保持於25攝氏度
- Switch off lights, airconditioners and all other electronic devices when not in use 不使用時關閉電燈、冷 氣及所有其他電子設 備



PAPER SAVING 節省紙張

 Equip photocopier with one tray for single-sided paper and another for new paper
 為影印機配備一個用

於放置單面紙的紙盤 及另一個用於放置新 紙的紙盤

- Encourage doublesided printing 鼓勵雙面打印
- Promote the use of electronic communication and documentation 提倡使用電子通訊及 文件



- Review water bills to detect abnormal consumption 查看水費單以查明異 常消耗
- Inspect water leakage regularly

定期檢查漏水情況

ENVIRONMENTAL PROTECTION (Continued)

Use of resources (Continued)

The Group's major resources consumptions were sourced from the electricity and water consumed by offices and staff quarters for daily operation/living. The Group's premises where they are located did not encounter any issue in sourcing water. To ensure the implementation of a low-carbon workstyle, the Group's ESG working group will actively review electricity and water bills to detect abnormal consumption and investigate if any significant usages are noted.

As some of the Group's management stationed in Hong Kong had reduced the travel to Macau, several tenancies of the Group's staff quarters had ended since last year. As a result, the overall usage of electricity and water from staff quarters have been reduced accordingly. On the other hand, the overall increase of electricity and water consumption of the Group's offices and workshops were mainly due to loner period of occupancy in Year 2022 as compared to last year. The Group targets to reduce energy consumption intensity continuously by inspiring its employees on conservation habitats and regularly monitor the consumption of energy. Below sets out the KPIs for the consumption of respective sources. The disclosure for the use of packaging materials is not relevant to the Group's businesses.

環境保護 (續) 資源使用 (續)

本集團的主要資源消耗乃源自辦公室及員工宿 舍日常營運/生活所消耗的水電。本集團所在辦 公場所取水時並無遇到任何問題。為確保低碳工 作方式的實施,本集團的ESG工作小組將積極審 查電費及水費單,以查明異常消耗,如發現任何 重大使用情況,將展開調查。

由於本集團部分駐港管理人員減少了前往澳門 的次數,本集團自上年度以來已終止數份員工宿 舍租約。因此,員工宿舍的整體用電量及用水量 均相應減少。另一方面,本集團辦公室及車間的 用電量及水消耗量整體增加,乃主要由於二零 二二年度的佔用時間長於上年度。本集團的目標 是通過鼓勵僱員養成節約習慣及定期監測能源 消耗情況,不斷降低能源消耗密度。下文載列各 來源消耗量的關鍵績效指標。包裝材料使用的披 露與本集團的業務無關。

		Unit 單位	2022 二零二二年	2021 二零二一年
Energy consumption	能源消耗			
Offices and workshops	辦公室及車間	kWh 千瓦時	56,250.00	25,368.00
Staff quarters	員工宿舍	kWh 千瓦時	58,202.00	62,756.00
Energy consumption intensity	能源消耗密度	kWh/unit 千瓦時/單位	11,445.20	8,011.27
Water consumption	水消耗			
Offices and workshops	辦公室及車間	m ³ 立方米	105.00	59.00
Staff quarters	員工宿舍	m ³ 立方米	968.00	1,092.00
Water consumption intensity	水消耗密度	m ³ /unit 立方米/單位	214.60	164.43

Notes: The water consumption of several office premises are not included above as the water is provided by building management and shared among different tenants.

附註: 上表並無計入數個辦公場所的用水量,原因是 用水由樓宇管理處提供,並由不同租戶分擔。

ENVIRONMENTAL PROTECTION (Continued)

The environment and natural resources

Despite the Group's E&M works will not have direct significant impact to the environment, the quality of its works may lead to serious environment issues, such as unintentional leakage, if the systems are not properly installed. The Group committed to execute a robust quality management system to ensure that the system can be operated as intended. Details of the quality management system are discussed under the section headed "Product responsibility" in the ESG Report.

Climate change

With response to the defining issue of our time, the Group has identified climate-related risks and evaluate the potential financial and operational impacts on its business operation during the Year 2022. With reference to the recommendations of the Task Force on Climate related Financial Disclosures framework, the climate-related risks and the corresponding mitigation measures are as follows:

Judging from the labour-intensive operations of the Group, acute risks arising from storm, fold and heatwave will pose significant delay to the projects' progress. During the extreme weather events, workers may not be able to commute to clients' work site and affect the delivery schedules of raw materials. In additions, the structure installed and materials on site will also exposed to risk of damage, resulting in financial losses. On the other hand, as majority of the Group's works are performed indoor, gradual changes in mean temperatures will lead to higher chronic risk of occupational hazards due to stuffy working environment.

Regarding to the physical risks identified above, project meetings will be held regularly so that actions plan can be developed timely to rectify any potential delays. Also, precaution measure to safeguard the structure installed and materials on site are employed prior to possible extreme weather events. They include, among others, (i) inspecting drainage inlets to ensure water discharge will not be blocked and installing water pump, if necessary, (ii) using plastic sheeting to keep floodwater out for temporary protection, and (iii) wrapping and securing materials on site. Furthermore, project team will inspect the ventilation condition and employ ventilation fans on work sites to prevent workers suffered from heatstroke.

環境保護 (續) 環境及天然資源

儘管本集團的機電工程不會對環境產生直接重 大影響,惟倘系統安裝不當,其工程質量可能會 導致嚴重的環境問題,例如意外洩漏。本集團承 諾執行健全的質量管理系統,以確保系統能夠按 擬定用途運行。質量管理系統的詳情於ESG報告 「產品責任」一節討論。

氣候變化

為應對時代的界定性議題,本集團已識別氣候相 關風險,並評估二零二二年度內對其業務營運的 潛在財務及營運影響。經參考氣候相關財務信息 披露工作組框架的建議,氣候相關風險及相應緩 解措施如下:

從本集團的勞動密集型業務來看,風暴、洪水及 熱浪帶來的急性風險將對項目進度造成重大延 誤。在極端天氣事件期間,工人可能無法前往客 戶的工作現場,並影響原材料的交付進度。此 外,現場安裝的結構及材料亦將面臨損壞風險, 造成經濟損失。另一方面,由於本集團的大部分 工作在室內進行,平均氣溫的逐漸變化將導致因 工作環境悶熱而造成職業危害的慢性風險增加。

對於上述已識別的物理風險,本集團將定期召 開項目會議,以便及時制定行動計劃,糾正任何 潛在的延誤。此外,在可能發生極端天氣事件之 前,本集團亦會採取預防措施,保護現場安裝的 結構及材料。該等措施包括(其中包括)(i)檢查排 水口,以確保排水口不會堵塞,並在必要時安裝 水泵;(ii)使用膠布防止洪水進入,以作臨時保護; 及(iii)包裹及固定現場材料。此外,項目組將檢查 通風情況,並在工作現場配備通風機,以防止工 人中暑。

SOCIAL – EMPLOYMENT AND LABOUR PRACTICES

Employment

Human resources are the cornerstone of the Group, and the Group commits to shoulder the responsibility to provide them with safe working environment and support their career advancement.

The Group is subject to labour laws and regulations which includes, but not limited to, Labour Relations Law, Employees' Compensation Insurance Ordinance, Social Security System, laws and regulations for the employment of non-resident worker, regulation on prohibition of illegal work and lists of restricted and prohibited works provided by minors.

To ensure compliance with the relevant labour laws and regulations, the Group have established human resource management system to govern, among others, recruitment process, hiring and termination procedures, promotion and compensation system, health and safety management and training and development program of the Group.

The Group respects human rights and strictly prohibited any act of discrimination in the workplace. To ensure this can be eliminated, standard performance criteria are used to ensure that every employee are evaluated equally and consistently. Gender, age, race, skin color, nationality, religion and political affiliation will never be a factor for consideration of performance evaluation. In additions, the Group encourages employee to voice out if any dishonorable act is observed.

As of 31 December 2022, the Group had a total of 82 (Year 2021: 66) employees and directors with direct employment relationship, and the overall Group's employee turnover rate was 42% (Year 2021: 31%). During the Year 2022, the Group had hired 47 employees, of which approximately 96% were additional employees for project department to cope with the Group's business development in Hong Kong.

社會-僱傭及勞工常規

僱傭

人力資源為本集團的基石,本集團致力於承擔為 彼等提供安全的工作環境,並支持其職業發展的 責任。

本集團須遵守勞工法律及法規,包括但不限於 《勞動關係法》、《僱員賠償保險條例》、《社會保 障制度》、《聘用外地僱員法及施行細則》、《禁止 非法工作規章》以及《限制及禁止未成年人的工作 清單》。

為確保遵守相關勞工法律及法規,本集團已建立 人力資源管理體系,以監管(其中包括)招聘過 程、僱用及解僱程序、晉升及薪酬制度、健康與 安全管理以及本集團的培訓及發展計劃。

本集團尊重人權並嚴格禁止工作場所的任何歧 視行為。為確保杜絕該等行為,我們使用標準績 效指標確保對每名僱員進行平等一致的評估。性 別、年齡、種族、膚色、國籍、宗教及政治背景絕 不會成為績效考核的考慮因素。此外,本集團鼓 勵僱員在發現任何不良行為時踴躍舉報。

截至二零二二年十二月三十一日,本集團共有82 名(二零二一年:66名)直接僱傭關係的僱員及董 事,本集團的整體僱員流失率為42%(二零二一 年:31%)。於二零二二年度,本集團共聘用47名 僱員,其中約96%為項目部新增僱員,用於應對 本集團於香港的業務開發。

SOCIAL – EMPLOYMENT AND LABOUR PRACTICES (Continued)

社會一僱傭及勞工常規 (續)

Employment (Continued)

Below set forth KPIs of the Group's employment:

僱傭(續)

下文載列本集團僱傭的關鍵績效指標:

		2022		2021	
		二零二二	二年		-年
		Number of	Turnover	Number of	Turnover
		employees	rate	employees	rate
		僱員人數	流失率	僱員人數	流失率
By gender	按性別劃分				
Male	男性	65	50%	52	33%
Female	女性	17	13%	14	26%
By age group	按年齡組別劃分				
30 or below	30歲或以下	22	67%	17	58%
31 – 50	31至50歲	34	36%	27	36%
51 or above	51歲或以上	26	29%	22	10%
By job position	按工作崗位劃分				
Top and senior management	最高及高級管理層	19	19%	13	24%
Middle management	中級管理層	25	8%	24	22%
Entry level	初級	38	78%	29	48%
By geographical region	按地區劃分				
Macau	澳門	23	55%	28	28%
Hong Kong	香港	59	35%	38	38%
	11,00			00	007

Notes: The employee turnover rates are calculated using the number of 附註: 僱員流失率按離職僱員人數除以二零二二年度 employees leaving employment divided by average number of employees for the Year 2022.

平均僱員人數計算。

SOCIAL – EMPLOYMENT AND LABOUR PRACTICES (Continued)

Health and safety

Risks of accidents and injuries to workers in construction sites are inherent. The Group has established occupational health and safety management system to minimise accidents in the workplace and ensure work sites are operated in compliance with relevant law and regulation. In Year 2022, the Group did not receive any prosecutions in relation to occupational health and safety. The Group was reported 2 (2021: Nil) incidents of work injuries, which lead to 100 (2021: Nil) lost days. The Group is pleased that no work-related fatalities have been occurred in the past three years.

社會-僱傭及勞工常規 (續)

健康與安全

建築工地工人的事故及傷害風險屬固有性質。本 集團已建立職業健康與安全管理系統,以將工作 場所的事故減至最少,並確保工地根據相關法律 及法規營運。於二零二二年度,本集團並無因職 業健康與安全事宜遭檢控。本集團報告了2個(二 零二一年:無)工傷事件,導致了100個(二零二一 年:無)損失的工作日。本集團高興地發現,過去 三年沒有發生工作事故。



PERSONAL SAFETY AND EDUCATION 人身安全與教育

- Distribute safety manuals to all workers
- 向所有工人派發安全手冊
- Offer training courses to ensure workers are familiar with the safety rules
- 提供培訓課程,以確保工人熟悉安全規則
- Wear personal protective equipment
- 穿戴個人防護裝備



SITE SUPERVISORS 工地主管

- · Perform site visits and inspections regularly
- 定期進行實地考察及檢查
- Stop/suspend any unsafe acts and dangerous operations
- 停止/暫停任何不安全的行為及危險作業
- Review safety rules and policies regularly
- 定期審閱安全規則及政策



EMERGENCY PROTOCOL 應急機制

- Report to site supervisor to ensure injured worker receive immediate medical treatment
- 向工地主管報告,以確保受傷工人立即接受治療
- Report such work injury to the Labour Affairs Bureau/ Labour Department and insurer within the stipulated time
- 在規定時間內向勞工事務局/勞工處及保險公司報
 告有關工傷



MACHINE MAINTENANCE 機器保養

- Check to ensure all machines are in good condition before they are put into service
- 在投入使用前進行檢查以確保所有機器處於 良好狀態
- Maintain updated list of machines to ensure regular maintenance is performed
- 保留機器的更新清單以確保執行常規保養

SOCIAL – EMPLOYMENT AND LABOUR PRACTICES (Continued)

Development and Training

As an E&M engineering company, the development and training program heavily focus in the safety area. Due to the nature of the Group's operating practice, it often hires foreign workers from labour quota and engages sub-contractors to carry out its works. As such, the Group must provide adequate safety training to ensure employees and employees of sub-contractors are familiar with the Group's safety policy.

Our training programs are developed on project basis, this is because the risk of injuries associated to the works content may vary. The Group training programs cover various aspects which include, among others, machine operation, work at height, work in hot weather, onsite materials management, electricity application, fire prevention and emergency procedure.

During the Year 2022, the Group offered a total of 3,800 (Year 2021: 2,341) hours of internal safety training courses to 410 (Year 2021: 215) workers, including our employees and employees of subcontractor, and the average training hours completed per worker was approximately 9 (Year 2021: 11) hours. As the employees of sub-contractor do not have direct employment relationship with the Group, the calculation for percentage of employees trained for subcontractor is not applicable.

社會一僱傭及勞工常規 (續)

發展及培訓

作為機電工程公司,開發與培訓計劃主要關注安 全領域。由於本集團營運常規的性質,其經常從 勞工配額僱用外籍工人並聘用分包商開展工作。 因此,本集團必須提供足夠的安全培訓,以確保 僱員及分包商的僱員熟悉本集團的安全政策。

本集團的培訓計劃乃根據項目而制定,此乃由於 與工作內容相關的受傷風險可能有所不同。本集 團的培訓計劃涵蓋各個層面,包括(其中包括)機 器操作、高空作業、高溫天氣工作、工地材料管 理、電力應用、防火及應急程序。

於二零二二年度,本集團為3,800名(二零二一年 度:2,341名)工人(包括我們的僱員及分包商的 僱員)提供共計410(二零二一年度:215)個小時 的內部安全培訓課程,每名工人完成的平均培訓 時數為約9(二零二一年度:11)個小時。由於分 包商的僱員與本集團並無直接僱傭關係,因此計 算分包商受訓僱員百分比並不適用。

SOCIAL – EMPLOYMENT AND LABOUR

PRACTICES (Continued)

Development and Training (Continued)

社會-僱傭及勞工常規 (續)

發展及培訓 (續)

		2022 二零二二年		202 二零二	
		Percentage	Average	Percentage	Average
		of employees	training	of employees	training
		trained	hours	trained	hours
		受訓僱員百分比	平均培訓時數	受訓僱員百分比	平均培訓時數
Workforce by gender Male Female	按性別劃分的僱員 男性 女性	97% 44%	7	50% 36%	18 25
Sub-contractor	分包商	N/A 不適用	9	N/A 不適用	10
Workforce by job position Top and senior management Middle management Entry level Sub-contractor	按工作崗位劃分的僱員 最高及高級管理層 中級管理層 初級 分包商	79% 68% 100% N/A 不適用	13 2 9 9	69% 50% 34% N/A 不適用	21 20 17 10

Note: The percentage of employees trained is calculated using number of employees trained divided by number of employees at the end of the Year 2022.

附註: 受訓僱員百分比按受訓僱員人數除以二零二二 年底僱員人數計算。

Labour standards

The Group strictly prohibits any child or forced labour, or any unfair treatment to our employees and does not employ staff who are below 18 years of age. With this regard, the Group has established recruitment procedure which requires that identity, age and other personal information of all job applicants must be verified to ensure that they are physically and conditionally qualified to be hired. If any incidents of above are discovered, the Group will immediately stop the child from working, report to the local labour bureau in time for any incidents of child labour and investigate the cause and factor leading to forced labour. In addition, disciplinary actions will be taken to punish the wrongdoer.

During the Year 2022, there were no reported non-compliance with relevant laws and regulations relating to preventing child or forced labour.

勞工準則

本集團嚴格禁止任何童工或強制勞工,或對僱員 作出任何不公平待遇,亦不會僱用 18 歲以下員 工。為此,本集團已制定招聘程序,要求必須核 實所有求職者的身份、年齡及其他個人資料,以 確保彼等的身體及條件符合錄用資格。如發現任 何上述事件,本集團將立即終止該孩童工作,及 時向當地勞動局報告任何童工事件,調查導致強 制勞工的原因及因素。此外,本集團亦將採取紀 律處分,懲罰不法行為人。

於二零二二年度,本集團並無報告任何違反有關 防止童工或強制勞工的相關法律法規的情況。

SOCIAL – OPERATING PRACTICES

Supply chain management

Suppliers and sub-contractors are vital business partner of the Group as they contribute to assist the Group towards quality excellence. Supplier/sub-contractor management policy was established which defines the robust requirements and procedures in monitoring the selection of suppliers and sub-contractors. Standard acceptance procedure, such as obtaining attainment and business registration documents, sample testing and site visiting, will be performed before new supplier and sub-contractor are engaged. All approved suppliers and sub-contractors are recorded in an internal approved list and are subject to regular evaluation. Generally, the Group will invite more than one supplier/sub-contractors from the approved list for each order/ sub-contracting work for quotation purpose. During the selection and evaluation process, the Group will consider factors including, among others, product quality, on-site performance, labour management, safety management system and environmental responsibility.

The Group also requires its supply chain partners to uphold the Group's principles of ethical business conduct thereby minimizing the environmental and social risk that may be encountered. Any suppliers or sub-contractors with inferior past records of material environmental or social accidents, such as excessive pollutions discharges to the environment, and exploitation of workers, will be remove from the approved suppliers list.

社會-營運常規 供應鏈管理

供應商及分包商為本集團至關重要的業務合作 夥伴,原因為彼等於協助本集團實現卓越品質方 面作出貢獻。本集團已建立供應商/分包商管理 政策,該政策界定監控選擇供應商及分包商的嚴 格要求及程序。於聘用新供應商及分包商之前, 將執行標準的接納程序,如獲取資質及商業登記 文件、樣品測試及現場考察。所有認可的供應商 及分包商均記錄於內部認可清單,並須進行定期 評估。一般而言,本集團將從認可清單邀請一名 以上供應商/分包商就每項訂單/分包工程進 行報價。於甄選及評估過程中,本集團將考慮產 品質量、現場表現、勞工管理、安全管理制度及 環境責任等因素。

本集團要求其供應鏈合作夥伴秉承本集團的商 業道德操守原則,從而將可能遇到的環境及社會 風險降至最低。任何過往於重大環境或社會事故 方面有不良記錄的供應商或分包商,如向環境排 放過多的污染物及剝削工人,將從認可供應商清 單中剔除。

		2022 二零二二年	2021 二零二一年
Number of suppliers by geog	graphical region 按地區劃分的供應商數目		
Hong Kong	香港	75	55
Macau	澳門	49	43
China	中國	3	3

SOCIAL – OPERATING PRACTICES (Continued)

Product responsibility

Quality control is one crucial process to the Group's business as this is the foundation leading to the Group's success. The Group established comprehensive policy governing the required procedure to perform at the inception and completion of a project. To ensure the quality of project implementation, members are assigned to project teams according to complexity and scale of the project, and each team member was assigned with specified duties.

Site supervisor is responsible for monitoring the quality of works of employees and sub-contractors in real time. Project's progress meetings are held regularly to ensure our works meet customers' specification, completed according to schedule and comply with all relevant regulatory requirement. Furthermore, inspection checks are performed for all materials, machineries and equipment delivered before they are employed.

In addition, the Group, together with the customers, will perform site acceptance test for all electrical system installed to ensure conformity to specifications. If any defects detected within the defect liability period, the project manager would investigate, and workers will be arranged to address the defects. During the Year 2022, the Group have not received any complaint or request for product recall from our customers due to quality, safety and health issue in relation to works performed.

As the Group's business process does not involve advertising and labelling practices nor possess significant consumer data, the impacts relating to the protection of intellectual property and consumer data are relatively immaterial to the Group. Nevertheless, to protect our brand, all of our business logo have been properly registered. In the event of intellectual property infringement by third parties, the Group will engage its legal counsel to take necessary action against them. In addition, all the software and information system employed in daily operations are with legitimate licenses. On the other hand, contracts between the Group and its employees contain a confidentiality clause to prevent the disclosure of sensitive information. Proper internal control procedures are employed in the Group's operational and information technology system to ensure that information will only be access by authorised personnel/department of the Group.

社會一營運常規 (續) 產品責任

質量控制為本集團業務的關鍵過程,原因為其為 本集團取得成功的根基。本集團已制定規管於項 目開始及完成時必須執行的程序的綜合政策。為 確保項目實施的質素,本集團根據項目的複雜性 及規模向項目團隊分配成員,並為每名團隊成員 分配指定職責。

工地主管負責即時監控僱員及分包商的工作質 素。本集團將定期舉行項目進度會議,以確保工 程符合客戶要求及如期完成,並符合所有相關監 管要求。此外,本集團於使用之前,對已交付的 所有材料、機械及設備進行檢查。

此外,本集團將與客戶共同對所有已安裝的電氣 系統進行現場驗收測試,以確保符合規格。倘於 缺陷責任期內發現任何缺陷,項目經理 將進行調查,並安排工人處理該等缺陷。於二零 二二年度,本集團並無接獲客戶因所執行工程的 質量、安全及健康問題而提出的任何投訴或產品 召回要求。

由於本集團的業務流程並無涉及廣告及標籤慣 例,亦無重要消費者數據,因此與保護知識產權 及消費者數據有關的影響對本集團而言相對並 不重要。然而,為保護我們的品牌,我們所有的 商業標識均已妥為註冊。倘第三方侵犯 知識產權,本集團將聘請其法律顧問對其採取 必要的行動。此外,日常營運中使用的所有軟件 及信息系統均有合法許可證。另一方面,本集團 與其僱員訂立的合約載有一項保密條款,以防止 敏感資料的洩露。本集團的營運及信息科技系統 已採用適當的內部控制程序,以確保資料僅可由 本集團授權人員/部門查閱。

SOCIAL – OPERATING PRACTICES (Continued)

Anti-corruption

The Group commits to maintain a corporate culture with integrity, probity and accountability through the establishment of relevant anticorruption policies. Code of conduct, conflict of interest policy and privacy and confidentiality information were covered in the Group's internal control manuals which clearly defines the moral standards it desired. In additions, corruption, bribery or fraud in any form is strictly prohibited. Whistleblowing policy was established to allow employees to report any misconduct or malpractice events observed on a confidential platform, and will be duly investigated by the Group's senior management or audit committee. Any matters of genuine concern are to be thoroughly investigated by the management and actions will be taken accordingly.

Trainings and employee handbook, including information relating to anti-corruption, were arranged and circulated to employees and directors at the commencement of employment and during employment (if there are any updates) to ensure employees are aware of the philosophy, objectives, and policies of the Group.

During the Year 2022, there was no bribery, extortion, fraud or money laundering found, and no legal case regarding corrupt practices brought against the Group or its employees.

社會一營運常規 (續) 反貪腐

本集團致力於透過制定相關反貪腐政策保持誠 信、正直及追責的企業文化。本集團的內部控制 手冊涵蓋行為準則、利益衝突政策以及私隱及保 密資料,其明確界定所需的道德標準。此外,嚴 禁任何形式的貪腐、賄賂或欺詐。我們已制定舉 報政策,以令僱員於保密平台報告所發現的任何 不當行為或瀆職事件,並將由本集團高級管理層 或審核委員會進行適當調查。本集團徹底調查須 認真看待的事宜並採取相應行動。

我們將安排培訓並於僱傭開始時及僱傭期間(如 有更新)向僱員及董事分發員工手冊(包括有關反 貪腐的資料),以確保僱員了解本集團的理念、目 標及政策。

於二零二二年度,本集團並無發現賄賂、勒索、 欺詐及洗黑錢的情況,亦無涉及針對本集團或其 僱員的貪腐行為提起的法律案件。

SOCIAL – COMMUNITY

Community investment

The Group commits to support the communities through social participation and had dedicated its focus in contributing the environment, labour needs and health. The Group actively shares social affairs to employees so as to increase their awareness to the community, and eventually repay the society through participating in social events and helping vulnerable groups. Looking forward, the Group hopes to join hand with stakeholders to better serve the community.

