

Stock Code 股份代號: 3633

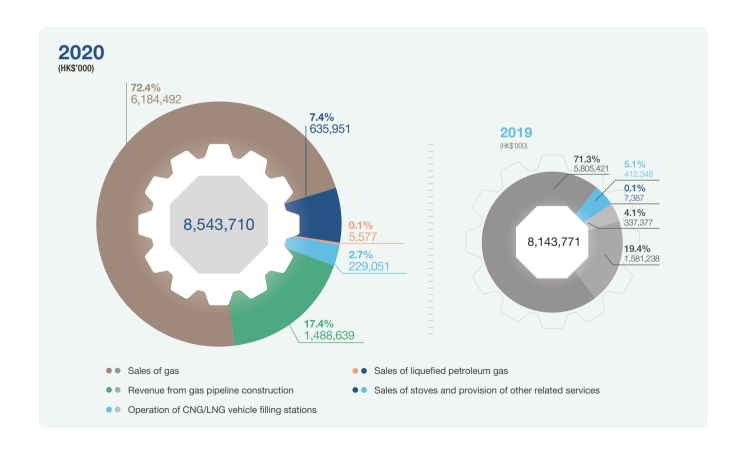




FINANCIAL AND OPERATIONAL HIGHLIGHTS

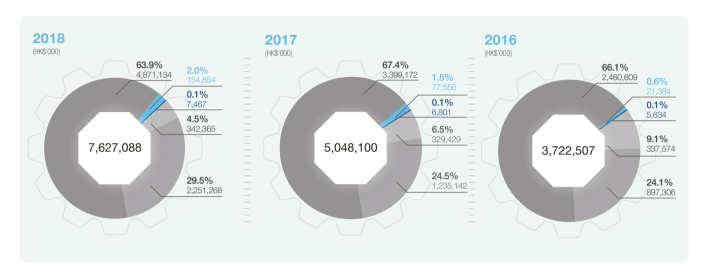
For the year ended 31st December,

	2020 HK\$'000	2019 HK\$'000	changes %
Turnover	8,543,710	8,143,771	4.9%
Gross profit	1,947,017	1,909,920	1.9%
(Gross margin)	(22.8%)	(23.5%)	(0.7)%
Profit attributable to owners of the Company	1,056,617	430,121	145.7%
Non-HKFRS profit attributable to owners of the Company	815,728	713,141	14.4%
Non-HKFRS EBITDA	1,897,378	1,804,238	5.2%
Basic earnings per share (HK cents)	39.95	16.93	136.0%
Non-HKFRS basic earnings per share (HK cents)	30.84	28.07	9.9%
Proposed final dividend (HK cents)	7.00	5.00	40.0%
Unit of natural gas sold ('000 m³)	2,239,002	1,943,564	15.2%
New piped gas connections made (residential households under "coal-to-gas" projects)	224,927	217,674	3.3%
New piped gas connections made (residential households under non "coal-to-gas" projects)	236,880	230,622	2.7%



FINANCIAL AND OPERATIONAL HIGHLIGHTS













Executive Directors

Mr. Wang Wenliang (Chairman)

Mr. Lui Siu Keung (Chief Executive Officer)

Mr. Lu Zhaoheng

Mr. Li Yan

Mr. Jia Kun

Non-executive Director

Mr. Xu Yongxuan (Vice Chairman)

Independent Non-executive Directors

Mr. Li Chunyan Dr. Luo Yongtai

Ms. Liu Yu Jie

Company Secretary

Mr. Lui Siu Keung

Authorised Representatives

Mr. Wang Wenliang

Mr. Lui Siu Keung

Audit Committee

Mr. Li Chunyan (Chairman)

Dr. Luo Yongtai

Ms. Liu Yu Jie

Remuneration Committee

Mr. Li Chunyan (Chairman)

Dr. Luo Yongtai

Ms. Liu Yu Jie

Nomination Committee

Mr. Li Chunyan (Chairman)

Dr. Luo Yongtai

Ms. Liu Yu Jie

Hong Kong Legal Advisors

Reed Smith Richards Butler

Auditor

Deloitte Touche Tohmatsu Registered Public Interest Entity Auditors

Corporate Website

www.zhongyugas.com

Stock Code

3633

Registered Office

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Cayman Islands

Head Office and Principal Place of Business in Hong Kong

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Principal Share Registrar and Transfer Office

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Cricket Square

Hutchins Drive

P.O. Box 2681

Grand Cayman KY1-1111

Cayman Islands

Branch Share Registrar and Transfer Office in Hong Kong

Tricor Secretaries Limited Level 54, Hopewell Centre

183 Queen's Road East

Hong Kong

Principal Bankers

The Hong Kong & Shanghai Banking Corporation Limited

Bank of China (Hong Kong) Limited

Hang Seng Bank Limited

China CITIC Bank International Limited

Standard Chartered Bank

Chiyu Banking Corporation Limited

Dah Sing Bank, Limited

Far Eastern International Bank

Industrial Bank Co., Ltd., Hong Kong Branch



To our valued shareholders,

In face of the COVID-19 pandemic as well as the challenges in domestic and international markets in 2020, the PRC natural gas market encountered new opportunities and challenges in terms of reform, gas sources, gas storage and trading. Despite the serious impact caused by the COVID-19 pandemic on the domestic economy, the Group has timely adjusted its development strategy by actively promoting all business segments under the layout of "one body, three wings". With the joint efforts of everyone, Zhongyu Gas Holdings Limited (the "Company", together with its subsidiaries, collectively referred to as the "Group") has bucked the trend in 2020 and various operating indicators stay normal.

In the year of 2020, supported by its city gas businesses, the Group focused on value-added businesses with light assets and high profit margins and implementing new retail businesses in response to the market changes during the pandemic. Under its own retail brand "Zhongyu Phoenix" (中裕鳳凰), the Group sold diversified ancillary products such as gas appliances, insurance platform "Zhongyu iFamille" (中裕i家) has recorded good sales since its launch, which helped the sales of goods with local features and supported the resumption of work and production.

In terms of energy trading business, the Group will follow the trend of the national energy system reform and stand firm on its key business of city gas. With the support of its existing resources, the Group will continuously carry out vertical expansion, actively plan the retail terminal penetration of liquefied natural gas ("LNG") in domestic market and explore the distribution agency model in pipeline gas trading. Under the Group's "one body, three wings" development strategy, the energy trading segment will reform its business model in customer energy solutions, smart logistics and supply chain digitization to achieve transformation and upgrade in products, operations and strategies and become a new driver of the



Group's "second takeoff".

As always, the Group regards safety, quality, efficiency and effectiveness as its core values, especially safety. Whether it is business management or daily work, safety is a necessity to support the long-term development of the Group. The Group will strengthen quality control, improve the management systems of all departments, and enhance the prevention and control of different types of operational risks as well as the comprehensive supervision of all businesses to foster the overall healthy development of the Group.

PROSPECTS

2021 marks the beginning of the 14th Five-Year Plan. From a macro perspective, with the significant progress in the normalization of pandemic prevention and control, the strategy of "dual circulation" and a series of policies to stimulate consumption adopted by the PRC government, the economy of the PRC will continue to recover steadily and the national energy structure will constantly undergo transformation and upgrade. With the transition to a low-carbon economy and the promotion of the coal-to-gas policy, the domestic demand on natural gas is increasing. According to the Medium- and Longterm Oil and Gas Pipelines Network Plan issued by the National Development and Reform Commission and the National Energy Administration, the domestic natural gas pipeline network will reach 163,000 km by 2025. In particular, the Guiding Opinions on 2020 Energy Tasks also pointed out that it is necessary to accelerate the construction of pipeline network and gas storage facilities, and strengthen the interconnection of natural gas and its transmission capacity to key regions, so as to speed up the formation of a national network. The implementation of these policies has accelerated the development of the Group.

Meanwhile, the PRC will strive to create a new development approach whereby domestic and foreign markets can complement each other, and promote the target of "carbon neutrality", which have fostered the green energy transformation. The sudden changes in both domestic and international environment have brought about a historic challenge, as well as a historic opportunity to the energy revolution of the PRC. In response to the development trend of the industry, the Group will gradually establish a user-oriented, diversified and low-carbon new energy system that is smart and safe, clean and efficient to meet the needs of users, and provide them with more efficient and stable, safe and convenient, clean and low-cost integrated energy services.

In terms of city gas business, the Group will consolidate its business while developing high-quality new projects, open up new source of income and reduce expenditure by utilizing upstream gas resources and strengthen city gas business as its core operation. In terms of value-added business and new retail business, the Group will accelerate the sales of products in value-added business and the promotion of new retail platform through various ways to maintain existing customers while promoting new businesses to them. For new retail business, the Group will carry out the integration of supply chain resources, service integration and community sales through its existing customer resources. It will also utilize the advantages brought by the Group's industrial and commercial customers, integrate related products of downstream users and carry out crossover business cooperation. In terms of smart energy business, seizing the opportunity of which various provinces and cities coordinating the 14th Five-Year energy project development plan, the Group has commenced the smart city and energy planning in advance to develop the integrated energy project of "energy source, energy network, energy load and energy storage". The Group also targets different types of industrial and commercial users, and expands market opportunities by providing diversified services to meet different energy needs of its customers, so as to create new sources of earnings. In terms of the energy trading business, the Group will further increase its bargaining power in resources procurement, improve the Group's capability to supplement and maintain a balance between gas volume and gas price, and optimize the structures of gas source and related cost by purchasing highquality and low-cost gas, LNG receiving terminal investment, third party access of LNG receiving terminal usage and oversea ISO LNG container multi-transport to build an energy trading platform and raise its overall competitiveness.

CHAIRMAN'S STATEMENT









Safety, quality, efficiency and effectiveness are the Group's core values and also the necessities to support the long-term development of the Group. The success of the "one body, three wings" development strategy relies very much on the leadership and dedicated operation of the management of all companies. In 2021, the Group will keep an eye on the selection and appointment of talents, enhance supervision work of the management and establish a supervision and risk prevention and control system that separates from operating and management system so as to promote the self-enhancement of each units, comprehensively enhance management efficiency of every unit and foster the overall healthy development of the Group.

In the coming year, the Group will adhere to the operating principle of "market-driven, customer-oriented, and economic efficiency-centered" to provide high-quality and highly efficient integrated energy services to its customers. It will also utilize its advantages, seek changes and enhance its capability, as well as to strive to become the most valuable integrated energy service provider by promoting the high-quality "one body, three wings" development strategy, and to contribute to society and the public with outstanding results.

Finally, on behalf of the board of directors, I would like to express my sincere gratitude to all shareholders for their support to the Company and all my colleagues for their hard work and dedication throughout the year.

Wang Wenliang

Chairman Hong Kong

30th March, 2021



To our valued shareholders,

On behalf of the board of directors and fellow staff, I am pleased to present our annual results for the year ended 31st December, 2020 (the "Year").

2020 marked a year of continuous deepening reform for the natural gas industry in China. Despite the temporary impact of the COVID-19 pandemic, the PRC government has made continuous efforts to promote environmental policies such as clean energy heating plan and the "Three-Year Action Plan for Winning the Blue Sky War" (打贏藍天保衛戰 三年行動計劃) and other environmental pollution controls. The natural gas industry has bucked the trend and brought business opportunities to the Group. Meanwhile, the Group exploited new business opportunities under a complex and ever-changing development environment, swiftly planned the

development strategy of "one body, three wings" to optimize its market layout. With the joint efforts of all staff, the Group is determined to overcome the difficulties and has achieved a win-win outcome of pandemic prevention and control as well as operation and production.

RESULTS

For the year ended 31st December, 2020, the Group recorded a turnover of HK\$8,543,710,000, representing a growth of 4.9% year-on-year ("yoy") (2019: HK\$8,143,771,000). The growth in turnover was mainly driven by the active promotion of the "one body, three wings" development strategy by the Group. The overall gross profit of the Group increased from HK\$1,909,920,000 in 2019 to HK\$1,947,017,000



with a gross profit margin of 22.8% (2019: 23.5%). Profit attributable to owners of the Group increased by 145.7% yoy to HK\$1,056,617,000 (2019: HK\$430,121,000). Basic earnings per share and net assets per share amounted to HK39.95 cents and HK\$2.27 respectively (2019: HK16.93 cents; HK\$1.81).

BUSINESS REVIEW

The apparent natural gas consumption of the PRC in 2020 amounted to approximately 324 billion m³, representing an increase of 5.6% yoy according to the National Development and Reform Commission of the PRC. Despite the slowdown in economic growth of PRC under the impact of COVID-19 pandemic, the demand for natural gas still maintained a rapid growth, in particular the temperature in most regions of PRC in winter of 2020 was lower than that of previous years, which further boosted the demand for natural gas.

During the year ended 31st December, 2020, the Group's three major business segments, namely the sales of gas, gas pipeline construction and connection, and the sales of stoves and provision of other related services, contributed 72.4%, 17.4% and 7.4% of the Group's turnover in 2020, respectively.

The sales of gas is a major revenue contributor of the Group, as well as the main body of the "one body, three wings" development strategy, with sales reaching HK\$6,184,492,000 in 2020, representing a growth of 6.5% yoy. The growth in this business was mainly due to the increase in the overall number of customers driven by the success of the Group's client diversification strategy between residential, industrial and commercial customers. Industrial and commercial users will continue to be the Group's core focus in this segment.

In terms of gas pipeline connection, following the Group's efforts in the past years, the penetration of gas connection in its covered area has reached a relatively high level. During the year ended 31st December, 2020, the total number of new piped gas connections of the Group amounted to 463,957. The Group's total existing intermediate and main pipelines increased from 23,318 km to 25,456 km, representing a 9.2% increase in length.

The Group's own retail house brand "Zhongyu Phoenix" (中裕鳳凰) has enriched the business ecology and effectively increased customer stickiness, and the online retail platform "Zhongyu iFamille" (中裕家) has recorded good sales since its launch. During the Year, the Group has stepped up the promotion of "Zhongyu Phoenix" to strengthen its retail branding by expanding product portfolio and promote greater brand recognition. Through this new online retail platform, the Group is able to support the resumption of work and production in response to the market changes during the pandemic. For the year ended 31st December, 2020, the turnover from sales of stoves and provision of other related services recorded a 54.2% yoy increase, from HK\$412,348,000 in 2019 to HK\$635,951,000 in 2020.



In terms of smart energy and energy trading, the Group has achieved continuing progress in cost optimization after a year's effort. Business operation efficiency has been significantly improved with all operating indicators hitting a record high and receiving recognition from the industry. The Group believes that smart energy and energy trading businesses would not only diversify the Group's revenue sources, but also be an important business module of its integrated energy service.

Over the years, the Group has been actively expanding its businesses by seizing the opportunities arising from the energy reform in the PRC. As of 31st December, 2020, the Group's city gas pipeline business covered 9 provinces, namely Henan, Shandong, Hebei, Jiangsu, Anhui, Heilongjiang, Jilin, Fujian and Zhejiang, with 72 exclusive gas projects and served approximately 18,777 industrial and commercial customers as well as 3.96 million residential households. The total units of natural gas sold by the Group also increased by 15.2% yoy to 2,239,002,000 m³ in 2020, achieving a set of record-high results.

PROSPECTS

Stepping into 2021, despite market volatility caused by the COVID-19 pandemic, the economy of PRC will continue to recover steadily with the normalization of domestic pandemic prevention and control, as well as the availability of COVID-19 vaccines. With the recovery of various industries, the gas consumption will constantly increase, and the outlook of gas industry is expected to be even more promising.

Meanwhile, with the targets of "peak in carbon emissions" and "carbon neutrality" proposed by the PRC, the natural gas industry will usher in greater development opportunities. China Oil & Gas Piping Network Corporation officially commenced operation in September 2020 after a substantial asset transfer, coupled with the construction of The China-Russia natural gas pipeline, it is expected that the natural gas market in PRC will continue to grow in the next few years with abundant supply and at more affordable costs.





In addition, during the 14th Five-Year Plan period, the energy structure of the PRC will be further upgraded, while green energy has become a development trend, and natural gas reform will be gradually deepened. To embrace the opportunities arisen from the energy upgrade of the PRC, and leverage its core advantages in city gas operation, the Group will capture these opportunities by implementing the following key strategies in the coming year:

(i) Open up new source of income and reduce expenditure, lower costs and raise effectiveness by focusing on the "one body, three wings" development strategy to coordinate, develop, and target different types of industrial and commercial users. Create new source of earnings and increase profitability to strengthen overall competitiveness.

- (ii) Improve customer service quality to enhance brand image, achieve flexible operation through maintaining low cost in the long-term, create a favourable environment for the "one body, three wings" development strategy to increase customer stickiness for sustainable profitability of the Group.
- (iii) Standardize systems and implement rectification of problems, strengthen execution and consolidate management to strive for excellence and impress our customers with "Zhongyu's quality".
- (iv) Keep an eye on the selection and appointment of talents, enhance supervision work of the management, establish a supervision and risk prevention and control system that separates from operating and management system to comprehensively enhance management efficiency.

Despite the uncertainties of macro-economic environment in the future, riding on the ongoing reform of the national energy system and the continuous growth in the gas industry, the Group is expected to capture significant development opportunities to expand business ecology, boost operating revenue, promote high-quality development of the Group and strive to become one of the most valuable and competitive integrated smart energy service providers in the PRC.

