

iDT

IDT INTERNATIONAL LIMITED 萬威國際有限公司

(Incorporated in Bermuda with limited liability) (於百慕達註冊成立之有限公司) (Stock code 股份代號:167)

2022 ANNUAL年 REPORT報

> 創新點亮生活 EMBRACING INNOVATIONS THAT ENHANCE THE QUALITY OF LIFE

Contents



- 2 Corporate Information 公司資料
- 4 Chairman's Statement 主席報告書
- 8 Directors and Senior Management of the Group 本集團董事及高級管理層
- 12 Management Discussion and Analysis 管理層討論及分析
- 19 Corporate Governance Report 企業管治報告書
- 42 Environmental, Social and Governance Report 環境、社會及管治報告
- 66 Directors' Report 董事會報告書

79 Independent Auditor's Report 獨立核數師報告

83

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

- 84 Consolidated Statement of Financial Position 綜合財務狀況表
- 86 Consolidated Statement of Changes in Equity 综合權益變動表
- 87 Consolidated Statement of Cash Flows 綜合現金流量表
- 89 Notes to the Consolidated Financial Statements 综合財務報表附註

3

196 Group Financial Summary 集團財務概要

Corporate Information 公司資料

BOARD OF DIRECTORS

Executive Director: Zhu Yongning (Chief Executive Officer, Resigned on 1 February 2024)

Cheung Yuk Ki (Chief Executive Officer, Appointed on 1 February 2024)

Non-Executive Directors:

Cui Xiao Ng Kwok Ying Isabella (Appointed on 1 February 2024) Chen Tiger Charles (Appointed on 1 February 2024)

Independent Non-Executive Director:

Zhou Meilin (Resigned on I February 2024) Zhou Rui (Resigned on I February 2024) Xu Jinwen

EXECUTIVE COMMITTEE

Zhu Yongning (Chief Executive Officer, Resigned on 1 February 2024)

Cheung Yuk Ki (Chief Executive Officer, Appointed on 1 February 2024)

AUDIT COMMITTEE

Zhou Meilin (Chairman, Resigned on 1 February 2024) Xu Jinwen Zhou Rui (Resigned on 1 February 2024)

NOMINATION AND CORPORATE GOVERNANCE COMMITTEE

Zhou Rui (Chairman, Resigned on 1 February 2024) Zhou Meilin (Resigned on 1 February 2024) Xu Jinwen

REMUNERATION COMMITTEE

Xu Jinwen (Chairman) Zhou Meilin (Resigned on 1 February 2024) Zhou Rui (Resigned on 1 February 2024) Ng Kwok Ying Isabella (Appointed on 1 February 2024) Chen Tiger Charles (Appointed on 1 February 2024)

COMPANY SECRETARY

Chen Kun (Solicitor of HKSAR)

AUTHORISED REPRESENTATIVES

Zhu Yongning (Chief Executive Officer, Resigned on 1 February 2024)

Cheung Yuk Ki (Chief Executive Officer, Appointed on 1 February 2024)

Chen Kun

董事會

執行董事: 朱永寧(行政總裁,於二零二四年二月一日 辭任) 張鈺淇(行政總裁,於二零二四年二月一日 獲委任)

非執行董事:

崔嘯 吳國凝(於二零二四年二月一日獲委任) Chen Tiger Charles(於二零二四年二月一日

獲委任)

獨立非執行董事: 周美林(於二零二四年二月一日辭任) 周鋭(於二零二四年二月一日辭任) 徐錦文

執行委員會

朱永寧(行政總裁,於二零二四年二月一日 辭任) 張鈺淇(行政總裁,於二零二四年二月一日 獲委任)

審核委員會

周美林(主席,於二零二四年二月一日辭任) 徐錦文 周鋭(於二零二四年二月一日辭任)

提名及企業管治委員會

周鋭(主席,於二零二四年二月一日辭任) 周美林(於二零二四年二月一日辭任) 徐錦文

薪酬委員會

徐錦文(主席) 周美林(於二零二四年二月一日辭任) 周鋭(於二零二四年二月一日辭任) 吳國凝(於二零二四年二月一日獲委任) Chen Tiger Charles(於二零二四年二月一日 獲委任)

公司秘書

陳坤(香港特別行政區律師)

授權代表

朱永寧(行政總裁,於二零二四年二月一日 辭任) 張鈺淇(行政總裁,於二零二四年二月一日 獲委任) 陳坤

Corporate Information 公司資料

PRINCIPAL BANKERS

The Hongkong and Shanghai Banking Corporation Limited Hang Seng Bank Limited

AUDITOR

Forvis Mazars CPA Limited (formerly known as Mazars CPA Limited)

LEGAL ADVISORS

Bermuda: Conyers Dill & Pearman

Hong Kong: Peter Chen Law Office

SHARE REGISTRARS

Bermuda: Conyers Corporate Services (Bermuda) Limited Clarendon House 2 Church Street Hamilton, HM 11 Bermuda

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

BERMUDA REGISTERED OFFICE

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Unit 612, 6/F Bank of America Tower 12 Harcourt Road Central Hong Kong

STOCK CODE

167

WEBSITE

www.idt-hk.com

主要往來銀行

香港上海滙豐銀行有限公司 恒生銀行有限公司

核數師

富睿瑪澤會計師事務所有限公司 (前稱為中審眾環(香港)會計師事務所有限 公司)

法律顧問

百慕達: Conyers Dill & Pearman

香港: 陳坤律師行

股份過戶登記處

百慕達: Conyers Corporate Services (Bermuda) Limited Clarendon House 2 Church Street Hamilton, HM II Bermuda

香港:

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

百慕達註冊辦事處

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

香港主要營業地點

香港 中環 夏憖道12號 美國銀行中心 6樓612室

股份代號

167

網址

www.idt-hk.com

Chairman's Statement

主席報告書

DEAR SHAREHOLDERS,

On behalf of the board (the "Board") of directors (each, a "Director") of IDT International Limited (the "Company", together with its subsidiaries, collectively, the "Group" or "we" or "us"), I am pleased to present the Group's annual results for the year ended 31 December 2022 ("FY2022" and for the year ended 31 December 2021, "FY2021").

FINANCIAL RESULTS

The Group's total revenue for FY2022 amounted to approximately HK\$2.2 million (FY2021: approximately HK\$17.1 million), representing a decrease of approximately 87.1% as compared with the total revenue of FY2021, which was due to suspension of the Group's operation as a result of the close of the Shenzhen factory.

致各股東:

本人謹代表萬威國際有限公司(「本公司」,連 同其附屬公司統稱為「本集團」或「我們」)之董 事(各「董事」)會(「董事會」)欣然提呈本集團 截至二零二二年十二月三十一日止年度(「二 零二二財政年度」及截至二零二一年十二月 三十一日止年度「二零二一財政年度」)之年度 業績。

財務業績

於二零二二財政年度,本集團錄得總收益約 為港幣2.2百萬元(二零二一財政年度:約港幣 17.1百萬元),較二零二一財政年度的總收益 減少約87.1%,此乃由於深圳工廠關閉後,本 集團的營運已大致暫停。

Chairman's Statement 主席報告書

Gross loss of FY2022 totalled approximately HK\$3.0 million (FY2021: gross profit of approximately HK\$1.9 million). Gross loss was reported in FY2022 as approximately HK\$3.7 million of inventory was write-off in FY2022.

Total operating expenses of the Group, including research expenses, distribution and selling expenses and general administrative expenses, amounted to approximately HK\$23.5 million for FY2022 (FY2021: approximately HK\$64.8 million). The total operating expenses decreased by approximately 63.7% since the research expenses and distribution and selling expenses have dropped for approximately 92.8% and 88.9%, respectively. Further, general administrative expenses reduced by approximately 52.0% as the Company is in the progress of its downsizing process.

Other income during FY2022 amounted to approximately HK18.8 million (FY2021: approximately HK6.6 million), which was mainly derived from early termination of the leases.

Charge of loss allowance on financial assets for FY2022 was recorded as approximately HK\$2.0 million (FY2021: approximately HK\$8.8 million) due to decrease in credit loss of trade receivables. Losses from impairment for FY2022 was recorded as approximately HK\$6.2 million (FY2021: approximately HK\$11.8 million) due to impairment of advances to suppliers, other taxes recoverable and property, plant and equipment.

Loss for FY2022 was approximately HK1.8 million (FY2021: approximately HK84.2 million).

二零二二財政年度毛損總額約為港幣3.0百萬 元(二零二一財政年度:毛利約港幣1.9百萬 元)。二零二二財政年度錄得毛損,乃由於二 零二二財政年度存貨撇銷約港幣3.7百萬元。

本集團於二零二二財政年度的總營運開支約 為港幣23.5百萬元(二零二一財政年度:約港 幣64.8百萬元)。該等開支包括研究開支、分 銷及銷售開支及一般行政開支。總營運開支 減少約63.7%乃由於研究開支、分銷及銷售開 支分別下跌約92.8%及88.9%。此外,一般行 政開支因本公司正在進行人員精簡而減少約 52.0%。

二零二二財政年度其他收入約為港幣18.8百萬 元(二零二一財政年度:約港幣6.6百萬元), 乃主要由於提前終止租賃。

二零二二財政年度扣除金融資產虧損撥備約 為港幣2.0百萬元(二零二一財政年度:約港幣 8.8百萬元),乃由於應收賬款的信貸虧損減 少。二零二二財政年度錄得減值虧損約為港 幣6.2百萬元(二零二一財政年度:約港幣11.8 百萬元),乃由於預付供應商款項、其他可收 回税項以及物業、機器及設備減值所致。

二零二二財政年度之虧損約為港幣21.8百萬元 (二零二一財政年度:約港幣84.2百萬元)。

Chairman's Statement 主席報告書

OUTLOOK

In December 2023, the Group has actively reestablished contacts and negotiations with potential customers and suppliers to recommence the Group's business. The Group's operations gradually resumed in the first quarter of 2024 and have resumed sales of electronic products under the trademark of "Oregon Scientific".

In order to enhance market awareness of the "Oregon Scientific" brand, promote and to advertise and showcase its products, the Group established its own online retail platform (http://oregonscientific.store) and set up new online stores on Noon (an online platform headquartered in Dubai) and Mercado Libre (the largest online platform in Latin America) respectively. The aforementioned online stores have started operating progressively in the first half of 2024. Additionally, the Group is continuously expanding its product portfolio to meet new customer demands and enhance the Group's market competitiveness.

With the society and economy returning to normalcy and the diminishing effects of the trade war, the market situation should significantly improve thereafter. Through the Group's efforts in the first half of 2024, the Group's business has gradually recovered and continues to receive new orders from customers. The Company had secured confirmed orders exceeding HK\$70 million, which are expected to be fulfilled and delivered in the third quarter of 2024. The Group's business should remain sustainable in the long run.

For more details, please refer to the announcements of the Company dated 3 January 2024, 10 May 2024 and 2 July 2024.

前景

於二零二三年十二月,本集團已積極與潛在 客戶及供應商重新建立聯繫及進行磋商以重 啟本集團之業務。本集團的營運已於二零 二四年第一季度逐漸恢復,並已恢復銷售 「Oregon Scientific」品牌的電子產品。

為提高市場對「Oregon Scientific」品牌的認識、 推廣及宣傳並展示其產品,本集團開設自家 線上零售平台(http://oregonscientific.store),並 分別在Noon(一個總部位於杜拜的線上平台) 及Mercado Libre(拉丁美洲最大的線上平台)開 設新網店。上述網店已於二零二四年上半年 逐步開始營運。此外,本集團正不斷擴大其 產品組合,以滿足新的客戶需求並提升本集 團的市場競爭力。

隨著社會及經濟復常及貿易戰的影響逐漸減 弱,此後市場形勢應該會有顯著改善。通過 本集團於二零二四年上半年的努力,本集團 的業務已逐步恢復,並持續自客戶獲得新訂 單。本公司已接獲金額超逾港幣70百萬元的 訂單,預期將於二零二四年第三季度完成並 交付。長遠而言,本集團的業務可持續發展。

更多詳情請參閱本公司日期為二零二四年一 月三日、二零二四年五月十日及二零二四年 七月二日之公佈。

Chairman's Statement 主席報告書

APPRECIATION

On behalf of the Board of Directors, I wish to express my gratitude to all shareholders and business associates for the continuous support. Our deep appreciation also goes to the management team and staff members for their hard work and dedication in the past financial period.

致謝

本人謹代表董事會感謝各股東及業務夥伴一 直對本集團之支持,亦感謝管理團隊及全體 員工於上個財政期間內的辛勤工作及盡心服 務。

Cheung Yuk Ki	董事
Director	張鈺淇
Hong Kong, 9 August 2024	香港,二零二四年八月九日

Directors and Senior Management of the Group 本集團董事及高級管理層

EXECUTIVE DIRECTOR

Zhu Yongning (Resigned on I February 2024)

Executive Director and Chief Executive Officer, aged 56. Mr. Zhu graduated from Fudan University of Shanghai with a master degree in international finance, and is a senior economist. He has over 33 years of working experience in the financial sector. Mr. Zhu is the director of Jiangsu Nandasoft Technology Company Limited, whose stock code is 08045. Since 1990, Mr. Zhu served successively of the international business department of China Construction Bank in Jiangsu province, president of a sub-branch of China Investment Bank under its Jiangsu branch, sub-branch of China Everbright Bank.

Cheung Yuk Ki (Appointed on I February 2024)

Executive Director and Authorized Representative, aged 25. Ms. Cheung is director of PSME Co., Ltd (a company in Shenzhen, the PRC) since 2023, director, human resources manager and head of art and advertising of Player Base (CKP Online gaming service program) Markham, Canada. Ms. Cheung received Bachelor of Fine Art from School of the Art Institute of Chicago, USA in 2021.

NON-EXECUTIVE DIRECTORS

Cui Xiao

Non-Executive Director, aged 47, joined Hongtu SanPower Advanced Technology Limited ("Hongtu Sanbao"), a wholly-owned subsidiary of Jiangsu Hongtu High Technology Co., Ltd. ("Jiangsu Hongtu") in 2001 and served as Hongtu Sanbao's director of information department, network maintenance department, and is currently working at the human resources corporate governance and administration centre of Hongtu Sanbao. Since 28 February 2020, Mr. Cui is a supervisor of Jiangsu Hongtu. He obtained a bachelor degree in economics and administration management from Nanjing Politics College of People's Liberation Army of China in 2012.

執行董事

朱永寧(於二零二四年二月一日辭任)

執行董事兼行政總裁,56歲。朱先生畢業於 上海復旦大學國際金融專業,取得碩士學 位,為高級經濟師,彼有超過33年金融專業 工作經驗。朱先生現任江蘇南大蘇富特科技 股份有限公司(股份代號:08045)之董事。自 一九九零年起,朱先生曾先後供職於江蘇省 中國建設銀行國際業務部、中國投資銀行江 蘇省分行支行行長、中國光大銀行某支行行 長。

張鈺淇(於二零二四年二月一日獲委任)

執行董事兼授權代表,25歲,張女士自二零 二三年起擔任深圳平上微電子有限公司(一間 位於中國深圳的公司)的董事、加拿大萬錦市 (Markham) Player Base(CKP Online在線遊戲服 務項目)的董事、人力資源經理及藝術與廣告 部主管。張女士於二零二一年獲得美國芝加 哥藝術學院美術學士學位。

非執行董事

崔嘯

非執行董事,47歲,於二零零一年加盟江蘇 宏圖高科技股份有限公司(「江蘇宏圖」)之全 資附屬公司宏圖三胞高科技術有限公司(「宏 圖三胞」),並曾擔任宏圖三胞之信息部部 長、網絡維護部部長,現就職於宏圖三胞 之人力企管行政中心。自二零二零年二月 二十八日為江蘇宏圖之監事。崔先生於二零 一二年自中國人民解放軍南京政治學院獲取 經濟與行政管理學士學位。

Directors and Senior Management of the Group 本集團董事及高級管理層

Ng Kwok Ying Isabella (Appointed on I February 2024)

Non-Executive Director, and a member of the remuneration committee, aged 37. Ms. Ng is an executive director of China Parenting Network Holdings Limited (stock code: 1736) since 25 August 2023. Prior to joining the Company, Ms. Ng served as the art department head at Kids Gallery Ltd. from 2020 to 2021, the art program lecturer and trainer at the Institute of Advance Learning from 2015 to 2019, the art department head at Kido Town Ltd. from 2014 to 2019, and the art centre department head at LZYE Ltd. from 2011 to 2013. Ms. Ng obtained a bachelor's degree in fine art from the School of the Art Institute of Chicago in 2008 and a master's degree in fine art from RMIT University in 2014.

Chen Tiger Charles (Appointed on I February 2024)

Non-Executive Director, and a member of the remuneration committee, aged 26. Mr. Chen received Bachelor of Science in Chemistry from St. Edward's University, USA in 2023.

INDEPENDENT NON-EXECUTIVE DIRECTOR

Zhou Meilin (Resigned on I February 2024)

Independent Non-Executive Director, the chairman of the audit committee, a member of nomination and corporate governance committee and remuneration committee of the Board, aged 58. Mr. Zhou is a Chinese practicing lawyer, Chinese certified public accountant (Non-practicing), tax agent, and part-time teacher of Nanjing University of finance and economics.

吳國凝(於二零二四年二月一日獲委任)

非執行董事及薪酬委員會成員,37歲,吳女 士自二零二三年八月二十五日起擔任中國育 兒網絡控股有限公司(股份代號:1736)的執 行董事。於加入本公司前,吳女士於二零二 零年至二零二一年擔任Kids Gallery Ltd.藝術部 主管,於二零一五年至二零一九年擔任香港 專上教育學院藝術課程講師及培訓員,於二 零一四年至二零一九年擔任Kido Town Ltd.藝 術部主管,以及於二零一一年至二零一三年 擔任樂之優兒有限公司藝術中心部主管。吳 女士於二零零八年獲得芝加哥藝術學院藝術 學士學位,並於二零一四年獲得墨爾本皇家 理工大學藝術碩士學位。

Chen Tiger Charles(於二零二四年二月一日獲 委任)

非執行董事及薪酬委員會成員,26歲,Chen 先生於二零二三年獲得美國聖愛德華大學化 學理學士學位。

獨立非執行董事

周美林(於二零二四年二月一日辭任)

獨立非執行董事、董事會審核委員會主席以 及提名及企業管治委員會和薪酬委員會成 員,58歲。周先生是中國執業律師、中國註 冊會計師(非執業)、税務師、南京財經大學 兼職教師。

Directors and Senior Management of the Group 本集團董事及高級管理層

From January 2016, Mr. Zhou joined Jiangsu Deqing law firm as lawyer. Before that, Mr. Zhou worked for Nanjing Xuanwu Tax Bureau from July 1985 to December 2015, took the different positions including tax administration, tax collection and management, financial management, tax audit (from 1995 to 1996, Mr. Zhou worked for Nanjing Shicheng Accounting (Tax) Firm). During the period in the tax bureau, Mr. Zhou was employed as a part-time teacher in tax system, participated in the compilation of provincial and municipal tax system risk platforms and inspection guidelines for many times, and participated in dozens of enterprise bankruptcy, reform, restructuring and merger and acquisition work. By virtue of his profound business skills, Mr. Zhou has won the title of tax system business expert for many times. Mr. Zhou is an independent non-executive director of Jiangsu Nandasoft Technology Company Limited whose share are listed in Hong Kong with stock code 08045 since 3 December 2020. Mr. Zhou is an independent non-executive director of Jiangsu ZhongQi Technology Company Limited (stock code: SZ300575) since 22 April 2021.

Mr. Zhou has extensive experience in accounting, internal control, financial statement analysis, tax planning and related laws; he is good at enterprise initial public offerings, reorganisation, merger and acquisition, bankruptcy, tax dispute settlement, tax risk prevention and tax planning. Mr. Zhou holds a bachelor's degree from Nanjing Normal University.

Zhou Rui (Resigned on I February 2024)

Independent Non-Executive Director, the chairman of the nomination and corporate governance committee, and a member of the remuneration committee and the audit committee of the Board, aged 38. Mr. Zhou Rui is the vice president of China Galaxy Securities from 2015 up to present, mainly responsible for business development and providing investment, fund-raising consultant service to public and private company. During August 2012 to February 2014, Mr. Zhou Rui worked in Beijing Hony Future Investment Advisor Ltd as a senior manager, responsible for finding right investment project, executing due diligence and investment and after investment management. During August 2012, Mr. Zhou Rui served as a supervisor of China International Capital Corporation Limited, responsible for securities trading system's design and testing. Mr. Zhou Rui holds a master degree in Mathematics from Nanjing University.

自二零一六年一月至今,周先生加入江蘇德 擎律師事務所任律師。在此之前,周先生於 一九八五年七月至二零一五年十二月期間 在江蘇省南京市玄武區税務局工作,從事過 税政、徵管、財務管理、稽查等崗位(其中 一九九五年至一九九六年,周先生就職於南 京石城會計(税務)師事務所)。在税務局任 職期間,周先生被聘為税務系統兼職教師, 多次參加省市税務系統風險平台和稽查指南 的編寫,參加過數十起企業破產、改制、重 組、併購工作,憑藉其深厚的業務功力多次 獲得税務系統業務能手的稱號。自二零二零 年十二月三日起,周先生獲委任為江蘇南大 蘇富特科技股份有限公司(香港上市公司,股 份代號:08045)獨立非執行董事。自二零二一 年四月二十二日起,周先生獲委任為江蘇中 旗科技股份有限公司(股份代號:SZ300575) 獨立非執行董事。

周先生在會計、企業內部控制、財務報表分 析、税務籌劃及相關法律等方面有豐富的經 驗,擅長企業首次公開發行、重組、併購、 破產、税收爭議的解決、税務風險防範和税 務籌劃。周先生擁有南京師範大學本科學歷。

周鋭(於二零二四年二月一日辭任)

獨立非執行董事、董事會提名及企業管治委 員會主席兼薪酬委員會及審核委員會成員, 38歲。自二零一五年至今,周鋭先生任職中 國銀河證券股份有限公司副總裁,主要負責 帶領團隊開拓業務及為公眾及私人公司提供 投融資顧問服務。周鋭先生於二零一二年八 月至二零一四年二月擔任北京弘毅遠方投資 顧問有限公司高級經理職務,負責投資項目 挖掘、調研、投資和投後管理等。周鋭先生 於二零零九年八月至二零一二年八月擔任中 國際金融有限公司主管,負責證券交易系 統的設計和測試工作。周鋭先生持有南京大 學數學碩士學位。

Directors and Senior Management of the Group 本集團董事及高級管理層

Xu Jinwen

Independent Non-Executive Director and the chairman of the remuneration committee and the nomination and corporate governance committee and the audit committee of the Board, aged 59. Mr. Xu is the chairman of the board, chief executive officer and executive Director of Changjiang Securities International Financial Group Limited. Mr. Xu served as the deputy general manager of China Construction Bank Hubei Provincial Trust and Investment Corporation (中國建設銀行湖北省信託投資公司) from December 1990 to October 1995. He worked in Guotai Securities Limited Hubei Branch (國泰證券有 限公司湖北分公司) as the deputy general manager, and Guotai Junan Securities Limited liangxi Branch (國泰君安証券股份有限公司江西分公司) as the general manager from October 1995 to November 2002. Mr. Xu worked as president in Golden Sun Securities Limited (國盛證券有限公司) from November 2002 to April 2006. Mr. Xu served as the chairman in Changjiang BNP Paribas Peregrine Securities Co., Ltd. from April 2006 to May 2007. Mr. Xu was the executive vice president and the secretary of the board of Changjiang Securities Company Limited from May 2007 to March 2016. Mr. Xu was independent non-executive Director of Shenzhen Zhongheng Huafa Co., Ltd, from June 2016 to September 2019, the shares of which are listed on the Shenzhen Stock Exchange (SZSE: 000020 and 200020). Mr. Xu has over 30 years of experience working in the financial industry, and he particularly worked in the area of securities for more than 20 years. He is very familiar with China and overseas financial markets and products, with extensive experience in the management of financial institution and investment. Mr. Xu holds a doctorate degree in Management Science and Engineering from Huazhong University of Science and Technology.

徐錦文

獨立非執行董事兼董事會薪酬委員會主席、 提名及企業管治委員會以及審核委員會成 員,59歲。徐先生現任長江證券國際金融集 團有限公司董事會主席兼行政總裁,並為 執行董事。徐先生於一九九零年十二月至 一九九五年十月擔任中國建設銀行湖北省信 託投資公司副總經理。彼於一九九五年十月 至二零零二年十一月先後擔任國泰證券有限 公司湖北分公司常務副總、國泰君安証券 股份有限公司江西分公司總經理。徐先生於 二零零二年十一月至二零零六年四月擔任國 盛證券有限公司總裁。徐先生於二零零六年 四月至二零零七年五月擔任長江巴黎百富勤 證券有限責任公司董事長。徐先生於二零零 七年五月至二零一六年三月擔任長江證券股 份有限公司執行副總裁兼董事會秘書。徐先 生於二零一六年六月至二零一九年九月擔任 深交所上市公司深圳中恒華髮股份有限公司 (股份代號:000020及200020)獨立非執行董 事。徐先生從事金融行業三十餘年,證券行 業二十餘年,熟知中國境內外金融市場和產 品,擁有豐富的金融機構管理和投資經驗。 徐先生擁有華中科技大學管理科學與工程博 士學位。

Management Discussion and Analysis

管理層討論及分析

BUSINESS REVIEW

Due to the effect of the COVID-19 pandemic, the Group decided to discontinue production at our Shenzhen factory with effect from 5 March 2022 and the tenancy of factory was terminated on 31 May 2022. The Group's operations had been substantially suspended following the close of the Shenzhen factory. For the year ended 31 December 2022, the Group recorded sales revenue of approximately HK\$2.2 million (FY2021: approximately HK\$17.1 million) and gross loss of approximately HK\$3.0 million (FY2021: gross profit of approximately HK\$1.9 million). Loss for FY2022 decreased by approximately 74.1% to approximately HK\$21.8 million (FY2021: approximately HK\$84.2 million), which was due to the Group's effort in cost control.

WORKING CAPITAL

The inventory balance as at 31 December 2022 was nil (FY2021: approximately HK\$5.2 million) as there was a fully write-off of inventories of approximately HK\$3.7 million due to the obsolescence and diminishing marketability as a result of changes in the market condition and technology during the year ended 31 December 2022. Trade receivables balances as at 31 December 2022 was nil (FY2021: approximately HK\$0.7 million).

業務回顧

由於受COVID-19疫情的影響,本集團決定深 圳工廠自二零二二年三月五日起停產而工廠 租賃於二零二二年五月三十一日終止。深圳 工廠關閉後,本集團的營運已大致暫停。截 至二零二二年十二月三十一日止年度,本集 團錄得銷售收入約港幣2.2百萬元(二零二一 財政年度:約港幣17.1百萬元),及毛損約港 幣3.0百萬元(二零二一財政年度:毛利約港幣 1.9百萬元)。二零二二財政年度的虧損減少 約74.1%至約港幣21.8百萬元(二零二一財政年 度:約港幣84.2百萬元),乃由於本集團努力 控制成本所致。

營運資金

截至二零二二年十二月三十一日止年度,由 於市況及技術變動導致存貨陳舊及可銷售程 度逐步減少,存貨已悉數撇銷約港幣3.7百萬 元,故於二零二二年十二月三十一日的存貨 結餘為零(二零二一財政年度:約港幣5.2百萬 元)。於二零二二年十二月三十一日,應收賬 款結餘為零(二零二一財政年度:約港幣0.7百 萬元)。

CAPITAL STRUCTURE

As at 31 December 2022, there was 2,599,993,088 issued and fully paid shares with HK\$0.1 each. The net liabilities value per share as at 31 December 2022 was approximately HK12.6 cents loss per share (FY2021: approximately HK11.8 cents loss per share).

The Group actively and regularly reviews and manages its capital structure to enhance its financial strength for the Group's long-term development. There were no changes in the Group's approach to capital management during the year ended 31 December 2022.

GEARING RATIO

As at 31 December 2022, the Group's total assets amounted to approximately HK\$3.3 million (FY2021: approximately HK\$81.3 million). Total liabilities amounted to approximately HK\$330.9 million (FY2021: approximately HK\$386.8 million), the Group expresses its gearing ratio as a percentage of borrowings over total assets which was approximately 7,342.4% (2021: approximately 321.9%). The drastic decrease in the total assets resulted in the increase in the gearing ratio.

LIQUIDITY AND TREASURY MANAGEMENT

As at 31 December 2022, bank balances and cash of the Group, including restricted bank balances, amounted to approximately HK\$3.3 million (2021: approximately HK\$52.9 million). During the Year, the cash were mainly used in operating activities and financing activities.

The Group recorded net current liabilities of approximately HK\$327.6 million (FY2021: approximately HK\$252.3 million), approximately HK\$75.3 million higher than that of FY2021, which is due to combined effect of decrease in both current assets and current liabilities in FY2022.

資本架構

於二零二二年十二月三十一日,本集團擁有 2,599,993,088股每股面值港幣0.1元的已發行及 繳足股份。於二零二二年十二月三十一日, 每股股份之負債淨值約為每股虧損港幣12.6仙 (二零二一財政年度:約為每股虧損港幣11.8 仙)。

本集團積極及定期審視及管理其資本架構, 以增強其財務實力,促進本集團長遠發展。 截至二零二二年十二月三十一日止年度,本 集團資本管理之方式並無變動。

資產負債比率

於二零二二年十二月三十一日,本集團的總 資產約為港幣3.3百萬元(二零二一財政年度: 約港幣81.3百萬元)。總負債約為港幣330.9百 萬元(二零二一財政年度:約港幣386.8百萬 元)。本集團之資產負債比率(即借款佔總資 產之百分比)為約7,342.4%(二零二一財政年 度:約321.9%)。總資產大幅減少導致資產負 債比率增加。

流動資金及財務管理

於二零二二年十二月三十一日,本集團之銀 行結餘及現金(包括受限制銀行結餘)約為港 幣3.3百萬元(二零二一年:約港幣52.9百萬 元)。年內,現金主要用於經營活動及融資活 動。

本集團錄得流動負債淨額約港幣327.6百萬元 (二零二一財政年度:約港幣252.3百萬元), 較二零二一財政年度增加約港幣75.3百萬元, 乃由於二零二二財政年度之流動資產及流動 負債減少的綜合影響。

As at 31 December 2022, the total outstanding amount of borrowings was approximately HK\$57.6 million (FY2021: approximately HK\$58.0 million), all of which (FY2021: approximately HK\$9.3 million) are repayable on demand. As at 31 December 2022, the outstanding amount of the loan from a shareholder was approximately HK\$184.7 million (FY2021: approximately HK\$203.7 million). After the transfer of the loan from Huaneng to Party A, Party A has undertaken that the repayment of the loan to the Group of approximately HK\$184,689,000 at 31 December 2022 will be restructured and any remaining outstanding amount as a result of the restructuring will not be requested within twelve months from the date of approval of the consolidated financial statements, unless the Group has obtained funding from other sources and is in a position to meet all repayment obligations at that time.

As at 31 December 2022, subcontracting fees of approximately HK\$5.7 million and salary and compensations of approximately HK\$2.9 million are due and unpaid. The Board is still in negotiation with related creditors for a settlement plan.

CHARGES ON GROUP ASSETS

At 31 December 2022, there were no charges on the Group's assets.

CAPITAL EXPENDITURE

There was no capital expenditure on property, plant and equipment for FY2022.

There were no material acquisitions or disposals of subsidiaries and associated companies in the course of FY2022.

DIVIDEND

The Directors of the Company do not recommend any dividend for FY2022 (FY2021: Nil).

於二零二二年十二月三十一日,未償還借款 總額約為港幣57.6百萬元(二零二一財政年 度:約港幣58.0百萬元),全部(二零二一財政 年度:約港幣9.3百萬元)為應要求償還。於 二零二二年十二月三十一日,未償還股東貸 款約為港幣184.7百萬元(二零二一財政年度: 約港幣203.7百萬元)。華能向訂約方A轉讓貸 款後,訂約方A已承諾於二零二二年十二月 三十一日向本集團償還約港幣184,689,000元的 貸款重組,而重組後任何餘下未償還款項, 於綜合財務報表獲批准日期起計十二個月內 將不會要求償還;除非本集團已從其他來源 獲得資金,且屆時有能力履行所有還款責任。

於二零二二年十二月三十一日,約港幣5.7百 萬元的分包費及約港幣2.9百萬元的薪金及賠 償已到期及尚未支付。董事會仍與相關債權 人就結算方案進行磋商。

本集團資產抵押

於二零二二年十二月三十一日,本集團概無 任何用作抵押之資產。

資本開支

於二零二二財政年度,並無物業、機器及設 備之資本開支。

於二零二二財政年度,本集團並無進行有關 附屬公司及聯營公司之重大收購或出售。

股息

本公司董事不建議派付二零二二財政年度之 任何股息(二零二一財政年度:無)。

CONTINGENT LIABILITIES/LITIGATIONS

(a) In December 2020, there was a litigation initiated by a supplier of the Group in Hong Kong claiming the allegedly due and unpaid balance of purchase orders against a subsidiary of the Group in Hong Kong in view of unilateral cancellation of purchase orders by the subsidiary of the Group for a sum of approximately US\$334,000 (equivalent to approximately HK\$2.6 million). The management of the Group, having obtained the legal advice from an independent legal counsel, estimated that the Group will likely be liable to pay for the total and, therefore, the Group had recognised the provision for losses on litigations of approximately HK\$2.3 million in profit or loss for the year ended 31 December 2020.

Subsequently, on 12 April 2022, the Group has filed a Consent Summons for settlement to the District Court of the Hong Kong Special Administrative Region. According to the Consent Summons, the settlement sum was reduced to approximately US\$130,000 (equivalent to approximately HK\$1.0 million) and was agreed to be settled by instalments on without admission of liability basis. On 11 May 2022, the Consent Summons was approved. As a result, a reversal of provision for losses on litigations of approximately HK\$1.3 million had been recognised in "Provision for losses on litigations, net" in "Other losses, net" in the consolidated statement of profit or loss and other comprehensive income for the year ended 31 December 2021. During the year ended 31 December 2022, the Group has fully settled the unpaid balance of purchase orders.

(b) In 2020, the Group received a notice from a District Court in the PRC (the "PRC District Court") stating that a supplier of the Group in the PRC has initiated legal action against certain subsidiaries of the Group in the PRC by claiming the allegedly due and unpaid balance of subcontracting fees from the Group. In respect of the aforesaid due and unpaid balance of subcontracting fees approximately HK\$5.5 million had been recognised in "Trade payables" at 31 December 2022 and 2021.

或然負債/訴訟

(a) 於二零二零年十二月,本集團於香港的 一名供應商鑒於本集團附屬公司單方面 取消金額約為334,000美元(相當於約港 幣2.6百萬元)的採購訂單而提起訴訟, 就其聲稱的本集團於香港的一間附屬公 司採購訂單之到期未付結餘提出申索。 本集團管理層經獲取獨立法律顧問之法 律意見後,估計本集團將有可能傾向於 支付總額,因此本集團於截至二零二零 年十二月三十一日止年度之損益內確認 訴訟虧損撥備約港幣2.3百萬元。

> 其後,於二零二二年四月十二日,本集 團已向香港特別行政區區域法院提交和 解同意傳訊令狀。根據同意傳訊令狀, 和解金額減至約130,000美元(相當於約 港幣1.0百萬元)並同意在不承認責任之 基礎上分期付款結清。於二零二二年 五月十一日,同意傳訊令狀獲批准。因 此,訴訟虧損撥備撥回約港幣1.3百萬 元已於截至二零二一年十二月三十一 日止年度的綜合損益及其他全面收益表 內「其他虧損,淨額」中的「訴訟虧損撥 備淨額」確認。截至二零二二年十二月 三十一日止年度,本集團已悉數結付購 買訂單的未付結餘。

(b) 於二零二零年,本集團接獲中國地方法院(「中國地方法院」)的通知,稱本集團於中國的一名供應商已針對本集團的若干中國附屬公司提起法律訴訟,就其聲稱的應收本集團分包費之到期未付結餘提出申索。上述到期未付分包費結餘約為港幣5.5百萬元,已於二零二二年及二零二一年十二月三十一日於「應付賬款」內確認。

According to final judgements dated 8 August 2022 issued by the PRC District Court, the Group was liable to make payment of approximately RMB4.9 million and approximately RMB0.1 million (equivalent to approximately HK\$5.5 million and approximately HK\$0.1 million) as settlement of subcontracting fees and material costs, respectively.

Subsequent to the 31 December 2022 and up to the date of approving these consolidated financial statements, the restricted bank balance of approximately HK\$2.9 million as at 31 December 2022 was utilised as settlement of above trade payables. The remaining subcontracting fees were still outstanding up to the date of approving the consolidated financial statements.

(c) During the year ended 31 December 2021, the Group received several notices from the PRC District Court stating that a group of ten individual former employees and three individual former employees of the Group in the PRC have initiated legal action against subsidiaries of the Group in the PRC by claiming compensation of the dismissal of labour contract in view of breach of terms in employment agreement with the Group. Pursuant to the judgements made by the court of the PRC, the Group was ordered to make payment amounting to approximately HK\$2.8 million which had been recognised in "Provision for losses on litigations, net" in "Other losses, net" in the consolidated statement of profit or loss and other comprehensive income for the year ended 31 December 2021. The Group has filed for appeals for such judgements to the PRC District Court.

According to the final judgement dated 7 December 2021, the PRC District Court dismissed the appeals and affirmed the original judgement. The Group has been trying to reach a settlement agreement with them subsequent to the final judgement issued by the PRC District Court but yet to reach a settlement agreement subsequent to the 31 December 2022 and up to the date of approving the consolidated financial statements. 根據中國地方法院日期為二零二二年八 月八日之最終判決,本集團須分別支付 約人民幣4.9百萬元及約人民幣0.1百萬 元(相當於約港幣5.5百萬元及約港幣0.1 百萬元)以結算分包費及材料成本。

於二零二二年十二月三十一日後及直至 批准該等綜合財務報表日期,截至二零 二二年十二月三十一日的受限制銀行結 餘約港幣2.9百萬元動用於結付上述應付 賬款。直至批准綜合財務報表日期,餘 下分包費用仍未支付。

(c) 於截至二零二一年十二月三十一日止年 度,本集團接獲中國地方法院的若干通 知,稱由本集團中國的十名個別前任僱 員及三名個別前任僱員組成的小組已對 本集團於中國的附屬公司提起訴訟,要 求就本集團違反僱傭協議中的條款而解 除勞動合同獲得賠償。根據中國法院的 判決,本集團被責令支付約港幣2.8百萬 元,該款項已於截至二零二一年十二月 三十一日止年度的綜合損益及其他全面 收益表內「其他虧損,淨額」中的「訴訟 虧損撥備淨額」確認。本集團已就該等 判決向中國地方法院提出上訴。

> 根據日期為二零二一年十二月七日的最 終判決,中國地方法院駁回上訴並維持 原判。在中國地方法院作出最終判決 後,本集團一直嘗試與彼等達成和解協 議,惟於二零二二年十二月三十一日後 及直至批准綜合財務報表日期仍未達成 和解協議。

Save as disclosed above and elsewhere in the consolidated financial statements, at 31 December 2022 and 2021, the Group was not involved in any other material litigation or arbitration. As far as the management of the Group was aware, the Group had no other material litigation or claim which was pending or threatened against the Group. At 31 December 2021 and 2020, the Group was the defendant of certain non-material litigations, and also a party to certain litigations arising from the ordinary course of business of the Group. The likely outcome of these contingent liabilities, litigations or other legal proceedings cannot be ascertained with reasonable certainty at present, but the management of the Group believes that any possible legal liability which may be incurred from the aforesaid cases will not have any material impact on the financial position or results of the Group.

HUMAN RESOURCES AND REMUNERATION POLICY

As at 31 December 2022, the Group had a total of 100 employees (FY2021: 353). The total staff cost was approximately HK\$14.5 million (FY2021: approximately HK\$61.9 million) for the year ended 31 December 2022.

The Group fully recognises the importance of its employees who contribute significantly to its success and continues to maintain and upgrade the capabilities of its workforce by providing them with adequate and regular training.

The Group's remuneration policy is to provide compensation packages at market rates which reward individual's performance and attract, retain and motivate high quality employees. The compensation packages offered by the Group are comparable with other organisations of similar size and business nature and are reviewed annually. The components of employee's remuneration package consist of base salary, double pay, fringe benefits including pension scheme, medical insurance, life and personal accident insurance, employee compensation and business travel insurance as well as incentives like discretionary cash bonus.

人力資源及薪酬政策

於二零二二年十二月三十一日,本集團共聘 有100名(二零二一財政年度:353名)僱員。 截至二零二二年十二月三十一日止年度,員 工成本總額約為港幣14.5百萬元(二零二一財 政年度:約港幣61.9百萬元)。

本集團深明僱員對本集團取得今日成就實在 功不可沒,並為員工提供充足及定期培訓, 藉以保持及不斷提升員工之工作表現。

本集團之薪酬政策旨在提供符合市場水平的 薪津組合,以回報僱員之個人表現,並且吸 引、挽留並激勵能幹員工。本集團之薪津 組合可與其他規模和業務性質相若之機構提 供薪津組合媲美,而本集團亦會每年對此進 行檢討。僱員之薪津組合包括基本薪金、雙 糧、額外福利(包括退休保障計劃、醫療保 險、人壽及個人意外保險、僱員補償及公幹 保險),以及酌情現金花紅等獎勵。

The Group's remuneration philosophy for senior executives is based upon creating a strong link between performance and reward in accordance with the following principles:

- Fixed salaries and benefits are set at median-market level against comparable groups of companies selected on the basis of similar size and business nature and benchmarked with the prevailing market conditions; and
- 2. Performance-related bonus is linked to the achievement of pre-defined performance targets including financial targets, performance index and pre-agreed management objectives.

The emolument of the Directors is recommended by the remuneration committee with reference to companies of comparable business type or scale, and the nature and quantity of work at both Board and Board committee (the "Board Committee") levels (including frequency of meetings and nature of agenda items) in order to compensate Directors reasonably for their time and efforts spent. The Directors' emolument is approved by the Board pursuant to the mandate granted by the shareholders at annual general meetings. Remuneration are paid to a Director for appointment as a member of a particular committee. Non-Executive Directors receive no base pay, benefits, bonus or pension except reimbursement for expenses incurred in connection with their directorship of the Company. No individual Director is allowed to participate in the procedures for deciding his/her individual remuneration package. Full details of the remuneration of and fees paid to the Directors for the Year are set out in note 10 of the consolidated financial statements contained in this annual report.

本集團釐定高級行政人員薪酬之理念為使其 表現與回報緊密掛鈎,當中所根據之原則如 下:

- 本集團先選出一系列規模及業務性質相 若之公司作比較指標,使固定薪金及福 利定於市場水平的中位數,並以現行市 況作基準;及
- 績效花紅與能否達到既定表現目標(包括財務目標、表現指數及預先協議之管 理目標)掛鈎。

董事酬金由薪酬委員會參考業務種類或規模 相若之公司,以及董事會與董事委員會(「董 事委員會」)之工作性質和工作量(包括會議次 數及議題性質)後提出建議,務求董事可就所 付出之時間及貢獻得到合理報酬。董事酬金 由董事會根據股東於股東週年大會上授予之 授權而批准。如董事獲委任為個別委員會之 成員,其將獲發袍金。除出任本公司董事而 獲得之可報銷開支外,非執行董事並不獲發 基本薪金、福利、花紅或退休保障。各董事 不得參與釐定本身薪酬福利之程序。本年度 支付予董事之薪酬及袍金的詳情載於本年報 綜合財務報表附註10。

The Group is committed to achieving and maintaining a high standard of corporate governance to safeguard the interests of all shareholders and to enhance corporate value and accountability. Throughout the year ended 31 December 2022 under review, the Company has applied the principles and complied with all code provisions and where applicable, the recommended best practices prescribed in the Corporate Governance Code ("CG Code") in Appendix 14 to the Listing Rules on the Stock Exchange (i.e. the new Appendix CI with effect from 31 December 2023), save for the deviation from the Code Provision C.2.1, C.1.6 and C.1.8.

BOARD OF DIRECTORS

Board

During FY2022, the Board comprised five Directors of whom one is Executive Director and one is Non-Executive Director and three are Independent Non-Executive Directors.

Brief biographical details of the Directors appear in the Directors and Senior Management of the Group section of this annual report. An updated list of Directors of the Company and their respective roles and functions are posted on the Stock Exchange's website and the Company's website.

Appointment, Re-election and Retirement of Directors

The nomination and corporate governance committee of the Board ("NCGC") reviews the profiles of the candidates and makes recommendations to the Board on the appointment, re-election and retirement of Directors.

The Company recognises the importance of having the appropriate board composition. In deciding the board composition, the attributes, skills and expertise among the Directors are considered appropriate to effectively lead and control the Group, taking into account the scope and nature of its operations. The Directors have a mix of core competencies in areas such as accounting and finance, business and management, industry knowledge and marketing strategies. The size of the Board is conducive to effective discussion and decision-making and has an appropriate balance of independent Directors to exercise independent judgment.

為保障全體股東權益及提升企業價值和問責 性,本集團一向承諾恪守奉行高水平之企業 管治。於截至二零二二年十二月三十一日止 整個回顧年度,本公司已應用並遵守聯交所 上市規則附錄十四(即自二零二三年十二月 三十一日起之新附錄CI)所載之企業管治守則 (「企業管治守則」)的所有原則及守則條文(惟 偏離守則條文第C.2.1條、第C.1.6條及第C.1.8 條除外),以及建議最佳常規(如適用)。

董事會

董事會

於二零二二財政年度,董事會由五名董事組 成,其中一名為執行董事、一名為非執行董 事及三名為獨立非執行董事。

董事之履歷簡表載列於本年報之本集團董事 及高級管理層部分。本公司董事最新的名單 及各董事之職責及職能載於聯交所網站及本 公司網站。

董事之委任、重選及告退

董事會提名及企業管治委員會(「提名及企業 管治委員會」)負責考慮審閲候選人之履歷及 就董事委任、重選及退任之事宜向董事會作 出建議。

本公司深明具備洽當的董事會組合之重要。 在考慮董事會組合的事宜上,就本集團之業 務範疇及性質而言,董事所具備之特質、技 能及專業知識足以令彼等能有效地引領及監 控本集團。董事具有各方面如會計及財務、 商業及管理、業界知識及市場策略等專才。 董事會之規模能促使有效之討論及決策;同 時,董事會亦包含獨立董事作為恰當的平 衡,以使其能作出獨立判斷。

In accordance with the Company's Bye-Laws, at each annual general meeting (the "AGM"), one-third of the Directors shall retire from office. The Directors to retire in every year shall be those who have been longest in office since their last election or re-election. Further, any Director appointed by the Board as an additional Board member or fill in a casual vacancy shall hold office until the following AGM and shall then be eligible for re-election at the AGM immediately following their appointments. The new Directors shall not be taken into account in determining the number of Directors who are to retire by rotation at that AGM. Election and re-election of Directors will be done by separate resolution.

The names and biographical details of the Directors who will offer themselves for re-election at the forthcoming AGM will be set out in the circular accompanying the notice of AGM.

BOARD DIVERSITY POLICY

The Board adopted a Board diversity policy setting out the approach to achieve diversity on the Board. The Company recognises and embraces the benefits of having a diverse Board to enhance the quality of its performance. Board diversity will be considered by the Company from a number of aspects, including but not limited to cultural and educational background, experience, skills, knowledge, length of service, age and gender. The Board composition is reviewed, considered and discussed by the NCGC on an annual basis and it will make recommendations to the Board after the review. The Company's business needs will also be taken into account in determining the optimum composition of the Board. In reviewing and assessing the composition of the Board as well as selecting candidate(s), the NCGC will consider all diversity elements according to the policy and also devised guidelines for ideal board size, optimum number of executive and non-executive directors and board membership criteria. The policy and those guidelines shall be reviewed and revised periodically to meet business needs of the Group. 根據本公司章程細則,於每屆股東週年大會 (「股東週年大會」)上,三分之一董事必須退 任。每年之退任董事須為彼等自上次獲選或 重選以來任期為最長者。再者,獲董事會委 任作為新增董事會成員或填補董事空缺之董 事將一直留任,直至本公司下屆股東週年大 會為止,並須於緊隨彼等獲委任後之股東週 年大會上膺選連任。於釐定股東週年大會上 須輪值告退之董事人數時,毋須計及該新任 董事。選舉及重選董事將以獨立決議案來完 成。

將於應屆股東週年大會上膺選連任董事之姓 名及履歷將載於隨附股東週年大會通告之通 函內。

董事會成員多元化政策

董事會已採納董事會成員多元化政策,其中 載有實現董事會成員多元化之方式。本公司 明白並深信擁有多元化董事會成員能提高董 事會表現質素之裨益。本公司會從多個方面 衡量董事會之多元化,包括但不限於文化及 教育背景、經驗、專長、知識、服務年期、 年齡及性別。董事會之組成每年由提名及企 業管治委員會作出檢討、考慮及商討,其於 檢討後會向董事會作出建議。本公司之業務 需要亦會被考慮在內,以釐定董事會之最佳 組合。在考慮及評估董事會組合及挑選候任 董事時,提名及企業管治委員會將根據該政 策考慮所有多元化因素,以及就董事會之適 當成員數目、適當之執行董事及非執行董事 人數,以及擔任董事會成員之先決條件制定 指引,該政策及該等指引將會定期予以檢討 及修訂以合平本集團的業務需要。

Induction and Continuous Professional Development

Newly appointed Directors of the Company will receive induction and reference materials to enable him/her to familiarise himself/herself with the Group's history, mission, business operations and board and company policies. Each Director is briefed and updated from time to time to ensure that he/she has a proper understanding of the operations and business of the Group and that he/she is fully aware of his/her responsibilities under Statutory and common law, the Listing Rules, applicable legal and other regulatory requirements and the governance policies of the Company and latest Listing Rules and legislation.

Directors are encouraged to participate in continuous professional development so as to refresh their knowledge and skills for discharging their duties and responsibilities. During FY2022, relevant reading materials including regulatory update, seminar handouts and latest regulatory case selection etc. have been provided to the Directors for their reference and studying.