The foremost priority for the Group is to provide our employees with a safe and healthy and comfortable working environment. During the outbreak of COVID-19, the Group has taken the following precautionary measures at its workplaces to minimise the risk of transmission:

- Enhancing implementation of hygienic measures in all workplaces and provide guidance to strengthen employees care for employees;
- Providing hand sanitizers inside company and workplace to fulfill employees' hand sanitizing needs;
- Any person who has symptoms of fever, or other respiratory symptoms would be advised to seek medical advice and would be refused entry to workplaces;
- Arranging employees to work in shifts and work from home; and
- Encouraging employees to receive vaccination.

社會一社區 社區投資

本集團致力於通過社會參與支持社區,並專注於 為環境、勞工需求及健康作出貢獻。本集團積極 與僱員分享社會事務,以提高彼等對社區的意 識,並通過參加社交活動及幫助弱勢群體最終回 報社會。展望未來,本集團希望與持份者攜手合 作,更好地為社區服務。

本集團的首要任務是為僱員提供安全、健康、舒 適的工作環境。新冠肺炎 (COVID-19) 疫情期間, 本集團已在其工作場所採取以下預防措施,以將 傳播風險降至最低:

- 在所有工作場所加強實行衛生措施,並提供 指引,以加強員工的員工關懷計劃;
- 在公司及車間內部提供洗手液,以滿足僱員 的洗手需求;
- 建議任何有發燒症狀或其他呼吸道疾病症 狀的人士前往求醫,並拒絕其進入工作場 所;
- 安排僱員輪班工作及居家辦公;及
- 鼓勵員工接種疫苗。

ESG CONTENT INDEX

環境、社會及管治內容索引

Aspect	KPI 關鍵	Description	Section reference
層面	績效指標	描述	參考章節
A. Environmental A.環境			
Emissions 排放物	A1	General Disclosure 一般披露事項 Information on: 有關廢氣及溫室氣體排放、排污水及向土地排污、有 害及無害廢棄的: a) the policies; and a) 政策資料;及 b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to air and greenhouse gas emissions, discharges into water and land, and generation of hazardous and non-hazardous waste. b) 遵守對發行人有重大影響的相關法律及規例的資 料。	Environmental protection 環境保護
	A1.1 A1.2	The types of emissions and respective emissions data. 排放物種類及相關排放數據。 Direct (Scope 1) and energy indirect (Scope 2) greenhouse	Emissions 排放物 Emissions
		gas emissions in total (in tonnes) and, where appropriate, intensity. 直接 (範圍 1) 及能源間接 (範圍 2) 溫室氣體排放總量 (以噸計算) 及 (如適用) 密度。	排放物
	A1.3	Total hazardous waste produced (in tonnes) and, where appropriate, intensity. 所產生有害廢棄物總量 (以噸計算) 及 (如適用) 密度。	Emissions 排放物
	A1.4	Total non-hazardous waste produced (in tonnes) and, where appropriate, intensity. 所產生無害廢棄物總量 (以噸計算) 及 (如適用) 密度。	Emissions 排放物
	A1.5	Description of emissions target(s) set and step taken to achieve them. 描述所訂立的排放量目標及為達到這些目標所採取的 步驟。	Emissions 排放物
	A1.6	Description of how hazardous and non-hazardous wastes are handled, and a description of reduction target(s) set and steps taken to achieve them. 描述處理有害及無害廢棄物的方法,及描述所訂立的 減廢目標及為達到這些目標所採取的步驟。	Emissions 排放物

ESG CONTENT INDEX (Continued)

環境、社會及管治內容索引續

Aspect	KPI 關鍵	Description	Section reference
層面	績效指標	描述	參考章節
A. Environmental (Continued) A.環境 (續)			
Use of resources 資源使用	A2	General Disclosure 一般披露事項 Policies on the efficient use of resources, including energy, water and other raw materials. 有效使用資源 (包括能源、水及其他原材料) 的政策。	Use of resources 資源使用
	A2.1	Direct and/or indirect energy consumption by type (e.g. electricity, gas or oil) in total (kWh in '000s) and intensity. 按類型劃分的直接及/或間接能源 (如電、氣或油) 總 耗量 (以千個千瓦時計算) 及密度。	Use of resources 資源使用
	A2.2	Water consumption in total and intensity. 總耗水量及密度。	Use of resources 資源使用
	A2.3	Description of energy use efficiency target(s) set and steps taken to achieve them. 描述所訂立的能源使用效益目標及為達到這些目標所 採取的步驟。	Use of resources 資源使用
	A2.4	Description of whether there is any issue in sourcing water that is fit for purpose, water efficiency target(s) set and steps taken to achieve them. 描述求取適用水源上可有任何問題,以及所訂立的用水效益目標及為達到這些目標所採取的步驟。	Use of resources 資源使用
	A2.5	Total packaging material used for finished products (in tonnes) and, if applicable, with reference to per unit produced. 製成品所用包裝材料的總量(以噸計算)及(如適用)每 生產單位佔量。	Use of resources 資源使用
The Environment and natural resources 環境及天然資源	A3	General Disclosure 一般披露事項 Policies on minimising the issuer's significant impacts on the environment and natural resources. 減低發行人對環境及天然資源造成重大影響的政策。	The environment and natural resources 環境及天然資源
	A3.1	Description of the significant impacts of activities on the environment and natural resources and the actions taken to manage them. 描述業務活動對環境及天然資源的重大影響及已採取 管理有關影響的行動。	The environment and natural resources 環境及天然資源

ESG CONTENT INDEX (Continued)

Aspect	KPI 關鍵	Description	Section reference
層面	績效指標	描述	參考章節
A. Environmental (Continued) A.環境 (續)			
Climate change 氣候變化	A4	General Disclosure 一般披露事項 Policies on identification and mitigation of significant climate-related issues which have impacted, and those which may impact, the issuer. 識別及應對已經及可能會對發行人產生影響的重大氣 候相關事宜的政策。	Climate change 氣候變化
	A4.1	Description of the significant climated-related issues which have impacted, and those which may impact, the issuer, and the actions taken to manage them. 描述已經及可能會對發行人產生影響的重大氣候相關 事宜,及應對行動。	Climate change 氣候變化
B. Social B.社會			
Employment 僱傭	B1	 General Disclosure 一般披露事項 Information on: 有關薪酬及解僱、招聘及晉升、工作時數、假期、平等機會、多元化、反歧視以及其他待遇及福利的: a) the policies; and a) 政策資料;及 b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, diversity, anti-discrimination, and other benefits and welfare. b) 遵守對發行人有重大影響的相關法律及規例的資料。 	Employment 僱傭
	B1.1	Total workforce by gender, employment type, age group and geographical region. 按性別、僱傭類型、年齡組別及地區劃分的僱員總數。	Employment 僱傭
	B1.2	Employee turnover rate by gender, age group and geographical region. 按性別、年齡組別及地區劃分的僱員流失比率。	Employment 僱傭

ESG CONTENT INDEX (Continued)

Aspect	KPI 關鍵	Description	Section reference
層面	績效指標	描述	參考章節
B. Social (Continued) B.社會 (續)			
Health and safety 健康與安全	B2	 General Disclosure 一般披露事項 Information on: 有關提供安全工作環境及保障僱員避免職業性危害 的: a) the policies; and a) 政策資料;及 b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to providing a safe working environment and protecting employees from occupational hazards. b) 遵守對發行人有重大影響的相關法律及規例的資料。 	Health and safety 健康與安全
	B2.1	Number and rate of work-related fatalities occurred in each of the past three years including the Year 2021. 過去三年 (包括二零二一年度) 每年因工亡故的人數及 比率。	Health and safety 健康與安全
	B2.2	Lost days due to work injury. 因工傷損失工作日數。	Health and safety 健康與安全
	B2.3	Description of occupational health and safety measures adopted, how they are implemented and monitored. 描述所採納的職業健康與安全措施,以及相關執行及 監察方法。	Health and safety 健康與安全
Development and training 發展及培訓	B3	General Disclosure 一般披露事項 Policies on improving employees' knowledge and skills for discharging duties at work. Description of training activities. 有關提升僱員履行工作職責的知識及技能的政策。描 述培訓活動。	Development and training 發展及培訓
	B3.1	The percentage of employees trained by gender and employee category. 按性別及僱員類別劃分的受訓僱員百分比。	Development and training 發展及培訓
	B3.2	The average training hours completed per employee by gender and employee category. 按性別及僱員類別劃分,每名僱員完成受訓的平均時數。	Development and training 發展及培訓

ESG CONTENT INDEX (Continued)

Aspect	KPI 關鍵	Description	Section reference
層面	績效指標	描述	參考章節
B. Social (Continued) B.社會 (續)			
Labour standards 勞工準則	Β4	General Disclosure 一般披露事項 Information on: 有關防止童工及強制勞工的: a) the policies; and a) 政策資料;及 b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to preventing child and forces labour. b) 遵守對發行人有重大影響的相關法律及規例的資 料。	Labour standards 勞工準則
	B4.1	Description of measures to review employment practices to avoid child and forced labour. 描述檢討招聘慣例的措施以避免童工及強制勞工。	Labour standards 勞工準則
	B4.2	Description of steps taken to eliminate such practices when discovered. 描述在發現違規情況時消除有關情況所採取的步驟。	Labour standards 勞工準則
Supply Chain management 供應鏈管理	B5	<i>General Disclosure</i> 一般披露事項 Policies on managing environmental and social risks of the supply chain. 管理供應鏈的環境及社會風險政策。	Supply chain management 供應鏈管理
	B5.1	Number of suppliers by geographical region 按地區劃分的供應商數目。	Supply chain management 供應鏈管理
	B5.2	Description of practices relating to engaging suppliers, number of suppliers where the practices are being implemented, how they are implemented and monitored. 描述有關聘用供應商的慣例,向其執行有關慣例的供 應商數目,以及相關執行及監察方法。	Supply chain management 供應鏈管理
	B5.3	Description of practices used to identify environmental and social risks along the supply chain, and how they are implemented and monitored. 描述有關識別供應鏈每個環節的環境及社會風險的慣 例,以及相關執行及監察方法。	Supply chain management 供應鏈管理
	B5.4	Description of practices used to promote environmentally preferable products and services when selecting suppliers, and how they are implemented and monitored. 描述在揀選供應商時促使多用環保產品及服務的慣例,以及相關執行及監察方法。	Supply chain management 供應鏈管理

ESG CONTENT INDEX (Continued)

Aspect	KPI 關鍵	Description	Section reference
層面	績效指標	描述	參考章節
B. Social (Continued) B.社會 (續)			
Product responsibility 產品責任	B6	 General Disclosure 一般披露事項 Information on: 有關所提供產品和服務的健康與安全、廣告、標籤及私隱事宜以及補救方法的: a) the policies; and a 政策資料;及 b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to health and safety, advertising, labelling and privacy matters relating to products and services provided and methods of redress. b) 遵守對發行人有重大影響的相關法律及規例的資料。 	Product responsibility 產品責任
	B6.1	Percentage of total products sold or shipped subject to recalls for safety and health reasons. 已售或已運送產品總數中因安全與健康理由而須回收 的百分比。	Product responsibility 產品責任
	B6.2	Number of products and service-related complaints received and how they are dealt with. 接獲關於產品及服務的投訴數目以及應對方法。	Product responsibility 產品責任
	B6.3	Description of practices relating to observing and protecting intellectual property rights. 描述與維護及保障知識產權有關的慣例。	Product responsibility 產品責任
	B6.4	Description of quality assurance process and recall procedures. 描述質量檢定過程及產品回收程序。	Product responsibility 產品責任
	B6.5	Description of consumer data protection and privacy policies, how they are implemented and monitored. 描述消費者資料保障及私隱政策,以及相關執行及監察方法。	Product responsibility 產品責任

ESG CONTENT INDEX (Continued)

Aspect	KPI 關鍵	Description	Section reference
層面	績效指標	描述	參考章節
B. Social (Continued) B.社會 (續)			
Anti-corruption 反貪腐	B7	 General Disclosure 一般披露事項 Information on: 有關防止賄賂、勒索、欺詐及洗黑錢的: a) the policies; and a) 政策資料;及 b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to bribery, extortion, fraud and money laundering. b) 遵守對發行人有重大影響的相關法律及規例的資料。 	Anti-corruption 反貪腐
	B7.1	Number of concluded legal cases regarding corrupt practices brought against the issuer or its employees during the Year 2022 and the outcomes of the cases. 於二零二二年內對發行人或其僱員提出並已審結的貪污訴訟案件的數目及訴訟結果。	Anti-corruption 反貪腐
	B7.2	Description of preventive measures and whistle-blowing procedures, how they are implemented and monitored. 描述防範措施及舉報程序,以及相關執行及監察方法。	Anti-corruption 反貪腐
	B7.3	Description of anti-corruption training provided to directors and staff. 描述向董事及員工提供的反貪污培訓。	Anti-corruption 反貪腐
Community investment 社區投資	B8	General Disclosure 一般披露事項 Policies on community engagement to understand the needs of the communities where the issuer operates and to ensure its activities take into consideration the communities' interests. 有關以社區參與來了解營運所在社區需要和確保其業務活動會考慮社區利益的政策。	Community investment 社區投資
	B8.1	Focus areas of contribution. 專注貢獻範疇。	Community investment 社區投資
	B8.2	Resources contributed to the focus area. 在專注範疇所動用資源。	Community investment 社區投資



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TO THE SHAREHOLDERS OF SEM HOLDINGS LIMITED

(incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of SEM Holdings Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 100 to 175, which comprise the consolidated statement of financial position as at 31 December 2022, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 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 disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

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

KEY AUDIT MATTERS

Key audit matters are 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.

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致澳達控股有限公司列位股東

(於開曼群島註冊成立的有限公司)

意見

本核數師行(以下簡稱「我們」)已審計列載於第 100至175頁的澳達控股有限公司(以下簡稱「貴 公司」)及其附屬公司(以下統稱「貴集團」)的綜合 財務報表,此財務報表包括於二零二二年十二月 三十一日的綜合財務狀況表與截至該日止年度 的綜合損益及其他全面收益表、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 綜合財務狀況及截至該日止年度的綜合財務表 現及綜合現金流量,並已遵照香港《公司條例》的 披露要求妥為擬備。

意見的基礎

我們已根據香港會計師公會頒佈的《香港審計準 則》(「《香港審計準則》」)進行審計。我們在該等 準則下承擔的責任已在本報告「核數師就審計綜 合財務報表承擔的責任」部分中作進一步闡述。 根據香港會計師公會頒佈的《專業會計師道德守 則》(以下簡稱「守則」),我們獨立於 貴集團,並 已履行守則中的其他專業道德責任。我們相信, 我們所獲得的審計憑證能充足及適當地為我們 的意見提供基礎。

關鍵審計事項

關鍵審計事項是根據我們的專業判斷,認為對本 期綜合財務報表的審計最為重要的事項。這些事 項是在我們審計整體綜合財務報表及出具意見 時進行處理的。我們不會對這些事項提供單獨的 意見。

KEY AUDIT MATTERS (Continued)

關鍵審計事項 (續)

Key audit matter 關鍵審計事項

Recognition of revenue from electrical and mechanical engineering services contracts 確認來自電力及機械工程服務合約的收益

We identified the recognition of revenue from electrical and mechanical engineering services contracts as a key audit matter due to the involvement of significant management estimates in determining the contract revenue for each electrical and mechanical engineering services contract in progress.

During the year ended 31 December 2022, the Group recognised revenue of MOP115,161,000 and MOP175,034,000 mainly from provision of electrical and mechanical engineering services to hotels and casinos, public, commercial and residential properties in Macau and Hong Kong, respectively by reference to the stage of completion of the contract activity at the end of the reporting period as disclosed in Note 5 to the consolidated financial statements. As set out in Notes 4 and 5 to the consolidated financial statements, the amounts of revenue recognised reflect the management's estimate of each contract's outcome and stage of completion, which were based on the input method by considering the proportion of contract costs incurred for the work performed to the end of the reporting date, relative to the total estimated costs of the contract at completion.

由於於釐定各進行中電力及機械工程服務合約的合約收 益時涉及重大管理層估計,我們將確認來自電力及機械 工程服務合約的收益識別為關鍵審計事項。

於截至二零二二年十二月三十一日止年度,如綜合財務 報表附註5所披露,貴集團經參考於報告期末合約獲得 完成階段確認收益115,161,000澳門元及175,034,000澳 門元,主要來自分別向澳門及香港的酒店及娛樂場、公 共、商業及住宅物業提供電力及機械工程服務。如綜合 財務報表附註4及5所載,已確認收益金額反映管理層對 各合約結果及完成階段的估計,其乃基於經考慮於報告 日期末履行工程產生的合約成本佔完成時合約的估計總 成本比率後所使用的輸入法。

How our audit addressed the key audit matter 本核數師行處理關鍵審計事項的方法

Our procedures in relation to recognition of revenue from electrical and mechanical engineering services contracts included:

- Understanding key controls on how management estimates and revises the total contract costs and margins and recognises revenue from electrical and mechanical engineering services contracts;
- Assessing the reasonableness of the total estimated contract costs of significant projects by checking against quotations, agreements or other correspondences provided by subcontractors or suppliers, on a sample basis;
- Evaluating the reasonableness of the estimated profit margins of significant projects, on a sample basis, taking into account of the complexity and duration of the projects and margins of similar completed projects;

我們有關確認來自電力及機械工程服務合約的收益的程序 包括:

- 了解有關管理層如何估計及修訂總合約成本以及確認 來自電力及機械工程服務合約收益之主要控制措施;
- 通過核實分包商或供應商提供的報價、協議或其他信 函,抽樣評估重大項目估計總合約成本的合理性;
- 經計及項目的複雜性及持續期間及類似竣工項目的盈利,抽樣評估重大項目估計利潤率的合理性;

KEY AUDIT MATTERS (Continued)

關鍵審計事項 (續)

Key audit matter 關鍵審計事項

Recognition of revenue from electrical and mechanical engineering services contracts (Continued) 確認來自電力及機械工程服務合約的收益 (續) How our audit addressed the key audit matter 本核數師行處理關鍵審計事項的方法

- Examining the accuracy of costs incurred to date and stage of completion by checking the certificates or invoices issued by the subcontractors or suppliers, on a sample basis; and
- Evaluating the reliability of the management's forecast, on a sample basis, by comparing the total actual contract costs incurred at completion of completed projects against the total budgeted contract costs.
- 通過抽樣核實分包商或供應商出具的證書或發票審查
 完成日期及階段產生的成本的準確性;及
- 通過將已完工項目完成時產生的實際合約成本總額與 總預算合約成本比較,抽樣評估管理層預測的可靠性。

KEY AUDIT MATTERS (Continued)

關鍵審計事項 (續)

本核數師行處理關鍵審計事項的方法

Key audit matter 關鍵審計事項

Impairment assessment of trade receivables and contract assets 應收貿易賬款及合約資產的減值評估

We identified impairment assessment of trade receivables and contract assets as a key audit matter due to the significance of trade receivables and contract assets to the Group's consolidated financial position and the involvement of subjective judgment and management estimates in evaluating the expected credit losses ("ECL") of the Group's trade receivables and contract assets at the end of the reporting period.

As at 31 December 2022, the Group's trade receivables and contract assets amounted to MOP58,971,000 (net of loss allowance of MOP7,278,000) and MOP117,289,000 (net of loss allowance of MOP18,397,000) respectively. During the year ended 31 December 2022, the Group provided impairment allowances of MOP4,265,000 and MOP8,628,000 for trade receivables and contract assets, respectively.

我們已識別應收貿易賬款及合約資產減值評估為關鍵審 核事項,原因為應收貿易賬款及合約資產對 貴集團綜 合財務狀況的重要性以及於評估 貴集團於報告期末應 收貿易賬款及合約資產預期信貸虧損(「預期信貸虧損」) 所涉及主觀判斷及管理層估計。

於二零二二年十二月三十一日, 貴集團的應收貿易賬 款及合約資產分別為58,971,000澳門元(扣除虧損撥備 7,278,000澳門元)及117,289,000澳門元(扣除虧損撥備 18,397,000澳門元)。截至二零二二年十二月三十一日止 年度, 貴集團就應收貿易賬款及合約資產計提的減值 撥備分別為4,265,000澳門元及8,628,000澳門元。

How our audit addressed the key audit matter

Our procedures in relation to impairment assessment of trade receivables and contract assets included:

- Obtaining an understanding of how management estimates the loss allowance for trade receivables and contract assets;
- Testing the integrity of information used by management to develop the ECL assessment, including aging analysis of trade receivables as at 31 December 2022, on a sample basis, by comparing individual items in the analysis with the relevant sales invoices;
- Evaluating the competence, capabilities and objectivity of the external valuation specialists appointed by management of the Group;

我們有關應收貿易賬款及合約資產的減值評估的程序包括:

- 了解管理層如何估計應收貿易賬款及合約資產的虧損 撥備;
- 通過比較分析中的單個項目與相關銷售發票,抽樣測 試管理層制定預期信貸虧損評估所用資料的完整性, 包括於二零二二年十二月三十一日的應收貿易賬款的 賬齡分析;
- 評估 貴集團管理層所委任的獨立外部估值師的能力、權限及客觀性;

KEY AUDIT MATTERS (Continued)

關鍵審計事項 (續)

Key audit matter 關鍵審計事項

Impairment assessment of trade receivables and contract assets (Continued) 應收貿易賬款及合約資產的減值評估 (續)

As disclosed in Notes 16, 18 and 27 to the consolidated financial statements, management of the Group estimates the amount of lifetime ECL of trade receivables and contract assets based on the Group's internal credit ratings, historical credit loss experience, aging analysis, repayment history and/or past due status of respective trade receivables and contract assets. Estimated loss rates are based on historical observed default rates over the expected life of the debtors and are adjusted for forwardlooking information.

