

SANDMARTIN INTERNATIONAL HOLDINGS LIMITED

聖馬丁國際控股有限公司*

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: 482

2024 ANNUAL REPORT年報



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CORPORATE INFORMATION 公司資料

EXECUTIVE DIRECTORS

Mr. Hung Tsung Chin Mr. Chen Wei Chun

NON-EXECUTIVE DIRECTOR

Mr. Kuo Jen Hao (Chairman)

INDEPENDENT NON-EXECUTIVE DIRECTORS

Ms. Chen Wei-Hui Mr. Lu Ming-Shiuan Mr. Wu Chia Ming

AUDIT COMMITTEE

Ms. Chen Wei-Hui *(Committee Chairperson)* Mr. Lu Ming-Shiuan Mr. Wu Chia Ming

REMUNERATION COMMITTEE

Mr. Wu Chia Ming *(Committee Chairman)* Ms. Chen Wei-Hui Mr. Lu Ming-Shiuan

NOMINATION COMMITTEE

Mr. Lu Ming-Shiuan *(Committee Chairman)* Ms. Chen Wei-Hui Mr. Wu Chia Ming

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS

Unit 516, 5th Floor, Peninsula Centre, 67 Mody Road, Tsim Sha Tsui East, Kowloon, Hong Kong

REGISTERED OFFICE

Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda

執行董事

洪聰進先生 陳偉鈞先生

非執行董事

郭人豪先生(主席)

獨立非執行董事

陳葦憓女士 盧明軒先生 吳嘉明先生

審核委員會

陳葦憓女士 (委員會主席) 盧明軒先生 吳嘉明先生

薪酬委員會

吳嘉明先生 *(委員會主席)* 陳葦憓女士 盧明軒先生

提名委員會

盧明軒先生 (委員會主席) 陳葦憓女士 吳嘉明先生

總辦事處及主要營業地點

香港 九龍尖沙咀東 麼地道67號半島中心5樓516室

註冊辦事處

Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda

CORPORATE INFORMATION (Continued) 公司資料(續)

COMPANY SECRETARY

Ms. Tung Wing Yee Winnie

AUTHORISED REPRESENTATIVES

Mr. Hung Tsung Chin Ms. Tung Wing Yee Winnie

PRINCIPAL BANKERS

CTBC Bank Co., Ltd.
China Guangfa Bank Co., Ltd.
Land Bank of Taiwan Co., Ltd.

AUDITOR

BDO Limited

Certified Public Accountants

SHARE REGISTRAR AND TRANSFER OFFICE

Hong Kong

Boardroom Share Registrars (HK) Limited Room 2103B, 21/F., 148 Electric Road, North Point Hong Kong

Bermuda

Conyers Corporate Services (Bermuda) Limited Clarendon House

2 Church Street Hamilton HM 11

Bermuda

CORPORATE WEBSITE

www.sandmartin.com.hk

STOCK CODE

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公司秘書

董穎怡女士

授權代表

洪聰進先生 董穎怡女士

主要往來銀行

中國信託商業銀行股份有限公司 廣發銀行股份有限公司 台灣土地銀行股份有限公司

核數師

香港立信德豪會計師事務所有限公司 *執業會計師*

股份登記及過戶處

香港

寶德隆證券登記有限公司 香港 北角電氣道148號 21樓21038室

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股份代號

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CHAIRMAN'S LETTER TO SHAREHOLDERS 主席致股東報告

Dear shareholders of the Company (the "Shareholders"),

On behalf of the board (the "Board") of the directors (the "Directors") of Sandmartin International Holdings Limited (the "Company", together with its subsidiaries collectively referred to as the "Group"), I hereby present the annual results of the Group for the year ended 31 December 2024.

The financial performance of the Group was not satisfactory for the year ended 31 December 2024. As a result of the tight monetary policy globally, although the revenue of the Group's products has increased, the profit margin has declined when compared with the same corresponding period in 2023. The Group has taken some measures to mitigate the unfavourable impacts, including but not limited to sourcing from different suppliers to increase the profit margin.

The ongoing China-US trade war still has some negative impacts on certain segments of the operations of the Group and the Group mitigates the impacts by sourcing from suppliers in Southeast Asia, for the purpose of avoiding the excessive tariffs imposed by the United States (the "**US**") on products from The People's Republic of China (the "**PRC**" or "**China**").

The geo-political and geo-economic tensions are yet to be resolved. Given these volatilities and challenges, the Group will continue to adopt a prudent approach in managing its cash flows position and will make every endeavour to identify business opportunities with promising potential in the manufacturing segments in emerging markets or even other sectors so as to diversify our income source to weather adverse economic cycle.

各位本公司股東(「股東」):

本人謹代表聖馬丁國際控股有限公司(「本公司」, 連同其附屬公司統稱為「本集團」)董事(「董事」)會 (「董事會」)呈報本集團截至二零二四年十二月 三十一日止年度的全年業績。

本集團截至二零二四年十二月三十一日止年度的 財務表現並不理想。隨著全球從緊的貨幣政策,本 集團產品的收益較二零二三年同期有所上升,但毛 利率下降。本集團已採取若干措施以減輕該等不利 影響,包括但不限於向多名供應商採購以提升毛利 率。

中美貿易戰持續對本集團若干分部的營運仍有一定的負面影響,而本集團透過向東南亞供應商採購減輕其影響,以避免美利堅合眾國(「**美國**」)對中華人民共和國(「**中國**」)的產品徵收額外關稅。

地緣政治及地緣經濟的緊張局勢至今仍未得到解 決。鑑於上述波動因素及挑戰,本集團將繼續採取 審慎態度管理現金流狀況,並將竭力於新興市場之 製造分部,甚至其他行業,物色具潛力之商機,以 期拓展收入來源,應對不利之經濟週期。

CHAIRMAN'S LETTER TO SHAREHOLDERS (Continued) 主席致股東報告(續)

Since 2018, the Group has, by outsourcing its production to suppliers in Vietnam, progressively wound down its own production facilities housed in the Group's factory buildings built on an industrial land situated at no. 16 Qianjin Second Road, Tanzhou Town, Zhongshan, Guangdong Province, the PRC (the "Land") owned by the Group. Most of the Group's factory buildings on the Land had been leased to third parties independent of the Company in return for rental income. However, owing to the age of the factory buildings, the rental return is low. As such, the Group has been exploring opportunities to increase the investment return from such factory buildings. In July 2021, the Group entered into a cooperation agreement with, among others, Guanadona Huasuan International Industrial Park Investment Development Co., Ltd.* (廣 東省華算國際產業園投資發展有限公司) ("Huasuan") in relation to the cooperation between the Group and Huausan for the purpose of redeveloping the Land into a landmark precision intelligent manufacturing centre and research and development innovation hub and the properties built thereon shall be for leasing and sale (the "Redevelopment") and subsequently in July 2023, the Group entered into a joint venture agreement with Huasuan to form an unincorporated joint venture for the purpose of the Redevelopment and for the purpose of governing the cooperation arrangement. The Redevelopment is currently under progress.

自二零一八年起,本集團透過將生產外包予越南供應商,逐步關閉由本集團擁有之位於中國廣東省中山市坦洲鎮前進二路16號之工業用地(「**該土地**」)上的本集團廠房內的自有生產設施。本集團於該土地上的大部分廠房已出租予獨立於本公司的第三方,以換取租金收入。但由於廠房年代久遠,租金回等。於五零較低。因此,本集團一直在尋找機會增加該與中包括)廣東省華算國際產業園投資發展有限公司(「華算」)就本集團與華算的合作訂立合作協議,旨在將該土地重新開發為地標性精密智能製造中心及研發創新中心,所建物業須作租賃及出售用途(「重建」),隨後於二零二三年七月,本集團與華算訂立合資協議,為重建目的及規管合作安排而成立一家非法團合資企業。重建目前正在進行中。

Looking ahead, the Board recognises that the Group is still in the process of identifying effective avenues for future business growth. We remain committed to pursuing innovation and exploring opportunities that can strengthen the Group's revenue base and long-term profitability.

On behalf of the Board, I would like to take this opportunity to express our gratitude to our invaluable business partners, Shareholders, management and employees for their continuous support and contribution to the Group. We look forward to sharing the rewards ahead with you.

Kuo Jen Hao

Chairman

展望未來,董事會認識到本集團仍在尋找有效的業務增長途徑。我們將繼續致力於推動創新,並積極探索可加強本集團收入基礎及長遠盈利能力的機會。

本人謹代表董事會藉此機會對寶貴的業務夥伴、 股東以及管理層及僱員一直以來的鼎力支持及對 本集團的貢獻衷心致謝,期望日後能與各位分享成 果。

主席

郭人豪

BUSINESS OVERVIEW AND MANAGEMENT DISCUSSION AND ANALYSIS 業務概覽及管理層討論與分析

FINANCIAL HIGHLIGHT AND BUSINESS OVERVIEW

The Group recorded a decrease in gross profit ratio from approximately 13.10% for the year ended 31 December 2023 to approximately 9.90% for the year ended 31 December 2024 due to the increase in material costs, global shortage of chips and integrated circuits.

The Group's earnings before finance costs, income tax expense, depreciation, amortisation and release of prepaid lease payments were approximately HK\$14,682,000 (2023: losses of approximately HK\$95,074,000).

MEDIA ENTERTAINMENT PLATFORM RELATED PRODUCTS

In response to the challenging economic environment, the Group's media entertainment platform related products segment continued to explore new business opportunities in emerging markets. The revenue of this segment increased by approximately 73.69% as compared with the year ended 31 December 2023.

- The segment revenue of media entertainment platform related products was approximately HK\$169,268,000 (2023: approximately HK\$97,454,000).
- The segment results from operations were approximately HK\$12,330,000 (2023: approximately HK\$3,552,000).
- The segment margin was approximately 7.28% as compared with segment margin of approximately 3.64% in 2023.

Outlook

The Group is exploring new business opportunities for this segment. The China-US trade war is not expected to have a material adverse impact on this segment as this segment does not have customers in the US.

財務摘要及業務概覽

本集團的毛利率由截至二零二三年十二月三十一日止年度的約13.10%減少至截至二零二四年十二月三十一日止年度的約9.90%,乃由於材料成本上漲、全球芯片及集成電路短缺所致。

本集團於扣除融資成本、所得稅支出、折舊、攤銷 及撥回預付租賃款項前收益約為14,682,000港元(二零二三年:虧損約95,074,000港元)。

媒體娛樂平台相關產品

為應對充滿挑戰的經濟環境,本集團的媒體娛樂平台相關產品分部繼續於新興市場發掘新商機。此分部的收益較截至二零二三年十二月三十一日止年度增加約73.69%。

- 媒體娛樂平台相關產品的分部收益約為 169,268,000港元(二零二三年:約97,454,000港元)。
- 分部營運業績約為12,330,000港元(二零二三年:約3,552,000港元)。
- 一 分部利潤率約為7.28%,而二零二三年的分部 利潤率約為3.64%。

前景

本集團正為此分部開拓新商機。由於此分部並無位 於美國的客戶,故預期中美貿易戰不會對此分部造 成重大不利影響。

BUSINESS OVERVIEW AND MANAGEMENT DISCUSSION AND ANALYSIS (Continued) 業務概覽及管理層討論與分析(續)

OTHER MULTIMEDIA PRODUCTS

Owing to the increase in material costs and freight charges, the profitability of the Group's other multimedia products segment was lower than expected. Major products of this segment included cables, multimedia accessories and wireless mobile phone chargers for vehicles. The revenue of this segment increased by approximately 2.41% as compared with the year ended 31 December 2023.

- The segment revenue of other multimedia products was approximately HK\$102,752,000 (2023: approximately HK\$100,332,000).
- The segment results from operations were approximately HK\$6,091,000 (2023: approximately HK\$15,690,000).
- The segment margin was approximately 5.93% as compared with the segment margin of approximately 15.64% in 2023.

Outlook

The Group is enhancing its product portfolio and developing new businesses to cope with the new demand from customers. The China-US trade war has some impact on this segment as some of the customers are located in the US. The Group is trying to minimise such impact by sourcing from suppliers outside the PRC, such as Southeast Asia and adjusting logistics structure.

其他多媒體產品

由於材料成本及貨運費用上漲,本集團其他多媒體產品分部的盈利能力低於預期。此分部的主要產品包括電纜、多媒體配件及車載無線手機充電器。分部收益較截至二零二三年十二月三十一日止年度增加約2.41%。

- 其他多媒體產品的分部收益約為102,752,000港元(二零二三年:約100,332,000港元)。
- 一 分部營運業績約為6,091,000港元(二零二三年:約15,690,000港元)。
- 一 分部利潤率約為5.93%,而二零二三年的分部 利潤率約為15.64%。

前景

本集團正在豐富產品組合和開拓新業務,以滿足客戶的新需求。由於部分客戶位於美國,故中美貿易戰對此分部造成一定影響。本集團正透過向中國以外地區(例如東南亞)的供應商進行採購以及調整物流架構,力圖將有關影響降至最低。

BUSINESS OVERVIEW AND MANAGEMENT DISCUSSION AND ANALYSIS (Continued)業務概覽及管理層討論與分析(續)

SATELLITE TV EQUIPMENT AND ANTENNA PRODUCTS

The segment margin of the Group's satellite TV equipment and antenna products segment showed a decline notwithstanding the gradual recovery of economy from the 2019 novel coronavirus pandemic in North America. The revenue of this segment increased by approximately 3.41% as compared with the year ended 31 December 2023, while the segment results were decreased by approximately 38.23%.

- The segment revenue of satellite TV equipment and antenna products was approximately HK\$376,669,000 (2023: approximately HK\$364,249,000).
- The segment results from operations were approximately HK\$18,773,000 (2023: approximately HK\$30,393,000).
- The segment margin was approximately 4.98% as compared with the segment margin of approximately 8.34% for the year ended 31 December 2023.

Outlook

Low noise blocking down converters ("LNBs") are receiving devices mounted on satellite dishes used for reception, which collect microwaves from the satellite dishes and facilitate the transmission of satellite television signals. Apart from the sales of LNBs to the customers in North America, the Group is exploring business opportunities in other areas such as cross-selling LNBs to other existing customers of the Group in South Asia. The research and development team of the Group endeavours to develop new products for next generation radio and antenna communications. The China-US trade war has some impact on this segment as most of the customers are located in the US. Such impact is mitigated by sourcing from suppliers outside the PRC, such as Southeast Asia.

衛星電視設備及天線產品

儘管北美洲經濟從二零一九新冠疫情中逐漸復甦,本集團的衛星電視設備及天線產品分部的分部利潤率出現下降。此分部收益較截至二零二三年十二月三十一日止年度增加約3.41%,而分部業績減少約38.23%。

- 衛星電視設備及天線產品的分部收益約為 376,669,000港元(二零二三年:約364,249,000港元)。
- 一 分部營運業績約為18,773,000港元(二零二三年:約30,393,000港元)。
- 一 分部利潤率約為4.98%,而截至二零二三年 十二月三十一日止年度的分部利潤率約為 8.34%。

前景

低雜訊降頻器(「LNBs」)是安裝在衛星天線用以接收來自於衛星天線無線電波的接收設備,有助傳輸衛星電視信號。除向北美洲的客戶銷售LNBs外,本集團正於其他地區發掘商機,例如透過與本集團於南亞的其他現有客戶進行LNBs交叉銷售。本集團的研發團隊致力為新一代無線電及天線通訊模式開發新產品。由於大部分客戶位於美國,故中美貿易戰已對此分部造成一些影響。有關影響因向中國以外地區(例如東南亞)的供應商進行採購而盡可能降低。

BUSINESS OVERVIEW AND MANAGEMENT DISCUSSION AND ANALYSIS (Continued) 業務概覽及管理層討論與分析(續)

GEOGRAPHICAL RESULTS

ASIA

- The Group's revenue from Asia for the year ended 31 December 2024 was approximately HK\$235,542,000, compared with the year ended 31 December 2023 which was approximately HK\$94,271,000, representing an increase of 149,86%.
- The Group's revenue from Asia accounted for approximately 36.31% of the Group's total revenue for the year ended 31 December 2024 (2023: approximately 16.77%).

EUROPE

- The Group's revenue from Europe for the year ended 31 December 2024 was approximately HK\$81,932,000, compared with the year ended 31 December 2023 which was approximately HK\$80,972,000, representing an increase of approximately 1.19%.
- The Group's revenue from Europe accounted for approximately 12.63% of the Group's total revenue for the year ended 31 December 2024 (2023: approximately 14.41%).

MIDDLE EAST

- The Group's revenue from the Middle East for the year ended 31
 December 2024 was approximately HK\$13,678,000, compared with the
 year ended 31 December 2023 which was approximately HK\$8,510,000,
 representing an increase of approximately 60.73%.
- The Group's revenue from the Middle East accounted for approximately 2.11% of the Group's total revenue for the year ended 31 December 2024 (2023: approximately 1.51%).

地域分部業績

亞洲

- 本集團於截至二零二四年十二月三十一日 止年度亞洲收益約為235,542,000港元,而截 至二零二三年十二月三十一日止年度約為 94.271,000港元,增加149.86%。
- 本集團於截至二零二四年十二月三十一日止年度亞洲收益佔本集團總收益約36.31%(二零二三年:約16.77%)。

歐洲

- 本集團於截至二零二四年十二月三十一日 止年度歐洲收益約為81,932,000港元,而截 至二零二三年十二月三十一日止年度約為 80,972,000港元,增加約1.19%。
- 本集團於截至二零二四年十二月三十一日止 年度歐洲收益佔本集團總收益約12.63%(二零 二三年:約14.41%)。

中東

- 本集團於截至二零二四年十二月三十一日 止年度中東收益約為13,678,000港元,而截 至二零二三年十二月三十一日止年度約為 8,510,000港元,增加約60.73%。
- 本集團於截至二零二四年十二月三十一日止年度中東收益佔本集團總收益約2.11%(二零二三年:約1.51%)。

BUSINESS OVERVIEW AND MANAGEMENT DISCUSSION AND ANALYSIS (Continued)業務概覽及管理層討論與分析(續)

NORTH AMERICA

- The Group's revenue from North America for the year ended 31
 December 2024 was approximately HK\$299,419,000, compared with the year ended 31 December 2023 which was approximately HK\$346,801,000, representing a decrease of approximately 13.66%.
- The Group's revenue from North America accounted for approximately 46.16% of the Group's total revenue for the year ended 31 December 2024 (2023: approximately 61.70%).

SOUTH AMERICA

- The Group's revenue from South America for the year ended 31
 December 2024 was approximately HK\$17,449,000, compared with the year ended 31 December 2023 which was approximately HK\$30,185,000, representing a decrease of approximately 42.19%.
- The Group's revenue from South America accounted for approximately 2.69% of the Group's total revenue for the year ended 31 December 2024 (2023: approximately 5.37%).

Outlook

As the Group's businesses in Asia, Europe and North America accounted for the majority of the Group's revenue, the Group shall continue to focus on these regions in the future.

北美洲

- 本集團於截至二零二四年十二月三十一日止年度北美洲收益約為299,419,000港元,而截至二零二三年十二月三十一日止年度約為346,801,000港元,減少約13,66%。
- 本集團於截至二零二四年十二月三十一日止 年度北美洲收益佔本集團總收益約46.16%(二 零二三年:約61.70%)。

南美洲

- 本集團於截至二零二四年十二月三十一日 止年度南美洲收益約為17,449,000港元,而截 至二零二三年十二月三十一日止年度約為 30.185.000港元,減少約42.19%。
- 本集團於截至二零二四年十二月三十一日止年度南美洲收益佔本集團總收益約2.69%(二零二三年:約5.37%)。

前景

由於本集團在亞洲、歐洲及北美洲的業務分佔本集團大部分的收益,因此,本集團日後將繼續專注於此等地區。

BUSINESS OVERVIEW AND MANAGEMENT DISCUSSION AND ANALYSIS (Continued) 業務概覽及管理層討論與分析(續)

DISPOSAL OF ALL INTERESTS IN MYHD AND **CONTINUATION OF LOANS AND GUARANTEE**

References are made to the announcement of the Company dated 31 December 2018 (the "Announcement") and the circular of the Company dated 25 May 2019 (the "Circular"). Unless otherwise stated, capitalised terms used herein shall have the same meanings as those defined in the Announcement and in the Circular. On 31 December 2018, the Vendor and the Purchaser entered into the Agreement pursuant to which the Vendor has conditionally agreed to sell, and the Purchaser has conditionally agreed to purchase the entire issued share capital of the Target Company, at the nominal consideration of US\$1 with effect from the Transaction Date. The Target Company was a wholly-owned subsidiary of the Company and indirectly held 51% interests in MyHD. All the Conditions set out in the Agreement had been satisfied and the Disposal was completed on 25 June 2019.

The Vendor had agreed with the Purchaser under the Agreement to procure that the Existing Loans shall continue to be advanced by the Company or SMT (as the case may be) to the Target Company and/or MyHD (as the case may be) under the then existing arrangements notwithstanding the Completion taking place. Such arrangement confers the right to the Company or SMT (as the case may be) to receive the payments for the Existing Loans from the Target Company and/or MyHD (as the case may be) when the financial positions of the Target Company and/or MyHD (as the case may be) improve and have sufficient cash to settle the Existing Loans. As at 31 December 2024, the Existing Loans which were past due amounted to an aggregate amount of US\$132,023,000, comprising aggregate principal amount of US\$71,298,000 and aggregate accrued interest (calculated based on the terms of agreements of Existing Loans) of US\$60,725,000 owed by the Target Company and/or MyHD to the Company and/or SMT (as the case may be), the particulars of which are as follows:

出售於MYHD的全部權益及延續貸款 及擔保

茲提述本公司日期為二零一八年十二月三十一日 的公告(「該公告」)及本公司日期為二零一九年五月 二十五日的通函(「該通函」)。除另有說明外,本報 告所用詞彙與該公告及該通函所界定者具有相同 涵義。於二零一八年十二月三十一日,賣方與買方 訂立該協議,據此,賣方有條件同意出售,而買方 有條件同意以象徵式代價1美元購買目標公司之全 部已發行股本,自交易日期起生效。目標公司為本 公司的全資附屬公司,間接持有MyHD的51%權益。 該協議所載所有條件已獲達成,且出售事項已於二 零一九年六月二十五日完成。

儘管完成已落實,賣方已根據該協議與買方協定促 使本公司或宏揚科技(視乎情況而定)按當時現有安 排繼續向目標公司及/或MyHD (視乎情況而定) 墊 付現有貸款。有關安排賦予本公司或宏揚科技(視 乎情況而定)權利,當目標公司及/或MyHD(視乎 情況而定) 之財務狀況改善並擁有足夠現金償付 現有貸款時,自目標公司及/或MyHD(視乎情況 而定) 收取現有貸款之付款。於二零二四年十二月 三十一日,現有貸款(已逾期)合共為132,023,000美 元,包括目標公司及/或MyHD結欠本公司及/或 宏揚科技(視乎情況而定)的本金總額71,298,000美元 及應計利息(根據現有貸款合同內條款所計算)總額 60,725,000美元, 詳情如下:

BUSINESS OVERVIEW AND MANAGEMENT DISCUSSION AND ANALYSIS (Continued) 業務概覽及管理層討論與分析(續)

Lenders 貸款人	Debtors 債務人	Prevailing interest rate 現行利率	Maturity date 到期日	Principal amount outstanding as at 31 December 2024 於二零二四年 十二月三十一日 尚未償還本金額	Accrued interest as at 31 December 2024 於二零二四年 十二月三十一日 應計利息
SMT	Target Company	3 months LIBOR	31.12.2020	U\$\$9,554,000	US\$3,057,000
宏揚科技	目標公司	+ 100 basis points ^(Note 1) 三個月倫敦銀行 同業拆息加 100 個基點 ^(剛註1)	二零二零年 十二月 三十一日	(approximately HK\$74,185,000) 9,554,000美元 (約74,185,000港元)	(approximately HK\$23,737,000) 3,057,000美元 (約23,737,000港元)
SMT	MyHD	3 months LIBOR + 100 basis points (Note 1)	31.12.2020	US\$10,500,000 (approximately HK\$81,531,000)	US\$3,099,000 (approximately HK\$24,063,000)
宏揚科技	MyHD	三個月倫敦銀行 同業拆息加 100個基點 ^(附註1)	二零二零年 十二月 三十一日	10,500,000美元 (約81,531,000港元)	3,099,000美元 (約24,063,000港元)
SMT	MyHD	10% per annum (Note 2)	31.12.2020	U\$\$42,653,000	US\$45,425,000 (approximately HK\$352,716,000)
宏揚科技	MyHD	年利率10厘 (附註2)	二零二零年 十二月 三十一日	(約331,193,000港元)	(約352,716,000港元)
The Company	MyHD	10% per annum (Note 2)	31.12.2020	US\$8,591,000 (approximately HK\$66,708,000)	US\$9,144,000 (approximately HK\$71,006,000)
本公司	MyHD	年利率10厘 附註2)	二零二零年 十二月 三十一日	8,591,000美元 (約66,708,000港元)	9,144,000美元 (約71,006,000港元)
			Total	US\$71,298,000	US\$60,725,000 (approximately HK\$471,522,000)
			總計	71,298,000美元 (約553,617,000港元)	(約471,522,000港元)

Notes:

- As a reference, 3 months London inter-bank offered rates ("LIBOR") as applicable to these two loans during the period between 1 May 2012 to 31 December 2024 ranged between 0.11775% and 5.54543%.
- 2. The prevailing interest rate shall be increased to 11% per annum after maturity date.

附註:

- 1. 作為參考,於二零一二年五月一日至二零二四年十二月 三十一日期間適用於此兩筆貸款的三個月倫敦銀行同業拆 息(「**倫敦銀行同業拆息**」)介乎0.11775厘至5.54543厘。
- 2. 於到期日後,現行利率將提高至年利率11厘。

BUSINESS OVERVIEW AND MANAGEMENT DISCUSSION AND ANALYSIS (Continued) 業務概覽及管理層討論與分析(續)

In December 2019, the Company was given to understand that the Target Company and MyHD were in serious financial problem and ceased to operate in late 2019. As such, the Company considered these loan receivables were credit impaired and full impairment in the amount of HK\$646,366,000 was provided as at 31 December 2019. No interest income was recognised on the outstanding loan principal for the year ended 31 December 2024 as the recoverability of such interest receivables is remote.

The Vendor had also agreed that the Guarantee given by the Company to MyHD shall continue for the time being after the Completion. The maximum amount payable by the Company under the Guarantee would not exceed US\$3,500,000 (equivalent to HK\$27,332,000). Notwithstanding that MyHD ceased its operation in late 2019, the Company has not received any demand for payment from MyHD under the Guarantee. As at 31 December 2023 and 2024, the Group had recognised the provision for financial guarantee in the amount of US\$3,500,000 (equivalent to HK\$27,332,000) in relation to the Guarantee.

MATERIAL ACQUISITIONS AND DISPOSALS OF SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES

Saved as disclosed in this report, the Group did not have any material acquisitions and disposals of subsidiaries, associates and joint ventures during the year ended 31 December 2024.

於二零一九年十二月,本公司知悉目標公司及 MyHD面臨嚴重財務問題,並於二零一九年底終止 營運。因此,本公司認為該等應收貸款已信貸減 值,並就該等應收貸款於二零一九年十二月三十一 日全額計提減值撥備,金額為646,366,000港元。截至 二零二四年十二月三十一日止年度,由於該等應收 利息的可收回性極低,故並無就未償還貸款本金確 認利息收入。

賣方亦同意,本公司給予MvHD的擔保須於完成後 暫時持續。本公司根據擔保所須支付的最高金額將 不超過3,500,000美元(相當於27,332,000港元)。儘管 MyHD已於二零一九年年底停止營運,但本公司未 收到MyHD根據擔保提出的任何付款要求。於二零 二三年及二零二四年十二月三十一日,本集團已 就該擔保確認財務擔保撥備3,500,000美元(相當於 27,332,000港元)。

重大收購及出售附屬公司、聯營公司 及合營企業

除本報告所披露者外,於截至二零二四年十二月 三十一日止年度,本集團並無任何重大收購及出售 附屬公司、聯營公司及合營企業。

FINANCIAL REVIEW 財務回顧

REVENUE

Revenue for the year ended 31 December 2024 was approximately HK\$648.7 million, representing an increase of 15.42% compared with approximately HK\$562.0 million for the year ended 31 December 2023. The increase in revenue was mainly due to the gradual recovery of economy from the Pandemic.

LOSS ATTRIBUTABLE TO OWNERS OF THE COMPANY

Loss attributable to owners of the Company was approximately HK\$30.6 million for the year ended 31 December 2024, compared with loss of approximately HK\$126.6 million for the year ended 31 December 2023. The decrease in loss for the year ended 31 December 2024 is primarily attributable to the increase in fair value of investment properties of the Group based on the property valuation results as at 31 December 2024.

LOSS PER SHARE

Calculation of basic loss per share for the year ended 31 December 2024 was based on the loss attributable to owners of the Company and the weighted average number of 1,230,403,725 (31 December 2023: 858,248,735 shares) ordinary shares (the "**Shares**") in issue. Basic loss per share was HK2.48 cents for the year ended 31 December 2024, as compared with HK14.75 cents for the year ended 31 December 2023.

FINANCE COSTS

The Group's finance costs for the year ended 31 December 2024 was approximately HK\$29.4 million, compared to approximately HK\$28.7 million for the year ended 31 December 2023.

INCOME TAX (EXPENSE)/CREDIT

Income tax expense for the year ended 31 December 2024 was approximately HK\$22.3 million (31 December 2023: income tax credit of approximately HK\$4.1 million).

收入

截至二零二四年十二月三十一日止年度的收益 約為648,700,000港元,較截至二零二三年十二月 三十一日止年度約562,000,000港元增加15.42%。收益 增加主要由於經濟從疫情中逐漸復甦。

本公司擁有人應佔虧損

截至二零二四年十二月三十一日止年度,本公司擁有人應佔虧損約為30,600,000港元,而截至二零二三年十二月三十一日止年度的虧損約126,600,000港元。截至二零二四年十二月三十一日止年度虧損減少乃主要由於根據於二零二四年十二月三十一日的物業估值結果,本集團的投資物業公平值增加所致。

每股虧損

截至二零二四年十二月三十一日止年度的每股基本虧損乃根據本公司擁有人應佔虧損及已發行普通股(「股份」)加權平均數1,230,403,725股(二零二三年十二月三十一日:858,248,735股股份)計算。截至二零二四年十二月三十一日止年度每股基本虧損為2.48港仙,而截至二零二三年十二月三十一日止年度為14.75港仙。

融資成本

截至二零二四年十二月三十一日止年度,本集團的 融資成本約為29,400,000港元,而截至二零二三年 十二月三十一日止年度約為28,700,000港元。

所得稅(支出)/抵免

截至二零二四年十二月三十一日止年度的所得稅 支出約為22,300,000港元(二零二三年十二月三十一 日:所得稅抵免約4,100,000港元)。

TRADE RECEIVABLES

應收貿易賬款

		2024 二零二四年	2023 二零二三年
		—专一四年 HK\$′000 千港元	HK\$'000 千港元
Balance at 1 January	———————————— 於一月一日的結餘	107,777	135,945
Balance at 31 December	於十二月三十一日的結餘	90,244	107,777
Average balance	平均結餘	99,011	121,861
Revenue for the year ended 31 December*	截至十二月三十一日止年度的收益*	648,671	561,695
Average turnover days	平均週轉天數	56	79

Excluded sales to an associate

As at 31 December 2024, the trade receivables of the Group, net of allowance of doubtful debts was approximately HK\$90.2 million (31 December 2023: HK\$107.8 million). The trade receivables turnover days was within the average credit period of 60 days to 120 days to the customers of the Group.

不包括向一間聯營公司銷售

於二零二四年十二月三十一日,本集團的應收貿易 賬款扣除呆賬撥備後約為90,200,000港元(二零二三 年十二月三十一日:107,800,000港元)。應收貿易賬 款的週轉天數屬於本集團授予客戶的平均信貸期 60天至120天以內。

TRADE PAYABLES

應付貿易賬款

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Balance at 1 January	於一月一日的結餘	175,895	188,071
Balance at 31 December	於十二月三十一日的結餘	175,721	175,895
Average balance	平均結餘	175,808	181,983
Costs of sale for the year ended 31 December	截至十二月三十一日止年度的銷售成本	584,490	488,423
Average turnover days	平均週轉天數	110	136

As at 31 December 2024, the trade payables of the Group was approximately HK\$175.7 million (31 December 2023: HK\$175.9 million). The decrease in trade payables turnover days was due to the improvement of Group's liquidity and ability to settle payables to suppliers.

於二零二四年十二月三十一日,本集團的應付貿易 賬款約為175,700,000港元(二零二三年十二月三十一 日:175,900,000港元)。應付貿易賬款的週轉天數減 少,乃由於本集團改善向供應商結算應付款項的流 動性及能力。

LIQUIDITY AND FINANCIAL RESOURCES

As at 31 December 2024, the overall cash and cash equivalent of the Group was approximately HK\$64.6 million (2023: approximately HK\$69.4 million). The Group managed its capital structure and liquidity to finance its operations by using bank and other borrowings and funds generated from operations. The Group's current ratio (ratio of current assets to current liabilities) was approximately 0.65 at 31 December 2024 (2023: approximately 1.02). As at 31 December 2024, the Group's total borrowings were approximately HK\$398.1 million (2023: approximately HK\$421.6 million), out of which approximately HK\$219.0 million (2023: approximately HK\$87.2 million) were due within one year and the rest of approximately HK\$179.1 million (2023: approximately HK\$334.4 million) were due over one year. Approximately 44.0% of the Group's bank and other borrowings were in US dollars ("US\$") and the rest of them were in Renminbi ("RMB"), Vietnamese Dongs and New Taiwan dollars. The effective interest rates on the Group's bank and other borrowings ranged from 2.00% to 12.00% per annum. The gearing ratio (total borrowings over total assets of the Group) decreased from approximately 49.79% at 31 December 2023 to approximately 46.28% at 31 December 2024.

CHARGES ON THE GROUP'S ASSETS

As at 31 December 2024, except the Equity Pledge (as defined below) and the Land Pledge (as defined below) disclosed in the section headed "Cooperation Agreement and JV Agreement in Relation to the Redevelopment" below, the Group's general banking facilities (including bank loans and other borrowings) were secured by the following assets of the Group: (i) bank deposits of HK\$4.6 million; (ii) property, plant and equipment with a carrying value of HK\$20.9 million; (iii) investment properties of HK\$307.1 million; (iv) trade receivables of HK\$42.8 million; (v) inventories of HK\$20.8 million; and (vi) pledge of the Company's interests in Pro Brand Technology, Inc.

流動資金及財務資源

於二零二四年十二月三十一日,本集團現金及現 金等價物整體約為64,600,000港元(二零二三年:約 69.400.000港元)。本集團利用銀行及其他借貸及經 營產生的資金,以管理其資本結構及流動資金,向 營運提供資金。本集團於二零二四年十二月三十一 日的流動比率(流動資產與流動負債的比率)約 為0.65(二零二三年:約1.02)。於二零二四年十二 月三十一日,本集團的借貸總額約為398,100,000 港元(二零二三年:約421,600,000港元),其中約 219,000,000港元 (二零二三年:約87,200,000港元) 於 一年內到期,其餘約179,100,000港元(二零二三年: 約334,400,000港元) 超過一年到期。本集團約44.0% 的銀行及其他借貸以美元(「美元」)計值,其餘以人 民幣(「人民幣」)、越南盾及新台幣計值。本集團銀 行及其他借貸的實際年利率介乎2.00%至12.00%。資 本負債比率(本集團借貸總額除以資產總值)由二零 二三年十二月三十一日的約49.79%減少至二零二四 年十二月三十一日的約46.28%。

本集團的資產押記

於二零二四年十二月三十一日,除下文「有關重建的合作協議及合資協議」一節所披露的股權質押(定義見下文) 外,本集團的一般銀行信貸(包括銀行貸款及其他借貸)以下列本集團資產作抵押:(i)銀行存款4,600,000港元;(ii)賬面值為20,900,000港元的物業、廠房及設備;(iii)投資物業307,100,000港元;(iv)應收貿易賬款42,800,000港元;(v)存貨20,800,000港元;及(vi)質押本公司於博百科技有限公司*(Pro Brand Technology, Inc.)的權益。

HUMAN RESOURCES AND REMUNERATION POLICY

As at 31 December 2024, the Group employed a total of 1,116 (2023: 1,054) full- time employees. The employees of the Group are remunerated according to their performance and responsibilities. They receive training depending on their scope of work, especially training relating to workplace health and safety.

The Directors and senior management of the Company receive compensation in the form of salaries, benefits in kind and/or discretionary bonuses relating to the performance of the Group. The Company regularly reviews and determines the remuneration and compensation packages of the Directors and senior management.

SIGNIFICANT INVESTMENTS HELD AND FUTURE PLANS FOR MATERIAL INVESTMENTS OR CAPITAL **ASSETS**

Saved as disclosed below, there were no significant investments held as at 31 December 2024 nor were there other plans for material investments on capital assets as at the date of this report.

COOPERATION AGREEMENT AND JV AGREEMENT IN **RELATION TO REDEVELOPMENT**

Reference is made to the announcement of the Company dated 17 August 2021 (the "17 August Announcement") in relation to the cooperation agreement (the "Cooperation Agreement") dated 26 July 2021 entered into between, among others, the Group and Huasuan, pursuant to which Huasuan and Sandmartin (Zhong Shan) Electronic Co., Ltd.* (中山聖馬丁電子元件有 限公司) ("ZSS") (an indirect wholly-owned subsidiary of the Company) (the "Parties") would cooperate to upgrade certain blocks of factory buildings and dormitories constructed on the an industrial land situated in Zhongshan, Guangdong Province, the PRC (the "Land") owned by ZSS and to redevelop some vacant and undeveloped parts of the Land subject to prior consents and planning approvals from the relevant PRC government authorities.

Please refer to the 17 August Announcement for details of the Cooperation Agreement.

人力資源及酬金政策

於二零二四年十二月三十一日,本集團合共聘用 1,116名(二零二三年:1,054名)全職僱員。本集團僱 員薪酬乃根據僱員表現及職責釐定。僱員會視平工 作範圍接受培訓,尤其是與工作場所健康與安全相 關的培訓。

董事及本公司高級管理層以薪金、實物利益及/或 與本集團表現有關的酌情花紅形式收取報酬。本公 司定期檢討及釐定董事及高級管理層的酬金及薪 酬待遇。

持有的重大投資以及重大投資或資本 資產的未來計劃

除下文所披露者外,於二零二四年十二月三十一 日,本公司並無持有重大投資,而截至本報告日期 並無其他資本資產重大投資計劃。

有關重建的合作協議及合資協議

茲提述本公司日期為二零二一年八月十七日之公告 (「八月十七日公告」),內容有關(其中包括)本集 團與華算於二零二一年七月二十六日訂立的合作 協議(「合作協議」),據此,華算及中山聖馬丁電子 元件有限公司(「中山聖馬丁」,本公司之間接全資 附屬公司)(「訂約方」)將合作升級由中山聖馬丁擁 有之位於中國廣東省中山市工業用地(「該土地」)上 之若干幢廠房及宿舍,並重建該土地的部分空置及 未發展部分,惟須事先獲得中國相關政府部門的同 意及規劃批准。

有關合作協議之詳情請參閱八月十七日公告。

The redevelopment is developed under the name of ZSS. To ensure the continued commitment in the redevelopment, Huasuan would pay to the Group a cooperation fund amounting to RMB60 million as security deposit (the "Cooperation Fund"). The Group is contractually allowed to use the Cooperation Fund without any restriction during the redevelopment, and is liable to return the same amount of cash to Huasuan upon the completion of the redevelopment. As securities for such Cooperation Fund, the Group pledged to Huasuan (i) 100% of the shareholding interests in ZSS which holds the Land (the "Equity Pledge"); and (ii) one of the three pieces of land parcels within the Land (the "Land Pledge"). Huasuan shall release both the Equity Pledge and the Land Pledge upon full repayment of the Cooperation Fund by the Group and completion of the redevelopment and revenue apportionment. If the redevelopment is unable to proceed, the Cooperation Fund shall be refunded to Huasuan without interest within 10 business days failing which there is a default interest of 8% per annum payable by the Group within three months.

重建以中山聖馬丁名義開發。為確保繼續承擔重建,華算向本集團支付合作金人民幣60,000,000元作為保證金(「合作金」)。於重建期間,本集團可依約不受任何限制地使用合作金,且於重建完成後須向華算歸還相同金額之現金。作為該合作金的擔保,本集團向華算抵押(i)中山聖馬丁(持有該土地)的100%股權(「股權質押」);及(ii)該土地內三幅地塊的其中一幅(「土地抵押」)。華算將於本集團悉數償還合作金及完成重建及收益分配後解除股權質押及土地抵押。倘重建無法進行,則合作金將於十個營業日內退還予華算(不計利息),否則本集團須於三個月內支付年利率8%的違約利息。

As at the date of this report, Huasuan had paid to the Group the Cooperation Fund in full and the Group had provided the Equity Pledge to Huasuan for security repayment of the Cooperation Fund and also provided the Land Pledge to Huasuan.

References are made to the announcements of the Company dated 19 July 2023 and 10 August 2023 (the "19 July and 10 August Announcements") in relation to the joint venture agreement dated 19 July 2023 (the "JV Agreement") and entered into between the Group and Huasuan, pursuant to which the both have agreed to form the joint venture in the form of an unincorporated joint venture under the name of "Huasuan-Sandmartin Intelligent Manufacturing Park" (華算聖馬丁智造園) (the "Joint Venture")

in the PRC for the Redevelopment and for the purpose of governing the

於本報告日期,華算已向本集團悉數支付合作金, 而本集團已向華算提供股權質押作為合作金的償 還擔保品,並向華算提供土地抵押。

茲提述本公司日期為二零二三年七月十九日及二零二三年八月十日的公告(「七月十九日及八月十日公告」),內容有關本集團與華算於二零二三年七月十九日訂立的合資協議(「合資協議」),據此,雙方同意以「華算聖馬丁智造園」名義並以非法團合資企業的形式在中國成立合資企業(「合資企業」),以進行重建及規管合作安排。

cooperation arrangement.

The sole purpose and business of the Joint Venture is to redevelop the Land into a landmark precision intelligent manufacturing centre and research and development innovation hub and the properties built thereon shall be for leasing or for sale. The Redevelopment is carried out on the Land. The Group contributes the Land for the Redevelopment and Huasuan is responsible for funding the entire costs for the Redevelopment (save for the Land contributed by ZSS). If required, ZSS as the entity undertaking the Redevelopment would secure the bank loans for solely funding the construction costs of the Redevelopment (the "ZSS Development Loan"). As stipulated in the JV Agreement, Huasuan has the sole responsibility of repaying the ZSS Development Loan, both loan principal and interests. The parties to the JV Agreement would closely monitor the ongoing funding needs of the Redevelopment.

合資企業的唯一目的和業務為將該土地重建為地 標性精密智能製造中心和研發創新中心,所建物業 將作租賃或出售用途。重建在該土地上進行。本集 團提供該土地進行重建, 而華算負責為重建的全部 成本提供資金(中山聖馬丁提供的該土地除外)。如 有需要,中山聖馬丁作為進行重建的實體將取得銀 行貸款,僅用於向重建之建設成本提供資金(「中山 聖馬丁開發貸款」)。根據合資協議規定,華算將全 權負責償還中山聖馬丁開發貸款,包括貸款本金及 利息。合資協議訂約方將密切監控重建的持續資金 。宋需

In relation to the allocation of the properties constructed on the Land (the "Allocation"), the Group shall continue to be entitled to certain blocks of buildings constructed on the Land as at the date of the JV Agreement (which comprise for factory buildings) (the "Existing Buildings"), the vacant area and roads covered under the current real estate title certificate issued to the Group. In relation to the new buildings constructed on certain parts of the Land, the Group and Huasuan shall be entitled to 20% and 80% respectively of (i) the total gross floor area of the new buildings; and (ii) the corresponding revenue that is generated from the new buildings. In the event where certain parts of the Existing Buildings are to be demolished and redeveloped under the Redevelopment, the Group shall be entitled to (i) firstly, certain gross floor area of the newly built buildings equivalent to the gross floor area that has been demolished covered under its real estate title certificate; and (ii) secondly, an additional 5% of the remaining total gross floor area of the newly built buildings. After the aforesaid allocations to the Group, Huasuan shall be entitled to all of the entire balance of the gross floor area.

關於建於該土地上的物業的分配(「分配」),本集團 須繼續擁有於合資協議日期在該土地上建造的若 干建築物(包括廠房)(「現有建築物」),以及向本集 團出具的現有不動產權證中涵蓋的空置區域及路 段。關於建於該土地若干部分的新建樓宇,本集團 及華算分別有權獲得(i)新建樓宇總樓面面積;及(ii) 新建樓宇產生的相應收入的20%及80%。倘現有建 築物的若干部分根據重建遭拆除及重建,本集團有 權(i)首先,獲得新建樓宇的若干樓面面積,相當於 其不動產權證中所涵蓋的已拆除樓面面積;及(ii)其 次,額外獲得新建樓宇的剩餘總樓面面積的5%。向 本集團作出上述分配後,華算有權獲得全部剩餘樓 面面積。

Please refer to the 19 July and 10 August Announcements for details of the JV Agreement and the Joint Venture. The Redevelopment is currently under progress.

有關合資協議及合資企業的詳情,請參閱七月十九 日及八月十日公告。重建正在進行中。

Upon the formation of the Joint Venture, the Group recognised the Joint Venture as a joint operation and account for the assets relating to its interest in a joint operation. During the year ended 31 December 2023, the Group derecognised investment properties under development attributed to the Huasuan with carrying amount of HK\$30,756,000, derecognised other payables due to Huasuan of HK\$7,281,000 which the obligation was contractually discharged and recognised a loss arising from the formation of joint operation of HK\$23,475,000.

For the year ended 31 December 2024, the change in fair value was recognised in profit or loss arising from investment properties under the joint operation amounted to HK\$87,880,000 (2023: HK\$24,253,000). As at 31 December 2024, investment properties of HK\$79,957,000 (2023: Nil) and investment properties under development of HK\$51,533,000 (2023: HK\$42,539,000) are recognised based on the Allocation of the joint operation.

As at 31 December 2024, the Group has recognised a deposit received from Huasuan of HK\$64,795,000 (2023: HK\$66,211,000) and an amount due to Huasuan of HK\$63,857,000 included in other payables (2023: an amount due from Huasuan of HK\$41,987,000 included in other receivables).

FOREIGN EXCHANGE EXPOSURE

The Group's sales and purchases were denominated mainly in US\$ and RMB. The Group was exposed to certain foreign currency exchange risks but it does not expect future currency fluctuations to cause material operation difficulties on the ground that the recent pressure from depreciation of RMB is manageable. However, management continuously assesses the foreign exchange risks, with an aim to minimise the impact of foreign exchange fluctuations on business operations.

於合資企業成立時,本集團將合資企業確認為共同經營,並就其於共同經營中的權益相關資產入賬。 於截至二零二三年十二月三十一日止年度,本集團 取消確認歸屬於華算的發展中投資物業,賬面值為 30,756,000港元,取消確認應付華算的其他應付款項 7,281,000港元(該義務已依約解除),並確認因成立 共同經營而產生的虧損23,475,000港元。

截至二零二四年十二月三十一日止年度,就共同經營下的投資物業於損益確認公平值變動,金額為87,880,000港元(二零二三年:24,253,000港元)。於二零二四年十二月三十一日,根據共同經營的分配,確認投資物業79,957,000港元(二零二三年:無)及發展中投資物業51,533,000港元(二零二三年:42,539,000港元)。

於二零二四年十二月三十一日,本集團已確認來自華算的已收按金64,795,000港元(二零二三年:66,211,000港元),以及計入其他應付款項中的應付華算款項63,857,000港元(二零二三年:計入其他應收款項中的應收華算款項41,987,000港元)。

外匯風險

本集團的銷售額及購貨額主要以美元及人民幣列值。本集團面對若干外幣匯兌風險,惟由於近期人民幣貶值的壓力可予管理,故預期未來貨幣波動不會造成重大經營困難。然而,管理層持續評估外匯風險,旨在將外匯波動對業務營運的影響減至最低。

CONTINGENT LIABILITIES

As at the end of the reporting period, the Group had issued guarantees to the bank to secure the mortgage arrangement of property buyers. The outstanding guarantees to the bank amounted to RMB126,149,000 (equivalent to approximately HK\$136,230,000) (2023: RMB38,507,000 (equivalent to approximately HK\$42,493,000)) which will be terminated upon satisfaction of the terms stated on the guarantee contracts, including the release by bank upon delivery of the properties to the purchasers and completion of the relevant mortgage properties registration.

The Directors considered the fair values of these financial guarantee contracts to the purchasers are insignificant at initial recognition and the expected credit losses were insignificant as at the end of the reporting period as the bank has the rights to sell the property and recover the outstanding loan balance from the sale proceeds upon the occurrence of any default of the property buyers default payment.

ARBITRATION

On 29 September 2011, the Group entered into a conditional agreement (the "Conditional Agreement") with an independent individual third party (the "Original Shareholder") and Technosat Technology JLT FZE ("Technosat", a company incorporated in Dubai, which was wholly owned by the Original Shareholder), to subscribe for 375 new shares in Technosat at a cash consideration of US\$7,500,000 (equivalent to HK\$58,170,000), amounting to 15% of Technosat's enlarged capital. Technosat is set up to be engaged in operation of digital TV and radio platform, pay TV channel, and sales and supply of TV set top boxes.

As at 30 June 2012, the Group had paid a deposit of US\$2,500,000 (equivalent to HK\$19,467,000) to Technosat to acquire new shares in Technosat which was fully provided for impairment in the financial year ended 30 June 2012. Pursuant to the terms of the Conditional Agreement, the Group is required to pay a further sum of US\$5,000,000 in relation to the subscription of this 15% equity interest in Technosat. The subscription is not yet completed up to the date of approval of this report as the conditions precedent of the subscription of new shares in Technosat including the consent and approval by government authority in Dubai have not been fulfilled.

或然負債

於報告期末,本集團已向銀行提供擔保,以擔保物 業買家的抵押安排。向銀行作出之擔保金額約為人 民幣126.149.000元(相當於約136.230.000港元)(二零 二三年:人民幣38,507,000元(相當於約42,493,000港 元)),將於擔保合約所載之條款達成時終止,包括 由銀行於物業交付買家及有關按揭物業登記完成 時解除。

董事認為,該等給予買方的融資擔保合約的公平值 於首次確認時並不重大,且於報告期末之預期信貸 虧損並不重大,原因是銀行有權出售物業,並於發 生物業買家支付違約的違約情況時自出售所得款 項收回未償還貸款餘額。

仲裁

於二零一一年九月二十九日,本集團與一名獨立個 人第三方(「原股東」)及Technosat Technology JLT FZE (「Technosat」,一間於杜拜註冊成立的公司,由 原股東全資擁有) 訂立一份有條件協議(「有條件協 議」),以現金代價7,500,000美元(相當於58,170,000港 元) 認購Technosat之375股新股份,即Technosat經擴 大股本的15%。Technosat的成立目的為從事營運數 字電視及廣播平台、付費電視頻道以及銷售及供應 機頂盒。

於二零一二年六月三十日,本集團已向Technosat支 付訂金2,500,000美元(相當於19,467,000港元),以收 購Technosat的新股份,該等新股已於截至二零一三 年六月三十日止財政年度悉數計提減值撥備。根 據有條件協議的條款,本集團須就認購Technosat該 15%股本權益進一步支付5,000,000美元。由於完成認 購Technosat新股份的先決條件(包括取得杜拜政府 部門的同意及批准)尚未達成,故認購事項於截至 本報告獲批准當日尚未完成。

Despite the Group's repeated request for information, there has been no satisfactory response from the Original Shareholder or Technosat ("Counterparties") regarding the current status and the procurement of obtaining government approval from the government authority in Dubai. The Group has engaged legal counsel to act for the Group and started dispute resolution proceedings against the Original Shareholder and Technosat.

On 21 January 2013, the legal counsel of the Original Shareholder and Technosat served a notice to the Group's legal counsel for a claim on the further payment of US\$5,000,000 in relation to the subscription of this 15% equity interest in Technosat. The Group's legal counsel has replied on behalf of the Group on 11 February 2013 in response to the claim of the Original Shareholder and Technosat defending the claim as the Directors consider such claim invalid, as the conditions precedent of the subscription of new shares in Technosat had not been fulfilled and constituted a breach of the Conditional Agreement.

The Group's legal counsel had repeatedly requested the Original Shareholder and Technosat to commence the next step of the mediation process, but there has been no satisfactory response from the legal counsel of the Original Shareholder and Technosat up to the deadline set by August 2014. In March 2023, as confirmed by the Group's legal counsel for this arbitration, no communication has been received or sent by either party since August 2014.

As at the date of approval of this report, save as disclosed above, there was no update on the arbitration.

儘管本集團一再要求原股東或Technosat(「**對手方**」) 提供關於徵求杜拜政府部門批准的現況及促使取 得有關批准,但對手方未有令人滿意的回應。本集 團已委聘法律顧問以代本集團行事,並針對原股東 及Technosat展開糾紛調解程序。

於二零一三年一月二十一日,原股東及Technosat的法律顧問向本集團的法律顧問送達一份通知,申索有關認購Technosat該15%股本權益的進一步款項5,000,000美元。本集團的法律顧問於二零一三年二月十一日代表本集團回覆原股東及Technosat的申索,就申索提出抗辯,原因為董事認為由於認購Technosat新股的先決條件尚未達成,即構成違反有條件協議,故該項申索屬無效。

本集團的法律顧問已覆述向原股東及Technosat提出開展下一步調解的要求,惟截至二零一四年八月的既定限期,仍未獲得原股東及Technosat的法律顧問的滿意回覆。於二零二三年三月,經本集團法律顧問就訴訟作出的確認,自二零一四年八月起,任何一方均無收到或發出任何通信。

截至本報告獲批准當日,除上文所披露者外,仲裁 並沒有更新。

CORPORATE GOVERNANCE REPORT 企業管治報告

The Group continues to improve its corporate governance practices, emphasizing the attainment and maintenance of a quality Board, sound risk management and internal controls, and high transparency and accountability to the Shareholders. The Board and the management are committed to the principles of good corporate governance consistent with prudent management and enhancement of shareholder value. The Board believes that good corporate governance will bring long-term benefits to the Shareholders and the Group.

