

中國長遠控股有限公司 China Fortune Holdings Limited

(Incorporated in Bermuda with limited liability, carrying on business in Hong Kong as CFH Limited) (於百慕達註冊成立之有限公司,以CFH Limited之名稱於香港進行業務) Stock Code 股份代號:0110

ANNUAL REPORT 年報 2023

China Fortune Holdings Limited / 2023 Annual Report

中國長遠控股有限公司 / 二零二三年年報

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CORPORATE PROFILE 公司簡介

China Fortune Holdings Limited ("China Fortune" or the "Group"), formerly named Fortune Telecom Holdings Limited, mainly sells and distributes mobile phones and digital products in the People's Republic of China (the "PRC"). The Group was established in Hong Kong in 1992. It was first listed on the GEM Board of The Stock Exchange of Hong Kong Limited (Stock code: 8040) on 16 February 2000, and successfully transferred to the Main Board (Stock code: 110) on 26 January 2004. The Group has a strong shareholder background and well operational and professional management team.

In 2007, the Group acquired Zhuhai Reminda Telecom Equipment Company Limited which was a company selling mobile phones and telecommunication equipments in the PRC.

In 2009, the Group acquired a Strontium mining site in the PRC, as its first step in entering the natural resource industry.

In 2019, Beijing Feiying accounted for as a subsidiary of the Company and can consolidate Beijing Feiying's results into the Group's accounts. The Group tap into the used mobile phones and mobile app market in the PRC.

In 2020, the Group has stripped off the used mobile phones and mobile app market in the PRC. Beijing Feiying no longer be accounted for as a subsidiary of the Company and account for it as an associate of the Company.

In 2021, the Group tap into eco-friendly bag automatic bag taking machine together with the database traffic monetisation from mobile application business called Beijing Daizhangmen, in the PRC.

The corporate culture of the Group rests on the integration of the West and the East, modern and traditional management philosophy, with an aim to build up a "Continuous Learning Enterprise". The corporate spirit of China Fortune focuses on "Human Enterprise". Under the leadership of its aspiring and energetic management, China Fortune's staff will team up and move towards the Group's goal of ranking as one of the largest and best wireless communication and data products and services providers in the region.

中國長遠控股有限公司(「中國長遠」或「本集 團」)(前稱長遠電信網絡集團有限公司)主要 在中華人民共和國(「中國」)出售及分銷移動 電話和數碼產品。本集團於一九九二年在香 港成立,首先於二零零零年二月十六日在香 港聯合交易所有限公司GEM上市(股份代號: 8040),並於二零零四年一月二十六日成功轉 至主板上市(股份代號:110)。本集團擁有強 大之股東背景及盡職之專業管理團隊。

於二零零七年,本集團收購珠海市雷鳴達通 記設備有限公司,其為一間於中國銷售移動 電話及電訊設備之公司。

於二零零九年,本集團收購了中國一家鍶礦 場,作為其涉足天然資源行業之第一步。

於二零一九年,北京飛鷹作為本公司附屬公 司入賬且可將北京飛鷹的業績綜合至本集團 賬目。本集團進軍中國二手手機及移動電話 應用程式市場。

於二零二零年,本集團退出中國的二手手機 及移動電話應用程式市場。北京飛鷹不再作 為本公司的附屬公司入賬,並作為本公司的 聯營公司入賬。

於二零二一年,本集團進軍中國的環保袋自 動取袋機以及移動電話應用(稱為北京袋掌門) 之數據庫流量變現業務。

揉合中西文化、兼收傳統及現代之管理哲學, 乃本集團之企業文化,以達致「注重長遠,天 天進步」之宗旨。「人為本,企業為家」乃中 國長遠之企業精神。在有幹勁及魄力之管理 層領導下,中國長遠全體員工定將團結一致, 實踐本集團之目標,成為區內最大及最佳之 無線通訊及數據產品服務供應商之一。

CORPORATE INFORMATION 公司資料

BOARD OF DIRECTORS

Chairman and Executive Director Mr. Lau Siu Ying

Executive Directors

Mr. Wang Yu Mr. Hou Zhenyang (Resigned on 21 July 2023) Mr. Li Jianwu (Appointed on 21 July 2023)

Independent Non-executive Directors

Dr. Law Chun Kwan Dr. Lo Wai Shun Mr. Leung Wai Hung

COMPANY SECRETARY

Mr. So Chi Kai

AUDIT COMMITTEE

Mr. Leung Wai Hung *(Committee Chairman)* Dr. Law Chun Kwan Dr. Lo Wai Shun

REMUNERATION COMMITTEE

Mr. Leung Wai Hung *(Committee Chairman)* Mr. Lau Siu Ying Dr. Law Chun Kwan Dr. Lo Wai Shun

NOMINATION COMMITTEE

Mr. Lau Siu Ying (*Committee Chairman*) Mr. Wang Yu Dr. Law Chun Kwan Mr. Leung Wai Hung Dr. Lo Wai Shun

REGISTERED OFFICE

Clarendon House, 2 Church Street Hamilton HM11, Bermuda

HONG KONG HEAD OFFICE

Room 1505–06, Tower A, Regent Centre 63 Wo Yi Hop Road, Kwai Chung Hong Kong

CHINA HEAD OFFICE

Room 9008, Yong Xin Building 887 Huai Hai Zhong Road Huangpu District Shanghai, PRC

董事會

主席兼執行董事 劉小鷹先生

執行董事

王 愚先生 侯震洋先生 (於二零二三年七月二十一日辭任) 李建武先生 (於二零二三年七月二十一日獲委任)

獨立非執行董事

羅振坤博士 勞維信博士 梁偉雄先生

公司秘書

蘇子佳先生

審核委員會 梁偉雄先生*(委員會主席)* 羅振坤博士 勞維信博士

薪酬委員會

梁偉雄先生*(委員會主席)* 劉小鷹先生 羅振坤博士 勞維信博士

提名委員會

劉小鷹先生(委員會主席)
 王 愚先生
 羅振坤博士
 梁偉雄先生
 勞維信博士

註冊辦事處

Clarendon House, 2 Church Street Hamilton HM11, Bermuda

香港總辦事處

香港 葵涌和宜合道63號 麗晶中心A座1505–06室

中國總辦事處

中國上海 黃浦區 淮海中路887號 永新大廈9008室

CORPORATE INFORMATION 公司資料

SHANGHAI OFFICE

Room 328, Xin Mao Lou 2 Tai Zhong Nan Lu Waigaoqiao Free Trade Zone Shanghai, PRC

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Codan Services Limited Clarendon House, 2 Church Street Hamilton HM11, Bermuda

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

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

AUDITOR

Yongtuo Fuson CPA Limited Registered Public Interest Entity Auditor

LEGAL ADVISORS

As to Hong Kong law: Franki Ho & Associates

As to Bermuda law: Conyers Dill & Pearman

COMPLIANCE ADVISOR

Rainbow Capital (HK) Limited Office No. 710, 7/F, Wing On House 71 Des Voeux Road Central Hong Kong

PRINCIPAL BANKERS

China Construction Bank China Merchants Bank ICBC (Asia) Hang Seng Bank

CORPORATE WEBSITES

www.fortunetele.com www.chinafortune.com

STOCK CODE

110

上海辦事處

中國上海 外高橋保税區 台中南路2號 新賀樓328室

主要股份登記及過戶處

Codan Services Limited Clarendon House, 2 Church Street Hamilton HM11, Bermuda

股份登記及過戶處香港分處

卓佳雅柏勤有限公司 香港 夏慤道16號 遠東金融中心17樓

核數師 永拓富信會計師事務所有限公司 *註冊公眾利益實體核數師*

法律顧問

就香港法律而言: 何樂昌律師行

就百慕逵法律而言: Conyers Dill & Pearman

合規顧問

浤博資本有限公司 香港 中環德輔道中71號 永安集團大廈7樓710室

主要往來銀行

中國建設銀行 招商銀行 工銀亞洲 恒生銀行

公司網站

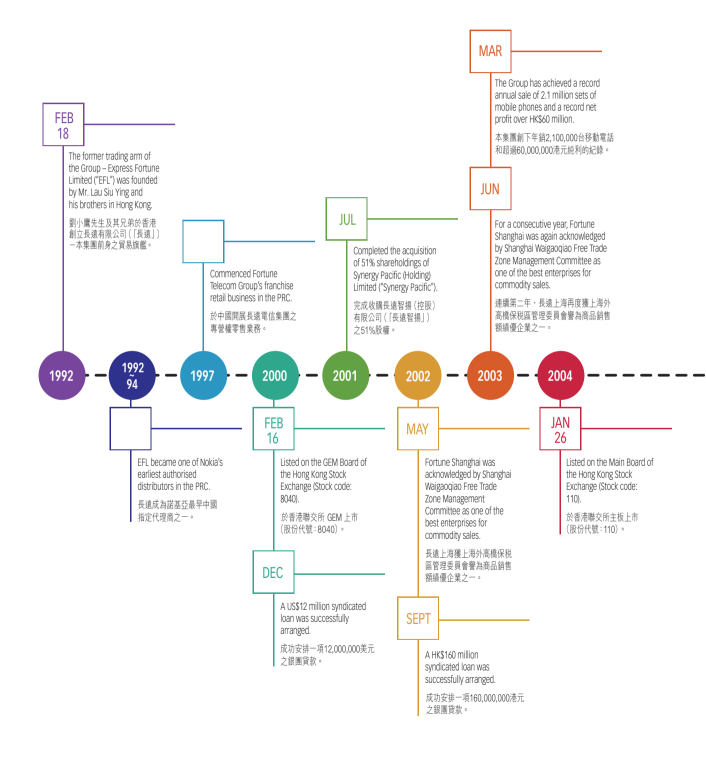
www.fortunetele.com www.chinafortune.com

股份代號 110

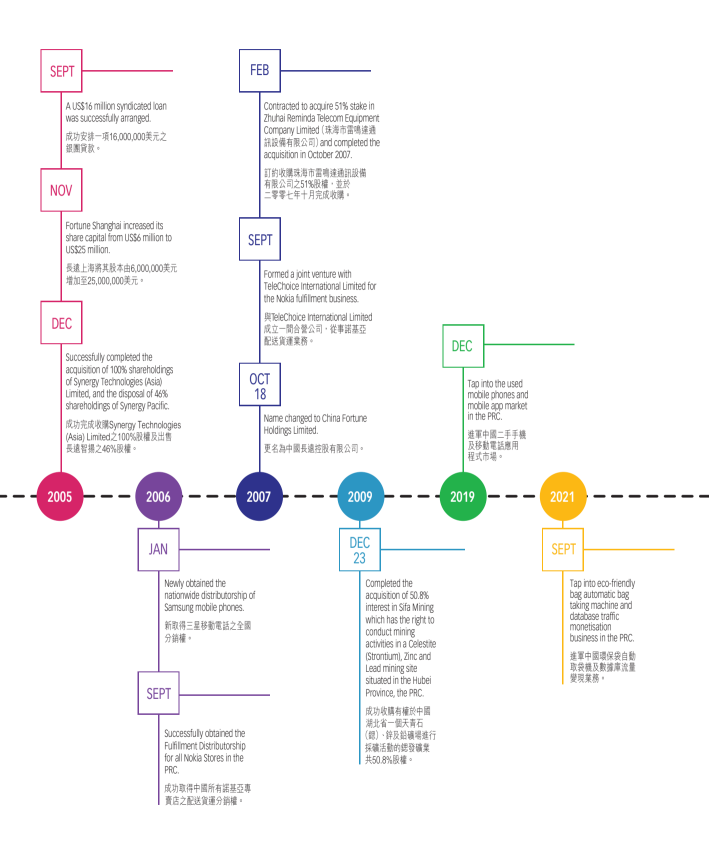
BUSINESS STRUCTURE 業務架構



CORPORATE MILESTONES 企業里程



CORPORATE MILESTONES 企業里程



CHAIRMAN'S STATEMENT 主席報告書



Dear Shareholders,

On behalf of the board of directors (the "Board") of China Fortune Holdings Limited (the "Company"), I am pleased to present to our shareholders the consolidated results and prospects of the Company and its subsidiaries (collectively, the "Group") for the year ended 31 December 2023.

REVIEW

In 2023, the international geopolitical risks remain high and the instability of economic environment brought unprecedented impact and operation of various industries. As the global economy has been in deep recession, the China economy was also suffered from international trade plunged and financial market was fluctuated. The mobile phone and electronic products market in China has undoubtedly been hit hard.

各位股東:

本人謹代表中國長遠控股有限公司(「本 公司」)董事會(「董事會」)欣然向各股東 提呈本公司及其附屬公司(統稱「本集團」) 截至二零二三年十二月三十一日止年度 之綜合業績及前景。

回顧

二零二三年,國際地緣政治風險居高不 下及經濟環境動盪不安,給各行各業的 運營帶來前所未有的影響。由於全球經 濟陷入深度衰退,中國經濟亦受國際貿 易大幅下降及金融市場動盪影響。中國 的移動電話及電子產品市場無疑受到重 創。

CHAIRMAN'S STATEMENT 主席報告書

Customer's focus is expected to shift gradually from the functionality of mobile phone to the shopping experience and, in this regard, the large mobile telecommunication chain stores have advantages under the high internal consumption. In order to diversify the business of the Group, we have been actively looking for opportunities which will further enhance the shareholders' value. Since we have been in the mobile phone industry for decades, and the potential for mobile phone related business development is surely enormous and sustainable. The Group will continue to strengthen its major business area including big data, mobile phone operating system and mobile internet.

OPERATIONAL PERFORMANCE

The Group's revenue for the year ended 31 December 2023 increased by approximately 1.1% to HK\$81.5 million when compared with the year ended 31 December 2022. Loss for the year decreased to HK\$15.1 million when compared with loss of HK\$20.4 million for the year ended 31 December 2022 due to strict spending budgets.

OUTLOOK AND PROSPECT

The world becomes even more and more challenging nowadays, so as the mobile phone industry in China. As China is one of the strongest countries in terms of economic performance, and with its huge internal consumption and room for expansion. Although there is keen competition in the industry, development potential is still enormous. The Group will continue to strengthen our existing relationship with the leading manufacturers and customers to look for further cooperation opportunities. 預期客戶的重心將由移動電話功能逐步 轉變為購物體驗,而就此而言,龐大內 銷為大型移動電訊連鎖店帶來優勢。為 使本集團業務多元化,我們一直積極。 求們已於移動電話行業經營數十年,故 與移動電話相關的業務發展潛力肯定置 龐大且具可持續性。本集團將持續鞏固 主業領域,包括大數據、移動電話操作 系統及移動互聯網。

經營表現

本集團截至二零二三年十二月三十一日 止年度的收益較截至二零二二年十二月 三十一日止年度增加約1.1%至 81,500,000港元。由於實行嚴格開支預 算,年內虧損由截至二零二二年十二月 三十一日止年度的虧損20,400,000港元 減少至15,100,000港元。

展望及前景

現時,全球環境及中國移動電話行業所 面對的挑戰日益加劇。中國擁有龐大內 部消費和增長空間,故躋身世界經濟強 國之一。儘管業內競爭激烈,但仍有巨 大發展潛力。本集團將會不斷加強與領 先製造商及客戶的現有關係,爭取更多 合作機會。

CHAIRMAN'S STATEMENT 主席報告書

Apart from strengthening our current principal business in the trading of mobile phone and electronic products business, the Group has tapped into a new business in the PRC which mainly involving eco-friendly bag automatic bag taking machine and database traffic monetisation in September 2021. To cope with the policy in reducing plastic waste and shopping bags in the PRC, the Group is attempting to tap in the new business with an aim to supporting the plastic ban, protect resources and seek for shareholders' return.

The recent global economy recession would foreseeably have an adverse impact of the worldwide wholesale, retail environment and as well as our business. There is an ongoing concern on customers spending power and weakening the global economy. In 2024, the Group will continue to actively seek and grasp market opportunities and increase the depth and breadth of our sources of revenue in order to generate satisfactory returns for shareholders on a continuous basis.

APPRECIATION

On behalf of the Board, I would like to express my sincere gratitude to all staff members and management team for their dedication and contribution, and to our shareholders and business partners for their support. Looking forward, the Group will keep a closer watch on changes in the market and seize development opportunities that can generate maximum value for the Company and its shareholders. 除加強本集團目前主營之移動電話及電 子產品業務外,於二零二一年九月,本 集團進軍中國的一項新業務,主要涉及 環保袋自動取袋機以及數據庫流量變現。 為迎合中國減少塑料廢物及購物袋之政 策,本集團正嘗試進軍此項新業務,旨 在支持禁塑、保護資源以及尋求股東回 報。

近來全球經濟衰退於可預見未來將對全 球批發、零售環境乃至本集團的業務造 成不利影響。公眾目前對消費者消費能 力及環球經濟疲弱存在持續擔憂。於二 零二四年,本集團將繼續積極尋求及把 握市場機會,並增加本集團收益來源之 深度及闊度,從而持續為股東創造理想 回報。

致謝

本人謹代表董事會衷心感謝全體員工及 管理層團隊的不懈努力與寶貴貢獻,同 時對股東及業務夥伴之支持致以謝忱。 展望未來,本集團將更密切關注市場變 化,把握發展機遇,為本公司及其股東 創造最大價值。

Lau Siu Ying Chairman and Chief Executive Officer

Hong Kong, 28 March 2024

主席兼首席執行官 **劉小鷹**

香港,二零二四年三月二十八日

REVIEW AND OUTLOOK

Revenue

For the year ended 31 December 2023, the Group recorded total revenue of HK\$81.5 million, which was approximately HK\$0.9 million or 1.1% higher than the revenue of HK\$80.6 million reported in 2022. The increase in Group's revenue was solely due to the increase in revenue from mobile phone and electronic products trading business in PRC and Hong Kong. The Group's revenue was derived from mobile phone and electronic products trading business in PRC and Hong Kong in both years.

During the year ended 31 December 2023, revenue from mobile phone and electronic products trading business was HK\$81.5 million, contribution from Shanghai and Hong Kong was HK\$14.9 million and HK\$66.6 million respectively, representing 18.3% and 81.7% of the total revenue of the Group.

For the year ended 31 December 2022, revenue from mobile phone and electronic products trading business was HK\$80.6 million, contribution from Shanghai and Hong Kong was HK\$41.1 million and HK\$39.5 million respectively, representing 51.0% and 49.0% of the total revenue of the Group.

The low level of revenue was due to global economic slowdown, which adverse impact the wholesale and retail of mobile phone and electronic products markets in the PRC. Besides, China's consumers pulling back on spending have taken a toll on its mobile phone retail market which is stalled and declining, the sales of the Group were scaled back in both years.

Compared with 2022, the Group's revenue contribution from Shanghai decreased from 51.0% to 18.3%, Hong Kong increased from 49.0% to 81.7%. The main reason is the Group has adopted a supply chain diversification strategies to maintain and strengthen our mobile phone and electronic products business in the market and Group's performance.

回顧及前景

收益

截至二零二三年十二月三十一日止年度, 本集團錄得總收益81,500,000港元,較 於二零二二年呈報之收益80,600,000港 元增加約900,000港元或1.1%。本集團 收益增加僅由於中國及香港移動電話及 電子產品貿易業務之收益增加所致。本 集團的收益於兩個年度乃產生自中國及 香港的移動電話及電子產品貿易業務。

截至二零二三年十二月三十一日止年度, 移動電話及電子產品貿易業務之收益為 81,500,000港元,上海及香港的收益貢 獻分別為14,900,000港元及66,600,000 港元,佔本集團收益總額的18.3%及 81.7%。

截至二零二二年十二月三十一日止年度, 移動電話及電子產品貿易業務之收益為 80,600,000港元,上海及香港的收益貢 獻分別為41,100,000港元及39,500,000 港元,佔本集團收益總額的51.0%及 49.0%。

收益水平低乃由於全球經濟放緩,對中 國移動電話及電子產品的批發及零售構 成不利影響。此外,中國消費者的消費 收縮對停滯不前的移動電話零售市場造 成損失,故本集團於兩個年度的銷售有 所縮減。

相比二零二二年,本集團自上海產生的 收入由51.0%減至18.3%,自香港產生 的收入由49.0%增至81.7%。主要原因 為本集團採納供應鏈多元化戰略,以維 持並鞏固我們於市場的移動電話及電子 產品業務以及本集團的表現。

Gross profit and gross profit margin

The Group's gross profit and gross profit margin were HK\$0.4 million or 0.5% and HK\$0.3 million or 0.4% for the year ended 31 December 2023 and 2022, respectively. The low gross profit and gross profit margin were due to the scaled back in Group's performance on mobile phone and electronic products trading business for both years.

The low gross profit margin was due to the increased bargaining power from telecommunications chain stores and mobile carriers which purchasing mobile phone and electronic products and underperformance of promotion of the mobile application to consumers business.

Other income

Other income was approximately HK\$2.3 million for the year ended 31 December 2023, as compared to approximately HK\$2.4 million for the year ended 31 December 2022.

The Group's other income mainly attributable to HK\$1.8 million of database traffic monetisation generated from our mobile applications business for the year ended 31 December 2023 (2022: HK\$1.6 million).

Other gains and losses, net

We had a net gains of HK\$0.6 million for the year ended 31 December 2023 and a net losses of HK\$1.7 million for the year ended 31 December 2022.

For the year ended 31 December 2023, the net gains mainly consisted of gain on disposal of a subsidiary of HK\$1.9 million, fair value loss on financial assets at fair value through profit or loss of HK\$0.6 million and impairment loss recognised in respect of interests in associates of HK\$1.1 million.

毛利及毛利率

本集團之毛利及毛利率於截至二零二三 年及二零二二年十二月三十一日止年度 分別為400,000港元或0.5%及300,000 港元或0.4%。毛利及毛利率較低乃由於 兩個年度內本集團之移動電話及電子產 品貿易業務縮減所致。

毛利率較低乃由於購買移動電話及電子 產品之電訊連鎖店及移動運營商之議價 能力上升及向消費者推廣移動應用程式 業務的表現未如預期。

其他收入

截至二零二三年十二月三十一日止年度 之其他收入約為2,300,000港元,而截至 二零二二年十二月三十一日止年度之其 他收入為約2,400,000港元。

本集團之其他收入主要由於截至二零 二三年十二月三十一日止年度的移動電 話應用業務產生數據庫流量變現 1,800,000港元(二零二二年:1,600,000 港元)。

其他收益及虧損,淨額

本集團截至二零二三年十二月三十一日 止年度之收益淨額為600,000港元,而截 至二零二二年十二月三十一日止年度之 虧損淨額為1,700,000港元。

截至二零二三年十二月三十一日止年度, 收益淨額主要包括出售一間附屬公司之 收益1,900,000港元、按公平值計入損益 之財務資產公平值虧損600,000港元及就 於聯營公司之權益確認減值虧損 1,100,000港元。

For the year ended 31 December 2022, the net losses mainly consisted of loss on disposal of a subsidiary of HK\$0.9 million, fair value loss on financial assets at fair value of through profit or loss of HK\$0.4 million and impairment loss recognised in respect of trade and other receivables of HK\$0.3 million.

Selling and distribution costs

Selling and distribution costs were approximately HK\$0.2 million for the year ended 31 December 2023, as compared to HK\$0.4 million for the year ended 31 December 2022.

The Group's selling and distribution costs were primarily composed of logistics and transportation rental expenses and travelling expenses.

Administrative expenses

The Group's administrative expenses decreased by HK\$3.1 million or 14.9% from approximately HK\$20.8 million for the year ended 31 December 2022 to approximately HK\$17.7 million for the year ended 31 December 2023. Balance mainly included salaries and allowances, rental expenses, legal and professional fees and travelling expenses.

The decrease of administrative expenses of HK\$3.1 million was principally attributable to the decrease in salaries and allowances and promotion expenses incurred by Beijing Daizhangmen database traffic monetisation of mobile application business due to strict expenses policy implemented.

Finance costs

During the year ended 31 December 2023 and 2022, finance costs were amounted to approximately HK\$0.1 million and HK\$0.2 million, respectively. The finance costs solely represented interest on lease liabilities for both years.

Income tax expense

As set out in Note 13 to the consolidated financial statements, income tax expense amounted to approximately HK\$22 thousand for the year ended 31 December 2023, as compared to income tax expense of HK\$3 thousand in last year.

截至二零二二年十二月三十一日止年度, 虧損淨額主要包括出售一間附屬公司之 虧損900,000港元、按公平值計入損益之 財務資產公平值虧損400,000港元及就應 收貿易賬款及其他應收賬款確認之減值 虧損300,000港元。

銷售及分銷成本

截至二零二三年十二月三十一日止年度 的銷售及分銷成本約為200,000港元,而 截至二零二二年十二月三十一日止年度 約為400,000港元。

本集團的銷售及分銷成本主要包括物流 及運輸租賃開支以及差旅開支。

行政費用

本集團之行政費用由截至二零二二年 十二月三十一日止年度約20,800,000港 元減少3,100,000港元或14.9%至截至二 零二三年十二月三十一日止年度約 17,700,000港元。結餘主要包括薪金及 津貼、租金開支、法律及專業費用及差 旅開支。

行政費用減少3,100,000港元主要歸因於 北京袋掌門移動應用數據庫流量變現業 務產生的薪金及津貼以及推廣開支減少, 此乃執行嚴格的費用政策所致。

融資成本

截至二零二三年及二零二二年十二月 三十一日止年度,融資成本分別為約 100,000港元及200,000港元。融資成本 僅為這兩個年度的租賃負債利息。

所得税開支

誠如綜合財務報表附註13所載,截至二 零二三年十二月三十一日止年度之所得 税開支為約22,000港元,而去年為所得 税開支約3,000港元。

Loss for the year attributable to owners of the Company

As a result of the factors set out above, the Group's loss for the year attributable to owners of the Company amounted to approximately HK\$12.6 million for the year ended 31 December 2023, as compared to loss for the year attributable to owners of the Company of approximately HK\$14.4 million in last year.

Loss per share

The basic loss per share was HK6.39 cents in current year as compared to the basic loss per share of HK7.83 cents in last year.

Financial assets at fair value through profit or loss

As at 31 December 2023 and 2022, the Group held various unlisted equity investments (2023: nil; 2022: HK\$67 thousand), unlisted fund investment (2023: HK\$1.3 million; 2022: HK\$2.0 million) and listed equity investments in the PRC (2023: HK\$0.6 million; 2022: HK\$0.6 million) engaged in developing mobile devices and operating system, manufacturing and distribution of mobile devices in different jurisdictions and engaged in different business.

Unlisted fund investment of approximately HK\$1.3 million (2022: HK\$2.0 million) represented the investment of 13.3% in the equity interest of a fund which focuses on the investment in the property market, including a property development project carried in PRC. Listed equity investments in the PRC of approximately HK\$0.6 million (2022: HK\$0.6 million) represented the Group's listed equity investments in the ordinary shares of entities listed on Shanghai/Shenzhen Stock Exchange.

Details of the Group's financial assets at fair value through profit or loss are set out in note 22 to the consolidated financial statements.

Inventories

As at 31 December 2023, HK\$2.0 million of inventories were recognised, while HK\$0.9 million of inventories were recognised as at 31 December 2022. The increase in inventories were due to purchases of mobile phone and electronic products approximately HK\$2.0 million before the year ended 31 December 2023.

本公司擁有人應佔年度虧損

由於上文所載之因素, 截至二零二三年 十二月三十一日止年度,本公司擁有人 應佔本集團之年度虧損為約12,600,000 港元,而去年則錄得本公司擁有人應佔 年度溢利約14,400,000港元。

每股虧損

本年度每股基本虧損為6.39港仙,而去 年為每股基本虧損7.83港仙。

按公平值計入損益之財務資產

於二零二三年及二零二二年十二月 三十一日,本集團持有多項非上市股本 投資(二零二三年:無;二零二二年: 67,000港元)、非上市基金投資(二零 二三年:1,300,000港元;二零二二年: 2,000,000港元)及中國上市股本投資(二 零二三年:600,000港元;二零二二年: 600.000港元),該等投資於不同司法權 區從事開發移動設備及操作系統、製造 及分銷移動設備以及從事不同業務。

未上市基金投資約1,300,000港元(二零 二二年:2,000,000港元)指於一項專注 於物業市場(包括於中國進行的一項物業 發展項目)的基金的13.3%權益之投資。 中國上市股本投資約600,000港元(二零 二二年:600,000港元)指本集團於上 海/深圳證券交易所上市實體普通股的 上市股本投資。

本集團按公平值計入損益之財務資產詳 情載於綜合財務報表附註22。

存貨

於二零二三年十二月三十一日確認存貨 2,000,000港元,而於二零二二年十二月 三十一日確認存貨900,000港元。存貨增 加乃由於截至二零二三年十二月三十一 日止年度前採購移動電話及電子產品約 2,000,000港元所致。

Trade and other receivables

Trade and other receivables of the Group increased by HK\$18.2 million from approximately HK\$1.3 million as at 31 December 2022 to approximately HK\$19.5 million as at 31 December 2023. The increase in trade and other receivables was mainly due to the increase in trade receivables of HK\$17.3 million as at 31 December 2023 (2023: HK\$17.3 million; 2022: nil), due to sales of approximately HK\$32.0 million before the year ended of 31 December 2023.

The entire trade receivables balances of HK\$17.3 million have been subsequently settled as at this report date.

Cash and cash equivalents

The total cash and cash equivalents amounted to approximately HK\$11.9 million as at 31 December 2023 as compared to approximately HK\$6.2 million as at 31 December 2022, without any deposit pledged to banks. The increase of cash and cash equivalents mainly attributable to the subscriptions of new shares under general mandate have been completed in July 2023, which the net proceeds amounted to approximately HK\$7.2 million. The Group is financed by a combination of its equity capital, cash flow generated from its operation.

The Group has adopted a prudent financial management approach towards its financial and treasury policies. During the year, we were on track with this approach to maintain a healthy liquidity position. 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 from time to time. The Group may utilise the balance of cash for appropriate investment in accordance with the Group's strategic direction and development.

應收貿易賬款及其他應收賬款

本集團之應收貿易賬款及其他應收賬款 由二零二二年十二月三十一日約 1,300,000港元增加18,200,000港元至二 零二三年十二月三十一日約19,500,000 港元。應收貿易賬款及其他應收賬款增 加主要由於截至二零二三年十二月 三十一日應收貿易賬款增加17,300,000 港元(二零二三年:17,300,000港元;二 零二二年:零),此乃由於截至二零二三 年十二月三十一日止年度之前的銷售額 約32,000,000港元所致。

而全部應收貿易賬款結餘17,300,000港 元隨後已於本報告日期結清。

現金及現金等價物

於二零二三年十二月三十一日之現金及 現金等價物為約11,900,000港元,而於 二零二二年十二月三十一日之現金及現 金等價物總額為約6,200,000港元,並無 任何存款質押予銀行。現金及現金等價 物增加主要由於根據一般授權認購新股 份已於二零二三年七月完成,所得款項 淨額約為7,200,000港元。本集團同時透 過股本及經營所得現金流量等方式籌集 資金。

本集團就財務及庫務政策採取審慎的財 務管理方法。年內,我們依循此方法維 持穩健的流動資金狀況。董事會密切監 察本集團的流動資金狀況,以確保本集 團資產、負債及其他承擔的流動資金結 構可滿足其不時的資金需求。本集團可 動用現金結餘,以根據本集團的策略方 向及發展用作適當投資。

During the year, there was no material change in the funding and treasury policy of the Group. The Group considers there is no material potential currency exposure as the majority of its revenue and expenses are derived and incurred in Hong Kong dollars in Hong Kong and Renminbi in PRC. It is the treasury policy of the Group to manage its foreign currency exposure whenever its financial impact is material to the Group. We currently do not have a foreign currency hedging policy.

Trade and other payables

The trade and other payables of the Group increased by approximately HK\$20.5 million from approximately HK\$21.1 million as at 31 December 2022 to approximately HK\$41.6 million as at 31 December 2023.

The increase in trade and other payables was mainly due to the increase in trade payables of HK\$18.1 million as at 31 December 2023 (2023: HK\$19.1 million; 2022: HK\$1.0 million), due to purchases of approximately HK\$31.8 million before the year ended 31 December 2023.

Balances also consisted of value-added-tax payables (2023: HK\$2 thousand; 2022: HK\$22 thousand), prepayment from customers (2023: HK\$1.0 million; 2022: HK\$1.2 million), other payables and accruals (2023: HK\$9.6 million; 2022: HK\$7.1 million) and provision for close down and restoration costs of Sifa mine (2023: HK\$11.8 million; 2022: HK\$11.8 million).

Other payables and accruals mainly consisted of accruals for directors' emoluments, staff costs, auditor's remuneration, legal and professional fees and rental payable. 年內,本集團融資及庫務政策並無重大 變動。本集團認為,由於本集團大部分 收益及開支於香港(以港元計)及中國(以 人民幣計)產生及作出,故此並無重大潛 在貨幣風險。本集團之庫務政策為管理 對本集團有重大財務影響之外幣風險。 目前我們並無設立外幣對沖政策。

應付貿易賬款及其他應付賬款

本集團之應付貿易賬款及其他應付賬款 由二零二二年十二月三十一日約 21,100,000港元增加約20,500,000港元 至二零二三年十二月三十一日的約 41,600,000港元。

應付貿易賬款及其他應付賬款增加主要 由於於二零二三年十二月三十一日應付 貿易賬款增加18,100,000港元(二零二三 年:19,100,000港元; 二零二二年: 1,000,000港元),增加的原因是截至二 零二三年十二月三十一日止年度前產生 採購額約31,800,000港元。

結餘亦包括應付增值税款項(二零二三 年:2,000港元;二零二二年:22,000港 元)、客戶預付款項(二零二三年: 1,000,000港元;二零二二年:1,200,000 港元)、其他應付款項及應計費用(二零 二三年:9,600,000港元;二零二二年: 7,100,000港元)及鍶發礦關閉及恢復成 本撥備(二零二三年:11,800,000港元: 二零二二年:11,800,000港元)。

其他應付款項及應計費用主要包括董事 酬金、員工成本、核數師酬金、法律及 專業費以及應付租賃款項。

Liquidity and gearing ratio

The net asset value of the Group attributable to owners of the Company as at 31 December 2023 amounted to HK\$28.0 million or HK\$0.14 per share when compared to HK\$35.7 million or HK\$0.19 per share as at 31 December 2022. As at 31 December 2023, the Group had net current liabilities of approximately HK\$21.8 million when compared to net current liabilities of HK\$15.5 million as at 31 December 2022.

As at 31 December 2023, the Group had a current ratio of 0.61 times (31 December 2022: 0.37 times). The gearing ratio of the Group, defined as the ratio of the total long term liabilities to the equity attributable to owners of the Company, was 0.02 and 0.01 as at 31 December 2023 and 2022.

Capital commitments

As at 31 December 2023, the Group did not have any capital expenditure contracted for but not provided in the consolidated financial statements in respect of leasehold improvements (31 December 2022: Nil).

Contingent liabilities

As at 31 December 2023, the Group did not have any contingent liabilities or guarantees (31 December 2022: Nil).

Material acquisitions and disposals of subsidiaries or associates

On 30 June 2023, Fortune Wayal Holdings Limited (formerly known as Fortune Telecom Retail Chain Holdings Limited, "Fortune Wayal"), an indirect wholly-owned subsidiary of the Company, entered into an agreement with a non-controlling shareholder of $\mathfrak{R} \approx \hbar$ \mathfrak{m} \mathfrak{m} $\mathfrak{k} \cong \mathfrak{M}$ $\mathfrak{k} \oplus \mathfrak{k}$ \mathfrak{m} $\mathfrak{k} \oplus \mathfrak{k}$ \mathfrak{m} $\mathfrak{k} \oplus \mathfrak{k}$ $\mathfrak{k} \oplus \mathfrak{k} \oplus \mathfrak{k} \oplus \mathfrak{k}$ $\mathfrak{k} \oplus \mathfrak{k} \oplus \mathfrak{k} \oplus \mathfrak{k}$ $\mathfrak{k} \oplus \mathfrak{k} \oplus \mathfrak{k} \oplus \mathfrak{k} \oplus \mathfrak{k}$ $\mathfrak{k} \oplus \mathfrak{k} \oplus$

流動資金及資產負債比率

於二零二三年十二月三十一日,本公司 擁有人應佔之本集團資產淨值為 28,000,000港元或每股0.14港元,而於 二零二二年十二月三十一日則為 35,700,000港元或每股0.19港元。於二 零二三年十二月三十一日,本集團之流 動負債淨額約為21,800,000港元,而於 二零二二年十二月三十一日為流動負債 淨額15,500,000港元。

於二零二三年十二月三十一日,本集團 之流動比率為0.61倍(二零二二年十二月 三十一日:0.37倍)。於二零二三年及二 零二二年十二月三十一日,本集團之資 產負債比率(界定為長期負債總額與本公 司擁有人應佔權益之比率)分別為0.02及 0.01。

資本承擔

於二零二三年十二月三十一日,本集團 概無任何有關租賃裝修之已訂約但未於 綜合財務報表計提撥備之資本開支(二零 二二年十二月三十一日:無)。

或然負債

於二零二三年十二月三十一日,本集團 並無任何或然負債或擔保(二零二二年 十二月三十一日:無)。

重大收購及出售附屬公司或聯營公司

於二零二三年六月三十日,本公司之間 接全資附屬公司長遠威奧控股有限公司 (前稱長遠電信連鎖控股有限公司,「長 遠威奧」)與珠海市雷鳴達通訊設備有限 公司(「珠海雷鳴達」)的一名非控制性股 東訂立協議,根據協議,長遠威奧同意 以人民幣1元的總對價出售珠海雷鳴達的 全部股權(「出售」)。出售已於二零二三 年七月六日完成。

Other than the disposal of Zhuhai Reminda, the Group did not have any material acquisitions and disposals of subsidiaries or associates during the year.

Employees and remuneration policies

As at 31 December 2023, the Group has in total 34 employees as compared to 38 employees as at 31 December 2022. All employees were remunerated according to the nature of their job duties and market trend. The Group provided staff welfare and fund contribution to its employees in accordance with the prevailing regulations in the PRC and Hong Kong.

During the year, there was no change in the remuneration policy, bonus scheme and share option scheme. The Group has a share option scheme under which the Company may grant share options to the participants, including directors and employees, to subscribe for shares of the Company.

Significant investments held by the group

As at 31 December 2023, the Group maintained an unlisted fund investment and three listed equity investments in the PRC at fair value through profit and loss with a total fair value of approximately HK\$1.9 million. Details of the Group's significant investments as at 31 December 2023 are set out as follows:

除出售珠海雷鳴達外,本集團於年內概 無任何重大收購及出售附屬公司或聯營 公司。

僱員及薪酬政策

於二零二三年十二月三十一日,本集團 聘用合共34名僱員,而於二零二二年 十二月三十一日為38名僱員。所有僱員 薪酬按彼等之職責性質及市場趨勢而定。 本集團根據中國及香港之現行規例向僱 員提供員工福利及退休金供款。

年內,薪酬政策、花紅計劃及購股權計 劃並無變更。本集團已設立購股權計劃, 據此,本公司可向參與者(包括董事及僱 員)授出可認購本公司股份之購股權。

本集團持有之重大投資

於二零二三年十二月三十一日,本集團 於中國維持一項按公平值計入損益的非 上市基金投資及三項上市股本投資,公 平值總額約為1,900,000港元。本集團於 二零二三年十二月三十一日的重大投資 詳情載列如下:

Name of the investee	被投資方名稱	Percentage of shareholding held by the Group as at 31 December 2023 本集團 於二零二三年 十二月 三十一日 所持股權 百分比	Percentage of the fair value of the investment to total assets of the Group as at 31 December 2023 投資 公平值信 感子二零 十二月 三十一日 總資產之 百分比	Investment Cost 投資成本 <i>HK\$</i> '000 <i>千港元</i>	Fair value of the investment as at 31 December 2023 於 二零二三年 十二月 三十一日 之投資公平值 <i>HK\$'000</i> <i>千港元</i>	Gain/(Loss) in fair value for the year ended 31 December 2023 截至 二零二三年 十二月 三十一日 止年度 公平值 收益/(虧損) <i>HK\$'000</i> <i>千港元</i>	Unrealised loss for the year ended 31 December 2023 電零二三月 三十一日度 小平年值 未變現虧元 <i>HK\$'000</i> <i>千港元</i>	Dividend for the year ended 31 December 2023 截至 二零 十二月 三十一日 止年度息 <i>HK\$'000</i> <i>千港元</i>
Unlisted fund investment Fu Ding He Equity Fund Management (Tianjin) Limited (富鼎和股權投資 基金管理(天津)有限公司)	非上市基金投資 富鼎和股權投資基金管理 (天津)有限公司	13.30%	3.34%	2,200	1,300	(694)	(900)	-
Listed equity investments in the PRC Caissa Tosun Development Co., Ltd.	於中國之上市股權投資 凱撒同盛發展股份有限 公司	0.11‱	0.19%	667	73	(45)	(594)	-
Visionox Technology Inc. Qinghai Spring Medicinal Resources Technology Co., Ltd	維信諾科技股份有限公司 青海春天藥用資源科技 股份有限公司	0.27‱ 0.20‱	1.20% 0.26%	1,000 272	469 100	206 (60)	(531) (172)	-

Performance and prospects of the investee Fu Ding He Equity Fund Management (Tianjin) Limited

The Group's unlisted investment fund represents an investment of 13.3% equity interest in a fund which focuses on the investment in the property market, i.e. a property development project in the People's Republic of China (the "PRC") (the "Fund"). The Fund is managed by Fu Ding He Equity Fund Management (Tianjin) Limited (富鼎和股權投資基金管理(天津)有限公司) (the "Manager"), an independent Fund Manager who was registered under the Asset Management Association of China (中國證券投資基金業協會) and is also responsible to manage certain real estate funds and schemes in the PRC.

被投資方之表現及前景 富鼎和股權投資基金管理(天津)有限公司

本集團之未上市投資基金為於一項專注 於物業市場投資(即於中華人民共和國 (「中國」)進行的一項物業發展項目)的基 金的13.3%權益之投資(「該基金」)。該 基金由富鼎和股權投資基金管理(天津) 有限公司(「管理人」)管理,該公司為於 中國證券投資基金業協會註冊的獨立基 金管理人,亦負責管理中國若干房地產 基金及計劃。

In view of the uncertainty of the PRC property market in 2023, the Manager considered that the realisation of the property project would be deferred and thus, the fair value of the unlisted investment fund decreased from RMB2.1 million as at 31 December 2022 to RMB1.3 million as at 31 December 2023. The fair values of unlisted investment fund were determined by independent professional valuer engaged by the Company using discount cash flow model. The directors of the Company intend to hold these investments for long term strategic purpose.

Caissa Tosun Development Co., Ltd., Visionox Technology Inc. and Qinghai Spring Medicinal Resources Technology Co., Ltd

The Group's listed equity investments in the PRC represents investment of ordinary shares of entities, namely Caissa Tosun Development Co., Ltd., Visionox Technology Inc. and Qinghai Spring Medicinal Resources Technology Co., Ltd, which listed on Shanghai/Shenzhen Stock Exchange. The directors of the Company intend to hold these investments potential for return on investment in terms of capital appreciation and dividend payment.

Save as disclosed above, the Group did not hold any other significant investment as at 31 December 2023.

Subscriptions of new shares under general mandate

On 27 March 2023 and 30 March 2023, the Company entered into subscription agreements with independent third parties (the "Subscribers"), pursuant to which the Subscribers have conditionally agreed to subscribe, and the Company has conditionally agreed to allot and issue, a total 28,000,000 shares of HK\$0.26 each for a cash consideration of approximately HK\$7.3 million ("the Subscriptions"). On 4 July 2023, the Subscriptions have been completed. The net proceeds (after deduction of all relevant expenses) from the Subscriptions of approximately HK\$7.2 million will be applied as general working capital of the Group as disclosed in the Announcements.

鑒於二零二三年中國房地產市場的不確 定性,管理人認為該物業項目的變現將 推遲,因此未上市投資資金公平值由二 零二二年十二月三十一日的人民幣2.1百 萬元減少至二零二三年十二月三十一日 的人民幣1.3百萬元。未上市投資基金的 公平值由本公司委聘的獨立專業估值師 使用貼現現金流量模式釐定。本公司董 事擬將該等投資持作長期戰略用途。

凱撒同盛發展股份有限公司、維信諾科 技股份有限公司及青海春天藥用資源科 技股份有限公司

本集團於中國的上市股權投資指於多個 實體普通股的投資,即凱撒同盛發展股 份有限公司、維信諾科技股份有限公司 及青海春天藥用資源科技股份有限公司, 該等公司於上海/深圳證券交易所上市。 本公司董事擬持有該等投資,因為可能 可從資本增值及股息派付中收取投資回 報。

除上文所披露者外,於二零二三年十二 月三十一日,本集團並無持有任何其他 重大投資。

根據一般授權認購新股份

於二零二三年三月二十七日及二零二三 年三月三十日,本公司與獨立第三方(「認 購人」)訂立認購協議,據此,認購人有 條件同意認購,而本公司有條件同意配 發及發行合共28,000,000股每股面值0.26 港元的股份,現金代價約為7,300,000港 元(「認購事項」)。於二零二三年七月四 日,認購事項已完成。誠如該等公佈所 披露,認購事項的所得款項淨額(扣除所 有相關開支後)約7,200,000港元將用作 本集團的一般營運資金。

Subsequent events

On 20 March 2024, the Company entered into subscription agreements with independent third parties (the "Subscribers"), pursuant to which the Subscribers have conditionally agreed to subscribe, and the Company has conditionally agreed to allot and issue, a total 30,000,000 shares of HK\$0.26 each for a cash consideration of approximately HK\$7.8 million ("the 2024 Subscriptions"). At the date of approval of these consolidated financial statements, the 2024 Subscriptions have not been completed. Further details were set out in the Company's announcement dated 20 March 2024.

Save as disclosed above, there is no other significant events subsequent to the reporting period.

Charge on assets

As at 31 December 2023, the Group had no charge on assets (31 December 2022: Nil).

FINAL DIVIDEND

The Board do not recommend the payment of any dividend in respect of the year (2022: Nil).

OPERATIONAL REVIEW

Market Overview

According to the statistics released by the Ministry of Industry and Information Technology of the People's Republic of China ("MIIT"), there were approximately 1.7 billion subscribers to mobile phone services in the PRC. While there are continuing intense competitions among the major mobile phone manufacturers in the PRC, they are trying to cut the distribution layers by directly supplying to the provincial distributors and leading retailers with a view to increase their profitability. Because of this, leading vendors have developed multi-channel distribution models which include "national distribution", "provincial distribution", "direct to retail" and "direct to operator".

期後事件

於二零二四年三月二十日,本公司與獨 立第三方(「認購人」)訂立認購協議,據 此,認購人有條件同意認購,而本公司 有條件同意配發及發行合共30,000,000 股每股面值0.26港元的股份,現金代價 約為7,800,000港元(「二零二四年認購事 項」)。於該等綜合財務報表批准日期, 二零二四年認購事項尚未完成。進一步 詳情載於本公司日期為二零二四年三月 二十日的公佈。

除上述所披露外,本集團並無重大報告 期後事件。

資產押記

於二零二三年十二月三十一日,本集團 並無押記資產(二零二二年十二月三十一 日:無)。

末期股息

董事會不建議派付有關本年度之任何股 息(二零二二年:無)。

營運回顧

市場概覽

根據中華人民共和國工業和信息化部(「工 業和信息化部」)發佈之統計數據,中國 之移動電話服務用戶人數約17億人。隨 著競爭不斷加劇,中國各大移動電話製 造商正試圖通過直接向省級分銷商及主 要零售商供貨而減少分銷層數,以增強 盈利能力。因此,大廠商已創出多渠道 分銷模式,包括「全國分銷」、「省級分 銷」、「直達零售」及「直達營運商」。

On the other hand, mobile carriers are key participants in the mobile phone industry chain. The restructuring of mobile carriers in past years and the issuance of 5G licenses have led to more intense competition among the mobile carriers. By cooperating with retailers, especially large mobile telecommunication chain stores, the mobile carriers can benefit from the retailers' in-depth understanding of customer behaviors and spending preferences. Through such cooperation, the customers will experience more professional, convenient and integrated customer services. Thus, large mobile telecommunications chain stores are expected to become the main sales channel for the mobile carriers for their bundled mobile phones.

Although China, the world's largest mobile phone market reached a saturation point, the 5G economy has seen a huge growth. The 5G mobile phones comes as China launched 5G commercialisation with the nation's telecom operators rolling out their 5G data plans. China has stepped up its pace of 5G development, telecom operators had deployed 3.4 million 5G base stations at the end of 2023. Over 800 million mobile phone users who have adopted 5G as of the end of 2023, represented over 50% of mobile phone users are adopting 5G services, forming the world's largest 5G network and accounting over 60 percent of the global 5G base stations. Moreover, China expected 600,000 5G base stations will be installed this year to step up expansion of the country's nextgeneration mobile network, while preparing for the development of the more advanced 6G wireless system in coming years, China will strive to maintain its leadership in 5G, while planning and laying the foundation for research and development on 6G technology.

6G represents the mobile network technology that will succeed 5G, which is still being rolled out in many countries. China, with the world's biggest internet population and largest smartphone market, has already deployed the biggest 5G mobile infrastructure in the industry. China plans to have 26 5G base stations for every 10,000 people by the end of 2025, as the nation works hard to build a new digital infrastructure that is intelligent, green, safe and reliable, based on an estimated national population, means that the nation aims to have about 3.64 million 5G base stations by the end of 2025.

另一方面,移動營運商為移動電話行業 鏈的主要參與者。移動營運商於過去數 年進行重組,發行5G牌照,導致移動營 運商之間的競爭更為激烈。移動營運商 透過與零售商合作,特別是與大型移動 電訊連鎖店合作,可受惠於零售商對客 戶習慣及消費喜好的深入了解。透過有 關合作,客戶可體驗更專業、便捷及一 體化的客戶服務。因此,預期大型移動 電訊連鎖店會成為移動營運商銷售其捆 綁式移動電話的主要渠道。

儘管中國這一世界最大的移動電話市場 已經飽和,但5G經濟正在高速發展。隨 著中國電訊營運商推出5G數據計劃,中 國啟動5G商業化,5G移動電話出現。中 國已加快其5G發展步伐,截至二零二三 年年底,電信運營商已部署了3,400,000 個5G基站。截至二零二三年底已有超過 8億移動電話用戶使用過5G服務,佔比 超過50%的移動電話用戶正在使用5G服 務。形成了全球最大的5G網絡並佔全球 5G基站總數的60%以上。此外,中國今 年預計將安裝600,000個5G基站,以加 快擴展本國的下一代移動網絡,同時準 備於未來數年開始開發更先進的6G無線 系統,中國將致力保持其於5G領域的領 導地位,同時規劃並奠定6G技術研發的 基礎。

6G代表將接替5G的移動網絡技術,而後 者仍正在許多國家推廣中。中國擁有全 球最多的互聯網人口及最大的智能手機 市場,已部署業內最大規模的5G移動基 礎設施。隨著中國努力打造一個智能、 綠色、安全及可靠的全新數字化基礎設 施,中國計劃到二零二五年底每10,000 人擁有26個5G基站,基於全國人口估 計,這意味著到二零二五年底國家目標 是擁有約364萬個5G基站。

Looking back at 2023, China's mobile phone market declined and scaled back due to the international trade conflicts escalated, the uncertainties of economic development and China's consumers pulling back on spending, the decline is expected to continue in the coming years but partially offset with the 5G and 6G development.

We are pleased and confident to rebuild our network, business strategy and development as well as improve the Group's financial performance.

Business Review

Mobile Phone and Electronic Products Business

The Group was involved in the business of trading, wholesale and retail of mobile phone and electronic products in China. As for the PRC market, its economy was unstable to weak consumer demand. Yet, the continuous development of mobile phone and electronic products market business model intensifying competition in the retail industry and the uncertainties arising from the emerging US-China trade war presented challenges the development of the Group's operations and performance.

Customers focus is expected to gradually shift from the functionality of mobile phone to the shopping experience. Customers will normally require services such as function presentations, digital phone books synchronization and preinstalling software, etc, in purchasing a mobile phone. In the 5G era, the convergence of mobile telecommunications and the Internet also led to rapid development of value-added business which requires the retail channels to advance from a pure sales platform to an integrated service platform. In this regard, the large mobile telecommunication chain stores have advantages. Furthermore, we intend to continue growth by diversify the trading markets, products and distribution channels. 回顧二零二三年,由於國際貿易衝突升級、經濟發展存在不確定性以及中國消費者縮減開支,中國移動電話市場因而放緩及出現縮減之勢,且預期未來數年將繼續下滑,惟部分被5G及6G發展所抵銷。

我們欣然並有信心重建網絡、業務策略 及拓展以及改善本集團之財務業績。

業務回顧 移動電話及電子產品業務

本集團於中國參與移動電話及電子產品 之貿易、批發及零售業務。就中國市場 而言,其經濟並不穩定,消費需求疲弱。 然而,移動電話及電子產品市場業務模 式之持續發展令零售業之競爭日趨激烈, 且中美貿易戰升温所導致之不明朗因素 對本集團之業務發展及表現帶來挑戰。

預計客戶之焦點將由移動電話的功能逐 漸移向購物體驗。客戶購買移動電話時 一般需要功能展示、數碼電話簿同步及 預先安裝軟件等服務。在5G時代,移動 電訊及互聯網合流亦帶動增值業務發展 加快,有關業務要求零售渠道由純粹銷 售平台進化至綜合服務平台。就此而言, 大型移動電訊連鎖店享有優勢。此外, 我們擬透過實現貿易市場、產品及分銷 管道的多元化來達到繼續增長。

Mining Business

The Group has once commenced mining site exploitation system in our Strontium mining site since 2010. After the expiration of a 5-year mining operating permit on 25 September 2012, Sifa Mining obtained a renewed mining operating permit for 2 years (the "2-year Permit 2012-2014") from the Ministry of Land and Resources of the PRC (中華人民共和國國土資源部)("MLR"), under which Sifa Mining was allowed to carry out exploration activities only, but not exploitation activities. The 2-year Permit 2012-2014 was expired on 25 September 2014.

On 27 April 2015, a mining operating permit was granted by MLR for a term of 2 years from 25 September 2014 to 25 September 2016 under which a restriction was added that no exploitation activities were allowed but only exploration activities. Such restriction imposed on the renewed mining permit was basically the same as the previous mining permit which was approved by MLR in 2012 whilst the application for mining exploitation permit is a continuing process.

In the course of applying for further extension after expiry on 25 September 2016, the Department of Land and Resources of Hubei Province of the PRC (the "DLR") issued an announcement (the "DLR Announcement") published on 29 December 2017 in respect of the deadline of application for renewal of the expired mining operating permit.

In the DLR Announcement, the DLR informed the owners of the expired mining operating permits to furnish the application procedures for the renewal before 28 February 2018. If the owners fail to do so, they are responsible to deregister the mining operating permits before 31 March 2018 by themselves or the DLR will de-register the permits instead. The Group was unable to furnish the application before the deadline and therefore, instructed the Group's lawyers to clarify with the DLR the Group's situation as to whether the Group would be allowed to submit a new application for the mining operating permit in future.

採礦業務

本集團自二零一零年以來曾經於旗下鍶 礦場開展礦場開採系統。於五年期採礦 許可證於二零一二年九月二十五日屆滿 後, 鍶發礦業獲中華人民共和國國土資 源部(「國土資源部」)授予為期兩年的經 重續採礦許可證(「二零一二年至二零 一四年兩年期許可1),據此,鍶發礦業 僅獲准進行勘探活動而不得進行開採活 動。二零一二年至二零一四年兩年期許 可證已於二零一四年九月二十五日到期。

於二零一五年四月二十七日,國十資源 部授出採礦許可證,由二零一四年九月 二十五日至二零一六年九月二十五日為 期兩年,該採礦許可證新增一項限制, 即概不准進行開採活動,惟僅可進行勘 探活動。對經重續採礦許可證施加的該 項限制與國土資源部於二零一二年批准 之先前採礦許可證基本相同,而採礦許 可證之申請是一個連續過程。

於二零一六年九月二十五日屆滿後申請 進一步延長之過程中,中國湖北省國土 資源廳(「國土資源廳」)於二零一七年 十二月二十九日就申請重續已屆滿採礦 許可證之最後期限發出公佈(「國土資源 廳公佈」)。

於國土資源廳公佈中,國土資源廳已通 知已屆滿採礦許可證之擁有人須於二零 一八年二月二十八日前提出重續之申請 程序。否则,彼等須於二零一八年三月 三十一日前自行註銷採礦許可證,或由 國土資源廳代為註銷許可證。本集團未 能於最後期限前提出申請,因此指示本 集團律師與國土資源廳就本集團是否獲 准於未來提交採礦許可證之新申請澄清 本集團之情況。

Despite great efforts to ascertain with the DLR by the Group's PRC lawyers, the Group had been unable to receive a clear and favourable reply in this regard. As a result and prudent measure, a full impairment of the mining right of HK\$174.6 million and related plant and equipment of HK\$9.0 million had been made whist all the related deferred tax liabilities of HK\$41.1 million had been derecognised in the profit or loss for the year ended 31 December 2017.

Despite the fact that the above mining right will no longer have any bearing on the financials of the Group for the year ended 31 December 2018, the Directors strived to pursue the ultimate stance of the DLR in respect of the above mining right in the interests of the Shareholders.

During the year ended 31 December 2018, the Group, through its PRC lawyer, has tried to approach DLR by telephone calls and resubmission of the letter sent in February 2018 for the clarification of the Group's situation. However, DLR did not make reply to the Group's enquiries.

According to an online search made by the Group's PRC lawyer to the Ministry of Natural Resources of the PRC (中 華 人 民 共 和 國 自然資源部) on 20 February 2020, the status of the mining operating permit has been displayed as "expired".

Though the DLR is unlikely to grant the mining operating permit extension to the Company nor mining operating permit to other market participants at this moment, management will continue to communicate with their lawyers in the future to resubmit a new application on the extension of the mining operating permit in the future.

During the years ended 31 December 2023 and 2022, there has been no exploration, development or production activity under Sifa Mining. 儘管本集團的中國律師已傾力向國土資 源廳確定,惟本集團一直未能就此收到 清晰及有利之回覆。因此,為審慎起見, 已就採礦權174,600,000港元及相關廠房 及設備9,000,000港元計提全額減值撥 備,而全部相關遞延税項負債41,100,000 港元已於截至二零一七年十二月三十一 日止年度之損益中取消確認。

儘管上述採礦權不會再對本集團截至二 零一八年十二月三十一日止年度之財務 造成任何影響,惟鑑於股東之利益,董 事仍致力尋求國土資源廳對上述採礦權 之最終立場。

於截至二零一八年十二月三十一日止年 度,本集團已嘗試透過其中國律師致電 國土資源廳及再次提交已於二零一八年 二月寄發之函件,以澄清本集團之情況。 然而,國土資源廳並未回應本集團之查 詢。

根據本集團的中國律師於二零二零年二 月二十日於中華人民共和國自然資源部 所作之網絡搜索,採礦許可證已顯示為 「屆滿」。

儘管國土資源廳不太可能向本公司授出 採礦許可證續期,目前亦不可能向其他 市場參與者授出採礦許可證,管理層日 後將繼續與彼等之律師進行溝通,以於 未來重新提交新採礦許可證續期申請。

截至二零二三年及二零二二年十二月 三十一日止年度, 鍶發礦業概無任何勘 探、開發或生產活動。

Prospects and Outlook

The China economy is still showing a sign of slowdown resulting from the US-China trade war that has simmered in current period. The Group expect the consumption and retail segment will continue to be affected from the blow of the US-China trade war facing an uncertain future in the coming years. The mobile phone market in China was still strong but its growth was obviously slowing down which resulted from the trade pressure exerted by the US in the trade war, denting the economic growth in China.

However, the continued economic growth in the PRC is fuelled by a high internal consumption. As the world's largest mobile handset market, there were approximately 1.7 billion handset subscribers in the PRC which benefit from preferential mobile internet traffic policies. The significant increase in 5G users and internet users implies that there are huge business opportunities in both mobile application and mobile commerce. Since the Group has been in the related mobile phone industry for decades, big data, mobile phone operating system and mobile internet would be surely the key business areas that the Group is interested in.

As the technology for 5G telecommunications networks matured and was ready for takeoff demand for related equipment has remained robust. Recent developments in the China market along with anticipation of aggressive activity from the mobile phone supply chain have caused us raised our Group short-term 5G forecast and expect that China will become the lead market in terms of 5G volume. In light of the increasing uncertainties in the global economy, the Group will closely monitor changes in the economic environment and will be proactive and seize opportunities in Hong Kong and ASEAN trading markets.

With 5G Technology becoming an everyday reality soon, it will also impact customer experience. With a ten times faster than 4G, it will be able to fetch real-time intelligence or data, which 5G might revamp certain customer experience such as smart homes, smart cars and smart retail. As a result, 5G augments digitalisation enabled the launch of many new software, applications and related products.