A summary of training activities taken by the Directors during FY2022 is set out as follows:

入職及持續專業發展

本公司新委任董事將獲發指引及參考資料, 以便其熟識本集團歷史、使命、業務運作、 董事會及公司政策等。各董事不時獲簡要提 示最新資料,確保其妥為了解本集團運作及 業務,並知悉其根據法定及普通法、上市規 則、適用法例及其他監管規定與本公司管治 政策須承擔之各項責任、最新上市規則及法 例。

本集團鼓勵董事參與持續專業發展,以更新 彼等之知識及技能,以便履行其職責。於二 零二二財政年度,董事已獲提供相關閱讀材 料(包括監管更新資料、研討會材料及最新監 管案例選等),以供彼等參考及學習。

以下列表概述於二零二二財政年度董事所接 受之培訓活動:

> Training activities including in-house activities/briefings, seminars/talks held by professional organisations and/or reading materials on relevant topics 培訓活動(包括公司內部活動/ 會議、專業組織舉辦之研討會/ 講座及/或閱讀相關課題之材料)

Directors	董事	講座及/或閱讀相關課題之材料)
Executive Director:	執行董事:	
Zhu Yongning	朱永寧	\checkmark
Non-Executive Director:	非執行董事:	
Cui Xiao	崔嘯	\checkmark
Independent Non-Executive Directors:	獨立非執行董事:	
Zhou Meilin	周美林	\checkmark
Zhou Rui	周鋭	\checkmark
Xu Jinwen	徐錦文	\checkmark

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

According to the Code Provision C.2.1, the roles of the chairman and the Chief Executive Officer (the "CEO") should be separate and performed by different individuals to ensure a balance of power and authority so that power is not concentrated in any one individual.

During FY2022, Mr. Zhu Yongning, the CEO of the Company, took up the responsibilities of both the chairman and CEO of the Company. The Board has been trying to recruit a suitable candidate such that the two roles can be separated since then. However, the Board, after Mr. Zhu has assumed the two roles, consider that vesting two roles in the same person could provide the Group with strong and consistent leadership in the development and execution of the Group's business strategies and is beneficial to the Group. Mr. Zhu resigned as an executive director of the Company with effect from I February 2024.

Responsibilities of the Board and delegations to management

The Board is responsible to the shareholders for leadership and control of the Company and is collectively responsible for promoting the success of the Company and its businesses by directing and supervising the Company's affairs.

The Board focuses on overall strategies and policies with particular attention paid to the growth and financial performance of the Group. The principal functions of the Board are to:

- establish the strategic direction and development of the Group;
- determine the broad policies, strategic plans and performance objectives of the Group;
- monitor management performance;
- approve financial plans and annual budgets, major funding proposals, key funding and investment proposals;
- oversee the processes for evaluating the adequacy of internal controls, risk management, financial reporting and compliance;
- approve the nominations of Directors and appointment of key personnel; and
- assume responsibility for corporate governance.

主席及行政總裁

根據守則條文第C2.1條,主席與行政總裁 (「行政總裁」)的角色應有區分,並由不同人 士擔任,以確保權力和授權分布均衡,不致 權力僅集中於一位人士。

於二零二二財政年度,本公司行政總裁朱永 寧先生兼任主席及本公司行政總裁職務。董 事會不斷努力招聘適合人選,以便此後將兩 個角色加以區分。然而,於朱先生擔任該等 兩個角色後,董事會認為賦予同一人士以兩 個角色可就本集團業務策略的發展及執行為 本集團提供有力且一致的領導,並對本集團 有益。朱先生辭任本公司執行董事,自二零 二四年二月一日起生效。

董事會職責及管理層指派

董事會就領導及監控本公司向股東負責,並 且透過帶領及監管本公司之事務,共同負責 促進本公司及其業務之成功。

董事會專注於整體策略及政策,尤其關注本 集團之增長及財務表現。董事會之主要功能 如下:

- 制訂本集團之策略性方向及發展;
- 決定本集團主要政策、策略計劃及績效 目標;
- 監察管理層之表現;
- 批准財政計劃及年度預算、重大撥款建 議、主要融資及投資建議;
- 監察內部監控是否足夠的評估過程、風
 險管理、財務匯報及守規之程序;
- 批准提名董事及委任主要人員;及
- 就企業管治承擔責任。

The Board delegates daily operations of the Group to Executive Directors and senior executives, while reserving certain key matters for its approval. Decisions of the Board are communicated to the management through Executive Directors who have attended at Board meetings and circulation of minutes of Board meetings to the management.

The Board has adopted a set of guidelines to clearly divide the responsibilities of the Board and the management. Matters reserved for decision and consideration of the Board include, among others, all matters of strategic importance, corporate governance practices, legal and regulatory compliance, internal control and risk management, corporate strategy, operating and capital budgets, statutory financial reports, changes in Board members, major transactions and investment commitments and remuneration policy of Directors and senior management, financial authorisation and approval limits for operating and capital expenditure, the procurement of goods and services, and the acquisition and disposal of investments.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Coming from diverse business and professional backgrounds, the Independent Non-Executive Directors of the Company have shared their valuable experience with the Board in the interests of promoting the best interests of the Company and its shareholders. The Independent Non-Executive Directors of the Company have made significant contribution of their skills and expertise to the Board Committees. All Independent Non-Executive Directors are appointed for a fixed term of three years and are subject to retirement by rotation and re-election by shareholders at the AGM of the Company in accordance with the Company's Bye-Laws.

All Independent Non-Executive Directors are expressly identified in all corporate communications that disclose the names of the Directors of the Company. The functions of Independent Non-Executive Directors include, but not limited to:

- participating in Board meetings to bring in independent judgment to bear on issues of corporate strategy, corporate performance, accountability, resources, key appointments and standard of conducts;
- taking the lead where potential conflicts of interests arise;
- serving on Board Committees, if invited; and
- scrutinising the Group's performance in achieving agreed corporate goals and objectives, and monitoring the reporting of performance.

董事會委派執行董事及高級行政人員處理本 集團日常營運事宜,惟保留批准若干重要事 項之權利。董事會之決定透過出席董事會會 議之執行董事,及給予管理層傳閱董事會會 議之會議記錄而下達至管理層。

董事會對須獲其批准之事宜採納一系列指 引,以明確界定董事會及管理層之職責。須 獲董事會決定及考慮之事宜其中包括所有重 大策略性事宜、企業管治常規、法例及規管 的遵守、內部監控及風險管理、企業策略、 營運及資金預算、法定財務報告、董事會成 員變動、主要交易及投資承諾以及董事及高 級管理人員之薪酬政策,營運及資本開支、 貨物與服務之採用及投資項目之收購與出售 之財務授權與批准限額。

獨立非執行董事

為了提高本公司及股東之最佳利益,本公司 來自不同業務及專業背景的獨立非執行董事 均向董事會分享其寶貴經驗。本公司獨立非 執行董事以其專業及技能向董事委員會作出 重要的貢獻。所有獨立非執行董事以三年固 定任期委任,並須根據本公司章程細則於本 公司股東週年大會上輪值告退並由股東重選 連任。

所有獨立非執行董事均在披露本公司董事姓 名之所有企業通訊中明確識別。獨立非執行 董事之職能包括,但不限於:

- 參加董事會會議,就公司策略、公司績效、問責性、資源、委任要員及操守准則作出獨立判斷;
- 在出現潛在利益衝突時引領董事會;
- 應邀出任董事會屬下委員會職務(如獲 邀請);及
- 詳查本集團績效是否達到既定的企業目標和目的,並監察本公司匯報表情況。

During FY2022, the Company has complied with Rules 3.10(1) and 3.10(2) of the Listing Rules regarding the appointment of at least three Independent Non-Executive Directors including at least one Independent Non-Executive Director with appropriate professional qualifications or accounting or relating financial management expertise. In assessing the independence of the Directors, the Board has examined the different relationships identified under the Listing Rules that might impair the Directors' independence and objectivity. The Board considers that all of the Independent Non-Executive Directors are independent and are satisfied with the Directors' ability to act with independent judgment. Furthermore, each of the Independent Non-Executive Directors has provided to the Company an annual confirmation of independent Non-Executive Directors to be independent. Each Director is subject to retirement by rotation at least once every three years. Any further re-appointment of an Independent Non-Executive Director, who has served the Board for more than nine years, will be subject to separate resolution to be approved by the shareholders of the Company.

The Company has also complied with Rule 3.10A of the Listing Rules that the Independent Non-Executive Directors are representing at least one-third of the Board.

RELATIONSHIP

There is no financial, business, family and other material relationship among other members of the Board.

There has been an effective and balanced Board collectively responsible for the Company's activities and affairs. The Board members are free to discuss issues properly put to the Board meetings and express their views and concerns. No individual or small group can dominate the Board's decision-making process.

If a substantial shareholder or a Director has a conflict of interest in a matter to be considered by the Board which the Board has determined to be material, the matter will be dealt with by a physical Board meeting rather than a written resolution of the Board. The Board will take into account the exceptions to the general voting prohibition, as set out in the Listing Rules when considering whether a director shall vote on any board resolution approving any matters in which he has material interests or shall he be counted in the quorum present at the meeting. 於二零二二財政年度,本公司遵守上市規則 第3.10(1)及3.10(2)條有關委任最少三名獨立非 執行董事,其中包括最少一名獨立非執行董 事必須具有恰宜之專業資格或會計或有關財 務管理專業知識之規定。於評估董事之獨立 性時,董事會已檢查訂明於上市規則內有可 能損審之性及客觀性不同的關係。董 事御泣非執行董事皆為獨立主動關子。 一個一個一個一個一個一個一個一個一個一個一個一個一個一個 新董事會逾九年之獨立非執行董事,將須由 務董事會逾九年之獨立非執行董事,將須由 本公司股東以獨立決議案予以批准。

本公司亦遵守上市規則第3.10A條有關董事會 須有至少三分之一成員為獨立非執行董事之 規定。

關係

董事會其他成員之間概無任何財務、業務、 家族及其他重要關係。

董事會維持高效率及平衡之架構,並集體負 責本公司業務及事務。董事會成員可自由討 論於董事會會議上適當提出之事宜,並表達 其意見及關注。概無個別人士或小組可主導 董事會之決策過程。

倘董事會認為主要股東或董事在董事會將予 考慮的事項中存有董事會認為屬重大的利益 衝突,該事項將以舉行一次董事會會議而非 以董事會書面決議進行議決。董事會在考慮 該董事應否放棄於董事會上表決有關批准其 擁用重大利益等事宜時或應否計入出席會議 之法定人數內時,將會考慮上市規則所載一 般禁止表決例外情況。

MEETINGS

The Board meets regularly at least four times a year and holds additional meetings as and when the Board thinks appropriate. Board Committees also hold regular scheduled meetings to discharge their duties. Meetings via telephone or video-conference are permitted under the Bye-Laws of the Company. Attendance record of the Board and Board Committees meetings during FY2022 is set out below.

All Directors have access to the company secretary who is responsible for ensuring that Board/Board Committees meeting procedures are observed and advising the Board/Board Committees on compliance matters.

In an attempt to accommodate the competing time commitments of Directors who sit on multiple boards, dates of Board/Board Committees meetings are scheduled well in advance at the beginning of every calendar year. The Company has given at least 14 days' notice for regular Board and Board Committees meetings. For all other Board/Board Committees meetings, reasonable notices are given. Draft agendas for Board and Board Committee meetings are circulated to all Directors for comment before the meetings. The Directors were given the opportunities to include matters to be discussed in the agenda for all Board and Board Committees meetings.

The agenda accompanied by detailed Board papers (prepared in such form and manner as will enable the Board to make an informed decision on matters placed before it, including but not limited to, background or explanatory information relating to matters to be brought before the Board and internal financial information such as quarterly management accounts, forecasts and budgets with material variance between projections and actual results explained) are circulated to all Directors in a timely manner and at least three days before the date of scheduled meeting.

Minutes of Board/Board Committees meetings are recorded in detail regarding the matters considered and decisions reached, including concerns raised by Directors or dissenting views expressed. Draft minutes are circulated to relevant Directors/committee members within a reasonable time after the meetings for comments and will then be approved by the Board/Board Committees at the following meeting. Minutes of Board and Board Committees meetings are kept by the company secretary and are open for inspection at any reasonable time on reasonable notice by any Director.

會議

董事會每年定期舉行最少四次會議及按情況 需要召開額外會議。董事委員會亦定期舉行 會議以履行其職務。本公司章程細則批准透 過電話或視像方式舉行會議。於二零二二財 政年度,董事出席董事會及董事委員會會議 次數之記錄載列於下文。

全體董事均可聯絡公司秘書;公司秘書負責 確保遵守董事會/董事委員會會議程序並向 董事會/董事委員會就守規事宜作出建議。

為確保身兼多個董事會職務之董事能抽空出 席會議,董事會/董事委員會會議日期於每 年年初先行擬定。定期董事會及董事委員會 會議通告最少於會議日期前十四天發出。所 有其他董事會/董事委員會會議均給予合理 之通知時間。董事會及董事委員會會議之草 擬議程於會議舉行前給各董事審議。董事均 有機會提出將予商討事項,以供列入董事會 及董事委員會會議之議程內。

董事會議程連同隨附之文件(編製之形式及 方式須能致使董事會就提呈事項作出知情決 定,包括但不限於有關向董事會提呈之事項 背景或説明數據以及內部財務數據,例如季 度管理賬目、預測及預算,並闡釋預期與實 際業績間之重大分歧)將適時傳遞予全體董事 傳閱,期限為擬舉行會議日期前最少三日。

董事會/董事委員會會議之會議記錄均詳盡 記錄會議所考慮之事項及達成之決定,包括 董事所關注之事宜或發表之反對意見。會議 記錄草稿於會議後一段合理時間內傳遞予有 關董事/委員會成員審閱並將於下一次會議 上由董事會/董事委員會批准。該等記錄由 公司秘書存置,並於任何董事發出合理通知 後於任何合理時間內供查閱。

Directors are provided in a timely manner with complete, adequate explanation and information about the Company and its subsidiaries, its activities, performances and its projects particularly including any significant variances from a planned course of actions to enable them to make an informed decision or assessment of the Group's performance, position and prospects and to discharge their duties and responsibilities. In case when the Directors have queries, they are provided with the names and contact details of the Group's senior executives for separate and independent access to them and they are able to obtain more information than is volunteered by the management. Senior executives are from time to time brought into formal and informal contact with the Board at Board meetings and other events.

The Board and Board Committees are provided with sufficient resources to properly discharge their duties including access to independent professional advisers under agreed procedures, upon reasonable request, at the expense of the Company.

The Board held a full board meeting each quarter.

Details of the attendance of the meetings of the members of the Board during the Year are as follows:

董事適時獲提供有關本公司及其附屬公司、 其業務、績效及其項目(尤其包括與一系列已 計劃之行動有重大差異者)之完整且足夠的闡 釋及資料,以便彼等就本集團績效、狀況及 前景作出知情決定或評估,並履行彼等之職 務及責任。倘董事有任何疑問,彼等可獲取 本集團高級行政人員之姓名及聯絡資料,以 分別獨立聯絡有關人士,並可要求管理層提 供(主動提供以外)其他額外數據。高級行政 人員不時與董事會於董事會會議及其他活動 作正式及非正式的接觸。

董事會及董事委員會獲得足夠之資源以妥善 履行彼等之職責,其中包括在合理要求下按 既定程序諮詢獨立專業顧問,有關費用由本 公司支付。

董事會每季均會舉行全體成員列席會議。

董事會成員在本年度內出席會議之記錄詳情 如下:

		Board	General
		meetings	meetings
Directors	董事	董事會會議	股東大會
Executive Director:	執行董事:		
Zhu Yongning	朱永寧	4/4	1/2
Non-Executive Director:	非執行董事:		
Cui Xiao	崔嘯	4/4	2/2
Independent Non-Executive Directors:	獨立非執行董事:		
Zhou Meilin	周美林	4/4	0/2
Zhou Rui	周鋭	4/4	1/2
Xu Jinwen	徐錦文	4/4	0/2

In addition to the above regular Board meetings during the Year, the members of the Board of Directors followed the principles of good corporate governance and the best practices of the relevant code provisions and recommendations of the CG Code as set out in Appendix 14 of the Listing Rules and maintained a continuous dialogue with shareholders, especially through the AGM or other plenary meetings to communicate with the shareholders. Pursuant to code provision C.1.6 of the CG Code, Independent Non-Executive Directors and other Non-Executive Directors should attend general meeting. However, due to the impact of COVID-19 pandemic, Mr. Zhou Meilin and Mr. Xu Jinwen, the Independent Non-Executive Director, were unable to attend the AGM 2022 of the Company. Mr. Zhu Yongning, the Executive Directors, were unable to attend the special general meeting of the Company held on 18 February 2022.

BOARD COMMITTEES

To maximise the effectiveness of the Board and to encourage active participation and contribution from Board members, the Board has established four Board Committees, namely the executive committee (the "EC"), audit committee (the "AC"), NCGC and remuneration committee (the "RC") with specific written terms of reference that clearly deal with their authority and duties, to oversee particular aspects of the Company's affairs, assist in the execution of the Board's responsibilities enable the Board Committees to perform their functions properly. Board Committees report to the Board on their work and findings. They adopt as far as practicable, the principles, procedures and arrangements of the Board in relation to scheduling and conduct of meetings, notice of meetings and inclusion of agenda items, recording and availability of minutes. The written terms of reference of the AC, NCGC and RC, which are in line with the CG Code, are available on the website of the Company and the Stock Exchange and will be reviewed from time to time. The quorum necessary for transaction of business of each Board Committee is two.

除上述本年度內定期董事會會議外,董事會 成員遵循《上市規則》附錄十四的《企業管治守 則》關於良好企業管治的原則與有關守則條 文及建議最佳常規,與股東保持持續對話, 尤其是藉股東週年大會或其他全體會議與股 東溝通。根據企業管治守則守則條文第C.I.6 條,獨立非執行董事及其他非執行董事應出 席股東大會。然而,受COVID-19疫情影響, 獨立非執行董事周美林先生及徐錦文先生未 能出席本公司二零二二年股東週年大會。執 行董事朱永寧先生、獨立非執行董事周美林 先生、周鋭先生及徐錦文先生未能出席本公 司於二零二二年二月十八日舉行的股東特別 大會。

董事委員會

為提高董事會效能以及鼓勵董事會成員積極 參與及作出貢獻,董事會已成立四個董事委 員會分別為執行委員會(「執行委員會」)、審 核委員會(「審核委員會」)、提名及企業管治 委員會及薪酬委員會(「薪酬委員會」),並列 明特定職權範圍以協助各委員會執行職務。 該職權範圍清晰列明該等委員會之職權及職 責,以監督本公司特定方面之事務,並協助 執行董事會之職責,使董事委員會能夠正確 履行彼等的職責。董事委員會向董事會報告 其工作及調查結果。彼等按實際可行情況採 納董事會有關擬定會議時間表及會議進行方 式、會議通告及加載議程項目、保存及提供 會議記錄等之原則、程序及安排。審核委員 會、提名及企業管治委員會及薪酬委員會包 含列明符合企業管治守則之職權範圍均載於 本公司網站及聯交所網站;並不時作出檢 討。每個董事委員會處理事務之法定人數為 兩人。

EC

During FY2022, the EC comprised of all Executive Directors.

The EC meets as and when required to oversee the day-to-day management of the Group and has all the general powers of the Board except those matters specifically reserved for the Board.

The principal duties of EC include:

- managing the business and investments by overseeing the Group's operations, projects, assets and liabilities, budgets, compliance obligations and financial performance in accordance with the policies and directives of the Board;
- making recommendations to the Board as to the Group's overall policies, strategies and financial objectives in the development of its business and ensuring their implementation and execution; and
- providing leadership to staff and management and nominating key personnel and ensuring appropriate levels of authority are delegated to them.

NCGC

During FY2022, the NCGC is chaired by Mr. Zhou Rui, an Independent Non-Executive Director, and comprised another two Independent Non-Executive Directors, namely, Mr. Xu Jinwen and Mr. Zhou Meilin. The NCGC meets at least once a year. As at 31 December 2022, all NCGC members are Independent Non-Executive Directors.

執行委員會

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於二零二二財政年度,執行委員會由全體執 行董事組成。

執行委員會於需要時舉行會議以便監察本集 團日常管理事務並擁有董事會的所有一般權 利,除需要董事會作出決定之特別事宜外。

執行委員會之主要職責包括:

- 透過監察本集團之營運、項目、資產與 負債、預算、守規責任及財務表現,依 照董事會之政策及指示以管理業務及投 資;
- 就本集團業務發展而制定之整體政策、
 策略及財務目標向董事會作出建議,以
 及確保該等建議得以實施及執行;及
- 領導員工及管理層及提名要員及確保授 予彼等適當之權力。

提名及企業管治委員會

於二零二二財政年度,提名及企業管治委員 會由一位獨立非執行董事周鋭先生擔任主 席,另包括兩位獨立非執行董事成員,即徐 錦文先生和周美林先生。提名及企業管治委 員會每年最少舉行一次會議。於二零二二年 十二月三十一日,所有提名及企業管治委員 會成員均為獨立非執行董事。

The principal functions of the NCGC include:

- making recommendations to the Board on all new appointments or reappointments of Directors, the establishment of a succession plan for Directors, in particular the chairman and CEO and the composition of the Board;
- identifying and nominating qualified individuals, subject to the approval of the Board, to be additional Directors or to fill vacancy in the Board as and when they arise;
- reviewing on an annual basis the Board structure, size and composition and the independent element of the Board;
- developing the criteria for selection of Directors;
- assessing the independence of Independent Non-Executive Directors;
- developing and reviewing the Company's policies and practices on corporate governance and make recommendations to the Board;
- reviewing and monitoring the training and continuous professional development of Directors and senior management;
- reviewing and monitoring the Company's policies and practices on compliance with legal and regulatory requirements;
- developing, reviewing and monitoring the code of conduct and compliance manual (if any) applicable to employees and Directors; and
- reviewing the Company's compliance with the CG Code and disclosure in the Corporate Governance Report.

The chairman of the NCGC will report to the Board on its proceedings and recommendations after each meeting.

提名及企業管治委員會之主要職責包括:

- 就新委任或續聘董事、制訂董事繼任計 劃(尤其是主席及行政總裁)及董事會組 合向董事會作出建議:
- 物色及提名合資格之人選(須待董事會 批准)為新增董事或於董事會出現空缺 時填補人選;
- 每年審閲董事會架構、規模及組成以及 董事會之獨立元素;
- 制訂挑選董事之標準;

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- 評估獨立非執行董事之獨立性;
- 擬定及檢討本公司的企業管治政策及實 務守則,並向董事會作出建議;
- 檢討及監察董事及高級管理層的培訓及 持續專業發展;
- 檢討及監察本公司的政策及實務守則, 確保符合法律及監管規定;
- 制訂、檢討及監察僱員及董事的操守準 則及合規手冊(如有);及
- 檢討本公司是否遵守企業管治守則及企 業管治報告披露的資料。

提名及企業管治委員會之主席須於每次會議 後向董事會匯報會議進程及向其作出建議。

During the Year, two meetings were held by the NCGC. Details of the attendance of the NCGC meeting are as follows:

於本年度內,提名及企業管治委員會共舉行 兩次會議。董事出席提名及企業管治委員會 會議之記錄詳情如下:

		Attendance	
Directors	董事	出席次數	
Zhou Rui (Chairman)	周鋭(主席)	2/2	
Xu Jinwen	徐錦文	2/2	
Zhou Meilin	周美林	2/2	

The main works performed by NCGC during the Year included reviewing the structure and composition of the Board, assessing independence of existing Independent Non-Executive Directors and putting forward recommendations to the Board on re-election of retiring Directors as well as reviewing the updated board diversity policy and recommending the same to the Board for approval.

RC

During FY2022, the RC is chaired by Mr. Xu Jinwen (an Independent Non-Executive Director) and comprised two members, namely, Mr. Zhou Rui and Mr. Zhou Meilin. As at 31 December 2022, all RC members are Independent Non-Executive Directors.

The RC consults the chairman and the CEO about its proposals relating to the remuneration of other Executive Directors and has access to professional advice if considered necessary. The principal functions of the RC include:

- recommending to the Board on the Company's policies and structure for the remuneration of the Directors and senior management of the Group;
- recommending to the Board the remuneration packages of all Executive Directors and senior management; and
- reviewing and approving the management's remuneration proposals with reference to the Board's corporate goals and objectives.

The chairman of the RC will report to the Board on its proceedings and recommendations, where appropriate, for the Board' s consideration and/or approval.

提名及企業管治委員會於本年度履行之主要 工作包括檢討董事會的結構和組成、評估現 任獨立非執行董事的獨立性及向董事會建議 重選退任董事與檢討及向董事會建議批准更 新的董事會多元化政策。

薪酬委員會

於二零二二財政年度,薪酬委員會由徐錦文 先生(獨立非執行董事)擔任主席,並包括兩 位成員,即周鋭先生及周美林先生。於二零 二二年十二月三十一日,所有薪酬委員會成 員均為獨立非執行董事。

薪酬委員會就其建議其他執行董事之薪酬事 宜徵詢主席及行政總裁之意見,並可於有需 要時諮詢專業意見。其主要職能包括:

- 就本集團董事及高級管理層薪酬之本公司政策及架構向董事會作出建議;
- 就所有執行董事及高級管理層之薪酬計 劃向董事會作出建議;及
- 根據董事會的企業目的和目標檢討及批 准管理層的薪酬建議。

薪酬委員會主席須向董事會匯報會議進程及 (如適當)向董事會要求對其建議作出考慮 及/或接納。

During FY2022, two meetings were held by the RC. Details of the attendance of the RC meeting are as follows:

於二零二二財政年度,薪酬委員會共舉行兩 次會議。董事出席薪酬委員會會議之記錄詳 情如下:

		Attendance
Directors	董事	出席次數
Xu Jinwen (Chairman)	徐錦文(主席)	2/2
Zhou Meilin	周美林	2/2
Zhou Rui	周鋭	2/2

The main works performed by RC during FY2022 included reviewing the annual remuneration of Directors and senior management and recommending the remuneration of newly appointed Directors to the Board of Directors.

A general description of the Group's emolument policy and long-term incentive schemes as well as the basis of determining the emolument payable to each Directors for FY2022 are disclosed in the sub-section of "Human Resources and Remuneration Policy" in the section of "Management Discussion and Analysis" of this annual report and note 10 to the consolidated financial statements contained in this annual report.

AC

During FY2022, the AC consisted of three Independent Non-Executive Directors, namely, Mr. Zhou Meilin (chairman), Mr. Zhou Rui and Mr. Xu Jinwen. The Board is of the opinion that the majority of the members of the AC possess accounting and financial management expertise or experience required to discharge their duties.

The major duties of AC include:

- considering and recommending the appointment, re-appointment and removal of external auditor;
- approving the remuneration and terms of engagement of external auditor, any questions of resignation or dismissal of that auditor;
- reviewing and monitoring external auditor's independence and objectivity and the effectiveness of the audit process in accordance with applicable standards;

薪酬委員會於二零二二財政年度履行之主要 工作包括檢討董事及高管年度薪酬狀況,及 向董事會建議新任命董事的薪酬。

有關本集團之薪酬政策及長期獎勵計劃以及 釐訂各董事於二零二二財政年度應收薪酬標 準的概括説明載於本年報「管理層討論及分 析」章節下「人力資源及薪酬政策」一節以及本 年報綜合財務報表附註10。

審核委員會

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於二零二二財政年度,審核委員會由三位獨 立非執行董事組成,即周美林先生(主席)、 周鋭先生及徐錦文先生。董事會認為,大部 份審核委員會成員均擁有所需會計及財務管 理專業知識或經驗,以履行彼等之職務。

審核委員會主要職責包括:

- 考慮及建議委任、續聘及罷免外聘核數
 師;
- 批准外聘核數師之薪酬、聘用條款及該 核數師辭任或辭退之任何問題;
 - 根據適用標準審閲及監察外聘核數師之 獨立性及客觀性,以及核數程序之有效 性;

- discussing with external auditor the nature and scope of the audit and reporting obligations before the audit commences;
- developing and implementing policy on the engagement of an external auditor to supply non-audit services and making recommendation of any measures for improvements to be taken;
- monitoring integrity of financial statements, annual and interim reports and reviewing significant financial reporting judgment contained in them. In this regard, the AC reviews the interim and annual financial statements and the annual and the interim reports before submission to the Board, focusing particularly on:
 - (i) any changes in accounting policies and practices;
 - (ii) major judgmental areas;
 - (iii) significant adjustments resulting from audit;
 - (iv) the going concern assumptions and any qualifications;
 - (v) compliance with accounting standards;
 - (vi) compliance with the Listing Rules and other legal requirements in relation to financial reporting; and
 - (vii) any matters that have been raised by the Company's staff responsible for the accounting and financial reporting function or auditors;

- 於開始進行核數前與外聘核數師討論有 關核數之性質及範疇和申報責任;
- 就聘用外聘核數師提供非審核服務制訂 及落實政策,並就需要改善之事宜提出 建議措施;

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- 監察財務報表、年度及中期報告的完整 性,並審閲其所載有關財務申報之重大 判斷。就此而言,審核委員會於遞交董 事會前先行審閲中期及年度財務報表與 年度及中期報告時,尤其集中於以下各 項:
 - (i) 任何會計政策及慣例變動;
 - (ii) 涉及重要判斷的地方;
 - (iii) 因核數所產生之重大調整;
 - (iv) 企業持續經營假設及任何保留意見;
 - (v) 是否遵守會計準則;
 - (vi) 是否遵照上市規則及其他有關財務申報之法例規定;及
 - (vii) 由本公司負責會計及財務申報工 作之員工或核數師所提出之任何 事宜:

- reviewing the Group's financial controls, internal control and risk management systems;
- discussing with the management the system of internal control and ensuring that the management has discharged its duty to have an effective internal control system including the adequacy of resources, qualifications and experience of staff of the Company's accounting and financial reporting function, and their training programmes and budget;
- considering major investigations of findings on internal control matters as delegated by the Board or on its own initiative and management's response to these findings;
- reviewing the internal audit programme, ensuring co-ordination between the internal and external auditors, and ensuring that the internal audit function is adequately resourced and has appropriate standing within the Company and reviewing and monitoring the effectiveness of the internal audit function;
- reviewing the external auditor's management letter, any material queries raised by the auditor to management in respect of the accounting records, financial accounts or systems of control and management's response and ensuring that the Board will provide a timely response to the issues raised;
- reviewing the Group's financial and accounting policies and practices;
- reviewing the arrangements the Group's employees can use, in confidence, to raise concerns about possible improprieties in financial reporting, internal control or other matters. The AC should ensure that proper arrangements are in place for fair and independent investigation of these matters and for appropriate follow-up action; and
- reporting to the Board on matters set out above and to consider other topics, as defined by the Board.

- 檢討本集團之財務監控、內部監控及風 險管理制度;
- 與管理層討論內部監控系統,並確保管 理層履行其職責,以維持有效之內部監 控制度,包括提供足夠資源、聘請具備 足夠資歷之員工負責本公司之會計及財 申報工作以及確保有足夠預算用作該等 員工之培訓計劃;
- 應董事會的委派或主動就有關內部監控 事宜的重要調查結果及管理層對調查結 果的回應進行重大研究:
- 檢討內部審核規劃,確保內部審計部及 外聘核數師通力合作,並確保內部審計 功能有足夠資源運作,且於本公司內有 適當的地位,以及檢討及監控內部審計 職能之有效性;
- 檢討外聘核數師呈交予管理層的函件, 以及核數師就會計記錄、財務賬目或監 控系統向管理層提出任何重大疑問及管 理層之回應,以確保董事會對提出之事 宜及時作出回應;
- 檢討本集團之財務及會計政策與慣例;
- 檢討為本集團僱員所設的保密安排,讓 他們表達關乎財務匯報、內部管控或其 他事宜之可能不當行為的關注疑慮。審 核委員會應確保設有妥當安排公平獨立 調查上述事宜,以及採取適當的跟進行 動;及
 - 就上述各項所載的事宜向董事會匯報, 及研究其他由董事會界定的課題。

The AC has explicit authority to investigate any matter under the scope of its duties and the authority to obtain independent professional advice. It is given full access to and cooperation of the management. It has been provided with reasonable resources to discharge its duties properly. In the course of reviewing the Group's financial information, the AC members liaise closely with the Board and the chief financial officer to gather relevant information.

During FY2022, two meetings were held by the AC. Details of the attendance of the AC meetings are as follows:

審核委員會具有明確權力,按其職責範圍調 查任何事宜及有權獲取獨立專業意見,並獲 管理層提供全面的支持及通力合作。審核 委員會獲提供合理的資源,以妥為履行其職 務。在審閱本集團之財務資料的過程中,審 核委員會與董事會及財務總監緊密聯繫以取 得有關資料。

審核委員會於二零二二財政年度舉行兩次會 議。審核委員會會議之出席記錄詳情如下:

Directors	董事	Attendance 出席次數
Zhou Meilin (Chairman)	周美林(主席)	2/2
Xu Jinwen	徐錦文	2/2
Zhou Rui	周鋭	2/2

The major works performed by the AC during FY2022 included the review and consideration of significant accounting and audit issues arising from annual audit of the Group's financial statements; budget; periodic reports from internal audit department; internal audit plan; external auditor's audit and non-audit fees.

Full minutes of the AC are kept at the Board office. Draft and finalised minutes of the AC meetings are circulated to all members of the AC for their comment and records respectively, in both cases within reasonable time after the conclusion of the meetings.

Securities Transactions by Directors and Officers

The Company has adopted a code of conduct by Directors and officers of the Group on terms no less favourable than the standards set out by the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") contained in Appendix 10 to the Listing Rules.

Having made specific enquiries to all Directors, save as disclosed above, all Directors confirmed that they had complied with the required standards set out in the Model Code throughout FY2022.

於二零二二財政年度,審核委員會履行之主 要工作包括審閱及考慮年度審核本集團財務 報表所產生之重大會計及審核事宜;預算 案;內部審計部之定期報告;內部審核計 劃;外聘核數師之審核及非審核費用。

審核委員會之詳盡會議記錄存置於董事會辦 公室,審核委員會會議記錄之草稿及最終 稿,於會議結束後一段合理時間內傳遞予全 體審核委員會成員,以供彼等提出意見及存 檔。

董事及高級職員進行證券交易

本公司已採納本集團董事及高級職員的行為 守則,其條款並不較上市規則附錄十所載上 市發行人董事進行證券交易的標準守則(「標 準守則」)之條款寬鬆。

向全體董事作出特定查詢後,除上文所披露 者外,全體董事確認彼等已於整個二零二二 財政年度遵守標準守則所載之標準。

The Board members have been reminded of their obligation to comply with the Model Code.

Directors as well as officers of the Company who are in possession of unpublished inside information in relation to the Company or its shares are prohibited from dealing in shares of the Company and are also prohibited from dealing in shares during the black-out period.

INSURANCE

Pursuant to code provision C.1.8 of the CG Code, the Company should arrange appropriate insurance cover in respect of legal action against the Directors. During FY2022, no such insurance cover has been arranged for the Directors due to the insurance company refusing to provide service within the Company's budget. The management of the Group believe that all potential claims and legal actions against the Directors can be handled effectively, and the possibility of actual lawsuits against the Directors is remote. The Company will consider making insurance arrangement when a quote within the Company's budget is available. The Company will continue to review and enhance its corporate governance practices to ensure compliance with the CG Code.

ACCOUNTABILITY AND AUDIT

Financial Reporting

The Directors acknowledge their responsibility for preparing the financial statements which give a true and fair view of the state of affairs and results of the Company and of the Group. Their responsibilities have also been stated in the section headed "Independent Auditor's Report" contained in this annual report. In preparing the financial statements for FY2022, the Directors have selected suitable accounting policies and applied them consistently and made accounting judgments and estimates that are prudent and reasonable in the circumstances. With the assistance of the finance department, the Directors ensure that the financial statements of the Group are prepared in accordance with statutory requirements and appropriate financial reporting standards.

Management recognises the importance of providing the Board with appropriate and relevant information on an accurate and timely basis. Quarterly business review and financial reports comparing the Group's actual performance with budget and highlighting major relevant issues are provided to the Board to enable it to make an informed assessment on the Group's performance, position and prospects. Under the CG Code, monthly updates are required to be provided to all Directors.

董事會成員獲提醒其有義務遵守標準守則。

被視為知悉有關本公司或其股份未經公佈內 幕消息數據之本公司董事及高級職員禁止買 賣本公司股份,亦禁止於禁售期間買賣股份。

保險

根據企業管治守則守則條文第C.1.8條,本公 司應就董事可能會面對的法律行動作適當的 投保安排。於二零二二財政年度,由於保險 公司拒絕在本公司預算範圍內提供服務,故 概無為董事安排此類保險。本集團管理層相 信,針對董事的所有潛在索償及法律訴訟均 可有效處理,而針對董事提出實際訴訟的可 能性甚微。本公司將在獲得符合本公司預算 的報價時考慮作出保險安排。本公司將繼續 檢討及加強其企業管治常規,以確保符合企 業管治守則。

問責及審核

財務匯報

董事知悉其責任乃編製反映本公司及本集團 真實公平事務狀況及業績之財務報表。彼等 之責任亦於本年報之「獨立核數師報告」一節 內提及。於編製二零二二財政年度之財務報 表時,董事已挑選適合之會計政策及貫徹應 用,並作出審慎合理之判斷及估計。在財務 部協助下,董事確保本集團之財務報表乃根 據法例規定及適當財務報告準則而編製。

管理層認同在準確與及時的基準上向董事會 提供適當及相關之數據的重要性。董事會獲 提供季度業務回顧及財務報告(載有本集團 實際表現與預算案之比較及主要相關事項擇 要),使其對本集團之績效、情況及前景能作 出知情評估。根據企業管治守則,每月需向 所有董事提供更新數據。
The Board endeavours to ensure a balanced, clear and understandable assessment of the Group's position and prospects to extend to the Group's financial reporting including annual and interim reports, other price-sensitive announcements and other financial disclosures required under the Listing Rules, and reports to regulators as well as information required to be disclosed pursuant to statutory requirements.

The Company publishes its interim and annual financial results and reports in accordance with the requirements under the Listing Rules.

External Auditor and Auditor's Remuneration

The external auditor of the Company is Forvis Mazars CPA Limited ("Forvis Mazars") (formerly known as Mazars CPA Limited). The AC is responsible for considering the selection, appointment, resignation or dismissal of external auditors. The Board has no disagreement with the AC's view on the re-appointment of external auditor.

The statement of Forvis Mazars, the independent auditor of the Company, regarding their reporting responsibility on the financial statements of the Group for FY2022 is set out in the section headed "Independent Auditor's Report" contained in this annual report. Representatives from Forvis Mazars met up with the AC in meetings to answer questions.

For FY2022, fees paid or payable to the auditor of the Company, Forvis Mazars, by the Group are as follows:

董事會致力確保對本集團之狀況及前景作出 客觀、明確及可理解之評估,並將範圍擴大 至本集團之年度及中期報告財務申報、其他 涉及股價敏感資料的公佈、其他根據上市規 則須予披露之財務資料、致監管機構之報告 書以及法定須予披露之其他數據。

本公司遵照上市規則之規定刊發中期及全年 財務業績及報告。

外聘核數師及核數師酬金

本公司之外聘核數師為富睿瑪澤會計師事務 所有限公司(「富睿瑪澤」)(前稱為中審眾環 (香港)會計師事務所有限公司)。審核委員會 負責考慮甄選、委任、離任及罷免外聘核數 師等事宜。董事會於續聘外聘核數師一事並 無與審核委員會持不同意見。

本公司獨立核數師富睿瑪澤對其就本集團二 零二二財政年度財務報表承擔之報告責任所 作聲明載於本年報之「獨立核數師報告」一節 內。富睿瑪澤之代表與審核委員會成員會面 以回答問題。

於二零二二財政年度,本集團已付或應付本 公司核數師富睿瑪澤之費用如下:

		2022	2021
		二零二二年	二零二一年
		HK\$ million	HK\$ million
		港幣百萬元	港幣百萬元
– Audit services	一審核服務	1.25	1.2
– Non-audit services	一非審核服務	_	0.2
		1.25	1.4

Risk Management and Internal Controls

The Board is responsible for maintaining a sound and effective risk management and internal control systems of the Group, and for reviewing their design, operational adequacy and effectiveness.

The Group's risk management and internal control systems encompass their policies, processes, tasks, and other aspects of the Group that taken together:

- facilitate their effective and efficient operation by allowing it to respond appropriately to significant business, operational, financial, compliance and other risks with a view to achieving business objectives. This includes the safeguarding of assets from inappropriate use or from loss and fraud and ensuring that liabilities are identified and managed;
- help ensure maintenance of proper accounting records for the provision of reliable financial information for internal or external reporting; and
- help ensure compliance with relevant legislation and regulations, and also with internal policies with respect to the conduct of business.

The risk management and internal control systems are designed to provide reasonable, but not absolute, assurance of no material misstatement or loss and to manage rather than eliminate risks of failure in operational systems and achievement of the Group's objectives.

The key procedures that the Board established to provide effective risk management and internal controls are as follows:

 A distinct organisation structure exists with defined lines of authority and responsibilities. Division/department heads are involved in preparing the strategic plan which lays down the corporate strategies to be pursued in the coming year for achieving the annual operating plan and the annual operational and financial targets. Both the strategic plan and the annual operating plan lay down the foundation for the preparation of the annual budget by which resources are allocated in accordance with identified and prioritised business opportunities. The annual operating plan is submitted for approval by the EC subject to regular review. The strategic plan is presented to the Board by management subject to regular review and the annual budget is approved by the Board yearly;

風險管理及內部監控

董事會負責維護本集團健全及有效的風險管 理及內部監控制度,並審查有關設計、操作 的充分性和有效性。

本集團之風險管理及內部監控制度包含其政 策、程序、工作,連同本集團其他範疇,旨 在:

- 容許其適當地於重大業務、營運、財 務、合規及其他風險等方面作出意見, 促進營運之效率及成效以達到業務目 標。此包括保障資產免受不適當的使用 或損失及詐騙,並且保證責任得以確定 及處理;
- 確保保存妥當的會計記錄以提供可靠之 財務數據供內部使用或對外匯報;及
- 確保遵守相關法例及規定,以及有關工 作方式遵守內部政策。

風險管理及內部監控制度乃為合理但非絕對 地確保防範重大錯誤陳述或損失,以及旨在 管理而非消除營運制度失當之風險,以達致 本集團之目標。

董事會為提供有效風險管理及內部監控而制 訂之主要程序如下:

訂定一個權力範圍與責任界定清楚的企業架構。分部/部門主管參與準備策略性計劃,當中列出來年須跟隨之企業策略以達成年度營運計劃及年度營運與財務目標。策略性計劃及年度營運計劃均為準備年度預算案之基礎,其按既定及優先的商業契機分配資源。該年度營運計劃已經由執行委員會提交供批准並須定期進行檢討。策略性計劃已經由管理層向董事會匯報並須定期進行檢討;而年度預算案則由董事會每年批准;

- A comprehensive monthly management reporting system is in place providing financial and operational performance indicators to the management, and the relevant financial information for reporting and disclosure purposes. Variances against budgets are analysed, and explained, and appropriate actions are taken, if necessary, to rectify deficiencies noted; and
- System and procedures are in place to identify, measure, manage and control risks including legal, credit, market, operational, environmental, behavioral and system risks that may have an impact on the Group.

The Group's internal audit department ("IA") performs audit reviews of the risks and key controls of the Group. IA plays an important role in monitoring the Group's internal governance, evaluating the quality of the risk management and internal control systems and informing the Board whether sound risk management and internal control systems are maintained and operated by the management in compliance with agreed processes and standards. To preserve the independence of the internal audit function, the head of IA reports directly to the AC on audit matters and to the CEO on administrative matters.

Using a risk management-based approach audit, IA plans its internal audit projects annually in consultation with, but independent of, management. The audit methodology and process adopted by IA include understanding and analysing the business, determining risk areas within key processes; analysing and evaluating the process control effectiveness and communicating results and follow up. Independent reviews of different financial, business and functional operations and activities will be conducted with audit resources being focused on higher risk areas. Ad-hoc reviews will also be conducted on areas of concern identified by the AC and the management.

The Company has established written policies and procedures on daily operations, covering process flow, methodology adopted, reviewing process and reporting system. Division/ department heads will be notified of the control deficiencies noted for rectification, and IA will follow up with the implementation of audit recommendations. Significant internal control weaknesses are brought to the attention of the AC and if necessary to the Board, and to the senior management for remedial actions.

- 訂立每月詳細的管理匯報制度,以向管 理層提供財務及營運表現指標,並提供 財務資料,供有關匯報及披露用途。對 預算差異作出分析及闡釋,並於有需要 時採取適當之行動以彌補所知之不足; 及
- 訂立制度及程序以識別、衡量、管理及 監控可能影響本集團之法律、信貸、市 場、營運、環境、行為及制度等風險。

本集團內部審計部(「內部審計部」)就本集團 之風險及主要監控進行審核檢討。內部審計 部於監察本集團內部管治上、評估風險管理 及內部監控制度質素及向董事會匯報管理層 是否已遵照協定之程序及標準維持及實施妥 善之風險管理及內部監控制度上擔當重要角 色。為保留內部審計功能之獨立性,內部審 計部主管直接向審核委員會匯報有關審核事 宜及向行政總裁匯報行政事宜。

內部審計部採用風險管理為本之審核方法, 規劃其年度內部審核規劃(會諮詢但獨立於管 理層)。內部審計部所採納之審核方法及程序 包括理解及分析業務、在主要程序上決定風 險範圍、分析及評估程序監控之有效性及傳 達結果與跟進。不同之財政、業務、功能運 作及活動之獨立檢討將配合審核資源進行, 並集中於高風險之範圍。倘審核委員會及管 理層識別出值得關注之事宜,亦會以專責方 式進行檢討。

本公司已為日常經營、流程、採用方法、評 核流程及匯報制度製定列明的政策及程序。 分部/部門主管將獲通知監控不足之處以進 行修正,而內部審計部將跟進落實審核建議 之事宜。重要之內部監控不足將提呈審核委 員會請予注意(及如有需要提呈予董事會), 及高級管理層以作出補救行動。

During the Year, the Board, through the AC, has conducted reviews on a regular basis, of the effectiveness of the Group's risk management and internal control systems covering all material controls, including financial, operational and compliance controls, and risk management functions and gave due deliberation/consideration to the adequacy of resources, staff qualifications and experience of the accounting and financial reporting function.

Furthermore, the whistleblowing policy has been adopted by the Board for the Group's employees, customers and suppliers to raise concerns, in confidence, about possible improprieties in any matters related to the Group.

COMMUNICATION WITH SHAREHOLDERS AND SHAREHOLDERS' RIGHT

Shareholders Communication

The Company strives to convey to shareholders pertinent information in a clear, detailed, timely manner and on a regular basis and to take into consideration their views and inputs, and address shareholders' concerns. Their views are communicated to the Board as a whole.

The Company communicates with its shareholders through the publication of annual and interim reports, results announcements, other announcements and documents required to be published pursuant to the Listing Rules, and press releases. All shareholders' communications are also available on the Stock Exchange's website at www.hkex.com.hk or the Company's website at www.idt-hk.com.

The AGM of the Company provides a useful forum for shareholders to exchange views with the Board. The chairman of the Board as well as chairmen of AC, NCGC and/or RC, or in their absence, members of the Board Committees are generally available to answer shareholders' questions.

Separate resolutions are proposed at general meetings on each substantially separate issue, including the election of individual directors. Votes cast on each resolution at the general meetings are properly counted and recorded.

At each general meeting, the shareholders will be informed of the detailed procedures for conducting a poll and answers will be provided if there are any questions from the shareholders. The poll results are posted on the Stock Exchange's website and the Company's website. 於本年度內,董事會已通過審核委員會定期 對本集團風險管理及內部監控制度的有效性 (涵蓋所有重大監控、包括財務、營運及合規 監控,以及風險管理程序)進行檢討,並對資 源、員工在會計及財務匯報的合適性及經驗 作謹慎考慮。

再者,董事會採納了舉報政策以讓本集團之 僱員、顧客及供貨商對本集團任何可能處理 不當之事宜提出保密舉報。

與股東之溝通及股東權益

股東溝通

本公司致力向股東傳達明確、詳盡、適時及 定期之相關數據,並考慮彼等之意見及建議 以及處理股東關注之事宜。彼等之意見會整 體向董事會傳達。

本公司透過刊發年報、中期報告、業績公 佈、根據上市規則須刊發的公佈及文件,及 新聞稿與股東溝通。所有與股東之通訊亦載 於聯交所網站www.hkex.com.hk或本公司網站 www.idt-hk.com。

本公司股東週年大會為股東與董事會交換意 見之有用論壇。董事會主席以及審核委員 會、提名及企業管治委員會及/或薪酬委員 會之主席(如彼等缺席,則董事委員會成員) 通常會出席回答股東之問題。

每一個實質上獨立之個別事項(包括推選個別 董事)均以獨立決議案提呈於股東大會上。股 東大會上對每項決議案的票數均獲妥為點算 及記錄在案。

在每一個股東大會上,股東將獲通知有關投 票表決之詳細程序。股東如有任何提問亦將 獲得解答。投票結果會於聯交所網站及本公 司網站公佈。

PROCEDURES FOR SHAREHOLDERS TO CONVENE A SPECIAL GENERAL MEETING ("SGM")

The Directors of the Company, notwithstanding anything in its Bye-Laws shall, on the requisition of shareholders of the Company holding at the date of the deposit of the requisition not less than one-tenth of such of the paid-up capital of the Company as at the date of the deposit carries the right of voting at general meetings of the Company, forthwith proceed duly to convene a SGM of the Company.

The requisition must state the purposes of the meeting, and must be signed by the requisitionists and addressed to the company secretary and deposited at the Company's principal place of business in Hong Kong.

The request will be verified with the Company's share registrars and upon their confirmation that the request is proper and in order, the company secretary will ask the Board to include the resolution in the agenda for the SGM.

If the Directors do not within twenty-one days from the date of the deposit of the requisition proceed duly to convene a meeting, the requisitionists, or any of them representing more than one half of the total voting rights of all of them, may themselves convene a meeting, but any meeting so convened shall not be held after the expiration of three months from the said date.

Procedures for Shareholders to Put Forward Proposals at General Meetings

Shareholders who want to put forward proposals at an AGM or SGM should submit a written notice of those proposals with their detailed contact information to the company secretary at the Company's principal place of business in Hong Kong. The request will be verified with the Company's share registrars and upon their confirmation that the request is proper and in order, the company secretary will ask the Board to include the resolution in the agenda for the general meeting.