本集團持續改善其企業管治常規,注重構建及維持 一個優良的董事會、穩健的風險管理及內部控制, 並對股東高度透明,對股東負責。董事會及管理層 治理恪守符合審慎管理及提高股東價值的良好企 業管治原則。董事會相信,良好的企業管治將為股 東及本集團帶來長遠利益。

For the year ended 31 December 2024, the Company has applied the principles and has complied with all the mandatory disclosure requirements and the code provisions ("Code Provision(s)") of the section headed "Part 2 – Principles of good corporate governance, code provisions and recommended best practices" of the Corporate Governance Code ("Corporate Governance Code") as contained in Appendix C1 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Stock **Exchange**" and the "Listing Rules", respectively), except for the deviation with following reason.

於截至二零二四年十二月三十一日止年度,本公司 已應用《企業管治守則》(「企業管治守則」)中〈第二 部-優良企業管治原則、守則條文及建議最佳常規》 部分的原則,並遵守所有強制性披露要求及守則條 文(「守則條文」)。該《企業管治守則》載於香港聯合 交易所有限公司(「聯交所」)證券上市規則(「上市 規則」) 附錄C1。惟因下文原因而出現的偏離情況除 外:

Under Code Provisions C.1.5 and F.1.3 of the Corporate Governance Code, independent non-executive directors and other non-executive directors and chairman of the board should attend general meetings, respectively.

根據《企業管治守則》條文第C.1.5及第F.1.3條,獨立非 執行董事及其他非執行董事以及董事會主席均應 出席股東大會。

Mr. Kuo Jen Hao, a non-executive Director and chairman of the Board, Mr. Wu Chia Ming and Mr. Lu Ming-Shiuan, both independent non-executive Directors, were unable to attend the annual general meeting of the Company ("AGM") held on 7 June 2024 due to their respective other engagements.

非執行董事兼董事會主席郭人豪先生及獨立非執 行董事吳嘉明先生及盧明軒先生因處理各自的其 他事務而未能出席本公司於二零二四年六月七日 舉行的股東週年大會(「股東週年大會」)。

Mr. Kuo Jen Hao, a non-executive Director and chairman of the Board, and Mr. Lu Ming-Shiuan, an independent non-executive Director, were unable to attend the AGM held on 30 June 2025 due to their respective other engagements.

非執行董事兼董事會主席郭人豪先生及獨立非執 行董事盧明軒先生因處理各自的其他事務而未能 出席本公司於二零二五年六月三十日舉行的股東 週年大會。

COMPLIANCE WITH THE MODEL CODE

遵守標準守則

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix C3 to the Listing Rules as the code of conduct for dealing in securities of the Company by the Directors. After specific enquiry, all Directors confirmed that they have complied with the required standard regarding securities transactions set out in the Model Code throughout the year ended 31 December 2024. No incident of non-compliance was noted by the Company for the year ended 31 December 2024.

本公司已採納上市規則附錄C3《上市發行人董事進 行證券交易的標準守則》(「標準守則」)作為董事買 賣本公司證券的行為準則。經特定查詢後,全體董 事確認彼等於截至二零二四年十二月三十一日止 年度一直遵守標準守則所載有關證券交易的必要 準則。本公司於截至二零二四年十二月三十一日止 年度並不知悉有任何不合規事件。

BOARD OF DIRECTORS

Composition

As at 31 December 2024, the Board consists of two executive Directors, namely, Mr. Hung Tsung Chin and Mr. Chen Wei Chun (chief financial officer), one non-executive Director, namely, Mr. Kuo Jen Hao (chairman) and three independent non-executive Directors, namely, Mr. Lu Ming-Shiuan, Ms. Chen Wei-Hui and Mr. Wu Chia Ming. A list of Directors and their roles and functions is published on the websites of the Stock Exchange and the Company respectively.

Mr. Hung Tsung Chin is the husband of Ms. Chen Mei Huei, a director of several subsidiaries of the Company and the chief executive officer in the satellite TV broadcasting business of the Group ("Satellite Broadcasting Services Business Division"). Save as disclosed above, none of the other Directors has any financial, business, family or other material relationship with any of the other Directors.

Independent Non-Executive Directors

The independent non-executive Directors are of sufficient number and calibre for their views to carry weight. The functions of independent non-executive Directors include:

- bringing an independent view and judgment at Board meetings;
- taking the lead where potential conflicts of interests arise;
- serving on board committees if invited; and
- scrutinising the Company's performance and monitoring performance reporting.

董事會

組成

於二零二四年十二月三十一日,董事會包括兩名執 行董事洪聰進先生及陳偉鈞先生(財務長),一名非 執行董事郭人豪先生(主席)及三名獨立非執行董事 盧明軒先生、陳葦憓女士及吳嘉明先生。最新董事 名單與其角色和職能分別刊載於聯交所及本公司 網站。

洪聰進先生為陳美惠女士的丈夫。陳女士為數間本公司附屬公司的董事及本集團衛星電視廣播業務 (「衛星廣播服務業務部」)的執行長。除上文所披露者外,概無其他董事與任何其他董事有任何財務、業務、家庭或其他重大關係。

獨立非執行董事

獨立非執行董事具有足夠人數和才幹,其意見具有影響力。獨立非執行董事的職能包括:

- 於董事會會議上提供獨立的意見及判斷;
- 在出現潛在利益衝突時發揮牽頭引導作用;
- 應邀出任董事委員會成員;及
- 仔細檢查本公司的表現,並監察匯報公司表現的事宜。

The independent non-executive Directors have made a positive contribution to the development of the Company's strategies and policies through independent, constructive and informed comments. They benefit the Board and the Board committees by their skills, expertise, varied backgrounds and qualifications through regular attendance and active participation at the meetings of the Board and the Board committees.

Composition of the Board is disclosed, and the independent non-executive Directors are identified, in all corporate communications to the Shareholders.

Confirmation of Independence

The independence of the independent non-executive Directors has been assessed in accordance with the applicable Listing Rules. Each of the independent non-executive Directors has made an annual written confirmation of independence pursuant to Rule 3.13 of the Listing Rules. The Company is of the view that all independent non-executive Directors meet the quidelines for assessing independence set out in Rule 3.13 of the Listing Rules and are independent.

Roles and Functions of the Board and the Management

The Board assumes responsibility for leadership and control of the Company; and is collectively responsible for directing and supervising the Company's affairs. The Board is fully responsible for the formulation of business policies and strategies in relation to the business operation of the Group, including dividend policy and risk management strategies. The management is delegated the authority and responsibilities by the Board for the day-to-day management and operation of the Group.

Appointment, Continuation of Appointment and Re-election of **Directors**

All executive Directors have entered into service agreements with the Company while the non-executive Director and all independent nonexecutive Directors have entered into letters of appointment with the Company with a specific term of three years, setting out key terms and conditions of their appointments. All Directors are subject to retirement in accordance with the bye-laws of the Company (the "Bye-Laws").

獨立非執行董事亦誘過提供獨立、富建設性及有根 據的意見,對制定本公司策略及政策作出積極貢 獻。彼等透過定期出席董事會及董事委員會的會 議,並積極參與會務,以其技能、專業知識、不同的 背景及資格向董事會及董事委員會作出貢獻。

董事會的組成及獨立非執行董事的身份於所有致 股東的公司通訊文件內披露。

獨立性確認

獨立非執行董事的獨立性已根據適用的上市規則 進行評估。每一位獨立非執行董事均已根據上市規 則第3.13條之規定提交確認其符合獨立性的年度確 認書。本公司認為所有獨立非執行董事皆符合載於 上市規則第3.13條之獨立性指引,並根據該指引條 文屬獨立人十。

董事會及管理層的角色及職能

董事會局負領導及監控本公司的責任,並共同負責 指導及監督本公司的事宜。董事會全權負責制定有 關本集團業務經營的業務政策及策略,當中包括股 息政策及風險管理政策。董事會將權力及責任委託 予管理層,以便進行本集團的日常管理及營運。

委任、續任及重選董事

所有執行董事均與本公司簽訂服務協議,而非執行 董事及所有獨立非執行董事與本公司簽訂委任函 訂明有關委任的主要條款及條件,任期為三年。所 有董事須根據本公司之公司細則(「細則」)退任。

According to the Bye-Laws, (i) Directors appointed by the Board either to fill a casual vacancy on the Board or as an addition to the existing Board shall hold office only until the next following AGM and shall then be eligible for reelection; and (ii) at each AGM, one-third of the Directors for the time being (or, if their number is not a multiple of three (3), the number nearest to but not greater than one-third) shall retire from office by rotation provided that every Director (including those appointed for a specific term) shall be subject to retirement at an AGM at least once every three years. As such, no Directors have a term of appointment longer than three years.

Board Meetings

For the year ended 31 December 2024, the Directors have made active contribution to the affairs of the Group and four Board meetings were held to discuss the matters relating to review and approve the interim results and annual results of the Group, as well as environmental, social and governance matters related to the Group.

In addition to the regular Board meetings, the chairman met with the independent non-executive Directors without the presence of other Directors during the year.

根據細則,(i)董事會為填補臨時空缺或就現有董事會之增補而委任的董事應只任職至下一屆股東週年大會,並於該大會上符合資格膺選連任;及(ii)於每屆股東週年大會上,當時三分之一董事(或如彼等的數目並非三(3)之倍數,則為最接近但不超過三分之一之數目)須輪值退任,惟每名董事(包括該等有指定任期的董事)每三年至少須於股東週年大會上退任一次。據此,概無董事的任期多於三年。

董事會會議

截至二零二四年十二月三十一日止年度,董事已對本集團事務作出積極貢獻,並舉行四次董事會會議,以商討有關審閱及批准本集團的中期業績及年度業績,以及有關本集團環境、社會及管治之事官。

除董事會定期會議外,主席於年內,已在沒有其他 董事出席下與獨立非執行董事會面。

Attendance Record of Directors

The attendance record of Directors at the meetings of the Board, the Board committees and the Shareholders held during the year ended 31 December 2024 is set out below:

董事出席記錄

以下為截至二零二四年十二月三十一日止年度董 事出席董事會會議、董事委員會會議及股東大會的 出席情況:

			Audit	Nomination	Remuneration	
		Board	Committee	Committee	Committee	General
		Meetings	Meetings	Meeting	Meetings	Meetings
			審核委員會	提名委員會	薪酬委員會	
		董事會會議	會議	會議	會議	股東大會
		Number of	Number of	Number of	Number of	Number of
		meetings	meetings	meetings	meetings	meetings
		attended/	attended/	attended/	attended/	attended/
		Number of	Number of	Number of	Number of	Number of
		meetings held	meetings held	meetings held	-	meetings held
		出席會議的	出席會議的	出席會議的	出席會議的	出席會議的
		次數/舉行	次數/舉行	次數/舉行	次數/舉行	次數/舉行
Name of Directors	董事姓名	會議的次數	會議的次數	會議的次數	會議的次數	會議的次數
Executive Directors	執行董事					
Mr. Hung Tsung Chin	洪聰進先生	4/4	N/A 不適用	N/A 不適用	N/A 不適用	1/1
Mr. Chen Wei Chun	陳偉鈞先生	4/4	N/A 不適用	N/A 不適用	N/A 不適用	1/1
Non-Executive Director	非執行董事					
Mr. Kuo Jen Hao <i>(Chairman)</i>	郭人豪先生(主席)	4/4	N/A 不適用	N/A 不適用	N/A 不適用	0/1
Independent Non-Executive Directors	獨立非執行董事					
Mr. Lu Ming-Shiuan	盧明軒先生	4/4	4/4	1/1	2/2	0/1
Ms. Chen Wei-Hui	陳葦憓女士	4/4	4/4	1/1	2/2	1/1
Mr. Wu Chia Ming	吳嘉明先生	4/4	4/4	1/1	2/2	0/1

Access to Information

All Directors are kept informed on a timely basis of major changes that may have affected the Group's business, including those changes to relevant rules and regulations and are able to make further enquiries when necessary. The Board has also agreed that the Directors may seek independent professional advice in performing their directors' duties at the Company's expense. In addition, all Directors have access to board papers and related materials. They also have access to the advice and services of the company secretary of the Company (the "Company Secretary") to ensure that Board procedures, and all applicable laws, rules and regulations are followed.

資料獲取

所有董事均適時獲悉可能影響本集團業務的重大 變動,包括對相關法規及規定的有關變動,並能在 必要時作出進一步的詢問。董事會亦批准董事在履 行其董事職責時可尋求獨立專業諮詢(費用由本公 司支付)。此外,所有董事均可查閱董事會文件及相 關資料。彼等亦有權獲取本公司秘書(「公司秘書」) 的意見及服務,以確保符合董事會程序以及所有適 用法律、規則及法規。

Dividend Policy

On 13 December 2018, the Board has approved and adopted a dividend policy (the "**Dividend Policy**"). The Company aims to deliver reasonable and sustainable returns to the Shareholders. In deciding whether to propose a dividend and in determining the dividend amount, the Board takes into account inter alia:

- (i) the Company's actual and expected financial performance;
- (ii) retained earnings and distributable reserves of the Company and each of the members of the Group;
- (iii) the Group's working capital requirements, capital expenditure requirements and future expansion plans;
- (iv) the Group's liquidity position;
- general economic conditions, business cycle of the Group's business and other internal and external factors that may have an impact on the business or financial performance and position of the Company;
- (vi) the Shareholders' and the investors' expectation;
- (vii) the industry's norm; and
- (viii) any other factors that the Board deems appropriate.

However, there can be no assurance that dividends will be proposed or declared in any particular amount for any given period.

股息政策

董事會於二零一八年十二月十三日批准並通過了 股息政策(「**股息政策**」)。本公司旨在為股東提供合 理及可持續的回報。在決定是否建議派發股息及在 釐定股息金額時,董事會將考慮(其中包括):

- (i) 本公司之實際及預期財務表現;
- (ii) 本公司及本集團各成員公司之保留盈利及可供分派儲備;
- (iii) 本集團之營運資金需要、資本開支需要及未 來擴張計劃;
- (iv) 本集團之流動資金狀況;
- (v) 整體經濟環境、本集團業務之商業週期及可 能對本集團之業務或財務表現及狀況構成影 響之其他內在或外在因素;
- (vi) 股東及投資者之期望;
- (vii) 行業常規;及
- (viii) 董事會視為適當之任何其他因素。

然而,概不保證將於任何指定期間建議或派付任何 特定金額之股息。

Liability Insurance for Directors

The Company has arranged appropriate insurance coverage on Directors' and officers' liabilities in respect of any legal actions taken against the Directors and senior management arising out of corporate activities. The insurance coverage is reviewed on an annual basis.

Directors' Training and Continuous Professional Development

For the year ended 31 December 2024, the Company organized online training courses for the Directors. Such training sessions covered the Update on Hong Kong Listing Rules, Corporate Governance of a Hong Kong listed issuer and Anti-corruption and Directors' Ethics Talk. The Company also updated the Directors on the latest development regarding the Listing Rules and other applicable regulatory requirements from time to time.

All Directors confirmed that they have complied with the Code Provision on directors' training. The Company has received from each of the Directors his or her confirmation on taking continuous professional training. A summary of the training for the year ended 31 December 2024 is as follows:

董事的責任保險

本公司已為董事和高級職員購買責任保險,保障董 事及高級管理層因履行職務而可能要承擔的訴訟 責任。該保險範圍及其保額乃按年檢討。

董事培訓及持續專業發展

截至二零二四年十二月三十一日止年度,本公司為 董事提供了線上培訓課程。該培訓課程涵蓋最新香 港上市規則、香港上市發行人的企業管治以及防貪 及董事商業道德培訓。本公司亦不時向董事告知有 關上市規則及其他適用監管規定的最新進展。

所有董事確認,彼等已遵守有關董事培訓的守則條 文。本公司已收到各董事關於進行持續專業培訓的 確認書。董事於截至二零二四年十二月三十一日止 年度的培訓概述如下:

> Reading Materials/ Journals and/or Attending in-house training session or seminars 參閱資料/ 期刊及/或參加 內部培訓

Name of Directors	董事姓名	課程或研討
Executive Directors	執行董事	
Mr. Hung Tsung Chin	洪聰進先生	\checkmark
Mr. Chen Wei Chun	陳偉鈞先生	\checkmark
Non-Executive Director	非執行董事	
Mr. Kuo Jen Hao <i>(Chairman)</i>	郭人豪先生 (主席)	\checkmark
Independent Non-Executive Directors	獨立非執行董事	
Mr. Lu Ming-Shiuan	盧明軒先生	\checkmark
Ms. Chen Wei-Hui	陳葦憓女士	\checkmark
Mr. Wu Chia Ming	吳嘉明先生	\checkmark

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Code Provision C.2.1 of the Corporate Governance Code states that the roles of the chairman and the chief executive officer are separate to reinforce independence, accountability and responsibility. Mr. Kuo Jen Hao, the chairman of the Board, is responsible for the formulation of development strategies, investment decision making, overall project planning at the Group level, leading the Board and ensuring that the Board functions properly and effectively, whilst Mr. Hung Tsung Chin, the chief executive officer of several subsidiaries of the Company which are engaged in manufacturing and trading of the media entertainment platform related products, other multimedia products, integration of signal and traffic communication and satellite TV equipment and antenna products ("Manufacturing and Trading of Electronic Products Business Division"), is responsible for the management of the daily operation and general administration of the Manufacturing and Trading of Electronic Products Business Division.

Ms. Chen Mei Huei, the chief executive officer of the Satellite Broadcasting Services Business Division, is responsible for the overall management of the Group including all overseas offices.

BOARD COMMITTEES

The Board has established (i) the Audit Committee; (ii) the Remuneration Committee; and (iii) the Nomination Committee, with specific written terms of reference to oversee particular aspects of the Company's affairs. The latest versions of the terms of reference of the Board committees are available on the websites of the Stock Exchange and the Company. The Board committees are provided with sufficient resources to discharge their duties and, upon reasonable request, are able to seek independent professional advice and other assistance in appropriate circumstances, at the Company's expenses.

主席及執行長

按企業管治守則之守則條文第C.2.1條規定,主席及執行長職責彼此分離以鞏固獨立性、問責性及責任性。董事會主席郭人豪先生負責制定本集團發展策略、作出投資決策及進行集團層面之整體項目規劃、領導董事會,並確保董事會正當及有效地運作,而洪聰進先生為本公司從事製造及買賣媒體娛樂平台相關產品、其他多媒體產品、整合訊號系統及交通通訊以及衛星電視設備及天線產品業務部以之執若干附屬公司(「製造及買賣電子產品業務部」)之執行長,則負責製造及買賣電子產品業務部的日常營運管理及一般管理。

衛星廣播服務業務部執行長陳美惠女士負責本集團 (包括全部海外辦公室) 的整體管理。

董事委員會

董事會已成立(i)審核委員會;(ii)薪酬委員會;及(iii)提名委員會,均具書面訂明的職權範圍,以監察本公司特定範疇的事務。董事委員會最新版本的職權範圍可於聯交所及本公司網站查詢。董事委員會獲提供足夠的資源履行其責任,及於合理要求時可在適當情況下尋求獨立專業意見及其他援助,費用概由本公司支付。

Audit Committee

Composition

The audit committee of the Company (the "Audit Committee") was established on 17 March 2005 with written terms of reference. The written terms of reference of the Audit Committee was further updated on 30 March 2012 and 1 June 2018. All the members of the Audit Committee are independent non-executive Directors, namely Ms. Chen Wei-Hui, Mr. Lu Ming-Shiuan and Mr. Wu Chia Ming. Ms. Chen Wei-Hui, who has appropriate professional accounting qualifications as required under the Listing Rules, was appointed as the chairman of the Audit Committee. None of the members of the Audit Committee is a former partner of the auditor of the Company.

The principal duties of the Audit Committee include, among other things, (i) being primarily responsible for making recommendations to the Board on the appointment, re-appointment and removal of the external auditor, and to approve the remuneration and terms of engagement of the external auditor; (ii) reviewing and monitoring the external auditor's independence and objectivity and the effectiveness of the audit process in accordance with applicable standards; (iii) developing and implementing a policy on engaging an external auditor to supply non-audit services; (iv) monitoring the integrity of the Company's financial statements and the annual report and accounts, half-year report and, if prepared for publication, quarterly reports, before submission of the financial statements and reports to the Board, and reviewing significant financial reporting judgments contained in them; (v) reviewing the Company's financial control, risk management and internal control systems; and (vi) discussing the risk management and internal control systems with management to ensure that management has performed its duty to establish effective systems.

For the year ended 31 December 2024, the Audit Committee held 4 meetings to consider, approve and adopt the risk management policy, and review annual audit planning, annual results, interim audit planning, interim results and the internal control review conducted by an external professional consultant.

The attendance record of each Audit Committee member for the year ended 31 December 2024 has been set out on page 27 of this annual report.

審核委員會

組成

本公司審核委員會(「審核委員會」)於二零零五年三 月十七日成立,且具書面訂明的職權範圍。審核委 員會的書面職權範圍於二零一二年三月三十日和 二零一八年六月一日進一步更新。審核委員會的所 有成員均為獨立非執行董事,即陳葦憓女士、盧明 軒先生及吳嘉明先生。陳葦憓女士具有上市規則規 定適當的專業會計資格,並獲委任為審核委員會主 席。概無審核委員會成員為本公司核數師的前合夥 人。

審核委員會的主要職責(其中包括):(i)主要負責就 外聘核數師的委任、重新委任及罷免向董事會提供 建議,並批准外聘核數師的薪酬及聘用條款;(ii)按 適用的標準檢討及監察外聘核數師是否獨立客觀 及核數程序是否有效;(iii)就外聘核數師提供非核數 服務制定政策,並予以執行;(iv)向董事會提交有關 財務報表及報告前,監察本公司的財務報表以及年 度報告及賬目、半年度報告及(若擬刊發)季度報告 的完整性,並審閱報表及報告所載有關財務申報的 重大判斷;(v)檢討本公司的財務監控、風險管理及 內部監控系統;及(vi)與管理層討論風險管理及內 部監控系統,確保管理層已履行職責建立有效的系 統。

於截至二零二四年十二月三十一日止年度,審核委 員會共召開四次會議以考慮、批准及採納風險管理 政策,以及檢討年度審核計劃、年度業績、中期審 核計劃、中期業績以及由外聘專業顧問進行的內部 控制審核之相關事宜。

截至二零二四年十二月三十一日止年度,各審核委 員會成員的出席記錄載於本年報第27頁。

Nomination Committee

Composition

The nomination committee of the Company (the "Nomination Committee") was established on 17 March 2005 with written terms of reference. The written terms of reference of the Nomination Committee was further updated on 30 March 2012 and 1 June 2018. All the members of the Nomination Committee are independent non-executive Directors, namely, Mr. Lu Ming-Shiuan (chairman), Ms. Chen Wei-Hui and Mr. Wu Chia Ming.

The principal duties of the Nomination Committee include, among other things, (i) reviewing the structure, size and composition of the Board and making recommendations on any proposed changes to the Board to complement the Company's corporate strategy; (ii) identifying individuals suitably qualified to become Board members and selecting or making recommendations to the Board on the selection of individuals nominated for directorships; (iii) assessing the independence of independent non-executive Directors; and (iv) making recommendations to the Board on the appointment or re-appointment of Directors and succession planning for Directors.

For the year ended 31 December 2024, the Nomination Committee held 1 meeting to (i) review the structure, size and composition of the Board; and (ii) assess the independence of the independent non-executive Directors.

提名委員會

組成

本公司提名委員會(「**提名委員會**」)於二零零五年三月十七日成立,且具書面訂明的職權範圍提名委員會的書面職權範圍於二零一二年三月三十日和二零一八年六月一日進一步更新。提名委員會的所有成員均為獨立非執行董事,即盧明軒先生(主席)、陳葦憓女十及吳嘉明先生。

提名委員會的主要職責(其中包括): (i)檢討董事會的架構、人數及組成,並就任何為配合本公司企業策略而擬對董事會作出的變動提出建議;(ii)物色具備合適資格可擔任董事會成員的人士,並挑選提名有關人士出任董事或就此向董事會提供意見;(iii)評核獨立非執行董事的獨立性;及(iv)就董事委任或重新委任以及董事繼任計劃向董事會提出建議。

於截至二零二四年十二月三十一日止年度內,提名委員會召開了一次會議以(i)檢討董事會之結構、規模及組成;及(ii)評估獨立非執行董事之獨立性。

The Board adopted a Nomination Policy on 31 March 2020 which sets out the criteria and process on the nomination and appointment of directors.

In assessing the suitability of a proposed candidate as a member of the Board, the Nomination Committee would follow the nomination policy and consider factors including:

- (a) personal ethics, reputation and integrity;
- professional qualifications, skills, knowledge and experience that are relevant to the Company's businesses and corporate development and strategy;
- commitment in respect of sufficient time for the proper discharge of the duties of a director, including devoting adequate time for the preparation and participation in meetings, training and other Board or Company associated activities;
- independent non-executive director candidates must satisfy the independence requirements under the Listing Rules. The independent non-executive director candidate shall be independent in character and judgement and be able to represent and act in the best interests of the Shareholders; and
- any other relevant factors as may be determined by the Nomination Committee or the Board from time to time.

Where appropriate, the Nomination Committee should make recommendation to Shareholders in respect of the proposed election of Director at the general meeting.

The attendance record of each Nomination Committee member for the year ended 31 December 2024 has been set out on page 27 of this annual report.

董事會於二零二零年三月三十一日採納提名政策, 載列提名及委任董事的條件及程序。

在評估建議候選人是否適合擔任董事會成員時,提 名委員會將遵從提名政策,而考慮的因素包括:

- 個人道德、信譽及誠信; (a)
- 與本公司業務、企業發展及策略相關的專業 (b) 資格、技能、知識及經驗;
- 承諾投入足夠時間妥善履行董事職責,包括 投入充足時間準備及參與會議、培訓及其他 董事會或本公司相關活動;
- (d) 獨立非執行董事候選人必須符合上市規則的 獨立性規定。獨立非執行董事候選人應具有 獨立品格及判斷力,並能夠代表及按符合股 東最佳利益的方式行事; 及
- 提名委員會或董事會不時決定任何其他相關 (e) 因素。

在適當情況下,提名委員會於股東大會上就建議重 選董事向股東提出建議。

截至二零二四年十二月三十一日止年度各提名委 員會成員的出席記錄載於本年報第27頁。

Remuneration Committee

Composition

The remuneration committee of the Company (the "Remuneration Committee") was established on 17 March 2005 with written terms of reference. The written terms of reference of the Remuneration Committee was further updated on 30 March 2012 and 1 June 2018. All the members of the Remuneration Committee are independent non-executive Directors, namely, Mr. Wu Chia Ming (chairman), Ms. Chen Wei-Hui and Mr. Lu Ming-Shiuan.

The principal duties of the Remuneration Committee include, among other things, (i) making recommendations to the Board on the Company's policy and structure for all remuneration of Directors and senior management of the Group; (ii) reviewing and approving the management's remuneration proposals with reference to the Board's corporate goals and objectives; (iii) making recommendations to the Board on the remuneration packages of individual Directors and senior management; and (iv) reviewing matters relating to share schemes.

For the year ended 31 December 2024, the Remuneration Committee held 2 meetings to review the existing remuneration packages of Directors and the key terms and conditions of the service agreements and letters of appointment. The attendance of the Remuneration Committee members for the year ended 31 December 2024 has been set out on page 27 of this annual report.

The remuneration of the members of the senior management (other than Directors) by band for the year ended 31 December 2024 is set out below:

薪酬委員會

組成

本公司薪酬委員會(「**薪酬委員會**」)於二零零五年三月十七日成立,且具書面訂明的職權範圍。薪酬委員會的書面職權範圍於二零一二年三月三十日和二零一八年六月一日進一步更新。薪酬委員會的所有成員均為獨立非執行董事,即吳嘉明先生(主席)、陳葦憓女士及盧明軒先生。

薪酬委員會的主要職責(其中包括):(i)就本公司對本集團董事及高級管理層的全體薪酬政策及架構,向董事會提出建議;(ii)因應董事會所訂企業方針及目標而檢討及審批管理層的薪酬建議;(iii)向董事會建議個別董事及高級管理層的薪酬待遇;及(iv)審閱有關股份計劃的事宜。

於截至二零二四年十二月三十一日止年度內,薪酬委員會召開了兩次會議以檢討董事的現有薪酬待遇及服務協議及委任書的主要條款及條件。於截至二零二四年十二月三十一日止年度,薪酬委員會成員的出席記錄載於本年報第27頁。

截至二零二四年十二月三十一日止年度,高級管理層成員(不包括董事)的薪酬範圍如下:

Remuneration band Number of individuals 薪酬範圍 人數

HK\$0 - HK\$1,000,0000至1,000,000港元1HK\$1,000,001 - HK\$1,500,0001,000,001港元至1,500,000港元3HK\$1,500,001 - HK\$2,000,0001,500,001港元至2,000,000港元3

Further particulars regarding Directors' emoluments and the five highest paid employees as required to be disclosed pursuant to Appendix D2 to the Listing Rules are set out in note 12 to the consolidated financial statements of the Group.

根據上市規則附錄D2須予披露的有關董事薪酬及 五位最高薪僱員的進一步詳情載於本集團綜合財 務報表附註12。

CORPORATE GOVERNANCE POLICY AND DUTIES

The Board is responsible for performing the duties on corporate governance functions set out below:

- developing and reviewing the Company's policies and practices on (a) corporate governance and making recommendations to the Board;
- reviewing and monitoring the training and continuous professional (b) development of Directors and senior management;
- reviewing and monitoring the Company's policies and practices on (C) compliance with legal and regulatory requirements;
- developing, reviewing and monitoring the code of ethic and (d) compliance manual (if any) applicable to employees and Directors; and
- reviewing the Company's compliance with the Code Provisions and disclosure in the Corporate Governance Report.

BOARD DIVERSITY POLICY

The board diversity policy was adopted by the Board on 1 June 2018 which aims to set out the approach to achieve diversity on the Board in order to enhance the quality of its performance. Selection of candidates on the Board is based on a range of diversity perspectives, including but not limited to gender, age, cultural and educational background, professional experience, skills and knowledge. The Nomination Committee will assess the merit and contribution that any Director proposed for re-election or any candidate nominated to be appointed as Director against the objective and appropriate criteria, having due regard for the benefits of diversity on the Board. The Board reviews the effectiveness of the board diversity policy on an annual basis.

企業管治政策及職責

董事會負責履行有關企業管治職能的以下職責:

- 制定及檢討本公司的企業管治政策及常規, (a) 並向董事會提出建議;
- 檢討及監察董事及高級管理層的培訓及持續 (b) 專業發展;
- 檢討及監察本公司在遵守法律及監管規定方 (C) 面的政策及常規;
- (d) 制定、檢討及監察適用於僱員及董事的道德 操守守則及合規手冊(如有);及
- 檢討本公司守則條文的遵守情況及於企業管 (e) 治報告內的披露內容。

董事會成員多元化政策

董事會於二零一八年六月一日採納董事會多元化 政策,旨在制定實現董事會多元化的方法,以提升 董事會的表現質素。董事會候選人的選擇基於一系 列多元化角度,包括但不限於性別、年齡、文化及 教育背景、專業經驗、技能以及知識。提名委員會 將按客觀適當的標準評估任何提名重選之董事或 被提名擔任董事的候選人的優點及貢獻,並適當考 慮董事會多元化的裨益。董事會按年檢討董事會成 員多元化政策的有效性。

GENDER DIVERSITY AT WORKFORCE LEVELS

Our approach for talent recruitment and retention is to employ a diverse team that works together collaboratively and encourage differences and individuality in employees with respect to equal opportunities, diversity and anti-discrimination. The gender ratio in the workforce (including senior management) for the year ended 31 December 2024 is Male:Female = 4.9:5.1. The total gender diversity of the Group is balanced and the Group will continue to maintain the gender diversity in workforce. For further details of gender ratio together with the relevant data, please refer to the disclosure in the environmental, social and governance report of the Company.

BOARD INDEPENDENCE POLICY

During the year ended 31 December 2024, the Company has adopted the policy on obtaining independent views and input. In accordance with this policy, the Board, Board committees or individual Directors may seek such independent professional advice, views and input as considered necessary to fulfil their responsibilities and in exercising independent judgement when making decisions in furtherance of their Directors' duties at the Company's expense (the "Mechanism"). The Mechanism is established to ensure independent views and input are available to the Board.

Independent professional advice shall include legal advice and advice of accountants and other professional advisors on matters of law, accounting, tax and other regulatory matters.

In the event that independent professional advice, views and input are considered necessary, the Board, Board committees or individual Directors shall communicate with a dedicated person to start the Mechanism, providing background and details of the relevant incidents and/or transactions, and the issues involved which would require independent views and input. They may direct any questions, queries, concerns or specific advice to be sought to the dedicated person who will then contact the Company's professional advisers (including, but not limited to, legal advisors, accountants, independent auditor, internal control advisor) or other independent professional parties to obtain such independent professional advice within a reasonable period of time.

Any advice obtained through the Mechanism shall be duly documented and made available to other members of the Board.

員工隊伍層面的性別多樣性

我們招聘和留住人才的方法是聘用一支多元化的團隊,協同工作,在平等機會、多元化及反歧視的前提下,鼓勵員工的差異性與個性。截至二零二四年十二月三十一日止年度,員工隊伍(包括高級管理人員)的性別比例為男性:女性 = 4.9:5.1。本集團整體性別多元化均衡,本集團將繼續維持員工隊伍的性別多元化。有關性別比例的進一步詳情及相關數據,請參閱本公司環境、社會及管治報告中的披露。

董事會獨立政策

截至二零二四年十二月三十一日止年度,本公司已採用關於徵詢獨立觀點及提議的政策。根據這項政策,董事會、董事委員會或個別董事可在認為必要時徵求獨立專業意見、觀點及提議,以履行其職責,並在作出決定以進一步履行其董事職責時行使獨立判斷,費用由本公司承擔(「機制」)。該機制旨在確保董事會能夠獲得獨立觀點及提議。

獨立專業意見應包括法律意見以及會計師及其他專業顧問對法律、會計、稅務及其他監管事項的意見。

倘獨立專業意見、觀點及提議視為必要,董事會、董事委員會或個別董事應與專職人員溝通以啟動機制,提供相關事件及/或交易的背景和詳情,以及所涉及的需要獨立觀點及提議的問題。彼等可以提出任何問題、問詢、疑慮或尋求具體意見,由專職人員聯繫本公司的專業顧問(包括但不限於法律顧問、會計師、獨立核數師、內部控制顧問)或其他獨立專業方,在合理期限內獲得此類獨立專業意見。

通過機制獲得的任何意見均應妥善記錄並提供給 董事會其他成員。

Despite having obtained any information or advice from the chairman/ chairperson and/or any independent professional advisors through the Mechanism, the Directors are expected to exercise independent judgement in forming their decisions.

儘管已通過該機制從主席及/或任何獨立專業顧 問處獲得任何信息或意見,但董事仍預計會在作出 決定時行使其獨立判斷。

In addition, the senior management of the Company are, from time to time, brought into formal and informal contact at Board meetings and other corporate events. The Board has full access to all information provided by the senior management of the Company it deems appropriate for the purposes of fulfilling its role.

此外,本公司的高級管理人員會不時在董事會會議 其他本公司活動中進行正式和非正式交流。董事會 可以充分接觸本公司高級管理人員提供的其認為 適合履行其職責的所有資料。

The Company has reviewed and considered the implementation of the Mechanism to be effective during the year ended 31 December 2024.

本公司已審查並認為該機制的實施於截至二零 二四年十二月三十一日止年度有效。

COMPANY SECRETARY

公司秘書

The Board has appointed Ms. Tung Wing Yee Winnie ("Ms. Tung") as the Company Secretary with effect from 30 November 2019. Ms. Tung has been nominated by Boardroom Corporate Services (HK) Limited ("Boardroom") under an engagement letter made between the Company and Boardroom. The primary person at the Company with whom Ms. Tung has been contacting is Mr. Young Ho Kee Bernard, the project manager, in relation to corporate secretarial matters. Ms. Tung has confirmed that she has taken no less than 15 hours of relevant professional training during the year ended 31 December 2024.

董事會已委任董穎怡女士(「董女士」)為本公司的公 司秘書,於二零一九年十一月三十日起生效。董女 士根據本公司與寶德隆企業服務(香港)有限公司 (「寶德隆」)的委聘函獲寶德隆提名。董女士就公司 秘書事務與本公司聯絡的主要人員為項目經理楊 浩基先生。董女士已確認彼於截至二零二四年十二 月三十一日止年度已參加不少於15小時相關專業培 訓。

ACCOUNTABILITY AND AUDIT

問責及審核

Financial Reporting

財務匯報

The Board endeavours to present to the Shareholders a balanced and understandable assessment of the Group's performance, position and prospects. Accordingly, appropriate accounting policies are selected and applied consistently, and judgements and estimates made by the management for financial reporting purpose are prudent and reasonable.

董事會致力確保向股東就本集團業績、狀況及前景 作出平衡及易於理解的評核。因此,本集團選擇合 適之會計政策並貫徹採用,而管理層就財務匯報所 作之判斷及估計均屬審慎及合理。

Save as disclosed in note 2 to the financial statements, the adoption of relevant new and revised Hong Kong Financial Reporting Standards that became effective during the year has no significant impact on the Group's results of operation and financial position.

除財務報表附註2所披露者外,本集團所採納於年 內生效之相關新訂及經修訂之香港財務報告準則 並無對本集團的營運及財務狀況產生重大影響。

EXTERNAL AUDITOR AND ITS REMUNERATION

The external auditor performs independent audit of the annual consolidated financial statements prepared by the management. BDO Limited ("BDO") has been engaged as the Company's external auditor.

For the year ended 31 December 2024, the fees charged to the financial statements of the Group in respect of BDO's statutory audit and other services amounted to approximately HK\$2,250,000 and HK\$160,000 respectively. The fees of recurring audit services of subsidiaries performed by other auditors and the fees of provision of other services were approximately HK\$1,592,000.

INTERNAL CONTROLS

The Board has overall responsibility for maintaining a sound and effective system of internal control and risk management which is designed and operated to provide reasonable assurance that the Company's business objectives in the following areas are achieved:

- Effectiveness and efficiency of operations, including the achievement of performance and operating targets and the safeguarding of assets by the management;
- Reliability of financial and operating information provided by the management, including management accounts and statutory financial reports; and
- Compliance with applicable laws and regulations by each business unit.

外聘核數師及彼等酬金

外聘核數師對管理層所編製的年度綜合財務報表進行獨立審核。香港立信德豪會計師事務所有限公司(「香港立信德豪會計師事務所」)受聘擔任本公司之外聘核數師。

於截至二零二四年十二月三十一日止年度香港立信德豪會計師事務所就本集團的財務報表所收取之法定審核服務費用及其他服務費用分別約2,250,000港元及160,000港元。至於由其他核數師為附屬公司進行經常性的審核工作之審核費用及其他服務費用則約1,592,000港元。

內部監控

董事會對維持健全有效之內部監控及風險管理系 統承擔整體責任。內部監控旨在為本公司實現以下 方面之業務目標提供合理保證:

- 營運的有效性和效率,包括管理層達到公司 業績及營運指標以及確保資產安全;
- 管理層所提供財務及營運資料之可靠性,包括管理賬目以及法定的財務報告;及
- 各業務單位遵守適用法律及法規。

The Company has put and continues to place considerable emphasis on maintaining and enhancing the effectiveness of its system of internal control. Under the Company's internal control framework, risk management and internal control are primarily the collective responsibility of every manager and employee. For consistent compliance by every person in the Company, the following key control policies and measures are implemented in the everyday activities, which are summarised below:

- 本公司十分重視並會繼續高度重視維持及加強其 內部監控系統的效能。根據本公司的內部監控框 架, 風險管理及內部監控由每名管理人員及僱員共 同負責。就本公司各人士的持續合規而言,以下主 要監控政策及措施乃於日常活動中實施,概述如 下:
- Overall control environment, including code of ethics governing staff conduct within the Group, and whistleblowing policy;
- Management of financial and non-financial risks, including at the 2. company level the risk management functions of the Board; at the business unit level management's ongoing monitoring of operational and other risks:
- Major control systems and processes, including budgetary and cost 3. controls, financial reporting systems and processes for timely and quality management reporting, and corporate policies and procedures for approvals, reviews and segregation of duties in everyday activities;
- In relation to ongoing compliance monitoring and internal control reviews, the Board monitors the overall of compliance with the Listing Rules. The external professional consultant directly reports to the Audit Committee and is engaged to conduct independent reviews on the internal control system and provides recommendations on risk management of the Group; and
- The Audit Committee has reviewed the adequacy and effectiveness of the Company's internal controls, including financial, operational and compliance controls and risk management. It has also considered the adequacy of resources, qualifications, experience and training of staff of the accounting and financial reporting functions.

- 整體控制環境,包括監督本集團員工操守的 道德守則及舉報政策;
- 財務及非財務風險管理,包括於公司層面上 2. 董事會對風險的管理職能,在業務單位層面 上管理層對營運及其他風險持續監察;
- 主要控制系統及流程,包括預算及成本控制、 3. 財務匯報系統及流程以提供適時及優質的管 理報告、以及企業政策及對日常業務活動進 行的審批、覆核及責任劃分;
- 就持續監察合規情況及進行內部監控檢討方 4. 面,董事會負責整體監察對上市規則之遵守 情況。外聘專業顧問直接向審核委員會匯報 情況,並負責對內部監控系統進行獨立檢討 及就本集團的風險管理提供建議;及
- 審核委員會檢討本公司內部監控(包括財務、 營運及合規控制措施及風險管理)是否足夠及 有效,亦考慮會計及財務匯報職能方面的資 源、員工資歷、經驗及培訓是否足夠。

In conducting these reviews, the following reports and activities are considered:

- self-assessments made by management of various business units and subsidiaries of their material controls and risk management activities undertaken with reference to The Committee of Sponsoring Organizations of the Treadway Commission ("COSO") enterprise risk management framework; and
- self-assessments made by business units and Group finance of the resources, qualifications and experience of staff of the accounting and financial reporting functions. The main conclusions are that:
 - the resources in the accounting and finance functions are adequate; and
 - the qualifications and experience of the staff of the accounting and finance functions are satisfactory overall.

During the year, the external professional consultant has reviewed the internal control and risk management systems of the Group, which include financial, operational and compliance controls and risk management functions.

Inherent Limitations on Effectiveness of Controls

An internal control and risk management system, no matter how well designed and operated, is to provide reasonable, though not absolute, assurance against material misstatement or loss and to manage rather than eliminate the risk of failure to achieve business objectives. The design of a control system must reflect the fact that there are resource constraints, and the benefits of controls must be considered relative to their costs. Further, because of the inherent limitations in all control systems, no evaluation of controls can provide absolute assurance that misstatements due to error or fraud will not occur or that all control issues and instances of fraud, if any, have been detected. In addition, the design of any system of controls is based in part on certain assumptions about the likelihood of future events.

在進行上述檢討時,已考慮以下報告及事項:

- 各業務單位及附屬公司的管理層均須參照 「美國反舞弊性財務報告委員會發起組織」 (「COSO」)企業風險管理框架對重大監控及 風險管理活動作出自我評估;及
- 業務單位及集團財務自我評估會計及財務匯 報職能方面之資源、員工資歷及經驗。主要結 論如下:
 - 會計和財務職能之資源充足;及
 - 整體而言,會計及財務職能方面的員工 所具備的資歷及經驗令人滿意。

年內,外聘專業顧問已審視本集團的內部監控及風險管理系統,包括財務、營運及合規監控以及風險管理職能。

監控效用的固有局限

內部監控及風險管理系統無論設計及操作有多完善,其就重大錯誤陳述或虧損提供合理但非絕對的保證,並管理而非消除未能達成業務目標的風險。監控系統的設計必須反映存在資源限制的事實,且必須就其成本考慮監控的裨益。此外,由於所有監控系統的固有局限,監控的評估無法絕對保證將不會發生由於錯誤或欺詐引起的錯誤陳述,或檢測到所有如有發生的監控問題及欺詐事件。此外,任何監控系統之設計乃基於對未來事件可能性之若干假設。

Inside Information Policy

An inside information policy is in place which contains guidelines to the Directors and officers of the Group to ensure that inside information of the Group can be promptly identified, assessed and disseminated to the public in a consistent and timely manner in accordance with the requirements under the Listing Rules. The Company must disclose inside information to the public as soon as reasonably practicable, unless the "safe harbours" provisions under the Securities and Futures Ordinance (the "SFO") apply. The Board shall take reasonable precautions in preserving the confidentiality of inside information and the relevant announcement before publication.

The Board and the management will continue to look into opportunities for further enhancing the effectiveness of the internal control system of the Group in the years ahead.

INTERNAL AUDIT

The Group regards internal audit as an important part of the Board and Audit Committee's oversight function. The principal objective of internal audit, which is set out in an internal audit charter, is to provide the Board and management with useful information and recommendations on the adequacy and effectiveness of the internal control system of the Group.

AUTHORITY AND ACCOUNTABILITY

Under the internal audit charter endorsed by the Audit Committee, the internal audit function is authorised by the Board to have access to all records, people and physical properties relevant to the performance of internal audit. The external professional consultant has unrestricted access to the chairman of the Audit Committee and reports directly to the Audit Committee for direction and accountability. This reporting relationship enables the external professional consultant to provide an objective assurance to the effectiveness of the internal control system of the Group.

內幕消息政策

我們訂有內幕消息政策,其中包括向董事及本集 團高級職員提供的指引,以確保可根據上市規則 規定,以一致及時的方式迅速識別、評估及向公眾 傳播本集團的內幕消息。除非採納證券及期貨條例 (「證券及期貨條例」) 項下的「安全港」條文,否則 本公司必須在合理切實可行情況下盡快向公眾披 露內幕消息。董事會於刊發前應採取合理的預防措 施,以保護內幕消息及相關公告的機密性。

董事會及管理層將在未來數年持續不斷尋求機會 進一步提升本集團內部監控系統的效能。

內部審計

本集團視內部審計為董事會及審核委員會的監督 職能的重要部份。內部審計的主要目的載於內部審 計規章,就本集團內部監控系統是否足夠及其效能 為董事會及管理層提供有用資料及建議。

權責

根據經審核委員會批准的內部審計規章,董事會授 權內部審計部門可取得及接觸與內部審計相關的 所有記錄、人員及實物財產。外聘專業顧問可不受 限制地與審核委員會主席聯繫,並直接向審核委員 會匯報,接受審核委員會指示及向其負責。上述匯 報關係協助外聘專業顧問就本集團內部監控系統 的效能提供客觀保證。

DUTIES

The duties of the external professional consultant are described in the engagement letter entered into between the Company and the external professional consultant. It mainly requires that (a) internal audits are conducted with independence, objectivity and due professional care in compliance with the relevant standards, guidelines, and the code of ethics; (b) systems established are evaluated to ensure compliance with those policies, plans, procedures, law and regulations which could have a significant impact on the Group; (c) the approved internal audit plan is implemented, including any other special tasks or projects requested by the Audit Committee; and (d) the Audit Committee is updated with key audit initiatives and progress of completion of the approved internal audit plan, including any change.

All above described duties may be adjusted depending on the resources available for internal audit function. The management of the Group has the responsibility to keep reviewing the resources' availability for internal audit function.

INTERNAL AUDIT RESOURCES AND MAJOR WORK DONE IN 2024

The Group has engaged an external professional consultant to review and assess the risk management and internal control system of the Group. During the year under review, the external professional consultant has assessed (i) fixed assets management cycle; (ii) capital, investment and financial management cycle; (iii) financial reporting and disclosure cycle; and (iv) tax management cycle of major operating subsidiaries of the Group. The external professional consultant submitted a review report with the relevant recommendations to the Audit Committee and the Board for implementation. The Group and the Audit Committee will keep reviewing the resources' availability for the implementation of internal control function and risk management and will regulate the activities for both.

The Board and the Audit Committee considered that the key areas of the Group's risk management and internal control systems, including the adequacy of resources, qualifications and experience of our accounting, internal audit and financial reporting staff, and their training programs and budget, are reasonably implemented and the Group has complied with provisions of the Corporate Governance Code regarding risk management and internal control systems in general for the year ended 31 December 2024.

職責

外聘專業顧問的職責載於本公司與外聘專業顧問訂立的委聘函,當中主要規定(a)遵循相關準則、指引及道德規範按獨立、客觀及應有專業負責的方式進行內部審計;(b)對已建立的系統進行評估,以確保遵守可能對本集團產生重大影響的政策、計劃、程序、法律及法規;(c)實施經批准的內部審計計劃,包括審核委員會所要求進行的任何其他特殊任務或項目;及(d)告知審核委員會最新的主要審計計劃及經批准的內部審計計劃的完成進度,包括任何變更。

上述所有職責將視乎內部審計職能可動用的資源 而作出調整。本集團管理層有責任持續審視內部審 計職能可動用的資源。

二零二四年內部審計資源及已完成主 要工作

本集團已委任外聘專業顧問檢視及評估本集團的 風險管理及內部監控系統。於回顧年度,外聘專業 顧問已評估本集團主要營運附屬公司的(i)固定資產 管理週期;(ii)資金、投資及融資管理週期;(iii)財務 報告及披露週期;及(iv)稅務管理週期。外聘專業顧 問向審核委員會及董事會提交檢討報告連同有關 建議以供實施。本集團及審核委員會將繼續審視實 施內部監控職能及風險管理的資源供應情況,並將 規範內部監控及風險管理的活動。

董事會及審核委員會認為本集團風險管理及內部 監控系統的主要範疇(包括我們的會計、內部審計 及財務匯報職員的資源、資歷及經驗以及為彼等提 供的培訓課程及預算是否足夠)均獲合理實施,而 本集團於截至二零二四年十二月三十一日止年度 已全面遵守企業管治守則有關風險管理及內部監 控系統的規定。

RISK MANAGEMENT

The Group is exposed to a variety of risks when conducting its business operations globally. The Board assists the Group in anticipating its risk exposure, putting controls in place to counter threats, and pursuing its set objectives. After the Board has identified the top risks of the Group, the Directors will assess how much risk the Board is faced through the Group's operation and governance processes.

Based on the risk profile of each business unit, and taking into account the management control and corporate oversight at Group level, the Audit Committee and the external professional consultant would map out a riskbased internal audit plan each year. The Company has separated its risks into two levels:

- Enterprise risk level which is mainly externally driven and will be mitigated by solution comes from management discussion; and
- (2) Operating risk level which is mainly internally driven and will be mitigated by building up risk control matrixes for tests of controls and remediation of deficiencies identified.

The following are the current top and emerging risks of the Group.

Commercial Risk

Commercial risk refers to potential losses arising from inadequate gross margins and/or non-performance of trading partners or counterparties in the regions that the Group is operating. It is important to ensure that our trading partners or counterparties are reliable, financially healthy and willing to comply with sound commercial practice.

風險管理

本集團在全球開展業務時承受多種風險。董事會協 助本集團預測風險,採取有效措施應對威脅,以及 貫徹既定目標。在董事會識別出本集團的最大風險 後,董事將評估董事會於本集團營運及管治過程中 需要面對多大的風險。

根據各業務單位的風險狀況,並考慮集團層面的管 控及公司監督後,審核委員會及外聘專業顧問將每 年制訂基於風險的內部審計計劃。本公司將風險劃 分為兩個層面:

- 企業風險層面,主要由外部驅動,有關風險 (1) 將通過由管理層討論得出的解決方案得以紓 緩;及
- 操作風險層面,主要由內部驅動,有關風險將 (2) 通過建立風險控制矩陣來進行控制測試及補 救所發現的缺陷而得以紓緩。

以下為本集團目前的最大風險及新出現的風險。

商業風險

商業風險指毛利率不足及/或本集團營運所在地 區的貿易夥伴或交易方不履約所造成的潛在損失。 重要的是要確保我們的貿易夥伴或交易方誠實可 靠、財務穩健,以及願意遵守完善的商業慣例。

Currently, the key commercial risks facing by the Group are international economic conflicts. During the year, the PRC and the US are still engaged in a trade war that each country continues to dispute tariffs placed on goods traded between them. As some of the major customers of the Group are located in the US and the major production facilities of the Group are located in the PRC, the China-United States trade war has some impact on the Group's business and operations. In order to mitigate the impact from the China-United States trade war and to avoid the tariffs imposed by the US on products originating from the PRC, the Group has managed these commercial risks by:

- (a) strengthening its supply chain management, such as encouraging our suppliers to establish new production facilities in Vietnam to cope with the production orders of parts and accessories of our products;
- relocating certain manufacturing workflows to India by establishing local production facilities to diversify the production facilities of the Group; and
- (c) working closely with the customers in the US to streamline the process of products delivery and customs clearance.

Financial Risk

Currency risk

For bank borrowings, the functional currency of each operating entity is generally matched with its liabilities. As such, the management does not expect any significant foreign currency risk associated with the Group's borrowings.

Liquidity risk

The Group manages and maintains a level of operating cash flows deemed to be adequate by the management to finance the Group's daily operations and mitigate the effects of fluctuations in cash flows.

目前,本集團面臨的主要商業風險為國際經濟衝突。於本年度,中國與美國持續貿易戰,在就兩國間的貿易商品徵收關稅的問題上爭議不斷。由於本集團的若干主要客戶位於美國且本集團的主要生產設施位於中國,故中美貿易戰對本集團的業務及營運產生一定影響。為紓緩中美貿易戰的影響及避免美國對來自中國的產品徵收關稅,本集團通過以下方式管理該等商業風險:

- (a) 加強供應鏈管理,例如鼓勵供應商在越南建 立新的生產設施,以應付我們產品的零件及 配件生產訂單;
- (b) 通過在印度建立生產設施,將若干製造工作 流程搬遷至印度,使本集團的生產設施多元 化;及
- (c) 與美國客戶密切合作,簡化產品交付及清關 流程。

財務風險

貨幣風險

就銀行借貸而言,各經營實體的功能貨幣一般與其 負債相匹配。因此,管理層預期不會面臨任何與本 集團借貸有關的重大外幣風險。

流動資金風險

本集團會管理及維持管理層認為足夠水平的經營 現金流量,以便為本集團日常營運撥付資金及紓緩 現金流量波動的影響。

Environmental Risk

The Group may expose to potential liabilities to third parties due to pollution and non-compliance with environmental regulations and requirements. At present, the Group has outsourced most of its manufacturing process to suppliers and only maintained an assembly line in Zhongshan, the PRC. The exposure to environmental risks is mitigated by development of close relationships with suppliers to ensure that all the materials used in productions are met with environmental standards required by customers.