前景及展望

由於本期間醞釀的中美貿易戰,中國經 及零售分部將繼續受到中美貿易戰的打 擊,故未來幾年充滿不明朗因素。中國 移動電話市場依然強勁,但由於貿易戰 中美國施壓,增長明顯放緩,削弱中國 經濟增長。

然而,龐大內銷為中國經濟帶來持續增 長動力。作為全球最大移動電話市場, 受惠於移動網絡流量優惠政策,中國移 動電話用戶人數約17億人。5G用戶及網 絡用戶顯著增加,反映移動應用及移動 商務市場商機龐大。由於本集團已從事 相關移動電話行業數十載,大數據、移 動電話操作系統及移動互聯網勢將為本 集團矢志發展之業務重點。

由於5G通訊網絡技術日趨成熟及準備推 出,故對相關設備之需求維持強勁。中 國市場近期的發展及預期移動電話供應 鏈的積極活動令我們調高本集團短期5G 預測,並預期中國將引領5G市場。鑑於 全球經濟不明朗因素增加,本集團將密 切監察經濟環境變化,並積極應付並把 握在香港及東盟貿易市場的機會。

隨著5G技術即將成為日常現實,其亦將 影響客戶體驗。由於速度比4G快10倍, 它將能夠獲取實時信息或資料,5G可能 會改變如智能家居、智能汽車及智能零 售等若干客戶體驗。因此,5G增強了數 字化,預計將推出大量新軟件、應用及 相關產品。

There is an ongoing concern regarding the development of mobile phone markets, which hinders customers making sales order. Moreover, in view of the weakening wholesale and retail markets, customers would tend to make orders with lower average selling price, which would possibly lower our Group's gross profit.

Furthermore, the Group has expanded the trading market in Hong Kong since 2022. Our teams have been making excellent progress in explore various electronic products for trading. In 2024, we intend to continue growth by diversifying the trading markets, products and distribution channels in various overseas countries.

Increase efforts to promote environmental friendly bag automatic bag taking machine and relevant database traffic monetisation business ("Daizhangmen")

"Daizhangmen" business is an integration of intelligent Internet of Things ("IoT") terminal that distributes environmentally friendly bags for free to customers. By cutting into the demand of offline environmental protection bags, using the IoT system plus free model to obtain offline traffic, and completing the traffic matching of advertisers, so as to realise the commercial closed loop of database traffic monetisation. That is to complete the social value of environmental protection, and realise the huge commercial value under the new economic industry of environmental protection.

In 2020, the PRC Environmental Protection Bureau issued a new policy on strengthening the control of plastic pollution, which made it clear that non-degradable plastic bags will be completely banned by the end of 2025. It has issued several notices to promote the implementation of local plastic ban orders, and various places have issued plastic ban orders one after another, demonstrating the confidence and determination of the PRC government in plastic pollution control from the central to the local level.

對移動電話市場發展一直存在隱憂,因 而阻礙客戶下達銷售訂單。此外,鑑於 批發及零售市場疲弱,客戶傾向下達平 均售價更低的訂單,此舉可能會減少本 集團毛利。

此外,本集團於自二零二二年以來已開 拓香港的貿易市場,我們的團隊在探索 各類電子產品貿易方面取得卓越進展。 於二零二四年,我們擬透過多元擴展貿 易市場、產品及多個海外國家的分銷渠 道來繼續實現增長。

加大力度推廣環保袋自動取袋機及相關 數據庫流量變現業務(「袋掌門」)

「袋掌門」業務綜合智能物聯網(「物聯網」) 終端,免費為客戶配送環保袋。通過切 入線下環保袋需求,利用物聯網系統加 免費模式獲取線下流量,完成廣告商流 量匹配,實現數據庫流量變現的商業閉 環,即完成環保的社會價值,實現環保 新經濟產業下的巨大商業價值。

於二零二零年,國家環保局發佈加強塑 膠污染治理的新政策,明確規定於二零 二五年底前將全面禁止使用不可降解膠 袋,並已下發多項通知推動實施各地禁 塑令,且各地陸續出台禁塑令,彰顯中 國政府從中央到地方管控塑膠污染的信 心和決心。

In September 2021, the Group tap into environmental friendly bag automatic bag taking machine and relevant database traffic monetisation business to cope with the environmental policy, the new business has cope with various hospitals, supermarkets, shopping malls, hotels, clubhouses, residential areas, scenic spots and pharmacy in the PRC to install such environmental friendly bags taking machines, in order to generate income from database traffic monetisation, advertising fees, trading of relevant machines or maintenance operations.

Starting from June 2022, the database traffic monetisation business have rebounded and has been growing steadily. In mid-2022, we have set up own technical team to lay out bag taking machines to test the new bag picking process, bag delivery data, consumer feedback and revenue model through our own technical team, as to set out an efficient bag picking process. When this model runs through, our own technical team in Beijing will be responsible for the layout of bag taking machines in the future.

In 2023, Daizhangmen was in the stage of refining and deepening the market, target to integrate with various environmental friendly bags brand agents and environmental friendly bags taking machine manufacturers. As the company's database traffic monetisation business is developing in a positive direction as a whole, which we strongly believe providing free products to consumers with generating revenue business model enables us to accumulate greater competitiveness in coming years.

We will continue to make pioneering efforts and pursue new achievements and innovations in such areas as to seek for new opportunities and more extensive strategic cooperation and lay a solid foundation for the stable growth and performance of the Company in the future. In the long-run, the Group remains optimistic on the development of environmental related products and services sector in the PRC.

Lastly, to prepare for future challenges, the Group will stay vigilant and continue to maintain its prudent financial position and lean operation. The Group will also keep a close eye on new business initiatives and other opportunities in order to enhance business growth and deliver long-term value to its shareholders. 於二零二一年九月,為響應環保政策, 本集團進軍環保袋自動取袋機及相關數 據庫流量變現業務,新業務已配合中國 多家醫院、超市、購物中心、酒店、會 所、社區、景區及藥店安裝有關環保取 袋機,以從數據庫流量變現、廣告費、 相關機器買賣或維修業務賺取收入。

自二零二二年六月開始,數據庫流量變 現業務反彈並穩步增長。於二零二二年 年中,我們已成立技術團隊布局取袋機, 以透過我們的技術團隊測試新取袋流程、 送袋數據、消費者反饋及收益模式,從 而制定高效的取袋流程。當貫徹落實這 種模式時,我們於北京的技術團隊將負 責未來的取袋機布局。

於二零二三年,袋掌門進入深耕市場階 段,旨在與多家環保袋品牌代理及環保 袋取袋機製造商進行整合。由於本公司 的數據庫流量變現業務整體正朝著積極 的方向發展,我們堅信向消費者提供免 費產品的創收商業模式可令我們於未來 數年積累更大競爭力。

我們將繼續開拓進取,探索該等領域的 新成果及創新,尋求新機遇和更廣泛的 戰略合作,為本公司未來穩定發展及業 績奠定堅實基礎。長遠而言,本集團對 中國環保相關之產品及服務行業的發展 持樂觀態度。

最後,為應對未來挑戰,本集團將保持 警惕,繼續維持穩健的財務狀況及精益 經營。本集團亦會密切關注新業務計劃 及其他機遇,以推動業務增長及為其股 東創造長期價值。

USE OF PROCEEDS

Subscriptions of New Shares under General mandate

On 27 March 2023 and 30 March 2023, the Company entered into Subscription Agreements with independent third parties (the "Subscribers"), pursuant to which the Subscribers have conditionally agreed to subscribe, and the Company has conditionally agreed to allot and issue, a total 28,000,000 Subscription Shares of HK\$0.26 each for a cash consideration of approximately HK\$7.3 million ("the Subscriptions").

The closing price per Share as quoted on the Stock Exchange on 27 March 2023 and 30 March 2023, being the date of the Subscription Agreements, were HK\$0.295 and HK\$0.295, respectively. The net proceeds from the Subscriptions, after deduction of relevant costs and expenses, is estimated to be approximately HK\$7.2 million. The net Subscription Price per Subscription Share, after deduction of relevant costs and expenses, is estimated to be approximately HK\$0.256 per Subscription Share.

On 4 July 2023, the Subscriptions have been completed. The net proceeds (after deduction of all relevant expenses) from the Subscriptions of approximately HK\$7.2 million will be applied as general working capital of the Group as disclosed in the Announcements.

Subsequent to the reporting period, on 20 March 2024, the Company entered into Subscription Agreements with independent third parties (the "Subscribers"), pursuant to which the Subscribers have conditionally agreed to subscribe, and the Company has conditionally agreed to allot and issue, a total 30,000,000 Subscription Shares of HK\$0.26 each for a cash consideration of approximately HK\$7.8 million ("the 2024 Subscriptions").

The closing price per Share as quoted on the Stock Exchange on 20 March 2024, being the date of the Subscription Agreements, was HK\$0.235. The net proceeds from the 2024 Subscriptions, after deduction of relevant costs and expenses, is estimated to be approximately HK\$7.76 million will be applied as general working capital of the Group as disclosed in the Announcement. The net Subscription Price per Subscription Share, after deduction of relevant costs and expenses, is estimated to be approximately HK\$0.259 per Subscription Share.

所得款項用途

根據一般授權認購新股份

於二零二三年三月二十七日及二零二三 年三月三十日,本公司與獨立第三方(「認 購人」)訂立認購協議,據此,認購人已 有條件同意認購,而本公司已有條件同 意配發及發行合共28,000,000股每股面 值0.26港元的認購股份,現金代價約為 7,300,000港元(「認購事項」)。

每股股份於二零二三年三月二十七日及 二零二三年三月三十日(即認購協議日期) 在聯交所所報收市價分別為0.295港元及 0.295港元。經扣除相關成本及開支後, 認購事項之所得款項淨額估計約為 7,200,000港元。經扣除相關成本及開支 後,每股認購股份之淨認購價估計約為 每股認購股份0.256港元。

於二零二三年七月四日,認購事項已完成。誠如該等公佈所披露,認購事項的 所得款項淨額(扣除所有相關開支後)約 7,200,000港元將用作本集團的一般營運 資金。

本報告期後,於二零二四年三月二十日, 本公司與獨立第三方(「認購人」)訂立認 購協議,據此,認購人有條件同意認購 而本公司有條件同意配發及發行合共 30,000,000股每股0.26港元的認購股份, 現金代價約為7,800,000港元(「二零二四 年認購事項」)。

每股股份於二零二四年三月二十日(即認 購協議日期)在聯交所所報收市價為0.235 港元。經扣除相關成本及開支後,二零 二四年認購事項之所得款項淨額估計約 為7,760,000港元將如該公佈所披露用於 本集團一般營運資金。經扣除相關成本 及開支後,每股認購股份之淨認購價估 計約為每股認購股份0.259港元。

At the date of approval of these consolidated financial statements, the 2024 Subscriptions have not been completed. Further details were set out in the Company's announcement dated 20 March 2024.

Up to 31 December 2023, approximately HK\$3.3 million of the net proceeds had been utilised by the Group, with breakdown as follows:

於該等綜合財務報表批准日期,二零 二四年認購事項尚未完成。進一步詳情 載於本公司日期為二零二四年三月二十 日的公佈。

截至二零二三年十二月三十一日,本集 團已動用約3,300,000港元的所得款項淨 額,明細如下:

	Allocation of net proceeds as disclosed in the	Utilised amount for the year ended 31 December	Unutilised amount as at 31 December
	Subscriptions 該等	2023 截至	2023
	認購事項	二零二三年	於
	所披露之 所得款項		二零二三年 十二月三十一日
	淨額分配	已動用金額	之未動用金額
	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元
General working capital (Note) 一般營運資金(附註)	7,160	3,259	3,901

Note: A further breakdown of the proceeds applied to general working capital is as follows:

附註:用於一般營運資金之所得款項之進一步明細 如下:

		HK\$′000 千港元
— Audit fees	一 核數費用	618
 Salaries and allowances 	一 薪金及津貼	1,117
— Office expenses	一 辦公室開支	326
- Professional fees	- 專業費用	881
— Rental expenses	一租金開支	289
— Utilities	- 公用事業	7
— Others	一其他	21
Total	總計	3,259

DIRECTORS

Executive Directors

Mr. LAU Siu Ying, aged 60, is the founder, Chairman and Chief Executive Officer of the Company since 1992. Mr. Lau has extensive working experiences in the telecommunications industry for over 25 years and has established solid business contacts in both Hong Kong and the PRC. Mr. Lau is responsible for directing the Group's overall business policy and strategies as well as overseeing the Group's business development in Hong Kong and the PRC. Prior to setting up his business, Mr. Lau worked for Hutchison Whampoa Group for approximately 5 years, in charge of the business development of the telecommunications in the PRC. Mr. Lau holds a bachelor degree in Business Administration from the Chinese University of Hong Kong and a master degree of science in Information Technology from the National University of Ireland, Dublin.

Mr. Lau is currently the trustee in New Asia College of the Chinese University of Hong Kong and the Board Councilor of China Mobile Communications Association. In the aspects of social and economic activities, Mr. Lau is devoted to promoting economic and educational development. He served as the vice president of the Hong Kong Association of Jieyang, the honorary president of Shanghai Chaoshan Chamber of Commerce, Hong Kong and Macau Director of the Dongguan City Youth Federation and the vice president of Hong Kong Island Chaoren Association Limited.

Mr. WANG Yu, aged 58, joined the Group in April 2006 and was appointed as an Executive Director of the Company in November 2009. Mr. Wang is the General Manager of a subsidiary of the Company and in-charge of the mining business segment of the Company. Mr. Wang graduated from Xi'an Jiaotong University with a master degree and a bachelor degree in Computer Science. Mr. Wang has more than 10 years working experiences in channel and distribution management on computer products and mobile phones with local and multinational companies in the PRC. Prior to joining the Group, Mr. Wang was a General Manager of a listed company in the PRC focusing on IT business.

董事

執行董事

劉小鷹先生,60歲,自一九九二年起為 本公司創辦人、主席兼首席執行官。劉 先生已從事電訊行業逾25年,於行內取 得豐富經驗,且於香港及中國建立穩固 業務聯繫。劉先生負責指示本集團之 體業務政策及策略,並監督本集團於香 港及中國之業務發展。劉先生在建回於香 港及中國之業務發展。劉先生在建立其 個人事業之前,曾於和記黃埔集團工作 約5年,負責於中國電訊市場之業務發 展。劉先生持有香港中文大學工商管理 學士學位及位於都柏林的愛爾蘭國立大 學資訊科技碩士學位。

劉先生現任香港中文大學新亞書院之校 董,並為中國移動通訊聯合會常務理事。 在社會和經濟活動方面,劉先生熱心推 動經濟及教育發展;彼歷任香港揭陽同 鄉會副會長、上海潮汕商會名譽會長、 東莞市青年聯合會港澳常委及香港區潮 人聯會副會長。

王愚先生,58歲,於二零零六年四月加入本集團,並於二零零九年十一月獲委 任為本公司執行董事。王先生為本公司 一附屬公司之總經理,負責本公司之採 礦業務。王先生畢業於西安交通大學, 持有電腦科學碩士及學士學位。王先生 在中國之本地及跨國公司之電腦產品及 移動電話渠道分銷管理方面積逾10年工 作經驗。於加盟本集團前,王先生曾在 中國一間上市公司出任總經理,主要負 責資訊科技業務。

Mr. LI Jianwu, aged 41, was appointed as an Executive Director of the Company since July 2023. He has over ten years of experience in mergers and acquisitions. Mr. Li obtained a bachelor's degree in business administration and a master degree in business administration from University of South China and Sun Yat-sen University, in 2003 and 2008, respectively. Mr. Li is currently the managing director of an equity fund management firm in Hunan of the People's Republic of China (the 'PRC'). He is also life associate member of China Angel Federation (中國天使聯合匯) and an executive director of Software Association Blockchain of the PRC (中國軟件協會區塊鏈分會).

Independent Non-executive Directors

Dr. LAW Chun Kwan, aged 58, was appointed as an Independent Non-executive Director of the Company in June 2012. Dr. Law has extensive working experience in various business fields including advertising, telecommunications, information technology and real estate development in both Hong Kong and the PRC. Dr. Law is presently engaged in real estate development business in the PRC. Dr. Law holds a bachelor degree of social science from the Chinese University of Hong Kong, a master degree of e-business and a doctorate degree of business administration in information systems from the Edith Cowan University, Western Australia.

Dr. LO Wai Shun, aged 63, was appointed as an Independent Non-executive Director of the Company in June 2018. Dr. Lo holds a bachelor degree in sciences and a master degree in philosophy from The Chinese University of Hong Kong, and a doctorate degree in Physics from Brown University, United States of America ("U.S.A."). He is also Adjunct Professor of The Chinese University of Hong Kong and Visiting Professor of Peking University (School of Innovation and Entrepreneurship). Dr. Lo is currently a general partner of DL Capitals, an angel investment fund focusing on disruptive and exponential technologies and has over 20 years of extensive experience in various business fields including intellectual property commercialization, business models innovation and technology transfer. Dr. Lo had served as a non-executive director for various listed companies in Hong Kong from 2000 to 2005. **李建武先生**,41歲,於二零二三年七月 獲委任為本公司執行董事。彼擁有逾十 年的併購經驗。李先生分別於二零零三 年及二零零八年畢業於南華大學及中山 大學,分別取得工商管理學士學位及工 商管理碩士學位。李先生現任中華人民 共和國(「中國」)湖南省一間股權資金管 理公司的董事總經理。彼亦為中國天使 聯合匯的終身準會員及中國軟件協會區 塊鏈分會的執行董事。

獨立非執行董事

羅振坤博士,58歲,於二零一二年六月 獲委任為本公司之獨立非執行董事。羅 博士於中港多個行業上擁有豐富經驗, 其中包括廣告、電訊、資訊科技及房地 產開發等。羅博士現從事中國房地產開 發業務。羅博士持有香港中文大學社會 科學學士學位,以及位於西澳洲的Edith Cowan University的電子商業碩士學位及 工商管理(資訊系統)博士學位。

勞維信博士,63歲,於二零一八年六月 獲委任為本公司獨立非執行董事。勞博 士持有香港中文大學理學學士學位及哲 學碩士學位,以及美利堅合眾國([美國]) 布朗大學物理學博士學位。彼亦為香港 中文大學兼任教授及北京大學(創新及創 業學院)客座教授。勞博士現為點亮資本 (專注於破壞性及指數性技術之天使投資 基金)之普通合夥人,並於多個業務範疇 (包括知識產權商業化、商業模式創新及 技術轉讓)擁有逾20年豐富經驗。自二零 零零年至二零零五年,勞博士曾擔任多 家香港上市公司之非執行董事。

Mr. LEUNG Wai Hung, aged 56, was appointed as an independent non-executive director, the chairman of the audit committee and remuneration committee and a member of the nomination committee in July 2021.

Mr. Leung holds a bachelor degree in business administration from The Chinese University of Hong Kong, and he has been a fellow member of The Association of Chartered Certified Accountants and a member of the Hong Kong Institute of Certified Public Accountants. Mr. Leung has more than 20 years working experience in various listed companies in Hong Kong mainly engaged in property business including Cheung Kong (Holdings) Limited (now known as CK Hutchison Holdings Limited) (stock code: 001). Mr. Leung also has extensive financial experience in initial public offering ("IPO"), merger and acquisition as well as fund raising and is familiar with the business environment of both Hong Kong and the Mainland China. In addition, Mr. Leung has extensive experience in real estate investment trusts ("REIT"). He participated in the IPO setup of the first private sector REIT, Prosperity REIT (stock code: 808) in Hong Kong in 2005 and worked for the manager of Fortune REIT (stock code: 778) as a Finance Director from 2011 to 2012. He has also worked as the financial controller of Shougang Concord International Enterprises Company Limited (now known as Shoucheng Holdings Limited) (stock code: 697) from 2013 to 2018. Mr. Leung was an independent non-executive director of Beaver Group (Holding) Company Limited (now known as State Innovation Holdings Limited) (stock code: 8275), a listed company on GEM of The Stock Exchange of Hong Kong Limited from September 2017 to February 2021. Mr. Leung has also been an independent non-executive director of Fineland Living Services Group Limited (stock code: 9978) since October 2017. Mr. Leung has been appointed as the Company Secretary and authorised representative of BeijingWest Industries International Limited (stock code: 2339) on 11 April 2022. He has also been appointed as an independent non-executive director, the chairman of the audit committee and a member of the nomination committee of Sino-Ocean Service Holding Limited (stock code: 6677) with effect from 4 August 2022.

梁偉雄先生,56歲,於二零二一年七月 獲委任為獨立非執行董事、審核委員會 及薪酬委員會主席及提名委員會成員。

梁先生持有香港中文大學工商管理學士 學位。彼為特許公認會計師公會資深會 員及香港會計師公會會員。梁先生擁有 在香港多家主要從事房地產業務之上市 公司(包括長江實業(集團)有限公司(現 稱長江和記實業有限公司)(股份代號: 001)逾20年工作經驗。梁先生亦於首次 公開發售(「首次公開發售」)、併購及融 資方面擁有豐富的財務經驗,並熟悉香 港及中國內地的商業環境。此外,梁先 生於房地產投資信託(「房地產投資信託」) 擁有豐富經驗。彼於二零零五年參與香 港首項由私人機構籌組的房地產投資信 託, 泓富產業信託(股份代號: 808)的首 次公開發售及從二零一一年至二零一二 年擔任置富產業信託(股份代號:778)管 理人的財務董事。自二零一三年至二零 一八年,彼亦擔任首長國際企業有限公 司(現稱首程控股有限公司(股份代號: 697)的財務總監。自二零一七年九月至 二零二一年二月,梁先生為於聯交所 GEM上市的公司永勤集團(控股)有限公 司(現稱國科控股有限公司)(股份代號: 8275)的獨立非執行董事。梁先生亦自二 零一七年十月起擔任方圓生活服務集團 有限公司(股份代號:9978)的獨立非執 行董事。梁先生已於二零二二年四月 十一日獲委任為京西重工國際有限公司 的(股份代號:2339)公司秘書及授權代 表。彼亦已獲委任遠洋服務控股有限公 司(股份代號:6677)的獨立非執行董 事、審核委員會主席及提名委員會成員, 自二零二二年八月四日起生效。

COMPANY SECRETARY

Mr. SO Chi Kai, was appointed as the Company Secretary of the Company, the Financial Controller of the Group and the authorised representative of the Company in April 2018. Mr. So holds a degree of Bachelor of Arts (Honors) in Accountancy from the Hong Kong Polytechnic University. He is a member of the Hong Kong Institute of Certified Public Accountants. Mr. So has worked in an international audit firm and various public and private companies in Hong Kong. In addition, Mr. So has extensive professional and senior managerial experience in financial reporting, financial management and company secretarial matters.

公司秘書

蘇子佳先生,於二零一八年四月獲委任 為本公司之公司秘書、本集團財務總監 及本公司之授權代表。蘇先生持有香港 理工大學會計(榮譽)文學士學位。彼為 香港會計師公會會員。蘇先生曾任職於 一間國際審計公司以及多間公眾及私營 香港公司。此外,蘇先生於財務申報、 財務管理及公司秘書事宜方面擁有豐富 的專業及資深管理經驗。

CORPORATE GOVERNANCE REPORT 企業管治報告書

CORPORATE GOVERNANCE PRACTICES

The Board is committed to maintaining high standards of corporate governance with a view to assuring the integrity, transparency and quality of disclosure to protect the interests of all shareholders. The Company's corporate governance practices are based on the principles and code provisions ("Code Provisions") set out in the Code on Corporate Governance Practices (the "CG Code") as set out in Appendix C1 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules").

During the year ended 31 December 2023, the Company has complied with most of the Code Provisions of the CG Code, except for the deviations as stated in paragraph headed "Chairman and Chief Executive Officer" and "Re-election of Directors".

The Board will continuously review and improve the corporate governance practices and standards of the Company to ensure the business activities and decision making processes are regulated in a proper and prudent manner.

Code Provision C.2.1 and B.2.2

Code Provision C.2.1 stipulates that the roles of chairman and chief executive officer should be separated and should not be performed by the same individual but Mr. Lau Siu Ying currently assumes both roles of the Chairman and the Chief Executive Officer of the Company.

Code provision B.2.2 states that every director, including those appointed for a specific term, should be subject to retirement by rotation at lease once every three years. However, Mr. Lau, being the Chairman of the Board, does not need to retire by rotation. Mr. Lau has been in charge of the overall management of the Company since its incorporation.

企業管治常規

董事會致力維持高度企業管治,務求確 保所披露資料之完整性、透明度及質素, 從而保障所有股東之利益。本公司之企 業管治常規以香港聯合交易所有限公司 證券上市規則(「上市規則」)附錄C1所載 企業管治常規守則(「企業管治守則」)所 載之原則及守則條文(「守則條文」)為依 據。

截至二零二三年十二月三十一日止年度, 本公司一直遵循企業管治守則之大部分 守則條文,惟與「主席及首席執行官」及 「重選董事」兩段有所偏離。

董事會將不斷檢討及改善本公司之企業 管治常規及標準,確保業務活動及決策 程序獲得適當及審慎規管。

守則條文第C.2.1條及第B.2.2條

守則條文第C.2.1條規定,主席及首席執 行官之職能應予區分,不應由同一人兼 任,惟劉小鷹先生現時兼任本公司主席 及首席執行官之職銜。

守則條文第B.2.2條訂明每名董事,包括 獲委任指定任期的董事,須至少每三年 輪流退任。然而,董事會主席劉先生毋 須輪流退任。劉先生自本公司註冊成立 以來一直負責本公司之整體管理。

As a result, although Mr. Lau does not need to retire by rotation and assumes both roles of the Chairman and the Chief Executive Officer of the Company, the Board considers that such arrangement at the current stage of development of the Group can facilitate the execution of its business strategies and maximise the effectiveness of its operations. Nevertheless, through the supervision from the Board including the Independent Nonexecutive Directors, the interests of the shareholders should be adequately and fairly considered. 因此,儘管劉先生毋須輪流退任,並兼 任本公司主席及首席執行官兩職,惟董 事會認為此安排於本集團現發展階段可 促進本集團業務策略之執行,並可將業 務發揮至最大效益。然而,在董事會(包 括獨立非執行董事)之監察下,股東利益 應已獲充分及公平考慮。

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix C3 of the Listing Rules for securities transactions by Directors of the Company during the year under review.

Having made specific enquiry with all Directors, each of whom has confirmed that he has complied with the required standard as set out in the Model Code for the year ended 31 December 2023. The Model Code also applies to other specified senior management of the Group.

BOARD OF DIRECTORS

Overall accountability

Members of the Board are individually and collectively accountable to the shareholders for the success and sustainable development of the Company. The Board provides direction and approval in relation to matters concerning the Company's business strategies, policies and plans whilst the day-to-day business operations are delegated to the executive management. The Board is accountable to the shareholders and in discharging its corporate accountability, every Director of the Company is required to pursue excellence in the interests of the shareholders and fulfill his fiduciary duties by applying the required level of skills, care and diligence to a standard in accordance with the statutory requirements.

董事之證券交易

回顧年度,本公司已就其董事進行之證 券交易採納上市規則附錄C3所載上市發 行人董事進行證券交易的標準守則(「標 準守則」)。

向全體董事作出特定查詢後,各董事已 確認於截至二零二三年十二月三十一日 止年度內一直遵守標準守則所載之必守 標準。本集團其他指定高級管理人員亦 適用標準守則。

董事會

整體問責

董事會成員個別及共同就本公司之成功 及持續發展向股東負責。董事會指導及 審批本公司業務策略、政策及規劃相關 事宜,日常業務運作則委派行政管理人 員處理。董事會向股東負責,而履行其 企業問責時,本公司各董事須竭誠盡心 以股東利益行事,並按照符合法定規定 之標準應用必要水平之技能,謹慎盡忠 地履行其受信責任。

Board composition

The Board currently comprises three Executive Directors and three Independent Non-executive Directors of whom all are independent as defined under the Listing Rules. Independent Non-executive Directors constitute more than one-third of the Board. The Company has received from each Independent Non-executive Director an annual confirmation of his independence pursuant to the independence guidelines set out in Rule 3.13 of the Listing Rules and considers that all Independent Non-executive Directors are independent. To the best knowledge of the Company, there is no financial, business, family or other material/relevant relationship among the members of the Board. Brief biographical particulars of the Directors are set out on pages 31 to 33.

Re-election of directors

All Non-executive Directors of the Company are not appointed for a specific term but are subject to retirement by rotation in accordance with the Company's Bye-laws. In accordance with the relevant provisions in the Bye-laws of the Company, if the appointment of Directors is made by the Board, the Directors so appointed must stand for election by the shareholders at the first annual general meeting following their appointments and all Directors, except the Chairman, must stand for re-election by the shareholders by rotation. Separate resolutions are proposed for the election of each director.

Nomination of directors

The Nomination Committee is authorised by the Board to determine the policy for the nomination of Directors, to set out the nomination procedures and the process and criteria adopted to select and recommend candidates for directorship.

董事會組成

董事會現時成員包括三名執行董事及三 名獨立非執行董事,其中,三名獨立非 執行董事均為上市規則所界定之獨立人 士。獨立非執行董事構成董事會超過 分之一人數。本公司已收到各獨立主執 行董事根據上市規則第3.13條所載之冠 之地位指引就其獨立性所發出之年度均 認書,且認為全體獨立非執行董事會成 員之間並無財務、業務、家屬或其他重 大/相關關係。董事之簡歷詳請載於第 31至33頁。

重選董事

本公司所有非執行董事之委任並無指定 任期,惟彼等須根據本公司之公司細則 輪流退任。根據本公司之公司細則相關 條文,倘董事由董事會委任,則獲委任 之董事必須於獲委任後首屆股東週年大 會上由股東推選,而除主席外,所有董 事必須輪流接受股東重選。推選每名董 事均以獨立決議案提呈。

提名董事

提名委員會由董事會授權釐定提名董事 之政策,制定推選及推薦董事提名人所 採納之提名手續、程序及條件。

Board responsibilities and delegation

The Board collectively determines the overall strategies of the Company, monitors performance and the related risks and controls in pursuit of the strategic objectives of the Company. Day-to-day management of the Company is delegated to the Executive Directors or the officer in charge of each division and function who is required to report back to the Board. Functions reserved to the Board and those delegated to management are reviewed periodically. All Board members have separate and independent access to the senior management, and are provided with full and timely information about the conduct of the business and development of the Company, including monthly reports and recommendations on significant matters. Should separate independent professional advice be considered necessary by the Directors or any Board Committee, independent professional services would be made available to the Directors or such Board Committee upon request. The Board has delegated some of its functions to the Board Committees, details of which are set out below. Matters specifically reserved for the Board include approval of financial statements, dividend policy, significant changes in accounting policies, material contracts, significant appointments such as Company Secretary and external auditor, terms of reference of Board Committees, as well as major corporate policies.

董事會之責任及授權

董事會共同決定本公司之整體策略,監 察表現及相關風險,並為達成本公司策 略目標作出監控。執行董事或各部門及 功能主管人員獲委派處理本公司日常管 理,並須向董事會匯報。董事會保留之 職能及委派予管理層之職能會定期檢討。 全體董事會成員可個別及獨立接觸高級 管理層,並獲提供有關本公司業務及發 展之全面即時資料,包括有關重大事宜 之每月報告及推薦建議。倘若董事或任 何董事委員會認為有必要取得個別獨立 專業意見,則彼等可提出要求而獲提供 獨立專業服務。董事會已委派其部分職 能予董事委員會,有關詳情載於下文。 特定保留予董事會處理之事宜包括審批 財務報表、股息政策、會計政策重大變 動、重大合約、重大任命(例如公司秘書 及外聘核數師)、董事委員會職權範圍以 及主要公司政策。

To implement the strategies and plans approved by the Board, Executive Directors and senior management meet on a regular basis to review the performance of the Group and make financial and operational decisions. The Company has arranged appropriate insurance cover on directors and officers liability for its directors and officers.

Details of the responsibilities, membership, attendance and activities during the year of each Board Committee are set out on pages 43 to 48.

Board meetings and attendance

The Board meets regularly to review the financial and operating performance of the Company and to discuss future strategy. Five Board meetings were held in 2023. At the Board meetings, the Board reviewed significant matters including the Company's annual and interim financial statements, proposals for final and interim dividends (if any), annual report and interim report. At least 14 days' notice is given to all Directors for all regular Board meetings and all Directors are given the opportunity to include matters for discussion in the agenda. All minutes of the Board meetings are kept by the Company Secretary and are available to all Directors for inspection. During the year, the Chairman of the Company has held a meeting with all the Independent Nonexecutive Directors without other directors presented. 為執行經董事會審批之策略及計劃,執 行董事及高級管理層會定期會面,檢討 本集團表現,並作出財務及營運決定。 本公司已為其董事及高級人員安排合適 之董事及高級人員責任保險。

各董事委員會於年內之責任、成員、會 議出席情況及活動詳情載於第43至48頁。

董事會會議及出席情況

董事會定期開會以審閱本公司之財務及 營運表現,並商討未來策略。二零二三 年曾舉行五次董事會會議。於董事會會 議上,董事會審閱重大事宜,包括本定 司之年度及中期財務報表、末期及中島 (如有)建議、年度報告及中期報告。 全體董事就所有定期董事會會議記錄中加入 欲商討事宜。所有董事會會議記錄由公 司秘書存置,並可供全體董事查閱。年 內,本公司主席已與全體獨立非執行 避席。

The attendance record of each Director at Board meetings in 2023 is set out below:

於二零二三年,各董事出席董事會會議 之記錄載列如下:

Directors	董事	Attendance/ Number of Meetings 出席/會議次數
Chairman and Executive Director Mr. Lau Siu Ying	主席兼執行董事 劉小鷹先生	5/5
Executive Directors	執行董事	
Mr. Wang Yu	王 愚先生	5/5
Mr. Hou Zhenyang	侯震洋先生	0/3
(Resigned on 21 July 2023)	(於二零二三年七月二十一日辭任)	
Mr. Li Jianwu*	李建武先生*	2/2
(Appointed on 21 July 2023)	(於二零二三年七月二十一日獲委任	£)
Independent Non-executive Directors	獨立非執行董事	
Dr. Law Chun Kwan	羅振坤博士	5/5
Dr. Lo Wai Shun	勞維信博士	5/5
Mr. Leung Wai Hung	梁偉雄先生	5/5
* Two Board meetings were held after Mr. Li Jianw	ru was appointed * 於李建武先生於二零-	二三年七月二十一日獲

* Two Board meetings were held after Mr. Li Jianwu was appointed as an executive director on 21 July 2023.

Chairman and chief executive

Provision C.2.1 of the CG Code stipulates that the roles of chairman and chief executive should be separated and should not be performed by the same individual but Mr. Lau Siu Ying currently assumes both roles of the Chairman and the Chief Executive Officer of the Company.

Provision B.2.2 of the CG Code states that all directors should be subject to retirement by rotation at least once every three years, Mr. Lau Siu Ying, being the Chairman of the Board, does not need to retire by rotation.

主席及行政總裁

企業管治守則第C.2.1條規定主席及行政 總裁之職能應予區分,不應由同一人兼 任,惟劉小鷹先生現時兼任本公司主席 及首席執行官之職位。

委任為執行董事後,已舉行兩次董事會會議。

企業管治守則第B.2.2條訂明所有董事應 至少每三年輪流退任。然而,董事會主 席劉小鷹先生不必輪流退任。

Mr. Lau Siu Ying has been in charge of the overall management of the Company since its incorporation. As a result, although he does not need to retire by rotation and assumes both roles of the Chairman and the Chief Executive Officer of the Company, the Board considers that such arrangement at the Group's current stage of development can facilitate the execution of the Group's business strategies and maximise the effectiveness of its operations. Nevertheless, through the supervision from the Board including the Independent Non-executive Directors, the interests of the shareholders should be adequately and fairly considered. 劉小鷹先生自本公司註冊成立以來一直 負責本公司之整體管理。因此,儘管彼 不需輪流退任,並兼任本公司主席兼首 席執行官職務,但董事會認為此安排於 本集團現發展階段可促進本集團業務策 略之執行,並可將業務發揮至最大效益。 然而,在董事會(包括獨立非執行董事) 之監察下,股東利益應已充分及公平地 考慮。

Directors' continuing professional development

Each newly appointed director is provided with necessary induction and information to ensure that he has a proper understanding of the Company's operations and businesses as well as his responsibilities under the relevant statutes, laws, rules and regulations.

Directors' training is an ongoing process. During the year, Directors are provided with monthly updates on the Company's performance, position and prospects to enable the Board as a whole and each Director to discharge their duties. In addition, all Directors are encouraged to participate in continuous professional development to develop and refresh their knowledge and skills. The Company updates Directors on the latest development regarding the Listing Rules and other applicable regulatory requirements from time to time, to ensure compliance and enhance their awareness of good corporate governance practices.

董事持續專業發展

每名新委任董事獲提供必要入職培訓及 資料,確保彼對本公司之營運及業務以 及對彼在相關章程、法律、規則及法規 下之責任有正確認知。

董事培訓乃一項持續程序。年內,董事 獲提供有關本公司表現、狀況及前景之 每月更新,以便董事會整體及各名董事 履行其職責。此外,全體董事獲鼓勵參 與持續專業發展,對其知識及技能溫執 知新。本公司向董事提供有關上市規則 及其他不時適用監管規定之最新發展資 料,確保合規及提高良好企業管治常規 之認知。

The individual training record of each Director received for the year ended 31 December 2023 is summarised below:

於截至二零二三年十二月三十一日止年 度內各董事所接受培訓之個別記錄概述 如下:

	萃古 <i>바 石</i>	Attending seminar(s)/ programme(s)/reading relevant materials in relation to the business or director's duties 出席與業務或董事職責 相關之講座/課程/
Name of Directors	董事姓名	閲讀相關資料
Mr. Lau Siu Ying	劉小鷹先生	Yes
		是
Mr. Wang Yu	王 愚先生	Yes
		是
Mr. Hou Zhenyang	侯震洋先生	Yes
(Resigned on 21 July 2023)	(於二零二三年七月二十一日辭任)	是
Mr. Li Jianwu*	李建武先生*	Yes
(Appointed on 21 July 2023)	(於二零二三年七月二十一日獲委任)	是
Dr. Law Chun Kwan	羅振坤博士	Yes
		是
Dr. Lo Wai Shun	勞維信博士	Yes
		是
Mr. Leung Wai Hung	梁偉雄先生	Yes
		是

*

* Mr. Li Jianwu has obtained the legal advice referred to in Rule 3.09D of the Listing Rules and confirmed that he understood his obligations as a director of the Company upon his appointment as an executive director on 21 July 2023.

李建武先生已取得上市規則第3.09D條所述 的法律意見,並確認彼於二零二三年七月 二十一日獲委任為執行董事時已了解其作為 本公司董事的責任。

BOARD COMMITTEES

The Board has established three committees to oversee particular aspects of the Company's affairs and to assist in the execution of the Board's responsibilities. Sufficient resources are provided to enable the Board Committees to undertake their specific roles. The respective role, responsibilities and activities of each Board Committee are set out below:

Remuneration committee

The principal role of the Remuneration Committee is to determine and review, with delegated responsibility, the remuneration packages of individual executive directors and senior management, including salaries, bonuses, the matters relating to share schemes under Chapter 17 of the Listing Rules and other plans. The Remuneration Committee reviews and approves the management's remuneration proposals with reference to the Board's corporate goals and objectives and considers salaries paid by comparable companies, time commitment and responsibilities and employment conditions elsewhere in the Group, so as to align management incentives with shareholders' interests.

The Remuneration Committee currently comprises three Independent Non-executive Directors and an Executive Director. The Chairman of the Remuneration Committee is Mr. Leung Wai Hung, an Independent Non-executive Director. The Company Secretary of the Company serves as the secretary of the committee. Minutes for the meetings are sent to the committee members within a reasonable time after the meetings. The full terms of reference are available on the Company's website and The Stock Exchange of Hong Kong Limited's website.

The composition of the Remuneration Committee during the year as well as the meeting attendance of the committee members are as follows:

董事委員會

董事會已成立三個委員會,以監督本公 司事務之特定範疇,並協助執行董事會 責任。董事委員會獲提供足夠資源履行 其特定職責。各董事委員會之相關角色、 責任及活動載列如下:

薪酬委員會

薪酬委員會之主要角色為根據轉授責任 釐定及審閱個別執行董事及高級管理人 員之薪酬待遇,包括薪金、花紅、有關 上市規則第17章所述股份計劃的事宜及 其他計劃。薪酬委員會參照董事會之企 業目標及目的審閱及審批管理人員之薪 酬建議,並考慮可資比較公司支付之薪 金、投入之時間及責任,以及本集團 與股東利益保持一致。

薪酬委員會現時由三名獨立非執行董事 及一名執行董事組成。薪酬委員會主席 為獨立非執行董事梁偉雄先生。本公司 之公司秘書出任委員會秘書。會議之會 議記錄將於會議後之合理時間內發送予 委員會成員。完整之職權範圍可於本公 司網站及香港聯合交易所有限公司網站 查閱。

薪酬委員會於年內之組成及各委員會成 員出席會議之情況如下:

Membership and Attendance

成員及出席情況

Members	成員		Attendance/ Number of Meetings 出席/會議次數
Independent Non-executive Directors	獨立非執行	董事	
Dr. Law Chun Kwan	羅振坤博士		2/2
Dr. Lo Wai Shun	勞維信博士		2/2
Mr. Leung Wai Hung <i>(Chairman)</i>	梁偉雄先生	(主席)	2/2
Executive Director	執行董事		
Mr. Lau Siu Ying	劉小鷹先生		2/2
Two meetings were held in the year in which the Re Committee reviewed the remuneration policies and a salaries and bonuses of the Executive Directors management. The Remuneration Committee has con with the Chairman of the Company about proposals the remuneration packages of other Executive Director management.	pproved the and senior mmunicated s relating to	上已審閲薪酬政 高級管理人員之 會已與本公司主	內曾舉行兩次會議,會 策,並審批執行董事及 薪金及花紅。薪酬委員 席就其他執行董事及高 酬待遇建議進行溝通。
Pursuant to code provision E.1.5 of the CG Code, remuneration of the senior management of the Comp for the year ended 31 December 2023 were as follows	any by band	公司高級管理層	則之守則條文E.1.5,本 截至二零二三年十二月 之年度薪酬範圍如下:
			Number of individual 人數
Nil to HK\$1,000,000	0 零至1,000,000港元		1
Details of directors' emoluments and retirement benefits are disclosed on pages 206 to 207. Remuneration payable to members of senior management is disclosed on page 243. At 31		頁披露。應付高	福利詳情於第206至207 級管理層成員之薪酬於 於二零二三年十二月

disclosed on pages 206 to 207. Remuneration payable to members of senior management is disclosed on page 243. At 31 December 2023, there were no outstanding shares in respect of which options had been granted. Details of the Company's share option plan are disclosed on pages 237 to 238. 董事酬金及退休福利詳情於第206至207 頁披露。應付高級管理層成員之薪酬於 第243頁披露。於二零二三年十二月 三十一日,概無已授出購股權相關之已 發行股份。有關本公司購股權計劃詳情 披露於第237至238頁。

Audit committee

The Audit Committee reviews financial information of the Group, monitors the effectiveness of the external audit and oversees the appointment, remuneration and terms of engagement of the Company's external auditor, as well as their independence. The Audit Committee is also responsible for reviewing the financial reporting process and the system of internal controls and risk management. The Board also delegated corporate governance functions to the Audit Committee, including the determination, review and monitoring of (a) the development and review of the Company's policies and practices on corporate governance and recommendations; (b) the training and continuous professional development of directors and senior management; (c) the Company's policies and practices on compliance with legal and regulatory requirements; (d) the code of conduct of the Company; and (e) the Company's policies and practices on corporate governance and its compliance with the CG Code and disclosures in the Corporate Governance Report. The full terms of reference setting out the committee's authority and its role and responsibilities are available on the Company's website and The Stock Exchange of Hong Kong Limited's website.

The Audit Committee currently consists of three Independent Non-executive Directors, with one of whom having the relevant professional qualifications and expertise. The Chairman of the Audit Committee is Mr. Leung Wai Hung, an Independent Nonexecutive Director. The Company Secretary acts as secretary of the Audit Committee. Sufficient resources are made available to the Audit Committee when independent legal or professional advice is required.

The Audit Committee meets at least twice a year. The external auditors of the Company are invited to the meetings, take part in the discussions and answer questions from the committee members. By invitation of the Audit Committee, other Directors and senior executives may also attend the meetings.

The Audit Committee held three meetings in the year. The Company Secretary prepared full minutes of the audit committee meetings with details of discussions and decisions reached. The draft and final versions of minutes were sent to all committee members within a reasonable time after each meeting.

審核委員會

審核委員會審閱本集團之財務資料,監 察外部審核之效能,以及監督本公司外 聘核數師之委任、薪酬、委聘條款及其 獨立性。審核委員會亦負責審閲財務報 告程序,以及內部監控及風險管理制度。 董事會亦向審核委員會委派企業管治職 能,包括釐定、審閱及監察(a)本公司有 關企業管治之政策及常規之發展及審閱, 並提供推薦建議;(b)董事及高級管理人 員之培訓及持續專業發展;(c)本公司遵 循法定及監管規定之政策及常規;(d)本 公司之行為守則;及(e)本公司之企業管 治、遵循企業管治守則及企業管治報告 書之披露之政策及常規。載列委員會權 力以及其角色及職責之完整職權範圍可 於本公司網站及香港聯合交易所有限公 司網站杳閱。

審核委員會現時由三名獨立非執行董事 組成,其中一人具備相關專業資格及知 識。審核委員會主席為獨立非執行董事 梁偉雄先生。公司秘書出任審核委員會 秘書。審核委員會獲提供足夠資源在有 需要時取得獨立法律或專業意見。

審核委員會每年最少舉行兩次會議。本 公司之外聘核數師獲邀出席會議,參與 討論及回答委員會成員提問。其他董事 及高級行政人員亦應審核委員會邀請出 席會議。

審核委員會於年內曾舉行三次會議。公 司秘書已編製審核委員會會議之完整會 議記錄,記錄討論詳情及達成之決定。 會議記錄草稿及定稿已於各會議後之合 理時間內發送予全體委員會成員。

The composition of the Audit Committee during the year as well as the meeting attendance of the committee members are as follows: 審核委員會於年內之組成及各委員會成 員出席會議之情況如下:

Membership and Attendance

成員及出席情況

Members	成員	Attendance/ Number of Meetings 出席/會議次數	
Independent Non-executive Directors	獨立非執行董事		
Dr. Law Chun Kwan	羅振坤博士	3/3	
Dr. Lo Wai Shun	勞維信博士	3/3	
Mr. Leung Wai Hung <i>(Chairman)</i>	梁偉雄先生(主席)	3/3	

During the year, the Audit Committee has discussed with the external auditor their independence and the nature and scope of the audit; reviewed the interim and annual financial statements of the Group, particularly judgmental areas, before submission to the Board; reviewed the effectiveness of the internal control system of the Group, findings and management's response; reviewed the Group's adherence to the code provisions in the CG Code. The Audit Committee recommended the Board to adopt the 2023 interim and 2022 annual financial statements. The Audit Committee has also performed the aforesaid corporate governance duties as delegated to it by the Board.

年內,審核委員會已與外聘核數師討論 其獨立性,以及審核性質及範圍;在呈 交董事會前審閱本集團之中期及年度財 務報表,尤其判斷範圍;審閱本集團內 部監控制度之效能、結果及管理層回應; 審閱本集團遵守企業管治守則之守則條 文之情況。審核委員會建議董事會採納 二零二三年之中期及二零二二年度財務 報表。審核委員會亦已履行董事會向其 委派之上述企業管治職責。

Nomination committee

The Nomination Committee is authorised by the Board to determine the policy for the nomination of Directors, to set out the nomination procedures and the process and criteria adopted to select and recommend candidates for directorship. The Nomination Committee is also responsible for reviewing the structure, size and composition of the Board, and assessing the independence of Independent Non-executive Directors.

提名委員會

提名委員會由董事會授權釐定提名董事 之政策,制定所採納之推選及推薦董事 提名人之提名手續、程序及條件。提名 委員會亦負責審閲董事會之架構、規模 及組成,以及評估獨立非執行董事之獨 立性。

The Nomination Committee reviews the structure, size and composition of the Board regularly and makes recommendation to the Board to complement the corporate strategy of the Company. The appointment of a new Director is a collective decision of the Board, taking into consideration the procedures for Shareholders to propose a person for election as a Director of the Company and the Board Diversity Policy. The Board believes that changes to the Board composition shall be managed without undue disruption, and shall continue to provide a balanced composition of the executive Directors, the non-executive Directors (including independent non-executive Directors) so that there is a strong independent element in the Board, which can effectively exercise independent judgement.

The criteria to be applied in considering whether a candidate is qualified shall be his or her ability to devote sufficient time and attention to the affairs of the Company, contribution to the diversity of the Board and ability to effectively carry out the Board's responsibilities. Further details of the selection criteria and the procedure are set out in the terms of reference of the Nomination Committee.

The Nomination Committee currently comprises five members, a majority of whom are Independent Non-executive Directors and is chaired by the Chairman of the Board. The Company Secretary of the Company serves as secretary of the Nomination Committee. Minutes for the meetings are sent to the Nomination Committee members within a reasonable time after the meetings. The full terms of reference are available on the Company's website and The Stock Exchange of Hong Kong Limited's website.

The composition of the Nomination Committee during the year as well as the meeting attendance of the committee members are as follows:

提名委員會定期檢討董事會的架構、人 數及組成,並向董事會提出建議,以補 充本公司的企業策略。委任新董事為董 事會的集體決策,須考慮股東推選任何 人士擔任本公司董事的程序以及董事會 成員多元化政策。董事會認為,董事會 組成的變動不應對本公司帶來過度干擾, 並繼續確保執行董事與非執行董事(包括 獨立非執行董事)之間的人員均衡,令董 事會具備強力的獨立性,從而能夠有效 作出獨立判斷。

用於考慮候選人是否符合資格的標準, 應視乎候選人是否能投入足夠時間及精 神以處理本公司事務,並促進董事會成 員多元化,使董事會能有效履行其職責。 更多甄選標準及程序的詳情載於提名委 員會職權範圍。

提名委員會現時由五名成員組成,大部 分為獨立非執行董事,並由董事會主席 出任其主席。本公司之公司秘書出任提 名委員會秘書。會議之會議記錄於各會 議後之合理時間內發送予提名委員會成 員。完整之職權範圍可於本公司網站及 香港聯合交易所有限公司網站查閱。

提名委員會於年內之組成及各委員會成 員出席會議之情況如下:

Membership and Attendance

成員及出席情況

Mei	mbers	成員		Attendance/ Number of Meetings 出席/會議次數
Exe	cutive Directors	執行董事		
Mr.	Lau Siu Ying <i>(Chairman)</i>	劉小鷹先生(、 主席,) 2/2
Mr.	Wang Yu	王 愚先生		2/2
Inde	ependent Non-executive Directors	獨立非執行動	董事	
Dr. I	Law Chun Kwan	羅振坤博士		2/2
Dr. I	Lo Wai Shun	勞維信博士		2/2
Mr.	Leung Wai Hung	梁偉雄先生		2/2
men	ng the financial year, two meeting were h nbers of the Nomination Committee have idered, and/or resolved the following matters:		員會	す政年度內已舉行兩次會議,提名委 脅成員已於會上履行、考慮及∕或議 ∽列事項∶
	annual review on the structure, size and d Board;	iversity of the	—	對董事會架構、規模及多元化之年 度審閱:
	reviewing the existing Nomination Policy and B and the implementations;	oard Diversity,		審閱現有提名政策及董事會多元性 及執行情況;
_	discussion of appointment of executive Director	or;	_	討論委任執行董事:
	assessment on the independence of Indep executive Directors and review of the annual on their independence; and		_	評估獨立非執行董事之獨立性及審 閱彼等獨立性之年度確認:及
_	review of the re-appointment of Directors wh office by rotation at the past AGM and offer for re-election.			審閱於上屆股東週年大會上輪值退 任及膺選連任董事之重新委任。

BOARD DIVERSITY AND WORKFORCE

The Company has formulated the board diversity policy aiming at setting out the approach on diversity of the Board of the Company. The Company believes that a diversity of perspectives can be achieved through consideration of a number of aspects, including but not limited to skills, regional and industry experience, background, race, gender and other qualities. Board appointments will be made on merit basis and candidates will be considered against objective criteria, with due regard for the benefits of diversity on the Board. There is no financial, business, family or other material/relevant relationships between Board members. Under the revised Rule 13.92 of the Listing Rules that came into effect on 1 January 2022, a single gender Board will not be considered by the Stock Exchange to have achieved Board diversity. The Company targets to comply with this new requirement no later than 31 December 2024, being the end of the transitional period as specified by the Stock Exchange, and the Board will consider amending the Board diversity policy to include appointment of at least a director of a different gender so that the potential successors to the Board can achieve gender diversity.

The Board places emphasis on diversity (including gender diversity) across all levels of the Group. The employee gender ratio of the Group (including senior management) as at 31 December 2023 is 58.8% male: 41.2% female. The Group when hiring employees considers a number of factors, including but not limited to gender, age, cultural and education background, gualification, ethnicity, professional experience, skills, knowledge and length of service, and the Group will make sure achieving gender diversity across the workforce. During the year ended 31 December 2023, the Board was not aware of any mitigating factors or circumstances which make achieving gender diversity across the workforce (including senior management) more challenging or less relevant. The Nomination Committee is responsible for monitoring and reviewing the implementation of the board diversity policy to ensure its effectiveness and recommending any revisions of the policy to the Board for consideration and approval.

董事會及僱員多元化

本公司制定董事會成員多元化政策,旨 在載明將本公司董事會成員予以多元化 的方法。本公司認為,透過綜合考量多 個方面,包括但不限於技巧、區域及行 業經驗、背景、種族、性別及其他質素, 可實現視角多元化。董事會任命將擇優 作出,而顧及董事會多元化的種種好處, 候選人將按客觀標準考慮。董事會成員 之間概無任何財務、業務、家庭或其他 重要/相關關係。根據二零二二年一月 一日生效之經修訂上市規則第13.92條, 聯交所不會視成員全屬單一性別的董事 會達到成員多元化。本公司旨在二零 二四年十二月三十一日前,即聯交所訂 明之過渡期結束前符合新訂要求,董事 會將考慮修訂董事會多元化政策,而董 事會亦將考慮修訂董事會多元化政策以 包括任命至少一名不同性別的董事,以 使董事會的潛在繼任者達致性別多元化。

董事會重視在本集團各層次均實現多元 化(包括性別多元化)。截至二零二三年 十二月三十一日,本集團僱員性別比例 (包括高級管理人員)為男性58.8%,女 性41.2%。本集團在聘用僱員時, 會從 多個因素考慮董事會成員多元化,包括 但不限於性別、年齡、文化及教育背景、 資格、種族、專業經驗、技能、知識及服 務任期,同時本集團將確認實現全體員 工性別多元化。截至二零二三年十二月 三十一日,董事會並不知悉及任何會令 全體員工(包括高級管理人員)達到性別 多元化更具挑戰或較不相干的因素及情 況。提名委員會負責監督及檢討董事會 多元化政策的執行情況,以確保其成效, 並推薦董事會考慮任何政策修訂及批准。

DIRECTORS' RESPONSIBILITY FOR THE FINANCIAL STATEMENTS

The Directors acknowledged the responsibilities for preparing the financial statements which give a true and fair view of the affairs of the Company and its subsidiaries. The auditors are responsible to form an independent opinion, based on their audits, on the Group's financial statements and express their opinions.

The responsibilities of the external auditor with respect to the financial statements for the year ended 31 December 2023 are set out in the Independent Auditor's Report on pages 104 to 111.

MATERIAL UNCERTAINTY RELATED TO GOING CONCERN

Pursuant to Code Provision D.1.3, the Board draws the attentions of shareholders and other stakeholders of the Company to a situation where the directors are aware of certain material uncertainties may cast significant doubt on the Company's ability to continue as a going concern which has been disclosed in note 3(b) to the consolidated financial statements.

Shareholders and stakeholders of the Company are advised to refer to the Independent Auditors' Report for the details of going concerns issues.

董事就財務報表須承擔之責任

董事知悉須負責編製真實公允地反映本 公司及其附屬公司狀況之財務報表。核 數師須負責根據其審核對本集團之財務 報表達致並發表獨立意見。

外聘核數師就截至二零二三年十二月 三十一日止年度之財務報表須承擔之責 任載於第104至111頁之獨立核數師報告。

與持續經營有關的重大不確定性

根據守則條文第D.1.3條,董事會提請股 東及本公司其他持份者注意,董事知悉 若干重大不明朗因素,可能對本公司持 續經營的能力構成疑問,其已披露於綜 合財務報表附註3(b)。

建議本公司股東及持份者參閱獨立核數 師報告瞭解有關持續經營問題的詳情。

AUDITOR'S REMUNERATION

An analysis of the remuneration paid to the external auditor of the Company, Yongtuo Fuson CPA Limited, in respect of audit services and non-audit services for the year ended 31 December 2023 is set out below:

核數師酬金

截至二零二三年十二月三十一日止年度, 就審計服務及非審計服務向本公司外聘 核數師永拓富信會計師事務所有限公司 支付的酬金分析載列如下:

Service Category	服務類別	Fees Paid/ Payable 已付/ 應付費用 HK\$'000 千港元
Audit services	審計服務	
— 2023 Annual audit	一二零二三年年度審計	880
Non-audit services	非審計服務	
 Reporting on Profit Forecasts, Statements of Sufficiency of Working Capital and Statements of Indebtedness and Accountants' report on Beijing Feiying Changyou Technology Co., Ltd for inclusion in the Circular 	一有關北京飛鷹暢遊科技有限公司盈 利預測、營運資金充足性聲明及債 務聲明之報告,以供載入通函	400
— Agree-upon procedures on 2023 interim financial information	一有關二零二三年中期財務資料之協 定程序	70

1,350

COMPANY SECRETARY

Mr. SO Chi Kai ("Mr. So"), was appointed as the Group Financial Controller and Company Secretary of the Company ("Company Secretary") on 3 April 2018 and is responsible for overseeing the Group's financial reporting, financial management and company secretarial matters.

公司秘書

蘇子佳先生(「蘇先生」)於二零一八年四 月三日獲委任為本公司之集團財務總監 及公司秘書(「公司秘書」),負責監察本 集團之財務申報、財務管理及公司秘書 事宜。

The Company Secretary is mainly responsible for assisting the Chairman of the Board and its committees to prepare agendas for meetings and to prepare and disseminate meeting material to the Directors and committees' members in a timely and comprehensive manner; ensuring every Director complies with the Board's policy and procedures, and all applicable rules and regulations; and ensuring accurate records of Board/committee meeting proceedings, discussions and decisions are recorded. According to Rule 3.29 of the Listing Rules, Mr. So has taken no less than 15 hours of relevant professional training during the year. His biography is set out on page 34 of this Annual Report.

RISK MANAGEMENT AND INTERNAL CONTROL FRAMEWORK

The Group's existing corporate governance framework and the significant risks of the Group were summarized as follows:

Goals and Objectives

The Board is responsible for evaluating and determining the nature and extent of the risks it is willing to take in achieving the Group's strategic objectives, and ensuring the implementation of an effective risk management and internal control systems.

The Board acknowledged that the risk management and internal control systems are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

Main features of the risk management and internal control systems

The Group's risk governance structure and the main responsibilities are summarised below:

Board

- To evaluate and determine the nature and extent of the risks it is willing to take in achieving the Group's strategic objectives, and ensuring the implementation of an effective risk management and internal control systems;
- To oversee the Group's risk management and internal control systems on an ongoing basis;

公司秘書主要負責協助董事會主席及其 委員會適時全面地編製會議議程及編製 會議文件並發送予董事及委員會成員; 確保各董事遵守董事會政策及程序及所 有適用規定及規則;以及確保準確記錄 董事會/委員會會議的會議程序、討論 及決策。根據上市規則第3.29條,蘇先 生於年內已參與不少於15個小時的相關 專業培訓。彼之履歷載於本年報第34頁。

風險管理及內部監控框架

本集團之現有企業管治框架及本集團之 重大風險概述如下:

目標及目的

董事會負責評估及釐定本集團達成策略 目標時所願意承擔的風險性質及程度, 並確保實施有效風險管理及內部監控系 統。

董事會確認風險管理及內部監控系統旨 在管理而非消除無法達成業務目標之風 險,且就避免重大錯誤陳述或損失而言, 僅能提供合理而非絕對之保證。

風險管理及內部監控系統之主要特點

本集團之風險管治架構及主要責任概述 如下:

董事會

- 評估及釐定於達致本集團之策略目 標時所願意承擔之風險之性質及程 度,並確保落實有效之風險管理及 內部監控系統;
- 持續監督本集團之風險管理及內部
 監控系統;

- To perform an annual review to ensure the adequacy of resources, staff qualifications and experience, training programmes and budget of the Group's accounting, internal audit and financial reporting functions; and
- To oversee the management/responsible party ("responsible management") in the design, implementation and monitoring of the risk management and internal control systems.