誠如綜合財務報表附註16、18及27所披露, 貴集團管 理層在考慮應收貿易賬款及合約資產的本集團內部信貸 評級、過往信貸虧損經歷、賬齡分析、還款歷史及/或逾 期狀態後,根據估計應收貿易賬款及合約資產的全期預 期信貸虧損金額。估計虧損率乃按債務人預期年期內的 歷史已觀察違約率得出,並就前瞻性資料作出調整。

- How our audit addressed the key audit matter 本核數師行處理關鍵審計事項的方法
- Reviewing the valuation methodology and parameters in the ECL assessment;
- Challenging management's basis and judgment in determining loss allowance on trade receivables and contract assets as at 31 December 2022, including their identification of credit-impaired trade receivables and contract assets and the basis of estimated loss rates applied (with reference to historical default rates and forward-looking information); and
- Evaluating the disclosures regarding the impairment assessment of trade receivables and contract assets in the notes to the consolidated financial statements.
- 審閱預期信貸虧損評估所使用的估值方法及參數;
- 質疑管理層在確定於二零二二年十二月三十一日的應 收貿易賬款及合約資產的虧損撥備方面的依據及判 斷,包括其識別信貸減值的應收貿易賬款及合約資產、 以及所適用的估計損失率的依據(參考歷史違約率及前 瞻性資料);及
- 評估綜合財務報表附註有關應收貿易賬款及合約資產 減值評估的披露。

OTHER INFORMATION

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

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

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

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

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

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。

董事及管治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 要求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。

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

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

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

核數師就審計綜合財務報表承擔的 責任

我們的目標,是對綜合財務報表整體是否不存在 由於欺詐或錯誤而導致的重大錯誤陳述取得合 理保證,並按照我們商定的業務約定條款僅向全 體股東出具包括我們意見的核數師報告。除此以 外,我們的報告不可用作其他用途。本行並不就 本行報告之內容對任何其他人士承擔任何責任 或接受任何義務。合理保證是高水平的保證,但 不能保證按照《香港審計準則》進行的審計,在某 一重大錯誤陳述存在時總能發現。錯誤陳述可以 由欺詐或錯誤引起,如果合理預期它們單獨或匯 總起來可能影響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這些風險,以及獲取充足和適當的審計憑證,作為我們意見的基礎。
 由於欺詐可能涉及串謀、偽造、蓄意遺漏、虛假陳述,或淩駕於內部控制之上,因此未能發現因欺詐而導致的重大錯誤陳述的風險高於未能發現因錯誤而導致的重大錯誤陳述的風險。
- 了解與審計相關的內部控制,以設計適當的 審計程序,但目的並非對 貴集團內部控制 的有效性發表意見。
- 評價董事所採用會計政策的恰當性及作出 會計估計和相關披露的合理性。

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重大不確定性,從而可能導致對 貴集團的持續經營能力產生重大疑慮。如果我們認為存在重大不確定性,則有必要在核數師報告中提請使用者注意綜合財務報表中的相關披露。假若有關的披露不足,則我們應當發表非無保留意見。我們的結論是基於核數師報告日止所取得的審計憑證。然而,未來事項或情況可能導致 貴集團不能持續經營。
- 評價綜合財務報表的整體列報方式、結構和 內容,包括披露,以及綜合財務報表是否中 肯反映有關交易和事項。
- 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,我們與管治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。

我們還向管治層提交聲明,說明我們已符合有關 獨立性的相關專業道德要求,並與他們溝通有可 能合理地被認為會影響我們獨立性的所有關係 和其他事項,以及在適用的情況下,為消除威脅 而採取的行動或應用的防範措施。

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 責任 *續*)

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

Moore Stephens CPA Limited Certified Public Accountants Registered Public Interest Entity Auditors

Lai Hung Wai Practising Certificate Number: P06995

Hong Kong, 27 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,二零二三年三月二十七日

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME 綜合損益及其他全面收益表

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

		Notes	2022 二零二二年	2021 二零二一年
		Notes 附註	MOP'000 千澳門元	MOP'000 千澳門元
Revenue	收益	5	290,195	182,176
Cost of sales	銷售成本		(266,316)	(160,701)
Gross profit	毛利		23,879	21,475
Other income	其他收入	7	1,727	827
Impairment losses under expected credit loss ("ECL") model,	預期信貸虧損(「預期信貸虧損」) 模式下的減值虧損,			
net of reversal	扣除撥回	8	(12,893)	(7,713)
Administrative expenses	行政開支		(18,207)	(19,295)
Finance costs	融資成本	9	(258)	(251)
			(5,350)	
Loss before taxation Taxation	除稅前虧損 稅項	10 12	(5,752)	(4,957)
Taxallon	杭坞	12	(1,193)	(14)
Loss and total comprehensive	本公司擁有人應佔			
expense for the year attributable to	年內虧損及全面			(4.07.1)
owners of the Company	開支總額		(6,945)	(4,971)
4405				
Loss per share (MOP cents) Basic	每股虧損(澳門仙) 基本	14	(0.35)	(0.25)
	半 十	14	(0.00)	(0.20)

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況表 At 31 December 2022 於二零二二年十二月三十一日

		Notes 附註	2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Non-current assets Property, plant and equipment	非流動資產 物業、廠房及設備	15	37,175	39,264
Rental deposit	租金按金	16	127	119
Deferred tax asset	遞延稅項資產	17	-	256
			37,302	39,639
Current assets Trade and other receivables	流動資產 應收貿易賬款及其他			
Trade and other receivables	應收款項	16	60,046	54,862
Contract assets	合約資產	18	117,289	108,948
Pledged bank deposits	已抵押銀行存款	19	20,192	1,493
Time deposit	定期存款	19	21,715	28,194
Cash and cash equivalents	現金及現金等價物	19	20,368	40,275
			239,610	233,772
Current liabilities	流動負債			
Trade and other payables	應付貿易賬款及其他			
	應付款項	20	41,747	29,450
Contract liabilities	合約負債	18	142	773
Lease liabilities	租賃負債	21	383	895
Taxation payable	應付稅項		2,973	3,393
Bank borrowing	銀行借款	22	735	742
			45 000	
			45,980	35,253
Net current assets	流動資產淨值		193,630	198,519
Total assets less current liabilities	總資產減流動負債		230,932	238,158

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況表

At 31 December 2022 於二零二二年十二月三十一日

		Notes 附註	2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Non-current liabilities Deferred tax liability Lease liabilities Bank borrowing	非流動負債 遞延稅項負債 租賃負債 銀行借款	17 21 22	104 584 6,293	- 235 7,027
			6,981 223,951	7,262 230,896
Capital and reserves Share capital Reserves	資本及儲備 股本 儲備	23	20,630 203,321 223,951	20,630 210,266 230,896

The consolidated financial statements on pages 100 to 175 were 第100至175頁的綜合財務報表已於二零二三年三 approved and authorised for issue by the board of directors on 27 月二十七日獲董事會批准及授權刊發,並由下列 March 2023 and are signed on its behalf by:

董事代表簽署:

Mr. Wan Man Keung 尹民強先生 Non-executive Director 非執行董事

Mr. Woo Chu Fai 胡柱輝先生 Executive Director 執行董事

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 owners of the Company 本公司擁有人應佔				
		Share capital 股本 MOP'000 千澳門元	Share premium 股份溢價 MOP'000 千澳門元	Legal reserve 法定儲備 MOP'000 千澳門元 (Note) (附註)	Accumulated profits 累計溢利 MOP'000 千澳門元	Total 總額 MOP'000 千澳門元
At 1 January 2021 Loss and total comprehensive	於二零二一年一月一日 年內虧損及全面支出總額	20,630	84,509	13	130,715	235,867
expense for the year	_	-	-	(4,971)	(4,971)	
At 31 December 2021 Loss and total comprehensive	於二零二一年十二月三十一日 年內虧損及全面支出總額	20,630	84,509	13	125,744	230,896
expense for the year		-	-	-	(6,945)	(6,945)
At 31 December 2022	於二零二二年十二月三十一日	20,630	84,509	13	118,799	223,951
			7 (1-)			

Note:

附註:

In accordance with the Article 377 of the Commercial Code of Macau Special Administrative Region of the People's Republic of China ("Macau"), the company registered in Macau is required to transfer part of its profits of each accounting period of not less than 25% to legal reserve, until the amount reaches half of its share capital.

根據《中華人民共和國澳門特別行政區(「澳門」)商法典》 第377條,於澳門註冊的公司須於各會計期間將不少於 其利潤的25%撥作法定儲備,直至法定儲備金額達致其 股本的半數為止。

CONSOLIDATED STATEMENT OF CASH FLOWS 惊会理会流星主

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

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Operating activities Loss before taxation Adjustments for: Depreciation of property,	經營活動 除稅前虧損 就以下各項作出調整: 物業、廠房及設備折舊	(5,752)	(4,957)
plant and equipment Loss on disposal of property, plant and equipment Interest income Impairment losses under ECL model, net of reversal Finance costs	初果、廠房及設備加醬 出售物業、廠房及設備的虧損 利息收入 預期信貸虧損模式下的減值虧損, 扣除撥回 融資成本	3,180 98 (77) 12,893 258	2,623 (198) 7,713 251
Operating cash flows before movements in working capital Increase in trade and other receivables Increase in contract assets/liabilities, net Increase in trade and other payables	營運資金變動前經營現金流量 應收貿易賬款及其他應收款項增加 合約資產/負債淨值增加 應付貿易賬款及其他應付款項 增加	10,600 (9,457) (17,600) 12,366	5,432 (8,911) (41,588) 1,703
Cash used in operations Income tax paid	經營所用現金 已付所得稅	(4,091) (1,253)	(43,364) (257)
Net cash used in operating activities	經營活動所用現金淨額	(5,344)	(43,621)
Investing activities Placement of time deposit Placement of pledged bank deposits Purchase of property, plant and equipment Withdrawal of time deposit Proceeds on disposal of property, plant and equipment Interest received Withdrawal of pledged bank deposits Repayment from a related company	 投資活動 存放定期存款 存放已抵押銀行存款 購買物業、廠房及設備 提取定期存款 出售物業、廠房及設備的 所得款項 已收利息 提取已抵押銀行存款 一間關連公司還款 	(34,372) (18,699) (504) 40,851 204 77 –	(21,720) - (24,559) - 198 17,941 4
Net cash used in investing activities	投資活動所用現金淨額	(12,443)	(28,136)

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

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Financing activities Repayments of principal on lease liabilities Repayments of bank borrowing Repayment to a director of the Company Interest paid Repayments of interest on lease liabilities Advance from a director of the Company New bank borrowing raised	融資活動 償還租賃負債本金 償還銀行借款 向本公司一名董事還款 已付利息 償還租賃負債利息 本公司一名董事墊款 新增銀行貸款	(1,052) (741) (533) (205) (53) 464 –	(1,214) (483) (23) (145) (106) 357 8,252
Net cash (used in) from financing activities	融資活動 (所用) 所得現金淨額	(2,120)	6,638
Net decrease in cash and cash equivalents Cash and cash equivalents at the beginning of the year	現金及現金等價物減少淨額 年初現金及現金等價物	(19,907) 40,275	(65,119) 105,394
Cash and cash equivalents at the end of the year, representing bank balances and cash	年末現金及現金等價物, 即銀行結餘及現金	20,368	40,275

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 綜合財務報表附註

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

1. GENERAL INFORMATION

The Company was incorporated and registered as an exempted company with limited liability in the Cayman Islands under the Companies Law Chapter 22 of the Cayman Islands on 6 November 2015 and its shares were listed on The Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 14 February 2020 (the "Listing"). The addresses of the registered office and the principal place of business of the Company are disclosed in the corporate information section to the annual report. The immediate holding company of the Company is SEM Enterprises Limited, which is a private company incorporated in the British Virgin Islands (the "BVI") and controlled by Mr. Wan Man Keung, a non-executive director of the Company.

The Company acts as an investment holding company and its subsidiaries are principally engaged in provision of electrical and mechanical engineering services in Macau and Hong Kong.

The consolidated financial statements are presented in Macau Pataca ("MOP"), which is also the functional currency of the Company.

Certain comparative figures have been re-presented to conform with current year's presentation. These reclassifications have no effect on financial position, results for the year or cash flows of the Group.

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

Amendments to HKFRSs that are mandatorily effective for the current year

In the current year, the Group has applied the following amendments to HKFRSs issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") for the first time, which are mandatorily effective for the Group's annual period beginning on or after 1 January 2022 for the preparation of the consolidated financial statements:

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

1. 一般資料

本公司於二零一五年十一月六日在開曼群 島根據開曼群島公司法第22章註冊成立及 登記為獲豁免有限公司,其股份於二零二 零年二月十四日在香港聯合交易所有限公司 (「聯交所」)主板上市(「上市」)。本公司註 冊辦事處地址及主要營業地點乃披露於年 度報告公司資料一節。本公司的直接控股 公司為在英屬處女群島(「英屬處女群島」) 註冊成立的一家私人公司SEM Enterprises Limited (由本公司非執行董事尹民強先生控 制)。

本公司為一間投資控股公司及其附屬公司 主要於澳門及香港從事提供電力及機械工 程服務。

綜合財務報表乃以澳門元 (「澳門元」)呈列, 其亦為本公司之功能貨幣。

若干比較數據已重新呈列以與本年度的呈 列一致。該等重新分類對本集團的財務狀 況、年度業績或現金流量並無影響。

應用經修訂香港財務報告準則 (「香港財務報告準則」)

於本年度強制生效的經修訂香港財務報 告準則

於本年度,編製綜合財務報表時,本集團已 首次應用於二零二二年一月一日或之後開 始的本集團年度期間強制生效的香港會計 師公會(「香港會計師公會」)頒佈的以下經 修訂香港財務報告準則:

香港財務報告準則 第3號(修訂本)	概念框架的提述
香港財務報告準則 第16號(修訂本)	二零二一年六月三十 日之後與COVID-19 有關之租金優惠
香港會計準則 第16號(修訂本)	7 廠房及設備-擬 定用途前的所得款 項
香港會計準則 第37號 (修訂本)	有償合約-履行合約 之成本
香港財務報告準則 (修訂本)	二零一八年至二零二 零年香港財務報告 準則之年度改進

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 综合財務報表附註

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

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

Amendments to HKFRSs that are mandatorily effective for the current year (Continued)

The application of the amendments to HKFRSs in the current year has had no material impact on the Group's financial positions and performance for the current and prior years and/ or on the disclosures set out in these consolidated financial statements.

New and amendments to HKFRSs in issue but not yet effective

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

HKFRS 17 (including the October 2020 and February 2022 Amendments to HKFRS 17)	Insurance Contracts ¹
Amendments to HKFRS 10 and HKAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ²
Amendments to HKFRS 16	Lease Liability in a Sale and Leaseback ³
Amendments to HKAS 1	Classification of Liabilities as Current or Non- current and related amendments to Hong Kong Interpretation 5 (2020) ³
Amendments to HKAS 1	Non-current Liabilities with Covenants ³
Amendments to HKAS 1 and HKFRS Practice Statement 2	Disclosure of Accounting Policies1
Amendments to HKAS 8	Definition of Accounting Estimates ¹
Amendments to HKAS 12	Deferred Tax related to Assets and Liabilities arising from a Single Transaction ¹
¹ Effective for annual period	ds beginning on or after 1 January 2023.

- ² Effective for annual periods beginning on or after a date to be determined.
- ³ Effective for annual periods beginning on or 1 January 2024.

The directors of the Company anticipate that the application of the new and amendments to HKFRSs will have no material impact on the consolidated financial statements in the foreseeable future. 2. 應用經修訂香港財務報告準則 (「香港財務報告準則」) (續)

於本年度強制生效的經修訂香港財務報 告準則 (續)

於本年度應用香港財務報告準則之修訂本 對本集團於本年度及過往年度的財務狀況 及表現及/或該等綜合財務報表中所載披 露並無任何重大影響。

已頒佈但尚未生效的新訂及經修訂香港 財務報告準則

本集團尚未提早應用已頒佈但尚未生效的 下列新訂及經修訂香港財務報告準則:

香港財務報告準則第17號(包 括二零二零年十月及二零 二二年二月的香港財務報 告準則第17號(修訂本))	保險合約1
音举則第17號(修訂本)) 香港財務報告準則第10號及 香港會計準則第28號 (修訂本)	投資者與其聯營公司或 合營企業之間的資 產出售或注資 ²
香港會計準則第16號 (修訂本)	售後租回中的租賃負債 ³
香港會計準則第1號 (修訂本)	負債分類為流動或非流 動及香港詮釋第5號 (二零二零年)的相 關修訂 ³
香港會計準則第1號 (修訂本)	附帶契約的非流動 負債 ³
香港會計準則第1號及 香港財務報告準則實務 報告第2號的修訂	會計政策披露1
香港會計準則第8號 (修訂本)	會計估計的定義1
香港會計準則第12號 (修訂本)	與單一交易產生的資產 及負債相關的遞延 稅項 ¹
1 於二零二三年一月- 期間生效。	-日或之後開始的年度
2 於將釐定日期或之後	開始的年度期間生效。
³ 於二零二四年一月一 期間生效。	-日或之後開始的年度
*小司莘市药制,座田南	后于卫领攸计禾进时

本公司董事預計,應用新訂及經修訂香港財 務報告準則於可見將來不會對綜合財務報 表有任何重大影響。

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

3. SIGNIFICANT ACCOUNTING POLICIES

The consolidated financial statements have been prepared in accordance with HKFRSs issued by the HKICPA. For the purpose of preparation of the consolidated financial statements, information is considered material if such information is reasonably expected to influence decisions made by primary users. In addition, the consolidated financial statements include applicable disclosures required by the Rules Governing the Listing of Securities on the Stock Exchange ("Listing Rules") and by the Hong Kong Companies Ordinance.

The consolidated financial statements have been prepared on the historical cost basis. Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Group takes into account the characteristics of the asset or liability if the market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis, except for share-based payment transactions that are within the scope of HKFRS 2 "Share-based Payment", leasing transactions that are accounted for in accordance with HKFRS 16 "Leases", and measurements that have some similarities to fair value but are not fair value, such as net realisable value in HKAS 2 "Inventories" or value in use in HKAS 36 "Impairment of Assets".

3. 主要會計政策

綜合財務報表已根據香港會計師公會所頒 佈的香港財務報告準則編製。就編製綜合財 務報表而言,倘有關資料合理預期會影響主 要用戶作出的決定,則有關資料被視為重 大。此外,綜合財務報表包括聯交所證券上 市規則(「上市規則」)及香港公司條例所規 定的適用披露。

綜合財務報表乃按歷史成本法編製。歷史成 本一般基於用於交換貨品及服務的代價的 公平值計算。

公平值為市場參與者於計量日期有序交易 中出售資產可收取或轉移負債須支付的價 格,而不論該價格是否可使用其他估值技術 直接可觀察或估計。於估計資產或負債公平 值時,本集團考慮市場參與者於計量日期對 資產或負債定價時所考慮的資產或負債常 點。該等綜合財務報表中作計量及/或披露 用途的公平值乃按此基準釐定,惟以下各項 除外:屬於香港財務報告準則第2號「以股份 為基礎之付款」範圍內以股份為付款基礎之 交易、根據香港財務報告準則第16號「租賃」 入賬的租賃交易,以及其計量與公平值之計 量存在若干相似之處但並非公平值,例如香 港會計準則第2號「存貨」之可變現淨值或香 港會計準則第36號「資產減值」之使用價值。

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

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2 and 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted price (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset and liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

The principal accounting policies are set out below.

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company and its subsidiaries. Control is achieved when the Company:

- has power over the investee;
- is exposed, or has rights, to variable returns from its involvement with the investee; and
- has the ability to use its power to affect its returns.

3. 主要會計政策 (續)

此外,就財務報告而言,公平值計量根據公 平值計量的輸入數據可觀察程度及公平值 計量的輸入數據對其整體的重要性分類為 第一、第二及第三級,概述如下:

- 第一級輸入數據為實體於計量日期可 取得的相同資產或負債於活躍市場的 報價(未調整);
- 第二級輸入數據為不包括第一級報價 的資產或負債的可直接或間接觀察的 輸入數據;及
- 第三級輸入數據為資產或負債的不可 觀察輸入數據。

主要會計政策載於下文。

綜合基準

綜合財務報表包括本公司及本公司所控制 實體以及其附屬公司的財務報表。當本公司 符合以下所列者,則視為取得控制權:

- 對投資對象行使權力;
- 參與投資對象的業務獲得或有權獲得 可變回報;及
- 有行使權力影響其回報的能力。

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3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Basis of consolidation (Continued)

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Specifically, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated statement of profit or loss and other comprehensive income from the date the Group gains control until the date when the Group ceases to control the subsidiary.

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with the Group's accounting policies.

All intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

Investment in a subsidiary

Investment in a subsidiary (see Note 33) is measured at cost less accumulated impairment loss.

Revenue from contracts with customers

The Group recognises revenue when (or as) a performance obligation is satisfied, i.e. when "control" of the goods or services underlying the particular performance obligation is transferred to customers.

A performance obligation represents a good or service (or a bundle of goods or services) that is distinct or a services of distinct goods or services that are substantially the same.

3. 主要會計政策 (續)

綜合基準 (續)

倘有事實及情況顯示上述三項控制部分的 一項或多項出現變化,則本集團將重新評估 其是否控制投資對象。

本集團取得附屬公司控制權時開始綜合附 屬公司,並於本集團失去附屬公司的控制權 時終止。具體而言,於年內收購或出售附屬 公司的收入及開支,會由本集團取得控制權 當日直至本集團不再控股該附屬公司當日 計入綜合損益及其他全面收益表。

本集團將會就附屬公司財務報表作出調整 (如需要),使其會計政策與本集團的會計 政策一致。

與本集團旗下各成員公司間的交易有關的 所有集團內公司間資產及負債、股本、收 入、開支及現金流量均於綜合時悉數撇銷。

於附屬公司的投資

於附屬公司的投資(見附註33)乃按成本減 累計減值虧損計量。

客戶合約收益

本集團於完成履約責任時(或就此)確認收 益,即於特定履約責任相關的貨品或服務的 「控制權」轉讓予客戶時。

履約義務指可明確區分的商品或服務(或一 組商品或服務),或一系列實質上相同的可 明確區分的商品或服務。

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

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Revenue from contracts with customers (Continued)

Control is transferred over time and revenue is recognised over time by reference to the progress towards complete satisfaction of the relevant performance obligation if one of the following criteria is met:

- the customer simultaneously receives and consumes the benefits provided by the Group's performance as the Group performs;
- the Group's performance creates or enhances an asset that the customer controls as the Group performs; or
- the Group's performance does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

Otherwise, revenue is recognised at a point in time when the customer obtains control of the distinct good or service.

A contract asset represents the Group's right to consideration in exchange for goods or services that the Group has transferred to a customer that is not yet unconditional. It is assessed for impairment in accordance with HKFRS 9 "*Financial Instruments*". In contrast, a receivable represents the Group's unconditional right to consideration, i.e. only the passage of time is required before payment of that consideration is due.

A contract liability represents the Group's obligation to transfer goods or services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer.

A contract asset and a contract liability relating to the same contract are accounted for and presented on a net basis.

Revenue from electrical and mechanical engineering services is described in the accounting policy on construction contracts below.

3. 主要會計政策 (續)

客戶合約收益(續)

倘符合下列其中一項標準,按已完成相關履約責任的進度逐步轉移控制權及確認收益:

- 於本集團履約時客戶同時收取及耗用 由本集團履約所帶來的利益;
- 本集團的履約導致創建或提升一項資 產,該資產於本集團履約時即由客戶控 制;或
- 本集團履約並無產生對本集團有替代 用途的資產,且本集團可享有強制執行 權,以收回至今已履約部分的款項。

否則,收益於客戶獲得對可區分貨品或服務 的控制權的時間點確認。

合約資產指本集團就換取本集團已向客戶 轉移的貨品或服務而收取代價的權利(尚未 成為無條件)。其乃根據香港財務報告準則 第9號「*金融工具*」進行減值評估。相反,應收 款項指本集團收取代價的無條件權利,即僅 須隨時間推進到期收取該代價。

合約負債指本集團因已自客戶收取代價(或 到期的代價金額),而須向客戶轉移貨品或 服務的責任。

與同一合約有關的合約資產及合約負債按 淨額入賬並呈報。

電力及機械工程服務的收益按下文建築合約的會計政策描述。

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

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Revenue from contracts with customers (Continued)

Revenue from electrical and mechanical engineering services is recognised over time during the course of construction by reference to the progress towards complete satisfaction at the end of the reporting period. The progress towards complete satisfaction of a performance obligation is measured based on input method, which is to recognise revenue on the basis of the Group's efforts or inputs to the satisfaction of a performance obligation (i.e. contract costs incurred for work performed to date) relative to the total expected inputs to the satisfaction of that performance obligation (i.e. total estimated contract costs), that best depict the Group's performance in transferring control of goods or services.

For construction contracts that contain variable consideration such as variations in contract work, claims and incentive payment, the Group estimates the amount of consideration to which it will be entitled using the most likely amount, which better predicts the amount of consideration contract only to the extent that it is highly probable that such an inclusion will not result in a significant revenue reversal in the future when the uncertainty associated with the variable consideration is subsequently resolved. At the end of the reporting period, the Group updates the estimated transaction price (including updating its assessment of whether an estimate of variable consideration is constrained) to represent faithfully the circumstances present at the end of the reporting period and the changes in circumstances during the reporting period.

The contract assets on construction contracts represent the Group's right to consideration for work completed and not billed as the rights are conditioned on the Group's future performance in satisfying the respective performance obligations. The contract liabilities on construction contracts represent the Group's obligation to transfer electrical and mechanical engineering services to customers for which the Group has received consideration from the customers. A contract asset and a contract liability relating to the same contract are accounted for and presented on a net basis.

3. 主要會計政策 (續)

客戶合約收益(續)

電力及機械工程服務收益按於各報告期末 已完成履約進度於建築過程中逐步確認收 益。完成履約期間的進度乃根據產量法計 量,即基於本集團的努力或履行合約責任 (即迄今已履行工作所錄得的合約成本)相 對於合約責任的總預期投入的投入(即總估 計合約成本)來確認收益,最能描述本集團 於轉移貨品或服務的控制權時的履約情況。

對於包含可變代價(如合約工程、申索及獎 勵款項的變動)的建築合約,本集團使用最 可能的金額估計其有權收取的代價金額,此 可更好預測僅於當與可變代價相關的不確 定因素隨後獲解決,有關金額計入於未來很 大可能不會導致重大收益撥回時的合約代 價金額。於各報告期末,本集團更新估計交 易價(包括更新其對估計可變代價是否受限 制之評估),以真實反映於各報告期末存在 的情況及於報告期間的情況變動。

建築合約的合約資產指本集團就已完成而 未結算的工作獲得代價的權利,因為該等權 利取決於本集團於履行各自履約責任的未 來表現。建築合約的合約負債指本集團有責 任向客戶轉讓電力及機械工程服務,因為本 集團已自客戶收到代價。與一項合約相關之 合約資產及合約負債乃按淨額基準入賬及 呈列。

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

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Government grants

Government grants are not recognised until there is reasonable assurance that the Group will comply with the conditions attaching to them and that the grants will be received.