股東召開股東特別大會(「股東特別大 會」)之程序

即使本公司章程細則另有任何規定,本公司 董事須於收到本公司股東(該等股東於送達要 求日期當日持有本公司截至該日附帶本公司 股東大會投票權的實繳股本不少於十分之一) 要求時,立即著手正式召開本公司之股東特 別大會。

該要求須述明有關會議之目的,並須由要求 人簽署及送達本公司之香港主要營業地點交 予公司秘書。

本公司會向本公司之股份過戶登記處核實該 要求,於獲得股份過戶登記處確認為正式及 妥為提交之要求後,公司秘書將要求董事會 在股東特別大會的議程內加入有關決議案。

倘董事於上述要求之送達日期二十一日內並 無正式召開會議,要求人(或代表要求人總投 票權超過一半以上之任何要求人)可自行召開 會議,惟所召開之任何會議不得於上述日期 起計三個月屆滿後舉行。

股東於股東大會作出提案之程序

股東若要在股東週年大會或股東特別大會上 提出提案,須書面提交該等提案,並連同詳 細聯絡資料,送達本公司之香港主要營業地 點交予公司秘書。本公司會向本公司之股份 過戶登記處核實該要求,於獲得股份過戶登 記處確認為正式及妥為提交之要求後,公司 秘書將要求董事會在股東大會的議程內加入 有關決議案。

Procedures for Shareholders to Send Enquiries to the Board

Shareholders' enquiries must be in writing setting out their contact information and addressed to the company secretary and deposited at the Company's principal place of business in Hong Kong at Unit 612, 6/F, Bank of America Tower, 12 Harcourt Road, Central, Hong Kong.

COMPANY SECRETARY

The company secretary reports to the Board and is responsible for assisting the Board to follow the Board procedures and policies. Mr. Chen Kun, the Company Secretary of the Company during FY2022, had attended relevant professional seminars to update his knowledge and skills. He had complied with the Listing Rules and taken no less than 15 hours of relevant professional training.

INVESTOR RELATIONS

The Board recognises that effective communication to investors is the key to establishing investor confidence and attracting new investors.

Measures taken by the Group include:

- Annual and interim reports are prepared and issued to all shareholders. All results announcements and reports are posted on the Stock Exchange's website and the Company's website.
- The Group regularly releases corporate information such as awards received, product launches and the latest news of the Group's developments on the Company's website. The public are welcome to give their comments and make their enquiries through the Company's website and the management will provide their prompt response.
- The constitutional documents of the Company can be found on the websites of the Company and the Stock Exchange and there is no change in the Company's constitutional documents during the period under review.

股東向董事會查詢之程序

股東提出的查詢須以書面方式連同查詢人之 聯絡資料送達本公司之香港主要營業地點交 予公司秘書,地址為香港中環夏慤道12號美 國銀行中心6樓612室。

公司秘書

公司秘書向董事會呈報並負責協助董事會遵 循董事會程序及政策。於二零二二財政年 度,本公司公司秘書陳坤先生已出席多個相 關的專業講座,以更新其知識及技能。彼已 遵守上市規則之規定及接受不少於15小時的 相關專業培訓。

投資者關係

董事會深知與投資者之有效溝通,乃建立投 資者信心及吸引新投資者之關鍵。

本集團所實行之有關舉措包括:

- 本集團編製年度及中期報告,並刊發予 全體股東。所有業績公佈及報告均載於
 聯交所網站及本公司網站。
- 本集團定期於本公司網站公佈公司資 料,例如其所獲得獎項、產品推出情況 及本集團發展之最新消息等。本集團歡 迎公眾人士透過本公司網站提出意見及 查詢,管理層將會迅速跟進。
- 本公司之憲章文件可於本公司及聯交所 網站查閱。於回顧期內,憲章文件並無 任何變動。

The Group complies with the requirements of the Listing Rules of the Stock Exchange. During the Year, it was committed to raising the environmental, social and governance of the Group to a higher level, and hereby presents its Environmental, Social and Governance Report for the Year prepared in accordance with the Environmental, Social and Governance Reporting Guide contained in Appendix 27 of the Listing Rules.

I. SCOPE

This report is focused on reporting the performance of the Group in promoting corporate social responsibility during the period from 1 January 2022 to 31 December 2022, mainly including the disclosure of the policies and practices which are of material concern to key social institutions and individuals, including investors, employees, customers, government, suppliers and contractors, communities and the public (the "stakeholders") as well as the key performance indicators, covering the two business segments owned by the Group, and the daily operations of the Group's Hong Kong office and Shenzhen factory.

The Shenzhen factory was suspended with effect from 5 March 2022, the tenancy of factory was terminated on 31 May 2022.

本集團遵守聯交所上市規則之要求,於本年 度內,致力於將本集團的環境、社會及管 治提升至更高水平,並按照上市規則附錄 二十七《環境、社會及管治報告指引》刊發本 集團於本年度之環境、社會及管治報告。

I. 範圍

本報告重點匯報本集團於二零二二年一 月一日至二零二二年十二月三十一日期 間在推行企業社會責任方面之表現,主 要囊括與主要社會機構及個體,包括投 資者、僱員、客戶、政府、供應商及承 包商、社區及公眾(「權益人」)重要相關 的政策常規及關鍵績效指標披露,其中 涵蓋本集團所擁有的兩個業務分部,與 本集團旗下香港辦公室及深圳工廠之日 常營運。

深圳工廠自二零二二年三月五日起停 產,而工廠租賃於二零二二年五月 三十一日終止。

COMMUNICATION WITH STAKEHOLDERS 2.

權益人的參與 2.

The Group has established various channels to allow stakeholders to participate in the Company's operations, and to understand and monitor the Company's operating conditions, so as to promote the formation of a community of harmony and common interest between the Group and stakeholders and realise maximum comprehensive social interest, which includes optimal corporate revenue. Stakeholders can participate in the Company's operations through the following channels:

本集團為權益人開放多種管道參與到本 公司運營中,了解和監督本公司的運營 狀況,意在營造一個和諧共榮的利益共 同體,促進本集團與權益人的和諧共 榮,實現包括企業收益最大化在內的社 會綜合效益最大化。權益人可從以下途 徑參與本公司的運營:

Stakeholders 權益人	Key targets and interests 主要目標及關注點	Channels and means of communication and participation 溝通參與方式和管道	Company measures 公司措施
Shareholders and investors	Robust operations, revenue and returns, protection of shareholders' interest, true, accurate and timely disclosure of information.	General meetings, investors' conferences and site visits, disclosure of information (including financial statements) and contact information of the Company.	Publication of notifications and resolutions of the shareholders' meetings and disclosure of information of the Company in accordance with rules; organisation of various investor activities to enhance investor recognition; publication of the Company's contact
股東及投資者	穩健運營,收益回報,股東權 益保護,信息披露真實、準 確、及時。	股東大會,投資者諮詢和考察, 信息披露(含財務報表)及公司聯 繫方式。	information on the Company's contact information on the Company's website and reports, and ensuring communication channels remain smooth. 按規定發佈股東大會通知和議案,披露公 司信息。開展多種形式的投資者活動,提 高投資者的認可度。在網站和報告中公開 公司聯繫方式,並確保各種溝通管道暢 通。

Stakeholders 權益人	Key targets and interests 主要目標及關注點	Channels and means of communication and participation 溝通參與方式和管道	Company measures 公司措施
Employees	Protection of basic rights, welfare and remuneration, work environment, development opportunities, occupational health and safety, realisation of self-worth.	Workers union, communication channels between employees and management, feedback boxes, staff activities, training and education.	Establishment of workers union to provide workers with a platform to communicate; payment of salaries and benefits in full and on time; payment of social security insurance in accordance with law; provision of a healthy and safe working environment; establishment of a fair promotion mechanism; caring about our employees, organising employee activities, trainings and learning activities.
員工	基本權益保障,福利薪酬待 遇,工作環境,發展空間,職 業健康與安全,自我價值實現。	工會,員工與管理層溝通管道, 意見箱,員工活動,培訓與學 習。	成立工會組織,提供員工交流平台;及時 足額發放薪酬福利,依法繳納社會保險; 提供健康、安全的工作環境;建立公平的 晉升機制;關愛員工,説明困難職工,組 織員工活動,培訓與學習。
Customers	Guarantee product quality and delivery, long-term stable cooperation.	Regular visits and communication. Strengthening of quality control, assurance of steady production and smooth logistic process; provision of adequate products; entering into long term sales agreements with customers.	A central email system, Red-Mine, has been implemented throughout the Group, to improve email communication and follow-up efficiency, and a technical study into an automatic reply smart service for our customer email mailbox is in progress.
客戶	產品質量和供貨保證,長期穩 定合作。	定期拜訪,保持日常溝通。加強 質量管理,保證生產穩定和運輸 通暢,提供足量產品,與客戶簽 訂長期銷售協議。	集團各地已統一使用中央電郵系統Red- Mine以提升電郵溝通及跟進效率,並正進 行在顧客電郵信箱加入自動回復之智慧服 務方面的技術研究。

Stakeholders 權益人	Key targets and interests 主要目標及關注點	Channels and means of communication and participation 溝通參與方式和管道	Company measures 公司措施
Government	Lawful operations, payment of tax in accordance with the law, production safety, fulfilment of social responsibility.	Site visits, inspections, work conference and discussion, work reports, submissions and approvals.	Conduction of operation in accordance with the law; compliance management, payment of tax in accordance with the law; strengthening of the Company's safety management; acceptance of government supervision, inspection and examination in accordance with regulations, active assumption of social responsibilities.
政府	合法經營,依法納税,安全生 產,履行社會責任。	現場視察、檢查,工作會議研 討,工作報告、報送、審批。	合法經營,合規管理、依法納税,加強公 司安全管理:按規定接受政府監督、檢查 及現場考察,積極承擔社會責任。
Suppliers and contractors	Fair bidding, long-term stable cooperation and timely payment.	Public bidding meetings and business meetings, regular communications.	Fair bidding, selection by merit, performance of contractual obligations, strengthening of regular communications, maintenance of long term cooperation with quality suppliers and contractors.
供貨商、承包商	公平招標,長期穩定合作,按 時付款。	招投標會議,洽談會,日常溝 通。	公平招標,擇優選擇,按約履行合同,加 強日常交流,與優質供貨商和承包商保持 長期合作。
Community and the public	Job opportunities, community development, ecological environment, compensation and assistance.	Co-hosting of community activities, charity, volunteer service and co-construction of the community.	Promotion of community building and development, provision of volunteer service, establishment of communication channels for the community and the community members; hosting of community activities, promotion of
社區與公眾	就業機會,社區發展,生態環 境,補償與援助。	共辦社區活動,慈善援助,志願 者服務,社區共建活動。	the building of harmonious community. 促進社區建設和發展,提供志願者服務, 開放與社區和社區成員的溝通管道;共辦 社區活動,促進建設和諧社區。

3. ENVIRONMENTAL, SOCIAL AND GOVERNANCE PERFORMANCE

3.1 Environment

3.1.1 Emissions

Responding actively to the global trend of emission reduction, the Group is committed to minimising release of greenhouse gases, wastewater, solid wastes and other pollutants in its daily operations. Therefore, a series of environmental policies have been developed to strengthen the control of emissions, including:

Waste reduction

Most of the electronic waste generated in the manufacturing process, including the scrapped circuit boards, scrapped parts and malfunctioned components, are returned or handled directly by recycling companies. At the same time, the Group continues to seek improvements in the manufacturing process and technology in order to increase productivity and reduce generation of scrapped electronic products and parts during the production process.

To reduce the generation of waste from factory logistics, the application of reusable boxes has been increased, reducing waste generated from the use of easily damaged logistics equipment made of paper or plastic.

The Group conducts waste categorisation for proper disposal. Recyclables are identified and sorting bins are placed while waste sorting training programmes are conducted to encourage employees to actively participate in waste recycling.

Electronic products involve application of batteries. The Group understands the far-reaching impact of batteries on the environment and therefore has designated old battery collection locations to promote appropriate handling and recycling of disposed batteries.

3. 環境·社會及管治表現

3.| 環境

3.1.1 排放物

集團積極響應全球關注的減排趨勢,在日常營運中致力避免產生 溫室氣體、廢水、固體廢物等污 染物,故制定了一系列的環保政 策加強排放物控制,其中包括:

減少廢棄物

集團在製造業務上產生的電子廢 品,包括報廢的電路板,零部 件,壞掉的部件,大部分都會安 排退貨或者直接由回收商回收, 同時不斷尋求完善製造過程及技 術,以提高生產效益,減少在生 產過程中報廢的電子產品及部件。

為了減少在工廠物流中所產生的 廢棄物,增加周轉箱的應用,減 少因採用紙質或塑料等容易損毀 的搬運工具而產生的廢棄物。

集團會對不同的廢棄物分類作合 適的處理,確認可回收的廢物, 並設立分類垃圾桶,舉辦垃圾分 類培訓活動以鼓勵員工積極參與 回收廢棄物。

電子產品涉及不少電池的應用, 集團了解電池對環境的深遠影 響,因此設立廢舊電池回收處, 且倡導廢舊電池回收處理。

Other than used batteries, the Group is also concerned with waste cardboard. Therefore, recycling bins have been set up and recycling companies have been engaged to handle waste papers.

The Group regularly evaluates the production process to find out the sources of hazardous wastes, and defines action plans to reduce these wastes. The Group also put labels to differentiate hazardous and non-hazardous wastes to facilitate hazardous wastes being handled properly by the qualified service providers.

Currently, the hazardous wastes produced by the Group include used batteries, sewage sludge, oil rags and contaminated gloves; whereas nonhazardous wastes mainly include disposed capsules and carton wastes.

Due to the impact of the COVID-19 and the suspension of the Group business in March 2022, the Group was unable to collect accurate information regarding the results for the waste reduction. The Group will disclose relevant information once its operations have returned to normal.

Reduction of wastewater discharge

The Group's factory in Shenzhen discharges both industrial and domestic wastewater. The factory has installed sewage treatment facilities to reduce the pollutants in the wastewater, and has additional facility for re-use of the treated wastewater. This approach not only reduces wastewater discharge but also helps the Group to use less fresh water.

除了廢電池,集團亦關注紙箱的 廢棄,故增設回收箱收集廢紙, 並安排回收商前來處理。

集團定期評估生產流程,找出有 害廢棄物產生的源頭,制定減少 有害廢棄物的行動計劃:並且將 有害廢棄物及無害廢棄物作不同 標識,以便安排有害廢棄物交由 合資格的服務商適當地處置。

目前集團業務所產生的有害廢棄 物包括廢電池、廢水處理後的污 泥、油抹布、用後受污染的手套 等,而一般的無害廢棄物主要為 廢膠囊、廢棄包裝箱等。

由於受COVID-19影響及集團業務 於二零二二年三月暫停,本集團 未能收集有關減廢業績的精確資 料。集團將於業務恢復正常後披 露相關資料。

減少廢水排放

集團在深圳的工廠業務會產生工 業廢水及生活廢水,工廠已建設 污水處理設備以減少廢水內的污 染物,還增加設備把經處理後的 廢水再循環使用,在減少廢水排 放的同時為集團節省用水量。

Reduction of greenhouse gas (GHG) emission

The Group seeks to adopt renewable or other clean energy in replacement of coal combustion facilities in order to reduce the generation and emission of sulphur and nitrogen oxides. In addition, the Group actively implements other administrative means to reduce GHG emissions, including:

Reduction of business trips

The Group thoroughly understands that business trips increase energy consumption and lead to an increase in GHG emissions; therefore, the Group actively decreases the number of business trips to reduce GHG emissions, and switches to other effective communication methods, including avoidance of long-distance meetings which are replaced with telephone and/or video conferences, as well as using bulk courier service instead of conducting delivery ourselves to reduce GHG emissions from additional traffic.

Sourcing from local suppliers

Similar to business trips, sourcing with non-local suppliers requires additional transportation which increases energy consumption and GHG emissions. Preference is given to local suppliers as long as they meet the Group's requirements. In each procurement process, the Group will firstly consider and invite local suppliers to provide quotations and product information, and then giving balanced consideration to factors such as raw material quality, cost and environmental protection. Non-local procurement will be considered only when the local suppliers fail to meet the relevant conditions.

減少溫室氣體排放

集團尋求採用可再生或其他潔淨 能源,代替燃煤設備,減少硫化 物、氮氧化物的產生和排放。此 外,集團積極以其他行政手段減 少溫室氣體的排放,包括:

減少商務出差

集團深切理解商務出差會增加能 源消耗,導致溫室氣體排放的增 加,故積極減少公幹次數,降低 因公幹而導致的溫室氣體排放, 改用其他有效的溝通方法,包括 避免舉行長途會議,以電話及/ 或視像會議取代,並且以速遞集 體寄送物料以取代自行送貨,致 力減少由額外交通造成的溫室氣 體排放。

支持本地供貨商採購

採用非本地供貨商須要額外的運 輸過程,情況如同商務出差,對 應增加能源消耗及溫室氣體的排 放,故在符合集團要求的條件 下,優先選用本地供貨商。在每 次的採購過程,集團會先考慮及 邀請本地供貨商作報價及提供產 品數據,集團會平衡地考慮原料 質量、成本、環境保護等因素, 只有在本地供貨商供貨不符合相 關條件時,才考慮非本地採購。

Environmental education

The Group understands the long-term impact of the electronics industry on the environment, and hence has taken on an active role in the supply chain to promote the importance of emission reduction. The Group has established environmental management measures for suppliers to follow, including: for all vehicles that enter the Group's premises, engines must be turned off and may not be kept idle which emits exhaust within the factory's premises; the exhaust emissions need to comply with the environmental requirements; all persons within the factory's premises shall abide by the requirements such as waste classification, no littering and no smoking. In addition, the Group requires chemical suppliers and transporters to ensure that chemicals are protected against leakage before arrival and the packaging, containers and labels of chemicals must comply with the relevant regulatory requirements; and the supply of materials, semi-finished products and finished products shall not contain any intentional or unintentional addition of flammable and explosive substances.

The Group also incorporates the concept of environmental protection into employee's annual training program to enhance their environmental awareness. Environmental training topics include RoHS, ISO14001 environmental awareness, waste classification, chemical safety and so on. For key positions such as manufacturing and cleaning, trainings are provided to new employees of each month to ensure that they can classify and identify hazardous and non-hazardous wastes as well as arrange the qualified recycling companies for handling.

During the reporting period, the Group did not have any non-compliance incidents of environmental legislations. Due to the impact of the COVID-19 and the suspension of the Group business in March 2022, the Group was unable to collect accurate information regarding the emission volumes of GHG. The Group will disclose relevant information once its operations have returned to normal.

環保教育

集團明白電子產業對環境的長遠 影響,故在供應鏈中擔當積極的 角色,致力推廣減排的重要性, 制定了環境管理措施要求供貨商 遵守,包括:凡進入集團內的車 輛,停車後必須熄匙,不得保持 引擎轉動並在廠區內排放廢氣; 尾氣的排放量須符合環保要求; 進入廠區所有人員必須遵守垃圾 分類、垃圾不落地及禁止吸煙等 要求。此外,集團要求化學品供 應及運輸商確保化學品在運抵前 做好防洩漏措施,而化學品的包 裝、容器及標識等必須符合相關 法例要求;及供應的物料、半成 品和成品亦不得包含任何有意或 非故意添加的易燃易爆物質。

集團亦將環境保護概念納入員工 的年度培訓計劃中,提升他們的 環保意識。環保培訓課題包括 RoHS、ISO14001環保意識、廢棄 物分類、化學品安全等。針對製 造及清潔等關鍵崗位,更為每月 新入職的員工提供培訓,確保他 們能分類及標識有害廢棄物與無 害廢棄物,並安排合資格的回收 公司處理。

在報告期間,集團沒有任何違反 環境法例的個案發生。由於受 COVID-19影響及集團業務於二零 二二年三月暫停,本集團未能收 集有關溫室氣體排放量的精確資 料。集團將於業務恢復正常後披 露相關資料。

3.1.2 Use of Resources

The Group understands that the resources on the planet are limited, therefore appropriate measures have been implemented to enhance the efficiency of resources used, including:

Energy saving

In order to reduce energy consumption, the Group uses energy-efficient products and equipment as much as possible, and actively plans to replace equipment with high energy consumption, such as replacement of the factory's traditional electric lights with LED lights in 2018. The air conditioning system uses a central control to effectively manage the temperature of each department and automatic shutdown is scheduled at a specified time to reduce additional energy consumption caused by uncontrolled temperature adjustments. In addition, an employee's code for energy saving has been formulated, which requires employees to turn off electrical devices in office and production when off work, in order to ensure all machinery are shut down when out of working hours. The goal is to help employees nurture a habit of "shutting down machinery when leaving workplace".

Water conservation

In addition to re-use of treated wastewater, the Group has adopted various administrative measures to enhance water consumption efficiency. Wastewater is collected in daily operations and used for non-production purposes, such as toilet flushing or floor cleaning. Inspection and timely repairs for leakage are conducted on water-consuming equipment in the production workshops and offices to avoid water wastage. Also, water conservation slogans are posted on bulletin boards to enhance employees' awareness of water conservation, and remind employees and visitors of water saving. During meetings, bottled water is replaced by reusable water containers to change the unfavourable employees' habit of using bottled water at meetings.

3.1.2 資源使用

集團明白地球上的資源有限,故 推行適當措施以提升資源使用的 效率,包括:

節約能源

節約用水

除了循環使用經處理後的廢水, 集團亦採用多重的行政手段以提 升用水效益。在日常營運中會收 集廠棄水,用作一般非生產的用 途,如間或沖洗地板等。對在 生產和沖廁或沖洗地板等。對 定檢查並及時水設備, 就況,的這傳欄張點節約用水。 在宣傳欄張點節約用水的意識, 提會議時,以可重用的盛水器 辦會議時,以改變員工在會議時 使用瓶裝水的壞習慣。

The Group's production site in Shenzhen has demonstrated the following achievements in the reporting period through the implementation of the aforesaid policies and measures for water conservation.

During the reporting period, the Group did not have any non-compliance incidents of environmental legislations. Due to the impact of the COVID-19 and the suspension of the Group business in March 2022, the Group was unable to collect accurate information regarding the results of the aforesaid policies and measures for water conservation. The Group will disclose relevant information once its operations have returned to normal.

Saving of office resources

Electronic documentation is promoted in daily operation, hardcopies are replaced by electronic files in computer and whenever possible paperless office operation is implemented to reduce the use of paper consumables. The Group sets targets on paper usage, setting out expectations on paper saving for all departments. Employees are required to practice double-sided printing. When copying or printing files, paper with only one side used should be collected for re-use to save paper. The amount of paper used in 2022 decreased compared to 2021.

During the reporting period, the Group did not have any non-compliance incidents of environmental legislations. Due to the impact of the COVID-19 and the suspension of the Group business in March 2022, the Group was unable to collect accurate information regarding the key resources consumed. The Group will disclose relevant information once its operations have returned to normal.

透過落實以上節約用水政策及措 施,集團的深圳生產基地在報告 期間已取得以下成效。

於報告期間,集團並無發生任何 違反環保法例的事件。由於受 COVID-19影響,加上本集團於二 零二二年三月暫停營業,本集團 未能就上述節約用水政策及措施 的成效收集精確資料。本集團將 於業務恢復正常後披露相關資料。

節約辦公室資源

在日常營運中提倡文件電子化, 使用計算機存盤代替紙質文件, 儘量實行無紙化辦公,以減少紙 質辦公用品的使用:並設定紙用 量的目標指針,對集團各部門定 下節約用紙的期望:要求員工紙 張採用雙面打印。在複印或打印 文件時,將單面用過的紙張回收 再利用,節約用紙。二零二二年 的用紙量較二零二一年減少。

於報告期間,集團並無發生任何 違反環保法例的事件。由於受 COVID-19影響,加上本集團於二 零二二年三月暫停營業,本集團 未能就所消耗的主要資源收集精 確資料。本集團將於業務恢復正 常後披露相關資料。

3.1.3 The Environment and Natural Resources

The Group understands the environmental concerns from both community and customers. The Company promotes policy on green manufacturing and green procurement policy:

Green procurement policy

Subject to fulfillment of the Group's operating and pricing requirements, preference is given to suppliers who are able to provide environmentally friendly products and/or services, including environmentally certified materials or services (such as RoHS and REACH compliant materials), use of products made of natural materials, products free of toxic and hazardous substances, and other products/devices compliant with the relevant environmental regulations. The Group has been actively promoting the proportion of environmental suppliers (the proportion of suppliers providing environmentally friendly materials to the total suppliers), with the goal that the materials provided by suppliers are 100% RoHS compliant.

Green manufacturing policy

Since the Group's business is the manufacturing of electronic products, the main environmental impacts are electronic waste generation and resource consumption during the production process. Therefore, a green manufacturing policy has been implemented along with the green procurement policy to provide customers with environmental compliant products, including compliance with the local environmental laws for importing countries, such as RoHS, REACH.

The Group is committed to the use of energy-efficient and water-efficient equipment in the manufacturing process. Resource recycling process is established to collect the reusable packaging materials for proper handling, in order to reduce waste generation and wastage of various production resources. A sewage treatment plant treats wastewater from production to meet environmental standards, which is then is recycled to be used for production or other purposes. This not only reduces wastewater discharge but also decreases the total water consumption.

3.1.3 環境及自然資源

集團了解社會及客戶對環保議題 的關注,公司提倡綠色製造及綠 色採購政策:

綠色採購政策

在符合集團營運要求及價格因素 的情況下,優先選擇能提供環保 產品及/或服務的供應商,覆 蓋有環保認證的物料或服務(如 RoHS及REACH的合規物料),採 用天然材料製造的產品,不含有 毒境相關法例要求的產品/設備 等。集團積極提升環保供應商的 比重(提供環保物料的供應商佔全 部供應商的比例),目標是供應商 提供的物料皆為100%符合RoHS的 產品。

綠色製造政策

因應集團業務為電子產品的製造,主要的環境影響在電子廢物的產生及生產過程中的資源耗用,故奉行綠色製造政策,配合綠色採購政策,向客戶提供符合環保要求的產品,包括符合入口國當地的環保法例如RoHS、 REACH等。

在製造的過程上,集團致力採用 節能節水的設備。設立資源回收 過程,對可回收的包材進行回收 處理,降低各種生產資源的浪 費,減少產生廢棄物,並設有污 水處理池,將生產廢水處理並當 達到環保標準後,再循環使用作 生產或其他用途,減少廢水排放 的同時又可節省總用水量。

The Group has formulated day-to-day management measures to reduce and control the emissions of hazardous wastes. Annual environmental trainings are provided to employees to enhance their environmental awareness and to implement environmental management measures.

In addition, the Group regularly monitors its significant environmental impacts to ensure compliance with local regulations. Regular environmental investigations are conducted to ensure timely discovery of non-compliance incidents and implementation of corrective and preventive actions.

3.2 Society

3.2.1 Employment

In addition to complying with local employment regulations, the Group has also formulated a series of employment policies to ensure that employees are treated in a fair and reasonable manner.

Recruitment and promotion

The Group recruits employees through the company's website, email, advertisements, etc., and gives equal opportunity to every job applicant. The Group does not reject applicants out of gender, age, race, and other physical conditions. Employment decisions are solely based on fulfilment of the job requirements, and the Group does not discriminate against physically disabled applicants. Besides local applicants, applicants of other ethnicities and nationalities are also considered at the time of recruitment, including ethnic minorities and expatriates.

Regarding the mechanism for employee's promotion, the Group only refers to the employee's performance, experience and competence, and does not consider other irrelevant attributes such as marital status, physical condition and gender, etc.. 集團制定日常管理措施以減少及 控制有害廢棄物的排放。每年提 供環保培訓予員工,提升他們的 環保意識及落實環保管理措施。

此外,集團定期對重大環境影響 的因素進行監測,確保遵守業務 當地的法例要求。定期進行環境 審核,及時發現不符合事項並且 採取糾正與預防措施。

3.2 社會

3.2.1 僱傭

集團除了遵守業務當地的僱傭條 例要求,亦制定了一系列的僱傭 政策,保障僱員獲得公平合理的 對待。

招聘及晉升

集團通過公司網站、電郵、廣告 等招聘員工,對每位工作應徵者 都給予平等的權利,絕不會因性 別、年齡、種族及及其他身體狀 況拒絕應徵者。聘請的決定都是 從符合工作要求的角度去考慮, 不會歧視身體有障礙的應徵者。 在招聘時,除了本地人的申請, 還會考慮其他種族及國家的應徵 者,包括少數族裔和外籍人士。

對於員工的晉升機制,集團只會 參考員工的工作表現、經驗及個 人能力,不會考慮其他無關係的 因素如婚姻、身體狀況及性別等。

Wages and benefits

The Group enters into a contract of employment with its employees in accordance with local laws to ensure employees' legal rights in the employment relationship, including the payment of legal minimum wage, and employees' entitlement to paid holidays, vacation, sick leave and leave for work-related injury. In addition to the purchase of social insurance for employees according to local employment regulations, the Group also purchases commercial insurance beyond the local regulations in order to reduce employee's cost of seeking for medical services. In case of work-related injuries and accidents, the Group will arrange reasonable compensation for its employees and their families in accordance with laws.

During the reporting period, the Group did not discover or receive any violations or complaints regarding discrimination or recruitment. As of 31 December 2022, the total number and distribution of employees within the Group are as follows:

薪酬與福利

集團按業務當地的法例與員工簽 定僱傭合約,保障員工在僱傭關 係上的法定權益,包括確保最低 工資的支付,員工依法享有帶薪 節日假期,病假和工傷假等。除 了按當地的僱傭條例為員工購買 社會保險,更為員工購買法例要 求以外的商業保險,降低員工使 用醫療服務的成本。遇到工傷事 故及意外時,集團會依法對員工 及其家屬安排合理賠償。

在報告期內,集團並無發現或收 到有關於歧視或招聘的違規事件 或投訴個案。截至二零二二年 十二月三十一日,集團內的員工 總數及分佈概述如下:

		Number of employees 僱員人數			
		2022 2021			
		二零二:	二零二一年		
		Hong Kong	Shenzhen	Hong Kong	Shenzhen
Gender	性別	香港	深圳	香港	深圳
Male	男性	I	50	I	121
Female	女性	3	46	3	228

		Number of employees 僱員人數			
		2022 2021			
		二零二二年 二零二一年			一年
		Hong Kong	Shenzhen	Hong Kong	Shenzhen
Job type	工作類別	香港	深圳	香港	深圳
Full-time	全職	4	96	4	349
Part-time	兼職	0	0	0	0

		Number of employees						
			僱員人	數				
		2022		2021				
		二零二	二年	二零二-	-年			
		Hong Kong	Shenzhen	Hong Kong	Shenzhen			
Age	員工年齢	香港	深圳	香港	深圳			
18-30	18–30	0	4	0	9			
31-45	31-45	3	45	3	203			
46–60	46–60	I	47	I	135			
> 60	> 60	0	0	0	2			
Total	總數	4	96	4	349			

Average monthly employee turnover rate (%)

		半均每月僱員流失率(%)			
		2022		2021	
		二零二:	二零二二年		-年
		Hong Kong	Shenzhen	Hong Kong	Shenzhen
Gender	性別	香港	深圳	香港	深圳
Male	男性	0	5.917	0.167	0.017
Female	女性	0	15.167	0.056	0.02

		Average monthly employee turnover rate (%)				
			平均每月僱員	i流失率(%)		
		2022		2021		
		二零二	二年	二零二-	-年	
		Hong Kong	Shenzhen	Hong Kong	Shenzhen	
Age	員工年齡	香港	深圳	香港	深圳	
18–30	8–30	0	0.417	0	0.07	
31-45	31-45	0	13.167	0.	0.02	
46–60	46–60	0	7.33	0	0.02	
> 60	> 60	0	0	0	0	
Total	總數	0	6.971	0.11	0.037	

3.2.2 Health and Safety

The Group is committed to achieving the goal of zero work accidents through different measures to prevent the occurrence of occupational diseases and work-related injuries and fatalities.

Workplace Safety Management

The Group conducts annual safety monitoring to identify potential safety hazards, and implement corrective and preventive actions in a timely manner. The Group installed protective devices for the production equipment and machinery in the workplace to ensure that employees are not exposed to dangerous parts. The compliance of the workplace is monitored, including the provision of adequate fire equipment and regular safety inspection. In addition, suppliers are requested to follow safety practice within the Group's premises. All vehicles within the premises must be limited to the speed of 10 km/hour with no horns allowed. Their driving routes shall follow the instructions from the security team.

3.2.2 健康與安全

集團致力達致零工作意外的目標,以不同方面的措施防範員工 職業病與工業傷亡的發生。

工作場所之安全管理

集團進行年度安全監測工作,找 出安全隱患,及時執行糾正及預 防措施。對工作場所的生產設備 及機器,安裝防護裝置,確保員 工接觸不到危險的部份。監控工 作場所的合規狀況,包括配備足 夠的消防器材,並定期進行安全 檢圍內進行安全操作,凡進入公 司的車輛一律限速每小時10公里 以內,嚴禁鳴按喇叭,行駛路線 須按值班保安調度。

Employee Safety Training

The Group provides personal protective equipment to employees where necessary, and arranges appropriate occupational health and safety trainings, including the proper usage of protective equipment, awareness of safety risks in the work place, content in the material safety data sheet and the use, storage and emergency response to leakage of chemicals. The Group also arranges fire and emergency drills regularly to train employees on the evacuation routes at dangerous situations.

Work-life Balance

The Group never forces employees to work overtime, and regularly organises recreational activities, psychological counselling and trainings to help employees relieve stress, including psychological health seminars, family days, tug-of-wars, seaside walk, watching movies, hand-craft, and explores various sport activities amongst employees.

In addition, the Group is very concerned about how employees view the Company, therefore employees' communication channels and suggestion boxes have been set up. The suggestions collected from the employees are followed up on a regular basis. Employee representatives are selected from each department with the Group and they shall meet regularly for discussion and sharing.

During the reporting period, the Group did not discover any violations against the local occupational health and safety regulations. Within the reporting period, no work-related fatality and lost day due to work-related injury was found.

員工安全培訓

集團在必要時向員工提供個人防 護裝備,並安排適當的職業健康 及安全培訓,包括正確使用防護 裝備的方法,認識工作處所中的 安全風險,物質安全數據表的內 容,化學品安全使用、儲存、 洩漏應急等方面的培訓。集團亦 安排員工定期進行消防及應急演 習,培訓員工在危急時的逃生路 線。

工作與生活的平衡

集團絕不會強迫員工超時工作, 並會定期舉辦娛樂活動、心理輔 導、培訓等幫助員工減壓,包括 曾提供心理健康講座、舉辦家庭 親子日、拔河比賽、海濱徒步、 觀影、手工製作、開展各式各樣 的員工體育活動。

除此之外,集團非常關注員工對 公司的意見,故制定員工溝通渠 道,設立員工意見收集箱,定期 對收集的員工意見跟進。在集團 各部門選出員工代表,定期組織 員工代表開會、討論與交流。

在報告期間,集團沒有發現違反 當地職業健康及安全相關的法 例。在報告期內,沒有發現僱員 因工作關係而死亡。

3.2.3 Development and Training

The Group has established a comprehensive training system. Apart from general classroom trainings, the Group emphasises on-the-job exercises and a mentor is assigned to every new employee. Through this apprenticeship programme, the mentor gives hands-on guidance and supervises the new employee in accomplishing his/her work, which enhances training efficiency and the new employee's performance. Adjustments could be made to the apprenticeship program according to the new employee's competence and experience. At the same time, based on the Group's strategies for product and business development, career development plans are formulated for employees to support the sustainable development of the Group's business.

During the reporting period, the monthly average percentage of employees who have received training within the Group and the monthly average number of trained hours received by each employee are as follows:

3.2.3 發展及培訓

集團建立完善的培訓體系,除了 一般的課堂培訓外,集團強調工 作實踐,故安排指導工給每位新 員工,以「師帶徒」的方式親身指 導及監督新員工完成工作,提升 培訓效益及新員工的績效。「師帶 徒」培訓可以按新員工的不同能力 及經驗水平作出彈性調整,同時 因應產品開發與業務拓展策略, 對員工制定職業發展計劃,及推 動集團業務的持續發展。

在報告期間,集團內部接受培訓 的僱員的每月平均百分比及每名 僱員的每月平均培訓時數如下:

			Monthly average percentage of trained employees (%) 接受培訓的僱員的每月平均百分比			trained hour	rage number of s per employee 月平均培訓時	9	
			22	20 二零:1	21	20	22 二二年	20 二零:1	21
Candan	사-미	Hong Kong	•	Hong Kong		Hong Kong	Shenzhen	Hong Kong	Shenzhen
Gender Male	性別 男性		<u>沐圳</u> 5.5	香港 0	赤州	香港 0	深圳 	香港 0	深圳 0
Female	女性	0	5.5	0	37.6	0	2	0	45

		Μ	onthly avera	ge percentage	of		Monthly aver	rage number o	f
			trained employees (%)				trained hours	s per employee	9
		接受	接受培訓的僱員的每月平均百分比			每名僱員的每月平均培訓時數			數
		20	2022 2021		2022		2021		
		二零:	二二年	_零_	二一年	二零:	二二年	二零1	二一年
		Hong Kong	Shenzhen	Hong Kong	Shenzhen	Hong Kong	Shenzhen	Hong Kong	Shenzhen
Employee level	僱員級別	香港	深圳	香港	深圳	香港	深圳	香港	深圳
Senior management	高級管理層	0	50	0	12	0	2	0	10
Middle management	中級管理層	0	20	8	8	0	I	8	
Junior employee	初級員工	0	0	0	6	0	0	0	58

3.2.4 Labour Standards

The Group strictly prohibits the employment of child labour and will only employ employees aged 18 or above. The Group follows the principle of voluntary overtime to ensure that employees are willing to work and employee's personal freedom is protected. The Group is committed not to force employees to work overtime nor to work in any form of forced labour, including not using any bonded labours such as prison workers.

For effective prevention of child labour, the applicant's identity document will be carefully examined at the time of recruitment to confirm the age of the applicant, and the application from an applicant less than 18 years of age shall be excluded. In addition, the Group's personnel management system set up an alert function to signal any applicant under the age of 18. With this double gate-keeping mechanism, the risk of recruitment of child labour could be avoided. Under the daily management, child labour will be terminated immediately when he/she is discovered within the Group.

3.2.4 *勞工準則*

集團嚴格禁止聘用童工,只會聘 請年滿18歲或以上的員工,及奉 行自願加班原則,確保員工自願 工作,保障員工人身自由,承諾 不強迫員工超時工作及不以任何 形式強迫僱員工作,包括不使用 強迫勞動工如囚工等。

為了有效的防止童工,在招聘時 會仔細查看應徵者的身份證明文 件以確認應徵者的年齡,會剔除 未滿18歲應徵者的申請。此外, 集團的人事管理系統設置了年齡 未滿18歲的提醒功能,在此雙重 查核的機制下避免誤聘童工的風 險。在日常管理下如發現童工在 集團內工作,將會立刻停止僱用。

The Group has also set up measures to prevent forced labour. Employees are required to submit working hours to their immediate supervisors. The human resources department will review employees' working hours, and would investigate immediately and stop the relevant work assignment in case of involuntarily overtime identified.

During the reporting period, the Group did not discover any employment of child labour nor any violation against the laws and regulations related to forced labour.

3.2.5 Supply Chain Management

The Group has developed supplier management policy for communication to the suppliers the expectations of the Group and the requirements that they need to abide by. The policy covers quality, environmental management, health and safety, social responsibility, and anti-terrorism management, etc. and these aspects are also the criteria for supplier selection. The Group has established a supplier selection and evaluation procedure, which conducted an initial review of new suppliers and an annual evaluation of key suppliers in the form of on-site audits or questionnaires. The contents of the evaluation include product quality, delivery time, environment, use of environmental friendly materials, and management of hazardous substances. After the evaluation, results shall be recorded as monitoring evidence for the subsequent long-term partnership. 集團亦制定防止強制勞工的措施,員工需呈交工作時數予其直 屬上司,人力資源部查看員工的 工時記錄,當發現不自願超時情況,會立刻調查,並制止不自願 的超時工作。

在報告期間,集團未有發現聘用 童工及違反強制性勞動相關的法 律及法例。

3.2.5 供應鏈管理

Besides the aforesaid evaluation scope, procurement preference will be given to local suppliers over their non-local counterparts who demonstrated the same performance level from evaluation. Non-local suppliers shall be considered only when no qualified local supplier available. Currently, local suppliers account for approximately 100%. As of 31 December 2022, the geographical distribution of the Group's suppliers is as follows:

除上述評審範圍外,會優先考慮 有相同條件的本地供貨商,在沒 有合適的本地供貨商時才會向外 採購。目前本地供貨商佔大約 100%,截至二零二二年十二月 三十一日,集團供貨商的地理分 佈如下:

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		Number of suppliers
Geographical locations	地理區域	供貨商數量
		2022 2021
		二零二二年 二零二一年
China	中國	I 51
Hong Kong	香港	0 17
USA	美國	0
Taiwan	台灣	0 2
Germany	德國	0 —
Others	其他	0 —

3.2.6 Product Responsibility

All products of the Group are subject to strict quality inspection/testing before shipping out of the factory, including the sampling and monitoring of hazardous substances in incoming materials such as 2011/65/EU the management procedure for the Restriction of the Use of Hazardous Substances in Electrical and Electronic Products, in-process quality control, and safety verification of the final products.

For product promotion and selling, the Group will ensure that the product information provided to the customer is true and accurate to avoid misleading the customer at the time of purchase. The Group also has designated customer service personnel responsible for responding to customer inquiries and initiating product recall when necessary.

3.2.6 產品責任

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集團所有產品在出廠前均須接受 嚴格的質量檢測,包括來料抽樣 監測有害物質如2011/65/EU電器 電子產品有害物質限制使用管理 辦法,過程中的質檢控制,及最 終產品須接受的安全驗證。

所有產品在推廣及銷售時,集團 確保提供給客戶的產品信息必須 是真實及準確,避免客戶在購買 時被誤導。集團亦設有售後客戶 服務專員,負責跟進客戶的查詢 及必要時啟動產品回收程序。

The Group has formulated a complaint handling mechanism to analyse with the quality control department any complaints received from customers, and will report the results of analysis and follow-up actions to customers within the specified time frame.

During the reporting period, the Group did not discover any customer complaint or violation against regulations related to product responsibility; and no item among all products sold was recalled due to product safety and health reasons.

Quality Assurance Process

The Group starts the quality control of products at the source. Materials from suppliers are verified for quality before production, alternatively the supplier is requested to provide a quality verification report for raw materials. During the manufacturing process, production lines are inspected and semi-finished products are sampled for verification to assure the process meets the specified technical requirements. Final verification shall be executed by the quality control department at the end of production; only finished products which pass the verification could be delivered and sold.

Upon identification of abnormal products through either external or internal findings, the Group shall discuss amongst the relevant departments about the need for identification, segregation and recall of the abnormal products when necessary. Whenever product recall is necessary, the Group shall collect the relevant batches of products from the customer, and implement the procedure of nonconforming products for analysis and disposal.

Product Recall/Return Procedure

The Group has established a product recall/return channel that allow customers to report product defects through telephone or email. Internal staff in the Group shall then evaluate the decision on product return upon receipt of customer's report. Whenever product return is deemed necessary, the marketing department shall inform the customer to return the relevant product. The warehouse department will record and track the returned products, and notify the quality department to conduct cause analysis in order to identify solutions and subsequent preventive measures. 集團制定了投訴處理機制,在收 到客戶投訴後會與質量部一同分 析個案,在指定期限內把分析結 果及跟進工作向客戶反映。

在報告期間,集團未有顧客投訴 或發現違反產品責任相關的法 例:並且在已售產品總數中未有 發現有產品因安全與健康理由而 需要回收。

質量檢定過程

集團對產品的質量控制由源頭開 始。供貨商提供的物料在使用前 會驗收其質量,或要求供貨商提 供原料的合格驗收報告。在製造 過程中,巡查生產線和抽檢半成 品以確認過程符合相關的技術要 求。製造完成後由質量部進行成 品檢驗,只有檢驗合格後方可出 售貨品。

不管通過外部或內部的發現,當 集團確認異常產品,會與相關部 門討論對異常產品的標識、隔離 及回收的必要性。如有回收的必 要性,集團將會向客戶回收相關 批次的產品,並按不良品的程序 分析及處理。

產品回收/退貨程序

集團制定了回收/退貨渠道,可 讓顧客致電或電郵闡述產品問 題,集團內部相關人員在收到意 見後會評估產品退貨的決定。若 須退貨,市場部會通知顧客以退 回相關產品。貨倉部會將所有退 回的產品進行記錄跟蹤,並通知 質量部進行原因分析,尋找解決 方案及日後的預防措施。

Intellectual Property Protection

All products sold by the Group are newly designed on our own. To confirm intellectual property, products are regularly sampled to check if their designs belong to the Group's own companies. Upon discovery of designs that infringe copyright, the product will immediately be taken off shelves.

The Group only adopts products from its own design centre, and the design centre does not plagiarize the design of other institutions. Design department employees are prohibited by their employment contracts from any acts of plagiarism and are required to undertake that all produced designs are company property and to assume responsibility for the confidentiality of their own produced designs.

Currently, the Group has 5 product patents registered in the USA, 4 product patents registered in the European Union, 9 product patents registered in the PRC, and 1 product patent registered in Hong Kong. For management of information security, the Group has established a Knowledge Management System ("KMS") through which information of the Group's own design and product specifications from customers are encrypted to prevent data leakage.

The Group undertakes not to purchase any pirated office software, and such software shall only be purchased from suppliers who have the appropriate copyright; in addition, the IT Department conducts internal audit to monitor any download of pirated software by employees. When employees are discovered using pirated software, he/she will be instructed to delete the pirated software immediately and issued a warning letter for prevention of recurrence.

知識產權的維護

集團出售的所有產品都是全新自 家設計。為了確認知識產權,會 定期抽查產品的設計是否由自家 公司擁有。當發現有違權的設 計,會立刻安排產品下架。

集團只會採用由自家設計中心的 產物,設計中心不會抄襲其他機 構的設計。在僱傭合約中,要求 設計部員工不容許有任何抄襲行 為,且須承諾所有設計產物都屬 公司資產及須對自己設計的產物 承擔保密責任。

到目前為止,集團有5個產品專利 在美國註冊,有4個在歐盟註冊, 有9個在中國註冊,有1個在香港 註冊。在信息安全管理方面,集 團建立知識管理系統(「KMS」), 自家設計與客戶提供的產品規格 等信息均透過此系統加密保護以 防數據外泄。

集團承諾不會購買任何盜版辦公 軟件,只從持有版權的供貨商採 購;另外,信息科技部會進行內 審,監察員工有否下載盜版軟件 的狀況。如發現員工使用盜版軟 件,會立即通知員工移除,並向 其發出警告信防止再犯。

Privacy Protection of Consumer Information

The Group has developed a policy for protection of consumer information and privacy. Consumer information will not be used for publicity or promotion without consumer's permission. If business operations require passing consumer data to contractors, the Group shall enter into a confidentiality agreement with the contractor and require the contractor to have a comprehensive information security management system for preventing leakage and theft of customer information.

3.2.7 Anti-corruption

The Group has established corporate governance policies in accordance with the CG Code from the Stock Exchange. Also, the Group has formulated an anti-corruption policy and prohibits the Company's Directors, managers, employees and other representatives from giving or accepting bribes.

Internal Audit of Corporate Governance

The Group has established an AC which is responsible for developing internal audit control procedures and annual audit plans for the Group. The AC conducts audits in an ongoing and systematic manner in accordance with the annual audit plan and the additional tasks delegated by the top management. Audit reports are regularly communicated with the management and disclosed to the AC. Corrective actions and subsequent follow-ups shall be implemented in accordance with the time frame specified in the audit report.

Moreover, the Group engages an independent third party to audit the Group's financial accounts, to ensure the Company's accounts are clear and accurate for enhancement of internal financial control and supervision so that the interests of shareholders are protected.

消費者數據的私隱保障

集團制定了消費者資料及私隱的 保障政策,未經客戶允許一概不 會將客戶數據用於公開宣傳。如 在業務的運營上有需要將消費者 資料交由承包商處理,集團會與 承包商簽定保密協議,並要求 承包商有完善的信息安全管理系 統,以防客戶數據外泄及被盜。

3.2.7 反貪污

集團按照聯交所企業管理守則, 制定企業管治政策:並制定反貪 污政策,禁止公司董事、經理、 員工及其他代表贈送或收授賄賂。

企業管治內部審核

集團設有審計委員會,負責制定 集團內部審計管制程序及年度審 計計劃,根據年度審計計劃及領 導層額外公佈的工作任務,持續 有序開展審計項目。審計報告定 期與管理層進行溝通並向審計委 員會披露,根據審計報告規定的 時間整改及進行後續跟進。

此外,集團聘用獨立第三方審計 集團的財務賬目,確保公司的賬 目分明準確,加強內部財務控制 度與監督,以保障股東的權益。

Anti-corruption Awareness

Training The Group declares its internal code of integrity at least once a year with an emphasis on the awareness of corporate integrity; this includes the principle that the Group never owes compensation, benefits and bonuses to its employees and never owes payments to its suppliers. Also, additional effort is made to strengthen the awareness of anti-corruption to key departments and positions. The Group communicates anti-corruption and integrity through hotline, website and posters, and has established investigation channel for employees to report suspected fraud or corruption and other illegal incidents such as extortion and money laundering.

Whistle-blowing Procedure

The Group has a whistle-blowing mechanism and communication channel for employees, customers and suppliers to freely report on any fraud, corruption and other illegal incidents. The reporting person may send a written message to the mailbox of IA in confidence and with anonymity. Upon receipt, the IA shall conduct investigation with other relevant departments such as human resources, legal, logistics and career development, and then revert with the investigation results to the reporting person.

Anti-corruption Measures

In addition, the Group has established anti-corruption measures for various aspects, including the declaration of personal interests by new employees upon commencing employment. Further, Directors are required to declare according to the law their own interests including those in the competition business; regarding procurement, evaluation from at least three suppliers is required to obtain fair and reliable quotes for making procurement decision; for approval of service contracts, different levels of personnel are authorized corresponding to different levels of contract amount in order to ensure adequate review.

During the reporting period, the Group did not discover any legal cases or complaints related to corruption.

反貪意識培訓

集團每年至少一次宣佈企業內部 誠信準則,強調企業誠信意識, 包括從不拖欠員工薪酬、福利及 獎金;不拖欠供貨商貨款,並特 別對關鍵部門與崗位加強反貪意 識。在集團內通過熱線、網站、 海報等溝通企業反貪誠信,並設 置調查渠道供員工舉報疑似舞弊 或貪污及其他違法事件如勒索、 洗黑錢等。

舉報程序

集團設有舉報機制及溝通渠道, 供員工、客戶及供貨商自由舉報 關於任何舞弊、貪污或其他違法 事件,舉報人士可以保密及匿名 的書面方式發送至內審部郵箱, 收到後內審部與其他相關部門如 人力、法務、物流及事業發展部 門進行調查,把調查結果反饋給 舉報人士。

反貪措施

除此以外,集團制定不同範疇的 反貪措施;包括新員工在入職時 需申報個人利益。另外,董事也 按法律規定申報其董事權益及在 競爭葉務中擁有的權益。對於 了你出採購決定, 確保公平公正的採購報價。對於 服務合約的審批,針對不同的合 約金額授權不同級別的審批人, 以確保足夠的查核。

在報告期間,集團未有發現與貪 污相關的違例案件或投訴。

The Directors of the Company are pleased to present to the shareholders the annual report and audited financial statements of the Group during the year ended 31 December 2022 ("FY2022" or the "Year") and for the year ended 31 December 2021 ("FY2021").