Management

- To design, implement and monitor the risk management and internal control systems;
- To perform risks identification assessment which might threaten the strategic objectives set;
- To review the risk and risk level and advise on any matters which might be raised by employees and the Group;
- To assist external consultant to analysis and appraise the adequacy and efficiency of the Group's risk management and internal control systems; and
- To coordinate all the risks management and activities process and in compliance with Listing Rules and report periodically to the Board.

Process Used to Identify, Evaluate and Manage Significant Risks

The processes used to identify, evaluate and manage significant risks by the Group were summarized as follows:

Risk Identification

 Identified the risks through discussion with the management. Risk Assessment Questionnaire was used to document the risk identified by the responsible parties.

- 進行年度檢討,以確保本集團之會 計、內部審核及財務申報職能之資 源、員工資歷及經驗、培訓課程及 預算之充足性;及
- 監管管理層/責任方(「負責管理 層」)設計、實施及監察風險管理及 內部監控系統。

管理層

- 設計、實施及監察風險管理及內部 監控系統;
- 對可能威脅策略目標設定之風險進 行風險識別評估;
- 審查風險及風險水平,並就可能由 僱員及本集團提出之任何事項提出 建議;
- 協助外聘顧問分析及評估本集團風
 險管理及內部監控系統之充分性及
 有效性;及
- 協調所有風險管理及活動流程,並 遵照上市規則之規定及定期向董事 會匯報。

用於識別、評估及管理重大風險之流程

本集團用於識別、評估及管理重大風險 之流程概述如下:

風險識別

 透過與管理層討論識別風險。風險 評估問卷乃用於記錄責任方所識別 之風險。

Risk Assessment

Identified the existing controls and analysing risks in terms of consequence and likelihood in the context of those controls. The risk analysis considered the range of potential consequences and how likely those consequences were to occur. Consequence and likelihood might be combined to produce an estimated level of risk.

Risk Response

- Categorised the risks into low risk, medium risk and high risks;
- Determined the strategy to handle the risk; and •
- Developed the risk register and internal control audit plan and determined the frequency of review and control testing on key controls.

Risk Monitoring and Reporting

- On-going communication of monitoring results to the Audit Committee which enables it to assess control of the Group and the effectiveness of risk management during the year, including:
 - Risk questionnaires completed by the management, risk register and internal audit plan; and
 - Fact finding report with recommendations on the review and testing of internal controls on certain operating cycles and areas.

Internal Audit Function

With the assistance of the external consultant, the Group's internal audit function is performed by the management of the Company, including analysing and appraising the adequacy and effectiveness of the Group's risk management and internal control systems.

風險評估

確定現有監控並於該等監控過程中 分析風險後果及可能性。風險分析 考慮潛在後果範圍以及發生該等後 果之可能性。後果及可能性可能予 以合併,以得出估計風險水平。

風險應對

- 將風險分類為低風險、中風險及高 風險;
- 釐定處理風險之策略;及
- 制定風險登記及內部監控審核計劃 • 以及釐定有關主要監控之檢討及監 控測試頻率。

風險監察及匯報

- 持續向審核委員會傳達監察結果, 使其能夠於年內對本集團之監控及 風險管理成效進行評估,包括:
 - 由管理層完成之風險問卷、風 險登記及內部審核計劃;及
 - 事實調查報告,當中載有就有 關若干營運调期及範圍之內部 監控檢討及測試作出之推薦建 議。

內部審核職能

在外部顧問之協助下,本集團之內部審 核職能由本公司管理層履行,包括分析 及評估本集團風險管理及內部監控系統 是否充足且具成效。

The Company has engaged an external consultant to assist the Company to:

- Perform the risk assessment based on management evaluation on identified area and report the findings and recommendations to the management;
- Conduct various agreed upon reviews, on a rotationaly basis, on the Group's existing internal control policies regarding notifiable transactions and connected transactions and identify any significant weakness in its controls; and
- Conduct various agreed upon reviews, on a rotationaly basis, on material controls and perform testing of internal controls on certain operating cycles and areas in accordance with the Company's Internal Control Audit Plan.

The Company has considered the recommendations on the internal audit findings identified by the external consultant and will be completed the implementation of the aforesaid recommendations in the upcoming financial year.

During the year, the Board conducted an annual review on the effectiveness of the Company's risk management and internal control systems. The Board concluded that the risk management and internal control systems of the Company were adequate and effective during the year.

In addition to the above, pursuant to Code Provision D.2.9, the Company disclosed the following details of significant areas of concern about internal control findings. 本公司已委聘外部顧問以協助本公司:

- 根據管理層對已識別範圍之評估進 行風險評估並向管理層匯報調查結 果及推薦建議;
- 輪流對本集團有關須予公布的交易
 及關連交易的內部監控政策進行協定的審閱,並識別監控中的任何重
 大不足之處;及
- 輪流對重大監控進行各項協定檢 討,並根據本公司之內部監控審核 計劃對若干營運週期及範圍進行內 部監控測試。

本公司已考慮就外聘顧問所識別之內部 審核發現作出之推薦建議,並將於下一 個財政年度完成實施上述推薦建議。

年內,董事會對本公司之風險管理及內 部監控系統之成效進行年度檢討。董事 會之結論為本公司於年內之風險管理及 內部監控系統屬充足及有效。

除上文外,根據守則條文D.2.9,本公司 披露了以下有關內部監控調查結果的重 大須關注事項的詳情。

During the year ended 31 December 2023, the Stock Exchange of Hong Kong Limited (the "Stock Exchange") published a statement of disciplinary action (the "Statement") on 31 October 2023 in relation to breaches of the Listing Rules. Pursuant to the direction of the Listing Committee of the Stock Exchange, the Company has appointed an Internal Control Advisor to conduct a thorough review of, and make recommendations to improve, the Company's internal controls and to ensure compliance with Chapters 14 and 14A of the Listing Rules ("Relevant Listing Rules"). The key internal control findings of the review on the Group's the internal control weaknesses of compliance with Relevant Listing Rules include, among other things, the following areas: 於截至二零二三年十二月三十一日止年 度,香港聯合交易所有限公司(「聯交所」) 於二零二三年十月三十一日就違反上市 規則刊發了紀律行動聲明(「聲明」)。根 據聯交所上市委員會的指示,本公司已 委任一名內部監控顧問對本公司的內部 監控進行全面檢討並提出改善建議,以 確保遵守上市規則第14及14A章(「相關 上市規則」)。就本集團在遵守相關上市 規則方面的內部監控弱點進行檢討的主 要內部監控調查結果包括(其中包括)以 下範疇:

Improvements on the Group's written compliance policies 改進本集團書面合規政策及程序, and procedures, Enhancement of monthly updates reporting procedures, 加強每月更新報告程序, Set up of system for tracking continuing connected 建立持續關連交易追蹤系統, transaction, Implementation of processes to identify and discover **實施識別及發現關連交易的程序**, connected transactions, Set up of ongoing training policy for directors and senior 為董事及高級管理層就上市規則合 management on listing rules compliance, 規制定持續培訓政策, Enhancement of internal audit functions; and 加強內部審核職能;及 Improvement of Board Practices on internal control 改善董事會內部監控監察常規 monitoring Details of the findings and recommendations of the review was 有關審閱結果及建議的詳情載於本公司

published in the Company's announcement dated 20 March 2024.

日期為二零二四年三月二十日的公告。

The Company submitted the written report of the Internal Control Adviser containing its recommendations to the Listing Division of the Stock Exchange and furnished the Listing Division with the Internal Control Adviser's written report on the Company's full implementation of the said recommendations within the respective prescribed time requirements. The Board confirmed that all the recommendations of the Internal Control Adviser have been implemented and the Internal Control Adviser had performed follow-up reviews on the enhanced internal control measures adopted by the Group. The Board is of the view that (i) the above key internal control findings have been remediated and the related risks have been managed to a reasonably acceptable level; and (ii) the remedial actions and improvement measures implemented by the Group are adequate and sufficient to address the above key internal control findings.

Moreover, pursuant to the direction of the Listing Committee of the Stock Exchange, the Company also appointed Rainbow Capital (HK) Limited, a licensed corporation under the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong), as the compliance adviser of the Company on an on-going basis for consultation on compliance with the Listing Rules for a period of two years with effect from 31 October 2023. The Board is of the view that such appointment will further enhance the Group's Listing Rules compliance control functions in the future.

INSIDE INFORMATION

The Company is fully aware of its obligations under the new Part XIVA of the Securities and Futures Ordinance, Chapter 571 and the Listing Rules. The Board has adopted procedures and internal controls policy which contains the guideline to the Directors and officers of the Company to ensure that the inside information of the Company is to be disseminated to public in an equal and timely manner in accordance with the applicable laws and regulations. Such policy provides guidance on the Company conducting its affairs with close regard to the disclosure requirements under the Listing Rules as well as the "Guidelines on Disclosure of Inside Information" published by the Securities and Futures Commission of Hong Kong in June 2012.

本公司已向聯交所上市科提交內部監控 顧問載有其建議的書面報告,向上市科 提交內部監控顧問有關本公司於各自規 定時間內全面執行上述建議的書面報告。 董事會確認,內部監控顧問的所有建議 均已實施,且內部監控顧問已就本集團 採納的強化內部監控措施進行跟進審查。 董事會認為,(i)上述主要內部監控發現已 獲糾正,相關風險已控制至合理可接受 水平;及(ii)本集團實施的糾正行動及改 進措施足以解決上述主要內部監控發現。

此外,根據聯交所上市委員會的指示, 本公司亦委任浤博資本有限公司(證券及 期貨條例(香港法例第571章)項下的持 牌法團)為本公司的持續合規顧問,就遵 守上市規則進行諮詢,自二零二三年十 月三十一日起為期兩年。董事會認為, 該等委任將進一步加強本集團於日後的 上市規則合規監控職能。

內幕消息

本公司完全了解其於證券及期貨條例(第 571章)新第XIVA部及上市規則項下之義 務。董事會已採納載有對董事及本公司 高級人員之指引之政策,以確保本公司 內幕消息將根據適用法律及法規以平等 及及時之方式向公眾人士發佈。有關政 策為本公司處理事務提供指引,充分考 慮上市規則及香港證券及期貨事務監察 委員會於二零一二年六月刊發之「內幕消 息披露指引」之披露規定。

CODE OF CONDUCT

The Company is committed to high standard of business ethics and integrity. A code of conduct is enforced on all employees of the Group. The employees at all levels are expected to act in an honest, diligent and responsible manner. No personal gifts or other forms of advantages from any person or organisation doing business with the Group can be accepted by any employee. Business partners and customers are reminded from time to time that our policy forbids any employee or agent of the Group from accepting any gift from them.

COMMUNICATION WITH SHAREHOLDERS

The Company attaches great importance to communications with shareholders and investors as always, and is committed to disclosing information that is important to shareholders and investors in a timely and objective manner through multiple channels. We actively and effectively communicate the Company's latest business development and strategies to the capital market. To further optimize this communication, the Group has established Investors (Shareholders Included) Communication Policy and regularly reviews and assesses its implementation and effectiveness. During the Reporting Period, the Board has reviewed the Investors (Shareholders Included) Communication Policy and considers it to be effective. Major means of communication with shareholders of the Company are as follows:

Information disclosure on company website

The Company endeavours to disclose all material information about the Group to all interested parties as widely and timely as possible. The Company maintains company websites at www.chinafortune.com and www.fortunetele.com where important information about the Group's activities and corporate matters such as annual reports and interim reports to shareholders, announcements, business development and operations, corporate governance practices and other information is available for review by shareholders and other stakeholders. When announcements are made through the website of The Stock Exchange of Hong Kong Limited, the same information will be made available on the Company's website.

行為守則

本公司致力維持高度廉正之業務操守, 並對本集團全體僱員實施行為守則,冀 各級僱員以誠懇、勤奮及負責任之態度 工作。任何僱員一概不得接受任何與本 集團業務有往來之人士或機構之個人禮 品或其他形式之利益。業務夥伴及客戶 應不時緊記,本公司之政策禁止本集團 任何僱員或代理接受彼等之任何禮品。

與股東溝通

本公司一如既往十分重視與股東及投資 者保持有效的溝通,致力於通過多渠道 及時客觀地向股東及投資者披露重要資 料。我們積極高效地與資本市場溝通建 公司最新業務進展及策略。為進一步優 化溝通,本集團已制定投資者(包括股東) 溝通政策,定期檢討及評估該政策的落 實情況及成效。於報告期內,董事會已 審核投資者(包括股東)溝通政策,並認 為其屬有效。與本公司股東溝通之主要 渠道如下:

於公司網站披露資料

本公司致力向所有權益相關人士,儘可能 適時披露所有關於本集團之重要資料。本 公司設有公司網站(www.chinafortune.com 及www.fortunetele.com),股東及其他權 益關涉者可於網站內閲覽關於本集團業 務活動及公司事宜之重要資料,例如致 股東之年報及中期報告、公佈、業務發 展及營運、企業管治常規及其他資料。 本公司透過香港聯合交易所有限公司網 站作出公佈時,亦會於本公司網站登載 相同資料。

General meetings with shareholders

The Company's annual general meeting provides an useful platform for direct communication between the Board and shareholders. Separate resolutions are proposed on each substantially separate issue at the general meetings.

The 2023 annual general meeting ("2023 AGM") was held on 23 May 2023. The attendance record of the Directors at the 2023 AGM is set out below:

股東大會

本公司之股東週年大會提供一個有效平 台,讓董事會與股東直接溝通。於股東 大會上會就各項大致上獨立之事項提呈 獨立決議案。

二零二三年股東週年大會(「二零二三年 股東週年大會」)已於二零二三年五月 二十三日舉行。董事出席二零二三年股 東週年大會之記錄載列如下:

Directors	董事		Attendance/ Number of Meetings 出席/會議次數
	<u> </u>		
Chairman and Executive Director	主席兼執行董	事	
Mr. Lau Siu Ying	劉小鷹先生		1/1
Executive Directors	執行董事		
Mr. Wang Yu	王 愚先生		1/1
Mr. Hou Zhenyang	侯震洋先生		0/1
(Resigned on 21 July 2023)	(於二零二]	三年七月二十一日辭任)	
Mr. Li Jianwu*	李建武先生*		0/0
(Appointed on 21 July 2023)	(於二零二日	三年七月二十一日獲委任)
Independent Non-executive Directors	獨立非執行董	事	
Dr. Law Chun Kwan	羅振坤博士		1/1
Dr. Lo Wai Shun	勞維信博士		1/1
Mr. Leung Wai Hung	梁偉雄先生		1/1
* No general meeting was held after Mr. Li Jianwu an executive director on 21 July 2023.	u was appointed as	* 於李建武先生於二零 委任為執行董事後,	
The Company's external auditor also attended the	e 2023 AGM.	本公司之外聘核數師 年股東週年大會。	亦有出席二零二三

Investor relations

The Company recognises its responsibility to explain its activities to those with a legitimate interest and to respond to their questions. Questions received from the general public and individual shareholders are answered promptly. In all cases, great care is taken to ensure that no price-sensitive information is disclosed selectively.

BENEFIT PLAN

The Group's contributions to the Defined Contribution Schemes vest fully and immediately with the employees. Accordingly, (i) there was no forfeiture of contributions under the Defined Contribution Schemes for the year ended 31 December 2023 (2022: approximately HK\$146,000); and (ii) there were no forfeited contributions available for the Group to reduce its existing level of contributions to the Defined Contribution Schemes as at 31 December 2023 and 31 December 2022.

For the details of the Defined Contribution Scheme, please refer to note 31 of the consolidated financial statements for further details of retirement benefit schemes.

Constitutional Documents

During the year ended 31 December 2023, the existing bye-laws of the Company (the "Existing Bye-Laws") be amended in the manner as set out in the circular of the Company dated 27 April 2023 (the "Circular") and the amended and restated bye-laws of the Company (the "Amended and Restated Bye-Laws") in the form of the document marked "A" and produced to the Annual General Meeting and for the purpose of identification initialed by the chairman of the Annual General Meeting, which consolidates all the proposed amendments mentioned in the Circular, be approved and adopted as the Amended and Restated Bye-Laws in substitution for and to the exclusion of the Existing Bye-Laws with immediate effect after the close of the Annual General Meeting and that any one director of the Company or the company secretary of the Company be and is hereby authorised to do all things necessary to implement the adoption of the Amended and Restated Bye-Laws of the Company.

投資者關係

本公司確認其有責任向擁有合法權益之 人士解釋業務活動,並回應彼等之問題。 本公司會從速解答一般公眾及個別股東 提出之問題。在各情況下,本公司會審 慎處理,確保不會選擇性地披露任何股 價敏感資料。

福利計劃

本集團向界定供款計劃作出的供款將悉 數即時歸屬於僱員。因此,(i)截至二零 二三年十二月三十一日止年度,界定供 款計劃項下的供款並無被沒收(二零二二 年:約146,000港元);及(ii)於二零二三 年十二月三十一日及二零二二年十二月 三十一日,本集團並無遭沒收的供款可 供減低其界定供款計劃的現有供款水平。

有關界定供款計劃的詳情,請參閱綜合 財務報表附註31,以了解退休福利計劃 的進一步詳情。

章程文件

截至二零二三年十二月三十一日止年 度,以本公司日期為二零二三年四月 二十七日的通函(「通函」)所載方式修 訂本公司的現有公司細則(「現有公司 細則」),並批准及採納本公司經修訂 及重述公司細則(「經修訂及重述公司 細則」,以註有「A」字樣的文件形式提 呈股東週年大會並由股東週年大會主 席簡簽以資識別,當中合併通函所提 述的所有建議修訂)作為本公司經修訂 及重述公司細則以取代及摒除現有公 司細則,並將於股東週年大會結束後 立即生效,另授權本公司任何一名董 事或本公司秘書進行一切所需事情, 以便落實採納本公司經修訂及重述公 司細則。

The adoption of the Amended and Restated Bye-Laws was approved by Shareholders in the annual general meeting held on 23 May 2023. The Amended and Restated Bye-Laws is available on the Company's investor relations website (www.fortunetele.com and www.chinafortune.com) and Hong Kong Stock Exchange's website (www.hkexnews.hk).

Shareholders' rights

Set out below is a summary of certain rights of the shareholders of the Company as required to be disclosed pursuant to the mandatory disclosure requirement under Part 1 Paragraph K of the CG Code:

Convening of a special general meeting on requisition by shareholders

Pursuant to clause 58 of the Company's bye-laws, a special general meeting may be convened by the Board upon requisition by any shareholder holding not less than one-tenth of the issued share capital of the Company and the securities being held carrying the right of voting at any general meetings of the Company. The shareholder shall make a written requisition to the Board or the Company Secretary of the Company at the head office address of the Company, specifying the shareholding information of the shareholder, his/her contact details and the proposal regarding any specified transaction/business and its supporting documents.

The Board shall arrange to hold such general meeting within two (2) months after the receipt of such written requisition. Pursuant to clause 59 of the Company's bye-laws, the Company shall serve requisite notice of the general meeting, including the time, place of meeting and particulars of resolutions to be considered at the meeting and the general nature of the business.

If within twenty one (21) days of the receipt of such written requisition, the Board fails to proceed to convene such special general meeting, the shareholder shall do so pursuant to the provisions of Section 74(3) of the Companies Act 1981 of Bermuda (the "Act").

採納經修訂及重述公司細則已獲股東於二零二三年五月二十三日舉行之股 東週年大會上批准通過。經修訂及 重述公司細則刊發於本公司投資 者關係網站(www.fortunetele.com及 www.chinafortune.com)及香港聯交 所網站(www.hkexnews.hk)。

股東權利

下文載列根據企業管治守則第1部K段下 之強制性披露要求須予披露之本公司股 東若干權利概要:

應股東請求召開股東特別大會

根據本公司之公司細則第58條,倘持有 不少於本公司已發行股本及證券(附有於 本公司任何股東大會上之投票權)十分之 一之股東提出請求,則董事會可召開股 東特別大會。股東須將書面請求寄往本 公司之總辦事處地址,向本公司董事會 或公司秘書提出請求。該書面請求須列 明股東之持股資料、其聯絡詳情及有關 任何指定事務/事項之建議及其支持文 件。

董事會須於接獲有關書面請求後兩(2)個 月內舉行該股東大會。根據本公司之公 司細則第59條,本公司須送達所需之股 東大會通告,當中註明會議舉行時間、 地點及將於會上考慮之決議案內容以及 該事項之一般性質。

倘董事會未能於接獲該書面請求後 二十一(21)日內召開該股東特別大會,則 根據百慕達一九八一年公司法(「公司法」) 第74(3)條之條文,該股東可召開該大會。

Procedures for putting forward proposals at general meetings by shareholders

Shareholders are requested to follow the Act for including a resolution at an annual general meeting of the Company ("AGM"). The requirements and procedures are set out below:

- (i) Pursuant to section 79 of the Act, shareholder(s) holding (i) not less than one-twentieth of the total voting rights of all shareholders having the right to vote at the general meeting; or (ii) not less than 100 shareholders, can submit a written request stating the resolution intended to be moved at the AGM or a statement of not more than 1,000 words with respect to the matter referred to in any proposed resolution or the business to be dealt with at a particular general meeting.
- (ii) The written request/statements must be signed by the shareholder(s) concerned and deposited at the Company's registered office and/or principal office in Hong Kong, for the attention of the Company Secretary, not less than six weeks before the AGM in the case of a requisition requiring notice of a resolution and not less than one week before the general meeting in the case of any other requisition.
- Pursuant to section 80 of the Act, if the written request is in (iii) order, the Company Secretary will ask the Board (i) to include the resolution in the agenda for the AGM; or (ii) to circulate the statement for the general meeting, provided that the shareholder(s) concerned have deposited a sum of money reasonably determined by the Board sufficient to meet the Company's expenses in serving the notice of the resolution and/or circulating the statement submitted by the shareholder(s) concerned in accordance with the statutory requirements to all the registered shareholders. On the contrary, if the requisition is invalid or the shareholder(s) concerned have failed to deposit sufficient money to meet the Company's expenses for the said purposes, the shareholder(s) concerned will be advised of this outcome and accordingly, the proposed resolution will not be included in the agenda for the AGM or the statement will not be circulated for the general meeting.

股東於股東大會上提出建議之程序

倘股東擬於本公司股東週年大會(「股東 週年大會」)上提呈決議案,必須依循公 司法進行。有關要求及程序載列如下:

- (i) 根據公司法第79條,持有(i)有權於 股東大會上投票之所有股東總投票 權不少於二十分之一;或(ii)不少於 100名股東之股東可提交書面要求, 列明擬於股東週年大會上動議之決 議案,亦可就將於特定股東大會上 處理之任何擬提呈決議案或事項中 所述事宜提交不超過1,000字之陳 述書。
- (ii) 相關股東必須簽署書面要求/陳述書,並將之送交本公司之註冊辦事處及/或香港主要辦事處,註明公司秘書收啟。如屬須發出決議案通知之情況,該書面要求/陳述書須在該股東週年大會舉行前不少於六個星期送達;如屬任何其他情況,則須在股東大會舉行前不少於一個星期送達。
- 根據公司法第80條,倘書面要求適 (iii) 當,公司秘書會要求董事會(i)將決 議案載入股東週年大會議程;或(ii) 傳閱股東大會陳述,惟相關股東須 支付董事會所釐定合理金額之費 用,以撥付本公司按照法定要求向 全體登記股東送達決議案通知 及/或向彼等傳閱相關股東提呈之 陳述而錄得之開支。相反,倘請求 書無效或有關股東未能存入足夠款 項以撥付本公司為上述目的而錄得 的開支,則相關股東將獲告知此結 果,而建議之決議案將不會納入股 東週年大會議程,或有關陳述將不 會就股東大會而傳閱。

(iv) If a shareholder, who is duly qualified to attend and vote at the general meeting convened to deal with appointment/ election of director(s), wishes to propose a person (other than the shareholder himself/herself) for election as a director at that meeting, he/she can deposit a written notice at the Company's registered office and/or its principal office in Hong Kong, for the attention of the Company Secretary, not less than seven (7) clear days but not more than fourteen (14) clear days before the date of the general meeting. In order for the Company to inform all Shareholders of that proposal, the written notice must state the full name of the person proposed for election as a director, his/her biographical details as required by Rule 13.51(2) of the Listing Rules, and be signed by the shareholder concerned and that person indicating his/her willingness to be elected.

Procedures for directing shareholders' enquiries to the board

Shareholders may at any time send their enquiries and concerns to the Board in writing through the Company Secretary whose contact details are as follows:

The Company Secretary China Fortune Holdings Limited Room 1505-06, Tower A, Regent Centre, 63 Wo Yi Hop Road, Kwai Chung, Hong Kong Email: info@chinafortune.com Tel No.: +852 2422 0811 Fax No.: +852 2428 0988

The Company Secretary shall forward the shareholders' enquiries and concerns to the Board and/or relevant board committees of the Company, where appropriate, to answer the shareholders' questions.

如股東(彼符合適當資格出席就處理 (iv) 董事委任/選舉事宜召開之股東大 會並於會上投票)有意於該大會上提 名人士(該股東本人除外)參選董事 職位,則可於股東大會日期前不少
 於七(7)個整日但不多於十四(14)個 整日,向本公司之註冊辦事處 及/或香港主要辦事處送交書面通 知,註明公司秘書收啟。為讓本公 司知會全體股東有關建議,上述書 面通知必須列明擬參選董事職位之 人士之全名、上市規則第13.51(2) 條規定之履歷詳情及獲推選人士之 參選意向,並由相關股東及該名人 十簽署。

向董事會轉達股東查詢之程序

股東可隨時以書面方式透過公司秘書, 向董事會提出查詢及表達意見。公司秘 書之聯絡詳情如下:

香港葵涌 和宜合道63號麗晶中心A座1505-06室 中國長遠控股有限公司 公司秘書 電郵:info@chinafortune.com 電話號碼:+852 2422 0811 傳真號碼:+852 2428 0988

在適當的情況下,公司秘書會將股東之 查詢及意見轉交董事會及/或本公司相 關之董事委員會,以解答股東之提問。

DIVIDEND POLICY

The Board has adopted a dividend policy (the "Dividend Policy"). Under the Dividend Policy, the declaration and payment of dividends shall be determined at the sole discretion of the Board. The Company's ability to distribute dividends will depend on, among others, the profits, operating results, cash flow, financial condition, contractual restrictions, capital requirements and other factors of the Company which the Directors consider relevant, and the interests of the shareholders of the Company. The remaining profit will be used for the development and operation of the Group. The Company's distribution of dividends shall also comply with any restrictions under the applicable laws of Bermuda, the laws of Hong Kong, the Listing Rules and the bye-laws of the Company, as well as subject to the approval of shareholders of the Company. The Company will continually review the Dividend Policy from time to time. There is no guarantee that any particular amount of dividends will be distributed for any specific periods.

股息政策

董事會已採納一項股息政策(「股息政 策」)。根據該股息政策,宣派及派付股 息須由董事會全權酌情決定。本公司分 派股息的能力將取決於(其中包括)本公司 司溢利將取決於(其中包括)本公司 之公司將取決於(其中包括)本公司 派任何限制, 資本需求及董事認為 之公司 進行股息分派亦須遵守百慕 之公司 服則的任何限制規定,並須續 於 名之司 股東批准。本公司將不時持定 期 別 於 任何特定金額的 股息。

China Fortune Holdings Limited (the "Company") is pleased to present the Environmental, Social, and Governance ("ESG") Report (the "ESG Report") for the year ended 31 December 2023.

The Group is committed to fulfilling its environmental and social obligations while striving for economic growth and creating value for the Company's shareholders. We focus on strategic priorities in terms of maintaining a peaceful natural environment, creating a harmonized working environment and sustaining an ethical business environment. Through this ESG report, we hope to continually refine our corporate strategy for sustainable business growth, and deliver long-term value for our stakeholders.

The board of directors of the Company (the "Board") has the overall responsibility for the Group's ESG strategy and reporting, as well as overseeing and managing its ESG-related issues. The Board is also responsible for setting targets and goals. In order to better evaluate, prioritise and manage the Group's ESG-related issues, the Board discusses and reviews the Group's ESG-related risks and opportunities, performance, progress, goals and targets periodically with the assistance of the ESG working group. The Board also ensures the effectiveness of ESG risk management and internal control mechanism.

The ESG working group is comprised of senior management and staff members with adequate knowledge on ESG. In addition, the ESG working group also engage a third-party consultant for assistance. The ESG working group facilitates the Board's oversight of ESG-related issues and has the responsibility for collecting and analysing ESG data, monitoring and evaluating the Group's ESG performance, ensuring compliance with ESG-related laws and regulations, and preparing ESG reports. The ESG working group arranges meeting periodically to discuss and review ESG-related issues including but not limited to the effectiveness of current Group's performance, ESG policies and procedures, ESG-related performance, as well as the progress made against the Group's ESG-related goals and targets in terms of sustainable 中國長遠控股有限公司(「本公司」) 欣然 呈列截至二零二三年十二月三十一日止 年度之環境、社會及管治(「環境、社會 及管治」) 報告(「環境、社會及管治報 告」)。

於努力達致經濟增長及為本公司股東創 造價值之同時,本集團致力履行其環境 及社會義務。我們所專注的策略性重點 為維護平靜自然環境、創造一個和諧工 作環境及維持正直營商環境。透過本環 境、社會及管治報告,我們希望繼續改 善我們的可持續業務增長公司策略,並 為持份者帶來長期價值。

本公司董事會(「董事會」)整體上負責本 集團的環境、社會及管治策略及報告, 並監督及管理其環境、社會及管治相關 事宜。董事會亦負責設定目標及目的。 為更好地評估、優次排列及管理本集關 的環境、社會及管治事宜,董事會在環 境、社會及管治工作小組的協助下,定 期討論重下。 對相關風險及機會、表現、進度、目的 及目標。董事會亦確保環境、社會及管 治風險管理及內部控制機制的成效。

環境、社會及管治工作小組由高級管理 層與具備充足環境、社會及管治知識的 員工組成。此外,環境、社會及管治工 作小組亦委聘第三方顧問協助工作。環 境、社會及管治工作小組協助董事會監 督環境、社會及管治相關事宜,並負責 收集及分析環境、社會及管治數據、監 測及評估本集團的環境、社會及管治表 現,確保符合環境、社會及管治相關法 律及法規,並編製環境、社會及管治報 告。環境、社會及管治工作小組定期安 排會議討論及審閱環境、社會及管治相 關事宜,包括但不限於當期本集團表現、 環境、社會及管治政策及程序的成效、 環境、社會及管治相關表現,以及實現 本集團在可持續發展方面的環境、社會

development. The ESG working group reports to the Board periodically and assists the Board to discharge its oversight responsibility.

REPORTING PERIOD

The ESG Report presents the Group's ESG performance for the financial year from 1 January 2023 to 31 December 2023 (the "Reporting Period" or "2023").

REPORTING FRAMEWORK

This ESG report is prepared with reference to the Appendix C2 — Environmental, Social and Governance Reporting Guide (the "ESG Reporting Guide") of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited. The information disclosed in this report is derived from the result of internal statistics and analysis of the Group's internal management systems.

Information relating to the Group's corporate governance structure and practices has been set out in the Corporate Governance Report of this annual report.

The Group attaches great importance to materiality, quantitative, balance, and consistency during the preparation for this ESG Report, the Group has applied these reporting principles in the aforementioned ESG Reporting Guide as the following:

Materiality: Materiality assessment was conducted to identify material issues during Reporting Period, thereby adopting the confirmed material issues as the focus for the preparation of this ESG Report. The materiality of issues was reviewed and confirmed by the Board. Please refer to the sections headed "Materiality Assessment" for further details.

及管治相關目的及目標所達成的進度。 環境、社會及管治工作小組定期向董事 會匯報並協助董事會履行其監督責任。

報告期間

環境、社會及管治報告呈列本集團於二 零二三年一月一日至二零二三年十二月 三十一日財政年度(「報告期間」或「二零 二三年」)的環境、社會及管治表現。

報告框架

本環境、社會及管治報告乃參考香港聯 合交易所有限公司證券上市規則附錄C2 一 環境、社會及管治報告指引(「環境、 社會及管治報告指引1)而編製。本報告 所披露之資料來自本集團內部管理系統 之內部統計與分析之結果。

有關本集團公司管治架構及常規的資料 已載於本年報的企業管治報告。

本集團於編製本環境、社會及管治報告 過程中十分重視重要性、量化、平衡性 和一致性,本集團在上述環境、社會及 管治報告指引中應用了該等報告原則如 下:

重要性:報告期間內進行重要性評估, 以識別重大事宜,將已確認的重大事宜 列作編製本環境、社會及管治報告的重 點。有關事宜的重要性已由董事會審閱 及確認。有關進一步詳情,請參閱「重要 性評估」一節。

Quantitative: This ESG Report is prepared in accordance with the ESG Reporting Guide and the key performance indicators ("KPIs") are disclosed in a quantitative manner. Information regarding the standards, methodologies, assumptions and/or calculation references; and sources of key conversion factors used for KPIs is stated wherever appropriate.

Balance: This ESG Report was prepared based on an objective and impartial manner to ensure that the information disclosed faithfully reflects the overall ESG performance of the Group.

Consistency: The statistical methodologies used in this ESG Report are generally consistent with those used in the previous year for meaningful comparisons. Any changes that may affect comparisons with previous reports will be described in the corresponding sections of this ESG Report.

SCOPE OF THIS REPORT

The Company is an investment holding company. The principal activities of the Group are distribution and trading of mobile phone and electronic products, development of marketing and after-sales service network ("Mobile Phone and Electronic Products Business") and mining and processing of celestite, zinc and lead minerals ("Mining Business"). This report only covers which are major components in the Group, namely China Fortune Holdings Limited, Fortune (Shanghai) International Trading Co., Ltd, 北京 袋掌門科技有限公司, 北京惠民説科技有限公司, 長沙鷹 遠貿易發展有限公司, 長遠(湖南)控股有限公司 and 黃石 鍶發礦業有限公司.

ENVIRONMENTAL, SOCIAL AND GOVERNANCE MANAGEMENT STRATEGIES

The Board considers ESG as part of the fiduciary duty and strives to embed ESG considerations into daily operation and management. The Board is responsible for and delegating the Group's management to timely discuss environmental, social and governance issues and review the governance codes to enable the Group to keep abreast of and comply with the latest regulatory 量化:本環境、社會及管治報告按照環 境、社會及管治報告指引編製,而關鍵 績效指標(「關鍵績效指標」)以量化方式 披露。本報告於適當情況對有關標準、 方法、假設及/或計算參考之資料,以 及關鍵績效指標所用主要轉換因素來源 作出説明。

平衡性:本環境、社會及管治報告乃按 客觀公正的方式編製而成,確保所披露 資料中肯反映本集團之整體環境、社會 及管治表現。

一致性:本環境、社會及管治報告所用 統計方法總體與去年所用者一致,以進 行有意義的對比。任何影響與上期報告 比較的變動將會於本環境、社會及管治 報告相應章節説明。

本報告之範圍

本公司為投資控股公司。本集團之主要 業務為分銷及買賣移動電話及電子產品、 發展市場推廣及售後服務網絡(「移動電 話及電子產品業務」),以及天青石、 銷 及鉛礦石的開採及加工業務(「採礦業 務」)。本報告僅涵蓋本集團的主要組成 公司,即中國長遠控股有限公司、長 組成司、北京惠民説科技有限公 司、長沙鷹遠貿易發展有限公司、長遠 (湖南)控股有限公司及黃石鍶發礦業有 限公司。

環境、社會及管治的管理策略

董事會將環境、社會及管治視為受託責 任的一部分,並努力將環境、社會及管 治考量納入日常運營及管理。董事會負 責並委派本集團管理層及時討論環境、 社會及管治議題,檢討管治守則,確保 本集團了解並遵守本報告獲批前的最新

requirements in prior to the approval of this report. This system monitors the management to design, implement and continuously monitor risk management and internal control systems and to assure the suitability and effectiveness of the relevant systems and to assure timely implementation of the Group's sustainable development measures, the accuracy and reliability of the data presented. The Board also helps for formulating relevant strategies in their respective areas and for the effectiveness of implementation in accordance with the sustainable development strategies and objectives. To fulfill the environmental responsibility, the Board puts its green and sustainable development philosophy into action by implementing an efficient Environmental Management System to ensure energy efficiency, proper waste management, and compliance with relevant laws and regulations in daily operations. Meetings are arranged regularly to evaluate the effectiveness of current policies, systems, procedures and formulate appropriate solutions to improve the overall performance of ESG policies.

STAKEHOLDERS ENGAGEMENT

The Group continues to maintain the relationships and communicate with its key stakeholders. We have identified our employees, customers, suppliers, investors, shareholders and communities at large as our key stakeholder groups. In daily business, we communicate with different key stakeholders through various channels such as conferences, electronic platforms and public events so as to understand the concerns of various stakeholders. To formulate the operational strategies and ESG measures, the Group takes into account the expectations of stakeholders and strives to improve its performance through mutual cooperation with the stakeholders, resulting in creating greater value for the community.

MATERIALITY

Materiality assessment was conducted by discussing the expectation and feedback from the key stakeholders in respect of ESG to understand their views, seriously considered and responded to their needs and expectations, evaluated and prioritised their inputs to improve the performance, and finally strive to provide values to the stakeholders.

持份者參與

本集團與其主要持份者繼續維持關係及 溝通。我們已將僱員、客戶、供應商、投 資者、股東及整個社區識別為主要持份 者組別。於日常業務中,我們透過會議、 電子平台及公共活動等不同渠道與不同 主要持份者溝通,從而了解各持份者關 注之事宜。為制訂營運策略及環境、社 會及管治措施,本集團考慮持份者之期 望,並致力透過與持份者互相合作提升 其表現,從而為社區創造更大價值。

重要性

透過討論主要持份者有關環境、社會及 管治的預期及反饋進行重要性評估,以 知悉彼等的意見、審慎考慮並對彼等的 需求及期望作出回應、評估及優先考慮 彼等對提高表現反饋的信息,且最終致 力為持份者創造價值。

Based on the result of the materiality assessment, the management of the Group identified use of resources, product responsibility and health and safety as key aspects of its long-term sustainability. Effective risk management and internal control systems on these aspects are reinforced with the aim of enhancing efficiency of operations and generating the environmental and social benefits to the stakeholders.

STAKEHOLDERS' FEEDBACK

We value your feedback on this report. If you have any feedback or suggestions, please contact us at info@chinafortune.com.

A. THE ENVIRONMENTAL

In order to seek long-term sustainability of the environment and to fulfil our social responsibilities, the Group has its policy to manage air and greenhouse gas emissions, energy consumption and waste disposal throughout its daily operations. Our policy towards the environment is to minimize the impact on the environment with sustainable operations. We place strong emphasis on environmental protection by maximizing the efficiency of resources and reducing pollution. Our sustainable practices encourage employees to be more considerate of the environment by savings on energy consumption and use of materials so that impact on the environment and natural resources can be minimized.

During the Reporting Period, we were not aware of any material non-compliance with relevant laws and regulations in Hong Kong and PRC relating to air and GHG emissions, discharges into water and land, and generation of hazardous and non-hazardous wastes. Such relevant laws and regulations include but not limited to the Air Pollution Control Ordinance (Cap. 311, Laws of Hong Kong) and the Waste Disposal Ordinance (Cap. 354, Laws of Hong Kong) the Energy Conservation Law and Environmental Protection Law of the PRC. 根據重要性評估的結果,本集團管理層 將資源使用、產品責任及健康與安全確 定為其長期可持續發展的關鍵方面。有 關方面的有效風險管理及內部控制系統 得以加強,旨在提高運營效率並為持份 者帶來環境及社會效益。

持份者意見

我們重視 閣下對本報告之意見。如 閣下有任何意見或建議,請透過info@chinafortune.com與我們聯絡。

A. 環境

為尋求長期的環境可持續發展及履 行我們的社會責任,本集團已制定 政策管理其日常業務過程中的空氣 及溫室氣體排放、能源消耗及廢 之溫室氣體排放、能源消耗及廢 之二。我們對環境的政策為之 。我們透過盡量提升資源效益及減 。我們透過調僱員藉節省能源消耗及 物料使用而更關愛環境,從而將對 環境及天然資源之影響減至最低。

報告期內,我們並不知悉任何嚴重 違反香港及中國有關空氣及溫室氣 體排放、向水及土地的排污以及產 生有害及無害廢棄物的相關法律及 規例之情況。相關法律及規例包括 但不限於空氣污染管制條例(香港法 例第311章)及廢物處置條例(香港 法例第354章)以及中國節約能源法 及環境保護法。

ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT

環境、社會及管治報告

A1. Emissions

The Group recognized that consumption of electricity, paper and petrol at workplaces account for our major indirect GHG emissions.

During the year, business operations of the Group did not result in the consumption of natural gas or diesel. Due to the Group's business nature, only an immaterial amount of air emissions was generated from the use of company vehicles. As such, there were no material nitrogen oxides ("NOx"), sulphur oxides ("SOx"), or particulate matters ("PM") emissions during the report period.

Air and GHG Emissions

During the year, the Group's total greenhouse gas emissions decreased approximately 10.79 tonnes from 21.19 in 2022 to 10.4 in 2023. The detailed summary of GHG emission for the year is shown as below:

A1. 排放物

本集團確認工作場所之電力、 紙張及汽油消耗為主要間接溫 室氣體排放。

年內,本集團的業務營運並無 消耗天然氣或柴油。由於本集 團的業務性質,使用公司車輛 僅產生少量廢氣排放。因此, 於本報告期內並無重大氮氧化 物(「NOx」)、硫氧化物(「SOx」) 或顆粒物(「PM」)排放。

氣體及溫室氣體排放

年內,本集團之溫室氣體排放 總量由二零二二年的21.19噸 減少約10.79噸至二零二三年 的10.4噸。年內溫室氣體排放 之詳細概要列示如下:

Scor	be of GHG	溫室氣體範圍	CO ₂ e Er (Ton 二氧化 排放 2023 二零二三年	nes) 碳等量 (噸) 202	密	e nsity 密度 2022 二零二二年
(D Scop co	e 1 Petrol consumption irect Emissions) e 2 Electricity insumption (Energy direct Emissions)	範圍1汽油消耗 (直接排放) 範圍2電力消耗 (能源間接排放)	0.15	21.1	- 0.004	0.558
	I GHG emissions	溫室氣體排放總量	10.25	21.1		0.558
Note	s:			附註:		
1. Petrol consumption: according to purchase volume gasoline and diesel of company vehicle;		of	1.	汽油消耗:根據 買之汽油及柴油:		
 Electricity consumption: according to electricity bi received by the Company; 		bills	 電力消耗:根據本公司收到 電費單計算; 		本公司收到之	

- 3. The unit used for 2023 intensity data has been adjusted to improve relevance and comparability.
- 4. Intensity shall be calculated by consumption/emissions per employee.

To reduce the energy consumption and the amount of carbon emission, we have implemented a number of measures to mitigate such consumption and emission, we reinforced our management of energy conservation in our offices through the ventilation system with a stabilized room temperature at 25 degrees Celsius, as well as reminding employees to turn off any computers, printers, light and other office equipment that are not being used. We try to use daylight wherever possible, and choose energy efficient equipment during procurement. We encourage our employees to travel by public transport to reduce carbon footprint. We advocate a green lifestyle by growing plants in the office. Awareness of environmental protection among our staff was raised through the promotion of green office culture.

To reinforce the Group's commitment to reduce GHG emissions, it has set a target of maintaining its total GHG emissions intensity to be not more than the 2022 baseline.

Hazardous Waste

Given the nature of our businesses, the Group did not produce the production of material amounts of hazardous waste during the Reporting Period.

Although the Group does not generate significant amounts of hazardous waste, the Group has established guidelines on the management and disposal of these wastes. In case there is any hazardous waste produced, the Group would engage a qualified chemical waste collector to handle such waste in compliance with the relevant environmental laws and regulations.

- 為提高相關性及可比性,對二 零二三年密度數據所用單位作 出調整。
- 密度按每名僱員的消耗量/排 放量計算。

為減少能源消耗及碳排放量, 我們已實施一系列措施減少有 關消耗及排放。我們透過調整 辦公室的通風系統,將室溫控 制在攝氏25度,並提醒僱員於 不使用時關掉任何電腦、打印 機、燈光及其他辦公室設備, 以加強管理節約能源。我們於 可行情況下嘗試採用日光,並 於採購時選擇具能源效益的設 備。我們鼓勵僱員乘坐公共交 通工具,以減少碳足跡。我們 藉於辦公室內種植植物而提倡 綠色生活。我們透過宣傳綠色 辦公室文化提高員工的環保意 識。

為深化本集團減少溫室氣體排 放的承諾,其已設定目標,維 持溫室氣體排放總量密度不超 過二零二二年的基線。

有害廢棄物

鑑於我們業務的性質,本集團 於報告期內並無產生大量的有 害廢棄物。

儘管本集團並無產生大量的有 害廢棄物,本集團已制定管理 及處置該等廢棄物的指引。倘 產生任何有害廢棄物,本集團 將委聘合資格的化學廢物收集 商,以按相關環境法律及法規 處理該廢棄物。

To reinforce the Group's commitment to reduce GHG emissions, it has set a target of maintaining its total GHG emissions intensity to be not more than the 2022 baseline.

To pursue the GHG emissions reduction target, we have actively adopted electricity conservation and energy saving measures to reduce the GHG emissions, such measures are described in the section A2 Use of Resources.

Non-hazardous Waste

The Group generates no hazardous waste in our operation. Non-hazardous wastes are preferred to be recycled, otherwise, they are sent for landfill or incineration. Non-hazardous wastes from the Group's operation are mainly the paper waste. During the Reporting Period, the consumption volume of paper waste generated by the Group is shown as below: 為深化本集團減少溫室氣體排 放的承諾,其已設定目標,維 持溫室氣體排放總量密度不超 過二零二二年的基線。

為實現溫室氣體減排目標,我 們積極採用節電及節能措施以 減少溫室氣體排放,該等措施 載於A2資源使用一節。

無害廢棄物

本集團之營運並無產生有害廢 棄物。無害廢棄物傾向於進行 回收,如無法回收,則會送去 填埋或焚化。本集團營運產生 之無害廢棄物主要為紙張廢棄 物。於報告期間,本集團產生 之紙張消耗量列示如下:

C -+		御守感奇物	Quantity	(Tonne	es)	Inten	sity
Category of Non-hazardous waste		無害廢棄物 類別	數量(噸)			密度	
			2023 二零二三年		22 二年 二	2023 零二三年 _	2022 _零二二年
Рар	er Waste	紙張廢棄物	0.14	0.	23	0.004	0.006
Note	2			附註:			
1.	The unit used for 2023 i adjusted to improve relevanc	,					比性,對二 所用單位作
2.	Intensity shall be calculated per employee.	by consumption/emissions			密度按 放量計	每名僱員的 算。	消耗量/排
its in cons	Group has implemented p nternal communications. In sumption, we encourage en ting and copying.	order to reduce paper		紙化	處理。 鼓勵僱	◎其內部溝 → 為減少紙 ፪員使用雙	.張消耗,

To reinforce the Group's commitment to reduce paper waste, it has set a target of maintaining its intensity to be not more than the 2022 baseline.

A2. Use of Resources

Energy saving tips and guidelines are in place as a direction on the efficient use of resources throughout daily operations. Our strategy is to reduce resources used in daily office operation, through wise use of energy and water, wastage and paper consumption, as well as promoting the practice of recycle, reuse, reduce, and replace. We recognize the importance of transitioning our operations to bring upon more sustainable options. 為深化本集團減少廢紙的承 諾,其已設定目標,維持密度 不超過二零二二年的基準。

A2. 資源使用

我們設有節約能源提示及指 引,以於日常營運中指導有效 使用資源。我們的策略為透 明智地使用能源及水、廢物及 紙張消耗,以及推動循環再 造、廢物重用、減少使用及替 代使用習慣而減少日常辦公室 運發我們的營運以帶來更多可 持續發展選擇的重要性。

Use of Resources

資源使用

Fuel Efficiency 燃料效益	We are committed to replacing old vehicles with more fuel-efficient vehicles. 我們致力將舊汽車更換為更具燃料效益的汽車。
	We encourage employees to use telephone conference whenever possible to reduce the carbon footprint of business travel. 我們鼓勵僱員於可行情況下使用電話會議,以減少差旅的碳足跡。
Materials 物料	We encourage to use automatic pencil leads and ball pen refills. 我們鼓勵使用自動鉛筆芯及更換原珠筆筆芯。
	We encourage employees to bring their own water bottles instead of using paper cups. 我們鼓勵僱員自備水瓶以取代紙杯。
	We promote wise use of toilet paper. 我們推動明智使用廁紙。
	We advocate the use of double sided printed to reduce paper wastage. 我們提倡雙面打印以減少浪費紙張。
Water 水	We make sure there is no leakage of taps to conserve water. 我們確保水龍頭並無漏水以節約用水。

Energy 能源	We maintain the room temperature at 25 degree Celsius to converse energy. 我們將室溫設定為攝氏25度以節約能源。
	We keep the air ventilation system off if the room is vacant. 我們於房間無人時關掉通風系統。
	We encourage employees to save energy by turning off lights and electronics when not in use. 我們鼓勵僱員節約能源,並於不使用時關掉燈光及電源。
	We remind employees to turn off lights, computers, printers and other office equipment after work. 我們提醒僱員於下班後關掉燈光、電腦、打印機及其他辦公室設備。
	We keep track on the power consumption record and take measures when there is significant increase in consumption. 我們監察電力消耗記錄及於出現重大消耗增加時採取措施。
Resources 資源	We encourage employees to reuse plastic bags, recycle glass bottles and aluminum cans. 我們鼓勵僱員重用膠袋、回收玻璃瓶及鋁罐。
	Recycling of printer cartridges and toners is implemented. 我們已實施回收打印機墨盒及碳粉盒。

Energy consumption

能源消耗 During the year, the Group's consumption in petrol 年內,本集團之汽油及電力消 and electricity were: 耗為:

Energy	/ Туре	能源類型		ntity t量	Unit 單位	Inter 密	nsity 度
			2023 二零二三年	2022 二零二二年		2023 二零二三年	2022 二零二二年
Petrol (I Electrici	Direct) ity (Indirect)	汽油(直接) 電力(間接)	645.74 23,355.23	_ 31,626.22	kWh 千瓦 kWh 千瓦	-	_ 832.27
Note:					附註:		
	The unit used for 2023 intensity data has been adjusted to improve relevance and comparability.				為提高相關性及ī 零二三年密度數排 出調整。		
	ntensity shall b er employee.	e calculated by co	nsumption/emiss	sions		密度按每名僱員自 放量計算。	的消耗量/排

During the reporting period, the Group has decreased approximately 8,270.99 kWh compared to that in 2022. Regarding the petrol consumption, the Group has increased 66.63 litre, from zero litre in 2022 to 66.63 litre in 2023.

The Group's ability to use energy efficiently can be revealed by its intention and measures for the reductions in energy consumption. Energy consumption has a direct effect on the environmental footprint of the Group, its operational costs, and exposure to certain risks (e.g. fluctuations in energy supply and prices). The Group's policies and measures specific to managing energy use have been stated above.

To reinforce the Group's commitment to efficient energy use, the Group has set a target of maintaining its electricity consumption intensity to be not more than the 2022 baseline.

To pursue the energy use efficiency target, the Group has implemented various energy saving measures. The Group's energy saving measures are described above.

Water consumption and use of packaging materials

The Group's water consumption is minimal and no issue in sourcing water for the Group's operation had been noted in the reporting period. To further reduce water consumption, the Group educates its employees on conservation habitats, performs regular cleaning and maintenance of refrigerators to consume less electricity, and re-using the used water for watering plants.

Besides, due to the nature of business, the Group did not involve any use of packaging material and hence the disclosure is not applicable to the Group. 於報告期內,本集團的電力消 耗較二零二二年減少約 8,270.99千瓦時。就汽油消耗 而言,本集團已由二零二二年 的零公升增加66.63公升至二 零二三年的66.63公升。

本集團高效利用能源的能力從 其減少能耗的計劃及措施可見 一斑。能源消耗對本集團的環 境足跡、其經營成本有直接影 響,並受若干風險(如能源供 應及價格的波動)影響。本集 團管理能源使用的特定政策及 措施載述於上文。

為深化本集團提高能源效率的 承諾,本集團已設定目標,維 持耗電密度不超過二零二二年 的基線。

為實現能源效率目標,本集團 實施多項節能措施。本集團節 能措施如上文所述。

耗水量及包裝材料使用

本集團之耗水量極低,且於報 告期內並無注意到就本集團之 營運採購水的問題。為進一步 減少耗水量,本集團培養僱員 的環保習慣,對冰箱進行定期 清潔及保養以減少耗電並再次 利用使用過的水澆灌植物。

此外,鑑於業務性質,本集團 並無涉及使用任何包裝材料, 因此,有關披露不適用於本集 團。

A3. The Environment and Natural Resources

The Group's policy on minimising its significant impact on the environment and natural resources is mentioned in A1 Emissions and A2 Use of Resources.

Since our core operations are confined to the office environment, we do not make significant impact on the environment and natural resources. Still, adhering to our policy, we will review in due course to seek for continual improvement, if any.

A4. Climate Change

Climate change has been a worldwide growing issue in recent years. The Group recognises the importance of the identification and mitigation of significant climate-related issues, therefore, the Group is committed to managing the potential climate-related issues which may impact the Group's business activities. The Group has established risk management policy in identifying and mitigating different risks including climate-related risks. The Board meets periodically and co-operates closely with key management to identify and evaluate climate-related risks and issues and to formulate strategies to manage them.Acute physical risk can arise from extreme weather conditions such as flooding and storms and chronic physical risk can arise from sustained high temperature, while transition risk may result from the change in environmental-related regulations or change in customer preferences.

Upon evaluation of the potential acute physical risk that may cause disruption to the operation, precautionary measures have been implemented by the Group, including work arrangements of extreme weather conditions such as black rainstorm warning, flooding and typhoon signal No. 8. While sustained high temperature may result in an elevation of electricity consumption, the Group has adopted energy conservation measures in managing such risk, which are detailed in the subsection of "Use of

A3. 環境及天然資源

本集團有關最小化對環境及自 然資源的重大影響的政策載述 於A1排放及A2資源使用。

由於我們的核心營運局限於辦 公室環境內,我們並無對環境 及天然資源造成重大影響。然 而,根據我們的政策,我們將 於適當時候進行檢討,以作持 續改善(如有)。

A4. 氣候變化

近年來,氣候變化已成為全球 日益嚴重的問題。本集團承認 識別及緩解重大氣候相關事宜 的重要性,因此,本集團致力 於管理可能影響本集團業務活 動的潛在氣候相關事宜。本集 團已制定風險管理政策,以識 別及緩解包括氣候相關風險在 內的各種風險。董事會定期與 主要管理層會面及密切協作, 以識別及評估氣候相關風險及 事宜,並制定應對策略。急性 物理風險可能來自極端天氣條 件,如洪水和風暴,慢性物理 風險可能來自持續高溫,而過 渡風險可能來自環境相關法規 的變化或客戶偏好的變化。

本集團在評估可能導致運營中 斷的潛在嚴重自然風險後,已 **實施預防措施**,包括黑色暴雨 警告、洪水及8號颱風信號等 極端天氣情況的工作安排。雖 然持續高溫可能導致用電量上 升,但本集團已採取節能措施 管理該等風險,詳情見「資源 使用」分節。對於潛在的過渡

Resources". As for the potential transition risk, the Group continues to monitor the regulatory market environment to ensure that our food and services meet customers and regulatory expectations.

It is expected that potential extreme weather condition, sustained high temperature, change in environmental-related regulations do not directly impose material threat to the Group's operations. However, the Group will continue to monitor the climate related risks regularly and implement relevant measures to minimize the potential impact of climate change.

B. SOCIAL

B1. Employment

We believe that our employees are valuable assets to the Group. In order to build a harmonized working environment, we recognize the importance of fostering a supportive workplace for employees to grow with the Group together.

We firmly believe in the principle of equal opportunity for all employees and this is addressed in the staff handbook as our employment policy. We ensure that our recruitment, promotion, compensation, training and dismissal practices are on a fair and equal basis. We do not tolerate any discrimination based on race, religion, sex, marital status, age, national origin, or other considerations deemed inappropriate by local laws. We strictly comply with relevant local laws and regulations relating to hiring, compensation, dismissal, working hours, rest periods and diversity. 風險,本集團繼續監控監管市 場環境,以確保我們的食物及 服務符合客戶及監管期望。

預計潛在的極端天氣狀況、持 續高溫、環境相關法規的變化 不會直接對本集團的運營構成 重大威脅。但是,本集團將繼 續定期監測與氣候相關的風險 並實施相關措施,將氣候變化 的潛在影響降至最低。

B. 社會

B1. 僱傭

我們相信我們的僱員為本集團 之寶貴資產。為構建和諧工作 環境,我們認同營造一個給予 僱員支持的工作環境相當重 要,以讓僱員與本集團一起成 長。

We respect and protect the legal rights of employees by abiding to the local laws and regulations including "Labour Law of the People's Republic of China" and "Labour Contract Law of the People's Republic of China", as well as "Employment Ordinance" in Hong Kong.

During the Reporting Period, we were not aware of any material non-compliance with employment-related laws and regulations in Hong Kong and PRC that would have a significant impact on the Group. 我們透過遵守當地法律及規 例,包括「中華人民共和國勞 動法」及「中華人民共和國勞 動合同法」以及香港「僱傭條例」 而尊重及保障僱員的法定權利。

報告期內,我們並不知悉任何 嚴重違反香港及中國與僱傭有 關的法律及規例且會對本集團 產生重大影響之情況。

a) Employee's Distribution by Age

a) 按年齡劃分的僱員分佈

按性別劃分的僱員分佈

b)

Age Group	年齡組別	2023	2022
		二零二三年	二零二二年
		_	
18-30	18–30 歲	7	10
31-50	31–50 歲	23	22
>50	50 歲以上	4	6
Total	總計	34	38

b) Employee's Distribution by Gender

Gender 性別 2023 2022 二零二三年 二零二二年 Male 男性 20 23 Female 女性 14 15 Total 總計 34 38

Employee's Distribution Employment Type	by	c) 按僱傭類別 佈	劃分的僱員分
Employment Type	僱傭類別	2023 二零二三年	2022 二零二二年
Full-time Part-time	全職 兼職	34	38 _
Total	總計	34	38
Employee's Distribution Geographical Location	by	d) 按地理位置 佈	劃分的僱員分
		2023 二零二三年	2022 二零二二年
Hong Kong PRC	香港中國	7 27	3 35
Total	總計	34	38

e) Employee's Turnover Rate by Gender

e) 按性別劃分的僱員流失比
 率

		No. of Hea 人婁			ver rate 比率
		2023 二零二三年 二	2022 零二二年	2023 二零二三年	2022 二零二二年
Male	男性	5	8	25.00%	34.78%
Female	女性	3	8	21.43%	53.33%

f) Employee's Turnover Rate by Age Group f) 按年齡組別劃分的僱員流 失比率

		No. of Hea 人數			ver rate 比率
		2023 二零二三年 二	2022 零二二年	2023 二零二三年	2022 二零二二年
18-30	18–30歲	5	_	71.43%	_
31-50	31-50歲	3	16	13.04%	72.72%
>50	50歲以上	-	_	-	-

g) Employee's Turnover Rate by Geographical Location

g) 按地理位置劃分的僱員流 失比率

			eadcount .數		/er rate 比率
		2023 二零二三年	2022 二零二二年	2023 二零二三年	2022 二零二二年
Hong Kong PRC	香港中國	-	- 16	_ 29.63%	- 45.71%

B2. Health and Safety

Safety always comes first throughout the operation and is the basis of success. Our health and safety policy is to minimize occupational hazards and provide a safe working environment. We have set up procedures for our employees to follow in case of typhoons and severe rainstorms to ensure their safety during the journey from and to work. Access to and egress from workplace is maintained unblocked. First aid box with emergency contact is in place. We did not find any work fatality cases or lost days due to work injury in the past three years including the reporting year.

B2. 健康與安全

安全一直是營運過程中的首要 考量,並為成功之本。我們的 健康與安全政策為將職業性危 害減至最低,並提供安全工作 環境。我們已制定在颱風及暴 雨,確保他們安全往返工作地 點,而進入及離開工作地點 包開繞。我們設有急救箱及緊 急聯絡電話。於過去三年(包 括本年度),我們並無任何因 工死亡或失職事故。

Apart from physical health, we also take care of the mental health of our employees as well. Paid annual leaves higher than the statutory requirement are offered to enhance the work-life balance. In addition, we have lunch gathering during special festivals such as the winter solstice and the Christmas Eve. We arrange birthday parties for our employees to maintain their spirit in a pleasant working environment.