Lui Siu Keung

Chief Executive Officer

30th March, 2021



			As at 31 Dec	cember 2020				
Province	Operational location	Connectable Population	Connectable Residential Households	Accumulated Connected Residential Households	Accumulated Connected Industrial Customers	Accumulated Connected Commercial Customers	Length of Existing Intermediate and Main Pipelines (km)	Number of CNG/LNG Vehicle Filling Stations
Henan	Jiaozuo City	1,578,585	451,024	361,803	141	1,321	1,721	8
	Qinyang City	426,089	121,740	88,910	71	262	757	1
	Wuzhi County	637,798	182,228	76,516	51	242	1,005	1
	Xiuwu County	233,423	66,692	44,770	82	201	623	4
	Luohe City	1,963,130	560,894	447,003	174	1,573	1,310	4
	Light Food Industrial Park in Luohe Economic Development District	-	-	-	10	-	-	-
	Luohe Shaoling District	_	-	_	18	-	-	-
	Luohe Songjiang Industrial Zone	-	-	-	15	-	-	-
	Luohe Houxie Village Industrial Zone	-	-	_	-	-	-	-
	Luohe West Industrial Zone	-	-	-	-	-	-	-
	Venture Centre in Luohe Economic Development District	-	-	_	15	-	40	-
	Xiping County	32,800	9,371	-	-	-	-	-
	Jiyuan City	946,298	270,371	197,047	240	1,572	1,355	4
	Sanmenxia City	580,434	165,838	150,812	70	741	1,520	4
	Shanxian County	53,000	15,143	-	-	-	-	-
	Sanmenxia Industrial Park	-	-	-	7	-	-	-
	Lingbao City	205,370	58,677	29,211	33	181	318	-
	Yanshi City	317,819	90,805	72,255	216	262	762	2
	Yongcheng City	811,872	231,963	188,698	42	571	673	4
	Yongcheng Industrial Zone	35,000	10,000	- 400 705	1	-	-	-
	Xinmi City	552,704	157,915	129,725	101	549	861	5
	Huiguo Town, Gongyi City	23,539 234,244	6,725 66,927	5,507 8,723	57 3	30	118	-
	Yuanyang County Hui County	44,052	12,586	2,764	3		02	-
	·			· ·	4.40	-	-	-
	Wen County	500,865	143,104	68,064	140	321	591	-
	Mengzhou	464,756	132,787	81,185	232	359	428	-
	Puyang Industrial Zone	350	100	87	61	4	131	-
	Puyang Administrative Region	381,344	108,955	65,179	27	150	2,324	-
Hebei	Yutian County	284,800	81,371	82,845	21	255	268	-
	Yutian Town and Caitingqiao Town, Yutian County	105,200	30,057	_	-	-	46	-
	Sanshuitou Town, Yangjiatao Town, Hongqiao Town and Guojiatun Town of Yutian County	216,749	61,928	26,580	20	10	54	-
	Changli County	239,070	68,306	59,731	66	248	336	-
	Weixian County	149,100	42,683	41,206	7	87	206	-
	Weixian Economic Development Zone	3,000	940	_	_	-	-	_
	Xiahuayuan District	118,352	33,815	32,992	-	119	123	-
	Chengan County	388,864	111,104	48,903	12	65	241	-
	Wuqiao County	263,516	75,290	36,476	36	93	530	-
	Ningjin County	380,000	108,571	101,720	84	284	571	_
	Linzhang County	262,780	75,080	71,175	30	116	504	1
	Zaoqiang County	200,000	57,143	33,418	5	161	210	-



OPERATIONAL STATISTICS

			As at 31 Dec	cember 2020				
Province	Operational location	Connectable Population	Connectable Residential Households	Accumulated Connected Residential Households	Accumulated Connected Industrial Customers	Accumulated Connected Commercial Customers	Length of Existing Intermediate and Main Pipelines (km)	Number of CNG/LNG Vehicle Filling Stations
	Longyao County	23,907	6,831	6,304	-	85	39	-
	Xingtang County	86,551	24,729	18,125	1	61	131	-
	City district of Gucheng	314,350	89,814	36,210	39	335	484	-
	Administrative jurisdiction of Gucheng County	369,872	105,678	76,181	21	13	1,070	-
	Nangong City	648,570	171,534	118,195	2	148	563	-
	Jize County	122,400	34,971	16,033	21	74	160	-
	Xinhe County	152,600	43,600	40,157	35	128	213	-
	Within the operation area of Xinhe County	130,000	37,143	5,606	20	60	133	-
	Xingtai	570,000	162,857	10,946	10	22	26	-
Jiangsu	Jingqiao Town, Nanjing City	50,711	14,489	1,024	10	4	21	-
	Donghai County	58,033	16,581	2,152	28	6	51	-
	Tongshan	260,000	74,286	71,436	-	172	59	-
	City district of Sihong County	486,000	138,857	135,659	43	453	635	-
	Sihong County	34,306	9,802	4,035	30	2	490	-
	Certain towns of Sihong County	455,945	130,270	10,270	4	-	-	_
	Guannan County	259,175	74,050	62,167	-	301	317	-
Shandong	Linyi City (Note)	1,703,992	486,855	398,712	420	1,835	1,186	14
	Linyi Economic Development District	362,081	103,452	84,019	241	348	701	4
	Linshu County	9,000	2,571	1,753	77	6	238	2
	Tianqu Industrial Park in Dezhou City	-	-	_	30	20	83	1
Jilin	Baishan City	369,639	105,611	101,802	10	760	326	2
	Changbaishan International Tourist Resort Zone in Fusong County	166,419	47,548	5,138	8	122	132	-
	Administrative divisions of Fusong County, Lushuihe Town and Quanyang Town	60,000	17,142		_			
Fujian	Shaowu City	234,883	67,109	38,987	8	229	119	2
Heilongjiang	Chengguan Town, Tieli City	227,889	65,111	19,127	9	135	127	
i isiongiang	Current administrative jurisdiction of Shuangfeng Forestry Bureau, Tieli City	62,000	17,714	10,121	_	100	121	_
Zhejiang	Daishan Economic Development District	6,440	1,840	1,840	24	12	52	1
— · • j · • · · · b	Yueqing City	39,028	11,151	3,798		13	68	_
	Xiushang Township in Zhejiang	7,000	2,000	-	_	_		_
Anhui	Wuhe County	241,500	69,000	79,591	19	279	177	_
-	Sixian County	186,037	53,153	53,770	8	168	147	_
	Huinan Town, Linbei Township, Xinji Town, Toupu Town and Wuhe Economic Development District in Wuhe County	35,000	10,000	_	-	-	_	_
		20,368,231	5,805,882	3,956,342	3,207	15,570	25,456	64

Note: The operational location covers the administrative jurisdiction of Linyi City, which is from Binhe Road on the west bank of Yihe River in the east to Beijing-Shanghai Expressway in the west, bordering Binhe Road on the south bank of Fanghe River in the north and reaching Yihe Road, Luozhuang District in the south (excluding western part beyond Mengshan Avenue and southern part beyond Huawu Road).



MANAGEMENT DISCUSSION & ANALYSIS

BUSINESS REVIEW



During the year ended 31st December, 2020, the Group was principally engaged in (i) the investment, operation and management of city gas pipeline infrastructure, and the distribution of piped gas to residential, industrial and commercial users; (ii) sales of stoves and provision of other related services; and (iii) the operation of CNG/LNG vehicle filling stations in the PRC.

New Downstream Piped Gas Distribution Projects

As at 31st December, 2020, the Group had 72 gas projects with exclusive rights in the PRC. During the year, the Group obtained concession right to operate 4 additional natural gas projects in Jiangsu Province, Jilin Province, Zhejiang Province and Anhui Province. 1 loss-making natural gas project in Hebei Province was disposed of.

New CNG/LNG Vehicle Filling Stations Expansion

During the financial year ended 31st December, 2020, 1 new CNG vehicle filling station was put into operation.

Major Operational Data

The downstream natural gas distribution business of the Group primarily comprises sales of gas, gas pipeline construction and sales of natural gas from CNG/LNG vehicle filling stations.



MANAGEMENT DISCUSSION & ANALYSIS **BUSINESS REVIEW**

The major operational data of the Group for the year ended 31st December, 2020 together with the comparative figures for the corresponding period last year are as follows:

			Increase/
	2020	2019	(Decrease)
Number of operational locations (Note a)	72	69	3
- Henan Province	28	28	_
- Hebei Province	21	22	(1)
- Jiangsu Province	7	6	1
- Shandong Province	4	4	_
- Jilin Province	3	2	1
- Fujian Province	1	1	_
- Heilongjiang Province	2	2	_
- Zhejiang Province	3	2	1
- Anhui Province	3	2	1
Connectable population ('000) (Note b)	20,368	18,196	11.9%
Connectable residential households ('000)	5,806	5,182	12.0%
New piped gas connections by the Group made during the year			
- Residential households	461,807	448,296	3.0%
(i) "Coal-to-gas" projects	224,927	217,674	3.3%
(ii) Non "Coal-to-gas" projects	236,880	230,622	2.7%
- Industrial customers	275	323	(14.9)%
- Commercial customers	1,875	2,530	(25.9)%
Accumulated number of connected piped gas customers			
- Residential households	3,956,342	3,485,127	13.5%
- Industrial customers	3,207	2,932	9.4%
- Commercial customers	15,570	13,695	13.7%
Penetration rate of residential pipeline			
connection (Note c)	68.1%	67.3%	0.8%
Unit of piped natural gas sold ('000 m³)	2,024,914	1,673,599	21.0%
- Residential households	602,455	430,181	40.0%
- Industrial customers	1,188,152	1,077,641	10.3%
- Commercial customers	128,209	143,414	(10.6)%
- Wholesale customers	106,098	22,363	374.4%



	2020	2019	Increase/ (Decrease)
Unit of LNG sold ('000 m³)			
- Wholesale customers	140,169	180,504	(22.3)%
Number of CNG/LNG vehicle filling stations			
- Accumulated	64	63	1
- Under construction	7	8	(1)
Unit of natural gas sold to vehicles ('000 m³)	73,919	89,461	(17.4)%
Total length of existing intermediate and			
main pipelines (km)	25,456	23,318	9.2%
Average selling price of natural gas (pre-tax)			
(RMB per m³)			
- Residential households	2.44	2.36	3.4%
- Industrial customers	2.58	2.89	(10.7)%
- Commercial customers	3.08	3.22	(4.3)%
- Wholesale customers	2.12	2.43	(12.8)%
- Wholesale customers (LNG)	2.22	2.32	(4.3)%
- CNG/LNG vehicle filling stations	2.76	3.32	(16.9)%
Average purchase cost of natural gas (RMB per m³)			
(Note d)	2.06	2.26	(8.8)%
Average connection fee for residential households (RMB)			
- "Coal-to-gas" projects	2,690	2,998	(10.3)%
- Non "Coal-to-gas" projects	2,555	2,666	(4.2)%

- Note a: The number of operational locations represents the gas projects with exclusive rights which are operated by the Group in different cities and regions in the PRC.
- The information is quoted from the website of PRC government. Note b:
- Note c: The penetration rates of residential pipeline connection represented by the percentage of the accumulated number of the Group's connected residential households to the estimated aggregate number of connectable residential households in its operation regions.
- The amounts do not include the average distribution costs of natural gas, which is RMB0.21 per m³ (2019: RMB0.22 per m³). Note d:







FINANCIAL REVIEW

Overall

The Group's turnover for the year ended 31st December, 2020 increased by 4.9% to HK\$8,543,710,000 (2019: HK\$8,143,771,000). The gross profit increased to HK\$1,947,017,000 (2019: HK\$1,909,920,000) as a result of increased contribution from sales of stoves and provision of other related services. The Group's profit attributable to owners of the Company increased by 145.7% to HK\$1,056,617,000 (2019: HK\$430,121,000). The basic and diluted earnings per share attributable to the owners

of the Company were HK39.95 cents and HK39.88 cents respectively for the year ended 31st December, 2020, as compared with that of HK16.93 cents and HK16.73 cents respectively for the corresponding period last year.

Non-HKFRS profit attributable to owners of the Company amounted to HK\$815,728,000 (2019: HK\$713,141,000). Non-HKFRS basic and diluted earnings per share attributable to the owners of the Company for the period under review were HK30.84 cents (2019: HK28.07 cents) and HK30.79 cents (2019: HK27.75 cents) respectively.

MANAGEMENT DISCUSSION & ANALYSIS FINANCIAL REVIEW

Turnover

An analysis of the Group's turnover by products and services for the year, together with the comparative figures for the corresponding period last year are as follows:

Year ended	31st	December,
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		%		%	Increase/
	2020	of total	2019	of total	(Decrease)
	HK\$'000		HK\$'000		
Sales of Gas	6,184,492	72.4%	5,805,421	71.3%	6.5%
Revenue from Gas Pipeline					
Construction	1,488,639	17.4%	1,581,238	19.4%	(5.9)%
Sales of Stoves and Provision of Other					
Related Services	635,951	7.4%	412,348	5.1%	54.2%
Operation of CNG/LNG Vehicle Filling					
Stations	229,051	2.7%	337,377	4.1%	(32.1)%
Sub-total	8,538,133	99.9%	8,136,384	99.9%	4.9%
Sales of Liquefied Petroleum Gas	5,577	0.1%	7,387	0.1%	(24.5)%
Total	8,543,710	100%	8,143,771	100%	4.9%

The turnover for the year ended 31st December, 2020 amounted to HK\$8,543,710,000 (2019: HK\$8,143,771,000). The increase in revenue from sales of gas and sales of stoves and provision of other related services was offset by decline in revenue from gas pipeline construction and operation of CNG/LNG vehicle filling stations.

Sales of Gas

Sales of gas for the year ended 31st December, 2020 amounted to HK\$6,184,492,000 (2019: HK\$5,805,421,000), representing an increase of 6.5% over the corresponding period last year.

Sales of gas for the year ended 31st December, 2020 contributed 72.4% of the total turnover of the Group, as compared with the percentage of 71.3% during the corresponding period last year. Sales of gas continued to be the major source of turnover for the Group. The following table set forth the breakdown of sales of gas by customers.

MANAGEMENT DISCUSSION & ANALYSIS **FINANCIAL REVIEW**

Sales of gas by customers:

Year ended 31st December,

	2020 HK\$'000	% of total	2019 HK\$'000	% of total	Increase/ (Decrease)
	ПКФ 000		ΠΛΦ 000		
Industrial customers	3,483,170	56.3%	3,592,551	61.9%	(3.0)%
Residential households	1,655,466	26.8%	1,150,846	19.8%	43.8%
Commercial customers	443,821	7.2%	525,503	9.0%	(15.5)%
Wholesale customers	252,427	4.1%	61,728	1.1%	308.9%
Wholesale customers (LNG)	349,608	5.6%	474,793	8.2%	(26.4)%
Total	6,184,492	100%	5,805,421	100%	6.5%

Industrial customers

The sales of gas to the Group's industrial customers for the year ended 31st December, 2020 slightly decreased by 3.0% to HK\$3,483,170,000 from HK\$3,592,551,000 for the corresponding period last year. During the year ended 31st December, 2020, the Group connected 275 new industrial customers. The outbreak of the COVID-19 pandemic did not have severe impact on sales of gas to industrial customers. Factories resumed production quickly in the second quarter of 2020 after the quarantine measures were lifted in the PRC. During the year under review, the piped natural gas usage provided by the Group to its industrial customers increased by 10.3% to 1,188,152,000 m³ (2019: 1,077,641,000 m³). However, in response to lower cost of natural gas from suppliers, the average selling price of natural gas for industrial customers for the year under review was adjusted downward by 10.7% to RMB2.58 per m^3 (2019: RMB2.89 per m^3) when compared to the corresponding period last year.

The sales of gas to our industrial customers for the year ended 31st December, 2020 contributed 56.3% of the total sales of gas of the Group (2019: 61.9%) and continues to be the major source of sales of gas of the Group.

Residential households

The sales of gas to our residential households for the year ended 31st December, 2020 increased by 43.8% to HK\$1,655,466,000 from HK\$1,150,846,000 for the corresponding period last year. The growth in sales of gas to residential households was supported by the increase in construction work for gas pipeline connection and the growth in population in the Group's existing project cities in the PRC. Having been our customers for the full year in 2020, the new residential households obtained in 2019 also contributed to the growth in sales of gas during the year under review. Since the outbreak of the COVID-19 pandemic, the government has strongly urged the public to stay at home as much as possible, which boosted the gas consumption of residential households as well. During the year under review, the Group provided new natural gas connections for 461,807 residential households and the piped natural gas usage provided by the Group to residential households was increased by 40.0% to 602,455,000 m³ (2019: 430,181,000 m³). After years of promotion of clean energy heating plan, more residential households are willing to use natural gas for indoor heating in the winter. The average selling price of natural gas for residential customers increased by 3.4% to RMB2.44 per m³ (2019: RMB2.36 per m³).

MANAGEMENT DISCUSSION & ANALYSIS FINANCIAL REVIEW

The sales of gas to our residential households for the year contributed 26.8% of the total sales of gas of the Group (2019: 19.8%).

Commercial customers

The sales of gas to our commercial customers for the year ended 31st December, 2020 decreased by 15.5% to HK\$443,821,000 from HK\$525,503,000 for the corresponding period last year. The sales of gas to commercial customers for the year contributed 7.2% of the total sales of gas of the Group (2019: 9.0%). During the year ended 31st December, 2020, the Group connected 1,875 new commercial customers. As at 31st December, 2020, the number of commercial customers of the Group reached 15,570, representing an increase of 13.7% as compared with 13,695 commercial customers as at 31st December, 2019.

The demand for gas from commercial customers were adversely impacted during the COVID-19 pandemic. Restaurants, schools and recreational facilities were temporarily closed. The gas consumption of commercial customers decreased by 10.6% to 128,209,000 m³ (2019: 143,414,000 m³) for the year under review. In response to the lower cost of natural gas from suppliers, the average selling price of natural gas for commercial customers was adjusted downward by 4.3% to RMB3.08 per m³ (2019: RMB3.22 per m³) when compared to the corresponding period last year.

Gas Pipeline Construction

Revenue from gas pipeline construction for the year ended 31st December, 2020 amounted to HK\$1,488,639,000, representing a decrease of 5.9% over the corresponding period last year. The following table set forth the breakdown of revenue from gas pipeline construction by customers.

Revenue from gas pipeline construction by customers

Year ended 31st December,

					Increase/
	2020	% of total	2019	% of total	(Decrease)
	HK\$'000		HK\$'000		
Residential households					
- "Coal-to-gas" projects	680,442	45.7%	741,272	46.9%	(8.2)%
- Non "Coal-to-gas" projects	680,603	45.7%	698,894	44.2%	(2.6)%
Non-residential customers	127,594	8.6%	141,072	8.9%	(9.6)%
Total	1,488,639	100%	1,581,238	100%	(5.9)%

Started from 2017, the PRC government has determined to launch the "coal-to-gas" policy as one of its major priorities to fight with air pollution. The Group has followed the "coal-to-gas" conversion policy and carried out a number of conversion projects in different regions of the PRC. In 2020, the Group selected new projects in a more cautious manner and focused on projects with better profitability and recoverability, such as projects partly sponsored by local governments. The revenue from gas pipeline construction

for residential households for "coal-to-gas" projects for the year ended 31st December, 2020 decreased by 8.2% to HK\$680,442,000 from HK\$741,272,000 for the corresponding period last year. During the year ended 31st December, 2020, the Group provided new natural gas connections for 224,927 residential households (2019: 217,674) under "coal-to-gas" projects and the average connection fee was RMB2,690 (2019: RMB2,998).