Government grants are recognised in profit or loss on a systematic basis over the periods in which the Group recognises as expenses the related costs for which the grants are intended to compensate. Government grants related to income that are receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognised in profit or loss in the period in which they become receivable. Such grants are presented under "other income".

Property, plant and equipment

Property, plant and equipment are tangible assets that are held for use in the production or supply of goods or services, or for administrative purposes. Property, plant and equipment are stated in the consolidated statement of financial position at cost less subsequent accumulated depreciation and subsequent accumulated impairment losses, if any.

3. 主要會計政策 (續)

政府補助

除非能合理保證本集團將遵守政府補助的 附帶條件且將獲得補助,否則不會確認政府 補助。

政府補助於本集團確認有關補助擬抵銷之 相關成本為支出期間有系統地於損益確認。 作為已產生開支或虧損之賠償或為向本集 團提供直接財務支援而應收取且並無未來 相關成本的與收入有關的政府補助在其可 予收取期間於損益確認。有關補助於「其他 收入」項下呈列。

物業、廠房及設備

物業、廠房及設備為持作用於生產或供應貨 品或服務或作行政用途的有形資產。物業、 廠房及設備以成本減其後累計折舊及其後 累計減值虧損(如有)於綜合財務狀況表列 賬。

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3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Property, plant and equipment (Continued)

Depreciation is recognised so as to write off the cost of assets over their estimated useful lives, using the straight-line method. The estimated useful lives and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

Leases

Definition of a lease

A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

For contracts entered into or modified on or after the date of initial application of HKFRS 16 or arising from business combinations, the Group assesses whether a contract is or contains a lease based on the definition under HKFRS 16 at inception, modification date or acquisition date, as appropriate. Such contract will not be reassessed unless the terms and conditions of the contract are subsequently changed.

The Group as a lessee

Short-term leases

The Group applies the short-term lease recognition exemption to leases of properties that have a lease term of 12 months or less from the commencement date and do not contain a purchase option. Lease payments on short-term leases are recognised as expense on a straight-line basis or another systematic basis over the lease term.

3. 主要會計政策 (續)

物業、廠房及設備(續)

折舊乃使用直線法於估計可使用年期撇銷 資產成本而確認。估計可使用年期及折舊方 法於各報告期末檢討,任何估計變動影響乃 按未來適用基準入賬。

物業、廠房及設備項目於出售或當預期持續 使用該資產將不會產生未來經濟利益時終 止確認。出售物業、廠房及設備項目或將有 關項目報廢所產生之任何收益或虧損乃以 銷售所得款項與該資產之賬面值之差額釐 定,並於損益中確認。

租賃

租賃的定義

如果合約賦予在一段時期內控制一項已識 別資產的使用的權利以換取對價,則該合約 是一項租賃或包含一項租賃。

對於首次應用香港財務報告準則第16號日 期或之後訂立或修訂或業務合併產生的合約,本集團根據香港財務報告準則第16號項 下的定義,於開始日、修訂日或收購日(如適 用)評估合約是否是一項租賃或包含一項租 賃。除非合約條款和條件在後續發生變更, 否則不會對此類合約進行重新評估。

本集團作為承租人

短期租賃

本集團對租賃期為自租賃開始日期起計12 個月或更短的租賃及不包含購買選擇權的 租賃物業應用短期租賃的確認豁免。短期租 賃的租賃付款在租賃期內採用直線法或另 一系統化基準確認為費用。

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3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Leases (Continued)

The Group as a lessee (Continued)

Right-of-use assets

The cost of right-of-use asset includes:

- the amount of the initial measurement of the lease liability;
- any lease payments made at or before the commencement date, less any lease incentives received;
- any initial direct costs incurred by the Group; and
- an estimate of costs to be incurred by the Group in dismantling and removing the underlying assets, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease.

Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. Right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.

The Group presents right-of-use assets in "property, plant and equipment", the same line item within which the corresponding underlying assets would be presented if they were owned.

Refundable rental deposits

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

3. 主要會計政策 (續)

租賃 (續)

本集團作為承租人 (續) 使用權資產 使用權資產的成本包括:

- 租賃負債的初始計量金額;
- 在租賃期開始日或之前支付的任何租 賃付款額,減去所取得的任何租賃激勵 金額;
- 本集團發生的任何初始直接成本;及
- 本集團拆卸及移除相關資產、復原相關 資產所在地或將相關資產恢復至租賃 條款和條件所規定的狀態所發生的預 計成本。

使用權資產按成本減去任何累計折舊和減 值損失進行計量,並對租賃負債的任何重新 計量作出調整。使用權資產按其估計使用壽 命和租賃期兩者中的較短者以直線法計提 折舊。

本集團將「物業、廠房及設備」內的使用權資 產於理應呈列的相應的相關資產(如持有) 的同一行列呈列。

可退還租金按金

已支付的可退回租賃按金根據香港財務報 告準則第9號進行核算,並且按公平值進行 初始計量。初始確認時的公平值調整視為額 外租賃付款並計入使用權資產的成本。

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3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Leases (Continued)

The Group as a lessee (Continued)

Lease liabilities

At the commencement date of a lease, the Group recognises and measures the lease liability at the present value of lease payments that are unpaid at that date. In calculating the present value of lease payments, the Group uses the incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable.

The lease payments include:

- fixed payments (including in-substance fixed payments) less any lease incentives receivable;
- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable by the Group under residual value guarantees;
- the exercise price of a purchase option if the Group is reasonably certain to exercise the option; and
- payments of penalties for terminating a lease, if the lease term reflects the Group exercising an option to terminate the lease.

After the commencement date, lease liabilities are adjusted by interest accretion and lease payments.

3. 主要會計政策 (續)

租賃 (續)

本集團作為承租人 (續)

租賃負債

在租賃期開始日,本集團應當按該日尚未支 付的租賃付款額現值確認及計量租賃負債。 在計算租賃付款額的現值時,如果不易於確 定租賃的內含利率,本集團則使用租賃期開 始日的增量借款利率。

租賃付款包括:

- 固定租賃付款(包括實質上為固定付款),減去任何租賃獎勵;
- 取決於一項指數或利率可變租賃付款, 初步計量時使用開始日期的指數或利率;
- 本集團根據剩餘價值擔保預期應付金 額;
- 購買選擇權的行使價,倘本集團合理確 定行使選擇權;及
- 倘租賃條款反映本集團行使終止租賃 的選擇權,則支付終止租賃的罰款。

於開始日期後,租賃負債通過利息增加和租 賃付款進行調整。

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3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Leases (Continued)

The Group as a lessee (Continued)

Lease liabilities (Continued)

The Group remeasures lease liabilities (and makes a corresponding adjustment to the related right-of-use assets) whenever:

- the lease term has changed or there is a change in the assessment of exercise of a purchase option, in which case the related lease liability is remeasured by discounting the revised lease payments using a revised discount rate at the date of reassessment.
- the lease payments change due to changes in market rental rates following a market rent review, in which cases the related lease liability is remeasured by discounting the revised lease payments using the initial discount rate.

The Group presents lease liabilities as a separate line item on the consolidated statement of financial position.

3. 主要會計政策 (續)

租賃 (續)

本集團作為承租人 (續)

租賃負債(續)

在以下情況下,本集團重新計量租賃負債 (並就有關使用權資產作相應調整):

- 租期發生變化或行使購買選擇權之評 估發生變化,在此情況下,相關租賃負 債乃透過使用於重新評估日期之經修 訂折現率來折現經修訂租賃付款而重 新計量。
- 租賃付款因市場租金之變化(經市場租 金調查後)而發生變化,在此情況下, 相關租賃負債乃透過使用初步折現率 來折現經修訂租賃付款而重新計量。

本集團將租賃負債於綜合財務狀況表中單 獨呈列。

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3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Leases (Continued)

The Group as a lessee (Continued)

Lease modifications

The Group accounts for a lease modification as a separate lease if:

- the modification increases the scope of the lease by adding the right to use one or more underlying assets; and
- the consideration for the leases increases by an amount commensurate with the stand-alone price for the increase in scope and any appropriate adjustments to that standalone price to reflect the circumstances of the particular contract.

For a lease modification that is not accounted for as a separate lease, the Group remeasures the lease liability based on the lease term of the modified lease by discounting the revised lease payments using a revised discount rate at the effective date of the modification.

The Group accounts for the remeasurement of lease liabilities by making corresponding adjustments to the relevant right-of-use asset. When the modified contract contains a lease component and one or more additional lease or non-lease components, the Group allocates the consideration in the modified contract to each lease component on the basis of the relative stand-alone price of the lease component and the aggregate stand-alone price of the non-lease components.

3. 主要會計政策 (續)

租賃 (續)

本集團作為承租人(續)

租賃修改

如果同時符合以下條件,本集團將租賃修改 作為一項單獨租賃進行會計處理:

- 該修改通過增加對一項或多項相關資 產的使用權擴大租賃範圍;及
- 租賃代價增加的金額與針對擴大租賃
 範圍的單獨價格及為反映特定合同的
 具體情況而對該單獨價格作出的任何
 適當的調整相稱。

對於不作為一項單獨租賃進行會計處理的 租賃修改,在租賃修改的生效日,本集團根 據修改後租賃的租賃期,通過使用修改後的 折現率對修改後的租賃付款額進行折現以 重新計量租賃負債。

本集團通過對相關使用權資產進行相應調整,對租賃負債重新計量進行會計處理。當 修改後的合約包含租賃組成部分和一個或 多個其他租賃或非租賃組成部分時,本集團 會根據租賃組成部分的相對獨立價格及非 租賃組成部分的總獨立價格將修改後的合 約中的對價分配至每個租賃組成部分。

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3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Impairment on property, plant and equipment and right-of-use assets

At the end of the reporting period, the Group reviews the carrying amounts of its property, plant and equipment and rightof-use assets to determine whether there is any indication that these assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the relevant asset is estimated in order to determine the extent of the impairment loss (if any).

The recoverable amount of property, plant and equipment and right-of-use assets are estimated individually. When it is not possible to estimate the recoverable amount of property, plant and equipment and right-of-use assets individually, the Group estimates the recoverable amount of the cash-generating unit to which the assets belongs.

In testing a cash-generating unit for impairment, corporate assets are allocated to the relevant cash-generating unit when a reasonable and consistent basis of allocation can be established, or otherwise they are allocated to the smallest group of cashgenerating units for which a reasonable and consistent allocation basis can be established. The recoverable amount is determined for the cash-generating unit or group of cash-generating units to which the corporate asset belongs, and is compared with the carrying amount of the relevant cash-generating unit or group of cash-generating units.

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset (or a cash-generating unit) for which the estimates of future cash flows have not been adjusted.

3. 主要會計政策 (續)

物業、廠房及設備及使用權資產減值

本集團於各報告期末審閱其物業、廠房及設備及使用權資產的賬面值,以釐定該等資產 是否有任何減值虧損跡象。如存在任何有關 跡象,則會估計相關資產之可收回金額以釐 定減值虧損的程度(如有)。

物業、廠房及設備以及使用權資產的可收回 金額單獨估計。當無法單獨估計物業、廠房 及設備以及使用權資產的可收回金額時,本 集團便會估計資產所屬現金產生單位的可 收回金額。

測試現金產生單位的減值時,倘可設立合理 一致的分配基準,則企業資產分配至相關現 金產生單位,或分配至現金產生單位內可設 立合理一致分配基準的最小組別。可收回金 額按企業資產所屬現金產生單位或現金產 生單位組別釐定,並與相關現金產生單位或 現金產生單位組別的賬面值相比較。

可收回金額為公平值減出售成本與使用價 值之較高者。於評估使用價值時,估計未來 現金流量使用除稅前折現率(反映市場現時 對貨幣時間價值之評估及與未調整估計未 來現金流量的資產(或現金產生單位)的特 定風險)折現至其現值。

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3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Impairment on property, plant and equipment and right-of-use assets (Continued)

If the recoverable amount of an asset (or a cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or a cash-generating unit) is reduced to its recoverable amount. For corporate assets or portion of corporate assets which cannot be allocated on a reasonable and consistent basis to a cash-generating unit, the Group compares the carrying amount of a group of cash-generating units, including the carrying amounts of the corporate assets or portion of corporate assets allocated to that group of cash-generating units, with the recoverable amount of the group of cash-generating units. An impairment loss is recognised immediately in profit or loss.

Where an impairment loss subsequently reverses, the carrying amount of the asset (or cash-generating unit or a group of cash-generating units) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or a cash-generating unit or a group of cashgenerating units) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss.

3. 主要會計政策 (續)

物業、廠房及設備及使用權資產減值(續)

倘資產(或現金產生單位)的可收回金額估 計少於其賬面值,則該資產(或現金產生單 位)的賬面值削減至其可收回金額。就未能 按合理一致的基準分配至現金產生單位的 企業資產或部分企業資產,本集團會比較 一個組別的現金產生單位賬面值(包括已分 配至該組現金產生單位的企業資產或部分 企業資產的賬面值)與本集團該組現金產生 單位的可收回金額。減值虧損即時於損益確 認。

當減值虧損其後撥回,該資產(或現金產生 單位或現金產生單位組別)的賬面值增至其 可收回金額的經修訂估計值,然而增加後的 賬面值不得超過倘若該資產(或現金產生單 位或現金產生單位組別)過往年度並無確認 減值虧損原應釐定的賬面值。減值虧損撥回 即時於損益確認。

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3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Cash and cash equivalents

Cash and cash equivalents presented on the consolidated statement of financial position include:

- (a) cash, which comprises of cash on hand and demand deposits, excluding bank balances that are subject to regulatory restrictions that result in such balances no longer meeting the definition of cash; and
- (b) cash equivalents, which comprises of short-term (generally with original maturity of three months or less), highly liquid investments that are readily convertible to a known amount of cash and which are subject to an insignificant risk of changes in value. Cash equivalents are held for the purpose of meeting short-term cash commitments rather than for investment or other purposes.

For the purposes of the consolidated statement of cash flows, cash and cash equivalents consist of cash and cash equivalents as defined above, net of outstanding bank overdrafts which are repayable on demand and form an integral part of the Group's cash management. Such overdrafts are presented as short-term borrowings in the consolidated statement of financial position.

3. 主要會計政策 (續)

現金及現金等價物

綜合財務狀況表內呈列的現金及現金等價 物包括:

- (a) 現金,包括手頭現金及活期存款,不包括受監管限制的銀行結餘,導致該等結餘不再符合現金定義;及
- (b) 現金等價物,包括短期(通常原到期日 為三個月或以下)高流動性投資,其易 轉換為已知數額的現金且面臨價值變 動的不重大風險。現金等價物持有目的 為滿足短期現金承擔,而非投資或其他 目的。

就綜合現金流量表而言,現金及現金等價物 包括以上所定義的現金及現金等價物,扣除 未償還銀行透支,其按要求償還,且構成本 集團現金管理不可或缺的一部分。該等透支 於綜合財務狀況表內呈列為短期借款。

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3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Financial instruments

Financial assets and financial liabilities are recognised when a group entity becomes a party to the contractual provisions of the instrument. All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the market place.

Financial assets and financial liabilities are initially measured at fair value except for trade receivables arising from contracts with customers which are initially measured in accordance with HKFRS 15 "Revenue from Contracts with Customers". Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition.

The effective interest method is a method of calculating the amortised cost of a financial asset or financial liability and of allocating interest income and interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts and payments (including all fees paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial asset or financial liability, or, where appropriate, a shorter period to the net carrying amount on initial recognition.

Financial assets

Classification and subsequent measurement of financial assets

Financial assets that meet the following conditions are subsequently measured at amortised cost:

- the financial asset is held within a business model whose objective is to collect contractual cash flows; and
- the contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

All other financial assets are subsequently measured at fair value through profit or loss.

3. 主要會計政策 (續)

金融工具

倘集團實體成為工具合約條文的訂約方,則 就此確認金融資產及金融負債。所有按常規 方式購入或出售的金融資產按買賣日期基 準確認及終止確認。以常規方式購入或出售 指須於市場規定或慣例所訂時限內交付資 產的金融資產購入或出售。

金融資產及金融負債初步以公平值計量,惟 來自客戶合約的應收貿易賬款除外,其初步 根據香港財務報告準則第15號「客戶合約收 益」計量。收購或發行金融資產及金融負債 直接應佔的交易成本乃於初步確認時在金 融資產或金融負債的公平值加入或扣除(如 適用)。

實際利率法乃計算金融資產或金融負債的 攤銷成本及按相關期間攤分利息收入及利 息開支的方法。實際利率為可準確透過金融 資產或金融負債的估計年期或(倘適用)在 較短期間內對估計未來現金收入及付款(包 括所支付或收取屬實際利率構成部分的全 部費用、交易成本及其他溢價或折讓)折算 至初步確認之資產賬面淨值的利率。

金融資產

金融資產分類及其後計量

符合下列條件的金融資產其後按攤銷成本 計量:

- 金融資產乃於一項目標為持有金融資 產以收取合約現金流量的業務模式中 持有;及
- 合約條款會導致於指定日期產生純為 支付本金及未償還本金額的利息。

所有其他金融資產其後透過損益按公平值 計量。

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3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Financial instruments (Continued)

Financial assets (Continued)

Amortised cost and interest income

Interest income is recognised using the effective interest method for financial assets measured subsequently at amortised cost. Interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset, except for financial assets that have subsequently become credit-impaired (see below). For financial assets that have subsequently become credit-impaired, interest income is recognised by applying the effective interest rate to the amortised cost of the financial asset from the next reporting period. If the credit risk on the creditimpaired financial instrument improves so that the financial asset is no longer credit-impaired, interest income is recognised by applying the effective interest rate to the gross carrying amount of the financial asset from the beginning of the reporting period following the determination that the asset is no longer creditimpaired.

Impairment of financial assets

The Group performs impairment assessment under expected credit loss ("ECL") model on financial assets and other items which are subject to impairment under HKFRS 9 (including trade receivables, contract assets, deposits, other receivables, pledged bank deposits, time deposit and bank balances). The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition.

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of the relevant instrument. In contrast, 12-month ECL ("12m ECL") represents the portion of lifetime ECL that is expected to result from default events that are possible within 12 months after the reporting date. Assessments are done based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current conditions at the reporting date as well as the forecast of future conditions.

3. 主要會計政策 (續)

金融工具 (續)

金融資產 (續)

攤銷成本及利息收入

利息收入就其後按攤銷成本計量之金融資 產採用實際利率法確認。利息收入透過將實 際利率用於金融資產總賬面值來計算,惟 其後已變為信貸減值的金融資產除外(見下 文)。就其後已變為信貸減值的金融資產除外(見下 文)。就其後已變為信貸減值的金融資產而 言,利息收入透過將實際利率用於自下個報 告期起計的金融資產攤銷成本來確認。倘信 貸減值金融工具的信貸風險降低令金融資 產不再維持信貸減值,則利息收入在斷定資 產不再維持信貸減值後,透過將實際利率用 於自報告期開始起計的金融資產總賬面值 來確認。

金融資產減值

本集團根據預期信貸虧損(「預期信貸虧損」) 模式對根據香港財務報告準則第9號面臨減 值的金融資產及其他項目(包括應收貿易賬 款、合約資產、按金、其他應收款項、已抵 押銀行存款、定期存款及銀行結餘)進行減 值評估。預期信貸虧損金額於各報告日期更 新,以反映自初始確認起的信貸風險變動。

全期預期信貸虧損指在相關工具預期年期 內所有可能出現的違約事件所產生的預期 信貸虧損。相反,12個月預期信貸虧損(「12 個月預期信貸虧損」)指預期自可能於報告 日期後12個月內出現的違約事件所產生的 全期預期信貸虧損的部份。有關評估乃根據 本集團過往的信用損失經驗作出,並就債務 人的特定因素、整體經濟環境,以及對於報 告日期的當前情況及未來情況的預測所作 出的評估作出調整。

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3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

The Group always recognises lifetime ECL for trade receivables and contract assets. For all other financial instruments, the Group measures the loss allowance equal to 12m ECL, unless when there has been a significant increase in credit risk since initial recognition, in which case the Group recognises lifetime ECL. The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition.

(i) Significant increase in credit risk

In assessing whether the credit risk has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

3. 主要會計政策 (續)

金融工具 (續)

金融資產 (續)

金融資產減值(續)

本集團一直就應收貿易賬款及合約資產確 認全期預期信貸虧損。就所有其他金融工具 而言,本集團計量虧損撥備相等於12個月預 期信貸虧損,除非信貸風險自初次確認後大 幅增加,在此情況下,則本集團確認全期預 期信貸虧損。評估應否確認全期預期信貸虧 損乃以自初次確認後違約大幅增加的可能 性或風險為評估基礎。

(i) 信貸風險大幅增加

於評估信貸風險自初次確認以來是否 大幅增加時,本集團將金融工具於各報 告日期發生違約的風險,以及金融工具 於初次確認日期發生違約的風險進行 比較。於進行此評估時,本集團會一併 考慮屬合理及有理據的量化及質化的 資料,包括過往經驗及毋須付出過度成 本或努力取得的前瞻性資料。

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3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(i) Significant increase in credit risk (Continued)

In particular, the following information is taken into account when assessing whether the credit risk has increased significantly:

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk, e.g. a significant increase in the credit spread, the credit default swap prices for the debtor;
- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in debtor's ability to meet its debt obligations;
- an actual or expected significant deterioration in the operating results of the debtor; and
- an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk has increased significantly since initial recognition when contractual payments are more than 30 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.

3. 主要會計政策 (續)

金融工具 (續)

金融資產 (續)

金融資產減值(續)

- (i) 信貸風險大幅增加(續)
 於評估信貸風險是否大幅增加時,以下 資料將特別加以考慮:
 - 金融工具外部(如有)或內部信貸 評級出現實際重大惡化或預期出 現重大惡化;
 - 信貸風險的外部市場指標出現重 大惡化,例如信貸息差、債務人信 貸違約調期價格顯著增加;
 - 業務、財務或經濟情況目前或預 期出現的不利變動,並預期此變 動將大幅降低債務人履行償還債 務的能力;
 - 債務人營運業績實際已或預期出 現重大惡化;及
 - 債務人的法規、經濟或技術環境 實際已或預期出現重大不利變 動,導致債務人履行償還債務的 能力大幅降低。

不論上述評估的結果如何,本集團假設 當合約款項逾期超過30日未付,則信貸 風險自初次確認以來已大幅增加,除非 本集團有合理及具理據的資料證明上 述情況並無出現,則另當別論。

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3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(i) Significant increase in credit risk (Continued)

Despite the aforegoing, the Group assumes that the credit risk on a debt instrument has not increased significantly since initial recognition if the debt instrument is determined to have low credit risk at the reporting date. A debt instrument is determined to have low credit risk if (i) it has a low risk of default; (ii) the borrower has a strong capacity to meet its contractual cash flow obligations in the near term; and (iii) adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations. The Group considers a debt instrument to have low credit risk when it has an internal or external credit rating of "investment grade" as per globally understood definitions.

The Group regularly monitors the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due.

(ii) Definition of default

For internal credit risk management, the Group considers an event of default occurs when information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full.

Irrespective of the above, the Group considers that default has occurred when a financial asset is more than 90 days past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

3. 主要會計政策 (續)

金融工具 (續)

金融資產 (續)

金融資產減值 (續)

- (i) 信貸風險大幅增加(續)
 - 儘管有上文所述,倘債務工具釐定為於 報告日期具有較低信貸風險,則本集團 假設債務工具的信貸風險自初步確認 以來並無大幅增加。倘出現以下情況, 則債務工具被釐定為具有較低信貸風 險:(i)具有低違約風險;(ii)借款方擁有雄 厚實力,可於短期內履行其合約現金流 量責任;及(iii)經濟及業務狀況的長期不 利變動可能但未必會削弱借款方履行 其合約現金流量責任的能力。倘債務工 具的內部或外部信貸評級為「投資級別」 (根據國際通用釋義),則本集團認為 該債務工具存在較低信貸風險。

本集團定期監察標準的有效性以確定 是否存在信貸風險顯著增加並對其進 行修改,以確保標準能夠在金額到期之 前已識別到信貸風險的顯著增加。

(ii) 違約的定義

就內部信貸風險管理而言,倘內部編製 或從外部來源獲得的資料顯示債務人 不大可能向其債權人(包括本集團)全 額還款,則本集團認為發生違約事件。

不論上文所述,本集團認為,倘金融資 產逾期超過90日,即發生違約事件,除 非本集團具有說明更寬鬆的違約標準 更為合適的合理可靠資料,則作別論。

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3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(iii) Credit-impaired financial assets

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of the financial assets have been occurred. Evidence that a financial asset is credit-impaired includes observable data about the following events:

- (a) significant financial difficulty of the issuer or the borrower;
- (b) a breach of contract, such as a default or past due event;
- (c) the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider; or
- (d) it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation.