In order to comply with the "Employees' Compensation Ordinance" and "Regulation on Work-Related Injury Insurances", all employees are covered by insurance against any accidents. During the Reporting Period, the Group was not aware of any material noncompliance with the health and safetyrelated laws and regulations that would have a significant impact on the Group.

B3. Development and Training

The Group encourages continuous learning within our employees and puts emphasis on their holistic development. All new joiners are required to undergo an induction briefing regarding corporate culture, company's policy and procedure, health and safety, basic knowledge about the Group's operation and system. Measures on professional training, enhancing leadership and talent team building are available for employees to achieve their personal goals while growing with the Group.

A performance appraisal is in place to review the employees' performance annually. This provides an opportunity between the Company and the employees to communicate so that we can meet employees' expectations and objectives. 除身體健康外,我們亦關懷僱 員的心理健康。我們提供較法 定規定更高之有薪年假,以提 升工作生活平衡。此外,我們 於冬至及聖誕節前夕等特別節 日舉行午餐聚會。我們為僱員 安排生日派對,以於愉快的工 作環境維持士氣。

為遵守「僱員補償條例」及「工 傷保險條例」,我們已為所有 僱員投購涵蓋任何意外的保 險。報告期內,本集團並不知 悉任何嚴重違反健康與安全有 關的法律及規例且會對本集團 產生重大影響之情況。

B3. 發展及培訓

本集團鼓勵僱員持續學習,並 著重他們的整體發展。所有新 入職者均須接受有關企業文 化、公司政策及程序、健康與 安全、有關本集團營運及系統 之基本知識之入職簡介。我們 向僱員提供專業培訓、提升領 導才能及人才隊伍建設措施, 以於與本集團共同成長之同時 達成個人目標。

我們設有表現評估以每年審閱 僱員的表現。此舉提供本公司 與僱員溝通之機會,從而令我 們可達成僱員期望及目標。

The Group provides occasional on-the-job training and on-the-spot guidance to enhance employees' expertise and productivity. Moreover, the Group values the long-term development of its employees and strives to provide them with different learning opportunities, including external training and specific training development programs. The Group also encourages the culture of sharing knowledge and experience.

During the Reporting Period, the training rate of male employees, female employees, senior management, middle management and general staff were 20%, 0%, 100%, 0% and 0% respectively. During the Reporting Period, the average training hours of male employees, female employees, senior management, middle management and general staff were 16.88 hours, 0 hour, 16.88 hours, 0 hour and 0 hour respectively.

B4. Labour Standards

Child and forced labour are strictly prohibited in the workplace. Stringent hiring procedures and processes are enforced to verify the legal proof of age before commencement of work. We also regularly review the employees' information to ensure no employment of child labour and forced labour. The Group has strictly complied with the Labour Contract Law of PRC, the Hong Kong employment laws and other relevant laws and regulations to avoid child or forced labour and other potential irregularities. We do not adopt any kind of forced labour including prison labour as supplier.

If the responsible personnel identify the existence of child labour or forced labour within the Group, the work of such child labour or forced labour will be terminated immediately. 本集團有時會提供在職培訓及 現場指導,以提升僱員的專業 知識及工作效率。此外,本集 團重視僱員的長遠發展,並致 力於向僱員提供各種學習機 會,包括舉辦外部培訓及特定 的培訓發展計劃。本集團亦鼓 勵員工互相分享知識及經驗。

於報告期間,男性僱員、女性 僱員、高級管理人員、中級管 理人員及普通員工之受訓率分 別為20%、0%、100%、0% 及0%。於報告期間,男性僱 員、女性僱員、高級管理人 員、中級管理人員及普通員工 之平均受訓時長分別為16.88 小時、0小時、16.88小時、0 小時及0小時。

B4. 勞工準則

倘負責人員確定本集團內存在 童工或強制勞工,該童工或強 制勞工的工作將會被即刻終止。

During the Reporting Period, the Group did not aware of any non-compliance with relevant laws and regulations which have a significant impact on employment and labour practices, including those related to preventing child and forced labour.

B5. Supply Chain Management

One of our procurement principles towards sustainability is to ensure that our procurement system can manage any environmental and social risks in the supply chain. In order to maintain sustainability as well as guality, our strategy is to build a long-term relationship with suppliers. We continue to assess and monitor the existing suppliers' performances, according to a series of quantitative indicators, which include fundamental capability, cost competitiveness, delivery fulfilment, quality control, customer service, business innovation, and safety and environmental protection, to ensure their quality and performance is up to our standard. We encourage our colleagues to cooperate with suppliers who have considered environmental and social impacts in their products or services, so as to control our risks and maintain the quality and the healthy development of our supply chain. New suppliers have to undergo assessment and evaluation before being adopted.

The Group prefer local suppliers whenever possible to reduce carbon emissions from transportation and to support the local economy. During the Reporting Period, the Group worked with 2 suppliers, 1 of them was locally based at PRC while the other one was locally based in Hong Kong. All suppliers were assessed according to standard procedures. 報告期內,本集團並不知悉任 何違反相關法律及規例且會對 僱傭及勞工常規產生重大影響 之情況(包括與防止童工及強 制勞工有關的情況)。

B5. 供應鏈管理

我們達致可持續發展的其中一 項採購原則為確保我們的採購 系統可管理供應鏈內的任何環 境及社會風險。為維持可持續 發展及質素,我們的策略為與 供應商建立長期關係。我們根 據一系列定量指標不斷評估及 監察現有供應商的表現,該等 指標包括基本能力、成本競爭 力、供貨履約、質素控制、客 戶服務、業務創新及安全環 保,以確保其質素及表現符合 我們的標準。我們鼓勵同事與 在其產品或服務中考慮到環境 和社會影響的供應商合作,以 控制我們的風險並維持我們供 應鏈的質素及健康發展。新供 應商於獲採用前須接受評核及 評估。

本集團盡可能選擇本地供應 商,以減少運輸過程中的碳排 放並支持當地經濟。於報告期 內,本集團已與2家供應商合 作,其中1家位於中國,另一 家位於香港。所有供應商均經 過標準程序進行評估。

In order to manage potential environmental and social risks in supply chain, the Group embeds environmental and social considerations in the procurement process, which implies the following:

- Complying with all relevant and applicable legal and other requirements;
- Controlling the use of materials and resources (e.g. electricity, fuel, paper), minimising the generation of all kinds of wastes; ensuring that sewage is discharged in accordance with legal requirements, and reducing, reusing and recycling materials wherever possible;
- Requiring contractors to ensure that all waste materials are properly handled, stored and disposed in an efficient and sensitive manner to avoid any contamination;
- Oversee the entire project cycle to ensure their regulatory compliance to minimize potential social risks;
- Reviewing the suppliers' environmental, social and governance policies; and
- Assessing suppliers' performance in the aspects of human rights, labor practices, health and safety etc.

Environmentally and socially responsible suppliers will be prioritised in the selection process.

為應對供應鏈內的潛在環境及 社會風險,本集團在採購過程 中考慮納入環境及社會因素, 例如:

- 遵守所有相關及適用的法 律及其他規定;
- 控制材料及資源(例如電力、燃料、紙張)的消耗量,盡量減少產生任何類型的廢物;確保污水排放符合法律規定,以及盡可能減少使用、重用及回收物資;
- 要求承建商確保按有效率 及慎重的方式妥善處理、
 存放及處置所有廢物,以
 避免產生任何污染;
- 監督整個項目週期,確保 其合規性,以盡量減少潛 在社會風險;
- 審閱供應商的環境、社會 及管治政策;及
- 評估供應商在人權、勞工 實踐、健康與安全等方面 的表現。

篩選過程中會優先考慮注重環 境及社會責任的供應商。

Green procurement has been our procurement approach. In the process of sourcing materials, we require that components used by the suppliers be in full compliance with environmental protection requirements, in accordance with national and industry standards. The Group also arranges meetings with the suppliers on a regular basis to ensure the provision of quality products and services to customers and to monitor the supplier's performance in business ethics, environmental protection, human rights and labour practices.

B6. Product/service Responsibility Product and service

Quality is the key component to take shape of customer satisfaction. With regard to product quality, we ensure that all products should comply with national standards including China Compulsory Certification (CCC) in terms of testing certificates issued by accredited laboratory. In addition to following national standards regarding product quality, we abide by the internal principles to secure the safety and quality of our products. We strictly monitor the entire lifecycle of our products, from sourcing materials to product recall, return and replacement, so as to ensure the execution of technical standards, operational safety, as well as product and service quality. Each quality report and product recall request, if any, from our customers will be investigated and examined seriously by our designated guality control team to determine appropriate follow-up actions.

We value customers' feedback, as this is the driving force for our continual improvement. Once a complaint is received, we will take prompt actions to investigate the issue and carry out remedial action plans.

During the reporting period, there was no product subject to recalls for safety and health reasons and no products and service-related complaints received. 綠色採購一直為我們的採購方 針。於採購物料過程中,我們 要求供應商採用的部件根據國 家及業內標準全面符合環保規 定。本集團亦定期與供應商 定。本集團亦定期與供應商 了產品及服務,並監督供應商 於商業道德、環境保護、人權 及勞工實踐方面的表現。

B6. 產品/服務責任 產品及服務

質素為令客戶滿意的關鍵所 在。就產品質素而言,我們確 保所有產品應符合國家標準, 包括就認可實驗室發出之測試 證書遵守中國強制性認證 (CCC)。除了在產品質素方面 遵循國家標準外,我們亦遵守 內部原則來確保我們產品的安 全及質素。我們嚴格監控從原 材料採購到產品召回及退換貨 的整個產品生命周期,以確保 技術標準、操作安全,以及產 品和服務質素落實到位。客戶 的每份質量報告及產品召回要 求(如有)將由我們指定的質量 控制團隊認真調查及審查,以 確定適當的跟進行動。

我們重視客戶的意見,此乃我 們不斷改善的推動力。一旦接 獲投訴,我們將及時採取行動 以調查事件及實施補救行動計 劃。

於報告期內,概無產品因安全 和健康理由需要召回,亦無收 到與產品及服務有關的投訴。

2023 Annual Report

ENVIRONMENTAL. SOCIAL AND GOVERNANCE REPORT 環境、社會及管治報告

Customer privacy

Customer information is treated as confidential data in the Group. Only core staff of relevant department are granted permissions to access according to different hierarchy and locations. The Group has the right to executive disciplinary actions on employees who violate the rules stipulated in the employee handbook.

Intellectual property

The Group endeavours to protect intellectual rights by different measures. We actively monitor any infringement in terms of counterfeit goods across the country with people's court and public bodies. In addition, we renew the registration of any expiring trademarks and patents based on the need of our business. We strictly abide by relevant laws and regulations, including the "Copyright Law of the People's Republic of China" and "Trademark Law of the People's Republic of China".

Advertising and labelling

Systematic review and approval process is in place before advertisement launch to the market to safeguard accurate presentation and protect customers. Appropriate safety warnings are attached on the product packaging for consumers' information.

We are in accordance with relevant laws and regulations including "Advertising Law of People's Republic of China" and "Law of the People's Republic of China on the Protection of Consumer Rights and Interests". There are no breaches of laws and regulations relating to health and safety, advertising, labelling and privacy matters in connection with our products and services provided during the Reporting Period.

客戶私隱

本集團將客戶資料視作機密資 料。僅相關部門的核心員工獲 准根據職級及地點進行查閱。 本集團有權對違反僱員手冊所 載規則的僱員採取紀律處分。

知識產權

本集團透過不同措施致力保障 知識產權。我們與人民法院及 公共機構共同積極監察全國範 圍內仟何侵犯知識產權的假 貨。此外,我們根據業務需要 更新任何到期商標及專利註 冊。我們嚴格遵守相關法律及 規例,包括「中華人民共和國 著作權法|及「中華人民共和 國商標法」。

廣告及標籤

我們於向市場推出廣告前進行 系統性審閱及批准程序,以確 保準確陳述及保障客戶。產品 包裝上已貼上適當安全警告, 以供消費者參考。

我們遵守相關法律及規例,包 括[中華人民共和國廣告法] 及「中華人民共和國消費者權 益保護法」。我們於報告期內 提供的產品及服務概無違反有 關健康與安全、廣告、標籤及 私隱事宜的法律及規例。

B7. Anti-corruption

Anti-corruption is the cornerstone of the business and sustainability, which at the same time the most material topics rated by our stakeholders. Stringent policies are stipulated in the employee handbook in relation to compliance with the "Prevention of Bribery Ordinance", such as soliciting or accepting any advantages in the business operations, to ensure employees' actions abide by our internal regulations. Procedures are established to minimize corruption risks related to bribery, extortion, fraud and money laundering in the business operation. Internal control mechanism is in place for monitoring. To achieve and maintain the highest standards of openness, probity and accountability, the Group establishes the whistleblowing policy which allows our employees to report whistleblowing matters anonymously.

During the Reporting Period, the Group was not aware of any material non-compliance with the relevant laws and regulations or concluded legal cases that has a significant impact concerning bribery, extortion, fraud or money laundering.

The Group will provide training to our directors and employees on anti-corruption practices in the ensuing financial year.

B8. Community Investment

As part of our's strategic development, we are committed to supporting social participation and contribution, and to nurture the corporate culture and practices of corporate citizen in its daily operation. We aim to promote the stability of society, and support the underprivileged to improve their quality of life. We create job opportunities and promote economic growth in the local communities through our business and operation. We also endeavours to foster employees' sense of social responsibility, encouraging employees to participate actively in voluntary services during their leisure time to help people in need.

B7. 反貪污

於報告期內,本集團並不知悉 任何嚴重違反相關法律及法規 或已結案法律案件並產生關於 賄賂、勒索、欺詐及洗黑錢之 嚴重影響之情況。

本集團將於下個財政年度向董 事及僱員提供有關反貪污常規 的培訓。

B8. 社區投資

作為策略發展其中一環,我們 致力於社會參與及貢獻,並在 其日常經營過程中塑造企業文 化,矢志成為具備良好慣是如 之業公民。我們的目標是個份 社會穩定和諧,協助貧了們的 進 社會基生活品質。透過我們 近 業機會及促進經濟增長。 我們亦一心培養僱員的 時間 個 。 支 關 服務,以協助有需 要人士。

The need of labour is the Group's focus area. Various channels such as appraisals and staff meetings etc., are provided to staff for sharing their response to the Group about their needs and concerns.

Work-life balance is one of the important elements in retaining employees in the Group. In this spirit, the Group has organised various activities to help relieve employees from work stress, as well as to foster employees' relationship, for example, the Group organised weekly sports activities, annual dinners and team buildings activities.

In order to seek further development opportunities to maintain a harmonious relationship with stakeholders, the Group will continue to explore the possibility of investing available resources to the community and uphold the principles of accountability to shareholders, investors, suppliers, customers and the public community. 勞工需求為本集團主要關注方 面。員工獲提供評核及員工會 議等渠道,以分享他們有關其 需求及關切對本集團的回應。

工作生活平衡是本集團挽留僱 員的重要因素之一。本着此精 神,本集團舉辦了各種活動, 以幫助僱員緩解工作壓力,並 促進僱員之間的關係,例如, 本集團舉辦了每周一次的體育 活動、年度晚宴及團隊建設活 動。

為尋求進一步發展機會,以維 持與持份者的和諧關係,本集 團將繼續探尋將可用資源投資 於社區的可能性,堅持對股 東、投資者、供應商、客戶及 公眾社區承擔責任的原則。

The directors present their annual report and audited consolidated financial statements for the year ended 31 December 2023.

PRINCIPAL ACTIVITIES

The Company is an investment holding company. The principal activities of its principal subsidiaries are set out in note 39 to the consolidated financial statements.

RESULTS AND APPROPRIATIONS

The results of the Group for the year ended 31 December 2023 are set out in the consolidated statement of profit or loss and other comprehensive income on page 112 to 113 of the annual report.

No interim dividend was declared during the year. The directors do not recommend the payment of a final dividend. There are no arrangements under which a shareholder has waived or agreed to waive any dividends.

PLANT AND EQUIPMENT

Details of movements during the year in the plant and equipment of the Group are set out in note 18 to the consolidated financial statements.

SHARE CAPITAL

Details of the share capital of the Company are set out in note 29 to the consolidated financial statements.

DISTRIBUTABLE RESERVES OF THE COMPANY

In the opinion of the directors, the Company's reserves available for distribution to shareholders as at 31 December 2023 and 31 December 2022 consisted of contributed surplus and accumulated profits were nil.

董事謹提呈截至二零二三年十二月 三十一日止年度之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,其主要附屬公 司之主要業務載於綜合財務報表附註39。

業績及分派

本集團截至二零二三年十二月三十一日 止年度之業績載於本年報第112至113頁 之綜合損益表及其他全面收入表。

年內概無宣派任何中期股息。董事並不 建議派付末期股息。概無股東放棄或同 意放棄任何股息的安排。

廠房及設備

本集團年內廠房及設備之變動詳情載於 综合財務報表附註18。

股本

本公司之股本詳情載於綜合財務報表附 註29。

本公司之可供分派儲備

董事認為,本公司於二零二三年十二月 三十一日及二零二二年十二月三十一日 可用以分派予股東之儲備(包括實繳盈餘 及累計溢利)為零。

Under the Companies Act 1981 of Bermuda (as amended), the contributed surplus account of the Company is available for distribution. However, the Company cannot declare or pay a dividend, or make a distribution out of contributed surplus if:

- (a) it is, or would after payment be, unable to pay its liabilities as they become due; or
- (b) the realisable value of its assets would thereby be less than the aggregate of its liabilities and its issued share capital and share premium accounts.

DIRECTORS

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

Executive Directors:

Mr. Lau Siu Ying *(Chairman)* Mr. Wang Yu Mr. Hou Zhenyang (Resigned on 21 July 2023) Mr. Li Jianwu (Appointed on 21 July 2023)

Independent Non-executive Directors:

Dr. Law Chun Kwan Dr. Lo Wai Shun Mr. Leung Wai Hung

In accordance with Bye-law 86(2) and Bye-law 87 of the Company's bye-laws, Mr. Li Jianwu and Mr. Wang Yu shall retire at the forthcoming annual general meeting and, being eligible, offer themselves for re-election, respectively.

None of the directors being proposed for re-election at the forthcoming annual general meeting has a service contract with the Company or any of its subsidiaries which is not determinable by the Group within one year without payment of compensation, other than statutory compensation.

根據百慕達一九八一年公司法(經修訂), 本公司之實繳盈餘(如有)可用以分派。 然而,在下列情況下,本公司不得以實 繳盈餘宣派或派付股息或作出分派:

- (a) 於付款後無法或將無法支付到期之 負債;或
- (b) 資產之可變現價值因而少於負債與 已發行股本及股份溢價賬之總和。

董事

本公司於本年度及直至本報告日期止之 董事如下:

執行董事:

劉小鷹先生(主席)
王 愚先生
侯震洋先生
(於二零二三年七月二十一日辭任)
李建武先生
(於二零二三年七月二十一日獲委任)

獨立非執行董事:

羅振坤博士 勞維信博士 梁偉雄先生

根據本公司之公司細則之細則第86(2)條 及細則第87條,李建武先生及王愚先生 將分別於應屆股東週年大會上任滿告退, 惟符合資格並願重選連任。

擬於應屆股東週年大會上重選連任之董 事概無與本公司或其任何附屬公司訂立 於一年內不可由本集團毋須補償(法定補 償除外)而終止之服務合約。 The term of office of each of the non-executive director and independent non-executive directors is the date up to his retirement by rotation in accordance with the Company's byelaws.

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS IN SHARES AND UNDERLYING SHARES

At 31 December 2023, the interests and short positions of the directors, the chief executive and their associates in the shares and underlying shares of the Company and its associated corporations (within the meaning of Part XV of the Securities and Future Ordinance ("SFO")), which were required to be notified to the Company and The Stock Exchange of Hong Kong Limited (the "Stock Exchange") pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they were taken or deemed to have under such provisions of the SFO), or as recorded in the register maintained by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Companies (the "Model Code"), were as follows:

各非執行董事及獨立非執行董事之任期 直至根據本公司之公司細則須輪席告退 之日止。

董事及行政總裁於股份及相關股 份之權益

於二零二三年十二月三十一日,董事、 行政總裁及彼等聯繫人於本公司及其相 聯法團(定義見證券及期貨條例(「證券及 期貨條例」)第XV部)之股份及相關股份 中擁有須根據證券及期貨條例第XV部第 7及第8分部知會本公司及香港聯合交易 所有限公司(「聯交所」)的權益及淡倉(包 括彼等根據證券及期貨條例有關條文而 被當作或視作擁有之權益及淡倉);或須 記入本公司根據證券及期貨條例第352 條存置之登記冊的權益及淡倉;或根據 有關上市公司董事進行證券交易之標準 守則(「標準守則」)須知會本公司及聯交 所的權益及淡倉如下:

Ordinary shares of HK\$0.01 each of the Company

本公司每股面值0.01港元之普通股

Name of director	Capacity	Number of issued ordinary shares held	Percentage of the issued share capital of the Company
董事姓名	身份	所持已發行 普通股數目	佔本公司已發行 股本百分比
Mr. Lau Siu Ying ("Mr. Lau") 劉小鷹先生(「劉先生」)	Held by a discretionary trust <i>(Note)</i> 全權信託持有 <i>(附註)</i>	37,660,002	17.80%
	Beneficial owner 實益擁有人	78,685,479	37.20%
		116,345,481	55.00%

Note: These shares are held by Future 2000 Limited, a company incorporated in the British Virgin Islands which in turn is held by a discretionary trust, the beneficiaries of which include Mr. Lau, his spouse and his children.

附註: 該等股份由在英屬處女群島註冊成立之公司Future 2000 Limited持有,而該公司由受益人包括劉先生、其配偶及其子女的全權信託持有。

The interest disclosed above represents long positions in the shares and underlying shares of the Company or its associated corporations.

Save as disclosed above, none of the directors, chief executives nor their associates had any interests or short positions in any shares or underlying shares of the Company or any of its associated corporations as defined in the SFO at 31 December 2023.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

During the year ended 31 December 2023, none of the Directors or their close associates (as defined under the Listing Rules) has any other interest in a business apart from the business of the Group which competes or is likely to compete, either directly or indirectly, with the business of the Group.

SHARE OPTIONS

The Company adopted a share option scheme on 28 May 2014 to provide incentives to directors, eligible employees and other qualified persons who in the opinion of the board of directors has made or will make contributions which are or may be beneficial to the Group as a whole.

The following is a summary of the principal terms of the share option scheme:

(i) Purpose

The primary purpose of the Scheme is to provide incentives to directors, eligible employees and other qualified persons who in the opinion of the board of directors has made or will make contributions which are or may be beneficial to the Group as a whole. 上文所披露之權益指本公司或其相聯法 團之股份及相關股份的好倉。

除上文所披露者外,董事、行政總裁或 彼等之聯繫人於二零二三年十二月 三十一日概無擁有本公司或其任何相聯 法團(定義見證券及期貨條例)之任何股 份或相關股份之權益或淡倉。

董事於競爭業務的權益

截至二零二三年十二月三十一日止年度, 董事或其緊密聯繫人(定義見上市規則) 概無於與本集團業務有或可能有直接或 間接競爭的任何業務(本集團業務除外) 中擁有任何其他權益。

購股權

本公司於二零一四年五月二十八日採納 一項購股權計劃,以向董事會認為對本 集團整體利益曾作出或將作出屬於或可 能屬於貢獻之董事、合資格僱員及其他 合資格人士給予獎勵。

購股權計劃之主要條款概要如下:

(i) 目的

計劃之主要目的為向董事會認為對 本集團整體利益曾作出或將作出屬 於或可能屬於貢獻之董事、合資格 僱員及其他合資格人士給予獎勵。

(ii) Who may join

Under the Scheme, the directors of the Company may, subject to certain conditions, grant to any directors, employees, suppliers, agents, customers, distributors, business associates or partners, professionals or other advisors of, or consultants or contractors to, any members of the Group or any associated companies who in the opinion of the board of directors has made or will make contributions which are or may be beneficial to the Group as a whole.

(iii) Maximum number of Shares and total number of shares available for issue subject to options

The Shares which may be issued upon exercise of all options to be granted under the Share Option Scheme and other share option schemes of our Company (and to which the provisions of Chapter 17 of the Listing Rules are applicable) shall not exceed 21,155,588 Shares (representing 10% of the aggregate of the Shares in issue on the date the Shares commence trading on the Stock Exchange and on the date of this report). As at 31 December 2023, no share option had been granted and the number of share options available for grant by the Company was 21,155,588.

(iv) Limit for each participant

The number of shares issued and to be issued in respect of which options granted and may be granted to any individual in any 12-month period is not permitted to exceed 1% of the shares of the Company in issue at any point in time.

(v) Option period

Options granted must be taken up within the time period set out in the offer letter.

(vi) Minimum period

There is no minimum period for which an option granted must be held before it can be exercised unless otherwise imposed by the Directors.

(ii) 可參與人士

根據計劃,在若干條件之限制下, 本公司董事可向董事會認為對本集 團整體利益曾作出或將作出屬於或 可能屬於貢獻之本集團任何成員公 司或任何聯營公司之任何董事、僱 員、供應商、代理、客戶、分銷 商、業務聯繫人或夥伴、專業顧問 或其他顧問或諮詢人或承辦商授予 購股權。

(iii) 購股權涉及之最高股份數目及可供 發行股份總數

因行使根據購股權計劃及本公司其 他購股權計劃(及上市規則第17章 條文適用者)將予授出之所有購股權 而可能發行之股份不得超過 21,155,588股股份(相當於股份在聯 交所開始買賣當日以及於本報告當 日已發行股份總數10%)。於二零 二三年十二月三十一日,概無授出 購股權及本公司可供授出的購股權 數目為21,155,588份。

(iv) 每名參與者之上限

於任何十二個月期間內,就授予及 可能授予任何個人之購股權而已發 行及將予發行的股份總數,不得超 過本公司任何時間已發行股份之 1%。

(v) 購股權期限

購股權須於要約函件內所列之期間 內予以接納。

(vi) 最低期限

除非董事另行訂明,所授出的購股 權並無在可獲行使前須持有的最低 期限。

(vii) Payment on acceptance of option offer

An offer for the grant of options must be accepted within seven days inclusive of the day on which such offer was made, upon payment of HK\$1.

(viii) Subscription price

Options to subscribe for shares in the Company at any price but not less than the higher of (i) nominal value of a share, (ii) the closing price of the shares on the Stock Exchange on the day of grant, and (iii) the average of the closing prices of the shares on the Stock Exchange on the five trading days immediately preceding the date of grant of the options, subject to a maximum of 10% of the issued share capital of the Company from time to time.

(ix) Present status of the Share Option Scheme

No share option has been granted, exercised, cancelled or lapsed under the Share Option Scheme since its adoption and up to the date of this annual report. As at 31 December 2023, the Company had no outstanding share option under the Share Option Scheme. The Share Option Scheme will expire on 28 May 2024.

ARRANGEMENT TO PURCHASE SHARES OR DEBENTURES

Other than the share option scheme disclosed above, at no time during the year was the Company, its holding company or any of its subsidiaries a party to any arrangements to enable the directors of the Company to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate. None of the directors, their spouses or children under the age of 18 had any rights to subscribe for the securities of the Company or had exercised any such rights during the year.

(vii) 接納購股權要約之付款

授出購股權之要約須於作出有關要 約當日起計七日內(包括當日)獲接 納,並須支付1港元。

(viii) 認購價

認購本公司股份之購股權之價格不 得少於(i)股份面值、(ii)股份於授出 日期在聯交所之收市價及(iii)股份於 緊接購股權授出日期前五個交易日 在聯交所之平均收市價之較高者, 而授出之購股權可認購之股份數目 最多以本公司不時已發行股本之 10%為限。

(ix) 購股權計劃現況

自採納日期及直至本年報日期在購 股權計劃下概無購股權獲授出、行 使、註銷或失效。於二零二三年 十二月三十一日,本公司並無購股 權計劃項下的尚未行使購股權。購 股權計劃將於二零二四年五月 二十八日屆滿。

購買股份或債券之安排

除上文披露之購股權計劃外,於年內任 何時間本公司、其控股公司或任何附屬 公司概無訂立任何安排,致使本公司董 事可藉購入本公司或任何其他法人團體 之股份或債券而獲益。董事、彼等之配 偶或未滿18歲之子女於年內概無擁有任 何可認購本公司證券之權利,亦不曾行 使任何該等權利。

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS

Save as disclosed in note 35 to the consolidated financial statements, other transactions, arrangements or contracts of significance in relation to the Company's business to which the Company was a party and in which a director of the Company had a material interest, whether directly or indirectly, were entered into or subsisted during the year ended 31 December 2023.

CONTRACTS OF SIGNIFICANCE WITH CONTROLLING SHAREHOLDERS

Neither the Company nor any of its subsidiaries has entered into any contract of significance with a controlling Shareholder or any of its subsidiaries, nor any contract of significance for the provision of services to the Company or any of its subsidiaries by a controlling Shareholder or any of its subsidiaries.

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 as at 31 December 2023.

SUBSTANTIAL SHAREHOLDERS

The register of substantial shareholders maintained by the Company pursuant to Section 336 of the SFO shows that, as at 31 December 2023, the following shareholders had notified the Company of relevant interests in the issued share capital of the Company.

董事於交易、安排或合約之權益

除綜合財務報表附註35所披露者外,截 至二零二三年十二月三十一日止年度, 本公司簽訂或維持有關本公司業務,且 本公司為訂約方及本公司的董事直接或 間接擁有重大權益的其他重大交易、安 排或合約。

與控股股東的重大合約

本公司或其任何附屬公司概無與控股股 東或其任何附屬公司訂立任何重大合約, 亦無就控股股東或其任何附屬公司向本 公司或其任何附屬公司提供服務訂立任 何重大合約。

管理合約

於二零二三年十二月三十一日,概無已 訂立或存續之有關本公司全部或任何重 大部分業務之管理及行政之合約。

主要股東

按照本公司根據證券及期貨條例第336 條所存置之主要股東名冊列示,於二零 二三年十二月三十一日,本公司獲悉下 列股東在本公司已發行股本中擁有相關 權益。

Ordinary shares of HK\$0.01 each of the Company

本公司每股面值0.01港元之普通股

Name of substantial shareholder	Capacity	Number of issued ordinary shares held 所持已發行	Percentage of the issued share capital of the Company 佔本公司已發行
主要股東姓名	身份	普通股數目	股本百分比
Mr. Lau 劉先生	Held by a discretionary trust <i>(Note 1)</i> 全權信託持有 <i>(附註1)</i>	37,660,002	17.80%
	Beneficial owner 實益擁有人	78,685,479	37.20%
		116,345,481	55.00%
Mr. Lee Wai, Timothy 李偉先生	Held by controlled entity <i>(Note 2)</i> 受控制實體持有 <i>(附註2)</i>	37,660,002	17.80%

Notes:

- 1. These shares are held by Future 2000 Limited, a company incorporated in the British Virgin Islands which in turn is held by a discretionary trust. The beneficiaries of the discretionary trust include Mr. Lau, his spouse and his children.
- 2. Under the SFO, Mr. Lee Wai, Timothy is deemed to have interests in the shares of the Company as he is entitled to exercise more than one-third of the voting power at general meetings of Future 2000 Limited.

CONFIRMATION OF INDEPENDENCE

The Company has received, from each of the independent nonexecutive directors, an annual confirmation of his independence pursuant to Rule 3.13 of the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules"). The Company considers all of the independent non-executive directors are independent.

附註:

- 該等股份由在英屬處女群島註冊成立之公司 Future 2000 Limited持有,而該公司由一項 全權信託持有。該全權信託之受益人包括劉 先生、其配偶及其子女。
- 根據證券及期貨條例,由於李偉先生有權於 Future 2000 Limited之股東大會上行使三分 之一以上投票權,故彼被視為於本公司股份 擁有權益。

獨立性確認

本公司已收到各獨立非執行董事按照聯 交所證券上市規則(「上市規則」)第3.13 條就其獨立性而提交之年度確認函。本 公司認為,所有獨立非執行董事均屬獨 立人士。

CHANGES IN INFORMATION OF DIRECTORS

There has been no other change of information of Directors during the year pursuant to Rule 13.51B(1) of the Listing Rules.

PRE-EMPTIVE RIGHTS

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

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES OF THE COMPANY

During the year ended 31 December 2023 and 2022, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the listed securities of the Company.

FUTURE PLANS FOR MATERIAL INVESTMENTS OR CAPITAL ASSETS

As at 31 December 2023, the Company did not have any concrete plans for material investments or capital assets.

MAJOR CUSTOMERS AND SUPPLIERS

For the year ended 31 December 2023:

- The aggregate sales attributable to the Group's five largest customers and the largest customer represent approximately 100% and 82%, respectively, of the Group's total revenue;
- (2) The aggregate purchases attributable to the Group's five largest suppliers and the largest supplier represent approximately 100% and 82%, respectively, of the Group's total purchase.

董事資料變動

根據上市規則第13.51B(1)條,年內概無 其他董事資料變動。

優先購買權

本公司之公司細則或百慕達法例並無有 關本公司須按比例向現有股東發售新股 份的優先購買權條文。

購買、出售或贖回本公司之上市 證券

截至二零二三年及二零二二年十二月 三十一日止年度,本公司及其任何附屬 公司概無購買、出售或贖回本公司任何 上市證券。

有關重大投資或資本資產的未來 計劃

於二零二三年十二月三十一日,本公司 並無任何具體的重大投資或資本資產計 劃。

主要客戶及供應商

截至二零二三年十二月三十一日止年度:

- (1) 本集團向五大客戶及最大客戶所作 出之銷售總額分別約佔本集團收入 總額約100%及82%;
- (2) 本集團向五大供應商及最大供應商 所作出之採購總額分別約佔本集團 採購總額約100%及82%。

At no time during the year did a director, an associate of a director or a shareholder of the Company which to the knowledge of the directors, own more than 5% of the Company's issued share capital, had a beneficial interest in any of the Group's five largest suppliers and customers.

CORPORATE GOVERNANCE

Save as disclosed in the Corporate Governance Report on pages 35 to 64 of this annual report, the Company has complied throughout the year with the Code on Corporate Governance Practices and the Corporate Governance Code as set out in Appendix 14 to the Listing Rules which were then in force during the respective periods.

Detailed information on the Company's corporate governance practices is also set out in the Corporate Governance Report.

EMOLUMENT POLICY

The emolument policy of the employees of the Group is set up by the Remuneration Committee on the basis of their merit, qualifications and competence.

The emoluments of the directors of the Company are decided by the Remuneration Committee having regard to the Company's operating results, individual performance and comparable market statistics.

The Group has a share option scheme under which the Company may grant share options to the participants, including directors and employees, to subscribe for shares of the Company, details of the scheme is set out in note 30 to the consolidated financial statements. 於年內任何時間,董事、其聯繫人或據 董事所知擁有本公司已發行股本5%以上 之本公司股東,概無擁有本集團任何五 大供應商及客戶之實益權益。

企業管治

除本年報第35至64頁之企業管治報告書 所披露者外,本公司於年內一直遵從於 相關時期當時生效之上市規則附錄十四 所載之企業管治常規守則及企業管治守 則。

本公司企業管治常規之詳細資料亦載於 企業管治報告書內。

酬金政策

本集團之僱員酬金政策由薪酬委員會制 定,以僱員之優點、資歷及才幹為基準。

本公司董事之酬金由薪酬委員會經考慮 本公司之經營業績、個人表現及可資比 較市場數據而釐定。

本集團設有一項購股權計劃,據此本公司可向董事及僱員等參與者授出購股權, 以認購本公司股份,計劃詳情載於綜合 財務報表附註30。

KEY RISKS AND UNCERTAINTIES

The Board acknowledges its responsibility for the effectiveness of the internal control and risk management systems of the Group, which are designed to manage the risk of failure to achieve business objectives and provide reasonable assurance against material misstatement or loss.

Business Risk

The Group's business risks include rapid change in the general market conditions, downturn pressure on the overall economy of the PRC and price competition from other market players. The Board is responsible for the overall management of the business and review of material business decisions involving material risks exposures from time to time.

Financial Risk

The Board monitors closely the Group's currency risk, interest rate risk, credit risk, and liquidity risk. The Board also reviews monthly management accounts, capital structure and key operating data of the Group.

Compliance Risk

The Board monitor and ensure that the Group is in compliance with the applicable laws, rules and regulations. The Group engages professionals from time to time to keep abreast of the latest developments in the regulatory environment, including legal, financial, environmental and operational developments. The Group also adopts a strict policy in prohibiting any unauthorised use or dissemination of confidential or inside information.

The Board has reviewed the effectiveness of the Group's internal control and risk management systems covering business, financial and compliance risks of the Group and is satisfied that such systems are effective and adequate for the current operations of the Group.

主要風險及不明朗因素

董事會知悉其維持本集團內部監控及風 險管理系統有效性之責任。該等系統旨 在管理未能達成業務目標之風險,並針 對重大失實陳述或損失提供合理保證。

業務風險

本集團之業務風險包括整體市場狀況之 急劇變化、中國整體經濟之下行壓力及 其他市場參與者之價格競爭。董事會負 責業務整體管理及不時檢討涉及重大風 險之重大業務決策。

財務風險

董事會密切監察本集團之貨幣風險、利 率風險、信貸風險及流動資金風險。董 事會亦審閱本集團之每月管理賬目、資 本架構及主要營運數據。

合規風險

董事會監察並確保本集團遵守適用法律、 規則及法規。本集團不時委聘專業人員 以掌握監管環境之最新發展,包括法律、 財務、環境及營運發展。本集團亦採取 嚴格政策,禁止任何未經授權使用或發 佈機密資料或內幕消息。

董事會已審閱本集團內部監控及風險管 理系統之有效性,涵蓋本集團之業務、 財務及合規風險,並信納該等系統就本 集團之現時營運而言屬有效及充足。

COMPLIANCE WITH LAWS AND REGULATIONS

The Group has compliance and risk management policies and procedures, and members of the senior management are delegated with the continuing responsibility to monitor adherence and compliance with all significant legal and regulatory requirements. These policies and procedures are reviewed regularly. As far as the Board is aware, the Group has complied in material respects with the relevant laws and regulations that have a significant impact on the business and operation of the Group.

SOCIAL RESPONSIBILITIES AND SERVICES AND ENVIRONMENTAL POLICY

The Group is committed to the long-term sustainability of its businesses and the communities with which it engages. The Group pursues this business approach by managing its business prudently and executing management decisions with due care and attention. The Group keeps on reviewing environmental issues in its operations from time to time.

For details, please refer to section headed "Environmental, Social and Governance Report" on pages 65 to 88 of this annual report.

CONVERTIBLE SECURITIES, WARRANTS, OR SIMILAR RIGHTS

During the year ended 31 December 2023, no convertible securities, options, warrants or similar rights issued or granted by the Company or any of its subsidiaries remained outstanding.

遵守法律及法規

本集團設有合規及風險管理政策及程序, 而高級管理層成員獲授責任持續地監察 所有重大法律及監管規定的遵守及合規 情況。本集團會定期檢討該等政策及程 序。就董事會所知,本集團已在重大方 面遵守對本集團業務及營運具重大影響 的相關法律及法規。

社會責任與服務及環境政策

本集團致力於業務及經營所在社區之長 期可持續發展。本集團之業務經營方針 為審慎管理業務並盡責專注地執行管理 決策。本集團持續不時檢討其營運之環 境事宜。

有關詳情請參閱本年報第65至88頁之「環 境、社會及管治報告」一節。

可轉換證券、認股權證或類似權 利

截至二零二三年十二月三十一日止年度, 概無本公司或其任何附屬公司發行或授 出之可轉換證券、購股權、認股權證或 類似權利尚未行使。

PERMITTED INDEMNITY PROVISION

The Company had a permitted indemnity provision (as defined in section 469 of the Companies Ordinance) in force for the benefit of the Directors during the year and up to the date of approval of this Directors' Report, pursuant to which the Company shall indemnify any Director against any liability, loss suffered and expenses incurred by the Director in connection with any legal proceedings in which he/she is involved by reason of being a Director, except in any case where the matter in respect of which indemnification is sought was caused by the fraud or dishonesty of the Directors. The Company has maintained insurance cover for Directors arising out of corporate activities. The insurance coverage is reviewed on an annual basis. During the year, no claims were made against the Directors.

TAX RELIEF

The Directors are not aware of any tax relief available to the Shareholders by reason of their holding of the Company's Shares.

REVIEW BY THE AUDIT COMMITTEE

The Audit Committee has reviewed the accounting principles and policies adopted by the Group and discussed the Group's risk management, internal controls and financial reporting matters with the management. The Audit Committee has reviewed the audited consolidated financial statements of the Group for the year ended 31 December 2023.

獲准許的彌償條文

於年內及直至本董事會報告批准日期, 本公司已為董事利益設立有效的獲准許 彌償條文(定義見公司條例第469條), 根據該條文,本公司須就任何董事因美 身為董事而涉及任何法律程序所招致的 任何責任、蒙受的損失及開支向董事因的 任何責任、蒙受的損失及開支向董事因 。本公司已就董事敗詐或不誠實而導致 之事宜尋求彌償除外。本公司已就董事 及高級人員因企業活動而針對其提出的 法律訴訟所承擔的責任投購保險。保險 範圍每年檢討一次。年內,概無針對董 事提出申索。

税務寬免

董事並不知悉股東持有本公司股份可獲 得任何税務寬免。

審核委員會審閲

審核委員會已審閱本集團採納之會計原 則及政策,並與管理層討論本集團之風 險管理、內部監控及財務申報事宜。審 核委員會已審閱本集團截至二零二三年 十二月三十一日止年度之經審核綜合財 務報表。

RELATED PARTY TRANSACTIONS/CONNECTED TRANSACTIONS/CONTINUING CONNECTED TRANSACTIONS

Details of the related party transactions of the Group are set out in note 35 to the consolidated financial statements. Save in the notes to the consolidated financial statements, the Group has not entered into any connected transaction or continuing connected transaction which should be disclosed pursuant to the requirements under Chapter 14A of the Listing Rules during the year ended 31 December 2023. The Company has complied with the disclosure requirements in accordance with Chapter 14A of the Listing Rules in respect of the above non-exempt connected transactions or continuing connected transactions.

SUFFICIENCY OF PUBLIC FLOAT

The Company has maintained a sufficient public float throughout the year ended 31 December 2023 and as at the date of this report, based on the information available to the Company and to the knowledge of the Directors.

EVENTS AFTER THE REPORTING PERIOD

On 20 March 2024, the Company entered into subscription agreements with independent third parties (the "Subscribers"), pursuant to which the Subscribers have conditionally agreed to subscribe, and the Company has conditionally agreed to allot and issue, a total 30,000,000 shares of HK\$0.26 each for a cash consideration of approximately HK\$7.8 million ("the 2024 Subscriptions"). At the date of approval of these consolidated financial statements, the 2024 Subscriptions have not been completed. Further details were set out in the Company's announcement dated 20 March 2024.

Save as disclosed above, there is no other significant events subsequent to the reporting period.

關聯方交易/關連交易/持續關 連交易

有關本集團關聯方交易詳情載於綜合財 務報表附註35。除綜合財務報表附註外, 截至二零二三年十二月三十一日止年度, 本集團概無簽訂根據上市規則第14A章 規定須予披露之任何關連交易或持續關 連交易。本公司已就上述非豁免關連交 易或持續關連交易遵守上市規則第14A 章的披露規定。

足夠公眾持股量

基於本公司可取得的資料及就董事所知, 本公司於截至二零二三年十二月三十一 日止年度及於本報告日期一直維持足夠 的公眾持股量。

報告期後事項

於二零二四年三月二十日,本公司與獨 立第三方(「認購人」)訂立認購協議,據 此,認購人有條件同意認購,而本公司 有條件同意配發及發行合共30,000,000 股每股面值0.26港元的股份,現金代價 約為7,800,000港元(「二零二四年認購事 項」)。於該等綜合財務報表批准日期, 二零二四年認購事項尚未完成。進一步 詳情載於本公司日期為二零二四年三月 二十日的公佈。

除上述所披露外,本集團並無重大期後 事件。

AUDITOR

The Company's consolidated financial statements for the year ended 31 December 2022 and 2023 were audited by Yongtuo Fuson CPA Limited.

A resolution for re-appointment of Yongtuo Fuson CPA Limited as auditor of the Company will be proposed at the forthcoming annual general meeting of the Company.

APPRECIATION

The Group would like to express its appreciation to all the staff for their outstanding contribution towards the Group's development. The Board wishes to sincerely thank the management for their dedication and diligence, and they are the key factors for the Group to continue its success in future. Also, the Group wishes to extend its gratitude for the continued support from its shareholders, customers, and business partners. The Group will continue to deliver sustainable business development, so as to meet its business objectives for 2024 and realise higher values for its shareholders and other stakeholders.

核數師

本公司截至二零二二年及二零二三年 十二月三十一日止年度之綜合財務報表 由永拓富信會計師事務所有限公司審核。

將於本公司下屆股東週年大會提呈重新 委任永拓富信會計師事務所有限公司為 本公司核數師之決議案。

致謝

本集團謹此衷心感謝全體員工為本集團 發展所付出的卓越貢獻。董事會在此對 管理層勤懇的奉獻及付出致以衷心感謝, 彼等為本集團未來取得持續成功的關鍵。 此外,本集團亦對各股東、客戶及業務 夥伴的持續支持深表謝意。本集團將繼 續致力於業務的可持續增長,以達成其 於二零二四年的業務目標,並為其股東 及其他持份者實現更高價值。

On behalf of the Board Lau Siu Ying CHAIRMAN

Hong Kong, 28 March 2024

代表董事會 *主席* **劉小鷹**

香港,二零二四年三月二十八日

TO THE SHAREHOLDERS OF CHINA FORTUNE HOLDINGS LIMITED

(incorporated in Bermuda with limited liability)

OPINION

We have audited the consolidated financial statements of China Fortune Holdings Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 112 to 255, which comprise the consolidated statement of financial position as at 31 December 2023, 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 material accounting policy information and other explanatory information.

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 2023, 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. **致中國長遠控股有限公司列位股東** (於百慕達註冊成立之有限公司)

意見

本核數師行已審核載列於第112至255頁 中國長遠控股有限公司(「貴公司」)及其 附屬公司(統稱「貴集團」)之綜合財務報 表,包括於二零二三年十二月三十一日 之綜合財務狀況表、截至該日止年度之 綜合損益及其他全面收入表、綜合權益 變動表及綜合現金流量表,以及綜合財 務報表附註,包括主要會計政策資料及 其他説明資料。

吾等認為,該等綜合財務報表已按照香 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」)真實而公平地反映 貴集團於二零 二三年十二月三十一日的綜合財務狀況 以及截至該日止年度的綜合財務表現和 綜合現金流量,並已按照香港公司條例 的披露規定妥為編製。

意見基礎

吾等已根據香港會計師公會頒佈的香港 審計準則(「香港審計準則」)進行審核。 吾等在該等準則下承擔的責任已在本報 告「核數師就審核綜合財務報表須承擔之 責任」一節作進一步闡述。根據香港會計 師公會頒佈的專業會計師道德守則(「守 則」),吾等獨立於 貴集團,並已履行 守則中的其他道德責任。吾等相信,吾 等所獲得的審計憑證能充足及適當地為 吾等的意見提供基礎。

MATERIAL UNCERTAINTY RELATED TO GOING CONCERN

We draw attention to note 3(b) to the consolidated financial statements, for the year ended 31 December 2023, the Group recorded a loss attributable to owners of the Company of approximately HK\$12,616,000 and as at 31 December 2023, its current liabilities exceeded its current assets by approximately HK\$21,758,000. These conditions, along with other matters as set forth in note 3(b) to the consolidated financial statements, indicate the existence of a material uncertainty which may cast significant doubt on the Group's ability to continue as a going concern. The directors, having considered the measures and plans being taken by the Group, are of the opinion that the Group would be able to continue as a going concern. Our opinion is not modified in respect of this matter.

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. In addition to the matters described in the Material Uncertainty Related to Going Concern section, we have determined the matter described below to be the key audit matter to be communicated in our report.

與持續經營有關的重大不確定性

吾等提請垂注綜合財務報表附註3(b),截 至二零二三年十二月三十一日止年 度,貴集團錄得 貴公司擁有人應佔虧 損約12,616,000港元,而於二零二三年 十二月三十一日,其流動負債超過其流 動資產約21,758,000港元。該等情況連 同綜合財務報表附註3(b)所載的其他事 項,顯示存在重大不確定因素,可能會 對 貴集團持續經營能力產生重大疑問。 董事經考慮 貴集團所採取的措施及計 劃後,認為 貴集團將能夠持續經營。 吾等並無就此事項作出修訂意見。

關鍵審核事項

關鍵審核事項為根據吾等的專業判斷, 認為於吾等審核本期間之綜合財務報表 時最為重要之事項。該等事項在吾等審 核整體綜合財務報表及達致意見時進行 處理。吾等不會對該等事項提供單獨意 見。除「與持續經營有關的重大不確定性」 部分所述的事項外,吾等釐定下文所述 的事項為於吾等報告中傳達的關鍵審核 事項。

Revenue recognition regarding to sales of goods

有關貨品銷售之收益確認

Key audit matter	How the matter was addressed in our audit
關鍵審計事項	吾等之審核如何處理有關事項

As disclosed in note 9 to the consolidated financial statements, the Group's revenue was derived from sales of mobile phone and electronic products.

誠如綜合財務報表附註9所披露, 貴集團的收入來自銷售移動電話及電子產品。

Revenue from sales of mobile phone and electronic products is recognised when control of the goods is transferred to the customers, generally when the goods are delivered to and the risks of obsolescence and loss have been transferred to customers.

移動電話及電子產品銷售收入於貨品轉讓予客 戶之時間點(一般為貨品交付予客戶以及過時及 損失之風險轉移至客戶時)確認。

We identified the recognition of revenue as a key audit matter because of its significance to the Group as a whole and errors in the recognition of revenue could have a material impact on the Group's results.

吾等將收益確認識別為關鍵審核事項乃由於其

對 貴集團整體之重要性以及收益確認誤差可

對 貴集團之業績造成重大影響。

Our audit procedures in relating to revenue recognition regarding sales of mobile phone and electronic products included, among others, the following:

吾等就銷售移動電話及電子產品的收入確認之審計 程序包括(其中包括)以下各項:

- (i) Inspecting sales and purchase agreements, on a sample basis, to understand the terms of delivery and assessing whether management recognised the related revenue in accordance with the Group's accounting policies, with reference to the requirements of the prevailing accounting standards;
- (i) 抽樣檢查買賣協議,以了解交付條款及評估管 理層是否根據 貴集團之會計政策並參考現行 會計準則之規定確認有關收益;
- (ii) Assessing, on a sample basis, whether sales transactions recorded during the financial year had been recognised properly by inspecting the transactions selected with relevant underlying documentations;
- (ii) 抽樣評估於財政年度入賬之銷售交易是否妥為確認,方式為以相關文件檢查所選定之交易;
- (iii) Assessing, on a sample basis, whether sales transactions before and after the financial year end had been recognised in the appropriate period by comparing the transactions selected with relevant underlying documentations; and
- (iii) 抽樣評估財政年度末前後之銷售交易是否已於 適當期間確認,方式為以相關文件比較所選定 之交易;及

Key audit matter	How the matter was addressed in our audit
關鍵審計事項	吾等之審核如何處理有關事項
	(iv) Reviewing if there are any significant adjustments to revenue during the reporting period,

- understanding the reasons for such adjustments and comparing the details of the adjustments with relevant underlying documentations.
- (iv) 審閱報告期內之收益有否作出任何重大調整, 了解有關調整之理由,並以相關文件比較調整 詳情。

OTHER INFORMATION

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

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

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

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

其他資料

貴公司董事須對其他資料負責。其他資料包括年報所載的所有資料,惟綜合財務報表及吾等就此發出的核數師報告除外。

吾等對綜合財務報表的意見並不涵蓋其 他資料,吾等亦不對其他資料發表任何 形式的鑒證結論。

在吾等審核綜合財務報表時,吾等的責 任為閱讀其他資料,並在此過程中,考 慮其他資料是否與綜合財務報表或吾等 在審核過程中所了解的情況存在重大不 符,或可能存在重大錯誤陳述。

倘基於吾等已進行之工作,吾等之結論 為該其他資料存在重大錯誤陳述,則吾 等須報告有關事實。就此,吾等並無報 告事項。

RESPONSIBILITIES OF DIRECTORS OF THE COMPANY 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 of the Company 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 of the Company 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 of the Company either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.

The directors of the Company are also responsible for overseeing the Group's financial reporting process. The Audit Committee assists the directors in discharging their responsibility in this regard.

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. This report is made solely to you, as a body, in accordance with Section 90 of the Bermuda Companies Act 1981, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

貴公司董事就綜合財務報表須承 擔之責任

貴公司董事須負責根據香港會計師公會 頒佈之香港財務報告準則及香港公司條 例之披露規定編製,及真實公允地列報 綜合財務報表,並落實其認為編製該等 綜合財務報表所必要之內部監控,以使 綜合財務報表不存在由於欺詐或錯誤而 導致之重大錯誤陳述。

於編製綜合財務報表時, 貴公司董事須 負責評估 貴集團持續經營之能力、披 露(如適用)有關持續經營之事宜,並使 用持續經營基準之會計處理方法,除 非 貴公司董事擬將 貴集團清盤或終 止經營或除此以外別無實際可行之替代 方案。

貴公司董事亦須負責監察 貴集團之財 務報告程序。審核委員會則就此協助董 事履行彼等之職責。

核數師就審核綜合財務報表須承 擔之責任

吾等的目標為合理核證整體而言綜合財 務報表是否不存在由於欺詐或錯誤而導 致的重大錯誤陳述,並發出包含吾等意 見的核數師報告。本報告僅根據百慕達 一九八一年《公司法》第90條為 閣下(作 為整體)而編製,並無其他用途。吾等並 不就本報告的內容對任何其他人士承擔 任何義務或負上任何責任。

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with HKSAs, we exercise professional judgement and maintain professional 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 of the Company.

合理核證屬高層次的核證,但不能保證 根據香港審計準則進行的審核工作總能 發現所存在的重大錯誤陳述。錯誤陳述 可源於欺詐或錯誤,倘個別或整體在合 理預期情況下可影響使用者根據該等綜 合財務報表作出的經濟決定時,被視為 重大錯誤陳述。

吾等根據香港審計準則進行審核的工作 之一為運用專業判斷,在整個審核過程 中抱持職業懷疑態度。吾等亦:

- 識別及評估綜合財務報表由於欺詐 或錯誤而導致重大錯誤陳述的風 險,因應這些風險設計及執行審核 程序,以及獲得充足及適當的審核 憑證為吾等的意見提供基礎。由於 欺詐涉及合謀串通、偽造、故意遺 漏、失實陳述或凌駕內部控制,因 此未能發現由此造成重大錯誤陳述 的風險比未能發現由於錯誤而導致 重大錯誤陳述的風險更高。
- 了解與審核有關的內部控制,以設 計適合當時情況的審核程序,但並 非旨在對 貴集團內部監控的有效 性發表意見。
- 評估所用會計政策是否恰當,以
 及 貴公司董事所作出的會計估計
 和相關披露是否合理。

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

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

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

- 總結 貴公司董事採用以持續經營 • 為基礎的會計法是否恰當, 並根據 已獲取的審核憑證,總結是否有可 能對 貴集團持續經營的能力構成 重大疑問的事件或情況等重大不確 定因素。倘若吾等總結認為有重大 不確定因素,吾等須在核數師報告 中提請注意綜合財務報表內的相關 披露資料,或倘相關披露不足,則 修改吾等之意見。吾等的結論是基 於截至核數師報告日期所獲得的審 核憑證。然而,未來事件或情況可 能導致 貴集團不再具有持續經營 的能力。
- 評估綜合財務報表(包括資料披露) • 的整體列報、架構和內容,以及綜 合財務報表是否已公允地反映相關 交易及事項。
- 就 貴集團內各實體或業務活動的 • 財務資料獲得充足恰當的審核憑 證,以就綜合財務報表發表意見。 吾等須負責指導、監督和執行集團 審核工作。吾等須為吾等的審核意 見承擔全部責任。

吾等就(其中包括)審核工作的計劃範圍 和時間以及重大審核發現(包括吾等在審 核過程中發現內部控制的任何重大缺失) 與審核委員會進行溝通。

吾等亦向審核委員會提供吾等已遵守有 關獨立性之相關道德規定之聲明,並與 審核委員會就可被合理視為會影響吾等 獨立性之所有關係及其他事項以及為消 除威脅而採取的行動或防範措施(如適用) 進行溝通。

From the matters communicated with the directors of the Company, 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. 就與 貴公司董事溝通之事項而言,吾 等釐定該等事項為於審核本期間之綜合 財務報表時最重要之事項,因此為關鍵 審核事項。除非法律或法規不允許公開 披露有關事項,或在極罕見之情況下, 吾等因合理預期有關溝通造成之不利後 果會超過產生的公眾利益而決定不應在 報告中溝通該事項,否則吾等會於核數 師報告中描述該等事項。

The engagement partner on the audit resulting in this independent auditor's report is Fok Tat Choi.