ALYSIS

MANAGEMENT DISCUSSION & ANALYSIS FINANCIAL REVIEW

During the year ended 31st December, 2020, revenue from gas pipeline construction for residential households for non "coal-to-gas" projects decreased by 2.6% to HK\$680,603,000 from HK\$698,894,000 for the corresponding period last year. The impact of slight increase in construction work for gas pipeline connection completed by the Group for residential households for non "coal-to-gas" projects to 236,880 from 230,622 for the corresponding period last year was offset by the decrease in average connection fee to RMB2,555 in 2020 from RMB2,666 in 2019.

Despite the reduction in average connection fee for residential households in 2020, the gross profit margin for gas pipeline construction remained relatively stable at 75.6%.

The connection fee charged to industrial/commercial customers by the Group was significantly higher than that charged to residential households and was determined on a case-by-case basis. During the year ended 31st December, 2020, revenue from gas pipeline construction for non-residential customers decreased by 9.6% to HK\$127,594,000 from HK\$141,072,000 for the corresponding period last year.

As at 31st December, 2020, the Group's penetration rates of residential pipeline connection amounted to 68.1% (2019: 67.3%) (calculated by the percentage of the accumulated number of the Group's connected residential households over the estimated aggregate number of connectable residential households in its operation regions). In view of the favourable energy policies in the PRC, the Group is aiming to continue to increase its market coverage by acquisitions when suitable opportunities arise.

Sales of Stoves and Provision of Other Related Services

Sales of stoves and provision of other related services for the year ended 31st December, 2020 amounted to HK\$635,951,000 (2019: HK\$412,348,000), representing an increase of 54.2% over the corresponding period last year. It contributed 7.4% of the total turnover of the Group, as compared with the percentage of 5.1% during the corresponding period last year.

Since 2017, the Group placed greater efforts in value-added services such as sales of stoves and related equipment, which involves the sales of safe and reliable kitchenware, including gas water heaters, gas cooking appliances and wall hung boilers under its own brand name, "Zhongyu Phoenix" (中裕鳳凰), to residential customers. With the increasing number of connected residential customers and brand recognition built in recent years, the turnover from sales of stoves and provision of other related services kept growing. It is expected to be a growth driver for the Group in the coming years. In April 2020, the Group established a new online shopping platform, "Zhongyu iFamille" (中裕家), for gas-related services and products as well as home grocery for its residential customers to enhance user convenience.

Operation of CNG/LNG Vehicle Filling Stations

The operation of CNG/LNG vehicle filling stations is facing keen competition. During the pandemic, the domestic transport activities were substantially reduced. Revenue from operating CNG/LNG vehicle filling stations for the year ended 31st December, 2020 amounted to HK\$229,051,000, representing a decrease of 32.1% over the corresponding period last year. The unit of natural gas sold to vehicles declined by 17.4% to 73.919.000 m³ (2019; 89.461.000 m³) for the year ended 31st December, 2020. In view of the keen competition, the average selling price of natural gas for CNG/ LNG vehicle filling stations for the year under review also dropped by 16.9% to RMB2.76 per m3 (2019: RMB3.32 per m³) when compared to the corresponding period last year. Moreover, if the international crude oil prices remain at a low level, it will bring further uncertainties to the operation of CNG/LNG vehicle filling stations.

During the year ended 31st December, 2020, the turnover derived from operating CNG/LNG vehicle filling stations accounted for 2.7% (2019: 4.1%) of the total turnover of the Group. As at 31st December, 2020, the Group had 64 CNG/LNG vehicle filling stations and 7 CNG/LNG vehicle filling stations under construction in the PRC.

Gross profit margin

The overall gross profit margin for the year ended 31st December, 2020 was 22.8% (2019: 23.5%). The decline in overall gross profit margin in current year was mainly due to decrease in the proportion of revenue from pipeline construction to total turnover.

The gross profit margin for the sales of piped natural gas increased to 10.4% (2019: 9.9%) as a result of lower average cost of piped natural gas from suppliers. The Group's energy trading business has been strengthened to secure stable gas supply from different sources, which also helped to reduce average cost of natural gas. The gross profit margin for the gas pipeline construction remained stable at 75.6% for the year under review (2019: 75.5%). The gross profit margin for sales of stoves and provision of other related services dropped to 37.6% (2019: 43.0%) because of reduction in selling prices of wall hung boilers in 2020 to relieve residents' burden during the pandemic. The gross profit margin for the operation of CNG/LNG vehicle filling stations reduced to -0.6% (2019: 6.7%) as a result of decline in average selling price primarily due to the keen competition in the operating area of these stations and temporary closure of certain vehicle filling stations due to COVID-19.

Other gains and losses

The Group recognised other net gains of HK\$546,449,000 in 2020 (2019: other net losses of HK\$230,304,000). The amount mainly derived from (i) net foreign exchange gain of HK\$557,522,000 (2019: loss of HK\$248,562,000) mainly arising from the Group's bank borrowings denominated in United States dollars and Hong Kong dollars as a result of the appreciation of RMB in the second half of 2020; which was offset by (ii) net loss on disposal of property, plant and equipment of HK\$6,415,000 (2019: gain of HK\$18,926,000).

In 2020, the Group recognised impairment loss on other intangible assets of HK\$265,274,000 (2019: nil) in relation to certain subsidiaries engaged in the operation of CNG vehicle filling stations and sales and distribution of piped gas. In view of the keen competition and adverse impact of COVID-19 pandemic, the operation of CNG/LNG vehicle filling stations had recorded unsatisfactory results in 2020 as mentioned in the section headed "Financial Review – Turnover – Operation of CNG/LNG Vehicle Filing Stations"

above and the Group does not foresee the situation may improve in near future. Accordingly, impairment loss of HK\$59,980,000 was recognised for the operating rights to operate certain CNG vehicle filling stations in Jiyuan City, Luohe City and Sanmenxia City (all in Henan Province), which amount represents a full provision of the entire carrying value of these operation rights as at 31st December, 2019 after amortization and exchange adjustments for 2020. Furthermore, in 2020, the city planning of Jingqiao Town, Nanjing City, Jiangsu Province saw a major change from the development of industrial zone to a focus on health and well-being industry. Therefore, it is expected that the number of industrial customers and the annual gas consumption by industrial customers in the project area will be significantly worse than our expectation when obtaining the concession right to operate natural gas project in such area. Thus, impairment loss of HK\$117,037,000 was recognised for such sales and distribution of piped gas project. In addition, due to the delay in construction of main pipelines by the local government in Chengguan Town, Tieli City, Heilongjiang Province, the gas supply in Chengguan Town obtained by the Group was substantially limited and as a result, the unit of natural gas sold by us in Chengguan Town was limited. The gas project has been making losses in past years and the expected total return from such gas project is substantially reduced. Therefore, impairment loss of HK\$88,257,000 was recognised. Please refer to notes 18 and 19 to the consolidated financial statements for further details of the impairment loss discussed above.

Every year, the Group performs impairment assessment under expected credit loss model according to HKFRS 9 on trade receivables and contract assets based on collective assessment except for the debtors with creditimpaired balances which are assessed individually. During the year ended 31st December, 2020, the Group made an allowance of HK\$25,534,000 (2019: reversal of HK\$739,000) and HK\$13,200,000 (2019: reversal of HK\$9,389,000) on trade receivables and contract assets respectively in relation to those aged receivables whose likelihood of recovery is considered to be low. In addition, the Group recognised HK\$12,625,000 (2019: HK\$784,000) impairment loss allowance on other receivables, based on the individual assessment of the recoverability of the relevant receivables. The amount was considered as credit-impaired and full provision has been made. Please refer to the sub-section headed "Credit risk and impairment assessment" in note 45 to the consolidated financial statements for further details of the allowances discussed above.

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Other income

Other income increased to HK\$107,743,000 in 2020 from HK\$53,493,000 in 2019. The balance in 2020 represented the bank interest income of HK\$7,819,000 (2019: HK\$11,282,000), interest income on amount due from an associate of HK\$3,957,000 (2019: HK\$2,946,000), interest income from loans to employees of HK\$24,213,000 (2019: nil), government subsidies of HK\$45,150,000 (2019: HK\$5,160,000), income from investments in life insurance contracts of HK\$2,802,000 (2019: HK\$2,771,000) and sundry income of HK\$23,802,000 (2019: HK\$31,334,000).

Selling and distribution costs and administrative expenses

Selling and distribution costs increased by 7.8% to HK\$197,315,000 in 2020 from HK\$183,041,000 in 2019. Administrative expenses increased by 3.1% to HK\$466,071,000 in 2020 from HK\$451,878,000 in 2019. The increase was mainly attributable to (i) increasing commission expenses for sales of stoves and provision of other related services; (ii) consultancy fee paid for system updates and integration of new IT systems; and (iii) additional depreciation expenses. In 2019, the Group recognised share option expenses of HK\$43,802,000 arising from share options granted on 5th January, 2018. No Share option expense was recognised in 2020.

Finance costs

Finance costs decreased by 25.7% to HK\$255,849,000 in 2020 from HK\$344,248,000 in 2019. The decrease was mainly attributable to (i) reduction of effective interest rate; and (ii) the increase in finance costs capitalised in property, plant and equipment; but partly offset by (iii) the increase in average borrowings balance.

Income tax expenses

Under the Law of the PRC on Enterprise Income Tax (the "EIT Law") and Implementation Regulation of the EIT Law, the tax rate of the PRC subsidiaries is 25% for both years.

Under the EIT Law of the PRC, withholding tax is imposed on the dividend declared to non-PRC tax residents in respect of profits earned by PRC subsidiaries from 1st January, 2008 onwards. During the year ended 31st December, 2020, withholding tax amounting to HK\$7,279,000 (2019: HK\$7,361,000) was charged by the PRC tax authority which levied on the dividends paid to overseas group entities in the previous and current years.

Accordingly, the income tax expenses in 2020 amounted to HK\$302,194,000 (2019: HK\$280,770,000).

Non-HKFRS EBITDA

For the purposes of this report, non-HKFRS EBITDA is defined as earnings from continuing operations before finance costs, taxation, depreciation, amortisation, foreign exchange gain/loss, impairment losses/reversal of impairment and share option expenses. Non-HKFRS EBITDA is a non-HKFRS measure used by the management for monitoring the core business performance of the Group. The Company considers that the non-HKFRS EBITDA can provide shareholders and potential investors of the Company with useful supplementary information on the performance of the Group's core operations. Foreign exchange gain/loss and share option expenses are considered not directly resulting from the actual business activities of the Group. They, together with the impairment losses/reversal of impairment, are non-cash items which we do not believe are reflective of the core operating performance of the Group. The non-HKFRS EBITDA may not be comparable to similar measures presented by other companies.

The Group's non-HKFRS EBITDA was approximately HK\$1,897,378,000 for the year ended 31st December, 2020, representing an increase of 5.2% as compared with that of approximately HK\$1,804,238,000 for the corresponding period last year.

Profit attributable to owners of the Company

As a result of the above, profit attributable to owners of the Company was HK\$1,056,617,000 in 2020, representing an increase of 145.7% as compared with that of HK\$430,121,000 in 2019.

Excluding the net foreign exchange gain of HK\$557,522,000 (2019: loss of HK\$248,562,000), impairment losses of HK\$316,633,000 (2019: reversal of impairment of HK\$9,344,000) and share option expenses of nil (2019: HK\$43,802,000), non-HKFRS profit attributable to owners of the Company would amount to HK\$815,728,000 (2019: HK\$713,141,000). Similar to the non-HKFRS EBITDA, the non-HKFRS profit attributable to owners of the Company is a non-HKFRS measure used by the management for monitoring the core operating performance of the Group and may not be comparable to similar measures presented by other companies.

Net profit margin

For the year ended 31st December, 2020, the net profit margin, representing a ratio of profit attributable to owners of the Company to turnover, was 12.4% (2019: 5.3%).

Earnings per share

The basic and diluted earnings per share attributable to the owners of the Company were HK39.95 cents and HK39.88 cents respectively in 2020, as compared with that of HK16.93 cents and HK16.73 cents respectively in 2019.

The non-HKFRS basic and diluted earnings per share attributable to the owners of the Company (calculated by reference to the non-HKFRS profit attributable to owners of the Company which excludes the net foreign exchange gain/loss, impairment losses/reversal of impairment and share option expenses, if any, as the numerator) for the year ended 31st December, 2020 were HK30.84 cents (2019: HK28.07 cents) and HK30.79 cents (2019: HK27.75 cents) respectively. Similar to the non-HKFRS EBITDA, the non-HKFRS basic and diluted earnings per share attributable to the owners of the Company are non-HKFRS measures used by the management for monitoring the core operating performance of the Group and may not be comparable to similar measures presented by other companies.

Net assets value per share

The net assets value per share attributable to the owners of the Company was HK\$2.27 as at 31st December, 2020, representing an increase of 25.4% as compared with that of HK\$1.81 as at 31st December, 2019.

LIQUIDITY, FINANCIAL RESOURCES AND WORKING CAPITAL

Liquidity

As at 31st December, 2020, the total assets of the Group increased by HK\$3,345,324,000 or 16.5% to HK\$23,634,423,000 (2019: HK\$20,289,099,000).

As at 31st December, 2020, the Group has net current liabilities of HK\$4,915,911,000 (2019: HK\$1,558,870,000). Increase in net current liabilities was mainly due to increase in borrowings due within one year.

As at 31st December, 2020, the Group's current ratio, represented by a ratio of total current assets to total current liabilities, was approximately 0.6 (2019: 0.8).

As at 31st December, 2020, the total borrowings and lease liabilities increased by HK\$514,891,000 or 4.6% to HK\$11,617,523,000 (2019: HK\$11,102,632,000).

As at 31st December, 2020, the Group had total net debts of HK\$9,868,471,000 (2019: HK\$9,199,319,000), measured as total borrowings and lease liabilities minus the bank balances and cash and pledged bank deposits. As at 31st December, 2020, the Group had net gearing ratio of approximately 1.47 (2019: 1.69), measured as total net debts to total equity of HK\$6,731,350,000 (2019: HK\$5,436,073,000).

Financial resources

During the year ended 31st December, 2020, the Group entered into several loan agreements with several banks in Hong Kong and overseas, pursuant to which loan facilities of up to US\$484,000,000 in total were made available to the Group.

During the year ended 31st December, 2020, the Group generally financed its operations with internally generated resources and bank and other borrowings. As at 31st December, 2020, all of the bank and other borrowings were secured or unsecured and on normal commercial basis.

Capital structure

Please refer to notes 30, 33, 34, 35 and 45 of the consolidated financial statements for details of the capital structure of the Group.

Working capital

In view of the Group's current financial and liquidity positions and in the absence of unforeseen circumstances, the Directors are of the opinion that the Group has sufficient working capital for its requirements.

EXPOSURE TO EXCHANGE RATE FLUCTUATIONS

During the year, the Group's monetary assets and liabilities are principally denominated in either Renminbi ("RMB"), Hong Kong dollars or United States dollars and the Group conducted its business transactions principally in RMB. As a result of the appreciation of RMB in the second half of 2020, exchange gain arising from the Group's bank borrowings denominated in United States dollars and Hong Kong dollars was recognised during the year. The Group may, as it thinks fit, seek suitable financial instruments to hedge against potential depreciation of RMB. As at 31st December, 2020, the Group did not employ any financial instruments for hedging purposes.

EMPLOYEE INFORMATION

As at 31st December, 2020, the Group had a total of 4,683 employees (2019: 4,388) in Hong Kong and the PRC, and the total employee benefit expenses (other than directors) for the year was approximately HK\$468,032,000 (2019: HK\$512,635,000, which included equity-settled share option expenses of HK\$43,802,000). No share option expense was recognised in 2020. The impact of the increase in the number of headcount of the Group was offset by the reduction in society security contribution made by the Group as PRC government waived part of employers' contribution during the COVID-19 pandemic. Around 99.8% of the Group's employees are based in the PRC.

The Group's remuneration and bonus policies are determined based on the performance of individual employees.

The emoluments of the Directors are recommended by the Remuneration Committee of the Company, having regard to the Group's operating results, the Directors' duties and responsibilities within the Group and comparable market statistics.

Share option scheme

On 24th October, 2003, the Company adopted a share option scheme ("Old Share Option Scheme") pursuant to which the Directors were authorised to grant share option to its employees (including executive directors and employees of any of its subsidiaries) or any person who has contributed or will contribute to the Group. The Old Share Option Scheme was terminated and replaced by a new share option scheme ("New Share Option Scheme") on 3rd May, 2013 by an ordinary resolution passed by the shareholders of the Company at the annual general meeting held on 3rd May, 2013.

As at the date of this report, there were a total of 1,005,800 share options (as at the date of the annual report of the Company for the year ended 31st December, 2019: 1,005,800) outstanding which were granted to the Directors under the Old Share Option Scheme, the full conversion of which will result in the issue of 1,005,800 ordinary shares in the Company, representing approximately 0.04% of the number of issued shares of the Company as at the date of this report (number of share options outstanding as at the date of the annual report of the Company for the year ended 31st December, 2019 over the number of issued shares of the Company as at that date: 0.04%).

The New Share Option Scheme shall be valid and effective for a period of ten years commencing on 3rd May, 2013 and will expire on 2nd May, 2023. Under the New Share Option Scheme, the Directors may offer to any employees or any eligible person, who has made or will make contributions to the Group, share options to subscribe for shares in the Company in accordance with the terms of the New Share Option Scheme. The exercise price is determined by the Directors, and shall not be less than the higher of (i) the closing price of the Company's shares on the date of grant which must be a business day; (ii) the average closing price of the shares for the five business days immediately preceding the date of grant; and (iii) the nominal value of the Company's shares.

The scheme mandate limit of the New Share Option Scheme is 252,400,768. As at the date of this report, 126,730,800 share options were granted, 3,017,400 share options have lapsed in accordance with the terms of the New Share Option Scheme and the number of share options outstanding was 17,098,600. The maximum number of share options which may be granted under the New Share Option Scheme is 128,687,368. The outstanding share options, if converted in full into shares of the Company, and the number of options available for future grant, if granted and converted in full, represent approximately 0.65% and 4.87% of the number of issued shares of the Company as at the date of this report, respectively.

The movements of the Company's share options granted under the Old Share Option Scheme and the New Share Option Scheme and movements in such holdings during the year ended 31st December, 2020 are disclosed in the title of share options in Directors' Report.