Compliance Risk

The Group has adopted internal procedures to monitor the Group's compliance risk to ensure that the Group is complied with the laws and regulations where applicable. Besides, the Group engages an external professional consultant to review the Group's corporate governance and legal advisers to update the Group about the latest development in the regulatory environment.

The Board has overseen the Company's risk management and internal control systems on an ongoing basis. A year end review of the effectiveness of the Company's and its subsidiaries' risk management and internal control systems has been conducted annually and the systems are considered to be effective and adequate.

ENVIRONMENTAL AND SOCIAL RESPONSIBILITIES

The Company actively fulfills its social responsibilities by protecting the environment, making good use of and cherishing resources, adopting more environmentally-friendly designs and technologies and improving the environmental awareness of its employees, partners and customers, so as to minimise the impacts of the business of the Company on the environment. For details, please refer to the 2024 Environmental, Social and Governance Report of the Company, which will be published on the website of the Stock Exchange (www.hkexnews.hk) and the website of the Company (www.sandmartin.com.hk).

環境風險

本集團可能因污染以及不符合環境法規及規定而 對第三方承擔潛在責任。目前,本集團已將其大部 分製造過程外包予供應商,僅在中國中山維持一條 裝配線。本集團通過與供應商建立緊密關係減低環 境風險,以確保生產中使用的所有材料均符合客戶 規定的環境標準。

合規風險

本集團已採納內部程序來監控本集團的合規風險, 從而確保本集團遵守適用的法律及法規。此外,本 集團會聘請外聘專業顧問審閱本集團的企業管治, 以及聘請法律顧問向本集團提供與監管環境最新 發展有關的最新資料。

董事會持續監督本公司的風險管理及內部監控系 統。每年會對本公司及其附屬公司的風險管理及內 部監控系統的成效進行年終審查,且認為該等系統 屬有效及充分。

環境及社會責任

本公司積極履行社會責任,愛護環境,善用和 珍惜資源,採用更環保的設計和技術,提高員 工、合作伙伴和客戶的環保意識,力求將本公司 業務對環境產生的影響降至最低。詳情可見本 公司二零二四年環境、社會及管治報告,其將 於聯交所網站(www.hkexnews.hk)及本公司網站 (www.sandmartin.com.hk)刊登。

DIRECTORS' RESPONSIBILITY ON THE CONSOLIDATED FINANCIAL STATEMENTS

The Directors acknowledge their responsibility for preparing the consolidated financial statements for the year ended 31 December 2024 which were prepared in accordance with statutory requirements and applicable accounting standards. The Board aims to present a balanced, clear and understandable assessment of the Group's position and prospects in annual reports, interim reports and other financial disclosures as required by the Listing Rules.

The reporting responsibility of the external auditor of the Company on the consolidated financial statements of the Group is set out in the independent auditor's report on pages 70 to 80 of this annual report.

COMMUNICATION WITH SHAREHOLDERS

The Company has established a Shareholders' communication policy on 1 June 2018 and the Board shall review on a regular basis to ensure its effectiveness. The Company communicates with the Shareholders mainly in the following ways: (i) the holding of AGM and special general meeting of the Company (the "SGM"), if any, which may be convened for specific purposes which provide opportunities for the Shareholders to communicate directly with the Board; (ii) the publication of announcements, annual reports, interim reports and/or circulars as required under the Listing Rules; and (iii) the availability of latest information of the Group on the Company's website.

General Meetings with Shareholders

Shareholders and investors are welcome to visit the Company's website and communicate with the Company by mail, telephone, fax and email, details of which are made available on the Company's website.

Separate resolutions were proposed at the general meetings for such substantial issues, including the re-election of retiring Directors. The Company's notice to Shareholders for the 2024 AGM and the 2025 AGM were sent to the Shareholders at least 21 clear days before the meeting and notices of all other general meetings were sent to the Shareholders at least 14 clear days before the meetings.

董事對綜合財務報表的責任

董事知悉其須根據法定要求及適用會計準則編製 截至二零二四年十二月三十一日止年度的綜合財 務報表。於上市規則所要求的年報、中期報告及其 他財務披露中,董事會就本集團的狀況及前景致力 作出平衡、清晰及容易理解的評審。

本公司外聘核數師對本集團綜合財務報表的申報 責任載於本年報第70頁至第80頁的獨立核數師報 告。

與股東溝通

本公司已於二零一八年六月一日制定股東溝通政策,董事會應定期檢討以確保其有效性。本公司主要以下列方式與股東溝通:(i)舉行股東週年大會及本公司股東特別大會(「股東特別大會」)(如有,可為特定目的而召開會議,以為股東提供與董事會直接溝通的機會);(ii)根據上市規則發佈公告、年報、中期報告及/或通函;及(iii)本集團於本公司網站上提供最新資料。

股東大會

歡迎股東及投資者訪問公司網站,以及通過郵件、 電話、傳真及電子郵件與公司溝通,詳情可在公司 網站上查閱。

股東大會上就重大事項(包括重選退任董事)提出單獨決議案。本公司就二零二四年股東週年大會及二零二五年股東週年大會向股東發出的通知已於會議召開前至少二十一天寄發予股東,而所有其他股東大會的通知已於會議召開前至少十四天寄發予股東。

On behalf of Mr. Kuo Jen Hao, the chairman of the Board, who was unable to attend the 2024 AGM and the 2025 AGM, Mr. Hung Tsung Chin, an executive Director, and the external auditor were available at the 2024 AGM and the 2025 AGM to answer questions from the Shareholders. With the assistance of the Company's Hong Kong branch share registrar, Boardroom Share Registrars (HK) Limited ("Branch Share Registrar"), the representative of the Branch Share Registrar had explained the procedures for conducting a poll during the 2024 AGM and the 2025 AGM. The poll results announcement for the 2024 AGM and the 2025 AGM are posted on the websites of the Stock Exchange and of the Company respectively on the same day as the poll.

During the year ended 31 December 2024, one general meeting was held. The attendance records of the Directors are set out on page 27. The 2024 AGM and the 2025 AGM were held on 7 June 2024 and 30 June 2025, respectively, the voting was conducted by way of poll.

Information Disclosure on Corporate Website

The Company endeavours to disclose all material information about the Group to all interested parties as widely and as timely as possible. The Company maintains a corporate website at http://www.sandmartin.com.hk where important information about the Company's activities and corporate matters such as annual reports and interim reports to the Shareholders, announcements and circulars are available for review by the Shareholders and other stakeholders.

When announcements and circulars are made through the Stock Exchange, the same information will be made available on the website of the Company.

During the year, the Company issued various announcements in respect of financial and inside information, which can be viewed on the websites of the Company and the Stock Exchange.

Investor Relations

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

董事會主席郭人豪先生未能出席二零二四年股東 週年大會及二零二五年股東週年大會,由執行董事 洪聰進先生及外聘核數師出席二零二四年股東週 年大會及二零二五年股東週年大會,並於有關大會 上回答股東的提問。在本公司香港股份過戶登記分 處寶德隆證券登記有限公司(「**股份過戶登記分處**」) 的協助下,股份過戶登記分處的代表已於二零二四 年股東週年大會及二零二五年股東週年大會期間 解釋進行投票的程序。二零二四年股東週年大會及 二零二五年股東週年大會之投票結果公告已於投 票表決當日分別登載於聯交所及本公司網站。

截至二零二四年十二月三十一日止年度,已舉行 一次股東大會。董事的出席記錄載於第27頁。二 零二四年股東週年大會及二零二五年股東週年大 會分別於二零二四年六月七日及二零二五年六月 三十日舉行,並以投票方式進行表決。

公司網站之資料披露

本公司致力向所有希望獲得本集團資料的人士廣 泛及適時地披露有關本集團的重要資料。本公司設 有公司網站,網址為http://www.sandmartin.com.hk, 並載列有關本公司業務及公司事務(如致股東的年 報及中期報告、公告及通函)的重要資料,供股東及 其他持份者查閱。

本公司在诱渦聯交所發放公告及通函時,該同等資 料將登載於本公司網站以供查閱。

於年內,本公司就財務及內幕消息刊發多份公告, 有關公告可於本公司網站及聯交所網站瀏覽。

投資者關係

本公司明白向持有合法權益的人士交代其業務狀 況及回應彼等提問的責任。此外,本公司亦會及時 答覆一般公眾及個別股東的提問。在所有情況下, 本公司均已採取審慎態度,確保不會選擇性地披露 任何內幕消息。

The Company has reviewed the implementation and effectiveness of the Shareholders' communication policy during the year and concluded that it is effective there are multiple channels of communication between the Company and the Shareholders, including but not limited to (i) the AGM or SGM providing a forum for Shareholders to raise comments and exchange views with the Board; and (ii) all corporate communications and regulatory announcements were published by the Company on its website and the website of the Stock Exchange in a timely manner.

本公司已檢討年內的股東通訊政策的執行情況及成效,並總結為有效。本公司與股東之間有多種溝通渠道,包括但不限於(i)股東週年大會或股東特別大會,為股東提供提出意見及與董事會交流觀點的平台;及(ii)所有公司通訊及監管公告均由本公司於其網站及聯交所網站適時發佈。

SHAREHOLDERS' RIGHTS

Set out below is a summary of certain rights of the Shareholders as required to be disclosed pursuant to the Corporate Governance Code:

Convening an SGM and putting forward proposals at such meetings.

Pursuant to the Bermuda Companies Act 1981 and the Bye-Laws, Shareholder(s) as at the date of deposit of the requisition holding not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company shall have the right to submit a written requisition requiring an SGM to be called by the Board. The written requisition (i) must state the purposes of the meeting, and (ii) must be signed by the requisitionists and deposited at the Company's registered office at Clarendon House, 2 Church Street, Hamilton, HM11 Bermuda (the "Registered Office") or head office in Hong Kong at Unit 516, 5th Floor, Peninsula Centre, 67 Mody Road, Tsim Sha Tsui East, Kowloon, Hong Kong for attention of the Board or the Company Secretary, and may consist of several documents in like form, each signed by one or more requisitionists. Such requisitions will be verified with the Branch Share Registrar and upon its confirmation that the requisition is proper and in order, the Company Secretary will ask the Board to convene an SGM by serving sufficient notice to all Shareholders. On the contrary, if the requisition has been verified as not in order, the requisitionists will be advised of this outcome and accordingly, an SGM will not be convened as requested.

股東權利

以下載列根據企業管治守則須披露的股東若干權 利的概要:

召開股東特別大會並於會議上提出建議。

根據百慕達一九八一年公司法及細則,股東於號 交請求書當日持有不少於十分之一本公司附有可 於本公司股東大會上投票權利的已繳足股本,將有 權遞交請求書,要求董事會召集股東特別大會。請 求書(i)必須說明會議的目的,及(ii)必須由請求人簽 署並送達本公司於Clarendon House, 2 Church Street, Hamilton, HM11 Bermuda的註冊辦事處(「註冊辦事 處」)或香港九龍尖沙咀東麼地道67號半島中心5樓 516室的香港總辦事處,註明董事會或公司秘書收, 並且可以由幾個類似形式的文件組成,每個文件由 一個或多個請求者簽名。有關申請將由股份過戶 登記分處核實,經其確定請求為妥當有效後,公司 秘書將要求董事會向全體股東送達充分通知以召 開股東特別大會。另一方面,倘有關請求被證實無 效,請求者將獲知會此結果,因此將不會應其請求 召開股東特別大會。

If the Board does not within 21 days from the date of the deposit of a valid requisition proceed duly to convene an SGM, the requisitions or any of them representing more than one-half of the total voting rights of all of them may themselves convene an SGM, but any SGM so convened shall not be held after the expiration of 3 months from the said date of deposit of the requisition. In addition, such meeting convened by the requisitionists shall be convened in the same manner, as nearly as possible, as that in which meetings are to be convened by the Board.

Pursuant to the Bermuda Companies Act 1981, either any number of Shareholders representing not less than one-twentieth of the total voting rights of all the Shareholders having at the date of the requisition a right to vote at the meeting to which the requisition relates, or not less than 100 Shareholders, can at the expense of the requisitionists request the Company in writing to (a) give to Shareholders entitled to receive notice of the next AGM notice of any resolution which may properly be moved and is intended to be moved at that meeting; and (b) circulate to Shareholders entitled to have notice of any general meeting sent to them any statement of not more than one thousand words with respect to the matter referred to in any proposed resolution or the business to be dealt with at that meeting. The requisition signed by all the requisitionists must be deposited at the registered office of the Company for the attention of the Board or the Company Secretary with a sum reasonably sufficient to meet the Company's expenses and not less than six weeks before the meeting in case of a requisition requiring notice of a resolution or not less than one week before the meeting in the case of any other requisition.

Proposing a Person for Election as a Director

The procedures for the Shareholders to propose a person for election as a Director are available for viewing on the Company's website.

Enquiries from Shareholders

Shareholders should direct their enquiries about their shareholding to the Branch Share Registrar. Other enquiries from Shareholders may be put forward to the Board through the Company Secretary who will direct the enquiries to the Board for handling. The contact details of the Company Secretary are as follows:

倘董事會於送呈有關請求日期起計二十一天內未 有正式召開股東特別大會,請求者或佔全體請求者 之總投票權一半以上的任何請求者可自行召開股 東特別大會,惟如此召開的任何股東特別大會將不 得於上述送呈有關請求日期起計三個月屆滿後舉 行。此外,請求者召開的股東特別大會須按與董事 會召開任何股東特別大會盡可能相同的方式召開。

根據百慕達一九八一年公司法,凡代表不少於提出 請求當日有權於與請求有關的會議上投票的所有 股東總投票權二十分之一的任何數目的股東或不 少於一百名股東,可向公司提交書面請求(由呈請 人支付費用):(a)向有權接收下一屆股東週年大會 通告的股東發出通告,以告知任何可能於該會議上 正式動議及擬於該會議上動議的決議案;及(b)向 有權獲發送任何股東大會通告的股東傳閱不超過 一千字的陳述書,以告知於該會議上提呈的任何決 議案所述事官或將處理之事項。經所有請求者簽署 的請求書,必須於不少於(倘為要求通知決議案的 要求書)會議舉行前六週或(倘為任何其他要求書) 會議舉行前一週,送交本公司註冊辦事處註明董事 會或公司秘書收,並須支付足以合理彌補公司開支 的款項。

提名董事參選人

股東提名董事參選人的程序可於本公司網站查閱。

股東查詢

股東應直接向股份過戶登記分處查詢有關其股權 的問題。股東的其他查詢可透過公司秘書向董事會 提出,公司秘書會將查詢轉交予董事會處理。公司 秘書的聯絡資料如下:

The Company Secretary
Sandmartin International Holdings Limited
Unit 516, 5th Floor, Peninsula Centre,
67 Mody Road
Tsim Sha Tsui East, Kowloon, Hong Kong

Email: ir@sandmartin.com.hk Tel No: +852 2587 7798 Fax No: +852 2587 7728

CONSTITUTIONAL DOCUMENTS

For the year ended 31 December 2024, there was no change in the constitutional documents of the Company.

公司秘書 聖馬丁國際控股有限公司 香港九龍尖沙咀東 麼地道67號半島 中心5樓516室

電子郵件:ir@sandmartin.com.hk 電話號碼:+852 2587 7798 傳真號碼:+852 2587 7728

章程文件

截至二零二四年十二月三十一日止年度,本公司的章程文件並無變動。

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

DIRECTORS

Mr. Kuo Jen Hao, aged 48

Chairman of the Board, Non-Executive Director

was appointed as a non-executive Director on 18 August 2017 and the chairman of the Board on 24 August 2021. He graduated with a bachelor's degree in Business Administration from Aletheia University in Taiwan and holds a master's degree of business administration from Pace University in 2003 in the United States. Mr. Kuo is a certified public accountant of the New Jersey State Board of Accountancy.

He has several years of work experience in investment advisory, financial advisory and corporate finance at PricewaterhouseCoopers, Bank of America Merrill Lynch and Private Equity Management Group and held various key roles at several private and listed companies engaging in (i) the administrative and corporate business; (ii) corporate finance; and (iii) general management in real estate development business, shipping business, retailing business and logistics business. Mr. Kuo has a wealth of experience in business strategy development and innovation management.

He is the chairman and the general manager of First Steamship Company Limited ("First Steamship") (a company listed on the Taiwan Stock Exchange Corporation ("TWSE") (TWSE Stock Code: 2601) and is a substantial shareholder of the Company and through its subsidiaries collectively holds 42.11% of the issued share capital of the Company). Mr. Kuo is also a director and the chairman of Grand Ocean Retail Group Limited (a company listed on the TWSE (TWSE Stock Code: 5907) and is a subsidiary of First Steamship) and Taiwan Environment Scientific Co., Ltd. (a company listed on the Taipei Exchange) (Taipei Exchange Stock Code: 8476). He is currently a non-executive director and the chairman of Da Yu Financial Holdings Limited (Stock Code: 1073). He is also a director of several subsidiaries of the First Steamship, including but not limited to Mariner Finance Limited, Morton Securities Limited and First Steamship S.A. He has served as a non-executive director and the chairman of the board of Summit Ascent Holdings Limited (a company previously listed on the Stock Exchange with Stock Code: 102 and delisted on 1 September 2025) from 28 December 2017 to 26 April 2019. Mr. Kuo was a director of IRC Properties, Inc. (a company listed on the Philippine Stock Exchange) from July 2017 to May 2018.

董事

郭人豪先生,48歲

董事會主席,非執行董事

於二零一七年八月十八日獲委任為非執行董事及 於二零二一年八月二十四日獲委任為董事會主席。 彼畢業於台灣真理大學,獲得工商管理學士學位, 並於二零零三年取得美國佩斯大學之工商管理碩 士學位。郭先生為新澤西州會計委員會之執業會計 師。

彼於羅兵咸永道會計師事務所、美銀美林及Private Equity Management Group累積數年有關投資顧問、 財務顧問及企業融資之經驗,並曾於若干私人及 上市公司擔任不同的主要職位,有關公司乃從事(i) 行政管理及企業業務;(ii)企業融資;及(iii)房地產發 展業務、航運業務、零售業務及物流業務之日常管 理。郭先生於制定業務策略及創新管理方面擁有豐 富經驗。

彼為益航股份有限公司(「益航」)(一間於台灣證券 交易所(「台灣證券交易所」)上市之公司(台灣證券 交易所股份代號:2601),為本公司之主要股東, 並透過其附屬公司合共持有本公司已發行股本之 42.11%) 之董事長兼總經理。郭先生亦為大洋百貨 集團有限公司(一間於台灣證券交易所上市之公司 (台灣證券交易所股份代號:5907),並為益航之 附屬公司) 及臺境企業股份有限公司(一間於台灣 證券櫃檯買賣中心上市之公司(證券櫃檯買賣中心 股份代號:8476))之董事兼董事長。彼現時為大禹 金融控股有限公司(股份代號:1073)之非執行董 事及主席。彼亦為益航若干附屬公司之董事,包括 但不限於友成融資租賃有限公司、萬基證券有限公 司及First Steamship S.A.。彼曾於二零一七年十二月 二十八日至二零一九年四月二十六日期間擔任凱 升控股有限公司(一間先前於聯交所上市之公司, 股份代號:102,並於二零二五年九月一日退市)之 非執行董事兼董事會主席。郭先生曾於二零一七年 七月至二零一八年五月期間擔任IRC Properties, Inc. (一間於菲律賓證券交易所上市之公司) 之董事。

BIOGRAPHIES OF DIRECTORS AND SENIOR MANAGEMENT (Continued) 董事及高級管理層之履歷(續)

Mr. Hung Tsung Chin, aged 64

Executive Director, Authorised Representative

is the founder of the Group, which was founded in November 1989. He was the Chairman of the Board until 18 August 2017. Mr. Hung acts as an executive Director and authorised representative of the Company. He is currently the director of certain subsidiaries of the Company and the chief executive officer of several subsidiaries of the Company which are engaged in the Manufacturing and Trading of Electronic Products Business Division.

Mr. Hung has over 34 years of management experience in the electronics manufacturing industry. He graduated from the National Chengchi University in Taiwan, with a bachelor's degree in business administration. Mr. Hung also completed the executives programme from the Graduate School of Business Administration, National Chengchi University.

He is the husband of Ms. Chen Mei Huei, the director of several subsidiaries of the Company and the chief executive officer of the Satellite Broadcasting Services Business Division.

Mr. Chen Wei Chun, aged 49

Executive Director, Chief Financial Officer

joined the Group in May 2015 and was appointed as an executive Director and Chief Financial Officer of the Company on 28 August 2015 and 30 November 2017 respectively. He is also the director and the chief financial officer of Pro Brand Technology, Inc., a non-wholly owned subsidiary of the Company. Mr. Chen graduated from National Chengchi University and Shih Chien University with a master's degree in finance and a master's degree in business administration respectively. He is well experienced in accounting and finance industries. Prior to joining the Group, Mr. Chen was the head of finance department of TTY Biopharm Company Limited and head of finance department of K.H.S. Musical Instrument Company Limited.

洪聰進先生,64歲

執行董事,授權代表

為本集團創辦人,本集團成立於一九八九年十一月。彼於二零一七年八月十八日前擔任董事會主席職務。洪先生出任本公司執行董事及授權代表。彼現時為本公司若干附屬公司之董事以及本公司製造及買賣電子產品業務部之數間附屬公司之執行長。

洪先生在電子製造行業具備超過34年的管理經驗。 彼畢業於台灣國立政治大學,持有企業管理學士學 位。洪先生亦完成國立政治大學企業管理研究所企 業家班課程。

彼為陳美惠女士的丈夫、數間本公司附屬公司的董 事及衛星廣播服務業務部的執行長。

陳偉鈞先生,49歲

執行董事,財務長

於二零一五年五月加入本集團,並分別於二零一五年八月二十八日和二零一七年十一月三十日獲委任為本公司執行董事及財務長。彼亦為本公司非全資附屬公司博百科技有限公司*(Pro Brand Technology, Inc.)的董事及財務長。陳先生畢業於國立政治大學及實踐大學並分別取得財務學碩士及企業管理碩士。彼於會計及金融業擁有豐富經驗。加入本集團前,陳先生曾任職於台灣東洋藥品工業股份有限公司財務主管及功學社教育用品股份有限公司財務處主管。

BIOGRAPHIES OF DIRECTORS AND SENIOR MANAGEMENT (Continued) 董事及高級管理層之履歷(續)

Ms. Chen Wei-Hui, aged 48

Independent Non-Executive Director, Chairperson of Audit Committee, Member of each of Nomination Committee and Remuneration Committee

is an independent non-executive Director since 23 December 2022. She is currently the chairperson of Audit Committee, member of each of Nomination Committee and Remuneration Committee. She was conferred the master's degree of Accounting from National Chengchi University in 2002 and Bachelor's degree of Accounting from Fu Jen Catholic University in 1999, both in Taiwan. Ms. Chen is a certified public accountant of the Republic of China, a Certified Internal Auditor of The Institute of Internal Auditors-Chinese Taiwan and a Land Administration Agent of the Republic of China. Ms. Chen is a Land Administration Agent of Canaan Land Registration Office since 2022 and was an Assistant Vice President of Taipei Exchange from 2005 to 2022 and Audit Assistant Manager of Deloitte and Touche of Taiwan from 2002 to 2005.

Mr. Lu Ming-Shiuan, aged 53

Independent Non-Executive Director, Chairman of Nomination Committee, Member of each of Audit Committee and Remuneration Committee

is an independent non-executive Director since 24 August 2021. He is currently the chairman of Nomination Committee, member of each of Audit Committee and Remuneration Committee. He was conferred the degree of Master of Law in Science and Technology from the Institute of Law of Science and Technology, College of Technology Management at the National Tsing Hua University in 2010, in Taiwan. Mr. Lu has been appointed as a member of the Taipei Bar Association since 2013. Mr. Lu is a senior partner of Heng-Sheng Attorney-at-Law since April 2016 and was a prosecutor of Taiwan Pingtung District Prosecutors Offices and Taiwan Miaoli District Prosecutors Offices.

陳葦憓女士,48歳

獨立非執行董事,審核委員會主席、提名委員會及 薪酬委員會成員

由二零二二年十二月二十三日起擔任獨立非執行 董事。彼現時為審核委員會主席、提名委員會及薪 酬委員會成員。陳女士於二零零二年獲授台灣的國 立政治大學之會計學碩士學位及於一九九九年獲 授台灣的天主教輔仁大學會計學學士學位。陳女士 為中華民國之註冊會計師、中華民國內部稽核協會 之國際內部稽核師及中華民國之地政士。陳女士自 二零二二年起為迦南地政士聯合事務所之代書,並 曾於二零零五年至二零二二年擔任中華民國證券 櫃檯買賣中心副組長及於二零零二年至二零零五 年擔任台灣勤業眾信聯合會計師審計部副理。

盧明軒先生,53歲

獨立非執行董事,提名委員會主席、審核委員會及 薪酬委員會成員

由二零二一年八月二十四日起擔任獨立非執行董 事。彼現時為提名委員會主席、審核委員會及薪酬 委員會成員。盧先生於二零一零年獲授台灣國立清 華大學科技管理學院科技法律研究所之科技法律 碩士學位。盧先生自二零一三年起獲委任為臺北律 師公會會員。盧先生自二零一六年四月起為恆昇法 律事務所之資深合夥人,並曾擔任台灣屏東地方檢 察署檢察官及台灣苗栗地方檢察署檢察官。

BIOGRAPHIES OF DIRECTORS AND SENIOR MANAGEMENT (Continued) 董事及高級管理層之履歷(續)

Mr. Wu Chia Ming, aged 57

Independent Non-Executive Director, Chairman of Remuneration Committee, Member of each of Audit Committee and Nomination Committee

is an independent non-executive Director since 1 December 2014. He is currently the chairman of the Remuneration Committee and a member of each of the Audit Committee and the Nomination Committee. Mr. Wu has a master's degree in business administration from the Institute of International Business, National Chen-kung University and a bachelor's degree in electronic engineering from Chung Yuan Christian University in Taiwan. He has nearly 29 years of experience in financial analysis and fund management. Currently, Mr. Wu is the chairman of Fortune-Future Investment Co., Ltd. Prior to that, he was a fund manager of KGI Securities Investment Trust Co., Ltd.

SENIOR MANAGEMENT

Ms. Chen Mei Huei, aged 63

Director of several subsidiaries of the Company and Chief Executive Officer of Satellite Broadcasting Services Business Division

is a co-founder of the Group since 1989. She is currently a director of several subsidiaries of the Company and the chief executive officer of Satellite Broadcasting Services Business Division. Ms. Chen is responsible for the overall management of the Group including all overseas offices. She has been actively engaged in the sales and marketing development of the Group in Taiwan and the international markets for more than 34 years and has particular focus on new customers and new market development in recent years. Ms. Chen graduated from Tamkang University in Taiwan with a dual bachelor's degree in Spanish Literature and International Trade. She is the wife of Mr. Hung Tsung Chin, an executive Director and authorised representative of the Company.

吳嘉明先生,57歲

獨立非執行董事,薪酬委員會主席、審核委員會及提名委員會成員

由二零一四年十二月一日起擔任獨立非執行董事。 彼現時為薪酬委員會主席以及審核委員會及提名 委員會成員。吳先生擁有成功大學企管研究所碩士 學位及中原大學電子工程系學士學位。彼擁有近29 年財務分析及基金管理工作經驗。吳先生目前擔任 財欣投資股份有限公司主席。此前,彼為凱基證券 投資信託股份有限公司的基金管理人。

高級管理層

陳美惠女士,63歲

數間本公司附屬公司的董事及衛星廣播服務業務部的執行長

自一九八九年起為本集團聯合創辦人。彼現時為數間本公司附屬公司的董事及衛星廣播服務業務部的執行長。陳女士負責本集團(包括全部海外辦公室)的整體管理。彼已持續積極參與本集團在台灣及國際市場的銷售及營銷發展超過34年,並於近年來特別關注新客戶及新市場發展。陳女士畢業於台灣淡江大學,擁有西班牙文學及國際貿易雙學士學位。彼為本公司執行董事兼授權代表洪聰進先生的妻子。

BIOGRAPHIES OF DIRECTORS AND SENIOR MANAGEMENT (Continued) 董事及高級管理層之履歷(續)

Mr. Frank Karl-Heinz Fischer, aged 65

Director of several subsidiaries of the Company, Vice President of the Group, Chief Technology Officer of the Group

joined the Group in January 2008 and is currently a director of several subsidiaries of the Company, and the vice president and chief technology officer of the Group. He is responsible for the global marketing strategy and technical support of the Group. Mr. Fischer has more than 34 years of experience in hardware and software development for consumer electronic products in Europe and has been involved in Digital TV technologies since the beginning of Digital Video Broadcasting ("DVB") Project in 1994. He graduated as diploma degree engineer for automation technology and cybernetics from the Technical University Leipzig in Germany.

Mr. Hsiao Yu Jung, aged 60

Deputy General Manager of the Group's DVB division

joined the Group in July 2002 and is currently the deputy general manager of the Group's DVB division. He is responsible for procurement, manufacturing and development of the Group's DVB products and supervision of the Company's associate company in Nepal. Mr. Hsiao obtained a diploma in mechanical design engineering from the National Formosa University in Taiwan.

Mr. Su Jow Shi, aged 62

General Manager of the Group's digital TV division

joined the Group in September 1995 and is currently the general manager of the Group's digital TV division. He is responsible for the Group's digital TV operations in South Asia region. Mr. Su graduated from the San Diego State University where he earned a Master of Public Administration degree.

Frank Karl-Heinz Fischer先生,65歳

數間本公司附屬公司的董事,本集團副總裁,本集 團技術長

於二零零八年一月加入本集團,現時擔任數間本 公司附屬公司的董事以及本集團副總裁及技術 長。彼負責本集團的全球營銷策略及技術支援。 Fischer先生於歐洲消費電子產品硬件及軟件開發方 面擁有逾34年經驗,並自一九九四年數碼視頻廣播 (「DVB」)項目開始以來一直從事數碼電視技術。 彼於德國的 Technical University Leipzig取得自動化技 術和控制學工程學學位。

蕭有容先生,60歳

本集團DVB部副總經理

於二零零二年七月加入本集團,現時擔任本集團 DVB部副總經理。彼負責採購、製造及開發本集團 DVB產品及監督本公司在尼泊爾的聯營公司。蕭先 生畢業於台灣國立虎尾科技大學,獲機械設計工程 學文憑。

蘇兆熙先生,62歲

本集團數碼電視部總經理

於一九九五年九月加入本集團,現時擔任本集團數 碼電視部總經理。彼主管本集團在南亞地區的數碼 電視業務。蘇先生畢業於聖迭戈州立大學,持公共 管理碩士學位。

BIOGRAPHIES OF DIRECTORS AND SENIOR MANAGEMENT (Continued) 董事及高級管理層之履歷(續)

Ms. Su Wan Ling (also known as Ms. Julia Swen), aged 60

Director of Pro Brand Technology (TW) Inc.

has been working in our Group since 2007 and is currently a director of Pro Brand Technology (TW) Inc. She is responsible for promoting cable products, satellite and digital television products in the market of the United States. Ms. Su graduated from the University of California, with a bachelor's degree in Biochemistry; a master's degree in Environmental Science and a master's degree of Business Administration. She has over 29 years of experience in research of biotechnology field and business management.

Mr. Sven Willig, aged 52

General Manager of Intelligent Digital Services GmbH ("IDS")

has joined the Group since 2005 and is currently the general manager of IDS. He is responsible for business and project development of IDS. Mr. Sven has over 24 years of management experience in the development and quality control of digital television technologies.

Mr. Tsai Li Che, aged 47

General Manager of China Region, Sandmartin (Zhong Shan) Electronic Co., Ltd.*

joined the Group in December 2001 and is currently the general manager of China Region of Sandmartin (Zhong Shan) Electronic Co., Ltd. He is responsible for the operation of multimedia business in China region. Mr. Tsai graduated from Murdoch University with a bachelor degree of information technology. He has 23 years of experience in technology development and management and the relevant sales business in the field of international trade of multimedia.

蘇婉玲女士(又名Julia Swen女士),60歲

永辰科技股份有限公司的董事

自二零零七年起任職於本集團至今,現時擔任永辰 科技股份有限公司的董事。彼負責於美國市場推廣 電纜產品、衛星及數碼電視產品。蘇女士畢業於加 州州立大學,並持有生物化學科技學士學位、環保 工程碩士學位及工商管理碩士學位。彼在生物技術 研究及業務管理方面具超過 29年經驗。

Sven Willig先生,52歲

Intelligent Digital Services GmbH (「**IDS**」) 的總經理

於二零零五年加入本集團,現時擔任IDS的總經理。 彼負責IDS的業務及項目發展。Sven先生在數碼電視 技術的開發及質量控制方面具備超過24年的管理經 驗。

蔡禮哲先生,47歲

中國區總經理,中山聖馬丁電子元件有限公司

自二零零一年十二月加入本集團。現時擔任中山聖馬丁電子元件有限公司中國區總經理。彼主管負責中國區多媒體事業部營運。蔡先生畢業於莫道克州立大學,並持有資訊技術學士學位。彼在多媒體國際貿易領域的技術開發與管理及相關銷售業務具有23年的經驗。

^{*} For identification purpose only

REPORT OF THE DIRECTORS 董事會報告

The Board has the pleasure of presenting the annual report and the audited consolidated financial statements of the Group for the year ended 31 December 2024.

董事會欣然提呈本集團截至二零二四年十二月 三十一日止年度的年報及經審核綜合財務報表。

PRINCIPAL ACTIVITIES

The Company acts as an investment holding company. The principal activities of its principal subsidiaries are set out in note 42 to the consolidated financial statements of the Group.

An analysis of the Group's revenue and operating results for the year ended 31 December 2024 by principal activities is set out in note 7 to the consolidated financial statements of the Group.

RESULTS

The results of the Group for the year ended 31 December 2024 are set out in the consolidated statement of profit or loss and other comprehensive income on pages 81 to 82 of the annual report.

BUSINESS REVIEW

事項詳情

The business review of the Group for the year ended 31 December 2024 is set out as below:

主要業務

本公司為一間投資控股公司,其主要附屬公司的主 要業務載於本集團綜合財務報表附註42。

本集團截至二零二四年十二月三十一日止年度主 要活動的收益及經營業績分析載於本集團綜合財 務報表的附註7。

業績

本集團截至二零二四年十二月三十一日止年度的 業績載於本年報第81頁至第82頁的綜合損益及其他 全面收益表。

業務回顧

本集團截至二零二四年十二月三十一日止年度的 業務回顧載列如下:

		Section(s) in the annual report 本年報之章節	Page no. of the annual report 本年報之頁碼
a.	Fair review of the Company's business 本公司業務的合理檢討	Business Overview and Management Discussion and Analysis 業務概覽及管理層討論與分析	6 to 13 第6頁至第13頁
b.	Description of the principal risks and uncertainties the Company is facing 描述本公司正面對的主要風險及不穩定因素	Chairman's Letter to Shareholders 主席致股東報告 Business Overview and Management Discussion and Analysis 業務概覽及管理層討論與分析	4 to 5 第4頁至第5頁 6 to 13 第6頁至第13頁
C.	Particulars of important events affecting the Company that have occurred since the year ended 31 December 2024 自截至二零二四年十二月三十一日	Business Overview and Management Discussion and Analysis 業務概覽及管理層討論與分析 Financial Review 財務回顧	6 to 13 第6頁至第13頁 14 to 22 第14頁至第22頁
	止年度起發生的影響本公司的重要		

	Section(s) in the annual report 本年報之章節	Page no. of the annual report 本年報之頁碼
Indication of likely future development of the Company's business	Business Overview and Management Discussion and Analysis	6 to 13
本公司業務未來可能發展的跡象	業務概覽及管理層討論與分析	第6頁至第13頁
Analysis using financial key performance indicators 使用財務主要表現指標的分析	Business Overview and Management Discussion and Analysis 業務概覽及管理層討論與分析 Financial Review 財務回顧 Financial Summary	6 to 13 第6頁至第13頁 14 to 22 第14頁至第22頁 200
	財務摘要	第200頁
Discussion on the Company's environmental policies and performance 有關本公司環境政策及表現的討論	Corporate Governance Report 企業管治報告 Further information about the Company's environmental policies and performance will be described in the "Environmental, Social and Governance Report 2024" (a standalone report)	23 to 50 第23頁至第50頁 Not applicable
	有關本公司環境政策及表現的進一步資料將於「二零二四年環境、社會及管治報告」 (一份獨立報告)中披露	不適用
An account of the Company's key relationships with its employees, customers and suppliers and others that have a significant impact on the Company and on which the Company's success depend	Business Overview and Management Discussion and Analysis 業務概覽及管理層討論與分析 Report of the Directors 董事會報告	6 to 13 第6頁至第13頁 57 to 69 第57頁至第69頁
本公司與其僱員、客戶及供應商以 及對本公司有重大影響及本公司的 成功所依賴的其他人士的關係敘述		
Discussion on the Company's compliance with the relevant laws	Corporate Governance Report 企業管治報告	23 to 50 第23頁至第50頁 57 to 69
impact on the Company 本公司遵守對本公司有重大影響的	董事會報告	第57頁至第69頁
	of the Company's business 本公司業務未來可能發展的跡象 Analysis using financial key performance indicators 使用財務主要表現指標的分析 Discussion on the Company's environmental policies and performance 有關本公司環境政策及表現的討論 An account of the Company's key relationships with its employees, customers and suppliers and others that have a significant impact on the Company and on which the Company's success depend 本公司與其僱員、客戶及供應商以及對本公司有重大影響及本公司的成功所依賴的其他人士的關係敘述 Discussion on the Company's compliance with the relevant laws and regulations that have a significant impact on the Company	Indication of likely future development of the Company's business 本公司業務未來可能發展的跡象 Analysis using financial key performance indicators 使用財務主要表現指標的分析 Business Overview and Management Discussion and Analysis 業務概覽及管理層討論與分析 Financial Review 財務回顧 Financial Summary 財務摘要 Discussion on the Company's environmental policies and performance 有關本公司環境政策及表現的討論 An account of the Company's key relationships with its employees, customers and suppliers and others that have a significant impact on the Company and on which the Company's success depend 本公司與其僱員 客戶及供應商以及對本公司有重大影響及本公司的成功所依賴的其他人士的關係敘述 Discussion on the Company's compliance with the relevant laws and regulations that have a significant impact on the Company Discussion on the Company's compliance with the relevant laws and regulations that have a significant impact on the Company 本公司遵守對本公司有重大影響的 Business Overview and Management Discussion and Analysis 業務概覽及管理層討論與分析 Report of the Directors 董事會報告 Corporate Governance Report 企業管治報告 Report of the Directors 董事會報告 Corporate Governance Report 企業管治報告 Report of the Directors 董事會報告

相關法規及規定的情況討論

DIVIDEND POLICY

The Company has adopted the Dividend Policy, pursuant to which the Company may declare and distribute dividends to the Shareholders, provided that the Group records a profit after tax and that the declaration and distribution of dividends does not affect the future growth of the Group.

The Dividend Policy will be reviewed from time to time and may adopt changes as appropriate at the relevant time to ensure the effectiveness of the Dividend Policy.

FINAL DIVIDEND

The Board has resolved not to recommend the payment of a final dividend for the year ended 31 December 2024 (2023: Nil).

This decision reflects the Board's commitment to preserving funds for future strategic initiatives and operational needs, ensuring the company remains well-positioned for long-term growth and resilience.

PROPERTY, PLANT AND EQUIPMENT

Details of the movements in property, plant and equipment during the year ended 31 December 2024 are set out in note 15 to the consolidated financial statements of the Group.

INVESTMENT PROPERTIES

Details of the movements in the investment properties of the Group during the year ended 31 December 2024 are set out in note 17 to the consolidated financial statements of the Group.

BORROWINGS

Details of the borrowings during the year ended 31 December 2024 are set out in note 31 to the consolidated financial statements of the Group.

SHARE CAPITAL

Details of the movements in the share capital of the Company during the year ended 31 December 2024 are set out in note 33 to the consolidated financial statements of the Group.

股息政策

本公司已採納股息政策,據此,本公司可向股東宣 派及派發股息,惟本集團須錄得除稅後溢利及股息 的宣派及分派不會影響本集團的未來增長。

股息政策將不時進行審查,並於相關時間酌情採取 變更以確保股息政策的有效性。

末期股息

董事會議決不建議派付截至二零二四年十二月 三十一日止年度的末期股息(二零二三年:無)。

此項決定反映董事會致力於保留資金用於未來戰 略計劃及營運需求,確保本公司始終保持有利於長 期增長與風險抵禦的態勢。

物業、廠房及設備

本集團物業、廠房及設備於截至二零二四年十二月 三十一日止年度的變動詳情載於本集團綜合財務 報表附註15。

投資物業

本集團投資物業於截至二零二四年十二月三十一 日止年度的變動詳情載於本集團綜合財務報表附 註17。

借貸

本集團於截至二零二四年十二月三十一日止年度 的借貸詳情載於本集團綜合財務報表附註31。

股本

本公司股本於截至二零二四年十二月三十一日止 年度的變動詳情載於本集團綜合財務報表附註33。

EQUITY LINKED AGREEMENTS

No equity linked agreements were entered into during or subsisted at the end of the year ended 31 December 2024.

DIRECTORS' RIGHT TO ACQUIRE SHARES OR DEBENTURES

During the year ended 31 December 2024, none of the Company, any of its subsidiaries, fellow subsidiaries or its holding companies were a party to any arrangements to enable the Directors to acquire benefits by means of the acquisition of shares in or debentures of the Company or any body corporate.

DISTRIBUTABLE RESERVES

As at 31 December 2024, the Company did not have any distributable reserve (2023: Nil).

Details of the movements in reserves during the year ended 31 December 2024 are set out in page 85 and page 86 to the consolidated financial statements of the Group.

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

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

DONATIONS

The Group did not make any donation for the year ended 31 December 2024 (2023: Nil).

股權掛鈎協議

於截至二零二四年十二月三十一日止年度末, 概無 訂立或存續股權掛鈎協議。

董事收購股份或債券的權利

於截至二零二四年十二月三十一日止年度,本公司、其任何附屬公司、同系附屬公司或控股公司概無訂立任何安排,使董事可藉收購本公司或任何法 人團體之股份或債券而獲益。

可供分派儲備

於二零二四年十二月三十一日,本公司並無可供分 派儲備(二零二三年:無)。

儲備於截至二零二四年十二月三十一日止年度的 變動詳情載於本集團綜合財務報表第85及第86頁。

根據百慕達一九八一年公司法(經修訂),本公司的 繳入盈餘賬可用作分派。然而,在下列情況下,本 公司不得以繳入盈餘宣派或派付股息或作出分派:

- (a) 現時或於付款後無法支付到期負債;或
- (b) 其資產的可變現價值將因而少於其負債與已 發行股本及股份溢價賬的總和。

捐款

本集團於截至二零二四年十二月三十一日止年度 無作出任何捐款(二零二三年:零)。

PERMITTED INDEMNITY PROVISION

The Bye-Laws, from time to time in force, provide that every Director is entitled to be indemnified out of the assets of the Company against all losses and damages which he/she may sustain or incur in or about the execution of the duties of his or her office or otherwise in relation thereto.

The Group has taken out and maintained directors' liability insurance throughout the year, which provides appropriate cover for the Directors.

The permitted indemnity provision was in force during the year ended 31 December 2024 for the benefit of the Directors.

FINANCIAL SUMMARY

A financial summary of the Group is set out on page 200 of this annual report.

MAJOR CUSTOMERS AND SUPPLIERS

For the year ended 31 December 2024, the aggregate sales attributable to the Group's five largest customers amounted to approximately 51.0% of the Group's total sales and the sales attributable to the Group's largest customer were approximately 17.7% of the Group's total sales.

For the year ended 31 December 2024, the aggregate purchases attributable to the Group's five largest suppliers amounted to approximately 28.2% of the total purchases and the purchases attributable to the Group's largest supplier were approximately 13.3% of the Group's total purchases.

None of the Directors, their close associates or any Shareholders (who to the knowledge of the Directors own more than 5% of the issued shares of the Company) had any interests in the five largest customers and suppliers of the Group for the year ended 31 December 2024.

MANAGEMENT CONTRACTS

No contracts other than employment contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed during the year ended 31 December 2024.

獲准許的彌償條文

根據不時生效的細則,每名董事均有權從本公司資 產中彌償其執行職務時或進行與此有關之其他事 官可能蒙受或招致之一切損失及責任。

本集團於年內已購買及維持董事責任保險,為董事 提供適當的保障。

為著董事之利益,獲准許的彌償條文於截至二零 二四年十二月三十一日止年度生效。

財務摘要

本集團財務摘要載於本年報第200頁。

主要客戶及供應商

於截至二零二四年十二月三十一日止年度,本集 51.0%,而向最大客戶的銷售額佔本集團總銷售額 約17.7%。

於截至二零二四年十二月三十一日止年度,本集 團向五大供應商的總採購額佔本集團總採購額約 28.2%,而向最大供應商的採購額佔本集團總採購 額約13.3%。

於截至二零二四年十二月三十一日止年度,董事、 彼等的緊密聯繫人或任何股東(就董事所知擁有本 公司已發行股份5%以上) 概無擁有本集團五大客戶 及供應商任何權益。

管理合約

除僱傭合約外,於截至二零二四年十二月三十一日 止年度概無訂立或存在涉及本公司全部業務或其 中任何重大部分之管理及行政合約。

LITIGATION

The details of the Group's litigations proceedings are set out in note 44 to the consolidated financial statements of the Group.

DIRECTORS AND DIRECTORS' SERVICE CONTRACTS

The Directors during the year ended 31 December 2024 and up to the date of this annual report are:

Executive Directors

Mr. Hung Tsung Chin Mr. Chen Wei Chun

Non-executive Director

Mr. Kuo Jen Hao (Chairman)

Independent non-executive Directors

Mr. Wu Chia Ming Ms. Chen Wei-Hui Mr. Lu Ming-Shiuan

In accordance with Bye-Laws 87(1) and 87(2) of the Bye-Laws, Ms. Chen Wei-Hui and Mr. Lu Ming-Shiuan have retired from office by rotation and, being eligible, had offered themselves for re-election at the 2025 AGM.

No retiring Director proposed for re-election at the 2025 AGM has entered into a service contract with the Company or any of its subsidiaries which is not determinable by the employing company within one year without payment of compensation other than statutory compensation.

CHANGES TO INFORMATION IN RESPECT OF DIRECTORS

In accordance with rule 13.51B(1) of the Listing Rules, there was no change to information required to be disclosed by the Directors pursuant to paragraphs (a) to (e) and (g) of rule 13.51(2) of the Listing Rules since the Company's interim report 2024 and up to the date of this annual report.

法律訴訟

本集團法律訴訟之詳情載於本集團綜合財務報表 附註44。

董事及董事的服務合約

於截至二零二四年十二月三十一日止年度及直至 本年報日期的董事如下:

執行董事

洪聰進先生陳偉鈞先生

非執行董事

郭人豪先生(主席)

獨立非執行董事

吳嘉明先生 陳葦憓女士 盧明軒先生

根據細則第87(1)及87(2)條,陳葦憓女士及盧明軒先生已輪值退任,並於二零二五年股東週年大會上符合資格膺選連任。

概無擬於二零二五年股東週年大會上重選的退任 董事與本公司或其任何附屬公司訂立僱用公司不 可在一年內免付賠償(法定賠償除外)而終止的服務 合約。

有關董事資料變動

根據上市規則第13.51B(1)條,自本公司二零二四年中期報告直至本年報日期根據上市規則第13.51(2)條第(a)至(e)及第(g)段概無須由董事予以披露的資料變動。

DIRECTORS' AND SENIOR MANAGEMENT'S EMOLUMENTS AND FIVE HIGHEST PAID INDIVIDUALS

Details of the remuneration of the Directors and senior management, together with those of the five highest paid individuals of the Group for the year ended 31 December 2024 are set out in note 12 to the consolidated financial statements of the Group and Corporate Governance Report on page 34 respectively.

The emolument payable to the Directors (including salary and other benefits) are recommended by the Remuneration Committee of the Company for the Board's approval, having regard to the Group's operating results, individual performance and comparable market statistics.

DIRECTORS' INTERESTS IN TRANSACTIONS. ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE

No transactions, arrangements or contracts of significance in relation to the Company's business to which the Company, any of its subsidiaries, its fellow subsidiaries or its holding companies was a party and in which a Director or his or her connected entities had a material interest, whether directly or indirectly, subsisted at the end of or at any time during the year ended 31 December 2024.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

As at 31 December 2024, none of the Directors and their respective close associates (as defined in the Listing Rules) was considered to be interested in any business which competes or is likely to compete, either directly or indirectly, with the business of the Group.

RELATED PARTY TRANSACTIONS

A summary of significant related party transactions made during the year ended 31 December 2024 is disclosed in note 39 to the consolidated financial statements of the Group.

The related party transactions did not constitute connected transactions/ continuing connected transactions under the Listing Rules. The Directors confirmed that the Company was in compliance with the disclosure requirements in accordance with Chapter 14A of the Listing Rules.

董事及高級管理層酬金及五名最高酬 金個別人士

董事、高級管理層及本集團五名最高酬金個別人士 於截至二零二四年十二月三十一日止年度的酬金 詳情分別載於本集團綜合財務報表附註12及企業管 治報告第34頁。

應付董事的酬金(包括薪金及其他福利)乃由本公司 薪酬委員會經參考本集團經營業績、個人表現及可 比較市場數據後推薦建議予董事會批准。

董事於重大交易、安排或合約中的權

於截至二零二四年十二月三十一日止年度,本公 司、其任何附屬公司、其同系附屬公司或其控股公 司概無訂立任何董事或彼之關連實體於當中直接 或間接擁有重大權益,且於年終或年內任何時間 仍然存續,有關本公司業務的重大交易、安排或合 約。

董事於競爭性業務中的權益

於二零二四年十二月三十一日,概無董事及彼等各 自的緊密聯繫人(定義見上市規則)被視為於任何直 接或間接與本集團業務構成競爭或可能構成競爭 的業務中擁有權益。

關聯人士交易

於截至二零二四年十二月三十一日止年度內進行 之重大關聯人士交易概要於本集團綜合財務報表 附註39中披露。

該等關聯人士交易並不構成上市規則項下的關連交 易/持續關連交易。董事已確認本公司已遵守上市 規則第14A章項下之披露規定。

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

As at 31 December 2024, the interests and short positions of each Director and the chief executive of the Company in the shares, underlying shares and debentures of the Company and its associated corporation (within the meaning of Part XV of the SFO, which were required (a) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they were taken or deemed to have under such provisions of the SFO); or (b) to be recorded in the register pursuant to Section 352 of the SFO; or (c) to be notified to the Company and the Stock Exchange pursuant to the Model Code were as follows:

(a) Long positions in the shares, underlying shares and debentures of the Company

董事及最高行政人員於股份、相關股 份及債券中的權益及淡倉

於二零二四年十二月三十一日,董事及本公司最高 行政人員各自於本公司及其相聯法團(定義見證券 及期貨條例第XV部)的股份、相關股份及債券中(a) 擁有根據證券及期貨條例第XV部第7及8分部須知會 本公司及聯交所的權益及淡倉(包括彼等根據證券 及期貨條例有關條文被當作或視作擁有的權益及 淡倉);或(b)根據證券及期貨條例第352條須記入登 記冊內的權益及淡倉;或(c)根據標準守則須知會本 公司及聯交所的權益及淡倉如下:

(a) 於本公司股份、相關股份及債券的好倉

Percentage

		Number of	of the issued
Name of Director	Capacity	shares held	share capital ² 已發行股本
董事姓名	身份	所持股份數目	百分比2
Mr. Hung Tsung Chin 洪聰進先生	Interest of controlled corporation 受控制法團的權益	140,000,0001	11.38%
Notes:		附註:	
· ·	Shares held by Metroasset Investments Limited in which Mr. icially owns 45.09% of the issued share capital.	1. 該等股份代表Metroasset 股份,洪聰進先生實益擁	nvestments Limited持有的 有該公司的45.09%已發行

- The calculation is based on the total number of 1,230,403,725 Shares in issue as at 31 December 2024.
- 根據於二零二四年十二月三十一日已發行股份總 數1,230,403,725股計算。

(b) Long positions in the shares, underlying shares and debentures of associated corporations of the Company

Name of associated corporation: Pro Brand Technology (TW) Inc.

(b) 於本公司相聯法團的股份、相關股份及 債券證的好倉

相聯法團名稱:

永辰科技股份有限公司* (Pro Brand Technology (TW) Inc.)

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		Percentage		
Name of Directors	Capacity	Number of shares held	to the issued share capital ⁴ 已發行股本	
董事姓名	身份	所持股份數目	百分比⁴	
Mr. Chen Wei Chun 陳偉鈞先生	Interest of controlled corporation 受控制法團的權益	350,0001		
	Beneficial owner 實益擁有人	300,000²		
	Total 總計	650,000	0.82%	
Mr. Hung Tsung Chin 洪聰進先生	Beneficial owner 實益擁有人	450,000 ³	0.57%	

Notes:

- These shares represent 350,000 shares of Pro Brand Technology (TW) Inc., a non-wholly owned subsidiary of the Company, held by Jun Zhong Investment Limited* (釣仲投資有限公司) in which Mr. Chen Wei Chun beneficially owns the entire issued share capital.
- These shares represent 300,000 shares of Pro Brand Technology (TW) Inc., a nonwholly owned subsidiary of the Company, owned by Mr. Chen Wei Chun.
- 3. These shares represent 450,000 shares of Pro Brand Technology (TW) Inc., a nonwholly owned subsidiary of the Company, owned by Mr. Hung Tsung Chin.
- 4 The calculation is based on the total number of 78,923,970 Shares in issue as at 31

Save as disclosed above, as at 31 December 2024, none of the Directors and the chief executive of the Company had any interest or short position in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO), which were required (a) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including any interests or short positions which they were taken or deemed to have under such provisions of the SFO); or (b) to be recorded in the register pursuant to section 352 of the SFO; or (c) to be notified to the Company and the Stock Exchange pursuant to the Model Code.