PRINCIPAL ACTIVITIES

The Company acts as an investment holding company. Its principal subsidiaries are engaged in investment holdings, design, development, manufacturing, sales and marketing of various electronic products. Details of the principal activities of the Group are set out in note 1 to the consolidated financial statements contained in this annual report.

REVENUE AND SEGMENT INFORMATION

Details of revenue and segment information are set out in note 6 to the consolidated financial statements contained in this annual report.

RESULTS

The results of the Group for FY2022 are set out in the consolidated statement of profit or loss and other comprehensive income included in this annual report and further analysis is given in the accompanying notes to the consolidated financial statements.

A summary of the results and of the assets and liabilities of the Group for the last five financial years is set out in the section headed "Group Financial Summary" of this annual report.

DIVIDENDS

No interim dividend was paid for FY2022 (FY2021: Nil).

The Directors do not recommend the distribution of a final dividend for FY2022 (FY2021: Nil).

SHARE CAPITAL

Details of movements in the share capital of the Company during FY2022 are set out in note 26 to the consolidated financial statements contained in this annual report.

本公司董事會欣然向各股東呈覽本集團截至 二零二二年十二月三十一日止年度(「二零 二二財政年度」或「本年度」)及截至二零二一 年十二月三十一日止年度(「二零二一財政年 度」)之年報及經審核財務報表。

主要業務

本公司乃一間投資控股公司。各主要附屬公 司從事投資控股、設計、開發、製造、銷售 及市場推廣各種電子產品。本集團主要業務 之詳情載於本年報綜合財務報表附註1。

收益及分部資料

收益分部資料詳情載於本年報綜合財務報表 附註6。

業績

本集團於二零二二財政年度之業績載於本年 報之綜合損益及其他全面收益表,進一步分 析則載於隨附之綜合財務報表附註。

本集團過去五個財政年度之業績及資產與負 債概要載於本年報「集團財務概要」一節。

股息

本公司並無於二零二二財政年度派付中期股 息(二零二一財政年度:無)。

董事會不建議就二零二二財政年度派發末期 股息(二零二一財政年度:無)。

股本

本公司於二零二二財政年度股本之變動詳情 載於本年報綜合財務報表附註26。

RESERVES

Details of movements in reserves of the Group and of the Company during the Year are set out in the consolidated statement of changes in equity contained in this annual report, and the financial information of the Company in note 35 to the consolidated financial statements contained in this annual report.

DISTRIBUTABLE RESERVES

At 31 December 2022, the Company did not have reserves available for distribution as calculated in accordance with the provisions of the laws of Bermuda.

PROPERTY, PLANT AND EQUIPMENT

During FY2022, the Group did not make any spending (FY2021: Nil) on the acquisition of property, plant and equipment for the purpose of business expansion.

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

MAJOR CUSTOMERS AND SUPPLIERS

The Group had no purchase during FY2022. During FY2021, the Group's purchase attributable to the largest supplier and five largest suppliers of approximately 18.2% and 41.7%, respectively.

During FY2022, the Group's total revenue was contributed by one customer, thus the percentage of turnover attributable to the Group's largest customer was approximately 100.0% of the Group's turnover.

None of the Directors, their associates or shareholders of the Company, who to the knowledge of the Directors own more than 5% of the Company's share capital, had any interest in any of the five largest customers.

儲備

本集團及本公司於本年度內儲備之變動詳情 載於本年報之綜合權益變動表及本年報綜合 財務報表附註35之本公司財務資料。

可供分派儲備

於二零二二年十二月三十一日,根據百慕達 法律條文計算,本公司並無可供分派儲備。

物業、機器及設備

本集團於二零二二財政年度並無就業務擴充 購置物業、機器及設備之支出(二零二一財政 年度:無)。

本集團於本年度內物業、機器及設備之變動 詳情載於綜合財務報表附註14。

主要客戶及供貨商

本集團於二零二二財政年度並無採購。於二 零二一財政年度,本集團向最大供應商及五 大供應商分別採購約18.2%及41.7%。

於二零二二財政年度,本集團之總收益由一 名客戶貢獻,故來自本集團最大客戶之營業 額佔本集團之營業額約100.0%。

各董事、彼等之聯繫人士或據董事所知擁有 本公司5%以上股本之本公司股東,概無在任 何五大客戶中擁有任何權益。

DIRECTORS

The Directors who held office during FY2022 and up to the date of this report are:

Executive Director:

Zhu Yongning (Chief Executive Officer, Resigned on 1 February 2024)

Cheung Yuk Ki (Chief Executive Officer, Appointed on 1 February 2024)

Non-Executive Directors:

Cui Xiao Ng Kwok Ying Isabella (Appointed on 1 February 2024) Chen Tiger Charles (Appointed on 1 February 2024)

Independent Non-Executive Director:

Zhou Meilin (Resigned on 1 February 2024) Zhou Rui (Resigned on 1 February 2024) Xu Jinwen

In accordance with Bye-Law 89 of the Company's Bye-Laws, any Director appointed as an additional Director or to fill a casual vacancy shall hold office only until the next following annual general meeting (the "AGM") of the Company and shall be eligible for re-election but shall not be taken into account in determining the Directors or the number of Directors who are to retire by rotation at such meeting.

The Company has received an annual confirmation of independence from each of the Independent Non-Executive Directors pursuant to Rule 3.13 of the Listing Rules on the Stock Exchange. The Company considers all the Independent Non-Executive Directors as independent.

董事

於二零二二財政年度及直至本報告日期之本 公司在任董事如下:

執行董事:

朱永寧(行政總裁,於二零二四年二月一日 辭任) 張鈺淇(行政總裁,於二零二四年二月一日 獲委任)

非執行董事:

崔嘯 吳國凝(於二零二四年二月一日獲委任) Chen Tiger Charles(於二零二四年二月一日 獲委任)

獨立非執行董事:

周美林(於二零二四年二月一日辭任) 周鋭(於二零二四年二月一日辭任) 徐錦文

根據本公司章程細則第89條,額外獲委任加 入董事會或填補臨時空缺之任何董事將僅任 職直至本公司下屆股東週年大會(「股東週年 大會」),屆時將合資格在會上獲重選連任, 惟於釐定應於該股東大會輪值告退的董事人 選或董事數目時不應被計入在內。

本公司已接獲各獨立非執行董事根據聯交所 上市規則第3.13條之規定每年作出之獨立確認 書。本公司視所有獨立非執行董事屬獨立。

Mr. Zhou Meilin and Mr. Zhou Rui have resigned as Independent Non-Executive Directors on I February 2024. Following the resignation of Mr. Zhou Meilin and Mr. Zhou Rui, the number of independent non-executive Directors fell below the minimum number required under Rule 3.10A of the Listing Rules, the number of audit committee members fell below the minimum number required under Rule 3.21 of the Listing Rules, and the absence of the chairman for the Audit Committee and Nomination Committee does not meet the requirements under Rules 3.21 and Rule 3.27A of the Listing Rules, respectively. Further, composition of the Audit Committee would not include independent non-executive Director with the Qualification as required under Rule 3.21 of the Listing Rules, and the Nomination Committee would not comprise a majority of independent non-executive Directors as required under Rule 3.27A of the Listing Rules. The Board is endeavoring to identify suitable candidates to fill the vacancies as soon as practicable.

DIRECTORS BIOGRAPHY

Biographical details of the existing Directors are set out in the section of "Directors and Senior Management of the Group" contained in this annual report.

DIRECTORS' SERVICE CONTRACTS

Each of the Independent Non-Executive Directors has entered into a service contract with the Company for a term of three years which can be terminated by either party giving a three month's written notice to the other party. Under such service contract, each of the Independent Non-Executive Directors is subject to retirement by rotation at the AGM of the Company in accordance with the Company's Bye-Laws, and is entitled to a fee subject to such adjustments as the Board of the Company considers appropriate and the approval of the shareholders at AGM of the Company. Remuneration shall be paid to a Director for appointment as a member of a particular committee.

None of the Directors has a service contract which is not determinable by the Group within one year without payment of compensation, other than statutory compensation.

周美林先生及周鋭先生於二零二四年二月一 日辭任獨立非執行董事。於周美林先生及周 鋭先生辭任後,獨立非執行董事人數低於上 市規則第3.10A條規定的最低人數,審核委員 會成員人數低於上市規則第3.21條規定的最低 人數,且審核委員會及提名委員會主席職位 懸空不符合上市規則第3.21條及第3.27A條的 規定。此外,審核委員會的組成將不包括具 備上市規則第3.21條所規定資格的獨立非執行 董事,且提名委員會的大部分成員並非上市 規則第3.27A條規定的獨立非執行董事。董事 會正努力在切實可行的範圍內盡快物色合適 人選填補空缺。

董事之履歷

現任董事之履歷詳情載於本年報「本集團董事 及高級管理層」一節。

董事服務合約

各獨立非執行董事亦已與本公司訂立服務合 約,任期三年,可由其中一方向另一方發出 三個月之書面通知予以終止。根據該服務合 約,各獨立非執行董事須遵照本公司章程細 則於本公司股東週年大會上輪值告退。各獨 立非執行董事有權收取袍金,此袍金可由本 公司董事會認為適當時予以調整,惟調整需 於本公司股東週年大會上經股東批准。如董 事獲委任為個別委員會之成員,其將獲發薪 酬。

董事概無訂立任何於一年內若無賠償(法定賠 償除外)則不可由本集團終止之服務合約。

DIRECTORS' INTERESTS IN CONTRACTS OF SIGNIFICANCE

There were no contracts of significance to which the Company or any of its subsidiaries was a party and in which a Director had a material interest, whether directly or indirectly, which subsisted at the end of the Year or at any time during the Year.

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 in existence during FY2022.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

Save as disclosed herein, during the Year, none of the Directors or their respective associates had engaged in or had any interest in any business which competes or may compete with the businesses of the Group.

DIRECTORS' INTERESTS IN SECURITIES

The Directors or chief executives of the Company or any of their associates had, as at 31 December 2022, any interests or short positions in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) which were notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under the provisions of the SFO) or which were recorded in the register required to be kept by the Company under section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

董事於重要合約之權益

本公司或其任何附屬公司於本年度年終或本 年度任何時間概無訂立董事於其中直接或間 接擁有重大權益之重要合約。

管理合約

於二零二二財政年度概無簽訂或存在任何有 關本公司全部或重要部份業務之管理及行政 合約。

董事於具競爭性業務之權益

除本文所披露者外,於本年度,概無董事或 彼等各自的聯繫人參與任何與或可能與本集 團業務構成競爭的業務或於其中擁有任何權 益。

董事之證券權益

於二零二二年十二月三十一日,本公司董事 及行政總裁以及彼等之任何聯繫人士,於本 公司或其任何相聯法團(定義見證券及期貨條 例(「證券及期貨條例」)第XV部)之股份、相關 股份及債權證中,擁有根據證券及期貨條例 第XV部第7及8分部須知會本公司及聯交所(包 括根據該等證券及期貨條例條文被當作或視 作擁有之權益或淡倉)或本公司根據證券及期 貨條例第352條須予備存之登記冊所記錄或根 據標準守則須知會本公司及聯交所之任何權 益或淡倉。

		No. of	% of the issued
Name	Nature of interests	shares held	share capital
姓名	權益性質	所持股份數目	佔已發行股本百分比
- Zhu Yongning (Note I) 朱永寧(附註I)	The interests of the controlled corporation 所控制的法團的權利	753,997,995 (L) (Note 2)(附註2)	29.00%

Notes:

- (1) Zhu Yongning holds 100% of the equity interests of China Huaneng Foundation Construction Investment Ltd ("Huaneng"). Therefore, it is deemed to be interested in the interest in the shares of the Company held by Huaneng through its subsidiary.
- (2) The letter "L" denotes the shareholder's long position in the shares.

SHARE OPTION SCHEME

The effective share option scheme (the "2012 Share Option Scheme") was adopted by the Company on 29 August 2012. During FY2022, no share was granted, exercised, lapsed or cancelled under the 2012 Share Option Scheme. As at 31 December 2022, there was no outstanding share option of the Company.

DIRECTORS' RIGHT TO ACQUIRE SHARES OR DEBENTURES

No share options were granted to or exercised by the Directors during FY2022 and there is no outstanding balance as at 31 December 2022.

Save as disclosed above, at no time during FY2022 was the Company or any of its subsidiaries a party to any arrangements to enable the Directors or their respective spouse or children under the age of 18 to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

附註:

- (1) 朱永寧持有中國華能基礎建設投資有限公司 (「華能」)100%股本權益,因而被視為通過 其附屬公司擁有華能所持有本公司股份的權 益。
- (2) 「L」代表董事在此等股份中所持之好倉。

購股權計劃

本公司現時有效的購股權(「二零一二年購股 權計劃」)於二零一二年八月二十九日採納。 於二零二二財政年度,根據二零一二年購股 權計劃,概無任何購股權被授予、獲行使、 失效或被取消。於二零二二年十二月三十一 日,本公司並無尚未行使的購股權。

董事購買股份或債權證之權利

於二零二二財政年度董事並無獲授或行使購 股權及於二零二二年十二月三十一日並無尚 未行使之購股權。

除上文所披露者外,於二零二二財政年度, 本公司或其任何附屬公司概無參與任何安 排,使董事或其個別之配偶或十八歲以下之 子女可藉購買本公司或任何其他法人團體之 股份或債權證而獲得利益。
SUBSTANTIAL SHAREHOLDERS

As at 31 December 2022, the following persons (other than the Directors or the chief executives of the Company) had interests or short positions in the shares and underlying shares of the Company as recorded in the register required to be kept by the Company under section 336 of the SFO or as otherwise notified to the Company:

主要股東

於二零二二年十二月三十一日,除本公司董 事或行政總裁外,下列人士於本公司之股份 及相關股份中,擁有本公司根據證券及期貨 條例第336條須予備存之登記冊所記錄或須知 會本公司之權益或淡倉:

Name	名稱	No. of shares held 所持股份數目	share capital
China Huaneng Foundation Construction Investment Ltd	中國華能基礎建設投資有限公司	753,997,995 (L) (Note 4) (附註4)	
Zhu Yongning (Note I)	朱永寧(附註1)		29.00%
Jiangsu Hongtu High Technology Co., Ltd (Note 2)	江蘇宏圖高科技股份有限公司(附註2)	556,898,770 (L) (Note 4)(附註4)	21.42%
Jiangsu Hongtu High Technology (Hong Kong) Co. Limited (Note 3)	江蘇宏圖高科技(香港)股份有限公司 (附註3)	556,898,770 (L) (Note 4)(附註4)	21.42%
Hongtu High Technology Int'l Inc.	Hongtu High Technology Int'l Inc.	556,898,770 (L) (Note 4)(附註4)	
Notes:		附註:	
	r interests of Huaneng Therefore, it is deemed to be the Company held by Huaneng through its subsidiary.	()	00%股本權益,因而被視為 雍有華能所持有本公司股份

Jiangsu Hongtu High Technology Co., Ltd. holds 100% of the equity interests of Jiangsu (2) Hongtu High Technology (Hong Kong) Co. Limited ("Hongtu (HK)"). Therefore, it is deemed to be interested in the interest in the shares of the Company held by Hongtu (HK) through its subsidiary (see note 3 below).

- Hongtu (HK) holds 100% of the issued share of Hongtu High Technology Int'l Inc. ("Hongtu (3) (Seychelles)"). Therefore, Hongtu (HK) is deemed to be interested in the 556,898,770 shares of the Company beneficially owned by Hongtu (Seychelles) by virtue of its shareholding of Hongtu (Seychelles).
- The letter "L" denotes the shareholder's long position in the shares. (4)

的權益。 江蘇宏圖高科技股份有限公司持有江蘇宏圖 (2) 高科技(香港)股份有限公司(「江蘇宏圖香 港」)100%股本權益,因而被視為通過其附屬

本公司股份的權益。

公司(見下文附註3)擁有江蘇宏圖香港所持

- 江蘇宏圖香港持有Hongtu High Technology (3) Int'l Inc.(「Hongtu (Seychelles)」)之已發行股份 100%。因此,江蘇宏圖香港因持有Hongtu (Seychelles) 之股權而被視為擁有 Hongtu (Seychelles) 實益擁有的本公司556,898,770股 股份之權益。
- 「LI代表股東在此等股份中所持之好倉。 (4)

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

CONVERTIBLE SECURITIES, OPTIONS, WARRANTS OR SIMILAR RIGHTS

The Company had no outstanding convertible securities, options, warrants or similar rights at 31 December 2022.

There was no issue or exercise of any convertible securities, options, warrants or similar rights of the Company during FY2022.

REMUNERATION POLICY

Details of the Group's remuneration policy are set out in the section of "Management Discussion and Analysis" contained in this annual report.

MODEL CODE FOR SECURITIES TRANSACTIONS

The Company has adopted its own Code of Conduct for Securities Transactions by Directors (the "Code of Conduct for Securities Transactions"). This is on terms no less exacting than the required standard set out in the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 to the Listing Rules (i.e. the new Appendix C3 with effect from 31 December 2023), and has been updated from time to time.

Having made specific enquiries to all Directors, all Directors confirmed that they had complied with the required standards set out in the Model Code and the Code of Conduct for Securities Transactions throughout FY2022.

CORPORATE GOVERNANCE

The Group's corporate governance principles and practices are set out in the Corporate Governance Report contained in this annual report.

除上文所披露者外,於二零二二年十二月 三十一日,本公司並無獲任何人士(本公司董 事或最高行政人員除外)知會,彼於本公司之 股份及相關股份中,擁有根據證券及期貨條 例第XV部須向本公司披露或本公司根據證券 及期貨條例第336條須予備存之登記冊所記錄 之權益或淡倉。

可轉換證券、購股權、認股權證或類似 權利

本公司於二零二二年十二月三十一日概無任 何尚未行使之可轉換證券、購股權、認股權 證或類似權利。

於二零二二財政年度,本公司並無任何可轉 換證券、購股權、認股權證或類似權利獲發 行或行使。

薪酬政策

本集團之薪酬政策詳情載於本年報之「管理層 討論及分析」一節。

證券交易之標準守則

本公司已採納一項董事證券交易之行為守則 (「證券交易之行為守則」),其條款與上市規 則附錄十(即新附錄C3,自二零二三年十二月 三十一日起生效)所載之上市發行人董事進行 證券交易之標準守則(「標準守則」)所規定之 標準同樣嚴謹,並不時更新。

向全體董事作出特定查詢後,全體董事確認 彼等已於二零二二財政年度遵守標準守則及 證券交易之行為守則所載之標準。

企業管治

有關本集團之企業管治原則及常規已列載於 本年報之企業管治報告書內。

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

During FY2022, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities.

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.

SUFFICIENCY OF PUBLIC FLOAT

Based on the information that is publicly available to the Company and within the knowledge of the Directors as at the date of this report, the Company has maintained sufficient public float throughout FY2022 as required under the Listing Rules.

AUDITOR

Forvis Mazars CPA Limited (the "Auditor" or "Forvis Mazars") (formerly known Mazars CPA Limited) was appointed as auditors of the Company with effect from 27 September 2019 to fill vacancy and was re-elected in the AGMs of the Company held on 24 July 2020, 25 June 2021 and 29 June 2022 and will be subject to reappointment in the forthcoming AGM.

REVIEW OF FINANCIAL STATEMENTS

The Company established an audit committee (the "Audit Committee") with written terms of reference in compliance with the Listing Rules. The primary duties of the Audit Committee are to review and supervise the financial reporting process and risk management and internal control systems of the Group. As at the date of this report, the Audit Committee comprises one independent non-executive Director, namely Mr. Xu Jinwen.

The audited financial results of the Group for FY2022 have been reviewed by the Audit Committee.

購買、出售或贖回本公司之上市證券

於二零二二財政年度,本公司或其任何附屬 公司概無購買、出售或贖回本公司任何上市 證券。

優先購買權

本公司章程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之優先購 買權之規定。

足夠公眾持股量

於本報告書之日期,根據本公司獲得之公開 資料及就董事所知悉,本公司於整個二零 二二財政年度內已維持上市規則所規定之足 夠公眾持股量。

核數師

富睿瑪澤會計師事務所有限公司(「核數師」或 「富睿瑪澤」)(前稱為中審眾環(香港)會計師 事務所有限公司)自二零一九年九月二十七 日起獲委任為本公司核數師以填補空缺,並 於本公司於二零二零年七月二十四日、二 零二一年六月二十五日及二零二二年六月 二十九日舉行的股東週年大會上獲重選為本 公司核數師,且將於應屆股東週年大會上獲 續聘。

審閲財務報表

本公司根據上市規則成立審核委員會(「審核 委員會」),其具有書面職權範圍。審核委員 會的主要職責為審閱及監督本集團財務報 告流程及風險管理及內部控制系統。於本報 告日期,審核委員會包括一名獨立非執行董 事,即徐錦文先生。

本集團於二零二二財政年度的經審核財務業 績已經審核委員會審閱。

THE BOARD'S RESPONSE TO THE AUDITOR'S OPINION

Basis for Disclaimer of Opinion

The auditor of the Company, being Forvis Mazars, issued a disclaimer of opinion (the "Disclaimer of Opinion") on the financial statements of the Company for FY2022 in relation to going concern of the Company, details of which are set out in note 2 to the consolidated financial statements contained in this annual report.

With respect to the Disclaimer of Opinion, after taking into consideration of the measures (the "Measures") set out in note 2 to the consolidated financial statements contained in this annual report, the Directors are of the opinion that it is appropriate to prepare the consolidation financial statements on a going concern basis.

However, as stated in the independent auditor's report contained in this annual report, the Auditor is of the view that it has not been able to obtain sufficient appropriate audit evidence regarding the use of going concern assumption in the preparation of the consolidated financial statements.

The Board's Plan to Address the Disclaimer of Opinion

As disclosed in the audited annual results of the Company, the Group recorded a loss attributable to owners of the Group, net current liabilities and net liabilities.

The Board understands that the Disclaimer of Opinion was resulted from the auditors not being able to obtain sufficient appropriate audit evidence to satisfy themselves about the appropriateness of the use of the going concern basis of accounting in the preparation of the consolidated financial statements mainly due to: (1) the Group's current liabilities exceeded its current assets, and its total liabilities exceeded its total assets; (2) the Group recorded significant net operating cash outflow for the year ended 31 December 2022; (3) the Group's business operation has been suspended since 5 March 2022; and (4) there are outstanding liabilities from legal proceedings that were due and yet to be settled.

董事會對核數師意見之回覆

不發表意見之基準

本公司核數師富睿瑪澤,就本公司於二零 二二財政年度之財務報表出具不發表意見 (「不發表意見」),內容有關本公司之持續經 營,其詳細資料載於本年報綜合財務報表附 註2。

就不發表意見而言,經計及本年報綜合財務 報表附註2所載措施(「措施」),董事認為以持 續經營基準編製綜合財務報表屬適當。

然而,如本年報獨立核數師報告所載,核數 師認為就於編製綜合財務報表時使用持續經 營假設而言尚無法取得充分適當審計證據。

董事會解決不發表意見之計劃

誠如本公司經審核全年業績所披露,本集團 錄得本集團擁有人應佔虧損、流動負債淨額 及負債淨額。

據董事會所了解,不發表意見乃由於核數師 未能獲取充足、適當的審計憑證,以令彼等 信納使用持續經營會計基準編製綜合財務報 表的恰當性,此乃主要由於:(1)本集團的流 動負債超出其流動資產,且其總負債超出總 資產:(2)截至二零二二年十二月三十一日止 年度,本集團錄得重大經營現金流出淨額; (3)本集團的業務營運已自二零二二年三月五 日起暫停:及(4)法律訴訟中有到期但尚未償 還的負債。

In view of such circumstances, the Directors have carefully considered future liquidity and the financial position of the Group and the Group's available sources of financing and operating cashflow in assessing whether the Group will have sufficient financial resources to continue as a going concern. The Group has taken plans and measures to mitigate its liquidity pressure and improve its financial position, including:

I. Resumption of operation

Since the re-commencement of the Group's operations in December 2023, the Group has resumed sales of electronic products under the "Oregon Scientific" trademark. Additionally, it launched its own online retail platform and established two online stores on foreign platforms. The Group is continuously expanding its product portfolio to meet new customer demands and enhance its market competitiveness. As a result, the Group returned to a profitable position for the six months ended 30 June 2024, based on the books and records currently available.

The Company had secured confirmed orders exceeding HK\$70 million, which are expected to be fulfilled and delivered in the third quarter of 2024. Based on the Board's six-month forecast post 30 June 2024, it is anticipated that the Group will remain profitable and generate positive operating cashflow for the year ending 31 December 2024. As a result, the Group's current assets, especially trade receivables, inventory, and cash and cash equivalents, will increase, which will, in turn, improve the net current liabilities and net liabilities situation of the Group. The disclaimer of opinion concerning the suspension of the Group's business will not recur.

2. Formulation of corporate rescue plan

In light of the above and following the resumption of operation in December 2023, the Group has been working closely with professional advisors in formulating a corporate rescue plan intended for providing relief to the Group's indebtedness and necessary funding for the continuing operations of the Group.

鑒於上述情況,本公司董事於評估本集團是 否將有充足財務資源維持持續經營時,已審 慎考慮本集團未來的流動資金及財務狀況, 以及本集團的可用融資來源及營運現金流 量。本集團已採取計劃及措施以紓解其流動 資金壓力及改善其財務狀況,包括:

1. 恢復營運

自本集團於二零二三年十二月重新開始 營運以來,本集團已恢復銷售「Oregon Scientific」品牌的電子產品。此外,本集 團推出了自家線上零售平台,並在境外 平台上開設了兩家網店。本集團正不斷 擴展其產品組合,以滿足新的客戶需求 並提升其市場競爭力。因此,根據現時 可得的賬簿及記錄,截至二零二四年六 月三十日止六個月,本集團已重返盈利 水平。

本公司已接獲金額超逾港幣70百萬元的 訂單,預期將於二零二四年第三季度完 成並交付。根據董事會對二零二四年六 月三十日後六個月的預測,預計本集 團將保持盈利,並於截至二零二四年 十二月三十一日止年度產生經營現金正 流入。因此,本集團的流動資產(尤其 是應收賬款、存貨以及現金及等同現金 項目)將會增加,從而改善本集團的流 動負債淨額及負債淨額狀況。關於本集 團暫停業務的不發表意見將不會再次出 現。

2. 制定企業拯救計劃

鑒於上文所述及於二零二三年十二月恢 復營運後,本集團一直與專業顧問緊密 合作制訂企業拯救計劃,以減輕本集團 的債務及為本集團持續營運提供所需資 金。

An announcement will be published in accordance with the relevant rules and regulations as and when appropriate.

3. Operational restructuring

Since the suspension of the Group's business operation in March 2022, certain non-core subsidiaries of the Company have ceased operations, resulting in legal proceedings against their outstanding liabilities. The Directors plan to carve-out these non-core subsidiaries with net liabilities by way of including but not limited to winding-up of such entities.

It is anticipated that, upon completion of the abovementioned operational restructuring measures, the Group's net liabilities position will further improve and the outstanding legal proceedings of the non-core subsidiaries will no longer affect the Group's ability to continue as a going concern.

The Directors are of the opinion that, taking into account of the above-mentioned plans and measures, the Group will have sufficient working capital to finance its operations and to meet its financial obligations as they fall due for the foreseeable future. Consequently, the underlying matters leading to the Disclaimer of Opinion could be resolved.

The audit committee concur with the views as stated above.

EVENTS AFTER THE REPORTING PERIOD

Details of the events after the reporting period are set out in note 36 to the consolidated financial statements contained in this annual report.

本集團將根據相關規則及法規適時刊發 公佈。

3. 營運重組

自本集團於二零二二年三月暫停業務營 運以來,本公司若干非核心附屬公司已 停止營運,導致出現針對其未償還負債 的法律訴訟。董事計劃透過(包括但不 限於)將具有負債淨額的非核心附屬公 司清盤的方式,將該等實體分割出來。

預計上述營運重組措施完成後,本集團 的負債淨額狀況將獲進一步改善,而非 核心附屬公司未完結的法律訴訟將不再 影響本集團持續經營的能力。

董事認為,經考慮上述計劃及措施,本集團 將擁有充足營運資金撥付其營運及履行其於 可見將來到期的財務責任。因此,導致不發 表意見的相關事宜得以解決。

審核委員會同意上述意見。

報告期後事項

報告期後事項的詳情載於本中期報告之綜合 財務報表附註36。

PERMITTED PROVISION

Pursuant to the Company's Bye-laws, every Director shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities incurred or sustained by him as a Director

獲批准的條文

根據本公司章程細則,各董事均有權因其作 為董事而就其產生或蒙受的一切虧損或負債 自本公司資產中獲得補償。

On behalf of the Board	代表董事會
Cheung Yuk Ki	張鈺淇
Director	董事
Hong Kong, 9 August 2024	香港,二零二四年八月九日

forv/s mazars

TO THE MEMBERS OF IDT INTERNATIONAL LIMITED

(incorporated in Bermuda with limited liability)

DISCLAIMER OF OPINION

We were engaged to audit the consolidated financial statements of IDT International Limited (the "Company") and its subsidiaries (together the "Group") set out on pages 83 to 195, which comprise the consolidated statement of financial position at 31 December 2022, and the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

We do not express an opinion on the consolidated financial statements of the Group. Because of the significance of the matter described in the Basis for Disclaimer of Opinion section of our report, we have not been able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion on these consolidated financial statements. In all other respects, in our opinion the consolidated financial statements have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

Forvis Mazars CPA Limited 富睿瑪澤會計師事務所有限公司

42nd Floor, Central Plaza, 18 Harbour Road, Wanchai, Hong Kong 香港灣仔港灣道18號中環廣場42樓 Tel 電話: (852) 2909 5555 Fax 傳真: (852) 2810 0032 Email 電郵: info@mazars.hk Website 網址: www.forvismazars.com/hk

致:萬威國際有限公司全體股東

(於百慕達註冊成立之有限公司)

不發表意見

我們受聘審計列載於第83頁至195頁的萬威國 際有限公司(「貴公司」)及其附屬公司(統稱 「貴集團」)的綜合財務報表,此等財務報表包 括於二零二二年十二月三十一日的綜合財務 狀況表與截至該日止年度的綜合損益及其他 全面收益表、綜合權益變動表和綜合現金流 量表,以及綜合財務報表附註,包括主要會 計政策概要。

我們對 貴集團之綜合財務報表不發表意 見。由於我們報告中不發表意見之基準一節 內所述事項之重要性,我們並未能夠取得充 足適當審計憑據以就該等綜合財務報表發表 之審計意見提供基準。在所有其他方面,我 們認為綜合財務報表已根據香港公司條例之 披露規定妥為編製。

BASIS FOR DISCLAIMER OF OPINION

Material uncertainty related to going concern

As described in the "Going concern" section in note 2 to the consolidated financial statements, the Group reported a loss attributable to the owners of the Company of approximately HK\$21,750,000 for the year ended 31 December 2022 and, at 31 December 2022, the Group had net current liabilities and net liabilities of approximately HK\$327,563,000, respectively. As of 31 December 2022 and up to the date of approval of the consolidated financial statements, the Group is subjected to a number of legal proceedings and the Group is yet to settle majority of those outstanding legal proceedings due to lack of sufficient funds which are set out in note 32 to the consolidated financial statements. Furthermore, the Group recorded net operating cash outflow of approximately HK\$25,357,000 for the year ended 31 December 2022 with the Group's bank balances and cash remaining at a low level of approximately HK\$430,000 as of 31 December 2022.

During the year ended 31 December 2022, the COVID-19 pandemic has affected the Group's operation to the extent that the production of the Group's leased factory in Shenzhen was suspended with effect from 5 March 2022, the tenancy of factory was terminated on 31 May 2022 as set out in note 16 to the consolidated financial statements.

These events and conditions, along with other matters as set forth in the "Going concern" section in note 2 to the consolidated financial statements, indicate that the existence of a material uncertainty that may cast significant doubt on the Group's ability to continue as a going concern, and, therefore, that the Group may be unable to realise its assets and discharge its liabilities in the normal course of business.

不發表意見之基準 有關持續經營之重大不明朗因素

誠如綜合財務報表附註2「持續經營」一節所 述, 貴集團匯報截至二零二二年十二月 三十一日止年度 貴公司擁有人應佔虧損約 港幣21,750,000元,及 貴集團於二零二二年 十二月三十一日流動負債淨額及負債淨額分 別約港幣327,563,000元。於二零二二年十二 月三十一日及直至綜合財務報表獲批准日 期, 貴集團涉及若干法律訴訟,且 貴集團 因缺乏足夠資金而未能解決大部分該等未完 結的法律訴訟,詳情載於綜合財務報表附註 32。此外,截至二零二二年十二月三十一日 止年度, 貴集團錄得經營現金流出淨額約 港幣25,357,000元,而 貴集團於二零二二年 十二月三十一日之銀行結餘及現金維持於較 低水平,約為港幣430,000元。

截至二零二二年十二月三十一日止年度, 貴 集團營運受COVID-19疫情影響,以致 貴集 團位於深圳的租賃工廠自二零二二年三月五 日起停產,而該工廠租約已於二零二二年五 月三十一日予以終止(如綜合財務報表附註16 所載)。

此等事件及情況(連同綜合財務報表附註2[持 續經營]一節所載列之其他事項)顯示存有重 大不明朗因素,可能對 貴集團持續經營能 力構成重大疑問,故 貴集團可能無法於日 常業務過程中變現資產及償還負債。

The validity of the going concern assumption is dependent on the successful and favourable outcomes of the plans and measures being taken by the management of the Group and the development of the events, in particular, the successful implementation of the liabilities restructuring plan as described in the "Going concern" section in note 2 to the consolidated financial statements. The management of the Group is of the opinion that the Group would be able to continue as a going concern. Therefore, the consolidated financial statements have been prepared on a going concern basis, and do not include any adjustments relating to the recognition of provisions or the realisation and reclassification of non-current assets that may be necessary if the Group is unable to continue as a going concern.

We were unable to obtain sufficient appropriate audit evidence about the appropriateness of the use of going concern basis of accounting in the preparation of the consolidated financial statements. Should the Group be unable to operate as a going concern, adjustments would have to be made to write down the carrying values of the Group's assets to their recoverable amounts, to reclassify non-current assets as current assets, and to provide any further liabilities which may arise. The effects of these adjustments have not been reflected in the consolidated financial statements.

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

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

In preparing the consolidated financial statements, the directors 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.

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

持續經營假設的有效性取決於綜合財務報表 附註2「持續經營」一節所述 貴集團管理層採 取的計劃及措施能否達到成功及利好之成果 以及事態發展,尤其是能否成功實施負債重 組計劃。 貴集團管理層認為 貴集團將有 能力持續經營。因此,綜合財務報表乃按持 續經營基礎編製,而並無包括倘 貴集團未 能持續經營時可能需要就有關確認撥備或變 現及重新分類非流動資產作出之任何調整。

我們未能就使用持續經營會計基準編製綜合 財務報表的恰當性獲取充足、適當的審計憑 證。倘 貴集團未能持續經營,則須作出 調整,將 貴集團資產的賬面值撇減至其可 收回金額,將非流動資產重新分類為流動資 產,並就可能產生之任何額外負債計提撥 備。該等調整的影響並未反映在綜合財務報 表中。

董事及治理層就綜合財務報表須承擔的 責任

貴公司董事須負責根據香港會計師公會(「香 港會計師公會」)頒佈的香港財務報告準則及 香港公司條例的披露要求編製真實而中肯的 綜合財務報表,並對其認為為使綜合財務報 表的編製不存在由於欺詐或錯誤而導致的重 大錯誤陳述所需的內部控制負責。

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

治理層須負責監督 貴集團的財務報告過程。

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

Our responsibility is to conduct an audit of the Group's consolidated financial statements in accordance with Hong Kong Standards on Auditing issued by the HKICPA and to issue an auditor's report. However, because of the matter described in the Basis for Disclaimer of Opinion section of our report, we were not able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion on these consolidated financial statements.

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.

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

核數師就審計綜合財務報表承擔的責任

我們的責任是根據香港會計師公會頒布的《香 港審計準則》對 貴集團的綜合財務報表進 行審計,並出具核數師報告。然而,由於我 們的報告中不發表意見之基準一節所述之事 項,我們未能獲取充足、適當的審計憑證, 以便為該等綜合財務報表提供審計意見的基 礎。

根據香港會計師公會頒佈的專業會計師道德 守則(「守則」),我們獨立於 貴集團,並已 履行我們於守則下的其他道德責任。

此報告根據百慕達公司法例第90條僅向 閣 下(作為整體)作出,除此之外本報告別無其 他目的。我們不會就本報告的內容向任何其 他人士負上或承擔任何責任。

Forvis Mazars CPA Limited

Certified Public Accountants Hong Kong, 9 August 2024

The engagement director on the audit resulting in this independent auditor's report is: **She Shing Pang** Practising Certificate number: P05510

富睿瑪澤會計師事務所有限公司

執業會計師 香港,二零二四年八月九日

出具本獨立核數師報告的審計項目董事是: **佘勝鵬** 執業證書編號:P05510

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

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

		NOTE	2022	2021 一面一 在
		附註	二零二二年 HK\$'000	二零二一年 HK\$'000
			港幣千元	港幣千元
Revenue	收益	6	2,218	17,144
Cost of goods sold	銷售成本		(5,248)	(15,286)
Gross (loss) profit	(毛損)毛利		(3,030)	1,858
Other income	其他收入	7	18,773	6,574
Other losses, net	其他虧損,淨額	7	(567)	(604)
Charge of loss allowance on financial assets	扣除金融資產虧損撥備	8	(2,008)	(8,760)
Research expenses	研究開支		(1,029)	(13,799)
Distribution and selling expenses	分銷及銷售開支		(565)	(5,391)
General administrative expenses	一般行政開支		(21,948)	(45,567)
Losses from impairment	減值虧損	9	(6,223)	(11,832)
Finance costs	融資成本	9	(5,153)	(6,713)
Loss before taxation	除税前虧損	9	(21,750)	(84,234)
Taxation	税項	12	-	
Loss for the year	本年度虧損		(21,750)	(84,234)
Other comprehensive loss:	其他全面虧損:			
Item that may be reclassified subsequently	其後可能會重新分類至損益的			
to profit or loss:	項目:			
Exchange differences arising on translation of	換算海外業務產生的匯兑差額			
foreign operations			(235)	(74)
Total comprehensive loss for the year	本年度全面虧損總額		(21,985)	(84,308)
Loss for the year attributable to:	以下各項應佔本年度虧損:			
– Owners of the Company	-本公司擁有人		(21,750)	(84,234)
- Non-controlling interests	一非控股權益		_	
			(21,750)	(84,234)
			(21,750)	(דנג,דס)
Total comprehensive loss for the year	以下各項應佔本年度全面虧損			
attributable to:	總額:			
– Owners of the Company	一本公司擁有人		(21,985)	(84,308)
- Non-controlling interests	-非控股權益		-	
			(21,985)	(84,308)
Loss per share	每股虧損			
Basic and diluted (HK cents)	基本及攤薄(港仙)	13	(0.84)	(3.24)

Consolidated Statement of Financial Position 综合財務狀況表

At 31 December 2022 於二零二二年十二月三十一日

		NOTE	2022	2021
		附註	二零二二年	二零二一年
			HK\$'000	HK\$'000
			港幣千元	港幣千元
Non-current assets	非流動資產			
Property, plant and equipment	物業、機器及設備	14	-	1,453
Investment properties	投資物業	15	-	615
Right-of-use assets	使用權資產	16	-	5,562
Goodwill	商譽	18	-	_
Rental deposits	租金按金		-	3,415
			_	,045
Current assets	流動資產			
Inventories	存貨	19	-	5,248
Trade and other receivables	應收賬款及其他應收款項	20	-	6,878
Finance lease receivables	融資租賃應收款項	17	-	5,156
Restricted bank balances	受限制銀行結餘	21	2,863	3,455
Bank balances and cash	銀行結餘及現金	21	430	49,484
			3,293	70,221
Current liabilities	流動負債			
Trade and other payables	應付賬款及其他應付款項	22	76,271	61,813
Borrowings	借款	25	57,641	9,313
Lease liabilities	租賃負債	16	-	27,054
Tax payable	應付税項	12	12,255	,95
Contract liabilities	合約負債	23	-	8,689
Loan from a shareholder	股東貸款	24	184,689	203,682
			330,856	322,502
Net current liabilities	流動負債淨值		(327,563)	(252,281)
Non-current liabilities	非流動負債			
Lease liabilities	租賃負債	16	-	15,647
Borrowings	借款	25	-	48,695
			_	64,342
NET LIABILITIES	負債淨值		(327,563)	(305,578)

Consolidated Statement of Financial Position 綜合財務狀況表

At 31 December 2022 於二零二二年十二月三十一日

		NOTE	2022	2021
		附註	二零二二年	二零二一年
			HK\$'000 港幣千元	HK\$'000 港幣千元
			/合帝十九	/它市 1 儿
Capital and reserves	股本及儲備			
Share capital	股本	26	259,999	259,999
Reserves	儲備		(587,655)	(565,670)
Equity attributable to owners of the Company	本公司擁有人應佔權益		(327,656)	(305,671)
Non-controlling interests	非控股權益		93	93
NET DEFICIT	虧絀淨額		(327,563)	(305,578)

The consolidated financial statements on pages 83 to 195 were approved and authorised for issue by the Board of Directors on 9 August 2024 and signed on its behalf by

第83頁至第195頁之綜合財務報表已於二零 二四年八月九日獲董事會批准及授權發行, 並由下列人士代表簽署:

Cheung Yuk Ki Director 張鈺淇

董事

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

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

		Attributable to owners of the Company 本公司擁有人所佔									Non-	
		Share capital	Share premium	Other reserve	Translation reserve 貨幣換算	Accumulated losses	Sub-total	controlling interests 非控股	Total			
		股本 HK\$'000 港幣千元	股份溢價 HK\$'000 港幣千元 (Note (a)) (附註(a))	其他儲備 HK\$'000 港幣千元 (Note (b)) (附註(b))	儲備 HK\$'000 港幣千元 (Note (c)) (附註(c))	累計虧損 HK\$'000 港幣千元	小計 HK\$'000 港幣千元	權益 HK\$'000 港幣千元	總計 HK\$'000 港幣千元			
At I January 2021	於二零二一年一月一日	259,999	165,043	32,466	(102,137)	(576,734)	(221,363)	93	(221,270)			
Loss for the year	本年度虧損	_	_	-		(84,234)	(84,234)	-	(84,234)			
Other comprehensive loss Item that may be reclassified subsequently to profit or loss: Exchange differences arising on translation of foreign operations	其他全面虧損 <i>其後可能會重新分類至損益的 項目:</i> 換算海外業務產生的匯兑 差額	_	_	_	(74)	_	(74)	_	(74)			
Total comprehensive loss for the year	本年度全面虧損總額	_	_	_	(74)	(84,234)	(84,308)	_	(84,308)			
At 31 December 2021	於二零二一年十二月三十一日	259,999	165,043	32,466	(102,211)	(660,968)	(305,671)	93	(305,578)			
At I January 2022	於二零二二年一月一日	259,999	165,043	32,466	(102,211)	(660,968)	(305,671)	93	(305,578)			
Loss for the year	本年度虧損	_	_	_	-	(21,750)	(21,750))	_	(21,750)			
Other comprehensive loss Item that may be reclassified subsequently to profit or loss: Exchange differences arising on translation of foreign operations	其他全面虧損 <i>其後可能會重新分類至損益的 項目:</i> 換算海外業務產生的匯兑 差額	_	_	_	(235)	_	(235)	_	(235)			
Total comprehensive loss for the year	本年度全面虧損總額	_	_	-	(235)	(21,750)	(21,985)	_	(21,985)			
At 31 December 2022	於二零二二年十二月三十一日	259,999	165,043	32,466	(102,446)	(682,718)	(327,656)	93	(327,563)			
Notes: (a) The application of s	share premium is governed by S	Section 40 of	the Bermuda	Companies		註: 股份溢價	「之應用受さ	「慕達一九八	→年《公司			
(a) The application of s 1981.	and premium is governed by a			i companies	Acc (d)	波访温慎 法》第40(

Other reserve has been set up and is dealt with in accordance with the accounting policies (b) adopted for changes in the Group's ownership interest in its subsidiaries which do not result in a loss of control as set out in "Basis of consolidation" of note 4 to the consolidated financial statements.

Translation reserve comprises all foreign exchange differences arising from the translation of (c) the financial statements of foreign operations.

其他儲備乃根據對本集團於附屬公司之所有 (b) 權權益變動而並不導致失去控制權所採納之 會計政策(如綜合財務報表附註4「綜合基準」 所載列)設立及處理。

貨幣換算儲備包括換算海外業務財務報表產 (c) 生之所有匯兑差額。

Consolidated Statement of Cash Flows 綜合現金流量表

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

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
OPERATING ACTIVITIES	經營活動		
Loss before taxation	除税前虧損	(21,750)	(84,234)
Adjustments for:	調整:		
Finance costs	融資成本	5,153	6,714
Depreciation of property, plant and equipment	物業、機器及設備折舊	286	2,531
Depreciation of investment properties	投資物業折舊	237	1,475
Depreciation of right-of-use assets	使用權資產折舊	2,139	14,755
Gain on early termination of leases	提前終止租賃之收益	(18,664)	_
Charge of loss allowance on financial assets	扣除金融資產虧損撥備	2,008	8,760
Write-off (Reversal of write-down) of inventories	存貨撇銷(撇減撥回)	3,711	(1,928)
Provision for the losses on litigations, net	訴訟虧損撥備,淨額	-	1,548
Losses from impairment	減值虧損	6,223	11,832
Exchange differences	匯兑差額	(567)	10
Operating cash flows before movements in	營運資金變動前之經營現金流量		
working capital		(21,224)	(38,537)
Changes in working capital:	營運資金變動:		
Inventories	存貨	1,537	3,853
Finance lease receivables	融資租賃應收款項	-	,68
Trade and other receivables	應收賬款及其他應收款項	(186)	(2,566)
Restricted bank balances	受限制銀行結餘	592	242
Trade and other payables	應付賬款及其他應付款項	(6,076)	(8,469)
Contract liabilities	合約負債	-	152
Cash used in operations and net cash used in	營運所用現金及經營活動所用		
operating activities	現金淨額	(25,357)	(33,644)

Consolidated Statement of Cash Flows 綜合現金流量表

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

			2022	2021
			二零二二年	二零二一年
		NOTE	HK\$'000	HK\$'000
		附註	港幣千元	港幣千元
FINANCING ACTIVITIES	融資活動			
(Repayment to) Proceeds from loan from a	(償還)股東貸款所得款項			
shareholder		30	(23,697)	82,190
Proceeds from borrowings	借款所得款項		-	9,313
Repayment of lease liabilities	償還租賃負債		-	(17,748)
Net cash (used in) from financing activities	融資活動(所用)所得現金淨額		(23,697)	73,755
Net (decrease) increase in cash and cash	現金及等同現金項目之(減少)			
equivalents	增加淨額		(49,054)	40,111
Cash and cash equivalents at beginning of the year	年初之現金及等同現金項目		49,484	9,427
Effects of foreign exchange rate changes	外匯匯率變動影響		_	(54)
Cash and cash equivalents at end of the year,	年終之現金及等同現金項目,			
represented by bank balances and cash	即銀行結餘及現金		430	49,484

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

I. GENERAL INFORMATION

IDT International Limited (the "Company", together with its subsidiaries are collectively referred to as the "Group"), was incorporated in Bermuda as an exempted company with limited liability. The shares of the Company are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The addresses of the registered office and principal place of business of the Company is located at Unit 612, 6/F, Bank of America Tower, 12 Harcourt Road, Central, Hong Kong.

The Company acts as an investment holding company while its subsidiaries are principally engaged in the design, development, manufacture, sales and marketing of various electronic products.

On 19 March 2024, the Company received a statutory demand (the "Statutory Demand") dated 19 March 2024 from a creditor, demanding the Company to pay an amount of HK\$15,000,000 within 3 weeks from the date of service of the Statutory Demand, failing which the creditor may present a winding-up petition against the Company. The management of the Group had been working closely with professional advisors in formulating a restructuring plan to address the overall indebtedness of the Company.

On 27 May 2024, the Company has filed an ex parte originating summons with the High Court of the Hong Kong Special Administrative Region for the hearing on 13 September 2024 of an application by the Company for an order to convene meeting of the creditors of the Company to consider and, if thought fit, approve, with or without modification, a scheme of arrangement proposed by the Company, pursuant to section 670 of the Hong Kong Companies Ordinance (Cap. 622).

Up to the date of approval of the consolidated financial statements, the Company is still in negotiation with the creditors of the Company for the details and terms of the restructuring plan.

I. 一般事項

萬威國際有限公司(「本公司」,連同其 附屬公司統稱「本集團」)乃於百慕達註 冊成立之獲豁免有限公司,其股份在香 港聯合交易所有限公司(「聯交所」)主板 上市。本公司註冊辦事處及主要營業地 點位於香港中環夏慤道12號美國銀行中 心6樓612室。

本公司乃一間投資控股公司。各附屬公 司之主要業務為設計、開發、製造、銷 售及推廣多種電子產品。

於二零二四年三月十九日,本公司接獲 一名債權人於二零二四年三月十九日發 出的法定要求償還書(「法定要求償還 書」),要求本公司自該法定要求償還書 送達後三個星期內支付港幣15,000,000 元,否則該債權人或會向本公司提出清 盤呈請。本集團管理層一直與專業顧問 緊密合作制訂重組計劃,以解決本公司 的整體債務問題。

於二零二四年五月二十七日,本公司已 根據香港法例622章《公司條例》第670條 向香港特別行政區高等法院提交單方原 訴傳票,以於二零二四年九月十三日就 本公司申請要求召開本公司債權人大會 藉以考慮及酌情批准(不論是否經修訂) 本公司提呈的安排計劃展開聆訊。

直至本綜合財務報表獲批准日期,本公 司仍與本公司債權人就重組計劃的詳情 及條款進行磋商。

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

2. BASIS OF PRESENTATION

Basis of preparation

The consolidated financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs"), which collective term includes all applicable Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA"), accounting principles generally accepted in Hong Kong and the disclosure requirements of the Hong Kong Companies Ordinance. The consolidated financial statements also comply with the applicable disclosure requirements under the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules").

The consolidated financial statements are presented in Hong Kong dollars ("HK\$") which is the same as the functional currency of the Company. Effective from current year, all amounts have been rounded to the nearest thousand with comparative figures for prior period's financial information were being restated to the nearest thousand. Such restatements have no material effect on the reported financial position, results and cash flows of the Group.