CHARGE ON THE GROUP'S ASSETS

As at 31st December, 2020, pledged bank deposits of RMB4,000,000 (equivalent to HK\$4,753,000) (2019: nil) were used to secure the short-term general banking facilities granted to the Group.

SIGNIFICANT INVESTMENTS AND MATERIAL ACQUISITION AND DISPOSALS OF SUBSIDIARIES

During the year under review, the Group did not conduct any significant investments, or material acquisitions or disposal of subsidiaries.

FUTURE PLANS FOR MATERIAL INVESTMENT OR CAPITAL ASSETS

As at 31st December, 2020, the Board did not have any specific plans for material investment or capital assets.

CAPITAL AND OTHER COMMITMENTS

As at 31st December, 2020, the capital expenditure in respect of the acquisition of property, plant and equipment and right-of-use assets contracted for but not provided in the consolidated financial statements is HK\$281,354,000 (2019: HK\$94,110,000).

CONTINGENT LIABILITIES

As at 31st December, 2020, the Group did not have any contingent liabilities (2019: nil).

BIOGRAPHICAL INFORMATION OF DIRECTORS



Executive Directors

Mr. Wang Wenliang, aged 50, is the Chairman of the Company. He was appointed as an executive Director on 10 July 2003 and is responsible for the overall strategic development of the Company and its subsidiaries (collectively the "Group"). Mr. Wang also serves as a director of certain other subsidiaries within the Group. Mr. Wang has held investments in various industries in the PRC including aluminium, property, and information technology. Mr. Wang was a deputy general manager of a company in Zhengzhou, People's Republic of China (the "PRC") (whose principal business is the manufacture and sale of aluminium products) between 1996 and 1999 and was a deputy general manager of a company in Henan Province, the PRC (whose principal business is property management and rental) between 1997 and 2000. Mr. Wang was also a president of a company in Henan Province, the PRC between 2000 and 2005, the principal business of which is the provision of software development, networking engineering services, sale of computer and peripheral products, and provision of internet services. Mr. Wang was an executive director of China Gas Holdings Limited between 17 January 2003 and 10 June 2003. Mr. Wang completed his postgraduate course in Finance in the Graduate School of Chinese Academy of Social Sciences in the PRC in June 2001. Mr. Wang is the sole shareholder, a chairman and director of Hezhong Investment Holding Company Limited ("Hezhong"), which is a substantial shareholder (as defined in the Listing Rules) of the Company.

Mr. Lui Siu Keung, aged 49, is the Chief Executive Officer and Company Secretary of the Company. He was appointed as an executive Director of the Company on 22 October 2007. Mr. Lui joined the Company in 2003 and is responsible for the general business operations and management. Mr. Lui also serves as a director of certain other subsidiaries within the Group. Mr. Lui has approximately twenty years of experience in corporate finance, accounting and auditing fields. He graduated from The Hong Kong Polytechnic University with a bachelor of

arts degree in accountancy in November 1996. Mr. Lui is an associate member of the Hong Kong Institute of Certified Public Accountants. Mr. Lui is an independent non-executive director of Dashan Education Holdings Limited (stock code: 9986).

Mr. Lu Zhaoheng, aged 56, is an executive Director of the Company and is mainly responsible for the management of the Group's business in PRC. He was appointed as an executive Director on 24 June 2004. Mr. Lu also serves as a director of certain other subsidiaries within the Group. Mr. Lu is the National Registered Public Facilities Engineer and Senior Engineer. Mr. Lu graduated from 重慶建築工程學院 (The Architecture and Engineering Institute of Chongqing) specializing in Town Gas Thermal Engineering in 1984, and obtained a master degree in senior management of business administration from China Europe International Business School in 2017. Mr. Lu has accumulated more than thirty years of experience in the development and commercialisation of natural gas in the PRC. Mr. Lu held various positions in 河南省城鄉規劃設 計研究總院 (Henan Urban Planning Institute Corporation) and has comprehensive qualification and experience in planning research, engineering and business management in the natural gas industry.

Mr. Li Yan, aged 57, is an executive Director of the Company. He was appointed as an executive Director on 25 February 2019. Mr. Li also serves as a director of certain other subsidiaries within the Group. Mr. Li holds a bachelor's degree from Henan University of Economics and Law (河南財經政法大學) (formerly known as Henan University of Economics (河南財經學院)) and an EMBA degree from The Guanghua School of Management of Peking University (北京大學光華管理學院). Mr. Li taught accounting, finance and economics at Henan Province Supply and Marketing School (河南省供銷學校) from July 1988 to February 1992 and served as assistant to the general manager of China Commercial Resources Zhengzhou Company (中國商業物資鄭州公司) from March 1992 to 2002. Mr. Li joined the Group in 2003 and is currently the executive vice president (執行副總裁) of the Company. In December 2005, Mr. Li obtained the title of senior economist.

BIOGRAPHICAL INFORMATION OF DIRECTORS

Mr. Jia Kun, aged 50, is an executive Director of the Company. He was appointed as an executive Director on 25 February 2019. Mr. Jia graduated from Zhongnan University of Economics and Law (中南財經政法大學) (formerly known as Zhongnan University of Law (中南政法學院)) and Cheung Kong Graduate School of Business (長江商學院). Mr. Jia holds a bachelor of laws degree and an EMBA degree. Mr. Jia has 8 years of judicial experience and 19 years of legal, risk management and administrative management experience. Mr. Jia previously served as head of office and chief executive officer of Henan Hezhong Group Company (河南和眾集團公司). Mr. Jia joined the Group in 2003 and currently serves as its vice president (副總裁). Mr. Jia also serves as a director of certain other subsidiaries within the Group.

Non-executive Director

Mr. Xu Yongxuan, aged 75, is the Vice Chairman of the Company. Mr. Xu was appointed as a non-executive Director and Vice Chairman of the Company on 12 March 2004. Mr. Xu had been an executive director of Greater China Holdings Limited, the issued shares of which are listed on the main board of the Stock Exchange for the period from October 2001 to January 2004.

Independent Non-executive Directors

Mr. Li Chunyan, aged 57, is an independent nonexecutive Director, Chairman of Audit Committee, Remuneration Committee and Nomination Committee of the Company. He was appointed as an independent nonexecutive Director on 5 October 2010. He has been a practicing lawyer at Henan Shi Ji Tong Law Office (河南 世紀通律師事務所) since April 1999. He has also been a teacher at Xiangcheng Normal School in Henan Province, a lawyer at Pingdingshan Economic Law Office (平頂山經 濟律師事務所), a lawyer at Asia Pacific (Group) CPAs, a certified public accountant, as well as a registered assets valuer. In July 2007, he attended the independent director training of Shenzhen Stock Exchange and obtained the qualification certificate of independent directors. He was the independent non-executive director of Zhengzhou Yutong Bus Co. Ltd., a company listed on the Shanghai Stock Exchange (stock code: 600066) from April 2014 to the present. He has been an independent director of Do-Fluoride Chemicals Co., Ltd. (a company listed on the Shenzhen Stock Exchange, stock code: 002407) since 16 January 2020. He is a non-executive director of Rosan Resources Holdings Limited (stock code: 578).

BIOGRAPHICAL INFORMATION OF DIRECTORS

Dr. Luo Yongtai, aged 74, is an independent non-executive Director, a member of the Audit Committee, Remuneration Committee and Nomination Committee of the Company. He was appointed as an independent non-executive Director on 31 July 2003. He is a professor and a doctoral tutor in management of Tianjin University of Finance and Economics, the committee member of Tianjin Historical Building Protection Expert Consultation Committee, a Director of Coordinated Innovation Development Research Institute of the Beijing, Tianjin and Hebei region, the committee member of Coordinated Development Research Center Expert Consultation Committee of the Northeastern region and the Beijing, Tianjin and Hebei region, and an expert of Thinking Tank in Tianjin Science and Technology Commission, as well as a beneficiary of the Expert Special Subsidy granted by the State Council of the PRC. Dr. Luo had been an independent director of Tianjin Tianbao Infrastructure Co., Ltd. (a company listed on the Shenzhen Stock Exchange, stock code: 000965) for the period from December 2014 to June 2017. He was an independent director of Tianjin Guifaxiang 18th Street Mahua Food Co., Ltd. (a company listed on the Shenzhen Stock Exchange, stock code: 002820) during the period between December 2012 and September 2018. He was also an external director of Tianjin Ringpu Bio-Technology Co., Ltd. (a company listed on the Shenzhen Stock Exchange, stock code: 300119) during the period between January 2015 and December 2018.

Ms. Liu Yu Jie, aged 56, is an independent nonexecutive Director, a member of Audit Committee, Remuneration Committee and Nomination Committee of the Company. She was appointed as an independent non-executive Director on 30 June 2017. Ms. Liu graduated from University of International Business and Economics in Beijing and obtained a master's degree in business management. She has been working in Hong Kong, Singapore and the PRC for over 20 years and is familiar with the business environment and regulatory systems of such jurisdictions. She has comprehensive experience in capital markets, business promotion and corporate management through participating in initial public offerings, underwriting over 30 companies in their respective initial public offerings on The Stock Exchange of Hong Kong Limited, and having led and completed mergers and acquisitions of a number of companies in Hong Kong and Singapore. Ms. Liu also assisted in capital raising and management of large-scale industrial funds which make investments in China, and acted as executive directors of listed companies in Hong Kong and Singapore which engaged in utilities and infrastructure investments. Ms. Liu is an executive director of China Water Affairs Group Limited (stock code: 855), New Universe Environmental Group Limited (stock code: 436) and Kangda International Environmental Company Limited (stock code: 6136). She was also an executive director of SIIC Environment Holdings Ltd. (a company listed on the Singapore Exchange) from 19 November 2009 to 8 August 2014.

The board of directors (the "Directors") and the management of Zhongyu Gas Holdings Limited (the "Company") are committed to high standards of corporate governance. Corporate governance system is set up to achieve a balance of the interests of different participants in the corporation, to direct and manage corporate affairs and to monitor corporate performance. The Company is dedicated to continue improving its corporate governance practices to ensure accountable, transparent and efficient management.

The Company has fully complied with all code provisions set out in the Corporate Governance Code contained in Appendix 14 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("Listing Rules") (the "CG Code") for the year ended 31st December, 2020. The following summarises the corporate governance practices of the Company and the reasons for deviations, if any, from the CG Code.

Executive Directors:

Non-executive Director:

Independent Non-executive Directors:

The Company received a written annual confirmation of independence from each of the independent non-executive Directors pursuant to the Rule 3.13 of the Listing Rules. The Company considered each independent non-executive Director to be independent.

Given the business nature, the Board members have distinct skills and experience in a variety of business range, which includes city gas network design and operation, organisational management,

A. Board of Directors

The board of Directors (the "Board"), holds responsibility for leadership and control of the corporation. By directing and supervising corporate affairs, the Board plays an important role in protecting and enhancing long-term shareholder value.

A.1 Board composition

As at 31st December, 2020, the Board included nine Directors, of which five were executive Directors, one was non-executive Director and the remaining three were independent non-executive Directors. The composition of the Board and its changes during the year ended 31st December, 2020 and up to the date of this report are as follows:

Mr. Wang Wenliang ("Mr. Wang") (Chairman)

Mr. Lui Siu Keung (Chief Executive Officer)

Mr. Lu Zhaoheng

Mr. Li Yan Mr. Jia Kun

Mr. Li Chunyan

Dr. Luo Yongtai Ms. Liu Yu Jie

Mr. Xu Yongxuan (Vice-Chairman)

financial and securities trading market, etc. The relevant biographies and the respective roles of all Directors on the Board are set out on pages 29 to 31 in this report.

The primary roles of the Board are to set the corporate strategy by determining business objectives, development plan and strategic policies; to delegate day-to-day operations to the management and to monitor their

operating and financial performance; to

avoid risks and oversee corporate affairs.

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A.2 Board meetings and information supply

The Board meets regularly and board meetings were held quarterly and additional meetings would be arranged, if and when required. All Directors can attend meetings in person or through other electronic means of communication.

The Company Secretary assists the Chairman in establishing the meeting agenda and each Director may request inclusion of matters in the agenda.

Notice of at least 14 days in advance is given of a regular board meeting to give all Directors an opportunity to attend.

The management of the Company has provided the Board with adequate information in a timely manner to enable it to make informed decisions. In addition, the management may be invited, if and when requested, to attend board meetings to make presentation and answer the queries raised by the Board.

All Directors have access to the advice and services of the Company Secretary with a view to ensuring that board procedures, and all applicable rules and regulations, are followed.

Minutes of board meetings are kept by the Company Secretary and such minutes are open for inspection at any reasonable time on reasonable notice by any Director.

Minutes of board meetings are recorded in sufficient detail and draft and final versions of minutes of board meetings are sent to all Directors for their comment and records respectively, in both cases within a reasonable time after the board meeting is held.

If and when a substantial shareholder of the Company or a Director has a conflict of interest in a matter to be considered by the Board which the Board has determined to be material, the matter would not be dealt with by way of circulation but a board meeting would be held. Independent non-executive Directors who and whose associates, have no material interest in the transaction would be present at such board meeting.

For the year ended 31st December, 2020, the Board held 20 board meetings and the Company held one general meeting. The attendance records of all board meetings and the general meeting are set out below:

Canaral masting

	General meeting		Board meetings	
Executive Directors				
Mr. Wang Wenliang (Chairman)	1	100%	20	100%
Mr. Lui Siu Keung (Chief Executive Officer)	1	100%	20	100%
Mr. Lu Zhaoheng	1	100%	19	95%
Mr. Li Yan	1	100%	19	95%
Mr. Jia Kun	1	100%	19	95%
Non-executive Director				
Mr. Xu Yongxuan (Vice Chairman)	1	100%	19	95%
Independent Non-executive Directors				
Mr. Li Chunyan	1	100%	19	95%
Dr. Luo Yongtai	1	100%	19	95%
Ms. Liu Yu Jie	1	100%	19	95%

Board mostings

A.3 Chairman and chief executive

The Chairman is responsible for offering leadership and effectiveness for the Board, arranging all key and appropriate issues to be discussed by the Board in a timely manner, and ensuring the Board acts in the best interests of the Company and its subsidiaries (collectively the "Group") by establishing constructive relations between executive and non-executive Directors and providing effective communication with shareholders; whereas the chief executive is responsible for running the Group's business, supervising the implementation of the Group's strategy in achieving the overall commercial objectives and managing the day-to-day operation of the Group.

The CG Code Provision A.2.1 provides that the roles of Chairman and chief executive should be separate and should not be performed by the same individual. The division of responsibilities between the Chairman and chief executive should be clearly established and set out in writing.

A.4 Appointments and re-election

According to the Company's articles of association ("Articles of Association"), the Company may by ordinary resolution elect any person to be a Director either to fill a casual vacancy on the Board, or as an addition to the existing Board and the Directors shall have the power from time to time and at any time to appoint any person to be a Director either to fill a casual vacancy on the Board, or as an addition to the existing Board. Any Director so appointed by the Board shall hold office only until the next following annual general meeting of the company and shall then be eligible for re-election.

The Company renewed the service contracts with each non-executive Director, except for Ms. Liu Yu Jie, on 11th July 2018. The Company renewed the service contract with Ms. Liu Yu Jie on 3rd June, 2020 and entered into service contracts with each of Mr. Li Yan and Mr. Jia Kun on 25th February, 2019. The term of appointment for the non-executive Directors is three years and they are subject to retirement by rotation and re-election in accordance with the Articles of Association. The details of procedure for retirement of Directors are as follows:

According to the Articles of Association and the CG Code Provisions A4.1-A4.3, one-third of the Directors shall retire from office by rotation at the annual general meeting. The Directors to retire by rotation shall include any Director who wishes to retire and not to offer himself for re-election. Any further Director so to retire shall be those of the other Directors subject to retirement by rotation who have been longest in office since their last re-election or appointment and so that as between persons who became or were last re-elected Directors on the same day those to retire shall be determined by lot. Any Director appointed pursuant to the Company's articles of association as stated in the first paragraph under the heading "A.4 Appointment and re-election" shall not be taken into account in determining which particular Directors or the number of Directors who are to retire by rotation.

Accordingly, Mr. Wang Wenliang, Mr. Li Yan and Dr. Luo Yongtai will retire from office as Directors by rotation at the AGM and being eligible, offer themselves for re-election. In accordance with CG Code Provision A.4.3, the re-election of Dr. Luo Yongtai, an independent non-executive Director who has served more than 9 years, will be subject to approval by the shareholders of the Company at the upcoming AGM.



A.5 Responsibilities of directors

Directors are provided sufficient and appropriate information by management periodically to ensure they have a proper understanding of the operations and business of the Group, and to enable them to be fully aware of their responsibilities. When a new Director is appointed, he will receive a formal induction and other materials to familiarize with the Group promptly. Besides every Director is required to disclose his interests, potential conflict of interests, and changes in a timely manner according to the written responsibilities quideline, the independent non-executive Directors participate in board meetings and serve on relevant committees, to make an independent judgment on corporate affairs and to develop a balanced understanding of the view of shareholders. Individual Directors may also seek external independent professional advice, at the Company's expense, on any specific matter. The Company also encourages all Directors to participate in programs of continuous professional development to develop and refresh their knowledge and skills, in order to discharge their responsibilities positively and constructively.

A.6 Directors' securities transaction

The Company has adopted and complied with the Model Code as set out in Appendix 10 of the Listing Rules as the code of conduct regarding securities transactions by Directors. Having made specific enquiry of all Directors, they have all confirmed their compliance with the required standard of dealings and the Model Code regarding securities transactions by Directors adopted by the Company.

A.7 Directors and Officers' Liabilities Insurance

The Company maintains appropriate insurance cover in respect of legal action against the Company's directors and officers when they discharge their duties. The insurance coverage is reviewed on an annual basis.

A.8 Corporate Governance Functions

The Board also assumes the corporate governance functions and is responsible for: developing and reviewing the Company's policies on corporate governance; reviewing and monitoring training and continuous professional development of Directors and senior management; reviewing and monitoring the Company's policies and practices on compliance with legal and regulatory requirements; developing, reviewing and monitoring the Company's code of conduct; and reviewing the Company's compliance with the CG Code and disclosure in this Corporate Governance Report.