附註:

- 該等股份代表鈞仲投資有限公司持有的本公司非 全資附屬公司永辰科技股份有限公司* (Pro Brand Technology (TW) Inc.) 的350,000股股份,陳偉鈞先生 實益擁有鈞仲投資有限公司的全部已發行股本
- 該等股份代表本公司非全資附屬公司永辰科技股 份有限公司* (Pro Brand Technology (TW) Inc.)的300,000 股股份,由陳偉鈞先生擁有。
- 該等股份代表本公司非全資附屬公司永辰科技股 份有限公司* (Pro Brand Technology (TW) Inc.)的450,000 股股份,由洪聰進先生擁有。
- 根據於二零二四年十二月三十一日已發行股份總 數78,923,970股計算。

除上述所披露者外,於二零二四年十二月三十一 日,概無董事及本公司最高行政人員於本公司或其 任何相聯法團(定義見證券及期貨條例第XV部)的股 份、相關股份或債權證中(a)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的任何 權益或淡倉(包括彼等根據證券及期貨條例有關條 文被當作或視作擁有的任何權益或淡倉);或(b)根 據證券及期貨條例第352條須記入登記冊內的任何 權益或淡倉;或(c)根據標準守則須知會本公司及聯 交所的任何權益或淡倉。

^{*} 僅供識別

INTERESTS AND SHORT POSITIONS OF SHAREHOLDERS DISCLOSABLE UNDER THE SFO

As at 31 December 2024, according to the register kept by the Company under Section 336 of the SFO, the following companies and persons, other than the Directors and chief executive of the Company, had long positions of 5% or more in the shares and underlying shares which fell to be disclosed to the Company under Divisions 2 and 3 of Part XV of the SFO:

Long positions in the shares and underlying shares

根據證券及期貨條例須予披露的股東 權益及淡倉

於二零二四年十二月三十一日,根據本公司根據證券及期貨條例第336條存置的登記冊,以下公司及人士(董事及本公司最高行政人員除外)擁有根據證券及期貨條例第XV部第2分部及第3分部須向本公司披露的5%或以上股份及相關股份的好倉:

於股份及相關股份的好倉

Name of Shareholders 股東名稱	Capacity 身份	Number of ordinary shares and underlying shares held 所持普通股 及相關股份數目	Percentage of the issued share capital ⁴ 已發行 股本百分比 ⁴
Metroasset Investments Limited ¹	Beneficial owner 實益擁有人	140,000,000(L)	11.38%
Ms. Chen Mei Huei ² 陳美惠女士 ²	Interest of controlled corporation 受控制法團的權益	140,000,000(L)	11.38%
First Steamship Company Limited ³ 益航股份有限公司 ³	Beneficial owner 實益擁有人	473,869,283(L)	38.51%
	Interest of controlled corporation 受控制法團的權益	44,197,255(L)	3.59%
Legacy Trust Company Limited ⁴	Interest of controlled corporation 受控制法團的權益	187,118,394(L)	15.21%
Chen Ming-Jieh 陳名捷	Beneficial owner 實益擁有人	120,000,000(L)	9.75%

Save as disclosed above and so far as the Directors and the chief executive of the Company are aware, as at 31 December 2024, no person or entity had any interest or short positions in the Shares and underlying shares of the Company which would fall to be disclosed to the Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which would be required, pursuant to section 336 of the SFO, to be entered in the register referred to therein.

Notes:

- These Shares were held by Metroasset Investments Limited, 45.09% of the issued share capital of which is beneficially owned by Mr. Hung Tsung Chin.
- The Shares were the same batch of Shares (as referred to in note 1) held by Metroasset Investments Limited, 44.38% of the issued share capital of which is beneficially owned by Ms. Chen Mei Huei, the spouse of Mr. Hung Tsung Chin.
- First Steamship Company Limited was interested in 518,066,538 Shares. It holds 473,869,283 Shares as beneficial owner and 44,197,255 Shares through Grand Citi Limited, which is wholly-owned by Grand Ocean Retail Group Ltd., which is in turn owned as to 58.62% by First Steamship S.A., a wholly-owned subsidiary of First Steamship Company Limited.
- The calculation is based on the total number of 1,230,403,725 Shares in issue as at 31 December 2024.
- (L) denotes long position; (S) denotes short position

除上文所披露者外,並就本公司董事及最高行政人 員所知,於二零二四年十二月三十一日,概無個人 或實體於本公司股份及相關股份中擁有根據證券 及期貨條例第XV部第2及3分部規定須向本公司及聯 交所披露的任何權益或淡倉,或根據證券及期貨條 例第336條須記入該條例所述登記冊內的任何權益 或淡倉。

附註:

- 該等股份由Metroasset Investments Limited持有,而Metroasset Investments Limited的45.09%已發行股本由洪聰進先生實益 擁有。
- 該等股份為附註1所述由Metroasset Investments Limited持有 的同一批股份,而Metroasset Investments Limited的44.38%已 發行股本由陳美惠女士(洪聰進先生之配偶)實益擁有。
- 益航股份有限公司於518,066,538股股份中擁有權益。其 作為實益擁有人持有473,869,283股股份,並通過Grand Citi Limited持有44,197,255股股份,而Grand Citi Limited由Grand Ocean Retail Group Ltd.全資擁有, Grand Ocean Retail Group Ltd.則由First Steamship Company Limited全資附屬公司First Steamship S.A.擁有58.62%。
- 根據於二零二四年十二月三十一日已發行股份總數 1,230,403,725股計算。
- (L) 表示好倉;(S) 表示淡倉

PURCHASE, SALE OR REDEMPTION OF SHARES

Neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the Company's listed securities during the year ended 31 December 2024.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Bye-Laws or the laws in Bermuda, being the jurisdiction in which the Company was incorporated, under which the Company would be obliged to offer new shares on a pro-rata basis to the existing Shareholders.

CORPORATE GOVERNANCE

Principal corporate governance practices adopted by the Company are set out in the Corporate Governance Report contained in this annual report.

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 annual report, the Directors confirmed that the Company has maintained the amount of public float as required under the Listing Rules throughout the year.

AUDITOR

The consolidated financial statements for the year ended 31 December 2024 have been audited by BDO. A resolution for the re-appointment of BDO as the Company's auditor for the ensuing year is to be proposed at the Adjourned 2025 AGM.

TAX RELIEF

The Company is not aware of any relief from taxation available to Shareholders by reason of their holdings of the shares of the Company. If the Shareholders are unsure about the taxation implications of purchasing, holding, disposing of, dealing in, or the exercise of any rights in relation to the shares, they are advised to consult an expert.

購買、出售或贖回證券

截至二零二四年十二月三十一日止年度,本公司及 任何其附屬公司概無購買、出售或贖回任何本公司 上市證券。

優先購股權

百慕達(即本公司註冊成立所在司法權區) 法律及細則均無有關優先購股權的條文, 規定本公司須按比例向現有股東提呈發售新股份。

企業管治

本公司採納的主要企業管治常規載於本年報所載 企業管治報告。

足夠公眾持股量

根據本公司可公開獲得的資料及就董事於本年報 日期所知,董事已確認本公司於年內一直維持上市 規則規定的公眾持股量。

核數師

截至二零二四年十二月三十一日止年度的綜合財務報表已經香港立信德豪會計師事務所審核。本公司將於二零二五年股東週年大會續會上提呈決議案以續聘香港立信德豪會計師事務所為本公司下一年度的核數師。

稅務寬免

本公司並不知悉股東可因持有本公司股份而享有 任何稅務寬免。倘股東不確定購買、持有、處置、買 賣股份或行使任何相關權利的稅務影響,請諮詢專 家意見。

CLOSURE OF REGISTER OF MEMBERS

For the purpose of determining the Shareholders' eligibility to attend, speak and vote at the Adjourned 2025 AGM to be held on Monday, 10 November 2025, the register of members of the Company ("Register of Members") will be closed as appropriate as set out below:

Latest time to lodge transfer documents accompanied At 4:30 p.m. on by the relevant share certificates for registration with Tuesday, 4 November the Branch Share Registrar 2025

Record Date Monday, 10 November

2025

Closure of the Register of Members Wednesday, 5 November

For purpose mentioned above, all properly completed transfer forms

accompanied by the relevant share certificates must be lodged for registration

with the Branch Share Registrar, at Room 2103B, 21/F., 148 Electric Road, North

Point, Hong Kong no later than the aforementioned latest time.

2025 to

Monday, 10 November

2025

(both days inclusive)

暫停辦理股份過戶登記手續

為確定股東出席將於二零二五年十一月十日(星期 一)舉行之二零二五年股東週年大會續會並於會上 發言及投票的資格,本公司將適時暫停辦理股份過 戶登記手續(「**股份過戶登記手續**」),詳情酌情載列 如下:

股份過戶文件連同相關股票送達股份 二零二五年十一月四日 過戶登記分處以作登記的最後時限 (星期二)

下午四時三十分

記錄日期 二零二五年十一月十日

(星期一)

暫停辦理股份過戶登記手續 二零二五年十一月五日

(星期三)

至二零二五年十一月十日

(星期一)

(首尾兩日包括在內)

為上述目的,所有填妥的過戶表格連同有關股票須 於上述最後時限前,送達股份過戶登記分處辦理股 份過戶登記手續,地址為香港北角電氣道148號21樓 2103B 室。

For and on behalf of the Board

代表董事會

Kuo Jen Hao

Chairman

Hong Kong, 16 September 2025

主席 郭人豪

香港,二零二五年九月十六日

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告



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TO THE SHAREHOLDERS OF SANDMARTIN INTERNATIONAL HOLDINGS LIMITED

(incorporated in Bermuda with limited liability)

OPINION

We have audited the consolidated financial statements of Sandmartin International Holdings Limited (the "Company") and its subsidiaries (together the "Group") set out on pages 81 to 199, which comprise the consolidated statement of financial position as at 31 December 2024, 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 material accounting policy information.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2024, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with HKFRS Accounting Standards as issued by the Hong Kong Institute of Certified Public Accountants ("**HKICPA**") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

致聖馬丁國際控股有限公司全體股東

(於百慕達註冊成立之有限公司)

意見

我們已審核載於第81頁至第199頁內的聖馬丁國際控股有限公司(「貴公司」)及其附屬公司(統稱為「貴集團」)的綜合財務報表,此等財務報表包括於二零二四年十二月三十一日的綜合財務狀況表及截至該日止年度的綜合損益及其他全面收益表、綜合權益變動表及綜合現金流量表,以及綜合財務報表附註,包括重大會計政策資料。

我們認為,該等綜合財務報表已根據香港會計師公會(「香港會計師公會」)頒佈的香港財務報告準則會計準則真實且公平地反映了 貴集團於二零二四年十二月三十一日的綜合財務狀況及截至該日止年度的綜合財務表現及綜合現金流量,並已按照香港公司條例披露規定妥為編製。

INDEPENDENT AUDITOR'S REPORT (Continued) 獨立核數師報告(續)

BASIS FOR OPINION

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

MATERIAL UNCERTAINTY RELATED TO GOING CONCERN

We draw attention to note 3(b) in the consolidated financial statements, which indicates that the Group incurred a net loss of HK\$58,536,000 during the year ended 31 December 2024 and, as of that date, the Group's current liabilities exceeds its current assets by HK\$235,488,000 and had net liabilities of HK\$69,160,000. As stated in note 3(b), these conditions, along with other matters as set forth in note 3(b), indicate that a material uncertainty exists that may cast significant doubt on the Group's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. In addition to the matter described in the "Material Uncertainty Related to Going Concern" section, we have determined the matters described below to be the key audit matters to be communicated in our report.

意見基準

我們已根據香港會計師公會頒佈的香港審計準則 (「香港審計準則」) 進行審核工作。我們於該等準 則下的責任在本報告內「核數師就審核綜合財務報 表須承擔的責任」一節中作進一步闡述。根據香港 會計師公會的「專業會計師道德守則」(「守則」),我 們獨立於 貴集團,並已遵循守則履行其他道德責 任。我們相信,我們所獲得的審核憑證能充足及適 當地為我們的意見提供基礎。

與持續經營相關的重大不明朗因素

謹請垂注綜合財務報表附註3(b),當中註明 貴集團於截至二零二四年十二月三十一日止年度產生淨虧損58,536,000港元,及於該日, 貴集團的流動負債超過其流動資產235,488,000港元並有負債淨額69,160,000港元。如附註3(b)所述,該等情況連同附註3(b)所載的其他事宜表明存在重大不明朗因素而可能對 貴集團的持續經營能力構成重大疑問。我們並無就此事項修改意見。

關鍵審核事項

根據我們的專業判斷,關鍵審核事項為我們於審核本期間綜合財務報表中最為重要的事項。我們於審核綜合財務報表及就此達致意見時整體處理該等事項,而不會就該等事項單獨發表意見。除「與持續經營相關的重大不明朗因素」一節所述事項外,我們已釐定下文所述事項為本報告將予溝通之關鍵審核事項。

KEY AUDIT MATTERS (Continued)

Impairment assessment of receivables

(Refer to notes 5, 21, 22, 25 and 37(b) to the consolidated financial statements)

As at 31 December 2024, the Group had loan receivables due from former subsidiaries with principal amounts of US\$71,298,000 (equivalent to approximately HK\$553,617,000 and related interest receivables with a gross amount of US\$60,725,000 (equivalent to approximately HK\$471,522,000), several receivables from an associate, Dish Media Network Limited, including (i) loan to an associate with a principal amount of HK\$23,268,000; and (ii) amount due from an associate (including trade and interest receivables) with a gross carrying amount of HK\$45,037,000. In addition, the Group had trade and bills receivables with a gross carrying amount of HK\$209,003,000 as at 31 December 2024.

The Group measured loss allowances for amount due from an associate which is trade in nature and trade and bills receivables using HKFRS 9 simplified approach and calculated expected credit losses ("ECLs") based on lifetime ECLs. The Group has engaged an independent specialist in assisting the Group to establish a provision matrix that is based on the Group's historical credit loss experience, adjusted for forward-looking factors specific to the associate and the economic environment.

The Group measured the ECLs of loan to an associate and related interest receivables at an amount equal to 12-months ECLs. The 12-months ECLs is the portion of the lifetime ECLs that represent the ECLs that result from default events on a financial instrument that are possible within 12 months after the reporting date. The Group measured the ECLs of loan receivables due from former subsidiaries using lifetime ECLs as these receivables are considered credit-impaired. When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECLs, the Group has engaged an independent specialist to consider reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Group's historical experience and informed credit assessment and including forward-looking information.

關鍵審核事項(續) 應收款項的減值評估

(請參閱綜合財務報表附註5、21、22、25及37(b))

於二零二四年十二月三十一日, 貴集團應收前附屬公司本金額為71,298,000美元(相當於約553,617,000港元)的應收貸款及相關應收利息總額60,725,000美元(相當於約471,522,000港元)、應收一間聯營公司Dish Media Network Limited的若干應收款項包括(i)給予一間聯營公司本金額為23,268,000港元的貸款;及(ii)應收一間聯營公司賬面總值為45,037,000港元的款項(包括應收貿易賬款及應收利息)。此外,於二零二四年十二月三十一日, 貴集團有賬面總值為209,003,000港元的應收貿易賬款及應收票據。

貴集團使用香港財務報告準則第9號簡化法計量應收一間聯營公司款項(屬貿易性質)以及應收貿易賬款及應收票據的虧損撥備,並根據全期預期信貸虧損計算預期信貸虧損(「預期信貸虧損」)。 貴集團已委聘獨立專家協助 貴集團設立基於 貴集團過往信貸虧損經驗的撥備矩陣,並按聯營公司特定的前瞻性因素及及經濟環境作出調整。

KEY AUDIT MATTERS (Continued)

Impairment assessment of receivables (Continued)

Based on the Group's measurement, ECLs of loan receivables due from former subsidiaries, loan to an associate, amount due from an associate and trade and bills receivables of HK\$1,025,139,000, HK\$8,651,000, HK\$16,744,000 and HK\$118,759,000 respectively were recognised as at 31 December 2024. As a result, the net amounts of loan receivables due from former subsidiaries, loan to an associate, amount due from an associate and trade and bills receivables were nil, HK\$14,617,000, HK\$28,293,000 and HK\$90,244,000 respectively as at 31 December 2024.

Accordingly, provision for ECLs on financial assets of HK\$12,406,000 were recognised in profit or loss during the year.

We identified impairment assessment of receivables as a key audit matter because significant amount of judgment and estimation was involved in determining the ECLs allowance.

Our response

Our key procedures in relation to management's impairment assessment included:

- Evaluating the independent specialist's competence, capabilities and objectivity;
- Testing, on a sample basis, the accuracy of the ageing analysis of trade receivables;
- Testing the accuracy and evaluating the relevance of the historical loss data as an input to the expected credit loss model ("ECL model"); and

關鍵審核事項(續)

應收款項的減值評估(續)

根據 貴集團的計量,應收前附屬公司的應收貸款、給予一間聯營公司的貸款、應收一間聯營公司的貸款、應收一間聯營公司的款項以及應收貿易賬款及應收票據的預期信貸虧損分別為1,025,139,000港元、8,651,000港元、16,744,000港元及118,759,000港元,已於二零二四年十二月三十一日確認。因此,於二零二四年十二月三十一日,應收前附屬公司的應收貸款、給予一間聯營公司的貸款、應收一間聯營公司的款項以及應收貿易賬款及應收票據淨額分別為零、14,617,000港元、28,293,000港元及90,244,000港元。

因此,金融資產的預期信貸虧損撥備12,406,000港元已於年內於損益確認。

由於在釐定預期信貸虧損撥備時涉及大量判斷及估計,故我們將對應收款項的減值評估確定為一項關鍵審核事項。

我們的回應

有關管理層減值評估的關鍵程序包括:

- 評估獨立專家的資格、能力及客觀性;
- 按抽樣基準測試應收貿易賬款賬齡分析的準確性;
- 測試準確性並評估過往虧損數據作為預期信貸虧損模式(「預期信貸虧損模式」)的輸入數據的相關性;及

INDEPENDENT AUDITOR'S REPORT (Continued)

獨立核數師報告(續)

KEY AUDIT MATTERS (Continued)

Impairment assessment of receivables (Continued)

Our response (Continued)

- Involving valuation specialist in
 - Obtaining an understanding of and evaluating the design and implementation of internal controls relating to credit control, debt collection, estimate of expected credit losses and making related allowances under ECL model;
 - Obtaining and understanding on the key data and assumptions of the ECL model adopted by the Group;
 - Assessing the appropriateness of groupings of trade receivables into categories of shared credit risk characteristics; and
 - Evaluating whether the historical loss rates are appropriately adjusted based on current economic conditions and forward looking information to assess the reasonableness of the expected credit loss rates.

Valuation of investment properties

(Refer to notes 5 and 17 to the consolidated financial statements)

The Group held several industrial properties located in The People's Republic of China (the "**PRC**") which are classified as investment properties measured at fair value.

The aggregate fair values of the Group's investment properties as at 31 December 2024 amounted to HK\$307,084,000, representing 36% of the Group's total assets as at that date.

The fair value of industrial properties in the PRC held by the Group with fair values of HK\$246,048,000 and HK\$9,503,000 was estimated using market comparison approach and income approach respectively. The fair value of investment properties under development in the PRC with fair value of HK\$51,533,000 was estimated using residual approach. The valuation of the investment properties are carried out by an independent qualified professional valuer who possess appropriate qualifications and experience in the valuation of properties in the relevant locations. The appropriateness of the valuation is dependent on determination of certain key assumptions that require an exercise of management judgement included reversionary yield, estimated rental value, discount on quality of comparable properties and adjusted market price and estimated budget costs of the properties under development. We identified valuation of the Group's investment properties as a key audit matter due to the size of the balance and determination of the fair values involves significant judgement and estimation.

關鍵審核事項(續) 應收款項的減值評估(續)

我們的回應(續)

- 涉及估值專家
 - 了解及評估與信貸控制、收取債務、估 計預期信貸虧損及根據預期信貸虧損模 式作出撥備的內部控制的設計及實施;
 - 獲取及了解 貴集團所採用的預期信貸 虧損模式的關鍵數據及假設;
 - 評估將應收貿易賬款的分類為共同信貸 風險特徵是否合適;及
 - 評估過往虧損率是否根據目前經濟狀況 及前瞻性資料進行適當調整,以評估預 期信貸虧損率的合理性。

投資物業的估值

(請參閱綜合財務報表附註5及17)

貴集團持有幾處位於中華人民共和國(「**中國**」)的工業物業,該等物業乃分類為按公平值計量的投資物業。

於二零二四年十二月三十一日, 貴集團投資物業的公平值總額為307,084,000港元,佔 貴集團於該日資產總值的36%。

貴集團於中國持有公平值為246,048,000港元及9,503,000港元之工業物業之公平值乃分別按市場比較法及收入法估計。中國發展中投資物業之公平值51,533,000港元乃按餘值法估計。投資物業的估值乃由獨立合資格專業估值師進行,其具備於相關地點物業估值方面的適當資格及經驗。估值是否合適取決於若干主要假設的釐定,當中須由管理層就讓以於若干主要假設的釐定,當中須由管理層就讓以及發展中物業之經調整市場價值及質量折讓以及發展中物業之經調整市場價值及質量折讓以及發展中物業之經調整市場價值及質量折讓以本作出判斷。由於金額重大且有關公平值的釐定涉及重大判斷及估計,故我們將 貴集團的投資物業估值確定為一項關鍵審核事項。

KEY AUDIT MATTERS (Continued)

Valuation of investment properties (Continued)

Our response

Our key procedures in relation to the valuation of investment properties included:

- Evaluating the independent professional valuer's competence, capabilities and objectivity;
- Involving valuation specialist in
 - evaluating and assessing the methodologies used and the appropriateness of the key assumptions adopted; and
 - checking, on a sample basis, the accuracy and relevance of the input data used in the valuation.

Impairment of goodwill and related intangible assets and property, plant and equipment

(Refer to notes 5, 15, 18 and 19 to the consolidated financial statements)

As at 31 December 2024, the carrying amounts of goodwill, intangible assets and property, plant and equipment amounted to HK\$13,480,000, HK\$5,585,000 and HK\$83,917,000 respectively are attributable to the satellite TV equipment and antenna cash-generating unit and is assessed annually for impairment. The Group made losses for the current and previous years. This situation increases the risk that the carrying value of these assets may be impaired.

Impairment test require the estimation of recoverable amount of the relevant cash-generating unit. The recoverable amount of the abovementioned cash-generating unit was determined using value in use calculations, based on discounted future cash flows as detailed in note 18 to the consolidated financial statements.

The Group engaged an independent external valuer to assist management in assessing the recoverable amounts of the satellite TV equipment and antenna cash-generating unit.

An impairment loss on goodwill attributable to the satellite TV equipment and antenna cash-generating unit amounted to HK\$16,000,000 has been recognised for the year ended 31 December 2024.

關鍵審核事項(續) 投資物業的估值(續)

我們的回應

有關投資物業估值的關鍵程序包括:

- 評估獨立專業估值師的資格、能力及客觀性;
- 涉及以下方面的估值專家
 - 估計及評估所使用方法及所採用主要假設是否合適;及
 - 按抽樣基準檢查估值中所使用的輸入數據是否準確及相關。

商譽及相關無形資產以及物業、廠房及設備減值

(請參閱綜合財務報表附註5、15、18及19)

於二零二四年十二月三十一日,衛星電視設備及天線現金產生單位應佔商譽、無形資產及物業、廠房及設備之賬面值分別為13,480,000港元、5,585,000港元及83,917,000港元,並每年進行減值評估。 貴集團於本年度及過往年度均錄得虧損。此情況增加該等資產賬面值可能出現減值的風險。

減值測試要求估計相關現金產生單位的可收回金額。上述現金產生單位的可收回金額乃使用價值並根據貼現未來現金流量釐定,詳情載於綜合財務報表附註18。

貴集團委聘獨立外部估值師協助管理層評估衛星 電視設備及天線現金產生單位之可收回金額。

截至二零二四年十二月三十一日止年度,已確認衛星電視設備及天線現金產生單位應佔商譽減值虧損16,000,000港元。

INDEPENDENT AUDITOR'S REPORT (Continued)

獨立核數師報告(續)

KEY AUDIT MATTERS (Continued)

Impairment of goodwill and related intangible assets and property, plant and equipment (Continued)

We identified the impairment assessment as a key audit matter because of its significance to the consolidated financial statements and as it involves a significant degree of judgement made by management which includes:

- Preparing future cash flow forecasts for the relevant cash generating units; and
- Selecting and applying appropriate growth and discount rates.

Our response

Our key procedures in relation to management's impairment assessment included:

- Evaluating the independent external valuer's competence, capabilities and objectivity;
- Assessing the reliability of management's forecasts by comparing previous budgets to actual results;
- Assessing the reasonableness of the key assumptions of the forecasts based on our knowledge of the industry and evidence provided;
- Checking on a sampling basis, the accuracy and relevance of the input data used;
- Checking the mathematical accuracy of the value in use calculations;
 and
- Involving our valuation specialists to assess the appropriateness of the methodologies adopted and the reasonableness of the discount rates used in the cash flow forecasts for the satellite TV equipment and antenna cash generating unit.

關鍵審核事項(續)

商譽及相關無形資產以及物業、廠房及設備減值(續)

我們將減值評估確定為關鍵審核事項,乃由於其對 綜合財務報表的重要性,且涉及管理層作出的重大 判斷,包括:

- 為相關現金產生單位編製未來現金流量預測;及
- 選擇並應用適當的增長率及貼現率。

我們的回應

有關管理層減值評估的關鍵程序包括:

- 一 評估獨立外部估值師的資格、能力及客觀性;
- 透過比較以往預算與實際結果,評估管理層 預測的可靠性;
- 根據我們對產業的了解和所提供的證據,評估預測的主要假設是否合理;
- 一 抽樣檢查所用輸入數據的準確性及相關性;
- 檢查使用價值計算的數學準確性;及
- 邀請我們的估值專家評估衛星電視設備及天線現金產生單位的現金流量預測所採用方法的合適性及貼現率的合理性。

OTHER INFORMATION IN THE ANNUAL REPORT

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

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

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

DIRECTORS' RESPONSIBILITIES FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

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

年報內其他資料

董事須對其他資料負責。其他資料包括 貴公司年報所載資料,惟不包括綜合財務報表及核數師報告。

我們對綜合財務報表的意見並不涵蓋其他資料,我 們亦不會對其他資料發表任何形式的核證結論。

就我們審核綜合財務報表而言,我們的責任為閱讀 其他資料,於此過程中,考慮其他資料是否與綜合 財務報表或我們在審核過程中獲悉的資料存在重 大不符,或似乎存在重大錯誤陳述。基於我們已執 行的工作,倘我們認為此其他資料有重大錯誤陳 述,我們須報告該事實。於此方面,我們沒有任何 報告。

董事就綜合財務報表須承擔的責任

董事須負責根據香港會計師公會頒佈的香港財務報告準則會計準則及香港公司條例之披露規定,編製真實而公平的綜合財務報表,並落實其認為編製綜合財務報表所必要之內部監控,以使綜合財務報表不存在由於欺詐或錯誤而導致的重大錯誤陳述。

於編製綜合財務報表時,董事須負責評估 貴集團 持續經營的能力,並在適用情況下披露與持續經營 相關的事項,並運用持續經營為會計基礎,除非董 事有意將 貴集團清盤或停止經營或別無其他實際 的替代方案。

董事亦負責監管 貴集團之財務申報程序。審核委員會協助董事履行此方面之職責。

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

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. This report is made solely to you, as a body, in accordance with Section 90 of the Bermuda Companies Act 1981, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

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

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

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

核數師就審核綜合財務報表須承擔的 責任

我們的目標為就綜合財務報表整體是否不存在因 欺詐或錯誤而導致之重大錯誤陳述取得合理核證, 並出具包括我們意見的核數師報告。本報告乃依據 百慕達一九八一年公司法第90條僅為 閣下(作為 一個整體)而編製,並不可用作其他用途。我們不會 就核數師報告的內容向任何其他人士負上或承擔 任何責任。

合理核證是高水平的核證,但不能保證按照香港審計準則進行的審核,在某一重大錯誤陳述存在時總能發現。錯誤陳述可因欺詐或錯誤產生,倘個別或整體在合理預期情況下可影響使用者根據該等綜合財務報表作出的經濟決策時,則被視為重大錯誤陳述。

我們根據香港審計準則執行審核的工作之一,是在 審核的過程中運用專業判斷及保持專業懷疑。我們 亦:

- · 識別及評估由於欺詐或錯誤而導致綜合財務 報表存在重大錯誤陳述的風險,設計及執行 審核程序以應對該等風險,以及獲取充足及 適當的審核憑證,為我們的意見提供基礎。 由於欺詐可能涉及串謀、偽造、蓄意遺漏、虚 假陳述或淩駕內部監控的情況,因此未能發 現因欺詐而導致的重大錯誤陳述的風險高於 未能發現因錯誤而導致的重大錯誤陳述的風 險。
- 了解與審核相關的內部監控,以設計適當的 審核程序,惟並非旨在對 貴集團內部監控 的有效性發表意見。
- 評估董事所採用會計政策的恰當性及作出會 計估計及相關披露的合理性。

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

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

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

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

核數師就審核綜合財務報表須承擔的責任(續)

- · 對董事採用持續經營會計基準的恰當性作出 結論,並根據所獲取的審核憑證,確定是否存 在與事件或狀況有關的重大不確定性,從而 可能導致對 貴集團的持續經營能力產生重 大疑慮。倘我們認為存在重大不確定性,則有 必要在核數師報告中提請使用者注意綜合財 務報表中的相關披露。倘有關披露不足,則修 訂我們的意見。我們的結論乃基於截至我們 的核數師報告日期止所得的審核憑證。然而, 未來事件或狀況可能導致 貴集團不能持續 經營。
- · 評估綜合財務報表的整體呈報方式、結構及 內容,包括披露資料,以及綜合財務報表是否 能公平反映相關交易和事項。
- · 計劃及執行集團審核,以獲取關於集團內實 體或業務單位財務信息的充足、適當的審核 憑證,作為對集團財務報表形成意見的基礎。 我們負責指導、監督和覆核就集團審核目的 而執行的審核工作。我們為審核意見承擔全 部責任。

我們與審核委員會就(其中包括)審核的計劃範圍、時間安排及重大審核發現進行溝通,該等發現包括 我們在審核過程中識別的內部監控的任何重大缺陷。

我們亦向審核委員會作出聲明,表明我們已符合有關獨立性的相關道德規定,並與彼等溝通可能被合理認為會影響我們獨立性的所有關係及其他事宜,以及為消除威脅而採取的行動或相關保障措施(倘適用)。

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

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

核數師就審核綜合財務報表須承擔的責任(續)

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

BDO Limited

Certified Public Accountants

Leung Tze Wai

Practising Certificate Number P06158

Hong Kong, 16 September 2025

香港立信德豪會計師事務所有限公司

執業會計師

Leung Tze Wai

執業證書號碼P06158

香港,二零二五年九月十六日

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

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

		Notes 附註	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Revenue Cost of sales	收益 銷售成本	6	648,689 (584,490)	562,035 (488,427)
Gross profit	毛利		64,199	73,608
Other income, gains and losses Increase/(decrease) in fair value of	其他收入、收益及虧損 投資物業的公平值增加/(減少)	8	35,281	19,069
investment properties		17	72,878	(636)
Distribution and selling costs	經銷及銷售成本		(27,005)	(23,973)
Administrative and other expenses	行政及其他開支		(100,939)	(95,488)
Research and development costs	研發成本		(22,873)	(26,059)
Provision for expected credit losses on	金融資產的預期信貸虧損撥備			
financial assets			(12,406)	(11,886)
Impairment loss on goodwill	商譽減值虧損	18	(16,000)	_
Finance costs	財務成本	9	(29,363)	(28,677)
Share of loss of an associate	應佔一間聯營公司之虧損	20	(4)	(46,717)
Loss before income tax	除所得稅前虧損		(36,232)	(140,759)
Income tax (expense)/credit	所得稅(支出)/抵免	10	(22,304)	4,126
Loss for the year	本年度虧損	11	(58,536)	(136,633)
Other comprehensive income, net of tax Item that will not be reclassified subsequently to profit or loss:	其他全面收益 (扣除稅項) / 其後不會重新分類至損益之項目:			
- Gain on revaluation of properties upon	-物業、廠房及設備轉撥至			
transfer of property, plant and	投資物業時的物業			
equipment to investment properties,	重估收益(扣除稅項)			
net of tax			14,933	_
Item that may be reclassified subsequently to profit or loss:	其後可能重新分類至損益之項目:			
– Exchange differences on translation of	-換算海外業務時產生之			
foreign operations	匯兌差額		11,406	11,912
Other comprehensive income for the year	本年度其他全面收益		26,339	11,912
Total comprehensive income for the year	本年度全面收益總額		(32,197)	(124,721)

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

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

		Note 附註	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Loss for the year attributable to: - Owners of the Company - Non-controlling interests	下列各項應佔本年度虧損: 一本公司擁有人 一非控股權益		(30,571) (27,965)	(126,566) (10,067)
			(58,536)	(136,633)
Total comprehensive income for the year attributable to:	下列各項應佔本年度全面收益總額:			
Owners of the CompanyNon-controlling interests	一本公司擁有人 一非控股權益		(6,042) (26,155)	(117,939) (6,782)
			(32,197)	(124,721)
			HK cents 港仙	HK cents 港仙
Loss per share – Basic	每股虧損 一基本	14	(2.48)	(14.75)
– Diluted			(2.48)	(14.75)

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 綜合財務狀況表

AS AT 31 DECEMBER 2024 於二零二四年十二月三十一日

Total assets less current liabilities	資產總值減流動負債		194,769	357,573
Net current (liabilities)/assets	流動(負債)/資產淨額		(235,488)	11,916
Total current liabilities	流動負債總額		665,502	489,183
Lease liabilities	租賃負債	32	7,774	7,497
Provision for financial guarantee	財務擔保撥備	30	27,332	27,332
Bank and other borrowings	銀行及其他借貸	31	211,266	79,728
Tax liabilities	稅項負債		10,475	10,561
Contract liabilities	合約負債	29	20,156	21,115
Trade, bills and other payables	應的貿易販訊、應的票據反 其他應付款項	28	388,499	342,950
Current liabilities Trade bills and other payables	流動負債 應付貿易賬款、應付票據及			
Total current assets	流動資產總值		430,014	501,099
Bank balances and cash	銀行結存及現金	27	64,612	69,359
Pledged bank deposits	已抵押銀行存款	26	4,636	5,970
Amount due from an associate	應收一間聯營公司的款項	21	28,293	36,684
Loan to an associate	給予一間聯營公司的貸款	21	14,617	19,579
Loan receivables	應收貸款	22	-	-
Prepaid lease payments	預付租賃款項	16	-	26
	其他應收款項	25	219,184	245,597
Trade, bills and other receivables	應收貿易賬款、應收票據及			
Inventories	存貨	24	98,672	123,884
Current assets	流動資產			
Total non-current assets	非流動資產總值		430,257	345,657
Deferred tax assets	遞延稅項資產	23	4,352	4,597
Other receivables	其他應收款項	25	4,418	-
Interest in an associate	於一間聯營公司之權益	20	-	4
Intangible assets	無形資產	19	5,585	5,109
Goodwill	商譽	18	13,480	31,145
Investment properties	投資物業	17	307,084	197,471
Prepaid lease payments	預付租賃款項	16	-	1
Property, plant and equipment	物業、廠房及設備	15	95,338	107,330
Non-current assets	非流動資產			
		附註	千港元	千港元
		Notes	HK\$'000	HK\$'000
			二零二四年	二零二三年
			2024	2023

CONSOLIDATED STATEMENT OF FINANCIAL POSITION (Continued) 綜合財務狀況表(續)

AS AT 31 DECEMBER 2024 於二零二四年十二月三十一日

		Notes 附註	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Non-current liabilities Bank and other borrowings Deferred tax liabilities Lease liabilities	非流動負債 銀行及其他借貸 遞延稅項負債 租賃負債	31 23 32	135,765 84,870 43,294	281,984 60,179 52,373
Total non-current liabilities	非流動負債總額		263,929	394,536
Net liabilities	負債淨額		(69,160)	(36,963)
Capital and reserves Share capital Reserves	股本及儲備 股本 儲備	33	123,040 (187,442)	123,040 (181,400)
Capital deficiency attributable to owners of the Company Non-controlling interests	本公司擁有人應佔資本虧絀 非控股權益		(64,402) (4,758)	(58,360) 21,397
Capital deficiency	資本虧絀		(69,160)	(36,963)

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

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

Attributable to owners of the Company 本公司擁有人應佔

		Share capital 股本 HK\$'000	Share premium 股份溢價 HK\$'000 千港元	Share option reserve 購股權儲備 HK\$'000 千港元	Statutory reserve 法定儲備 HK\$'000 千港元 (Note a)	Capital redemption reserve 資本贖回 儲備 HK\$'000 千港元	Contributed surplus 實繳盈餘 HK\$'000 千港元 (Note b)	Special reserve 特別儲備 HK\$'000 千港元 (Note c)	Property revaluation reserve 物業重估 储備 HK\$'000 千港元 (Note d)	Currency translation reserve 貨幣換算 儲備 HK\$'000 千港元	Accumulated losses 累計虧損 HK\$'000 千港元	Total 總計 HK\$'000 千港元	Non- controlling interests 非控股 權益 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Balance at 1 January 2023		49,216	50,880	7,960	(附註a) 33,694	1,713	(附註b) 	(附註c) 89,175	(附註d) 102,437	(18,917)	(848,681)	(25,773)	38,624	12,851
Loss for the year Other comprehensive income, net of tax Exchange differences on translation of foreign operations	本年度虧損 其他全面收益(扣除稅項) 因換算海外業務而產生的匯兌差額	-	-	-	-	-	-	-	-	8,627	(126,566)	(126,566)	(10,067)	(136,633)
Total comprehensive income for the year	本年度全面收益總額	-	_	-	_	-	-	-	-	8,627	(126,566)	(117,939)	(6,782)	(124,721)
Issue of shares upon rights issue (Note 33) Acquisition of subsidiaries (Note 34) Transfer	供級後發行股份 (附註33) 收購附屬公司 (附註34) 轉撥	73,824	11,528	-	- - 102	-	-	-	-	- - -	(102)	85,352 - -	(10,445)	85,352 (10,445)
		73,824	11,528	-	102		-	-		-	(102)	85,352	(10,445)	74,907
Balance at 31 December 2023 and 1 January 2024	於二零二三年十二月三十一日及 二零二四年一月一日之結餘	123,040	62,408	7,960	33,796	1,713	506,750	89,175	102,437	(10,290)	(975,349)	(58,360)	21,397	(36,963
Loss for the year Other comprehensive income, net of tax Exchange differences on translation of	本年度虧損 其他全面收益(扣除稅項) 因換算海外業務而產生的匯兌差額	-	-	-	-	-	-	-	-	-	(30,571)	(30,571)	(27,965)	(58,536)
foreign operations Gain on revaluation of properties upon transfer of property, plant and equipment to investment properties, net of tax	物業、廠房及設備轉撥至投資物業時的物業重估收益(扣除稅項)	-	-	-	-	-	-	-	14,933	9,596		9,596	1,810	11,406 14,933
	本年度全面收益總額	-							14,933	9,596	(30,571)	(6,042)	(26,155)	(32,197)
Transfer	中				52				14,733	7,370	(50,571)	(0,042)	(20,133)	(32,197)
Balance at 31 December 2024	於二零二四年十二月三十一日之結餘	123,040	62,408	7,960	33,848	1,713	506,750	89,175	117,370	(694)	(1,005,972)	(64,402)	(4,758)	(69,160)

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (Continued) 綜合權益變動表(續)

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

Notes:

- (a) The statutory reserve is required by the relevant law of The People's Republic of China (the "PRC") applicable to the subsidiaries in the PRC. The statutory reserve can be applied in conversion into PRC subsidiaries' capital by means of a capitalisation issue.
- (b) The amount of HK\$506,750,000 standing to the credit of the share premium account of the Company was reduced to nil and that the credit arising therefrom was transferred to the contributed surplus account arising from the capital reorganisation during the year ended 31 December 2021.
- (c) The special reserve represents:
 - (i) the difference between the nominal value of the shares of the acquired subsidiaries and the nominal value of the Company's shares issued for the acquisition at the time of a group reorganisation prior to the listing of the Company's shares and the surplus arising pursuant to a capitalisation of advances from shareholders as part of the group reorganisation:
 - (ii) the difference between the consideration for acquisition of a subsidiary satisfied by way of partial interest of a subsidiary without the overall gain or loss of control in the partial disposed subsidiary and the fair value of net asset acquired; and
 - (iii) the acquisition of additional interest in a subsidiary without the overall gain or loss of control in that subsidiary.
- (d) The property revaluation reserve is frozen upon the transfer of properties from property, plant and equipment to investment properties and will be transferred to accumulated losses when the relevant properties are disposed of.

附註:

- (a) 法定儲備乃適用於位於中華人民共和國(「**中國**」)的附屬公司的中國相關法律規定。法定儲備可透過資本化發行兌換成中國附屬公司的股本。
- (b) 本公司股份溢價脹之進脹金額506,750,000港元已減至零, 而藉此產生之進脹已轉撥至截至二零二一年十二月三十一 日止年度進行股本重組產生之實繳盈餘賬內。
- (c) 特別儲備指:
 - 所收購附屬公司股份的面值與本公司股份上市前 進行集團重組時就收購事項所發行的本公司股份 面值及根據將股東墊款撥作資本(為集團重組的一 部份)所產生盈餘之間的差額;
 - (ii) 以一間附屬公司的部分權益(並無整體獲得或失去 該部分出售附屬公司的控制權)償付的收購一間附 屬公司代價與所收購淨資產公平值的差額;及
 - (iii) 收購一間附屬公司額外權益(並無整體獲得或失去 該附屬公司的控制權)。
- (d) 物業重估儲備於自物業、廠房及設備轉撥物業至投資物業 時被凍結,將於出售相關物業時轉撥至累計虧損。

CONSOLIDATED STATEMENT OF CASH FLOWS 綜合現金流量表

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

			2024	2023
		Note 附註	二零二四年 HK\$′000 千港元	二零二三年 HK\$'000 千港元
Cash flows from operating activities Loss before income tax	經營業務現金流量 除所得稅前虧損		(36,232)	(140,759)
Adjustments for:	為下列作出調整:			
Amortisation of intangible assets (Increase)/decrease in fair value of	無形資產攤銷 投資物業的公平值(增加)/減少		536	376
investment properties Depreciation of property, plant and	物業、廠房及設備折舊		(72,878)	636
equipment			9,408	9,441
Depreciation of right-of-use assets	使用權資產折舊		11,580	7,191
Finance costs	融資成本		29,363	28,677
Loss/(gain) on termination of a lease	終止租賃的虧損/(收益) 利息收入		110	(87)
Interest income Interest income from an associate	和思收入 來自一間聯營公司的利息收入		(70) (1,012)	(2,523) (1,012)
Loss on disposal of property,	出售物業、廠房及設備的虧損		(1,012)	(1,012)
plant and equipment	山台初耒、顺方及政備即制度		178	939
Loss arising from the formation of	成立共同經營產生的虧損		170	737
joint operation			_	23,475
Impairment loss on goodwill	商譽減值虧損		16,000	
Write-down of inventories	存貨撇減		_	3,423
Provision for expected credit losses on	金融資產的預期信貸虧損撥備			
financial assets			12,406	11,886
Reversal of inventory provision	撥回存貨撥備		(4,445)	(675)
Release of prepaid lease payment	撥回預付租賃款項		27	-
Share of loss of an associate	應佔一間聯營公司之虧損		4	46,717
Operating loss before working capital changes	營運資金變動前的經營虧損		(35,025)	(12,295)
Decrease in inventories	存貨減少		28,290	31,118
Decrease/(increase) in trade, bills and	應收貿易賬款、應收票據及			
other receivables	其他應收款項減少/(增加)		27,624	(5,840)
Increase/(decrease) in trade, bills and	應付貿易賬款、應付票據及			
other payables	其他應付款項增加/(減少)		48,510	(63,549)
(Decrease)/increase in contract liabilities	合約負債(減少)/增加		(2,463)	3,442
Decrease in amount due from an associate	應收一間聯營公司的款項減少		645	238
Cash from/(used in) operations	經營業務所得/(所用)的現金		67,581	(46,886)

CONSOLIDATED STATEMENT OF CASH FLOWS (Continued) 綜合現金流量表(續)

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

		Notes 附註	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Income tax received/(paid) Interest received Interest paid	已收/(付) 所得稅 已收利息 已付利息		1,305 70 (23,003)	(7,056) 2,523 (25,762)
Net cash from/(used in) operating activities	經營業務所得/(所用)現金淨額		45,953	(77,181)
Cash flows from investing activities Decrease in pledged bank deposits Proceeds from disposal of property,	投資業務現金流量 已抵押銀行存款減少 出售物業、廠房及設備所得款項		1,334	2,282
plant and equipment Purchase of property, plant and equipment Net cash used in acquisition of subsidiaries Addition to investment properties Addition to intangible assets	購買物業、廠房及設備 收購附屬公司所用現金淨額 添置投資物業 添置無形資產	34	75 (17,459) - (11,145) (1,225)	5,318 (11,334) (9,655) – (1,681)
Net cash used in investing activities	投資業務所用現金淨額		(28,420)	(15,070)
Cash flows from financing activities Proceeds from new bank and other loans Repayment of bank and other loans Payment of interest element of lease liabilities Payment of principal element of lease liabilities Issue of shares upon rights issue	融資活動現金流量 新造銀行及其他貸款所得款項 償還銀行及其他貸款 支付租賃負債利息部分 支付租賃負債本金部分 供股後發行股份	35 35 35 35	209,393 (218,469) (4,623) (7,608)	144,651 (138,833) (2,915) (6,252) 85,352
Net cash (used in)/from financing activities	融資活動(所用)/所得現金淨額		(21,307)	82,003
Net decrease in cash and cash equivalents Cash and cash equivalents at beginning of the year Effect of foreign exchange rate changes	現金及現金等價物減少淨額 年初現金及現金等價物 外幣匯率變動影響		(3,774) 69,359 (973)	(10,248) 79,158 449
Cash and cash equivalents at end of the year	年末現金及現金等價物		64,612	69,359
Analysis of the balances of cash and cash equivalents: Bank balances and cash	現金及現金等價物結餘分析: 銀行結存及現金		64,612	69,359

NOTES TO THE FINANCIAL STATEMENTS 財務報表附註

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

1. GENERAL INFORMATION

The Company is incorporated in Bermuda with limited liability and its shares are listed on Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The address of the registered office and principal place of business of the Company are disclosed in the corporate information section to the annual report.

The Company and its subsidiaries (hereafter referred to as the "**Group**") is principally engaged in manufacturing and trading of satellite TV equipment products and other electronic goods. The details of principal activities of its subsidiaries are set out in Note 42 to the consolidated financial statements.

2. ADOPTION OF HKFRS ACCOUNTING STANDARDS

(a) Adoption of amendments to HKFRS Accounting Standards – effective on 1 January 2024

In the current year, the Group has applied for the first time the following amendments to HKFRS Accounting Standards (includes Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards and Interpretations) as issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA"), which are effective for the Group's consolidated financial statements for the annual period beginning on 1 January 2024:

Amendments to HKAS 1 Classification of Liabilities as
Current or Non-current
Amendments to HKAS 1 Non-current Liabilities with

Covenants

Hong Kong Interpretation 5 Presentation of Financial

Statements – Classification by the Borrower of a Term Loan that Contains a Repayment on

Demand Clause

Amendments to HKFRS 16 Lease liability in a Sale and

Leaseback

Amendments to HKAS 7 Supplier Finance Arrangements

and HKFRS 7

(Revised)

None of these amended HKFRS Accounting Standards has a material impact on the Group's results and financial position for the current or prior period and financial statements disclosures. The Group has not early applied any new or amended HKFRS Accounting Standards that is not yet effective for the current accounting period.

1. 一般資料

本公司為於百慕達註冊成立之有限公司,其 股份於香港聯合交易所有限公司(「**聯交所**」) 主板上市。本公司註冊辦事處地址及其主要 營業地點於本年報公司資料章節中披露。

本公司及其附屬公司(下文統稱「本集團」)主要從事衛星電視設備產品及其他電子產品的製造及貿易。其附屬公司主要業務之詳情載於綜合財務報表附註42。

2. 採納香港財務報告準則會計準則

(a) 採納香港財務報告準則會計準則修 訂本一於二零二四年一月一日生效

於本年度,本集團首次應用下列由香港會計師公會(「香港會計師公會」)頒佈的香港財務報告準則會計準則(包括香港財務報告準則、香港會計準則及詮釋)修訂本,有關準則對於二零二四年一月一日開始之年度期間的本集團綜合財務報表生效:

香港會計準則 將負債分類為流動或

第1號的修訂本 非流動

香港會計準則 附帶契諾的非流動

第1號的修訂本 負債

香港詮釋第5號 則 (經修訂)

財務報表的呈列一 借款人對含有按要求償還條款的定期

貸款的分類香港

財務報告準則 售後租回的租賃負債 第16號的修訂本

香港會計準則 供應商融資安排 第7號及香港

第7號及香港 財務報告準則 第7號的修訂本

該等經修訂香港財務報告準則會計準則 對本集團於本期間或過往期間之業績及 財務狀況以及財務報表披露事項概無重 大影響。本集團於本會計期間並無提早 應用任何尚未生效之新訂或經修訂香港 財務報告準則會計準則。

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

ADOPTION OF HKFRS ACCOUNTING STANDARDS (Continued)

New and amendments to HKFRS Accounting Standards that have been issued but are not yet effective

The following new and amendments to HKFRS Accounting Standards, potentially relevant to the Group's consolidated financial statements, have been issued, but are not yet effective and have not been early adopted by the Group. The Group's current intention is to apply these changes on the date they become effective.

Amendments to HKAS 21 and HKFRS 1

Lack of Exchangeability¹

Amendments to HKFRS Accounting Standards Annual Improvements to HKFRS Accounting Standards - Volume

Amendments to HKFRS 9 and HKFRS 7

Amendments to the Classification and Measurement of Financial Instruments²

Amendments to HKFRS 9

and HKFRS 7

Contracts Referencing Nature dependent Electricity²

HKFRS 18

HKFRS 19

Presentation and Disclosure in Financial Statements³ Subsidiaries without Public Accountability: Disclosures³

Effective for annual periods beginning on or after 1 January 2025

Effective for annual periods beginning on or after 1 January 2026

Effective for annual periods beginning on or after 1 January 2027

採納香港財務報告準則會計準則 (續)

(b) 已頒佈但尚未生效之新訂香港財務 報告準則會計準則及其修訂本

以下可能與本集團綜合財務報表相關的 新訂香港財務報告準則會計準則及其修 訂本已經頒佈,但尚未生效且並無獲本 集團提早採納。本集團目前有意於該等 變動牛效當日應用該等變動。

香港會計準則

缺乏可兌換性1

第21號及香港 財務報告準則 第1號的修訂本

香港財務報告準 則會計準則的 修訂本

香港財務報告準則 會計準則之年度 改進一第11卷2 金融工具分類及

香港財務報告準 則第9號及香港 財務報告準則

計量的修訂2

第7號的修訂本

香港財務報告準 引用依賴自然電力的

則第9號及香港 合約2 財務報告準則

第7號的修訂本

香港財務報告 財務報表的呈列及 準則第18號 披露3

不具公眾問責的附屬 香港財務報告

準則第19號

公司:披露3

於二零二五年一月一日或之後開始之年度 期間生效

於二零二六年一月一日或之後開始之年度 期間牛效

於二零二七年一月一日或之後開始之年度 期間生效

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

2. ADOPTION OF HKFRS ACCOUNTING STANDARDS (Continued)

(b) New and amendments to HKFRS Accounting Standards that have been issued but are not yet effective (Continued)

The directors of the Company (the "Directors") anticipate that all of the relevant pronouncements will be adopted in the Group's accounting policy for the first period beginning after the effective date of the pronouncement. The Directors are currently assessing the possible impact of these new and amendments to HKFRS Accounting Standards on the Group's financial results and financial position in the first year of application. Except for those mentioned below, the directors consider that these new and amendments to HKFRS Accounting Standards are unlikely to have a material impact to the Group's consolidated financial statements.

Amendments to HKFRS 9 and HKFRS 7: Amendments to the Classification and Measurement of Financial Instruments

The amendments clarify that a financial liability is derecognised on the settlement date and introduce an accounting policy choice to derecognise financial liabilities settled using an electronic payment system before the settlement date. It also clarifies the classification of financial assets with Environmental, Social and Governance linked features via additional guidance on the assessment of contingent features. Clarifications have been made to non-recourse loans and contractually linked instruments. Additional disclosures are introduced for financial instruments with contingent features and equity instruments classified at fair value through other comprehensive income. The amendments are effective for annual periods beginning on or after 1 January 2026. Early adoption is permitted, with an option to early adopt the amendments for contingent features only. The Group is currently assessing the impact of these amendments.

2. 採納香港財務報告準則會計準則 (續)

(b) 已頒佈但尚未生效之新訂香港財務 報告準則會計準則及其修訂本(續)

本公司董事(「董事」)預期所有相關公告事項將於本集團於公告事項生效日期後首個期間的會計政策中採納。董事目前正評估該等新訂香港財務報告準則會計準則及其修訂本對本集團於首個應用年度的財務業績及財務狀況的潛在影響。除上文所述外,董事認為,該等新訂香港財務報告準則會計準則及其修訂本不大可能對本集團綜合財務報表造成重大影響。

香港財務報告準則第9號及香港財務報告準則第7號的修訂本:金融工具分類及計量的修訂

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

2. ADOPTION OF HKFRS ACCOUNTING STANDARDS (Continued)

 (b) New and amendments to HKFRS Accounting Standards that have been issued but are not yet effective (Continued)

HKFRS 18: *Presentation and Disclosure in Financial Statements*

HKFRS 18 will replace HKAS 1 Presentation of Financial Statements, introducing new requirements that will help to achieve comparability of the financial performance of similar entities and provide more relevant information and transparency to users. Even though HKFRS 18 will not impact the recognition or measurement of items in the financial statements, its impacts on presentation and disclosures are expected to be pervasive, in particular those related to the statement of financial performance and providing management-defined performance measures within the financial statements. Management is currently assessing the detailed implications of applying the new standard on the Group's consolidated financial statements. Based on preliminary assessment, the line items presented in the primary financial statements might change as a result of the application of the concept of "useful structured summary" and the enhanced principles on aggregation and disaggregation.