出具本獨立核數師報告的審計項目合夥 人為霍達才。

Yongtuo Fuson CPA Limited *Certified Public Accountants* **永拓富信會計師事務所有限公司** 執業會計師

Fok Tat Choi Practising Certificate Number: P06895 Hong Kong, 28 March 2024 **霍達才** 執業證書號碼:P06895 香港,二零二四年三月二十八日

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME 綜合損益表及其他全面收入表

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

			2023	2022
			二零二三年	二零二二年
		Notes	HK\$′000	HK\$'000
		附註	千港元	千港元
Revenue	收益	9	81,542	80,576
Cost of sales	銷售成本		(81,166)	(80,273)
Gross profit	毛利		376	303
Other income	其他收入		2,297	2,385
Other gains and losses, net	其他收益及虧損,淨額	10	569	(1,687)
Selling and distribution costs	銷售及分銷成本		(179)	(405)
Administrative expenses	行政費用		(17,675)	(20,829)
Finance costs	融資成本	11	(103)	(160)
Share of results of an associate	分佔一間聯營公司之業績	21	(362)	7
Loss before income tax	除所得税前虧損	12	(15,077)	(20,386)
Income tax expense	所得税開支	13	(22)	(3)
Loss for the year	年度虧損		(15,099)	(20,389)
Other comprehensive (expenses)/income that may be subsequently transferred to profit or loss	其他全面(開支)/收入 [,] 可於其後轉撥至損益			
Exchange differences arising on translation from functional currency to	由功能貨幣換算至呈列 貨幣而產生之匯兑差 額			
presentation currency Share of exchange differences of	分佔一間聯營公司之匯		(4)	(722)
an associate	兑差額		(65)	(198)
Release of translation reserve upon disposal of a subsidiary	出售一間附屬公司時解 除換算儲備	33	(1,130)	148
Total comprehensive expenses for	本年度全面開支總額			

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME 綜合損益表及其他全面收入表

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

			2023	2022
			二零二三年	二零二二年
		Notes	HK\$'000	HK\$'000
		附註	千港元	千港元
Loss for the year attributable to:	應佔年度虧損:			
— Owners of the Company	一本公司擁有人		(12,616)	(14,372)
- Non-controlling interests	一非控股權益		(2,483)	(6,017)
			(15,099)	(20,389)
Total comprehensive expenses for	應佔本年度全面開支			
the year attributable to:	總額:			
— Owners of the Company	一本公司擁有人		(14,855)	(18,166)
- Non-controlling interests	一非控制性權益		(1,443)	(2,995)
			(16,298)	(21,161)
			(10,298)	(21,101)
Loss per share	每股虧損			
Basic and diluted (HK cents)	基本及攤薄(港仙)	17	(6.39)	(7.83)

At 31 December 2023 於二零二三年十二月三十一日

			2023	2022
		Notes	二零二三年 <i>HK\$'</i> 000	二零二二年 <i>HK\$'000</i>
		Notes 附註	千港元	千港元
Non-Current Assets	非流動資產	10	20	40
Plant and equipment	廠房及設備	18	20	49
Mining right	採礦權	19	-	-
Right-of-use assets	使用權資產	20(a)	1,596	980
Interests in associates	於聯營公司之權益	21	1,015	2,566
Financial assets at fair value through	按公平值計入損益之	22	4 200	2 4 0 0
profit or loss	財務資產	22	1,300	2,109
Club memberships	會所會籍	23	680	875
			4,611	6,579
Current Assets	流動資產			
Inventories	存貨	24	1,964	924
Trade and other receivables	應收貿易賬款及其他	27	1,504	527
hade and other receivables	應收賬款	25	19,479	1,278
Amounts due from non-controlling	應收附屬公司非控制	25	15,475	1,270
shareholders of subsidiaries	性股東之款項	26	340	184
Financial assets at fair value through	按公平值計入損益之	20	540	104
profit or loss	財務資產	22	642	557
•	現金及現金等價物	22		
Cash and cash equivalents	况並仅况並守慎初	27	11,866	6,225
			34,291	9,168
Current Liabilities	流動負債			
Trade and other payables	應付貿易賬款及其他			
	應付賬款	28	41,589	21,051
Amount due to a related party	應付關連人士之款項	35(a)	11,663	313
Amounts due to non-controlling	應付附屬公司非控制			
shareholders of subsidiaries	性股東之款項	26	28	973
Tax payables	應付税項		1,706	1,759
Lease liabilities	租賃負債	20(b)	1,063	535
		20(0)	.,	
			56,049	24,631
Net Current Liabilities	流動負債淨額		(21,758)	(15,463
Total Assets less Current Liabilities				

二零二三年年報 中國長遠控股有限公司

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 綜合財務狀況表

At 31 December 2023 於二零二三年十二月三十一日

			2023	2022
			2023 二零二三年	2022 二零二二年
		Notes	— <u> </u>	— <i>-</i> HK\$′000
		附註	千港元	千港元
Capital and Reserves	資本及儲備			
Share capital	股本	29	2,116	1,836
Reserves	儲備		25,925	33,852
Equity Attributable to Owners of	本公司擁有人應佔權益			
the Company			28,041	35,688
Non-controlling interests	非控制性權益		(45,723)	(45,038)
			(17,682)	(9,350
Non-Current Liabilities	非流動負債			
Lease liabilities	租賃負債	20(b)	535	466
			535	466
			(17,147)	(8,884

The consolidated financial statements on pages 112 to 255 were approved and authorised for issue by the Board of Directors on 28 March 2024 and are signed on its behalf by: 第112至255頁之綜合財務報表經董事會於 二零二四年三月二十八日批准並授權刊發, 並由以下董事代其簽署:

Mr. Lau Siu Ying 劉小鷹先生 Chairman 主席 Mr. Li Jianwu 李建武先生 Director 董事

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 綜合權益變動表

For the year ended 31 December 2023 截至二零二三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 HK\$'000 千港元	Share premium 股份溢價 HK\$'000 千港元 (note (i)	reserve 特別儲備 HK\$'000 千港元 (note (ii)	Translation reserve 換算儲備 HK\$'000 <i>千港元</i> (note (iii)	Statutory funds 法定基金 HK\$'000 千港元 (note (iv)	reserve 其他儲備 HK\$'000 <i>千港元</i> (note (v)	Accumulated losses 累計虧損 HK\$'000 千港元	Total 總額 HK\$'000 千港元	Non- controlling interests 非控制性權益 HK\$'000 千港元	Total equity 權益總額 HK\$'000 千港元
			below) (見下文 附註(i))	below) (見下文 附註(ii))	below) (見下文 附註(iii))	below) (見下文 附註(iv))	below) (見下文 附註(v))				
At 1 January 2022	於二零二二年一月一日	1,836	463,439	2,481	69,275	30,132	1,667	(514,976)	53,854	(42,715)	11,139
Loss for the year Exchange differences arising on translation from functional currency	年度虧損 由功能貨幣換算至呈列 貨幣而產生之匯兑	-	-	-	-	-	-	(14,372)	(14,372)	(6,017)	(20,389)
to presentation currency Release of translation reserve upon	差額 出售一間附屬公司時	-	-	-	(3,744)	-	-	-	(3,744)	3,022	(722)
disposal of a subsidiary Share of exchange differences of	解除換算儲備 分佔一間聯營公司之	-	-	-	148	-	-	-	148	-	148
an associate		-	-	-	(198)	-	-	-	(198)	-	(198)
Total comprehensive expenses for the year	本年度全面開支總額	-	-	-	(3,794)	-	-	(14,372)	(18,166)	(2,995)	(21,161)
Disposal of a subsidiary (note 33(b))	出售一間附屬公司 <i>(附註33(b))</i>	_	_	_	_	_	_	-	_	672	672
At 31 December 2022	於二零二二年 十二月三十一日	1,836	463,439	2,481	65,481	30,132	1,667	(529,348)	35,688	(45,038)	(9,350)
At 1 January 2023	於二零二三年一月一日	1,836	463,439	2,481	65,481	30,132	1,667	(529,348)	35,688	(45,038)	(9,350)
Loss for the year Exchange differences arising on translation from functional currency	年度虧損 由功能貨幣換算至呈列 貨幣而產生之匯兑	-	-	-	-	-	-	(12,616)	(12,616)	(2,483)	(15,099)
to presentation currency Release of translation reserve upon	差額 出售一間附屬公司時	-	-	-	(1,044)	-	-	-	(1,044)	1,040	(4)
disposal of a subsidiary Share of exchange differences of	所	-	-	-	(1,130)	-	-	-	(1,130)	-	(1,130)
an associate	びに「同時者公司之」 	-	-	-	(65)	-	-	-	(65)	-	(65)
Total comprehensive expenses for the year	本年度全面開支總額	-	-	_	(2,239)	-	-	(12,616)	(14,855)	(1,443)	(16,298)
Disposal of a subsidiary (note 33(a)) Subscription of New Shares	出售一間附屬公司 (附註33(a)) 認購新股份(定義及	-	-	-	-	-	-	-	-	758	758
(as defined and described in note 29(b))	<i>描述見附註29(b))</i>	280	7,000	_	-	-	_	-	7,280	-	7,280
Issuance of new shares expenses	發行新股開支	-	(72)	-	-	-	-	-	(72)	-	(72)
At 31 December 2023	於二零二三年 十二月三十一日	2,116	470,367	2,481	63,242	30,132	1,667	(541,964)	28,041	(45,723)	(17,682)

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 綜合權益變動表

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

Notes.	
(i)	The share premium represents the amount subscribed for share
	capital in excess of nominal value.

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- (ii) The special reserve represents the difference between the nominal value of the shares of the subsidiaries acquired and the nominal value of the Company's shares issued for their acquisition at the time of the group reorganisation in 1999.
- (iii) The translation reserve represents gains/losses arising on retranslating the net assets/liabilities of foreign operations into presentation currency.
- (iv) The statutory funds are required by the relevant laws applicable to the Group's subsidiaries established in the People's Republic of China (the "PRC") and can be utilised to offset the prior years' losses of the PRC subsidiaries.
- (v) Other reserve represents the imputed interest portion calculated by the effective interest method on the loan from a related party which was provided interest-free and also the amount relating to the setoff arrangement with a related party during the year ended 31 December 2021.

附註:

- (i) 股份溢價指認購股本金額超出面值之款項。
- (ii) 特別儲備指所收購附屬公司之股份面值與本 公司於一九九九年進行集團重組時就收購所 發行之股份面值間之差額。
- (iii) 換算儲備指因海外業務之資產/負債淨額重 新換算為呈列貨幣而產生之收益/虧損。
- (iv) 法定基金指適用於本集團在中華人民共和國 (「中國」)成立之附屬公司之有關法例所規定 者,並可用於抵銷該等中國附屬公司過往年 度之虧損。
- (v) 其他儲備指就來自一名關連人士之不計息貸款以實際利率法計算之估算利息部分,以及於截至二零二一年十二月三十一日止年度與 一名關聯人士之抵銷安排的相關金額。

CONSOLIDATED STATEMENT OF CASH FLOWS 綜合現金流量表

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

		2023	2022
		二零二三年	二零二二年
		HK\$'000 千港元	HK\$'000 千港元
		17870	1/8/6
OPERATING ACTIVITIES Loss before income tax	經營活動 除所得税前虧損	(15,077)	(20,386)
	調整:		()
Adjustments for: Interest income	利息收入	(81)	(98)
Interest expense on lease liabilities	租賃負債之利息開支	103	160
Fair value loss on financial assets at	按公平值計入損益之財		
fair value through profit or loss	務資產之公平值虧損 使田塘恣斎坵萑	593	375
Depreciation of right-of-use assets Depreciation of plant and equipment	使用權資產折舊 廠房及設備折舊	1,016 11	1,360 9
Share of results of an associate	分佔一間聯營公司之		2
	業績	362	(7)
Impairment loss recognised in respect of	就應收貿易賬款及其他		
trade and other receivables, net	應收賬款確認之減值 虧損,淨額	19	315
Reversal of impairment loss in respect of	撥回應收附屬公司非控	15	515
amounts due from non-controlling	制性股東款項之減值		
shareholders of subsidiaries	虧損	(31)	_
Impairment loss recognised in respect of	就於聯營公司之權益確	4 4 7 4	
interests in associates Loss on termination of lease contracts	認之減值虧損 終止租賃合約之虧損	1,124 78	153
Loss on disposal of financial assets at	出售按公平值計入損益	70	133
fair value through profit or loss	之財務資產之虧損	65	_
Gain on disposal of plant	出售廠房及設備之收益		
and equipment (Gain)/loss on disposal of a subsidiary	出售附屬公司(收益)/	(5)	-
	面白的窗口的(软血)/ 虧損	(1,919)	942
OPERATING CASH FLOWS BEFORE	營運資金變動前之經營現		
MOVEMENTS IN WORKING CAPITAL	金流量	(13,742)	(17,177)
Increase in inventories	存貨增加	(1,040)	(924)
(Increase) decrease in trade and other receivables	應收貿易賬款及其他應收 賬款(增加)減少	(18,251)	6,008
Increase in amount due from non-	應收附屬公司非控制性股	(10,251)	0,008
controlling shareholders of subsidiaries	東之款項增加	(125)	(47)
Increase (decrease) in trade and	應付貿易賬款及其他應付		/
other payables (Decrease) increase in amount due	賬款增加(減少) 應付附屬公司非控制性股	22,153	(3,817)
to non-controlling shareholders	東之款項(減少)增加		
of subsidiaries		(185)	559
CASH USED IN OPERATIONS	經營所用現金	(11,190)	(15,398)
Income tax paid	已付所得税	(30)	
NET CASH USED IN OPERATING	經營活動所用現金淨額		
ACTIVITIES		(11,220)	(15,398)

CONSOLIDATED STATEMENT OF CASH FLOWS 綜合現金流量表

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

		2023	2022
		二零二三年	二零二二年
		HK\$'000	HK\$'000
		千港元	千港元
INVESTING ACTIVITIES	投資活動		
Interest received	已收利息	82	98
Purchase of plant and equipment	購買廠房及設備	(2)	(13)
Proceeds from disposal of plant and	出售廠房及設備之所項		
equipment	得款	5	-
Proceeds from disposal of financial assets	出售按公平值計入損益之		
at fair value through profit or loss	財務資產之所得款項	2	-
Net cash outflow from disposal of	出售一間附屬公司之現金		
a subsidiary	流出淨額	(43)	(98)
NET CASH GENERATED FROM	投資活動所得(所用)現金		
(USED IN) INVESTING ACTIVITIES	淨額	44	(13)
			,
FINANCING ACTIVITIES	融資活動	<i></i>	(
Repayment of lease liabilities	租賃負債之還款	(1,216)	(1,648)
Net proceeds from Subscription of	認購新股份之所得款項	7 000	
New Shares	淨額	7,208	-
Advance from a related party	來自一名關連人士之墊款	11,350	- (C 1 47)
Repayment to a related party	償還一名關連人士之款項	_	(6,147)
NET CASH GENERATED FROM	融資活動所得(所用)現金		
(USED IN) FINANCING ACTIVITIES	淨額	17,342	(7,795)
NET INCREASE (DECREASE) IN CASH	現金及現金等價物增加		
AND CASH EQUIVALENTS	(減少)淨額	6,166	(23,206)
		0,100	(23,200)
CASH AND CASH EQUIVALENTS	年初之現金及現金等價物		
AT BEGINNING OF YEAR		6,225	31,504
Effect of foreign exchange rate changes	匯率變動之影響	(525)	(2,073)
CASH AND CASH EQUIVALENTS AT	年末之現金及現金等價物		
END OF YEAR	十小之先並及先並守慎初	11,866	6,225
· · · · · · · · · · · · · · · · · · ·		,	0,220
ANALYSIS OF BALANCES OF	現金及現金等價物結餘		
CASH AND CASH EQUIVALENTS,	分析,即		
represented by			
Cash and bank balances	現金及銀行結餘	11,866	6,225

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

GENERAL 1.

The Company is an exempted company with limited liability incorporated in Bermuda under the Companies Act 1981 of Bermuda (as amended). The shares of the Company are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). Its parent and ultimate holding company is Future 2000 Limited, a company incorporated in the British Virgin Islands ("BVI"). Mr. Lau Siu Ying ("Mr. Lau"), the Chief Executive Officer and executive director of the Company is the controlling shareholder of the Company. The addresses of the registered office and principal place of business of the Company are disclosed in the "Corporate Information" section to the annual report.

The Company is an investment holding company. The principal activities of the Group are distribution and trading of mobile phone and electronic products and mining and processing of celestite, zinc and lead minerals. The principal activities of its principal subsidiaries are set out in note 39.

The functional currency of the Company is Renminbi ("RMB"). The consolidated financial statements are presented in Hong Kong dollars ("HK\$") for the convenience of the shareholders, as the Company is listed in Hong Kong.

The English names of all the companies established in the PRC presented in these consolidated financial statements represent the best efforts made by the directors of the Company for the translation of the Chinese names of these companies to English names as they do not have official English names.

-般資料 1.

本公司為根據百慕達一九八一年公 司法(經修訂)在百慕達註冊成立之 獲豁免有限公司。本公司之股份於 香港聯合交易所有限公司(「聯交 所」)上市。本公司之母公司及最終 控股公司為於英屬處女群島(「英屬 處女群島↓) 註冊成立之公司 Future 2000 Limited。本公司行政總裁兼執 行董事劉小鷹先生(「劉先生」)為本 公司之控制股東。本公司之註冊辦 事處及主要營業地點之地址在年報 「公司資料」一節內披露。

本公司為投資控股公司。本集團之 主要業務為分銷及買賣移動電話及 電子產品以及天青石、鋅及鉛礦石 之開採及加工業務。其主要附屬公 司之主要業務載於附註39。

本公司之功能貨幣為人民幣(「人民 幣」)。由於本公司乃於香港上市, 為方便股東,綜合財務報表會以港 元(「港元」)呈列。

由於該等公司並無正式英文名稱, 故综合財務報表所呈列之所有於中 國成立之公司之英文名稱均為本公 司董事盡力將該等公司之中文名稱 翻譯為英文名稱。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

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

(a) New and amendments to HKFRSs that are mandatorily effective for the current year

In the current year, the Group has applied the following new and amendments to HKFRSs issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") for the first time, which are mandatorily effective for the annual periods beginning on 1 January 2023 for the preparation of the consolidated financial statements:

HKFRS 17 (including the October 2020 and February 2022 Amendments to HKFRS 17)	Insurance Contracts
Amendments to HKAS 8	Definition of Accounting Estimates
Amendments to HKAS 12	Deferred Tax related to Assets and Liabilities arising from a Single Transaction
Amendments to HKAS 12	International Tax Reform- Pillar Two model Rules
Amendments to HKAS 1 and HKFRS Practice Statement 2	Disclosure of Accounting Policies

Except as described below, the application of the new and 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.

2. 應用香港財務報告準則(「香 港財務報告準則」)之修訂

(a) 於本年度強制生效之新訂及經 修訂香港財務報告準則

> 於本年度,本集團已首次應用 下列由香港會計師公會(「香港 會計師公會」)頒佈之新訂及經 修訂香港財務報告準則,其於 二零二三年一月一日開始之年 度期間強制生效,以編製綜合 財務報表:

> 香港財務報告準則 保險合約 第17號(包括 二零二零年十月 及二零二二年 二月之香港財務 報告準則第17號 (修訂本)) 香港會計準則 會計估計定義 第8號(修訂本) 香港會計準則 與單一交易產生 第12號(修訂本) 之資產及負 債相關的遞 延税項 香港會計準則 國際税務改革 第12號(修訂本) 一支柱二立 法模板 香港會計準則第1號 會計政策之 及香港財務報告 披露 準則實務報告 第2號(修訂本)

> 除下文所述者外,於本年度應 用新訂及經修訂香港財務報告 準則對本集團於本年度及過往 年度之財務狀況及表現及/或 該等綜合財務報表所載披露並 無重大影響。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

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

(a) New and amendments to HKFRSs that are mandatorily effective for the current year (Continued)

Impacts on application of Amendments to HKAS 8 Definition of Accounting Estimates

The Group has applied the amendments for the first time in the current year. The amendments define accounting estimates as "monetary amounts in financial statements that are subject to measurement uncertainty". An accounting policy may require items in financial statements to be measured in a way that involves measurement uncertainty. In such a case, an entity develops an accounting estimate to achieve the objective set out by the accounting policy. The amendments to HKAS 8 Accounting Policies, Changes in Accounting Estimates and Errors clarify the distinction between changes in accounting estimates, and changes in accounting policies and the correction of errors.

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

Impacts on application of Amendments to HKAS 1 and HKFRS Practice Statement 2 Disclosure of Accounting Policies

The Group has applied the amendments for the first time in the current year. HKAS 1 Presentation of Financial Statements is amended to replace all instances of the term "significant accounting policies" with "material accounting policy information". Accounting policy information is material if, when considered together with other information included in an entity's financial statements, it can reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements.

應用香港財務報告準則(「香 港財務報告準則」)之修訂(續)

(a) 於本年度強制生效之新訂及經 修訂香港財務報告準則(續)

應用香港會計準則第8號(修訂 本)會計估計定義的影響

本集團已於本年度首次應用該 等修訂。該等修訂將會計估計 定義為「財務報表中存在計量 不確可能要求以涉及計量計 政策的方式計別務報表問 定性的。在此情況下,實計估計以達致會計準則第8號 (修訂本)會計政策。會計估計變動 及差錯澄清會計估計變動 與會計政策變動及差錯更正之 間的區別。

於本年度應用該等修訂對綜合 財務報表並無重大影響。

應用香港會計準則第1號及香 港財務報告準則實務報告第2 號(修訂本)會計政策之披露的 影響

本集團已於本年度首次應用該 等修訂。香港會計準則第1號 財務報表之呈列經修訂,以「重 大會計政策」一詞的所有情況。 倘連同實體財務報表內其他資 料一併考慮,會計政策資料可 合理預期會影響通用目的財務 報表的主要使用者基於該等財 務報表作出的決策,則該資料 屬重要。

二零二三年年報

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

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

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

(a) New and amendments to HKFRSs that are mandatorily effective for the current year (Continued)

Impacts on application of Amendments to HKAS 1 and HKFRS Practice Statement 2 Disclosure of Accounting Policies (Continued)

The amendments also clarify that accounting policy information may be material because of the nature of the related transactions, other events or conditions, even if the amounts are immaterial. However, not all accounting policy information relating to material transactions, other events or conditions is itself material. If an entity chooses to disclose immaterial accounting policy information, such information must not obscure material accounting policy information.

HKFRS Practice Statement 2 Making Materiality Judgements (the "Practice Statement") is also amended to illustrate how an entity applies the "fourstep materiality process" to accounting policy disclosures and to judge whether information about an accounting policy is material to its financial statements. Guidance and examples are added to the Practice Statement.

The application of the amendments has had no material impact on the Group's financial positions and performance but has affected the disclosure of the Group's accounting policies set out in note 4 to the consolidated financial statements.

應用香港財務報告準則(「香 港財務報告準則」)之修訂(續)

(a) 於本年度強制生效之新訂及經 修訂香港財務報告準則(續)

> 應用香港會計準則第1號及香 港財務報告準則實務報告第2 號(修訂本)會計政策之披露的 影響(續)

> 該等修訂亦澄清,即使涉及款 項並不重大,但基於相關交易 性質、其他事項或情況的性 質,會計政策資料仍可屬 大。然而,並非所有與重大交 易、其他事項或情況有關的 計政策資料本身即屬重大。 實體選擇披露非重大會計政策 資料,有關資料不得掩蓋重大 會計政策資料。

> 香港財務報告準則實務報告第 2號作出重大性判斷(「實務報 告」)亦經修訂,以説明實體如 何將「四步法評估重大性流程」 應用於會計政策披露及判斷有 關一項會計政策的資料對其財 務報表是否屬重大。實務報告 已加入指引及實例。

> 應用該等修訂對本集團的財務 狀況及表現並無重大影響,惟 影響綜合財務報表附註4所載 本集團會計政策之披露。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

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

(a) New and amendments to HKFRSs that are mandatorily effective for the current year (Continued)

Change in accounting policy as a result of application of the HKICPA guidance on the accounting implications of the abolition of the Mandatory Provident Fund ("MPF") — Long Service Payment ("LSP") offsetting mechanism in Hong Kong

The Group has a subsidiary operating in Hong Kong which are obliged to pay LSP to employees under certain circumstances. Meanwhile, the Group makes mandatory MPF contributions to the trustee who administers the assets held in a trust solely for the retirement benefits of each individual employee. Offsetting of LSP against an employee's accrued retirement benefits derived from employers' MPF contributions was allowed under the Employment Ordinance (Cap.57). In June 2022, the Government of the HKSAR gazetted the Employment and Retirement Schemes Legislation (Offsetting Arrangement) (Amendment) Ordinance 2022 (the "Amendment Ordinance") which abolishes the use of the accrued benefits derived from employers' mandatory MPF contributions to offset severance payment and LSP (the "Abolition"). The Abolition will officially take effect on 1 May 2025 (the "Transition Date"). In addition, under the Amendment Ordinance, the last month's salary immediately preceding the Transition Date (instead of the date of termination of employment) is used to calculate the portion of LSP in respect of the employment period before the Transition Date.

應用香港財務報告準則(「香 港財務報告準則」)之修訂(續)

(a) 於本年度強制生效之新訂及經 修訂香港財務報告準則(續)

> 應用香港會計師公會就香港取 消強制性公積金(「強積金」)與 長期服務金(「長服金」)抵銷機 制的會計影響發出之指引而導 致會計政策的變動

> 本集團有一間附屬公司於香港 營運,根據特定情況有義務向 僱員支付長服金。與此同時, 本集團向受託人作出強制性強 積金供款,該受託人管理專為 每名個別僱員退休權益而設的 信託資產。僱主可根據僱傭條 例(第57章)使用強制性供款 所產生的僱員累算退休權益來 抵銷長服金。於二零二二年六 月,香港特區政府就二零二二 年僱傭及退休計劃法案(抵銷 安排)(修訂)條例(「修訂條例」) 刊憲,取消僱主使用強制性強 積金供款所產生的累算權益來 抵銷遣散費和長服金的做法 (「取消」)。該取消將於二零 二五年五月一日(「過渡日期」) 正式生效。此外,根據修訂條 例,用於計算過渡日期前僱傭 期間長服金部分為緊接過渡日 期(而非終止僱傭日期)前最後 一個月的薪金。

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

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

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

(a) New and amendments to HKFRSs that are mandatorily effective for the current year (Continued)

Change in accounting policy as a result of application of the HKICPA guidance on the accounting implications of the abolition of the Mandatory Provident Fund ("MPF") — Long Service Payment ("LSP") offsetting mechanism in Hong Kong (Continued)

In July 2023, the HKICPA published "Accounting implications of the abolition of the MPF-LSP offsetting mechanism in Hong Kong" which provides guidance for the accounting for the offsetting mechanism and the impact arising from abolition of the MPF-LSP offsetting mechanism in Hong Kong. In light of this, the Group has implemented the guidance published by the HKICPA in connection with the LSP obligation retrospectively so as to provide more reliable and more relevant information about the effects of the offsetting mechanism and the Abolition.

The Group considered the accrued benefits arising from employer MPF contributions that have been vested with the employee and which could be used to offset the employee's LSP benefits as a deemed contribution by the employee towards the LSP. Historically, the Group has been applying the practical expedient in paragraph 93(b) of HKAS 19 Employee Benefits to account for the deemed employee contributions as a reduction of the service cost in the period in which the related service is rendered.

應用香港財務報告準則(「香 港財務報告準則」)之修訂(續)

(a) 於本年度強制生效之新訂及經 修訂香港財務報告準則(續)

> 應用香港會計師公會就香港取 消強制性公積金(「強積金」)與 長期服務金(「長服金」)抵銷機 制的會計影響發出之指引而導 致會計政策的變動(續)

> 於二零二三年七月,香港會計 師公會刊發「香港取消強積金 與長服金抵銷機制的會計影 響」,為抵銷機制的會計處 及和香港取消強積金與長服金 抵銷機制所產生的影響提供 引。有鑑於此,本集團已追 調 滴香港會計師公會就長服銷 制及該取消的影響提供更可靠 及更多相關資料。

> 本集團將僱主強積金供款所產 生的累算權益(已歸屬於僱員, 並可用作抵銷僱員的長服金福 利)視作僱員對長服金的供款。 從歷史上看,本集團一直應用 香港會計準則第19號僱員福利 第93(b)段的實際權宜方法,將 視作僱員供款入賬,作為提供 相關服務期間的服務成本扣減。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

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

(a) New and amendments to HKFRSs that are mandatorily effective for the current year (Continued)

> Change in accounting policy as a result of application of the HKICPA guidance on the accounting implications of the abolition of the Mandatory Provident Fund ("MPF") — Long Service Payment ("LSP") offsetting mechanism in Hong Kong (Continued)

> Based on the HKICPA's guidance, as a result of the Abolition, these contributions are no longer considered "linked solely to the employee's service in that period" since the mandatory employer MPF contributions after the Transition Date can still be used to offset the pre-transition LSP obligation. Therefore, it would not be appropriate to view the contributions as "independent of the number of years of service" and the practical expedient in paragraph 93(b) of HKAS 19 Employee Benefits is no longer applicable. Instead, these deemed contributions should be attributed to periods of service in the same manner as the gross LSP benefit applying paragraph 93(a) of HKAS 19 Employee Benefits.

- 2. 應用香港財務報告準則(「香 港財務報告準則」)之修訂(續)
 - (a) 於本年度強制生效之新訂及經 修訂香港財務報告準則(續)

應用香港會計師公會就香港取 消強制性公積金(「強積金」)與 長期服務金(「長服金」)抵銷機 制的會計影響發出之指引而導 致會計政策的變動(續)

根據香港會計師公會的指引, 由於取消,該等供款不再被視 為「僅與僱員在該期間的服務 有關」,因為在過渡日期後的 強制性僱主強積金供款仍可用 於抵銷過渡前的長服金義務。 因此,將供款視為「與服務務 」並不合適,而香港會 計準則第19號僱員福利第 93(b)段的實際權宜方法不再適 用。相反,應該按照與應用香 港會計準則第19號僱員福利第 93(a)段的長服金福利總額相同 的方式將該等視作供款歸屬於 服務期間。

二零二三年年報

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

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

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

(a) New and amendments to HKFRSs that are mandatorily effective for the current year (Continued)

The directors of the Company consider that the changes in the Group's accounting policy in the current year had no material impact on the consolidated financial statements.

(b) New and amendments to HKFRSs issued 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:

Amendments to HKFRS 10 and HKAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ¹	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 資企業之資產 出售或注資 ¹
Amendments to HKFRS 16	Lease Liability in a Sale and Leaseback ²	香港財務報告準則 第16號(修訂本)	售後租回交易中的 租賃負債 ²
Amendments to HKAS 1	Classification of Liabilities as Current or Non- current and related amendments to Hong Kong Interpretation 5 (2020) ²	香港會計準則 第1號(修訂本)	負債分類為流動及 非流動及 香港詮釋第5號 相關修訂 (二零二零年) ²
Amendments to HKAS 1	Non-current Liabilities with Covenants ²	香港會計準則 第1號(修訂本)	附帶契諾的非流動 負債 ²
Amendments to HKAS 7 and HKFRS 7	Supplier Finance Arrangements ²	香港會計準則 第7號及香港 財務報告準則 第7號(修訂本)	供應商融資 安排 ²
Amendments to HKAS 21	Lack of Exchangeability ³	香港會計準則 第21號(修訂本)	缺乏可交換性3

2. 應用香港財務報告準則(「香 港財務報告準則」)之修訂(續)

(a) 於本年度強制生效之新訂及經 修訂香港財務報告準則(續)

> 本公司董事認為,本集團於本 年度之會計政策變動對綜合財 務報表並無重大影響。

(b) 已頒佈但尚未生效之新訂及經 修訂香港財務報告準則 本集團並無提早應用下列已頒 佈但尚未生效之新訂及經修訂 香港財務報告準則:

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

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

- (b) New and amendments to HKFRSs issued but not yet effective (*Continued*)
 - 1 for annual periods beginning on or after a date to be determined.
 - 2 Effective for annual periods beginning on or after 1 January 2024.
 - 3 Effective for annual periods beginning on or after 1 January 2025.

The directors of the Company anticipate that the application of all other amendments to HKFRSs will have no material impact on the consolidated financial statements in the foreseeable future.

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS

(a) Basis of preparation of consolidated financial statements

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

The consolidated financial statements have been prepared on the historical cost basis except for financial instruments that are measured at fair values at the end of each reporting period, as explained in the accounting policies set out below.

- 2. 應用香港財務報告準則(「香 港財務報告準則」)之修訂(續)
 - (b) 已頒佈但尚未生效之新訂及經 修訂香港財務報告準則(續)
 - 於待釐定日期或之後開始之年 度期間生效。
 - 2 於二零二四年一月一日或之後 開始的年度期間生效。
 - 3 於二零二五年一月一日或之後 開始的年度期間生效。

本公司董事預期,應用所有其 他經修訂香港財務報告準則將 不會對本集團於可見未來之綜 合財務報表構成重大影響。

3. 綜合財務報表之編製基準

(a) 綜合財務報表之編製基準

綜合財務報表乃根據香港會計 師公會頒佈之香港財務報告準 則之披露規定編製。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使用者協 出之決定,則該等資料被視之 重大。此外,綜合財務報表包 括香港聯合交易所有限公司縫 券上市規則及香港公司條例規 定之適用披露。

該等綜合財務報表根據歷史成 本基準編製,惟金融工具於各 報告期末按公平值計量,有關 説明載於下文的會計政策闡釋。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(a) Basis of preparation of consolidated financial statements (*Continued*)

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 participants would take those characteristics into account when pricing the asset or liability market 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. 综合財務報表之編製基準(續)
 - (a) 綜合財務報表之編製基準(續)

歷史成本一般按交換貨品及服 務所付代價之公平值計算。

公平值為市場參與者於計量日 期在有序交易中出售資產所收 取或轉讓負債所支付之價格, 不論該價格是否直接可觀察 使用其他估值技術估計。於估 計資產或負債之公平值時,倘 參與者於計價時將考慮資產或負 債之特徵,則本集團會考慮該 等特徵。

就計量及/或披露而言,此等 綜合財務報表之公平值乃按此 基準釐定,惟香港財務報告準 則第2號以股份為基礎付款之 交易、根據香港財務報告準則 第16號租賃入賬之租賃交易, 以及與公平值有若干相似但並 非公平值之計量(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)除外。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(a) Basis of preparation of consolidated financial statements (*Continued*)

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2 or 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 prices (unadjusted) in active markets for identical assets or liabilities that the entity liability 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 or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

- 3. 綜合財務報表之編製基準(續)
 - (a) 綜合財務報表之編製基準(續)

此外,就財務報告而言,公平 值計量根據公平值計量之輸入 資料可觀察程度及輸入資料對 公平值計量之整體重要性分類 為第1級、第2級或第3級,載 述如下:

- 第1級輸入資料為實體於 計量日期可取得之相同資 產或負債於活躍市場之報 價(未經調整);
- 第2級輸入資料為第1級
 範圍內的報價以外的資產
 或負債可觀察輸入數據
 (直接或間接);及
- 第3級輸入資料為資產或 負債之不可觀察輸入資 料。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(b) Going concern assessment

The directors of the Company have, at the time of approving the consolidated financial statements, a reasonable expectation that the Group has adequate resources to continue in operational existence for the foreseeable future. Thus, they continue to adopt the going concern basis of accounting in preparing the consolidated financial statements.

During the year ended 31 December 2023, the Group incurred a loss attributable to the owner of the Company of approximately HK\$12,616,000 (2022: HK\$14,372,000) and a net operating cash outflow of approximately HK\$11,220,000 (2022: HK\$15,398,000). In addition, as at 31 December 2023, its current liabilities exceeded its current assets by approximately HK\$21,758,000 (2022: HK\$15,463,000).

The conditions described above indicate the existence of a material uncertainty which may cast significant doubt on the Group's ability to continue as a going concern and hence, its ability to realise its assets and discharge its liabilities in the normal course of business.

3. 综合財務報表之編製基準(續)

(b) 持續經營評估 本公司董事在批准綜合財務報 表時,合理地預期本集團有足 夠的資源在可預見的未來持續 經營。因此,董事於編製綜合 財務報表時採用會計處理之持 續經營基準。

截至二零二三年十二月三十一 日止年度,本集團產生本公司 擁有人應佔虧損約12,616,000 港元(二零二二年:14,372,000 港元)及經營現金流出淨額約 11,220,000港元(二零二二年: 15,398,000港元)。此外,於 二零二三年十二月三十一日, 本集團的流動負債超過其流動 資產約21,758,000港元(二零 二二年:15,463,000港元)。

上述情況表明存在重大不確定 因素,可能會對本集團持續經 營能力產生重大疑問,從而影 響其於一般業務過程中變現其 資產及履行其負債的能力。 For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(b) Going concern assessment (Continued)

In preparing the consolidated financial statements, the directors of the Company have given careful consideration to the future liquidity of the Group. The directors of the Company have reviewed the Group's cash flow projections prepared by the management of the Company. The cash flow projections cover a period of at least the next twelve months from 31 December 2023. In the opinion of the directors of the Company, the Group can meet its financial obligations as and when they fall due within the next twelve months from 31 December 2023, after taking into consideration of the measures and plans made by the Group as detailed below:

(i) As described in note 29(c), on 20 March 2024, the Company entered into subscription agreements with certain subscribers, pursuant to which the subscribers have conditionally agreed to subscribe, and the Company has conditionally agreed to allot and issue, a total 30,000,000 shares of HK\$0.26 each for a gross proceeds of approximately HK\$7.8 million. The directors of the Company will consider to improve the financial position of the Group and to enlarge the capital base of the Company by further conducting fund raising exercises such as share placement, right issues or others as and when necessary;

3. 綜合財務報表之編製基準(續)

(b) 持續經營評估(續) 於編製綜合財務報表時,本公司董事已審慎考慮本集團之未來流動資金。本公司董事已審 関本公司管理層編製的本集團現金流量預測。現金流量預測。現金流量預測。現金流量預測。現金流量預測 至少涵蓋二零二三年十二月三十一日起未來十二個月期間。本公司董事認為,考慮到本集團所制定措施及計劃,本集團可自二零二三年十二月三十一日起未來十二個月內履行到期財務責任,詳情如下:

(j) 誠如附註29(c)所述,於 二零二四年三月二十日, 本公司與若干認購人訂立 認購協議,據此,認購人 有條件同意認購而本公司 有條件同意配發及發行合 共30,000,000股每股0.26 港元的股份,所得款項總 額約為7,800,000港元。 本公司董事會考慮在有需 要時進一步進行增發股 份、配股或其他籌資活 動,以改善本集團的財務 狀況及擴大本公司的資本 基礎;

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(b) Going concern assessment (Continued)

- (ii) The Company obtained a letter of undertaking (the "Letter of Undertaking") dated 28 March 2024 from Mr. Lau, the Chief Executive Officer, executive director and the controlling shareholder of the Company that he agrees to provide adequate funds to enable the Group to meet its liabilities and to settle financial obligations to third parties as and when they fall due so that the Group can continue as a going concern and carry on its business without a significant curtailment of operations for a period of at least the next twelve months from 31 December 2023 and details of which are set out in note 35(a);
- (iii) The Group will also continue to seek for other alternative financing and bank borrowings to finance the settlement of its existing financial obligations and future operating and capital expenditures; and
- (iv) The directors of the Company will continue to implement measures aiming at improving the working capital and cash flows of the Group including closely monitoring general administrative expenses and operating costs.

In light of the above measures and plans implemented to date, the directors of the Company are of the view that the Group has sufficient cash resources to satisfy its working capital and other financial obligations for a period of at least the next twelve months from 31 December 2023 after having taken into account of the Group's projected cash flows, current financial resources and capital expenditure requirements with respect to the development of its business. Accordingly, the directors of the Company are of the view that it is appropriate to prepare these consolidated financial statements on a going concern basis.

3. 綜合財務報表之編製基準(續)

(b) 持續經營評估(*續*)

- (ii) 本公司於二零二四年三月 二十八日獲行政總裁、執 行董事兼本公司控股股東 劉先生的承諾函(「承諾 函」),表示彼同意提供國 夠的資金來支持本集團在 約約資產來支持本集團 有能力履行向第三方到 的負債及財務義務,續經營 並進行其業務,而自二零 二三年十二月三十一日起 計未來十二個月無大幅縮 減運營,詳情載於附註 35(a);
- (iii) 本集團亦將繼續尋求其他 替代融資及銀行借款,以 支付其現有財務債務及未 來營運及資本支出;及
- (iv) 本公司董事將繼續實施旨 在改善本集團營運資本及 現金流量的措施,包括密 切監察一般行政開支及營 運成本。

根據迄今實施的上述措施及計 劃,本公司董事認為,在考慮 到本集團預計的現金流量、當 前的財務資源及與業務發展之 前的資本支出需求後,本全 自二零次十二月三十一日 其本及其他財務義務。因此, 本公司董事認為於持續報表屬 適當。

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3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

(b) Going concern assessment (Continued)

Notwithstanding the above, significant uncertainties exist as to whether the management of the Company will be able to achieve its measures and plans as described above. Whether the Group will be able to continue as a going concern would depend upon the Group's ability to generate adequate financing and operating cash flows in the near future and obtain the continuous financial support from its controlling shareholder.

Should the Group be unable to continue to operate as a going concern, adjustments would have to be made to restate the values of assets to their estimated recoverable amounts, to provide further liabilities that might arise and to reclassify non-current assets and non-current liabilities as current assets and current liabilities respectively. The effects of these potential adjustments have not been reflected in the consolidated financial statements.

4. MATERIAL ACCOUNTING POLICY INFORMATION

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. 綜合財務報表之編製基準(續)
 - (b) 持續經營評估(續) 儘管如此,本公司管理層是否 能夠實現上述措施及計劃仍存 在重大不確定性。本集團能否 繼續經營,須視乎本集團於不 久將來能否產生足夠的融資及 營運現金流量,以及能否獲得 控股股東持續的財務支持。

如本集團無法繼續經營,則必 須作出調整,以重列資產價值 至其估計可收回金額,計提可 能出現的進一步負債,並將非 流動資產及非流動負債分別重 新分類為流動資產及流動負 債。綜合財務報表並未反映此 等潛在調整之影響。

4. 重大會計政策資料

綜合基準

綜合財務報表包括本公司及本公司 控制之實體及其附屬公司之財務報 表。當本公司符合以下條件時,即 取得控制權:

- 於被投資方擁有控制權;
- 承擔或有權獲得其與被投資方 參與之可變回報;及
- 有能力利用其力量影響其回報。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (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.

Profit or loss and each item of other comprehensive income are attributed to the owners of the Company and to the non-controlling interests. Total comprehensive income of subsidiaries is attributed to the owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

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.

Non-controlling interests in subsidiaries are presented separately from the Group's equity therein, which represent present ownership interests entitling their holders to a proportionate share of net assets of the relevant subsidiaries upon liquidation.

4. 重大會計政策資料(續)

綜合基準(*續*)

倘有事實及情況顯示上述三項控制 因素中有一項或以上出現變動,則 本集團會重新評估其是否對投資對 象擁有控制權。

綜合附屬公司於本集團取得附屬公 司控制權時開始,並於本集團失去 附屬公司控制權時終止。具體而 言,年內收購或出售附屬公司之收 入及開支自本集團取得控制權當日 起至本集團不再控制附屬公司當日 止計入綜合損益及其他全面收益表。

損益及其他全面收益之各項目歸屬 本公司擁有人及非控股權益。附屬 公司之全面收入總額歸屬於本公司 擁有人及非控股權益(即使會導致該 等非控股權益出現虧絀結餘)。

在有需要之情況下,附屬公司之財 務報表會作出調整,使有關會計政 策與本集團的會計政策一致。

所有集團內公司間資產及負債、權 益、收入、開支及與本集團成員公 司間交易有關之現金流量均於綜合 賬目時悉數對銷。

於附屬公司之非控股權益與本集團 之權益分開呈列,即於清盤時賦予 其持有人按比例分佔相關附屬公司 資產淨值之現有所有權權益。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Basis of consolidation (Continued) Changes in the Group's interests in existing subsidiaries

Changes in the Group's interests in subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Group's relevant components of equity and the noncontrolling interests are adjusted to reflect the changes in their relative interests in the subsidiaries, including reattribution of relevant reserves between the Group and the non- controlling interests according to the Group's and the non-controlling interests' proportionate interests.

Any difference between the amount by which the noncontrolling interests are adjusted, and the fair value of the consideration paid or received is recognised directly in equity and attributed to owners of the Company.

When the Group loses control of a subsidiary, the assets and liabilities of that subsidiary and non-controlling interests (if any) are derecognised. A gain or loss is recognised in profit or loss and is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the carrying amount of the assets (including goodwill), and liabilities of the subsidiary attributable to the owners of the Company. All amounts previously recognised in other comprehensive income in relation to that subsidiary are accounted for as if the Group had directly disposed of the related assets or liabilities of the subsidiary (i.e. reclassified to profit or loss or transferred to another category of equity as specified/ permitted by applicable HKFRSs).

The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under HKFRS 9 Financial Instruments or, when applicable, the cost on initial recognition of an investment in an associate.

4. 重大會計政策資料(續)

綜合基準(續) 本集團於現有附屬公司權益之變動

本集團於附屬公司之權益變動如不 導致本集團失去對附屬公司之控制 權,則按權益交易入賬。本集團權 益的相關組成部分及非控股權益的 賬面值已予調整,以反映其於附屬 公司的相對權益變動,包括根據本 集團與非控股權益的比例權益在本 集團與非控股權益之間重新分配相 關儲備。

非控股權益的調整金額與已付或已 收代價的公平值之間的任何差額直 接於權益中確認,並歸屬於本公司 擁有人。

於失去控制權當日於前附屬公司保 留之任何投資之公平值,將根據香 港財務報告準則第9號金融工具於 其後入賬時被視為初步確認之公平 值,或(如適用)於聯營公司之投資 初步確認成本。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Goodwill

Goodwill arising on an acquisition of a business is carried at cost as established at the date of acquisition of the business (see the accounting policy above) less accumulated impairment losses, if any.

For the purposes of impairment testing, goodwill is allocated to each of the Group's cash-generating units (or group of cash-generating units) that is expected to benefit from the synergies of the combination, which represent the lowest level at which the goodwill is monitored for internal management purposes and not larger than an operating segment.

A cash-generating unit (or group of cash-generating units) to which goodwill has been allocated is tested for impairment annually or more frequently when there is indication that the unit may be impaired. For goodwill arising on an acquisition in a reporting period, the cashgenerating unit (or group of cash-generating units) to which goodwill has been allocated is tested for impairment before the end of that reporting period. If the recoverable amount is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill and then to the other assets on a pro-rata basis based on the carrying amount of each asset in the unit (or group of cash-generating units).

On disposal of the relevant cash-generating unit or any of the cash-generating unit within the group of cashgenerating units, the attributable amount of goodwill is included in the determination of the amount of profit or loss on disposal. When the Group disposes of an operation within the cash-generating unit (or a cash- generating unit within a group of cash-generating units), the amount of goodwill disposed of is measured on the basis of the relative values of the operation (or the cash-generating unit) disposed of and the portion of the cash-generating unit (or the group of cash-generating units) retained.

4. 重大會計政策資料(續)

商譽

收購事項業務產生之商譽按於收購 事項業務當日所確立之成本(見上文 會計政策)減累計減值虧損(如有) 列賬。

就減值測試而言,商譽會分配至預 期可受惠於合併協同效益之本集團 各現金產生單位(或現金產生單位組 別),即就內部管理目的而言監察商 譽之最低層次,但不得超過經營分 部。

獲分配商譽之現金產生單位(或現金 產生單位組別)每年或當有跡象顯示 該單位可能出現減值時更頻密地進 行減值測試。就於報告期間因收購 事項產生之商譽而言,獲分配商譽 之現金產生單位(或現金產生單位組 別)於該報告期末前進行減值測試。 倘可收回金額低於其賬面值,則減 值虧損會首先分配以減少任何商譽 之賬面值,其後則按該單位(或現金 產生單位組別)各資產之賬面值之比 例分配至其他資產。

於出售相關現金產生單位或現金產 生單位組別內的任何現金產生單位 時,釐定出售損益金額時須計入應 佔商譽金額。當本集團出售現金產 生單位(或現金產生單位組別內之現 金產生單位)內之業務時,所出售之 商譽金額按所出售業務(或現金產生 單位)之相對價值及所保留現金產生 單位(或現金產生單位組別)之部分 計量。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Goodwill (Continued)

The Group's policy for goodwill arising on the acquisition of an associate is described below.

Investments in associates

An associate is an entity over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those policies.

The results and assets and liabilities of associates are incorporated in these consolidated financial statements using the equity method of accounting. The financial statements of associates used for equity accounting purposes are prepared using uniform accounting policies as those of the Group for like transactions and events in similar circumstances. Under the equity method, an investment in an associate is initially recognised in the consolidated statement of financial position at cost and adjusted thereafter to recognise the Group's share of the profit or loss and other comprehensive income of the associate. When the Group's share of losses of an associate exceeds the Group's interest in that associate (which includes any long-term interests that, in substance, form part of the Group's net investment in the associate), the Group discontinues recognising its share of further losses. Additional losses are recognised only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the associate.

4. 重大會計政策資料(續)

商譽(*續*)

本集團因收購事項聯營公司而產生 之商譽政策載述如下。

於聯營公司之投資

聯營公司指本集團對其有重大影響 力之實體。重大影響力指參與被投 資方之財務及經營決策但並非控制 或共同控制該等政策之權力。

聯營公司之業績及資產與負債以權 益會計法計入此等綜合財務報表。 就權益會計目的而言,聯營公司之 財務報表乃按與本集團就類似情況 下之類似交易及事件所採用者一致 之會計政策編製。根據權益法,於 聯營公司之投資初步按成本於綜合 財務狀況表確認,其後作出調整, 以確認本集團應佔該聯營公司之損 益及其他全面收益。當本集團應佔 聯營公司之虧損超出本集團於該聯 營公司之權益(包括任何實質上構成 本集團於該聯營公司投資淨額一部 分之長期權益)時,本集團終止確認 其應佔之進一步虧損。額外虧損僅 於本集團已產生法定或推定責任或 代表該聯營公司付款時確認。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Investments in associates (Continued)

An investment in an associate is accounted for using the equity method from the date on which the investee becomes an associate. On acquisition of the investment in an associate, any excess of the cost of the investment over the Group's share of the net fair value of the identifiable assets and liabilities of the investee is recognised as goodwill, which is included within the carrying amount of the investment. Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the cost of the investment, after reassessment, is recognised immediately in profit or loss in the period in which the investment is acquired.

The Group assesses whether there is an objective evidence that the interest in an associate may be impaired. When any objective evidence exists, the entire carrying amount of the investment (including goodwill) is tested for impairment in accordance with HKAS 36 Impairment of Assets as a single asset by comparing its recoverable amount (higher of value in use and fair value less costs of disposal) with its carrying amount. Any impairment loss recognised is not allocated to any asset, including goodwill, that forms part of the carrying amount of the investment. Any reversal of that impairment loss is recognised in accordance with HKAS 36 *Impairment of Assets* to the extent that the recoverable amount of the investment subsequently increases.

4. 重大會計政策資料(續)

於聯營公司之投資(續)

於聯營公司之投資自被投資方成為 聯營公司當日起採用權益法入賬。 於收購事項於聯營公司之投資時, 投資成本超出本集團分佔被投資了 部分乃確認為商譽,並計入投資之 賬面值。本集團應佔可識別資產及 負債之公平淨值超出投資成本之任 何差額,於重新評估後即時於投資 收購期間於損益確認。

本集團評估是否有客觀證據顯示於 聯營公司的權益可能出現減值。倘 存在任何客觀證據,則投資(包括商 譽)之全部賬面值會根據香港會計準 則第36號資產減值作為單一資產進 行減值測試,方法為比較其可收回 金額(使用價值與公平值減出售成本 之較高者)與賬面值。任何已確認之 減值虧損不會分配至構成投資賬面 值一部分之任何資產(包括商譽)。 倘投資之可收回金額其後增加,則 根據香港會計準則第36號資產減值 確認該減值虧損之任何撥回。

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4. MATERIAL ACCOUNTING POLICY **INFORMATION** (Continued)

Investments in associates (Continued)

When the Group ceases to have significant influence over an associate, it is accounted for as a disposal of the entire interest in the investee with a resulting gain or loss being recognised in profit or loss. When the Group retains an interest in the former associate and the retained interest is a financial asset within the scope of HKFRS 9 Financial Instruments, the Group measures the retained interest at fair value at that date and the fair value is regarded as its fair value on initial recognition. The difference between the carrying amount of the associate and the fair value of any retained interest and any proceeds from disposing of the relevant interest in the associate is included in the determination of the gain or loss on disposal of the associate. In addition, the Group accounts for all amounts previously recognised in other comprehensive income in relation to that associate on the same basis as would be required if that associate had directly disposed of the related assets or liabilities. Therefore, if a gain or loss previously recognised in other comprehensive income by that associate would be reclassified to profit or loss on the disposal of the related assets or liabilities, the Group reclassifies the gain or loss from equity to profit or loss (as a reclassification adjustment) upon disposal/partial disposal of the relevant associate.

When the Group reduces its ownership interest in an associate but the Group continues to use the equity method, the Group reclassifies to profit or loss the proportion of the gain or loss that had previously been recognised in other comprehensive income relating to that reduction in ownership interest if that gain or loss would be reclassified to profit or loss on the disposal of the related assets or liabilities.

When a group entity transacts with an associate of the Group, profits and losses resulting from the transactions with the associate are recognised in the consolidated financial statements only to the extent of interests in the associate that are not related to the Group.

4. 重大會計政策資料(續)

於聯營公司之投資(續)

當本集團不再對聯營公司擁有重大 影響力時,會按出售於被投資公司 之全部權益入賬,而所產生之收益 或虧損則於損益確認。當本集團保 留於前聯營公司的權益,且保留權 益為香港財務報告準則第9號金融 *工具*範圍內之財務資產時,則本集 團於當日按公平值計量保留權益, 而公平值則被視為首次確認時的公 平值。聯營公司之賬面值與任何保 留權益之公平值及出售聯營公司相 關權益之任何所得款項間之差額, 乃計入釐定出售聯營公司的損益。 此外,本集團按該聯營公司直接出 售相關資產或負債所須採用之相同 基準,將先前於其他全面收益確認 有關該聯營公司之所有金額入賬。 因此,倘先前由該聯營公司於其他 全面收益確認之盈虧於出售相關資 產或負債時重新分類至損益,則本 集團於出售/部分相關聯營公司時 將盈虧由權益重新分類至損益(作為 重新分類調整)。

當本集團減少其於聯營公司的擁有 人權益但本集團繼續使用權益法 時,倘有關收益或虧損將於出售相 關資產或負債時重新分類至損益, 則本集團將先前已於其他全面收益 確認的與該擁有人權益減少有關的 收益或虧損部分重新分類至損益。

倘集團實體與本集團之聯營公司進 行交易,則與聯營公司交易所產生 之損益僅會在有關聯營公司之權益 與本集團無關的情況下,方會於綜 合財務報表確認。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Revenue from contracts with customers

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

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

Control 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.

4. 重大會計政策資料(續)

客戶合約收益

本集團於完成(或當完成)履約責任 時確認收益,即於特定履約責任相 關之貨品或服務之「控制權」轉讓予 客戶時。

履約義務代表一種不同的商品或服務(或一組貨物或服務),或一系列 實質上相同的不同的商品或服務。

倘符合下列條件之一,則控制權會 隨時間轉移,而收益會按完全履行 有關履約責任之進度確認:

- 客戶同時收取及消費本集團表 現所提供之利益;
- 本集團之表現創造或提升客戶 於本集團履約時控制的資產; 或
- 本集團之表現並無創造對本集 團具有替代用途的資產及本集 團有強制執行權利收取至今已 履約部分的款項。

否則,於客戶取得不同貨品或服務 控制權的某一時間點確認收益。

合約資產指本集團就換取貨品或服務而向尚未無條件客戶轉讓的代價 權利。其根據香港財務報告準則第 9號金融工具評估減值。相反,應收 款項指本集團無條件的代價權,即 在支付代價前僅需經過時間。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Revenue from contracts with customers (Continued)

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.

Principal versus agent

When another party is involved in providing goods or services to a customer, the Group determines whether the nature of its promise is a performance obligation to provide the specified goods or services itself (i.e. the Group is a principal) or to arrange for those goods or services to be provided by the other party (i.e. the Group is an agent).

The Group is a principal if it controls the specified good or service before that good or service is transferred to a customer.

The Group is an agent if its performance obligation is to arrange for the provision of the specified good or service by another party. In this case, the Group does not control the specified good or service provided by another party before that good or service is transferred to the customer. When the Group acts as an agent, it recognises revenue in the amount of any fee or commission to which it expects to be entitled in exchange for arranging for the specified goods or services to be provided by the other party.

Further information about the Group's accounting policies relating to revenue from contracts with customers is provided in note 9 to the consolidated financial statements.

4. 重大會計政策資料(續)

客戶合約收益(續)

合約負債指本集團向客戶轉讓貨品 或服務之責任,而本集團已收取該 客戶之代價(或應付代價金額)。

與同一合約有關之合約資產及合約 負債按淨額基准入賬及呈列。

委託人與代理人

當另一方參與向客戶提供貨品或服 務時,本集團釐定其承諾之性質是 否為提供指定貨品或服務本身(即本 集團為委託人)之履約責任或安排由 另一方(即本集團為代理人)提供該 等貨品或服務。

倘本集團在該商品或服務轉移至客 戶前控制該指定商品或服務,則本 集團為本金。

倘本集團履行責任時須安排另一方 提供指定貨品或服務,則本集團為 代理。在此情況下,本集團並無控 制另一方提供之指定商品或服務, 否則該商品或服務將轉移至客戶。 當本集團作為代理時,其確認收入 為預期有權收取的任何費用或佣 金,以交換另一方將提供的特定商 品或服務。

有關本集團與客戶合約收入有關的 會計政策之進一步資料載於綜合財 務報表附註9。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Leases

Definition of a lease

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

For contracts entered into or modified on or after the date of initial application or arising from business combinations, the Group assesses whether a contract is or contains a lease based on the definition under HKFRS 16 Leases 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

Allocation of consideration to components of a contract

For a contract that contains a lease component and one or more additional lease or non-lease components, the Group allocates the consideration in the 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.

Short-term leases and leases of low-value assets

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

4. 重大會計政策資料(續)

租賃 租賃之定義

倘合約賦予於一段期間內控制已識 別資產之使用以換取代價之權利, 則合約為或包含租賃。

就於首次應用日期或之後訂立或修 訂之合約或因業務合併而產生之合 約而言,本集團評估合約是否為或 包含根據香港財務報告準則第16號 租賃之定義於訂立、修訂日期或收 購事項日期(視適用情況而定)之租 賃。除非合約之條款及條件其後發 生變動,否則有關合約將不予重新 評估。

本集團作為承租人

將代價分配至合約組成部分

就包含租賃部份及一個或多個額外 租賃或非租賃部份的合約而言,本 集團將合約中的代價按租賃部份的 相對獨立價格及非租賃部份的獨立 總價格分配至各租賃部份。

短期租賃及低值資產租賃

本集團對自開始日期起計為期12個 月或以內且並無購買選擇權之租賃 應用短期租賃確認豁免。租賃低值 資產亦適用確認豁免。短期租賃及 低價值資產租賃之租金以直線法或 按其他系統基準於租期確認為開支。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Leases (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 in which the Group is reasonably certain to obtain ownership of the underlying leased assets at the end of the lease term are depreciated from commencement date to the end of the useful life. Otherwise, right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.

Refundable rental deposits

Refundable rental deposits paid are accounted under HKFRS 9 Financial Instruments 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.

4. 重大會計政策資料(續)

租賃(*續)* **使用權資產** 使用權資產成本包括:

- 初始計量的金額;
- 於開始日或之前支付的任何租 賃款額,減已收取的任何租賃 獎勵;
- 產生之任何初步直接成本;及
- 本集團於拆除及移除相關資 產、恢復其所在地或恢復相關 資產至租賃條款及條件所規定 之狀況時將產生之成本估計

使用權資產按成本減任何累計折舊 及減值虧損計量,並就租賃負債的 重新計量作出調整。

本集團可合理確定於租賃期結束時 取得相關租賃資產擁有權之使用權 資產,由開始日期至可用年限期末 折舊。否則,使用權資產按其估計 可用年限及租期兩者之較短者以直 線法折舊。

可退還租金按金

已付可退還租金按金按香港財務報 告準則第9號金融工具入賬,並初 步按公平值計量。初步確認時對公 平值之調整被視為額外租金,並計 入使用權資產成本。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Leases (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.

4. 重大會計政策資料(續)

租賃(續)

租賃負債

於租賃開始日,本集團按於該日未 付之租賃付款之現值確認及計量租 賃負債。在計算租賃付款現值時, 倘租賃所隱含之利率未能即時釐 定,則本集團於租賃開始日期採用 增量借貸利率。

租賃付款包括:

- 固定付款(包括實質固定付款) 減任何應收租賃獎勵;
- 付款(取決於指數或利率),於 初始日期初步使用指數或利率 計量;
- 剩餘價值擔保下預期應付之金 額;
- 購股權行使價(倘購股權的行 使價須由本集團合理確定);
 及
- 終止租賃之罰款(倘租賃年期 反映本集團行使終止租賃之選 擇權)。

於開始日期後,租賃負債按利息增 加及租金調整。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Leases (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 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.

Foreign currencies

In preparing the financial statements of each individual group entity, transactions in currencies other than the functional currency of that entity (foreign currencies) are recognised at the rates of exchanges prevailing on the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Nonmonetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing on the date when the fair value was determined. Nonmonetary items that are measured in terms 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, are recognised in profit or loss in the period in which they arise.

4. 重大會計政策資料(續)

租賃(續)

租賃負債(續)

本集團於下列情況下重新計量租賃 負債(並對相關使用權資產作出相應 調整):

- 租賃期已變動或評估行使購買 權時出現變動,在此情況下, 相關租賃負債於重新評估當日 按經修訂貼現率貼現經修訂租 賃付款重新計量。
- 租賃付款因變動而變動,在此 情況下,相關租賃負債會以初 始貼現率貼現經修訂租賃付款 重新計量。

本集團於綜合財務狀況表內將租賃 負債列為獨立項目。

外幣

編製各個別集團實體之財務報表 時,以該實體功能貨幣以外之貨幣 (外幣)進行之交易按交易日期之現 行匯率確認。於報告期末,以外幣 計值之貨幣項目按該結算日之匯率 重新換算。按公平值列賬且以外幣 計值之非貨幣項目按釐定公平值當 日之現行匯率重新換算。按過往成 本以外幣計量之非貨幣項目不會重 新換算。

結算及重新換算貨幣項目而產生之 匯兑差額於其產生期間在損益內確 認。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Foreign currencies (Continued)

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the Group's operations are translated into the presentation currency of the Group (i.e. HK\$) using exchange rates prevailing at the end of each reporting period. Income and expenses items are translated at the average exchange rates for the period, unless exchange rates fluctuate significantly during that period, in which case the exchange rates at the date of transactions are used. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity under the heading of translation reserve (attributed to non-controlling interests as appropriate).

On the disposal of a foreign operation (that is, a disposal of the Group's entire interest in a foreign operation, or a disposal involving loss of control over a subsidiary that includes a foreign operation, or a partial disposal of an associate that includes a foreign operation of which the retained interest becomes a financial asset), all of the exchange differences accumulated in equity in respect of that operation attributable to the owners of the Company are reclassified to profit or loss.

In addition, in relation to a partial disposal of a subsidiary that does not result in the Group losing control over the subsidiary, the proportionate share of accumulated exchange differences are re-attributed to non-controlling interests and are not recognised in profit or loss. For all other partial disposals (i.e. partial disposals of associates that do not result in the Group losing significant influence or joint control), the proportionate share of the accumulated exchange differences is reclassified to profit or loss.

4. 重大會計政策資料(續)

外幣(*續)*

就呈列綜合財務報表而言,本集團 業務之資產及負債按各報告期末之 現行匯率換算為本集團之呈列貨幣 (即港元)。收入及開支項目按期內 平均匯率換算,除非期內匯率大幅 波動,在此情況下,則採用交易日 期之匯率。所產生匯兑差額(如有) 於其他全面收益確認,並於權益中 換算儲備(於適用情況下歸屬於非控 股權益)累計。

於出售海外業務(即出售本集團於海 外業務之全部權益,或涉及失去對 包括海外業務之附屬公司之控制權 之出售,或部分出售包括保留權益 成為財務資產之海外業務之聯營公 司)時,就本公司擁有人應佔該業務 於權益累計之所有匯兑差額重新分 類至損益。

此外,就部分出售附屬公司而並無 導致本集團失去對該附屬公司之控 制權而言,按比例將累計匯兑差額 重新歸屬於非控股權益,而不會於 損益確認。就所有其他部分出售(即 部分出售聯營公司而並無導致本集 團失去重大影響力或共同控制權)而 言,按比例將累計匯兑差額重新分 類至損益。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Borrowing costs

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

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

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. Specifically, government grants whose primary condition is that the Group should purchase, construct or otherwise acquire non-current assets are recognised as deferred income in the consolidated statement of financial position and transferred to profit or loss on a systematic and rational basis over the useful lives of the related assets.