A.9 Continuous Professional Development

Any newly appointed Director would receive an induction package covering the Group's operations, businesses, governance policies and the statutory regulatory obligations and responsibilities of a director of a listed company. All Directors are encouraged to participate in continuous professional development to develop and refresh their knowledge and skills. The Company has arranged in-house trainings for Directors and provision of training materials. A summary of training received by Directors during the year ended 31st December, 2020 according to the records provided by the Directors is as follows:



Training on corporate governance, Directors' responsibilities and other relevant topics

Executive DirectorsMr. Wang Wenliang

Name of Directors

Mr. Lui Siu Keung
Mr. Lu Zhaoheng
Mr. Li Yan
Mr. Jia Kun

Non-executive Director

Mr. Xu Yongxuan

Independent non-executive Directors

Mr. Li Chunyan

Dr. Luo Yongtai

Ms. Liu Yu Jie

B. Remuneration Matters

The Board has established a Remuneration Committee comprising three independent nonexecutive Directors including Mr. Li Chunyan, Dr. Luo Yongtai and Ms. Liu Yu Jie. Mr. Li Chunyan is the chairman of the Remuneration Committee. The Remuneration Committee meets at least once a year. It will consult the Chairman about their remuneration proposals for other executive directors and the primary responsibilities of the Remuneration Committee are: to make recommendations to the Board on the Company's policy and structure for all directors' and senior management remuneration and on the establishment of a formal and transparent procedure for developing remuneration policy; to determine specific remuneration packages of individual executive directors and senior management including benefits in kind, pension rights and compensation policy (i.e. the model as described in Code Provision B.1.2(c)(i) was adopted); to review and approve the management's remuneration proposals with reference to the Board's corporate goals and objectives; and to ensure that no Director or any of his associates is involved in deciding his own remuneration.

One remuneration committee meeting was held on 30th March, 2020 to review the remuneration packages of Directors with reference to their duties and responsibilities within the Group, the Company's remuneration policy and the prevailing market condition. The attendance record of the Remuneration Committee meeting is set out below:

Independent Non-executive Directors

Mr. Li Chunyan (Chairman)	1	100%
Dr. Luo Yongtai	1	100%
Ms. Liu Yu Jie	1	100%

C. Accountability and Audit

C.1 Financial reporting

The Directors acknowledge their responsibilities for preparing the accounts of the Group and ensuring that the preparation of the accounts of the Group is in accordance with statutory requirements and applicable accounting standards. The Directors shall ensure the publication of the Group's accounts in a timely manner.

The statement of the Auditor of the Company about their reporting responsibilities on the accounts of the Group is set out in the Independent Auditor's Report of this Annual Report.

C.2 Risk Management and Internal controls

The risk management and internal control systems have a key role in the management of risks that are significant to the fulfillment of corporation business objectives. Internal control is designed to facilitate the effectiveness and efficiency of operations, to help ensure the reliability of internal and external reporting, to assist compliance with laws and regulations.

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

The Board is responsible for the Group's risk management and internal control systems and reviewing their effectiveness. The effectiveness of the risk management and internal control systems is reviewed annually by the Board through the Audit Committee. Management is accountable to the Board for ongoing monitoring of the systems of risk management and internal control. By covering financial, operational, compliance controls and risk management, the Board takes the following procedures to achieve business objectives: A distinct organizational structure exists with defined lines of authority and control responsibilities.

- As the Board sets up corporate strategy and delegates daily operation power to senior management, both senior managers in administration headquarter and heads in divisions or projects are involved in the strategic plan and resource allocation to achieve their annual operational and financial targets.
- A comprehensive performance assessment system is implemented to provide financial and operational performance evaluation for both the management and employees once a year. When there are variances against targets or quality requirements, to find the reasons and take appropriate actions to eliminate gaps.

According to business nature and management structure, the Company has established different departments in two levels. The administration headquarter has major responsibilities to prepare and accomplish the Group's business development plan, to conduct day-to-day operation and report to senior management directly, to appoint and direct administrative officers in gas project divisions and to assess their business performances, to implement internal control and avoid operational and financial risks. Compared with headquarter offices, the gas project divisions hold very similar duties except that all their daily jobs are done in a lower level and they have to report to the corresponding administration departments respectively on different operational matters.

In order to realize effective financial controls, through maintenance of proper accounting records, both the upper and lower financial departments ensure the Group is not unnecessarily exposed to avoidable financial risks and the financial information can be used only within the business and for reliable publication. They also contribute to pre-setting annual financial budgets, saving expenses and safeguarding of assets, including the prevention and detection of fraud.

The operational control is the other important part of the whole risk management and internal control system. To achieve effective result and avoid operational risks, human resource department employs motivation plan to attract employees with necessary knowledge, skills and information, while administrative and engineering departments in two levels pay more attention to ensure efficient operational management and construct high quality gas projects. In addition, all employees have some responsibility for internal control as part of their accountability for achieving Group's objectives. With delegated authority, they are allowed to establish, operate and monitor the system of internal control, and are required to have an understanding of the Group, its objectives, the energy industries and gas markets, and the risks it faces.

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

is aware of its obligations under the Securities and Futures Ordinance and the Listing Rules and the overriding principle that inside information should be announced as soon as practicable after such information comes to our attention unless it falls within the "Safe Harbours" as defined under the Securities and Futures Ordinance;

- conducts its affairs in strict compliance with the "Guidelines on Disclosure of Inside Information" and "Recent Economic Developments and the Disclosure Obligations of Listed Issuers" issued by the Securities and Futures Commission in June 2012 and The Stock Exchange of Hong Kong Limited (the "Stock Exchange") in 2008, respectively;
- has implemented procedures for responding to external enquiries about the Group's affairs; and
- has implemented policy regarding prohibition on the unauthorised use of confidential or inside information.

The Group's internal audit department checks for compliance with statutory requirement, internal policies and procedures. It assesses the operating effectiveness and efficiency of the risk management and internal control systems in the course of its audit. The audit scope and frequency are determined by the level of assessed risks and have to be reviewed and approved by the Audit Committee.

During the year ended 31st December, 2020, the Board, through the Audit Committee, conducted an annual review of the effectiveness of the risk management and internal control systems of the Group. The annual review covered all material controls, including financial, operational and compliance controls. The annual review also covered the resources, staff qualifications and experience, training programmes and budget of the Group's accounting, internal audit and financial reporting functions, which the Board considered to be adequate.

As part of the key processes that have been established in reviewing the adequacy and integrity of the systems of risk management and internal control, the Audit Committee of the Company reviewed risk management and internal control issues (if any) identified by internal auditor, external auditor, regulatory authorities and management, and evaluates the adequacy and effectiveness of the Group's risk management and internal control systems.

The Board is of the view that the risk management and internal control systems of the Group are effective and adequate. The Board is also satisfied that the Group has fully complied with the code provisions on risk management and internal controls as set forth in the CG Code.

C.3 Audit committee

The Company has established the Audit Committee in compliance with Rules 3.21 and 3.23 of the Listing Rules. The primary duties of the Audit Committee are: to independently review and supervise the financial reporting process and risk management and internal control systems, to ensure good communication among Directors and the Company's auditors, to recommend the appointment of external auditors on an annual basis and approval of the audit fees, to assist the Board in oversight of the independence, qualifications, performance and compensation of the independent accountant, to review interim and annual results announcements as well as the financial statements prior to their approval by the Board, to provide audit report, advice, accounting policies and comments to all Directors.

The Audit Committee comprises three independent non-executive Directors who have extensive experience in financial matters, including Mr. Li Chunyan, Dr. Luo Yongtai and Ms. Liu Yu Jie. Mr. Li Chunyan is the chairman of the Audit Committee. In 2020, the Audit Committee held three meetings to check the effectiveness of the risk management and internal control systems; to review the report of internal control prepared by the internal audit department; to consider major investigation findings on risk management and internal control matters (if any); to review the effectiveness of the Company's internal audit function; to review all draft interim and annual financial reports, circulars and announcements; and understand the external auditors' statutory audit plan and the Letters of Representation, and to consider and approve the audit fees. The attendance records of the Audit Committee meetings are set out below:

Independent Non-executive Directors

Mr. Li Chunyan (Chairman)	3	100%
Dr. Luo Yongtai	3	100%
Ms. Liu Yu Jie	3	100%

C.4 Auditor's remuneration

The remuneration in respect of audit service provided by Deloitte Touche Tohmatsu, being the Company's auditor during the year 2020 amounted to HK\$4,028,000.

D. Nomination Committee

The Board has established a Nomination Committee with written terms of reference in compliance with the CG Code. The principal duties of the Nomination Committee include reviewing the structure, size and composition of the Board, making recommendation to the Board on selection of candidates for directorships, the appointment and reappointment of Directors, Board succession planning and assessing the independence of independent non-executive Directors.

The Nomination Committee and/or the Board may select candidates for directorship from various channels, including but not limited to internal promotion, re-designation, referral by other member of the management and external recruitment agents. On selection of candidates for directorship of the Company, the Nomination Committee makes reference to criteria such as the skills, experience. professional qualifications, personal integrity and time commitments of such individuals. Each candidate shall be ranked by order of preference based on the needs of the Company and his/ her reference check. The Nomination Committee shall report its findings and make recommendation to the Board on the appointment of appropriate candidate for directorship for decision.

The Nomination Committee comprises three independent non-executive Directors including Mr. Li Chunyan, Dr. Luo Yongtai and Ms. Liu Yu Jie. Mr. Li Chunyan is the chairman of the Nomination Committee.

The Nomination Committee held one meeting during the year ended 31st December, 2020 to determine the policy for the nomination of directors, review the nomination, re-appointment and re-election of Directors, and to determine the nomination procedures and consider the process and criteria to be adopted by the Nomination Committee for selecting and proposing a person for election as a Director including the benefits of board diversity in terms of skill, experience, knowledge and gender. The Company believes diversity is important to enhance board effectiveness by encouraging a diversity of perspectives and to maintain high

standards of corporate governance. According to the Board diversity policy adopted by the Company, the range of diversity perspectives may include a consideration of various factors, including but not limited to gender, age, cultural and educational background, professional experience, skills, knowledge and industry and regional experience, and other factors based on the specific needs of the Company. The Nomination Committee considered an appropriate balance of diversity perspectives of the Board is maintained and will discuss and where necessary, agree on the measurable objectives for achieving diversity on the Board and make recommendation to the Board. The Nomination Committee considered the current size and composition of the Board to be sufficient to meet the Company's business needs. The attendance record of the Nomination Committee meeting is set out below:

Independent Non-executive Directors

Mr. Li Chunyan (Chairman)	1	100%
Dr. Luo Yongtai	1	100%
Ms. Liu Yu Jie	1	100%

E. Shareholders' Rights

Dividend Policy

The Company adopted a dividend policy (the "Dividend Policy") which aimed to set out the principles and guidelines that the Company intends to apply in relation to the declaration, payment or distribution of its net profits as dividends to the shareholders of the Company.

In recommending or declaring dividends, the Company shall maintain adequate cash reserves for meeting its working capital requirements and needs for future growth as well as its shareholder value in the long-run.

The Board shall also take into account the following factors of the Group when considering the declaration and payment of dividends:

- financial results;
- cash flow situation;
- availability of distributable profits;



- business conditions and strategies;
- future operations and earnings;
- development plans;
- cash requirements;
- capital requirements and expenditure plans;
- interests of shareholders;
- any restrictions on payment of dividends;
- any other factors that the Board may consider relevant.

The Company may declare and pay dividends by way of cash or scrip or by other means that the Board considers appropriate.

Notwithstanding anything in the Dividend Policy, the declaration and payment of dividends (if any) by the Company is subject to the discretion of the Board, any restrictions under the Companies Law of the Cayman Islands, the Listing Rules, the laws of Hong Kong and the Company's Memorandum and Articles of Association and any other applicable laws and regulations.

Procedures for Shareholders to convene an extraordinary general meeting and putting forward proposals at Shareholders' meetings

Pursuant to the Article 58 of the articles of association of the Company, any one or more Shareholders holding at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition to the Board or the company secretary of the Company by mail at Unit 04-06, 28th Floor, China Merchants Tower, Shun Tak Centre, 168-200 Connaught Road Central, Hong Kong, to require an extraordinary general meeting to be called by the Board for the transaction of any business specified

in such requisition, and such meeting shall be held within two months after the deposit of such requisition. If within 21 days of such deposit the Board fails to proceed to convene such meeting, the requisitionist(s) himself (themselves) may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

Procedures by which enquiries may be put to the Board

Shareholders may send their enquiries and concerns to the Board by addressing them to the secretary of the Company by mail at Unit 04-06, 28th Floor, China Merchants Tower, Shun Tak Centre, 168-200 Connaught Road Central, Hong Kong. The company secretary of the Company is responsible for forwarding communications relating to matters within the Board's direct responsibilities to the Board and communications relating to ordinary business matters, such as suggestions and inquiries, to the Directors of the Company.

F. Constitutional Documents

There was no change in the Company's constitutional documents during the year ended 31st December, 2020.



The directors of the Company present their annual report and the audited consolidated financial statements of the Group for the year ended 31st December, 2020.

Further discussion and analysis of the activities as required by Schedule 5 to the Hong Kong Companies Ordinance, including a fair review of the business, an analysis using key performance indicators and an indication of likely future development in the Group's business can be found in the "Chairman's Statement", "CEO Message" and the "Management Discussion and Analysis" sections of this annual report (which form part of this report of the Directors).

Principal Activities

The Company acts as an investment holding company and provides corporate management services to its subsidiaries. The activities of the Company's principal subsidiaries are set out in note 47 to the consolidated financial statements.

Results and Appropriations

The results of the Group for the year ended 31st December, 2020 are set out in the consolidated statement of profit or loss and other comprehensive income on pages 59 and 60.

The Board recommended the payment of a final dividend of HK5 cents per ordinary share (payable in cash) for the year ended 31st December, 2019 to shareholders whose names appear on the register of members of the Company on 15th July, 2020 and the final dividend was paid on 3rd August, 2020. The payment of dividends was approved by the shareholders at the annual general meeting of the Company held on 3rd June, 2020.

The Board recommended the payment of an interim dividend of HK2 cents per ordinary share (payable in cash) for the year ended 31st December, 2020 to shareholders whose names appear on the register of members of the Company on 20th October, 2020 and the interim dividend was paid on 16th November, 2020.

The Board has recommended the payment of a final dividend of HK7 cents per ordinary share (payable in cash) for the year ended 31st December, 2020 to shareholders whose names appear on the register of members of the Company on 14th July, 2021 and the proposed final dividend is expected to be paid on 3rd August, 2021. The payment of dividends shall be subject to the approval of the shareholders at the forthcoming annual general meeting of the Company.

Investment Properties and Pipelines

The Group revalued all of its investment properties and pipelines included in property, plant and equipment and right-of-use assets at the year end date. The decrease in fair value of investment properties, which has been debited to profit or loss, amounted to HK\$481,000. The investment properties are primarily used as offices and shop in the PRC.

Details of the movements during the year in investment properties and pipelines of the Group are set out in notes 15 and 16 to the consolidated financial statements respectively.

Share Capital

Details of movements during the year in the share capital of the Company are set out in note 35 to the consolidated financial statements.

Distributable Reserves

Under the Companies Law (Revised) Chapter 22 of the Cayman Islands, the share premium of the Company is available for distributions as dividends to shareholders subject to the provisions of its Articles of Association and provided that immediately following the distribution of dividends, the Company is able to pay its debts as they fall due in the ordinary course of business. In the opinion of the directors, as at 31st December, 2020, the Company's reserves available for distribution amounted to HK\$1,153,526,000 which consisted of share premium of HK\$1,644,649,000 and accumulated loss of HK\$491,123,000.

Purchase, Sale or Redemption of the Company's Listed Securities

Neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the Company's listed securities during the year ended 31st December, 2020.

Directors

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

Executive Directors

Mr. Wang Wenliang (Chairman)

Mr. Lui Siu Keung (Chief Executive Officer)

Mr. Lu Zhaoheng

Mr. Li Yan

Mr. Jia Kun

Non-executive Director

Mr. Xu Yongxuan (Vice-Chairman)

Independent non-executive Directors

Mr. Li Chunyan

Dr. Luo Yongtai

Ms. Liu Yu Jie

In accordance with the provisions of the Company's Articles of Association, Mr. Wang Wenliang, Mr. Li Yan and Dr. Luo Yongtai will retire by rotation at the upcoming AGM and, being eligible, offer themselves for re-election. The re-election of Dr. Luo Yongtai will also be subject to approval by the shareholders as he has served as an independent non-executive director for over nine years.

Directors Service Contracts

The Company renewed the service contracts with each of the Directors of the Company, except for Ms. Liu Yu Jie (whose service contract was renewed on 3rd June, 2020), on 11th July, 2018. The Company entered into service contracts with Mr. Li Yan and Mr. Jia Kun on

25th February, 2019. The term of appointment for the Directors is three years and the Directors are subject to retirement by rotation and re-election in accordance with the Articles of Association and the CG Code. There are no existing or proposed directors' service contracts which are not determinable by the employer within one year without payment of compensation (other than statutory compensation).

Directors' Interests in Transactions, Arrangements or Contracts of Significance

No transactions, arrangements or contracts of significance in which a Director or an entity connected with the Director had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

Disclosure of Interests

(a) Interests of Directors

As at 31st December, 2020, the interests and short positions of the Directors and chief executive of the Company in the shares, underlying shares or debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) (a) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO); or (b) which were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein; or (c) which were required to be notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") contained in the Listing Rules were as follows:



Long positions in the shares/underlying shares of the Company

		Number of shares and/or underlying		shareholding interest as disclosed under
Name of Directors	Notes	shares	Type of interests	the SFO
Mr. Wang Wenliang	1	761,399,206	Beneficial/Interest in controlled corporation/Interest of spouse	28.79%
Mr. Xu Yongxuan	2	1,508,700	Beneficial	0.06%
Mr. Lui Siu Keung	3	19,930,179	Beneficial	0.75%
Mr. Lu Zhaoheng	4	6,040,984	Beneficial	0.24%
Mr. Li Yan	5	14,013,063	Beneficial	0.55%
Mr. Jia Kun	6	7,055,031	Beneficial	0.28%
Mr. Li Chunyan	7	1,510,761	Beneficial	0.06%
Dr. Luo Yongtai	8	1,508,700	Beneficial	0.06%
Ms. Liu Yu Jie	9	502,900	Beneficial	0.02%

Notes:

- Among these shares and/or underlying shares, 731,636,289 shares were held by Hezhong Investment Holding Company Limited ("Hezhong"). Mr. Wang Wenliang was beneficially interested in 100% of the issued share capital of Hezhong. The remaining 19,324,616 shares and 10,438,301 shares were directly held by Mr. Wang Wenliang and his spouse respectively.
- 2. These underlying shares issuable upon exercise of the rights attaching to the 1,005,800 share options at an exercise price of HK\$0.4872 per share granted under the Old Share Option Scheme and the 502,900 share options at an exercise price of HK\$5.468 per share granted under the New Share Option Scheme.
- 3. These comprise 12,386,679 shares directly held by Mr. Lui Siu Keung and 7,543,500 underlying shares issuable upon exercise of the rights attaching to the 7,543,500 share options at an exercise price of HK\$5.468 per share granted under the New Share Option Scheme.