(iv) Write-off policy

The Group writes off a financial asset when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery, for example, when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings, or in the case of trade receivables, when the amounts are over two years past due, whichever occurs sooner. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice when appropriate. A write-off constitutes a derecognition event. Any recoveries made are recognised in profit or loss.

3. 主要會計政策 (續)

金融工具 (續)

金融資產 (續)

金融資產減值 (續)

- (iii) 信貸減值金融資產
 - 當一項或多項對金融資產估計未來現 金流量有負面影響的事件發生時,金融 資產會被視為出現信貸減值。金融資產 出現信貸減值的證據包括以下事件的 可觀察數據:
 - (a) 發行人或借款人面臨重大財政困 難;
 - (b) 違約,例如拖欠或逾期還款;
 - (c) 借款人的放款人因與借款人有關 的經濟或合約原因,向借款人授 出放款人在其他情況下不會考慮 授出的優惠;或
 - (d) 借款人可能將會破產或進行其他 財務重組。

(iv) 撇銷政策

倘有資料顯示對手方面對嚴重財務困 難,且實際上並無收回款項的前景(如 對手方被清盤或進入破產程序,或(如 為應收貿易賬款)金額已逾期超過兩年 (以較早發生者為準),則本集團會撇銷 金融資產。於適當時,在考慮法律意見 後,本集團可能仍會根據收款程序處理 被撇銷的金融資產。一項撇銷構成一項 取消確認事項。所收回的任何款項於損 益中確認。

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3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

(v) Measurement and recognition of ECL

The measurement of ECL is a function of the probability of default, the loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data and forward-looking information. Estimation of ECL reflects an unbiased and probability-weighted amount that is determined with the respective risks of default occurring as the weights.

Generally, the ECL is estimated as the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive, discounted at the effective interest rate determined at initial recognition.

Interest income is calculated based on the gross carrying amount of the financial asset unless the financial asset is credit-impaired, in which case interest income is calculated based on amortised cost of the financial asset.

The Group recognises an impairment gain or loss in profit or loss for all financial instruments by adjusting their carrying amount, with the exception of trade receivables and contract assets where the corresponding adjustment is recognised through a loss allowance account.

Financial liabilities and equity

Classification as debt or equity

Debt and equity instruments that are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangement and the definitions of a financial liability and an equity instruments.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Company are recognised at the proceeds received, net of direct issue costs.

Financial liabilities at amortised cost

The Group's financial liabilities including trade and other payables and bank borrowing are subsequently measured at amortised cost, using the effective interest method.

3. 主要會計政策 (續)

金融工具 (續)

金融資產 (續)

金融資產減值(續)

(v) 計量及確認預期信貸虧損

預期信貸虧損的計量乃違約概率、違約 虧損率(即違約造成虧損的幅度)及違 約風險的函數。違約概率及違約虧損率 乃根據歷史數據及前瞻性資料進行評 估。預期信貸虧損的估計反映無偏頗及 概率加權數額,其乃根據加權的相應違 約風險而釐定。

一般而言,預期信貸虧損按根據合約應 付本集團的所有合約現金流量與本集 團預期將收取的所有現金流量之間的 差額估計,並按初步確認時釐定的實際 利率貼現。

利息收入乃按金融資產之賬面總值計 算,除非金融資產出現信貸減值,在此 情況下,利息收入乃按金融資產之攤銷 成本計算。

本集團透過調整賬面值就所有金融工 具於損益中確認減值收益或虧損,惟透 過虧損撥備賬確認相應調整的應收貿 易賬款及合約資產除外。

金融負債及股本

分類為債務或權益

債務及權益工具按照合約安排的實質內容 以及金融負債及股本工具的定義歸類為金 融負債或權益。

權益工具

權益工具指能證明擁有實體在減除其所有 負債後的資產中的剩餘權益的任何合約。本 公司發行的權益工具按已收所得款項減除 直接發行成本後確認。

按攤銷成本計量的金融負債

本集團金融負債(包括應付貿易賬款及其他 應付款項及銀行借款)於其後以實際利率法 按攤銷成本計量。

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3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Financial instruments (Continued)

Derecognition

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire.

On derecognition of a financial asset measured at amortised cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

Taxation

Taxation represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from loss before taxation as reported in the consolidated statement of profit or loss and other comprehensive income because of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax base used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary difference to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

3. 主要會計政策 (續)

金融工具 (續)

終止確認

本集團僅在資產現金流量的合同權利到期 時終止確認金融資產。

於終止確認按攤銷成本列賬的金融資產時, 資產賬面值與已收及應收代價之和之間的 差額於損益中確認。

僅在本集團的義務已經履行、解除或到期時,本集團才終止確認金融負債。終止確認 的金融負債的賬面值與支付及應付的代價 之間的差額會在損益中確認。

稅項

稅項指當期應付稅項與遞延稅項的總和。

即期應付稅項基於年內應課稅溢利計算。由 於其他年度應課稅的收入或可扣減的開支 以及從未課稅或可扣減的項目,應課稅溢利 與綜合損益及其他全面收益表所報告的除 稅前虧損不同。本集團的即期稅項負債按各 報告期末已制定或大致上已制定的稅率計 算。

遞延稅項以資產及負債於過往財務資料的 賬面值與計算應課稅溢利所使用的相應稅 基之間的暫時性差額確認。遞延稅項負債一 般就所有應課稅暫時性差額而確認,而遞延 稅項資產則一般限於在有應課稅溢利可供 抵銷可扣減暫時性差額時方會就所有應課 稅暫時性差額進行確認。倘於一項交易中, 商譽或因業務合併以外原因初步確認其他 資產及負債引致的暫時差額既不影響應課 稅溢利亦不影響會計溢利,則不會確認該等 遞延稅項資產及負債。

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3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Taxation (Continued)

Deferred tax liabilities are recognised for taxable temporary differences associated with investment in a subsidiary, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investment are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of the reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset is realised, based on tax rate (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied to the same taxable entity by the same taxation authority.

Current and deferred tax are recognised in profit or loss.

3. 主要會計政策 (續)

稅項(續)

遞延稅項負債就投資於附屬公司相關的應 課稅暫時性差額予以確認,除非本集團可控 制暫時性差額的撥回,且暫時性差額不大可 能在可見將來撥回。與該等投資相關之可扣 減暫時性差額所產生的遞延稅項資產,僅於 有足夠應課稅溢利可用抵銷暫時性差額之 利益,並預期於可見將來撥回的情況下,才 予以確認。

遞延稅項資產賬面值於各報告期末審閱,並 作出扣減,直至不再有足夠應課稅溢利可用 以收回全部或部分資產為止。

遞延稅項資產及負債乃根據各報告期末已 頒佈或實質已頒佈的稅率(及稅法)按清償 負債或變現資產期間預期應用的稅率計量。

遞延稅項負債及資產的計量反映按照本集 團預期的方式於各報告期末收回或清償其 資產及負債的賬面值的稅務結果。

倘有可依法執行權利動用即期稅項資產以 抵銷即期稅項負債,而遞延稅項資產及負債 與由同一稅務機構向同一應課稅實體徵收 之所得稅相關。

即期及遞延稅項會於損益中確認。

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3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

Foreign currencies

In preparing the financial statements of each individual group entity, transactions in currencies other than the entity's functional currency (foreign currencies) are recognised at the rates of exchanges prevailing on the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items that are measured in term of historical cost in a foreign currency are not retranslated.

Exchange differences arising on the settlement of monetary items, and on the retranslation of monetary items, as recognised in profit or loss in the period in which they arise.

Employee benefits

Retirement benefit costs

Payments to the Mandatory Provident Fund Schemes (the "MPF Schemes") in Hong Kong and the Social Security Fund Contribution in Macau are recognised as an expense when employees have rendered service entitling them to the contributions.

Short-term employee benefits

Short-term employee benefits are recognised at the undiscounted amount of the benefits expected to be paid as and when employees rendered the services. All short-term employee benefits are recognised as an expense unless another HKFRS requires or permits the inclusion of the benefit in the cost of an asset.

A liability is recognised for benefits accruing to employees (such as wages, salaries and annual leave) after deducting any amount already paid.

Borrowing costs

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

3. 主要會計政策 (續)

外幣

於編製各個別集團實體之財務報表時,以該 實體的功能貨幣以外的貨幣(外幣)進行的 交易乃按交易當日的匯率確認。於各報告期 末,以外幣計值的貨幣項目按該日之匯率重 新換算。以外幣按歷史成本計量的非貨幣項 目不予重新換算。

結算貨幣項目及重新換算貨幣項目所產生 的匯兌差額於該等差額產生期間之損益內 確認。

僱員福利

退休福利成本

香港強制性公積金計劃(「強積金計劃」)及 澳門社會保障基金供款款項於僱員提供服 務而有權獲得有關供款時確認為開支。

短期僱員福利

短期僱員福利按預期於僱員提供服務時支 付之未貼現福利金額確認。所有短期僱員福 利確認為開支,惟另一項香港財務報告準則 規定或允許有關福利納入資產成本,則作別 論。

在扣除已經支付的任何金額後,對僱員應得 的福利(例如工資、薪金及年假)確認負債。

借款成本

所有借款成本乃於其產生期間在損益確認。

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4. KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in Note 3, management of the Group is required to make judgments, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and underlying assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimates is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

The following are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period that have a significant risk of causing a material adjustment to the carrying amounts of assets within the next financial year.

Electrical and mechanical engineering services contracts

The Group reviews and revises the estimated total contract costs and margins to complete the satisfaction of these services and the margin of each project as the contract progresses. Budgeted costs and margins are prepared by management of the Group on the basis of quotations from time to time provided by the subcontractors or suppliers involved and the experience of management of the Group. In order to keep the budget accurate and up-to-date, management of the Group conducts periodic reviews of the budgets of contracts by comparing the budgeted amounts to the actual amounts incurred. Such significant estimate may have impact on the margins recognised in each period.

4. 估計不明朗因素的主要來源

於應用附註3所述本集團的會計政策時,本 集團管理層須就無法透過其他來源確定的 資產及負債的賬面值作出判斷、估計及假 設。估計及相關假設乃根據過往經驗及被視 為相關的其他因素作出。實際結果可能與該 等估計不盡相同。

估計及相關假設會持續檢討。會計估計所作 的修訂於修訂該估計的期間確認(倘該修訂 僅影響該期間),或於修訂期間及未來期間 確認(倘該修訂影響現時及未來期間)。

於各報告期末有關未來的主要假設及估計 不明朗因素的其他主要來源(有關假設及來 源具有導致資產賬面值於未來財政年度內 須作出大幅調整的重大風險)如下。

電力及機械工程服務合約

隨著合約的進行,本集團審查及修訂估計總 合約成本及盈利以滿足各個項目的服務及 盈利。成本及盈利預算乃本集團管理層根據 所涉及的分包商或供應商不時提供的報價 或及本集團管理層的經驗所編製。為維持準 確及最新的預算,本集團管理層透過比較預 算金額及實際所產生金額對合約預算作出 定期審閱。該重大估計於各期間可能對已確 認盈利有影響。

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4. KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Electrical and mechanical engineering services contracts (Continued)

For construction contracts that contain variable consideration such as variations in contract work, claims and incentive payment, the Group estimates the amount of consideration to which it will be entitled using the most likely amount, which better predicts the amount of consideration contract only to the extent that it is highly probable that such an inclusion will not result in a significant revenue reversal in the future when the uncertainty associated with the variable consideration is subsequently resolved. At the end of the reporting period, the Group updates the estimated transaction price (including updating its assessment of whether an estimate of variable consideration is constrained) to represent faithfully the circumstances present at the end of the reporting period and the changes in circumstances during the reporting period.

Recognised amounts of revenue of MOP290,195,000 (2021: MOP182,176,000) from electrical and mechanical engineering services contracts reflect the management's best estimate of each contract's outcome and stage of completion, which are determined on the basis of a number of estimates. This includes the assessment of the margins of on-going electrical and mechanical engineering services contracts. For more complex contracts in particular, costs to complete and margins are subject to significant estimation uncertainty, the actual outcomes in terms of total cost may be higher or lower than estimated at the end of each reporting period, which would affect the revenue and margins recognised in future years and adjustment to the amounts recorded to date.

4. 估計不明朗因素的主要來源 (續)

電力及機械工程合約 (續)

對於包含可變代價(如合約工程、申索及獎勵款項的變動)的建築合約,本集團使用最可能的金額估計其有權收取的代價金額,此可更好預測僅於當與可變代價相關的不確定因素隨後獲解決,有關金額計入於未來很大可能不會導致重大收益撥回時的合約代價金額。於各報告期末,本集團更新估計交易價(包括更新其對估計可變代價是否受限制之評估),以真實反映於各報告期末存在的情況及於報告期間的情況變動。

來自電力及機械工程服務合約的已確認收 益金額290,195,000澳門元(二零二一年: 182,176,000澳門元)反映管理層對各合約結 果及完成階段的最佳估計,此乃基於若干估 計釐定。這包括評估進行中的電力及機械工 程服務合約的盈利能力。特別對較複雜的合 約而言,完成成本及合約盈利能力受限於重 大估計不明朗因素,總成本之合約結果可能 高於或低於各報告期末作出之估計,從而將 影響未來年度確認的收益及盈利以及對迄 今記錄金額之調整。

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4. KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Recognition of ECL for trade receivables and contract assets

Trade receivables and contract assets have been assessed individually. The Group applies internal credit rating for its customers. The amounts are assessed individually by reference to historical credit loss experience, aging analysis, repayment history and/or current past due status of the debtor. ECL estimates also consider the reasonable and supportable forward-looking information that is available without undue cost or effort. At every reporting date, the potential increase in credit risk, the historical observed default rates are reassessed and changes in the forward-looking information are considered. The ECL recognition has considered the risk surrounding the COVID-19 pandemic and is sensitive to changes in estimates. The information about the ECL of the Group's trade receivables and contract assets are disclosed in Note 27.

Deferred tax asset

As at 31 December 2021, a deferred tax asset of Hong Kong dollar ("HK\$") 336,000 (equivalent to approximately MOP347,000) (2022: nil) in relation to unused tax losses for an operating subsidiary in Hong Kong has been recognised in the consolidated statement of financial position. As at 31 December 2022, no deferred tax asset has been recognised on the tax losses arising in Macau of approximately MOP1,249,000 (2021: nil) due to the unpredictability of future profit streams. The realisability of the deferred tax asset mainly depends on whether sufficient future profits or taxable temporary differences will be available in the future, which is a key source of estimation uncertainty especially the uncertainty on how the COVID-19 pandemic may progress and evolve. In cases where the actual future taxable profits generated are less or more than expected, or change in facts and circumstances which result in revision of future taxable profits estimation, a material reversal or further recognition of deferred tax assets may arise, which would be recognised in profit or loss for the period in which such a reversal or further recognition takes place.

4. 估計不明朗因素的主要來源 (續)

確認應收貿易賬款及合約資產的預期信 貸虧損

已對應收貿易賬款及合約資產進行個別評 估。本集團就其客戶應用內部信貸評級。金 額乃參考過往信貸虧損經驗、賬齡分析、還 款記錄及/或債務人當前的逾期狀況進行 個別評估。預期信貸虧損估計亦考慮合理可 靠且毋須花耗不必要成本或努力即可獲得 的前瞻性資料。於各報告日期,會重新評估 信貸風險可能增加、過往可觀察的違約風險 並考慮前瞻性資料變動。確認預期信貸虧損 已考慮COVID-19大流行相關風險及及受估 計變動影響的程度。有關本集團應收貿易賬 款及合約資產之預期信貸虧損的資料披露 於附註27。

遞延稅項資產

於二零二一年十二月三十一日,於綜合財 務狀況表就一間於香港運營附屬公司的未 動用稅項虧損確認遞延稅項資產336.000港 元(「港元」)(折合約347,000澳門元)(二零 二二年:零)。於二零二二年十二月三十一 日,由於未來溢利來源不可預測,因此並無 就於澳門產生的稅項虧損約1,249,000澳門 元 (二零二一年:零) 確認任何遞延稅項資 產。遞延稅項資產是否可實現主要取決於未 來是否有足夠未來溢利或應課稅暫時差額 可供動用,此為估計不確定性的關鍵來源, 特別是COVID-19疫情可能如何進展及演變 的不確定性。倘若實際產生之未來應課稅溢 利少於或多於預期,或事實及情況有變導致 對未來應課稅溢利估計作出修訂,則可能會 引起遞延稅項資產之重大撥回或進一步確 認,並於有關撥回或進一步確認發生之期間 於損益內確認。

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4. KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Estimated impairment of property, plant and equipment and right-of-use assets

Property, plant and equipment and right-of-use assets are stated at costs less accumulated depreciation and impairment, if any. In determining whether an asset is impaired, the Group has to exercise judgment and make estimation, particularly in assessing: (1) whether an event has occurred or any indicators that may affect the asset value; (2) whether the carrying value of an asset can be supported by the recoverable amount, in the case of value in use, the net present value of future cash flows which are estimated based upon the continued use of the asset; and (3) the appropriate key assumptions to be applied in estimating the recoverable amounts including cash flow projections and an appropriate discount rate. When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash generating unit to which the assets belong, including allocation of corporate assets when a reasonable and consistent basis of allocation can be established, otherwise recoverable amount is determined at the smallest group of cash generating units, for which the relevant corporate assets have been allocated. Changing the assumptions and estimates, including the discount rates or the growth rate in the cash flow projections, could materially affect the recoverable amounts.

As at 31 December 2022, the carrying amounts of property, plant and equipment (including right-of-use assets) subject to impairment assessment were MOP34,976,000 (2021: MOP1,724,000), after taking into account the impairment losses of nil (2021: nil).

4. 估計不明朗因素的主要來源 (續)

物業、廠房及設備以及使用權資產減值 評估

物業、機器及設備以及使用權資產按成本減 累計折舊及減值(如有)列賬。於釐定資產是 否減值時,本集團須運用判斷及作出估計, 尤其評估:(1)是否有事件已發生或有任何跡 象可能影響資產價值;(2)資產賬面值是否能 夠以可收回金額支持,如為使用價值,則以 按照持續使用資產估計的未來現金流量的 淨現值支持;及(3)將適當關鍵假設應用於估 計可收回金額(包括現金流量預測及適當貼 現率)。當不大可能估計個別資產(包括使用 權資產)的可收回金額時,本集團估計該資 產所屬之創現單位的可收回金額(當可設立 合理及一致的分配基準時,則包括分配公司 資產的可收回金額),否則由於有關公司資 產已獲分配,可回收金額於創現單位的最小 組別內確認。更改假設及估計(包括於現金 流量預測內的貼現率或增長率)可能會對可 回收金額產生重大影響。

於二零二二年十二月三十一日,經計及減 值虧損零(二零二一年:零)後,物業、廠房 及設備(包括使用權資產)減值評估之賬面 值分別為34,976,000澳門元(二零二一年: 1,724,000澳門元)。

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5. REVENUE

5. 收益

	2022	2021
	二零二二年	二零二一年
	MOP'000	MOP'000
	千澳門元	千澳門元
Provision of electrical and mechanical 提供電力及機械工程服務		
engineering services recognised over time 隨時間確認	290,195	182,176

The customers of the Group are mainly main contractors and subcontractors in Macau and Hong Kong. Contracts with the Group's customers are mainly fixed-price contracts, except for the variation orders. 本集團的客戶主要為澳門及香港的總承建 商及分包商。與本集團客戶的合約主要為固 定價格的合約,惟工程變更單除外。

Disaggregation of revenue	收益分類			
			2022	2021
			二零二二年	二零二一年
			MOP'000	MOP'000
			千澳門元	千澳門元
By property type	按物業類型劃分			
Hotels and casinos	酒店及娛樂場		28,186	29,550
Residential properties	住宅物業		1,591	10,542
Commercial properties	商業物業		11,612	66,259
Public properties	公眾物業		247,431	74,908
Others	其他		1,375	917
			290,195	182,176

6. SEGMENT INFORMATION

The Group is engaged in a single operating segment focusing on the provision of electrical and mechanical engineering services. This operating segment has been identified on the basis of internal management reports that are regularly reviewed by the directors of the Company, being the chief operating decision makers, for the purpose of result allocation and performance assessment. Therefore, no further analysis of segment information is presented.

6. 分部資料

本集團從事單一經營分部,專注於提供電力 及機械工程服務。本經營分部乃根據內部管 理報告確定,該報告由本公司董事(即主要 營運決策者)定期審閱,以供業績分配及表 現評估。因此,不再呈列對分部資料的進一 步分析。

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6. SEGMENT INFORMATION (Continued)

Geographical information

The Group's operations are located in Macau and Hong Kong.

The Group's revenue from external customers and information about its non-current assets by geographical location of the customers and the assets, respectively, are detailed below:

分部資料 (續) 地區資料

本集團的經營位於澳門及香港。

本集團來自外部客戶的收入以及按客戶及 資產地理位置劃分的非流動資產資料之詳 情分別載列如下:

		Revenue fro	om external		
			mers		ent assets
			客戶的收入 非流動資產		
			31 December	At 31 De	
		截至十二月三	十一日止年度	於十二月	三十一日
		2022	2021	2022	2021
		二零二二年	二零二一年	二零二二年	二零二一年
		MOP'000	MOP'000	MOP'000	MOP'000
		千澳門元	千澳門元	千澳門元	千澳門元
Macau	澳門	115,161	103,912	34,976	37,584
Hong Kong	香港	175,034	78,264	2,326	1,799
		290,195	182,176	37,302	39,383

Note: Non-current assets excluded deferred tax asset.

Information about major customers

Revenue from customers contributing over 10% of the total revenue of the Group during the year are as follows:

附註: 非流動資產不包括遞延稅項資產。

有關主要客戶的資料

來自佔本集團總收益10%以上的客戶於年 內的收益如下:

		20 二零二二 MOP'0 千澳門	00 MOP'000
Customer A	客戶A	73,1	,
Customer B	客戶B	163,7	

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7. OTHER INCOME

7. 其他收入

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Interest income Government grants <i>(Note i)</i> Others <i>(Note ii)</i>	利息收入 政府補貼 <i>(附註i)</i> 其他 <i>(附註ii)</i>	77 1,329 321	198 _ 629
		1,727	827

Notes:

附註:

- (i) During the year ended 31 December 2022, the Group recognised government grants of MOP1,329,000 (2021: nil) in respect of COVID-19-related subsidies related to Employment Support Scheme provided by the Hong Kong government. In the opinion of the directors of the Company, the Group has fulfilled all conditions attached to the grants.
- (ii) During the year ended 31 December 2022, the Group has made sales of materials amounting to MOP36,000 (2021: nil) to Shun Tat M&E Equipment Limited ("Shun Tat"), of which Mr. Wan Man Keung, a non-executive director of the Company, has significant influence over this company.