The Group does not expect there to be a significant change in the information that is currently disclosed in the notes because the requirement to disclose material information remains unchanged; however, the way in which the information is grouped might change as a result of the aggregation/disaggregation principles. Moreover, there will be significant new disclosures required for management-defined performance measures. HKFRS 18 is effective for annual periods beginning on or after 1 January 2027. Retrospective application is required and so the comparative information for the financial year ending 31 December 2026 will be restated in accordance with HKFRS 18.

2. 採納香港財務報告準則會計準則 (續)

(b) 已頒佈但尚未生效之新訂香港財務 報告準則會計準則及其修訂本(續)

香港財務報告準則第18號:財務報表的 呈列及披露

本集團預期目前在附註中披露的資料將不會出現重大變動,原因是披露重大資料的規定維持不變;然而,組合資料的方式或會因合併/分類原則而有所變動。此外,將需要就管理層界定的績效計量作出重大新披露。香港財務報告則第18號於二零二七年一月一日立治應用,故將會根據香港財務報告準則第18號重列截至二零二六年十二月三十一日止財政年度的比較資料。

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

3. BASIS OF PREPARATION

(a) Statement of compliance

The consolidated financial statements on page 81 to 199 have been prepared in accordance with all HKFRS Accounting Standards, which is a collective term includes all applicable individual HKFRS Accounting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations as issued by the HKICPA, and have been prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance. In addition, the consolidated financial statements include applicable disclosures required by the Rules Governing the Listing of Securities on the Stock Exchange.

(b) Basis of measurement and going concern assumption

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

The Group incurred a net loss of HK\$58,536,000 for the year ended 31 December 2024. As of that date, the Group had net current liabilities and net liabilities of approximately HK\$235,488,000 and HK\$69,160,000 respectively. The Group's current bank and other borrowings amounted to HK\$211,266,000, which are subject to repayment or renewal within the twelve months following the end of the reporting period. Included in current borrowings as at 31 December 2024 were other loans (the "Loan") with an outstanding balance of approximately HK\$155,296,000 and accrued interest of approximately HK\$7,029,000, which are scheduled to be fully repayable in April 2025.

In view of these circumstances, the Directors have given consideration to the future liquidity and performance of the Group and its available sources of finance in the preparation of a cash flow forecast covering a 24-month period from the end of the reporting period ("Cash Flow Forecast") for assessing whether the Group will have sufficient financial resources to continue as a going concern. Sensitivity analysis has also been performed by considering reasonably possible changes of the key parameters in the Cash Flow Forecast. In addition, the following plans and measures have been taken into account:

3. 編製基礎

(a) 遵例聲明

第81至199頁綜合財務報表已根據香港會計師公會頒佈的所有香港財務報告準則會計準則(為包括所有適用個別香港財務報告準則會計準則、香港會計準則(「香港會計準則」)及詮釋的統稱)及香港公司條例之披露規定而編製。此外,綜合財務報表包括聯交所證券上市規則所規定的適用披露。

(b) 計量基礎及持續經營假設

綜合財務報表乃按照歷史成本編製,惟 投資物業乃按公平值計量除外。歷史成 本一般是建基於就換取貨品及服務所支 付之代價之公平值。

本集團於截至二零二四年十二月三十一日止年度錄得淨虧損58,536,000港元。截至該日,本集團流動負債淨額及負債淨額分別約為235,488,000港元及69,160,000港元。本集團須於報告期末後十二個月內償還或重續的當期銀行及其他借款為211,266,000港元。於二零二四年十二月三十一日,計入當期借款的其他貸款(「貸款」)的未償還結餘約155,296,000港元,應計利息約7,029,000港元,其計劃於二零二五年四月全數償還。

鑒於此等情況,董事在評估本集團是否 有足夠的財務資源繼續持續經營而編製 報告期結束後二十四個月期間的現金流 量預測(「**現金流量預測**」)時,已考慮本 集團未來的流動資金及表現,及其可用 的資金來源。透過考慮現金流量預測的 主要參數合理變動,董事亦已進行敏感 度分析。此外,以下各項計劃及措施已 納入考慮:

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

3. BASIS OF PREPARATION (Continued)

(b) Basis of measurement and going concern assumption (Continued)

- (1) Based on communication with banks and lenders, the Group should be able to renew most of its existing bank and other borrowings, including the Loan that have expired or will expire in 2025, on the basis that the Group have complied with the terms of the loan arrangements and, based on the Director's experience, there is sufficient headroom in the credit enhancements provided by the Group over the amounts of borrowings;
- (2) Subsequent to the end of the reporting period, the lender of the Loan conditionally agreed with the Group, upon repayment of the accrued interest of approximately HK\$16,946,000 as at the date of approval of these financial statements, to enter into a supplemental loan agreement to extend the repayment date of the remaining balance of the Loan of US\$20,000,000 (equivalent to approximately HK\$155,296,000) to 20 April 2027;
- (3) As of the date of approval of these financial statements, the Group has unutilised bank and other loan facilities totalling HK\$212,300,000, comprising trade loans of HK\$60,613,000 and term loans of HK\$151,687,000 respectively.

Based on the Cash Flow Forecast and the sensitivity analysis, the Group would have sufficient working capital to finance its operations and meet its financial obligations as and when they fall due for the at least twelve months from the end of the reporting period. Accordingly, the Directors considered that it is appropriate to prepare the consolidated financial statements on a going concern basis.

Notwithstanding the above, there are inherent uncertainties associated with the future outcome of the Cash Flow Forecast that, inter alia, includes whether the business outlook of the Group would not significantly deteriorate or change out of the Directors' expectation, the sales performance of newly launched products would achieve the targeted sales level and margin, the cost control measures could be effectively implemented without compromising the competitive edge of the Group, the Group would be able to renew the bank and other borrowings within the period of the Cash Flow Forecast.

3. 編製基礎(續)

(b) 計量基礎及持續經營假設(續)

- (1) 基於與銀行及貸款人的溝通,本集團應能夠於本集團已遵守貸款安排的條款的基礎上,於大部分現有銀行貸款及其他借貸(包括貸款)到期後或將於二零二五年到期時進行重續,且基於董事的經驗,本集團提供的信貸增強相對於借貸金額有足夠的上限;
- (2) 報告期末後,貸款的貸款人已有條件同意,待於該等財務報表獲批准日期償還應計利息約16,946,000港元後,與本集團訂立補充貸款協議,將貸款剩餘結餘20,000,000美元(相當於約155,296,000港元)的還款日期延長至二零二七年四月二十日;
- (3) 於該等財務報表獲批准日期,本 集團有未動用銀行及其他貸款額 度總額212,300,000港元,包括貿 易貸款60,613,000港元及定期貸款 151,687,000港元。

基於現金流量預測及敏感度分析,本集團將擁有充足營運資金以為其業務營運提供資金及履行其自報告期末起計至少十二個月的到期財務責任。因此,董事認為,按持續經營基準編製綜合財務報表乃屬適當。

儘管如上文所述,現金流量預測的未來 結果仍存在固有的不確定性,其中包括 本集團的業務前景是否將不會顯著惡化 或發生超出董事預期的變動,新推出產 品的銷售業績是否將能取得目標銷售水 平及利潤,能否在不削弱本集團的競爭 力下有效實施成本控制措施,本集團是 否能夠在現金流量預測期間重續銀行和 其他借貸。

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3. BASIS OF PREPARATION (Continued)

(b) Basis of measurement and going concern assumption (Continued)

These conditions indicate 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 it may be unable to realise its assets or discharge its liabilities in the normal course of business.

Should the Group be unable to continue in business as a going concern, adjustments would have to be made to adjust the value of assets to their estimated net realisable values, to reclassify non-current assets and liabilities as current assets and liabilities respectively, and to provide for any further liabilities which may arise. The effects of these potential adjustments have not been reflected in the consolidated financial statements.

(c) Functional and presentation currency

The functional currency of the Company is United States dollars ("US\$"), while the consolidated financial statements are presented in Hong Kong dollars ("HK\$"). As the Company is listed on the Main Board of the Stock Exchange, the Directors consider that it will be more appropriate to adopt HK\$ as the Group's and the Company's presentation currency.

3. 編製基礎(續)

(b) 計量基礎及持續經營假設(續)

該等情況表明存在重大不確定性,可能 對本集團持續經營能力產生重大疑慮, 因此本集團可能無法於正常業務過程中 變現其資產或解除其負債。

倘本集團無法在業務上持續經營,則須 作出相關調整,將資產之價值調整至其 估計可變現淨值,將非流動資產及負債 分別重新分類為流動資產及負債,並為 可能產生之任何進一步負債作出撥備。 綜合財務報表並無反映此等潛在調整的 影響。

(c) 功能及呈列貨幣

本公司的功能貨幣為美元(「**美元**」),綜合財務報表以港元(「**港元**」)呈列。由於本公司於聯交所主板上市,故董事認為採納港元作為本集團及本公司的呈列貨幣更為恰當。

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4. ACCOUNTING POLICIES

(a) Basis of consolidation and business combinations

(i) Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company and its subsidiaries.

The Company controls its subsidiaries if all three of the following elements are present: power over the investee; exposure, or rights, to variable returns from the investee; and the ability to use its power to affect those variable returns. Control is reassessed whenever facts and circumstances indicate that there may be a change in any of these elements of control.

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

Profit or loss and each item of other comprehensive income are attributed to the owners of the Company and to the non-controlling interests. Total comprehensive income of subsidiaries is attributed to the owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance. When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with the Group's accounting policies.

4. 會計政策

(a) 綜合基準及業務合併

(i) 綜合基準

綜合財務報表涵蓋本公司以及由 本公司及其附屬公司所控制實體 的財務報表。

倘具備以下全部三項因素,本公司 即對附屬公司擁有控制權:對被投 資方的權力;來自被投資方可變回 報的風險或權利;及利用其權力影 響該等可變回報的能力。如有事實 及情況顯示任何該等控制權因素 可能有變,則會重新評估控制權。

損益及其他全面收益各個項目會 歸屬於本公司擁有人及非控股權 益。附屬公司的全面收益總額會歸 屬於本公司擁有人及非控股權益, 即使此舉會導致非控股權益出現 虧絀結餘。如有需要,本集團會調 整附屬公司的財務報表,使其會計 政策符合本集團的會計政策。

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4. ACCOUNTING POLICIES (Continued)

(a) Basis of consolidation and business combinations (Continued)

(i) Basis of consolidation (Continued)

In the Company's statement of financial position, investments in subsidiaries are stated at cost less impairment loss, if any. The results of subsidiaries are accounted for by the Company on the basis of dividend received and receivable.

The carrying amount of non-controlling interests that represent present ownership interests in the subsidiary is the amount of those interests at initial recognition plus such non-controlling interest's share of subsequent changes in equity. Total comprehensive income is attributed to such non-controlling interests even if this results in those non-controlling interests having a deficit balance.

The Group accounts for business combinations using the acquisition method when the acquired set of activities and assets meets the definition of a business and control is transferred to the Group. In determining whether a particular set of activities and assets is a business, the Group assesses whether the set of assets and activities acquired includes, at a minimum, an input and substantive processes and whether the acquired set has the ability to produce outputs.

(ii) Business combinations

Acquisitions of businesses are accounted for using the acquisition method. The consideration transferred in a business combination is measured at fair value, which is calculated as the sum of the acquisition-date fair values of the assets transferred by the Group, liabilities incurred by the Group to former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. Acquisition-related costs are recognised in profit or loss as incurred.

At the acquisition date, the identifiable assets and liabilities assumed are recognised at their fair values.

4. 會計政策(續)

(a) 綜合基準及業務合併(續)

(i) 綜合基準(續)

於本公司財務狀況表中,於附屬公司的投資按成本減減值虧損(如有)列賬。附屬公司的業績由本公司按已收及應收股息基準入賬。

相當於現時於附屬公司的擁有權權益的非控股權益賬面值為該等權益於初步確認時的款額加有關非控股權益應佔權益其後變動的部分。即使會導致非控股權益出現虧絀結餘,全面收益總額乃歸屬於非控股權益。

當所收購的活動及資產組合符合業務的定義且控制權轉移至本集團,本集團採用收購法將業務合併入賬。在釐定特定的活動及資產組合是否為一項業務時,本集團評估所收購資產及活動組合是否包括至少一項投入及實質性流程,以及所收購的組合是否有能力產生產出。

(ii) 業務合併

業務收購乃採用收購法入賬。於業 務合併轉撥的代價按公平值計量, 而計算方式為本集團轉撥的資產、 本集團對被收購方的前擁有人產 生的負債及本集團為交換被收購 方的控制權所發行的股權於收購 日期的公平值總和。與收購事項有 關的成本於產生時在損益確認。

於收購日期,可識別資產及所承擔 負債按彼等的公平值確認。

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4. ACCOUNTING POLICIES (Continued)

(a) Basis of consolidation and business combinations (Continued)

(ii) Business combinations (Continued)

Goodwill is measured as the excess of the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree, and the fair value of the acquirer's previously held equity interest in the acquiree (if any) over the net of the acquisition-date fair value amounts of the identifiable assets acquired and the liabilities assumed. If, after reassessment, the Group's interest in the fair value of the acquiree's identifiable net assets exceeds the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree and the fair value of the acquirer's previously held interest in the acquiree (if any), the excess is recognised immediately in profit or loss as a bargain purchase gain.

Non-controlling interests that are present ownership interests and entitle their holders to a proportionate share of the entity's net assets in the event of liquidation may be initially measured either at fair value or at the non-controlling interests' proportionate share of the recognised amounts of the acquiree's identifiable net assets. The choice of measurement basis is made on a transaction-by-transaction basis. Other types of non-controlling interests are measured at their fair value or, when applicable, on the basis specified in another standard.

4. 會計政策(續)

(a) 綜合基準及業務合併(續)

(ii) 業務合併(續)

屬現有擁有權權益並賦予持有人權利於清盤時按比例攤分有關實體資產淨值的非控股權益初步可按公平值或非控股權益應佔被認可的比例計量。計量基準的選擇乃按照具體交易而作出。計量基準的選擇乃按照個別交易基準而作出。其他類別的非控股權益按公平值或(如適用)其他準則所規定的基準計量。

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4. ACCOUNTING POLICIES (Continued)

(b) Associates

An associate is an entity over which the Group has significant influence and that is neither a subsidiary nor a joint arrangement. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those policies.

The results and assets and liabilities of associate are incorporated in these consolidated financial statements using the equity method of accounting. The financial statements of associate used for equity accounting purposes are prepared using uniform accounting policies as those of the Group for like transactions and events in similar circumstances. Under the equity method, an interest in an associate is initially recognised in the consolidated statement of financial position at cost and adjusted thereafter to recognise the Group's share of the profit or loss and other comprehensive income of the associate. When the Group's share of losses of an associate exceeds the Group's interest in that associate (which includes any long-term interests that, in substance, form part of the Group's net investment in the associate), the Group discontinues recognising its share of further losses. Additional losses are recognised only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the associate.

When a group entity transacts with an associate of the Group (such as a sale or contribution of assets), profits and losses resulting from the transactions with the associate are recognised in the Group's consolidated financial statements only to the extent of interests in the associate that are not related to the Group.

4. 會計政策(續)

(b) 聯營公司

聯營公司為本集團擁有重大影響力的實體,並非一間附屬公司或合營安排。重大影響力為可參與被投資方的財政及經營政策決定的權力,而並非對該等政策施加控制權或共同控制權。

聯營公司的業績及資產與負債乃以權益 會計法計入此等綜合財務報表。就權益 會計法目的使用的聯營公司財務報表乃 利用與本集團於類似情況下就同類交 易及事件所用者一致的會計政策編製。 根據權益法,於聯營公司的權益乃按成 本於綜合財務狀況表中初步確認,並於 其後調整以確認本集團應佔該聯營公司 的損益及其他全面收益。當本集團分佔 一間聯營公司虧損超出其於該聯營公 司之權益(包括任何本質上組成本集團 於該聯營公司投資淨額部分之長期權 益) 時,本集團終止確認其分佔進一步虧 損。倘本集團代表該聯營公司產生法定 或推定責任或作出付款,則確認額外虧 損。

當一間集團實體與本集團的聯營公司進 行交易(例如資產出售或注資),本集團 僅會於聯營公司的權益與本集團無關的 情況下,方會於綜合財務報表確認與該 聯營公司交易所產生的損益。

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ACCOUNTING POLICIES (Continued)

Joint arrangements

The Group is a party to a joint arrangement when there is a contractual arrangement that confers joint control over the relevant activities of the arrangement to the Group and at least one other party. Joint control is assessed under the same principles as control over subsidiaries.

The Group classifies its interests in joint arrangements as joint operations, where the Group has both the rights to assets and obligations for the liabilities of the joint arrangement.

The Group accounts for its interests in joint operations by recognising its share of assets in accordance with its contractually conferred rights and obligations.

(d) Goodwill

Goodwill is initially recognised at cost being the excess of the aggregate of the consideration transferred, the amount recognised for non-controlling interests in the acquiree and the acquisition date fair value of the acquirer's previously held equity interest in the acquiree over the fair value of identifiable assets and liabilities acquired.

For goodwill arising on an acquisition in a financial year, the cashgenerating unit ("CGU") to which goodwill has been allocated is tested for impairment before the end of that financial year. When the recoverable amount of the CGU is less than the carrying amount of the unit, the impairment loss is allocated to reduce the carrying amount of any goodwill allocated to the unit first, and then to the other assets of the unit pro-rata on the basis of the carrying amount to each asset in the unit. However, the loss allocated to each asset will not reduce the individual asset's carrying amount to below its fair value less costs of disposal (if measurable) or its value in use (if determinable), whichever is the higher.

會計政策(續)

(c) 合營安排

當有合約安排賦予本集團及至少一名其 他訂約方對相關活動之共同控制權時, 本集團為合營安排之訂約方。共同控制 乃根據控制附屬公司之相同原則予以評 估。

倘若本集團有權享有合營安排之資產並 有義務承擔其負債,本集團將其於合營 安排之權益分類為合營業務。

本集團透過確認其根據合約所賦予的權 利及責任而應佔之資產將於合營業務之 權益入賬。

(d) 商譽

商譽初始時按成本確認,乃所轉撥的代 價、被收購方非控股權益確認的金額及 收購方之前持有被收購方的股權於收購 日期的公平值的總和超出所收購的可識 別資產及負債的公平值部份。

就於財政年度內收購所產生的商譽而 言,已獲分配商譽的現金產生單位(「現 金產生單位」)於該財政年度末前進行減 值測試。當現金產生單位的可收回金額 少於該單位的賬面金額時,減值虧損的 分配會先削減分配到該單位的任何商譽 的賬面金額,其後以單位各資產的賬面 金額為基準,按比例分配至該單位的其 他資產。然而,分配至每個資產的虧損 不會對個別資產的賬面金額減少至低於 其公平值減處置成本(倘可計量)或其使 用價值(如可確定),以較高者為準。

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ACCOUNTING POLICIES (Continued)

(d) Goodwill (Continued)

Goodwill is measured at cost less impairment losses, if any. For the purpose of impairment testing, goodwill arising from an acquisition is allocated to each of the relevant cash-generating units that are expected to benefit from the synergies of the combination. A cash-generating unit is the smallest identifiable group of assets that generates cash inflows that are largely independent of the cash inflows from other assets or groups of assets. A cash-generating unit to which goodwill has been allocated is tested for impairment annually, by comparing its carrying amount with its recoverable amount (see Note 4(m)), and whenever there is an indication that the unit may be impaired.

Any impairment loss for goodwill is recognised in profit or loss and is not reversed in subsequent periods.

Revenue recognition

Revenue from contracts with customers is recognised when control of goods or services is transferred to the customers at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services, excluding those amounts collected on behalf of third parties.

Trading of satellite TV equipment products and other electronic

Customers obtain control of the satellite TV equipment products and other electronic goods when the goods are delivered to and have been accepted. Revenue is thus recognised upon when the customers accepted the satellite TV equipment products and other electronic goods. There is generally only one performance obligation. Invoices are usually payable within 60 to 120 days.

Contract liabilities

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

會計政策(續)

(d) 商譽(續)

商譽乃按成本減減值虧損(如有)計量。 就減值測試而言,收購產生之商譽分配 至預期會受惠於合併協同效益之各相關 現金產生單位。現金產生單位乃可識別 之最小資產組合,其產生之現金流入基 本獨立於其他資產或資產組合之現金流 入。獲分配商譽之現金產生單位會每年 透過比較其賬面值與其可收回金額(見 附註4(m)) 及於有跡象顯示該單位可能 出現減值時進行減值測試。

商譽的任何減值虧損於捐益內確認,於 其後期間不予撥回。

(e) 收益確認

來自客戶合約的收益乃於商品或服務的 控制權轉讓予客戶時確認,該金額能反 映本集團預期就交換該等商品或服務有 權獲得的代價,不包括代表第三方收取 的該等金額。

買賣衛星電視設備產品及其他電子產品

於衛星電視設備產品及其他電子產品交 付予客戶並獲客戶接納時,客戶取得該 等貨品之控制權。因此,收益會於客戶 接納衛星電視設備產品及其他電子產品 時確認。通常只存在一項履約責任。發 票通常於60至120日內支付。

合約負債

合約負債指本集團有責任將產品轉移至 本集團已收取代價(或代價金額已到期) 的客戶。

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ACCOUNTING POLICIES (Continued)

Property, plant and equipment

Property, plant and equipment including land and buildings 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 accumulated impairment losses, if any.

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

Freehold land is stated at cost less accumulated impairment losses, if any.

An asset is written down immediately to its recoverable amount if its carrying amount is higher than the asset's estimated recoverable amount.

Any gain or loss arising on the disposals 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 held to earn rentals or for capital appreciation. These include land and properties under development that is being constructed or developed for future use as investment property.

Investment properties are initially measured at cost, including any directly attributable expenditure. Subsequent to initial recognition, investment properties are measured at their fair values. Gains or losses arising from changes in the fair value of investment properties are included in profit or loss for the period in which they arise.

會計政策(續)

(f) 物業、廠房及設備

物業、廠房及設備(包括持作用於生產或 供應貨品或服務或作行政用途的土地及 樓宇) 於綜合財務狀況表內按成本減其 後的累計折舊以及累計減值虧損(如有) 列賬。

折舊乃按物業、廠房及設備項目的估計 可使用年期以直線法確認,以撇銷其成 本減預期剩餘價值。估計可使用年期、 剩餘價值及折舊方法於報告期末檢討, 任何估計變動的影響按預期基準入賬。

永久業權土地按成本減累計減值虧損列 賬(如有)。

倘資產的賬面值高於其估計可收回金 額,則會即時撇減至其可收回金額。

出售或報廢物業、廠房及設備項目產生 的任何收益或虧損乃按銷售所得款項與 資產賬面金額間的差額釐定,並於損益 確認。

(g) 投資物業

投資物業乃持有以賺取租金或獲得資本 增值的物業。此等投資物業包括正在建 設或發展以供未來用作投資物業之發展 中十地及物業。

投資物業初步按成本計量,包括任何直 接應佔開支。首次確認後,投資物業按 公平值計量。投資物業公平值變動產生 的收益或虧損計入產生期間的損益內。

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ACCOUNTING POLICIES (Continued)

Investment properties (Continued)

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use or no future economic benefits are expected from its disposal. 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 item is derecognised.

(h) Leasing

The Group as a lessee

All leases are required to be capitalised in the statement of financial position as right-of-use assets and lease liabilities.

The right-of-use asset should be recognised at cost and would comprise:

- (i) the amount of the initial measurement of the lease liability (see below for the accounting policy to account for lease liability);
- any lease payments made at or before the commencement date, less any lease incentives received;
- (iii) any initial direct costs incurred by the lessee; and
- an estimate of costs to be incurred by the lessee in (iv)dismantling and removing the underlying asset to the condition required by the terms and conditions of the lease, unless those costs are incurred to produce inventories.

Except for right-of-use asset that meets the definition of an investment property, the Group measures the right-of-use assets applying a cost model. Under the cost model, the Group measures the right-of-use assets at cost, less any accumulated depreciation and any impairment losses, and adjusted for any remeasurement of lease liability. For right-of-use asset that meets the definition of an investment property, they are carried at fair value.

會計政策(續)

(a) 投資物業(續)

投資物業於出售或永久停止使用或預期 不會從出售該項物業中獲得未來經濟利 益時終止確認。終止確認某項物業所產 生的收益或虧損(按出售所得款項淨額 與該資產的賬面值之間的差額計算)計 入項目終止確認期間的損益內。

(h) 租賃

本集團作為承租人

所有租賃均須於財務狀況表內資本化為 使用權資產及租賃負債。

使用權資產應按成本確認,並包括:

- 租賃負債之初步計量金額(見下文 (i) 將租賃負債入賬之會計政策);
- 於開始日期或之前作出之任何租 賃付款扣除任何已收取之租賃優 惠;
- 承租人產生之任何初步直接成本;
- 承租人將相關資產拆除及移除為 租賃條款及條件規定之狀態所產 生之估計成本,除非該等成本乃因 生產存貨而產生則除外。

除符合投資物業定義之使用權資產外, 本集團應用成本模式計量使用權資產。 根據成本模式,本集團按成本扣除任何 累計折舊及任何減值虧損計量使用權資 產,並就租賃負債之任何重新計量進行 調整。符合投資物業定義之使用權資產 按公平值列賬。

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ACCOUNTING POLICIES (Continued)

Leasing (Continued)

The Group as a lessee (Continued)

The Group accounts for leasehold land and buildings that are held for rental or capital appreciation purpose under HKAS 40 "Investment Property" and are carried at fair value. The Group accounts for leasehold land and buildings which is held for own use under HKAS 16 "Property, Plant and Equipment" and are carried at cost.

Lease liability

The lease liability is recognised at the present value of the lease payments that are not paid at the date of commencement of the lease. The lease payments are discounted using the Group's incremental borrowing rate, as the interest rate implicit in the lease cannot be readily determined.

Subsequent to the commencement date, the Group measures the lease liability by:

- increasing the carrying amount to reflect interest on the lease liability;
- reducing the carrying amount to reflect the lease payments made; and
- (iii) remeasuring the carrying amount to reflect any reassessment or lease modifications, or to reflect revised insubstance fixed lease payments.

When the Group renegotiates the contractual terms of a lease with the lessor, if the renegotiation results in one or more additional assets being leased for an amount commensurate with the standalone price for the additional right to use obtained, the modification is accounted for as a separate lease, in all other cases, where the renegotiated increases the scope of the lease (whether that is an extension to the lease term, or one or more additional assets being leased), the lease liability is remeasured using the discount rate applicable on the modification date, with the rightof-use asset being adjusted by the same amount.

會計政策(續)

(h) 租賃(續)

本集團作為承租人(續)

本集團根據香港會計準則第40號「投資 物業」就收取租金或資本增值目的持有 之租賃土地及樓宇入賬,並按公平值列 賬。本集團根據香港會計準則第16號「物 業、廠房及設備」就持作自用之租賃土地 及樓宇入賬,並按成本列賬。

租賃負債

租賃負債應以於租賃開始日期尚未支付 之租賃付款之現值確認。因租賃隱含之 利率無法容易釐定,租賃付款使用本集 團之增量借貸利率貼現。

於開始日期後,本集團按以下方式計量 租賃負債:

- 提高賬面值以反映租賃負債利息;
- 減低賬面值以反映已作出之租賃 付款;及
- 重新計量賬面值以反映任何重估 或租賃調整或對實質上固定的租 賃付款的修正。

當本集團與出租人重新磋商租賃合約條 款時,重新磋商導致一項或多項額外資 產被以與所獲得的額外使用權資產的獨 立價格相稱的金額租用,則該修改入賬 列作單獨的租賃,在所有其他情況下, 倘重新磋商增加了租賃範圍(無論是延 長租賃期限,抑或額外租用一項或多項 資產),則採用修改日適用的貼現率重 新計量租賃負債,而使用權資產則按相 同金額予以調整。

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ACCOUNTING POLICIES (Continued)

Leasing (Continued)

The Group as a lessor Leases are classified as operating leases.

Rental income from operating leases is recognised in profit or loss on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised as an expense on the straight-line basis over the lease term.

Any changes in the scope of the consideration for a lease that was not part of the original terms and conditions of the lease are accounted for as lease modifications. The Group accounts for a modification to an operating lease as a new lease from the effective date of the modification, recognising the remaining lease payments as income on a either a straight-line basis or another systematic basis over the remaining lease term.

(i) **Taxation**

Income tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from 'profit before taxation' as reported in the consolidated statement of profit or loss and other comprehensive income because of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax base used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised.

會計政策(續)

(h) 租賃(續)

本集團作為出租人 租賃分類為經營租賃。

經營租賃的租金收入按相關租賃年期以 直線法於損益確認。磋商及安排經營租 賃時產生之初始直接成本,計入租賃資 產的賬面值, 並在整個租賃期內按直線 法確認為費用。

倘租賃代價範圍的任何變化不屬於原租 賃條款及條件的一部分,則入賬列作租 賃調整。本集團自修訂生效日起將經營 租賃修訂入賬列為新租賃,並按照直線 法或其他系統基準將餘下租賃款項於餘 下租賃年期內確認為收入。

稅項 (i)

所得稅支出指現時應付稅項及遞延稅項 總額。

現時應付稅項按本年度應課稅溢利計 算。應課稅溢利因其他年度的應課稅或 可扣稅收支及從不課稅或不可扣稅的項 目而與綜合損益及其他全面收益表中所 呈報的「除稅前溢利」不同。本集團的即 期稅項負債按報告期末已頒佈或實質上 已頒佈的稅率計算。

遞延稅項就綜合財務報表內資產及負債 賬面值與計算應課稅溢利所用相應稅基 的暫時差額確認。遞延稅項負債通常會 就所有應課稅暫時差額確認。遞延稅項 資產通常會於可能出現可動用可扣稅暫 時差額的應課稅溢利時就所有可扣稅暫 時差額確認。

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ACCOUNTING POLICIES (Continued)

Taxation (Continued)

For the purposes of measuring deferred tax liabilities or deferred tax assets for investment properties that are measured using the fair value model, the carrying amounts of such properties are presumed to be recovered entirely through sale, unless the presumption is rebutted. The presumption is rebutted when the investment property is depreciable and is held within a business model whose objective is to consume substantially all of the economic benefits embodied in the investment property over time, rather than through sale. If the presumption is rebutted, deferred tax liabilities and deferred tax assets for such investment properties are measured in accordance with the above general principles set out in HKAS 12 (i.e. based on the expected manner as to how the properties will be recovered).

Deferred tax assets and deferred tax liabilities are offset if and only if the Group has a legally enforceable right to set off current tax assets and current tax liabilities and the deferred tax assets and deferred tax liabilities relate to income taxes levied by the same taxation authority on either the same taxable entity or different taxable entities which intend either to settle current tax liabilities and assets on a net basis, or to realise the assets and settle the liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

Intangible assets (i)

Intangible assets acquired separately and with finite useful lives are carried at cost less accumulated amortisation and any accumulated impairment losses.

Amortisation for intangible assets with finite useful lives is recognised on a straight-line basis over their estimated useful lives. The estimated useful life and amortisation method are reviewed at the end of the reporting period, with the effect of any changes in estimate being accounted for on a prospective basis. Intangible assets are tested for impairment by comparing their carrying amounts with their recoverable amounts (Note 4(m)).

會計政策(續)

稅項(續)

就計量投資物業的遞延稅項負債或遞延 稅項資產而言,利用公平值模型計量的 投資物業的賬面金額乃假設通過銷售全 數收回,除非該假設被推翻則除外。當 投資物業可予折舊及以隨時間消逝而非 透過銷售消耗投資物業所包含的絕大部 份經濟利益為目標的業務模式持有時, 有關假設即被推翻。倘有關假設被推 翻,則上述投資物業的遞延稅項負債及 遞延稅項資產根據上述香港會計準則第 12號所載的一般原則(即根據將如何收 回有關物業的預期方式)計量。

僅當本集團有可合法執行權利可將即期 稅項資產與即期稅項負債抵銷,日遞延 稅項資產與遞延稅項負債與同一稅務機 關對同一應課稅實體或於預期有大額遞 延稅項負債或資產需要清償或收回的各 未來各期間內,擬按淨額基準結算即期 稅務負債及資產或同時變現資產及清償 負債之不同應課稅實體徵收之所得稅相 關,則遞延稅項資產與遞延稅項負債可 予抵銷。

(i) 無形資產

個別收購且具備有限可使用年期的無形 資產按成本減累計攤銷及任何累計減值 虧損列賬。

具備有限可使用年期的無形資產按估計 可使用年期以直線法確認攤銷。估計可 使用年期及攤銷方法於報告期末檢討, 任何估計變動的影響按預期基準入賬。 無形資產透過將其賬面值與其可收回金 額比較進行減值測試(附註4(m))。

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ACCOUNTING POLICIES (Continued)

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost of inventories is determined on a first-in, first-out method. Net realisable value represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale.

(I) Financial Instruments

Financial assets

A financial asset is initially measured at fair value plus, for an item not at fair value through profit or loss, transaction costs that are directly attributable to its acquisition or issue. A trade receivable without a significant financing component is initially measured at the transaction price.

All regular way purchases and sales of financial assets are recognised on the trade date, that is, the date that the Group commits to purchase or sell the asset.

Debt instruments are subsequently measured at amortised costs as these assets are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest. Financial assets at amortised cost are subsequently measured using the effective interest method.

Impairment loss on financial assets

The Group recognises loss allowances for expected credit losses ("ECLs") on trade receivables and financial assets measured at amortised cost. The ECLs are measured on either of the following bases: (1) 12-months ECLs: these are the ECLs that result from possible default events within the 12 months after the reporting date; and (2) lifetime ECLs: these are ECLs that result from all possible default events over the expected life of a financial instrument. The maximum period considered when estimating ECLs is the maximum contractual period over which the Group is exposed to credit risk.

會計政策(續)

(k) 存貨

存貨按成本與可變現淨值的較低者列 賬。存貨成本按先入先出法釐定。可變 現淨值指存貨的估計售價減完成的所有 估計成本及銷售所需成本。

金融工具 **(l)**

金融資產 (i)

金融資產首次按公平值加上與收 購金融或發行直接應佔的交易成 本計量(倘屬並非透過損益以公平 值計量的項目)。並無重大融資部 份的應收貿易賬款首次按交易價 格計量。

所有以常規方式購買及出售的金 融資產均於交易日(即本集團承諾 購買或出售資產之日)確認。

債務工具其後按攤銷成本計量,乃 由於該等資產為收取合約現金流 量而持有,而該等現金流量僅為支 付本金及利息。按攤銷成本計量的 金融資產其後採用實際利率法計 帚。

金融資產之減值虧損

本集團就應收貿易賬款及按攤銷 成本計量的金融資產的預期信貸 虧損(「預期信貸虧損」)確認虧損 撥備。預期信貸虧損按以下方式 之一計量:(1)十二個月預期信貸虧 損:報告日期後十二個月內可能發 生的違約事件而導致的預期信貸 虧損;及(2)全期預期信貸虧損:在 金融工具的預計年期所有可能發 生的違約事件而導致的預期信貸 虧損。於估計預期信貸虧損時所考 慮的最長期間為本集團面臨信貸 風險的最長合約期間。

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ACCOUNTING POLICIES (Continued)

Financial Instruments (Continued)

Impairment loss on financial assets (Continued)

ECLs are a probability-weighted estimate of credit losses. Credit losses are 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. The shortfall is then discounted at an approximation to the assets' original effective interest rate.

The Group measures loss allowances for trade receivables using HKFRS 9 simplified approach and has calculated ECLs based on lifetime ECLs. The Group has established a provision matrix that is based on the Group's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

For other debt financial assets, ECLs are based on lifetime ECLs except when there has not been a significant increase in credit risk since initial recognition, in which case the allowance will be based on the 12-months ECLs.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECLs, the Group considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information analysis, based on the Group's historical experience and informed credit assessment and including forward-looking information.

The Group assumes that the credit risk on a financial asset has increased significantly if it is more than 30 days past due.

The Group considers a financial asset to be in default when the debtor is unlikely to pay its credit obligations to the Group in full, without recourse by the Group to action such as realising security (if any is held); or the financial asset, except for trade receivables, is more than 90 days past due.

會計政策(續)

金融工具(續)

金融資產之減值虧損(續)

預期信貸虧損是信貸虧損的概率 加權估計。信貸虧損按根據合約應 付本集團的所有合約現金流量與 本集團預期將收到的所有現金流 量之間的差額計量。該差額其後按 資產原有實際利率計算的近似值 折現。

本集團採用香港財務報告準則第9 號簡化法對應收貿易賬款之虧損 撥備進行計量,並已根據全期預期 信貸虧損計算預期信貸虧損。本集 團已設立根據本集團過往信貸虧 損經驗計算之撥備矩陣,並按與債 務人相關之前瞻性因素及經濟環 境調整。

就其他債務金融資產而言,預期信 貸虧損乃根據全期預期信貸虧損 計算,惟倘自初步確認起信貸風險 並未大幅增加,則按十二個月預期 信貸虧損計算撥備。

當釐定金融資產之信貸風險自初 次確認起是否顯著增加及於估計 預期信貸虧損時,本集團會考慮相 關及毋須付出過多成本或努力即 可獲得的合理及有理據的資料。此 包括根據本集團過往經驗及已知 信貸評估得出的定量及定件資料 及分析,並包括前瞻性資料。

本集團假定,金融資產如逾期超過 30日,其信貸風險會顯著增加。

當債務人不大可能在本集團無追 索權採取行動(例如變現抵押品 (如持有))的情況下向本集團悉 數履行其信貸義務;或金融資產 (貿易應收款項除外)逾期超過90 日,本集團會將該金融資產視為違 約。

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ACCOUNTING POLICIES (Continued)

Financial Instruments (Continued)

Impairment loss on financial assets (Continued)

Having regard to the industry practice as well as the financial background of certain customers, the Group has rebutted the presumptions that trade receivables are in default when they are more than 90 days past due having regard to the business cycle of the industry in which the customers are engaged.

Depending on the nature of the financial instruments, the assessment of a significant increase in credit risk is performed on either an individual or a collective basis. When the assessment is performed on a collective basis, the financial instruments are grouped based on shared credit risk characteristics, such as past due status and credit risk ratings.

The Group considers a financial asset to be credit-impaired when:

- significant financial difficulty of the debtor;
- a breach of contract, such as a default or being more than 90 days past due;
- the restructuring of a loan or advance by the Group on terms that the Group would not consider otherwise; or
- it is probable that the debtor will enter bankruptcy or other financial reorganisation.

The Group recognises an impairment gain or loss in profit or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account.

會計政策(續)

金融工具(續)

金融資產之減值虧損(續) 經考慮行業慣例及若干客戶的財 務背景,本集團已推翻貿易應收款 項逾期超過90天即屬違約的假定, 當中已考慮客戶所從事行業的業

務週期。

取決於金融工具的性質,信貸風險 大幅上升的評估乃按個別基準或 共同基準進行。倘評估為按共同基 準進行,金融工具則按共同的信貸 風險特徵(如逾期狀況及信貸風險 評級) 進行分組。

本集團認為金融資產於下列情況 下已信貸減值:

- 債務人出現重大財務困難;
- 違反合約如違約或逾期超過 90日;
- 本集團根據其他情況下不會 考慮之條款重組貸款或墊 款;或
- 債務人很可能會進行破產或 其他財務重組。

本集團於損益中確認所有金融工 具的減值收益或虧損,並誘過虧損 撥備賬項相應調整其賬面值。

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

ACCOUNTING POLICIES (Continued)

Financial Instruments (Continued)

Impairment loss on financial assets (Continued)

The Group writes off a financial asset when there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. Any recoveries made are recognised in profit or loss.

Interest income on credit-impaired financial assets is calculated based on the amortised cost (i.e. the gross carrying amount less loss allowance) of the financial asset. For non-credit-impaired financial assets interest income is calculated based on the gross carrying amount.

Financial liabilities (iii)

The Group classifies its financial liabilities, depending on the purpose for which the liabilities were incurred. Financial liabilities at amortised costs are initially measured at fair value, net of directly attributable costs incurred.

Financial liabilities at amortised cost

Financial liabilities at amortised cost including trade, bills and other payables and borrowings are subsequently measured at amortised cost, using the effective interest method. The related interest expense is recognised in profit or loss.

Gains or losses are recognised in profit or loss when the liabilities are derecognised as well as through the amortisation process.

會計政策(續)

金融工具(續)

金融資產之減值虧損(續)

倘有資料顯示債務人面對嚴重財 務困難,且實際上並無收款前景, 則本集團會撇銷金融資產。經考慮 法律意見後(如合嫡),遭撇銷的金 融資產可能仍須按本集團收款程 序進行須強制執行的活動。任何收 款於損益中確認。

信貸減值金融資產的利息收入根 據該金融資產的攤銷成本(即總賬 面值減虧損撥備)計算。就非信貸 減值金融資產而言,利息收入根據 總賬面值計算。

金融負債 (iii)

本集團根據金融負債產生之目的 將金融負債分類。按攤銷成本計量 之金融負債初步按公平值減所產 生直接應佔成本計量。

按攤銷成本計量之金融負債 按攤銷成本計量之金融負債(包括 應付貿易賬款、應付票據及其他應 付款項及借貸) 其後採用實際利率 法按攤銷成本計量。相關利息開支 於損益中確認。

收益或虧損於終止確認負債時及 透過攤銷過程於損益中確認。

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

ACCOUNTING POLICIES (Continued)

Financial Instruments (Continued)

Financial quarantee contracts

A financial guarantee contract is a contract that requires the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payment when due in accordance with the original or modified terms of a debt instrument. A financial guarantee contract issued by the Group and not designated as at fair value through profit or loss is recognised initially at its fair value less transaction costs that are directly attributable to the issue of the financial guarantee contract. Subsequent to initial recognition, the Group measures the financial guarantee contact at the higher of: (i) the amount of the loss allowance, being the ECLs provision measured in accordance with principles of the accounting policy set out in Note 4(I)(ii); and (ii) the amount initially recognised less, when appropriate, cumulative amortisation recognised in accordance with the principles of HKFRS 15.

(V) Derecognition

The Group derecognises a financial asset when the contractual rights to the future cash flows in relation to the financial asset expire or when the financial asset has been transferred and the transfer meets the criteria for derecognition in accordance with HKFRS 9.

Financial liabilities are derecognised when the obligation specified in the relevant contract is discharged, cancelled or expires.

會計政策(續)

金融工具(續)

(iv) 財務擔保合約

財務擔保合約乃合約發行者根據 某項債務工具原有或經修改之條 款,因某特定債務人於到期日未能 償還款項而需支付特定款項以補 償合約持有者招致之損失之一項 合約。由本集團所簽發而非指定為 透過損益以公平值計量之財務擔 保合約,於首次確認時以其公平值 減直接應佔發行財務擔保合約之 交易成本列賬。於首次確認後,本 集團以下列較高者計算財務擔保 合約:(i)虧損撥備金額,即根據4(l) (ii)所載會計政策原則計量的預期 信貸虧損撥備;及(ii)首次確認之 數額減按香港財務報告準則第15 號之原則而確認之累計攤銷(倘適 用)。

終止確認

常自金融資產收取未來現金流量 的合約權利已屆滿,或該項金融資 產已轉讓且轉讓符合根據香港財 務報告準則第9號的終止確認標準 時,本集團即終止確認金融資產。

在相關合約內指定的責任獲履行、 取消或屆滿時終止確認有關金融 負債。

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ACCOUNTING POLICIES (Continued)

(m) Impairment on tangible and intangible assets other than goodwill (see the accounting policy in respect of goodwill above)

At the end of the reporting period, the Group reviews the carrying amounts of the following assets to determine whether there is any indication that those assets have suffered an impairment loss or an impairment loss previously recognised no longer exists or may have decreased, or when annual impairment testing for those assets is required:

- Property, plant and equipment;
- Right-of-use assets;
- Intangible assets;
- Interest in an associate:
- Investments in subsidiaries

If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss, if any. When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the 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 for which the estimates of future cash flows have not been adjusted.

會計政策(續)

(m) 除商譽外的有形及無形資產減值(有 關商譽的會計政策見於上文)

本集團於報告期末審閱下列資產的賬面 值,以釐定是否有跡象顯示該等資產出 現減值虧損或過往已確認的減值虧損是 否已不存在或減少:

- 物業、廠房及設備;
- 使用權資產;
- 無形資產;
- 於一間聯營公司的權益;
- 於附屬公司的投資

倘存在任何有關減值跡象,則估計該資 產的可收回金額以釐定減值虧損(如有) 程度。倘無法估計個別資產的可收回金 額,則本集團會估計資產所屬現金產生 單位的可收回金額。如能識別出合理一 致的分配基準,亦會將公司資產分配至 個別現金產生單位,或分配至能識別出 合理一致的分配基準的現金產生單位的 最小組別。

可收回金額指公平值減出售成本及使用 價值兩者中之較高者。於評估使用價值 時,估計未來現金流量使用稅前折現率 折現至現值。有關折現率反映當前市場 對貨幣時間價值及資產(其未來現金流 量估計未作調整) 特有風險的評估。

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ACCOUNTING POLICIES (Continued)

(m) Impairment on tangible and intangible assets other than goodwill (see the accounting policy in respect of goodwill above) (Continued)

If the recoverable amount of an asset (or a cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or a cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss.

Where an impairment loss subsequently reverses, the carrying amount of the asset (or cash-generating unit) 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.

CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, the Directors are required to make judgments, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

Critical judgements in applying accounting policies

Expect for those disclosed elsewhere in these financial statements, the following is the critical judgement, apart from those involving estimations (see below), that the Directors have made in the process of applying the Group's accounting policies and that has the most significant effect on the amounts recognised in the consolidated financial statements.

會計政策(續)

(m) 除商譽外的有形及無形資產減值(有 關商譽的會計政策見於上文)(續)

倘一項資產(或一個現金產生單位)的可 收回金額估計低於其賬面金額,則該項 資產(或一個現金產生單位)的賬面金額 須削減至其可收回金額。減值虧損即時 於損益確認。

倘日後撥回減值虧損,有關資產(或現金 產生單位)的賬面金額會增至經修訂的 估計可收回金額,惟增加後的賬面金額 不得超出倘有關資產(或一個現金產生 單位) 並無於以往年度確認任何減值虧 損所應釐定的賬面金額。撥回的減值虧 損即時於損益確認。

關鍵會計判斷及估計不明朗因素 5. 的主要來源

應用本集團的會計政策時,董事須對無法誘 過其他來源確定的資產及負債賬面金額作出 判斷、估計及假設。該等估計及相關假設基於 過往經驗及其他被視為相關的因素而作出。 實際結果或有別於該等估計。

本公司持續審閱該等估計及相關假設。倘對 會計估計的修訂僅影響進行修訂的期間,則 於該期間確認有關修訂,倘修訂影響目前及 未來期間,則會於進行修訂及未來期間確認 有關修訂。

應用會計政策之關鍵判斷

除於此等財務報表其他地方所披露者外,以 下為董事於應用本集團會計政策時作出的關 鍵判斷(除涉及估計的判斷(見下文)外),有關 判斷對綜合財務報表的已確認金額影響至為 重大。

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CRITICAL ACCOUNTING JUDGMENTS AND **KEY SOURCES OF ESTIMATION UNCERTAINTY** (Continued)

Critical judgements in applying accounting policies (Continued)

Going concern assumption

As mentioned in Note 3(b), the Directors have prepared the consolidated financial statements for the year ended 31 December 2024 based on a going concern basis. The assessment of the going concern assumption involves making judgement by the Directors at a particular point of time, about the future outcome of events or conditions which are uncertain.

The appropriateness of going concern assumption depends on the plans and measures taken as detailed in Note 3(b). The Group's management has prepared a cash flow forecast of the Group covering a 24-month period from 1 January 2025 to 31 December 2026. Taking into consideration all relevant information about the future liquidity and performance, including the Group's existing cash and fund resources, the operating cash inflow and the availability of financing facilities, management concluded that the Group will have sufficient funds to finance its operations and to maintain the Group as a going concern for at least twelve months from the end of the reporting period. Accordingly, the Directors consider that the Group and the Company have the capability to continue as a going concern.

Deferred taxation on investment properties

For the purposes of measuring deferred tax liabilities or deferred tax assets arising from investment properties that are measured using the fair value model, the Directors have reviewed the Group's investment property portfolios and concluded that the Group's investment properties situated in the PRC with carrying amount of HK\$307,084,000 as at 31 December 2024 (2023: HK\$197,471,000) are held under a business model whose objective is to consume substantially all of the economic benefits embodied in the investment properties over time. rather than through sale; therefore, the Directors have determined that the presumption that the carrying amounts of such investment properties are recovered through sale is rebutted. As a result, the Group has not recognised any deferred taxes on land appreciation tax on changes in fair value of these investment properties but has only recognised deferred taxes on enterprise income tax.

關鍵會計判斷及估計不明朗因素 的主要來源(續)

應用會計政策之關鍵判斷(續)

持續經營假設

誠如附註3(b)所述,董事已按持續經營基準編 製截至二零二四年十二月三十一日止年度之 綜合財務報表。對持續經營假設之評估要求 董事於特定時間點對具有不確定性之未來事 件或狀況結果作出判斷。

持續經營假設是否適用取決於附註3(b)所述 計劃及措施。本集團管理層已編製本集團涵 蓋二零二五年一月一日至二零二六年十二月 三十一日二十四個月期間的現金流量預測。 經考慮有關未來流動性及業績的所有相關資 料(包括本集團的現有現金及資金來源、經營 現金流入以及融資工具的可獲得性),管理層 認為,自報告期間結束起至少十二個月內,本 集團將有足夠資金為其經營提供資金支持, 並維持本集團的持續經營狀態。因此,董事認 為本集團及本公司具備持續經營能力。

投資物業的遞延稅項

就計算以公平值模型計量的投資物業產生 的遞延稅項負債或遞延稅項資產而言,董事 已審閱本集團的投資物業組合,結論為本集 團於二零二四年十二月三十一日賬面值為 307,084,000港元(二零二三年:197,471,000港元) 位於中國的投資物業乃以隨時間消逝而非透 過銷售消耗投資物業所包含的絕大部份經濟 利益為目標的業務模式持有。因此,董事確定 投資物業賬面值透過出售予以收回的假設已 被推翻。因此,本集團並無就投資物業的公平 值變動而產生之土地增值稅項確認任何遞延 稅項,而僅就企業所得稅確認遞延稅項。

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CRITICAL ACCOUNTING JUDGMENTS AND **KEY SOURCES OF ESTIMATION UNCERTAINTY** (Continued)

Key sources of estimation uncertainty

The following are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets within the next financial year.

Impairment loss on receivables, loan to and amount due from an associate

The measurement of impairment losses under HKFRS 9 across all categories of financial assets requires judgement, in particular, the estimation of the amount and timing of future cash flows when determining impairment losses and the assessment of a significant increase in credit risk. These estimates are driven by a number of factors, changes in which can result in different levels of allowances.

At each end of the reporting period, the Group assesses whether there has been a significant increase in credit risk for exposures since initial recognition by comparing the risk of default occurring over the expected life between the reporting date and the date of initial recognition. The Group considers reasonable and supportable information that is relevant and available without undue cost or effort for this purpose. This includes quantitative and qualitative information and also, forward-looking analysis.

For more detailed information in relation to the assessment of ECLs of financial assets, please refer to Note 37(b).

關鍵會計判斷及估計不明朗因素 的主要來源(續)

估計不明朗因素的主要來源

以下為大有可能導致須於下一財政年度對資 產賬面金額作出重大調整的未來主要假設及 於報告期末估計不明朗因素的其他主要來 源。

應收款項及向一間聯營公司提供的貸款及應 收一間聯營公司款項的減值虧損

根據香港財務報告準則第9號對所有類別的金 融資產進行減值虧損計量須作出判斷,特別 是在釐定減值虧損及評估信貸風險的大幅增 加時,對未來現金流量的金額及發生的時間 的估計。此等估計受多項因素影響,當中有關 的變動可能導致須作出不同程度的撥備。

於各報告期間末,本集團會將通過對由報告 日期至初步確認日期之間的預計年期內發生 的違約風險進行比較,以評估自初步確認以 來信貸風險是否有顯著增加。本集團就此會 考慮相關及毋須付出過度成本或努力而可用 的合理及具支持理據的資料,當中包括定量 及定性資料以及前瞻性分析。

有關金融資產預期信貸虧損評估的更多詳 情,請參閱附註37(b)。

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CRITICAL ACCOUNTING JUDGMENTS AND **KEY SOURCES OF ESTIMATION UNCERTAINTY** (Continued)

Key sources of estimation uncertainty (Continued)

Estimated impairment of goodwill, intangible assets, and property, plant and equipment

Determining whether goodwill, intangible assets and property, plant and equipment are impaired requires an estimation of the value in use of the CGUs of the business of satellite TV equipment and antenna conducted by Pro Brand Technology, Inc. ("PBT"), to which goodwill, intangible assets, and property, plant and equipment have been allocated. The value in use calculation requires the Group to estimate the future cash flows expected to arise from the CGUs and a suitable discount rate in order to calculate the present value. The discount rate represents rate that reflects current market assessments of the value of money and the risks specific to the assets for which future cash flows estimates have not been adjusted. Where the future cash flows are less than expected, a material impairment loss may arise. As at 31 December 2024, the carrying amount of goodwill was HK\$13,480,000 (2023: HK\$31,145,000) and the carrying amount of related intangible asset and property, plant and equipment for these CGUs were HK\$5,585,000 (2023: HK\$5,109,000) and HK\$83,917,000 (2023: HK\$88,698,000), respectively. Details of the recoverable amount calculation are disclosed in Note 18.

Write-down of inventories

Provision for slow-moving inventories is made based on estimated net realisable value of inventories. The assessment of the provision amount required involves management judgment and estimates in identifying obsolete and slow-moving inventories and estimate relevant market values for those inventories identified. Where the actual outcome or expectation in future is different from the original estimate, such differences will impact the carrying value of inventories and provision charge/written back in the period in which the estimate has been changed. As at 31 December 2024, the gross carrying amount of inventories was HK\$114,898,000 (2023: HK\$145,816,000), and accumulated allowance of inventories of HK\$16,226,000 (2023: HK\$21,932,000) was recognised as at 31 December 2024.