Approximate

- 4. These comprise 3,023,584 shares directly held by Mr. Lu Zhaoheng and 3,017,400 underlying shares issuable upon exercise of the rights attaching to the 3,017,400 share options at an exercise price of HK\$5.468 per share granted under the New Share Option Scheme.
- 5. These shares were directly held by Mr. Li Yan.
- 6. These shares were directly held by Mr. Jia Kun.

DIRECTORS' REPORT

- 7. These comprise 1,007,861 shares directly held by Mr. Li Chunyan and 502,900 underlying shares issuable upon exercise of the rights attaching to the 502,900 share options at an exercise price of HK\$5.468 per share granted under the New Share Option Scheme.
- 8 These comprise 1,005,800 shares directly held by Dr. Luo Yongtai and 502,900 underlying shares issuable upon exercise of the rights attaching to the 502,900 share options at an exercise price of HK\$5.468 per share granted under the New Share Option Scheme.
- These represent underlying shares which are issuable upon exercise of the rights attaching to the 502,900 share options at an exercise price of HK\$5.468 per share granted under the New Share Option Scheme.
- 10. As at 31st December, 2020, the total number of issued shares of the Company was 2,644,832,157. Had this number been used as the denominator for calculation of directors' interests, the shareholding interests of Mr. Lu Zhaoheng, Mr. Li Yan and Mr. Jia Kun as at 31st December, 2020 would have been slightly different in percentage ratio (namely 0.23%, 0.53% and 0.27%, respectively), while the percentage ratios for the other Directors remain the same.

Save as disclosed above, as at 31st December, 2020, none of the Directors and chief executive of the Company had or was deemed to have any interests and short positions in the shares, underlying shares or debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO) which were required (i) 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 (ii) are required, pursuant to section 352 of the SFO, to be entered in the register referred to therein; or (iii) are required, pursuant to the Model Code, to be notified to the Company and the Stock Exchange.

Interests of substantial shareholders of (b) the Company

So far as is known to the Directors, as at 31st December, 2020, the following entities (not being Directors or chief executive of the Company) had, or were deemed to have, interests or short positions in the shares or 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 were recorded in the register required to be kept by the Company pursuant to section 336 of the SFO:



Long positions in the shares of the Company

				shareholding
				interest as
			Number of	disclosed under
Name of shareholder	Notes	Type of interests	Shares	the SFO
	_			(Note 4)
China Gas Holdings Limited	1	Interest of controlled corporation	1,057,905,071	40.00%
Hezhong	2	Beneficial	731,636,289	27.66%
Ms. Feng Haiyan	3	Beneficial/Interest of spouse	761,399,206	28.79%

Notes:

- According to the disclosure of interests filings as shown in the website of the Stock Exchange as at 31st December, 2020, China Gas Holdings Limited held these shares through Rich Legend International Limited ("Rich Legend"), its whollyowned subsidiary, and is therefore deemed to be interested in the 1,057,905,071 shares held by Rich Legend.
- Hezhong was beneficially interested in 731,636,289 shares. Mr. Wang Wenliang was beneficially interested in 100% of the issued share capital of Hezhong.
- Ms. Feng Haiyan directly held 10,438,301 shares and was deemed to be interested in 750,960,905 shares under the SFO as she is the spouse of Mr. Wang Wenliang.
- As at 31st December, 2020, the total number of issued shares of the Company was 2,644,832,157.

Save as disclosed above, as at 31st December, 2020, the Directors were not aware of any other person (other than the Directors and the chief executive of the Company) who had, or was deemed to have, interests or short positions in the shares or 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 were recorded in the register required to be kept by the Company pursuant to section 336 of the SFO.

Approximate

Share option scheme

On 24th October, 2003, the Company adopted a share option scheme ("Old Share Option Scheme") pursuant to which the Directors were authorised to grant share option to its employees (including executive directors and employees of any of its subsidiaries) or any person who has contributed or will contribute to the Group. The Old Share Option Scheme was terminated and replaced by a new share option scheme ("New Share Option Scheme") on 3rd May, 2013 by an ordinary resolution passed by the shareholders of the Company at the annual general meeting held on 3rd May, 2013.

DIRECTORS' REPORT



As at the date of this report, there were a total of 1,005,800 share options (as at the date of the annual report of the Company for the year ended 31st December, 2019: 1,005,800) outstanding which were granted to the Directors under the Old Share Option Scheme, the full conversion of which will result in the issue of 1,005,800 ordinary shares in the Company, representing approximately 0.04% of the number of issued shares of the Company as at the date of this report (number of

share options outstanding as at the date of the annual report of the Company for the year ended 31st December, 2019 over the number of issued shares of the Company as at that date: 0.04%).

The following table discloses movements of the Company's share options granted to the Directors under the Old Share Option Scheme during the year ended 31st December, 2020:

N	umbei	01	share	options	granted	under	the (Old	Share	Option	Scheme
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Name of Director	Date of grant	Exercise/ vesting period	Exercise price HK\$	Outstanding at 1st January, 2020	Granted during the year under review	Exercised during the year under review	Lapsed/ Cancelled during the year under review	Outstanding at 31st December, 2020
Xu Yongxuan	11th April, 2011	11th April, 2011 to 10th April, 2021	0.4872	1,005,800	-	-	-	1,005,800
				1,005,800	-	-	-	1,005,800
Exercisable at the end of the	ne period							1,005,800
Weighted average exercise	price			HK\$0.4872	-	-	-	HK\$0.4872

The purpose of the New Share Option Scheme is to reward participants who have contributed or will contribute to the Group and to encourage participants to work towards enhancing the value of the Company and its shares for the benefit of the Company and its shareholders as a whole. Under the New Share Option Scheme, the Directors may offer share options to any directors and employees of the Group and any advisors, consultants, distributors, contractors, suppliers, agents, customers, business partners, joint venture business partners, promoters, service providers of any member of the Group who the board of directors of the Company considers, in its sole discretion, have contributed or will contribute to the Group, to subscribe for shares in the Company in accordance with the terms of the New Share Option Scheme.

The New Share Option Scheme shall be valid and effective for a period of ten years commencing on 3rd May, 2013 and will expire on 2nd May, 2023. Options granted under the New Share Option Scheme may be exercised during the period to be determined and notified by the Board to the grantee at the time of making an offer which shall not expire later than 10 years from the date of grant. An amount of HK\$1.00 is payable within 28 days from the day of grant upon acceptance of the grant of options. The exercise price shall be determined by the Board in its absolute discretion but in any event shall not be less than the highest of (i) the closing price of the shares of the Company as stated in the daily quotations sheets issued by the Stock Exchange on the date of grant which must be a business day; (ii) the average closing price of the shares of the Company as stated in the daily quotations sheets issued by the Stock Exchange for the five business days immediately preceding the date of grant; and (iii) the nominal value of the Company's shares.



The maximum number of shares which may be issued upon exercise of all share options to be granted under the New Share Option Scheme shall not, in the absence of shareholders' approval, in aggregate exceed 10% in nominal amount of the aggregate of shares in issue on the adoption date (the "Scheme Mandate Limit"). Options lapsed in accordance with the terms of the New Share Option Scheme will not be counted for the purpose of calculating the Scheme Mandate Limit.

The Company may renew the Scheme Mandate Limit at any time subject to prior shareholders' approval but in any event, the total number of shares which may be issued upon exercise of all share options to be granted under the New Share Option Scheme under the limit as refreshed must not exceed 10% of the Shares in issue as at the date of the Shareholders' approval of the renewed limit. Options previously granted under the New Share Option Scheme (including those outstanding, cancelled, lapsed in accordance with the terms or exercised options) will not be counted for the purpose of calculating the limit as renewed.

Further, no options will be granted which would result in the maximum aggregate number of shares which may be issued upon exercise of all outstanding options granted but yet to be exercised under the New Share Option Scheme, the existing options granted under the Old Share Option Scheme, in aggregate, 30% of the issued share capital of the Company from time to time.

The maximum number of shares issued and to be issued upon exercise of the options granted to each grantee under the New Share Option Scheme (including both exercised and outstanding options) in any 12-month period shall not (when aggregated with any shares subject to options granted during such period under any other share option scheme(s) of the Company other than those options granted pursuant to specific approval by the shareholders in a general meeting) exceed 1% of the shares of the Company in issue for the time being.

On 5th January, 2018, 126,000,000 share options to subscribe for an aggregate of 126,000,000 ordinary shares of the Company at par value of HK\$0.01 each were granted to the eligible participants (including Directors) by the Company pursuant to the New Share Option Scheme. The exercise price of such share options granted under the New Share Option Scheme was HK\$5.5 per share. The share options granted shall be valid for a period of ten years from the date of grant. The closing price of the Company's shares on 4th January, 2018, being the date immediately before the date on which the share options under the New Share Option Scheme were granted, was HK\$4.98. As announced by the Company on 1st August, 2018, the exercise price and the number of options outstanding as at that date were adjusted to HK\$5.468 per share and 126,730,800 options in accordance with the terms of the New Share Option Scheme, as a result of the issue of scrip shares by the Company to its shareholders on 1st August, 2018.

The Scheme Mandate Limit of the New Share Option Scheme is 252,400,768. As at the date of this report, 126,730,800 share options were granted, 3,017,400 share options have lapsed in accordance with the terms of the New Share Option Scheme, 106,614,800 Shares have been issued under the New Share Option Scheme and the number of share options outstanding was 17,098,600. The maximum number of share options which may be granted under the New Share Option Scheme is 128,687,368. The outstanding share options, if converted in full into shares of the Company, and the number of options available for future grant, if granted and converted in full, represent approximately 0.65% and 4.87% of the number of issued shares of the Company as at the date of this report, respectively.

The following table discloses movements of the Company's share options granted to the eligible participants (including Directors) under the New Share Option Scheme during the year ended 31st December, 2020:

Number of share options granted under the New Share Option Scheme Lapsed/ Granted Cancelled Name of participants Exercised Outstanding who are Directors Outstanding during during during at 31st and category of other at 1st Exercise/ Exercise the year the year the year December, vesting period January, 2020 2020 participants Date of grant price under review under review under review HK\$ 5.468 7.543.500 7.543.500 Lui Siu Keung 5th January, 2018 5th January, 2018 to 4th January, 2028 5th January, 2018 5th January, 2018 to 5.468 3.017.400 3.017.400 Lu Zhaoheng 4th January, 2028 Xu Yongxuan 5th January, 2018 5th January, 2018 to 5.468 502.900 502.900 4th January, 2028 Li Chunyan 5th January, 2018 5th January, 2018 to 5.468 502,900 502,900 4th January, 2028 Luo Yongtai 5th January, 2018 5th January, 2018 to 5.468 502,900 502,900 4th January, 2028 5.468 Liu Yu Jie 5th January, 2018 5th January, 2018 to 502,900 502,900 4th January, 2028 12,572,500 12,572,500 5th January, 2018 to 5.468 3,017,400 Employees 5th January, 2018 3,017,400 4th January, 2028 17th December, 2019 to 5.468 1,508,700 1,508,700 Employees 5th January, 2018 4th January, 2028 17,098,600 17,098,600 Exercisable at the end of the period 17,098,600

Weighted average exercise price

HK\$5.468

HK\$5.468



Save as disclosed above, (i) at no time during the year under review was the Company or any of its subsidiaries a party to any arrangement to enable the Directors to acquire benefits by means of the acquisition of shares in, or debentures of, the Company; and (ii) no other equity-linked agreements that will or may result in the Company issuing shares or that require the Company to enter into any agreements that will or may result in the Company issuing shares were entered into by the Company during the year or subsisted at the end of the year.

Connected Transaction

To the extent the related party transactions set out in note 42 to the consolidated financial statements constitute connected transactions of the Company (i.e. the transactions referred to in note 28(b), note 32 and note 42(b)), they are fully exempt under Rule 14A.76 or Rule 14A.95 (as the case may be) of the Listing Rules. The Board confirms that the Company has complied with the disclosure requirements in accordance with Chapter 14A of the Listing Rules for the year ended 31st December, 2020.

Compliance with Laws and Regulations

The Group has complied with the relevant laws and regulations that have a significant impact on the Group. The Group has established policies to reduce wastewater and solid wastes and monitor the waste emissions to comply with relevant environmental laws and regulations in different region in the PRC.

The Group has formulated relevant policies to protect employees' rights and strictly complied with relevant laws and regulations. We have clear requirements for working hours and holidays, which complies with Labour Contract Law and relevant national laws and regulations and prohibits employment of child labour or forced labour.

The Group has formulated various rules in relation to occupational health and work safety in accordance with the Law of the People's Republic of China on Work Safety to specify work safety responsibilities of staff at all levels, and ensure that these rules and measures are strictly followed.

Environmental policies

The major product of the Group is natural gas, and only a negligible amount of natural gas is discharged to atmosphere during replacement and connection of pipelines. We have adopted relevant measures to strictly monitor the concentration of natural gas passed through the pipelines. We conduct continuous testing to ensure compliance with national regulatory standards, and ensure that the emission volume during replacement and connection is in line with the industry specifications and does not cause any air pollution.

The Group has formulated annual standards of energy consumption and included those standards in appraisal indicators for every department. Regular appraisals are conducted and appropriate incentives are given to employees to improve their motivation for energy and water conservation. Guidelines on using lighting facilities and air conditioning have been set up to reduce electricity consumption.

Key Relationship with Employees

The Group has put in place a comprehensive employment system covering compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, anti-discrimination, and other benefits and welfare. In order to meet the needs of business expansion, the Group makes active efforts to recruit talent through open and campus recruitment activities based on the principles of fair competition, two-way selection and merit selection. We have formulated Performance Management System, pursuant to which we provide fair and reasonable promotion opportunities to our employees. The ranks and remuneration of employees are determined according to their skills, contributions and scope of influence. The Group also provides thorough and comprehensive training for staff at all levels through diversified means including lectures, practical training, sharing and learning, onsite observation and outreach training.

Major Customers and Suppliers

The aggregate sales attributable to the Group's five largest customers were less than 6.0% of total turnover for the year. The Group's largest customer accounted for 1.3% of the total sales for the year. The Group allows an average credit period of 30 days to its trade customers. Customers are mainly local reputable real estate developers and corporate entities in the PRC and no significant counterparty default was noted in the past. The concentration of credit risk is limited due to the customer base being large and unrelated.

For the year ended 31st December, 2020, our five largest suppliers comprised 50.9% of our total purchase for the year. The Group's largest supplier accounted for 27.1% of the total purchase for the year. Long-term relationship has been established with major suppliers to ensure stable supply of gas.

At no time during the year did a director, a close associate of a director, or a shareholder of the Company (which to the knowledge of the directors owns more than 5% of the Company's share capital) have an interest in any of the Group's five largest suppliers or customers.

Pre-emptive Rights

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

Confirmation from Independent Nonexecutive Directors

The Company has received, from each of the independent non-executive Directors, an annual confirmation of his/her independence pursuant to Rule 3.13 of the Listing Rules. The Board is not aware of any circumstances which may influence the independent non-executive Directors in exercising their independent judgement.

Emolument Policy

The Group's remuneration and bonus policies are determined based on the performance of individual employees.

The emoluments of the Directors are recommended by the Remuneration Committee, having regard to the Group's operating results, the Directors' duties and responsibilities within the Group and comparable market statistics.

The Company has adopted a share option scheme as an incentive to directors and eligible employees, details of the scheme are set out in note 37 to the consolidated financial statements.

Indemnity Provision

Pursuant to article 165 of the Articles of Association of the Company, every director of the Company shall be entitled to be indemnified and assured harmless out of the assets and profits of the Company against all actions, costs, charges, losses, damages and expenses which he/she may sustain or incur in or about the execution of the duties of his/her office or trusts in relation thereto provided that this indemnity shall not extend to any matter in respect of any fraud or dishonesty which may attach to any of the said directors. Such provision was in force during the year ended 31st December, 2020 and remained in force as of the date of this report.



Principal Risks and Uncertainties Facing by the Group

Work safety is the most important operational risk facing by the Group. The Group has formulated various rules in relation to occupational health and work safety in accordance with the Law of the People's Republic of China on Work Safety to specify work safety responsibilities of staff at all levels, and ensure that these rules and measures are strictly followed. We organize annual training for all staff in respect of management, environment to safety systems, and departments organize their own relevant training as well, with the aim of raising employees' awareness of prevention. We have also equipped our employees with appropriate safety gear to ensure their work safety. For frontline positions, all employees are strictly required to obtain certificates of labour skills from the government, ensuring that the related personnel are equipped with the professional qualifications and safety knowledge about dangerous working conditions.

We proactively prevent gas leakage. Apart from thorough and rigorous control systems including the Rules on Gas Pipeline Network Safety Inspection, we have also equipped the pipeline network management department with adequate manpower and equipment, ensuring that any leakage can be noticed timely. We also greatly publicize the Group's hotline to encourage the public to report any gas leakage.

Please refer to note 45 to the consolidated financial statements for a summary of financial risks of the Group.

Competing Business

As far as the Directors are aware, during the year, none of the Directors had any interest in a business which competed with or might compete with the business of the Group.

Sufficiency of Public Float

The Company has maintained a sufficient public float throughout the year ended 31st December, 2020.

Donations

During the year under review, the Group made charitable and other donations amounted to approximately RMB1,390,000.

Auditor

A resolution will be submitted to the annual general meeting to re-appoint Messrs. Deloitte Touche Tohmatsu as auditor of the Company.

On behalf of the Board

Wang Wenliang

Chairman

Hong Kong 30th March, 2021



Deloitte.

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TO THE MEMBERS OF ZHONGYU GAS HOLDINGS LIMITED

(incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of Zhongyu Gas Holdings Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 59 to 195, which comprise the consolidated statement of financial position as at 31st December, 2020, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31st December, 2020, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

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

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

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KEY AUDIT MATTERS (Continued)

Key audit matter

How our audit addressed the key audit matter

Impairment assessment of goodwill, other intangible assets, property, plant and equipment and right-of-use assets

We identified the impairment assessment of goodwill, other intangible assets, property, plant and equipment and right-of-use assets of the Group as a key audit matter due to their significance to the consolidated financial statements and significant judgment and estimation involved in the impairment assessment.