8. IMPAIRMENT LOSSES UNDER ECL MODEL, NET OF REVERSAL

- (i) 截至二零二二年十二月三十一日止年度,本 集團就COVID-19相關補助確認香港政府提 供的保就業計劃相關政府補貼1,329,000澳 門元(二零二一年:零)。本公司董事認為,本 集團已滿足補貼附帶的所有條件。
- (ii) 截至二零二二年十二月三十一日止年度,本 集團向順達機電設備有限公司(「順達」)銷售 材料36,000澳門元(二零二一年:零),其中 本公司非執行董事尹民強先生對該公司有 重大影響。

8. 預期信貸虧損模式下的減值虧 損,扣除撥回

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Impairment losses, net of reversal, recognised on: – trade receivables <i>(Note 16)</i> – contract assets <i>(Note 18)</i>	就下列各項確認的減值虧損, 扣除撥回: 一應收貿易賬款(附註16) 一合約資產(附註18)	4,265 8,628 12,893	1,698 6,015 7,713

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9. FINANCE COSTS

9. 融資成本

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Interest on bank borrowing Interest on lease liabilities	銀行借款利息 租賃負債利息	205 53	145 106
		258	251

10. LOSS BEFORE TAXATION

10. 除稅前虧損

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Loss before taxation has been	除稅前虧損已於扣除		
arrived at after charging:	下列各項後達致:		
Directors' remuneration Other staff costs	董事酬金 其他員工成本	2,895	2,866
- salaries and other allowance	一薪金及其他津貼	22,492	14,382
- retirement benefit scheme contributior	ns 一退休福利計劃供款	582	398
T + + + <i>%</i> +	日十十十個年	05 000	17.040
Total staff costs	員工成本總額 減・計入総集成本的号工成本	25,969	17,646
Less: staff costs included in cost of sales	減:計入銷售成本的員工成本	(16,223)	(7,666)
		9,746	9,980
A	+大 #b 6王 ···································	4 000	000
Auditors' remuneration Depreciation of property, plant and	核數師酬金 物業丶廠房及設備折舊	1,020	980
equipment	1%末,账厉汉叹阱111 舀	3,180	2,623
Loss on disposal of property, plant and	出售物業、廠房及設備的虧損		
equipment		98	

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

11. DIRECTORS', CHIEF EXECUTIVE'S AND EMPLOYEES' EMOLUMENTS

11. 董事、主要行政人員及僱員酬金

(a) Directors' and the chief executive's emoluments

Details of the emoluments paid or payable to the directors and chief executive of the Company disclosed pursuant to the applicable Listing Rules and the Hong Kong Companies Ordinance, are as follows:

(a) 董事及主要行政人員酬金

根據適用上市規則及香港公司條例所 披露本公司董事及主要行政人員已付 或應付的酬金詳情如下:

		Fees 袍金 MOP'000 千澳門元	Salaries and other allowance 薪金及 其他津貼 MOP'000 千澳門元	Retirement benefit scheme contributions 退休福利 計劃供款 MOP'000 千澳門元	Total 總額 MOP'000 千澳門元
Year ended 31 December 2022	截至二零二二年 十二月三十一日止年度				
Executive directors	執行董事				
Mr. Woo Chu Fai <i>(Note i)</i>	胡柱輝先生 <i>(附註i)</i>	-	840	19	859
Mr. Wun Chi Wai	尹志偉先生	-	554	19	573
Mr. Yu Chi Kwan	俞志軍先生	-	514	19	533
Non-executive directors	非執行董事				
Mr. Wan Man Keung	尹民強先生	186	-	-	186
Mrs. Kan Wan Wai Yee Mavis	簡尹慧兒夫人	186	-	-	186
Independent non-executive directors	獨立非執行董事				
Mr. Lau Ping Cheung Kaizer	劉炳章先生	186	-	-	186
Dr. Sham Chung Ping Alain, BBS	沈仲平博士,BBS	186	-	_	186
Mr. May Tai Keung Nicholas	梅大強先生	186	-	-	186
Total emoluments	酬金總額	930	1,908	57	2,895

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

11. DIRECTORS', CHIEF EXECUTIVE'S AND EMPLOYEES' EMOLUMENTS (Continued)

11. 董事、主要行政人員及僱員酬金

(a) Directors' and the chief executive's emoluments (Continued)

(a) 董事及主要行政人員酬金 (續)

		Fees 袍金 MOP'000 千澳門元	Salaries and other allowance 薪金及 其他津貼 MOP'000 千澳門元	Retirement benefit scheme contributions 退休福利 計劃供款 MOP'000 千澳門元	Total 總額 MOP'000 千澳門元
Year ended 31 December 2021	截至二零二一年 十二月三十一日止年度				
Executive directors	執行董事				
Mr. Woo Chu Fai <i>(Note i)</i>	胡柱輝先生 <i>(附註i)</i>	_	798	19	817
Mr. Wun Chi Wai	尹志偉先生	-	554	19	573
Mr. Yu Chi Kwan	俞志軍先生	-	527	19	546
Non-executive directors	非執行董事				
Mr. Wan Man Keung	尹民強先生	186	-	-	186
Mrs. Kan Wan Wai Yee Mavis	簡尹慧兒夫人	186	-	-	186
Independent non-executive directors	獨立非執行董事				
Mr. Lau Ping Cheung Kaizer	劉炳章先生	186	-	_	186
Dr. Sham Chung Ping Alain, BBS	沈仲平博士,BBS	186	_	_	186
Mr. May Tai Keung Nicholas	梅大強先生	186	_	_	186
Total emoluments	酬金總額	930	1,879	57	2,866

Notes:

- (i) Mr. Woo Chu Fai acts as the chief executive of the Company and his emoluments disclosed above include those for services rendered by him as the chief executive.
- (ii) The executive directors' emoluments shown above were for their services in connection with the management of the affairs of the Company and the Group. The non-executive directors' emoluments shown above were for their services as directors of the Company.

附註:

- (i) 胡柱輝先生擔任本公司主要行政人員 且上述披露的酬金包括其作為主要行 政人員所提供服務的酬金。
- (ii) 以上執行董事酬金乃就彼等管理本公司及本集團事務所提供的服務而作出。以上非執行董事酬金乃就彼等擔任本公司之董事所提供的服務而作出。

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

11. DIRECTORS', CHIEF EXECUTIVE'S AND EMPLOYEES' EMOLUMENTS (Continued)

11. 董事、主要行政人員及僱員酬金

(續)

(b) 僱員酬金

(b) Employees' emoluments

The five highest paid individuals include one (2021: three) director of the Company for the year ended 31 December 2022, details of whose emoluments are included above. Details of the emoluments of the remaining highest paid individuals were as follows:

於截至二零二二年十二月三十一日止 年度,五名最高薪酬人士包括1名(二零 二一年:三名)本公司董事,彼等酬金 詳情載於上文。餘下最高薪酬人士的酬 金詳情如下:

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Employees – salaries and other allowance – retirement benefit scheme contributions	僱員 一薪金及其他津貼 一退休福利計劃供款	3,799 73	1,144 36
		3,872	1,180

The emoluments of the aforesaid employees were within the following bands:

上述僱員的酬金處於以下範圍:

		2022 二零二二年 Number of employees 僱員人數	2021 二零二一年 Number of employees 僱員人數
Nil to HK\$1,000,000 HK\$1,000,001 to HK\$1,500,000	零至1,000,000港元 1,000,001港元至1,500,000港元	3 1 4	2 - 2

No emoluments were paid by the Group to the directors of the Company nor the five highest paid individuals (including directors and employees) as an inducement to join or upon joining the Group or as compensation for loss of office. None of the directors of the Company waived or agreed to waive any emoluments during both years. 本集團概無向本公司董事或五名最高 薪酬人士(包括董事及僱員)支付任何 酬金作為加入本集團或於加入後的獎 勵或作為離職補償。概無本公司董事於 兩個年度放棄或同意放棄任何酬金。

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12. TAXATION

12. 稅項

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Macau Complementary Tax	澳門補充稅		
Current tax	即期稅項	-	1,340
Overprovision in prior years	過往年度超額撥備	(87)	(1,070)
Hong Kong Profits Tax	香港利得稅		
Current Tax	即期稅項	920	_
Deferred taxation (Note 17)	遞延稅項(附註17)	360	(256)
		1,193	14

Macau Complementary Tax is calculated at 12% (2021: 12%) of the estimated assessable profits exceeding MOP600,000 for the year.

Under the two-tiered profits tax rates regime of Hong Kong Profits Tax, the first HK\$2 million of assessable profits of the qualifying group entity will be taxed at 8.25%, and assessable profits above HK\$2 million will be taxed at 16.5%. The assessable profits of group entities not qualifying for the two-tiered profits tax rates regime will continue to be taxed at a flat rate of 16.5%. Accordingly, the Hong Kong Profits Tax of the qualifying group entity is calculated at 8.25% on the first HK\$2 million of the estimated assessable profits and at 16.5% on the estimated assessable profits above HK\$2 million.

No provision for taxation in Hong Kong had been made as the subsidiary in Hong Kong did not have any assessable profits for the year ended 31 December 2021.

於年內,澳門補充稅按超過600,000澳門元 的估計應課稅溢利的12%(二零二一年: 12%)計算。

根據香港利得稅之兩級制利得稅率制度,合 資格集團實體的首2百萬港元可評估溢利將 按8.25%的稅率徵稅,而超過2百萬港元的 可評估溢利將按16.5%的稅率徵稅。不符合 兩級制利得稅率制度資格的集團實體的可 評估溢利將繼續按16.5%的劃一稅率繳納稅 項。因此,合資格集團實體的首2百萬港元 估計應課稅溢利按8.25%而超過2百萬港元 估計應課稅溢利則按16.5%的稅率計算的香 港利得稅。

因香港附屬公司於截至二零二一年十二月 三十一日止年度並無任何應課稅溢利,故並 無於香港就稅項作出撥備。

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

12. TAXATION (Continued)

12. 稅項 (續)

Taxation for the year can be reconciled to the loss before taxation per the consolidated statement of profit or loss and other comprehensive income as follows: 在綜合損益及其他全面收益表中年內的稅 項與除稅前虧損的對賬如下:

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Loss before taxation	除稅前虧損	(5,752)	(4,957)
Tax at Macau Complementary Tax rate of 12% (2021: 12%)	按澳門補充稅稅率12%計算 的稅項(二零二一年:12%)	(690)	(595)
Tax effect of expenses not deductible for tax purpose Tax effect of income not taxable for	不可扣稅開支的稅務影響 無需課稅收入的稅務影響	1,890	1,688
tax purpose Utilisation of tax loss previously	動用之前未確認的稅項虧損	(166)	(2)
not recognised Income tax at concessionary rate Tax effect of tax loss not recognised	按優惠稅率計算的所得稅 未確認的稅項虧損的稅務影響	(32) (170) 150	
Special complementary tax incentive Overprovision in prior years Effect of different tax rates of subsidiaries	特別補充稅優惠 過往年度超額撥備 於其他司法權區經營的附屬	_ (87)	(72) (1,070)
operating in other jurisdiction Others	公司的不同稅率的影響 其他	297 1	55 10
Taxation for the year	年內稅項	1,193	14

13. DIVIDENDS

13. 股息

No dividend was paid or proposed for ordinary shareholders of the Company during the year ended 31 December 2022, nor has any dividend been proposed since the end of the reporting period (2021: nil). 於截至二零二二年十二月三十一日止年度, 並無向本公司普通股東派付或擬派付股息, 自報告期末以來亦無已建議派付任何股息 (二零二一年:無)。

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14. LOSS PER SHARE

14. 每股虧損

每股基本虧損乃按以下數據計算:

The calculation of the basic loss per share is based on the following data:

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Loss	虧損		
Loss for the year	年內虧損	(6,945)	(4,971)
		2022	2021
		二零二二年	二零二一年
		Number of	Number of
		shares	shares
		股份數目	股份數目
		'000	'000
		千股	千股
	ᅃᄵᇷᆥᇴᄮ		
Weighted average number of shares Weighted average number of ordinary shares	股份加權平均數 普通股加權平均數	2,000,000	2,000,000

No diluted loss per share for both years are presented as there 並無呈列兩個年度的每股攤薄虧損,因為兩 are no potential ordinary shares in issue during both years.

個年度內並無潛在已發行普通股。

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15. PROPERTY, PLANT AND EQUIPMENT

15. 物業、廠房及設備

		Owned property 自有物業 MOP ^{'000} 千澳門元	Leased properties 租賃物業 MOP'000 千澳門元	Leasehold improvements 租賃物業裝修 MOP'000 千澳門元	Furniture and fixtures 傢俬及裝置 MOP'000 千澳門元	Equipment 設備 MOP'000 千澳門元	Motor vehicles 汽車 MOP'000 千澳門元	Total 總額 MOP'000 千澳門元
COST At 1 January 2021 Additions	成本 於二零二一年一月一日 添置	14,005 19,567	7,162 1,506	1,209 4,022	120 -	1,333 970	320 -	24,149 26,065
At 31 December 2021 Additions Disposal	於二零二一年十二月三十一日 添置 出售	33,572 - -	8,668 889 -	5,231 93 -	120 - -	2,303 411 (464)	320 - -	50,214 1,393 (464)
At 31 December 2022	於二零二二年十二月三十一日	33,572	9,557	5,324	120	2,250	320	51,143
DEPRECIATION At 1 January 2021 Provided for the year	折舊 於二零二一年一月一日 年內撥備	653 574	6,298 1,214	399 474	119 1	665 297	193 63	8,327 2,623
At 31 December 2021 Provided for the year Eliminated on disposal	於二零二一年十二月三十一日 年內撥備 出售撇銷	1,227 672 –	7,512 1,054 -	873 1,043 -	120 - -	962 347 (162)	256 64 -	10,950 3,180 (162)
At 31 December 2022	於二零二二年十二月三十一日	1,899	8,566	1,916	120	1,147	320	13,968
CARRYING VALUES At 31 December 2022	賬面值 於二零二二年十二月三十一日	31,673	991	3,408	-	1,103	-	37,175
At 31 December 2021	於二零二一年十二月三十一日	32,345	1,156	4,358	-	1,341	64	39,264

The above items of property, plant and equipment are depreciated on a straight-line basis at the following rates per annum:

上述物業、廠房及設備的項目採用直線法按 以下年率折舊:

賃

賃

Owned property	2%	自有物業	2%
Leased properties	The shorter of its estimated	租賃物業	按估計使用壽命和租賃
	useful life and the lease term		期兩者中的較短者
Leasehold improvements	The shorter of its estimated	租賃物業裝修	按估計使用壽命和租賃
	useful life and the lease term		期兩者中的較短者
Furniture and fixtures	20%	傢俬及裝置	20%
Equipment	20%	設備	20%
Motor vehicles	20%	汽車	20%

The Group has pledged the owned property with carrying amount of MOP17,045,000 (2021: MOP17,398,000) to secure the bank borrowing (see Note 22) granted to the Group.

本集團已抵押賬面值為17,045,000澳門元 (二零二一年:17,398,000澳門元)的自有 物業以擔保向本集團授出的銀行借款(見附 註22)。

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15. PROPERTY, PLANT AND EQUIPMENT

15. 物業、廠房及設備 (續)

(Continued)

The Group as a lessee

Right-of-use assets (included in the leased properties in the property, plant and equipment)

本集團作為一名承租人

使用權資產(計入物業、廠房及設備中的租 賃物業)

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Expense relating to short-term leases with lease terms end within 12 months Total cash outflow for leases	與租期於12個月內結束的 短期租賃有關的開支 租賃現金流出總額	670 1,775	394 1,714

For both years, the Group leases various offices, staff quarters and warehouses for its operations. Lease contracts are entered into for fixed terms of 1 to 3 years. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. In determining the lease term and assessing the length of the non-cancellable period, the Group applies the definition of a contract and determines the period for which the contract is enforceable.

The Group regularly entered into short-term leases for properties. As at 31 December 2022 and 2021, the portfolio of short-term lease is similar to the portfolio of short-term lease to which the short-term lease expense disclosed as above.

Restrictions or covenants on leases

In addition, carrying amounts of lease liabilities of MOP967,000 are recognised with related right-of-use assets of MOP991,000 as at 31 December 2022 (2021: lease liabilities of MOP1,130,000 and related right-of-use assets of MOP1,156,000). The lease agreements do not impose any covenants other than the security interests in the leased assets that are held by the lessor. Leased assets may not be used as security for borrowing purposes.

於兩個年度,本集團為其營運租賃多個辦公 室、員工宿舍及倉庫。租賃合約訂立1至3年 的固定期限。租期乃在個別基礎上協商,並 包含各種不同的條款及條件。於釐定租期及 評估不可註銷期間的期限時,本集團採用合 約的定義並釐定可強制執行合約的期間。

本集團定期訂立短期物業租賃。於二零二二 年及二零二一年十二月三十一日,短期租賃 組合與上文所披露的短期租賃開支的短期 租賃組合相若。

與租賃有關的限制或契約

此外,於二零二二年十二月三十一日, 967,000澳門元的租賃負債賬面值獲確認, 相關的使用權資產為991,000澳門元(二零 二一年:租賃負債為1,130,000澳門元且相 關的使用權資產為1,156,000澳門元)。除出 租人持有的租賃資產中的擔保權益以外,租 賃協議並無施加任何契約。租賃資產不可就 借款用途用作擔保。

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16. TRADE AND OTHER RECEIVABLES

16. 貿易及其他應收款項

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Trade receivables Less: Allowance for credit losses	應收貿易賬款 減:信貸虧損撥備	66,249 (7,278)	54,648 (3,013)
Deposits and prepayments Other receivables	按金及預付款項 其他應收款項	58,971 1,202 -	51,635 2,011 1,335
		60,173	54,981
Presented as: Non-current Current	呈列為: 非流動 流動	127 60,046	119 54,862
		60,173	54,981

At 1 January 2021, trade receivables amounted to MOP43,454,000.

At 31 December 2022, trade receivables amounted to MOP58,971,000 (2021: MOP51,635,000) (net of loss allowance of MOP7,278,000 (2021: MOP3,013,000)). The Group usually allows a credit period of 30 to 60 days to its customers. The following is an aging analysis of trade receivables net of allowance for credit losses based on the invoice dates at the end of the reporting period are as follows:

於二零二一年一月一日,應收貿易賬款為 43,454,000澳門元。

於二零二二年十二月三十一日,應收貿 易賬款為58,971,000澳門元(二零二一 年:51,635,000澳門元)(扣除虧損備抵 7,278,000澳門元(二零二一年:3,013,000澳 門元))。本集團向其客戶授出為期30日至60 日的信貸期。於各報告期末,應收貿易賬款 (扣除信貸虧損撥備)賬齡分析乃按發票日 期呈列如下:

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Within 30 days 31 to 60 days 61 to 90 days Over 90 days	30日內 31至60日 61至90日 超過90日	16,283 1,542 714 40,432	18,365 8,733 16 24,521
		58,971	51,635

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16. TRADE AND OTHER RECEIVABLES (Continued)

Included in the trade receivables are debtors with a carrying amount of MOP42,688,000 (2021: MOP33,270,000) at 31 December 2022, which are past due. Out of the past due balances, MOP31,690,000 (2021: MOP24,518,000) has been past due 90 days or more and is not considered as in default at 31 December 2022 by considering the continuous business relationship and historical repayments from these customers. The Group does not hold any collateral over these balances or charge any interest thereon.

The Group applies the simplified approach to provide for ECL on all trade receivables and contract assets. Trade receivables and contract assets have been assessed for ECL individually.

Before accepting any new customer, the Group assesses the potential customer's credit quality and defines credit limits by customer. In determining the recoverability of trade receivables, the Group considers any change in the credit quality of the customers from the date credit was initially granted up to the end of the reporting period. The majority of the Group's trade receivables that are past due but not impaired are from customers with good credit quality with reference to respective settlement history and forward-looking information and the Group considers any change in the expected life of the trade receivables at the end of the reporting period.

Details of impairment assessment on trade receivables, other receivables and deposits are set out in Note 27.

16. 貿易及其他應收款項(續)

於二零二二年十二月三十一日,應收貿易賬 款包括已逾期的賬面值為42,688,000澳門元 (二零二一年:33,270,000澳門元)的應收 款項。於逾期結餘中,31,690,000澳門元(二 零二一年:24,518,000澳門元)已逾期90天 或以上及考慮到與該等客戶的持續業務關 係及該等客戶的過往還款,於二零二二年 十二月三十一日不被視為違約。本集團並無 就該等結餘持有任何抵押品或就此收取的 任何利息。

本集團採用簡化方法就所有應收貿易賬款 及合約資產計提預期信貸虧損。應收貿易賬 款及合約資產已就預期信貸虧損單獨評估。

於接受任何新客戶之前,本集團會評估潛在 客戶的信貸質素並釐定客戶的信貸限額。於 釐定應收貿易賬款的可收回性時,本集團會 考慮客戶的信貸質素自信貸最初授出日期 起至各報告期末的任何變動。本集團逾期但 未減值的應收貿易賬款大部分來自信貸質 素良好的客戶,並參考各自的結算歷史及前 瞻性資料,且本集團於各報告期末考慮應收 貿易賬款的預期年期變動。

有關應收貿易賬款、其他應收款項及按金的 減值評估詳情載於附註27。

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17. DEFERRED TAXATION

17. 遞延稅項

For the purpose of presentation in the consolidated statement of financial position, certain deferred tax assets and liabilities have been offset. The following is the analysis of the deferred tax balances for financial reporting purposes: 為於綜合財務狀況表中呈報,若干遞延稅項 資產及負債已抵銷。以下為就財務報告用途 對遞延稅項結餘進行的分析:

			At 31 December 於十二月三十一日	
		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元	
Deferred tax assets Deferred tax liabilities	遞延稅項資產 遞延稅項負債	- (104)	256	
		(104)	256	

The followings are the major deferred tax assets (liabilities) recognised and movements thereon during the current and prior years:

以下為於本年度及之前年度內確認的主要 遞延稅項資產 (負債) 及其變動:

		Accelerated tax depreciation 加速稅項折舊 MOP'000 千澳門元	ECL provision 預期信貸 虧損撥備 MOP'000 千澳門元	Unutilised tax loss 未動用的 稅項虧損 MOP'000 千澳門元	Total 總計 MOP'000 千澳門元
At 1 January 2021 (Charged) credited to profit or loss	於二零二一年一月一日 於損益 (扣除) 計入	- (95)	-	- 347	- 256
At 31 December 2021 Charged to profit or loss	於二零二一年十二月三十一日 於損益扣除	(95) (13)	4 -	347 (347)	256 (360)
At 31 December 2022	於二零二二年十二月三十一日	(108)	4	_	(104)

At the end of the reporting period, the Group has unused tax losses arising in Macau of approximately MOP1,249,000 (2021: nil) available for offset against future profits that will expire within the next 3 years. No deferred tax asset has been recognised in respect of the tax losses due to unpredictability of future profit streams.

At at 31 December 2021, the Group has unused tax losses arising in Hong Kong of approximately HK\$3,060,000 (equivalent to approximately MOP3,156,000) (2022: nil) available for offset against future profits. A deferred tax asset has been recognised in respect of tax losses of approximately HK\$3,060,000 (equivalent to approximately MOP3,156,000) (2022: nil) of such losses. The losses may be carried forward indefinitely.

於報告期末,本集團錄得於澳門產生的未動 用稅項虧損約1,249,000澳門元(二零二二 年:零)可供抵銷將於未來三年內到期的未 來溢利。由於未來溢利來源不可預測,因此 並無就稅項虧損確認任何遞延稅項資產。

於二零二一年十二月三十一日,本集團錄得 於香港產生的未動用稅項虧損約3,060,000 港元(相當於約3,156,000澳門元)(二零二二 年:零)可供抵銷未來溢利。已就該等虧 損的稅項虧損約3,060,000港元(相當於約 3,156,000澳門元)(二零二二年:零)確認遞 延稅項資產。該等虧損可無限期結轉。

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18. CONTRACT ASSETS AND CONTRACT 18. 合約資產及合約負債 LIABILITIES

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Contract assets from provision of electrical and mechanical engineering services	來自提供機電工程服務的 合約資產		
– Unbilled revenue	一未開票收入	92,114	94,040
– Retention money	一保留金	43,572	24,677
Less: Allowance for credit losses	減:信貸虧損撥備	135,686 (18,397)	118,717 (9,769)
		117,289	108,948
Contract liabilities Provision of electrical and mechanical	合約負債 提供電力及機械工程服務		
engineering services		142	773

Movement in contract assets (net of loss allowance):

合約資產變動(扣除虧損撥備):

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
At the beginning of the year Revenue recognised during the year Progress billing during the year Impairment of contract assets (Note 8)	於年初 年內確認收益 年內進度款項 合約資產減值 (附註8)	108,948 289,422 (272,453) (8,628)	77,214 177,564 (139,815) (6,015)
At the end of the year	於年末	117,289	108,948

At 1 January 2021, contract assets and contract liabilities amounted to MOP77,214,000 and MOP4,612,000 respectively.

於二零二一年一月一日, 合約資產及合約負 債分別為77,214,000澳門元及4,612,000澳 門元。

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18. CONTRACT ASSETS AND CONTRACT LIABILITIES (Continued)

The contract assets primarily relate to the Group's right to consideration for work completed and not billed because the rights are conditional on quantity surveyors' or customers' inspection. The contract assets are transferred to trade receivables when the rights become unconditional.