關鍵會計判斷及估計不明朗因素 的主要來源(續)

估計不明朗因素的主要來源(續)

商譽、無形資產以及物業、廠房及設備的估計 減值

釐定商譽、無形資產以及物業、廠房及設備 是否減值時,須估計衛星電視設備及天線業務 (由博百科技有限公司* (Pro Brand Technology, Inc.) (「博百科技」) 經營) 現金產生單位的使用 價值,有關業務均獲分配商譽、無形資產以及 物業、廠房及設備。計算使用價值時,本集團 須估計預期自現金產生單位所得未來現金流 量及合適的折現率以計算現值。折現率為可 反映目前市場所評估的貨幣價值及資產(其 未來現金流量估計未作調整) 特定風險的利 率。倘未來現金流量少於預期,則可能產生重 大減值虧損。於二零二四年十二月三十一日, 商譽的賬面金額為13,480,000港元(二零二三 年:31,145,000港元),而該等現金產生單位 的相關無形資產以及物業、廠房及設備的賬 面金額則分別為5,585,000港元(二零二三年: 5,109,000港元) 及83,917,000港元 (二零二三年: 88,698,000港元)。計算可收回金額的詳情於附 註18披露。

存貨撇減

滯銷存貨乃根據存貨的估計可變現淨值作出 撥備。所需撥備金額涉及管理層於識別陳舊 及滯銷存貨時做出的判斷及估計以及對已識 別存貨的相關市值估計。倘未來的實際結果 或預期與原有估計存在差異,則該差異將會 對估計已發生變更期間的存貨賬面值及撥備 支出/撥回產生影響。於二零二四年十二月 三十一日,存貨的賬面總值為114.898.000港元 (二零二三年:145,816,000港元),而於二零 二四年十二月三十一日確認的累計存貨撥備 為16,226,000港元 (二零二三年: 21,932,000港 元)。

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CRITICAL ACCOUNTING JUDGMENTS AND **KEY SOURCES OF ESTIMATION UNCERTAINTY** (Continued)

Key sources of estimation uncertainty (Continued)

Income taxes

Determining income tax provisions involves significant judgement in determining the amount of the provision and the timing of payment. There are many transactions and calculations for which the ultimate tax expense is uncertain during the ordinary course of business. The Group recognises taxes based on estimates of the likely outcome with reference to current tax laws and practices. Where the final tax outcome of these transactions is different from the amounts that were initially recorded, such difference will impact the income tax and deferred tax provisions in the year in which such determination is made. Deferred tax assets relating to certain deductible temporary differences and tax losses will be recognised when management considers it is probable that future taxable profit will be available against which the deductible temporary differences or tax losses can be utilised. Where the expectation is different from the originally estimate, such differences will impact the recognition of deferred tax assets and income tax expense in the period in which such estimate is changed.

Fair value measurement on investment properties Investment properties included in the Group's financial statements require measurement at, and disclosure of, fair value.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Group takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date.

關鍵會計判斷及估計不明朗因素 的主要來源(續)

估計不明朗因素的主要來源(續)

所得稅

確定所得稅撥備涉及確定該撥備金額和支付 時間的重要判斷。日常業務過程中許多交易 和計算所涉及的最終稅務支出並不確定。本 集團確認稅項,乃根據參照現行稅收法律和 慣例的可能結果的估計。倘這些交易的最終 稅務結果與最初記錄的金額存在差異,該差 異將會影響確定當年的所得稅和遞延所得稅 撥備。當管理層認為很可能可利用未來應課 稅溢利作抵扣暫時性差異或稅項虧損時,則 會確認與若干可抵扣暫時性差異及稅項虧損 有關的遞延稅項資產。當預期與原先的估計 不同,該等差異將影響進行此類估計變更期 間確認的遞延稅項資產和所得稅支出。

投資物業之公平值計量

計入本集團財務報表之投資物業須按公平值 計量及披露。

公平值為於計量日期市場參與者於有序交易 中出售資產可收取或轉讓負債須支付之價 格,而不論該價格是否可直接觀察或使用其 他估值技術估計。若市場參與者於計量日期 對資產或負債定價時會考慮資產或負債之特 點,則本集團於估計資產或負債之公平值時 會考慮該等特點。

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CRITICAL ACCOUNTING JUDGMENTS AND **KEY SOURCES OF ESTIMATION UNCERTAINTY** (Continued)

Key sources of estimation uncertainty (Continued)

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

- Level 1: Quoted prices (unadjusted) in active markets for identical items:
- Level 2: Observable direct or indirect inputs other than Level 1 inputs; and
- Level 3: Unobservable inputs (i.e. not derived from market data).

For more detailed information in relation to the fair value measurement of investment properties, please refer to Note 17.

6. REVENUE

Revenue represents the amounts received and receivable for goods sold, less returns and discounts provided by the Group to outside customers during the year. An analysis of the Group's revenue is as follows:

關鍵會計判斷及估計不明朗因素 的主要來源(續)

估計不明朗因素的主要來源(續)

投資物業之公平值計量(續)

此外,就財務報告而言,公平值計量分為第一 級、第二級或第三級,有關等級乃根據公平值 計量輸入數據之可觀察程度及該等輸入數據 對公平值計量整體之重要程度而劃分,說明 如下:

- 第一級:相同項目於活躍市場之報價(未 經調整);
- 第二級:直接或間接可觀察輸入數據(第 一級輸入數據除外);及
- 第三級:不可觀察輸入數據(即並非源自 市場之數據)。

有關投資物業公平值計量之更多詳情,請參 閱附註17。

6. 收益

收益指本集團年內向外部客戶銷售貨品而已 收及應收的款項(已扣除退貨及折扣)。本集 團的收益分析如下:

	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
來自客戶合約的收益 銷售貨品	648,689	562,035

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7. **SEGMENT INFORMATION**

The segment information reported externally was analysed on the basis of their goods delivered or provided by the Group's operating divisions which are consistent with the internal information that are regularly reviewed by the executive Directors, the chief operating decision maker, for the purposes of resources allocation and assessment of performance. This is also the basis of organisation in the Group, whereby the management has chosen to organise the Group around different products.

Specifically, the Group's operating segments under HKFRS 8 are as follows:

(i) Media entertainment platform related products

Trading and manufacturing of media entertainment platform related products, which are mainly used for satellite products equipment.

(ii) Other multimedia products

Trading and manufacturing of components of audio and video electronic products such as cable lines.

(iii) Satellite TV equipment and antenna products

Trading and manufacturing of satellite TV equipment, antenna and other related electronic products.

The following summary describes the operations in each of the Group's reportable segments:

Revenue from contracts with customer within the scope of HKFRS 15:

7. 分部資料

對外呈報之分部資料按本集團營運部門交付 或提供貨品之基準分析,其與由執行董事(主 要營運決策者) 就資源分配及表現評估定期 審閱之內部資料一致。此亦為本集團之組織 基準,據此,管理層選擇按不同產品組織本集

具體而言,本集團根據香港財務報告準則第8 號之經營分部如下:

媒體娛樂平台相關產品

買賣及製造媒體娛樂平台相關產品,主 要用於衛星產品設備。

(ii) 其他多媒體產品

買賣及製造影音電子產品零件,例如線 纜。

(iii) 衛星電視設備及天線產品

買賣及製造衛星電視設備、天線及其他 相關電子產品。

以下概述說明本集團各可呈報分部中的業務:

香港財務報告準則第15號範疇內的客戶合約 收益:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Media entertainment platform related products Other multimedia products Satellite TV equipment and antenna products	媒體娛樂平台相關產品 其他多媒體產品 衛星電視設備及天線產品	169,268 102,752 376,669	97,454 100,332 364,249
		648,689	562,035

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7. SEGMENT INFORMATION (Continued)

Segment revenue and results

The following is an analysis of the Group's revenue and results by reportable and operating segments:

Year ended 31 December 2024

7. 分部資料(續) 分部收益及業績

按可呈報及經營分部分析的本集團收益及業 績如下:

截至二零二四年十二月三十一日止年度

		Media entertainment platform related products 媒體娛樂平台 相關產品 HK\$'000 千港元	Other multimedia products 其他多媒體 產品 HK\$'000 千港元	Satellite TV equipment and antenna products 衛星電視設備 及天線產品 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Revenue External sales	收益 外部銷售	169,268	102,752	376,669	648,689
Results Segment results	業績 分部業績	12,330	6,091	18,773	37,194
Provision for expected credit losses on loan to an associate Provision for expected credit	給予一間聯營公司 的貸款的預期信貸 虧損撥備 應收一間聯營公司				(4,962)
losses on the amount due from an associate Reversal of expected credit	款項的預期信貸 虧損撥備 應收貿易賬款的預期				(9,834)
losses on trade receivables Impairment loss on goodwill Other income, gains and losses	信貸虧損撥回 商譽減值虧損 其他收入、收益及				2,390 (16,000)
Research and development costs Administrative and other expenses					35,281 (22,873) (100,939)
Share of loss of an associate Finance costs	應佔一間聯營公司 之虧損 融資成本				(4) (29,363)
Net increase in fair value of investment properties	投資物業的公平值 增加淨額				72,878
Loss before income tax	所得稅前虧損				(36,232)

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

SEGMENT INFORMATION (Continued) Segment revenue and results (Continued)

Year ended 31 December 2023

7. 分部資料(續) 分部收益及業績(續)

截至二零二三年十二月三十一日止年度

		Media entertainment platform related products 媒體娛樂平台 相關產品 HK\$'000 千港元	Other multimedia products 其他多媒體 產品 HK\$'000 千港元	Satellite TV equipment and antenna products 衛星電視設備 及天線產品 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Revenue External sales	收益 外部銷售	97,454	100,332	364,249	562,035
Results Segment results	業績 分部業績	3,552	15,690	30,393	49,635
Provision for expected credit losses on loan to an associate Provision for expected credit losses on the amount due	給予一間聯營公司的 貸款的預期信貸 虧損撥備 應收一間聯營公司 款項的預期信貸				(1,224)
from an associate Provision for expected credit losses on trade receivables	新項的預期信員 虧損撥備 應收貿易賬款的預期 信貸虧損撥備				(2,105) (8,557)
Other income, gains and losses Research and development costs	其他收入、收益及 虧損 研發成本				19,069 (26,059)
Administrative and other expenses Share of loss of an associate	行政及其他開支 應佔一間聯營公司				(95,488)
Finance costs Net decrease in fair value of	之虧損 融資成本 投資物業的公平值 減少淨額				(46,717) (28,677)
investment properties Loss before income tax	所得稅前虧損				(636)

Segment results represent the profit earned by each segment without allocation of provision for/reversal of expected credit losses, impairment loss on goodwill, administrative and other expenses, research and development costs, other income, gains and losses, changes in fair value of investment properties, share of loss of an associate and finance costs. This is the measure reported to the chief operating decision maker for the purposes of resources allocation and performance assessment.

分部業績指各分部所賺取的溢利,其並未分 配預期信貸虧損撥備/撥回、商譽減值虧損、 行政及其他開支、研發成本、其他收入、收益 及虧損、投資物業公平值的變動、應佔一間聯 營公司之虧損及融資成本。此乃就資源分配 及表現評估向主要營運決策者報告的方式。

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

7. SEGMENT INFORMATION (Continued)

Segment assets and liabilities

The following is an analysis of the Group's assets and liabilities by reportable and operating segments:

At 31 December 2024

7. 分部資料(續) 分部資產及負債

按可呈報及經營分部分析的本集團資產及負 債如下:

於二零二四年十二月三十一日

		Media entertainment platform related products 媒體娛樂平台 相關產品 HK\$'000 千港元	Other multimedia products 其他多媒體 產品 HK\$'000 千港元	Satellite TV equipment and antenna products 衛星電視設備 及天線產品 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Assets Segment assets Bank balances and cash Pledged bank deposits Unallocated corporate assets	資產 分部資產 銀行結存及現金 已抵押銀行存款 未分配公司資產	22,661	17,841	304,998	345,500 64,612 4,636 445,523
Consolidated assets	綜合資產				860,271
Liabilities Segment liabilities Bank and other borrowings Lease liabilities Unallocated corporate liabilities	負債 分部負債 銀行及其他借貸 租賃負債 未分配公司負債	30,441	50,824	184,748	266,013 347,031 51,068 265,319
Consolidated liabilities	綜合負債				929,431

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

SEGMENT INFORMATION (Continued)

Segment assets and liabilities (Continued)

At 31 December 2023

7. 分部資料(續) 分部資產及負債(續)

於二零二三年十二月三十一日

		Media			
		entertainment		Satellite TV	
		platform	Other	equipment	
		related	multimedia	and antenna	
		products	products	products	Total
		媒體娛樂平台	其他多媒體	衛星電視設備	
		相關產品	產品	及天線產品	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Assets	資產				
Segment assets	分部資產	64,101	15,626	371,397	451,124
Bank balances and cash	銀行結存及現金				69,359
Pledged bank deposits	已抵押銀行存款				5,970
Unallocated corporate assets	未分配公司資產				320,303
Consolidated assets	綜合資產				846,756
Liabilities	 負債				
Segment liabilities	分部負債	37,918	59,174	152,803	249,895
Bank and other borrowings	銀行及其他借貸				361,712
Lease liabilities	租賃負債				59,870
Unallocated corporate liabilities	未分配公司負債				212,242
Consolidated liabilities	綜合負債				883,719

For the purpose of monitoring segment performances and allocating resources between segments:

- all assets are allocated to operating segments other than certain property, plant and equipment, investment properties, loan to an associate, amount due from an associate, interest in an associate, deferred tax assets, loan receivables, certain other receivables, bank balances and cash and pledged bank deposits; and
- all liabilities are allocated to operating segments other than certain other payables, tax liabilities, deferred tax liabilities, bank and other borrowings, provision for financial guarantee and lease liabilities.

為監察分部表現及於分部間分配資源:

- 除若干物業、廠房及設備、投資物業、給 予一間聯營公司的貸款、應收一間聯營 公司款項、於一間聯營公司之權益、遞 延稅項資產、應收貸款、若干其他應收 款項、銀行結存及現金及已抵押銀行存 款外,所有資產分配至經營分部;及
- 除若干其他應付款項、稅項負債、遞延 稅項負債、銀行及其他借貸、財務擔保 撥備及租賃負債外,所有負債分配至經 營分部。

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SEGMENT INFORMATION (Continued)

Other segment information Year ended 31 December 2024

7. 分部資料(續) 其他分部資料 截至二零二四年十二月三十一日止年度

		Media entertainment platform related products 媒體娛樂平台 相關產品 HK\$'000 千港元	Other multimedia products 其他多媒體 產品 HK\$'000 千港元	Satellite TV equipment and antenna products 衛星電視設備 及天線產品 HK\$'000 千港元	Unallocated 未分配 HKS'000 千港元	Total 總計 HK\$'000 千港元
Amounts included in the measure of segment profit or loss or segment assets:	計量分部損益或分部資產時計入的金額:					
Additions to non-current assets*	添置非流動資產*	940	90	12,591	19,006	32,627
Depreciation and amortisation Reversal of impairment loss on	折舊及攤銷 撥回存貨減值虧損	211	13	8,409	12,891	21,524
inventories		(4,445)	-	-	-	(4,445)

Year ended 31 December 2023

截至二零二三年十二月三十一日止年度

		Media entertainment platform related products 媒體娛樂平台 相關產品 HK\$'000 千港元	Other multimedia products 其他多媒體 產品 HK\$'000 千港元	Satellite TV equipment and antenna products 衛星電視設備 及天線產品 HK\$'000 千港元	Unallocated 未分配 HKS'000 千港元	Total 總計 HK\$'000 千港元
Amounts included in the measure of segment profit or loss or segment assets:						
Additions to non-current assets* Depreciation and amortisation Write-down of inventories Reversal of impairment loss on	添置非流動資產* 折舊及攤銷 存貨撇減 撥回存貨減值虧損	452 240 3,423	- 18 -	84,019 7,248 -	3,207 9,502 -	87,678 17,008 3,423
inventories	330 pm 13 2 2 (1/4)	(675)	_	-	-	(675)

Additions to non-current assets included additions on property, plant and equipment, intangible assets and investment properties.

添置非流動資產包括添置物業、廠房及設備、無形 資產及投資物業。

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7. SEGMENT INFORMATION (Continued) Disaggregation of revenue from contracts with customers

7. 分部資料(續) 分拆客戶合約收益

			dia inment	Ot	her	Satel	lite TV		
		platform	related	multi	media	equipm	ent and		
		prod	lucts	proc	ducts	antenna	products	To	tal
		媒體娛樂平	台相關產品	其他多類	某體產品	衛星電視設備	着及天線產品	總	計
		2024	2023	2024	2023	2024	2023	2024	2023
		二零二四年	二零二三年	二零二四年	二零二三年	二零二四年	二零二三年	二零二四年	二零二三年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元
Primary geographical markets	主要地域市場								
Asia	亞洲	96,826	19,548	5,569	18,865	133,147	55,858	235,542	94,271
Europe	欧洲	67,478	75,368	2,278	2,293	12,176	3,311	81,932	80,972
North America	北美	2	-	85,976	78,714	213,441	268,087	299,419	346,801
Middle East	中東	4,343	1,636	3,110	-	6,225	6,874	13,678	8,510
Africa	非洲	619	902	_	-	_	-	619	902
South America	南美	-	-	5,769	454	11,680	29,731	17,449	30,185
Other regions	其他地區	-	-	50	6	-	388	50	394
Total	總計	169,268	97,454	102,752	100,332	376,669	364,249	648,689	562,035
Major products	主要產品								
Set-top box	機頂盒	13,748	12,123	-	-	-	-	13,748	12,123
Other media entertainment	其他媒體娛樂產品								
products		76,595	72,682	-	-	-	-	76,595	72,682
Connector	接頭	-	-	2,622	2,719	-	-	2,622	2,719
Cable and assembly	電纜及組裝	-	-	23,189	24,676	-	_	23,189	24,676
Cloud services and	雲服務及電信基站設備								
telecommunications base									
station equipment		78,925	-	-	-	-	-	78,925	-
Networkings	網絡	_	-	30,325	33,243	-	-	30,325	33,243
Other multi-media products	其他多媒體產品	-	_	46,616	39,694	-	-	46,616	39,694
Satellite TV antenna equipment	衛星電視天線								
products	設備產品	_	-	_	-	376,669	364,249	376,669	364,249
Internet Service Provider	網絡服務設備	-	12,649	-	-	-	-	-	12,649
		169,268	97,454	102,752	100,332	376,669	364,249	648,689	562,035
Timing of revenue recognition	n 收益確認時間								
At a point in time	按時間點	169,268	97,454	102,752	100,332	376,669	364,249	648,689	562,035

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

SEGMENT INFORMATION (Continued)

Geographical information

The Group's operations are mainly located in the PRC (country of domicile), Taiwan, Vietnam, Europe, and North America.

The Group's revenue from external customers, based on location of customers, and information about its non-current assets by geographical location of the assets are detailed below:

7. 分部資料(續) 地域資料

本集團的業務乃主要位於中國(居籍所在 國)、台灣、越南、歐洲及北美。

本集團來自外部客戶(根據客戶所在地)的收 益及有關按資產所在地域劃分其非流動資產 的資料詳列如下:

		Revenue from external customers 來自外部客戶的收益		Non-current a 非流動資產	
		2024 二零二四年	2023 二零二三年	2024 二零二四年	2023 二零二三年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Asia	亞洲				
– Taiwan	一台灣	9	6,220	15,987	29,049
– Nepal	一尼泊爾	9,791	19,477	-	4
 PRC (country of domicile) 	-中國(居籍所在國)	22,222	9,232	322,096	211,628
– India	一印度	77,968	37,897	-	-
– Hong Kong	-香港	94,339	9,741	-	-
– Vietnam	一越南	30,968	8,653	56,916	72,168
– Others	一其他	245	3,051	17,288	12,267
Europe	歐洲				
– Germany	一德國	54,392	59,193	57	80
– Spain	一西班牙	13,007	13,075	922	17
– Sweden	一瑞典	7,465	-	-	_
– Others	一其他	7,068	8,704	-	_
North America	北美				
– United States of America ("USA")	-美利堅合眾國				
	(「美國」)	276,631	323,874	12,639	15,847
– Canada	一加拿大	5,277	9,504	-	_
– Mexico	一墨西哥	17,352	13,420	-	_
– Others	一其他	159	3	-	_
Middle East	中東	Section 1			
– United Arab Emirates (" UAE ")	-阿拉伯聯合酋長國				
	(「阿聯酋」)	6,132	6,874	-	_
– Others	一其他	7,546	1,636	-	-

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7. SEGMENT INFORMATION (Continued) **Geographical information (Continued)**

7. 分部資料(續) 地域資料(續)

			Revenue from external customers 來自外部客戶的收益				, ,
		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元		
Africa – Others South America	非洲 非洲 一其他 南美	619	902	-	-		
– Chile	一智利	2,688	5,828	_	_		
– Argentina	一阿根廷	1,638	15,740	_	_		
– Columbia	一哥倫比亞	8,231	3,115	_	_		
– Others	一其他	4,892	5,502	-	-		
Other regions	其他地區	50	394	-	-		
		648,689	562,035	425,905	341,060		
	<u> </u>						

Note: Non-current assets exclude deferred tax assets.

附註: 非流動資產不包括遞延稅項資產。

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SEGMENT INFORMATION (Continued)

Information about major customers

Revenue from customer contributing over 10% of the total sales of the Group is as follows:

7. 分部資料(續) 主要客戶資料

為本集團的銷售總額貢獻逾10%的客戶的收 益如下:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Customer A	客戶A	115,071	165,751
Customer B	客戶B	87,223	83,111
Customer C	客戶C	77,528	N/A不適用*

Note: Revenue from customer A and B are from the satellite TV equipment and antenna products segment and customer C is from media entertainment platform related

Revenue of the customer in respective year is less than 10% of the Group's total sales.

附註:客戶A及客戶B收益來自衛星電視設備及天線產品分 部,而客戶C來自多媒體娛樂平台相關產品。

客戶於相應年度的收益少於本集團銷售總額10%。

OTHER INCOME, GAINS AND LOSSES

其他收入、收益及虧損

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Government subsidy (Note)	政府補助 (附註)	40	242
Ancillary service income from tenants	來自租戶的配套服務收入	14,077	13,880
Interest income	利息收入	70	2,523
Interest income from an associate	來自一間聯營公司的利息收入	1,012	1,012
Rental income	租金收入	14,266	15,695
Sales of scrap materials and samples	廢品及樣本銷售	24	18
Net foreign exchange gain	外幣匯兌收益淨額	3,729	2,065
Loss arising from the formation of	成立共同經營產生的虧損(附註45)		()
joint operation (Note 45)	11.61	-	(23,475)
Others	其他	2,063	7,109
		35,281	19,069

The Group received various government subsidies from local government authorities in the PRC of HK\$40,000 (2023: HK\$242,000). There are no unfulfilled conditions and other contingencies relating to these grants and subsidies.

附註:

本集團自中國地方政府機關收取多項政府補貼合共40,000 港元(二零二三年:242,000港元)。該等補助及補貼並無未 達成之條件及其他或然事項。

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

9. FINANCE COSTS

9. 融資成本

	2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Interest on bank and other borrowings 銀行及其他借貸利息 Interest on lease liabilities 租賃負債利息	24,740 4,623	25,762 2,915
	29,363	28,677

10. INCOME TAX EXPENSE/(CREDIT)

10. 所得稅支出/(抵免)

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
The tax charge/(credit) comprises: Current tax:	稅項開支/(抵免)包括: 本期稅項:		
- the PRC - Jurisdictions other than the PRC and	中中國 一中國 一中國及香港以外的司法權區	2,904	2,163
Hong Kong		(483)	979
Over provision in prior years:	過往年度超額撥備:	2,421	3,142
Over-provision in prior years: – the PRC – Jurisdictions other than the PRC and	一中國 一中國 一中國及香港以外的司法權區	(1,981)	(1,090)
Hong Kong		(10)	107
		(1,991)	(983)
Deferred taxation: – Current year (Note 23)	遞延稅項: 一本年度(附註23)	21,874	(6,285)
		22,304	(4,126)

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10. INCOME TAX EXPENSE/(CREDIT) (Continued)

The tax rates applicable to the Group's principal operating subsidiaries for the years ended 31 December 2024 and 2023 are as follows:

(i) the PRC

The applicable PRC enterprise income tax rate of the PRC subsidiaries is 25% in accordance with the relevant income tax law and regulations in the PRC.

Hong Kong

Hong Kong Profits Tax is calculated at 16.5% of the estimated assessable profits.

No tax is payable on the profit arising in Hong Kong as the entity operating in Hong Kong incurred tax losses for both years.

(iii) United States

The Group's subsidiaries in the US are subject to United States Federal Income Tax at 21% and States Income Tax at 6%.

(iv) Europe

The Group's European subsidiaries are subject to profit tax rates at a range of 25% to 30%.

(v) Others

Other subsidiaries operating in other jurisdictions are subject to applicable tax rates in the relevant jurisdictions.

10. 所得稅支出/(抵免)(續)

截至二零二四年及二零二三年十二月三十一 日止年度,本集團主要營運附屬公司的適用 稅率如下:

中國 (i)

根據中國有關所得稅法律及法規,中國 附屬公司的適用中國企業所得稅稅率為 25%∘

(ii) 香港

香港利得稅按估計應課稅溢利的16.5% 計算。

由於在香港經營的實體於兩個年度產生 稅項虧損,因此毋須就來自香港的溢利 繳納稅項。

(iii) 美國

本集團的美國附屬公司須分別按21%及 6%的稅率繳納美國聯邦所得稅及州所 得稅。

(iv) 歐洲

本集團的歐洲附屬公司須按介乎25%至 30%的稅率繳納利得稅。

(v) 其他

於其他司法權區經營的其他附屬公司須 按有關司法權區的適用稅率繳稅。

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

10. INCOME TAX EXPENSE/(CREDIT) (Continued)

The tax charge/(credit) for the year can be reconciled to the loss before income tax per the consolidated statement of profit or loss and other comprehensive income as follows:

10. 所得稅支出/(抵免)(續)

本年度稅項支出/(抵免)可與綜合損益及其 他全面收益表的所得稅前虧損對賬如下:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Loss before income tax	所得稅前虧損	(36,232)	(140,759)
Tax credit at the applicable rate of 25% (2023: 25%) Tax effect of expenses not deductible for	按適用稅率25% (二零二三年:25%) 計算的稅項抵免 不可扣稅開支的稅務影響	(9,058)	(35,190)
tax purpose		14,194	18,145
Tax effect of income not taxable for tax purpose	毋須課稅收入的稅務影響	(290)	(1,524)
Tax effect of temporary differences not recognised Tax effect of different tax rates of subsidiaries	未確認的暫時差額的稅務影響 於其他司法權區經營的附屬公司的	3,898	2,096
operating in other jurisdictions	不同稅率的稅務影響	7,169	10,686
Tax effect of tax loss not recognised	未確認的稅項虧損的稅務影響	8,382	2,644
Over-provision in prior years	過往年度超額撥備	(1,991)	(983)
Tax charge/(credit) for the year	本年度稅項支出/(抵免)	22,304	(4,126)

Details of deferred taxation for the year are set out in Note 23.

本年度遞延稅項詳情載於附註23。

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

11. LOSS FOR THE YEAR

11. 本年度虧損

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Loss for the year has been arrived at after charging/(crediting):	達致本年度虧損時已扣除/(計入):		
Auditor's remuneration	核數師酬金	2,210	3,142
Directors' emoluments (Note 12) Other staff costs Contributions to defined contribution plans, excluding Directors	董事酬金(附註12) 其他員工成本 界定供款計劃供款(董事除外)	3,125 70,239 2,010	3,109 79,789 1,885
Total employee benefit expenses (Note (ii))	僱員福利開支總額(附註(ii))	75,374	84,783
Carrying amount of inventories sold Write-down of inventories (Note (i)) Reversal of inventory provision (Note (i))*	銷售存貨的賬面值 存貨撇減 (附註(i)) 撥回存貨撥備 (附註(i))*	588,935 - (4,445)	485,679 3,423 (675)
Cost of inventories recognised as expenses	已確認為開支的存貨成本	584,490	488,427
Provision for expected credit losses on loan to an associate Provision for expected credit losses on amount due from an associate (Reversal of)/provision for expected credit losses on trade receivables	給予一間聯營公司的貸款的預期 信貸虧損撥備 應收一間聯營公司款項的預期信貸 虧損撥備 應收貿易賬款的預期信貸虧損 (撥回)/撥備	4,962 9,834 (2,390)	1,224 2,105 8,557
Provision for expected credit losses on financial assets	金融資產的預期信貸虧損撥備	12,406	11,886
Depreciation of property, plant and equipment (Note (iii)) Depreciation of right-of-use assets (Note (iii)) Amortisation of intangible assets (Note (i)) Direct operating expenses arising from investment properties that generate rental income Loss on disposal of property, plant and	物業、廠房及設備折舊(附註(iii)) 使用權資產折舊(附註(iii)) 無形資產攤銷(附註(i)) 產生租賃收入之投資物業產生的 直接營運開支 出售物業、廠房及設備的虧損	9,408 11,580 536 1,024	9,441 7,191 376 873
equipment	44	178	939

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11. LOSS FOR THE YEAR (Continued)

Note (i): Included in cost of sales

Note (ii): Included in the total employee benefit expenses is an aggregate amount of HK\$2,028,000 (2023: HK\$1,903,000) in respect of contributions to defined contribution plans, including Directors.

Note (iii): Depreciation charges are recognised in the cost of sales of approximately HK\$4,585,000 (2023: approximately HK\$4,104,000), distribution and selling costs of approximately HK\$148,000 (2023: approximately HK\$127,000) and administrative and other expenses of approximately HK\$16,255,000 (2023: approximately HK\$12,401,000) for the year ended 31 December 2024.

The reversal of inventory provision mainly arose from inventories that were sold subsequently during the year

11. 本年度虧損(續)

附註(i): 包括於銷售成本內

附註(ii): 僱員福利開支總額包括就界定供款計劃所作出的 供款(包括董事)總額2,028,000港元(二零二三年: 1.903.000港元)。

附註(iii): 截至二零二四年十二月三十一日止年度,折舊 費用約4,585,000港元 (二零二三年:約4,104,000港 元)於銷售成本中確認、約148,000港元(二零二三 年:約127,000港元)於經銷及銷售成本中確認及約 16,255,000港元 (二零二三年:約12,401,000港元) 於 行政及其他開支中確認。

撥回存貨撥備主要來自其後於本年度售出的存貨

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12. DIRECTORS' EMOLUMENTS AND FIVE HIGHEST **PAID INDIVIDUALS**

(a) Directors' emoluments

The emoluments paid or payable to each of the Directors were as

Year ended 31 December 2024

12. 董事酬金及五名最高薪人士

(a) 董事酬金

已付或應付予各名董事的酬金載列如

截至二零二四年十二月三十一日止年度

		Mr. Hung Tsung Chin 洪聰進先生 HK\$'000 千港元	Mr. Wu Chia Ming 吳嘉明先生 HK\$'000 千港元	Mr. Kuo Jen Hao 郭人豪先生 HK\$'000 千港元	Mr. Chen Wei Chun 陳偉鈞先生 HK\$'000 千港元	Mr. Lu Ming Shiuan 盧明軒先生 HK\$'000 千港元	Ms. Chen Wei-Hui 陳葦憓女士 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Fees Other emoluments:	袍金 其他酬金:	120	120	180	120	120	120	780
Salaries and other benefitsRetirement benefits schemes	一薪金及其他福利 一退休福利計劃供款	1,396	-	-	931	-	-	2,327
contributions		18	-	-	-	-	-	18
Total emoluments	酬金總額	1,534	120	180	1,051	120	120	3,125

Year ended 31 December 2023

截至二零二三年十二月三十一日止年度

Total emoluments	酬金總額	1,503	120	180	1,066	120	120	3,109
 Retirement benefits schemes contributions 	一退休福利計劃供款	18	_	-	-	-	-	18
Other emoluments: - Salaries and other benefits	其他酬金: 一薪金及其他福利	1,365	-	-	946	-	-	2,311
Fees	袍金	120	120	180	120	120	120	780
		洪聰進先生 HK\$'000 千港元	吳嘉明先生 HK\$'000 千港元	郭人豪先生 HK\$'000 千港元	陳偉鈞先生 HK\$'000 千港元	盧明軒先生 HK\$'000 千港元	陳葦憓女士 HK\$'000 千港元	總計 HK\$'000 千港元
		Mr. Hung Tsung Chin	Mr. Wu Chia Ming	Mr. Kuo Jen Hao	Mr. Chen Wei Chun	Mr. Lu Ming Shiuan	Ms. Chen Wei-Hui	Total

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12. DIRECTORS' EMOLUMENTS AND FIVE HIGHEST PAID INDIVIDUALS (Continued)

(b) Five highest paid individuals

Of the five individuals with the highest emoluments in the Group, two (2023: two) was director of the Company whose emolument is included in the disclosure set out above. The emoluments of the remaining three (2023: three) individuals are as follows:

12. 董事酬金及五名最高薪人士(續)

(b) 五名最高薪人士

本集團五名最高薪人士中,兩名(二零 二三年: 兩名) 為本公司董事, 有關酬金 已載於上文。其餘三名(二零二三年:三 名)人士的酬金如下:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Salaries and other benefits Retirement benefit schemes contributions	薪金及其他福利 退休福利計劃供款	4,629 133	3,600 44
Total emoluments	酬金總額	4,762	3,644

The emoluments were within the following bands:

酬金介乎以下範圍:

		2024 二零二四年 No. of employees 僱員人數	2023 二零二三年 No. of employees 僱員人數
HK\$500,001 to HK\$1,000,000	500,001港元至1,000,000港元	2 1	1
HK\$1,000,001 to HK\$1,500,000	1,000,001港元至1,500,000港元		2
HK\$1,500,001 to HK\$2,000,000	1,500,001港元至2,000,000港元		-

During each of the years ended 31 December 2024 and 2023, no emoluments were paid by the Group to any of the Directors and top paid employees as an inducement to join or upon joining the Group or as compensation for loss of office. No director waived any emoluments for each of the years ended 31 December 2024 and 2023.

13. DIVIDENDS

The Board has resolved not to recommend the payment of both interim and final dividend for the year ended 31 December 2024 (2023: Nil).

於截至二零二四年及二零二三年十二月 三十一日止各年度,本集團並無向任何 董事及最高薪僱員支付酬金,作為招攬 或獎勵加盟本集團的酬金或離職補償。 截至二零二四年及二零二三年十二月 三十一日止各年度,概無董事放棄任何 酬金。

13. 股息

董事會議決不建議派付截至二零二四年十二 月三十一日止年度的中期及末期股息(二零 二三年:無)。

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14. LOSS PER SHARE

The calculation of the basic and diluted loss per share attributable to the ordinary equity holders of the Company is based on the following data:

14. 每股虧損

本公司普通股權益持有人應佔每股基本及攤 薄虧損乃按下列數據計算:

	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Loss for the year attributable to owners of the	(30,571)	(126,566)
	2024 二零二四年	2023 二零二三年
Number of shares 股份數目 Weighted average number of ordinary shares for the purposes of basic loss per share 股份數目 用於計算每股基本虧損之 普通股加權平均數	1,230,403,725	858,248,735
Basic and diluted loss per share (HK cents) 每股基本及攤薄虧損 (港仙)	(2.48)	(14.75)

There was no movement in ordinary shares during the year ended 31 December 2024. The weighted average number of ordinary shares for the purpose of basic loss per share for the year ended 31 December 2023 has included the increase in number of ordinary shares for the rights issue which took place on 5 July 2023.

The subscription price of the rights issue in 2023 was equal to its market price before the exercise of the rights issue, there were no bonus element in the rights issue. Accordingly, the weighted average number of ordinary shares has not been adjusted for the period from 1 January 2023 to the date of rights issue took place.

Diluted loss per share

Diluted loss per share for each of the two years ended 31 December 2024 and 2023 are the same as the basic loss per share because there were no dilutive potential ordinary shares during both years.

於截至二零二四年十二月三十一日止年度, 普通股並無變動。就截至二零二三年十二月 三十一日止年度的每股基本虧損而言,普通 股加權平均數已包括於二零二三年七月五日 進行供股時普通股數目增加。

二零二三年供股之認購價等於行使供股前其 市價,故供股並無紅利部分。因此,普通股加 權平均數並無就自二零二三年一月一日起直 至進行供股的日期期間作出調整。

每股攤薄虧損

由於截至二零二四年及二零二三年十二月 三十一日止兩個年度均無潛在攤薄普通股, 故兩個年度各年的每股攤薄虧損與每股基本 虧損相同。

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15. PROPERTY, PLANT AND EQUIPMENT

15. 物業、廠房及設備

		Freehold land outside Hong Kong 於香港 以外的永久	Leasehold land outside Hong Kong 於香港 以外的	Buildings	Leasehold improvements 租賃物業	Plant and machinery	Furniture, fixtures and equipment 傢俬、 固定裝置	Motor vehicles	Computer equipment	Total
		業權土地	租賃土地	樓宇	装修	廠房及機器	及設備	汽車	電腦設備	總計
		HK\$000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元	千港元
Cost	成本									
At 1 January 2023	於二零二三年一月一日	3,469	3,417	72,146	9,549	163,415	5,089	1,431	7,001	265,517
Exchange realignment	匯兌調整	15	7	(8,254)		(2,067)	(89)	(136)	(794)	(11,401)
Additions	添置	-	-	6,278	149	9,493	353	515	824	17,612
Disposals	出售	-	-	(17,248)	(544)	(16,941)	(1,092)	-	(769)	(36,594)
Acquisition of subsidiaries (Note 34)	收購附屬公司(附註34)	-	-	57,258	-	10,095	290	574	-	68,217
Write off	撇銷	-	-	(4,873)	-	-	-	-	-	(4,873)
At 31 December 2023 and	於二零二三年十二月三十一日									
1 January 2024	及於二零二四年一月一日	3,484	3,424	105,307	9,071	163,995	4,551	2,384	6,262	298,478
Exchange realignment	匯兌調整	(247)	(21)	2,488	(287)	1,364	(72)	81	787	4,093
Additions	添置	-	-	4,415	216	14,698	570	-	358	20,257
Disposals	出售	-	-	(6,276)	(479)	(8,341)	(1,301)	(3)	(2,018)	(18,418)
Transfer to investment properties	轉撥至投資物業	-	-	(22,182)	-	-	-	-	-	(22,182)
At 31 December 2024	於二零二四年十二月三十一日	3,237	3,403	83,752	8,521	171,716	3,748	2,462	5,389	282,228
Depreciation and impairment	折舊及減值									
At 1 January 2023	於二零二三年一月一日	-	120	48,025	5,474	142,858	2,773	1,171	6,287	206,708
Exchange realignment	匯兌調整	-	5	(5,489)	(38)	(1,304)	(163)	(48)	(1,073)	(8,110)
Provided for the year	本年度撥備	-	44	7,933	194	6,928	510	360	663	16,632
Eliminated on disposal	出售時對銷	-	-	(6,120)		(10,960)	(1,074)	-	(729)	(19,209)
Write off	撤銷	-	-	(4,873)	-	-	-	-	-	(4,873)
At 31 December 2023 and	於二零二三年十二月三十一日									
1 January 2024	及於二零二四年一月一日	-	169	39,476	5,304	137,522	2,046	1,483	5,148	191,148
Exchange realignment	匯兌調整	-	(50)	105	(250)	2,684	(12)	142	886	3,505
Provided for the year	本年度撥備	-	41	12,331	321	6,741	504	406	644	20,988
Eliminated on disposal	出售時對銷	-	-	(6,087)	(362)	(8,278)	(1,265)	(3)	(1,981)	(17,976)
Eliminated on transfer to investment properties	轉撥至投資物業時對銷	_	_	(10,775)				_	_	(10,775)
At 31 December 2024	於二零二四年十二月三十一日	_	160	35,050	5,013	138,669	1,273	2,028	4,697	186,890
			100	33,030	3,013	130,003	1,213	2,020	7,00/	100,070
Net carrying amount At 31 December 2024	賬面淨值 於二零二四年十二月三十一日	3,237	3,243	48,702	3,508	33,047	2,475	434	692	95,338
At 31 December 2023	於二零二三年十二月三十一日	3,484	3,255	65,831	3,767	26,473	2,505	901	1,114	107,330
										_

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15. PROPERTY, PLANT AND EQUIPMENT (Continued)

15. 物業、廠房及設備(續)

附註:

(a) The property, plant and equipment are depreciated on a straight-line basis at the following rates per annum:

Nil Freehold land outside Hong Kong

Over the term of lease Leasehold land outside Hong Kong

Buildings 50 years or over the term of lease

or land use rights, whichever

Leasehold improvements 20% or over the term of lease,

whichever is shorter

Plant and machinery 10% - 331/3%

Furniture, fixtures and equipment

Motor vehicles 20% - 331/3%

20% - 331/3% Computer equipment

(b) Certain leasehold land and building is pledged to a bank to secure borrowings and general banking facilities granted to the Group (Note 40).

The analysis of the net book value of right-of-use assets, included in the property, plant and equipment, by class of underlying asset is as follows:

上述物業、廠房及設備項目按下列年率以直線法計 (a) 算折舊:

於香港以外的

永久業權土地

於香港以外的租賃土地 和賃期內

50年或租賃期或土地

無

使用權年期內

(以較短者為準) 租賃物業裝修

20%或租賃期內 (以較短者為準)

廠房及機器 10% - 331/3%

傢俬、固定裝置及設備 20%

汽車 20% - 331/3%

電腦設備 20% - 331/3%

本集團已將部份租賃土地及樓宇抵押,作為授予本 集團抵押貸款及一般銀行信貸的抵押(附註40)。

按相關資產類別劃分的使用權資產(計入物業、廠 (c) 房及設備) 的賬面淨值的分析如下:

		Leasehold land		
		outside Hong Kong 於香港以外的	Buildings	Motor vehicles
Right-of-use assets	使用權資產	租賃土地	樓宇	汽車
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
At 1 January 2023	於二零二三年一月一日	3,297	16,588	118
Additions	添置	_	6,278	-
Acquisition of subsidiaries (Note 34)	收購附屬公司(附註34)	_	57,258	-
Depreciation	折舊	(44)	(7,091)	(56)
Termination of a lease	終止租賃	_	(11,128)	-
Exchange realignment	匯兌調整	2	(2,541)	(2)
At 31 December 2023 and 1 January 2024	於二零二三年十二月三十一日及			
	於二零二四年一月一日	3,255	59,364	60
Additions	添置	-	4,415	-
Depreciation	折舊	(41)	(11,502)	(37)
Termination of a lease	終止租賃	-	(189)	-
Exchange realignment	匯兌調整	29	2,383	-
At 31 December 2024	於二零二四年十二月三十一日	3,243	54,471	23

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16. PREPAID LEASE PAYMENTS

16. 預付租賃款項

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
At beginning of the year Exchange realignment Released to profit or loss	於年初	27	28
	匯兌調整	-	(1)
	撥至損益	(27)	-
At the end of the year	於年末	-	27
Analysed for reporting purposes as:	就呈報用途分析為:		26
Current asset	流動資產		1
Non-current asset	非流動資產		27

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17. INVESTMENT PROPERTIES

17. 投資物業

		Investment	Investment properties under development 發展中 投資物業	Total
		properties		
		投資物業		
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
At 1 January 2023	於二零二三年一月一日	207,321	24,628	231,949
Transfer	轉撥	(24,889)	24,889	_
Exchange realignment	匯兌調整	(2,611)	(475)	(3,086)
Derecognition upon formation of	成立共同經營後終止確認			
joint operation		_	(30,756)	(30,756)
Change in fair value recognised in	於損益中確認之共同經營下的			
profit or loss arising from	投資物業公平值變動			
investment properties under	(附註45)			
the joint operation (Note 45)		_	24,253	24,253
Change in fair value recognised in	於損益中確認之公平值變動			
profit or loss		(24,889)	_	(24,889)
At 31 December 2023 and	於二零二三年十二月三十一日			
1 January 2024	及二零二四年一月一日	154,932	42,539	197,471
Addition	添置	7,644	3,501	11,145
Transfer from property, plant and	轉撥自物業、廠房及設備			
equipment		31,737	-	31,737
Exchange realignment	匯兌調整	(3,717)	(2,430)	(6,147)
Change in fair value recognised in	於損益中確認之共同經營下的			
profit or loss arising from	投資物業公平值變動			
investment properties under	(附註45)			
the joint operation (Note 45)		-	87,880	87,880
Transfer after completion of investment	發展中投資物業竣工後轉撥			
properties under development		79,957	(79,957)	_
Change in fair value recognised in	於損益中確認之公平值變動			
profit or loss		(15,002)	-	(15,002)
At 31 December 2024	於二零二四年十二月三十一日	255,551	51,533	307,084

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17. INVESTMENT PROPERTIES (Continued)

Note

During the year ended 31 December 2023, the Group formed a joint operation with Guangdong Huasuan International Industrial Park Investment Development Co., Ltd.* (廣東 省華算國際產業園投資發展有限公司) ("Huasuan") in respect to the redevelopment of certain investment properties as set out in Note 45. Upon the formation, certain portion of investment properties attributed to Huasuan under the joint arrangements with fair value of HK\$30,756,000 was derecognised (Note 45) in 2023.

The fair values of the Group's investment properties at 31 December 2024 and 2023 have been arrived at on the basis of valuations carried out by RHL Appraisal Limited, an independent qualified professional valuer not connected to the Group and possess appropriate qualifications and experience in the valuation of properties in the relevant locations. The Group's investment properties were valued with reference to valuation by the valuer using market comparison approach, income approach and residual approach as appropriate.

For market comparison approach, the fair value is determined by considering the market evidence of transaction prices for similar properties in similar location and conditions, adjusted by the discount specific to the quality of the Group's properties as compared to the comparable properties.

In arriving at the valuation on the basis of income approach, the fair value is determined by capitalising the net rental income derived from the existing tenancies with due allowance or provision for the reversionary potential of the properties.

For investment properties under development, the valuations were determined on residual approach with a redevelopment basis and by taking into account the fair value of the completed investment property and then deducting from that amount the estimated costs to complete the construction and estimated costs of disposal.

In estimating the fair value of the properties, the highest and best use of the properties is their current use.

17. 投資物業(續)

附註:

截至二零二三年十二月三十一日止年度,本集團與廣東省 華算國際產業園投資發展有限公司(「**華算**」)就附註45所載 若干投資物業重建成立共同經營。成立後,根據合營安排 歸屬於華算的投資物業的若干部分公平值為30,756,000港元 已於二零二三年終止確認(附註45)。

本集團投資物業於二零二四年及二零二三年十二月三十一日的公平值按永利行評值顧問有限公司於該日進行估值的基準達致。永利行評值顧問有限公司為與本集團概無關連的獨立合資格專業估值師,擁有對相關地點的物業進行估值的適當資格及經驗。本集團投資物業的估值均由估值師使用市場比較法、收入法及餘值法(如適用)達致。

就市場比較法而言,公平值乃經考慮地點及條件相近的類 似物業的市場成交價憑證釐定,並按本集團的物業質素對 比可資比較物業得出的折讓作調整。

按收入法達致估值時,乃將現有租約所產生的淨租金收入 撥作資本,並就物業的可復歸收入潛力計提適當撥備而確 定公平值。

就發展中投資物業而言,估值乃以重建基準按餘值法釐 定,並計及已落成物業之公平值,然後扣減完成建設工程 之估計成本金額及出售之估計成本。

於估計該等物業的公平值時,物業的最高及最佳用途即其 現有用途。

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17. INVESTMENT PROPERTIES (Continued)

17. 投資物業(續)

行估值時所用的主要輸入值如下:

Note: (Continued)

Following are the key inputs used in valuing the investment properties as at 31 December 2024 and 2023:

於二零二四年及二零二三年十二月三十一日為投資物業進

Category 類別	Fair value hierarchy 公平值 級別	Fair value at 31 December 2024 二零二四年 十二月三十一日 公平值 HK\$'000 千港元	Fair value at 31 December 2023 二零二三年 十二月三十一日 公平值 HKS'000 千港元	Valuation techniques 估值技術	Key unobservable inputs 主要不可觀察輸入值	Range or weighted average 範圍或加權平均值	Relationship of unobservable inputs to fair value 不可觀察輸入值 與公平值的關係
Industrial properties in the PRC*	Level 3	9,503	9,821	Income approach	Reversionary yield (derived from monthly market rent)	5% - 6% (2023: 5% - 6%)	The higher the reversionary yield, the lower the fair value
中國工業物業*	第三級			收入法	可復歸收入 (按月租市價計算)	5%至6% (二零二三年:5%至6%)	可復歸收入越高,公平值越低
					Estimated rental value	Renminbi ("RMB") 3.07 – RMB16.3 per month per square meter (2023: RMB2.1 – RMB15.0 per month	The higher the rental value, the higher the fair value
					預計租金價值	per square meter) 每月每平方米人民幣 (「 人民幣 」) 3.07元至 人民幣16.3元 (二零二三年:每月 每平方米人民幣2.1元至 人民幣15.0元)	租金價值越高,公平值越高
		246,048	145,112	Market comparison approach	Discount on quality of properties (e.g. location, size and asking price of the properties)	-18.42% - 1.25% (2023: -21.47%18.16%)	The higher the discount on quality of properties with reference to comparable, the lower the fair value
				市場比較法	按物業質素 (例如物業 地點、大小及叫價) 的折讓	-18.42%至1.25% (二零二三年:-21.47% 至-18.16%)	經參考可資比較物業,物業質素 折讓越高,公平值越低
Investment properties under development in the PRC*	Level 3	51,533	42,538	Residual approach	Adjusted market price (RMB/square meter)	RMB3,940 (2023: RMB4,000) per square feet	The higher the adjusted market price, the higher the fair value
中國發展中投資物業*	第三級			餘值法	經調整市價 (人民幣/平方米)	每平方呎人民幣3,940元 (二零二三年: 人民幣4,000元)	經調整市價越高,公平值越高
					Budgeted cost (RMB/square meter) 預算成本 (人民幣/平方米)	RMB2,588 (2023: RMB1,418 – 2,611) per square feet 每平方呎人民幣2,588元 (二零二三年:	The higher the budgeted cost, the lower the fair value 預算成本越高,公平值越低
						人民幣1,418至2,611元)	

The address of the industrial properties in the PRC is Xin QianJin Village "San Shi". Tanzhou County, Zhongshan City, Guangdong Province, the PRC. The property comprises Block 1-2, 4-7 and dormitory factory. The term of lease is medium.

於中國的工業物業及發展中工業物業地址為中國 廣東省中山市坦洲鎮散石新前進村。該物業包含1-2 座、4-7座及宿舍廠房。租期屬中期。

17. 投資物業(續)

附註:(續)

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17. INVESTMENT PROPERTIES (Continued)

The fair value of investment properties is a level 3 recurring fair value measurement. A reconciliation of the opening and closing fair value balance is provided below:

投資物業的公平值為第三級經常性公平值計量。年初及年 末的公平值餘額對賬如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Opening balance	年初結餘	197,471	231,949
Addition	添置	11,145	
Transfer from property, plant and equipment	轉撥自物業、廠房及設備	31,737	_
Exchange realignment	匯兌調整	(6,147)	(3,086)
Derecognition upon formation of the joint operation	成立共同經營後終止確認	_	(30,756)
Change in fair value recognised in profit or loss arising from	於損益中確認之共同經營下的		
investment properties under the joint operation	投資物業公平值變動	87,880	24,253
Changes in fair value recognised in profit or loss	於損益中確認之公平值變動	(15,002)	(24,889)
Closing balance (level 3 recurring fair value)	年末結餘(第三級經常性公平值)	307,084	197,471

There was no transfer amongst levels during the year.

Investment properties are pledged to a bank to secure borrowings and general banking facilities granted to the Group (Note 40).

年內,各級別之間概無轉移。

投資物業已抵押予銀行,作為授予本集團抵押貸款及一般 銀行信貸的抵押(附註40)。

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18. GOODWILL

18. 商譽

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
COST At the beginning of the year Acquisition of subsidiaries (Note 34) Exchange realignment	成本 於年初 收購附屬公司(附註34) 匯兌調整	114,889 - (1,665)	92,516 21,808 565
At the end of the year	於年末	113,224	114,889
IMPAIRMENT At the beginning of the year Provision for impairment loss	減 值 於年初 減值虧損撥備	83,744 16,000	83,744
At the end of the year	於年末	99,744	83,744
NET CARRYING AMOUNT At the end of the year	賬面淨值 於年末	13,480	31,145

Goodwill acquired through business combinations is allocated to the following reportable cash-generating units ("CGUs") for impairment

就減值測試而言,透過業務合併收購之商譽 已分配至以下可呈報現金產生單位(「現金產 生單位」):

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Satellite TV equipment and antenna products – PBT CGU (note (i))	衛星電視設備及天線產品 一博百科技現金產生單位(附註(i))	13,480	31,145

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18. GOODWILL (Continued)

(i) Based on the impairment assessment, due to the ongoing China-US trade war and challenging economic environment, the recoverable amounts of the PBT CGU was lower than the value in use as at 31 December 2024. As a result, an impairment loss on goodwill of HK\$16,000,000 was recognised for the year ended 31 December 2024 (2023: Nil).

The recoverable amount of PBT CGU has been determined based on the value in use calculation using cash flow projection, based on a detailed budget plan covering a period of five-year. The expected cash flows beyond the detailed budget plan are extrapolated at the growth rate stated below. The key assumptions used for value in use calculation are as follows:

18. 商譽(續)

附註:

根據減值評估,由於中美貿易戰及嚴峻的經濟環 境,於二零二四年十二月三十一日博百科技現金產 牛單位的可收回金額低於使用價值。因此,截至二 零二四年十二月三十一日止年度已確認商譽減值 虧損16,000,000港元(二零二三年:零)。

> 博百科技現金產生單位的可收回金額已根據詳盡 的五年期預算計劃按使用價值計算方法釐定,並按 下述增長率推算該詳盡預算計劃以外的預計現金 流量。使用價值計算方法的主要假設如下:

PBT CGU 博百科技現金產生單位

		2024 二零二四年	2023 二零二三年
Budget plan	預算計劃	5 years 5年	5 years 5年
Annual growth rate during the budget plan Terminal growth rate Discount rate	預算計劃內年度增長率 末期增長率 貼現率	2% - 5% 2% 16.45%	5% - 16% 5% 17.80%

The annual growth rate in the budget plan is estimated based on projected sales estimated by management which is dependent on the products launched at the end of the reporting period and the economic growth of countries which its customers located.