The consolidated financial statements have been prepared on a basis consistent with the accounting policies adopted in the 2021 consolidated financial statements except for the adoption of the new/revised HKFRSs that are relevant to the Group and effective from the current year as set out in note 3 to the consolidated financial statements.

A summary of the principal accounting policies adopted by the Group is set out in note 4 to the consolidated financial statements.

呈列基準 編製基準

本綜合財務報表已根據香港會計師公會 (「香港會計師公會」)頒佈之香港財務報 告準則(「香港財務報告準則」,包括所 有適用香港財務報告準則、香港會計準 則(「香港會計準則」)及詮釋)、香港公 認會計原則及香港《公司條例》之披露規 定編製。本綜合財務報表亦遵守聯交所 證券上市規則(「上市規則」)之適用披露 規定。

本综合財務報表以本公司之功能貨幣港 幣(「港幣」)呈列。自本年度起,所有金 額均已四捨五入至最接近的千位數,而 過往期間的財務資料比較數字則重列至 最接近的千位數。該等重列並不會對本 集團所呈報的財務狀況、業績及現金流 量產生任何重大影響。

本綜合財務報表以與二零二一年綜合財 務報表所採用之會計政策一致基準編 製,惟採用本綜合財務報表附註3所載 列對本集團相關且於本年度起生效之新 訂/經修訂香港財務報告準則除外。

有關本集團所採用之主要會計政策載列 於本綜合財務報表附註4。

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

2. BASIS OF PRESENTATION (continued)

Going concern

In preparing the consolidated financial statements, the directors of the Company have given careful consideration to the future liquidity of the Group in light of the fact that the Group's current liabilities exceeded its current assets by approximately HK\$327,563,000 at 31 December 2022, the Group's total liabilities exceeded its total assets by approximately HK\$21,750,000 for the year then ended. As of 31 December 2022 and up to the date of approval of the consolidated financial statements, the Group is subjected to a number of legal proceedings and the Group is yet to settle majority of those outstanding legal proceedings due to lack of sufficient funds which are set out in note 32 to the consolidated financial statements. Furthermore, the Group recorded net operating cash outflow of approximately HK\$25,357,000 for the year ended 31 December 2022 with the Group's bank balances and cash remaining at a low level of approximately HK\$430,000 as of 31 December 2022.

During the year ended 31 December 2022, the COVID-19 pandemic has affected the Group's operation to the extent that the production of the Group's leased factory in Shenzhen was suspended with effect from 5 March 2022, the tenancy of factory was terminated on 31 May 2022 as set out in note 16 to the consolidated financial statements.

The above events and conditions indicate that the existence of a material uncertainty that may cast significant doubt on the Group's ability to continue as a going concern, and, therefore, that the Group may be unable to realise its assets and discharge its liabilities in the normal course of business.

2. 呈列基準(續)

持續經營

鑒於於二零二二年十二月三十一日,本 集團的流動負債超出其流動資產約港幣 327,563,000元、截至該日本集團的總負 債超出總資產約港幣327.563.000元及本 集團截至該日止年度產生虧損約港幣 21,750,000元,故在編製綜合財務報表 時,本公司董事已仔細考慮本集團的 未來資金流動。於二零二二年十二月 三十一日及直至本綜合財務報表獲批准 日期,本集團涉及若干法律訴訟,且本 集團因缺乏足夠資金而未能結清大部 分該等尚未償還的法律訴訟,詳情載 於綜合財務報表附註32。此外,截至 二零二二年十二月三十一日止年度, 本集團錄得經營現金流出淨額約港幣 25,357,000元,而本集團於二零二二年 十二月三十一日之銀行結餘及現金維持 於較低水平,約為港幣430,000元。

截至二零二二年十二月三十一日止年 度,本集團營運受COVID-19疫情影 響,以致本集團位於深圳的租賃工廠自 二零二二年三月五日起停產,而該工廠 租約已於二零二二年五月三十一日予以 終止(如綜合財務報表附註16所載)。

上述事件及情況顯示存有重大不明朗因 素,可能對本集團持續經營能力構成重 大疑問,故本集團可能無法於日常業務 過程中變現資產及償還負債。

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

2. BASIS OF PRESENTATION (continued)

Going concern (continued)

In view of the above circumstances, the management of the Group has given careful consideration to the future liquidity and performance of the Group, the available sources of financing and have considered the Group's cash flow projection that covered a period of not less than twelve months from 31 December 2022 and up to the date of approval of the consolidated financial statements to assess whether the Group will have sufficient financial resources to continue as a going concern. Certain plans and measures have been taken to mitigate the liquidity position and to improve the Group's financial position which include, but are not limited to the followings:

- the Group has identified potential investor(s) to provide continuous financial support to the Group as is necessary to enable the Group to meet its day-today operations and its financial obligations as they fall due;
- 2. after the transfer of the loan from China Huaneng Foundation Construction Investment Limited ("Huaneng") to Party A (as defined and disclosed in Note 36(b) to the condensed consolidated financial statements), Party A has undertaken that the repayment of the loan from other creditors to the Group of approximately HK\$184,689,000 at 31 December 2022 will be restructured and any remaining outstanding amount as a result of the restructuring will not be requested within twelve months from the date of approval of the consolidated financial statements, unless the Group has obtained funding from other sources and is in a position to meet all repayment obligations at that time;
- the Group is implementing measures to tighten cost controls over various operating expenses and to identify and secure new business opportunity in order to enhance its profitability and to improve the cash flow from its operation in future;

2. 呈列基準(續) 持續經營(續)

鑒於上述情況,本集團管理層已審慎考 慮本集團之未來流動資金及表現、可用 融資來源,並已考慮本集團自二零二二 年十二月三十一日起及直至本綜合財務 報表獲批准日期止不少於十二個月期間 的現金流量預測,以評估本集團是否將 有足夠財務資源持續經營。本集團已採 取若干計劃及措施以緩解流動資金狀況 並改善本集團之財務狀況,包括但不限 於以下各項:

- 本集團已識別潛在投資者,於必 要時為本集團提供持續財務支 持,以確保本集團能夠進行日常 營運及履行到期的財務責任;
- 於中國華能基礎建設投資有限公司(「華能」)將貸款轉讓予訂約 方A(定義見及披露於附註36(b)) 後,訂約方A已承諾將會重組其 他債權人於二零二二年十二月 三十一日向本集團貸款約港幣 184,689,000元之還款,且自綜合 財務報表獲批准日期起十二個月 內不會要求償還任何因重組而產 生的餘下未償還金額,除非本集 團已從其他來源獲取資金,並於 當時處於可履行一切還款責任的 狀況;
- 本集團正實施措施收緊對若干經 營開支的成本控制,識別並爭取 新商業契機,以提升盈利能力及 改善未來經營所得現金流量;

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

2. BASIS OF PRESENTATION (continued)

Going concern (continued)

- 4. the Group continues to negotiate/seek opportunities with the financial institutions for the renewal of existing/inception of the new financing arrangement to meet the Group's working capital and financial requirements in the future;
- the Group is negotiating with different creditors to restructure/reach a settlement plan for the existing liabilities;
- the Group is actively exploring the availability of alternative source of financing including but not limited to seeking new investment and business opportunities to strengthen the capital bases of the Company; and
- 7. the Group is continuously expanding its product portfolio to meet new customer demands and enhance the Group's market competitiveness. In December 2023, the Group has launched its own online retail platform and established two online stores on foreign platforms.

Based on the latest information available, the directors of the Company are of the opinion that it is appropriate to prepare the consolidation financial statements on a going concern basis.

Notwithstanding the above, significant uncertainty exists as to whether the management of the Company will be able to implement the abovementioned plans and measures. Whether the Group will be able to continue as a going concern will depend upon the Group's ability to implement any liabilities restructuring plan, obtain adequate extra financing and/or generate sufficient cash flows from operation.

Should the above measures not be able to implement successfully, the Group may not have sufficient funds to operate as a going concern, in which case, adjustments might have to be made to the carrying values of the Company's assets to their recoverable amounts, to reclassify the non-current assets as current assets, and to provide for any further liabilities which might arise. The effect of these adjustments have not been reflected in the consolidated financial statements.

- 呈列基準(續) 持續經營(續)
 - 本集團繼續與該金融機構磋商/ 尋求機會續新現有/開始新的融 資安排以滿足本集團日後營運資 金及財務需求;
 - 本集團正與不同債權人磋商重 組/就現有負債達成結算方案;
 - 6. 本集團正積極探討其他融資來 源,包括但不限於尋求新投資及 商業契機以加強本公司之資本基 礎;及
 - 本集團正不斷擴展其產品組合, 以滿足新的客戶需求並提升本集 團的市場競爭力。於二零二三年 十二月,本集團推出了自家線上 零售平台,並在境外平台上建立 了兩家網店。

根據最新可得資料,本公司董事認為, 按持續經營基準編製綜合財務報表屬適 當。

儘管以上所述,本公司管理層是否有能 力實施上述計劃及措施存在重大不確定 性。本集團是否能夠繼續持續經營將取 決於本集團實施任何負債重組計劃、獲 得足夠額外融資及/或從經營中產生充 足現金流量的能力。

倘上述措施無法成功實施,則本集團可 能沒有足夠的資金持續經營,在該情況 下,可能須將本公司資產之賬面值調整 至可收回金額,將非流動資產重新分類 為流動資產,以及就可能產生之任何額 外負債計提撥備。該等調整的影響尚未 反映於本綜合財務報表內。

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

3. APPLICATION OF NEW/REVISED HKFRSs

The Group has applied, for the first time, the following new/revised HKFRSs that are relevant to the Group:

Amendments to HKFRS 16	Covid-19-Related Rent Concessions Beyond 30 June 2021
Amendments to HKAS 16	Proceeds before Intended Use
Amendments to HKAS 37	Cost of Fulfilling a Contract
Amendments to HKFRS 3	Reference to the Conceptual Framework
Annual Improvements to HKFRSs	2018–2020 Cycle
Amendments to HKAS 12	International Tax Reform – Pillar Two Model Rules

Amendments to HKFRS 16: Covid-19-Related Rent Concessions Beyond 30 June 2021

The amendments exempt lessees from having to consider individual lease contracts to determine whether rent concessions occurring as a direct consequence of the COVID-19 pandemic are lease modifications and allow lessees to account for such rent concessions as if they were not lease modifications. It applies to Covid-19-related rent concessions that reduce lease payments due on or before 30 June 2022. The amendments do not affect lessors.

The adoption of the above amendments does not have any significant impact on the consolidated financial statements.

 新訂/經修訂香港財務報告準則之 應用

> 本集團已首次應用以下適用於本集團的 新訂/經修訂香港財務報告準則:

香港財務報告準則	二零二一年六月三十
第16號(修訂本)	日之後的Covid-19
	相關租金優惠
香港會計準則第16號	作擬定用途前之所得
(修訂本)	款項
香港會計準則第37號	履行合約的成本
(修訂本)	
香港財務報告準則	對概念框架的引述
第3號(修訂本)	
香港財務報告準則的	二零一八年至
年度改進	二零二零年週期
香港會計準則第12號	國際租税變革-支柱
(修訂本)	二規則範本

香港財務報告準則第16號(修訂本):二 零二一年六月三十日之後的Covid-19相 關租金優惠

該等修訂本豁免了承租人考慮個別租賃 合約以釐定因COVID-19疫情而直接產 生的租金優惠是否屬於租賃修改,並允 許承租人將該等租金優惠入賬,猶如其 並非租賃修改。其適用於與Covid-19相 關的租金優惠,以減少於二零二二年六 月三十日或之前到期的租賃付款。該等 修訂本並不影響出租人。

採用該等上述修訂本並不會對綜合財務 報表產生任何重大影響。

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

3. APPLICATION OF NEW/REVISED HKFRSs (continued)

Amendments to HKAS 16: Proceeds before Intended Use

The amendments clarify the accounting requirements for proceeds received by an entity from selling items produced while testing an item of property, plant or equipment before it is used for its intended purpose. An entity recognises the proceeds from selling any such items, and the cost of those items, in profit or loss and measures the cost of those items applying the measurement requirements of HKAS 2.

The adoption of the above amendments does not have any significant impact on the consolidated financial statements.

Amendments to HKAS 37: Cost of Fulfilling a Contract

The amendments clarify that for the purpose of assessing whether a contract is onerous under HKAS 37, the cost of fulfilling the contract comprises the costs that relate directly to the contract. Costs that relate directly to a contract include both the incremental costs of fulfilling that contract (for example, direct labour and materials) and an allocation of other costs that relate directly to fulfilling contracts (for example, an allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract).

The adoption of the above amendments does not have any significant impact on the consolidated financial statements.

 新訂/經修訂香港財務報告準則之 應用(續)

> 香港會計準則第16號(修訂本):作擬定 用途前之所得款項

> 對於物業、工廠或設備項目作擬定用途 前進行測試期間實體出售所生產的項目 而獲得的所得款項,該等修訂本澄清了 有關會計規定。實體於損益確認出售任 何該等項目的所得款項及該等項目的成 本,並應用香港會計準則第2號的計量 規定計量該等項目的成本。

> 採用該等上述修訂本並不會對綜合財務 報表產生任何重大影響。

> 香港會計準則第37號(修訂本):履行合約的成本

該等修訂本澄清,根據香港會計準則第 37號評估合約有否虧損時,履行合約的 成本包括與合約直接相關的成本。與合 約直接相關的成本同時包括履行該合約 的增量成本(例如直接勞工及材料),以 及與履行合約直接相關的其他成本分配 (例如分配履行合約所用物業、廠房及 設備項目的折舊開支)。

採用該等上述修訂本並不會對綜合財務 報表產生任何重大影響。

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

3. APPLICATION OF NEW/REVISED HKFRSs (continued)

Amendments to HKFRS 3: Reference to the Conceptual Framework

The amendments update a reference in HKFRS 3 to the Conceptual Framework for Financial Reporting issued in 2018. The amendments also add to HKFRS 3 an exception to its requirement for an entity to refer to the Conceptual Framework to determine what constitutes an asset or a liability. The exception specifies that, for some types of liabilities and contingent liabilities, an entity applying HKFRS 3 should instead refer to HKAS 37. The exception has been added to avoid an unintended consequence of updating the reference.

The adoption of the above amendments does not have any significant impact on the consolidated financial statements.

Annual Improvements Project - 2018-2020 Cycle

HKFRS 1: Subsidiary as a First-time Adopter

This amendment simplifies the application of HKFRS I for a subsidiary that becomes a first-time adopter of HKFRSs later than its parent – i.e. if a subsidiary adopts HKFRSs later than its parent and applies HKFRS I.DI6(a), then a subsidiary may elect to measure cumulative translation differences for all foreign operations at amounts included in the consolidated financial statements of the parent, based on the parent's date of transition to HKFRSs.

 新訂/經修訂香港財務報告準則之 應用(續)

> 香港財務報告準則第3號(修訂本):對 概念框架的引述

> 該等修訂本更新了香港財務報告準則第 3號內文對二零一八年發佈的財務報告 概念框架的引用。該修訂本亦在香港財 務報告準則第3號中增設了一項例外, 在特定情況下,實體毋須引用概念框 架來確定某項目是否構成資產或負債。 該例外規定,對於若干類型的負債及或 有負債,應用香港財務報告準則第3號 的實體,應參考香港財務報告準則第37 號。增設例外情況,乃為避免更新引用 而帶來的意外後果。

> 採用該等上述修訂本並不會對綜合財務 報表產生任何重大影響。

> 年度改進項目-二零一八年至二零二零 年週期

香港財務報告準則第1號:首次採納的 附屬公司

該修訂本針對晚於母公司首次採納香港 財務報告準則的附屬公司,簡化了應用 香港財務報告準則第1號的程序,簡言 之,如某附屬公司晚於母公司採納香港 財務報告準則,在應用香港財務報告準 則第1.D16(a)號時,該附屬公司可選擇 根據母公司過渡至香港財務報告準則的 日期,按母公司綜合財務報表所示金額 計量所有海外業務的累計交易差額。

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

3. APPLICATION OF NEW/REVISED HKFRSs (continued)

Annual Improvements Project – 2018–2020 Cycle (continued)

HKFRS 9: Fees in the "10 per cent" Test for Derecognition of Financial Liabilities

This amendment clarifies that – for the purpose of performing the "10 per cent test" for derecognition of financial liabilities – in determining those fees paid net of fees received, a borrower includes only fees paid or received between the borrower and the lender, including fees paid or received by either the borrower or lender on the other's behalf.

HKFRS 16: Lease Incentives

The amendment removes the illustration of payments from the lessor relating to leasehold improvements. As currently drafted, Example 13 is not clear as to why such payments are not a lease incentive.

HKAS 41: Taxation in Fair Value Measurements

This amendment removes the requirement to exclude cash flows for taxation when measuring fair value, thereby aligning the fair value measurement requirements in HKAS 41 with those in HKFRS 13.

The adoption of the above amendments does not have any significant impact on the consolidated financial statements.

Amendments to HKAS 12: International Tax Reform – Pillar Two Model Rules

The amendments provide entities with temporary relief from accounting for deferred taxes arising from the Organisation for Economic Co-operation and Development's Pillar Two model rules. The Amendments also introduce targeted disclosure requirements to help investors understand an entity's exposure to income taxes arising from the rules.

 新訂/經修訂香港財務報告準則之 應用(續)

> 年度改進項目-二零一八年至二零二零 年週期(續)

香港財務報告準則第9號:終止確認金 融負債的「百分之十」測試費用

該修訂本澄清,為終止確認金融負債而 進行「百分之十測試」時,就釐定已付費 用(扣除已收費用)而言,借款人僅計及 借款人與貸款人之間的已付或已收費 用,包括借款人或貸款人代對方支付或 收取的費用。

香港財務報告準則第16號:租賃寬減

該修訂本移除了出租人就租賃裝修所作 付款的示例。於現時版本中,例13並無 明確説明有關付款不屬租賃寬減的原 因。

香港會計準則第41號:公平值計量中的 税項

該修訂本移除了計量公平值時撇除税項 現金流的規定,將香港會計準則第41號 對公平值計量的規定,調整至與香港財 務報告準則第13號一致。

採用該等上述修訂本並不會對綜合財務 報表產生任何重大影響。

香港會計準則第12號(修訂本):國際租 税變革-支柱二規則範本

該等修訂本為實體提供了暫時性免除由 經濟合作與發展組織的支柱二規則範本 所產生的遞延税項。該等修訂本亦引入 了有針對性的披露規定,以幫助投資者 了解實體因規則而面臨的所得税風險。

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

3. APPLICATION OF NEW/REVISED HKFRSs (continued)

Amendments to HKAS 12: International Tax Reform – Pillar Two Model Rules (continued)

The adoption of the above amendments does not have any significant impact on the consolidated financial statements.

Future changes in HKFRSs

At the date of authorisation of the consolidated financial statements, the HKICPA has issued the following new/revised HKFRSs that are not yet effective for the current year, which the Group has not early adopted.

Amendments to HKAS I	Disclosure of Accounting Policies ¹
Amendments to HKAS 8	Definition of Accounting Estimates ¹
Amendments to HKAS 12	Deferred Tax related to Assets and Liabilities arising from a Single Transaction ¹
HKFRS 17	Insurance Contracts ¹
Amendment to HKFRS 17	Initial Application of HKFRS 17 and HKFRS 9 – Comparative Information ¹
Amendments to HKAS I	Classification of Liabilities as Current or Non-current ²
Amendments to HKAS I	Non-current Liabilities with Covenants ²
Amendments to HK Interpretation 5	Presentation of Financial Statements – Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause ²
Amendments to HKAS 7 and HKFRS 7	Supplier Finance Arrangements ²
Amendments to HKFRS 16	Lease Liability in a Sale and Leaseback ²
Amendments to HKAS 21	Lack of Exchangeability ³
Amendments to HKFRS 9 and HKFRS 7	Amendments to the Classification and Measurement of Financial Instruments ⁴
HKFRS 18	Presentation and Disclosure in Financial Statements ⁴
HKFRS 19	Subsidiaries without Public Accountability: Disclosures ⁵
Amendments to HKFRS 10 and HKAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ⁶

 新訂/經修訂香港財務報告準則之 應用(續)

> 香港會計準則第12號(修訂本):國際租 税變革-支柱二規則範本(續)

> 採用該等上述修訂本並不會對綜合財務 報表產生任何重大影響。

香港財務報告準則之未來變動

於本綜合財務報表獲授權日期,本集團 並無提早採納香港會計師公會已頒佈但 於本年度尚未生效之下列新訂/經修訂 香港財務報告準則。

香港會計準則	會計政策披露!
第1號(修訂本)	
香港會計準則	會計估計的定義!
第8號(修訂本)	
香港會計準則	與一項單一交易產生之資產及
第12號(修訂本)	負債有關之遞延税項
香港財務報告準則	保險合約
第17號	
香港財務報告準則	首次應用香港財務報告準則第
第17號(修訂本)	17號及香港財務報告準則第9
	號一比較資料
香港會計準則	將負債分類為流動或
第Ⅰ號(修訂本)	非流動 ²
香港會計準則	附帶契諾的非流動負債 ²
第Ⅰ號(修訂本)	
香港詮釋第5號	財務報表的呈列一借款人對包
(修訂本)	含按要求償還條款的定期貸
	款的分類2
香港會計準則第7號及	供應商融資安排 ²
香港財務報告準則	
第7號(修訂本)	
香港財務報告準則	售後租回中的租賃負債2
第16號(修訂本)	
香港會計準則第21號	缺乏可兑换性3
(修訂本)	
香港財務報告準則	金融工具的分類及計量修訂4
第9號及香港財務	
報告準則第7號	
(修訂本)	
香港財務報告準則	財務報表的呈列及披露⁴
第18號	
香港財務報告準則	不具公共問責之附屬公司之披
第19號	露5
香港財務報告準則	投資者與其聯營公司或合營企
第10號及香港會	業之間之資產出售或投入。
計準則第28號	
(修訂本)	

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

3. APPLICATION OF NEW/REVISED HKFRSs (continued)

Future changes in HKFRSs (continued)

- ¹ Effective for annual periods beginning on or after 1 January 2023
- ² Effective for annual periods beginning on or after 1 January 2024
- ³ Effective for annual periods beginning on or after 1 January 2025
- ⁴ Effective for annual periods beginning on or after 1 January 2026
- ⁵ Effective for annual periods beginning on or after 1 January 2027
- ⁶ The effective date to be determined

The directors of the Company do not anticipate that the adoption of the new/ revised HKFRSs in future periods will have any material impact on the results and financial position of the Group.

4. PRINCIPAL ACCOUNTING POLICIES

Basis of measurement

The measurement basis used in the preparation of the consolidated financial statements is historical cost.

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.

 新訂/經修訂香港財務報告準則之 應用(續)

香港財務報告準則之未來變動(續)

- 於二零二三年一月一日或之後開始之 年度期間生效
- 2 於二零二四年一月一日或之後開始之 年度期間生效
- 3 於二零二五年一月一日或之後開始之 年度期間生
- 4 於二零二六年一月一日或之後開始之 年度期間生效
- 5 於二零二七年一月一日或之後開始之 年度期間生效
- ⁶ 生效日期尚待釐定

本公司董事預期日後採用該等新訂/經 修訂香港財務報告準則並不會對本集團 之業績及財務狀況造成任何重大影響。

4. 主要會計政策

計量基準

編製本綜合財務報表所採用之計量基準 為歷史成本。

綜合基準

本綜合財務報表包括本公司及本公司所 控制的實體及其附屬公司的財務報表。 當本公司具有以下能力,即具有控制 權:

- 對投資對象行使權力;
- 從參與投資對象活動而面對或有
 權享有不同形式的回報;及
- 能夠運用其權力影響投資對象回報。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Basis of consolidation (continued)

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

In the Company's statement of financial position as set out in note 35 to the consolidated financial statements, an investment in subsidiary is stated at cost less impairment loss. The carrying amount of the investment is reduced to its recoverable amount on an individual basis, if it is higher than the recoverable amount. The results of subsidiaries are accounted for by the Company on the basis of dividends received and receivable.

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 subsidiaries acquired or disposed of during the period 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 those used by other members of the Group.

All intra-group transactions, balances, income and expenses 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.

主要會計政策(續) 綜合基準(續)

倘事實及情況反映上文所列三項控制因 素其中一項或多項改變,則本集團會重 估其是否對被投資者擁有控制權。

於載於綜合財務報表附註35之本公司財 務狀況表,於附屬公司之投資按成本減 減值虧損列賬。倘較可收回金額高,則 按個別基準將有關投資之賬面值撇減至 可收回金額。本公司按已收取及應收股 息基準將附屬公司業績記賬。

當本集團取得附屬公司之控制權時,開 始將該附屬公司綜合入賬;當本集團失 去附屬公司之控制權時,則停止將該附 屬公司綜合入賬。具體而言,於本期間 購入或出售的附屬公司的收支已計入綜 合損益及其他全面收益表。本集團取得 控制權,直至本集團對該附屬公司之控 制權終止當日為止。

損益及各其他全面收入項目歸屬予本公 司擁有人及非控股權益。附屬公司全面 收入總額歸屬予本公司擁有人及非控股 權益,即使其導致非控股權益出現虧 絀。

本集團於需要時會對附屬公司的財務報 表作出調整,使其會計政策與本集團會 計政策相符。

本集團內公司間一切交易、有關本集團 成員間交易的結餘、收入及支出已於綜 合賬目時悉數對銷。

於附屬公司的非控股權益與本集團於其 中所佔的股權分開呈列,後者指於清盤 時持有人可按比例獲得的相關附屬公司 淨資產份額的現時所有權權益。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Basis of consolidation (continued)

Changes in ownership interest

Changes in the Group's ownership interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions. The carrying amounts of the controlling and non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiary. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributed to the owners of the Company.

When the Group loses control of a subsidiary, the profit or loss on disposal 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 determined at the date when control is lost and (ii) the carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interests at the date when control is lost. The amounts previously recognised in other comprehensive income in relation to the disposed subsidiary are accounted for on the same basis as would be required if the parent had directly disposed of the related assets or liabilities. Any investment retained in the former subsidiary and any amounts owed by or to the former subsidiary are accounted for as a financial asset, associate, joint venture or others as appropriate from the date when control is lost.

4. 主要會計政策(續)

綜合基準(續)

所有權權益變動

並無導致本集團失去對附屬公司之控制 權的所有權權益變動,乃按權益交易入 賬。控股與非控股權益的賬面金額會作 出調整,以反映彼等於附屬公司相關權 益的變動。非控股權益的調整金額與 已付或已收代價公平值兩者間的任何差 額,直接於權益確認並歸屬於本公司擁 有人。

當本集團失去對附屬公司之控制權時, 出售之溢利或虧損按(i)失去控制權當日 釐定之已收代價之公平值及任何保留權 益公平值總額,及(ii)失去控制權當日資 產(包括商譽)的賬面值及附屬公司的負 債及任何非控股權益之間的差額計算。 先前就已出售附屬公司於其他全面收入 確認之金額,會按猶如母公司已直接出 售相關資產或負債之所需相同基準入 賬。自失去控制權當日起,於前附屬公 司保留之任何投資及該前附屬公司所結 欠或應收之任何金額,乃按金融資產、 聯營公司、合營企業或其他(如適用)入 賬。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Goodwill

Goodwill arising on an acquisition of a business is carried at cost less any accumulated impairment losses, if any, and is presented separately in the consolidated statement of financial position.

For the purposes of impairment testing, goodwill is allocated to each of the Group's cash-generating units (or groups 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 groups 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 cash-generating unit (or groups 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 of the cash-generating unit is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to that unit and then to the other assets of the unit on a pro-rata basis based on the carrying amount of each asset in the unit (or groups of cash-generating units).

Property, plant and equipment

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

主要會計政策(續) 商譽

因收購業務產生之商譽按成本減除任何 累積減值虧損(如有),並於綜合財務狀 況表中另行列賬。

為了減值測試的目的,商譽乃被分配到 預期可受惠於收購協同效應之各有關本 集團的創現單位(或創現單位之組別), 即監察商譽作內部管理目的之最低水平 且不大於經營分部。

已獲分配商譽之創現單位(或創現單位 之組別)會每年或凡有跡象顯示單位可 能出現減值時會更頻繁地進行減值測 試。就於報告期間內收購產生之商譽而 言,所獲分配商譽之創現單位(或創現 單位之組別)於報告期間結束前進行減 值測試。當創現單位的可收回金額少於 其賬面值,減值虧損會首先分配以削減 任何分配至該單位的商譽的賬面值,然 後按該單位(或創現單位之組別)內其他 資產賬面值比例削減該單位其他資產的 賬面值。

物業、機器及設備

持有以用作貨品生產或供應或服務或行 政用途的物業、機器及設備,乃按成本 值減除其後累積折舊以及累積減值虧損 (如有)於綜合財務狀況表列賬。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

4. 主要會計政策(續)

Property, plant and equipment (continued)

Depreciation is recognised so as to write off the cost of items of property, plant and equipment 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.

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

Investment properties

Investment properties are properties that are held by lessee, to earn rental income. Investment properties include leased properties which are being recognised as rightof-use assets upon application of HKFRS 16 and sub-leased by the Group under operating leases.

Investment properties are initially measured at cost, including any directly attributable expenditure. Subsequent to initial recognition, investment properties are stated at cost less subsequent accumulated depreciation and any accumulated impairment losses. Depreciation is recognised so as to write off the cost of investment properties over shorter of the lease term and the estimated useful lives and after taking into account of their estimated residual value, using the straight-line method.

If an investment property becomes a right-of-use asset because its use has changed as evidenced by the commencement of owner-occupation, the carrying amount of the property at the date of transfer is transferred to the right-of-use asset.

物業、機器及設備(續)

物業、機器及設備均以直線法,按估計 可用年期減去剩餘值計提折舊撥備,以 攤銷成本。估計可使用年期、剩餘值及 折舊方法乃於各報告期末予以檢討,而 任何估計變動的影響均以前瞻性為基礎 入賬。

物業、機器及設備之項目於出售時或當 預期持續使用該資產不再帶來未來經濟 利益時終止確認。因物業,機器及設備 出售或報廢而產生之任何收益或虧損 (按出售所得款項淨額與資產賬面值之 差額計算)乃列入損益。

投資物業

投資物業指為賺取租金收入而由承租人 持有之物業。投資物業包括租賃物業, 其於應用香港財務報告準則第16號時確 認為使用權資產並由本集團根據經營租 賃進行分租。

投資物業初步按成本(包括任何直接應 佔開支)計量。初步確認後,投資物業 以成本減其後累計折舊及任何累計減值 虧損列賬。確認折舊時,採用直線法將 投資物業的成本按較短的租期及估計可 使用年期及考慮其估計剩餘價值後撇 銷。

倘投資物業因其使用用途發生改變而變 為使用權資產(自擁有人佔用開始時), 則該物業在轉讓之日的賬面值將轉移至 使用權資產。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Investment properties (continued)

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from its disposal. A leased property which is recognised as a rightof-use asset upon application of HKFRS 16 is derecognised if the Group as an intermediate lessor classifies the sublease as a finance lease. Any gain or loss arising on derecognition of the property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the period in which the property is derecognised.

Intangible assets

Research and development costs

Expenditure on research activities is recognised as an expense in the period in which it is incurred. Costs incurred on development activities, which involve the application of research findings to a plan or design for the production of new or substantially improved products and processes, are capitalised if the product or process is technically and commercially feasible and the Group has sufficient resources to complete the development. The expenditure capitalised will be the outsourcing costs. Other development expenditure is recognised in profit or loss as an expense as incurred. When the asset is available for use, the capitalised development costs are amortised on a straight-line basis over their estimated useful lives.

主要會計政策(續) 投資物業(續)

投資物業於出售或當投資物業永久不再 使用並預期其出售不會帶來未來經濟利 益時終止確認。倘本集團作為中介出租 人將分租分類為融資租賃,則於應用香 港財務報告準則第16號後確認為使用權 資產的租賃物業將終止確認。物業終止 確認時產生的任何收益或虧損(按出售 所得款項淨額與資產賬面值之間的差額 計算),乃計入該物業終止確認期間內 的損益。

無形資產

研究及開發成本

研究活動的支出於產生期間確認為開 支。涉及將研究結果應用於計劃或設計 生產新的或大幅改善的產品及程序之開 發活動所產生成本在有關產產品或程序 技術上及商業上可行且本集團有足夠資 源完成開發的情況下資本化。資本化 支出將為外判成本。其他開發支出於損 益確認為已產生開支。當資產可供使用 時,資本化開發成本以直線法按估計可 使用年期攤銷。

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

4 PRINCIPAL ACCOUNTING POLICIES (continued)

4

Financial instruments

Financial assets and financial liabilities are recognised when a group entity becomes a party to the contractual provisions of the instruments. 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 marketplace.

Financial assets and financial liabilities are initially measured at fair value except for trade receivables without a significant financing component arising from contracts with customers which are initially measured in accordance with HKFRS 15. 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 (the "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.

主要會計政策(續)

急融工具

倘集團實體成為該工具合約條文之訂約 方,應確認金融資產及金融負債。所有 以常規方式購入或出售金融資產乃按交 易日期基準確認及終止確認。以常規方 式購入或出售指須於市場規定或慣例所 訂時限內交付資產的金融資產購入或出 售。

金融資產及金融負債初步按公平值計 量,惟源於客戶合約沒有重大融資成分 的應收賬款按香港財務報告準則第15號 初步計量。收購或發行金融資產及金融 負債(除按公平值計入損益(「按公平值 計入損益」)的金融資產或金融負債)直 接應佔之交易成本乃於初步確認時加入 金融資產或金融負債之公平值或自其中 扣除(如適用)。收購按公平值計入損益 的金融資產或金融負債直接應佔的交易 成本即時於損益確認。

實際利率法是計算金融資產或金融負債 之攤銷成本,以及在攤分有關期間利息 收入及利息支出的方法。該實際利率為 將金融資產或金融負債於預計年期或較 短期間內(如適用)的預計未來現金收入 及付款(包括構成實際利率之所有已付 或已收取之費用或點數、交易成本及其 他溢價或折扣)準確折現至於初次確認 時之賬面淨值之利率。

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

4. **PRINCIPAL ACCOUNTING POLICIES** (continued)

Financial instruments (continued)

Financial assets

Classification and subsequent measurement of financial assets

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

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

Financial assets that meet the following conditions are subsequently measured at fair value through other comprehensive income (the "FVTOCI"):

- the financial asset is held within a business model whose objective is achieved by both collecting contractual cash flows and selling; 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 the date of initial application/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 (the "OCI") 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.

主要會計政策(續)
 金融工具(續)

金融資產

金融資產之分類及其後計量

符合以下條件的金融資產於其後按攤銷 成本計量:

- 該金融資產以收取合約現金流量 為目的之商業模式下持有;及
- 合約條款令特定日期產生之現金
 流量謹為支付本金及未償還本金
 之利息。

符合下列條件的金融資產其後按公平值 計入其他全面收益(「按公平值計入其他 全面收益」)計量:

- 金融資產按目的為收取合約現金
 流量及出售實現的業務模式內持
 有;及
- 合約條款令於特定日期產生之現 金流量謹為支付本金及未償還本 金之利息。

所有其他金融資產其後按公平值計入損 益計量,惟於首次應用/首次確認金融 資產當日,倘該等股本投資並非持作買 賣,亦非收購方於香港財務報告準則第 3號業務合併所應用之業務合併中確認 之或然代價,本集團可不可撤銷地選擇 於其他全面收益(「其他全面收益」)呈列 股本投資公平值之其後變動。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Financial instruments (continued)

Financial assets (continued)

Classification and subsequent measurement of financial assets (continued)

A financial asset is classified as 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.

In addition, the Group may irrevocably designate a financial asset that are required to be measured at the amortised cost or FVTOCI 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 and debt instruments/receivables subsequently measured at FVTOCI. 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).

主要會計政策(續)
 金融工具(續)

金融資產(續)

.

金融資產之分類及其後計量(續)

應當劃分為交易性金融資產:

- 取得金融資產的目的主要是為了
 近期內出售;或
- 初始確認時,屬本集團一併管理 的已識別金融工具組合的一部 分,並且具有近期實際短期套利 模式;或
- 其為不指定及有效作為對沖工具 之衍生工具。

此外,本集團可不可撤回地指定一項須 按攤銷成本或透過按公平值計入其他全 面收益計量的金融資產按公平值計入損 益計量,前提為有關指定可消除或大幅 減少會計錯配。

攤銷成本及利息收入

利息收入就其後按攤銷成本計量的金融 資產及其後按公平值計入其他全面收益 計量的債務工具/應收款項以實際利率 法確認。利息收入透過將實際利率應用 於金融資產總賬面值計算,惟其後已 變為信貸減值的金融資產則除外(見下 文)。
For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Financial instruments (continued)

Financial assets (continued)

Classification and subsequent measurement of financial assets (continued)

Amortised cost and interest income (continued)

For financial assets that have subsequently become credit-impaired, interest income is recognised by applying the effective interest rate to the amortised cost of the financial asset from the next reporting period. If the credit risk on the creditimpaired financial instrument improves so that the financial asset is no longer creditimpaired, 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.

Impairment of financial assets

The Group recognises a loss allowance for expected credit losses ("ECL") on financial assets which are subject to impairment under HKFRS 9 (including trade and other receivables, finance lease receivables and bank balances and cash). The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition.

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of the relevant instrument. In contrast, 12-month ECL ("12m ECL") represents the portion of lifetime ECL that is expected to result from default events that are possible within 12 months after the reporting date. Assessment are done based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current conditions at the reporting date as well as the forecast of future conditions. 主要會計政策(續)
 金融工具(續)
 金融資產(續)

金融資產之分類及其後計量(續)

攤銷成本及利息收入(續)

就其後已變為信貸減值的金融資產而 言,利息收入透過將實際利率應用於自 下個報告期起計的金融資產攤銷成本確 認。倘信貸減值金融工具的信貸風險升 高,以使金融資產不再維持信貸減值, 則利息收入在釐定資產不再維持信貸減 值後,透過將實際利率應用於自報告期 開始時起計的金融資產總賬面值確認。

金融資產之減值

本集團就根據香港財務報告準則第9號 須予減值的金融資產(包括應收賬款及 其他應收款項、融資租賃應收款項及銀 行結餘及現金)的預期信貸虧損(「預期 信貸虧損」)確認虧損撥備。預期信貸虧 損金額於各報告日期更新,以反映自初 步確認以來信貸風險的變化。

全期預期信貸虧損指相關工具的預計年 期內所有可能的違約事件將產生的預期 信貸虧損。相反,12個月預期信貸虧損 (「12個月預期信貸虧損」)指預期於報告 日期後12個月內可能發生的違約事件導 致的部分全期預期信貸虧損。評估乃根 據本集團過往信貸虧損經驗進行,並就 債務人特有的因素、一般經濟狀況以及 對報告日期的當前狀況及未來狀況預測 的評估作出調整。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Financial instruments (continued)

Financial assets (continued)

Impairment of financial assets (continued)

The Group always recognises lifetime ECL for trade receivables without significant financing component. The ECL on these assets is assessed collectively using a provision matrix with appropriate groupings.

For all other instruments, the Group measures the loss allowance equal to 12m ECL, unless when there has been a significant increase in credit risk since initial recognition, 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. 主要會計政策(續)
 金融工具(續)
 金融資產(續)

金融資產之減值(續)

本集團始終就沒有重大融資成分的應收 賬款確認全期預期信貸虧損。該等資產 的預期信貸虧損乃採用具合適組別的撥 備矩陣進行集體評估。

對於所有其他工具,本集團計量等於12 個月預期信貸虧損的虧損撥備,除非自 初步確認以來信貸風險大幅增加,則本 集團確認全期預期信貸虧損。評估是否 應確認全期預期信貸虧損乃基於自初步 確認以來發生違約的可能性或風險是否 大幅增加。

(i) 信貸風險大幅增加

於評估自初步確認以來信貨風險 是否大幅增加時,本集團將金融 工具於報告日期發生的違約風險 與該金融工具於初步確認日期發 生的違約風險進行比較。

進行此評估時,本集團會考慮合 理且有理據的定量及定性數據, 包括過往經驗及無需付出不必要 的成本或努力而可獲得的前瞻性 資料。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Financial instruments (continued)

Financial assets (continued)

Impairment of financial assets (continued)

i) Significant increase in credit risk (continued)

In particular, the following information is taken into account when assessing whether credit risk has increased significantly:

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk, e.g. a significant increase in the credit spread, the credit default swap prices for the debtor;
- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
- an actual or expected significant deterioration in the operating results of the debtor; and
- an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk has increased significantly since initial recognition when contractual payments are more than 30 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise. 主要會計政策(續)
 金融工具(續)

金融資產(續)

金融資產之減值(續)

(i) 信貸風險大幅增加(續)

特别是,在評估信貸風險是否大 幅增加時會考慮以下數據:

- 金融工具的外部(如有)或
 內部信貸評級的實際或預
 期顯著惡化:
- 信貸風險的外界市場指標 的重大惡化,例如債務人 的信貸息差、信貸違約掉 期價大幅增加;
- 預計將導致債務人償還其 債務責任的能力大幅下降 的業務、財務或經濟狀況 的現有或預測的不利變化;
- 債務人經營業績的實際或 預期顯著惡化;及
- 導致債務人償還其債務責 任的能力大幅下降的債務 人監管、經濟或技術環境 的實際或預期的重大不利 變化。

不論上述評估的結果如何,本集 團認為,倘合約付款逾期超過30 天,則自初步確認以來信貸風險 已大幅增加,除非本集團有合理 且有理據的資料可予證明。

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

4. **PRINCIPAL ACCOUNTING POLICIES** (continued)

Financial instruments (continued)

Financial assets (continued)

Impairment of financial assets (continued)

(i) Significant increase in credit risk (continued)

The Group regularly monitors the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due.

(ii) Definition of default

For internal credit risk management, the Group considers an event of default occurs when information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collaterals held by the Group).

Irrespective of the above, the Group considers that default has occurred when a financial asset is more than 90 days past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate. 主要會計政策(續)
 金融工具(續)
 金融資產(續)

金融資產之減值(續)

(i) 信貸風險大幅增加(續)

本集團定期監控用以識別信貸風 險有否大幅增加的標準之有效 性,並修訂有關標準(如適用)以 確保其能夠在金額逾期前識別信 貸風險大幅增加。

(ii) 違約定義

就內部信貸風險管理而言,本集 團認為,違約事件在內部制訂或 得自外界來源的數據顯示債務人 不大可能悉數向債權人(包括本集 團)還款(未計及本集團所持任何 抵押品)時發生。

無論上述情形如何,本集團認為,倘金融資產逾期超過90天, 則已發生違約事件,除非本集團 有合理且有理據的數據顯示更寬 鬆的違約標準更為合適。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Financial instruments (continued)

Financial assets (continued)

Impairment of financial assets (continued)

(iii) Credit-impaired financial assets

A financial asset is credit-impaired when one or more events of default that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is credit-impaired includes observable data about the following events:

- significant financial difficulty of the issuer or the borrower;
- a breach of contract, such as a default or past due event;
- 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;
- it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation; or
- the disappearance of an active market for that financial asset because of financial difficulties.

主要會計政策(續)
 金融工具(續)

金融資產(續)

金融資產之減值(續)

(iii) 信貸減值金融資產

倘發生一項或多項對金融資產估 計未來現金流量有不利影響的違 約事件,金融資產出現信貸減 值。金融資產信貸減值的證據包 括有關下列事件的可觀察數據:

- 發行人或借款人出現嚴重 財務困難;
- 違反合約,如違約或逾期 事件;
- 借款人的放款人因與借款 人出現財務困難有關的經 濟或合約理由而給予借款 人在一般情況下放款人不 予考慮的優惠條件:
- 借款人可能破產或進行其 他財務重組:或
- 該金融資產的活躍市場因 財務困難而消失。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Financial instruments (continued)

Financial assets (continued)

Impairment of financial assets (continued)

Write-off policy (iv)

> 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 three years past due, whichever occurs sooner. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. A write-off constitutes a derecognition event. Any subsequent recoveries are recognised in profit or loss.

Measurement and recognition of ECL (\vee)

> 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 adjusted by 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.

主要會計政策(續) 4 金融工具(續) **金融資產**(續) 余融資產之減值(續)

撇銷政策

(iv)

倘有數據顯示交易對手處於嚴重 財務困難時,且並無實際收回可 能(例如交易對手已被清盤或已進 入破產程序),或就應收賬款而 言,有關金額逾期超過三年(以較 早發生者為準),本集團會撇銷 金融資產。在考慮法律意見(如適 當)後,已撇銷的金融資產仍可根 據本集團的收回程序實施強制執 行。撇銷構成終止確認事件。其 後收回的任何資產會於損益內確 認。

預期信貸虧損之計量及確認 (v)

> 預期信貸虧損之計量為違約概 率、違約損失率(即倘發生違約的 損失程度)及違約風險之函數。違 約概率及違約損失率之評估乃基 於經前瞻性數據調整之歷史數據 作出。預期信貸虧損的估計乃無 偏概率加權平均金額,以各自發 生違約的風險為權重釐定。

> 一般而言,預期信貸虧損乃根據 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 量之間的差額,並按初步確認時 釐定之實際利率貼現。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Financial instruments (continued)

Financial assets (continued)

Impairment of financial assets (continued)

(v) Measurement and recognition of ECL (continued)

Where ECL is measured on a collective basis or cater for cases where evidence at the individual instrument level may not yet be available, the financial instruments are grouped on the following basis:

- nature of financial instruments (i.e. the Group's trade and other receivables are each assessed as a separate group);
- past-due status;
- nature, size and industry of debtors; and
- external credit ratings where available.

The grouping is regularly reviewed by the management of the Group 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.

主要會計政策(續)
 金融工具(續)

金融資產(續)

金融資產之減值(續)

(v) 預期信貸虧損之計量及確認(續)

倘預期信貸虧損按集體基準計量 或迎合個別工具水平證據未必存 在的情況,則金融工具按以下基 準歸類:

- 金融工具性質(即本集團貿 易及其他應收款項各自評 為獨立組別):
- 逾期狀況;
- 債務人的性質、規模及行業;及
- 外部信貸評級(倘有)。

歸類工作經本集團管理層定期檢 討,以確保各組別成份繼續分擔 類似信貸風險特性。

利息收入按金融資產的賬面值計 算,除非該金融資產信貸減值, 於該情況下,利息收入按金融資 產的攤銷成本計算。

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

4. **PRINCIPAL ACCOUNTING POLICIES** (continued)

Financial instruments (continued)

Financial assets (continued)

Impairment of financial assets (continued)

(v) Measurement and recognition of ECL (continued)

The Group recognises an impairment gain or loss in profit or loss for all financial instruments by adjusting their carrying amount, with the exception of trade receivables and other receivables where the corresponding adjustment is recognised through a loss allowance account.

Financial liabilities and equity instruments

Debt and equity instruments issued by a group entity 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 group entities are recognised at the proceeds received, net of direct issue costs.

Financial liabilities

Financial liabilities including trade and other payables, borrowings and loan from a shareholder are subsequently measured at amortised cost, using the effective interest method. 主要會計政策(續)
 金融工具(續)
 金融資產(續)

金融資產之減值(續)

(v) 預期信貸虧損之計量及確認(續)

本集團透過調整賬面值於損益確 認所有金融工具的減值收益或虧 損,惟應收賬款及其他應收款項 除外,其相關調整乃透過虧損撥 備賬予以確認。

金融負債及股本工具

集團實體發行之債務及股本工具乃根據 合同安排的內容,以及金融負債及股本 工具之定義分類為金融負債或股本工 具。

股本工具

股本工具乃代表本集團於扣減所有負債 後之資產中擁有剩餘權益的任何合同。 集團實體發行之股本工具乃按已收所得 款項扣除直接發行成本記賬。

金融負債

金融負債(包括應付賬款及其他應付款 項、借款以及股東貸款)乃隨後採用實 際利率法按攤銷後成本計量。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Financial instruments (continued)

Derecognition

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, 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, the difference between the asset's carrying amount and the sum of the consideration received and receivable and, if applicable, any cumulative gain or loss that had been recognised in other comprehensive income and accumulated in equity is recognised in profit or loss.

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

Cash equivalents

For the purpose of the consolidated statement of cash flows, cash equivalents represent short-term highly liquid investments which are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, net of bank overdrafts (if any).

主要會計政策(續)
 金融工具(續)

終止確認

本集團僅當從資產收取現金流量之合約 權利已到期或把金融資產轉讓,並實質 上將其於資產擁有權之絕大部份風險及 回報轉至另一實體時,才終止確認金融 資產。

於終止確認金融資產時,該項資產賬面 值,與已收及應收代價及已於其他全面 收益確認及累積於權益中之累計收益及 虧損之總數間的差額會直接於損益確 認。

本集團僅會在訂明責任解除、注銷或屆 滿時,終止確認金融負債。終止確認之 金融負債的賬面值與已付或應付代價之 間的差額於損益確認。

等同現金項目

就綜合現金流量表而言,等同現金項目 包括可隨時轉換為已知數額現金且價值 變動風險極微之短期高流動性投資,扣 除銀行透支(如有)。

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

4. **PRINCIPAL ACCOUNTING POLICIES** (continued)

Revenue from contracts with customers

Under HKFRS 15, 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 and 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.

The Group recognised revenue at a point in time when the control of the goods is transferred.

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.

4. 主要會計政策(續)

客戶合約收益

根據香港財務報告準則第15號,當(或 於)本集團於完成履約責任時(即於特定 履約責任相關的貨品或服務之「控制權」 已轉移至客戶時)確認收益。

履約責任指一項明確貨品或服務(或一 組貨品或服務)或一系列大致相同的明 確貨品或服務。

倘符合下列其中一項標準,而控制權隨 時間轉移,收益會參考相關履約責任的 已完成進度隨時間確認:

- 客戶於本集團履約時同時收取及 消耗本集團履約所提供的利益;
- 本集團履約產生及提升於本集團
 履約時由客戶控制的資產;或
- 本集團履約並無產生對本集團有 替代用途的資產,且本集團有強 制執行權收取至今以履約的部分 款項。

否則,收益於客戶獲得明確的貨品或服 務的控制權時確認。

本集團於貨品的控制權獲轉讓時確認收 益。

合約負債指本集團因已自客戶收取代價 (或到期收取的代價金額),而須向客戶 轉讓貨品或服務的責任。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Contract assets and contract liabilities

If the Group performs by transferring goods or services to a customer before the customer pays consideration or before payment is due, the contract is presented as a contract asset, excluding any amounts presented as a receivable. Conversely, if a customer pays consideration, or the Group has a right to an amount of consideration that is unconditional, before the Group transfers a good or service to the customer, the contract is presented as a contract liability when the payment is made or the payment is due (whichever is earlier). A receivable is the Group's right to consideration that is unconditional or only the passage of time is required before payment of that consideration is due.