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 recognised as other revenue, rather than reducing the related expenses.

4. 重大會計政策資料(續)

借貸成本

與收購事項、建造或生產合資格資 產(即需要一段長時間方能達致其擬 定用途或銷售之資產)直接有關之借 貸成本乃加入該等資產之成本,直 至該等資產大致可作擬定用途或銷 售為止。

所有借貸成本均於產生期間在損益 內確認。

政府補助

在合理地保證本集團將會遵守政府 補助的附帶條件以及將會得到補助 後,政府補助方會予以確認。

政府補助於本集團將補助擬補償的 相關成本確認為開支的期間系統地 在損益中確認。具體而言,首要條 件為本集團應購置、建造或以其他 方式收購非流動資產的政府補助於 綜合財務狀況表內確認為遞延收 入,並於有關資產的可使用年期內 系統及合理地轉撥至損益。

作為已產生的開支或虧損的補償或 旨在給予本集團的即時財務支援(無 日後相關成本)的與收入相關應收政 府補助,會於有關補助成為應收款 項的期間在損益中確認。該等補助 確認為其他收益,而非減少相關開 支。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Employee benefits (Continued) Retirement benefit costs

Payments to the Mandatory Provident Fund Scheme and other PRC state-managed retirement benefit schemes are charged as an expense when employees have rendered service entitling them to the contributions.

Short-term and other long-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 and salaries, annual leave and sick leave) after deducting any amount already paid.

Liabilities recognised in respect of other long-term employee benefits are measured at the present value of the estimated future cash outflows expected to be made by the Group in respect of services provided by employees up to the reporting date. Any changes in the liabilities' carrying amounts resulting from service cost, interest and remeasurements are recognised in profit or loss except to the extent that another HKFRS requires or permits their inclusion in the cost of an asset.

Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

4. 重大會計政策資料(續)

僱員福利(*續*) 退休福利成本

向強制性公積金計劃及其他中國國 家管理之退休福利計劃作出之付款 於僱員因提供服務而可享有供款時 列作開支。

短期及其他長期僱員福利

短期僱員福利按僱員提供服務時預 期支付的福利的未貼現金額確認。 除非另一項香港財務報告準則規定 或允許將福利計入資產成本,否則 所有短期僱員福利均確認為開支。

僱員福利(如工資及薪金、年假及病 假)於扣除任何已付金額後,會確認 負債。

就其他長期僱員福利確認的負債按 截至報告日期本集團預期就僱員提 供服務而估計未來現金流出的現值 計量。因服務成本、利息及重新計 量而導致之負債賬面值之任何變動 於損益內確認,惟另一項香港財務 報告準則規定或允許將其計入資產 成本則除外。

税項

所得税開支指即期應付税項及遞延 税項之總和。

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4. MATERIAL ACCOUNTING POLICY **INFORMATION** (Continued)

Taxation (Continued)

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit/(loss) before tax 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 bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries and associates, 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 investments and interests 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.

4. 重大會計政策資料(續)

税項(續)

即期應付税項乃按年內應課税溢利 計算。應課税溢利與除税前溢 利/(虧損)不同,乃由於其他年度 應課税或可扣税收入或開支項目以 及毋須課税或不可扣税項目所致。 本集團的即期税項負債乃按報告期 末已頒佈或實質上已頒佈的税率計 算。

遞延税項乃就綜合財務報表內資產 及負債賬面值與計算應課税溢利所 用相應税基間之暫時差額確認。遞 延税項負債一般就所有應課税暫時 差額確認。遞延税項資產一般於可 能有應課税溢利以動用所有可扣減 暫時差額時就所有可扣減暫時差額 確認。倘暫時差額乃因初步確認(業 務合併除外)一項既不影響應課税溢 利亦不影響會計溢利之交易之資產 及負債而產生,則不會確認該等遞 延税項資產及負債。

遞延税項負債乃就與於附屬公司及 聯營公司之投資有關之應課税暫時 差額確認,惟若本集團可控制暫時 差額之撥回及暫時差額於可見將來 可能不會撥回則除外。

與該等投資及權益相關之可扣税暫 時差額所產生之遞延税項資產僅於 可能有足夠應課税溢利可以使用暫 時差額之利益且預計於可見將來可 以撥回時確認。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Taxation (Continued)

The carrying amount of deferred tax assets is reviewed at the end of each 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, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively. Where current tax or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

4. 重大會計政策資料(續)

税項*(續)*

所有可扣減之暫時差額遞延税項資 產的賬面值於各報告期末檢討,並 減少至不再可能有足夠應課税溢利 以供收回全部或部分資產。

遞延税項資產及負債按償還負債或 變現資產期間預期適用之税率,根 據於報告期末已實施或實質上已實 施之税率(及税法)計算。

遞延税項負債及資產之計量反映本 集團於報告期末預期收回或結算其 資產及負債賬面值之方式所引致之 税務後果。

當有法定可執行權利將即期税項資 產與即期税項負債抵銷,且當其涉 及由同一税務機關向同一應課税實 體徵收之所得税時,遞延税項資產 及負債將予抵銷。

即期及遞延税項於損益確認,惟當 其與於其他全面收入或直接於權益 確認之項目有關時,則即期及遞延 税項亦分別於其他全面收入或直接 於權益確認。倘即期税項或遞延税 項因業務合併之初步會計處理而產 生,則税務影響計入業務合併之會 計處理內。

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4. MATERIAL ACCOUNTING POLICY **INFORMATION** (Continued)

Plant and equipment

Plant and equipment are tangible assets that are held for use in the production or supply of goods or services, or for administrative purposes. 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.

Plant and equipment in the course of construction for production, supply or administrative purposes are carried at cost, less any recognised impairment loss. Costs include any costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management, including costs of testing whether the related assets is functioning properly and, for gualifying assets, borrowing costs capitalised in accordance with the Group's accounting policy. Sale proceeds of items that are produced while bringing an item of property, plant and equipment to the location and condition necessary for it to be capable of operating in the manner intended by management (such as samples produced when testing whether the asset is functioning properly), and the related costs of producing those items are recognised in the profit or loss. The cost of those items are measured in accordance with the measurement requirements of HKAS 2. Depreciation of these assets, on the same basis as other property assets, commences when the assets are ready for their intended use.

Construction in progress represents plant and equipment under construction or pending installation and is stated at cost less any impairment losses. No provision for depreciation is made on construction in progress until such time as the relevant assets are completed and ready for intended use. Construction in progress is classified to the appropriate category of plant and equipment when completed and ready for use.

4. 重大會計政策資料(續)

廠房及設備

廠房及設備為持作生產或供應貨品 或服務或作行政用途之有形資產。 廠房及設備按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。

為生產、供應或行政用途而仍在建 設中的廠房及設備按成本減任何已 確認的減值虧損列賬。成本包括直 接歸屬於將資產帶到其能夠以管理 層預期的方式運營所需的位置及條 件的任何成本,包括測試相關資產 是否正常運營的成本及就合格資產 而言,根據本集團會計政策資本化 的借款成本。當將一項物業、廠房 及設備移至必要之位置及達到必要 之狀況,使之能夠以管理層預期之 方式運作而生產之物品(例如當測試 資產是否可正常運作時所生產之樣 本)之銷售收益,及生產該等物品之 相關成本,須於損益中確認。這些 項目的成本按照香港會計準則第2 號的計量要求計量。該等資產於可 隨時作擬定使用時按與其他物業資 產相同的基準開始計提折舊。

在建工程指興建中或待安裝之廠房 及設備,並按成本減任何減值虧損 列賬。直至相關資產落成及可作擬 定用途前,在建工程不作折舊撥 備。在建工程於完成及可供使用時 歸入廠房及設備之適當類別。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Plant and equipment (Continued)

Depreciation is recognised so as to write off the cost of assets less their residual values over their estimated useful lives, using the straight-line method. The estimated useful lives, residual values 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. The items of plant and equipment are depreciated on a straight-line basis at the following useful loves after taking into account the residual value:

Leasehold improvements	5%-20% or over the term		
	of the relevant leases,		
	whichever is shorter		
Furniture, fixtures and	20%-33%		
equipment			
Motor vehicles	20%-25%		

An item of 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 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.

Intangible assets

Intangible assets with finite useful lives that are acquired separately are carried at costs less accumulated amortisation and any accumulated impairment losses. Amortisation for intangible assets with finite useful lives is recognised on a straight-line basis over their estimated useful lives. The estimated useful life and amortisation method are reviewed at the end of each reporting period, with the effect of any changes in estimate being accounted for on a prospective basis. Intangible assets with indefinite useful lives that are acquired separately are carried at cost less any subsequent accumulated impairment losses.

4. 重大會計政策資料(續)

廠房及設備(續)

折舊乃按資產之估計可用年限,以 直線法確認以撇帳其成本減其剩餘 價值。估計可用年限、剩餘價值及 折舊方法於各報告期末檢討,而任 何估計變動之影響按前瞻基准入 賬。廠房及設備項目經計及剩餘價 值後,按下列有用價值以直線法折 舊:

租賃裝修	5%-20%或有關租期 (以較短者為準)
傢俬、裝置 及設備	20%–33%
汽車	20%–25%

廠房及設備項目於出售時或預期持 續使用資產不會產生未來經濟利益 時終止確認。出售或棄用廠房及設 備項目所產生之任何收益或虧損按 出售所得款項與資產賬面值間之差 額釐定,並於損益確認。

無形資產

具有限可用年限之獨立收購無形資 產按成本減累計攤銷及任何累計減 值虧損列賬。具有限可用年限之無 形資產之攤銷於其估計可用年限入 銷方法於各報告期末檢討,而任何 估計變動之影響按前瞻基准入賬。 具無限可用年限且獨立收購的無形 資產按成本減任何其後累計減值虧 損列賬。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Intangible assets (Continued)

Club memberships

Club memberships with indefinite life are carried at cost less any subsequent accumulated impairment losses.

Mining right

Mining right is stated at cost less subsequent accumulated amortisation and accumulated impairment losses. Mining right is amortised using the units of production method based on the proven and probable mineral reserves.

Impairment on plant and equipment, right-of-use assets and intangible assets other than goodwill

At the end of the reporting period, the Group reviews the carrying amounts of its plant and equipment, right-of-use assets, intangible assets with finite useful lives 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). Intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment at least annually, and whenever there is an indication that they may be impaired.

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

4. 重大會計政策資料(續)

無形資產(續)

會所會籍

永久會所會籍按成本減任何其後累 計減值虧損入賬。

採礦權

採礦權按成本減其後累計攤銷及累 計減值虧損列賬。採礦權使用生產 單位法按探明及推定礦產儲量攤銷。

廠房及設備、使用權資產及無形資 產(商譽除外)之減值

於報告期末,本集團檢討其廠房及 設備、使用權資產、有限可用年限 之無形資產之賬面值,以釐定是否 有任何跡象顯示該等資產出現減值 虧損。倘出現任何該等跡象,則會 估計相關資產之可收回金額,以配 定減值虧損(如有)之程度。具無限 可用年限之無形資產及尚未可供酿 用之無形資產至少每年及於有跡象 顯示其可能出現減值時進行減值測 試。

廠房及設備、使用權資產及無形資 產之可收回金額乃個別估計。倘無 法個別估計可收回金額,則本集團 估計資產所屬現金產生單位之可收 回金額。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Impairment on plant and equipment, right-of-use assets and intangible assets other than goodwill (Continued)

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

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

4. 重大會計政策資料(續)

廠房及設備、使用權資產及無形資 產(商譽除外)之減值(續)

在對現金產生單位進行減值測試 時,倘能建立合理及一致之分配基 準,則企業資產會分配至相關現金 產生單位,否則,企業資產會分配 至可建立合理及一致之分配基準之 最小現金產生單位組別。可收回金 額按企業資產所屬之現金產生單位 或現金產生單位或現金產生單位組 別之賬面值作比較。

可收回金額為公平值減出售成本與 使用價值兩者中之較高者。在評估 使用價值時,估計未來現金流量會 按可反映現時市場對貨幣時間價值 及資產(或現金產生單位)特有風險 之評估之税前貼現率貼現至其現 值,而該資產(或現金產生單位)之 估計未有調整。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Impairment on plant and equipment, right-of-use assets and intangible assets other than goodwill (Continued)

If the recoverable amount of an asset (or a cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or a cash-generating unit) is reduced to its recoverable amount. For corporate assets or portion of corporate assets which cannot be allocated on a reasonable and consistent basis to a cash- generating unit, the Group compares the carrying amount of a group of cash-generating units, including the carrying amounts of the corporate assets or portion of corporate assets allocated to that group of cash-generating units, with the recoverable amount of the group of cash-generating units. In allocating the impairment loss, the impairment loss is allocated first to reduce the carrying amount of any goodwill (if applicable) and then to the other assets on a pro-rata basis based on the carrying amount of each asset in the unit or the group of cash- generating units. The carrying amount of an asset is not reduced below the highest of its fair value less costs of disposal (if measurable), its value in use (if determinable) and zero. The amount of the impairment loss that would otherwise have been allocated to the asset is allocated pro rata to the other assets of the unit or the group of cashgenerating 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 cash-generating units) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss.

4. 重大會計政策資料(續)

廠房及設備、使用權資產及無形資 產(商譽除外)之減值(續)

倘預計某項資產(或現金產生單位) 之可收回金額低於其賬面值,則該 項資產(或現金產生單位)之賬面值 會扣減至其可收回金額。就不能按 合理及一致基準分配至現金產生單 位之公司資產或部分公司資產而 言,本集團將一組現金產生單位之 賬面值(包括分配至該組現金產生單 位之公司資產或部分公司資產之賬 面值)與該組現金產生單位之可收回 金額作比較。於分配減值虧損時, 減值虧損會首先分配以減少任何商 譽之賬面值(如適用),其後按單位 或現金產生單位組別內各資產之賬 面值按比例分配至其他資產。資產 之賬面值不得減至低於其公平值減 出售成本(如可計量)、其使用價值 (如可釐定)及零之最高者。原本分 配至資產之減值虧損金額按比例分 配至該單位之其他資產或現金產生 單位組別。減值虧損即時於損益確 認。

倘減值虧損其後撥回,則資產(或現 金產生單位或一組現金產生單位)之 賬面值將增至其經修訂之估計可收 回金額,惟增加後之賬面值不得超 過倘資產(或現金產生單位或一組現 金產生單位)於過往年度並無確認減 值虧損而原應釐定之賬面值。減值 虧損撥回即時於損益確認。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (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.

4. 重大會計政策資料(續)

現金及現金等價物

現金及現金等價物於合併財務狀況 表呈列,包括:

- (a) 現金,其包括手頭現金及活期
 存款,不包括受監管限制而導
 致有關結餘不再符合現金定義
 的銀行結餘;及
- (b) 現金等價物,其包括短期(通常原到期日為三個月或更短)、 可隨時轉換為已知數額現金且 價值變動風險不大的高流動性 投資。現金等價物持作滿足短 期現金承擔,而非用於投資或 其他目的。

就綜合現金流量表而言,現金及現 金等價物包括上文所定義的現金及 現金等價物,扣除可按需償還的未 償銀行透支,並構成本集團現金管 理的組成部分。該登透支於財務狀 況合併報表中作為短期借款呈列。

綜合財務報表附註

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Provision for close down and restoration costs

Close down and restoration costs are provided in the accounting period when the obligation arising from the related disturbance occurs, whether this occurs during mine development or during the production phase, based on the net present value of estimated future costs. The cost is capitalised where it gives rise to future benefits, whether the rehabilitation activity is expected to occur over the life of the operation or at the time of close down. The capitalised cost is amortised over the life of the operation and the increase in the net present value of the provision is included in borrowing costs. Where there is a change in the expected decommissioning and restoration costs, an adjustment is recorded against the carrying value of the provision and related assets, and the effect is then recognised in the profit or loss on a prospective basis over the remaining life of the operation. Provision for close down and restoration costs do not include any additional obligations which are expected to arise from future disturbance. The cost estimates are reviewed and revised at the end of each reporting period to reflect changes in conditions.

Inventories

Inventories are stated at the lower of cost and net realisable value. Costs of inventories are determined on a first-in, firstout method. Net realisable value represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale. Costs necessary to make the sale include incremental costs directly attributable to the sale and non-incremental costs which the Group must incur to make the sale.

4. 重大會計政策資料(續)

關閉及恢復成本撥備

關閉及恢復成本於有關干擾引起之 責任產生之會計期間,按估計未來 成本之淨現值計提撥備,而不論該 責任是否在煤礦開發期間或在生產 階段產生。有關成本於可產生未來 利益時撥充資本,而不論恢復活動 預計會在經營期限內或是在關閉時 產生。資本化成本按經營期限攤 銷,撥備淨現值之增加則計入借貸 成本。如預計停用及恢復成本出現 變動,則撥備及相關資產賬面值將 作出調整,屆時所產生影響將於剩 餘經營期限內按預測基準於損益內 確認。關閉及恢復成本撥備不包括 未來干擾事件預期會引起之任何額 外責任。成本估計於各報告期末審 閱及修正,以反映情況變化。

存貨

存貨按成本及可變現淨值兩者中之 較低者列賬。存貨成本按先入先出 法釐定。可變現淨值指存貨之估計 售價減所有估計完工成本及進行銷 售所需成本。進行銷售所需成本包 括直接歸屬於銷售的新增成本及本 集團進行銷售所必須產生的非新增 成本。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (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 (other than financial assets or financial liabilities at fair value through profit or loss ("FVTPL")) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at FVTPL are recognised immediately in profit or loss.

The effective interest method is a method of calculating the amortised cost of a financial asset or financial liability and of allocating interest income and interest expense over the relevant period.

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

4. 重大會計政策資料(續)

金融工具

當集團實體成為工具合約條文之訂 約方時,會確認財務資產及財務負 債。所有常規買賣之財務資產按交 易日基準確認及終止確認。一般買 賣為須於市場規定或慣例所確立之 時間框架內交付財務資產的買賣。

財務資產及財務負債初步按公平值 計量,惟與客戶合約產生之應收貿 易賬款初步根據香港財務報告準則 第15號客戶合約收益計量。因收購 事項或發行財務資產及財務負債(按 公平值計入損益(「按公平值計入損益(」 拉力財務資產或財務負債除外))而 直接產生之交易成本,於初步確 時加入財務資產或財務負債之公平 值却入損益之財務資產或財務負債之公平 值計入損益之財務資產或財務負債 之公平 值計入損益之財務資產或財務負債 之公平 值計入損益之財務資產或財務負債 之公平 個計入損益之財務資產或財務負債 之公平

實際利率法乃計算財務資產或財務 負債之攤銷成本,並於相關期間攤 分利息收入及利息支出之方法。

實際利率乃將估計未來現金收入及 付款(包括所有構成實際利率不可或 缺部分之已付或已收費用及利率差 價、交易成本及其他溢價或折讓)按 財務資產或財務負債之預期年期或 較短期間(倘適用)準確貼現至初步 確認時之賬面淨值之利率。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Financial instruments (Continued)

Interest/dividend income which are derived from the Group's ordinary course of business are presented as revenue.

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 FVTPL, except that at initial recognition of a financial asset the Group may irrevocably elect to present subsequent changes in fair value of an equity investment in other comprehensive income if that equity investment is neither held for trading nor contingent consideration recognised by an acquirer in a business combination to which HKFRS 3 *Business Combinations* applies.

A financial asset is held for trading if:

- it has been acquired principally for the purpose of selling in the near term; or
- on initial recognition it is a part of a portfolio of identified financial instruments that the Group manages together and has a recent actual pattern of short-term profit-taking; or
- it is a derivative that is not designated and effective as a hedging instrument.

4. 重大會計政策資料(續)

金融工具(續)

來 自 本 集 團 日 常 業 務 過 程 之 利 息/股息收入呈列為收益。

財務資產 *財務資產之分類及其後計量*

符合下列條件之財務資產其後按攤 銷成本計量:

- 財務資產按業務模式持有,而 業務模式之目的為收取合約現 金流量;及
- 合約條款於指定日期產生現金
 流量,而現金流量僅為支付本
 金及尚未償還本金之利息。

所有其他財務資產其後按公平值計 入損益計量,惟倘股本投資並非持 作買賣或收購方於適用香港財務報 告準則第3號業務合併之業務合併 中確認之或然代價,則本集團可不 可撤回地選擇於其他全面收益呈列 股本投資公平值之其後變動。

倘屬下列情況,則財務資產為持作 買賣:

- 主要為於短期內出售而收購;
 或
- 初始確認時,此乃本集團共同 管理之已識別金融工具組合之
 一部份,且近期實際有短期獲 利模式;或
- 衍生工具並非指定及有效作為 對沖工具。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Financial assets (Continued) Classification and subsequent measurement of financial assets (Continued)

In addition, the Group may irrevocably designate a financial asset that are required to be measured at the amortised cost or as measured at FVTPL if doing so eliminates or significantly reduces an accounting mismatch.

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 creditimpaired, interest income is recognised by applying the effective interest rate to the amortised cost of the financial asset from the next reporting period. If the credit risk on the credit-impaired financial instrument improves so that the financial asset is no longer credit-impaired, interest income is recognised by applying the effective interest rate to the gross carrying amount of the financial asset from the beginning of the reporting period following the determination that the asset is no longer credit-impaired.

Financial assets at FVTPL

Financial assets that do not meet the criteria for being measured at amortised cost are measured at FVTPL.

Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any fair value gains or losses recognised in profit or loss. The net gain or loss recognised in profit or loss includes any dividend or interest earned on the financial asset and is included in the "other gains and losses" line item.

4. 重大會計政策資料(續)

財務資產(續) 財務資產之分類及其後計量(續)

此外,倘本集團不可撤回地指定一 項財務資產,而該財務資產須按攤 銷成本計量或按公平值計入損益計 量,則可消除或大幅減少會計錯配。

攤銷成本及利息收入

按公平值計入損益之財務資產

不符合按攤銷成本計量標準之財務 資產乃按公平值計入損益。

按公平值計入損益之財務資產於各 報告期末按公平值計量,任何公平 值收益或虧損於損益確認。於損益 確認之收益或虧損淨額包括從財務 資產賺取之任何股息或利息,並計 入「其他收益及虧損」項目。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Financial assets (Continued) Impairment of financial assets subject to impairment assessment under HKFRS 9 Financial Instruments

The Group performs impairment assessment under expected credit loss ("ECL") model on financial assets (including trade and other receivables, amounts due from non-controlling shareholders of subsidiaries and cash and cash equivalents which are subject to impairment assessment under HKFRS 9 Financial Instruments. 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.

The Group always recognises lifetime ECL for trade receivables.

4. 重大會計政策資料(續)

按公平值計入損益之財務資產(續) 須根據香港財務報告準則第**9**號金 融工具進行減值評估之財務資產減 值

本集團根據預期信貸虧損(「預期信 貸虧損」)模式就財務資產(包括貿易 及其他應收款項、應收非控股附屬 公司款項及現金及現金等價物)進行 減值評估,並須根據香港財務報告 準則第9號金融工具進行減值評估。 預期信貸虧損金額於各報告日期更 新,以反映自首次確認以來信貸風 險之變動。

全期預期信貸虧損指相關工具的預 期壽命內所有可能的預設事件所產 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」)則代表預期在報告日期後12個 月內發生之預設事件可能導致之全 期預期信貸虧損。

評估乃根據本集團過往之信貸虧損 經驗,經就債務人之特定因素、一 般經濟狀況及於報告日期之現行狀 況及對未來狀況之評估作出調整後 作出。

本集團一直確認貿易應收款項之全 期預期信貸虧損。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 Financial Instruments (Continued)

For all other instruments, the Group measures the loss allowance equal to 12m ECL, unless 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.

In particular, the following information is taken into account when assessing whether credit risk has increased significantly:

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit 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;

4. 重大會計政策資料(續)

按公平值計入損益之財務資產(續) 須根據香港財務報告準則第9號金 融工具進行減值評估之財務資產減 值(續)

就所有其他工具而言,本集團計量 的虧損撥備等於12個月預期信貸虧 損,除非自初始確認以來信貸風險 大幅上升,在此情況下,本集團確 認終生預期信貸虧損。評估是否應 確認全期預期信貸虧損乃基於自首 次確認以來發生違約的可能性或風 險的顯著增加。

- (i) 信貸風險大幅增加
 - 於評估自初步確認以來信貸風 險是否顯著增加時,本集團將 於報告日期金融工具發生違約 之風險與初步確認日期金融工 具發生違約之風險作比較。於 作出此評估時,本集團考慮合 理及可支持之定量及定性資 料,包括過往經驗及可提供而 無不當成本或工作量之前瞻性 資料。

尤其是,在評估信貸風險是否 顯著增加時,將考慮以下資 料:

- 金融工具的外部(如有)或
 內部信貸評級實際或預期
 出現重大惡化;
- 外部市場信貸風險指標出
 現重大惡化,例如信貸息
 差、債務人信貸違約掉期
 價格大幅上升;

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 Financial Instruments (Continued)

(i) Significant increase in credit risk (Continued)

- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
- an actual or expected significant deterioration in the operating results of the debtor;
- 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 90 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.

4. 重大會計政策資料(續)

按公平值計入損益之財務資產(續) 須根據香港財務報告準則第9號金 融工具進行減值評估之財務資產減 值(續)

- (i) 信貸風險大幅增加(續)
 - 業務、財務或經濟狀況的 現有或預測出現不利變 動,並預期導致債務人履 行債務責任的能力大幅下 降;
 - 實際或預期經營業績出現 大幅惡化;
 - 債務人的監管、經濟或技 術環境出現實際或預期的 重大不利變化,導致債務 人履行債務義務的能力顯 著下降。

不論上述評估結果如何,本集 團假設自初步確認合約付款逾 期超過90日時,信貸風險已大 幅增加,除非另有證明本集團 擁有合理及有證據支援之資料。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 Financial Instruments (Continued)

Significant increase in credit risk (Continued) (i) 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 (without taking into account any collaterals held by the Group).

4. 重大會計政策資料(續)

按公平值計入損益之財務資產(續) 須根據香港財務報告準則第9號金 融工具進行減值評估之財務資產減 值(續)

- (i) 信貸風險大幅增加(續)
 - 信貸風險大幅增加(續)儘管有 上述情況,倘債務工具於報告 日期被釐定為信貸風險較低, 則本集團假設自初步確認以來 債務工具的信貸風險並無顯著 增加。倘(i)債務工具違約風險 低,(ii)借款人有能力於近期履 行合約現金流量責任及(iii)長 期經濟及業務狀況出現不利變 動,但未必會降低借款人履行 合約現金流量責任之能力,則 債務工具釐定為具有低信貸風 險。本集團認為,倘債務工具 之內部或外部信貸評級為「投 資級別」,則根據全球所理解 之定義,其信貸風險較低。

本集團定期監察用以識別信貸 風險有否大幅增加之標準之成 效,並於適當時修訂該等標 準,以確保該等標準能於逾期 款項前識別信貸風險之大幅增 加。

(ii) 違約之定義 就內部信貸風險管理而言,本 集團認為當內部開發或從外部 取得的資料顯示債務人不大可 能全數償還其債權人(包括本 集團)時(未計及本集團持有的 任何抵押品),即會發生違約 事件。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 Financial Instruments (Continued)

(ii) Definition of default (Continued)

Irrespective of the above, the Group considers that default has occurred when a financial asset is more than 180 days past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

(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 that financial asset have occurred. Evidence that a financial asset is creditimpaired 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 reorganization.

4. 重大會計政策資料(續)

按公平值計入損益之財務資產(續) 須根據香港財務報告準則第**9**號金 融工具進行減值評估之財務資產減 值(續)

- (ii) 違約之定義(續) 無論上述情況如何,本集團認 為當財務資產逾期超過180日時,即發生違約,除非本集團 擁有合理及有證據支援之資料 以證明更滯後之違約標準屬適 當。
- (iii) 信貸減值財務資產 當發生一項或多項對財務資產 之估計未來現金流量造成不利 影響之事件時,財務資產會被 信貸減值。財務資產出現減值 之證據包括以下事件之可觀察 資料:
 - (a) 發行人或借款人出現重大 財務困難;
 - (b) 違約(如拖欠或逾期之事 件);
 - (c) 由於借款人面臨財務困難 的經濟或合同原因,借款 人獲得貸款人原本不會考 慮的特許權;或
 - (d) 借款人有可能破產或進行 其他財務重組。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 Financial Instruments (Continued)

(iv) Write-off policy

The Group writes off a financial asset when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery, for example, when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings, or in the case of trade receivables, when the amounts are over one year past due, whichever occurs sooner. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. A write-off constitutes a derecognition event. Any subsequent recoveries are recognised in profit or loss.

(v) Measurement and recognition of ECL

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data and forward-looking information. Estimation of ECL reflects an unbiased and probability-weighted amount that is determined with the respective risks of default occurring as the weights.

Generally, the ECL is the difference between all contractual cash flows that are due to the Group in accordance with the contract and the cash flows that the Group expects to receive, discounted at the effective interest rate determined at initial recognition.

4. 重大會計政策資料(續)

按公平值計入損益之財務資產(續) 須根據香港財務報告準則第**9**號金 融工具進行減值評估之財務資產減 值(續)

(iv) 撇銷政策

- 倘有資料顯示交易對手陷入嚴 重財務困難,且並無實際可能 收回,例如當交易對手清盤或 進入破產程序,或就應收貿易 賬款而言,當金額逾期一年(以 較早者為準)時,本集團撇銷 財務資產。所撇銷的財務資產 或會根據本集團的收回程序進 行強制執行活動,並在適當情 況下考慮法律意見。撇銷構成 終止確認事件。任何其後收回 均於損益確認。
- (V) 預期信貸虧損之計量及識別 預期信貸虧損之計量為違約概 率、違約虧損率(即違約造成 虧損的幅度)及違約風險的函 數。評估違約概率及違約虧損 率以歷史資料及前瞻性資料為 基礎。預期信貸虧損估計反映 無偏見及概率加權的金額,該 金額以各自發生違約的風險作 為權重而確定。

一般而言,預期信貸虧損為根 據合約應付本集團之所有合約 現金流量與本集團預期收取之 現金流量間之差額,按初步確 認時釐定之實際利率折現。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 Financial Instruments (Continued)

(v) Measurement and recognition of ECL (Continued)

For collective assessment, the Group takes into consideration the following characteristics when formulating the grouping:

- Past-due status;
- Nature, size and industry of debtors; and
- External credit ratings where available.

The grouping is regularly reviewed by management to ensure the constituents of each group continue to share similar credit risk characteristics.

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.

Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity.

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.

4. 重大會計政策資料(續)

按公平值計入損益之財務資產(續) 須根據香港財務報告準則第9號金 融工具進行減值評估之財務資產減 值(續)

(v) 預期信貸虧損之計量及識別
 (續)

就集體評估而言,本集團在制 定分組時考慮以下特點:

- 逾期情況;
- 債務人的性質、規模和行業;及
- 外部信用評級(如有)。

管理層會定期檢討該分類,以 確保各組別成員持續具備類似 信貸風險特徵。

利息收入按財務資產之賬面總值計 算,除非財務資產已減值,在此情 況下,利息收入按財務資產之攤銷 成本計算。

終止確認財務資產

本集團僅於資產收取現金流量之合約權利屆滿時,或將財務資產及資 產擁有權之絕大部分風險及回報轉 讓予另一實體時終止確認財務資產。

於終止確認按攤銷成本計量之財務 資產時,資產賬面值與已收及應收 代價總和之差額乃於損益中確認。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Financial liabilities and equity Classification as debt or equity

Debt and equity instruments are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of 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

All financial liabilities are subsequently measured at amortised cost using the effective interest method.

Derecognition of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

Related parties

A party is considered to be related to the Group if:

- (a) A person or a close member of that person's family is related to the Group if that person:
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of key management personnel of the Group or the Company's parent.

4. 重大會計政策資料(續)

財務負債及權益 *分類為債務或權益*

債務及股本工具乃根據合約安排之 內容以及財務負債及股本工具之定 義分類為財務負債或股本。

權益工具

股本工具乃證明於實體扣減所有負 債後之資產中擁有剩餘權益之任何 合約。本公司發行之權益工具乃按 已收所得款項扣除直接發行成本確 認。

財務負債

所有財務負債其後以實際利率法按 攤銷成本計量。

終止確認財務負債

本集團僅於其責任獲解除、註銷或 屆滿時,方會終止確認財務負債。 終止確認之財務負債賬面值與已付 及應付代價間之差額於損益確認。

關連人士

在下列情況下,一方被視為與本集 團有關連:

- (a) 惝屬以下人士,則該人士或其 近親與本集團有關連:
 - (i) 對本集團有控制權或共同 控制權;
 - (ii) 對本集團有重大影響力;或
 - (iii) 為本集團或本公司母公司 主要管理人員。

綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Related parties (Continued)

- (b) An entity is related to the Group if any of the following conditions apply:
 - The entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
 - One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
 - (iii) Both entities are joint ventures of the same third party.
 - (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.
 - (v) The entity is a post-employment benefit plan for the benefit of the employees of the Group or an entity related to the Group.
 - (vi) The entity is controlled or jointly controlled by a person identified in (a).
 - (vii) A person identified in (a)(i) has significant influence over the entity or is a member of key management personnel of the entity (or of a parent of the entity).
 - (viii) The entity, or any member of a Group of which it is a part, provides key management personnel services to the Group or to the Group's parent.

4. 重大會計政策資料(續)

關連人士(續)

- (b) 倘符合下列任何條件,則實體 與本集團有關連:
 - (i) 該實體與本集團為同一集 團之成員公司(即各母公 司、附屬公司及同系附屬 公司彼此互有關連)。
 - (ii) 一間實體為另一間實體之 聯營公司或合營企業(或 為另一間實體所屬集團之 成員公司之聯營公司或合 營企業)。
 - (iii) 兩間實體均為同一第三方之合營企業。
 - (iv) 一間實體為第三方實體之
 合營企業,而另一間實體
 為該第三方實體之聯營公
 司。
 - (v) 該實體乃為本集團或與本 集團相關之實體之僱員福 利而設之退休福利計劃。
 - (vi) 該實體受(a)段所識別人 士控制或共同控制。
 - (vii) (a)(i)段所識別之人士對實 體有重大影響力或為該實 體(或該實體母公司)主要 管理人員成員。
 - (viii) 該實體或其所屬集團之任 何成員公司向本集團或本 集團的母公司提供主要管 理人員服務。

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4. MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

Related parties (Continued)

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity and include:

- (i) that person's children and spouse or domestic partner;
- (ii) children of that person's spouse or domestic partner; and
- dependents of that person or that person's spouse or domestic partner.

Segment reporting

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

5. CRITICAL ACCOUNTING JUDGEMENT AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in note 4, the directors of the Company are required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

4. 重大會計政策資料(續)

關連人士(續)

一名人士之近親指預期於其與實體
 進行交易時可影響該人士或受該人
 士影響之家屬成員,包括:

- (i) 該名人士之子女及配偶或家庭 夥伴;
- (ii) 該名人士配偶或家庭夥伴之子 女;及
- (iii) 該名人士或該名人士之配偶或家庭夥伴之受養人。

分部報告

經營分部與呈報予主要營運決策者 (「主要營運決策者」)的內部報告方 式一致,主要營運決策者負責資源 分配及對營運分部的表現評估,本 集團已確定由執行董事做出主要營 運決策。

關鍵會計判斷及估計不確定因素之主要來源

於應用附註4所述之本集團會計政 策時,本公司董事須對無法依循其 他途徑即時得知之資產及負債賬面 值作出判斷、估計及假設。該等估 計及相關假設乃根據過往經驗及認 為相關之其他因素而作出。實際結 果或會與該等估計不同。

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5. CRITICAL ACCOUNTING JUDGEMENT AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate 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.

Critical judgements in applying accounting policies

The following is the critical judgement, apart from those involving estimations (see below), that the directors of the Company have made in the process of applying the Group's accounting policies and that have the most significant effect on the amounts recognised in the consolidated financial statements.

Going concern consideration

As explained in note 3(b), the consolidated financial statements have been prepared on a going concern basis and have not included any adjustments that would be required should the Group fail to continue as a going concern since the directors of the Company are satisfied that the liquidity of the Group can be maintained in the coming year after taking into the considerations as detailed in note 3(b). The directors of the Company also believe that the Group will have sufficient cash resources to satisfy its future working capital and other financing requirements for a period of at least the next twelve months from 31 December 2023.

Key sources of estimation uncertainty

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.

關鍵會計判斷及估計不確定因素之主要來源(續)

估計及相關假設會持續檢討。會計 估計之修訂於修訂估計之期間(倘修 訂僅影響該期間),或修訂期間及未 來期間(倘修訂影響本期間及未來期 間)確認。

應用會計政策時的關鍵判斷

下文為除估計所涉及者(請參閱下 文)外本公司董事在應用本集團會計 政策過程中所作出的對於綜合財務 報表確認的金額產生最重大影響的 關鍵判斷。

持續經營考慮

誠如附註3(b)所述,綜合財務報表 乃按持續經營基準編製,且並無包 括倘本集團未能繼續按持續經營基 準經營而須作出之任何調整,原因 為本公司董事信納本集團之流動資 金可於來年維持,並已計及附註 3(b)所詳述之考慮因素。本公司董 事亦相信,本集團將擁有足夠現金 資源以應付其自二零二三年十二月 三十一日起未來十二個月期間之流 動資金及其他融資需求。

估計不確定因素的主要來源

下文為於報告期末有關未來的關鍵 假設及其他主要估計不確定因素的 來源,其產生重大影響導致對下個 財政年度資產賬面值作出重大調整。

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5. CRITICAL ACCOUNTING JUDGEMENT AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Key sources of estimation uncertainty (Continued)

Impairment of interests in associates

The Group performed impairment assessments on its interests in associates. Determining whether impairment loss should be recognised requires an estimation of the recoverable amount of the relevant associates which is the higher of value-in-use or fair value less costs of disposal. The value-in-use calculation requires the management of the Group to estimate the present value of the estimated cash flows expected to arise from dividends to be received from the associates and the proceeds from the ultimate disposal of the investment taking into account the discount rate, revenue growth rate etc.

In cases where the actual cash flows are less or more than expected, or change in facts and circumstances which result in revision of future cash flows estimation, a material reversal or further recognition of impairment may arise, which would be recognised in profit or loss for the period in which such a reversal or further recognition takes place.

As at 31 December 2023, the carrying amounts of the Group's interest in associates are set out in note 21.

Fair value measurement of financial assets measured at FVTPL

The Group's financial assets at FVTPL are measured at fair value which are determined with reference on the available market information, such as quoted market price and other comparable market data. Where there is no such information, the management of the Group uses their judgements and estimates in the fair value calculation, with reference to the other available information using valuation techniques that are required in establishing the relevant valuation techniques and inputs thereof. Changes in assumptions relating to these factors could result in material adjustments to the fair value of these instruments.

5. 關鍵會計判斷及估計不確定因 素之主要來源(續)

估計不確定因素的主要來源(續)

於聯營公司的權益減值

本集團對其於聯營公司的權益進行 減值評估。釐定是否應確認減值虧 損時,須估計相關聯營公司之可收 回金額,即使用價值或公平值減出 售成本之較高者。計算使用價值重 求本集團管理層對預期將從聯營公 司收取之股息以及最終出售投資之 所得款項產生之估計現金流量之現 值作出估計,當中計及貼現率、收 入增長率等。

倘實際現金流量低於或高於預期, 或事實及情況變動導致修訂未來現 金流量估計,或會出現重大撥回或 進一步確認減值,將在該撥回或進 一步確認發生的期間內於損益中確 認。

於二零二三年十二月三十一日,本 集團於聯營公司之權益之賬面值載 於附註21。

按公平值計入損益計量之財務資產 之公平值計量

本集團按公平值計入損益之財務資 產按公平值計量,公平值乃參考可 得市場資料釐定,如市場報價及其 他可資比較市場資料。倘並無有關 資料,本集團管理層於計算公平值 時會參考其他可用資料,使用估值 技術以建立相關估值技術及其輸入 資料,使用其判斷及估計。有關該 等因素之假設變動可能導致該等工 具之公平值出現重大調整。

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5. CRITICAL ACCOUNTING JUDGEMENT AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Key sources of estimation uncertainty (Continued)

Fair value measurement of financial assets measured at FVTPL (Continued)

As at 31 December 2023, the carrying amounts of the Group's financial assets measured at FVTPL are disclosed in note 22.

Impairment of trade receivables

The provision rate of trade receivables is made based on assessment of their recoverability and ageing analysis of trade receivables as well as other quantitative and qualitative information and on management's judgement and assessment of the forward-looking information. At the end of each reporting period, the historical observed default rates are updated and changes in the forward-looking estimates are analysed.

The assessment of the correlation between historical observed default rates, forecast of economic conditions and ECLs is a significant estimate. The amount of ECLs is sensitive to changes in circumstances and forecast of economic conditions. The Group's historical credit loss experience and forecast of economic conditions may also not be representative of debtors' actual default in the future. The information about the ECLs on the Group's trade receivables is disclosed in note 7(b).

As at 31 December 2023, the carrying amounts of the Group's trade receivables are disclosed in note 25.

6. CAPITAL RISK MANAGEMENT

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

關鍵會計判斷及估計不確定因素之主要來源(續)

估計不確定因素的主要來源(續)

按公平值計入損益計量之財務資產 之公平值計量(續)

於二零二三年十二月三十一日,本 集團按公平值計入損益計量之財務 資產之賬面值於附註22披露。

貿易應收款項減值

貿易應收款項撥備率乃根據對貿易 應收款項可收回性及賬齡分析之評 估,以及其他定性及定量資料、管 理層對前瞻性資料之判斷及評估釐 定。於每個報告期末,本集團更新 過往觀察所得之拖欠比率,並分析 前瞻性估計中之變動。

評估過往觀察所得拖欠比率、預測 經濟環境及預期信貸虧損之間的關 係乃一項重大估計。預期信貸虧損 金額易受經濟環境情況及預測之變 化影響。本集團的過往信貸虧損經 驗及對經濟情況的預測,未必能代 表債務人於未來的實際違約情況。 有關本集團貿易應收款項的預期信 貸虧損之資料披露於附註7(b)。

於二零二三年十二月三十一日,本 集團貿易應收款項的賬面值披露於 附註25。

6. 資本風險管理

本集團之資本管理目標乃保障本集 團能持續營運,從而為股東提供回 報,同時兼顧其他利益相關者之利 益,並維持最佳之資本架構以減低 資本成本。

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6. CAPITAL RISK MANAGEMENT (Continued)

The directors of the Company consider that the capital structure of the Group consists of debts, which includes lease liabilities, amounts due to related parties and amounts due to non-controlling shareholders of subsidiaries as disclosed in notes 20(b), 35(a) and 26, 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 periodically. As part of their review, the directors consider the cost of capital and the risks associates thereto.

Based on recommendations of the directors of the Company, the Group will maintain its overall capital structure through the payment of dividends, new share issues as well as issue of new debt or the redemption of existing debt.

The Group's overall strategy remains unchanged from prior years.

6. 資本風險管理(續)

本公司董事認為,本集團之資本架 構包括債務(包括附註20(b)、35(a) 及26分別披露之租賃負債、應付關 連人士款項及應付非控股股東款 項),扣除現金及現金等價物及本公 司擁有人應佔權益(包括已發行股本 及儲備)。

本公司董事定期檢討資本架構。檢 討時,董事考慮資本成本及相關風 險。

根據本公司董事之推薦建議,本集 團將透過派發股息、發行新股份及 發行新債務或償還現有債務維持其 整體資本架構。

本集團之整體策略與去年維持不變。

金融工具

7.

7. FINANCIAL INSTRUMENTS

(a) Categories of financial instruments (a) 金融工具類別

		2023 二零二三年 <i>HK\$'000</i>	2022 二零二二年 <i>HK\$'000</i>
	叶政次文	千港元	千港元
Financial assets Financial assets at amortised cost	財務資產 按攤銷成本計量之		
	財務資產	30,884	6,894
Financial assets at FVTPL	按公平值計入損益之		
	財務資產	1,942	2,666
Financial liabilities	財務負債		
Financial liabilities at amortised cost	按攤銷成本計量之財 務負債	53,851	22,112

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

7. FINANCIAL INSTRUMENTS (Continued)

(a) Categories of financial instruments (Continued)

Fair value measurement of financial instruments The fair values of financial assets and financial liabilities are determined as follows:

- the fair value of financial assets with standard terms and conditions and traded on active liquid markets are determined with reference to quoted market price; and
- the fair values of other financial assets and financial liabilities are determined in accordance with generally accepted pricing models based on discounted cash flow analysis.

HKFRS 13 requires disclosures for financial instruments that are measured at fair value by level of the following fair value measurement hierarchy:

- Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities;
- Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly; and
- Level 3: Inputs for the asset or liability that are not based on observable market data.

- 7. 金融工具(續)
 - (a) 金融工具類別(續)
 - 金融工具之公平值計量 財務資產及財務負債之公平值 釐定如下:
 - 具標準條款及條件並於活 躍流動市場買賣之財務資 產之公平值乃參考市場報 價而釐定;及
 - 一 其他財務資產及財務負債
 之公平值乃根據公認定價
 模型按貼現現金流量分析
 而釐定。

香港財務報告準則第13號規定 按以下公平值計量層級之層次 披露按公平值計量之金融工 具:

- 第1級:相同資產或負債於活 躍市場的報價(未經調 整);
- 第2級:第1級範圍內的報價以 外的資產或負債可觀 察輸入數據(直接或間 接);及
- 第3級:並非基於可觀察市場 數據之資產或負債輸 入數據。

二零二三年年報

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

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

N	ANCIAL INSTRUMENTS	7. 金融工具(續)				
)	Categories of financial ins (Continued)	(a)	金融工具	類別 <i>(續)</i>		
	Fair value of the Group's financial assets and			按經常性	基準以公司	F值計
	financial liabilities that are m				務資產及與	
	on a recurring basis			公平值		
	The following table provides a				按公平值列	
	instruments carried at fair valu	e by level of fair value			2平值層級	劃分
	hierarchy:			析:		
			Level 1	Level 2	Level 3	T
			第 1 級 HK\$′000	第 2 級 HK\$′000	第 3 級 HK\$′000	₩ #K\$
			千港元	千港元	千港元	пкэ <i></i>
			17670	17676	17676	17
	Financial instruments	按公平值列賬之				
	carried at fair value At 31 December 2023	金融工具 於二零二三年				
	At 51 Detember 2025	<i>№————</i> 十二月三十一日				
	Financial assets at FVTPL	按公平值計入損益之 財務資產				
	— Unlisted equity investments	一非上市股權投資	-	-	-	
	- Unlisted fund investment	一非上市基金投資	-	-	1,300	1,
	<u>— Listed equity investments</u>	一上市股權投資	642			
			642	_	1,300	1,
	At 31 December 2022	於二零二二年				
		十二月三十一日				
	Financial assets at FVTPL	按公平值計入損益之 財務資產				
	- Unlisted equity investments	一 非上市股權投資	-	-	67	
	— Unlisted fund investment	一非上市基金投資	-	-	2,042	2,
	— Listed equity investments	一上市股權投資	557	-	-	
			557		2,109	2,

There were no transfers between Level 1 and Level 2 or into or out of Level 3 during the year.

年內,第1級及第2級之間概 無轉移,亦無轉入或轉出第3 級。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

7. FINANCIAL INSTRUMENTS (Continued)

(a) Categories of financial instruments (Continued)

Fair value of the Group's financial assets and financial liabilities that are measured at fair value on a recurring basis (Continued)

The following table provides information of the valuation technique, key inputs and the correlation of key unobservable input to the fair value measurement of financial instruments carried at fair value:

7. 金融工具(續)

(a) 金融工具類別(續)

按經常性基準以公平值計量之 本集團財務資產及財務負債之 公平值(續)

下表提供了有關估值技術、關 鍵輸入數據以及關鍵不可觀察 輸入數據與以公允價值計量的 金融工具公平價值計量的相關 性的信息:

ltem	2023	2022	Fair value hierarchy	Valuation technique and key inputs 估值技術及	Effect on fair value for increase of inputs 輸入數據增加對
項目 	二零二三年 HK\$′000 <i>千港元</i>	二零二二年 <i>HK\$'000</i> <i>千港元</i>	公平值層級	關鍵輸入數據	公平值的影響
Listed equity investments	642	557	Level 1	Quoted bid-prices in an active market	N/A
上市股權投資			第1級	活躍市場的報價	不適用
Unlisted equity investments	-	67	Level 3	Asset-based approach adjusted by marketability discount for the year 2023: N/A (2022: 15.8%)	The lower the marketability discount, the higher the fair value
非上市股權投資			第3級	二零二三年就市場流通性折讓作出 調整後之資產法:不適用(二零二二 年:15.8%)	市場流通性折讓愈低, 公平值愈高
Unlisted fund investment	1,300	2,042	Level 3	Discount cash flow method was use to capture the present value if the expected future economic benefits to be derived from the ownership of this investee. The discount rate applied is 40.45% (2022: 21.92%)	The higher of the discount rate, the lower of the fair value
非上市基金投資			第3級	採用貼現現金流量法來獲取被投資 方持有股權所帶來的預期未來經濟 效益的現值。所應用之貼現率為 40.45%(二零二二年:21.92%)	貼現率讓愈高,公平值 愈低

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

7. FINANCIAL INSTRUMENTS (Continued)

7. 金融工具(續)

(a) Categories of financial instruments (Continued)

第**3**級公平值計量之對賬

(a) 金融工具類別(續)

Reconciliation of Level 3 fair value measurements The movements of financial instruments, including unlisted equity investments and unlisted fund investment under Level 3 of fair value hierarchy are as follows:

公平值層級之第3級項下金融 工具(包括非上市股權投資及 非上市基金投資)變動如下:

		2023	2022
		二零二三年	二零二二年
		HK\$'000	HK\$'000
		千港元	千港元
At 1 January	於一月一日	2,109	2,578
Fair value change	公平值變動	(693)	(272)
Disposal	出售	(67)	_
Exchange adjustments	匯兑調整	(49)	(197)
At 31 December	於十二月三十一日	1,300	2,109

(b) Financial risk management objectives and policies

The Group's major financial assets included financial assets at FVTPL, trade and other receivables, amounts due from non-controlling shareholders of subsidiaries and cash and cash equivalents. The Group's major financial liabilities included trade and other payables, lease liabilities and amounts due to related parties and non-controlling shareholders of subsidiaries. Details of these financial instruments are disclosed in the respective notes. The risks associated with these financial instruments include market risk (foreign currency risk and interest rate risk), credit risk and liquidity risk. The policies on how to mitigate these risks are set out below. Management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

(b) 財務風險管理目標及政策

本集團之主要財務資產包括按 公平值計入損益之財務資產、 應收貿易賬款及其他應收賬 款、應收附屬公司非控制性股 東之款項以及現金及現金等價 物。本集團之主要財務負債包 括應付貿易賬款及其他應付賬 款、租賃負債以及應付關連人 士及附屬公司非控制性股東之 款項。該等金融工具之詳情於 各相關附註披露。有關該等金 融工具之風險包括市場風險(外 幣風險及利率風險)、信貸風 險及流動資金風險。下文載列 減低此等風險之政策。管理層 會管理及監控該等風險,以確 保及時並有效地採取適當措施。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

7. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued) Market risk

(i) Foreign currency risk management

Certain subsidiaries of the Group are exposed to foreign currency risk primarily arising from bank deposits, other receivables and trade and other payables that are denominated in foreign currency. The Group has not used any financial instruments to hedge against currency risk. However, the management monitors foreign currency risk exposure and will consider hedging significant foreign currency exposure should the need arise.

At the end of reporting period, the carrying amounts of the Group's significant monetary assets amounted to approximately HK\$23,742,000 (2022: approximately HK\$815,000) and monetary liabilities amounted to approximately HK\$21,935,000 (2022: approximately HK\$3,731,000) are denominated in currencies other than the functional currency of the relevant group entities.

7. 金融工具(續)

(b) 財務風險管理目標及政策(續)

市場風險

- (i) 外幣風險管理
 - 本集團若干附屬公司面對 外幣風險,主要源自以外 幣計值的銀行存款、其他 應收賬款以及應付貿易賬 款及其他應付賬款。本集 團並無使用任何金融工具 對沖貨幣風險。然而,管 理層監察外幣風險,並將 於有需要時考慮對沖重大 外幣風險。

於報告期末,本集團主要 貨幣資產的賬面價值約為 23,742,000港元(二零 二二年:約815,000港 元),而貨幣負債約為 21,935,000港元(二零 二二年:約3,731,000港 元),均以相關集團實體 的功能貨幣以外的貨幣計 值。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

7. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (*Continued*)

Market risk (Continued)

(i) Foreign currency risk management (Continued)

> The Group is mainly exposed to the fluctuation of HK\$. At 31 December 2023, if 4% appreciation in functional currency of relevant subsidiaries in RMB against HK\$ with all other variables held constant, loss for the year and equity would have been HK70,000 lower/higher (2022: loss for the year and equity would be HK\$121,000 higher/lower), respectively. 4% (2022: 4%) represents management's assessment of the reasonably possible change in foreign exchange rates. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the end of reporting period for a 4% (2022: 4%) change in the exchange rates.

> In the management's opinion, the above sensitivity analysis is not necessarily representative of the inherent foreign currency risk as the exposure at year end does not reflect the exposure during the year.

7. 金融工具(續)

(b) 財務風險管理目標及政策(續)

市場風險(續)

(i) 外幣風險管理(續)

本集團主要面對港元之匯 率波動風險。於二零二三 年十二月三十一日,在所 有其他變量保持不變的情 況下,倘相關附屬公司的 功能貨幣以人民幣兑港元 升值4%,則年度虧損及 權益將分別減少/增加 70,000港元(二零二二年: 年度虧損及權益將分別增 加/減少121,000港元)。 4% (二零二二年:4%) 為管理層對外匯匯率可能 出現合理變動之評估。敏 感度分析僅包括尚未清償 之外幣計值貨幣項目,並 於報告期末以匯率4%(二 零二二年:4%)之變動調 整換算。

管理層認為,由於年終所 面對之風險並不反映本年 度所面對之風險,故上述 敏感度分析並不一定代表 固有外幣風險。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

7. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Market risk (Continued)

(ii) Interest rate risk

The Group is exposed to fair value interest rate risk in relation to fixed rate lease liabilities (note 20(b)). The Group is exposed to cash flow interest rate risk in relation to floating-rate bank balances (note 27). The Group currently does not have an interest rate hedging policy. However, the management monitors interest rate exposure and will consider hedging significant interest rate exposure should the need arise.

The management considered that the Group's exposure to the interest rate risk on financial assets is not significant due to short-term maturities. Accordingly, no sensitivity analysis is presented.

Credit risk

The Group's credit risk is primarily attributable to its trade and other receivables, amounts due from noncontrolling shareholders of subsidiaries, and bank balances. Management has a credit policy in place and the exposures to these credit risks are monitored on an ongoing basis.

In respect of trade and other receivables, individual credit evaluations are performed on all debtors requiring credit over a certain amount. These evaluations focus on the debtor's past history of making payments when due and current ability to pay, and take into account information specific to the debtors as well as pertaining to the economic environment in which the debtors operate. Ongoing credit evaluation is performed on the financial condition of the debtors. Normally, the Group does not obtain collateral from debtors.

7. 金融工具(續)

(b) 財務風險管理目標及政策(續)

市場風險(續)

(ii) 利率風險

本集團就固定利率租賃負 債(附註20(b))承受公平 值利率風險。本集團就浮 息銀行結餘(附註27)承 受現金流量利率風險。本 集團現時並無利率對沖政 策。然而,管理層會監控 利率風險,並會在有需要 時考慮對沖重大利率風 險。

管理層認為,由於到期日 為短期,故本集團面對的 財務資產利率風險並不重 大。因此,並無呈列敏感 度分析。

信貸風險

本集團之信貸風險主要來自其 應收貿易賬款及其他應收賬 款、應收附屬公司非控制性股 東之款項及銀行結餘。管理層 設有信貸政策,並持續監察本 集團該等信貸風險。

就應收貿易賬款及其他應收賬 款而言,所有信貸額超過一定 金額之債務人均需接受個別信 貸評估。有關評估集中於債務 人支付到期款項之往績及現時 付款之能力,以及考慮債務人 之具體資料及債務人營運所在 地之經濟環境。本集團會就債 務人之財務狀況進行持續信貸 評估。本集團通常不會向債務 人收取抵押品。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

7. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (*Continued*)

Credit risk (Continued)

The Group measures loss allowances for trade receivables at an amount equal to lifetime ECLs, which is calculated using a provision matrix. As the Group's historical credit loss experience does not indicate significant different loss patterns for different customer segments, the loss allowance based on past due status is not further distinguished between the Group's different customer bases.

The following table provides information about the Group's exposure to credit risk and ECLs for trade receivables:

7. 金融工具(續)

(b) 財務風險管理目標及政策(續)

信貸風險(續)

本集團按等同於全期預期信貸 虧損之金額計量應收貿易賬款 之虧損撥備,其乃使用撥備矩 陣進行計算。由於本集團過往 信貸虧損並未就不同客戶分部 顯示重大不同虧損模式,基於 逾期狀態之虧損撥備不會於本 集團不同客戶基礎之間進一步 區分。

下表提供有關本集團承受之信 貸風險及應收貿易賬款之預期 信貸虧損資料:

		ECLs rate 預期信貸	Gross carrying amount	Loss allowance
		虧損率	總賬面值	虧損撥備
			HK\$'000	HK\$'000
			千港元	千港元
At 31 December 2023	於二零二三年 十二月三十一日			
Less than 1 month past due	逾期少於1個月	0.00%	17,274	-
Over 12 months past due	逾期超過12個月	100.00%	3,166	(3,166)
			20,440	(3,166)
At 31 December 2022	於二零二二年 十二月三十一日			
Less than 1 month past due	逾期少於1個月	N/A不適用	_	_
Over 12 months past due	逾期超過12個月	100.00%	3,272	(3,272)
			3,272	(3,272)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

7. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk (Continued)

ECLs rates are based on actual loss experience. These rates are adjusted to reflect differences between economic conditions during the year over which the historical data has been collected, current conditions and the Group's view of economic conditions over the expected lives of the receivables.

Receivables that were neither past due nor impaired related to a wide range of customers for whom there was no recent history of default.

Receivables that were past due but not impaired related to a number of independent customers that had a good track record with the Group. Based on past experience, management believed that no impairment allowance was necessary in respect of these balances as there had been no significant change in credit quality and the balances were still considered fully recoverable.

Movements in the loss allowance account in respect of trade receivables during the year are as follows:

7. 金融工具(續)

(b) 財務風險管理目標及政策(續)

信貸風險(續)

預期信貸虧損率乃按實際虧損 經驗計算。該等利率經調整以 反映收集過往數據之年份之經 濟狀況、目前狀況及本集團對 應收款項預計年期內經濟狀況 之看法之差異。

並無逾期或減值之應收賬款與 近期並無拖欠歷史之多個客戶 有關。

已逾期但未減值之應收賬款與 若干獨立客戶有關,該等客戶 於本集團具有良好往績記錄。 根據過往經驗,管理層相信毋 須就該等結餘計提減值撥備, 原因為信貸質素並無重大變 動,且有關結餘仍被視為可悉 數收回。

年內有關應收貿易賬款之虧損 撥備賬變動如下:

		2023 二零二三年 <i>HK\$'000</i> <i>千港元</i>	2022 二零二二年 <i>HK\$'000</i> <i>千港元</i>
Balance at 1 January	於一月一日之結餘	3,272	3,572
Reversal of impairment loss	確認之減值虧損撥回		
recognised		-	(10)
Disposal of a subsidiary	出售一間附屬公司	(19)	-
Exchange adjustments	匯兑調整	(87)	(290)
Balance at 31 December	於十二月三十一日之 結餘	3,166	3,272

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

7. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (*Continued*)

Credit risk (Continued)

The Group had no concentration of credit risk on the trade receivables as at 31 December 2023 (2022: Nil). The Group has closely monitored the recoverability of the receivables from these counterparties and taken effective measures to ensure timely collection of outstanding balances. The Group has not obtained collateral from customers.

In addition, the Group had concentration of credit risk on its liquid funds as 94% (2022: 94%) of bank balances were placed with four (2022: four) banks. However, the credit risk on liquid funds is limited because management believes the counterparties are reputable banks with high credit quality.