The terminal growth rate is based on the relevant industry growth forecasts and does not exceed the average long-term growth rate for the relevant industry. The cash flow projections are derived from the most recent financial budget approved by the Directors. Other key assumptions for the value in use calculation are budgeted gross margin and budgeted revenue, which are determined based on the past performance of the units in PBT CGU and management's expectations regarding market development.

The discount rate used is before tax and reflect specific risks relating to the respective industry.

Goodwill allocated to other CGUs with gross carrying amount of HK\$83,744,000 was fully impaired in previous years.

預算計劃內年度增長率乃根據管理層估計的預測 銷售額(其取決於報告期末所推出的產品及其客戶 所在的國家的經濟增長) 予以估計。

末期增長率乃以相關行業的增長預測為基礎,不會 超過相關行業的平均長遠增長率。現金流量預測以 管理層批准的最近期財政預算為基準。使用價值計 算方法的其他主要假設為預算毛利率及預算收益, 此兩項乃按有關單位的過往表現及管理層對市場 發展的預期釐定。

所用貼現率為稅前,並反映相關行業之特定風險。

分配至其他現金產生單位的商譽之賬面總值為 83,744,000港元,已於過往年度全額撥備。

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19. INTANGIBLE ASSETS

19. 無形資產

		Product technology 產品技術 (Note (a)) (附註(a)) HK\$'000 千港元	Customer relationship 客戶關係 (Note (b)) (附註(b)) HK\$'000 千港元	Others 其他 (Note (c)) (附註(c)) HK\$'000 千港元	Total 總計 HK\$'000 千港元
Cost	成本				
At 1 January 2023	於二零二三年一月一日	27,332	35,433	5,743	68,508
Acquisition of subsidiaries (Note 34)	收購附屬公司(附註34)	168	_	_	168
Addition	添置	1,681	_	_	1,681
Exchange realignment	匯兌調整	(8)	-	-	(8)
At 31 December 2023 and	於二零二三年十二月三十一日及				
1 January 2024	二零二四年一月一日	29,173	35,433	5,743	70,349
Addition	添置	1,225	-	-	1,225
Written off	撇銷	(89)	_	-	(89)
Exchange realignment	匯兌調整	(308)	_	_	(308)
At 31 December 2024	於二零二四年十二月三十一日	30,001	35,433	5,743	71,177
Amortisation and impairment	攤銷及減值				
At 1 January 2023	於二零二三年一月一日	23,697	35,433	5,743	64,873
Exchange realignment	匯兌調整	(9)	_	-	(9)
Provided for the year	本年度撥備	376	-	-	376
At 31 December 2023 and	於二零二三年十二月三十一日及				
1 January 2024	二零二四年一月一日	24,064	35,433	5,743	65,240
Written off	撇銷	(89)	-	-	(89)
Exchange realignment	匯兌調整	(95)	-	-	(95)
Provided for the year	本年度撥備	536	-	-	536
At 31 December 2024	於二零二四年十二月三十一日	24,416	35,433	5,743	65,592
Net carrying amount	賬面淨值				
At 31 December 2024	於二零二四年十二月三十一日	5,585	-	-	5,585
At 31 December 2023	於二零二三年十二月三十一日	5,109	-	-	5,109

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19. INTANGIBLE ASSETS (Continued)

- (a) Product technology represents software acquired from independent third parties for the development of TV set top box. Amortisation is provided on a straight-line basis over 2 to 20 years.
- (b) Customer relationship represents contracted and non-contracted customer relationship arising from the acquisition of Pro Brand International, Inc ("PBI") during the year ended 30 June 2013. The amount is amortised over its estimated useful life of 7.5 years on a straight-line basis.
- Others mainly represent the research and development unit acquired through the acquisition of PBT during the year ended 30 June 2013. The mature research and development unit, which supports the Group's product development, was separately recognised as intangible assets in accordance with the accounting policy stated in Note 4(j). It was recognised based on the fair value at the date of acquisition. Amortisation is provided on a straight-line basis over 7.5 years.

19. 無形資產(續)

附註:

- 產品技術指為開發電視機頂盒而向獨立第三方收 (a) 購的軟件。攤銷於二至二十年內以直線法計提。
- 客戶關係指因截至二零一三年六月三十日止年度 內收購Pro Brand International, Inc (「PBI」) 而產生的合 約及非合約客戶關係。該金額以於7.5年的估計可使 用年期內按直線法攤銷。
- 其他主要指透過於截至二零一三年六月三十日止 年度內收購博百科技而收購的研發單位。成熟的研 發單位支持本集團的產品開發,根據附註4(i)所載會 計政策單獨確認為無形資產,並根據收購當日的公 平值確認。攤銷於7.5年內以直線法計提。

20. INTEREST IN AN ASSOCIATE

20. 於一間聯營公司的權益

	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Share of net assets of an associate 應佔一間聯營公司之淨資產	-	4

Movement of interest in an associate is as follows:

於一間聯營公司之權益的變動如下:

	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
At the beginning of the year 於年初 Share of loss of an associate 應佔一間聯營公司之虧損 Exchange realignment	4 (4)	46,722 (46,717) (1)
At the end of the year 於年末	-	4

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20. INTEREST IN AN ASSOCIATE (Continued)

20. 於一間聯營公司的權益(續)

As at 31 December 2024 and 2023, the Group had interest in the following associate:

於二零二四年及二零二三年十二月三十一日,本集團於以 下聯營公司持有權益:

	Form of					
	business	Place of	Place of	Class of	Held by	
Name of entity 實體名稱	structure 業務架構形式	incorporation 註冊成立地點	operation 經營地點	shares 股份類別	the Group 本集團持有	Principal activities 主要業務
Dish Media Network Limited	Limited company	Nepal	Nepal	Ordinary	33.19%	Provision of Direct-To-Home service
("Dish Media")					(2023: 33.19%)	for satellite TV
	有限公司	尼泊爾	尼泊爾	普通股	33.19%	為衛星電視提供
					(二零二三年:	直接入屋服務
					33.19%)	

Summarised financial information:

財務資料概述:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
As at 31 December	於十二月三十一日		
Current assets	流動資產	146,680	174,135
Non-current assets	非流動資產	682,336	650,505
Current liabilities	流動負債	(583,093)	(625,035)
Non-current liabilities	非流動負債	(274,146)	(199,592)
Year ended 31 December	截至十二月三十一日止年度		
Revenue	收益	283,052	303,373
Loss for the year	本年度虧損	(26,649)	(140,756)
Total comprehensive income for the year	本年度全面收益總額	(28,236)	(140,756)

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20. INTEREST IN AN ASSOCIATE (Continued)

During the year ended 31 December 2024, the Group has unrecognised share of loss of an associate of HK\$8,841,000 (2023: Nil) and the accumulated unrecognised share of loss of an associate is HK\$8,841,000 as at 31 December 2024. (2023: Nil).

Reconciliation of the above summarised financial information to the carrying amount of the interest in an associate recognised in the consolidated financial statements:

20. 於一間聯營公司的權益(續)

於截至二零二四年十二月三十一日止年度, 本集團未確認應佔一間聯營公司之虧損為 8,841,000港元(二零二三年:零),於二零二四 年十二月三十一日,累計未確認應佔一間聯 營公司之虧損為8,841,000港元(二零二三年: 零)。

上述財務資料概要與綜合財務報表所確認於 一間聯營公司的權益的賬面金額的對賬:

	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
資產淨值 本集團擁有權權益的比例	33.19%	13 33.19%
本集團於一間聯營公司之 權益的賬面值	-	4
	本集團擁有權權益的比例本集團於一間聯營公司之	二零二四年 HK\$'000 千港元資產淨值 本集團擁有權權益的比例- 33.19%本集團於一間聯營公司之

21. AMOUNT DUE FROM/LOAN TO AN ASSOCIATE

21. 應收一間聯營公司款項/給予一 間聯營公司的貸款

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Current assets Loan to an associate (Note (i))	流動資產 給予一間聯營公司的 貸款 (附註(i))	14,617	19,579
Trade receivables (Note (ii)) Interest receivable on loan receivables	應收貿易賬款(附註(ii)) 應收貸款之應收利息	25,595 2,698	33,923 2,761
Amount due from an associate	應收一間聯營公司款項	28,293	36,684

Notes:

The loan is unsecured and bears interest at a fixed rate of 4.75% (2023: 4.75%) per annum. The loan to an associate will mature on 31 December 2025 (2023: 31 December 2024).

附註:

該貸款為無抵押及按固定年利率4.75厘(二零二三 年:4.75厘)計息。給予一間聯營公司的貸款將於二 零二五年十二月三十一日(二零二三年:二零二四 年十二月三十一日)到期。

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21. AMOUNT DUE FROM/LOAN TO AN ASSOCIATE (Continued)

Notes: (Continued)

The amount due from an associate is unsecured and interest-free. The Group allows a credit period of 360 days.

The following is an ageing analysis of trade receivables due from an associate, presented based on the invoice date, at the end of the reporting period:

21. 應收一間聯營公司款項/給予一間聯營公司的貸款(續)

附註:(續)

應收一間聯營公司的款項乃無抵押及不計息。本集 團給予的信貸期為360日。

> 應收一間聯營公司的應收貿易賬款於報告期末按 發票日期呈列之賬齡分析如下:

	2024 二零二四年	2023 二零二三年
	—令—四年 HK\$′000 千港元	一令一三中 HK\$'000 千港元
More than 360 days 超過360日	25,595	33,923

Expected credit losses on trade receivables due from and loan to an associate was provided in accordance with the accounting policy stated in Note 4(I)(ii).

Based on the Group's assessment, the Group recognised the provision for expected credit losses on trade receivables due from an associate of HK\$9,834,000 (2023: provision for HK\$2,105,000) and provision for expected credit losses on loan to an associate of HK\$4,962,000 (2023: HK\$1,224,000) during the year.

應收一間聯營公司的應收貿易賬款及給予一間聯營公司的 貸款的預期信貸虧損已根據附註4(I)(ii)所述會計政策計提撥

根據本集團的評估,年內本集團已確認應收一間聯營公司 的應收貿易賬款的預期信貸虧損撥備9,834,000港元(二零 二三年: 撥備2,105,000港元) 及給予一間聯營公司的貸款的 預期信貸虧損撥備4,962,000港元 (二零二三年:1,224,000港 元)。

22. LOAN RECEIVABLES

22. 應收貸款

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Loans receivables (note (i)) Loans receivables due from former subsidiaries (note (ii))	應收貸款(附註(i)) 應收前附屬公司的 應收貸款(附註(ii))	12,989 1,025,139	12,989 935,726
Less: allowance for doubtful debts (note (iii))	減:呆賬撥備(附註(iii))	1,038,128 (1,038,128)	948,715 (948,715)
		-	

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22. LOAN RECEIVABLES (Continued)

- (i) As at 31 December 2024 and 2023, the Group had loan receivable amounting to HK\$12,989,000 from a third party. The loan was unsecured and hore interest at 1.2% (2023: 1.2%) per annum. The loan receivable was fully impaired as at 31 December 2024 and 2023
- During the year ended 31 December 2019, the Group disposed of the entire equity interest in Speed Connection Group Limited (the "Disposal"), and since then, the loan receivables from Speed Connection Group Limited and its subsidiary MyHD Media FZ LLC ("MyHD") were classified as loan receivables due from former

The loan receivables due from former subsidiaries were arising from the disposal of all interests in MyHD and the extension of the existing loans to MyHD. Refer to the announcement of the Company dated 31 December 2018 and the circular of the Company dated 25 May 2019 for details. The amounts due were unsecured, interestbearing at rates ranged from 3 months LIBOR plus 100 basis point per annum to 10% per annum and were matured on 31 December 2020.

The principal amounts of these loan receivables at the date of the Disposal were US\$71,298,000 (equivalent to approximately HK\$553,617,000), in which amount of US\$9,554,000 (equivalent to approximately HK\$74,185,000) due from Speed Connection Group Limited, bore interest rate at 3 months LIBOR plus 100 basis points per annum; and amount of US\$51,244,000 (equivalent to approximately HK\$397,901,000) and amount of US\$10,500,000 (equivalent to approximately HK\$81,531,000) due from MyHD (the non-wholly owned subsidiary of Speed Connection Group Limited), bore interest rate at 10% per annum and at 3 months LIBOR plus 100 basis points per annum respectively, and the corresponding interest receivables were US\$11,728,000 (equivalent to approximately HK\$91,065,000). These loan receivables and the interest receivables, net of the provision of expected credit losses of approximately HK\$219,103,000 as at the date of the Disposal, amounted to approximately HK\$429,410,000 were recognised as loan receivables upon the Disposal.

In December 2019, management was given to understand that Speed Connection Group Limited and MyHD were in serious financial problem and ceased to operate in late 2019. As such, management considered these loan receivables were creditimpaired and recognised life-time ECLs of the total net carrying amount of these loan receivables of approximately HK\$429,410,000 at 31 December 2019.

The provision of expected credit losses was determined by the management of the Group based on the creditworthiness and the past collection history of the borrowers.

22. 應收貸款(續)

附註:

- 於二零二四年及二零二三年十二月三十一日,本集 (i) 團擁有授予一名第三方的應收貸款12,989,000港元。 該貸款為無抵押,按年利率1.2厘(二零二三年:1.2 厘) 計息。該應收貸款已於二零二四年及二零二三 年十二月三十一日全數減值。
- 於截至二零一九年十二月三十一日止年度,本集團 出售於捷聯集團有限公司之全部股本權益(「出售事 項」),自此以後,來自捷聯集團有限公司及其附屬 公司MyHD Media FZ LLC (「MyHD」) 之應收貸款已分 類為應收前附屬公司貸款。

應收前附屬公司貸款乃產生自出售於MyHD之全部 權益,以及將授予MvHD的現有貸款延長。詳情請參 閱本公司日期為二零一八年十二月三十一日之公 告及本公司日期為二零一九年五月二十五日之通 函。該等應付款項為無抵押、按三個月倫敦銀行同 業拆息加100個基點至10厘的年利率計息,並於二零 二零年十二月三十一日到期。

於出售事項日期,該等應收貸款之本金額為 71,298,000美元(相當於約553,617,000港元),其中 應收捷聯集團有限公司之9,554,000美元(相當於約 74,185,000港元) 按三個月倫敦銀行同業拆息加100 個基點的年利率計息,而應收MvHD (捷聯集團有 限公司之非全資附屬公司) 之51,244,000美元(相當 於約397,901,000港元)及10,500,000美元(相當於約 81,531,000港元) 則分別按年利率10厘及三個月倫敦 銀行同業拆息加100個基點計息,相應的應收利息 為11,728,000美元(相當於約91,065,000港元)。於出售 事項日期扣除預期信貸虧損撥備約219,103,000港元 後,該等應收貸款及應收利息為約429,410,000港元, 已於出售事項後確認為應收貸款。

於二零一九年十二月,管理層知悉捷聯集團有限 公司及MyHD面臨嚴重財務問題,並於二零一九年 底終止營運。因此,管理層認為該等應收貸款已信 貸減值,並就該等應收貸款於二零一九年十二月 三十一日之賬面淨值總額約429,410,000港元確認全 期預期信貸虧損。

預期信貸虧損撥備由本集團管理層基於借款人之 信譽及過往收賬記錄而釐定。

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22. LOAN RECEIVABLES (Continued)

22. 應收貸款(續)

附註:(續)

Notes: (Continued)

(iii) Allowances for doubtful debts 呆賬撥備

	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
At the beginning of year 於年初 Unwinding of discount 貼現回撥 Exchange realignment 匯兌調整	948,715 95,258 (5,845)	861,372 85,588 1,755
At the end of year 於年末	1,038,128	948,715

23. DEFERRED TAXATION

23. 遞延稅項

Drovicion

The following are the major deferred tax assets/(liabilities) recognised by the Group and movements thereon during the year:

於本年度本集團已確認的主要遞延稅項資產 /(負債)及其變動如下:

		Fair Value adjustment on intangible assets 無形資產 公平值調整	Revaluation of investment properties 投資物業 重估	Provision for PRC withholding tax 中國預扣稅 撥備	Accelerated tax depreciation 加速稅項 折舊	Provision and others 撥備 及其他	Total總額
		HK'000 千港元	HK'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元
At 1 January 2023 Exchange realignment	於二零二三年一月一日 匯兌調整 於本年度損益	(1,671)	(58,651)	(5,814)	(650)	4,247	(62,539)
(Charged)/credited to profit or loss for the year	が本年度損益 (扣除)/抵免	(66)	6,028	-	-	323	6,285
At 31 December 2023 and 1 January 2024	於二零二三年 十二月三十一日及 二零二四年一月一日	(1,777)	(52,021)	(5,731)	(650)	4,597	(55,582)
Exchange realignment Charged to property	正文一口十一万一口 匯兌調整 於物業重估儲備中扣除	401	1,221	125	-	180	1,927
revaluation reserve Charged to profit or loss	於本年度損益扣除	-	(4,989)	-	-	-	(4,989)
for the year		(267)	(21,182)	-	_	(425)	(21,874)
At 31 December 2024	於二零二四年 十二月三十一日	(1,643)	(76,971)	(5,606)	(650)	4,352	(80,518)

Eair value

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23. DEFERRED TAXATION (Continued)

The following is the analysis of the deferred tax balances for financial reporting purposes:

23. 遞延稅項(續)

就財務呈報用途作出的遞延稅項結餘分析如 下:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Deferred tax assets Deferred tax liabilities	遞延稅項資產 遞延稅項負債	4,352 (84,870)	4,597 (60,179)
		(80,518)	(55,582)

At the end of the reporting period, tax losses for which no deferred tax assets was recognised, due to the unpredictability of future profit streams, expire as follows:

於報告期末,由於未來利潤流不可預測,故並 無確認遞延稅項資產的稅項虧損,其屆滿情 況如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Expire in 2028	於二零二八年屆滿	11,437	11,437
Expire in 2031	於二零三一年屆滿	11,369	11,369
Expire in 2032	於二零三二年屆滿	21,847	21,847
Expire in 2033	於二零三三年屆滿	7,689	7,689
Expire in 2034	於二零三四年屆滿	23,358	-
No expiry date	無屆滿日期	178,511	156,025
		254,211	208,367

Under the Law of the PRC on Enterprise Income Tax, withholding tax at 10% is imposed on dividends declared in respect of profits earned by PRC subsidiaries from 1 January 2008 onwards. Deferred taxation has been provided for in full in respect of undistributed profits retained by the PRC subsidiaries in the consolidated financial statements.

根據中國企業所得稅法,由二零零八年一月 一日起從中國附屬公司獲得的溢利所宣派的 股息需繳納預扣稅10%。中國附屬公司所保留 的未分配利潤有關的遞延稅項已全數於綜合 財務報表中撥備。

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24. INVENTORIES

24. 存貨

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Raw materials Work in progress Finished goods	原材料 在製品 製成品	36,627 14,776 47,269	21,680 14,563 87,641
		98,672	123,884

25. TRADE, BILLS AND OTHER RECEIVABLES

25. 應收貿易賬款、應收票據及其他 應收款項

Other receivables (Note) 其他應收款項(附註) 133,358 13 Total trade, bills and other receivables 應收貿易賬款、應收票據及 其他應收款項總額 223,602 24 Represented by: 按以下方式呈列: 2024 二零二四年 HK\$'000 千港元 千			2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
其他應收款項總額 223,602 24 Represented by: 按以下方式呈列: 2024 二零二四年 HK\$'000 千港元 二零二 HK Non-current assets 非流動資產 4,418				107,777 137,820
二零二四年 二零二四年 HK\$'000 HK 千港元 千 Non-current assets 非流動資產	Total trade, bills and other receivables		223,602	245,597
	Represented by:	按以下方式呈列:	二零二四年 HK\$'000	2023 二零二三年 HK\$'000 千港元
223,602 24			219,184	245,597 245,597

Note: As at 31 December 2024, other receivables included rental deposits of HK\$37,467,000 (2023: HK\$20,879,000), among which rental deposits of HK\$4,418,000 are non-current assets (2023: Nil). The remaining receivables are unsecured, noninterest bearing and repayable on demand.

附註:於二零二四年十二月三十一日,其他應收款項包括 租賃按金37,467,000港元 (二零二三年: 20,879,000港 元),其中,租賃按金4,418,000港元為非流動資產(二 零二三年:無)。剩餘應收款項為無抵押、免息及須 按要求償還。

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25. TRADE, BILLS AND OTHER RECEIVABLES (Continued)

The Group allows an average credit period of 60 to 120 days to its trade customers. The following is an ageing analysis of trade and bills receivables presented based on the invoice date at the end of the reporting period:

25. 應收貿易賬款、應收票據及其他 應收款項(續)

本集團給予其貿易客戶之信貸期平均為60至 120日。應收貿易賬款及應收票據於報告期末 按發票日期呈列之賬齡分析如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
0-30 days 31-90 days 91-180 days More than 180 days	0至30日 31至90日 91至180日 超過180日	82,038 9,097 2,454 115,414	15,873 59,862 28,496 134,750
Less: Loss allowance	減:虧損撥備	209,003 (118,759) 90,244	238,981 (131,204) 107,777

The other classes within trade, bills and other receivables do not contain impaired assets. Expected credit losses on trade receivables was provided in accordance with the accounting policy stated in Note 4(I)(ii). Based on the Group's assessment, the reversal of expected credit losses on trade receivables of HK\$2,390,000 (2023: provision of expected credit losses of HK\$8,557,000) was recognised during the year.

Further details on the Group's credit policy and credit risk arising from trade debtors and bill receivables are set out in Note 37(b).

應收貿易賬款、應收票據及其他應收款項內 的其他類別並不包括已減值資產。應收貿易 賬款的預期信貸虧損已根據附註4(I)(ii)所述會 計政策計提撥備。根據本集團評估,本集團於 本年度確認應收貿易賬款的預期信貸虧損撥 回2,390,000港元(二零二三年:預期信貸虧損 撥備8,557,000港元)。

有關本集團信貸政策及因應收貿易賬款及應 收票據而產生的信貸風險的進一步詳情載於 附註37(b)。

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26. PLEDGED BANK DEPOSITS

The amounts represent deposits pledged to banks to secure shortterm bank borrowings granted to the Group (Note 40). The deposits carry fixed interest rates ranged from 0.58% to 1.30% (2023: 0.25% to 1.30%) per annum. The pledged bank deposits will be released upon the settlement of short-term bank borrowings.

27. BANK BALANCES AND CASH

Bank balances and cash of the Group comprise bank balances and cash held and short-term bank deposits that are interest-bearing at floating interest rate and are with original maturity of three months or less. The remaining bank deposits carry fixed interest rates ranging from 0.10% to 1.15% (2023: 0.25% to 3.50%) per annum.

As at 31 December 2024, cash and bank balances denominated in RMB amounted to approximately HK\$11,605,000 (2023: approximately HK\$10,559,000). RMB is not freely convertible into foreign currencies in the PRC. Under the PRC's Foreign Exchange Control Regulations and Administration of Settlement and Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for foreign currencies through banks authorised to conduct foreign exchange business.

26. 已抵押銀行存款

該金額指就本集團獲授的短期銀行借貸而抵 押予銀行的存款(附註40)。該等存款乃按介 乎0.58厘至1.30厘(二零二三年:0.25厘至1.30 厘) 之間的固定年利率計息。已抵押銀行存款 將於短期銀行借貸清償後解除。

27. 銀行結存及現金

本集團銀行結存及現金包括所持銀行結存及 現金以及按浮動利率計息及原到期日為三個 月或以內的短期銀行存款。剩餘銀行存款按 介乎0.10厘至1.15厘(二零二三年:0.25厘至3.50 厘) 之間的固定年利率計息。

於二零二四年十二月三十一日,以人民幣計 值的現金及銀行結存約為11,605,000港元(二零 二三年:約10,559,000港元)。人民幣在中國境 內並不能自由兌換為外幣。根據中國的外匯 管理條例和結匯、售匯及付匯管理規定,本集 團允許通過授權銀行兌換人民幣為外幣開展 外匯業務。

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28. TRADE, BILLS AND OTHER PAYABLES

28. 應付貿易賬款、應付票據及其他 應付款項

	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Trade payables 應付貿易賬款 Bills payables 應付票據 Deposits received (Note 45) Other payables and accruals (Note) Edwight	174,898 823 64,795 147,983	174,406 1,489 66,211 100,844
	388,499	342,950

The following is an aged analysis of trade and bills payables, presented based on the invoice date at the end of the reporting periods:

應付貿易賬款及應付票據於報告期末按發票 日期呈列之賬齡分析如下:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
0-30 days	0至30日	123,310	112,037
31-90 days	31至90日	8,281	10,970
91-360 days	91至360日	15,255	30,042
More than 360 days	超過360日	28,875	22,846
		175,721	175,895

The average credit period for purchases of goods is 90 days.

Note: An amount due to a director of HK\$1,515,000 (2023: HK\$1,162,000) which was included in other payables. It is unsecured, interest free and repayable on demand.

購買貨品的平均信貸期為90日。

附註:其他應付款項包括一筆應付董事款項1,515,000港元 (二零二三年:1,162,000港元),此款項為無抵押、 免息且須按要求償還。

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29. CONTRACT LIABILITIES

29. 合約負債

	HK\$′000 千港元	HK\$'000 千港元
Contract liabilities arising from: 因以下產生的合約負債: Sale of goods 銷售貨物	20,156	21,115

Movements in contract liabilities

合約負債變動

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Balance as at 1 January Decrease in contract liabilities as a result of recognising revenue during the year that was included in the contract liabilities at the beginning	於一月一日結餘 年內因確認於年初計入 合約負債之收益導致合約 負債減少	21,115	17,673
of the year Increase in contract liabilities as a result of receipt in advance of sale of goods	因銷售貨物預收款項導致 合約負債增加	(21,115)	(17,673) 21,115
Balance as at 31 December	於十二月三十一日結餘	20,156	21,115

The contract liabilities mainly relate to the advance consideration received from customers. The Group's sales contracts generally have an original expected duration of one year or less and accordingly, the Group has applied the practical expedient in HKFRS 15 not to disclose the transaction price allocated to the remaining performance obligations for the contracts existed that has an original expected duration of one year or less at the end of the reporting period.

合約負債主要與已收客戶的預收代價有關。本集團 銷售合約之原始預期年期一般為一年或以下,因 此,本集團已應用香港財務報告準則第15號之實際 權宜方案,並無披露分配至於報告期間結束時依然 存在且原始預期年期為一年或以下的合約下剩餘 履約責任之交易價格。

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30. PROVISION FOR FINANCIAL GUARANTEE

The Company had pursuant to the guarantee (the "Guarantee") given in favour of MyHD irrevocably guaranteed to pay all financial obligations of MyHD in relation to the third amendment agreement to the content supply agreement (the "Content Supply Agreement") dated 3 October 2016 which was entered into between MyHD and MBC FZ LLC. The Guarantee does not expire and the maximum amount payable by the Company under the Guarantee should not exceed US\$3,500,000 (equivalent to approximately HK\$27,332,000).

The Guarantee does not contain any conditions which need to be fulfilled or any circumstances which must arise before MyHD can enforce the same and demand payment from the Company. Notwithstanding that MyHD failed to observe all its payment obligations under the third amendment agreement to the Content Supply Agreement, since the date of the Guarantee up to the reporting date, the Company has not received any demand for payment from MyHD under the Guarantee.

At 31 December 2024 and 2023, the Group had recognised the provision for financial guarantee amounting to US\$3,500,000 (equivalent to approximately HK\$27,332,000) in relation to the Guarantee.

30. 財務擔保撥備

本公司已根據就MyHD之利益作出之擔保(「擔 (R1),不可撤回地保證支付MvHD有關MvHD與 MBC FZ LLC所訂立日期為二零一六年十月三日 之內容供應協議(「內容供應協議」)第三份修 訂協議之所有財務責任。該擔保並無到期日, 而本公司根據擔保應付之最高金額不得超過 3.500.000美元(相當於約27.332.000港元)。

擔保並不含任何須予達成之條件或必須發生 之任何情況,以規限MyHD執行擔保及要求本 公司付款。儘管MyHD未能遵從於內容供應協 議第三份修訂協議下之所有付款責任,惟自 擔保日期起直至報告日期止,本公司並無接 獲任何由MvHD根據擔保提出之付款要求。

於二零二四年及二零二三年十二月三十一 日,本集團已就擔保確認為數3,500,000美元 (相當於約27,332,000港元)之財務擔保撥備。

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31. BANK AND OTHER BORROWINGS

31. 銀行及其他借貸

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Bank loans Other loans	銀行貸款 其他貸款	177,681 169,350	203,018 158,694
		347,031	361,712
Analysed as: Secured Unsecured	分析為: 有抵押 無抵押	327,154 19,877	177,731 183,981
		347,031	361,712
Carrying amount repayable: On demand or within one year In more than one year but not more than two years	須於下列期間償還的賬面值: 按要求或一年內 超過一年但不超過兩年	211,266 135,765	79,728 281,984
		347,031	361,712
Less: Amount due within one year shown under current liabilities	減:於流動負債項下所示 一年內到期款項	(211,266)	(79,728)
Amount due after one year	一年後到期的款項	135,765	281,984

The range of the effective interest rates on the Group's bank and other borrowings are as follows:

本集團的銀行及其他借貸之實際利率的範圍 如下:

		2024 二零二四年	2023 二零二三年
Interest rate borrowings	有息借貸	2.00% - 12.00%	2.20% - 9.00%

The security of bank borrowings is set out in Note 40.

銀行借貸抵押載於附註40。

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32. LEASES

The Group as a lessee:

The Group leases a motor vehicle and a number of land and properties in the jurisdictions in which it operates as its office premises under noncancellable lease agreements, which comprise only fixed payments over lease term. Generally, the Group is restricted from assigning and subleasing the leased assets.

Represented by:

32. 租賃

本集團作為承租人:

本集團根據不可撇銷租賃協議於其經營所在 的司法權區租賃汽車及若干土地及物業作為 其辦公場所,該等協議僅包括租期內的固定 付款。一般而言,本集團不得轉讓及分租租賃 資產。

按以下方式呈列:

Current liabilities 流動負債 7,774 Non-current liabilities 非流動負債 43,294		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
51,006			7,497 52,373 59,870

Future lease payments are due as follows:

未來租賃款項到期情況如下:

		Minimum lease		Present
		payments	Interest	value
		最低租賃款項	利息	現值
		2024	2024	2024
		二零二四年	二零二四年	二零二四年
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Within 1 year	一年內	11,449	3,675	7,774
After 1 year but within 2 years	一年後但於兩年內	10,877	3,105	7,772
After 2 years but within 5 years	兩年後但於五年內	34,022	5,243	28,779
More than 5 years	超過五年	6,918	175	6,743
		63,266	12,198	51,068

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32. LEASES (Continued)

The Group as a lessee: (Continued)

32. 租賃(續)

本集團作為承租人:(續)

		Minimum lease		Present
		payments 最低租賃款項	Interest 利息	value 現值
		2023 二零二三年	2023 二零二三年	2023 二零二三年
		ーマーー・ HK\$'000 千港元	ーマーーー HK\$'000 千港元	—▼—— HK\$′000 千港元
Within 1 year	一年內	11,821	4,324	7,497
After 1 year but within 2 years After 2 years but within 5 years	一年後但於兩年內 兩年後但於五年內	11,193 34,269	3,799 7,720	7,394 26,549
More than 5 years	超過五年	19,670	1,240	18,430
		76,953	17,083	59,870

The Group as a lessor:

Property rental income earned from leasing of the Group's investment properties during the year was HK\$14,266,000 (2023: HK\$15,695,000). The properties held by the Group have committed tenants for the next one to twenty years.

At the end of the reporting period, the undiscounted lease payments receivable by the Group in future periods under non-cancellable operating leases with its tenants are as follows:

本集團作為出租人:

年內來自租賃本集團投資物業獲得的物業 租金收入為14,266,000港元(二零二三年: 15,695,000港元)。本集團所持物業於未來一至 二十年已有訂約租戶。

於報告期末,本集團根據其與租戶訂立的不 可撇銷經營租賃於未來期間應收未貼現租賃 款項如下:

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Within one year	一年內	18,541	18,224
After 1 year but within 2 years	一年後但於兩年內	17,702	17,647
After 2 years but within 3 years	兩年後但於三年內	15,926	16,845
After 3 years but within 4 years	三年後但於四年內	12,271	16,562
After 4 years but within 5 years	四年後但於五年內	8,199	12,451
After 5 years	五年後	72,199	93,736
1/1/1/		144,838	175,465

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33. SHARE CAPITAL

33. 股本

		Number of shares 股份數目	Amount 金額 HK\$'000 千港元
Ordinary shares of HK\$0.10 each Authorised: At 1 January 2023, 31 December 2023, 1 January 2024 and 31 December 2024	每股面值0.10港元的普通股 法定: 於二零二三年一月一日、二零二三年 十二月三十一日、二零二四年一月一日 及二零二四年十二月三十一日	10,000,000,000	1,000,000
Issued and fully paid: At 1 January 2023 Issue of shares upon rights issue (note)	已發行及繳足: 於二零二三年一月一日 供股後發行股份(附註)	492,161,490 738,242,235	49,216 73,824
At 31 December 2023, 1 January 2024 and 31 December 2024	於二零二三年十二月三十一日、 二零二四年一月一日及二零二四年 十二月三十一日	1,230,403,725	123,040

Note:

The Company conducted a rights issue on the basis of three rights share for every two adjusted shares in issue on the record date. The rights issue was completed on 5 July 2023 and the gross proceeds raised by the rights issue was approximately HK\$88.6 million and an aggregate of 738,242,235 rights shares were issued at the subscription price of HK\$0.12 per rights share by either accepted or placed under the rights issue or compensatory arrangement and all the conditions with respect of the rights issue set out in the prospectus of the Company dated 5 June 2023 have been fulfilled.

After the completion of the above right issue, the fund raised in excess of the par value of the new shares (net of issuance cost) was credited to the share premium.

附註:

本公司按於記錄日期每兩股已發行經調整股份獲發三股供 股股份之基準進行供股。供股已於二零二三年七月五日完 成,而供股籌得之所得款項總額為約88,600,000港元,並透 過根據供股或補償安排接納或配售之方式按每股供股股份 0.12港元之認購價發行合共738,242,235股供股股份,而本公 司日期為二零二三年六月五日的供股章程所載有關供股之 所有條件均已達成。

上述供股完成後,超出新股份面值(扣除發行成本)的已籌 集資金已計入股份溢價。

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34. BUSINESS COMBINATION COMPLETED IN PRIOR YEAR

Summary of acquisition

On 14 July 2023, Pro Brand Technology (TW) Inc., a 59.1% directly owned subsidiary of the Company, entered into an agreement with a shareholder of Aomaga (Hong Kong) Industrial Co., Limited ("Aomaga HK"), to subscribe the 52.94% shareholdings of Aomaga HK and its wholly owned subsidiary, Aomaga (Vietnam) Electronics Co., Ltd ("Aomaga Vietnam"), together referred to as "Aomaga Group", at consideration of HK\$10,059,000. Aomaga HK is a company incorporated in Hong Kong and its business activities is investment holding. Aomaga Vietnam is a company incorporated in Vietnam and its business activities is trading and manufacturing antenna and other related electronic products. The transaction was completed on 15 September 2023. The Directors considered that the acquisition would enhance the chance for expansion its production and development in Vietnam.

As the Group is entitled to appoint a majority number of directors of Aomaga HK and is able to control its management and operation, the identifiable assets and liabilities of Aomaga Group are accounted for in the consolidated financial statements of the Group at their fair value under the acquisition method.

34. 於上年度完成的業務合併

收購摘要

於二零二三年七月十四日,永辰科技股份有 限公司(一間本公司直接持有59.1%的附屬公 司) 與澳美嘉(香港)實業有限公司(「澳美嘉 香港1)的一名股東訂立協議,以認購澳美嘉 香港52.94%的股權及其全資附屬公司Aomaga (Vietnam) Electronics Co., Ltd (「澳美嘉越南」), 統稱「澳美嘉集團」,代價為10,059,000港元。 澳美嘉香港為一間於香港註冊成立的公司, 其業務活動為投資控股。澳美嘉越南為一間 於越南註冊成立的公司,其業務活動為買賣 及製造天線及其他相關電子產品。該交易於 二零二三年九月十五日完成。董事認為,該收 購事項將促進於越南擴張其生產及發展的機 遇。

由於本集團有權委任澳美嘉香港的大多數董 事席位,並能夠控制其管理層及營運,根據收 購法,澳美嘉集團的可識別資產及負債於本 集團綜合財務報表按其公平值入賬。

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34. BUSINESS COMBINATION COMPLETED IN PRIOR YEAR (Continued)

Summary of acquisition (Continued)

Details of the purchase consideration, the net assets acquired and goodwill are as follows:

34. 於上年度完成的業務合併(續)

收購摘要(續)

有關購買代價、所收購的資產淨值及商譽之 詳情如下:

HK\$'000

		千港元
Property, plant and equipment	物業、廠房及設備	10,959
Right-of-use assets	使用權資產	57,258
Intangible assets	無形資產	168
Inventories	存貨	19,663
Trade and other receivables	應收貿易賬款及其他應收款項	19,147
Cash at bank	銀行現金	404
Trade and other payables	應付貿易賬款及其他應付款項	(67,908)
Lease liabilities	租賃負債	(57,258)
Bank borrowings	銀行借貸	(4,627)
Total net liabilities	負債淨額總額	(22,194)
Non-controlling interest	非控股權益	10,445
Total consideration	代價總額	(10,059)
Goodwill (Note 18)	商譽 (附註18)	21,808

Note: Goodwill is attributable to the workforce and the synergy expected to be created by the acquired business. It will not be deductible for tax purposes. It is allocated to the PBT CGU (including the acquired business) for the impairment assessment purpose as it benefits from the synergies absorbed to this business combination.

Accounting policy choice for non-controlling interests

The Group recognises non-controlling interests in an acquired entity either at fair value or at the non-controlling interest's proportionate share of the entity's net identifiable assets. This decision is made on an acquisition-by-acquisition basis. For the non-controlling interests in Aomaga Group, the Group elected to recognise the non-controlling interests at its proportionate share of the acquired net identifiable assets.

Purchase consideration - cash outflow

附註:商譽來自預期由所收購業務產生的工作團隊及協 同效益。其將不可扣稅。就減值評估而言,商譽乃 分配至博百科技現金產生單位(包括所收購業務), 乃由於其受益於本業務合併吸收的協同效益。

非控股權益的會計政策選擇

本集團按公平值或非控股權益應佔實體的可識別資產淨值 的比例,確認所收購實體的非控股權益。該決策乃按照個 別交易基準而作出。就澳美嘉集團的非控股權益而言,本 集團選擇按其於應佔所收購可識別資產淨值的比例確認非 控股權益。

購買代價-現金流出

		千港元
Outflow of cash to acquire subsidiary, net of cash acquired:	收購附屬公司現金流出,扣除所收購現金:	
Cash consideration	現金代價	10,059
Cash and cash equivalent acquired	所收購現金及現金等價物	(404)
Net cash used and included in cash flows from	已使用及計入投資業務現金流量的	
investing activities	現金淨額	9,655

HK\$'000

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35. NOTES TO THE CONSOLIDATED STATEMENT OF **CASH FLOWS**

35. 綜合現金流量表附註

Reconciliation of liabilities arising from financing activities:

自融資活動產生的負債對賬:

		Interest payables	Bank and other borrowings 銀行及	Lease liabilities
		應付利息 HK\$'000	其他借貸 (Note 31) (附註31) HK\$′000	租賃負債 (Note 32) (附註32) HK\$'000
		千港元	千港元	千港元
At 1 January 2023	於二零二三年一月一日	9,138	351,931	18,523
Changes from cash flows: – Proceeds from new bank loans – Repayment of bank loans – Payment of interest element of	來自現金流的變動: 一新造銀行貸款所得款項 一償還銀行貸款 一支付租賃負債利息部分	- -	144,651 (138,833)	- -
lease liabilities – Payment of principal element of	- 支付租賃負債本金部分	_	-	(2,915)
lease liabilities - Interest paid	一已付利息	_ (25,762)		(6,252) –
Total changes from financing cash flow Exchange realignment	s 融資現金流變動總額 匯兌調整 其他變動	(25,762) (2,476)	5,818 (664)	(9,167) (4,722)
Other changes - Finance charges on lease liabilities - Recognition of lease liabilities	兵他愛朝 一租賃負債的財務費用 一確認租賃負債 一已產生利息	- - 25.762	_ _	2,915 6,278
Interest incurredTermination of a leaseAcquisition of subsidiaries (Note 34)	一匹產主利息 一終止租賃 一收購附屬公司(附註34)	25,762 - -	- 4,627	(11,215) 57,258
Total other changes	其他變動總額	25,762	4,627	55,236
At 31 December 2023 and 1 January 2024	於二零二三年十二月三十一日及 二零二四年一月一日	6,662	361,712	59,870
Changes from cash flows: – Proceeds from new bank and other loans	來自現金流的變動: 一新造銀行及其他貸款所得款項		209,393	
Repayment of bank and other loansPayment of interest element of	-償還銀行及其他貸款 -支付租賃負債利息部分	=	(218,469)	
lease liabilities – Payment of principal element of	一支付租賃負債本金部分	_	_	(4,623)
lease liabilities – Interest paid	一已付利息	(23,003)	_	(7,608)
Total changes from financing cash flow Exchange realignment Other changes	s 融資現金流變動總額 匯兌調整 其他變動	(23,003) (1,069)	(9,076) (5,605)	(12,231) (3,913)
 Finance charges on lease liabilities Recognition of lease liabilities 	一租賃負債的財務費用 一確認租賃負債	-	_	4,623
 Interest incurred 	一已付利息	24,740	_	2,798
– Termination of a lease Total other changes	一終止租賃 其他變動總額	24,740	_	7,342
At 31 December 2024	於二零二四年十二月三十一日	7,330	347,031	51,068
		. ,5 2 0	,	2.,200

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36. CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that the Group will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of the debt and equity balance. The Group's overall strategy remains unchanged from prior year.

The capital structure of the Group consists of debt, which includes the borrowings disclosed in Note 31, and equity reserves attributable to owners of the Group, comprising issued share capital and various reserves and retained profits.

The Directors review the capital structure on a regular basis. As part of this review, the Directors consider the cost of capital and the risks associated with each class of capital. Based on recommendations of the Directors, the Group will balance its overall capital structure through new share issues and the issue of new debt or the redemption of existing debts.

36. 資本風險管理

本集團管理其資本以確保本集團可以持續經 營,通過精簡債務及權益結餘提升股東回報。 本集團的整體策略與上年度保持不變。

本集團的資本結構包括債務,包括於附註31 所披露的借貸及本集團擁有人應佔的權益儲 備(包括已發行股本及各種儲備以及保留溢 利)。

董事定期檢討資本結構。作為檢討之部分, 董事考慮資本成本及與各類別資本相關的風 險。根據董事的建議,本集團將誘過新股份發 行及發行新債務或贖回現有債務平衡其整體 資本結構。

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37. FINANCIAL RISK MANAGEMENT

37. 財務風險管理

(a) Categories of financial assets and financial liabilities

(a) 金融資產及金融負債的分類

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Financial assets at amortised cost Trade and bills receivables Bank balance and cash Pledged bank deposits Other receivables Amount due from an associate Loan to an associate	按攤銷成本計量的金融資產 應收貿易賬款及應收票據 銀行結存及現金 已抵押銀行存款 其他應收款項 應收一間聯營公司款項 給予一間聯營公司的貸款	90,244 64,612 4,636 43,725 28,293 14,617	107,777 69,359 5,970 80,450 36,684 19,579
		246,127	319,819
Financial liabilities at amortised cost Trade and bills payables Lease liabilities Bank and other borrowings Other payables	按攤銷成本計量的金融負債 應付貿易賬款及應付票據 租賃負債 銀行及其他借貸 其他應付款項	175,721 51,068 347,031 212,778 786,598	175,895 59,870 361,712 167,055 764,532

(b) Financial risk management objectives and policies

The Group's major financial instruments include trade, bills and other receivables, loan receivables, loan to an associate, amount due from an associate, pledged bank deposits, bank balances and cash, trade, bills and other payables, lease liabilities and bank and other borrowings. Details of these financial instruments are disclosed in respective notes. The risks associated with these financial instruments and the policies on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

(b) 財務風險管理目標及政策

本集團的主要財務工具包括應收貿易賬 款、應收票據及其他應收款項、應收貸 款、給予一間聯營公司的貸款、應收一 間聯營公司款項、已抵押銀行存款、銀 行結存及現金、應付貿易賬款、應付票 據及其他應付款項、租賃負債以及銀行 及其他借貸。該等財務工具詳情於相關 附註披露。下文載列與該等財務工具有 關的風險及如何降低該等風險的政策。 管理層管理及監控該等風險,以確保及 時有效採取適當的措施。

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37. FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued)

Market risk

Currency risk

The Company's subsidiaries have foreign currency sales and purchases, which expose the Group to foreign exchange risk.

The carrying amounts of the Group's foreign currency (as in relation to the functional currency of the relevant group entities) denominated monetary assets and monetary liabilities at the end of the reporting period are as follows:

Sensitivity analysis

37. 財務風險管理(續)

(b) 財務風險管理目標及政策(續)

市場風險

外匯風險 (i)

> 由於本公司附屬公司進行外匯買 賣,故本集團面對外匯風險。

> 於報告期末,本集團以外幣(相對 於有關集團實體功能貨幣而言)計 值的貨幣資產及貨幣負債的賬面 值如下:

敏感度分析

	Assets 資產			lities 債
	2024	2023	2024	2023
	二零二四年	二零二三年	二零二四年	二零二三年
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
	千港元	千港元	千港元	千港元
RMB 人民幣	3,406	9	38,860	835
USD 美元	88,197	159,629	235,322	329,779

The Group is mainly exposed to USD and RMB relative to the functional currency of the relevant group entities, which are mainly RMB and USD respectively. The Group does not have a formal foreign currency hedging policy. But management monitors the Group's foreign currency exposure and enters into forward contracts when movements in the exchange rates are outside management's expected range in order to minimise the exchange rate risk.

本集團主要面對與相關集團實體 的功能貨幣(主要分別為人民幣及 美元)有關的美元及人民幣風險。 雖然本集團並無正式外匯對沖政 策,但管理層會監管本集團的外匯 風險並於匯率變化超出管理層預 計範圍時訂立遠期合約,以降低匯 率風險。

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37. FINANCIAL RISK MANAGEMENT (Continued)

Financial risk management objectives and policies (Continued)

Market risk (Continued)

Currency risk (Continued) Sensitivity analysis (Continued)

> The following table details the Group's sensitivity to a 5% increase and decrease in functional currency of respective group entities against USD and RMB. 5% is the sensitivity rate used and represents management's assessment of the reasonably possible change in foreign exchange rates. The sensitivity analysis includes both USD and RMB monetary assets and liabilities at the end of the reporting period. A negative number below indicates an increase in loss where USD and RMB strengthen 5% against the functional currency. For a 5% weakening of USD and RMB against the functional currency, there would be an equal and opposite impact on the loss for the year.

37. 財務風險管理(續)

(b) 財務風險管理目標及政策(續)

市場風險(續)

外匯風險(續) 敏感度分析(續)

> 下表詳列本集團就各集團實體功 能貨幣兌美元及人民幣上升及下 降5%的敏感度。5%為所採用的敏 感率,代表管理層對外幣匯率的可 能合理變動而作出的評估。敏感度 分析同時包括於報告期末以美元 及人民幣列值的貨幣資產及負債。 下文所示負數指美元及人民幣兌 功能貨幣上升5%時,令虧損增加。 至於美元及人民幣兌功能貨幣下 降5%時,則可能對本年度虧損產 牛相等及相反影響。

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Increase in loss and decrease in equity for the year:	年內虧損增加及權益減少:		
– RMB	一人民幣	(1,769)	(34)
– USD	-美元 	(7,429)	(8,581)

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37. FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued)

Market risk (Continued)

Interest rate risk

The Group is exposed to fair value interest rate risk in relation to fixed-rate loan to an associate, loan receivables, pledged bank deposits and certain bank balances set out in Notes 21, 22, 26, 27 and fixed-rate bank and other borrowings.

The Group is also exposed to cash flow interest rate risk in relation to certain variable-rate bank balances as set out in Note 27 and variable-rate bank borrowings.

The exposures of the Group's borrowings to interest rate changes at the end of the reporting period are as follows:

37. 財務風險管理(續)

(b) 財務風險管理目標及政策(續)

市場風險(續)

利率風險 (ii)

> 本集團面臨有關載於附註21、22、 26、27的定息給予一間聯營公司的 貸款、應收貸款、已抵押銀行存款 及若干銀行結存以及定息銀行及 其他借貸的公平值利率風險。

> 本集團亦因附註27所載若干浮息 銀行結存與浮息銀行借貸而面對 現金流量利率風險。

> 於報告期末,本集團借貸因利率變 動而承受的風險如下:

	2024 二零二四年 HK\$'000 千港元	% of total loans 佔貸款 總額的百分比	2023 二零二三年 HK\$'000 千港元	% of total loans 佔貸款 總額的百分比
Variable-rate borrowings 浮息借貸 Fixed-rate borrowings 定息借貸	176,299 170,732	51% 49%	203,843 157,869	56% 44%
	347,031	100%	361,712	100%

The Group currently does not have any interest rate hedging policy in relation to interest rate risk. The Directors monitor the exposure on an ongoing basis and will consider hedging significant interest rate risk should the need arise.

The Group's cash flow interest rate risk is mainly concentrated on the fluctuation of LIBOR arising from the Group's USD borrowings.

本集團現時並無就利率風險而設 有任何利率對沖政策。董事持續監 察風險並於需要時會考慮對沖重 大利率風險。

本集團現金流量利率風險主要集 中於本集團的美元借貸所產生倫 敦銀行同業拆息的波動。

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37. FINANCIAL RISK MANAGEMENT (Continued)

Financial risk management objectives and policies (Continued)

Market risk (Continued)

Interest rate risk (Continued) Sensitivity analysis

> The bank balances of the Group carry floating-rates of interest and have exposure to cash flow interest rate risk. The Directors consider the exposure is insignificant and therefore no sensitivity analysis is presented.

> The sensitivity analyses below have been determined based on the exposure to interest rates for variable-rate bank and other borrowings. The analysis is prepared assuming the amount of liabilities outstanding at the end of the reporting period was outstanding for the whole year. A 50 basis point change is used and represents management's assessment of the reasonably possible change in interest rates.

> If interest rates had been 50 basis points higher or lower and all other variables were held constant, the Group's loss for the year ended 31 December 2024 would increase or decrease by HK\$674,000 (2023: HK\$586,000).

Credit risk

The Group's maximum exposure to credit risk in the event of counterparties' failure to perform their obligations as the end of the reporting period in relation to each class of recognised financial assets is the carrying amount of those assets as stated in the consolidated statement of financial position. In order to minimise the credit risk, management of the Group has delegated a team for determination of credit limits, credit approvals and other monitoring procedures to ensure that follow-up action is taken to recover overdue debts. In addition, the Group reviews the recoverable amount of each individual trade debt at the end of the reporting period to ensure that adequate impairment losses are made for irrecoverable amounts.

37. 財務風險管理(續)

(b) 財務風險管理目標及政策(續)

市場風險(續)

利率風險(續)

敏感度分析

本集團之銀行結存附有浮息,並面 對現金流量利率風險。董事認為, 該風險並不重大,故並無呈列敏感 度分析。

下文敏感度分析基於浮息銀行及 其他借貸所面對利率風險而定。該 分析假設報告期末所示未償還負 倩金額為全年未償還金額。採用50 個基點的變動,亦即管理層評估利 率的可能合理變動所用者。

倘利率增或減50個基點且所有其 他可變因素不變,則本集團截至 二零二四年十二月三十一日止年 度的虧損會增加或減少674,000港元 (二零二三年:586,000港元)。

信貸風險

於報告期末,本集團所面對的最大信貸 風險為有關各類已確認金融資產的交易 對手未能履行責任,金額為綜合財務狀 況表內所列有關資產的賬面值。為減低 信貸風險,本集團管理層已指派一組人 員負責釐定信貸額、信貸批核及其他監 察程序以確保採取跟進行動收回逾期債 務。此外,本集團於報告期末檢討各項 個別貿易債項的可收回金額,以確保就 不可收回金額作出足夠減值虧損。

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37. FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk (Continued)

Trade receivables

The Group measures loss allowances for trade receivables at an amount equal to lifetime ECLs, which is calculated using a provision matrix.

The following table provides information about the Group's exposure to credit risk and ECLs for trade receivables.