For a single contract or a single set of related contracts, either a net contract asset or a net contract liability is presented. Contract assets and contract liabilities of unrelated contracts are not presented on a net basis.

For the business of Group, it is common for the Group to receive from the customer the whole or some of the contractual payments before the services are completed or when the goods are delivered (i.e. the timing of revenue recognition for such transactions). The Group recognises a contract liability until it is recognised as revenue. During that period, any significant financing components, if applicable, will be included in the contract liability and will be expensed as accrued unless the interest expense is eligible for capitalisation.

主要會計政策(續) 合約資產及合約負債

倘本集團於客戶支付代價或付款到期前 將貨品或服務轉讓予客戶,則合約呈列 為合約資產,惟不包括呈列為應收款項 的任何款項。相反,倘於本集團將貨品 或服務轉讓予客戶前客戶支付代價,或 本集團擁有無條件收取代價的權利, 則本集團在付款或付款到期時(以較早 者為準),合約呈列為合約負債。應收 款項指本集團擁有無條件收取代價的權 利,或代價到期付款前僅需時間推移。

就單一合約或多份相關合約而言,合約 資產淨值或合約負債淨額概不呈列。不 相關合約的合約資產與合約負債概不以 淨額呈列。

就本集團業務而言,本集團慣常於服務 完成前或貨品交付時(即有關交易之收 益確認時間點)向客戶收取全額或部分 合約付款。本集團確認合約負債直至其 確認為收益。於該期間,任何重大融資 成分(如適用)將計入合約負債並以累計 方式作開支,除非有關利息開支合資格 作資本化。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

4. 主要會計政策(續)

外幣

於編製各個別集團實體之財務報表時, 以該實體功能貨幣以外之貨幣(外幣)進 行的交易均按交易日期所適用匯率換算 為功能貨幣記賬。於各報告期末,以外 幣定值之貨幣項目均按報告期末所適用 匯率重新換算。按外幣過往成本計量之 非貨幣項目毋須重新換算。

結算貨幣項目及重新換算貨幣項目所產 生的匯兑差額均於產生年度在損益確 認。

就呈列綜合財務報表而言,本集團海外 經營業務之資產及負債乃按各報告期末 所適用匯率換算為本公司之列賬貨幣 (即港幣),其收支項目乃按該期間之平 均匯率換算,惟在該期間的匯率大幅波 動的情形下,則按交易當日的現行匯率 換算。所產生之匯兑差額(如有)乃確認 於其他全面收益及累計至貨幣換算儲備 (屬於非控股權益(如適用))標題下之權 益。

出售境外業務時(即出售本集團於境外 業務之全部權益、或出售涉及失去包括 境外業務之附屬公司之控制權、或出售 包括境外業務之合營安排或聯營公司之 部分權益(其保留權益成為一項金融資 產)),所有就有關本公司擁有人應佔業 務於權益累計之匯兑差額重新分類至損 益賬。

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 each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary 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.

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the Group's foreign operations are translated into the presentation currency of the Group (i.e. HK\$) using exchange rate 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 the period, in which case, the exchange rates prevailing at the dates 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 (attributable to non-controlling interests as appropriate).

On the disposal of a foreign operation (i.e. 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 interest in a joint arrangement or 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.

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Foreign currencies (continued)

On all other partial disposals, which includes partial disposal of associates or joint ventures that do not result in the Group losing significant influence or joint control, the proportionate share of the cumulative amount of exchange differences recognised in the separate component of equity is reclassified to profit or loss.

Goodwill and fair value adjustments on identifiable assets acquired arising on an acquisition of a foreign operation are treated as assets and liabilities of that foreign operation and translated at the rate of exchange prevailing at the end of reporting period. Exchange differences arising are recognised in the translation reserve.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost, which comprises all costs of purchase and, where applicable, cost of conversion and other costs that have been incurred in bringing the inventories to their present location and condition, is calculated using the weighted average cost method. Net realisable value represents the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

When inventories are sold, the carrying amount of those inventories is recognised as an expense in the period in which the related revenue is recognised. The amount of any write-down of inventories to net realisable value and all losses of inventories are recognised as an expense in the period of the write-down or loss occurs. The amount of any reversal of any write-down of inventories is recognised as a reduction in the amount of inventories recognised as an expense in the period in which the reversal occurs.

主要會計政策(續) 外幣(續)

就所有其他部分出售(包括部分出售聯 屬公司或聯營公司而不導致本集團失去 重大影響力或共同控制權),確認於權 益之個別項目之匯兑差額累計金額之按 比例部分獲重新分類至損益。

收購境外業務時產生獲收購及識別資產 之商譽及公平值調整按該境外業務的資 產及負債處理,並按報告期末當行匯率 換算。所產生匯兑差額確認於貨幣換算 儲備。

存貨

存貨按成本與可變現淨值之間較低者列 賬。成本包括所有購買成本及(如適用) 轉換成本及使存貨達致當前位置及狀況 所產生的其他成本,並以加權平均成本 法計算。可變現淨值即業務日常運作中 估計售價減去估計完工成本及估計銷售 所需成本。

存貨售出時,該等存貨之賬面值於確認 相關收益同期間確認為開支。任何存貨 撇減至可變現淨值的金額及所有存貨虧 損於發生撇減或虧損期間確認為開支。 任何撥回存貨撇減於發生撥回同期間確 認為扣減確認為開支之存貨金額。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Fair value measurement

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. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either in the principal market for the asset or liability, or in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or the most advantageous market must be accessible by the Group. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

4. 主要會計政策(續)

公平值計量

公平值為市場參與者間於計量日期進行 的有序交易中,出售資產所收取或轉讓 負債所支付之價格。公平值計量乃基於 假設出售資產或轉讓負債的交易於該資 產或負債的主要市場(或在無主要市場 的情況下,則於對該資產或負債最有利 的市場須為本集團可進入的市場。資產 或負債的公平值乃採用市場參與者為資 產或負債定價時所用的假設計量,即假 設市場參與者按其最佳經濟利益行事。

非金融資產的公平值計量計及市場參與 者透過使用其資產的最高及最佳用途或 透過將資產出售予將使用其最高及最佳 用途的另一名市場參與者而產生經濟利 益的能力。

本集團採用在各情況下適當的估值技 術,而其有足夠資料可計量公平值,以 盡量使用相關可觀察輸入數據及盡量避 免使用不可觀察輸入數據。

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

4. **PRINCIPAL ACCOUNTING POLICIES** (continued)

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

For assets and liabilities that are recognised in the consolidated financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by reassessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

Impairment of tangible and intangible assets, other than goodwill

At the end of the reporting period, the Group reviews the carrying amounts of its tangible and intangible assets with finite useful lives to determine whether there is any indication that those 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).

主要會計政策(續)
 公平值計量(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數據可觀察程度及 輸入數據對公平值計量之整體重要性分 類為第一級、第二級或第三級,概述如 下:

- 第一級 輸入數據是實體於計量日 期可以取得的相同資產或 負債於活躍市場之報價(未 經調整);
- 第二級 輸入數據是就資產或負債 可直接或間接地觀察之輸 入數據(第一級內計入的報 價除外);及
- 第三級 輸入數據是資產或負債的 不可觀察輸入數據。

就按經常基準於財務報表確認的資產及 負債而言,本集團透過於各報告期末重 新評估分類(基於對公平值計量整體而 言屬重大的最低層輸入數據)釐定各層 級之間有否出現轉移。

有形及無形資產之減值,不包括商譽

於報告期末,本集團審閱其擁有有限使 用年期的有形及無形資產之賬面值,以 確定是否有任可跡象顯示該等資產蒙受 減值虧損。如出現任何有關跡象,則會 估計相關資產之可收回金額,以決定減 值虧損(如有)之程度。

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

4. **PRINCIPAL ACCOUNTING POLICIES** (continued)

Impairment of tangible and intangible assets, other than goodwill (continued)

The recoverable amount of tangible and intangible assets are estimated individually, or when it is not possible to estimate the recoverable amount of an asset individually, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

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.

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. 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. 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. An impairment loss is recognised immediately in profit or loss.

4. 主要會計政策(續)

有形及無形資產之減值,不包括商譽 (續)

有形及無形資產的可收回金額個別估 計。倘若不大可能個別估計資產的可收 回金額,則本集團估計資產所屬創現單 位的可收回金額。如分配的合理及一致 基準可予識別,則公司資產亦被分配至 個別創現單位,或於其他情況下彼等被 分配至創現單位的最小組合,而該創現 單位的合理及一致分配基準可予識別。

可收回金額為公平值減去銷售所需成本 及可使用價值之較高者。於評估可使用 價值時,將日後現金流之估值以一個能 反映現時市場評估金錢時間價值及該資 產(或創現單位)之特有風險(而該風險 並未在日後現金流之估值中作調整)的 税前折扣率折現至其現值。

倘一項資產(或一創現單位)之可收回金 額估計少於其賬面值,則該項資產(或 一創現單位)之賬面值將撇減至其可收 回金額。於分配減值虧損時,減值虧損 將首先分配至削減任何商譽(如有)之賬 面值,其後以該單位各項資產之賬面值 為基準按比例分配到其他資產。資產賬 面值不會降至低於其公平值減去出售成 本(倘可計算)、其使用價值(倘可確定) 及零之最高者。分配至資產的減值虧損 數額則按單位的其他資產比例分配。減 值虧損會實時於損益確認。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Impairment of tangible and intangible assets, other than goodwill (continued)

Where an impairment loss subsequently reverses, the carrying amount of the asset (or cash-generating unit) 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) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss.

The accounting policy for recognition of the impairment loss for goodwill is stated in the accounting policy for goodwill in the earlier part of this note.

Borrowing costs

Borrowing costs incurred, net of any investment income on the temporary investment of the specific borrowings, that are directly attributable to the acquisition, construction or production of qualifying assets, i.e. assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalised as part of the cost of those assets. Capitalisation of such borrowing costs ceases when the assets are substantially ready for their intended use or sale. All other borrowing costs are recognised as an expense in the period in which they are incurred.

4. 主要會計政策(續)

有形及無形資產之減值,不包括商譽 (續)

倘某項減值虧損其後撥回,則該項資產 (或創現單位)之賬面值須增至其可回收 金額經修訂後的估值,惟增加後之賬面 值不得超過假設該項資產(或一創現單 位)於過往年度未有出現減值虧損所釐 定的賬面值。減值虧損撥回實時於損益 確認。

有關確認商譽之減值虧損之會計政策載 於本附註較前部分商譽之會計政策。

借款成本

收購、建造或生產合資格資產(即需要 一段頗長時間始能達至其擬定用途或出 售的資產)應佔的所產生借款成本(扣除 具體借款用作短暫投資賺取的任何投資 收入),撥充為該等資產之部份成本。 該等借款成本於有關資產大體上可作其 擬定用途或出售時不再撥充作資本。所 有其他借款成本於產生期間支銷。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Provisions and contingent liabilities

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events, when it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and when a reliable estimate of the amount of obligation can be made. Expenditures for which a provision has been recognised are charged against the related provision in the period in which the expenditures are incurred. Provisions are reviewed at the end of each reporting period and adjusted to reflect the current best estimate. Where the effect of the time value of money is material, the amount provided is the present value of the expenditures expected to be required to settle the obligation. Where the Group expects a provision to be reimbursed, the reimbursement is recognised as a separate asset but only when the reimbursement is virtually certain.

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Possible obligations, whose existence will only be confirmed by the occurrence or nonoccurrence of one or more future events are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

Government grants

Government grants are recognised at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. When the grant relates to an expense item, it is recognised as income over the periods necessary to match the grant on a systematic basis to the costs that it is intended to compensate. Where the grant relates to an asset, the fair value is recognised as a deduction from the carrying amount of the relevant asset and is released to profit or loss over the expected useful life of the relevant asset by equal annual instalments.

4. 主要會計政策(續)

撥備及或有負債

當本集團因過去的事件需承擔當前法律 或推定責任,而很可能需要以代表經濟 利益的資源流出抵償此等責任,且有關 責任金額可予可靠估計時,則確認撥 備。就已確認撥備之開支於產生有關開 支期間自相關撥備扣除。撥備於各報告 期末獲檢討,並予調整以反映目前最佳 估計。如金錢的時間值構成重大影響, 所計提撥備為抵償有關責任所需支付 的費用現值。如本集團預期撥備會獲報 銷,則僅在實質上確認報銷時將報銷確 認為獨立資產。

倘不大可能需要經濟利益流出,或不能 可靠估計有關金額,除非經濟利益流出 可能性非常低,否則有關責任會披露為 或然負債。有可能需承擔的責任(即一 項或多項未來事件發生或不發生時方確 立存有責任),除非經濟利益流出可能 性非常低,否則亦會披露為或然負債。

政府補貼

倘有合理保證將可獲得政府補貼,且符 合所有附帶條件,則補貼可按公平值確 認。倘補貼與開支項目有關,則在必須 將補貼於擬補償的成本支出期間有系統 地確認為收入。當補貼與某項資產相關 時,公平值自資產賬面值扣除並按相關 資產之預期可使用年期每年等額轉撥至 損益。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Leases

The Group assesses whether a contract is, or contains, a lease at inception of the contract. 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.

As lessee

The Group applies the recognition exemption to short-term leases and low-value asset leases. Lease payments associated with these leases are recognised as an expense on a straight-line basis over the lease term.

The Group has elected not to separate non-lease components from lease components, and accounts for each lease component and any associated non-lease components as a single lease component.

The Group accounts for each lease component within a lease contract as a lease separately. 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, where applicable, the aggregate stand-alone price of the non-lease components.

Amounts payable by the Group that do not give rise to a separate component are considered to be part of the total consideration that is allocated to the separately identified components of the contract.

主要會計政策(續) 租賃

本集團於合約開始時評核合約是否屬於 或包含租賃。倘合約賦予權利於一段時 間內控制已識別資產的用途以換取代 價,則該合約為租賃或包含租賃。

作為承租人

本集團對短期租賃及低價值租賃確認豁 免。與該等租賃相關的租賃付款以直線 法按租期確認為開支。

本集團已選擇不將非租賃成分與租賃成 分分拆,而是將每項租賃成分與任何相 關非租賃成分以單一租賃部分入賬。

本集團對租賃合約中每項租賃成分獨立 記賬為租賃。本集團根據租賃成分之相 對獨立價格及(如適用)非租賃成分之相 對獨立價格總額將合約代價分配至各租 賃成分。

不會產生獨立成分的本集團應付金額視 作分配至合約獨立獲識別成分之代價總 額一部分。

4

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

4. **PRINCIPAL ACCOUNTING POLICIES** (continued)

Leases (continued)

As lessee (continued)

The Group recognises a right-of-use asset and a lease liability at the commencement date of the lease.

The right-of-use asset is initially measured at cost, which comprises:

- (a) the amount of the initial measurement of the lease liability;
- (b) any lease payments made at or before the commencement date, less any lease incentives received;
- (c) any initial direct costs incurred by the Group; and
- (d) an estimate of costs to be incurred by the Group in dismantling and removing the underlying asset, 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, unless those costs are incurred to produce inventories.

Subsequently, the right-of-use asset is measured at cost less any accumulated depreciation and any accumulated impairment losses and adjusted for any remeasurement of the lease liability. Depreciation is provided on a straight-line basis over the shorter of the lease term and the estimated useful lives of the assets.

If a property held by the Group as a right-of-use asset and occupied by the Group as an owner-occupied property becomes an investment property. The accounting policy for investment properties is stated in the earlier part of this note. The Group presents right-of-use assets that do not meet the definition of investment property as a separate line item on the consolidated statement of financial position. Right-of-use assets that meet the definition of investment property is presented within "Investment properties".

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date of the contract.

主要會計政策(續) 租賃(續)

作為承租人(續)

本集團於租賃開始時確認使用權資產及 租賃負債。

使用權資產初步按成本計量,其包括:

- (a) 租賃負債之初步計量金額;
- (b) 於開始日期或之前作出之任何租 賃付款,減任何已收租賃優惠;
- (c) 本集團產生之任何初步直接成 本;及
- (d) 本集團於拆除及拆遷相關資產、 復原相關資產所在場地或復原相 關資產至租賃條款及條件所規定 之狀況時估計所產生之成本(除非 該等成本為生產存貨而產生)。

其後,使用權資產按成本計量,減任何 累計折舊及減值虧損,並就租賃負債之 任何重新計量作出調整。折舊以直線法 按租期與資產之估計可使用年期之間較 短者計提。

本集團持作使用權資產之物業及本集團 佔用作為業主佔用物業之物業成為投資 物業。投資物業的會計政策於本附註的 較前部分進行了説明。本集團於綜合財 務狀況表中將不符合投資物業定義之使 用權資產呈列為單獨項目。符合投資物 業定義的使用權資產於「投資物業」內呈 列。

租賃負債初步按於合約開始日期未支付 租賃付款現值計量。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Leases (continued)

As lessee (continued)

The lease payments included in the measurement of the lease liability comprise the following payments for the right to use the underlying asset during the lease term that are not paid at the commencement date:

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

The lease payments are discounted using the interest rate implicit in the lease, or where it is not readily determinable, the incremental borrowing rate of the lessee.

Subsequently, the lease liability is measured by increasing the carrying amount to reflect interest on the lease liability and by reducing the carrying amount to reflect the lease payments made.

The lease liability is remeasured using a revised discount rate when there are changes to the lease payments arising from a change in the lease term or the reassessment of whether the Group will be reasonably certain to exercise a purchase, extension or termination option. 主要會計政策(續)
 租賃(續)

作為承租人(續)

計量租賃負債計及的租賃付款包括就開 始日期未支付相關資產之使用權之下列 款項:

- (a) 固定付款(包括實質固定付款)減任何應收租賃優惠;
- (b) 隨指數或利率浮動之可變租賃付款;
- (c) 根據殘餘值保證預期應付款項;
- (d) 購買權行使價(倘本集團合理確定 會行使該選擇權);及
- (e) 為終止租賃而支付之罰金(倘租賃 條款反映正行使終止租賃之選擇 權)。

租賃付款採用租賃隱含利率貼現或(倘 不能容易釐定)承租人之遞增借款率。

其後,租賃負債之計量方法為增加賬面 值以反映租賃負債之利息及扣減賬面值 以反映所作租賃付款。

如租期變動或重新評核本集團是否合理 確定行使購買權、續約權或終止權而產 生租賃付款變動,則租賃負債採用經修 訂貼現率重新計量。

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

4. **PRINCIPAL ACCOUNTING POLICIES** (continued)

Leases (continued)

As lessee (continued)

The lease liability is remeasured by using the original discount rate when there is a change in the residual value guarantee, the in-substance fixed lease payments or the future lease payments resulting from a change in an index or a rate (other than floating interest rate). In case of a change in future lease payments resulting from a change in floating interest rates, the Group remeasures the lease liability using a revised discount rate.

The Group recognises the amount of the remeasurement of the lease liability as an adjustment to the right-of-use asset. If the carrying amount of the right-of-use asset is reduced to zero and there is a further reduction in the measurement of the lease liability, the Group recognises any remaining amount of the remeasurement in profit or loss.

A lease modification is accounted for as a separate lease if:

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

When a lease modification is not accounted for as a separate lease, at the effective date of the lease modification,

- (a) the Group allocates the consideration in the modified contract on the basis of relative stand-alone price as described above.
- (b) the Group determines the lease term of the modified contract.
- (c) the Group remeasures the lease liability by discounting the revised lease payments using a revised discount rate over the revised lease term.

4. 主要會計政策(續)

租賃(續)

作為承租人(續)

如殘餘值保證、實質固定付款或未來租 賃付款因指數或利率變動(浮動息率除 外)而出現變動,則租賃負債採用原有 貼現率重新計量。如浮動息率變動導致 未來租賃付款變動,則本集團採用經修 訂貼現率重新計量租賃負債。

本集團將重新計量租賃負債金額確認為 對使用權資產作出調整。倘使用權資產 之賬面值減至零,且租賃負債計量進一 步減少,則本集團將任何重新計量之剩 餘金額確認於損益。

在下列情況下,租賃修訂按獨立租賃記 賬:

- (a) 修訂透過增加一項或以上相關資 產之使用權增加租賃範圍;及
- (b) 租賃代價以增加範圍單獨價格相 等金額及為反映具體合約情況之 任何適當單獨價格調整的幅度增 加。

如租賃修訂並非按獨立租賃記賬,則於 租賃修訂生效日期,

- (a) 本集團按上述相對單獨價格基準分配經修訂合約的代價。
- (b) 本集團確定經修訂合約的租期。
- (c) 本集團透過採用經修訂貼現率按 經修訂租期貼現經修訂租賃付款 重新計量租賃負債。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Leases (continued)

As lessee (continued)

- (d) for lease modifications that decrease the scope of the lease, the Group accounts for the remeasurement of the lease liability by decreasing the carrying amount of the right-of-use asset to reflect the partial or full termination of the lease and recognising any gain or loss relating to the partial or full termination of the lease in profit or loss.
- (e) for all other lease modifications, the Group accounts for the remeasurement of the lease liability by making a corresponding adjustment to the right-of-use asset.

The Group has applied the practical expedient provided in Amendments to HKFRS 16: Covid-19-Related Rent Concessions, which has been early adopted by the Group since the year ended 31 December 2021, and does not assess whether eligible rent concessions occurring as a direct consequence of the COVID-19 pandemic are lease modification. The Group accounts for any change in lease payments resulting from the rent concession the same way it would account for the change applying HKFRS 16 if the change were not a lease modification.

主要會計政策(續)
 租賃(續)

作為承租人(續)

- (d) 就減少租賃範圍之租賃修訂,本 集團透過扣減使用權資產之賬面 值以反映租賃部分或全面終止, 並將任何與租賃部分或全面終止 相關之收益或虧損確認於損益, 將重新計量租賃負債記賬。
- (e) 就所有其他租賃修訂,本集團透 過對使用權資產作相應調整將重 新計量租賃負債記賬。

本集團已應用香港財務報告準則第16號 (修訂本):與Covid-19相關的租金優惠 中載明的可行權益方法(本集團已自截 至二零二一年十二月三十一日止年度 起提早採納),且不評估因COVID-19疫 情直接產生的合資格租金優惠是否為租 賃修訂。本集團將租金優惠導致租賃付 款的任何變動入賬的方式與其採用香港 財務報告準則第16號產生的變動入賬的 方式相同,前提為有關變動並非租賃修 訂。

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

4. **PRINCIPAL ACCOUNTING POLICIES** (continued)

Leases (continued)

As lessee (continued)

The practical expedient applies only to rent concessions occurring as a direct consequence of the COVID-19 pandemic and only if all of the following conditions are met:

- (a) the change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change;
- (b) any reduction in lease payments affects only payments originally due on or before 30 June 2022; and
- (c) there is no substantive change to other terms and conditions of the lease.

The Group has applied the practical expedient consistently to all eligible rent concessions with similar characteristics and in similar circumstances.

4. 主要會計政策(續)

租賃(續)

作為承租人(續)

該可行權宜方法僅適用於COVID-19疫 情直接產生的租金優惠及滿足以下所有 條件的租金優惠:

- (a) 租賃付款變動引致的經修訂租賃代價大致上等同或低於緊接變動前的租賃代價:
- (b) 租賃付款的任何減少僅影響原定 於二零二二年六月三十日或之前 到期的款項:及
- (c) 租賃的其他條款及條件並無實質 變動。

本集團已就具有類似特點及於類似情況 下的所有合資格租金優惠一致採用可行 權益方法。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Leases (continued)

As lessor

The Group classifies each of its leases as either a finance lease or an operating lease at the inception date of the lease. A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to ownership of the underlying asset. All other leases are classified as operating leases.

When the Group is an intermediate lessor, it accounts for the head lease and sublease as two separate contracts. The sublease is classified as an operating lease if the head lease is a short-term lease to which the Group has applied the recognition exemption. Otherwise, the sublease is classified as a finance lease or an operating lease by reference to the right-of-use asset arising from the head lease.

The Group accounts for each lease component within a lease contract as a lease separately from non-lease components of the contract. The Group allocates the consideration in the contract to each lease component on a relative stand-alone price basis.

As lessor – finance lease

Amounts due from lessees under finance leases are recorded as receivables at the amount of the Group's net investment in the leases. Finance lease income is allocated to accounting periods so as to reflect a constant periodic rate of return on the Group's net investment outstanding in respect of the leases. The Group applies the derecognition and impairment requirements in HKFRS 9 to the net investment in the finance lease. 主要會計政策(續)
 租賃(續)

作為出租人

本集團於租賃開始日期將每項租賃分類 為融資租賃或經營租賃。倘租賃實際上 將相關資產所有權附帶的所有風險及回 報轉移,則獲分類為融資租賃。所有其 他租賃獲分類為經營租賃。

如本集團為中間出租人,則將首租與分 租記賬為兩項獨立合約。倘首租為本集 團應用確認豁免之短期租賃,則分租獲 分類為經營租賃。否則,分租經參考首 租產生之使用權資產獲分類為融資租賃 或經營租賃。

本集團對租賃合約中每項租賃成分記賬 為與該合約之非租賃成分獨立之租賃。 本集團按相對獨立價格基準將合約代價 分配至各租賃成分。

作為出租人一融資租賃

根據融資租賃應收承租人之款項按本集 團於有關租賃之投資淨額記賬為應收款 項。融資租賃收入以反映本集團就租賃 之投資淨額收取固定定期回報率分配至 會計期間。本集團對融資租賃之投資淨 額應用香港財務報告準則第9號之終止 確認及減值規定。

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

4.	PRI	NCIPA	AL ACCOUNTING POLICIES (continued)	4.	主要	會計	政策 (續)	
	Leas	es (con	tinued)		租賃	(續)		
	As le	essor (co	ontinued)		作為	出租。	(續)	
	As le	essor – f	finance lease (continued)		作為	出租ノ	(一融資租賃(續)	
	The	Group	accounts for a modification to a finance lease as a separate lease if both:				兄均出現時,本集團對融資租 長為獨立租賃:	
	(a)		modification increases the scope of the lease by adding the right to use or more underlying assets; and		(a)		「透過增加一項或以上相關資 ·使用權增加租賃範圍;及	
	(b)	with adjus	consideration for the lease increases by an amount commensurate the stand-alone price for the increase in scope and any appropriate stments to that stand-alone price to reflect the circumstances of the cular contract.		(b)	等金	代價以增加範圍單獨價格相 額及為反映具體合約情況之 J適當單獨價格調整的幅度增	
			fication to a finance lease that is not accounted for as a separate lease, accounts for the modification as follows:				賬為獨立租賃之融資租賃修 團按以下方式將修訂記賬:	
	. ,		f the lease would have been classified as an operating lease had the nodification been in effect at the inception date, the Group:			(a) 倘修訂於開始日期已生效,租賃即會獲分類為經營租賃,則本集團:		
		(i)	accounts for the lease modification as a new lease from the effective date of the modification; and			(i)	自修訂生效日期將租賃修 訂記賬為新訂租賃;及	
		(ii)	measures the carrying amount of the underlying asset as the net investment in the lease immediately before the effective date of the lease modification.			(ii)	計量相關資產之賬面值, 作為緊接租賃修訂日期前 對租賃之投資淨額。	

otherwise, the Group applies the requirements of HKFRS 9.

(b)

(b) 否則,本集團應用香港財務報告 準則第9號之規定。

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

4. PRINCIPAL ACCOUNTING POLICIES (continued)

Leases (continued)

- As lessor (continued)
- As lessor operating lease

The Group applies the derecognition and impairment requirements in HKFRS 9 to the operating lease receivables.

A modification to an operating lease is accounted for as a new lease from the effective date of the modification, considering any prepaid or accrued lease payments relating to the original lease as part of the lease payments for the new lease.

Employee benefits

Short-term employee benefits

Short-term employee benefits are recognised at the undiscounted amount of the benefits expected to be paid as and when employees rendered the services. All short-term employee benefits are recognised as an expense unless another HKFRS requires or permits the inclusion of the benefit in the cost of an asset.

A liability is recognised for benefits accruing to employees (such as wages and salaries, annual leave and sick leave) after deducting any amount already paid.

Retirement benefit costs

Payments to defined contribution retirement benefit plans, Mandatory Provident Fund Scheme and state-managed retirement benefits scheme (together referred to the "Retirement Schemes") are recognised as expenses when employees have rendered service entitling them to the contributions.

Termination benefits

Termination benefits are recognised when, and only when, the Group demonstrably commits itself to terminate employment or to provide benefits as a result of voluntary redundancy by having a detailed formal plan which is without realistic possibility of withdrawal. 主要會計政策(續)
 租賃(續)

作為出租人(續)

作為出租人一經營租賃

本集團對經營租賃之應收款項應用香港 財務報告準則第9號之終止確認及減值 規定。

經營租賃修訂自修訂生效日期記賬為新 訂租賃,並將與原有租賃相關之任何預 付或應計租賃付款計作新訂租賃之部分 租賃付款。

僱員福利

短期僱員福利

短期僱員福利乃按僱員提供服務時預期 將予支付之未貼現福利金額確認。所有 短期僱員福利均確認為開支,除非香港 財務報告準則要求或允許將福利計入資 產的成本。

僱員之應計福利(例如工資及薪金、年 假及病假)乃於扣減任何已付金額後確 認負債。

退休福利費用

向界定供款退休金計劃、強制性公積金 計劃及國家管理退休福利計劃(統稱「退 休計劃」)之供款乃當僱員提供相關可獲 得該供款之服務時確認為支出。

終止福利

終止福利當且僅當本集團有詳細的正式 計劃且並無撤回該計劃的實質可能性, 並且明確表示會終止僱用或由於自願離 職而提供福利時,方予確認。

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

4. **PRINCIPAL ACCOUNTING POLICIES** (continued)

4. 主要會計政策(續)

税項

所得税開支指即期應付税項及遞延税項 之總和。

即期應付税項乃按本期應課税溢利計 算。應課税溢利與綜合損益及其他全面 收益表中所報的除税前虧損不同,乃由 於前者不包括其他年度之應課税或可扣 税的收入或開支,並且不包括毋須課税 或不能扣税之項目。本集團之即期税項 負債乃採用於報告期末已實施或實質上 已實施之税率計算。

遞延税項乃按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 基之差額而確認。遞延税項負債一般會 就所有應課税暫時差額確認,而遞延税 項資產一般會就所有可扣税暫時差額在 很大機會出現應課税溢利而可用以抵銷 可扣減暫時差額時確認。倘暫時差額自 不影響應課税溢利或會計溢利之交易的 資產及負債之初步確認(業務合併除外) 而產生,則不會確認該等遞延税項資產 及負債。此外,若暫時差額是源自商譽 之首次確認,則不確認遞延税項負債。

遞延税項負債就附屬公司的投資所產生 之應課税暫時差額確認入賬,惟本集團 可控制暫時差額之撥回而暫時差額不大 可能於可預見將來撥回則除外。與該等 投資相關之可扣税暫時差額所產生之遞 延税項資產僅於很大機會有足夠應課税 溢利可以使用暫時差額之利益且預計於 可見將來可予撥回時確認。

Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the period. Taxable profit differs from loss before taxation as reported in the consolidated statement of profit or loss and other comprehensive income because of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax 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. In addition, deferred tax liabilities are not recognised if the temporary difference arises from the initial recognition of goodwill.

Deferred tax liabilities are recognised for taxable temporary difference associated with investments in subsidiaries 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 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.

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

4. **PRINCIPAL ACCOUNTING POLICIES** (continued)

Taxation (continued)

The carrying amount of deferred tax assets is reviewed at the end of the reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset is realised, based on tax rates (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.

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.

Related parties

A related party is a person or entity that is related to the Group.

- (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 the key management personnel of the Group or of the holding company of the Group.

主要會計政策(續) 税項(續)

遞延税項資產之賬面值於報告期末檢 討,並於不大可能再有足夠應課税溢利 去扣減該項資產之全部或部分之情況作 出調減。

遞延税項資產及負債按預期於償還負債 或資產變現期間適用之税率計算,而有 關税率之基準為於報告期末已實施或實 質上已實施之税率(及税法)。

遞延税項負債及資產之計量反映本集團 預期於報告期末收回或償還資產及負債 賬面值所產生之税務後果。

即期及遞延税項於損益確認,惟當與於 其他全面收益或直接於權益確認之項目 有關之情況下,即期及遞延税項則同樣 分別於其他全面收益或直接於權益中確 認。

關聯方

關聯方為與本集團有關聯的人士或實 體。

- (a) 在下列情況下,有關人士或該人 士之直系親屬視為與本集團有關 聯:
 - (i) 擁有或與他人共同擁有本 集團的控制權;
 - (ii) 對本集團發揮重大影響 力;或
 - (iii) 為本集團或其控股公司主要管理人員的其中一名成員。

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

PRINCIPAL ACCOUNTING POLICIES (continued) 4.

主要會計政策(續) 4.

關聯方(續)

- 在有關實體符合下列任何一項條 (b) 件情況下,有關實體視為與本集 團有關聯:
 - 該實體與本集團屬同一集 (i) 團(即各控股公司、附屬公 司及同系附屬公司)之成員 公司。
 - 一間實體為其他實體之一 (ii) 間聯營公司或合營公司(或 其他實體之同系附屬公司 之聯營公司或合營公司)。
 - (iii) 兩間實體均為同一第三方 之合營公司。
 - (iv) 一間實體為第三方實體之 合營公司而另一實體為該 第三方實體之聯營公司。
 - 該實體為本集團或一間與 (\vee) 本集團有關聯之實體就僱 員的福利而設的離職福利 計劃。倘本集團本身為該 計劃,則資助僱主亦與本 集團有關聯。
 - (vi) 該實體受(a)項所識別人士 控制或受共同控制。
 - (vii) 於(a)(i)項所識別人士對實 體有重大影響或屬該實體 (或該實體控股公司)主要 管理人員的其中一名成員。
 - (viii) 實體或其所屬集團旗下任 何成員公司向本集團或本 集團母公司提供主要管理 人員服務。

- Related parties (continued)
 - (b) An entity is related to the Group if any of the following conditions applies:
 - the entity and the Group are members of the same group (which (i) means that each holding company, subsidiary and fellow subsidiary is related to the others).
 - one entity is an associate or joint venture of the other entity (or an (ii) 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.
 - one entity is a joint venture of a third entity and the other entity is an (iv) associate of the third entity.
 - (\vee) the entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group. If the Group is itself such a plan, the sponsoring employers are also related to the Group.
 - the entity is controlled or jointly controlled by a person identified in (a). (vi)
 - (vii) a person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a holding company 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 holding company of the Group.

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

4. PRINCIPAL ACCOUNTING POLICIES (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:

- (a) that person's children and spouse or domestic partner;
- (b) children of that person's spouse or domestic partner; and
- (c) dependants of that person or that person's spouse or domestic partner.

In the definition of a related party, an associate includes subsidiaries of the associate and a joint venture includes subsidiaries of the joint venture.

Segment reporting

Operating segments, and the amounts of each segment item reported in the consolidated financial statements are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker ("CODM"). The Company's executive directors and the chief executive officer, who is responsible for allocating resources and assessing performance of, the Group's various lines of business and geographical locations.

Individual material operating segments are not aggregated for financial reporting purposes unless the segments have similar economic characteristics and are similar in respect of the nature of products and services, the nature of production processes, the type or class of customers, the methods used to distribute the products or provide the services, and the nature of the regulatory environment. Operating segments which are not individually material may be aggregated if they share a majority of these criteria. 主要會計政策(續)
 關聯方(續)

有關人士之家族近親為可預期在與有關 實體交易時影響有關人士或受有關人士 影響,包括:

- (a) 有關人士之子女及配偶或同居伴 侣:
- (b) 有關人士之配偶或同居伴侶的子 女;及
- (c) 有關人士或有關人士之配偶或同 居伴侶的受養人。

就關聯方定義而言,聯繫人包括聯繫人 之附屬公司,及合營公司包括合營公司 之附屬公司。

分部匯報

經營分部及綜合財務報表所匯報的各分 部項目金額與向主要營運決策人(「主要 營運決策人」)內部匯報一致方式予以匯 報。本公司之執行董事及行政總裁負責 對本集團各業務及區域作資源分配並評 估其表現。

個別重大經營分部不會為財務報告而合 併,除非相關分部具有類似的經濟特 徵,且產品及服務性質、生產流程性 質、客戶類型或類別、分銷產品或提供 服務所用方法及監管環境的性質相似。 符合上述多數標準的非個別重大經營分 部可予合併。

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

5 **KEY SOURCES OF ESTIMATION UNCERTAINTIES**

5.

In the application of the Group's accounting policies, which are described in note 4 to the consolidated financial statements, the management of the Group is required to make various 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 experiences, and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the 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.

The followings are the key assumptions concerning the future, and key sources of estimation uncertainties at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial reporting period.

Going concern basis

As disclosed in note 2 to the consolidated financial statements, the consolidated financial statements have been prepared on a going concern basis. The appropriateness of the going concern basis is assessed after taking into consideration all relevant available information about the future of the Group, including the outcomes of the Group's plans and measures (including any liabilities restructuring plan), the cash flow forecasts of the Group and financial support from potential investor(s). Such measures inherently involve uncertainties. The future outcome of aforesaid events and conditions could differ significantly and hence render the adoption of the going concern basis inappropriate.

估計涉及不確定性的主要來源

在應用綜合財務報表附註4所述本集團 會計政策時,本集團管理層須就不容易 從其他來源中明顯辨別出的資產及負債 的賬面值作出多項估計及假設。該等估 計及相關假設乃基於過往經驗及其他相 關因素而作出。實際結果或會與該等估 計不同。

估計及相關假設乃按持續基準作檢討。 倘會計估計的修訂僅影響估計作出修訂 的期間,則修訂於該期間內確認,或倘 修訂影響本期間或未來期間,則修訂於 作出修訂期間及未來期間內確認。

以下是有關將來的主要假設與及其他於 報告期末不確定性的估計的主要來源, 可能構成於下一個財政報告期間需就資 產及負債賬面值作出重大調整之重大風 險。

持續經營基準

誠如綜合財務報表附註2所披露,綜合 財務報表乃按持續經營基準編製。持續 經營基準是否適當,乃經考慮有關本集 團未來之所有相關及可取閱資料(包括 本集團計劃及措施之成果(包括任何負 債重組計劃)、本集團之現金流量預測 及潛在投資者之財務支持)後作評估。 該等措施本質上涉及不確定性。上述事 項及情況之未來結果可能大有逕庭,致 使採用持續經營基準不再適當。

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

5. KEY SOURCES OF ESTIMATION UNCERTAINTIES (continued)

Impairment of property, plant and equipment, investment properties and right-ofuse assets

The Group assesses whether there are any indicators of impairment for property, plant and equipment, investment properties and right-of-use assets at the end of the reporting period. Assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable. An impairment exists when the carrying value of an asset or assets group exceeds its recoverable amount, which is the higher of the fair value less costs of disposal and the value in use.

Allowance for inventories

The management of the Group reviews the ageing and conditions of the inventories at the end of the reporting period and assess the adequacy of the impairment provision for those inventories which are obsolete or/and slow-moving identified as no longer suitable for use in production nor saleable in the market as a result of change in the market conditions and technology. Estimation of net realisable value of inventory involves judgement on the conditions and usefulness of items of inventories. Where the expectation on the net realisable value is lower than the cost for certain items, a write-off or write-down of inventories may arise.

Loss allowance for ECL on trade receivables

The Group recognises lifetime ECL for trade receivables, using a provision matrix 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 as well as the forecast direction of conditions at the reporting date. The amount of the loss allowance based on ECL model is measured as the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive, discounted at the effective interest rate determined at initial recognition. In addition, trade receivables with credit-impaired are assessed for ECL individually.

 估計涉及不確定性的主要來源(續) 物業、機器及設備、投資物業以及使用 權資產之減值

> 本集團於報告期末評估物業、機器及設備、投資物業及使用權資產是否出現減 值跡象。如有跡象顯示賬面值未必可收 回,則對資產進行減值測試。如某一項 資產或資產組別之賬面值超出其可收回 金額(即公平值減出售成本與使用價值 之間較高者),則存在減值。

存貨撥備

本集團管理層於報告期末檢討存貨的賬 齡及狀況,並評估因市場狀況及技術改 變而不再適合生產或在市場上銷售的陳 舊或/及呆滯存貨的減值準備是否充 足。存貨可變現值的估算涉及對存貨項 目的狀況及有用情況的判斷。倘可變現 淨值預計低於若干項目的成本時,可能 會產生存貨撇銷或撇減。

應收賬款預期信貸虧損之虧損撥備

本集團使用基於本集團過往信貸虧損經 驗的撥備矩陣確認應收賬款之全期預期 信貸虧損,並就債務人特有之因素、總 體經濟狀況及對報告日期狀況之當前及 預測方向之評估作出調整。基於預期信 貸虧損模式之虧損撥備金額乃作為根據 合約應付本集團之所有合約現金流量與 本集團預期收取並按初步確認時釐定之 實際利率折現之所有現金流量之間之差 額計量。此外,產生信貸減值之應收賬 款之預期信貸虧損乃個別進行評估。

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

REVENUE AND SEGMENT INFORMATION 6.

6.

The Group principally engages in the design, development, manufacture, sales and marketing of various electronic products.

HKFRS 8 Operating Segments requires operating segments to be identified on the basis of internal reports about components of the Group that are regularly reviewed by the executive directors and chief executive officer, being the CODM, in order to allocate resources to the segments and to assess their performance.

The Group previously reported its revenue and results by four reportable operating segments: (1) Smart learning and immersive technology; (2) Connected home and communications; (3) Health and wellness; and (4) Others (mainly including other electronic products). During the year ended 31 December 2022, due to the resurgence of the COVID-19 pandemic in the People's Republic of China (the "PRC") and the suspension of operations of the PRC factory, the Group's CODM then assesses the performance of the Group's business and allocates the resource for its operations as a whole. Accordingly, no operating segment revenue and result are presented. Comparative information has been recast to conform to the current year's presentation.

No segment assets and segment liabilities are presented as such amounts are not reviewed by the Group's CODM for the purpose of resource allocation and performance assessment or otherwise regularly provided to the Group's CODM.

收益及分部資料

本集團主要從事設計、開發、製造、銷 售及推廣多種電子產品。

香港財務報告準則第8號「經營分部」規 定以本集團之執行董事及行政總裁(即 主要營運決策人)在對分部作資源分配 及評估其表現上所定期審閱的有關本集 團不同部門之內部報告作為確定經營分 部之基準。

本集團過往按四個可報告經營分部呈報 收益及業績:(I)智能教育與學習;(2) 智能家居;(3)健康及保健;及(4)其他 (主要包括其他電子產品)。截至二零 二二年十二月三十一日止年度,由於 COVID-19疫情在中華人民共和國(「中 國」)肆虐及中國工廠暫停營運,本集團 之主要營運決策人評估本集團的業務表 現並為整體營運分配資源。因此,並無 呈列經營分部及業績。為符合本年度之 呈列方式,比較資料已予重列。

由於本集團之分部資產及分部負債並未 由本集團之主要營運決策人審閱以分配 資源及評估表現或以其他方式定期呈交 本集團之主要營運決策人,故並無呈列 該等資料。

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

6. REVENUE AND SEGMENT INFORMATION (continued)

Performance obligations for contracts with customers

Sales of goods (revenue recognised at a point in time)

The Group sells various electronic products to corporate customers. Revenue represents the amounts received and receivable for goods sold by the Group to outside corporate customers, net of sales related taxes. Revenue is recognised when control of the goods has transferred, being when the goods have been shipped to the customer's specific location (delivery). Following delivery, the customer has full discretion over the manner of distribution and price to sell the goods, has the primary responsibility when on selling the goods and bears the risks of obsolescence and loss in relation to the goods. The normal credit term for customers is normally up to 45 days upon delivery or payment in advance is normally required.

During the years ended 31 December 2022 and 2021, all performance obligations for sales of goods are for period of one year or less. As permitted under HKFRS 15, the transaction price allocated to unsatisfied performance obligations as at the end of the reporting period is not disclosed.

The timing of revenue recognition of all revenue from contracts with customers is at a point in time during the years ended 31 December 2022 and 2021.

收益及分部資料(續)
 就客戶簽訂合約之履約責任

商品銷售(於某時間點確認的收益)

本集團向企業客戶銷售各種電子產品。 收益代表本集團向外部企業客戶出售產 品而已收及應收之款項,扣除相關銷售 税。收益在貨物控制權轉移時確認,即 貨物已裝運至客戶的特定地點(交付)。 交付後,客戶可以完全自行決定銷售商 品的分銷方式和價格,在銷售商品時承 擔主要責任,並承擔與貨物相關的陳舊 和虧損的風險。客戶的正常信貸期通 常至多為交付後45天,或通常須提前付 款。

截至二零二二年及二零二一年十二月 三十一日止年度,所有銷售商品的履約 責任期為一年或以下。如香港財務報告 準則第15號所允許,於各報告期末獲分 配至未履行履約責任的交易價格不予披 露。

截至二零二二年及二零二一年十二月 三十一日止年度,所有客戶合約收益之 收益確認時間為於某時間點。

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

REVENUE AND SEGMENT INFORMATION (continued) 6.

收益及分部資料(續) 6.

Geographical information

The Group's operations are located in Asia Pacific, Europe and Americas (representing the United States of America and Latin America). The Group carries out its manufacturing and trading operations in Hong Kong and the PRC. The Group also operates marketing offices in Europe, Americas and other Asia Pacific countries.

Information about the Group's revenue from external customers is presented based on the location of customers are detailed below:

地區資料

本集團之業務位於亞太區、歐洲及美洲 (指美利堅合眾國及拉丁美洲)。本集團 於香港及中國進行製造及進行貿易業 務。本集團亦在歐洲、美洲及其他亞太 區國家設有市場推廣辦事處。

有關本集團來自外界客戶收益的資料乃 根據客戶所在地呈列,詳情如下:

		2022 二零二二年 HK\$'000 港幣千元	2021 二零二一年 HK\$'000 港幣千元
The PRC (country of domicile)	中國(居住國)	2,218	650
Asia Pacific (excluding the PRC)	亞太區(不包括中國)		5,567
Americas	美洲	-	6,546
Europe	歐洲	-	3,630
Others	其他	-	751
		2,218	7, 44

At 31 December 2021, approximately 95% of the Group's non-current assets are located in the PRC. The Group reported no significant non-current assets at 31 December 2022.

於二零二一年十二月三十一日,本集 團約95%非流動資產位於中國。於二零 二二年十二月三十一日,本集團並無報 告重大非流動資產。
For the year ended 31 December 2022 截至二零二二年十二月三十一日止年度

6.	REVENUE AND SEGMENT INFORMATION (continued)	6.	收益及分部資料(續)
	Information about major customers		主要客戶資料
	Revenue from a customer contributing over 10% of the total revenue of the Group is as follows:		為本集團貢獻逾10%總收益之客戶之收 益如下:

		2022 二零二二年	2021 二零二一年
		%	%
Customer "A"	客戶「A」	-	10
Customer "B"	客戶「B」	-	21
Customer "C"	客戶「C」	-	13
Customer "D"	客戶「D」	-	11
Customer "E"	客戶「E」	100	_*

* The corresponding revenue did not contribute 10% or more of the total revenue of the Group during the respective year.

於有關年度相應收益佔本集團收益總 額不及10%或以上。

*

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

7. OTHER INCOME AND OTHER LOSSES, NET

7. 其他收入及其他虧損,淨額

		2022 二零二二年 HK\$'000 港幣千元	2021 二零二一年 HK\$'000 港幣千元
Other income	其他收入		
Interest income	利息收入	3	13
Finance income on the net investment in finance	融資租賃投資淨額融資收入		
leases		-	I,655
Gain on early termination of the leases	提前終止租賃之收益	18,664	-
Income from subleasing of right-of-use assets which categorised under investment properties/rented	投資物業/經營租賃租用物業項下 分類的使用權資產的分租收入		
premises under operating leases		-	1,880
Sales of scraps	銷售廢料	-	1,592
Subsidy income	補貼收入	58	566
Others	其他	48	868
		18,773	6,574
Other gains (losses), net	其他收益(虧損),淨額		
Exchange (loss) gain, net	匯兑(虧損)收益,淨額	(567)	944
Provision for the losses on litigations, net (note 32)	訴訟虧損撥備,淨額(附註32)		(1,548)
		(567)	(604)

8. CHARGE OF LOSS ALLOWANCE ON FINANCIAL ASSETS

8. 扣除金融資產虧損撥備

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Charge of loss allowance	扣除虧損撥備		
- on trade and other receivables	- 應收賬款及其他應收款項	2,008	137
– on finance lease receivables	- 融資租賃應收款項	-	8,623
		2,008	8,760

Details of loss allowance on trade and other receivables and finance lease receivables for the years ended 31 December 2022 and 2021 are set out in note 29 to the consolidated financial statements.

有關截至二零二二年及二零二一年十二 月三十一日止年度應收賬款及其他應收 款項以及融資租賃應收款項的虧損撥備 之詳情載於綜合財務報表附註29。

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

9. LOSS BEFORE TAXATION

This is stated after charging (crediting):

9. 除税前虧損

經扣除(計入)下列各項呈列:

		2022 二零二二年 HK\$'000 港幣千元	2021 二零二一年 HK\$'000 港幣千元
Finance costs Interest on borrowings Interest on lease liabilities	融資成本 借款利息 租賃負債利息	3,682 1,471	2,865 3,848
		5,153	6,713
Staff costs Directors' emoluments (note 10) Retirement benefits scheme contributions for	員工成本 董事酬金(附註IO) 其他員工退休福利計劃供款(附註)	350	350
other staff (note) Severance and other termination costs Salaries and other benefits for other staff	遣散費及其他解約費用 其他員工之工資及其他福利	2,365 5,733 6,426	9,435 52,497
Total staff costs*	員工成本總額*	14,874	62,282
Losses from impairment Loss from impairment of advances to suppliers	減值虧損 預付供應商款項之減值虧損(附註20)	1 (2 (
(note 20) Loss from impairment of other taxes recoverable (note 20)	其他可收回税項之減值虧損(附註20)	1,634 3,422	I,950 —
Loss from impairment of property, plant and equipment (note 14)	物業、機器及設備之減值虧損(附註14) 投資物業之減值虧損(附註15)	1,167	-
Loss from impairment of investment properties (note 15) Loss from impairment of right-of-use assets	使用權資產之減值虧損(附註16)	-	983
(note 6)		-	8,899
Total losses from impairment	減值虧損總額	6,223	,832
Auditor's remuneration – Audit services – Non-audit services Cost of inventories	核數師酬金 -審計服務 -非審計服務 存貨成本	1,250 5,248	1,200 200 15,286
Write-off (Reversal of write-down) of inventories (included in "Cost of inventories") Depreciation of right-of-use assets (included in	存貨撇銷(撇減撥回)(計入「存貨成本」) 使用權資產折舊(計入「一般行政開支」)	3,711	(1,928)
"General administrative expenses") Depreciation of property, plant and equipment*	物業、機器及設備折舊* 投資物業折舊(計入「一般行政開支」)	2,139 286	4,755 2,53
Depreciation of investment properties (included in "General administrative expenses") Rental expenses recognised under short-term leases		237	1,475
(included in "General administrative expenses")	(計入「一般行政開支」)	1,527	_

* During the year ended 31 December 2021, the amounts include staff costs and depreciation of property, plant and equipment charged to profit or loss and capitalised in "Inventories", as appropriate.