Typical payment terms which impact on the amount of contract assets recognised are as follows:

The Group's construction contracts include payment schedules which require stage payments over the construction period with reference to surveys of work performed to date. The Group typically transfers the contract assets to trade receivables when the rights become unconditional.

The Group also typically agrees to a defect liability period of 1 to 2 years from the date of the practical completion of the construction for 5% to 10% of the contract sum. This amount of retention money is included in contract assets until the end of the defect liability period as the Group's entitlement to this final payment is conditional on completion of defect liability period. The defect liability period serves as an assurance that the construction services performed comply with agreedupon specifications and such assurance cannot be purchased separately. The Group classifies these contract assets as current because the Group expects to realise them in its normal operating cycle.

18. 合約資產及合約負債 (續)

合約資產主要與本集團就已竣工而尚未收 款的工程收取代價的權利有關,因為相關權 利乃以工料測量師或客戶的查驗為條件。合 約資產於權利成為無條件時轉為應收貿易 賬款。

影響已確認合約資產金額的主要付款條款 如下:

本集團的建築合約包括經參考迄今為止所 進行的工程調查於建築期間須按階段付款 的付款計劃。當權利成為無條件時,本集團 通常將合約資產轉移至應收貿易賬款。

本集團通常亦同意自實際建築竣工日期起 計1年至2年按合約金額為5%至10%計算的 缺陷責任期。該保留金金額計入合約資產, 直至缺陷責任期結束為止,因為本集團收取 該最終付款的權利乃以缺陷責任期的結束 為條件。缺陷責任期為按協定規範履行建築 服務的保證及有關保證不可單獨購買。本集 團將該等合約資產分類為流動,因為本集團 預期於正常營運週期將其變現。

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18. CONTRACT ASSETS AND CONTRACT LIABILITIES (Continued)

Retention money is unsecured, interest-free and recoverable at the end of the defect liability period of 1 to 2 years from the date of the completion of respective projects.

The amount of receipt in advance from a customer is netted off against retention money on a particular contract basis and presented as contract liabilities. For the contract liabilities at the beginning of the reporting period, MOP773,000 (2021: MOP4,612,000) recognised as revenue in profit or loss during the year ended 31 December 2022.

The increase of contract assets as at 31 December 2022 is the result of the increase in completion of certain significant contracts work of electrical and mechanical engineering services.

The decrease of contract liabilities as at 31 December 2022 is the result of decrease in receipt in advance from the customers from certain projects.

Details of impairment assessment on contract assets are set out in Note 27.

18. 合約資產及合約負債 (續)

保留金為無抵押、免息、以及於缺陷責任期 (自各項目完成之日起計1至2年)結束時才 可收回。

預收客戶款項按特定合約基準扣除保留金 並呈列為合約負債。就於報告期初的合約負 債而言,截至二零二二年十二月三十一日止 年度於損益內確認收益773,000澳門元(二 零二一年:4,612,000澳門元)。

合約資產於二零二二年十二月三十一日增 加乃由於若干電力及機械工程服務的重大 合約工程完工數目增加所致。

合約負債於二零二二年十二月三十一日減 少乃由於預先收到客戶若干項目款項減少 所致。

有關合約資產的減值評估詳情載於附註27。

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19. PLEDGED BANK DEPOSITS/TIME DEPOSIT/CASH AND CASH EQUIVALENTS

Pledged bank deposits as at 31 December 2022 are pledged to secure the performance bonds (see Note 29) granted to the Group, which carry interest at prevailing market rate ranging from 0.025% to 0.05% (2021: 1.00%) per annum.

Time deposit represents a bank deposit with original maturity date of over three months and the balance as at 31 December 2022 carried a fixed interest rate ranging from 0.025% to 3.60% (2021: ranging from 0.03% to 0.65%) per annum.

As at 31 December 2022, cash and cash equivalents comprise of cash held and short term bank deposits with an original maturity of three months or less which carry interest at prevailing market rate ranging from 0.001% to 0.05% (2021: 0.001%) per annum.

Details of impairment assessment on pledged bank deposits, time deposit and bank balances are set out in Note 27.

20. TRADE AND OTHER PAYABLES

19. 已抵押銀行存款/定期存款/現金 及現金等價物

於二零二二年十二月三十一日的已抵押銀 行存款已作抵押以為本集團獲授的履約保函 (見附註29)作擔保,按現行市場利率每年 0.025%至0.05%(二零二一年:1.00%)計 息。

定期存款指原到期日超過三個月的銀行存 款及於二零二二年十二月三十一日每年按 固定利率0.025%至3.60%(二零二一年: 0.03%至0.65%)計息的結餘。

於二零二二年十二月三十一日,現金及現 金等價物包括初始到期日為三個月或以下 的所持現金及短期銀行存款,按現行市場 年利率介乎0.001%至0.05%(二零二一年: 0.001%)計息。

有關已抵押銀行存款、定期存款以及銀行結 餘的減值評估詳情載於附註27。

20. 應付貿易賬款及其他應付款項

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Trade payables <i>(note a)</i> Retention payables Accrued expenses Amount due to a director of the Company	應付貿易賬款 <i>(附註a)</i> 應付保留金 應計開支 應付本公司一名董事款項	13,949 10,490 16,945	20,539 5,353 3,126
<i>(note b)</i> Other payables	(附註b) 其他應付款項	288 75	357 75
		41,747	29,450

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20. TRADE AND OTHER PAYABLES (Continued)

(a) Trade payables

At 1 January 2021, trade payables amounted to MOP21,605,000. The credit period of trade payables is ranging from 30 to 90 days. The following is an aging analysis of the trade payables based on the invoice date at the end of the reporting period:

20. 應付貿易賬款及其他應付款項

(續)

(a) 應付貿易賬款

於二零二一年一月一日,應付貿易賬款 為21,605,000澳門元。應付貿易賬款的 信貸期介乎30至90日。於各報告期末, 應付貿易賬款賬齡分析乃按發票日期 呈列如下:

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Within 00 days	00 L +	4 505	10 700
Within 30 days	30日內	4,505	13,796
31 to 60 days	31至60日	928	2,879
61 to 90 days	61至90日	1,760	512
Over 90 days	超過90日	6,756	3,352
		13,949	20,539

At 31 December 2021, included in the Group's trade payables is a related company with carrying amount of MOP4,000 (2022: nil) due to Shun Tat.

(b) Amount due to a director of the Company

於二零二一年十二月三十一日,本集團 的應付貿易賬款包括一間關連公司應 付順達的款項的賬面值為4,000澳門元 (二零二二年:零)。

(b) 應付本公司一名董事款項

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Mr. Woo Chu Fai	胡柱輝先生	288	357

The amount is non-trade in nature, unsecured, interest-free and repayable on demand.

該款項為非貿易性質、無抵押、免息及 須按要求償還。

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21. LEASE LIABILITIES

21. 租賃負債

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Lease liabilities payable: Within one year	應付租賃負債: 於一年內	383	895
Within a period of more than one year but not more than two years	於一年以上但不超過兩年的 期間內	584	235
Less: Amount due for settlement with 12 months shown under current	減:列作流動負債之於十二個 月內到期結算之款項	967	1,130
liabilities		(383)	(895)
Amount due for settlement after 12 months under non-current liabilities	列作非流動負債之於十二個月 後到期結算之款項	584	235

The weighted average incremental borrowing rates applied to lease liabilities is 5.00% (2021: 5.00%) per annum for the year ended 31 December 2022.

截至二零二二年十二月三十一日止年度適 用於租賃負債的加權平均增量借貸利率為 每年5.00% (二零二一年:5.00%)。

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22. BANK BORROWING

22. 銀行借款

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Secured bank borrowing	有抵押銀行借款	7,028	7,769
The carrying amount of the above borrowing is repayable (based on scheduled repayment dates set out in the loan agreement):	> 上述借款的賬面值 (根據貸款協議所載計劃 還款日期償還):		
Within one year Within a period of more than one year but n	一年內 ot 超過一年但不超過兩年	735	742
exceeding two years Within a period of more than two years but	超過兩年但不超過五年	770	763
not exceeding five years Within a period of more than five years	超過五年	2,472 3,051	2,413 3,851
		7,028	7,769
Less: Amount due within one year shown under current liabilities	減:列於流動負債項下 於一年內到期之款項	(735)	(742)
Amount shown under non-current liabilities	列於非流動負債項下之款項	6,293	7,027

During the year ended 31 December 2021, the Group obtained a bank loan amounting to HK\$8,000,000 (equivalent to approximately MOP8,252,000). No new loan was obtained during the year ended 31 December 2022. The loan carried interest at variable market rate of Prime Rate less 2.55% per annum and was repayable in instalments over 10 years from the date of drawdown in 2021. The proceed was used to finance the acquisition of owned property with carrying amount of MOP17,045,000 (2021: MOP17,398,000) at 31 December 2022 included in the property, plant and equipment (see Note 15), which was also pledged to the bank to secure the bank loan. 於截至二零二一年十二月三十一日止年度, 本集團獲得一筆金額為8,000,000港元(相 當於約8,252,000澳門元)的銀行借款。截至 二零二二年十二月三十一日止年度並無獲 得任何新貸款。該貸款按最優惠利率減每年 2.55%的可變市場利率計息,且須於自二零 二一年的提取日期起計10年內分期償還。所 得款項用於為收購計入物業、廠房及設備的 於二零二二年十二月三十一日的賬面值為 17,045,000澳門元(二零二一年:17,398,000 澳門元)的自有物業(見附註15)提供資金, 其亦抵押予銀行以擔保銀行貸款。

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23. SHARE CAPITAL

23. 股本

		Number of shares 股份數目	Share capital 股本 MOP'000 千澳門元
Ordinary shares of HK\$0.01 each	每股面值0.01港元的普通股		
Authorised: At 1 January 2021, 31 December 2021 and 31 December 2022	法定: 於二零二一年一月一日、 二零二一年十二月三十一日及 二零二二年十二月三十一日	5,000,000,000	51,500
Issued and fully paid: At 1 January 2021, 31 December 2021 and 31 December 2022	已發行及繳足: 於二零二一年一月一日、 二零二一年十二月三十一日及 二零二二年十二月三十一日	2,000,000,000	20,630

24. RETIREMENT BENEFITS SCHEME

Eligible employees of the Group are covered by a governmentmandated defined contribution plan managed by the Macau Government, namely Social Security Fund Contribution, pursuant to which a fixed amount of retirement benefit would be determined and paid to the Macau Government. Contributions are generally made by both employees and employers by paying a fixed amount on a monthly basis to the Social Security Fund Contribution. The Group funds the entire contribution and has no further commitments beyond its monthly contributions.

The Group participates in the MPF Schemes under the Hong Kong Mandatory Provident Fund Schemes Ordinance for employees employed in Hong Kong. The assets of the MPF Schemes are held separately from those of the Group in funds under the control of an independent trustee. The Group contributes 5% of the relevant payroll costs for each employee to the MPF Schemes, subject to a cap of monthly relevant income of HK\$30,000 for the MPF Schemes, which contribution is matched by employees.

24. 退休福利計劃

本集團的合資格僱員已參與澳門政府管理 的政府強制性定額供款計劃(即社會保障基 金供款),據此,澳門政府將釐定及支付定 額退休福利。供款一般由僱員及僱主共同作 出,僱員及僱主須每月向社會保障基金供款 支付定額款項。本集團為整個供款提供資 金,除每月供款外,並無其他承擔。

本集團根據香港強制性公積金計劃條例為 在香港僱用的僱員參與強積金計劃。強積金 計劃的資產與由獨立受託人控制的基金項 下的本集團資產分開持有。本集團向強積 金計劃作出每名僱員相關薪金成本5%的供 款,惟強積金計劃的每月相關收入上限為 30,000港元,該供款由僱員配對。

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24. RETIREMENT BENEFITS SCHEME (Continued)

At the end of the reporting period, there were no forfeited contributions which arose upon employees leaving the schemes prior to their interests in the Group's contributions becoming fully vested and which are available to reduce the contributions payable by the Group in future years.

25. RELATED PARTY TRANSACTIONS

In addition to the transactions and balances disclosed elsewhere in the consolidated financial statements, the Group entered into the following related party transactions:

Transactions with a related party

During the year ended 31 December 2022, the Group has made sales of materials amounting to MOP36,000 (2021: nil) to Shun Tat.

During the year ended 31 December 2021, the Group has made purchases of materials from Shun Tat amounting to MOP115,000 (2022: nil).

Compensation of key management personnel

Compensation of key management personnel represents the remuneration of the directors of the Company during both years, which is disclosed in Note 11.

24. 退休福利計劃 (續)

於各報告期末,概無因僱員於本集團供款的 權益悉數歸屬前退出計劃而產生且可用以 扣除未來數年本集團應付供款的已沒收供 款。

25. 關連方交易

除綜合財務報表其他地方所披露的交易及 結餘外,本集團訂立下列關連方交易:

關連方交易

截至二零二二年十二月三十一日止年度, 本集團向順達銷售材料36,000澳門元(二零 二一年:零)。

截至二零二一年十二月三十一日止年度,本 集團向順達購買材料115,000澳門元 (二零 二二年:零)。

主要管理人員酬金

主要管理人員酬金指本公司董事於兩個年度的薪酬,披露於附註11。

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26. CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that the Group will be able to continue as a going concern while maximising the return to shareholders through the optimisation of the debt and equity balance. The Group's overall strategy remains unchanged from prior year.

The capital structure of the Group consists of net debt, which includes the lease liabilities and bank borrowing disclosed in Notes 21 and 22 respectively, net of cash and cash equivalents and equity attributable to owners of the Company, comprising issued share capital and reserves.

The directors of the Company review the capital structure on a regular basis. As part of this review, the directors of the Company consider the cost of capital and the risks associated with each class of capital. Based on recommendations of the directors of the Company, the Group will balance its overall capital structure through the payment of dividends and issue of new shares and debts.

27. FINANCIAL INSTRUMENTS

Categories of financial instruments

26. 資本風險管理

本集團管理其資本,以確保本集團將能繼續 持續經營,同時透過優化債務與權益之間的 平衡為股東帶來最大回報。自去年起,本集 團的整體策略維持不變。

本集團的資本架構包括淨負債(包括分別 於附註21及22所披露的租賃負債及銀行借 款),當中扣除現金及現金等價物淨額及本 公司擁有人應佔權益(包括已發行股本及儲 備)。

本公司董事按持續基準檢討資本架構。作為 該項檢討的一部分,本公司董事考慮資本成 本及與各類資本相關的風險。根據本公司董 事的推薦意見,本集團將透過支付股息及發 行新股及債務平衡其整體資本架構。

27. 金融工具

金融工具分類

		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Financial assets Amortised cost	金融資產 攤銷成本	121,569	123,245
Financial liabilities Amortised cost	金融負債 攤銷成本	31,830	34,093
Lease liabilities	租賃負債	967	1,130

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27. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies

The Group's major financial instruments include trade receivables, deposits, other receivables, pledged bank deposits, time deposit, cash and cash equivalents, trade and other payables, lease liabilities and bank borrowing. Details of these financial instruments are disclosed in respective notes. The risks associated with these financial instruments and the policies on how to mitigate these risks are set out below. Management of the Group manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

Market risk

Currency risk

The carrying amounts of the Group's monetary assets (representing pledged bank deposits, time deposit and cash and cash equivalents) denominated in currencies other than the respective group entities' functional currencies at the end of the reporting period are MOP4,451,000 (2021: MOP6,157,000).

The Group currently does not have a foreign currency hedging policy in respect of foreign currency exposure. However, management of the Group monitors the related foreign currency exposure closely and will consider hedging significant currency exposure should the need arise.

As the exchange rate of HK\$/MOP is relatively stable, the Group does not expect any significant foreign currency exposure arising from the fluctuation of the HK\$/MOP exchange rates. As a result, management of the Group considers that the sensitivity of the Group's exposure towards the change in foreign exchange rates between HK\$/MOP is minimal.

Interest rate risk

The Group is exposed to cash flow interest rate risk in relation to variable-rate pledged bank deposits, bank balances and variable-rate bank borrowing. The Group is also exposed to fair value interest rate risk in relation to fixed-rate time deposit and lease liabilities. The Group currently does not enter into any hedging instrument for cash flow interest rate risk.

Management of the Group considers that the overall interest rate risk is not significant and no sensitivity analysis is presented.

27. 金融工具 (續) 金融風險管理目標及政策

本集團的主要金融工具包括應收貿易賬款、 按金、其他應收款項、已抵押銀行存款、定 期存款、現金及現金等價物、應付貿易賬款 及其他應付款項、租賃負債及銀行借款。該 等金融工具的詳情已於相關附註披露。與該 等金融工具有關的風險及如何降低該等風 險的政策載於下文。本集團管理層管理及監 察該等風險,以確保及時有效地執行適當措 施。

市場風險

貨幣風險

於報告期末,本集團以各集團實體的功能貨幣以外的貨幣計值的貨幣資產(指已抵押銀行存款、定期存款以及現金及現金等價物) 之賬面值為4,451,000澳門元(二零二一年: 6,157,000澳門元)。

本集團現時並無有關外幣風險的外幣對沖 政策。然而,本集團管理層密切監控相關外 幣風險並將於需要時考慮對沖重大貨幣風 險。

由於港元兌澳門元的匯率相對穩定,本集團 預期不會因港元兌澳門元的匯率波動而產 生任何重大外幣風險。因此,本集團管理層 認為,本集團對港元與澳門元之間匯率變動 的風險敏感度屬輕微。

利率風險

本集團面臨與浮息已抵押銀行存款、銀行結 餘及浮息銀行借款有關的現金流量利率風 險。本集團亦面臨有關固息定期存款及租賃 負債的公平值利率風險。本集團目前並無就 現金流量利率風險訂立任何對沖工具。

本集團管理層認為整體利率風險並不重大, 且並無呈列敏感度分析。

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27. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group. At the end of the reporting period, the Group's maximum exposure to credit risk which will cause a financial loss to the Group due to failure to discharge an obligation by the counterparties arises from the carrying amount of the respective recognised financial assets as stated in the consolidated statement of financial position.

Trade receivables and contract assets arising from contracts with customers

In order to minimise credit risk, the Group has delegated its finance team to develop and maintain the Group's credit risk grading to categorised exposures according to their degree of risk of default. The finance team uses publicly available financial information, whenever available, and/or the Group's own historical repayment records to rate its major customers and debtors. The Group's exposure and the credit ratings of its counterparties are continuously monitored and the aggregate value of transactions concluded spreads amongst counterparties.

The Group is exposed to concentration of credit risk at 31 December 2022 on trade receivables and contract assets from the Group's the largest customers and top five customers amounting to MOP41,373,000 and MOP154,970,000 (2021: MOP90,374,000 and MOP110,686,000), respectively, and accounted for approximately 23% and 88% (2021: 56% and 69%) of the Group's total trade receivables and contract assets.

- 27. 金融工具 (續)
 - 金融風險管理目標及政策 (續)

信貸風險及減值評估

信貸風險指對手方違反合約責任導致本集 團財務虧損的風險。於各報告期末,本集團 所面對最高信貸風險將導致本集團因對方 未能履行責任而產生財務虧損,有關風險乃 來自已於綜合財務狀況表所列的各項已確 認的金融資產賬面值。

應收貿易賬款及客戶合約產生的合約資產

為最大限度降低信貸風險,本集團已委派其 財務小組制定及維持其信貸風險等級以根 據違約風險程度對風險進行分類。財務小組 使用公開可得的財務資料(如有)及/或本 集團自身過往還款記錄對其主要客戶及債 務人進行評級。本集團持續監察風險及其交 易對手的信貸素質及將已達成交易的總值 於對手間進行分攤。

於二零二二年十二月三十一日,本集團面臨 來自本集團最大客戶及五大客戶的應收貿 易賬款及合約資產為41,373,000澳門元及 154,970,000澳門元(二零二一年:分別為 90,374,000澳門元及110,686,000澳門元)的 信貸集中風險,該等款項佔本集團應收貿易 賬款及合約資產總額的約23%及88%(二零 二一年:56%及69%)。

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27. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (*Continued*) *Trade receivables and contract assets arising from contracts with customers* (*Continued*)

For trade receivables and contract assets, the Group has applied the simplified approach in HKFRS 9 to measure the loss allowance at lifetime ECL. Trade receivables and contract assets are assessed individually for impairment assessment based on the Group's internal credit rating, historical credit loss experience, aging analysis, repayment history and/or past due status of respective trade receivables and contract assets, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current as well as the forecast direction of conditions at the reporting date, including time value of money where appropriate. In this regard, the directors of the Company considered that the credit risk for trade receivables and contract assets is significantly reduced at the end of the reporting period.

Deposits, other receivables, pledged bank deposits, time deposit and bank balances

At 31 December 2022, the gross carrying amount of rental deposits amounted to MOP323,000 (2021: MOP313,000), and management of the Group makes periodic individual assessments on the recoverability of deposits based on landlords' credit quality. Management of the Group believes there is no material credit risk inherent in the Group's outstanding balances of deposits. The directors of the Company considered that ECL for rental deposits is insignificant at the end of the reporting period.

Management of the Group makes individual assessment on the recoverability of other receivables based on historical settlement records, past experience, and also available reasonable and supportive forward-looking information. Management of the Group believes that there is no material credit risk inherent in these outstanding balances. The directors of the Company considered that ECL for these outstanding balances is insignificant at the end of the reporting period.

27. 金融工具 (續) 金融風險管理目標及政策 (續)

信貸風險及減值評估 (續)

應收貿易賬款及客戶合約產生的合約資產 (續)

就應收貿易賬款及合約資產而言,本集團已 應用香港財務報告準則第9號內的簡化方法 計量全期預期信貸虧損的虧損撥備。應收貿 易賬款及合約資產乃根據本集團的內部信 用評級、過往的信貸虧損經驗、賬齡分析、 還款記錄及/或各應收貿易賬款的逾期狀 況及合約資產對減值評估進行個別評估,並 就債務人的特定因素、整體經濟環境,以及 對於報告日期的當前情況及未來情況的預測 (包括貨幣時間價值(如適用)所作出的評 估作出調整。就此而言,本公司董事認為於 報告期末的應收貿易賬款及合約資產的信 貸風險已大幅減小。

按金、其他應收款項、已抵押銀行存款、定 期存款及銀行結餘

於二零二二年十二月三十一日,租賃按金 賬面總值為323,000澳門元(二零二一年: 313,000澳門元),而本集團管理層定期根據 業主的信貸質素對按金的可收回性進行個 別評估。本集團管理層認為本集團未償還按 金結餘並無重大信貸風險。本公司董事認為 租賃按金的預期信貸虧損於報告期末並不 重大。

本集團的管理層根據歷史結算記錄、過往經 驗以及可得的合理及支持性前瞻性資料,對 其他應收款項的可收回性進行個別評估。本 集團管理層認為,該等未償還結餘並無固有 重大信貸風險。本公司董事認為該等未償還 結餘的預期信貸虧損於報告期末並不重大。

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27. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (*Continued*) Deposits, other receivables, pledged bank deposits, time deposit and bank balances (*Continued*)

The Group placed deposits only with those sizeable and reputable banks. Over 97% (2021: 97%) of the Group's bank deposits are deposited to state-owned corporations with high credit ratings assigned by international credit agencies. The Group assessed 12m ECL for time deposits, pledged bank deposits and bank balances by reference to published information relating to the probability of default and considered the ECL to be insignificant and no loss allowance was recognised.