The Group is exposed to the concentration of geographic risk on revenue which is generated mostly from customers located in Hong Kong. The Group has closely monitored the business performance of these customers in Hong Kong.

7. 金融工具(續)

(b) 財務風險管理目標及政策(續)

信貸風險(續)

於二零二三年十二月三十一 日,本集團並無貿易應收款項 的集中信貸風險(二零二二年: 無)。本集團已密切監察向該 等交易對手方作出之應收賬款 之可收回情況,並採取有效措 施確保及時收回尚未收回之結 餘。本集團並無自客戶取得抵 押品。

此外,本集團的信貸風險集中 於其流動資金,94%的銀行餘 額(二零二二年:94%)存放於 四家銀行(二零二二年:四 家)。然而,流動資金信貸風 險屬有限,因為管理層相信對 手方為信譽良好、信貸質量高 的銀行。

本集團須承擔收益之地域風險 集中,有關風險主要來自位於 香港之客戶。本集團已密切監 察該等香港客戶之業務表現。

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FINANCIAL INSTRUMENTS (Continued) 7.

(b) Financial risk management objectives and policies (Continued)

Credit risk (Continued)

The amounts due from non-controlling shareholders of subsidiaries, and other receivables are measured at amortised cost. The directors consider that those parties have a low risk of default and a capacity to meet contractual cash flow. Besides, the credit risk of these financial assets is considered have not increased significantly since initial recognition. They are subject to the ECLs model and the loss allowances limited to 12 months ECLs. After applying the ECLs model, impairment loss recognised in respect of trade and other receivables, net of HK\$19,000 has been debited and reversal of impairment loss in respect of amounts due from non-controlling shareholders of subsidiaries, net of HK\$31,000 has been credited to the profit or loss during the year (2022: Nil).

Equity price risk

The Group is exposed to equity price risk through its investments in listed equity securities. The management manages this exposure by maintaining a portfolio of investments with different risks. The Group's equity price risk is mainly concentrated on equity instruments quoted in the PRC stock exchange. Management monitors the price risks and will consider hedging the risk exposure should the need arises.

The management considered that the Group's exposure to the equity price risk on financial assets at FVTPL is not significant. Accordingly, no sensitivity analysis is presented.

金融工具(續) 7.

(b) 財務風險管理目標及政策(續)

信貸風險(續)

應收附屬公司非控制性股東之 款項及其他應收賬款均按攤銷 成本計量。董事認為,該等人 士違約風險較低,且有能力滿 足合約現金流量。此外,該等 財務資產之信貸風險被視為自 初步確認以來並未大幅增加。 該等項目須受預期信貸虧損模 型及限於12個月預期信貸虧損 之虧損撥備所規限。應用預期 信貸虧損模型後,年內損益已 扣除就應收貿易賬款及其他應 收賬款確認之減值虧損淨額 19.000港元及計入應收附屬公 司非控制性股東之款項之減值 虧損撥回淨額31,000港元(二 零二二年:無)。

股權價格風險

本集團因投資上市股本證券而 承受股價風險。管理層維持風 險不一的投資組合以管理此風 險。本集團的股價風險主要集 中於中國證券交易所報價的股 本工具。管理層監察價格風 險,並將於有需要時考慮對沖 風險。

管理層認為,本集團因按公平 值計入損益之財務資產而承受 之股本價格風險並不重大。因 此,並無呈列敏感度分析。

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7. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Liquidity risk

In the management of liquidity risk, the Group monitors and maintains a level of cash and cash equivalents deemed adequate by the management to finance the Group's operations and mitigate the effects of fluctuations in cash flows. The management closely monitors the borrowings as well as the cash flows from operating activities on timely basis. Having considered the factors and circumstances set out in note 3(b) to the consolidated financial statements, the directors are satisfied that the Group will have sufficient liquidity to meet its cash flows requirements for the next twelve from the end of the reporting period.

The following table details the Group's remaining contractual maturity for its derivative and nonderivative financial liabilities. The table has been drawn up based on the undiscounted cash flows of financial liabilities and the earliest date on which the Group can be required to pay. The table includes both interest and principal cash flows.

7. 金融工具(續)

(b) 財務風險管理目標及政策(續)

流動資金風險

管理流動資金風險時,本集團 監控並維持管理層視為足夠為 本集團營運供資金之現金之現金是 調動之影響便物,並減輕現金流量 切監控借貸以及經營活動之量 。經考慮的人量 的所載的因素及情 之流動資金以滿足其自報告況 後,董事資金以滿足其自報告期 末起計未來十二年的現金流量 需求。

下表載列本集團衍生及非衍生 財務負債之剩餘合約到期詳 情。該表根據財務負債之未貼 現現金流量及本集團可能須償 還之最早日期編製,包括利息 及本金之現金流量。該表格包 括利息及本金的現金流量。

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7. FINANCIAL INSTRUMENTS (Continued)

- 7. 金融工具(續)
- (b) Financial risk management objectives and policies (Continued) Equity price risk (Continued) Liquidity table
- (b) 財務風險管理目標及政策(續)

流動資金風險(續) 流動資金表

		Weighted average effective interest rate	On demand or less than 1 year	More than 1 year but less than 2 years	More than 2 years but less than 5 years	Total undiscounted cash flows	Carrying amounts as at 31 December 於十二月
		加權平均	按要求或	多於1年	多於2年	未貼現	ボーニカ 三十一日
		實際利率 %	少於 1 年 HK\$'000	但少於2年 HK\$'000	但少於5年 HK\$'000	HK\$'000	之賬面值 <i>HK\$'000</i>
			千港元	千港元	千港元	千港元	千港元
At 31 December 2023 Non-derivative financial	於二零二三年 十二月三十一日 非衍生財務負債						
liabilities	<u> </u>						
Trade and other payables	應付貿易賬款及其他 應付賬款	N/A不適用	40,562	-	-	40,562	40,562
Amounts due to a related party — non-interest bearing	應付一位關聯方之款項 一 不計息	N/A 不適用	11,663	-	-	11,663	11,663
Amounts due to non- controlling shareholders of subsidiaries — non-interest bearing	應付附屬公司非控制 性股東之款項 一 不計息	N/A不適用	28	-	-	28	28
Lease liabilities	租賃負債	5.07-10.09	1,139	543	-	1,682	1,598
			53,392	543	-	53,935	53,851
At 31 December 2022	於二零二二年 十二月三十一日						
Non-derivative financial liabilities	非衍生財務負債						
Trade and other payables	應付貿易賬款及其他 應付賬款	N/A不適用	19,824	-	-	19,824	19,824
Amounts due to a related party — non-interest bearing	應付一位關聯方之款項 一 不計息	N/A不適用	313	-	-	313	313
Amounts due to non- controlling shareholders of subsidiaries — non-interest bearing	應付附屬公司非控制 性股東之款項 一 不計息	N/A不適用	973	-	-	973	973
Lease liabilities	租賃負債	4.75–11.29	614	497	-	1,111	1,001
			21,724	497	_	22,221	22,111

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8. SEGMENT INFORMATION

(a) Reportable segments and reconciliation of reportable segment revenue, profit or loss, assets and liabilities

The Group determines its operating segments based on the reports reviewed by the chief operating decision-makers (the "CODM"), being the executive directors of the Company throughout the year that are used to make strategic decisions.

Prior to 31 December 2022, the Group has two reportable segments: (i) Mobile phone business; and (ii) Mining business. The segments are managed separately as each business offers different products and services and requires different business strategies.

During the year 31 December 2023, the Group has also engaged in the sales of electronic products and components and thus, the Groip has two reportable segments for the year: (i) mobile phone and electronic products business; (ii) Mining business. The following summary describes the operations in each of the Group's reportable segments:

- Mobile phone and electronic products business
 Sales and marketing of mobile phone and electronic products and components.
- Mining business Exploration, exploitation, refining and asset investment of mineral resources.

8. 分部資料

(a) 可呈報分部及可呈報分部收 益、損益、資產及負債之對賬

本集團基於由作出策略決定之 主要營運決策者(「主要營運決 策者」)(即本公司全年之執行 董事)審閲之報告釐定其營運 分部。

於二零二二年十二月三十一日 前,本集團擁有兩個可呈報分 部:(i)移動電話業務;及(ii)採 礦業務。由於各業務提供不同 產品及服務,並且需要採取不 同之業務策略,故各分部乃分 開管理。

截至二零二三年十二月三十一 日止年度,本集團亦從事銷售 電子產品及部件,因此,本集 團於本年度擁有兩個可呈報分 部:(i)移動電話及電子產品業 務:(ii)採礦業務。以下概要描 述本集團各個可呈報分部之營 運:

- 移動電話及電子產品業務
 一移動電話以及電子產品及部件銷售及市場推廣。
- 採礦業務一礦產資源勘 探、開採、冶煉及產業投 資。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

8. SEGMENT INFORMATION (Continued)

(a) Reportable segments and reconciliation of reportable segment revenue, profit or loss, assets and liabilities (*Continued*)

As explained in note 19, the Group is in considering to resubmit a new application on the extension of the mining operating permit for the Group's mine located in the PRC and hence, no revenue was generated from the Company's Mining Business during the year ended 31 December 2023.

Corporate expenses, corporate assets and corporate liabilities are not allocated to the reportable segments as they are not included in the measure of the segments' profit or loss, segments' assets and segments' liabilities that are used by the CODM for assessment of segment performance. 8. 分部資料(續)

(a) 可呈報分部及可呈報分部收益、損益、資產及負債之對賬 (續)

> 誠如附註19所述,本集團正考 慮就本集團位於中國的礦場重 新提交延長採礦許可證的新申 請,因此,截至二零二三年 十二月三十一日止年度,本公 司的採礦業務並無產生收入。

> 由於企業支出、企業資產及企 業負債並無計入主要營運決策 者評估分部表現時使用之分部 損益、分部資產及分部負債之 計量內,故並無被分配至各可 呈報分部。

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8. SEGMENT INFORMATION (Continued)

- 8. 分部資料(續)
- (a) Reportable segments and reconciliation of reportable segment revenue, profit or loss, assets and liabilities (Continued) For the year ended 31 December 2023
- (a) 可呈報分部及可呈報分部收益、損益、資產及負債之對賬
 (續)
 截至二零二三年十二月三十一日止年度

		Mobile phone and electronic products business 移動電話及 電子產品業務 HK\$'000 千港元	Mining business 採礦業務 HK\$'000 千港元	Unallocated 未分配 <i>HK\$'000 千港元</i>	Total 總計 <i>HK\$'000 千港元</i>
Reportable segment revenue	可呈報分部收益	81,542	-	_	81,542
Reportable segment loss	可呈報分部虧損	(1,633)	(937)		(2,570)
Unallocated corporate income Unallocated corporate expense	未分配企業收入 未分配企業開支				4,707 (17,214)
Loss before tax	除税前虧損				(15,077)
Reportable segment assets Corporate and unallocated assets	可呈報分部資產 企業及未分配資產	27,686	475	-	28,161 10,741
Total assets	資產總額				38,902
Reportable segment liabilities Corporate and unallocated liabilities	可呈報分部負債 企業及未分配負債	(20,560)	(14,773)	-	(35,333) (21,251)
Total liabilities	負債總額				(56,584)
Other segment information	其他分部資料				
Depreciation of plant and equipment Depreciation of right-of-use assets Impairment loss recognised in respect of trade and other receivables, net	廠房及設備折舊 使用權資產折舊 就應收貿易賬款及其他 應收賬款確認之減值	326	2 -	9 690	11 1,016
Reversal of impairment loss in respect of amounts due from non-controlling	虧損,淨額 撥回應收附屬公司非控制 性股東款項之減值虧損		-	6	19
shareholders of subsidiaries Share of results of an associate Gain on disposal of a subsidiary Loss on termination of lease contract Additions to non-current assets	分佔一間聯營公司之業績 出售一間附屬公司之收益 終止租賃合約之虧損 非流動資產添置			- - 78 1,756	(31) 362 (1,919) 78 1,756

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

8. SEGMENT INFORMATION (Continued)

- (a) Reportable segments and reconciliation of reportable segment revenue, profit or loss, assets and liabilities (Continued) For the year ended 31 December 2023 (Continued) Notes:
 - (a) The unallocated and corporate income mainly included miscellaneous income and other corporate income.
 - (b) The unallocated and corporate expenses mainly included fair value loss on financial assets at fair value through profit or loss, salaries and allowances and other corporate expenses.
 - (c) The unallocated corporate assets mainly included plant and equipment and deposits for the headquarter in Hong Kong.
 - (d) The unallocated corporate liabilities mainly included lease liabilities for the headquarter in Hong Kong, accrued salaries, professional fee and audit fee.
 - (e) Additions to non-current assets consists of additions to plant and equipment and right-of-use assets.

- 8. 分部資料(續)
 - (a) 可呈報分部及可呈報分部收益、損益、資產及負債之對賬
 (續)
 截至二零二三年十二月三十一日止年度(續)
 附註:
 - (a) 未分配企業收入主要包括雜項 收入及其他企業收入。
 - (b) 未分配企業開支主要包括按公 平值計入損益之財務資產之公 平值虧損、薪金及津貼及其他 企業開支。
 - (c) 未分配企業資產主要包括廠房 及設備及香港總部按金。
 - (d) 未分配企業負債主要包括香港 總部之租賃負債、應計薪金、專 業費用及核數費。
 - (e) 添置非流動資產包括添置廠房 及設備以及使用權資產。

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8. SEGMENT INFORMATION (Continued)

- 8. 分部資料(續)
- (a) Reportable segments and reconciliation of reportable segment revenue, profit or loss, assets and liabilities (Continued) For the year ended 31 December 2022
- (a) 可呈報分部及可呈報分部收益、損益、資產及負債之對賬
 (續)
 截至二零二二年十二月三十一日止年度

		Mobile phone business 移動電話業務 HK\$'000 千港元	Mining business 採礦業務 HK\$'000 千港元	Unallocated 未分配 <i>HK\$'000 千港元</i>	Total 總計 <i>HK\$'000 千港元</i>
Reportable segment revenue	可呈報分部收益	80,576	_	_	80,576
Reportable segment loss	可呈報分部虧損	(5,791)	(1,018)	_	(6,809)
Unallocated corporate income Unallocated corporate expense	未分配企業收入 未分配企業開支				2,496 (16,073)
Loss before tax	除税前虧損				(20,386)
Reportable segment assets Corporate and unallocated assets	可呈報分部資產 企業及未分配資產	10,422	999	-	11,421 4,326
Total assets	資產總額				15,747
Reportable segment liabilities Corporate and unallocated liabilities	可呈報分部負債 企業及未分配負債	(4,737)	(14,734)	-	(19,471) (5,626)
Total liabilities	負債總額				(25,097)
Other segment information	其他分部資料				
Depreciation of plant and equipment Depreciation of right-of-use assets Impairment loss recognised in respect of trade and other receivables, net	廠房及設備折舊 使用權資產折舊 就應收貿易賬款及其他應 收賬款確認之減值	_ 368	2 -	7 992	9 1,360
Share of results of an associate Loss on disposal of a subsidiary Loss on termination of lease contract Additions to non-current assets	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	305 (7) 942 153 1,031	- - -	10 - - 1,227	315 (7) 942 153 2,258

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8. SEGMENT INFORMATION (Continued)

- (a) Reportable segments and reconciliation of reportable segment revenue, profit or loss, assets and liabilities (Continued) For the year ended 31 December 2022 (Continued) Notes:
 - (a) The unallocated and corporate income mainly included miscellaneous income and other corporate income.
 - (b) The unallocated and corporate expenses mainly included fair value loss on financial assets at fair value through profit or loss, salaries and allowances and other corporate expenses.
 - (c) The unallocated corporate assets mainly included plant and equipment and deposits for the headquarter in Hong Kong.
 - (d) The unallocated corporate liabilities mainly included lease liabilities for the headquarter in Hong Kong, accrued salaries, professional fee and audit fee.
 - (e) Additions to non-current assets consists of additions to plant and equipment and right-of-use assets.

(b) Geographical information

The following table sets forth the Group's revenue from customers by geographical location of customers:

- 8. 分部資料(續)
 - (a) 可呈報分部及可呈報分部收益、損益、資產及負債之對賬
 (續)
 截至二零二二年十二月三十一日止年度(續)
 附註:
 - (a) 未分配企業收入主要包括雜項 收入及其他企業收入。
 - (b) 未分配企業開支主要包括按公 平值計入損益之財務資產之公 平值虧損、薪金及津貼及其他 企業開支。
 - (c) 未分配企業資產主要包括廠房 及設備及香港總部按金。
 - (d) 未分配企業負債主要包括香港 總部之租賃負債、應計薪金、專 業費用及核數費。
 - (e) 添置非流動資產包括添置廠房 及設備以及使用權資產。
 - (b) 地域資料 下表載列本集團按客戶所在地 區劃分的客戶收入:

		2023	2022
		二零二三年	二零二二年
		HK\$'000	HK\$'000
		千港元	千港元
PRC	中國	14,876	41,054
Hong Kong	香港	66,666	39,522
		81,542	80,576

二零二三年年報 中國長

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8. SEGMENT INFORMATION (Continued)

8. 分部資料(續)

(b)	Geographical information (Continued) The information about the Group's non-current assets by location of assets are detailed below:		(b)	地域資料(<i>續)</i> 有關本集團按道 非流動資產之言 下:	
				2023	2022
				二零二三年	二零二二年
				HK\$'000	HK\$'000
				千港元	千港元
	Hong Kong	香港		1,311	919
	PRC	中國		2,000	3,551
				3,311	4,470
(c)	Information about major custor Revenue from major customers, who accounted for 10% or more of the are set out below:	ere each of them	(c)	有關主要客戶之 來自主要客戶€ 自佔本集團收 上),載列如下	的收益(彼等各 益之10%或以
				2023	2022
				二零二三年	二零二二年
				HK\$'000	HK\$'000
				千港元	千港元
	Mobile phone and electronic products business:	移動電話及電子 產品業務:			
	Customer A	客戶A		66,666	39,522
	Customer B	客戶B		14,876	N/A不適用*
	Customer C	客戶C		N/A 不適用♯	21,698
	Customer F	客戶F		N/A 不適用♯	10,935
	* The corresponding revenue in customer did not contribute over revenue of the Group.			* 於年內該客」 集團總收益起	与之收益並未佔本 3週10%。
	* The revenue in the year for this contribute over 10% of the tot Group.			# 於年內該客) 集團總收益赴	戶之收益並未佔本 舀過10%。

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9.			UE FROM CONTRACTS WIT MERS	н	9.	客戶	≤合	約收益	
	(a)		aggregation of revenue from c h customers	ontracts		(a)	客戶	≦合約收益分	拆
		(i)	The Group derives revenue from the goods and services by categoric product lines and business				(i)		統原自轉移貨品 主要產品線及
			Revenue from contracts with cu within the scope of HKFRS 15	stomers					報告準則第 15)客戶合約收益
								2023 二零二三年	2022 二零二二年
							_	-マーー⊤ HK\$′000 千港元	—
			Major product Trading of mobile phone and electronic products	主要產品 <i>買賣移動電話</i> <i>電子產品</i> 移動電話及電					
			Mobile phone and electronic products	· [1] 19] 19] 19] 19] 19] 19] 19] 19] 19] 1	丁厓			81,542	80,576
		(ii)	The Group derives revenue from the goods and services by timing recognition				(ii)		轉移貨品及服務 按收入確認時
							=	2023 二零二三年 <i>HK\$'000</i>	2022 二零二二年 <i>HK\$'000</i>
								千港元	千港元
			Timing of revenue recognition	收益確認時間					
			Trading of mobile phone and electronic products	買賣移動電話. 電子產品	及				
			At a point in time	电 了 座 대 於 某 一 時 間 點				81,542	80,576

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	VENUE FROM CO STOMERS (Contine		н	9. 客戶	合約收益 (績	ī)
(a)	Disaggregation of with customers (Co		ontracts	(a)	客戶合約收益	分拆 <i>(續)</i>
		es revenue from the ses by geographical		(移貨品及服務戶 安地區市場劃分
					2023	2022
					二零二三年	二零二二年
					HK\$′000 千港元	HK\$'000 千港元
	Geographical Trading of mo and electro		地區市場 <i>買賣移動電</i> 電子產品			
	PRC		中國		14,876	41,054
	Hong Kong		香港		66,666	39,522
					81,542	80,576
(b)	Contract balances			(b)	合約結餘	
				As at 31 D	ecember	As a
				於十二月日	三十一日	於
				2023	2022	1 January 2022 二零二二年
				二零二三年	二零二二年	 一月一日
			Note	HK\$'000	HK\$'000	HK\$'000
			附註	千港元	千港元	千港元
	Trade receivables Less: Allowance for	應收貿易賬款 減:信貸虧損	25	20,440	3,272	9,982
	Less. Allowance for				(2,272)	(2 57
	credit losses	撥備		(3,166)	(3,272)	(3,572

Details of the Group's trade receivables are set out in note 25.

本集團的應收貿易賬款項詳情載於 附註25。

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9. REVENUE FROM CONTRACTS WITH CUSTOMERS (Continued)

(c) Performance obligations for contracts with customers and revenue recognition policies The Group recognises revenue when the amount of

revenue can be reliably measured, it is probable that future economic benefits will flow to the entity and when specific criteria have been met for each of the Group's activities.

The Group's revenue is measured based on the consideration specified in a contract with a customer, less discounts and sales related taxes.

The Group recognises revenue when the significant risks and rewards of ownership of any goods and services have been transferred, and the Group's performance obligations for contracts with customers and revenue recognition policies are as follows:

(1) Revenue for trading of mobile phone and electronic products

Revenue for trading of mobile phone and electronic products generally includes only one performance obligation. The Group has concluded that revenue from trading of mobile phone and electronic products should be recognised at the point in time when control of the products is transferred to the customer, generally when the products are delivered to and the risks of obsolescence and loss have been transferred to customer.

The directors consider the Group determines whether the nature of its promise is a performance obligation to provide the specified goods or services itself and thus, the Group is a principal if it controls the specified good or service before that good or service is transferred to a customer.

9. 客戶合約收益(續)

(c) 客戶合約的履約責任及收益確 認政策

> 本集團於收益金額能夠可靠計 量、未來經濟利益很可能流入 實體及本集團各項活動符合特 定標準時確認收益。

> 本集團的收益根據與客戶訂立 的合約所訂明的代價減折扣及 銷售相關税項計量。

> 本集團於任何貨品及服務所有 權的重大風險及回報轉移時確 認收益,而本集團與客戶合約 的履約責任及收益確認政策如 下:

(1) 買賣移動電話及電子產品 收益

董事認為,本集團釐定其 承諾的性質是否為本身提 供指定貨品或服務的履約 責任,因此,倘本集團於 指定貨品或服務轉讓予客 戶前控制該貨品或服務, 則本集團為委託人。

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9. REVENUE FROM CONTRACTS WITH CUSTOMERS (Continued)

- (c) Performance obligations for contracts with customers and revenue recognition policies (*Continued*)
 - (1) Revenue for trading of phone and electronic products (Continued)

The Group enters into sales contracts with customers for each transaction. Revenue from the sale of goods and services rendered is recognised based on the price specified in the contract when the goods are delivered and titles have passed and services are provided. The Group does not expect to have any contracts where the period between the transfer of the promised goods to the customer and payment by the customer exceeds one year. Delivery occurs when the products have been shipped to the specific location in accordance with the contracts with the customers.

(2) Interest income

Interest income is accrued on a time basis on the principal outstanding at the applicable interest rate.

- 9. 客戶合約收益(續)
 - (c) 客戶合約的履約責任及收益確 認政策(*續*)
 - (1) 買賣移動電話及電子產品 收益(續)

本集團就每項交易與客戶 訂立銷售合約。銷售貨品 及提供服務之收益於貨品 交付及所有權轉移以及提 供服務時根據合約訂明 位 額 可立所承諾貨品轉超 近所承諾貨品轉 調 一年的任何合約。交付於 產品根據與客戶簽訂的合 同運送到特定地點時完 成。

(2) 利息收入 利息收入按時間基準就尚 未償還之本金按適用利率 累計。

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9. REVENUE FROM CONTRACTS WITH CUSTOMERS (Continued)

(d) Translation price allocated to remaining performance obligation

The Group has applied practical expedient in paragraph 121 of HKFRS 15 *Revenue from Contracts with Customers*, to exempt the disclosure of revenue expected to be recognised in the future arising from contracts with customers in existence at the reporting date due to the majority of the Company's revenue contracts are short-term contracts and have a duration of less than one year, the practical expedient for contracts with durations of one year or less is applied and therefore the effect of the time value of money is not considered.

Further information about the Group's accounting policies relating to revenue from contracts with customers is provided in note 4 to the consolidated financial statements.

9. 客戶合約收益(續)

(d) 分配至剩餘履約責任的換算價

本集團已應用香港財務報告準 則第15號客戶合約收入第121 段的實際權宜方法,豁免披露 於報告日期存在的客戶合約產 生的預期將於未來確認的收 入。約為短期合約且期限少於 一年,而本集團對期限為一年 或以下的合約應用實際權宜方 法,因此不考慮貨幣時間價值 的影響。

有關本集團與客戶合約收入有 關的會計政策的進一步資料載 於綜合財務報表附註4。

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10. OTHER GAINS AND LOSSES, NET

10. 其他收益及虧損,淨額

		2023 二零二三年 <i>HK\$'000</i> <i>千港元</i>	2022 二零二二年 <i>HK\$'000</i> <i>千港元</i>
Exchange gains	匯兑收益	19	51
Fair value loss on financial assets at fair value through profit or loss Impairment loss recognised in respect of trade and other	按公平值計入損益之財務 資產之公平值虧損 就應收貿易賬款及其他 應收賬款確認之減值	(593)	(375)
receivables, net Reversal of impairment loss recognised in respect of amounts due from non-controlling shareholders of subsidiaries	虧損,淨額 撥回應收附屬公司 非控制性股東款項之 減值虧損	(19) 31	(315)
Impairment loss recognised in respect	就於聯營公司之權益確認	51	
of interests in associates Loss on termination of lease contract	之減值虧損 終止租賃合約之虧損	(1,124)	-
<i>(note 20(a))</i> Gain/(loss) on disposal of a subsidiary	<i>(附註20(a))</i> 出售一間附屬公司之	(78)	(153)
<i>(note 33)</i> Loss on disposal of financial assets	收益/(虧損) <i>(附註33)</i> 出售按公平值計入損益之	1,919	(942)
at fair value through profit or loss Gain on disposal of plant and	財務資產之虧損 出售廠房及設備之收益	(65)	-
equipment		5	_
Others	其他	474	47
		569	(1,687)

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11. FINANCE COSTS

11. 融資成本

		2023	2022
		二零二三年	二零二二年
		HK\$'000	HK\$′000
		千港元	千港元
Interest on lease liabilities	租賃負債之利息	103	160

12. LOSS BEFORE INCOME TAX

12. 除所得税前虧損

		2023 二零二三年 <i>HK\$'000</i> <i>千港元</i>	2022 二零二二年 <i>HK\$'000</i> 千港元
Loss before income tax is arriving at after charging (crediting):	除所得税前虧損已扣除 (計入)下列各項:		
Staff costs	員工成本		
Directors' emoluments (note 14) Other staff costs — Salaries and allowances for	董事酬金 <i>(附註14)</i> 其他員工成本 — 其他員工薪金及	3,370	3,388
other staffs	津貼	5,504	8,346
 Performance bonus Retirement benefit scheme contribution (excluding 	 一表現花紅 一退休福利計劃供款 (不包括董事) 	-	-
directors)		139	176
		9,013	11,910
Auditor's remuneration Cost of inventories recognised as	核數師酬金 已確認為開支之存貨	1,386	979
expenses	成本	81,166	80,273
Depreciation of plant and equipment	廠房及設備折舊	11	9
Depreciation of right-of-use assets	使用權資產折舊	1,016	1,360
and after crediting:	及已計入:		
Interest income	利息收入	(82)	(98)

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13. INCOME TAX EXPENSE

13. 所得税開支

The amount of income tax expense in the consolidated statement of profit or loss and comprehensive income represents:

綜合損益及全面收入表內之所得税 開支金額指:

		2023	2022
		二零二三年	二零二二年
		HK\$'000	HK\$'000
		千港元	千港元
Current tax	即期税項		
— Hong Kong Profits Tax	一 香港利得税	22	3

Bermuda and the BVI

Pursuant to the rules and regulations of Bermuda and the BVI, the Group is not subject to any income tax under these jurisdictions for both years.

Hong Kong

Under the Hong Kong two-tiered profits tax rates regime, the first HK\$2 million of profits of qualifying corporations are taxed at 8.25%, and profits above HK\$2 million are taxed at 16.5%.

PRC

The Group's major operations are being carried out through its subsidiaries established in the PRC and subject to the Enterprises Income Tax ("EIT") rate of 25% (2022: 25%), unless preferential rates are applicable in the cities where the subsidiaries are located.

No PRC EIT has been provided for the year ended 31 December 2023 (2022: Nil) as there was no assessable profits incurred by the Group for the year.

百慕達及英屬處女群島

根據百慕達及英屬處女群島的規則 及法規,本集團於兩個年度均毋須 繳納該等司法權區的任何所得税。

香港

根據香港利得税兩級制,合資格企 業首2,000,000港元之溢利將按 8.25%的税率繳税,而超過 2,000,000港元之溢利則將按16.5% 的税率繳税。

中國

本集團透過其於中國成立之附屬公司進行主要業務,並須按25%(二 零二二年:25%)之企業所得税(「企 業所得税」)税率納税,惟優惠税率 適用於該等附屬公司所在城市則除 外。

由於本集團於截至二零二三年十二 月三十一日止年度並無產生應課税 溢利,故並無就中國企業所得税計 提撥備(二零二二年:無)。

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13. INCOME TAX EXPENSE (Continued)

13. 所得税開支(續)

The income tax expense for the year can be reconciled to the loss before income tax per the consolidated statement of profit or loss and comprehensive income as follows: 本年度之所得税開支可與損益及綜 合全面收入表之除所得税前虧損對 賬如下:

		2023 二零二三年 <i>HK\$'000</i> <i>千港元</i>	2022 二零二二年 <i>HK\$'000</i> <i>千港元</i>
Loss before income tax	除所得税前虧損	(15,077)	(20,386)
Income tax credit at the domestic income tax rate of 25% (2022: 25%) <i>(note below)</i>	按本地所得税税率25% (二零二二年:25%) 計算之所得税抵免		
— (6) () () ()	(下文附註)	(3,769)	(5,097)
Tax effect of non-deductible expenses Tax effect of non-taxable income Tax effect of tax losses not recognised and utilisation of tax losses and	不可扣税開支之税務影響 毋須課税收入之税務影響 未確認税項虧損及動用 税務虧損及可扣税暫時	5,372 (4,108)	2,136 (109)
deductible temporary differences Effect of different tax rates of group entities operating in	差額之税務影響 於其他司法權區營運之 集團實體不同税率之	1,755	3,273
other jurisdictions	影響	704	(184)
Tax effect of tax concession	税收優惠的税務影響	(22)	(15)
Tax effect of share of results of an associate	分佔一間聯營公司業績之 税務影響	90	(1)
Income tax expense	所得税開支	22	3

Note: The domestic income tax rate represents the EIT rate where the Group's operations are substantially based.

附註:本地所得税税率指本集團大部分業務 適用之企業所得税税率。

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13. INCOME TAX EXPENSE (Continued)

At the end of reporting period, the Group had estimated unrecognised tax losses of approximately HK\$167,716,000 (2022: HK\$183,564,000) available for offsetting against future profits. The tax losses are subject to the final assessment by the tax authorities in the respective jurisdictions where the tax losses arising from. No deferred tax asset has been recognised in respect of the estimated unused tax losses due to unpredictability of future profit streams. Included in unrecognised tax losses are losses of approximately HK\$15,133,000 (2022: HK\$30,981,000) that may be carried forward for a period of five years from their respective year of origination. The remaining unrecognised tax losses may be carried forward indefinitely.

At the end of reporting period, the Group also had deductible temporary differences of approximately HK\$4,545,000 (2022: HK\$4,952,000). No deferred tax asset has been recognised in relation to these deductible temporary differences as it is not probable that taxable profit will be available against which the deductible temporary differences can be utilised.

13. 所得税開支(續)

於報告期末,本集團估計可用作抵 扣未來溢利之尚未確認税項虧損約 為167,716,000港元(二零二二年: 183,564,000港元)。税項虧損須待 產生税項虧損的相關司法權區的税 務機關作最後評税。由於無法預 利來源,故並無就所估計之 尚未動用税項虧損確認遞延税項資 產。計入未確認税項虧損之虧損約 為15,133,000港元(二零二二年: 30,981,000港元),可自產生各年度 起結轉五年。剩下的未確認税項虧 損則可無限期結轉。

於報告期末,本集團亦有可扣税暫 時差額約4,545,000港元(二零二二 年:4,952,000港元)。由於不大可 能動用可扣税暫時差額用以抵銷應 課税溢利,故並無就該等可扣税暫 時差額確認遞延税項資產。

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14. DIRECTORS' AND CHIEF EXECUTIVE OFFICER'S EMOLUMENTS

14. 董事及行政總裁酬金

Directors and CEO remuneration for the year, disclosed pursuant to the applicable Listing Rules and the Hong Kong Companies Ordinance, is as follows:

根據適用上市規則及香港公司條例 披露之本年度董事及行政總裁酬金 如下:

		Fees	Salaries and allowances	Performance related incentive payments 表現相關	Retirement benefit scheme contribution 退休福利	Total 總計
		袍金 HK\$'000	薪金及津貼 HK\$'000	績效獎金 HK\$'000	計劃供款 HK\$′000	総 T HK\$'000
		千港元	千港元	千港元	千港元	千港元
Year ended 31 December 2023	截至二零二三年 十二月三十一日止年度					
Executive directors:	執行董事:					
Mr. Lau Siu Ying (note (i) below)	劉小鷹先生 <i>(下文附註(i))</i>	-	2,284	-	3	2,287
Mr. Wang Yu	王 愚先生	-	433	-	34	467
Mr. Li Jianwu <i>(note (iii) below)</i>	李建武先生 <i>(下文附註(iii))</i>	107	-	-	-	107
Mr. Hou Zhenyang (note (ii) below)	侯震洋先生(<i>下文附註(ii))</i>	134	-	-	-	134
Independent non-executive directors:	獨立非執行董事:					
Mr. Law Chun Kwan	羅振坤博士	125	-	-	-	125
Mr. Lo Wai Shun	勞維信先生	125	-	-	-	125
Mr. Leung Wai Hung	梁偉雄先生	125	-	-	-	125
Total emoluments	薪金總額	616	2,717		37	3,370
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. Lau Siu Ying (note (i) below)	劉小鷹先生 <i>(下文附註(i))</i>	-	2,279	-	6	2,285
Mr. Wang Yu	王 愚先生	-	452	-	36	488
Mr. Hou Zhenyang (note (ii) below)	侯震洋先生 <i>(下文附註(ii))</i>	240	-	-	-	240
Independent non-executive directors:	獨立非執行董事:					
Mr. Law Chun Kwan	羅振坤博士	125	-	-	-	125
Mr. Lo Wai Shun	勞維信先生	125	-	-	-	125
Mr. Leung Wai Hung	梁偉雄先生	125	-	-	-	125
Total emoluments	薪金總額	615	2,731	-	42	3,388

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14. DIRECTORS' AND CHIEF EXECUTIVE OFFICER'S EMOLUMENTS (Continued)

Notes:

- (i) Mr. Lau Siu Ying is the Chairman and executive director of the Company.
- (ii) Mr. Hou Zhenyang resigned as the executive director of the Company on 21 July 2023.
- (iii) Mr. Li Jianwu was appointed as the executive director of the Company on 21 July 2023.

The Chies Executive Officer and executive directors' emoluments shown above were for their services in connection with the management of the affairs of the Company and the Group.

The independent non-executive directors' emoluments shown above were for their services as directors of the Company.

There was no arrangement under which a director or the chief executive officer waived or agreed to waive any remuneration during the year.

14. 董事及行政總裁酬金(續)

附註:

- (i) 劉小鷹先生為本公司主席兼執行董事。
- (ii) 侯震洋先生於二零二三年七月二十一 日辭任本公司執行董事。
- (iii) 李建武先生於二零二三年七月二十一 日獲委任為本公司執行董事。

上文所示行政總裁及執行董事之酬 金為彼等就管理本公司及本集團事 務所提供之職務。

上文所示獨立非執行董事之酬金乃 有關彼等作為本公司董事之職務。

年內,概無董事或行政總裁放棄或 同意放棄任何酬金之安排。

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15. EMPLOYEES' EMOLUMENTS

15. 僱員酬金

Out of the five individuals with the highest emoluments in the Group, two (2022: two) were directors of the Company whose emoluments are included in note 14 above. The emoluments of the remaining three (2022: three) individuals were as follows: 本集團五位最高薪人士中,其中兩 位(二零二二年:兩位)為本公司董 事,其酬金載於上文附註14。餘下 三位(二零二二年:三位)人士之酬 金如下:

		2023 二零二三年 <i>HK\$′000</i> <i>千港元</i>	2022 二零二二年 <i>HK\$'000</i> 千港元
Salaries and allowances	薪金及津貼	1,882	1,859
Performance related incentive payments	表現相關績效獎金	_	_
Retirement benefit scheme	退休福利計劃供款		
contribution		54	54
		1,936	1,913

Their emoluments were within the following band:

該等僱員之酬金介乎下列範圍:

		2023	2022
		二零二三年	二零二二年
		Number of	Number of
		employees	employees
		僱員數目	僱員數目
	雨云1,000,000洪二	2	2
Nil to HK\$1,000,000	零至1,000,000港元	3	3

None of the five highest paid individuals waived any emoluments in current and prior years.

During the years ended 31 December 2023 and 2022, no emoluments were paid by the Group to the five highest paid individuals and directors, as an inducement to join or upon joining the Group or as compensation for loss of office.

16. DIVIDEND

No dividend was paid or proposed for ordinary shareholders of the Company during 2023, nor has any dividend been proposed since the end of reporting period (2022: Nil). 於本年度及過往年度內,五位最高 薪人士概無放棄收取任何酬金。

截至二零二三年及二零二二年十二 月三十一日止年度,本集團概無向 五位最高薪人士及董事支付任何酬 金,作為招攬彼等加入或在加入本 集團時之酬金或作為離職補償。

16. 股息

於二零二三年期間,本公司並無就 普通服股東派付或擬派股息,自報 告期末以來亦無擬派任何股息(二零 二二年:無)。

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17. LOSS PER SHARE

17. 每股虧損

The calculation of the basic and diluted loss attributable to the owners of the Company is based on the following data:

本公司擁有人應佔基本及攤薄虧損 乃根據以下數據計算:

	2023	2022
	二零二三年	二零二二年
	HK\$'000	HK\$'000
	千港元	千港元
Loss		
Loss for the year attributable to owners of the Company for the purpose of calculating basic and 應佔年內虧損		
diluted loss per share	(12,616)	(14,372)
	2023	2022
	二零二三年	二零二二年
	number of sh	
	股份數目(以	以千股計)
Weighted average number 股份加權平均數 of shares		
Weighted average number of ordinary 用於計算每股基本及		
shares for the purpose of calculating 攤薄虧損的普通股	如權	
basic and diluted loss per share 平均數	197,441	183,556
The weighted average number of ordinary shares for the purpose of calculating basic loss per share for the year ended 31 December 2023 has been adjusted Subscription of New Shares of the Company and details of which are set out in note 29(b).	就計算截至二零二 三十一日止年度每 言,普通股加權平均 購本公司新股份, 29(b)。	股基本虧損而]數已調整為認
No diluted loss per share is presented as there are no dilutive potential ordinary shares in issue for each of the years ended 31 December 2023 and 2022.	於截至二零二三年 十二月三十一日止各 行潛在攤薄普通股, 股攤薄虧損。	6年度並無已發

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18. PLANT AND EQUIPMENT

18. 廠房及設備

		improvements 租賃裝修 HK\$'000	Furniture, fixtures and equipment 傢俬、裝置 及設備 HK\$'000	vehicles 汽車 <i>HK</i> \$'000	Construction in progress 在建工程 HK\$'000	Total 總計 <i>HK\$'000</i>
		千港元	千港元	千港元	千港元	千港元
COST At 1 January 2022 Exchange adjustments Additions Disposals	成本 於二零二二年 一月一日 匯兑調整 添置 出售	4,453 (341) 	2,290 (144) 13 (2)	2,129 (41) 	6,686 (543) –	15,558 (1,069) 13 (2)
At 31 December 2022 Exchange adjustments Additions Disposal of a subsidiary Disposals	於二零二二年 十二月三十一日 匯兑調整 添置 出售一間附屬公司 出售	4,112 (102) 	2,157 (48) 2 (278) (4)	2,088 (13) 		14,500 (326) 2 (328) (439)
At 31 December 2023	於二零二三年 十二月三十一日	4,010	1,829	1,590	5,980	13,409
ACCUMULATED DEPRECIATION AND IMPAIRMENT At 1 January 2022 Exchange adjustments Provided for the year	累計折舊及減值 於二零二二年 一月一日 匯兑調整 年度撥備	4,435 (341) 4	2,282 (143) 5	2,107 (39) –	6,686 (543)	15,510 (1,066) 9
Eliminated on disposals	出售時對銷	-	(2)			(2)
At 31 December 2022 Exchange adjustments Provided for the year Disposal of a subsidiary Eliminated on disposals	於二零二二年 十二月三十一日 匯兑調整 年度撥備 出售一間附屬公司 出售時對銷	4,098 (102) 4 -	2,142 (48) 7 (278) (4)	2,068 (12) - (32) (434)	-	14,451 (325) 11 (310) (438)
At 31 December 2023	於二零二三年 十二月三十一日	4,000	1,819	1,590	5,980	13,389
CARRYING VALUES At 31 December 2023	賬面值 於二零二三年 十二月三十一日	10	10	_	-	20
At 31 December 2022	於二零二二年 十二月三十一日	14	15	20	_	49

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19. MINING RIGHT

19. 採礦權

		HK\$'000
		千港元
COST	成本	
At 1 January 2022	於二零二二年一月一日	452,640
Exchange adjustments	匯兑調整	(36,800)
At 31 December 2022 and 1 January 2023	於二零二二年十二月三十一日	
	及二零二三年一月一日	415,840
Exchange adjustments	匯兑調整	(11,040)
At 31 December 2023	於二零二三年十二月三十一日	404,800
ACCUMULATED AMORTISATION AND IMPAIRMENT	累計攤銷及減值	
At 1 January 2022	於二零二二年一月一日	452,640
Exchange adjustments	匯兑調整	(36,800)
At 31 December 2022 and 1 January 2023	於二零二二年十二月三十一日	
	及二零二三年一月一日	415,840
Exchange adjustments	匯兑調整	(11,040)
At 31 December 2023	於二零二三年十二月三十一日	404,800
CARRYING VALUE	賬面值	
At 31 December 2023	於二零二三年十二月三十一日	
At 31 December 2022	於二零二二年十二月三十一日	_

The mining right represents the right of 黃石鍶發礦業有限公司 (Huangshi Sifa Mining Company, "Sifa Mining") to conduct mining activities in Huangshi City, Hubei Province, the PRC which was acquired during the year ended 31 December 2009.

採礦權指黃石鍶發礦業有限公司(「鍶發 礦業」)於中國湖北省黃石市進行採礦活 動的權利,公司於截至二零零九年十二 月三十一日止年度被收購。

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19. MINING RIGHT (Continued)

Mining exploitation/operating permit

After the expiration of a 5-year mining exploitation permit on 25 September 2012, Sifa Mining renewed the mining operating permit for 2 years from the Ministry of Land and Resources of the PRC (中華人民共和國國土資源部) ("MLR"), under which Sifa Mining was allowed to carry out exploration activities only, but not exploitation activities. The latest 2-year mining operating permit was expired on 25 September 2016. Since then, the Group had been preparing for the application of renewal for the mining operating permit.

On 21 December 2017, the Department of Land and Resources of Hubei Province of the People's Republic of China (the "DLR") issued an announcement (the "DLR Announcement") in respect of the deadline of application of renewal for the expired mining operating permit. The DLR instructed the owners of the expired mining operating permits as identified in the DLR Announcement had to furnish the application procedures for the renewal before 28 February 2018. If the owners fail to do so, they were required to de-register the mining operating permits before 31 March 2018 by themselves or the DLR will de-register their permits instead. The Group, through its lawyer, submitted a letter on 8 February 2018 to the DLR for the clarification of the Group's situation on whether the Group was allowed to extend the renewal application deadline or submit a new application for the mining operating permit in future.

Up to the date of the 2017 Annual Report, the Group had not received the reply from the DLR and was not able to furnish the application before the deadline. The directors of the Company were of the opinion that there was a material uncertainty on whether the Group would be successful in the future application for the mining operating permit because of the DLR Announcement.

19. 採礦權(續)

採礦許可證

五年期採礦許可證於二零一二年九 月二十五日屆滿後, 鍶發礦業重續 中華人民共和國國土資源部(「國土 資源部」)授出為期兩年的採礦許可 證,據此,鍶發礦業僅獲准進行勘 探活動而非開採活動。最新兩年期 採礦許可證已於二零一六年九月 二十五日屆滿。自此,本集團正準 備申請重續採礦許可證。

於二零一七年十二月二十一日,中 華人民共和國湖北省國土資源廳 (「國土資源廳」)已就申請重續已屆 滿採礦許可證之最後期限發出公佈 (「國土資源廳公佈」)。國土資源廳 指示,國土資源廳公佈指明之已屆 滿採礦許可證之擁有人須於二零 一八年二月二十八日前提出重續之 申請程序。倘擁有人未能完成申請 程序,則彼等須於二零一八年三月 三十一日前自行註銷採礦許可證, 否則國土資源廳將註銷其許可證。 本集團於二零一八年二月八日透過 其律師向國土資源廳提交一封函 件,以就本集團是否獲准延長重續 申請之最後期限或於日後提交新的 採礦許可證申請澄清本集團之情況。

直至二零一七年年報日期,本集團 並未收到國土資源廳之答覆,且未 能於最後期限前提出申請。本公司 董事認為,本集團日後能否成功申 請採礦許可證因國土資源廳公佈而 存在重大不確定性。

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19. MINING RIGHT (Continued)

Mining exploitation/operating permit (Continued)

The directors of the Company had factored this into their assessment of the recoverable amount of the Group's mining right and related plant and equipment, and the carrying amount of the related deferred tax liability (the "mining activities related assets and liability") as at 31 December 2017, and on the assumption that the Group could not renew the permit, provided a full impairment of the mining right of HK\$174,589,000 and related plant and equipment of HK\$8,965,000 and derecognised the related deferred tax liability of HK\$41,116,000 in profit or loss during the year ended 31 December 2017.

During the year ended 31 December 2018, the Group, through its lawyer, has tried to approach DLR by telephone calls and resubmission of the letter sent in February 2018 for the clarification of the Group's situation. However, DLR did not make reply to the Group's enquiries. The directors were advised by the lawyer that, in accordance with the rules and regulations in the PRC, the Group has lost its mining right and no longer entitled to any benefit to be derived from the mining right and thus, full impairment loss has been recognised in prior years.

The directors of the Company had carefully reassessed and reviewed the recoverable amount of the cash-generating unit of the mining business (the "CGU") to which the mining right is allocated to and the related plant and equipment regarding the mining business at the end of the reporting period and thus, the recoverable amount of the CGU should be remained as HK\$ Nil. At the end of the reporting period, the Group had provision for close down and restoration costs for the mine and details of which are set out in note 28.

19. 採礦權(續)

採礦許可證(續)

本公司董事於評估本集團於二零 一七年十二月三十一日之採礦權及 相關廠房及設備可收回金額及相關 遞延税項負債賬面值(「採礦業務相 關資產及負債」)時已計及此項因 素,並假設本集團未能重續許可 證,則就採礦權174,589,000港元 及相關廠房及設備8,965,000港元計 提全額減值撥備,並於截至二零 一七年十二月三十一日止年度於損 益中取消確認相關遞延税項負債 41,116,000港元。

於截至二零一八年十二月三十一日 止年度,本集團已透過其律師嘗試 以電話及重新遞交於二零一八年二 月發出之函件之方式接觸國土資 廳,以澄清本集團之情況。然而, 國土資源廳並未回應本集團之查 詢。董事獲律師告知,根據中國之 法規及規例,本集團已失去其採礦 權及不再享有採礦權產生之任何利 益,因此,全面減值虧損於上一年 度確認。

本公司董事已仔細重新評估及審閲 於報告期末分配採礦權之採礦業務 現金產生單位(「現金產生單位」)及 相關採礦業務的廠房及設備之可收 回金額為零港元。截至報告期末, 本集團就礦場關閉及恢復成本進行 撥備,有關詳情載於附註28。

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19. MINING RIGHT (Continued)

Mining exploitation/operating permit (Continued)

Though the DLR is unlikely to grant the mining operating permit extension to the Company nor mining operating permit to other market participants at this moment, management is continuously communicating with its lawyers to resubmit a new application on the extension of the mining operating permit in the near future.

20. LEASES

19. 採礦權(續)

採礦許可證(續)

儘管國土資源廳不太可能向本公司 授出採礦許可證續期,目前亦不可 能向其他市場參與者授出採礦許可 證,管理層繼續與彼等之律師進行 溝通,以於近期未來重新提交新採 礦許可證續期申請。

20. 租賃

(a) 使用權資產

		Properties lease for own use 自用物業租賃		
		2023 2022		
		二零二三 年 二零二二		
		HK\$'000	HK\$'000	
		千港元	千港元	
At 1 January	於一月一日	980	1,049	
Additions	添置	1,754	2,245	
Depreciation	折舊	(1,016)	(1,360)	
Termination of lease contracts	終止租賃合約	(107)	(906)	
Exchange adjustments	匯兑調整	(15)	(48)	
At 31 December	於十二月三十一日	1,596	980	
Expenses relating to	與短期租賃有關之			
short-term leases	開支	289	588	

(a) Right-of-use assets

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20. LEASES (*Continued***)**

20. 租賃(續)

(a) Right-of-use assets (Continued)

The Group has lease various office premises and staff quarters for its operations. Leases contracts generally have lease terms of two years. Other office premises generally have lease terms of 12 months or less and/or is individually of low value. Lease terms are negotiated on an individual basis and contain 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. Generally, the Group is restricted from assigning and subleasing the leased assets outside the Group.

During the year ended 31 December 2023 and 31 December 2022, the Group terminated a lease contract for an office premise in the PRC. The early termination resulted in a loss of approximately HK\$78,000 (2022: HK\$153,000), which is the net effect of the derecognition of the carrying amount of right-of-use assets of approximately HK\$107,000 (2022: HK\$906,000), the derecognition of corresponding lease liabilities of approximately HK\$29,000 (2022: HK\$864,000) and the deposit forfeit of HK\$ Nil (2022: HK\$111,000).

(a) 使用權資產(續)

本集團已租賃多間辦公室物業 及員工宿舍以供其營運之用。 租賃合約的租期一般為兩年。 其他辦公室物業的租期一般為 有工個月或以下及/或個別為低 價值。租期按個別基準磋商, 並載有不同條款及條件。於釐 定租賃年期及評估不可撤銷期 間之長短時,本集團應用合約 之定義及釐定合約可強制執行 之期間。一般而言,本集團不 得於本集團外轉讓及轉租租賃 資產。

截至二零二三年十二月三十一 日及二零二二年十二月三十一 日止年度,本集團終止於中國 的一處辦公場所的租賃合同。 提早終止導致虧損約78,000港 元(二零二二年:153,000港 元),為終止確認使用權資產 賬面值約107,000港元(二零 二二年:906,000港元)、終止 確認相應租賃負債約29,000港 元(二零二二年:864,000港 元)及沒收按金為零港元(二零 二二年:111,000港元)之淨影 響。

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20. LEASES (Continued)

20. 租賃(續)

(b)	Lease	liahi	lities
(~)	Lease		incico

(b) 租賃負債

		2023 二零二三年	
		HK\$'000	HK\$'000
		千港元	千港元
Amount analysed as:	分析為:		
— Non-current	一 非流動	535	466
— Current	一流動	1,063	535
		1,598	1,001
Lease liabilities payable on:	應付以下租賃負債:		
— Within one year	一一年內	1,063	535
— Within a period of more than	一超過一年但不超過		
one year but not more than	兩年		
two years		535	466
		1,598	1,001
Less: Amount due for settlement	減:流動負債項下	1,550	1,001
within 12 months shown	12個月內到期		
under current liabilities	結算款項	(1,063)	(535)
		(1,003)	(555)
Amount due for settlement after	非流動負債項下所示		
12 months shown under non-	於12個月後到期之		
current liabilities	結算款項	535	466
Interest on lease liabilities	租賃負債之利息	103	160
Total cash outflow for leases	租賃之現金流出總額	1,216	1,648
The weighted average incremental b		租賃負債所應用	
applied to lease liabilities is 5.07%–1	0.09% (2022:	增借貸率為5.0	
4.75%–11.29%).		(二零二二	年:4.75%至

11.29%)。

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20. LEASES (Continued)

20. 租賃(續)

(b) Lease liabilities (Continued)

Lease obligations are denominated in the following currencies:

(b) 租賃負債(*續*) 租賃承擔以下列貨幣列值:

		2023	2022
		二零二三年	二零二二年
		HK\$'000	HK\$′000
		千港元	千港元
HK\$	港元	621	205
RMB	人民幣	977	796
		1,598	1,001

As at 31 December 2023, lease liabilities of HK\$1,754,000 are recognised with related right-ofuse assets of HK\$1,754,000 (2022: lease liabilities of HK\$2,245,000 and related right-of-use assets of HK\$2,245,000). The lease agreements do not impose any covenants in 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. 於二零二三年十二月三十一 日,已確認租賃負債1,754,000 港元及相關使用權資產 1,754,000港元(二零二二年: 租賃負債2,245,000港元及相 關使用權資產2,245,000港 元)。除出租人持有的租賃資 產的擔保權益外,租賃協議並 未施加任何契諾。租賃資產不 得用作借款擔保。

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21. INTERESTS IN ASSOCIATES

21. 於聯營公司之權益

			2023 二零二三年	2022 二零二二年
		Notes 附註	HK\$′000 千港元	HK\$'000 千港元
Cost of investments in unlisted associates Share of post-acquisition results and other comprehensive income, net	於非上市聯營公司之投 資成本 攤佔收購事項後業績和 其他全面收益,扣除 已收股息		2,815	2,815
of dividend received			(429)	(67)
Impairment loss recognised	年內確認之減值虧損			
during the year			(1,124)	-
Exchange adjustments	匯兑調整		(247)	(182)
			1,015	2,566
Interests in associates comprise:	於聯營公司之權益 包括:			
— Guangzhou Tianping	一廣州天平	(a)	1,015	2,566
— Beijing Feiying	一北京飛鷹	(b)	-	
			1,015	2,566

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

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21. INTERESTS IN ASSOCIATES (*Continued***)**

Details of the Group's associates as at 31 December 2023 and 31 December 2022 are as follows:

21. 於聯營公司之權益(續)

於二零二三年十二月三十一日及二 零二二年十二月三十一日,本集團 聯營公司的詳情如下:

Name of associate 聯營公司名稱	Form of business structure 業務結構形式	Place of incorporation/ operation 註冊成立/ 營運地點	Proportion of nominal value of issued capital held by the Group 本集團持有已發行股本面值 的百分比		Principal activities 主要業務
			2023 二零二三年	2022 二零二 二 年	
北京飛鷹暢遊科技有限公司 ("Beijing Feiying")	Limited liability company	PRC	33.5%	33.5%	Trading in second-hand mobile phones and provision of marketing services
北京飛鷹暢遊科技有限公司 (「北京飛鷹」)	有限責任公司	中國	33.5%	33.5%	買賣二手移動電話及提 供市場推廣服務
廣州天平長鷹科技有限公司 ("Guangzhou Tianping")	Limited liability company	PRC	25%	25%	Provision of fifth generation wireless communications technology and related artificial intelligence services and short-form video production
廣州天平長鷹科技有限公司 (「廣州天平」) 	有限責任公司	中國	25%	25%	提供第五代無線通信技 術及相關人工智能服 務和短視頻製作

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21. INTERESTS IN ASSOCIATES (Continued)

Notes:

(a) Interest in Beijing Feiying

In view of the Group's share of losses of Beijing Feiying exceeded its interest in Beijing Feiying and thus, the Group discontinued to share of the losses of Beijing Feiying and the financial information of the unrecognised share of losses of Beijing Feijing is summarised below:

21. 於聯營公司之權益(續)

附註:

(a) 於北京飛鷹之權益 鑑於本集團應佔北京飛鷹虧損超過其 於北京飛鷹之權益,故本集團已終止 應佔北京飛鷹虧損,而未確認應佔北 京飛鷹虧損的財務資料概述如下:

			Post-acquisition
		Year ended	results up to
		31 December	31 December
		2023	2022
		截至二零二三年	直至二零二二年
		十二月三十一日	十二月三十一日
		止年度	的收購後業績
		HK\$'000	HK\$'000
		千港元	千港元
Unrecognised share of loss of associate for the year/period	未確認分佔聯營公司之年/ 期內虧損	_	-
Accumulated unrecognised share of	累計未確認應佔北京		
losses of Beijing Feiying	飛鷹虧損	(11,797)	(11,797

As at 31 December 2023 and 2022, the Group had an amount due from Beijing Feiying of HK\$224,000 (equivalent to RMB200,000) which was unsecured, interest free and repayable on demand. This amount due from Beijing Feiying was fully impaired in prior year based on the accounting policy stated in note 4 to the consolidated financial statements. There were no movements of the amount due from Beijing Feiying and the related impairment loss recognised during the year ended 31 December 2023.

During the year, management of Beijing Feiying submitted the application to the relevant PRC government authorities to deregister Beijing Feiying and up to the date of this report, the deregistration procedures have not yet been completed. 於二零二三年及二零二二年十二月 三十一日,本集團應收北京飛鷹款項 為224,000港元(相當於人民幣 200,000元),為無抵押、免息及按要 求償還。根據綜合財務報表附註4所述 之會計政策,應收北京飛鷹款項已全 數減值。截至二零二三年十二月 三十一日止年度,應收北京飛鷹款項 及已確認之相關減值虧損並無變動。

年內,北京飛鷹管理層向相關中國政 府部門提交申請,撤銷北京飛鷹註冊, 而截至本報告日期,註銷程序尚未完 成。

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21. INTERESTS IN ASSOCIATES (Continued)

Notes: (Continued)

(b) Interest in Guangzhou Tianping Impairment assessment of Guangzhou Tianping

As at 31 December 2023, the directors of the Company conducted an impairment assessment of the Group's interest in the associate with reference to a professional valuation based on value-in-use basis using discounted cash flow approach performed by an independent professional valuer by comparing the carrying amount and the recoverable amount of the associate which was based on certain key assumptions. The directors of the Company assumed that the associate will continue to provide 5G wireless communications technology and related AI services with its major customers according to the cash flow projection prepared by the management. The calculation uses cash flow projection based on financial budgets prepared by management covering a 5-year period by applying growth rate of 3%, (2022: 2%) and a pre-tax discount rate of 28.0% (2022: 28.1%). The cash flow projection during the budget period are also based on the expected servicing income during the budget period. Expected cash inflows/outflows have been determined based on historical data of past performance and the management's expectations for the market development.

Based on the valuation, the recoverable amount of the company was lower than its carrying amount and thus, impairment of approximately HK\$1,124,000 has been recognised for the year ended 31 December 2023 (2022: Nil).

All these assumptions and estimations are based on the best information available to the management of the Company.

21. 於聯營公司之權益(續)

附註:(續)

於廣州天平之權益 (b) 廣州天平減值評估 於二零二三年十二月三十一日,本公 司董事參考獨立專業估值師採用貼現 現金流量法根據專業估值對本集團於 聯營公司的權益進行減值評估,並比 較根據若干主要假設的聯營公司賬面 值及可收回金額。根據管理層編製之 現金流量預測,本公司董事假設該聯 營公司將繼續向其主要客戶提供5G無 線通信技術及相關人工智能服務。該 計算方法採用管理層編製之五年期財 政預算為基準之現金流量預測,採用 3%(二零二二年:2%)之增長率及 28.0%(二零二二年:28.1%)之税前 貼現率。預算期間之現金流量預測亦 根據預算期間之預期服務收入。預期 現金流入/流出乃根據過往表現之歷 史資料及管理層對市場發展之預期釐 定。

> 根據估值,本公司之可收回金額低於 其賬面值,因此截至二零二三年十二 月三十一日止年度確認減值約 1,124,000港元(二零二二年:無)。

> 所有該等假設及估計均根據本公司管 理層可得之最佳資料作出。

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21. INTERESTS IN ASSOCIATES (Continued)

Notes: (Continued)

(b) Interest in Guangzhou Tianping (Continued) Summarised financial information of the Guangzhou Tianping

For the purpose of applying the equity method of accounting, the management of the Guangzhou Tianping prepared a set of financial statements based on a realignment of its financial statements for the year ended 31 December 2022 and 2023.