As at 31st December, 2020, the carrying amounts of goodwill, other intangible assets, property, plant and equipment and right-of-use assets of HK\$437,188,000, HK\$1,379,061,000, HK\$7,695,606,000 and HK\$311,751,000 respectively were assessed for impairment as disclosed in note 18 to the consolidated financial statements. Impairment losses of other intangible assets amounted to HK\$265,274,000 was recoginsed for the year as disclosed in note 19 to the consolidated financial statements.

As disclosed in note 4 to the consolidated financial statements, the relevant assets have been allocated to individual cashgenerating units ("CGUs") relating to (i) sales of gas, (ii) pipeline construction, (iii) different subsidiaries of Harmony Gas Holdings Limited engaging in sales of gas and (iv) design and consulting of energy projects. The recoverable amounts of the respective CGUs have been determined with reference to the value in use of the relevant CGUs, which require adoption of key assumptions such as suitable discount rates and growth rates, in order to calculate the present value of the estimated future cash flows.

Our procedures in relation to the impairment assessment of goodwill, other intangible assets, property, plant and equipment and right-of-use assets included:

- understanding management's process over impairment assessment of goodwill, other intangible assets, property, plant and equipment and right-of-use assets;
- obtaining the cash flow forecasts prepared by the management that were used to calculate the value in use of the CGUs to which the Group's goodwill, other intangible assets, property, plant and equipment and right-of-use assets are allocated and understanding the key management assumptions adopted in these cash flow forecasts through enquiries with the management;
- challenging of the models used including the macroeconomic assumptions used;
- comparing key assumptions (including discount rates and growth rates) used in the model to external data;
- assessing the reasonableness of forecasted future cash flows by comparing to historical performance; and
- performing sensitivity analysis on key assumptions, including discount rates and growth rates adopted.



KEY AUDIT MATTERS (Continued)

Key audit matter

How our audit addressed the key audit matter

Valuation of pipelines included in property, plant and equipment

Included in the property, plant and equipment are pipelines which are stated in the consolidated statement of financial position at revalued amounts less accumulated depreciation. We identified valuation of pipelines as a key audit matter due to the significance of this balance to the consolidated financial statements and the complex and subjective judgments and estimates involved in:

- the determination of valuation techniques, which is depreciated replacement cost method considering the new replacement cost of the pipelines and deduction for obsolescence and
- the selection of different inputs in the model.

The directors of the Company adopt revaluation model to measure pipelines included in property, plant and equipment. The surplus resulted from the revaluation is dealt with in other comprehensive income and accumulated in equity, under the heading of property revaluation reserve. As disclosed in note 16 to the consolidated financial statements, the fair value of the pipelines amounted to HK\$8,089,944,000 as at 31st December, 2020 with the revaluation increase of the pipelines for the year of HK\$143,903,000 recorded in other comprehensive income.

The fair value was determined by the directors with reference to the valuations performed by an independent professional valuer (the "Valuer") engaged by the Group.

Our procedures in relation to the valuation of pipelines included in property, plant and equipment included:

- assessing the competence, capabilities and objectivity of the Valuer;
- evaluating management's process in respect of reviewing the valuation performed by the Valuer;
- obtaining the valuation reports for pipelines, and challenging the relevance and reasonableness of valuation techniques used by the Valuer;
- holding discussion with management of the Group and the Valuer to understand the valuation basis, methodology used and underlying assumptions applied; and
- assessing the reasonableness of key inputs which were used to determine the fair value under depreciated replacement cost method, including historical labour cost and historical raw chemical materials purchasing price indices for industrial producers, by comparing with the historical construction prices of the pipelines constructed by the Group in the relevant valuation period.



OTHER INFORMATION

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

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

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

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

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

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

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



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

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

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.



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

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

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

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

The engagement partner on the audit resulting in the independent auditor's report is Yu Kin Man.

Deloitte Touche TohmatsuCertified Public Accountants
Hong Kong
30th March, 2021

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

	NOTES	2020	2019
		HK\$'000	HK\$'000
_	_		
Turnover	5	8,543,710	8,143,771
Cost of sales		(6,596,693)	(6,233,851)
Gross profit		1,947,017	1,909,920
Other gains and losses	7	546,449	(230,304)
Other income	8	107,743	53,493
Selling and distribution costs		(197,315)	(183,041)
Administrative expenses		(466,071)	(451,878)
(Impairment losses) reversal of impairment on financial assets and		(100,011)	(101,010)
contract assets		(51,359)	9,344
Impairment losses on other intangible assets		(265,274)	_
Share-based payments		_	(43,802)
Finance costs	9	(255,849)	(344,248)
Share of results of associates		51,558	45,052
Share of results of joint ventures		(1,468)	(117)
		(1,100)	()
Profit before tax		1,415,431	764,419
Income tax expenses	10	(302,194)	(280,770)
Profit for the year	11	1,113,237	483,649
Other comprehensive income (expense)			
Items that will not be reclassified subsequently to profit or loss:			
Exchange differences on translation from functional currency to			
presentation currency		295,479	(57,763)
Fair value gain on revaluation of pipelines included in property, plant			
and equipment and right-of-use assets	16, 17	143,903	92,099
Deferred tax arising from revaluation of pipelines included in property,			
plant and equipment and right-of-use assets		(35,976)	(23,025)
Other comprehensive income for the year		403,406	11,311
Total comprehensive income for the year		1 516 642	404.060
Total comprehensive income for the year		1,516,643	494,960
Profit for the year attributable to:			
Owners of the Company		1,056,617	430,121
Non-controlling interests		56,620	53,528
TACH CONTROLLING INTOTOSIO		50,020	00,020
		1,113,237	483,649
		.,,	100,010

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME



	NOTES	2020	2019
		HK\$'000	HK\$'000
Total comprehensive income attributable to:			
Owners of the Company		1,433,620	438,027
Non-controlling interests		83,023	56,933
		1,516,643	494,960
Earnings per share	14		
Basic		HK39.95 cents	HK16.93 cents
Diluted		HK39.88 cents	HK16.73 cents





At 31st December, 2020

	NOTES	2020	2019
		HK\$'000	HK\$'000
Non gurrent eggete			
Non-current assets Investment properties	15	9,236	9,180
Property, plant and equipment	16	12,747,239	9,937,008
Right-of-use assets	17	592,421	1,022,284
Goodwill	18	437,188	411,885
Other intangible assets	19	1,379,061	1,646,932
Long-term deposits, prepayments and other receivables	20	1,310,467	1,114,217
Interests in associates	21	507,532	426,832
Interests in joint ventures	22	19,176	9,453
Financial assets at fair value through other comprehensive income	23	83,875	78,898
That but about at lan rado though only completed income			. 0,000
		17,086,195	14,656,689
Current assets			
Inventories	24	589,598	473,657
Properties under development for sale	25	166,150	110,871
Trade receivables	26	1,771,513	1,331,588
Deposits, prepayments and other receivables	26	1,590,247	1,219,926
Amount due from an associate	28	59,411	55,972
Amount due from a related party	28	8,912	8,396
Contract assets	29	609,259	509,321
Tax recoverable		4,086	19,366
Pledged bank deposits	30	4,753	-
Bank balances and cash	30	1,744,299	1,903,313
		6,548,228	5,632,410
Current liabilities			
Trade payables	31	1,882,389	1,219,726
Other payables and accrued charges	31	764,520	417,460
Amount due to an associate	32	1,063	1,001
Contract liabilities	29	1,466,311	1,097,362
Borrowings	33	7,279,315	4,308,237
Lease liabilities	34	7,265	68,744
Tax payables		63,276	78,750
		11,464,139	7,191,280
Net current liabilities		(4,915,911)	(1,558,870)
Total assets less current liabilities		12,170,284	13,097,819

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

At 31st December, 2020



	NOTES	2020	2019
	110120	HK\$'000	HK\$'000
Capital and reserves			
Share capital	35	26,448	26,448
Reserves		5,989,591	4,748,921
Equity attributable to owners of the Company		6,016,039	4,775,369
Non-controlling interests		715,311	660,704
Total equity		6,731,350	5,436,073
Non-current liabilities	01	0.000	0.074
Deferred income and advance received	31 33	6,688	6,874 6,712,973
Borrowings Lease liabilities	34	4,310,831 20,112	12,678
Deferred taxation	36	1,101,303	929,221
		5,438,934	7,661,746
		12,170,284	13,097,819

The consolidated financial statements on pages 59 to 195 were approved and authorised for issue by the Board of Directors on 30th March, 2021 and are signed on its behalf by:

MR. WANG WENLIANG	MR. LUI SIU KEUNG
DIRECTOR	DIRECTOR



	Attributable to owners of the Company										
	Share capital HK\$'000	Share premium HK\$°000	Share option reserve	Property revaluation reserve HK\$'000	Other reserve HK\$'000 (Note i)	Statutory surplus reserve HK\$'000 (Note ii)	Translation reserve HK\$'000	Accumulated profits	Sub- total HK\$'000	Non- controlling interests HK\$'000 (note 48)	Total HK\$'000
At 1st January, 2019	25,372	975,723	56,721	1,091,620	(603,692)	122,145	104,723	2,165,907	3,938,519	581,650	4,520,169
Profit for the year Other comprehensive income	-	-	-	-	-	-	-	430,121	430,121	53,528	483,649
(expense) for the year	-	-	-	40,611	-	-	(32,705)	-	7,906	3,405	11,311
Total comprehensive income (expense) for the year	-	-	-	40,611	-	-	(32,705)	430,121	438,027	56,933	494,960
Property revaluation reserve transfer to accumulated profits (note 15)	-	-	-	(4,811)	_	-	-	4,811	-	-	-
Dividends paid in cash (note 13) Transfer to statutory surplus reserve	-	-	-	-	-	47,453	-	(228,439) (47,453)	(228,439)	-	(228,439)
Dividends paid by subsidiaries to non- controlling interests Acquisition of a subsidiary (note 39)	- -	- -	- -	-	- -	=	-	-	= -	(51,512) 44,832	(51,512) 44,832
Capital contribution from non- controlling interests of subsidiaries Recognition of share-based payments	=	-	=	-	=	=	=	-	-	28,801	28,801
(note 37) Exercise of share options (note 37)	1,076	- 668,926	43,802 (86,542)	<u>-</u>	-	-	-	-	43,802 583,460	-	43,802 583,460
At 31st December, 2019	26,448	1,644,649	13,981	1,127,420	(603,692)	169,598	72,018	2,324,947	4,775,369	660,704	5,436,073

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY



	Attributable to owners of the Company										
	Share capital HK\$'000	Share premium HK\$'000	Share option reserve	Property revaluation reserve HK\$'000	Other reserve HK\$'000 (Note i)	Statutory surplus reserve HK\$'000 (Note ii)	Translation reserve	Accumulated profits	Sub- total HK\$'000	Non- controlling interests HK\$'000 (note 48)	Total HK\$'000
At 1st January, 2020	26,448	1,644,649	13,981	1,127,420	(603,692)	169,598	72,018	2,324,947	4,775,369	660,704	5,436,073
Profit for the year Other comprehensive income for	-	-	-	-	=	-	-	1,056,617	1,056,617	56,620	1,113,237
the year	-	-	-	167,171	-	-	209,832		377,003	26,403	403,406
Total comprehensive income for the year	-	-	=	167,171	-	-	209,832	1,056,617	1,433,620	83,023	1,516,643
Dividends paid in cash (note 13) Transfer to statutory surplus reserve	-	-	-	-	-	23,422	-	(185,139) (23,422)	(185,139)	-	(185,139)
Dividends paid by subsidiaries to non- controlling interests Acquisition of additional interests in	-	=	-	=	=	-	-	=	-	(24,423)	(24,423)
subsidiaries (note 38) Capital contribution from non-	-	-	-	-	(7,811)	-	-	-	(7,811)	(53,026)	(60,837)
controlling interests of subsidiaries	_	-	-	_	_	_	_	_	_	49,033	49,033
At 31st December, 2020	26,448	1,644,649	13,981	1,294,591	(611,503)	193,020	281,850	3,173,003	6,016,039	715,311	6,731,350

- Notes: (i) Other reserve mainly represents the difference between the fair values of the considerations paid and the carrying amounts of the non-controlling interests arised from acquisition of additional interest in subsidiaries.
 - (ii) The articles of association of the Company's subsidiaries established in the People's Republic of China (the "PRC") state that they may make an appropriation of 10% of their profit for each year (prepared under generally accepted accounting principles in the PRC) to the statutory surplus reserve until the balance reaches 50% of the paid-in capital. The statutory surplus reserve shall only be used for making up losses, capitalisation into paid-in capital and expansion of their production and operation.



	2020 HK\$'000	2019 HK\$'000 (Restated)
Operating activities		
Profit before tax	1,415,431	764,419
Adjustments for:		
Depreciation of property, plant and equipment	345,803	291,646
Depreciation of right-of-use assets	38,299	51,187
Amortisation of other intangible assets	82,885	69,718
Net loss (gain) on disposal of property, plant and equipment	6,415	(18,926
Impairment losses (reversal of impairment)		
- trade receivables (goods and services)	25,534	(739
- contract assets	13,200	(9,389
- other receivables	12,625	784
Impairment losses on other intangible assets	265,274	-
Share of results of associates	(51,558)	(45,052
Share of results of joint ventures	1,468	117
Share-based payments	_	43,802
Interest income	(38,791)	(16,999
Finance costs	255,849	344,248
Decrease in fair value of investment properties	481	1,579
Net foreign exchange (gains) losses	(431,885)	252,755
Operating cash flows before movements in working capital	1,941,030	1,729,150
Increase in inventories	(83,283)	(133,520
(Increase) decrease in trade receivables	(370,146)	324,530
Increase in deposits, prepayments and other receivables	(415,088)	(496,857
Increase in contract assets	(78,780)	(321,664
Increase in properties under development for sale	(45,869)	(27,052
Decrease in deferred income and advances received	(603)	(8,502
Increase (decrease) in trade payables	567,381	(47,755
Increase (decrease) in other payables and accrued charges	297,251	(115,371
Increase in contract liabilities	290,205	233,977
Cash generated from operations	2,102,098	1,136,936
Interest received	14,578	16,999
Income taxes paid	(223,300)	(183,862
Withholding tax paid	(7,279)	(7,361
vviii ii ioluling tex palu	(1,219)	(7,301
Net cash from operating activities	1,886,097	962,712

CONSOLIDATED STATEMENT OF CASH FLOWS



	NOTE	2020	2019
		HK\$'000	HK\$'000
			(Restated
nvesting activities			
Purchases of property, plant and equipment		(1,667,252)	(1,391,908
Payments of right-of-use assets		(538)	(85,517
Proceeds from disposal of property, plant and equipment		22,537	31,040
Placement of pledged bank deposits		(4,498)	-
Withdrawal of pledged bank deposits		_	5,679
Acquisitions of subsidiaries	39	_	(724,416
Payments of unsettled consideration of acquisitions of subsidiaries		(12,696)	(40,918
Additional investment to a joint venture		(9,972)	
Additional investments in financial assets at fair value through other		(-)	
comprehensive income		(281)	(56,840
Addition of other intangible assets		(169)	(300
Deposits paid for acquisition of property, plant and equipment and		()	(***
leasehold lands		(205,842)	(187,79
let cash used in investing activities		(1,878,711)	(2,450,97
inancing activities Interest paid Proceeds from discounted bills with recourse		(352,271)	(375,682
Proceeds from discounted bills with recourse		_	118,457
Loan facilities fees paid		(40,625)	(79,040
Acquisitions of additional interests in subsidiaries		(33,805)	
New borrowings raised		6,332,888	7,367,700
Repayments of lease liabilities		(74,420)	(194,55
Repayments of borrowings		(5,931,439)	(4,622,860
Repayments to related parties		_	(80,522
Dividend paid by subsidiaries to non-controlling interests		(24,423)	(51,512
Capital contribution from non-controlling interests of a subsidiary		49,033	28,80°
Exercise of share options		_	490
Dividends paid		(177,393)	(228,439
Net cash (used in) from financing activities		(252,455)	1,882,839
Net (decrease) increase in cash and cash equivalents		(245,069)	394,574
Cash and cash equivalents at 1st January		1,903,313	1,595,157
Effect of foreign exchange rate changes		86,055	(86,418
Theor of foreign exchange rate orial ges		00,000	(00,410
Cash and cash equivalents at 31st December, represented by			
bank balances and cash		1,744,299	1,903,313

For the year ended 31st December, 2020

1. **GENERAL INFORMATION**

General information

Zhongyu Gas Holdings Limited (the "Company") is a public limited company incorporated in the Cayman Islands and its shares are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

The addresses of the registered office and principal place of business of the Company are disclosed in the corporate information section to the annual report.

The Company acts as an investment holding company and provides corporate management services to its subsidiaries. The Company's subsidiaries are principally engaged in the development, construction and operation of natural gas projects in the PRC.

The consolidated financial statements are presented in Hong Kong dollars ("HK\$"), which is different from the Company's functional currency of Renminbi ("RMB"). The directors of the Company (the "Directors") adopted HK\$ as presentation currency. For the convenience of the financial statements users, the consolidated financial statements are presented in HK\$, as the Company's shares are listed on the Stock Exchange.

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

Amendments to HKFRSs that are mandatorily effective for the current year

In the current year, the Group has applied the "Amendments to References to the Conceptual Framework in HKFRS Standards" and the following amendments to HKFRSs issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") for the first time, which are mandatorily effective for the annual periods beginning on or after 1st January, 2020 for the preparation of the consolidated financial statements:

Amendments to HKAS 1 and HKAS 8 Definition of Material Amendments to HKFRS 3 Definition of a Business Amendments to HKFRS 9, HKAS 39 and HKFRS 7 Interest Rate Benchmark Reform

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

For the year ended 31st December, 2020



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

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

Impacts on application of Amendments to HKAS 1 and HKAS 8 "Definition of Material"

The Group has applied the Amendments to HKAS 1 and HKAS 8 for the first time in the current year. The amendments provide a new definition of material that states "information is material if omitting, misstating or obscuring it could reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements, which provide financial information about a specific reporting entity". The amendments also clarify that materiality depends on the nature or magnitude of information, either individually or in combination with other information, in the context of the financial statements taken as a whole.