The Group's internal credit risk grading assessment comprises the following categories:

27. 金融工具 (續)

金融風險管理目標及政策 (續)

信貸風險及減值評估 (續)

按金、其他應收款項、已抵押銀行存款、定 期存款及銀行結餘(續)

本集團僅將按金存放於規模大及信譽良 好的銀行。本集團超過97%(二零二一年: 97%)的銀行存款存放於國際信用評級機構 指定為高信用評級的國有企業。本集團透過 參考有關違約機率的已刊發資料對定期存 款、抵押銀行存款及銀行結餘進行12個月預 期信貸虧損評估,並認為預期信貸虧損為不 重大,故本集團並無確認虧損撥備。

本集團內部信貸風險等級評估由以下類別 構成:

		Trade receivables/	
Category	Description	contract assets	Other financial assets
類別	描述	應收貿易賬款/合約資產	其他金融資產
Low risk	The counterparty has a low risk of default or does not have any past-due amounts	Lifetime ECL – not credit-impaired	12m ECL
低風險	對手方的違約風險較低,或並無任何逾期款項	全期預期信貸虧損 一並無出現信貸減值	12個月預期信貸虧損
Watch list	Debtor frequently repays after due dates but usually settle in full	Lifetime ECL – not credit-impaired	12m ECL
列入監察名單	債務人經常於到期日後還款,但通常會清償款項	全期預期信貸虧損 一並無出現信貸減值	12個月預期信貸虧損
Doubtful	There have been significant increases in credit risk since initial recognition through information developed internally or external resources	Lifetime ECL - not credit-impaired	Lifetime ECL – not credit-impaired
存疑	內部或外部資料來源所得資料顯示信貸風險自初始確認以來顯 著增加	全期預期信貸虧損 一並無出現信貸減值	全期預期信貸虧損 一並無出現信貸減值
Loss	There is evidence indicating the asset is credit-impaired	Lifetime ECL – credit-impaired	Lifetime ECL – credit-impaired
虧損	有證據顯示資產已出現信貸減值	全期預期信貸虧損 一出現信貸減值	全期預期信貸虧損 一出現信貸減值

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27. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

The tables below detail the credit risk exposures of the Group's financial assets and contract assets which are subject to ECL assessment:

27. 金融工具 (續)

金融風險管理目標及政策 (續)

信貸風險及減值評估 (續)

下表詳列須進行預期信貸虧損評估的本集 團金融資產及合約資產的信貸風險:

	Notes	External credit rating	al credit Internal credit rating	12m ECL or lifetime ECL	Gross carrying amo as at 31 Decembe 於十二月三十一日總賬	
	附註	外部信貸 評級	內部信貸 評級	12個月預期信貸虧損或 全期預期信貸虧損	2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Financial assets at amortised cost 按攤銷成本列賬的金融資產						
Trade receivables	16	N/A	Low risk	Lifetime ECL		
應收貿易賬款		不適用	低風險	 not credit-impaired 全期預期信貸虧損 一並無出現信貸減值 	40,794	35,794
			Watch List	Lifetime ECL		
			列入監察名單	- not credit-impaired 全期預期信貸虧損 一並無出現信貸減值	863	3,415
			Doubtful	Lifetime ECL		
			呆賬	- not credit-impaired 全期預期信貸虧損 一並無出現信貸減值	24,567	15,408
			Loss	Lifetime ECL		
			虧損	 – credit-impaired 全期預期信貸虧損 — 已出現信貸減值 	25	31
					66,249	54,648
	10					
Deposits and other receivables 按金及其他應收款項	16	N/A 不適用	Low risk 低風險	12m ECL 12個月預期信貸虧損	323	1,648

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27. FINANCIAL INSTRUMENTS (Continued)

27. 金融工具 (續)

Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

金融風險管理目標及政策 (續)

信貸風險及減值評估(續)

	Notes	External credit rating	Internal credit rating	12m ECL or lifetime ECL	Gross carry as at 31 [於十二月三十	December
	附註	外部信貸 評級	內部信貸 評級	12個月預期信貸虧損或 全期預期信貸虧損	2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Financial assets at amortised cost (Continued) 按攤銷成本列賬的金融資產 (續)						
Pledged bank deposits 已抵押銀行存款	19	A1	N/A 不適用	12m ECL 12個月預期信貸虧損	20,192	1,493
Time deposit 定期存款	19	A1	N/A 不適用	12m ECL 12個月預期信貸虧損	21,715	28,194
Bank balances 銀行結餘	19	A1	N/A 不適用	12m ECL 12個月預期信貸虧損	20,368	40,243
					62,275	69,930
Other item 其他項目						
Contract assets 合約資產	18	N/A 不適用	Low risk 低風險	Lifetime ECL – not credit-impaired 全期預期信貸虧損	87,761	71,004
			Watch list	一並無出現信貸減值 Lifetime ECL – not credit-impaired	1,108	118
			列入監察名單	全期預期信貸虧損 一並無出現信貸減值		
			Doubtful 呆賬	Lifetime ECL - not credit-impaired 全期預期信貸虧損	45,349	46,127
			Loss	一並無出現信貸減值 Lifetime ECL – credit-impaired	1,468	1,468
			虧損	全期預期信貸虧損 — 已出現信貸減值	.,	.,
					135,686	118,717

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27. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

The following table shows movements in lifetime ECL that has been recognised for trade receivables and contract assets under the simplified approach.

- 27. 金融工具 (續)
 - 金融風險管理目標及政策 (續)

信貸風險及減值評估 (續)

下表列示根據簡化方法確認的應收貿易賬 款及合約資產全期預期信貸虧損變動。

	合約資產 Contract assets		應收貿易賬款 Trade receivables		
	全期預期 信貸虧損 (並無出現 信貸減值) Lifetime ECL (not credit- impaired) 千澳門元 MOP'000	全期預期信貸 虧損(已出現 信貸減值) Lifetime ECL (credit- impaired) 千澳門元 MOP'000	全期預期 信貸虧損 (並無出現 信貸減值) Lifetime ECL (not credit- impaired) 千澳門元 MOP'000	全期預期 信貸虧損 (出現 信貸減值) Lifetime ECL (credit- impaired) 千澳門元 MOP'000	合計 Total 千澳門元 MOP'000
At 1 January 2021 於二零二一年 一月一日	3,754	_	1,315	_	5,069
Impairment losses reversed Changes due to financial instruments recognised as at 1 January 2021 Changes due to financial 前本記書 Changes due to financial 於二零二一年一月一日 確認之因金融工具而 產生之變動	(1,457)	-	(1,131)	-	(2,588)
- Transfer to credit-impaired - 一轉入信貸減值 - Impairment losses - 已確認減值虧損	(56)	56	(1)	1	-
recognised Impairment losses recognised for 新產生金融資產之 new financial assets originated 已確認減值虧損	5,134 926	1,412	415 2,384	30	6,991 3,310
At 31 December 2021 於二零二一年					
Impairment losses reversed 日撥回減值虧損 Changes due to financial 於二零二二年一月一日 instruments recognised 確認之因金融工具而 as at 1 January 2022 產生之變動 - Impairment losses 一已確認減值虧損	8,301 (611)	1,468 _	2,982 (1,289)	31 (6)	12,782 (1,906)
recognised Impairment losses recognised for 新產生金融資產之	8,991	-	4,458	-	13,449
new financial assets originated 已確認減值虧損	248	-	1,102	-	1,350
At 31 December 2022 於二零二二年 十二月三十一日	16,929	1,468	7,253	25	25,675

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27. FINANCIAL INSTRUMENTS (Continued)

27. 金融工具 (續)

Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

At 31 December 2022, the estimated loss rates for trade receivables and contract assets ranged from 0.16% to 68% (2021: from 0.16% to 18%). The increase in loss rates reflects a higher risk of credit default arising from the greater uncertainty triggered by the prolonged COVID-19 pandemic. For the year ended 31 December 2022, due to uncertainty on the COVID-19 pandemic, the increase in ECL is mainly caused by significant increase in credit risk of six customers, of which the related gross carrying amounts of these six customers' trade receivables and contract assets of MOP24,567,000 and MOP45,349,000 are considered as doubtful balances. ECL of an aggregate amount of MOP23,842,000 out of the total ECL provision of MOP25,675,000 has been provided for these balances. For the year ended 31 December 2021, following the suspension of a project in Macau, the increase in ECL was mainly caused by significant increase in credit risk of two customers, of which the related gross carrying amounts of these two customers' trade receivables and contract assets of MOP11,335,000 and MOP30,637,000 were considered as doubtful balances. ECL of an aggregate amount of MOP7,555,000 out of the total ECL provision of MOP12,782,000 had been provided for these balances.

The loss rates are determined based on historical observed default rates over the expected life of the debtor, and are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables, which include the forecast of GDP in Macau. The contract assets relate to unbilled work in progress and retention money and have substantially the same risk characteristics as the trade receivables for the same types of contracts. Management of the Group has therefore concluded that the expected loss rates for trade receivables are a reasonable approximation of the loss rates for the contract assets.

金融風險管理目標及政策(續)

信貸風險及減值評估 (續)

於二零二二年十二月三十一日,應收貿易 賬款及合約資產的估計損失率介乎0.16% 至68% (二零二一年:0.16%至18%)。損失 率上升反映COVID-19大流行時間延長引發 的更大不確定性導致信貸違約風險加大。 截至二零二二年十二月三十一日止年度, 由於COVID-19疫情的不確定性,預期信貸 虧損增加主要是由於六名客戶之信貸風險 大幅增加,其中該等六名客戶之應收貿易賬 款及合約資產之相關總賬面值24,567,000 澳門元及45,349,000澳門元被視為呆賬結 餘。預期信貸虧損撥備總額25,675,000澳門 元中的預期信貸虧損總額23,842,000澳門 元已就該等結餘計提撥備。截至二零二一年 十二月三十一日止年度,於暫停澳門項目 後,預期信貸虧損增加主要是由於兩名客 戶之信貸風險大幅增加,其中該等兩名客 戶之應收貿易賬款及合約資產之相關總賬 面值11.335.000澳門元及30.637.000澳門元 被視為呆賬結餘。預期信貸虧損撥備總額 12,782,000澳門元中的預期信貸虧損總額 7,555,000澳門元已就該等結餘計提撥備。

損失率乃基於債務人預期年期的過往觀察 所得違約率釐定,並對其進行調整以反映有 關影響客戶清償應收款項能力的宏觀經濟 因素的當前及前瞻性資料,包括對澳門本地 生產總值的預測。合約資產涉及未完工在建 工程及保留金,且與相同類型合約的應收貿 易賬款具有大致相同的風險特徵。因此,本 集團管理層認為,應收貿易賬款的預期損失 率與合約資產損失率合理相若。

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27. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Liquidity risk

In the management of the liquidity risk, the Group monitors and maintains a level of cash and cash equivalents deemed adequate by management of the Group to finance the Group's operations and mitigate the effects of fluctuations in cash flows.

The following table details the Group's remaining contractual maturity for its financial liabilities based on the agreed repayment terms. The table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. The maturity dates for non-derivative financial liabilities are based on the agreed repayment dates. The table includes both interest and principal cash flows.

27. 金融工具 (續)
金融風險管理目標及政策 (續)

流動資金風險

在管理流動資金風險時,本集團監察及維持 本集團管理層認為充足的現金及現金等價 物水平,以便為本集團的業務提供資金,並 減低現金流量波動的影響。

下表詳列本集團根據協定還款條款有關其 金融負債的餘下合約到期日。該表乃根據本 集團可能須支付的最早日期的金融負債的 未貼現現金流量編製。非衍生金融負債的到 期日基於約定的還款日期。該表包括利息及 本金現金流量。

		Weighted average interest rate 加權 平均利率 % %	On demand or less than 1 year 按要求或 少於1年 MOP'000 千澳門元	1–2 years 1至2年 MOP'000 千澳門元	2–5 years 2至5年 MOP'000 千澳門元	Over 5 years 5年以上 MOP'000 千澳門元	Total undiscounted cash flows 未貼現現金 流量總額 MOP'000 千澳門元	Carrying amount 賬面值 MOP'000 千澳門元
At 31 December 2022 Trade and other payables Lease liabilities Bank borrowing	於二零二二年十二月三十一日 應付貿易賬款及其他應付款項 租賃負債 銀行借款	- 5.00 3.33	24,802 567 957 26,326	_ 328 968 1,296	- 136 2,905 3,041	- - 3,228 3,228	24,802 1,031 8,058 33,891	24,802 967 7,028 32,797
At 31 December 2021 Trade and other payables Lease liabilities Bank borrowing	於二零二一年十二月三十一日 應付貿易賬款及其他應付款項 租賃負債 銀行借款	- 5.00 2.45	26,324 941 942 28,207	_ 240 943 1,183	2,827 2,827	- 4,085 4,085	26,324 1,181 8,797 36,302	26,324 1,130 7,769 35,223

Fair value measurements of financial instruments

The fair value of financial assets and financial liabilities is determined in accordance with generally accepted pricing models based on discounted cash flow analysis.

The directors of the Company consider that the carrying amounts of financial assets and liabilities recorded at amortised cost in the consolidated financial statements approximate their fair values at the end of the reporting period.

金融工具的公平值計量

金融資產及金融負債的公平值乃根據基於 貼現現金流量分析的公認定價模型釐定。

本公司董事認為,於綜合財務報表中按攤銷 成本記錄的金融資產及負債的賬面值與其 於報告期末的公平值相若。

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28. RECONCILIATION OF LIABILITIES ARISING 28. 產生自融資活動的負債對賬 FROM FINANCING ACTIVITIES

		Lease liabilities 租賃負債 MOP'000 千澳門元	Amount due to a director of the Company (included in other payables) 應付本公司 一名董事款項 (計入其他 應付款項) MOP'000 千澳門元	Bank borrowing 銀行借款 MOP'000 千澳門元	Total 總計 MOP'000 千澳門元
At 1 January 2021	於二零二一年一月一日	838	23	-	861
Financing cash flow	融資現金流量	(1,320)	334	7,624	6,638
Interest expenses	利息開支	106	_	145	251
New leases entered	訂立的新租約	1,506	_	-	1,506
At 31 December 2021	於二零二一年十二月三十一日	1,130	357	7,769	9,256
Financing cash flow	融資現金流量	(1,105)	(69)	(946)	(2,120)
Interest expenses	利息開支	53	_	205	258
New leases entered	訂立的新租約	889	_	–	889
At 31 December 2022	於二零二二年十二月三十一日	967	288	7,028	8,283

29. PERFORMANCE BONDS

As at 31 December 2022, the Group has outstanding performance bonds in respect of construction contracts through a bank amounting to MOP20,192,000 (2021: MOP1,493,000). The bonds are secured by pledged bank deposits as disclosed in Note 19.

29. 履約保函

於二零二二年十二月三十一日,本集團通 過銀行就建築合約擁有未償還履約保函 20,192,000澳門元(二零二一年:1,493,000 澳門元)。該等保證由附註19所披露的已抵 押銀行存款作擔保。

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30. NON-CASH TRANSACTIONS

Right-of-use assets for buildings with a total capital value of MOP889,000 (2021: MOP1,506,000) and the same amount of lease liabilities were recognised during the year ended 31 December 2022. The lease agreements do not impose any covenants other than the security interests in the leased assets that are held by the lessor.

Leased assets may not be used as security for borrowing purposes.

31. PARTICULAR OF SUBSIDIARIES

Particulars of the Company's subsidiaries as at 31 December 2022 and 2021 are as follows:

30. 非現金交易

於截至二零二二年十二月三十一日止年度, 確認總資本值為889,000澳門元(二零二一 年:1,506,000澳門元)的樓宇使用權資產及 相同金額的租賃負債。除出租人所持租賃資 產的抵押權益外,租賃協議並無隱含任何契 諾。

租賃資產不得用作借貸的抵押品。

31. 附屬公司的詳情

於二零二二年及二零二一年十二月三十一 日本公司附屬公司的詳情如下:

Name of subsidiary 附屬公司名稱	Place of incorporation 註冊地點	Place of operation 營運地點	Issued and fully paid share capital 已發行 及繳足股本	Attributable equity interest of the Company 本公司 應佔股權		Principal activities 主營業務	
				2022 二零二二年	2021 二零二一年		
Directly held: 直接持有:			LIOMA	100%	1000/	la cata at la la ^r ia a	
SEM Investments Limited SEM Investments Limited	BVI 英屬處女群島	Hong Kong 香港	US\$1 1美元	100% 100%	100% 100%	Investment holding 投資控股	
Indirectly held: 間接持有:							
SEM Development Limited SEM Development Limited	BVI 英屬處女群島	Hong Kong 香港	US\$1 1美元	100% 100%	100% 100%	Investment holding 投資控股	
SEM Resources Limited	Hong Kong	Hong Kong	HK\$1	100%	100%	Provision of administrative support for the Group and provision of electrical and mechanical engineering services	
SEM Resources Limited	香港	香港	1港元	100%	100%	為本集團提供行政支持並提 供電力及機械工程服務	
Ready System Engineering Limited	Macau	Macau	MOP25,000	100%	100%	Provision of electrical and mechanical engineering services	
全達系統工程有限公司	澳門	澳門	25,000澳門元	100%	100%	提供電力及機械工程服務	

None of the subsidiaries had issued any debt securities at the end of the reporting period.

於各報告期末附屬公司並無發行任何債務 證券。

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32. SHARE OPTION SCHEME

On 22 January 2020, the Company conditionally adopted a share option scheme (the "Share Option Scheme") as incentive or reward for contributions that the eligible participants have made or may make to the Group. Pursuant to the Share Option Scheme, the Company may grant options to any employee, advisor, consultant, service provider, agent, client, partner or joint-venture partner of the Company or its subsidiary (including any director or any director of the Group's subsidiaries) who is in full-time or part-time employment with or otherwise engaged by the Company or any subsidiary at the time when an option is granted to such person under the Share Option Scheme or any person who, in the absolute discretion of the board, has contributed or may contribute to the Group (the "Eligible Participants") to subscribe for the shares thereby linking their interest with that of the Group.

Subject to the terms of the Share Option Scheme, the board may, in their absolute discretion make offer to the Eligible Participants. The Share Option Scheme will remain in force for a period of 10 years from the date of adoption, after which period no further options will be granted but the provisions of the Share Option Scheme shall remain in force to the extent necessary to give effect to the exercise of any options granted or exercised prior thereto or otherwise as may be required in accordance with the provisions of the Share Option Scheme.

32. 購股權計劃

於二零二零年一月二十二日,本公司有條件 的採納購股權計劃(「購股權計劃」),以激勵 或表彰合資格參與者對本集團作出的或可 能作出的貢獻。根據購股權計劃,本公司可 向本公司或其附屬公司的任何僱員、諮詢人 員、顧問、服務供應商、代理、客戶、合夥人 或合營企業合夥人(包括任何董事或本集團 附屬公司的任何董事)授出購股權,而有關 人士於獲授購股權計劃項下購股權時須為 全職或兼職僱員或經本公司或任何附屬公 司以其他方式委聘,或向董事會全權酌情認 為對本集團作出或可能做出貢獻的任何人士 (「合資格參與者」)授出購股權供其認購股 份,與本集團保持一致利益。

受限於購股權計劃的條款,董事會可全權酌 情考慮向合資格參與者提供購股權。購股權 計劃將自採納日期起維持10年效力,該段期 間後將不再授出任何購股權,惟就行使先前 已授出或已行使的任何購股權或購股權計 劃條文另有規定者則仍在必要的範圍內繼 續生效。

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32. SHARE OPTION SCHEME (Continued)

The maximum number of shares in respect of which options may be granted at any time under the Share Option Scheme (together with options which may be granted under any other share option schemes) shall not exceed such number of shares as equals to 10% of the issued share capital of the Company at the date of Listing.

The total number of shares issued and to be issued upon exercise of the options granted to each grantee (including both exercised or outstanding options) in any 12-month period must not exceed 1% of the shares in issue.

The subscription price for shares under the Share Option Scheme shall be determined by the board, but in any event will not be less than the highest of (i) the closing price of the shares on the Stock Exchange as shown in the daily quotations sheet of the Stock Exchange on the offer date of the particular option, which must be a business day; (ii) the average of the closing prices of the shares as shown in the daily quotation sheets of the Stock Exchange for the five business days immediately preceding the offer date of the particular option; and (iii) the nominal value of a share on the offer date of the particular option.

During the year ended 31 December 2022 and 2021, there were no share options outstanding under the Share Option Scheme nor were any share options granted, agreed to be granted, exercised, cancelled or lapsed under the Share Option Scheme.

32. 購股權計劃 (續)

根據購股權計劃於任何時候可能授出的購 股權(連同根據任何其他購股權計劃可能授 出的購股權)涉及的股份最大數目將不得 超過相當於上市日期時本公司已發行股本 10%的股份數目。

於任何12個月期間內,各獲授人行使獲授購 股權後發行及將予發行的股份總數(包括已 行使或尚未行使的購股權)不得超過已發行 股份的1%。

購股權計劃項下股份的認購價將由董事會 釐定,無論如何將不會低於以下最高者:(i) 授出有關購股權當日(必須為營業日)聯交 所每日報價表所列股份收市價;(ii)緊接有關 購股權授出日期前五個營業日聯交所每日 報價表所列股份平均收市價;及(iii)授出有關 購股權當日之股份面值。

截至二零二二年及二零二一年十二月 三十一日止年度,購股權計劃項下概無未行 使購股權,其項下亦無任何購股權獲授出、 同意將授出、行使、註銷或失效。

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

33. STATEMENT OF FINANCIAL POSITION AND 33. 本公司財務狀況表及儲備 RESERVES OF THE COMPANY

		Notes 附註	2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元
Non-current assets	非流動資產			
Property, plant and equipment	物業、廠房及設備		3	4
Investment in a subsidiary	於一間附屬公司的投資		1	1
Amounts due from subsidiaries	應收附屬公司款項		29,543	26,322
			29,547	26,327
Current assets	流動資產 其他應收款項		422	000
Other receivables Time deposit	其他應收款項 定期存款		422 20,630	898 20,659
Bank balances	銀行結餘		2,393	8,310
Daint balances			,000	
			23,445	29,867
Current liabilities	流動負債			
Other payables	其他應付款項		70	980
Net current assets	流動資產淨額		23,375	28,887
Total assets less current liabilities	總資產減流動負債		52,922	55,214
Openited and recommend	资大工作供			
Capital and reserves Share capital	資本及儲備 股本	23	20,630	20,630
Reserves	儲備	(a)	32,292	34,584
		. ,	· · · ·	
			52,922	55,214

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

33. STATEMENT OF FINANCIAL POSITION AND 33. 本公司財務狀況表及儲備 (續) RESERVES OF THE COMPANY (Continued)

Note (a): Movements in reserves of the Company

附註(a): 本公司儲備變動

		Share premium 股份溢價 MOP'000 千澳門元	Accumulated losses 累計虧損 MOP'000 千澳門元	Total 總計 MOP'000 千澳門元
At 1 January 2021 Loss and total comprehensive	於二零二一年一月一日 年內虧損及全面開支總額	84,509	(44,603)	39,906
expenses for the year		-	(5,322)	(5,322)
At 31 December 2021 Loss and total comprehensive	於二零二一年十二月三十一日 年內虧損及全面開支總額	84,509	(49,925)	34,584
expenses for the year		-	(2,292)	(2,292)
At 31 December 2022	於二零二二年十二月三十一日	84,509	(52,217)	32,292

FINANCIAL SUMMARY 財務概要

A summary of the published results and of the assets, liabilities and equity of the Group for the last five financial years set out below.

本集團過去五個財政年度的已刊發業績以及其 資產、負債及權益的概要載於下表。

RESULTS

業績

		Year ended 31 December 截至十二月三十一日止年度					
		2022 二零二二年 MOP'000 千澳門元	2021 二零二一年 MOP'000 千澳門元	2020 二零二零年 MOP'000 千澳門元	2019 二零一九年 MOP'000 千澳門元	2018 二零一八年 MOP'000 千澳門元	
Revenue	收益	290,195	182,176	70,239	203,087	185,229	
(Loss) profit before taxation Taxation	除稅前 (虧損) 溢利 稅項	(5,752) (1,193)	(4,957) (14)	(19,409) (806)	27,287 (7,020)	48,413 (6,927)	
(Loss) profit for the year	年內 (虧損) 溢利	(6,945)	(4,971)	(20,215)	20,267	41,486	
Attributable to: Owners of the Company	以下人士應佔: 本公司擁有人	(6,945)	(4,971)	(20,215)	20,267	41,486	

ASSETS AND LIABILITIES

資產及負債

			As at 31 December 於十二月三十一日					
		2022 二零二二年	2021 二零二一年	2020 二零二零年	2019 二零一九年	2018 二零一八年		
		 MOP'000 千澳門元	—	— • — • + MOP'000 千澳門元	— (*)化 + MOP'000 千澳門元	— V / / / / / / / / / / / / / / / / / /		
Total assets Total liabilities	資產總值 負債總額	276,912 (52,961)	273,411 (42,515)	272,110 (36,243)	207,333 (55,926)	174,099 (42,959)		
Total equity	權益總額	223,951	230,896	235,867	151,407	131,140		
Attributable to: Owners of the Company	以下人士應佔: 本公司擁有人	223,951	230,896	235,867	151,407	131,140		

The summary of the combined results of the Group for the year ended 31 December 2018; and the combined assets and liabilities of the Group as at 31 December 2018 have been extracted from the Prospectus. Such Summary is presented on the basis as set out in the Prospectus. 本集團截至二零一八年十二月三十一日止年 度的合併業績及本集團於二零一八年十二月 三十一日的合併資產及負債概要摘錄自招股章 程。該概要按招股章程所載基準呈列。



SEM Holdings Limited 澳達控股有限公司