Guangzhou Tianping is accounted for using the equity method in these consolidated financial statements.

Summarised financial information in respect of Guangzhou Tianping is set out below which are prepared in accordance with HKFRSs.

21. 於聯營公司之權益(續)

附註:(續)

於廣州天平之權益(續) (b) 廣州天平的財務資料概要

> 為應用權益會計法,廣州天平管理層 根據截至二零二二年及二零二三年 十二月三十一日止年度財務報表的調 整編製了一份財務報表。

> 廣州天平於該等綜合財務報表內以權 益法入賬。

> 有關廣州天平之財務資料概要載列如 下,乃根據香港財務報告準則編製。

		2023	2022
		二零二三年	二零二二年
		HK\$'000	HK\$'000
		千港元	千港元
Current assets	流動資產	9,757	6,023
Non-current assets	非流動資產	317	343
Current liabilities	流動負債	(7,907)	(2,666)
Non-current liabilities	非流動負債	-	
Net assets	資產淨值	2,167	3,700
Revenue	收益	16,146	23,632
(Loss)/Profit for the year	年度(虧損)/溢利	(1,447)	26
Other comprehensive expense	年度其他全面開支		
for the year		(85)	(326)
Group's share of (loss)/profit for the year	本集團應佔年內(虧損)/溢利	(362)	7
Group's share of total comprehensive	本集團應佔年度全面開支總額		
expense for the year		(65)	(198)
Dividend received from the associate	年內自聯營公司收取之股息		
for the year		-	-

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21. INTERESTS IN ASSOCIATES (Continued)

21. 於聯營公司之權益(續)

Notes: (Continued)

(b) Interest in Guangzhou Tianping (Continued) Summarised financial information of the Guangzhou Tianping (Continued)

Reconciliation of the above summarised financial information to the carrying amount of the Group's interest in Guangzhou Tianping recognised in the consolidated financial statements:

附註:(續)

(b) 於廣州天平之權益(續) 廣州天平的財務資料概要(續)

> 上述財務資料概要與本集團於綜合財 務報表確認之廣州天平權益賬面值對 賬:

		2023 二零二三年 <i>HK\$'000</i> 千港元	2022 二零二二年 <i>HK\$'000</i> <i>千港元</i>
Proportion share of net assets of Guangzhou Tianping attributable to (see note below):	分佔廣州天平應佔資產淨值之 比例(見下文附註):		
— The Group	一 本集團	2,139	2,566
 Other shareholders of Guangzhou Tianping 	一 廣州天平之其他股東	28	1,134
		2,167	3,700
Note: For the year ended 31 Decer	nber 2023 and 31	附註: 截至二零二三	年十二月三十一

December 2022, the Company's issued share capital was RMB4,192,000, the Company and the other shareholders own RMB2,500,000 and RMB1,692,000 issued share capital of Guangzhou Tianping, respectively. : 截至二零二三年十二月三十一 日及二零二二年十二月三十一 日,本公司之已發行股本為人 民幣4,192,000元,本公司及 其他股東分別擁有廣州天平的 已發行股本人民幣2,500,000 元及人民幣1,692,000元。

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22. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

22. 按公平值計入損益之財務資產

			2023 二零二三年	2022 二零二二年
		Notes	HK\$'000	HK\$'000
		附註	千港元	千港元
Financial assets at fair value	按公平值計入損益			
through profit or loss	之財務資產			
— Unlisted equity investments	一 非上市股權投資	(a)	-	67
— Unlisted fund investment	一 非上市基金投資	<i>(b)</i>	1,300	2,042
 Listed equity investments 	一於中國之上市	(c)		
in the PRC	股權投資		642	557
			1,942	2,666
Analysed as:	分析為:			
Current assets	流動資產		642	557
Non-current assets	非流動資產		1,300	2,109
			1,942	2,666

Notes:

(a) Unlisted equity investments

Unlisted equity investments are investments in couple of private entities incorporated in different jurisdictions that engaged in different businesses.

(b) Unlisted fund investment

Unlisted fund investment is the investment of 13.3% in the equity interest of a fund which focuses on the investment in the property market, including a property development project carried in PRC. The directors of the Company intend to hold these investments for long term strategic purpose.

附註:

(a) 非上市股權投資

未上市股本投資為於不同司法權區註 冊成立且從事不同業務的多間實體之 投資。

(b) 非上市基金投資

未上市基金投資為於一項專注於物業 市場(包括於中國進行的一項物業發展 項目)的基金的13.3%權益之投資。本 公司董事擬將該等投資持作長期戰略 用途。

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22. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS (Continued)

Notes: (Continued)

- (c) Listed equity investments in the PRC
 - The amounts represent the Group listed equity investments in the ordinary shares of entities listed on Shanghai/Shenzhen Stock Exchange. As at 31 December 2022 and 31 December 2023, the fair value of the investments is based on the bid prices quoted on the Shanghai/Shenzhen Stock Exchange at the end of the reporting period which are classified within level 1 of the fair value hierarchy.

Details of the fair value measurement of the Group's financial assets at fair value through profit or loss are set out in note 7(a).

23. CLUB MEMBERSHIPS

22. 按公平值計入損益之財務資產 (續)

附註:(續)

(c) 於中國之上市股權投資 該金額指本集團於上海/深圳證券交易所上市之實體之普通股上市股本投資。於二零二二年十二月三十一日及 二零二三年十二月三十一日,該等投資之公平值乃根據報告期末於上海/深 圳證券交易所所報之買入價計算,並 分類為公平值層級的第1級。

本集團按公平值計入損益之財務資 產之公平值計量詳情載於附註7(a)。

23. 會所會籍

		HK\$'000 千港元
COST	成本	
At 1 January 2022	於二零二二年一月一日	1,389
Exchange adjustments	匯兑調整	(18)
At 31 December 2022 and 1 January 2023	於二零二二年十二月三十一日	
	及二零二三年一月一日	1,371
Disposal of a subsidiary (Note 33)	出售一間附屬公司 <i>(附註33)</i>	(187)
Exchange adjustments	匯兑調整	(8)
At 31 December 2023	於二零二三年十二月三十一日	1,176
IMPAIRMENT	減值	
At 1 January 2022, 31 December 2022,	於二零二二年一月一日、	
1 January 2023 and 31 December 2023	二零二二年十二月三十一	
	日、二零二三年一月一日及	
	二零二三年十二月三十一日	496
CARRYING AMOUNT	賬面值	
At 31 December 2023	於二零二三年十二月三十一日	680
At 31 December 2022	於二零二二年十二月三十一日	875

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23. CLUB MEMBERSHIPS (Continued)

23. 會所會籍(*續*)

Club memberships are stated at cost less any identified impairment loss. For the purpose of impairment testing on club memberships, the recoverable amount has been determined based on fair value less costs of disposal which represents the second-hand market price less cost of disposal.

會所會籍按成本減任何已識別減值 虧損列賬。測試會所會籍有否減值 時,可收回金額按公平值減銷售成 本釐定,亦即二手市場價減處置的 成本。

24. INVENTORIES

24. 存貨

		2023 二零二三年 <i>HK\$'000</i> <i>千港元</i>	2022 二零二二年 <i>HK\$'000</i> <i>千港元</i>
Mobile phone business	移動電話業務		
— Finished goods	一製成品	2,341	1,301
Less: Impairment	減:減值	(377)	(377)
		1,964	924

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25. TRADE AND OTHER RECEIVABLES

25. 應收貿易賬款及其他應收賬款

		2023	2022
		二零二三年	二零二二年
		HK\$'000	HK\$'000
		千港元	千港元
Trade receivables	應收貿易賬款	20,440	3,272
Less: Allowance for credit loss	減:信貸虧損撥備	(3,166)	(3,272)
		17,274	
Value-added-tax recoverable	應收增值税	309	269
Prepayments to suppliers	預付供應商款項	23,493	24,024
Other receivables and deposits	其他應收賬款及按金	8,464	8,697
		32,266	32,990
Less: Allowance for credit loss	減:信貸虧損撥備	(30,061)	(31,712)
		2,205	1,278
		19,479	1,278

The Group generally requests for full prepayment from its trade customers but it also allows credit period of 30 to 90 days for certain trade customers. Before accepting any new customer, the Group assesses the potential customer's credit quality and defines its credit limits. Limits attributed to customers are reviewed periodically. Majority of the trade receivables that are neither past due nor impaired have no default payment history. 本集團一般要求貿易客戶預付全數 款項,但亦給予若干貿易客戶三十 至九十日之信貸期。接納任何新客 戶前,本集團會評估潛在客戶之信 貸質量,然後界定信貸限額,定期 檢討授予客戶之限額。大部分既未 逾期亦未減值之應收貿易賬款並無 拖欠紀錄。

The Group does not hold any collateral over its trade debts.

本集團並無就貿易債款持有任何抵 押品。

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25. TRADE AND OTHER RECEIVABLES (Continued)

25. 應收貿易賬款及其他應收賬款

The following is an aged analysis of trade receivables (net of allowance for credit loss) presented based on the invoice date at the end of reporting period:

於報告期末之應收貿易賬款(已扣除 信貸虧損撥備)按發票日期呈列之賬 齡分析如下:

		2023 二零二三年 <i>HK\$'000</i> <i>千港元</i>	2022 二零二二年 <i>HK\$'000</i> <i>千港元</i>
0 to 30 days	0至30日	17,274	_

Movement in the allowance for doubtful debts in respect of trade and other receivables

有關應收貿易賬款及其他應收賬款 呆賬撥備之變動

		Trade receivables 應收貿易賬款 HK\$'000 千港元	Other receivables 其他應收賬款 HK\$'000 千港元	Total 總計 <i>HK\$'000</i> 千港元
Balance at 1 January 2022	於二零二二年		27.725	44.007
Impairment losses recognised	一月一日之結餘 年內確認之減值	3,572	37,725	41,297
during the year Reversal of impairment loss	平內唯 認之 滅 值 虧損 確認之 減 值 虧損	-	325	325
recognised	撥回	(10)	-	(10)
Written off	撇銷	-	(3,499)	(3,499)
Exchange adjustments	匯兑調整	(290)	(2,839)	(3,129)
Balance at 31 December 2022 and 1 January 2023	於二零二二年 十二月三十一日及二 零二三年 一月一日之結餘	3,272	31,712	34,984
Impairment losses recognised during the year	年內確認之減值 虧損	_	30	30
Reversal of impairment	確認之減值虧損撥回			
loss recognised Written off	撇銷	_ (19)	(11) (889)	(11) (908)
Exchange adjustments	匯兑調整	(13)	(781)	(908)
Balance at 31 December 2023	於二零二三年	(01)	(, , , , , , , , , , , , , , , , , , ,	(200)
	十二月三十一日之結餘	3,166	30,061	33,227

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東之款項

25. TRADE AND OTHER RECEIVABLES (Continued)

25. 應收貿易賬款及其他應收賬款 (續)

Movement in the allowance for doubtful debts in respect of trade and other receivables (Continued) Details of impairment assessment of trade and other receivables are set out in note 7(b).

有關應收貿易賬款及其他應收賬款 呆賬撥備之變動(續) 應收貿易賬款及其他應收賬款之減 值評估詳情載於附註7(b)。

26. 應收/應付附屬公司非控股股

26. AMOUNTS DUE FROM/TO NON-**CONTROLLING SHAREHOLDERS OF SUBSIDIARIES**

		2023 二零二三年	2022 二零二二年
		—ҿ— <u></u> <i>HK\$′</i> 000	—<\$—_+ HK\$'000
		千港元	千港元
Amounts due from non-controlling	應收以下非控股股東		
shareholder of:	款項:		
— Sifa Mining <i>(note 19)</i>	— 鍶發礦業(<i>附註19</i>)	386	386
— Fortune Telecom Supply Chain	一 長遠電信供應鏈有		
Limited	限公司	344	219
		730	605
Less: Allowance for credit loss	減:信貸虧損撥備	(390)	(421)
		340	184
		540	104
Amounts due to non-controlling	應付以下非控股股東		
shareholder of:	款項:		
— Zhuhai Reminda	一珠海雷鳴達		
(note 33(a))	(附註33(a))	_	756
— Beijing Daizhangmen	一北京袋掌門	28	217
			217
		28	973

repayable on demand.

結瞭為無抵押、个計总及須按安氷 償還。

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27. CASH AND CASH EQUIVALENTS

The cash and cash equivalents of the Group are mainly denominated in RMB and HK\$, which are the functional currencies of the relevant entities of the Group.

Included in cash and cash equivalents at 31 December 2023 are the amounts in RMB of approximately RMB5,977,000 (2022: RMB5,129,000) and USD of approximately USD4,000 (2022: USD6,000) in form of cash on hand and at banks, respectively.

RMB balances are not freely convertible into other currencies.

As at 31 December 2023, the Group had HK\$4 million time deposit bearing an interest rate at 4.7% per annum and will be matured within 1 month after the end of reporting period (2022: nil). The remaining cash at banks earns interest at floating bank deposit rates.

27. 現金及現金等價物

本集團之現金及現金等價物主要以 本集團有關實體之功能貨幣人民幣 及港元計值。

於二零二三年十二月三十一日,現 金及現金等價物包括以人民幣及美 元計值之手頭及銀行現金,分別為 人民幣約5,977,000元(二零二二年: 人民幣5,129,000元)及約4,000美 元(二零二二年:6,000美元)。

人民幣結餘不得自由兑換為其他貨幣。

於二零二三年十二月三十一日,本 集團擁有定期存款4,000,000港元, 按年利率4.7%計息,將於報告期結 束後一個月內到期(二零二二年: 無)。餘下銀行現金按浮動銀行存款 利率賺取利息。

28. TRADE AND OTHER PAYABLES

28. 應付貿易賬款及其他應付賬款

		2023	2022
		二零二三年	二零二二年
		HK\$'000	HK\$'000
		千港元	千港元
Trade payables	應付貿易賬款	19,141	954
Value-added-tax payables	應付增值税	2	22
Prepayments from customers	客戶預付款項	1,025	1,204
Other payables and accruals	其他應付賬款及應計		
	費用	9,638	7,100
Provision for close down and	關閉及恢復成本撥備		
restoration costs (note 19)	(附註19)	11,783	11,771
		41,589	21,051

二零二三年年報 中國

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

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28. TRADE AND OTHER PAYABLES (Continued)

28. 應付貿易賬款及其他應付賬款 (續)

The following is an aged analysis of trade payables presented based on the invoice date at the end of reporting period:

於報告期末之應付貿易賬款按發票 日期呈列之賬齡分析如下:

		2023 二零二三年	2022 二零二二年
		→ → → → → → → → → → → → → → → → → → →	 HK\$'000 千港元
0 to 90 days	0至90日	19,141	924
Over 90 days	超過90日		30
		19,141	954

29. SHARE CAPITAL

29. 股本

		Number of ordinary shares 普通股數目		Share c 股 [;]	
		2023	2022	2023	2022
		二零二三年 000	二零二二年 /000	二零二三年 <i>HK\$'000</i>	二零二二年 <i>HK\$'000</i>
				千港元	千港元
Ordinary shares of HK\$0.10 each Authorised: Ordinary shares At beginning and at the end of the reporting period	每股面值0.10港 元之普通股 法定: 普通股 於報告期初及報告 期末	20,000,000	20.000.000	200.000	200.000
of the reporting period		20,000,000	20,000,000	200,000	200,000
Issued and fully paid: <i>Ordinary shares</i> At the beginning of the	已發行及繳足 : <i>普通股</i> 於報告期初				
reporting period		183,556	183,556	1,836	1,836
First Subscription of New Shares (note (b)(i) below)	首次認購新股份 <i>(下文附註(b)(i))</i>	18,000	-	180	_
Second Subscription of New Shares (note (b)(ii) below)	第二次認購新股份 <i>(下文附註(b)(ii))</i>	10,000		100	
	(1 × 11) nI (D)(11))	10,000		100	
At the end of the	於報告期末				
reporting period		211,556	183,556	2,116	1,836

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29. SHARE CAPITAL (Continued)

Notes:

(a) During the year ended 31 December 2022

The Company did not have any changes of the authorised and issued share capital for the year ended 31 December 2022.

(b) During the year ended 31 December 2023

The movements of the share capital of the Company during the year ended 31 December 2023 are as following:

(i) First Subscription of New Shares

Pursuant to the Company's announcement dated 27 March 2023 (the "First Subscription Announcement"), at the same date, the Company entered into certain subscription agreements (the "First Subscription Agreements") with certain subscribers (the "First Subscribers"), pursuant to which the First Subscribers have conditionally agreed to subscribe for and the Company has conditionally agreed to allot and issue an aggregate of 18,000,000 subscription shares (the "First Subscription Shares") to the First Subscribers at the subscription price (the "First Subscription Price") of HK\$0.26 per First Subscription Share (the "First Subscription").

The First Subscription Shares represent (i) approximately 9.8% of the existing issued share capital of the Company as at 27 March 2023; and (ii) approximately 8.9% of the issued share capital of the Company as enlarged by the allotment and issue of the First Subscription Shares.

The First Subscription Price is fixed at HK\$0.26 per First Subscription Share, which represents (i) a discount of approximately 11.9% to the closing price of HK\$0.295 per share as quoted on the Stock Exchange on 24 March 2023, being the last full trading day prior to 27 March 2023; and (ii) a discount of approximately 11.9% to the average of the closing prices per share of HK\$0.295 as quoted on the Stock Exchange for the last five consecutive trading days immediately preceding the date of the First Subscription Agreements.

29. 股本(續)

附註:

(a) 截至二零二二年十二月三十一日止年
 度
 截至二零二二年十二月三十一日止年

度,本公司的法定及已發行股本並無 任何變動。

- (b) 截至二零二三年十二月三十一日止年 度 截至二零二三年十二月三十一日止年 度,本公司股本變動如下:
 - (i) 首次認購新股份

根據本公司日期為二零二三年 三月二十七日的公告(「首次認 購公告」),於同日,本公司與若 干認購人(「首次認購人」)訂立 若干認購協議(「首次認購協 議」),據此,首次認購人有條件 同意認購及本公司有條件同意 配發及發行合共18,000,000股 認購股份(「首次認購股份」)予 首次認購人,認購價(「首次認 購價」)為每股首次認購股份0.26 港元(「首次認購」)。

首次認購股份佔(i)本公司於二 零二三年三月二十七日之現有 已發行股本約9.8%;及(ii)本公 司經配發及發行首次認購股份 後擴大的已發行股本約8.9%。

首次認購價定為每股首次認購 股份0.26港元,即較(i)二零 二三年三月二十四日(即二零 二三年三月二十七日前最後一 個完整交易日)聯交所所報收市 價 每 股0.295港 元 折 讓 約 11.9%;及(ii)較緊接首次認購 協議日期前最後五個連續交易 日在聯交所所報每股平均收市 價0.295港元折讓約11.9%。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

29. SHARE CAPITAL (Continued)

Notes: (Continued)

- (b) During the year ended 31 December 2023 (Continued)
 - (i) First Subscription of New Shares (Continued) The First Subscription Shares would be issued under the general mandate granted to the directors of the Company by the Shareholders at the annual general meeting of the Company held on 31 May 2022.

The directors consider that the First Subscribers are independent third parties.

(ii) Second Subscription of New Shares

Pursuant to the Company's announcement dated 30 March 2023 (the "Second Subscription Announcement", together with the First Subscription Announcement, the "Subscription Announcements"), at the same date, , the Company entered into a subscription agreement (the "Second Subscription Agreement") with a subscriber (the "Second Subscriber", together with the First Subscribers, the "Subscribers"), pursuant to which the Second Subscriber has conditionally agreed to subscribe for and the Company has conditionally agreed to allot and issue an aggregate of 10,000,000 subscription shares (the "Second Subscription Shares", together with the First Subscription Shares, the "Subscription Shares") to the Second Subscriber at the subscription price (the "Second Subscription Price") of HK\$0.26 per Second Subscription Share (the "Second Subscription", together with the First Subscription, the "Subscription of New Shares").

The Second Subscription Shares represent (i) approximately 5.5% of the existing issued share capital of the Company as at 30 March 2023; and (ii) approximately 4.7% of the issued share capital of the Company as enlarged by the allotment and issue of the Second Subscription Shares.

29. 股本(續)

附註:(續)

- (b) 截至二零二三年十二月三十一日止年 度(續)
 - (i) 首次認購新股份(續) 首次認購股份將根據股東於二 零二二年五月三十一日舉行之 本公司股東週年大會上授予本 公司董事之一般授權予以發行。

董事認為首次認購人為獨立第 三方。

(ii) 第二次認購新股份

根據本公司日期為二零二三年 三月三十日的公告(「第二次認 購公告」, 連同第一次認購公 告,統稱「認購公告」),於同 日,本公司與一名認購人(「第 二次認購人」, 連同第一次認購 人,統稱「認購人」)訂立認購協 議(「第二次認購協議」),據此, 第二次認購人有條件同意認購 及本公司有條件同意配發及發 行合共10,000,000股認購股份 (「第二次認購股份」,連同第一 次認購股份,統稱 [該等認購股 份」),認購價為每股第二次認購 股份0.26港元(「第二次認購」, 連同第一次認購,統稱「認購新 股份」)。

第二次認購股份佔(i)本公司於 二零二三年三月三十日之現有 已發行股本約5.5%;及(ii)本公 司經配發及發行第二次認購股 份後擴大的已發行股本約4.7%。

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29. SHARE CAPITAL (Continued)

Notes: (Continued)

- (b) During the year ended 31 December 2023 (Continued)
 - (ii) Second Subscription of New Shares (Continued) The Second Subscription Price is fixed at HK\$0.26 per Second Subscription Share, which represents (i) a discount of approximately 11.9% to the closing price of HK\$0.295 per share as quoted on the Stock Exchange on 29 March 2023, being the last full trading day prior to 30 March 2023; and (ii) a discount of approximately 11.9% to the average of the closing prices per share of HK\$0.295 as quoted on the Stock Exchange for the last five consecutive trading days immediately preceding the date of the Second Subscription Agreement.

The Second Subscription Shares would be issued under the general mandate granted to the directors of the Company by the Shareholders at the annual general meeting of the Company held on 31 May 2022.

The directors consider that the Second Subscriber is an independent third party.

Pursuant to the Company's announcement dated 4 July 2023, the Board of Directors of the Company consider that all the conditions precedent set out in the First Subscription Agreements entered into as at 27 March 2023 and the Second Subscription Agreement entered into as at 30 March 2023 (collectively, the "Subscription Agreements") have been fulfilled, the completion of the Subscription of New Shares took place on 4 July 2023 in accordance with the terms and conditions of the Subscription Agreements. An aggregate of 28,000,000 Subscription Shares, representing approximately 13.24% of the issued share capital of the Company as enlarged by the issue and allotment of the Subscription Shares, have been allotted and issued to the Subscribers at the subscription price of HK\$0.26 per Subscription Share. The net proceeds (after deduction of all relevant expenses) from the Subscription of New Shares of approximately HK\$7.16 million would be applied as general working capital of the Group as disclosed in the Announcements.

29. 股本(續)

附註:(續)

- (b) 截至二零二三年十二月三十一日止年 度(續)
 - (ii) 第二次認購新股份(續) 第二次認購價定為每股第二次 認購股份0.26港元,即較(i)二 零二三年三月二十九日(即二零 二三年三月三十日前最後一個 完整交易日)聯交所所報收市價 每股0.295港元折讓約11.9%; 及(ii)較緊接第二次認購協議日 期前最後五個連續交易日在聯 交所所報每股平均收市價0.295 港元折讓約11.9%。

第二次認購股份將根據股東於 二零二二年五月三十一日舉行 之本公司股東週年大會上授予 本公司董事之一般授權予以發 行。

董事認為第二次認購人為獨立 第三方。

根據本公司日期為二零二三年 七月四日的公告,本公司董事 會認為於二零二三年三月二十七 日訂立的首次認購協議及於二 零二三年三月三十日訂立的第 二次認購協議(統稱「認購協議」) 所載的所有先決條件均已達成, 新股份認購已根據認購協議的 條款及條件於二零二三年七月 四日完成。合共28,000,000股 認購股份(佔經發行及配發認購 股份而擴大的本公司已發行股 本的約13.24%)已按每股認購 股份0.26港元的認購價配發及 發行予認購人。誠如該等公佈 所披露,認購新股份的所得款 項淨額(扣除所有相關開支後) 約7,160,000港元將用作本集團 的一般營運資金。

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29. SHARE CAPITAL (Continued)

Notes: (Continued)

- (b) During the year ended 31 December 2023 (Continued)
 - (ii) Second Subscription of New Shares (Continued) The new issued First Subscription Shares and Second Subscription Shares shall rank pari passu with the existing shares in all respects.

The details of the above are set out in the Company's announcements dated 27 March 2023, 30 March 2023 and 4 July 2023.

Saved as disclosed above, there were no movements of the Company's authorised and issued share capital for the year ended 31 December 2023.

(c) Changes of share capital subsequent to 31 December 2023

The movements of the share capital of the Company subsequent to 31 December 2023 are as following:

Pursuant to the Company's announcement on 20 March 2024, on 20 March 2024, the Company entered into the subscription agreements (the "2024 Subscription Agreements") with the certain subscribers (the "2024 Subscribers"), pursuant to which the Company has conditionally agreed to allot and issue to the 2024 Subscribers, and the 2024 Subscribers have conditionally agreed to subscribe for an aggregate of 30,000,000 subscription shares (the "2024 Subscription Shares") at the subscription price (the "2024 Subscription Price") of HK\$0.26 per 2024 Subscription Share under the general mandate granted by the Shareholders at the annual general meeting of the Company held on 23 May 2023 (the "2024 Subscription").

29. 股本(續)

附註:(續)

- (b) 截至二零二三年十二月三十一日止年 度(續)
 - (ii) 第二次認購新股份(續) 新發行的首次認購股份及第二 次認購股份在各方面與現有股 份享有同等地位。

上述詳情載於本公司日期為二 零二三年三月二十七日、二零 二三年三月三十日及二零二三 年七月四日的公告。

除上文所披露者外,截至二零 二三年十二月三十一日止年度, 本公司法定及已發行股本概無 變動。

(c) 二零二三年十二月三十一日後股本變 動

本公司於二零二三年十二月三十一日 後的股本變動如下:

根據本公司於二零二四年三月二十日 之公告,於二零二四年三月二十日, 本公司與若干認購人(「二零二四年認 購協議」),據此,本公司已有條件同 意向二零二四年認購人配發及發行, 而二零二四年認購人已有條件同意像 人已有條件同意舉 行之本公司股東週年大會上授出之一 般授權,按認購價(「二零二四年認購 份0.26港 元認購合共30,000,000股認購股份(「二 零二四年認購股份」)(「二零二四年認 購 事項」)。

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29. SHARE CAPITAL (Continued)

Notes: (Continued)

(c) Changes of share capital subsequent to 31 December 2023 (Continued)

The 2024 Subscription Price of HK\$0.26 per 2024 Subscription Share represented: (i) a premium of approximately 10.6% over the closing price of HK\$0.235 per share as quoted on the Stock Exchange on the date of the 2024 Subscription Agreements; (ii) a premium of approximately 1.6% over the average closing price of approximately HK\$0.256 per share as quoted on the Stock Exchange for the last five (5) trading days immediately before the date of the 2024 Subscription Agreements; and (iii) a premium of approximately 88.4% over the unaudited consolidated net asset value attributable to the Shareholders of approximately HK\$0.138 per share as at 30 June 2023.

The 2024 Subscription Shares have an aggregate nominal value of HK\$300,000. The gross proceeds from the 2024 Subscriptions will be HK\$7.8 million. The net proceeds from the 2024 Subscriptions, after deduction of relevant costs and expenses, is estimated to be approximately HK\$7.76 million.

The new issued 2024 Subscription Shares shall rank pari passu with the existing shares in all respects.

At the date of approval of these consolidated financial statements, the 2024 Subscriptions have not yet been completed and details of which are set out in the Company's announcement dated 20 March 2024.

29. 股本(續)

附註:(續)

(c) 二零二三年十二月三十一日後股本變 動(續)

> 二零二四年認購價每股二零二四年認 購股份0.26港元較:(i)二零二四年認 購協議日期聯交所所報收市價每股股 份0.235港元溢價約10.6%:(ii)緊接 二零二四年認購協議日期前最後五(5) 個交易日聯交所所報平均收市價每股 約0.256港元溢價約1.6%;及(iii)較二 零二三年六月三十日股東應佔未經審 核綜合資產淨值每股約0.138港元溢價 約88.4%。

> 二零二四年認購股份總面值為300,000 港元。二零二四年認購事項的所得款 項總額將為7,800,000港元。經扣除相 關成本及開支後,二零二四年認購事 項之所得款項淨額估計約為7,760,000 港元。

> 新發行的二零二四年認購股份在各方 面與現有股份享有同等地位。

> 於批准該等綜合財務報表日期,二零 二四年認購事項尚未完成,有關詳情 載於本公司日期為二零二四年三月 二十日的公告。

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30. SHARE-BASED PAYMENT TRANSACTIONS

The Company adopted a share option scheme on 28 May 2014 which was effective at the same day and will expire on 28 May 2024. The primary purpose of the Scheme is to provide incentives to directors, eligible employees and other qualified persons who in the opinion of the board of directors has made or will make contributions which are or may be beneficial to the Group as a whole.

Under the Scheme, the directors of the Company may, subject to certain conditions, grant to any directors, employees, suppliers, agents, customers, distributors, business associates or partners, professionals or other advisors of, or consultants or contractors to, any members of the Group or any associated companies who in the opinion of the board of directors has made or will make contributions which are or may be beneficial to the Group as a whole, options to subscribe for shares in the Company at any price but not less than the higher of (i) nominal value of a share, (ii) the closing price of the shares on the Stock Exchange on the day of grant, and (iii) the average of the closing prices of the shares on the Stock Exchange on the five trading days immediately preceding the date of grant of the options, subject to a maximum of 10% of the issued share capital of the Company from time to time.

30. 以股份為基礎付款之交易

本公司於二零一四年五月二十八日 採納一項購股權計劃,該計劃於同 日生效,並將於二零二四年五月 二十八日屆滿。計劃之主要目的為 向董事會認為對本集團整體利益曾 作出或將作出屬於或可能屬於貢獻 之董事、合資格僱員及其他合資格 人士給予獎勵。

根據計劃,在若干條件之限制下, 本公司董事可向董事會認為對本集 團整體利益曾作出或將作出屬於或 可能屬於貢獻之本集團任何成員公 司或任何聯營公司之任何董事、僱 員、供應商、代理、客戶、分銷 商、業務聯繫人或夥伴、專業顧問 或其他顧問或諮詢人或承辦商授予 可按任何價格認購本公司股份之購 股權,惟認購價格不得少於(i)股份 面值、(ii)股份於授出日期在聯交所 之收市價及(iii)股份於緊接購股權授 出日期前五個交易日在聯交所之平 均收市價之較高者,而授出之購股 權可認購之股份數目最多以本公司 不時已發行股本之10%為限。

綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

30. SHARE-BASED PAYMENT TRANSACTIONS (Continued)

Without prior approval from the Company's shareholders, (i) the total number of shares in respect of which options may be granted under the Scheme is not permitted to exceed 10% of the shares of the Company in issue at any point in time, and (ii) the number of shares issued and to be issued in respect of which options granted and may be granted to any individual in any 12-month period is not permitted to exceed 1% of the shares of the Company in issue at any point in time.

Options granted must be taken up within the time period set out in the offer letter and upon payment of HK\$1 for each lot of share option granted.

At 31 December 2023 and 2022, no options have been granted or agreed to be granted pursuant to the Share Option Scheme.

31. RETIREMENT BENEFIT SCHEMES

The Group operates a Mandatory Provident Fund Scheme (the "Scheme") for all its qualifying employees in Hong Kong. The assets of the Scheme are held separately from those of the Group, in funds under the control of trustees. Under the rules of the Scheme, the employer and its employees are required to make contributions to the Scheme at rates specified in the rules. The only obligation of the Group with respect to the Scheme is to make the required contributions under the Scheme.

The employees of the Group's subsidiaries in the PRC are members of a state-managed retirement benefit scheme operated by the government of the PRC. The subsidiaries are required to contribute a fixed rate of payroll costs to the retirement benefit scheme to fund the benefits. The only obligation of the Group with respect to the retirement benefit scheme is to make the specified contributions.

30. 以股份為基礎付款之交易(續)

未經本公司股東事先批准,(i)根據 計劃可能授出購股權之相關股份總 數,不得超出本公司任何時間已發 行股份之10%,及(ii)向任何個人於 任何十二個月期間內已授出及將授 出購股權之相關已發行及將發行股 份數目,不得超出本公司任何時間 已發行股份之1%。

購股權須於要約函件內所列之期間 內予以接納,並須於接納時就授出 之購股權每手支付1港元之費用。

於二零二三年及二零二二年十二月 三十一日,並無根據購股權計劃已 授出或同意將予授出之購股權。

31. 退休福利計劃

本集團為所有香港合資格僱員管理 強制性公積金計劃(「計劃」)。計劃 之資產由受託人控制之基金與本集 團資產分開持有。根據計劃之規 則,僱主及其僱員須按規則指定之 比率向計劃供款。本集團對計劃之 唯一責任為根據計劃作出規定供款。

本集團在中國之附屬公司僱員均為 中國政府管理之國家管理退休福利 計劃成員。本集團在中國之附屬公 司僱員均為中國政府管理之國家管 理退休福利計劃成員。該等附屬公 司須按薪金成本之固定比率向該退 休福利計劃供款,為各項福利提供 資金。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

32. MAJOR NON-CASH TRANSACTIONS

During the year ended 31 December 2023, the Group had non-cash additions to right-of-use assets and lease liabilities of HK\$1,754,000 and HK\$1,754,000, respectively, in respect of lease arrangements of certain office premises (2022: HK\$2,245,000 and HK\$2,245,000).

33. DISPOSAL OF A SUBSIDIARY

(a) For the year ended 31 December 2023

On 30 June 2023, Fortune Wayal Holdings Limited (formerly known as Fortune Telecom Retail Chain Holdings Limited, "Fortune Wayal"), an indirect wholly-owned subsidiary of the Company, entered into an agreement with a non-controlling shareholder of 珠海市雷鳴達通訊設備有限公司("Zhuhai Reminda"), pursuant to which Fortune Wayal agreed to sell the remaining 49% equity interest of Zhuhai Reminda for a total consideration of RMB1 (the "Zhuhai Reminda Disposal").

The Zhuhai Reminda Disposal was completed on 6 July 2023.

32. 主要非現金交易

截至二零二三年十二月三十一日止 年度,本集團就若干辦公室物業的 租賃安排分別錄得非現金添置使用 權資產及租賃負債1,754,000港元及 1,754,000港元(二零二二年: 2,245,000港元及2,245,000港元)。

33. 出售一間附屬公司

(a) 截至二零二三年十二月三十一 日止年度

> 於二零二三年六月三十日,本 公司之間接全資附屬公司長遠 威奥控股有限公司(前稱長遠 電信連鎖控股有限公司,「長 遠威奥」)與珠海市雷鳴達通訊 設備有限公司(「珠海雷鳴達」) 的一名非控股股東訂立協議, 據此,長遠威奥同意以人民幣 1元的總對價出售珠海雷鳴達 的餘下49%股權(「珠海雷鳴達 出售事項」)。

珠海雷鳴達出售事項已於二零 二三年七月六日完成。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

33. DISPOSAL OF A SUBSIDIARY (Continued)

33. 出售一間附屬公司(續)

(a) For the year ended 31 December 2023 (Continued)

The net assets of Zhuhai Reminda at the date of disposal were as follows:

(a) 截至二零二三年十二月三十一 日止年度(續) 珠海雷鳴達於出售日期的資產 淨值如下:

		HK\$'000 千港元
Analysis of assets and liabilities over	失去控制權之資產及負債	
which control was lost:	分析:	
Plant and equipment	廠房及設備	18
Club membership	會所會籍	187
Trade and other receivables	應收貿易賬款及其他應收賬款	25
Cash and cash equivalents	現金及現金等價物	43
Trade and other payables	應付貿易賬款及其他應付賬款	(1,820)
Net liabilities disposed of	已出售負債淨額	(1,547)
Gain on disposal of Zhuhai Reminda:	出售珠海雷鳴達之收益:	
Consideration received	已收代價	_*
Net liabilities disposed of	已出售負債淨額	1,547
Non-controlling interests	非控制性權益	(758)
Reclassification of cumulated translation	將出售珠海雷鳴達之累計匯兑	
reserve upon disposal of Zhuhai Reminda	儲備重新分類至損益	
to profit or loss		1,130
Gain on disposal of Zhuhai Reminda	出售珠海雷鳴達之收益	1,919
Not cosh outflow origing on disposal	山生玄开之田久法山河苑,	
Net cash outflow arising on disposal: Cash consideration	出售產生之現金流出淨額 : 現金代價	_*
	城:已出售銀行結餘及現金	_
Less: Bank balance and cash disposed of	<u> パ</u> ・ し 山	(43)
		(43)

* Less than HK\$1,000.

* 少於1,000港元。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

33. DISPOSAL OF A SUBSIDIARY (Continued)

(b) For the year ended 31 December 2022

On 9 September 2022, 上海遠嘉國際貿易有限公司 ("Shanghai Yuanjia"), an indirect wholly-owned subsidiary of the Company, entered into an agreement with a non-controller shareholder of 浙江澳英信息科 技有限公司 ("Zhejiang Aoying"), pursuant to which Shanghai Yuanjia agreed to sell its remaining 70% equity interest of Zhejiang Aoying, for a total consideration of RMB1 (the "Zhejiang Aoying Disposal").

The Zhejiang Aoying Disposal was completed on 20 September 2022.

The net assets of Zhejiang Aoying at the date of disposal were as follows:

33. 出售一間附屬公司(續)

(b) 截至二零二二年十二月三十一 日止年度 於二零二二年九月九日,本公司的間接全資附屬公司上海遠 嘉國際貿易有限公司(「上海遠 嘉」)與浙江澳英信息科技有限 公司(「浙江澳英」)的一名非控 股股東訂立協議,根據協議, 上海遠嘉同意以人民幣1元的 總對價出售浙江澳英的餘下 70%股權(「浙江澳英出售事 項」)。

> 浙江澳英出售事項已於二零 二二年九月二十日完成。

> 浙江澳英於出售日期的資產淨 值如下:

HK\$'000 千港元
產及負債
其他應收
42 物
其他應付
(18)
值 122
虧損:
_*
值 (122)
(672) (672)
後之累計匯 類至損益
(148)
虧損 (942)
流出淨額: _*
結餘及現金 (98)

* Less than HK\$1,000.

* 少於1,000港元。

(98)

綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

34. CONTINGENT LIABILITIES

34. 或然負債

35. 關連人士之披露

At 31 December 2023 and 2022, the Group had no contingent liabilities.

於二零二三年及二零二二年十二月 三十一日,本集團並無任何或然負 債。

35. RELATED PARTIES DISCLOSURES

(a) Amounts due to a related party

Saves as disclosed elsewhere in these consolidated financial statements, the Group had the following transactions and balances with related parties during the year.

除本綜合財務報表其他部分所披露 者外,本集團於年內與關連人士有 以下交易及結餘。

(a) 應收關連人士之款項

		2023	2022
		二零二三年	二零二二年
		HK\$'000	HK\$'000
		千港元	千港元
Amount due to Mr. Lau	應付劉先生款項	11,663	313

The amount is unsecured, non-interest bearing and repayable on demand.

The Company obtained the Letter of Undertaking dated 28 March 2024 from Mr. Lau, the Chief Executive Officer, executive director and the controlling shareholder of the Company that he agrees to provide adequate funds to enable the Group to meet its liabilities and to settle financial obligations to third parties as and when they fall due so that the Group can continue as a going concern and carry on its business without a significant curtailment of operations for a period of at least the next twelve months from 31 December 2023. 該筆款項屬無擔保、免息及須 按要求償還。

本公司於二零二四年三月 二十八日獲行政總裁、執行董 事兼本公司控股股東劉先生的 承諾函,表示彼同意提供足夠 的資金令本集團能夠履行到期 負債及第三方財務義務,因此 有二零二三年十二月三十一日 起末來十二個月內在毋須大幅 削減運營活動的情況下開展業 務。

二零二三年年報 中國

4,272

4,290

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

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

	ELATED PARTIES DISCLOSURI	E S 35.	關連	■人士之披露(∦	瀆)
(b)	Compensation of key managen personnel	nent	(b)	主要管理人員之	薪酬
				董事及其他主要 金如下:	管理人員成員
				2023	2022
				二零二三年	二零二二年
				HK\$'000	HK\$'000
				千港元	千港元
	Short-term benefits	短期福利		4,217	4,230
	Performance related incentive payments	表現相關績效獎金		_	_
	Post-employment benefits	退休後福利		55	60

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

36. RECONCILIATION OF LIABILITIES ARISING 36. 自融資活動產生之負債對賬 FROM FINANCING ACTIVITIES

The table below details changes in the Group's liabilities arising from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are those for which cash flows were, or future cash flows will be, classified in the Group's consolidated statement of cash flows as cash flows from financing activities.

下表詳列本集團因融資活動而產生 之負債變動,包括現金及非現金變 動。融資活動產生的負債是指現金 流量為或未來現金流量將會被分類 為融資活動產生的現金流量的負債。

For the year ended 31 December 2023

截至二零二三年十二月三十一日止 年度

		Amounts due to related parties 應付關連 人士之款項 <i>HK\$'000</i> <i>千港元</i>	Lease liabilities 租賃負債 <i>HK\$'000</i> <i>千港元</i>	Total 總計 <i>HK\$'000</i> 千港元
At 1 January 2023	於二零二三年 一月一日	313	1,001	1,314
Changes from cash flows: Repayment of lease liabilities Advance from a related party	現金流量變動 : 租賃負債之還款 來自一名關連人士 之墊款	- 11,350	(1,216) _	(1,216) 11,350
Total changes from financing cash flows:	融資現金流量變動 總額:	11,350	(1,216)	10,134
Other changes: Addition of lease liabilities Interest expense on lease liabilities	其他變動 : 添置租賃負債 租賃負債之利息	-	1,754	1,754
Termination of lease contract Exchange adjustments	開支 終止租賃合約 匯兑調整		103 (29) (15)	103 (29) (15)
Total other changes	其他變動總額	_	1,813	1,813
At 31 December 2023	於二零二三年 	11,663	1,598	13,261

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

RECONCILIATION OF LIABILI FROM FINANCING ACTIVITIE	86. 自融資活 <i>(續)</i>	舌動產生之	負債對賬	
For the year ended 31 December	截至二零二二年十二月三十一日止 年度			
		Amounts		
		due to		
		related	Lease	
		parties	liabilities	Total
		應付關連		
		人士之款項	租賃負債	總計
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
At 1 January 2022	於二零二二年			
	一月一日	6,460	1,162	7,622
Changes from cash flows:	現金流量變動:			
Repayment of lease liabilities	租賃負債之還款	-	(1,648)	(1,648)
Repayment to a related party	償還一名關連人士			
	之款項	(6,147)		(6,147)
Total changes from financing	融資現金流量變動			
cash flows:	總額:	(6,147)	(1,648)	(7,795)
Other changes:	其他變動:			
Addition of lease liabilities	添置租賃負債	_	2,245	2,245
Interest expense on lease liabilities	租賃負債之利息		2,213	2,215
	開支	_	160	160
Termination of lease contract	終止租賃合約	_	(864)	(864)
Exchange adjustments	匯兑調整	_	(54)	(54)
Total other changes	其他變動總額	_	1,487	1,487
			1,107	1,-07
At 31 December 2022	於二零二三年			
	十二月三十一日	313	1,001	1,314

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

37. HOLDING COMPANY STATEMENT OF FINANCIAL POSITION

37. 控股公司財務狀況表

As at 31 December 2023

於二零二三年十二月三十一日

		Notes	2023 二零二三年 <i>HK\$'000</i>	2022 二零二二年 <i>HK\$'000</i>
		附註	千港元	千港元
Non-current Asset	非流動資產			
Investments in subsidiaries	於附屬公司之投資		-	_
Current Assets	流動資產			
Other receivables	其他應收賬款		223	205
Amount due from	應收一間附屬公司之			
a subsidiary	款項		11,763	7,023
Cash and cash equivalents	現金及現金等價物		13	10
			11,999	7,238
			11,555	7,230
Current Liabilities	流動負債			
Other payables	其他應付賬款		2,487	2,485
Amounts due to subsidiaries	應付附屬公司之			
	款項		26,507	24,553
			28,994	27,038
Net Current Liabilities	流動負債淨額		(16,995)	(19,800)
			(10,000)	(13,000)
Net Liabilities	負債淨額		(16,995)	(19,800)
	次十 7 的 供			
Capital and Reserves	資本及儲備 股本	29	2.446	1.000
Share capital Reserves	」 「 協備	29	2,116	1,836
NESELVES	11日11日		(19,111)	(21,636)
			(16,995)	(19,800)

二零二三年年報

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

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

38. RESERVES OF THE COMPANY

the time of the group reorganisation.

38. 本公司儲備

The movements of the reserves of the Company are as followings:

本公司儲備變動如下:

			Share premium	Contributed surplus	Accumulated losses	Total
			股份溢價	實繳盈餘	累計虧損	總計
			HK\$'000	HK\$'000	HK\$'000	HK\$'000
			千港元	千港元	千港元	千港元
			(note (i) below)		1)	
			(見下文	(見下文		
			附註(i))	附註(ii))		
At 1	January 2022	於二零二二年				
		一月一日	463,439	40,948	(520,334)	(15,947)
Loss	and total comprehensive	年內虧損及全面				
ex	penses for the year	開支總額	_		(5,689)	(5,689)
	1 December 2022 and	於二零二二年				
1.	January 2023	十二月三十一日				
		及二零二三年				
		一月一日	463,439	40,948	(526,023)	(21,636
	cription of New Shares	認購新股份				
	ee note 29(b))	(見附註29(b))	7,000	-	-	7,000
	ince of New Shares expenses	發行新股份開支	(72)	-	-	(72
	and total comprehensive	年內虧損及全面			<i>.</i>	
ех	penses for the year	開支總額	-	_	(4,403)	(4,403)
Λ+ 2	1 December 2023	於二零二三年				
AL J	T December 2025	<i>№ _ <i>¬</i> = <i>−</i> + <i>−</i> − − − − − − − − − − − − − − − − − −</i>	470,367	40,948	(530,426)	(19,111)
			.,			<u> </u>
Note	s:			附註:		
(i)	The share premium represent share capital in excess of nom		ribed for	(i) 股份》 款項	益價指認購股本金 。	額超出面值。
(ii)	The contributed surplus repr the consolidated shareholde the date on which they were the nominal value of the Co acquisition at the time of the amount applied to pay up th	r's funds of the subsi acquired by the Comp ompany's shares issue e group reorganisation	diaries at bany, and d for the n less the	購當 團重 値減 1,000	盈餘為有關附屬公 日之綜合股東資金 祖時就上述收購而 用以繳足於集團 0,000股未繳股本股 之差額。	與本公司於 發行股份之 重組時發

綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

39. PARTICULARS OF PRINCIPAL SUBSIDIARIES

39. 主要的附屬公司資料

Details of the Company's principal subsidiaries, all of which are incorporated with limited liability as follows: 本公司主要附屬公司(均為註冊成立 之有限公司)詳情如下:

Name of subsidiary 附屬公司名稱	Place of incorporation/ establishment 註冊成立/成立地點	Issued and fully paid share capital/ registered capital 已發行及繳足 股本/註冊資本	Proportion value of iss capital/re capital held by 本公司所持已發 註冊資本	Principal activity 主要業務	
			2023 二零二三年	2022 二零二二年	
Express Fortune Holdings Limited	BVI	Ordinary US\$100	100%	100%	Investment holding
Express Fortune Holdings Limited	英屬處女群島	普通股100美元	100%	100%	投資控股
Express Fortune Limited	Hong Kong	Ordinary HK\$10 Non- voting deferred HK\$5,000,000 (note (i) below)	100%	100%	Provision of management services
長遠有限公司	香港	普通股10港元 無投票權遞延股份 5,000,000港元 (下文附註(i))	100%	100%	提供管理服務
Fortune (Shanghai) International Trading Co., Ltd.	Wholly foreign owned enterprise established in the PRC	US\$28,100,000	100%	100%	Trading in mobile phones
長遠上海國際貿易 有限公司	於中國成立的外商 獨資企業	28,100,000美元	100%	100%	買賣移動電話

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39. PARTICULARS OF PRINCIPAL SUBSIDIARIES (Continued)

39. 主要的附屬公司資料(續)

Name of subsidiary 附屬公司名稱	Place of incorporation/ establishment 註冊成立/成立地點	Issued and fully paid share capital/ registered capital 已發行及繳足 股本/註冊資本	Proportion o value of iss capital/re capital held by 本公司所持已發 註冊資本 2023	ued share gistered the Company 行股本面值/ 之比例 2022	主要業務	
			二零二三年	二零二二年		
Sifa Mining	Sino-foreign equity joint ventures established in the PRC	RMB1,000,000	50.80%	50.80%	Exploration and extraction of mining resources	
鍶發礦業	於中國成立的中外合資 經營企業	人民幣1,000,000元	50.80%	50.80%	勘探及開採礦產資 源	
Eagles Fund Technology Investment Limited	Hong Kong	Ordinary HK\$10,000	100%	100%	Investment holding	
老鷹基金科技投資 有限公司	香港	普通股10,000港元	100%	100%	投資控股	
珠海市雷鳴達通訊設 備有限公司 ("Zhuhai Reminda") (disposed on 6 July 2023)	Sino-foreign equity joint ventures established in the PRC	RMB10,000,000	-	51%	Trading of mobile phones	
	於中國成立的中外合資 經營企業	人民幣10,000,000元	-	51%	買賣移動電話	
Fortune Telecom Supply Chain Limited	Hong Kong	Ordinary HK\$1,000	51%	51%	Trading in mobile phone and electronic products	
長遠電信供應鏈 有限公司	香港	普通股1,000港元	51%	51%	買賣移動電話及電 子產品	

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39. PARTICULARS OF PRINCIPAL SUBSIDIARIES (Continued)

39. 主要的附屬公司資料(續)

Name of subsidiary 附屬公司名稱	Place of incorporation/ establishment 註冊成立/成立地點	Issued and fully paid share capital/ registered capital 已發行及繳足 股本/註冊資本	· ital/ capital/registered pital capital held by the Company 繳足 本公司所持已發行股本面值/		Principal activity 主要業務	
			2023 二零二三年	2022 二零二二年		
Shanghai Yuanjia	Wholly foreign owned enterprise established in the PRC	US\$5,000,000	100%	100%	Investment holding	
上海遠嘉	於中國成立的外商 獨資企業	5,000,000美元	100%	100%	投資控股	
北京袋掌門科技有限 公司 ("Beijing Daizhangmen")	Sino-foreign equity joint ventures established in the PRC	RMB20,000,000 (note (ii) below)	60%	60%	Advertising and subscription services	
北京袋掌門科技 有限公司 (「北京袋掌門」)	於中國成立的中外合資 經營企業	人民幣20,000,000元(<i>下</i> <i>文附註(ii))</i>	60%	60%	廣告及認購服務	

Notes:

附註:

(i) The deferred shares carry practically no rights to dividends or to receive notice of or to attend or vote at any general meeting of the respective company or to participate in any distribution on winding up.

 ⁽i) 遞延股份實際上不附帶可收取有關公司之股息或收取有關公司任何股東大 會通告或出席股東大會或於會上投票 或於清盤時參與分派之權利。

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39. PARTICULARS OF PRINCIPAL SUBSIDIARIES (Continued)

Notes: (Continued)

(ii) Pursuant to the Articles of Association of Beijing Daizhangmen, the registered share capital of Guangzhou Tianping was RMB20,000,000. During the year ended 31 December 2021, the Group and non-controlling shareholder of Beijing Daizhangmen made a contribution of RMB6,000,000 (equivalent to HK\$7,260,000) and RMB4,000,0000 (equivalent to HK\$4,840,000) to Beijing Daizhangmen respectively. As at 31 December 2023 and 31 December 2022, the issued capital of Beijing Daizhangmen was RMB10,000,000, the Group and the non-controlling shareholder of Beijing Daizhangmen owned RMB6,000,000 and RMB4,000,000 issued capital of Beijing Daizhangmen respectively.

The Company directly holds the interest in Express Fortune Holdings Limited. All other interests shown above are indirectly held by the Company.

The principal activities are carried out in the place of incorporation/establishment except for Express Fortune Holdings Limited which mainly carries out its business in Hong Kong.

None of the subsidiaries had any debt securities subsisting at the end of the year or at any time during the year.

The above table lists the subsidiaries of the Company which, in the opinion of the directors, principally affected the results or net assets of the Group. To give details of other subsidiaries would, in the opinion of the directors, result in particulars of excessive length.

39. 主要的附屬公司資料(續)

附註:(續)

(ii) 根據北京袋掌門之組織章程細則,廣州天平之註冊股本為人民幣20,000,000元。截至二零二一年十二月三十一日止年度,本集團及北京袋掌門之非控股股東分別向北京袋掌門出資人民幣6,000,000元(相當於7,260,000港元)及人民幣4,000,000元(相當於4,840,000港元)。於二零二三年十二月三十一日及二零二二年十二月三十一日,北京袋掌門已發行股本為人民幣10,000,000元,本集團及北京袋掌門之已發行股本人民幣6,000,000元及人民幣4,000,000元。

本 公 司 直 接 持 有 Express Fortune Holdings Limited 之權益。上述所有 其他權益均由本公司間接持有。

除 Express Fortune Holdings Limited 主要在香港從事業務外,上述主要 業務均於註冊成立/成立地點經營。

各附屬公司於年終或年內任何時間 均無任何債務證券。

上表所列者乃董事認為對本集團之 業績或資產淨值有重大影響之本公 司附屬公司。董事認為,載列其他 附屬公司之詳情會令有關資料過於 冗長。

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40. NON-CONTROLLING INTERESTS

40. 非控股權益

Details of the Group's subsidiaries that have material noncontrolling interests are set out below: 本集團擁有重大非控股權益之附屬 公司詳情載列如下:

		2023 二零二三年	2022 二零二二年
Percentage of equity held by non-controlling interests:	非控股權益所持權益 百分比:		
Sifa Mining	鍶發礦業	49.20%	49.20%
Zhuhai Reminda <i>(Note 33(a))</i>	珠海雷鳴達(<i>附註33(a</i>))	_	49.00%
Beijing Daizhangmen	北京袋掌門	40.00%	40.00%
		2023	2022
		二零二三年	二零二二年
		HK\$'000	HK\$'000
		千港元	千港元
Loss for the year allocated to non- controlling interests:	分配至非控股權益之 年內虧損:		
— Sifa Mining	一 鍶發礦業	(2,462)	(2,591)
— Zhuhai Reminda	一珠海雷鳴達	1,555	(24)
— Beijing Daizhangmen	一北京袋掌門	(1,432)	(2,893)
— Individually immaterial subsidiaries	一 與非控股權益之個別		
with non-controlling interests	非重大附屬公司	(144)	(509)
		(2,483)	(6,017)
Accumulated balances of non-	於報告日期,非控股權益		
controlling interest at the reporting date:	之累計結餘:		
— Sifa Mining	一	(43,915)	(42,418)
— Zhuhai Reminda	一珠海雷鳴達	_	(2,362)
— Beijing Daizhangmen	一北京袋掌門	(1,318)	104
- Individually immaterial subsidiaries	一與非控股權益之個別		
with non-controlling interests	非重大附屬公司	(490)	(362)
		(45,723)	(45,038)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

40. NON-CONTROLLING INTERESTS (Continued)

Summarised financial information in respect of each of the Group's subsidiaries that has material non-controlling interests is set our below. The summarized financial information below represents amounts before intergroup eliminations.

40. 非控股權益(續)

本集團各附屬公司擁有重大非控股 權益之財務資料概要載列如下。以 下財務資料概要指集團間對銷前之 金額。

		Sifa Mining 鍶發礦業 <i>HK\$'000</i> 千港元	Zhuhai Reminda 珠海雷鳴達 <i>HK\$'000</i> <i>千港元</i>	Beijing Daizhangmen 北京袋掌門 HK\$'000 千港元
As of and for the year ended 31 December 2023	截至二零二三年 十二月三十一日 及截至該日止 年度			
Revenue	收益	-	-	-
Total expenses	總開支	(5,005)	(45)	(4,446)
Profit/(loss) for the year	年度溢利/(虧損)	(5,004)	3,173	(3,582)
Total comprehensive income/	年內全面收入/			
(expense) for the year	(開支)總額	(2,671)	3,273	(3,557)
	达乱次文	475		244
Current assets Non-current assets	流動資產 非流動資產	475	-	311 560
Current liabilities	, 赤動負債	_ (89,292)	-	(3,987)
Non-current liabilities	非流動負債	(09,292)	_	(178)
Net cash flows used in operating activities	經營活動所用現金 流量淨額	(534)	_	(86)
Net cash flows generated from	投資活動所得現金	(554)		(00)
investing activities	流量淨額	_	_	_
Net cash flows used in	融資活動所用現金			
financing activities	流量淨額	_	_	(91)
Net decrease in cash and	現金及現金等價物			
cash equivalents	減少淨額	(534)	-	(177)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

40. NON-CONTROLLING INTERESTS (Continued) 40. 非控股權益(續)

Sifa Zhuhai Beijing Reminda Daizhangmen Mining 鍶發礦業 珠海雷鳴達 北京袋掌門 HK\$'000 HK\$'000 HK\$'000 千港元 千港元 千港元 截至二零二二年 As of and for the year ended 31 December 2022 十二月三十一日 及截至該日止 年度 Revenue 收益 Total expenses 總開支 (5,269)(100)(8, 423)Loss for the year 年度虧損 (48) (7, 233)(5,266) Total comprehensive income/ 年內全面收入/ (開支)總額 (expense) for the year 2,039 376 (7,692)流動資產 996 71 Current assets 1,969 非流動資產 2 Non-current assets 215 Current liabilities 流動負債 (87,143) (5, 106)(1,705)Non-current liabilities 非流動負債 _ Net cash flows used in 經營活動所用現金 operating activities 流量淨額 (677) (52) (7, 138)投資活動所得現金 Net cash flows generated from investing activities 流量淨額 9 Net cash flows used in 融資活動所用現金 financing activities 流量淨額 (763) Net decrease in cash and 現金及現金等價物 cash equivalents 減少淨額 (52) (677) (7,892)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

41. EVENT AFTER THE END OF REPORTING PERIOD

On 20 March 2024, the Company entered into subscription agreements with independent third parties (the "Subscribers"), pursuant to which the Subscribers have conditionally agreed to subscribe, and the Company has conditionally agreed to allot and issue, a total 30,000,000 shares of HK\$0.26 each for a cash consideration of approximately HK\$7.8 million ("the 2024 Subscriptions"). At the date of approval of these consolidated financial statements, the 2024 Subscriptions have not been completed. Further details were set out in the Company's announcement dated 20 March 2024.

42. APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statements were approved and authorised for issue by the Board of Directors on 28 March 2024.

41. 報告期後事項

於二零二四年三月二十日,本公司 與獨立第三方(「認購人」)訂立認購 協議,據此,認購人有條件同意認 購而本公司有條件同意配發及發行 合共30,000,000股每股0.26港元的 股份,現金代價約為7,800,000港元 (「二零二四年認購事項))。於該等 綜合財務報表批准日期,二零二四 年認購事項尚未完成。進一步詳情 載於本公司日期為二零二四年三月 二十日的公佈。

42. 批准綜合財務報表

綜合財務報表已於二零二四年三月 二十八日獲董事會批准及授權刊發。

FINANCIAL SUMMARY 財務概要

RESULTS

業績

		2019	2020	2021	2022	2023
		二零一九年	二零二零年	二零二一年	二零二二年	二零二三年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$′000
		千港元	千港元	千港元	千港元	千港元
Revenue	收益	108,455	80,949	79,172	80,576	81,542
Loss for the year	年度虧損	(32,776)	(4,624)	(14,274)	(20,389)	(15,099)
Attributable to:	應佔:					
Owners of the Company	本公司擁有人	(26,093)	219	(9,928)	(14,372)	(12,616)
Non-controlling interests	非控股權益	(6,683)	(4,843)	(4,346)	(6,017)	(2,483)
		(32,776)	(4,624)	(14,274)	(20,389)	(15,099)
Total assets	資產總值	70,937	39,335	47,512	15,747	38,902
Total liabilities	負債總額	(89,562)	(64,627)	(36,373)	(25,097)	(56,584)
		(18,625)	(25,292)	11,139	(9,350)	(17,682)
Equity attributable to owners	本公司擁有人應佔權益					
of the Company		13,992	16,763	53,854	35,688	28,041
Non-controlling interests	非控股權益	(32,617)	(42,055)	(42,715)	(45,038)	(45,723)
		(18,625)	(25,292)	11,139	(9,350)	(17,682)