As at 31 December 2024:

37. 財務風險管理(續)

(b) 財務風險管理目標及政策(續)

信貸風險(續)

應收貿易賬款

本集團按等同於全期預期信貸虧 損的金額計量應收貿易賬款虧損 撥備並使用撥備矩陣計算。

下表提供有關本集團之應收貿易 賬款信貸風險及預期信貸虧損的 資料。

於二零二四年十二月三十一日:

Less than 3 month past due 逾期少於三個月 17% 19,864 3 to 6 months past due 逾期三至六個月 42% 2,783 Over 6 months past due 逾期超過六個月 98% 115,369 112			Expected loss rate 預期虧損率	Gross carrying amount 賬面總值 HK\$'000 千港元	Loss allowance 虧損撥備 HK\$'000 千港元
3 to 6 months past due 逾期三至六個月 42% 2,783 Over 6 months past due 逾期超過六個月 98% 115,369 112	Not past due	未逾期	2%	70,987	1,287
Over 6 months past due 逾期超過六個月 98% 115,369 112	Less than 3 month past due	逾期少於三個月	17%	19,864	3,462
	3 to 6 months past due	逾期三至六個月	42%	2,783	1,176
209,003 113	Over 6 months past due	逾期超過六個月	98%	115,369	112,834
				209,003	118,759

As at 31 December 2023:

於二零二三年十二月三十一日:

		Expected loss rate 預期虧損率	Gross carrying amount 賬面總值 HK\$'000 千港元	Loss allowance 虧損撥備 HK\$'000 千港元
Not past due	未逾期	3%	59,246	1,647
Less than 3 month past due	逾期少於三個月	15%	37,136	5,568
3 to 6 months past due	逾期三至六個月	24%	8,564	2,019
Over 6 months past due	逾期超過六個月	91%	134,035	121,970
			238,981	131,204

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37. FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk (Continued)

Trade receivables (Continued) The ECLs are disaggregated by different customer segments as follows:

Media entertainment platform related products As at 31 December 2024:

37. 財務風險管理(續)

(b) 財務風險管理目標及政策(續)

信貸風險(續)

應收貿易賬款(續) 預期信貸虧損按不同客戶群的分 類如下:

> 媒體娛樂平台相關產品 於二零二四年十二月三十一日:

		Expected loss rate 預期虧損率	Gross carrying amount 賬面總值 HK\$'000 千港元	Loss allowance 虧損撥備 HK\$'000 千港元
Not past due	未逾期	8%	1,045	83
Less than 3 month past due	逾期少於三個月	16%	1,459	237
3 to 6 months past due	逾期三至六個月	41%	135	56
Over 6 months past due	逾期超過六個月	99%	50,922	50,247
			53,561	50,623

As at 31 December 2023:

於二零二三年十二月三十一日:

		Expected loss rate 預期虧損率	Gross carrying amount 賬面總值 HK\$'000 千港元	Loss allowance 虧損撥備 HK\$'000 千港元
Not past due	未逾期	20%	3,028	605
Less than 3 month past due	逾期少於三個月	14%	2,783	384
3 to 6 months past due	逾期三至六個月	50%	2	1
Over 6 months past due	逾期超過六個月	100%	51,022	50,967
2)))			56,835	51,957

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37. FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk (Continued)

Trade receivables (Continued) Other multimedia products As at 31 December 2024:

37. 財務風險管理(續)

(b) 財務風險管理目標及政策(續)

信貸風險(續)

應收貿易賬款(續) 其他多媒體產品 於二零二四年十二月三十一日:

		Expected loss rate 預期虧損率	Gross carrying amount 賬面總值 HK\$'000 千港元	Loss allowance 虧損撥備 HK\$′000 千港元
Not past due	未逾期	2%	8,175	150
Less than 3 month past due	逾期少於三個月	7%	893	61
3 to 6 months past due	逾期三至六個月	36%	487	174
Over 6 months past due	逾期超過六個月	100%	59,363	59,363
			68,918	59,748

As at 31 December 2023:

於二零二三年十二月三十一日:

		Expected	Gross carrying	Loss
		loss rate 預期虧損率	amount 賬面總值 HK\$'000 千港元	allowance 虧損撥備 HK\$'000 千港元
Not past due	未逾期	0%	5,825	28
Less than 3 month past due	逾期少於三個月	8%	3,622	287
3 to 6 months past due	逾期三至六個月	39%	1,197	469
Over 6 months past due	逾期超過六個月	100%	67,871	67,871
			78,515	68,655

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37. FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk (Continued)

Trade receivables (Continued) Satellite TV equipment and antenna products As at 31 December 2024:

37. 財務風險管理(續)

(b) 財務風險管理目標及政策(續)

信貸風險(續)

應收貿易賬款(續) 衛星電視設備及天線產品 於二零二四年十二月三十一日:

		Expected loss rate 預期虧損率	Gross carrying amount 賬面總值 HK\$'000 千港元	Loss allowance 虧損撥備 HK\$′000 千港元
Not past due	未逾期	2%	61,767	1,054
Less than 3 month past due	逾期少於三個月	18%	17,512	3,164
3 to 6 months past due	逾期三至六個月	44%	2,161	946
Over 6 months past due	逾期超過六個月	63%	5,084	3,224
			86,524	8,388

As at 31 December 2023:

於二零二三年十二月三十一日:

		Expected loss rate 預期虧損率	Gross carrying amount 賬面總值 HK\$'000 千港元	Loss allowance 虧損撥備 HK\$'000 千港元
Not past due	未逾期	2%	50,393	1,014
Less than 3 month past due	逾期少於三個月	16%	30,731	4,897
3 to 6 months past due	逾期三至六個月	21%	7,365	1,549
Over 6 months past due	逾期超過六個月	21%	15,142	3,132
\			103,631	10,592

Expected loss rates are based on actual loss experience over the past 3 years. These rates are adjusted to reflect differences between economic conditions during the period over which the historic data has been collected, current conditions and the Group's view of economic conditions over the expected lives of the receivables.

預期虧損率乃基於過往三年的實 際虧損經驗得出。該等比率經調整 以反映收集過往數據之期間的經 濟狀況、現時狀況以及本集團對應 收賬款預期年期內經濟狀況之看 法的不同。

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37. FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk (Continued)

Trade receivables (Continued) Movement in the loss allowance account in respect of trade receivables during the year is as follows:

37. 財務風險管理(續)

(b) 財務風險管理目標及政策(續)

信貸風險(續)

應收貿易賬款(續) 年內與應收貿易賬款有關的虧損 撥備變動如下:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Balance at 1 January	於一月一日的結餘	131,204	123,263
(Reversal of)/provision for expected credit losses	預期信貸虧損(撥回)/撥備	(2,390)	8,557
Written off Exchange realignment	撇銷 匯兌調整	(5,617) (4,438)	(616)
Balance at 31 December	於十二月三十一日的結餘	118,759	131,204

The following significant changes in the gross carrying amounts of trade receivables contributed to the decrease in the loss allowance during 2024:

- Origination of new trade receivables net of those settled resulted in an decrease in loss allowance of HK\$2,390,000.
- A write-off of trade receivable with a gross carrying amount of HK\$5,617,000 resulted in a decrease in loss allowance of HK\$5,617,000.

下列應收貿易賬款賬面總值之重 大變動導致二零二四年虧損撥備 減少:

- 產生新應收貿易賬款並扣除 該等已結算應收貿易賬款導 致虧損撥備減少2,390,000港 元。
- 撇銷賬面總值為5,617,000港 元的應收貿易賬款導致虧損 撥備減少5,617,000港元。

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37. FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk (Continued)

Loan receivables

The Group has credit risk in respect of loan receivables. As at 31 December 2024 and 2023, the loan receivables were classified as financial assets at amortised cost. The measurement of loss allowance are based on life-time FCLs.

Movement in the loss allowance account in respect of loan receivables during the year is set out in Note 22(iii).

Amount due from/loan to an associate

The Group is also exposed to credit risk through its loan to an associate and amount due from an associate.

The Group measures loss allowance for trade receivables from amount due from an associate at an amount equal to life-time ECLs, which is calculated using a provision matrix.

37. 財務風險管理(續)

(b) 財務風險管理目標及政策(續)

信貸風險(續)

應收貸款

本集團有與應收貸款有關的信貸 風險。於二零二四年及二零二三年 十二月三十一日, 應收貸款分類為 按攤銷成本計量的金融資產。虧損 撥備乃基於全期預期信貸虧損計

年內與應收貸款有關的虧損撥備 變動載於附註22(iii)。

應收一間聯營公司款項/給予一 間聯營公司的貸款 本集團亦诱過其給予一間聯營公 司的貸款及應收一間聯營公司款 項面臨信貸風險。

> 本集團按等同於全期預期信貸虧 損的金額計量來自應收一間聯營 公司之應收貿易賬款虧損撥備並 使用撥備矩陣計算。

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

37. FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk (Continued)

(iii) Amount due from/loan to an associate (Continued)

The following table provides information about the Group's exposure to credit risk and ECLs for trade receivables from amount due from an associate:

As at 31 December 2024:

37. 財務風險管理(續)

(b) 財務風險管理目標及政策(續)

信貸風險(續)

(iii) 應收一間聯營公司款項/給予一 間聯營公司的貸款(續) 下表提供有關本集團面臨信貸風 險及來自應收一間聯營公司之應 收貿易賬款的預期信貨虧損的 資料:

於二零二四年十二月三十一日:

		Expected loss rate 預期虧損率	Gross carrying amount 賬面總值 HK\$'000 千港元	Loss allowance 虧損撥備 HK\$'000 千港元
Not past due Less than 6 months past due Over 6 months past due	未逾期 逾期少於六個月 逾期超過六個月	0% 0% 37.18%	- - 40,743 40,743	- 15,148 15,148

As at 31 December 2023:

於二零二三年十二月三十一日:

		Expected loss rate 預期虧損率	Gross carrying amount 賬面總值 HK\$'000 千港元	Loss allowance 虧損撥備 HK\$'000 千港元
Not past due Less than 6 months past due Over 6 months past due	未逾期 逾期少於六個月 逾期超過六個月	0% 0% 14.75%	- - 39,793	- - 5,870
			39,793	5,870

The measurement of loss allowance for interest receivables from an associate is based on 12-months ECLs. As at 31 December 2024, the relevant gross carrying amount and loss allowance were HK\$4,294,000 and HK\$1,596,000 respectively (2023: HK\$3,801,000 and HK\$1,040,000).

應收一間聯營公司利息之虧損撥 備根據十二個月預期信貸虧損計 算。於二零二四年十二月三十一 日,相關賬面總值及虧損撥備分 別為4,294,000港元及1,596,000港元 (二零二三年:3,801,000港元及 1,040,000港元)。

FOR THE YEAR ENDED 31 DECEMBER 2024 截至二零二四年十二月三十一日止年度

37. FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk (Continued)

(iii) Amount due from/loan to an associate (Continued)

Movement in the loss allowance account in respect of amount due from an associate during the year is as follows:

37. 財務風險管理(續)

(b) 財務風險管理目標及政策(續)

信貸風險(續)

(iii) 應收一間聯營公司款項/給予一 間聯營公司的貸款(續) 年內與來自應收一間聯營公司有 關的虧損撥備賬變動如下:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Balance at 1 January	於一月一日的結餘	6,910	4,805
Provision for expected credit losses during the year	年內預期信貸虧損撥備	9,834	2,105
Balance at 31 December	於十二月三十一日的結餘	16,744	6,910

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37. FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk (Continued)

(iii) Amount due from/loan to an associate (Continued)

At the end of the reporting period, the loan to an associate was classified as financial assets at amortised cost. The measurement of loss allowance are based on 12-months ECLs.

Movement in the loss allowance account in respect of loan to an associate during the year is as follows:

37. 財務風險管理(續)

(b) 財務風險管理目標及政策(續)

信貸風險(續)

(iii) 應收一間聯營公司款項/給予一 間聯營公司的貸款(續) 於報告期末,給予一間聯營公司的 貸款分類為按攤銷成本計量的金 融資產。虧損撥備根據十二個月預 期信貸虧損計算。

> 年內與給予一間聯營公司的貸款 有關的虧損撥備賬變動如下:

		2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Balance at 1 January	於一月一日的結餘	3,689	2,465
Provision for expected credit losses during the year	年內預期信貸虧損撥備	4,962	1,224
Balance at 31 December	於十二月三十一日的結餘	8,651	3,689

(iv) Other receivables and liquid funds As at 31 December 2024 and 2023, the Group has assessed that the expected loss rate for other receivables was immaterial. Thus, no loss allowance for other receivables was recognised.

(iv) 其他應收款項及流動資金 於二零二四年及二零二三年十二 月三十一日,本集團已評估其他應 收款項的預期虧損率為不重大,故 並無確認其他應收款項的虧損撥 備。

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37. FINANCIAL RISK MANAGEMENT (Continued)

Financial risk management objectives and policies (Continued)

Concentration of credit risk of trade and bills receivables

The Group has concentration of credit risk as 64% (2023: 66%) of the total trade and bills receivables was due from the Group's five largest customers as at 31 December 2024. The Directors considered that the receivable balances from these customers do not represent a significant credit risk based on past collection experience and no bad debts have been recognised against trade and bills receivables due from these customers. Other than that, the Group has no other significant concentration of credit risk.

Liquidity risk

In the management of the liquidity risk, the Group's objective is to monitor its liquidity requirements and maintain a balance between continuity of funding and flexibility through the use of interest-bearing bank and other borrowings. In addition, facilities of bank and other loans from banks and financial institutions have been put in place to finance the Group's operations and meet its liquidity requirements.

The Group relies on bank borrowings as a significant source of liquidity. The Group monitors its current and expected liquidity requirements regularly and ensures sufficient liquid cash and adequate committed lines of funding from reputable financial institutions to meet the Group's liquidity requirements in the short and long term.

The following tables detail the Group's remaining contractual maturity for its non-derivative financial liabilities. The tables have 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 the agreed repayment dates.

37. 財務風險管理(續)

(b) 財務風險管理目標及政策(續)

應收貿易賬款及應收票據之集中信貸 風險

本集團有集中信貸風險,原因是於二零 二四年十二月三十一日應收貿易賬款及 應收票據總額的64%(二零二三年:66%) 乃來自本集團的五大客戶。董事認為, 根據過往收賬經驗,來自該等客戶之應 收貿易賬款及應收票據結餘並無重大信 貸風險,故並無就應收該等客戶之應收 貿易賬款及應收票據確認任何壞賬。除 此以外,本集團並無其他重大集中信貸 風險。

流動資金風險

於管理流動資金風險方面,本集團的目 標為監察其流動資金需求及透過運用銀 行計息及其他借貸維持資金持續性與靈 活性的平衡。此外,銀行融資及來自銀 行及金融機構之其他貸款已就位,以撥 付本集團運作及應付其流動資金需求。

本集團依賴銀行借貸作為其流動資金之 主要來源。本集團會定期監控其當前及 預期流動資金需求,確保其維持充足之 流動現金及從信譽良好之金融機構獲得 足夠之承諾貸款額以應付本集團之短期 及長期流動資金需求。

下表詳列本集團非衍生金融負債之剩餘 合約到期情況。下表基於本集團可能須 應要求支付金融負債的最早日期未貼現 現金流量而制訂。其他非衍生金融負債 之到期日乃根據協定之償還日期而定。

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37. FINANCIAL RISK MANAGEMENT (Continued)

(b) Financial risk management objectives and policies (Continued)

Liquidity risk (Continued)

The tables include both interest and principal cash flows. To the extent that interest flows are variable rate, the undiscounted amount is derived from interest rate at the end of the reporting period.

Liquidity risk tables

37. 財務風險管理(續)

(b) 財務風險管理目標及政策(續)

流動資金風險(續)

該等列表包括利息及本金現金流量。倘 利息流量是以浮動利率計算,則未貼現 金額按於報告期末之利率推算。

流動資金風險表

		Less than 1 month or on demand 少於一個月 或按要求 HK\$'000 千港元	1 - 3 months 一至 三個月 HK\$'000 千港元	3 months to 1 year 三個月 至一年 HK\$'000 千港元	Over 1 year 超過一年 HK\$'000 千港元	Total undiscounted cash flows 未貼現 現金流總額 HK\$'000 千港元	Carrying amount 賬面值 HK\$'000 千港元
31 December 2024 Non-derivative financial liabilities Trade, bills and other payables	二零二四年 十二月三十一日 非衍生金融負債 應付貿易賬款、 應付票據及 其他應付款項	256,908	131,591			388,499	388,499
Bank and other borrowings	銀行及其他借貸	13,901	7,604	186,403	159,225	367,133	347,031
Provision for financial guarantee*	財務擔保撥備*	27,332	-	-	-	27,332	27,332
Lease liabilities	租賃負債	977	1,955	8,517	51,817	63,266	51,068
		299,118	141,150	194,920	211,042	846,230	813,930
31 December 2023	二零二三年 十二月三十一日						
Non-derivative financial liabilities Trade, bills and other payables	非衍生金融負債 應付貿易賬款、 應付票據及						
	其他應付款項	219,943	123,007	_	_	342,950	342,950
Bank and other borrowings	銀行及其他借貸	10,928	30,593	39,884	310,182	391,587	361,712
Provision for financial guarantee*	財務擔保撥備*	27,332	-	-	-	27,332	27,332
Lease liabilities	租賃負債	1,019	2,027	8,775	65,132	76,953	59,870
		259,222	155,627	48,659	375,314	838,822	791,864

Maximum amount of the financial guarantee

財務擔保之最大值

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37. FINANCIAL RISK MANAGEMENT (Continued)

Fair value measurement

This note provides information about how the Group determines fair values of various financial assets and liabilities.

The Directors consider that the carrying amounts of financial assets and financial liabilities that are recorded at amortised cost in the consolidated financial statements approximate their fair values.

The fair values of the financial assets and liabilities recorded at amortised cost have been determined in accordance with generally accepted pricing models based on a discounted cash flow analysis, with the most significant inputs being the discount rate that reflects the credit risk of counterparties.

38. RETIREMENT BENEFIT PLANS

The Group operates the Mandatory Provident Fund Scheme (the "MPF Scheme") under the Mandatory Provident Fund Schemes Ordinance of the Hong Kong SAR Government for all qualifying employees in Hong Kong. The MPF Scheme is a defined contribution retirement benefits scheme. The assets of the MPF Scheme are held separately from those of the Group in funds under the control of an independent trustee. Under the MPF scheme, the employer and its employees are each required to make contributions to the plan at 5% of the employees' relevant income, subject to a cap of monthly relevant income of HK\$30,000. With effect from 1 January 2018, employer voluntary contributions are made, under specific criteria set out in the Company's policy, as a part of the employee benefits program. The only obligation of the Group with respect to the MPF Scheme is to make the required contributions under the scheme. Contributions to the MPF Scheme are recognised as an expense in profit or loss when the services are rendered by the employees.

No forfeited contribution is available to reduce the contribution paid and payable in the future years.

37. 財務風險管理(續)

(c) 公平值計量

本附註提供本集團如何釐定不同金融資 產及負債公平值之資料。

董事認為於綜合財務報表按攤銷成本入 賬的金融資產及金融負債的賬面金額與 其公平值相若。

按攤銷成本入賬的金融資產及負債的公 平值乃按照貼現現金流量分析,依據公 認定價模型釐定,當中最重大的輸入值 為反映對手方的信貸風險的貼現率。

38. 退休福利計劃

本集團根據香港特別行政區政府之《強制性 公積金計劃條例》,為香港全體合資格僱員 設立強制性公積金計劃(「強積金計劃」)。 該強積金計劃為界定供款退休福利計劃, 其資產由獨立受託人管理,與本集團之資產 分開持有。根據強積金計劃,僱主及僱員須 分別按僱員有關入息之5%作出供款,每月 有關入息上限為30,000港元。自二零一八年 一月一日起,根據本公司政策訂明之特定 準則,會作出僱主自願供款,作為僱員福利 計劃之一部分。本集團就強積金計劃之唯 一責任為按計劃規定作出供款。強積金計 劃之供款於僱員提供服務時於損益確認為 開支。

本集團並無可用作減少已付及未來幾年應付 供款的已放棄供款。

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38. RETIREMENT BENEFIT PLANS (Continued)

The employees employed by the operations in the PRC are members of the state-managed retirement benefit schemes operated by the PRC government. The PRC operations are required to contribute a certain percentage of their payroll to the retirement benefit schemes to fund the benefits. The only obligation of the Group with respect to the retirement benefit schemes operated by the PRC government is to make the required contributions under the schemes. The contributions are charged to profit or loss as they become payable in accordance with the rules of the schemes.

In addition, certain subsidiaries of the Company in other foreign countries are required to contribute amounts based on employees' salaries to the retirement benefit schemes as stipulated by the relevant local authorities. The employees are entitled to those subsidiaries' contributions subject to the regulations of the relevant local authorities.

39. RELATED PARTY DISCLOSURES

(i) **Transactions**

The Group had the following related party transactions:

38. 退休福利計劃(續)

本集團於中國經營業務所聘用的僱員均為中 國政府設立的國家退休福利計劃的成員。中 國經營業務須支付僱員薪金的一定比率,作 為退休福利計劃的供款。本集團對中國政府 設立的退休福利計劃的唯一責任為根據計劃 作出規定的供款。該等供款將根據計劃規則 於應付時計入損益。

此外,本公司於其他國外的若干附屬公司須 按照僱員的薪金向有關地方當局所訂明的退 休福利計劃作出供款。根據有關地方當局的 規例,僱員可獲得該等附屬公司的供款。

39. 關聯人士披露

交易 (i)

本集團曾進行以下關聯人士交易:

Relationship 關係	Nature of transaction 交易性質	2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Associate 聯營公司	Sales of goods 銷售貨品	18	340
	Interest income 利息收入	1,012	1,012

The above transactions were conducted in accordance with the terms mutually agreed between the Group and the related party.

(ii) **Balances**

Details of the Group's balances with related parties are set out in the consolidated statement of financial position and in Notes 21 and 28.

上述交易乃按本集團與關聯人士相互協 定之條款進行。

(ii) 結餘

本集團與關聯人士之結餘詳情載於綜合 財務狀況表及附註21及28。

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39. RELATED PARTY DISCLOSURES (Continued)

(iii) Compensation of key management personnel

The remuneration of Directors and other members of key management during the year was as follows:

39. 關聯方披露(續)

(iii) 主要管理人員之補償

年內董事及主要管理層其他成員之薪酬 如下:

	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
Short-term benefits 短期福利 Post-employment benefits 僱員退休福利	10,121 171	8,925 90
	10,292	9,015

In the opinion of the Directors, the remuneration of Directors and key executives is determined having regard to the performance of individuals and market trends.

董事認為,董事及主要管理層的薪酬乃 經考慮個人表現及市場趨勢後釐定。

40. PLEDGE OF ASSETS

At the end of the reporting period, the following assets were pledged to secure banking facilities granted to the Group:

40. 資產抵押

於報告期末,本集團已將下列資產抵押,作為 所獲銀行信貸的抵押:

	2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Bank deposits 銀行存款	4,636	5,970
Trade receivables 應收貿易賬款	42,837	45,334
Property, plant and equipment 物業、廠房及設備	20,894	13,605
Investment properties 投資物業	307,084	197,471
Inventories 存貨	20,761	17,762

Note: Banking facilities also secured by pledge of the Company's interest in PBT.

附註:銀行信貸亦已透過本公司於博百科技的權益抵押。

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41. ARBITRATION

On 29 September 2011, the Group entered into a conditional agreement (the "Agreement") with an independent individual third party (the "Original Shareholder") and Technosat Technology JLT FZE ("Technosat", a company incorporated in Dubai, which was wholly owned by the Original Shareholder), to subscribe for 375 new shares in Technosat at a cash consideration of US\$7,500,000 (equivalent to HK\$58,170,000), amounting to 15% of Technosat's enlarged capital. Technosat is set up to be engaged in operation of digital TV and radio platform, pay TV channel, and sales and supply of TV set top boxes.

As at 30 June 2012, the Group had paid a deposit of US\$2,500,000 (equivalent to HK\$19.467.000) to Technosat to acquire new shares in Technosat which was fully provided for impairment in prior year. Pursuant to the terms of the Agreement, the Group is required to pay a further US\$5,000,000 in relation to the subscription of this 15% equity interest in Technosat. The subscription is not yet completed up to the date of approval of this report as the conditions precedent of the subscription of new shares in Technosat including the consent and approval by government authority in Dubai has not been fulfilled.

Despite the Group's repeated request for information, there were no satisfactory response from the Original Shareholder or Technosat ("Counterparties") regarding the current status and the procurement of obtaining government approval from the government authority in Dubai. The Group has engaged legal counsel to act for the Group and started dispute resolution proceedings against the Original Shareholder and Technosat.

On 21 January 2013, the legal counsel of the Original Shareholder and Technosat served a notice to the Group's legal counsel for a claim on the further payment of US\$5,000,000 in relation to the subscription of this 15% equity interest in Technosat.

The Group's legal counsel has replied on behalf of the Group on 11 February 2013 in response to the claim of the Original Shareholder and Technosat defending the claim as the Directors consider such claim invalid, as the conditions precedent of the subscription of new shares in Technosat had not been fulfilled and constituted a breach of the Agreement.

41. 仲裁

於二零一一年九月二十九日,本集團與一 名獨立個別第三方(「原股東」)及Technosat Technology JLT FZE (「Technosat」,一間於杜 拜註冊成立之公司,由原股東全資擁有)訂 立一份有條件協議(「該協議」),以現金代價 7,500,000美元(相當於58,170,000港元)認購 Technosat 375股新股,即Technosat經擴大股本 之15%。Technosat之成立目的為從事數字電視 及廣播平台營運、付費電視頻道以及銷售及 供應機頂盒。

於二零一二年六月三十日,本集團已向 Technosat支付訂金2,500,000美元(相當於 19,467,000港元),以收購Technosat的新股,該 等訂金已於去年悉數計提減值撥備。根據該 協議之條款,本集團須就認購Technosat該15% 股本權益進一步支付5,000,000美元。由於認購 Technosat新股之先決條件(包括取得杜拜政府 部門的同意及批准)尚未達成,故認購事項於 截至本報告獲批准當日尚未完成。

儘管本集團一再要求原股東或Technosat(「對 **手方**」) 提供關於徵求杜拜政府部門批准的現 況及促使取得有關批准,但對手方未有令人 滿意的回應。本集團已委聘法律顧問以代本 集團行事,並針對原股東及Technosat展開糾紛 調解程序。

於二零一三年一月二十一日,原股東及 Technosat的法律顧問向本集團的法律顧問送 達一份通知,申索有關認購Technosat該15%股 本權益的進一步款項5,000,000美元。

本集團的法律顧問於二零一三年二月十一日 代表本集團回覆原股東及Technosat的申索, 就申索提出抗辯,原因為董事認為由於認購 Technosat新股的先決條件尚未達成,即構成 違反該協議,故該項申索屬無效。

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41. ARBITRATION (Continued)

The Group's legal counsel had repeated request on the Original Shareholder and Technosat to commence the next step on mediation, but there were no satisfactory response from the legal counsel of the Original Shareholder and Technosat up to the deadline set by August 2014. At the date of approval of these consolidated financial statements, the Group's legal counsel confirmed that there was no update on the arbitration.

42. PRINCIPAL SUBSIDIARIES OF THE COMPANY

Details of the Company's principal subsidiaries at 31 December 2024 are as follows:

41. 仲裁(續)

本集團的法律顧問已多次覆述向原股東及 Technosat提出開展下一步調解程序的要求, 惟截至二零一四年八月的既定限期,仍未獲 得原股東及Technosat的法律顧問的滿意回 覆。於本綜合財務報表獲批准當日,本集團的 法律顧問確認仲裁並無更新。

42. 本公司主要附屬公司

二零二四年十二月三十一日本公司主要附屬 公司詳情如下:

Name of subsidiary 公司名稱	Place of incorporation/ establishment/ operations 註冊成立/成立/ 經營地點	Class of shares held 持有股份類別	Issued and fully paid share capital/registered capital 已發行及繳足 股本/註冊資本	Proportion of nominal value of issued share/ registered capital held by the Company 本公司持有已發行股份/ 註冊資本面值的比例			Principal activities 主要業務	
)24 二四年 	20. 二零二		
				Directly 直接	Indirectly 間接	Directly 直接	Indirectly 間接	
Top Peaker Group Limited (" Top Peaker ")	British Virgin Islands (" BVI ")/Hong Kong	Ordinary	US\$10,000	100%	-	100%	-	Investment holding
	英屬處女群島 (「 英屬處女群島 」)/ 香港	普通股	10,000美元					投資控股
Sandmartin (Zhong Shan) Electronic Co., Ltd. (note 1)	PRC	Registered capital	US\$19,500,000	-	100%	-	100%	Trading of electronic goods
中山聖馬丁電子元件有限公司 (附註1)	中國	註冊資本	19,500,000美元					買賣電子產品
Pro Brand Technology (China) Co, Ltd. (note 2)	PRC	Registered capital	RMB27,000,000	-	59.1%	-	59.1%	Manufacture and trading of electronic accessories
中山晟富電子科技有限公司 (附註2)	中國	註冊資本	人民幣 27,000,000元					製造及買賣電子配件
SMT Hong Kong Limited	Hong Kong	Ordinary	HK\$2	-	100%	-	100%	Trading of electronic
宏揚科技有限公司	香港	普通股	2港元					goods 買賣電子產品

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42. PRINCIPAL SUBSIDIARIES OF THE COMPANY (Continued)

42. 本公司主要附屬公司(續)

Name of subsidiary 公司名稱	Place of incorporation/ establishment/ operations 註冊成立/成立/ 經營地點	Class of shares held 持有股份類別	Issued and fully paid share capital/registered capital 已發行及繳足 股本/註冊資本	Proportion of no registered cap 本公司打 註冊ī		
				2024 二零二四年	2023 二零二三年	#
SMT Electronic Technology Limited	Cayman Islands/Taiwan 開曼群島/台灣	Ordinary	US\$1 1美元		ctly Directly Ind 直接 0% —	directly 間接 100% Trading of electronic goods 買賣電子產品
SMT (Macao Commercial Offshore) Limited	Macau 澳門	Quota capital 配額資本	MOP100,000 100,000澳門元	-	-	100% Deregistered during the year 年內註銷
PBI	USA 美國	Ordinary 普通股	US\$1 1美元	- 59.	1% –	59.1% Trading of satellite TV equipment and antenna 買賣衛星電視設備及 天線產品
Pro Brand Technology (TW) Inc. (Formerly known as Sksteck Inc.)	Taiwan	Ordinary	TWD225,000,000	59.1%	- 59.1%	 Design, manufacture and trading of satellite TV equipment and antenna
永辰科技股份有限公司	台灣	普通股	新台幣 225,000,000元			設計、製造及買賣 衛星電視設備及 天線產品

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42. PRINCIPAL SUBSIDIARIES OF THE COMPANY (Continued)

42. 本公司主要附屬公司(續)

Name of subsidiary 公司名稱	Place of incorporation/ establishment/ operations 註冊成立/成立/ 經營地點	Class of shares held 持有股份類別	Issued and fully paid share capital/registered capital 已發行及繳足 股本/註冊資本	Proportion of nominal value of issued share/ registered capital held by the Company 本公司持有已發行股份/ 註冊資本面值的比例			Principal activities 主要業務	
					二四年		三三年	
BCN Distribuciones, S.A.	Spain	Ordinary	EUR412,102	Directly 直接 -	Indirectly 間接 100%	Directly 直接 -	Indirectly 間接 100%	Research and development and trading of electronic
	西班牙	普通股	412,102歐元					goods 研發及買賣電子產品
Intelligent Digital Services GmbH	Germany	Ordinary 普通股	EUR31,250 31,250歐元	-	100%	-	100%	Design and manufacture of electronic goods 設計及製造電子產品
Sino Light Enterprise Limited	Hong Kong 香港	Ordinary 普通股	HK\$12,600 12,600港元	-	64%	-	64%	
Aggressive Digital Systems Private Ltd.	India 印度	Ordinary	INR30,000,000 30,000,000盧比	-	51%	-	51%	Trading of electronic goods 買賣電子產品

Note 1: Sandmartin (Zhong Shan) Electronic Co., Ltd. is registered as a limited liability company (wholly foreign-owned enterprise).

Note 2: Pro Brand Technology (China) Co., Ltd. is registered as a limited liability company (wholly foreign-owned enterprise).

附註1: 中山聖馬丁電子元件有限公司註冊為一間有限責

任公司(外商獨資企業)。

附註2: 中山晟富電子科技有限公司註冊為一間有限責任

公司(外商獨資企業)。

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42. PRINCIPAL SUBSIDIARIES OF THE COMPANY (Continued)

The above table lists the subsidiaries of the Company which, in the opinion of the Directors, principally affected the results or assets and liabilities of the Group. To give details of other subsidiaries would, in the opinion of the Directors, result in particulars of excessive length.

None of the subsidiaries had any debt securities outstanding at any time of both years or at 31 December 2024 and 2023.

Details of non-wholly owned subsidiaries that have material non-controlling interests

The table below shows details of non-wholly owned subsidiaries of the Group that have material non-controlling interests:

42. 本公司主要附屬公司(續)

董事認為上表列示的本公司附屬公司對本集 團的業績或資產及負債影響重大。董事認為 列示其他附屬公司的詳情會導致內容過於 冗贅。

於兩年內任何時間或於二零二四年及二零 二三年十二月三十一日, 概無附屬公司擁有 任何已發行債務證券。

擁有重大非控股權益的非全資附屬公司

下表載列擁有重大非控股權益的本集團非全 資附屬公司的詳情:

Subsidiary 附屬公司	Place of incorporation and principal place of business 註冊成立地點及 主要營業地點	interest and voting rights held		non-controlling interests 分配至		Accum non-controll 累計非指	ing interests
		2024 二零二四年	2023 二零二三年	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元	2024 二零二四年 HK\$'000 千港元	2023 二零二三年 HK\$'000 千港元
PBT and its subsidiaries 博百科技及其附屬公司	Taiwan/USA 台灣/美國	40.9%	40.9%	(27,197)	(9,644)	36,010	62,277
Individually immaterial subsidiaries 個別不重大附屬公司				(768)	(423)	(40,768)	(40,880)
Total 總額				(27,965)	(10,067)	(4,758)	21,397

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42. PRINCIPAL SUBSIDIARIES OF THE COMPANY (Continued)

Details of non-wholly owned subsidiaries that have material non-controlling interests (Continued)

Summarised financial information in respect of PBT and its subsidiaries that have material non-controlling interests are set out below. The summarised financial information below represents amounts before intergroup eliminations.

42. 本公司主要附屬公司(續)

擁有重大非控股權益的非全資附屬公司 詳情(續)

擁有重大非控股權益的博百科技及其附屬公 司的財務資料概述如下。以下財務資料概要 乃未經集團內公司間對銷的金額。

(20,536)

4,386

		2024	2023
		二零二四年	二零二三年
		HK\$'000	HK\$'000
		千港元	千港元
Current assets	流動資產	262,425	303,529
Non-current assets	非流動資產	97,017	123,671
Current liabilities	流動負債	(220,348)	(203,714)
Non-current liabilities	非流動負債	(45,617)	(55,371)
Net assets	資產淨值	93,477	168,115
		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Revenue	收益	376,683	377,078
Loss for the year	本年度虧損	(71,689)	(20,505)
Loss and total comprehensive income	虧損及全面收益總額	(74,638)	(23,454)
Net cash (outflow)/inflow from	來自以下各項的現金(流出)/流入淨額		
Operating activities	經營活動	(19,068)	56,512
Investing activities	投資活動	5,353	(39,216)
Financing activities	融資活動	(6,821)	(12,910)

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43. STATEMENT OF FINANCIAL POSITION OF THE **COMPANY**

43. 本公司財務狀況表

		2024 二零二四年 HK\$′000 千港元	2023 二零二三年 HK\$'000 千港元
Investments in subsidiaries Interest in an associate Loan to an associate Amounts due from subsidiaries Amount due from an associate Other receivables Bank balances and cash	於附屬公司之投資 於一間聯營公司之權益 給予一間聯營公司的貸款 應收附屬公司款項 應收一間聯營公司款項 其他應收款項 銀行結存及現金	64,818 - 14,617 76,473 10,373 1,005 285	82,818 4 19,579 84,084 19,195 896 288
Total assets	資產總值	167,571	206,864
Other payables Borrowings Provision for financial guarantee Amount due to a subsidiary	其他應付款項 借貸 財務擔保撥備 應付一間附屬公司款項	(91,940) (169,350) (27,332) (163,352)	(91,088) (158,694) (27,332) (163,352)
Total liabilities	負債總額	(451,974)	(440,466)
Net liabilities	負債淨額	(284,403)	(233,602)
Capital and reserves Share capital Reserves (note)	股本及儲備 股本 儲備 (附註)	123,040 (407,443)	123,040 (356,642)
Capital deficiency	資本虧絀	(284,403)	(233,602)

On behalf of the directors

代表董事

Hung Tsung Chin 洪聰進 Director 董事

Chen Wei Chun 陳偉鈞 Director 董事

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43. STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued)

43. 本公司財務狀況表(續)

Note: Reserves of the Company

附註:本公司儲備

		Share premium 股份溢價 HK\$'000 千港元	Contributed surplus 實繳盈餘 HK\$'000 千港元	Share option reserve 購股權儲備 HK\$'000 千港元	Special reserve 特別儲備 HK\$'000 千港元	Capital redemption reserve 資本贖回儲備 HK\$'000 千港元	Accumulated losses 累計虧損 HK\$'000 千港元	Total 總計 HK\$'000 千港元
At 1 January 2023 Loss and total comprehensive	於二零二三年一月一日 本年度虧損及全面收益總額	50,880	688,538	7,960	79,900	1,713	(1,007,975)	(178,984)
income for the year Issue of shares upon rights issue	供股後發行股份	11,528	-	-	-	-	(189,186) –	(189,186) 11,528
At 31 December 2023	於二零二三年十二月三十一日	62,408	688,538	7,960	79,900	1,713	(1,197,161)	(356,642)
Loss and total comprehensive income for the year	本年度虧損及全面收益總額	-	-	-	-	-	(50,801)	(50,801)
At 31 December 2024	於二零二四年十二月三十一日	62,408	688,538	7,960	79,900	1,713	(1,247,962)	(407,443)

The contributed surplus represents the difference between the consolidated shareholders' fund of Top Peaker and the nominal value of the Company's shares issued to acquire Top Peaker at the time of a group reorganisation in prior years amounted to approximately HK\$181,788,000 and the amount of approximately HK\$506,750,000 standing to the credit of the share premium account of the Company was reduced to nil and that the credit arising therefrom was transferred to the contributed surplus account arising from the capital reorganisation during the year ended 31 December 2021.

The special reserve represents the surplus arising pursuant to the capitalisation of advances from shareholders as part of the group reorganisation.

實繳盈餘指Top Peaker的綜合股東資金與過往年度 集團重組時本公司為收購Top Peaker而發行的股份 面值間的差額約181,788,000港元,而本公司股份 溢價賬之進賬金額約506.750.000港元已減至零, 藉此產生之進賬已轉撥至截至二零二一年十二月 三十一日止年度股本重組產生之實繳盈餘賬。

特別儲備指將股東墊款撥作資本(作為集團重組之 一部分) 所產生的盈餘。

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44. LITIGATIONS

Lawsuit in India

In October 2020, Aggressive Digital Systems Private Ltd. ("AD"), a nonwholly owned subsidiary of the Company received a summons to the National Company Law Tribunal ("NCLT") at Chandigarh in India that was filed by Aggressive Electronics Manufacturing Services Private Limited ("AEMS", a minority shareholder of AD) and Mr. Neeraj Bharara (collectively the "Petitioners") against Top Dragon Development Limited (a wholly owned subsidiary of the Company and the shareholder of AD), AD and certain directors of AD (collectively the "Respondents") alleging that the Respondents made undue acts either of oppression or mismanagement and claiming for losses caused to the Petitioners arising from such undue acts. The next hearing is scheduled on 25 October 2025.

After consulting the Company's legal counsel in India and taking into account the possible factors including, but not limited to, the possible amount involved in the case, the Board considered that it is not probable that the Group will incur any material losses resulting from this litigation. Accordingly, no provision was made in the consolidated financial statements of the Group as at 31 December 2023 and 2024.

45. COOPERATION AGREEMENT AND JV AGREEMENT IN RELATION TO REDEVELOPMENT

Reference is made to the announcement of the Company dated 17 August 2021 (the "17 August Announcement") in relation to the cooperation agreement (the "Cooperation Agreement") dated 26 July 2021 entered into between, among others, the Group and Huasuan, pursuant to which Huasuan and Sandmartin (Zhong Shan) Electronic Co., Ltd.* (中山聖馬丁電子元件有限公司)("ZSS") (an indirect wholly-owned subsidiary of the Company) (the "Parties") would cooperate to upgrade certain blocks of factory buildings and dormitories constructed on the an industrial land situated in Zhongshan, Guangdong Province, the PRC (the "Land") owned by ZSS and to redevelop some vacant and undeveloped parts of the Land subject to prior consents and planning approvals from the relevant PRC government authorities.

Please refer to the 17 August Announcement for details of the Cooperation Agreement.

44. 訴訟

於印度的訴訟

於二零二零年十月,Aggressive Digital Systems Private Ltd. (「AD」,本公司的非全資附屬公 司)接獲由Aggressive Electronics Manufacturing Services Private Limited (「AEMS」, AD的少數股 東) 及Neerai Bharara先生(統稱「呈請人」)提交 針對Top Dragon Development Limited (本公司 的全資附屬公司及AD的股東)、AD及AD的若 干董事(統稱「答辯人」)並由印度昌迪加爾國 家公司法法庭(「國家公司法法庭」)發出的傳 票,該傳票指稱答辯人作出了壓迫或管理不 善的不當行為,並就該等不當行為對呈請人 所造成的損失提出申索。下一次聆訊定於二 零二五年十月二十五日。

經諮詢本公司的印度法律顧問,並考慮到(包 括但不限於)案件可能涉及的金額等因素,董 事會認為,本集團因該訴訟而產生任何重大 損失的可能性不大。因此,本集團並無於二零 二三年及二零二四年十二月三十一日的綜合 財務報表計提任何撥備。

45. 有關重建的合作協議及合資協議

茲提述本公司日期為二零二一年八月十七日 之公告(「八月十七日公告」),內容有關(其中 包括) 本集團與華算於二零二一年七月二十六 日訂立合作協議(「合作協議」),據此,華算 及中山聖馬丁電子元件有限公司(「中山聖馬 丁」,本公司之間接全資附屬公司)(「訂約方」) 將合作升級由中山聖馬丁擁有之位於中國廣 東省中山市工業用地(「該土地」)上之若干幢 廠房及宿舍,並重建該土地的部分空置及未 發展部分,惟須事先獲得中國相關政府部門 的同意及規劃批准。

有關合作協議之詳情請參閱八月十七日 公告。

^{*} For identification purpose only

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45. COOPERATION AGREEMENT AND JV AGREEMENT IN RELATION TO REDEVELOPMENT (Continued)

The redevelopment is developed under the name of ZSS. To ensure the continued commitment in the redevelopment, Huasuan would pay to the Group a cooperation fund amounting to RMB60 million as security deposit (the "Cooperation Fund"). The Group is contractually allowed to use the Cooperation Fund without any restriction during the redevelopment, and is liable to return the same amount of cash to Huasuan upon the completion of the redevelopment. As securities for such Cooperation Fund, the Group pledged to Huasuan (i) 100% of the shareholding interests in ZSS which holds the Land (the "Equity Pledge"); and (ii) one of the three pieces of land parcels within the Land (the "Land Pledge"). Huasuan shall release both the Equity Pledge and the Land Pledge upon full repayment of the Cooperation Fund by the Group and completion of the redevelopment and revenue apportionment. If the redevelopment is unable to proceed, the Cooperation Fund shall be refunded to Huasuan without interest within 10 business days failing which there is a default interest of 8% per annum payable by the Group within three months.

As at the date of this report, Huasuan had paid to the Group the Cooperation Fund in full and the Group had provided the Equity Pledge to Huasuan for security repayment of the Cooperation Fund and also provided the Land Pledge to Huasuan.

References are made to the announcements of the Company dated 19 July 2023 and 10 August 2023 (the "19 July and 10 August Announcements") in relation to the joint venture agreement dated 19 July 2023 (the "JV Agreement") and entered into between the Group and Huasuan, pursuant to which the both have agreed to form the joint venture in the form of an unincorporated joint venture under the name of "Huasuan-Sandmartin Intelligent Manufacturing Park" (華算聖馬丁 智造園) (the "Joint Venture") in the PRC for the Redevelopment and for the purpose of governing the cooperation arrangement.

45. 有關重建的合作協議及合資協議 (續)

重建將以中山聖馬丁名義開發。為確保繼續 承擔重建,華算將向本集團支付合作金人民 幣60.000.000元作為保證金(「合作金」)。於重 建期間,本集團可依約不受任何限制地使用 合作金,且於重建完成後須向華算歸還相同 金額之現金。作為該合作金的擔保,本集團 將向華算抵押(i)中山聖馬丁(持有該土地)的 100%股權(「**股權質押**」);及(ii)該土地內三幅地 塊的其中一幅(「土地抵押」)。華算將於本集 團悉數償還合作金及完成重建及收益分配後 解除股權質押及土地抵押。倘重建無法進行, 則合作金將於十個營業日內退還予華算(不計 利息),否則本集團須於三個月內支付年利率 8%的違約利息。

於本報告日期,華算已向本集團悉數支付合 作金,而本集團已向華算提供股權質押作為 合作金的償還擔保品,並向華算提供土地 抵押。

茲提述本公司日期為二零二三年七月十九日 及二零二三年八月十日的公告(「七月十九 日及八月十日公告」),內容有關本集團與華 算於二零二三年七月十九日訂立的合資協議 (「合資協議」),據此,訂約雙方同意以「華算 聖馬丁智造園」名義並以非法團合資企業的形 式在中國成立合資企業(「合資企業」),以進 行重建及規管合作安排。

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45. COOPERATION AGREEMENT AND JV AGREEMENT IN RELATION TO REDEVELOPMENT (Continued)

The sole purpose and business of the Joint Venture is to redevelop the Land into a landmark precision intelligent manufacturing centre and research and development innovation hub and the properties built thereon shall be for leasing or for sale. The Redevelopment is carried out on the Land. The Group contributes the Land for the Redevelopment and Huasuan is responsible for funding the entire costs for the Redevelopment (save for the Land contributed by ZSS). If required, ZSS as the entity undertaking the Redevelopment would secure the bank loans for solely funding the construction costs of the Redevelopment (the "ZSS Development Loan"). As stipulated in the JV Agreement, Huasuan has the sole responsibility of repaying the ZSS Development Loan, both loan principal and interests. The Parties to the JV Agreement would closely monitor the ongoing funding needs of the Redevelopment.

In relation to the allocation of the properties constructed on the Land (the "Allocation"), the Group shall continue to be entitled to certain blocks of buildings constructed on the Land as at the date of the JV Agreement (which comprise for factory buildings) (the "Existing Buildings"), the vacant area and roads covered under the current real estate title certificate issued to the Group. In relation to the new buildings constructed on certain parts of the Land, the Group and Huasuan shall be entitled to 20% and 80% respectively of (i) the total gross floor area of the new buildings; and (ii) the corresponding revenue that is generated from the new buildings. In the event where certain parts of the Existing Buildings are to be demolished and redeveloped under the Redevelopment, the Group shall be entitled to (i) firstly, certain gross floor area of the newly built buildings equivalent to the gross floor area that has been demolished covered under its real estate title certificate; and (ii) secondly, an additional 5% of the remaining total gross floor area of the newly built buildings. After the aforesaid allocations to the Group, Huasuan shall be entitled to all of the entire balance of the gross floor area.

Refer to the 19 July and 10 August Announcements for details of the JV Agreement and the Joint Venture. The Redevelopment is currently under progress.

45. 有關重建的合作協議及合資協議 (續)

合資企業的唯一目的和業務為將該土地重建 為地標性精密智能製造中心和研發創新中 心,所建物業將作租賃或出售用途。重建將在 該土地上進行。本集團將提供該土地進行重 建,而華算將負責為重建的全部成本提供資 金(中山聖馬丁提供的該土地除外)。如有需 要,中山聖馬丁作為進行重建的實體將取得 銀行貸款,僅用於向重建之建設成本提供資金 (「中山聖馬丁開發貸款」)。根據合資協議規 定,華算將全權負責償還中山聖馬丁開發貸 款,包括貸款本金及利息。合資協議訂約方將 密切關注重建的持續資金需求。

關於建於該土地上的物業的分配(「分配」), 本集團將繼續擁有於合資協議日期在該土地 上建造的若干建築物(包括廠房)(「現有建築 物」),以及向本集團出具的現有不動產權證 中涵蓋的空置區域及路段。關於將建於該土 地若干部分的新建樓宇,本集團及華算分別 有權獲得(i)新建樓宇總樓面面積;及(ii)新建樓 宇產生的相應收入的20%及80%。倘現有建築 物的若干部分根據重建遭拆除及重建,本集 團有權(i)首先,獲得新建樓宇的若干樓面面積 (相當於本集團不動產權證中涵蓋的已拆除 的樓面面積);及(ii)其次,額外獲得新建樓宇 的剩餘總樓面面積的5%。向本集團作出上述 分配後,華算有權獲得全部剩餘樓面面積。

有關合資協議及合資企業之詳情請參閱七月 十九日及八月十日公告。重建正在進行中。

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45. COOPERATION AGREEMENT AND JV AGREEMENT IN RELATION TO REDEVELOPMENT (Continued)

Upon the formation of the Joint Venture, the Group recognised the Joint Venture as a joint operation and account for the assets relating to its interest in a joint operation. During the year ended 31 December 2023, the Group derecognised investment properties under development attributed to the Huasuan with carrying amount of HK\$30,756,000 (Note 17), derecognised other payables due to Huasuan of HK\$7,281,000 which the obligation was contractually discharged and recognised a loss arising from the formation of joint operation of HK\$23,475,000 (Note 8).

For the year ended 31 December 2024, the change in fair value was recognised in profit or loss arising from investment properties under the joint operation amounted to HK\$87,880,000 (2023: HK\$24,253,000) (Note 17). As at 31 December 2024, investment properties of HK\$79,957,000 (2023: Nil) and investment properties under development of HK\$51,533,000 (2023: HK\$42,539,000) (Note 17) are recognised based on the Allocation of the joint operation.

As at 31 December 2024, the Group has recognised a deposit received from Huasuan of HK\$64,795,000 (2023: HK\$66,211,000) (Note 28) and an amount due to Huasuan of HK\$63,857,000 included in other payables (Note 28) (2023: an amount due from Huasuan of HK\$41,987,000 included in other receivables (Note 25)).

45. 有關重建的合作協議及合資協議 (續)

成立合資企業後,本集團將合資企業確認為 共同經營,並將與其於共同經營的權益有 關的資產入賬。於截至二零二三年十二月 三十一日止年度,本集團終止確認歸屬於華 算之發展中投資物業,其賬面值為30,756,000 港元(附註17)、終止確認應付華算之其他應 付款項7,281,000港元(其責任已按合約解除)及 確認成立共同經營產生的虧損23,475,000港元 (附註8)。

於截至二零二四年十二月三十一日止年度, 與共同經營有關之於損益中確認之投資物業 產生的公平值變動金額為87,880,000港元(二 零二三年:24,253,000港元)(附註17)。於二零 二四年十二月三十一日,投資物業79,957,000 港元(二零二三年:無)及發展中投資物業 51,533,000港元 (二零二三年:42,539,000港元) (附註17)已按共同經營的分配確認。

於二零二四年十二月三十一日,本集團已確 認已收取華算按金64,795,000港元(二零二三 年:66,211,000港元)(附註28)及計入其他應付 款項的應付華算的款項63.857.000港元(附註28) (二零二三年:計入其他應收款項的應收華 算的款項41,987,000港元(附註25))。

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46. CONTINGENT LIABILITIES

As at the end of the reporting period, the Group has issued guarantees to the bank to secure the mortgage arrangement of property buyers. The outstanding guarantees to the bank amounted to RMB126,149,000 (equivalent to approximately HK\$136,230,000 (2023: RMB38,507,000 (equivalent to approximately HK\$42,493,000)) which will be terminated upon satisfaction of the terms stated on the guarantee contracts, including the released by bank upon delivery of the properties to the purchasers and completion of the relevant mortgage properties registration.

The Directors considered the fair values of these financial guarantee contracts to the purchasers are insignificant at initial recognition and the expected credit losses was insignificant as at the end of the reporting period as the bank has the rights to sell the property and recovers the outstanding loan balance from the sale proceeds of the property buyers default payment.

47. APPROVAL OF THE CONSOLIDATED FINANCIAL **STATEMENTS**

The consolidated financial statements were approved and authorised for issue by the board of directors on 16 September 2025.

46. 或然負債

於報告期末,本集團已向銀行簽發擔保, 以擔保物業買家的抵押安排。向銀行作出 之擔保金額為人民幣126,149,000元(相當於 約136,230,000港元)(二零二三年:人民幣 38,507,000元(相當於約42,493,000港元)),將於 擔保合約所載之條款達成時終止,包括由銀 行於物業交付買家及有關抵押物業登記完成 時解除擔保。

董事認為,該等為買家作出財務擔保合約的 公平值於首次確認時並不重大,且於報告期 末之預期信貸虧損並不重大,原因是銀行有 權出售物業,並自出售所得款項收回物業買 家違約支付的未償還貸款結餘。

47. 批准綜合財務報表

綜合財務報表已於二零二五年九月十六日獲 董事會批准及授權刊發。

FINANCIAL SUMMARY 財務摘要

		Year ended				
		31 December				
		2020	2021	2022	2023	2024
		截至	截至	截至	截至	截至
		二零二零年	二零二一年	二零二二年	二零二三年	二零二四年
		十二月三十一日	十二月三十一日	十二月三十一日	十二月三十一日	十二月三十一日
		止年度	止年度	止年度	止年度	止年度
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
RESULTS	業績	,	,			
Revenue	收益	863,629	926,471	745,954	562,035	648,689
Loss before income tax expense	所得稅支出前虧損	(20,686)	(16,442)	(67,841)	(140,759)	(36,232)
Income tax (expense)/credit	所得稅(支出)/抵免	(3,141)	(9,819)	(12,674)	4,126	(22,304)
Loss for the year	本年度虧損	(23,827)	(26,261)	(80,515)	(136,633)	(58,536)
Attributable to:	應佔:					
Owners of the Company	本公司擁有人	(12,594)	(25,433)	(77,548)	(126,566)	(30,571)
Non-controlling interests	非控股權益	(11,233)	(828)	(2,967)	(10,067)	(27,965)
		(23,827)	(26,261)	(80,515)	(136,633)	(58,536)

		At	At	At	At	At
		31 December				
		2020	2021	2022	2023	2024
		於	於	於	於	於
		二零二零年	二零二一年	二零二二年	二零二三年	二零二四年
		十二月三十一日	十二月三十一日	十二月三十一日	十二月三十一日	十二月三十一日
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
ASSETS AND LIABILITIES	資產及負債					
Total assets	資產總額	896,489	1,017,072	866,865	846,756	860,271
Total liabilities	負債總額	(842,973)	(921,979)	(854,014)	(883,719)	(929,431)
		53,516	95,093	12,851	(36,963)	(69,160)
Equity/(capital deficiency) attributable	本公司擁有人應佔					
to owners of the Company	權益/(資本虧絀)	14,432	55,279	(25,773)	(58,360)	(64,402)
Non-controlling interests	非控股權益	39,084	39,814	38,624	21,397	(4,758)
		53,516	95,093	12,851	(36,963)	(69,160)



SANDMARTIN INTERNATIONAL HOLDINGS LIMITED

聖馬丁國際控股有限公司*



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