截至二零二一年十二月三十一日止年 度,有關金額包括於損益扣除並於 「存貨」資本化之員工成本及物業、機 器及設備折舊(如適用)。

*

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

除税前虧損(續) 9. LOSS BEFORE TAXATION (continued) 9. Note: For the years ended 31 December 2022 and 2021, the Group had no forfeited 附註:截至二零二二年及二零二一年十二月 contributions available to reduce its contribution to the Retirement Schemes in future 三十一日止年度,本集團並無已沒收 years. 供款可用於扣減未來年度之退休計劃 供款。 10. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS 10. 董事及主要行政人員酬金 Directors' emoluments 董事酬金 (a) (a) The aggregate amounts of remuneration received and receivable by the 本公司董事已收或應收之酬金總 directors of the Company are as follows: 額如下:

Year ended 31 December 2022

截至二零二二年十二月三十一日 止年度

				Retirement	
			Salaries	benefits	
			and	scheme	
		Fees	allowances	contributions	Total
				退休福利	
		袍金	薪金及津貼	計劃供款	總額
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元
Executive director:	執行董事:				
Mr. Zhu Yongning (note 1)	朱永寧先生(附註1)	-	-	-	-
Non-executive director:	非執行董事:				
Mr. Cui Xiao	崔嘯先生	_	_	_	-
Independent non-executive directors:	獨立非執行董事:				
Mr. Xu Jinwen	徐錦文先生	150	-	_	150
Mr. Zhou Meilin (note 2)	周美林先生(附註2)	100	_	_	100
Mr. Zhou Rui (note 2)	周鋭先生(附註2)	100	_	_	100
		350	_		350

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

10. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS (continued) 10. 董事及主要行政人員酬金(續)

- (a) **Directors' emoluments** (continued)
 - Year ended 31 December 2021

- - (a) 董事酬金(續)

截至二零二一年十二月三十一日 止年度

				Retirement	
			Salaries	benefits	
			and	scheme	
		Fees	allowances	contributions	Total
		1003	anovvarices	退休福利	i Otai
		袍金	薪金及津貼	赵怀福州	總額
			新亚汉/年虹 HK\$'000		
		НК\$'000 :±жт-		HK\$'000 注版エー	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元
Executive director:	執行董事:				
Mr. Zhu Yongning (note 1)	朱永寧先生(附註1)	-	-	-	-
Non-executive director:	非執行董事:				
Mr. Cui Xiao	崔嘯先生	-	-	-	-
Independent non-executive directors:	獨立非執行董事:				
Mr. Xu Jinwen	徐錦文先生	150	-	-	150
Mr. Zhou Meilin (note 2)	周美林先生(附註2)	100	-	-	100
Mr. Zhou Rui (note 2)	周鋭先生(附註2)	100	_	_	100
		350	_	_	350

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

10.	DIR	ECTORS	" AND CHIEF EXECUTIVE'S EMOLUMENTS (continued)	10.	董事	事及主要行政人員酬金(續)
	(a)	Directo	rs' emoluments (continued)		(a)	董事酬金 (續)
		Notes:				附註:
		Ι.	Mr. Zhu Yongning resigned as an executive director of the Company on I February 2024.			 朱永寧先生於二零二四年二月 一日辭任本公司執行董事。
		2.	Mr. Zhou Meilin and Mr. Zhou Rui resigned as independent non-executive directors of the Company on 1 February 2024.			 周美林先生及周鋭先生於二零 二四年二月一日辭任本公司獨 立非執行董事。
		3.	Ms. Cheung Yuk Ki was appointed as an executive director of the Company on 1 February 2024.			 張鈺淇女士於二零二四年二月 一日獲委任為本公司執行董 事。
		4.	Ms. Ng Kwok Ying Isabella and Mr. Chen Tiger Charles were appointed as non-executive directors of the Company on I February 2024.			4. 吳國凝女士及Chen Tiger Charles先生於二零二四年二月 一日獲委任為本公司非執行董 事。
			noluments of the non-executive directors and independent non- ve directors shown above were for their services as directors of the ny.			非執行董事及獨立非執行董事之 酬金主要就彼等作為本公司董事 提供的服務而言。
	(b)	Loans, o	quasi-loans and other dealings in favour of directors		(b)	以董事為受益人之貸款、類似貸 款及其他交易
		the Cor	re no loans, quasi-loans or other dealings in favour of the directors of npany that were entered into or subsisted during the years ended 31 per 2022 and 2021.			截至二零二二年及二零二一年 十二月三十一日止年度概無訂立 或存續任何以本公司董事為受益 人之貸款、類似貸款及其他交易。

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

10. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS (continued)

(c) Directors' material interests in transactions, arrangements or contracts

After consideration, the directors of the Company are of the opinion that no transactions, arrangements and 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, or connected entity of the directors of the Company, had a material interest, whether directly or indirectly, subsisted at the end of the years ended 31 December 2022 and 2021 or at any time during the years ended 31 December 2022 and 2021.

11. FIVE HIGHEST PAID INDIVIDUALS

No director is included in the aggregate emoluments of the five highest paid individuals during the years ended 31 December 2022 and 2021.

The emoluments of the five (2021: five) highest paid non-director individuals are as follows:

- 10. 董事及主要行政人員酬金(續)
 - (c) 董事於交易、安排或合約之重大 利益

經考慮後,本公司董事認為,截 至二零二二年及二零二一年十二 月三十一日止年度年末或於截至 二零二二年及二零二一年十二月 三十一日止年度任何時間,概無 存續任何有關本公司業務之交 易、安排或重大合約,乃涉及本 公司且本公司董事(或本公司董事 之關連實體)直接或間接擁有重大 利益。

11. 五名最高薪酬人士

截至二零二二年及二零二一年十二月 三十一日止年度,概無董事計入五名最 高薪酬人士酬金總額。

五名(二零二一年:五名)非董事最高薪 酬人士之酬金如下:

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Salaries and allowances	薪金及津貼	1,409	2,713
Retirement benefits schemes contributions	退休福利計劃供款	331	290
		1,740	3,003

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

II. FIVE HIGHEST PAID INDIVIDUALS (continued)

The emoluments of the five (2021: five) highest paid non-director individuals are within the following bands:

11. 五名最高薪酬人士(續)

五名(二零二一年:五名)非董事最高薪 酬人士之酬金介乎以下幅度:

			Number of individuals 僱員數目		
		2022 202			
		二零二二年	二零二一年		
HK\$Nil to HK\$1,000,000	港幣零元至港幣1,000,000元	5	5		

No emoluments were paid or payable by the Group to the directors of the Company or the five highest paid individuals as an inducement to join or upon joining the Group, or as compensation for loss of office during the years ended 31 December 2022 and 2021. There was no arrangement under which a director or the five highest paid individuals waived or agreed to waive any remuneration for the years ended 31 December 2022 and 2021.

截至二零二二年及二零二一年十二月 三十一日止年度,本集團概無支付或應 付酬金予本公司董事或五名最高薪酬人 士作為彼等加入本集團或加入後之酬金 或離職補償金。概無董事或五名最高 薪酬人士截至二零二二年及二零二一年 十二月三十一日止年度放棄或同意放棄 任何酬金之安排。

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

12. TAXATION

12. 税項

No provision for income tax has been made as the Group entitles either had no estimated assessable profits or incurred tax losses for the years ended 31 December 2022 and 2021.

The tax charge for the year is reconciled to the loss before taxation as follows:

二一年十二月三十一日止年度並無估計 應課税溢利或產生税項虧損,故並無作 出所得税撥備。

由於本集團於截至二零二二年及二零

本年度税項支出與除税前之虧損對賬如 下:

		2022 二零二二年 HK\$'000 港幣千元	2021 二零二一年 HK\$'000 港幣千元
Loss before taxation	除税前虧損	(21,750)	(84,234)
Tax credit at the domestic income tax rate of 16.5% Tax effect of expenses not deductible for	按本地所得税率16.5%計算的税項抵免 不可扣税開支之税項影響	(3,589)	(3,898)
tax purpose		1,363	1,902
Tax effect of income not taxable for tax purpose	毋須課税收入之税項影響	(4,651)	(392)
Tax effect of tax losses not recognised	未獲確認税項虧損之税項影響	8,199	13,198
Effect of different tax rates of subsidiaries operating	於其他司法權區經營附屬公司所採用		
in other jurisdictions	税率不同之影響	(1,955)	(3,046)
Tax effect of temporary difference not recognised	未獲確認暫時差額之税項影響	633	2,293
Utilisation of tax losses previously not recognised	動用先前未獲確認税項虧損	-	(57)
Tax charge for the year	本年度税項支出	_	_

Entities incorporated in Hong Kong are subject to Hong Kong Profits Tax. On 21 March 2018, the Hong Kong Legislative Council passed The Inland Revenue (Amendment) (No. 7) Bill 2017 (the "Bill") which introduces the two-tiered profits tax rates regime. The Bill was signed into law on 28 March 2018 and was gazetted on the following day. Under the two-tiered profits tax rates regime, the first HK\$2,000,000 of profits of the qualifying group entity will be taxed at 8.25%, and profits above HK\$2,000,000 will be taxed at 16.5%. The profits of group entities not qualifying for the two-tiered profits tax rates regime will continue to be taxed at a flat rate of 16.5%.

於香港註冊成立之實體須繳納香港利得 税。於二零一八年三月二十一日,香港 立法會通過《2017年税務(修訂)(第7號) 條例草案》(「條例草案」),引入利得税 兩級制。該條例草案於二零一八年三月 二十八日經簽署生效,並於翌日刊憲。 根據利得税兩級制,合資格法團首港幣 2,000,000元溢利的利得税率將為8.25%, 其後港幣2,000,000元以上的溢利則按 16.5%徵税。不符合利得税兩級制資格 的法團的溢利將持續劃一按16.5%税率 計算。

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

12. TAXATION (continued)

Under the Law of the PRC on Enterprise Income Tax ("EIT Law") and Implementation Regulation of the EIT Law, the tax rate for the PRC subsidiaries is 25% for both years.

Taxation arising in other jurisdictions is calculated at the rates prevailing in the relevant jurisdictions.

At the end of the reporting period, the Group has unutilised tax losses of approximately HK\$591,093,000 (2021: approximately HK\$556,755,000) available for offset against future profits. No deferred tax asset has been recognised in respect of such losses due to the unpredictability of future profit streams in the years ended 31 December 2022 and 2021. Included in the unrecognised tax losses were losses of approximately HK\$190,692,000 (2021: approximately HK\$170,855,000) that will expire in the years of 2023 to 2027 (2021: years of 2022 to 2026). Other losses may be carried forward indefinitely.

The Group also has certain deductible temporary differences mainly related to loss from impairment of other receivables and property, plant and equipment, loss allowance on trade receivables and write-down of inventories (2021: loss from impairment of other receivables, loss allowance on trade receivables and finance lease receivables and write-down of inventories) amounted to approximately HK\$95,229,000 and available for offset against future profits at 31 December 2022 (2021: approximately HK\$91,624,000). No deferred tax asset has been recognised in relation to such deductible temporary differences as it is not probable that taxable profit will be available against which the deductible temporary differences can be utilised.

12. 税項(續)

按照《中華人民共和國企業所得税法》 (「企業所得税法」)及企業所得税法實施 條例,中國附屬公司於兩個年度之税率 均為25%。

其他司法權區之税項乃按照有關司法權 區現行之税率計算。

於報告期末,本集團有尚未動用税項虧 損約港幣591,093,000元(二零二一年: 約港幣556,755,000元)可供抵銷日後溢 利。由於截至二零二二年及二零二一年 十二月三十一日止年度難以預測未來溢 利流,故並無就該等虧損確認遞延税項 資產。未獲確認税項虧損包括將於二零 二三年至二零二七年期間到期之虧損約 港幣190,692,000元(二零二一年:將於 二零二二年至二零二六年期間到期之虧 損約港幣170,855,000元)。其他虧損可 無限期結轉。

於二零二二年十二月三十一日,本集 團亦擁有若干可扣減暫時差額約港 幣95,229,000元(二零二一年:約港幣 91,624,000元),主要與其他應收款項以 及物業、機器及設備之減值虧損、應 收賬款虧損撥備及存貨撇減有關(二零 二一年:其他應收款項減值虧損、應收 賬款及融資租賃應收款項虧損撥備及存 貨撇減),並可用於抵銷日後溢利。由 於不大可能有應課税溢利可用以抵銷可 扣減暫時差額,故概無就有關可扣減暫 時差額確認遞延税項資產。

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

12. TAXATION (continued)

Exposures arising from income tax liabilities

Oregon Scientific Italy Limited ("OS Italy")

An indirect wholly-owned subsidiary of the Company, OS Italy, was involved in a tax dispute with the Italian Tax Authorities. As disclosed in the announcement of the Company dated 6 November 2018, there was a tax dispute between OS Italy and the Italian Tax Authorities ("Tax Dispute"), and the tax charge judgement in relation to the Tax Dispute from the Supreme Court of Cassation of Italy was received. After seeking the independent legal advice, the directors of the Company considered no further legal actions are possible for OS Italy in relation to the Tax Dispute. Based on tax notice received from the Italian Tax Authorities in January 2019, the Group provided a tax provision of approximately Euro ("EUR") 1.4 million (equivalent to approximately HK\$12.3 million) in profit or loss for the year ended 31 December 2018. OS Italy was declared bankrupt by the court in July 2019 and a bankruptcy trustee was appointed to in charge of OS Italy's bankruptcy procedure. After seeking the independent legal advice, the directors of the Company considered that OS Italy was still under bankruptcy procedures and the related tax liabilities had not yet been fully discharged. Accordingly, the Group continued to recognise the aforesaid tax provision of approximately EUR1,466,000 (equivalent to approximately HK\$12,255,000) as tax payable at 31 December 2022 (2021: approximately EURI.367,000 (equivalent to approximately HK\$11,951,000)). In July 2024, the court has ordered the closure of the bankruptcy procedures and the related tax liabilities has been discharged, as such the tax provision will be reversed.

12. 税項(續)
所得税負債產生的風險

Oregon Scientific Italy Limited(/OS Italy_/)

本公司之間接全資附屬公司OS Italy牽 涉一項與意大利税務局之税務糾紛。如 本公司日期為二零一八年十一月六日之 公佈所披露, OS Italy與意大利税務局 之間存在税務糾紛(「税務糾紛」),並接 獲意大利最高上訴法院就税務糾紛作出 的税收判決。經尋求獨立法律意見後, 本公司董事認為, OS Italy不可能就税 務糾紛採取進一步法律行動。根據於二 零一九年一月接獲的意大利税務局發出 的税收通知,本集團於截至二零一八年 十二月三十一日止年度之損益內計提税 項撥備約1.4百萬歐元(「歐元」)(相當於 約港幣12.3百萬元)。法院於二零一九 年七月宣告OS Italy破產,並委任破產信 託人負責OS Italy的破產程序。經尋求獨 立法律意見後,本公司董事認為OS Italy 仍處於破產程序中,且相關税項負債仍 未獲全面解除。因此,於二零二二年 十二月三十一日,本集團繼續確認上述 税項撥備約1.466.000歐元(相當於約港 幣12,255,000元)為應付税項(二零二一 年:約1.367,000歐元(相當於約港幣 11,951,000元))。於二零二四年七月, 法院下令結束破產程序,而相關税項負 債已獲解除,因此税項撥備將予撥回。

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

12. TAXATION (continued)

Exposures arising from income tax liabilities (continued)

Oregon Scientific Brasil Ltda ("OS Brazil")

An indirect wholly-owned subsidiary of the Company, OS Brazil, was involved in a tax dispute with the State of Sao Paulo, the Federative Republic of Brazil, which may cause a maximum tax payment including penalty and interest of approximately Brazilian Real 3,980,000 (equivalent to approximately HK\$5,869,000) (2021: approximately Brazilian Real 3,856,000 (equivalent to approximately HK\$5,292,000)). After considering the available independent legal advice and the current situation, the directors of the Company believe that the outcome and the amount of final payment, if any, are uncertain but the expected value of liability is insignificant to the Group. Therefore, no provision has been made in the consolidated financial statements.

13. LOSS PER SHARE

The calculation of the basic loss per share attributable to the owners of the Company for both years is based on the following data:

12. 税項(續)

所得税負債產生的風險(續)

Oregon Scientific Brasil Ltda(/OS Brazil_/)

本公司的間接全資附屬公司OS Brazil與 巴西聯邦共和國聖保羅州發生税務糾 紛,可能導致繳納最高税款(包括罰金 及利息)約為3,980,000巴西雷亞爾(相當 於約港幣5,869,000元)(二零二一年:約 為3,856,000巴西雷亞爾(相當於約港幣 5,292,000元))。在考慮現有獨立法律意 見及當前狀況後,本公司董事認為結果 及最終付款金額(如有)並不確定,惟預 期負債值對本集團而言並不重大。因此 並無於綜合財務報表計提撥備。

13. 每股虧損

於兩個年度本公司擁有人應佔每股基本 虧損乃按下列數據計算:

		2022	2021
		二零二二年	二零二一年
Loss for the year attributable to owners of the Company for the purpose of basic loss per share	用以計算每股基本虧損之本公司 擁有人應佔之本年度虧損		
(HK\$'000)	(港幣千元)	(21,750)	(84,234)
Number of ordinary shares: Weighted average number of ordinary shares for	普通股份數目: 用以計算每股基本虧損之普通股		
the purposes of basic loss per share	加權平均數	2,599,993,088	2,599,993,088

Diluted loss per share is the same as basic loss per share as there was no potential ordinary share in issue for both years.

每股攤薄虧損與每股基本虧損相同,因 為兩個年度均無已發行潛在普通股。

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

14. PROPERTY, PLANT AND EQUIPMENT

I4. 物業、機器及設備

		Furniture,			
		fixture and	Motor	Plant and	
		equipment	vehicles	machinery	Total
		傢俬、裝置			
		及設備	汽車	機器及器械	總額
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元
COST	成本				
At January 2021,	於二零二一年一月一日、				
31 December 2021 and	二零二一年十二月三十一日				
31 December 2022	及二零二二年				
	十二月三十一日	256,300	2,100	258,984	517,384
AND IMPAIRMENT LOSSES At 1 January 2021	於二零二一年一月一日	254,200	2,100	257,100	513,400
Charged for the year	本年度計提	800	2,100	1,731	2,531
At 31 December 2021	於二零二一年十二月三十一日	255,000	2,100	258,831	515,931
Charged for the year	本年度計提	133	-	153	286
Impairment loss	減值虧損	1,167			1,167
At 31 December 2022	於二零二二年十二月三十一日	256,300	2,100	258,984	517,384
NET CARRYING AMOUNT	賬面淨值				
At 31 December 2022	於二零二二年十二月三十一日	-	-	-	_
At 31 December 2021	於二零二一年十二月三十一日	1.300		153	1,453
		1,500		100	1,100

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

14. PROPERTY, PLANT AND EQUIPMENT (continued)

Depreciation is provided to write-off the cost of property, plant and equipment, less their residual values over their estimated useful lives, using the straight-line method, at the following rates per annum:

Furniture, fixture and equipment	10%-25%
Motor vehicles	10%-20%
Plant and machinery	10%-33%

During the year ended 31 December 2021, as a result of the unsatisfactory performance of the Group, the management of the Group due to unprecedent impact of the COVID-19 pandemic, the management of the Group carried out a review of the recoverable amounts of property, plant and equipment, investment properties and right-of-use assets. The management of the Group performed an impairment assessment by using the fair value less cost of disposal model and compared the carrying amount of the assets to determine the amount of impairment which should be recognised for the year.

For property, plant and equipment, the fair value less costs of disposal was determined by the management of the Group using the depreciated replacement cost approach and/or market comparable approach, as appropriate. The determination of the fair value less costs of disposal is based on available data from binding sales transactions in an arm's length transaction of similar assets or observable market prices less incremental costs for disposing of the asset. If no second hand prices are available, the fair value less costs to disposal is determined using depreciated replacement cost approach that requires an estimation of new replacement cost of the assets from which deductions are then made to allow for physical deterioration and all forms of obsolescence and optimisation. Based on the results of the impairment assessment, the management of the Group concluded that the recoverable amounts of the property, plant and equipment were higher than their carrying amounts and therefore no impairment was required for the year ended 31 December 2021.

For investment properties and right-of-use assets, the determination of the fair value less costs of disposal was based on income capitalisation approach which involves estimations and assumptions in determining rental income derived from market participant's perspective with appropriate capitalisation rate. Based on the results of the impairment assessment, the management of the Group concluded that the recoverable amounts of the investment properties and right-of-use assets were lower than their carrying amounts and it led to the recognition of impairment losses of approximately HK\$983,000 on investment properties (note 15) and approximately HK\$8,899,000 on right-of-use assets (note 16) for the year ended 31 December 2021, respectively.

14. 物業、機器及設備(續)

物業、機器及設備均以直線法,按估計 可用年期減其剩餘價值計提折舊,以撇 销成本,每年之折舊率如下:

傢俬、裝置及設備	10%-25%
汽車	10%-20%
機器及器械	10%-33%

截至二零二一年十二月三十一日止年 度,由於COVID-19疫情的空前影響導 致本集團財務表現欠佳,本集團管理層 對物業、機器及設備、投資物業及使用 權資產之可收回金額進行檢討。本集團 管理層採用公平值減出售成本模型進行 減值評估,並將資產賬面值進行比較, 以釐定應於本年度確認的減值金額。

就物業、機器及設備而言,公平值減出 售成本由本集團管理層採用折舊重置成 本法及/或市場可比較法(視乎適用)釐 定。釐定公平值減出售成本乃根據來自 對類似資產進行公平且具約束力銷售交 易之可查閱數據或可觀察市價,減除出 售有關資產之遞增成本。倘並無轉售價 格可供查閱,則公平值減出售成本乃採 用折舊重置成本法而釐定,該方法需估 計有關資產之重置成本,再從中作出扣 減,以計及老化及所有形式的陳舊及優 化。根據減值評估結果,本集團管理層 得出結論認為,截至二零二一年十二月 三十一日止年度,物業、機器及設備之 可收回金額較其賬面值高,因此毋須計 提減值。

就投資物業及使用權資產而言,於以合 · 適的資本化比率釐定市場參與者產生的 租金收入時,公平值減出售成本乃根據 收入資本化法釐定,其涉及估計及假 設。基於減值評估之結果,本集團管理 層得出結論認為,截至二零二一年十二 月三十一日止年度,投資物業及使用權 資產之可收回令額低於其賬面值,其導 致投資物業(附註15)及使用權資產(附 註16)確認減值虧損分別約港幣983,000 元及約港幣8,899,000元。

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

14. PROPERTY, PLANT AND EQUIPMENT (continued)

During the year ended 31 December 2022, the Group recorded a continuous loss in the operation of the Group. The management of the Group assessed the recoverable amounts of the property, plant and equipment was minimal due to suspension of the operations and the termination of leases of the Group's factory and office spaces in the PRC during the first half of year 2022 and it led to the recognition of impairment loss of approximately HK\$1,167,000.

14. 物業、機器及設備(續)

截至二零二二年十二月三十一日止年 度,本集團錄得本集團經營持續虧損。 由於本集團於二零二二年上半年暫停營 運及終止租賃本集團位於中國的工廠 及辦公室空間,以致本集團管理層評 估物業、機器及設備之可收回金額屬微 不足道,並因此確認減值虧損約港幣 1,167,000元。

15. 投資物業

		Leased properties 租賃物業 HK\$'000 港幣千元
COST	成本	
At I January 2021, 31 December 2021 and I January 2022	於二零二一年一月一日、二零二一年	
	十二月三十一日及二零二二年一月一日	3,196
Early termination of lease (note 16)	提前終止租賃(附註16)	(3,196)
At 31 December 2022	於二零二二年十二月三十一日	_
ACCUMULATED DEPRECIATION AND	累計折舊及減值虧損	
IMPAIRMENT LOSSES		
At I January 2021	於二零二一年一月一日	123
Charged for the year	本年度計提	1,475
Impairment loss (note 14)	減值虧損(附註14)	983
At 31 December 2021	於二零二一年十二月三十一日	2,581
Charged for the year	本年度計提	237
Early termination of the leases (note 16)	提前終止租賃(附註16)	(2,8 8)
At 31 December 2022	於二零二二年十二月三十一日	_
NET CARRYING AMOUNT	賬面淨值	
At 31 December 2022	於二零二二年十二月三十一日	_
At 31 December 2021	於二零二一年十二月三十一日	615
FAIR VALUE	公平值	
At 31 December 2022	於二零二二年十二月三十一日	_
At 31 December 2021	於二零二一年十二月三十一日	700

15. INVESTMENT PROPERTIES

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

15. INVESTMENT PROPERTIES (continued)

Leasing arrangement - as lessee

The Group's investment properties were leased properties in relation to operating lease used for sub-leasing purpose and the initial lease terms were two years.

The management of the Group is of the view that the Group's investment properties, which was only included leased properties under operating lease with sub-leasing purpose. By using the cost model would provide more relevant information about the Group's financial position and performance.

At 31 December 2021, the management of the Group assessed the fair value is under level 3 of the three-level fair value hierarchy as defined under HKFRS 13 which is estimated using income capitalisation approach by capitalising the rental income derived from the existing tenancies over the existing lease term at an appropriate capitalisation rate.

Leasing arrangement - as lessor

The investment properties were leased to a number of tenants for a fixed period of up to two years, in which the lease term is cancellable (without compensation) with notice periods of one to two months by the tenants with fixed monthly rental charges and the tenants also bear the management fees. The details of the lease income from operating leases are set out in note 7 to the consolidated financial statements.

Below is a maturity analysis of undiscounted lease payments to be received from the leasing of investment properties.

15. 投資物業(續)

租賃安排-作為承租人

本集團的投資物業為經營租賃用於分租 用途的租賃物業,首次租期為兩年。

本集團管理層認為,本集團的投資物業 僅包括經營租賃項下作分租用途的租賃 物業。透過使用成本模式,可就本集團 的財務狀況及表現提供更多相關資料。

於二零二一年十二月三十一日,本集團 管理層評估了公平值,乃按香港財務報 告準則第13號所訂之公平值三層架構中 分類為第三級,該公平值採用收入資本 化法估計,將現有租約於現有租期內 產生的租金收入按適當資本化率擴充資 本。

租賃安排-作為出租人

投資物業以固定租期出租予若干租戶, 最長為兩年,租戶可於一至兩個月的通 知期內撤銷租約(無償),並收取固定月 租,且租戶亦承擔管理費。來自經營租 賃的租賃收入詳情載列於綜合財務報表 附註7。

下表為自投資物業租賃將收取之未貼現 租賃付款的到期分析:

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Within I year	年內	_	700

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

16.	LEASES
10.	

The Group as lessee

Right-of-use assets

16. 租賃

本集團作為承租人

使用權資產

		Buildings 樓宇 HK\$'000 港幣千元
Reconciliation of carrying amount – year ended	賬面值對賬-截至二零二一年	
31 December 2021	十二月三十一日止年度	
At January 2021	於二零二一年一月一日	29,216
Depreciation	折舊	(14,755)
Impairment loss (note 14)	減值虧損(附註14)	(8,899)
At 31 December 2021	於二零二一年十二月三十一日	5,562
Reconciliation of carrying amount – year ended	賬面值對賬-截至二零二二年	
31 December 2022	十二月三十一日止年度	
At I January 2022	於二零二二年一月一日	5,562
Depreciation	折舊	(2,139)
Early termination of the leases	提前終止租賃	(3,423)
At 31 December 2022	於二零二二年十二月三十一日	
		Buildings

		樓宇
		HK\$'000
		港幣千元
At 31 December 2021	於二零二一年十二月三十一日	
Cost	成本	31,735
Accumulated depreciation and impairment losses	累計折舊及減值虧損	(26,173)
Net carrying amount	賬面淨值	5,562
At 31 December 2022	於二零二二年十二月三十一日	
Cost	成本	-
Accumulated depreciation and impairment losses	累計折舊及減值虧損	_
Net carrying amount	賬面淨值	_

(續)

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

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

Lease liabilities		租賃負債
The Group as lessee (continued)		本集團作為承租人
LEASES (continued)	16.	租賃 (續)

		2022 二零二二年 HK\$'000 港幣千元	2021 二零二一年 HK\$'000 港幣千元
Lease liabilities	租賃負債		
Current portion	即期部分	-	27,054
Non-current portion	非即期部分	-	15,647
		_	42,701

During the year ended 31 December 2021, the Group leased various office and factory premises for its daily operations and the initial lease terms were two years.

16.

During the year ended 31 December 2022, given that the Group had not made any lease payments to the landlord since August 2021 which then the Group received several notices from the district court in the PRC (the "PRC District Court") stating that the landlord of factory has initiated legal action against several subsidiaries of the Group in the PRC by claiming the allegedly due and unpaid balance of rental fees. Following with the judgement issued by the PRC District Court, the Group and landlord then entered into an agreement on early termination of the leases of factory and office spaces on 31 May 2022 with (i) forfeiting the rental deposit of approximately RMB3,079,000 (equivalent to approximately HK\$3,473,000) by the Group, (ii) further settlement to the landlord by the Group of approximately RMB11,593,000 (equivalent to approximately HK\$13,078,000) payable within 15 days of agreement and (iii) the landlord agreed to take up those rental income receivables up to 31 May 2022, which is recorded as "Finance lease receivables" and "Investment properties", under the sub-leasing arrangement of the Group's right-ofuse assets. Based on the above, the recognition of the gain on early termination of the leases on investment properties, finance lease receivables and right-of-use assets of approximately HK\$378,000, approximately HK\$5,156,000 and approximately HK\$3,423,000, respectively, in profit or loss. Accordingly, the final judgement issued by the PRC District Court to dismiss the appeals and affirmed the original judgement on 31 January 2024.

截至二零二一年十二月三十一日止年 度,本集團為其日常營運租用若干辦公 室及工廠物業,首次租期為兩年。

截至二零二二年十二月三十一日止年 度,鑒於本集團自二零二一年八月起未 曾向業主支付任何租賃付款,本集團 其後接獲中國地方法院(「中國地方法 院」)發出多份通知,指工廠業主已針 對本集團若干中國附屬公司提起法律訴 訟,就其聲稱租金之到期未付結餘提出 申索。繼中國地方法院作出判決後, 本集團與業主其後於二零二二年五月 三十一日訂立協議以提前終止工廠及辦 公室空間租賃,而(i)本集團放棄租金按 金約人民幣3,079,000元(相當於約港幣 3,473,000元);(ii)本集團向業主進一步 結付約人民幣11.593,000元(相當於約港 幣13,078,000元),應於達成協議後15日 內支付;及(iii)業主同意根據本集團使 用權資產的分租安排承接該等租金收入 應收款項,直至二零二二年五月三十一 日止,該等應收款項列賬為「融資租賃 應收款項」及「投資物業」。基於上文所 述,提前終止投資物業租賃、融資租賃 應收款項及使用權資產之收益分別約港 幣378,000元、約港幣5,156,000元及約 港幣3.423.000元,將於損益內確認。因 此,中國地方法院於二零二四年一月 三十一日作出終審判決駁回上訴,並維 持原判。

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

I6. LEASES (continued)

The Group as lessee (continued)

Lease liabilities (continued)

The total cash outflow for leases was approximately HK\$573,000 for the year ended 31 December 2022 (2021: approximately HK\$17,748,000).

At 31 December 2021, the weighted average effective interest rate for the lease liabilities of the Group was 9.0% per annum.

Commitments under leases

At 31 December 2022 and 2021

The Group had no significant commitment for short-term leases.

16. 租賃(續)本集團作為承租人(續)

租賃負債(續)

截至二零二二年十二月三十一日止年 度,租賃現金流出總額約為港幣573,000 元(二零二一年:約港幣17,748,000元)。

於二零二一年十二月三十一日,本集團 之租賃負債之加權平均實際年利率為 9.0%。

租賃項下承擔

於二零二二年及二零二一年十二月 三十一日

本集團並無任何短期租賃之重大承擔。

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

17. FINANCE LEASE RECEIVABLES

options.

During the year ended 31 December 2021, the Group entered into finance lease

arrangements as the lessor for certain of its right-of-use assets, which have a lease

term of two years. The leases do not include purchase, extension or termination

The Group is not exposed to foreign currency risk as a result of the lease

arrangements, as all leases are denominated in Renminbi ("RMB"), the functional

Below is a maturity analysis of lease payments receivable and the reconciliation of

undiscounted lease payments to the present value of minimum lease payments.

currency of the group entities involved in the lease arrangements.

17. 融資租賃應收款項

於截至二零二一年十二月三十一日止年 度,本集團作為出租人就其若干使用權 資產訂立融資租賃安排,其租期為兩 年。租賃不包括購買、延期或終止選擇 權。

由於所有租賃均以人民幣(「人民幣」, 涉及租賃安排之集團實體的功能貨幣) 計值,故本集團並無因租賃安排而面臨 外幣風險。

下表為應收租賃付款的到期分析及未貼 現租賃付款與最低租賃付款現值之對 賬。

		2022 二零二二年 HK\$'000 港幣千元	2021 二零二一年 HK\$'000 港幣千元
Finance lease receivables comprises:	融資租賃應收款項包括:		
Within I year	年內	-	3,336
More than 1 year but within 2 years	超過1年但於2年內	-	1,263
Gross investment in the lease (note)	租賃之投資總額(附註)	_	14,599
Less: Unearned finance income	減:未賺取融資收入	-	(820)
Present value of minimum lease payments	最低租賃付款現值	_	3,779
Less: Loss allowance (note 29)	減:虧損撥備(附註29)	-	(8,623)
		_	5,156
Current portion	即期部分	-	5,156

Note: The gross investment in the lease represents the total undiscounted lease payments to be received by the Group under the finance lease arrangements. There was no unguaranteed residual accruing to the Group.

附註:租賃之投資總額指本集團根據融資 租賃安排將收取的未貼現租賃付款總 額。本集團並無應計未擔保餘值。

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

17. FINANCE LEASE RECEIVABLES (continued)

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At 31 December 2021, the finance lease receivables are not past due and the weighted average effective interest rate contracted was 8.2% per annum.

Details of impairment assessment of finance lease receivables for the year ended 31 December 2021 are set out in note 29 to the consolidated financial statements.

18. GOODWILL

於二零二一年十二月三十一日,融資租 賃應收款項並無逾期及訂約加權平均實 際年利率為8.2%。

截至二零二一年十二月三十一日止年度 之融資租賃應收款項之減值評估詳情載 於綜合財務報表附註29。

18. 商譽

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
COST	成本		
At I January and 31 December	於一月一日及十二月三十一日	33,800	33,800
ACCUMULATED IMPAIRMENT LOSSES	累計減值虧損		
At I January and 31 December	於一月一日及十二月三十一日	33,800	33,800
NET CARRYING AMOUNT	賬面淨值		
At 31 December	於十二月三十一日	-	-

Goodwill arising on the acquisition of business in prior years were allocated to two individual cash generating units ("CGUs"), comprising the health and wellness operation and the connected home and communications operation.

During the year ended 31 December 2018, having considered that some products had been loss-making and the relevant operations were either terminated during the year or planned to be terminated in the foreseeable future, the directors of the Company had consequently performed an impairment review for these CGUs and the recoverable amounts were determined from a value in use calculation. As a result of the impairment tests, the director of the Company concluded that the goodwill had been fully impaired.

過往年度收購業務所產生的商譽獲分配 至兩個創現單位(「創現單位」),包括健 康及保健營運和智能家居營運。

截至二零一八年十二月三十一日止年 度,經考慮若干產品已產生虧損及相關 業務會於年內終止或計劃於可見將來終 止,本公司董事其後對該等創現單位進 行減值檢討,而可收回金額根據使用價 值的計算釐定。由於減值測試,本公司 董事認為商譽已全額減值。

^{17.} 融資租賃應收款項(續)

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

19. INVENTORIES

19. 存貨

		202	
		二零二二年	F 二零二一年
		HK\$'00	0 HK\$'000
		港幣千方	元 港幣千元
Raw materials	原料		- 4,295
Work in progress	在製品		- 247
Finished goods	製成品		- 706
			- 5,248

During the year ended 31 December 2021, there was an increase in the net realisable value of certain raw materials and finished goods due to rise in market price Therefore, a reversal of write-down of approximately HK\$1,928,000 has been recognised in profit or loss. At 31 December 2021, the carrying amount net of allowance of inventories of approximately HK\$49,016,000 amounted to approximately HK\$5,248,000.

During the year ended 31 December 2022, due to the obsolescence and diminishing marketability as a result of changes in the market condition and technology, the management of the Group considered to write off the remaining inventories with carrying amount of approximately HK\$3,711,000. At 31 December 2022, there were no inventories held by the Group.

截至二零二一年十二月三十一日止年 度,由於市價上升,若干原料及製成品 的可變現淨值上升。因此,撇減撥回約 港幣1,928,000元已於損益內確認。於二 零二一年十二月三十一日,扣除存貨撥 備約港幣49,016,000元的賬面值約為港 幣5,248,000元。

截至二零二二年十二月三十一日止年 度,由於市況及科技轉變,導致存貨出 現陳舊及銷路不振,本集團管理層考慮 撇銷餘下賬面值約港幣3,711,000元的存 貨。於二零二二年十二月三十一日,本 集團並無持有任何存貨。

20. 應收賬款及其他應收款項

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Trade receivables	應收賬款	33,219	33,219
Less: Loss allowance for ECL	減:預期信貸虧損撥備	(33,219)	(32,515)
		_	704
Other receivables	其他應收款項	-	6,174
Total trade and other receivables	應收賬款及其他應收款項總額	_	6,878

20. TRADE AND OTHER RECEIVABLES

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

20. TRADE AND OTHER RECEIVABLES (continued)

20. 應收賬款及其他應收款項(續)

The following is the ageing analysis of trade receivables (net of loss allowance for ECL) presented based on the invoice date which approximate the respective revenue recognition date at the reporting date.

於報告日期,應收賬款扣除預期信貸虧 損撥備後,按發票日期(該日期與相關 收益確認日期相若)呈列之賬齡分析如 下。

	2022	2021
	二零二二年	二零二一年
	HK\$'000	HK\$'000
	港幣千元	港幣千元
0至30日	-	270
31日至90日	-	_
90日以上	_	434
確此賬款	_	704
		池幣千元 0至30日 - 31日至90日 - 90日以上 -

The Group normally requests its customers to make advance payment, except for certain customers for which the credit terms are generally up to 45 days. The Group seeks to maintain strict control over its outstanding receivables to minimise credit risk. Before accepting any new customers, the management of the Group will base on the credit quality of the potential customers to define credit limits. Credit limits to customers are reviewed annually. In determining the recoverability of the trade receivables, the Group considers any change in the credit quality of the trade receivables from the date credit was initially granted up to the reporting date.

At 31 December 2021, included in the Group's trade receivables balances are debtors with aggregate carrying amount of approximately HK\$434,000 which are past due over 90 days at the end of the reporting period. The Group does not hold any collateral over these balances.

除信貸期通常達45日的若干客戶以外, 本集團通常要求其客戶提前付款。本集 團對其未償還應收款項進行嚴格控制, 以盡量減小信貸風險。接納任何新客戶 之前,本集團管理層將根據潛在客戶的 信貸質素界定信貸限額。向客戶授出的 信貸限額會每年進行檢討。於釐定應收 賬款是否可予收回時,本集團會考慮自 信貸首次獲授當日起至報告日期止應收 賬款之信貸質素的任何變動。

於二零二一年十二月三十一日,本集團 之應收賬款結餘包括總賬面值約為港幣 434,000元,且於報告期末已逾期90日以 上之應收賬款。本集團並無就該等結餘 持有任何抵押品。

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

20. TRADE AND OTHER RECEIVABLES (continued)

20. 應收賬款及其他應收款項(續)

Other receivables

其他應收款項

		2022 二零二二年 HK\$`000 港幣千元	2021 二零二一年 HK\$'000 港幣千元
Advances to suppliers (note)	預付供應商款項(附註)	-	1,634
Other taxes recoverable (note)	其他可收回税款(附註)	-	3,422
Others	其他	-	1,118
		_	6,174

Note: The Group had made advances to various suppliers for the procurement of raw materials. The directors of the Company reassessed the recoverability of the unutilised advances based on all relevant information available to the Group. At 31 December 2022 and 2021, the unutilised advances to suppliers amounted to approximately HK\$1,634,000. Furthermore, the other taxes recoverable mainly represented by the value added tax ("VAT") recoverable that have accumulated to date in certain subsidiaries of the Group which can be deducted from VAT recoverable on future sales made.

The directors of the Company reassessed the recoverability of the advances to suppliers and other taxes recoverable based on all relevant information available to the Group. Due to the continuing downtum of the Group's business operation and the status of negotiation with the suppliers, the directors of the Company considered that there was significant uncertainty on the ability of the Group to recover certain part of the advances through either utilisation from future purchases or refunds. Furthermore, following to the further suspension of production in the Group's factory in March 2022, the directors of the Company are of the opinion that the recoverability of other taxes recoverable is remote.

Accordingly, an impairment loss of advances to suppliers and other taxes recoverables of approximately HK1,634,000 (2021: approximately HK1,950,000) and approximately HK3,422,000 (2021: Nil), respectively, was recognised in profit or loss for year ended 31 December 2022.

Details of impairment assessment of trade and other receivables for the years ended 31 December 2022 and 2021 are set out in note 29 to the consolidated financial statements.

附註:本集團已為採購原料向若干供應商作 出預付款項。本公司董事根據本集 團所有可取閲之相關資料重新評估未 動用預付款項之可收回程度。於二 零二二年及二零二一年十二月三十一 日,未動用預付供應商款項達約港幣 I,634,000元。此外,其他可收回税款 主要為本集團若干附屬公司迄今累積 的可收回增值税(「增值税」),可就未 來銷售額可回收增值税扣減。

> 本公司董事根據本集團所有可取閱之 相關資料重新評估預付供應商款項及 其他可收回税款之可收回程度。因本 集團業務營運持續下行及本集團與供 應商之磋商狀況,本公司董事認為通 過未來採購動用或退款使本集團能收 回若干部分預付款項之能力存在重大 不明朗因素。此外,隨著本集團工廠 於二零二二年三月進一步停產,本公 司董事認為其他可收回税款之可收回 程度甚低。

> 因此,截至二零二二年十二月三十一 日止年度於損益確認之預付供應商款 項及其他可收回税款減值虧損分別為 約港幣1,634,000元(二零二一年:約 港幣1,950,000元)及約港幣3,422,000元 (二零二一年:零)。

截至二零二二年及二零二一年十二月 三十一日止年度之應收賬款及其他應收 款項減值評估詳情載於綜合財務報表附 註29。

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

21. RESTRICTED BANK BALANCES AND CASH AND CASH EQUIVALENTS

21. 受限制銀行結餘及現金及等同現金 項目

		2022 二零二二年 HK\$'000 港幣千元	2021 二零二一年 HK\$'000 港幣千元
Bank balances and cash Less: Restricted bank balances	銀行結餘及現金 減:受限制銀行結餘	3,293 (2,863)	52,939 (3,455)
Cash and cash equivalents	現金及等同現金項目	430	49,484

Bank balances and cash comprised cash held by the Group and bank deposits which carried interest at prevailing market rates.

At 31 December 2022, restricted bank balances of approximately HK\$2,863,000 (2021: approximately HK\$3,455,000) were frozen by the order of the courts in the PRC pursuant to the legal claims as set out in the note 32 to the consolidated financial statements. Subsequent to the 31 December 2022 and up to the date of approving these consolidated financial statements, the restricted bank balance of approximately HK\$2,863,000 as at 31 December 2022 was utilised as settlement of above claim.

22. TRADE AND OTHER PAYABLES

The following is the ageing analysis of trade payables presented based on the invoice date at the end of the reporting period:

銀行結餘及現金包括本集團持有之現金 及銀行存款,有關存款按通行市場利率 計息。

於二零二二年十二月三十一日,受限制 銀行結餘約港幣2,863,000元(二零二一 年:約港幣3,455,000元)根據載列於綜 合財務報表附註32的法律訴訟之中國法 院法令予以凍結。於二零二二年十二月 三十一日後及直至批准該等綜合財務報 表日期,於二零二二年十二月三十一日 的受限制銀行結餘約港幣2,863,000元, 已用作解決上述申索。

22. 應付賬款及其他應付款項

於報告期末,應付賬款按發票日期呈列 之賬齡分析如下:

		2022 二零二二年 HK\$'000 港幣千元	2021 二零二一年 HK\$'000 港幣千元
		78 m 70	
0 to 30 days	0至30日	-	3,115
31 to 90 days	31日至90日	-	185
Over 90 days	90日以上	25,105	23,677
Trade payables	應付賬款	25,105	26,977
Other payables	其他應付款項	51,166	34,836
	21日16月307月	51,100	
Trade and other payables	應付賬款及其他應付款項	76,271	61,813

The trade payables are interest-free with normal credit terms up to 90 days.

應付賬款為免息及一般信貸期長達90 日。

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

22. TRADE AND OTHER PAYABLES (continued)

22. 應付賬款及其他應付款項(續)

Other payables

其他應付款項

		NOTE 附註	2022 二零二二年 HK\$'000 港幣千元	2021 二零二一年 HK\$'000 港幣千元
Payable for staff costs	應付員工成本		3,770	10,072
Payable for audit services	審計服務應付款項		1,722	1,883
Payable for rental expenses for a	短期租賃應付租金開支			
short-term lease			954	-
Other tax payables	其他應付税項		1,798	1,997
Payables for early termination of the leases	提前終止租賃應付款項	16	13,078	-
Provision for severance and other	遣散費及其他解約費用撥備			
termination costs			1,520	-
Provision for losses on litigations	訴訟虧損撥備	32	2,874	3,888
Refundable deposits from its customers	來自其客戶的可退還按金	23	18,818	10,129
Others	其他		6,632	6,867
Total other payables	其他應付款項總額		51,166	34,836

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

23. CONTRACT LIABILITIES

The movements (excluding those arising from increases and decreases both occurred within the same year) of contract liabilities from contracts with customers within HKFRS 15 during the years ended 31 December 2022 and 2021 are as follows:

23. 合約負債

截至二零二二年及二零二一年十二月 三十一日止年度,來自香港財務報告準 則第15號界定之客戶合約的合約負債變 動(不包括均於同一年內發生的增加及 減少所產生變動)如下:

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
At I January	於一月一日	8,689	8,666
Receipt of advances	收取預付款項	-	5,931
Recognised as revenue	確認為收益	-	(5,779)
Transfer to other payables	轉撥至其他應付款項	(8,689)	(0, 29)
At 31 December	於十二月三十一日	_	8,689

At 31 December 2021, the advances from customers are expected to be recognised as revenue within 1 year.

Unsatisfied or partially unsatisfied performance obligations

All the performance obligations that were unsatisfied (or partially unsatisfied) at 31 December 2021 are part of contracts that have an original expected duration of one year or less. Given that the Group applies the practical expedient in paragraph 121(a) of HKFRS 15, the transaction price allocated to these performance obligations is not disclosed.

24. LOAN FROM A SHAREHOLDER

The balance represents loan advanced from a shareholder, Huaneng, for working capital purpose. The loan was unsecured, interest-free and repayable on demand.

於二零二一年十二月三十一日,收取客 戶的預付款項預期於一年內確認為收 益。

未完成或部分未完成的履約責任

於二零二一年十二月三十一日,所有未 完成(或部分未完成)的履約責任均為原 始預計持續一年或更短的部分合約。鑒 於本集團應用香港財務報告準則第15號 第121(a)段所載可行權宜之計,故並未 披露分配至該等履約責任的交易價格。

24. 股東貸款

結餘指自一名股東(華能)塾支的貸款, 用作營運資金。該貸款為無抵押、免息 及來索即付。

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

借款 BORROWINGS 25 25 2022 2021 二零二二年 二零二一年 HK\$'000 HK\$'000 港幣千元 港幣千元 非即期(附註) Non-current (note i) 來自一間金融機構的無擔保借款 Unsecured borrowing from a financial institution 36.471 _ 應付利息 Interest payables 12,224 48,695 _ **即期**(附註) Current (note ii) 來自其他債權人的無擔保借款 Unsecured borrowings from other creditors 42.704 8.856 Interest payables 應付利息 14,937 457 57.641 9,313

Notes:

(i) On 8 December 2017, a subsidiary of the Group, 萬威電子(深圳)有限公司, entered into a loan agreement with a financial institution to borrow approximately RMB30,000,000 at a fixed interest rate of 8.0% per annum for one year and pledged by account receivables of the Group. On 27 March 2020, 萬威電子(深圳)有限公司 entered into a supplementary agreement with the financial institution to extend the repayment date of the borrowing including the interest payables with maturity date on 31 March 2026 at a fixed interest of 8.0% per annum. During the year ended 31 December 2022, the Group's the COVID-19 pandemic has affected the Group's operation to the extent that the production of the Group's leased factory in Shenzhen was suspended with effect from 5 March 2022, the tenancy of factory was terminated on 31 May 2022 which was broken the covenants that the financial institution can call the borrowing at any time. Therefore, such borrowing was reclassified as current liabilities at 31 December 2022.

(ii) The borrowings from other creditors were unsecured and guaranteed by the controlling shareholder of the Company, bore interest at 10.0% per annum and repayable on demand. The borrowings were denominated in RMB and US\$.

附註:

(i)

- 於二零一七年十二月八日,本集團的 附屬公司萬威電子(深圳)有限公司與 一家金融機構訂立貸款協議,以按固 定年利率8.0%借款約人民幣30,000,000 元一年,以本集團應收賬款作抵押。 於二零二零年三月二十七日,萬威電 子(深圳)有限公司與該金融機構訂立 補充協議延長有關借款(包括應付利 息) 還款日期,到期日為二零二六年 三月三十一日,按固定年利率8.0%計 息。截至二零二二年十二月三十一日 止年度,本集團營運受COVID-19疫 情影響,以致本集團位於深圳的租賃 工廠自二零二二年三月五日起停產, 而該工廠租約已於二零二二年五月 三十一日予以終止,違反了金融機構 可隨時催收借款的契諾。因此,有關 借款於二零二二年十二月三十一日重 新分類為流動負債。
- (ii) 來自其他債權人之借款為無抵押及由
 本公司控股股東擔保,按年息10.0%
 計息及來索即付。借款均以人民幣及
 美元計值。

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

26. SHARE CAPITAL

26. 股本

		Number of shares 股份數目	Amount 金額 HK\$'000 港幣千元
Authorised: Ordinary shares of HK\$0.10 each At 1 January 2021, 31 December 2021, 1 January 2022 and 31 December 2022	法定: 每股面值港幣0.10元的普通股份 於二零二一年一月一日、 二零二一年十二月三十一日、 二零二二年一月一日以及 二零二二年十二月三十一日	20,000,000,000	2,000,000
Ordinary shares of US\$0.10 each At 1 January 2021, 31 December 2021, 1 January 2022 and 31 December 2022	每股面值0.10美元的普通股份 於二零二一年一月一日、 二零二一年十二月三十一日、 二零二二年一月一日以及 二零二二年十二月三十一日	10,000	8
Issued and fully paid: Ordinary shares of HK\$0.10 each At I January 2021, 31 December 2021, I January 2022 and 31 December 2022	已發行及繳足: 每股面值港幣0.10元的普通股份 於二零二一年一月一日、 二零二一年十二月三十一日、 二零二二年一月一日以及 二零二二年十二月三十一日	2,599,993,088	259,999

27. SHARE OPTION SCHEME

The Group share option scheme (the "Scheme") was approved for adoption on 29 August 2012 to attract, motivate and retain key employees who contribute to the growth of the Group. The Scheme has a maximum of ten years in operation from the date of adoption.

Pursuant to the Scheme, the board of directors of the Company offered to grant options to selected eligible participants, including full-time employees and full-time executive directors of the Company or employees or any of its subsidiaries.

27. 購股權計劃

本集團之購股權計劃(「計劃」)於二零 一二年八月二十九日獲批准採納,以吸 引、激勵及挽留對本集團增長作出貢獻 之主要僱員。計劃由採納日期起維持生 效至長達十年。

根據計劃,本公司董事會可向選定之合 資格參與者提呈授予購股權。此等合資 格參與者包括本公司之全職僱員和全職 執行董事,或其任何附屬公司之僱員。

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

27. SHARE OPTION SCHEME (continued)

The limit on the total number of shares which may be issued upon exercise of all outstanding options granted and yet to be exercised, together with all outstanding options granted and yet to be exercised under any other share option scheme(s) of the Company, must not exceed 30% of the number of the Company's issued shares from time to time. Subject always to the aforesaid overall 30% limit, the total number of shares which may be issued upon exercise of all options to be granted, together with all options to be granted under other share option scheme(s) of the Company, must not exceed 10% of the issued share capital of the Company on the adoption date. Such 10% limit may be refreshed or exceeded if approved by shareholders in general meeting subject always to the aforesaid overall 30% limit.

The total number of the Company's shares issued and which may be issued upon exercise of all options granted to a participant in any 12-month period immediately preceding the date of grant shall not exceed 1% of the number of shares in issue as at date of such grant. If the grant of options is offered to a substantial shareholder or an independent non-executive director of the Company or any of their respective associates, the total number of the Company's shares issued and which may be issued to such participant upon exercise of all options granted in any 12-month period up to and including the date of grant shall not exceed 0.1% of the number of shares then in issue and having an aggregate value in excess of HK\$5,000,000.

The subscription price for an option granted shall be the highest of (i) the closing price of the Company's shares on the date of grant; (ii) the average closing price of the shares for the five business days immediately preceding the date of grant; and (iii) the nominal value of a share.

The vesting period of the share option is from the date of grant until the commencement of the exercisable period.

An option may be exercised during a period to be determined by the Company's board of directors in their absolute discretion and in any event such period shall not exceed 10 years after the date of grant of the option.

No share option has been granted under the Scheme during the year ended 31 December 2022 (2021: Nil). No share option was outstanding at 31 December 2022 (2021: Nil).

27. 購股權計劃(續)

授出但尚未行使之所有購股權,加上根 據本公司任何其他購股權計劃授出但尚 未行使之所有購股權而可能發行之股份 總數,最多不得超過本公司其時之已份 約數目之30%。在時刻受上文所道 整體30%限額限制下,因行使所有將股 之時加線一,以及根據本公司其他購 設份總數,不得超過購股權計劃將授出之所有購股權 社計劃將授出之所有購股權 計劃將授出之所有購股權 計劃將授出之所有購股權 計劃將授出之所有購股權 計劃將授出之所有購股權 計劃將授出之所有購股權 計劃將授出之所有購股權 計劃將授出之所有購及 權 計劃將授出之所有購及 權 計劃將授 之所 述 整 體 30%限額的購股權,惟時刻受 上文所述整體 30%限額限制。

於緊接授出日期前任何十二個月期間, 因行使授予任何一名參與者之所有購股 權所發行及可能發行之本公司股份總 數,不得超過授出購股權當日之已發行 股份數目之1%。倘若向本公司之主要 股東或獨立非執行董事或彼等各自之任 何聯繫人士提呈授予購股權,則於截至 授出日期止任何十二個月期間(包括該 日),因行使已授予之所有購股權所發 行及可能發行予該名參與者之本公司股 份總數,不得超過當時已發行股份數目 0.1%,且總值不得超過港幣5,000,000元。

授出之購股權之認購價相當於下列最 高者:(i)本公司股份於授出日期之收市 價:(i)股份於緊接授出日期前五個營業 日之平均收市價:及(ii)股份之面值。

購股權之歸屬期由授出日期開始,直至 行使期間開始為止。

購股權可於本公司董事會全權酌情釐定 之期間內予以行使,惟無論如何該期間 不得超過授出購股權當日後十年。

截至二零二二年十二月三十一日止年 度概無根據計劃授出購股權(二零二一 年:無)。於二零二二年十二月三十一 日,概無購股權未獲行使(二零二一 年:無)。

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

28. CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of debts and equity balance. In order to maintain or adjust the capital structure, the appropriate of the going concern basis is assessed after taking into consideration all relevant available information about the future of the Group, including the outcomes of the Group's plans and measures (including any liabilities restructuring plan) and financial support from potential investor(s). The Group may raise loan from shareholders and issue new shares to reduce debts.

The capital structure of the Group consists of equity attributable to owners of the Company, comprising issued share capital, reserves, loan from a shareholder and/or financial support from potential investor(s).

The management of the Group reviews the capital structure on a regular basis. As part of this review, the management of the Group considers the cost of capital and the risks associates with the capital, and takes appropriate actions through raising debts to adjust the Group's capital structure.

29. FINANCIAL INSTRUMENTS

Categories of financial instruments

28. 資本風險管理

本集團之資本管理旨在確保本集團內之 所有實體均可持續經營,同時透過優化 債務及股本結構為股東謀求最大回報。 為維持或調整資本結構,考慮到本集團 日後所有可得資料,包括本集團的計劃 及結果(包括任何負債重組計劃)及潛在 投資者的財務支援,已對持續經營是否 合適作出評估。本集團可能向股東籌集 貸款及發行新股以減少債務。

本集團之資本架構包括本公司擁有人應 佔權益(包含已發行股本、儲備、股東 貸款及/或潛在投資者的財務支援)。

本集團管理層定期審核資本結構。作為 該審核之一部分,本集團管理層考慮資 本之成本及資本之風險,並會通過獲得 債務採取適當措施調整本集團之資本架 構。

29. 金融工具

金融工具類別

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Financial assets at amortised cost	按攤銷成本列賬之金融資產	3,293	63,332
Financial liabilities at amortised cost	按攤銷成本列賬之金融負債	315,283	360,319

Financial risk management objectives and policies

The Group's major financial instruments include rental deposits, trade and other receivables, finance lease receivables, bank balances and cash, trade and other payables, lease liabilities, borrowings and loan from a shareholder. Details of the financial instruments are disclosed in 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. The management of the Group manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

財務風險管理目標及政策

本集團之主要金融工具包括租金按金、 應收賬款及其他應收款項、融資租賃應 收款項、銀行結餘及現金、應付賬款及 其他應付款項、租賃負債、借款及股東 貸款。該等金融工具詳情於各有關附註 披露。與該等金融工具有關之風險包括 市場風險(外幣風險和利率風險)、信貸 風險及流動資金風險。有關本集團如何 降低該等風險的政策載列如下。本集團 管理層管理及監察該等風險,以確保及 時和有效地採取適當的措施。

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

29. FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies (continued)

Foreign currency risk

The Group's transactions are mainly denominated in HK\$, US\$ and RMB. The majority of the business transactions were denominated in respective local currencies and there were only insignificant balances of financial assets and liabilities were denominated in foreign currencies at 31 December 2022 and 2021. Hence, the Group is not exposed to significant foreign exchange risk.

As HK\$ is pegged to US\$, the Group considers the risk of movements in exchange rates between HK\$ and US\$ to be insignificant for transactions denominated in US\$. The RMB is not freely convertible into other foreign currencies and conversion of the RMB into foreign currencies is subject to rules and regulations of foreign exchange control promulgated by the PRC government.

The Group has not used any financial instruments to hedge against currency risk. However, management constantly reviews the economic situation and its foreign currency risk profile and monitors its foreign exchange exposure, and will implement appropriate hedging measures in future on significant foreign currency exposure should the need arise.

Interest rate risk

The Group is exposed to cash flow interest rate risk through the impact of rate changes on bank balances. Fluctuations of prevailing rate quoted by the People's Bank of China are the major sources of the Group's cash flow interest rate risk.

The Group will continue to monitor the exposure on cash flow interest rate risk and will consider hedging the interest rate should the need arise. In the management's opinion, the Group does not have material interest rate risk exposure and hence no sensitivity analysis is presented.

29. 金融工具(續)

財務風險管理目標及政策(續)

外幣風險

本集團的交易主要以港幣、美元及人民 幣計值。大部分業務交易以各自的本地 貨幣計值,於二零二二年及二零二一年 十二月三十一日,以外幣計值的金融資 產及負債結餘屬微不足道。因此,本集 團並無面臨重大外幣風險。

由於港幣與美元掛鈎,本集團認為就以 美元計值的交易而言,港幣與美元之間 的匯率變動風險並不重大。人民幣不可 自由兑换為其他外幣,而人民幣兑換為 外幣受中國政府所頒佈外匯管制規則及 規例限制。

本集團並無使用任何金融工具以對沖外 幣風險。然而,管理層會持續審視經濟 狀況及其外幣風險組合並監察外幣風 險,日後如有需要時將就重大外幣風險 實施適當的對沖措施。

利率風險

本集團因銀行結餘利率變動之影響而面 臨現金流量利率風險。中國人民銀行所 報的現行利率波動為本集團現金流量利 率風險的主要來源。

本集團將繼續監督現金流量利率風險的 風險承擔並將考慮於有必要時進行利率 對沖。管理層認為,本集團並無重大利 率風險承擔,故並無呈列敏感度分析。

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

29. FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies (continued)

Credit risk

The Group's maximum exposure to credit risk which will cause a financial loss to the Group is arising from the amount of each class of financial assets as disclosed in the consolidated statement of financial position. The Group does not hold any collateral or other credit enhancements to cover its credit risks associated with its financial assets.

Trade receivables arising from contracts with customers

In order to minimise the credit risk, the management of the Group has delegated a team responsible for determination of credit limits and credit approvals. Before accepting any new customer, the Group uses an internal credit scoring system to assess the potential customer's credit quality and defines credit limits by customer. Limits and scoring attributed to customers are reviewed at least twice a year. Other monitoring procedures are in place to ensure that follow-up action is taken to recover overdue debts. In addition, the Group performs impairment assessment under ECL model upon application of HKFRS 9 on trade balances based on provision matrix. In this regard, the management of the Group considers that the Group's credit risk is significantly reduced.

金融工具(續)
 財務風險管理目標及政策(續)

信貸風險

本集團將導致其產生財務虧損之最大信 貸風險承擔乃來自各類金融資產(如綜 合財務狀況報表所披露)。本集團並無 持有任何抵押品或其他信貸提升措施, 以應對其於金融資產相關之信貸風險。

產生自客戶合約之應收賬款

為減低信貸風險,本集團管理層已指定 團隊負責釐定信貸限額及信貸審批。於 接納任何新客戶前,本集團使用內部信 貸評分制度評估潛在客戶的信貸質素, 並界定客戶的信貸限額。對客戶的限額 及評分每年至少檢討兩次。本集團制訂 其他監督程序,以確保採取跟進措施收 回逾期債務。此外,於應用香港財務報 告準則第9號後,本集團基於撥備矩陣 根據預期信貸虧損模式對賬款結餘進行 減值評估。就此而言,本集團管理層認 為,本集團之信貸風險已大幅減低。

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

29.	FINANCIAL INSTRUMENTS (continued)	29.	金融工具(續)
	Financial risk management objectives and policies (continued)		財務風險管理目標及政策(續)
	Credit risk (continued)		信貸風險 (續)
	Trade receivables arising from contracts with customers (continued)		產生自客戶合約之應收賬款(續)
	The Group's internal credit risk grading assessment comprises the following categories:		本集團之內部信貸風險等級評估包括以 下類別:

Internal

credit rating	Description	Trade receivables	Other financial assets
內部信貸評級	説明	應收賬款	其他金融資產
Low risk	The counterparty has a low risk of default and does not have any past-due amount	Lifetime ECL – not credit- impaired	12m ECL
低風險	對手方有低違約風險且並無任何逾期款項	全期預期信貸虧損-並無 產生信貸減值	十二個月預期信貸虧損
Watch list	Debtor frequently repays after due dates but usually settle after due date	Lifetime ECL – not credit- impaired	I2m ECL
觀察清單	債務人經常於逾期日後還款,但通常於到期 日後清償	全期預期信貸虧損-並無 產生信貸減值	十二個月預期信貸虧損
Doubtful	There have been significant increases in credit risk since initial recognition through information developed internally or external resources	Lifetime ECL – not credit- impaired	Lifetime ECL – not credit-impaired
可疑	透過內部開發之數據或外部資源得知,信貸 風險自初步確認以來大幅增加	全期預期信貸虧損-並無 產生信貸減值	全期預期信貸虧損-並無產生信貸 減值
Loss	There is evidence indicating the asset is credit- impaired	Lifetime ECL – credit- impaired	Lifetime ECL – credit-impaired
虧損	有證據表明資產產生信貸減值	全期預期信貸虧損-產生 信貸減值	全期預期信貸虧損-產生信貸減值
Write-off	There is evidence indicating that the debtor is in severe financial difficulty and the Group has no realistic prospect of recovery	Amount is written off	Amount is written off
撇銷	有證據表明債務人陷入嚴重財務困難,且本 集團並無收回的確實可能	金額撇銷	金額撇銷

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

29.	FINANCIAL INSTRUMENTS (continued)	29.	金融工具(續)
	Financial risk management objectives and policies (continued)		財務風險管理目標及政策(續)
	Credit risk (continued)		信貸風險 (續)
	Trade receivables arising from contracts with customers (continued)		產生自客戶合約之應收賬款(續)
	The tables below detail the credit risk exposures of the Group's financial assets		下去兰沭木隼團全融资產(須進行預期

The tables below detail the credit risk exposures of the Group's financial assets, which are subject to ECL assessment:

下表詳述本集團金融資產(須進行預期 信貸虧損評估)之信貸風險承擔:

2022	NOTE	External credit rating	Internal credit rating	l2m or Lifetime ECL 上一個日式会期翌期	Gross amount	Total gross amount
二零二二年	附註	外部信貸評級	內部信貸評級	十二個月或全期預期 信貸虧損	總值 HK\$'000 港幣千元	總值總計 HK\$'000 港幣千元
Financial assets at amortised cost 按攤銷成本列賬之金融資產						
Bank balances and cash 銀行結餘及現金	21	N/A 不適用	(Note I) (附註I)	I2m ECL 十二個月預期信貸虧損	3,293	3,293
Other receivables		N/A	(Note 2)	Lifetime ECL – credit- impaired	1,304	1,304
其他應收款項		不適用	(附註2)	全期預期信貸虧損 一產生信貸減值		
Trade receivables	20	N/A	(Note 3)	Lifetime ECL – credit- impaired	33,219	33,219
應收賬款		不適用	(附註3)	全期預期信貸虧損 一產生信貸減值		

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

29.	FINANCIAL INSTRUMENTS (continued)					9. 金	金融工具(續)		
	Financial risk management objectives and policies (continued)					财	財務風險管理目標及政策(續)		
	Credit risk (continued) Trade receivables arising from contracts with customers (continued)					信	貸風險 (續)		
						產	產生自客戶合約之應收賬款(續)		
	The tables below detail the cr which are subject to ECL assess			Group's financia	assets,		表詳述本集團金融資產(須進 貸虧損評估)之信貸風險承擔		
	2021	NOTE	External credit rating	Internal credit rating	l 2m or Lifetime ECL	L		al gross amount	

2021	NOTE	credit rating	credit rating	Lifetime ECL 十二個月或全期預期	amount	amount	
二零二一年	附註	外部信貸評級	內部信貸評級	信貸虧損	總值 HK\$'000 港幣千元	總值總計 HK\$'000 港幣千元	
Financial assets at amortised cost					,,,.	,2.1. 178	
按攤銷成本列賬之金融資產 Rental deposits 租金按金		N/A 不適用	(Note 2) (附註2)	I2m ECL 十二個月預期信貸虧損	3,415	3,415	
Finance lease receivables	17	N/A	(Note 2)	Lifetime ECL – credit- impaired	13,779	13,779	
融資租賃應收款項		不適用	(附註2)	全期預期信貸虧損 -產生信貸減值			
Bank balances and cash 銀行結餘及現金	21	N/A 不適用	(Note I) (附註I)	I2m ECL 十二個月預期信貸虧損	52,939	52,939	
Other receivables 其他應收款項	20	N/A 不適用	(Note 2) (附註2)	I2m ECL 十二個月預期信貸虧損	1,118	1,118	
Trade receivables	20	N/A	(Note 3)	Lifetime ECL – not credit- impaired (provision matrix)	11,903	1,903	
應收賬款		不適用	(附註3)	全期預期信貸虧損 一並無產生信貸減值 (撥備矩陣)			
		N/A	(Note 3)	Lifetime ECL – credit- impaired	21,316	21,316	
		不適用	(附註3)	全期預期信貸虧損 -產生信貸減值			
For the year ended 3I December 2022 截至二零二二年十二月三十一日止年度

29.	FINANCIAL INSTRUMENTS (continued)	29.	金融工具(續)
	Financial risk management objectives and policies (continued)		財務風險管理目標及政策(續)
	Credit risk (continued)		信貸風險 (續)
	Trade receivables arising from contracts with customers (continued)		產生自客戶合約之應收賬款(續)
	Notes:		附註:
	 For bank balances and cash, the management of the Group considered the credit risk has not increased significantly since the initial recognition. According to the historical 		 就銀行結餘及現金而言,管理 信貸風險自初步確認以來並無

2. For finance lease receivables, other receivables and rental deposits, the management of the Group individually assessed whether the credit risk increased significantly since the initial recognition. Except for credit-impaired debtors, the management of the Group considered the credit risk has not increased significantly since the initial recognition.

observed default rates of bank balances and cash, the average loss rate is immaterial.

3. For trade receivables, the Group has applied the simplified approach in HKFRS 9 to measure the loss allowance at lifetime ECL. Except for credit-impaired debtors, the Group determines the ECL on these items by using a provision matrix, grouped by internal credit rating. 就銀行結餘及現金而言,管理層認為 信貸風險自初步確認以來並無大幅增 加。根據銀行結餘及現金之過往已觀 察違約率,平均虧損率並不重大。
 就融資租賃應收款項、其他應收款項 及租金按金而言,本集團管理層單獨

及租金按金而言,本集團管理層單獨 評估信貸風險自初步確認以來是否大 幅增加。除產生信貸減值之應收賬款 外,本集團管理層認為信貸風險自初 步確認以來並無大幅增加。

 就應收賬款而言,本集團已應用香港 財務報告準則第9號內的簡化法計量 全期預期信貸虧損的虧損撥備。除產 生信貸減值之應收賬款外,本集團使 用撥備矩陣釐定該等項目之預期信貸 虧損,並按內部信貸評級進行分組。

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

29. FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies (continued)

Credit risk (continued)

Trade receivables arising from contracts with customers (continued)

As part of the Group's credit risk management, the Group applies internal credit rating for its customers. The following table provides information about the exposure to credit risk and loss allowance for trade receivables which are assessed collectively based on provision matrix at 31 December 2021 within lifetime ECL (not credit-impaired). At 31 December 2022, the credit-impaired debtors with gross carrying amounts of approximately HK\$33,219,000 (2021: approximately HK\$21,316,000) were assessed individually.

29. 金融工具(續)

財務風險管理目標及政策(續)

信貸風險(續)

產生自客戶合約之應收賬款(續)

作為本集團信貸風險管理之一部分,本 集團對其客戶進行內部信貸評級。下表 提供有關信貸風險承擔及應收賬款虧損 撥備之資料,有關虧損撥備於二零二一 年十二月三十一日乃按全期預期信貸虧 損(並無產生信貸減值)根據撥備矩陣 共同進行評估。於二零二二年十二月 三十一日,總賬面值約港幣33,219,000 元(二零二一年:約港幣21,316,000元) 之產生信貸減值之應收賬款乃個別進行 評估。

二零二一年

			Gross	Impairment
		Average	carrying	loss
Internal credit rating		loss rate	amount	allowance
內部信貸評級		平均虧損率	總賬面值	減值虧損撥備
			HK\$'000	HK\$'000
			港幣千元	港幣千元
Low risk	低風險	*	262	-
Watch list	觀察清單	20.2%	25	5
Doubtful	可疑	96.4%	11,616	11,195
			11,903	,200

* According to the historical observed default rates of the expected life of the low risk debtors, the average loss rate is immaterial.

根據低風險債務人預期年期之過往已 觀察違約率,平均虧損率並不重大。

2021

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

29. FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies (continued)

Credit risk (continued)

Trade receivables arising from contracts with customers (continued)

The estimated loss rates are estimated based on historical observed default rates over the expected life of the debtors and are adjusted for forward-looking information that is available without undue cost or effort. The grouping is regularly reviewed by the management of the Group to ensure relevant information about specific debtors is updated.

During the year ended 31 December 2022, the Group had not provided loss allowance (2021: a charge of approximately HK\$137,000 loss allowance) for trade receivables which are not credit-impaired, based on the provision matrix and a charge of approximately HK\$704,000 loss allowance (2021: no further charge of loss allowance) were made on credit-impaired debtors for the years ended 31 December 2022, which have either been placed under liquidation or in financial difficulties.

金融工具(續)
 財務風險管理目標及政策(續)

信貸風險(續)

產生自客戶合約之應收賬款(續)

估計虧損率乃基於債務人預期年期之過 往已觀察違約率估計,並就毋須耗費不 當成本或精力即可得之前瞻性資料進行 調整。本集團管理層定期審閱分類以 確保有關特定債務人之相關資料得以更 新。

截至二零二二年十二月三十一日止年 度,本集團並無根據撥備矩陣就未出現 信貸減值之應收賬款計提虧損撥備(二 零二一年:計提虧損撥備約港幣137,000 元),而截至二零二二年十二月三十一 日止年度就產生信貸減值之債務人(其 遭清盤或面對嚴重財務困難)計提虧損 撥備費用約港幣704,000元(二零二一 年:無進一步計提虧損撥備費用)。

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

29.	FINANCIAL INSTRUMENTS (continued)	29.	金融工具(續)
	Financial risk management objectives and policies (continued)		財務風險管理目標及政策(續)
	Credit risk (continued)		信貸風險 (續)
	Trade receivables arising from contracts with customers (continued)		產生自客戶合約之應收賬款(續)

The following table shows the movement in lifetime ECL that has been recognised下表顯示根據簡化方式已就應收賬款確for trade receivables under the simplified approach.認之全期預期信貸虧損變動。

		Lifetime ECL	Lifetime ECL	
		(not credit-	(credit-	
		impaired)	impaired)	Total
		全期預期	全期	
		信貸虧損	預期信貸	
		(並無產生	虧損(產生	
		信貸減值)	信貸減值)	總額
		HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元
At I January 2021	於二零二一年一月一日	11,063	21,315	32,378
Charged to profit or loss	自損益扣除	137		37
At 31 December 2021 and	於二零二一年十二月三十一日			
I January 2022	及二零二二年一月一日	11,200	21,315	32,515
Charged to profit or loss	自損益扣除	_	704	704
Transferred to credit-impaired	轉撥至產生信貸減值	(11,200)	11,200	_
31 December 2022	二零二二年十二月三十一日	_	33,219	33,219

At 31 December 2022, the Group had no concentration of credit risk within its total trade receivables at 31 December 2022. At 31 December 2021, the Group had a concentration of credit risk as approximately 32.6% and 76.7% of the total trade receivables was due from the Group's largest trade debtor and the Group's five largest trade debtors, respectively.

於二零二二年十二月三十一日,本集團 截至二零二二年十二月三十一日的總應 收賬款並無集中信貸風險。於二零二一 年十二月三十一日,本集團面臨集中 信貸風險,乃由於總應收賬款中,約 32.6%來自本集團最大貿易債務人,及 約76.7%來自本集團五大貿易債務人。

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

29.	FINANCIAL INSTRUMENTS (continued)	29.	金融工具(續)
	Financial risk management objectives and policies (continued)		財務風險管理目標及政策(<i>續</i>)
	Credit risk (continued)		<i>信貸風險(續)</i>

During the year ended 31 December 2021, the Group made provisions for credit impairment of financial lease receivables of approximately HK\$8,623,000, mainly due to the recognition of the difference between the carrying amount and the estimated recoverable amount of the credit-impaired financial lease receivables as a credit impairment loss after estimating its recoverable amount. Movement of allowances on finance lease receivables are as follows:

於截至二零二一年十二月三十一日止年 度,本集團就融資租賃應收款項之信貸 減值作出撥備約港幣8,623,000元,此乃 主要由於將信貸減值融資租賃應收款項 的賬面值與估計可收回金額之差異確認 為預估其可收回金額後之信貸減值虧 損。有關融資租賃應收款項撥備之變動 如下:

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
At I January	於一月一日	8,623	_
Increase in loss allowance	虧損撥備增加		
– Charged to profit or loss	一自損益扣除	-	8,623
Transferred upon early termination of the leases	提前終止租賃時轉撥		
(note 16)	(附註16)	(8,623)	-
At 31 December	於十二月三十一日	_	8,623

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

29. FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies (continued)

Liquidity risk

In the management of the liquidity risk, the Group monitors and maintains a level of cash and cash equivalents deemed adequate by the management of the Group to finance the Group's operations and mitigates the effects of fluctuations in cash flows. The management of the Group monitors the utilisation of borrowings and ensures compliance with loan covenants.

The following table details the Group's remaining contractual maturity for its financial liabilities based on the agreed repayment terms. For non-derivative financial liabilities, the table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. The maturity dates for other non-derivative financial liabilities are based on agreed repayment dates. The table includes both interest and principal cash flows.

Liquidity and interest risk tables

29. 金融工具(續)

財務風險管理目標及政策(續)

流動資金風險

於管理流動資金風險方面,管理層認為 本集團已監控及維持足夠之現金及等同 現金項目水平,以提供本集團經營業務 所需之資金及減低現金流量波動之影 響。本集團管理層監控借貸之運用情況 及確保遵從貸款契約。

下表詳列按照協定的還款條款,本集團 金融負債之餘下合約到期日。就非衍生 金融負債而言,該表乃根據按本集團可 被要求償還之最早日期計算之金融負債 之未貼現現金流量編製。其他非衍生金 融負債之到期日則為其協定還款日。該 表包括利率及本金的現金流量。

流動資金及利率風險表

		Weighted average effective interest rate 加權平均 實際利率 %	On demand or within I year 應要求或 一年內 HK\$'000 港幣千元	Over I year but within 2 years 一年以上 但兩年內 HK\$*000 港幣千元	Over 2 years but within 5 years 兩年以上 但五年內 HK\$*000 港幣千元	Total undiscounted cash flows 未貼現現金 流量總額 HK\$*000 港幣千元	Total carrying amount at year end 年末 總賬面值 HK\$'000 港幣千元
At 31 December 2022	於二零二二年						
Non-derivate financial liabilities	十二月三十一日 非衍生金融負債						
Trade and other payables	應付賬款及其他應付款項	_	72,953	_	_	72,953	72,953
Borrowings	借款	8.4	57,641	_	_	57,641	57,641
Loan from a shareholder	股東貸款	-	184,689	-	-	184,689	184,689
			315,283	_	_	315,283	315,283
At 31 December 2021	於二零二一年 十二月三十一日						
Non-derivate financial liabilities	非衍生金融負債						
Trade and other payables	應付賬款及其他應付款項	-	55,928	-	-	55,928	55,928
Borrowings	借款	8.0	9,313	-	59,850	69,163	58,008
Lease liabilities	租賃負債	9.0	29,547	15,754	-	45,301	42,701
Loan from a shareholder	股東貸款	-	203,682	-	-	203,682	203,682
			298,470	15,754	59,850	374,074	360,319

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

29. FINANCIAL INSTRUMENTS (continued)

Fair value

The fair values of financial assets and financial liabilities at amortised cost are determined in accordance with generally accepted pricing models based on discounted cash flow analysis.

The management of the Group considers that the carrying amount of financial assets and financial liabilities recorded at amortised cost in the consolidated financial statements approximates to their fair values.

30. RECONCILIATION OF LIABILITIES ARISING FROM FINANCING ACTIVITIES

The table below details changes in the Group's liabilities arising from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are that for which cash flow was, or future cash flow will be, classified in the Group's consolidated statement of cash flow as cash flow from financing activities.

29. 金融工具(續) 公平值

> 按攤銷成本計算之金融資產及金融負債 之公平值乃根據以貼現現金流量分析為 基礎的公認定價模型釐定。

> 本集團管理層認為於綜合財務報表中以 攤銷成本記錄之金融資產及金融負債之 賬面值與其公平值相若。

30. 融資活動所產生負債對賬

下表載列本集團自融資活動所產生負債 之變動(包括現金及非現金變動)詳情。 自融資活動所產生的負債為本集團於綜 合現金流量表分類為融資活動所得現金 流量的現金流量或未來現金流量。

		Loan from		Lease	
		a shareholder	Borrowings	liabilities	Total
		股東貸款	借款	租賃負債	總額
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元
At I January 2021	於二零二一年一月一日	121,492	44,85	56,601	222,944
Financing cash flow	融資現金流量	82,190	9,313	(17,748)	73,755
Exchange differences	匯兑差額	_	980	-	980
Finance costs	融資成本	-	2,865	3,848	6,713
At 31 December 2021 and	於二零二一年十二月三十一日				
l January 2022	及二零二二年一月一日	203,682	58,009	42,701	304,392
Financing cash flow	融資現金流量	(23,697)	-	_	(23,697)
Exchange differences	匯兑差額	_	(4,050)	_	(4,050)
Finance costs	融資成本	-	3,682	1,471	5,153
Early termination of the leases	提前終止租賃	_	-	(27,621)	(27,621)
Expenses paid on behalf	代支付開支	4,704	_	_	4,704
Transfer to other payables	轉撥至其他應付款項	-	-	(16,551)	(16,551)
At 31 December 2022	於二零二二年十二月三十一日	184,689	57,641	_	242,330

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

31.	DIVIDEND	31.	股息
	No dividend was paid or proposed for the years ended 31 December 2022 and		截至二零二二年及二零二一年十二月
	2021, nor has any dividend been proposed since the end of the reporting periods.		三十一日止年度,概無派付或建議派付
			股息,及自報告期末起並無建議派付股
			<u>自</u> 。

32. CONTINGENT LIABILITIES/LITIGATIONS

32. 或然負債/訴訟

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
At beginning of the reporting period	報告期初	3,888	2,314
Additions	添置	_	2,874
Amount reversed	已撥回金額	 (1,014)	(1,300)
At end of the reporting period	報告期末	2,874	3,888

- (a) In December 2020, there was a litigation initiated by a supplier of the Group in Hong Kong claiming the allegedly due and unpaid balance of purchase orders against a subsidiary of the Group in Hong Kong in view of unilateral cancellation of purchase orders by the subsidiary of the Group for a sum of approximately US\$334,000 (equivalent to approximately HK\$2,605,000). The management of the Group, having obtained the legal advice from an independent legal counsel, estimated that the Group will likely be liable to pay for the total and, therefore, the Group had recognised the provision for losses on litigations of approximately HK\$2,314,000 in profit or loss for the year ended 31 December 2020.
- (a) 於二零二零年十二月,本集團 於香港的一名供應商鑒於本集 團附屬公司單方面取消金額約 為334,000美元(相當於約港幣 2,605,000元)的採購訂單而提起訴 訟,就其聲稱的本集團於香港的 一間附屬公司採購訂單之到期未 付結餘提出申索。本集團管理層 經獲取獨立法律顧問之法律意見 後,估計本集團將有可能傾向於 支付總額,因此本集團於截至二 零二零年十二月三十一日止年度 之損益內確認計提訴訟虧損約港 幣2,314,000元。

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

32. CONTINGENT LIABILITIES/LITIGATIONS (continued)

(a) (continued)

On 12 April 2022, the Group has filed a Consent Summons for settlement to the District Court of the Hong Kong Special Administrative Region. According to the Consent Summons, the settlement sum was reduced to approximately US\$130,000 (equivalent to approximately HK\$1,014,000). On 11 May 2022, the Consent Summons was approved. As a result, a reversal of provision for losses on litigations of approximately HK\$1,300,000 had been recognised in "Provision for losses on litigations, net" in "Other losses, net" in the consolidated statement of profit or loss and other comprehensive income for the year ended 31 December 2021.

During the year ended 31 December 2022, the Group has fully settled the unpaid balance of purchase orders.

(b) In 2020, the Group received a notice from the PRC District Court stating that a supplier of the Group in the PRC has initiated legal action against certain subsidiaries of the Group in the PRC by claiming the allegedly due and unpaid balance of subcontracting fees from the Group. In respect of the aforesaid due and unpaid balance of subcontracting fees, approximately HK\$5,454,000 had been recognised in "Trade payables" at 31 December 2022 and 2021.

According to final judgements dated 8 August 2022 issued by the PRC District Court, the Group was liable to make payment of approximately RMB4,914,000 and approximately RMB111,000 (equivalent to approximately HK\$5,543,000 and approximately HK\$125,000) as settlement of subcontracting fees and material costs, respectively.

Subsequent to the 31 December 2022 and up to the date of approving these consolidated financial statements, the restricted bank balance of approximately HK\$2,863,000 was utilised as settlement of above claim. The remaining subcontracting fees were still outstanding up to the date of approving these consolidated financial statements.

- 32. 或然負債/訴訟(續)
 - (a) (續)

於二零二二年四月十二日,本 集團已向香港特別行政區區域 法院提交和解同意傳訊令狀。根 據同意傳訊令狀,和解金額減 至約130,000美元(相當於約港幣 1,014,000元)。於二零二二年五月 十一日,同意傳訊令狀獲批准。 因此,訴訟虧損撥備撥回約港幣 1,300,000元已於截至二零二一年 十二月三十一日止年度的綜合損 益及其他全面收益表內「其他虧 損,淨額」中的「訴訟虧損撥備淨 額」確認。

截至二零二二年十二月三十一日 止年度,本集團已全數結清採購 訂單的未付結餘。

(b) 於二零二零年,本集團接獲中國 地方法院的通知,稱本集團於中 國的一名供應商已針對本集團的 若干中國附屬公司提起法律訴 訟,就其聲稱的應收本集團分包 費之到期未付結餘提出申索。上 述到期未付分包費結餘約為港幣 5,454,000元,已於二零二二年及 二零二一年十二月三十一日於「應 付賬款」內確認。

> 根據中國地方法院日期為二零 二二年八月八日之最終判決, 本集團須分別支付約人民幣 4,914,000元及約人民幣III,000元 (相當於約港幣5,543,000元及約港 幣125,000元)以結算分包費及材 料成本。

> 於二零二二年十二月三十一日 後及直至批准本綜合財務報表 日期,受限制銀行結餘約港幣 2,863,000元,已用作解決上述申 索。直至批准本綜合財務報表日 期,餘下的分包費仍未結付。

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

32. CONTINGENT LIABILITIES/LITIGATIONS (continued)

(c) During the year ended 31 December 2021, the Group received several notices from the PRC District Court stating that a group of ten individuals former employees and three individuals former employees of the Group in the PRC has initiated legal action against subsidiaries of the Group in the PRC by claiming compensation of the dismissal of labour contract in view of breach of terms in employment agreement by the Group. Pursuant to the judgements made by the court of the PRC, the Group was ordered to make payment amounting to approximately HK\$2,874,000 which had been recognised in "Provision for losses on litigations, net" in "Other losses, net" in the consolidated statement of profit or loss and other comprehensive income for the year ended 31 December 2021. The Group has filed for appeals for such judgements to the PRC District Court.

According to the final judgement date 7 December 2021, the PRC District Court dismissed the appeals and affirmed the original judgement. The Group has been trying to reach a settlement agreement with them subsequent to the final judgement issued by the PRC District Court but yet to reach a settlement agreement subsequent to the 31 December 2022 and up to the date of approving the consolidated financial statements.

Other than the disclosure of above and elsewhere in the consolidated financial statements, at 31 December 2022 and 2021, the Group was not involved in any other material litigation or arbitration. As far as the management of the Group was aware, the Group had no other material litigation or claim which was pending or threatened against the Group. At 31 December 2022 and 2021, the Group was the defendant of certain non-material litigations, and also a party to certain litigations arising from the ordinary course of business of the Group. The likely outcome of these contingent liabilities, litigations or other legal proceedings cannot be ascertained with reasonable certainty at present, but the management of the Group believes that any possible legal liability which may be incurred from the aforesaid cases will not have any material impact on the financial position or results of the Group.

- 32. 或然負債/訴訟(續)
 - 於截至二零二一年十二月三十一 (c) 日止年度,本集團接獲中國地方 法院的若干通知,稱由本集團中 國的十名個別前任僱員及三名個 別前任僱員組成的小組已對本集 團於中國的附屬公司提起訴訟, 要求就本集團違反僱傭協議中的 條款而解除勞動合同獲得賠償。 根據中國法院的判決,本集團被 責令支付約港幣2,874,000元,該 款項已於截至二零二一年十二月 三十一日止年度的綜合損益及其 他全面收益表內[其他虧損,淨 額」中的「訴訟虧損撥備淨額」確 認。本集團已就該等判決向中國 地方法院提出上訴。

根據日期為二零二一年十二月七 日之最終判決,中國地方法院駁 回上訴及維持原判;在中國地方 法院作出的最終判決後,本集團 一直嘗試與彼等達成和解協議, 惟於二零二二年十二月三十一日 後及直至批准本綜合財務報表日 期仍未達成和解協議。

除上述及其他於綜合財務報表中的披露 外,於二零二年及二零二一年十二月 三十一日,本集團未牽涉任何其他重大 訴訟並無其他未決或威脅本集團的重大 訴訟或申索。於二零二二年及二零一年十二月三十一日,本集團的日常大調 過程中牽涉若干訴訟。目前尚無法合理 序的被告,亦於本集團的日常業費 確定該等或有負債、訴訟或其個法律 序的案件可能結果,但本集團管理層認為 上述不會對本集團的財務狀況或業績產生 任何重大影響。

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

33. RELATED PARTY TRANSACTIONS

33. 關聯方交易

Apart from the transactions and the balances with related parties disclosed elsewhere in the consolidated financial statements, the Group also entered into the following significant transactions with related parties during the years ended 31 December 2022 and 2021:

除此綜合財務報表其他章節詳述與關聯 方的交易及結餘外,本集團於截至二零 二二年及二零二一年十二月三十一日止 年度曾與關聯方進行以下重大交易:

		2022 二零二二年 HK\$'000	2021 二零二一年 HK\$'000
		港幣千元	港幣千元
Remuneration for key management personnel of the Group:	本集團主要管理人員薪酬:		
Salaries, allowances and other benefits	薪金、津貼及其他福利	510	3,110
Retirement benefits scheme contributions	退休福利計劃供款	40	290
		550	3,400

The remuneration of the directors of the Company and other members of key management is determined by the remuneration committee having regard to the performance of individuals and market trends.

本公司董事及其他主要管理人員之薪酬 由薪酬委員會按個別人士之表現及市場 薪酬水平釐定。

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

34. PRINCIPAL SUBSIDIARIES

34. 主要附屬公司

At 31 December 2022 and 2021, the Company's principal subsidiaries are all indirectly wholly-owned by the Company. Details of the Company's principal subsidiaries at 31 December 2022 and 2021 are as follows:

於二零二二年及二零二一年十二月 三十一日,本公司主要附屬公司均為本 公司間接全資擁有。本公司主要附屬公 司於二零二二年及二零二一年十二月 三十一日之詳情如下:

Name of subsidiary	Place of incorporation/ establishment 註冊成立/	Nominal value of issued ordinary share/ registered capital 已發行普通	Principal activities
附屬公司名稱	成立地點	股份面值/註冊資本	主要業務
IDT Technology Limited 萬威科研有限公司	Hong Kong 香港		Trading of electronic products 經銷電子產品
萬威電子(深圳)有限公司 (Note)	The PRC	HK\$35,000,000	Manufacture of electronic products and plastic parts and provision of surface mount technology assembly services
萬威電子(深圳)有限公司(附註)	中國	港幣35,000,000元	製造電子產品及塑膠部件及提供表面接合 技術
Oregon Scientific Global Distribution Limited	Hong Kong	HK\$2	Marketing and distribution of electronic products
歐西亞環球有限公司	香港	港幣2元	推廣及分銷電子產品
Note: This is a wholly foreign owned enter	orise established in the PRC	-	附註:於中國成立之外商獨資企業。
All of the above subsidiaries operate principally in their respective place of incorporation/establishment.			上述所有附屬公司均主要在其註冊成 立/成立地點經營。
The above table lists the subsidiaries o directors, principally affect the results other subsidiaries would, in the opinion particulars of excessive length.	上表只列出董事認為對本集團業績或資 產有重要影響之本公司附屬公司。本公 司董事認為詳細列明其他附屬公司之資 料將過於冗長。		
None of the subsidiaries had issued any reporting period.	debt securities outstand	ling at the end of the	於報告期末,各附屬公司均無發行任何 尚未償還之債務證券。

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

35. FINANCIAL INFORMATION OF THE COMPANY

35. 本公司的財務資料

Financial information of the Company at the end of the reporting period includes:

於報告期末,本公司的財務資料包括:

		2022	2021
		二零二二年	二零二一年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Non-current assets	非流動資產		
Interest in subsidiaries	於附屬公司的權益	_	_
Current assets	流動資產		
Other receivables	其他應收款項	-	12
Bank balances and cash	銀行結餘及現金		11
		П	23
Current liabilities	流動負債		
Other payables	其他應付款項	1,924	3,291
Amounts due to subsidiaries	應付附屬公司款項	15,242	11,973
		17,166	15,264
Net liabilities	負債淨值	(17,155)	(15,241)
Capital and reserves	股本及儲備		
Share capital	股本	259,999	259,999
Reserves (Note (a))	儲備(附註(a))	(277,154)	
Net deficit	虧絀淨額	(17,155)	(15,241)

The statement of financial position was approved and authorised for issue by the Board of Directors on 9 August 2024 and signed on its behalf by:

財務狀況表已於二零二四年八月九日獲 董事會批准及授權發行,並由下列人士 代表簽署:

Cheung Yuk Ki Director 張鈺淇 *董事*

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

35. FINANCIAL INFORMATION OF THE COMPANY (continued) 35. 本公司的財務資料(續) 附註: Note:

(a) Reserves of the Company

(a) 本公司儲備

		Share premium 股份溢價 HK\$'000 港幣千元	Accumulated losses 累計虧損 HK\$'000 港幣千元	Total 總額 HK\$'000 港幣千元
At 1 January 2021 Loss and total comprehensive loss for	於二零二一年一月一日 本年度虧損及全面虧損總額	165,043	(437,312)	(272,269)
the year			(2,971)	(2,971)
At 31 December 2021 and 1 January 2022 Loss and total comprehensive loss for	於二零二一年十二月三十一日 及二零二二年一月一日 本年度虧損及全面虧損總額	165,043	(440,283)	(275,240)
the year		-	(1,914)	(1,914)
At 31 December 2022	於二零二二年十二月三十一日	165,043	(442,197)	(277,154)

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

36. EVENT AFTER THE END OF THE REPORTING PERIOD

(a) Resumption of operation

In December 2023, the Group has actively reestablished contacts and negotiations with potential customers and suppliers to restart the Group's business. Following the completion of a sales order of approximately HK\$1,221,000 prior to 31 December 2023, the Group is able to re-gain confidence from the market and therefore, the Group's operations are gradually resumed in the first quarter of 2024 and have resumed sales of electronic products under the trademark of "Oregon Scientific".

In order to enhance market awareness of the "Oregon Scientific" brand, promote and to advertise and showcase its products, the Group established its own online retail platform (http://oregonscientific.store) and set up new online stores on Noon (an online platform headquartered in Dubai) and Mercado Libre (the largest online platform in Latin America) respectively. The aforementioned online stores have started operating progressively in the first half of 2024. Additionally, the Group is continuously expanding its product portfolio to meet new customer demands and enhance the Group's market competitiveness.

The Company had secured confirmed orders exceeding HK\$70 million, which are expected to be fulfilled and delivered in the third quarter of 2024. For further details, please refer to the announcement of the Company dated 2 July 2024.

36. 報告期末後事項

(a) 恢復營運

於二零二三年十二月,本集團已 積極與潛在客戶及供應商重新建 立聯繫並進行磋商,以重新開展 本集團業務。完成於二零二三 年十二月三十一日之前約港幣 1,221,000元之銷售訂單後,本集 團能夠重新獲得市場信心,故本 集團已於二零二四年第一季度逐 步恢復營運,並恢復銷售「Oregon Scientific」品牌的電子產品。

為提高市場對「Oregon Scientific」品牌的認識,推廣 及宣傳並展示其產品,本集 團建立了自家線上零售平台 (http://oregonscientific.store),並分 別在Noon(一個總部位於杜拜的 線上平台)及Mercado Libre(拉丁 美洲最大的線上平台)開設新的網 店。上述網店已於二零二四年上 半年逐步開始營運。此外,本集 團正不斷擴展其產品組合,以滿 足新的客戶需求並提升本集團的 市場競爭力。

本公司已取得金額超逾港幣70百 萬元的已確認訂單,預期將於二 零二四年第三季度完成並交付。 更多詳情請參閱本公司日期為二 零二四年七月二日之公佈。

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

36. EVENT AFTER THE END OF THE REPORTING PERIOD (continued)

(b) Transfer of the loan of the Group

In January 2024, a shareholder loan transfer agreement was entered into by Huaneng and its controlling shareholder, the Company, certain subsidiaries of the Group and a third party ("Party A"), pursuant to which Party A has agreed to acquire from Huaneng and its controlling shareholder for the entire amount of the Huaneng's loan to the Group.

In February 2024, a loan transfer agreement was entered into by Party A, the Company and a third party ("Party B"), pursuant to which Party B has agreed to acquire from Party A for the amount of HK\$15,000,000 of a portion of Party A's loan to the Group.

In April 2024, a loan transfer agreement was entered into by Party A, the Company and a third party ("Party C"), pursuant to which Party C has agreed to acquire from Party A for the amount of HK\$10,000,000 of a portion of Party A's loan to the Group.

In April 2024, a loan transfer agreement was entered into by Party A, the Company and a third party ("Party D"), pursuant to which Party D has agreed to acquire from Party A for the amount of HK\$10,000,000 of a portion of Party A's loan to the Group.

In April 2024, a loan transfer agreement was entered into by Party A, the Company and a third party ("Party E"), pursuant to which Party E has agreed to acquire from Party A for the amount of HK\$5,000,000 of a portion of Party A's loan to the Group.

36. 報告期末後事項(續)

(b) 轉讓本集團貸款

於二零二四年一月,華能及其控 股股東、本公司、本集團若干附 屬公司及一名第三方(「訂約方 A」)訂立股東貸款轉讓協議,據 此,訂約方A同意向華能及其控 股股東收購華能向本集團貸款之 全數金額。

於二零二四年二月,訂約方A、 本公司及一名第三方(「訂約方B」) 訂立貸款轉讓協議,據此,訂約 方B同意向訂約方A收購部分訂約 方A向本集團貸款港幣15,000,000 元。

於二零二四年四月,訂約方A、 本公司及一名第三方(「訂約方 C」)訂立貸款轉讓協議,據此, 訂約方C同意向訂約方A收購部 分訂約方A向本集團貸款港幣 10,000,000元。

於二零二四年四月,訂約方A、 本公司及一名第三方(「訂約方 D」)訂立貸款轉讓協議,據此, 訂約方D同意向訂約方A收購部 分訂約方A向本集團貸款港幣 10,000,000元。

於二零二四年四月,訂約方A、 本公司及一名第三方(「訂約方E」) 訂立貸款轉讓協議,據此,訂約 方E同意向訂約方A收購部分訂約 方A向本集團貸款港幣5,000,000 元。

Group Financial Summary 集團財務概要

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

		Year ended 31 December 截至十二月三十一日止年度				
		2022	2021	2020	2019	2018
		二零二二年	二零二一年	二零二零年	二零一九年	二零一八年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
RESULTS	業績					
Revenue	收益	2,218	17,144	55,365	270,426	433,203
Loss before taxation	除税前虧損	(21,750)	(84,234)	(95,867)	(83,124)	(203,336)
Taxation	税項	-			(20)	(12,293)
Loss for the year	本年度虧損	(21,750)	(84,234)	(95,867)	(83,144)	(215,629)
Attributable to: Owners of the Company Non–controlling interests	以下人士應佔: 本公司擁有人 非控股權益	(21,750) _	(84,234)	(95,867) _	(83,144) _	(215,629)
		(21,750)	(84,234)	(95,867)	(83,144)	(215,629)
Loss per share – Basic and diluted (HK cents)	每股虧損 -基本及攤薄(港仙)	(0.84)	(3.24)	(3.68)	(3.20)	(8.29)
			Ť	At 31 December 於十二月三十一日		

		於十二月三十一日				
		2022	2021	2020	2019	2018
		二零二二年	二零二一年	二零二零年	二零一九年	二零一八年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
ASSETS AND LIABILITIES	資產及負債					
Total assets	總資產	3,293	81,266	91,770	101,833	215,180
Total liabilities	總負債	(330,856)	(386,844)	(313,102)	(226,925)	(258,175)
		(327,563)	(305,578)	(221,332)	(125,092)	(42,995)
Equity attributable to owners	本公司擁有人應佔					
of the Company	權益	(327,656)	(305,671)	(221,425)	(125,185)	(43,088)
Non-controlling interests	非控股權益	93	93	93	93	93
		(327,563)	(305,578)	(221,332)	(125,092)	(42,995)



IDT INTERNATIONAL LIMITED 萬威國際有限公司