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

In addition, the Group applied the agenda decision of the IFRS Interpretations Committee (the "Committee") in relation to Supply Chain Financing Arrangement.

Impacts on application of the agenda decision of the Committee – Supply Chain Financing Arrangements

In December 2020, the Committee, through its agenda decision, clarified how liabilities to pay for goods or services received and the related cash flows when the related invoices are part of supply chain financing arrangements should be presented in the statement of financial position and statement of cash flows. According to the agenda decision, the settlement of trade related payables directly by the relevant financiers which resulted in derecognition of the relevant liabilities constitute non-cash transactions and the entity's subsequent settlement with financiers should be considered as repayment of borrowings and presented under financing activities in the statement of cash flows. Upon issuance of the agenda decision, the management of the Group reassessed the Group's accounting policies in respect of the presentation of cash flows arising from discounting bills which are not derecognised, in which the Group considered the cash received from discounting as borrowings whilst the cash flows relating to the borrowings were presented under operating activities as the management considered the cash flows are in substance, operating related. Based on the clarification through the agenda decision, the Group changed its accounting policies retrospectively by presenting the cash received from discounting under financing activities in the consolidated statement of cash flows and the settlement of the related receivables and borrowings are disclosed as non-cash transactions.

For the year ended 31st December, 2020

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

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

Impacts on application of the agenda decision of the Committee – Supply Chain Financing Arrangements (Continued)

Effects of this change in accounting policies on the consolidated statement of cash flows are as follows:

- Proceeds received from discounting bills which did not qualify for derecognition previously included under operating activities of approximately HK\$118 million have been reclassified and presented as cash inflows under financing activities for the year ended 31st December, 2019, which resulted in decrease in net cash from operating activities for the year ended 31st December, 2019 by approximately HK\$118 million, and increase in net cash from financing activities for the year ended 31st December, 2019 by approximately HK\$118 million; and
- the effects on settlement of the relevant operating related receivables and related borrowings on maturity of the discounted bills with aggregate amounts of approximately HK\$118 million have been disclosed as non-cash transactions for the year ended 31st December, 2020.

Except as disclosed above, the change in accounting policies has had no impact to the Group's statement of cash flows for the year ended 31st December, 2020.

The reclassification has had no effect on reported profit or loss, total comprehensive income, financial position or equity for any period presented.

The effect of discounting bills on its cash flows and disclosures that enable users of financial statements to evaluate changes in liabilities arising from financing activities, including both changes arising from cash flows and non-cash changes have been presented in note 46.

For the year ended 31st December, 2020



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

New and amendments to HKFRSs in issue but not yet effective

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

HKFRS 17 Insurance Contracts and the related Amendments¹

Amendment to HKFRS 16 Covid-19-Related Rent Concessions⁴
Amendments to HKFRS 3 Reference to the Conceptual Framework²
Amendments to HKFRS 9, Interest Rate Benchmark Reform – Phase 2⁵

HKAS 39, HKFRS 7, HKFRS 4 and HKFRS 16

Amendments to HKFRS 10 and Sale or Contribution of Assets between an Investor and its Associate or

HKAS 28 Joint Venture³

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

amendments to Hong Kong Interpretation 5 (2020)1

Amendments to HKAS 16 Property, Plant and Equipment – Proceeds before Intended Use²

Amendments to HKAS 37 Onerous Contracts – Cost of Fulfilling a Contract²
Amendments to HKFRSs Annual Improvements to HKFRSs 2018 – 2020²

- Effective for annual periods beginning on or after 1st January, 2023
- ² Effective for annual periods beginning on or after 1st January, 2022
- ³ Effective for annual periods beginning on or after a date to be determined
- ⁴ Effective for annual periods beginning on or after 1st June, 2020
- ⁵ Effective for annual periods beginning on or after 1st January, 2021

Except for the new and amendments to HKFRSs mentioned below, the Directors anticipate that the application of all other new and amendments to HKFRSs will have no material impact on the consolidated financial statements in the foreseeable future.

Amendments to HKFRS 3 "Reference to the Conceptual Framework"

The amendments:

 update a reference in HKFRS 3 "Business Combinations" so that it refers to the "Conceptual Framework for Financial Reporting 2018" issued in June 2018 (the "Conceptual Framework") instead of "Framework for the Preparation and Presentation of Financial Statements" (replaced by the "Conceptual Framework for Financial Reporting 2010" issued in October 2010);

For the year ended 31st December, 2020

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

New and amendments to HKFRSs in issue but not yet effective (Continued)

Amendments to HKFRS 3 "Reference to the Conceptual Framework" (Continued)

- add a requirement that, for transactions and other events within the scope of HKAS 37 "Provisions, Contingent Liabilities and Contingent Assets" or HK(IFRIC) - Int 21 "Levies", an acquirer applies HKAS 37 or HK(IFRIC) -Int 21 instead of the Conceptual Framework to identify the liabilities it has assumed in a business combination; and
- add an explicit statement that an acquirer does not recognise contingent assets acquired in a business combination.

The application of the amendments is not expected to have significant impact on the financial position and performance of the Group.

Amendments to HKFRS 9, HKAS 39, HKFRS 7, HKFRS 4 and HKFRS 16 "Interest Rate Benchmark Reform - Phase 2"

Amendments to HKFRS 9, HKAS 39, HKFRS 7, HKFRS 4 and HKFRS 16 "Interest Rate Benchmark Reform - Phase 2" relate to the modification of financial assets, financial liabilities and lease liabilities, specific hedge accounting requirements and disclosure requirements applying HKFRS 7 "Financial Instruments: Disclosures" to accompany the amendments regarding modifications and hedge accounting.

- Modification of financial assets, financial liabilities and lease liabilities. A practical expedient is introduced for modifications required by the reform (modifications required as a direct consequence of the interest rate benchmark reform and made on an economically equivalent basis). These modifications are accounted for by updating the effective interest rate. All other modifications are accounted for using the current HKFRSs requirements. A similar practical expedient is proposed for lessee accounting applying HKFRS 16;
- Hedge accounting requirements. Under the amendments, hedge accounting is not discontinued solely because of the interest rate benchmark reform. Hedging relationships (and related documentation) are required to be amended to reflect modifications to the hedged item, hedging instrument and hedged risk. Amended hedging relationships should meet all qualifying criteria to apply hedge accounting, including effectiveness requirements; and
- Disclosures. The amendments require disclosures in order to allow users to understand the nature and extent of risks arising from the interest rate benchmark reform to which the Group is exposed to and how the entity manages those risks as well as the entity's progress in transitioning from interbank offered rates to alternative benchmark rates, and how the entity is managing this transition.

As at 31st December, 2020, the Group has several London Interbank Offered Rate ("LIBOR")/Hong Kong Interbank Offered Rate ("HIBOR") bank loans which may be subject to interest rate benchmark reform. The Group expects no significant gains or losses should the interest rate benchmark for these loans change resulting from the reform on application of the amendments.

For the year ended 31st December, 2020



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

New and amendments to HKFRSs in issue but not yet effective (Continued)

Amendments to HKAS 1 "Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretation 5 (2020)"

The amendments provide clarification and additional guidance on the assessment of right to defer settlement for at least twelve months from reporting date for classification of liabilities as current or non-current, which:

- specify that the classification of liabilities as current or non-current should be based on rights that are in existence at the end of the reporting period. Specifically, the amendments clarify that:
 - (i) the classification should not be affected by management intentions or expectations to settle the liability within 12 months; and
 - (ii) if the right is conditional on the compliance with covenants, the right exists if the conditions are met at the end of the reporting period, even if the lender does not test compliance until a later date; and
- clarify that if a liability has terms that could, at the option of the counterparty, result in its settlement by
 the transfer of the entity's own equity instruments, these terms do not affect its classification as current or
 non-current only if the entity recognises the option separately as an equity instrument applying HKAS 32
 "Financial Instruments: Presentation".

In addition, Hong Kong Interpretation 5 was revised as a consequence of the Amendments to HKAS 1 to align the corresponding wordings with no change in conclusion.

Based on the Group's outstanding liabilities as at 31st December, 2020, and the related terms and conditions stipulated in the agreements between the Group and the relevant lenders, the application of the amendments will not result in reclassification of the Group's liabilities.

For the year ended 31st December, 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES

3.1 Basis of preparation of consolidated financial statements

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

As at 31st December, 2020, the Company and its subsidiaries (collectively referred to as "the Group") has net current liabilities of HK\$4.915.911.000.

The Directors have therefore given careful consideration to the future liquidity of the Group when preparing the consolidated financial statements. The Directors believe that the Group will be able to meet in full its financial obligations as and when they fall due for the foreseeable future, taking into accounts the cash flows from the profitable operations, new bank borrowings obtained by the Group amounting to appropriately HK\$831,588,000 subsequent to 31st December, 2020 in which the borrowings are due after one year from the dates of drawdown and corporate bonds that are planned to be issued in year 2021. Accordingly, the consolidated financial statements have been prepared on a going concern basis.

The consolidated financial statements have been prepared on the historical cost basis except for certain property, plant and equipment, right-of-use assets, financial instruments and investment properties that are measured at revalued amounts or fair values at the end of each reporting period, as explained in the accounting policies set out below. Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

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

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

For the year ended 31st December, 2020



3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.1 Basis of preparation of consolidated financial statements (Continued)

For financial instruments, pipelines included in property, plant and equipment and right-of-use assets and investment properties which are transacted at fair value and a valuation technique that unobservable inputs is to be used to measure fair value in subsequent periods, the valuation technique is calibrated so that at initial recognition the results of the valuation technique equals the transaction price.

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

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

3.2 Significant accounting policies

Basis of consolidation

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

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

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

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

For the year ended 31st December, 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Basis of consolidation (Continued)

Profit or loss and each item of other comprehensive income are attributed to the owners of the Company and to the non-controlling interests. Total comprehensive income of subsidiaries is attributed to the owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

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

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

Non-controlling interests in subsidiaries are presented separately from the Group's equity therein, which represent present ownership interests entitling their holders to a proportionate share of net assets of the relevant subsidiaries upon liquidation.

Changes in the Group's interests in existing subsidiaries

Changes in the Group's interests in existing subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Group's relevant components of equity and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries, including re-attribution of the relevant reserves between the Group and the non-controlling interests according to the Group's and the non-controlling interests' proportionate interests.

Any difference between the amount by which the non-controlling interests are adjusted, and the fair value of the consideration paid or received is recognised directly in equity and attributed to owners of the Company.

When the Group loses control of a subsidiary, the assets and liabilities of that subsidiary and non-controlling interests (if any) are derecognised. A gain or loss is recognised in profit or loss and is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the carrying amount of the assets (including goodwill), and liabilities of the subsidiary attributable to the owners of the Company. All amounts previously recognised in other comprehensive income in relation to that subsidiary are accounted for as if the Group had directly disposed of the related assets or liabilities of the subsidiary (i.e. reclassified to profit or loss or transferred to another category of equity as specified/permitted by applicable HKFRSs). The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under HKFRS 9 "Financial Instruments" ("HKFRS 9") or, when applicable, the cost on initial recognition of an investment in an associate or a joint venture.

For the year ended 31st December, 2020



3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

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 the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. Acquisition-related costs are generally recognised in profit or loss as incurred.

Except for certain recognition exemptions, the identifiable assets acquired and liabilities assumed must meet the definitions of an asset and a liability in the "Framework for the Preparation and Presentation of Financial Statements" (replaced by the "Conceptual Framework for Financial Reporting" issued in October 2010).

At the acquisition date, the identifiable assets acquired and the liabilities assumed are recognised at their fair value, except that:

- deferred tax assets or liabilities, and assets or liabilities related to employee benefit arrangements are recognised and measured in accordance with HKAS 12 "Income Taxes" and HKAS 19 "Employee Benefits" respectively;
- liabilities or equity instruments related to share-based payment arrangements of the acquiree or share-based payment arrangements of the Group entered into to replace share-based payment arrangements of the acquiree are measured in accordance with HKFRS 2 "Share-based Payment" at the acquisition date (see the accounting policy below);
- assets (or disposal groups) that are classified as held for sale in accordance with HKFRS 5 "Noncurrent Assets Held for Sale and Discontinued Operations" are measured in accordance with that standard; and
- lease liabilities are recognised and measured at the present value of the remaining lease payments (as defined in HKFRS 16) as if the acquired leases were new leases at the acquisition date, except for leases for which the lease term ends within 12 months of the acquisition date. Right-of-use assets are recognised and measured at the same amount as the relevant lease liabilities, adjusted to reflect favourable or unfavourable terms of the lease when compared with market terms.

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 amount of the identifiable assets acquired and the liabilities assumed as at acquisition date. If, after re-assessment, the net amount of the identifiable assets acquired and liabilities assumed 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.

For the year ended 31st December, 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Business combinations (Continued)

Non-controlling interests that are present ownership interests and entitle their holders to a proportionate share of the relevant subsidiary's net assets in the event of liquidation are initially measured at the non-controlling interests' proportionate share of the recognised amounts of the acquiree's identifiable net assets or at fair value. The choice of measurement basis is made on a transaction-by-transaction basis. Other types of noncontrolling interests are measured at their fair value.

Goodwill

Goodwill arising on an acquisition of a business is carried at cost as established at the date of acquisition of the business (see the accounting policy above) less accumulated impairment losses, if any.

For the purposes of impairment testing, goodwill is allocated to each of the Group's cash-generating units (or groups of cash-generating units) that is expected to benefit from the synergies of the combination, which represent the lowest level at which the goodwill is monitored for internal management purposes and not larger than an operating segment.

A cash-generating unit (or a group of cash-generating units) to which goodwill has been allocated is tested for impairment annually or more frequently when there is indication that the unit may be impaired. For goodwill arising on an acquisition in a reporting period, the cash-generating unit (or a group of cash-generating units) to which goodwill has been allocated is tested for impairment at the end of that reporting period. If the recoverable amount is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill and then to the other assets on a pro-rata basis based on the carrying amount of each asset in the unit (or a group of cash-generating units).

On disposal of the relevant cash-generating unit (or any of the cash-generating unit within group of cashgenerating units, the attributable amount of goodwill is included in the determination of the amount of profit or loss on disposal. When the Group disposes of an operation within the cash-generating unit (or a cashgenerating unit within a group of cash-generating units), the amount of goodwill disposed of is measured on the basis of the relative values of the operation (or the cash-generating unit) disposed of and the portion of the cash-generating unit (or the group of cash-generating units) retained.

Investments in associates and joint ventures

An associate is an entity over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those policies.

For the year ended 31st December, 2020



3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Investments in associates and joint ventures (Continued)

A joint venture is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint arrangement. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require unanimous consent of the parties sharing control.

The results and assets and liabilities of the associates and joint venture are incorporated in these consolidated financial statements using the equity method of accounting. The financial statements of the associates and joint venture used for equity accounting purpose are prepared using uniform accounting policies as those of the Group for like transactions and events in similar circumstances. Under the equity method, an investment in an associate and a joint venture 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 or joint venture. When the Group's share of losses of an associate or joint venture exceeds the Group's interest in that associate or joint venture (which includes any long-term interests that, in substance, form part of the Group's net investment in the associate or joint venture), 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 or joint venture.

An investment in an associate or a joint venture is accounted for using the equity method from the date on which the investee becomes an associate or a joint venture. On acquisition of the investment in an associate or a joint venture, any excess of the cost of the investment over the Group's share of the net fair value of the identifiable assets and liabilities of the investee is recognised as goodwill, which is included within the carrying amount of the investment. Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the cost of the investment, after reassessment, is recognised immediately in profit or loss in the period in which the investment is acquired.

The Group assesses whether there is an objective evidence that the investments in associates and a joint venture may be impaired. When any objective evidence exists, the entire carrying amount of the investment (including goodwill) is tested for impairment in accordance with HKAS 36 as a single asset by comparing its recoverable amount (higher of value in use and fair value less costs of disposal) with its carrying amount. Any impairment loss recognised is not allocated to any asset, including goodwill, that forms part of the carrying amount of the investment. Any reversal of that impairment loss is recognised in accordance with HKAS 36 to the extent that the recoverable amount of the investment subsequently increases.

For the year ended 31st December, 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Investments in associates and joint ventures (Continued)

When the Group ceases to have significant influence over an associate or joint control over a joint venture, it is accounted for as a disposal of the entire interest in the investee with a resulting gain or loss being recognised in profit or loss. When the Group retains an interest in the former associate or joint venture and the retained interest is a financial asset within the scope of HKFRS 9, the Group measures the retained interest at fair value at that date and the fair value is regarded as its fair value on initial recognition. The difference between the carrying amount of the associate or joint venture and the fair value of any retained interest and any proceeds from disposing of the relevant interest in the associate or joint venture is included in the determination of the gain or loss on disposal of the associate or joint venture. In addition, the Group accounts for all amounts previously recognised in other comprehensive income in relation to that associate or joint venture on the same basis as would be required if that associate or joint venture had directly disposed of the related assets or liabilities. Therefore, if a gain or loss previously recognised in other comprehensive income by that associate or joint venture would be reclassified to profit or loss on the disposal of the related assets or liabilities, the Group reclassifies the gain or loss from equity to profit or loss (as a reclassification adjustment) upon disposal/partial disposal of the relevant associate or joint venture.

When a group entity transacts with an associate or a joint venture of the Group, profits and losses resulting from the transactions with the associate or joint venture are recognised in the consolidated financial statements only to the extent of interests in the associate and joint venture that are not related to the Group.

Revenue from contracts with customers

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

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

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

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

For the year ended 31st December, 2020



3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Revenue from contracts with customers (Continued)

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

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

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

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

Over time revenue recognition: measurement of progress towards complete satisfaction of a performance obligation

Input method

The progress towards complete satisfaction of a performance obligation is measured based on input method, which is to recognise revenue on the basis of the Group's efforts or inputs to the satisfaction of a performance obligation relative to the total expected inputs to the satisfaction of that performance obligation, that best depict the Group's performance in transferring control of goods or services.

Existence of significant financing component

In determining the transaction price, the Group adjusts the promised amount of consideration for the effects of the time value of money if the timing of payments agreed (either explicitly or implicitly) provides the customer or the Group with a significant benefit of financing the transfer of goods or services to the customer. In those circumstances, the contract contains a significant financing component. A significant financing component may exist regardless of whether the promise of financing is explicitly stated in the contract or implied by the payment terms agreed to by the parties to the contract.

For contracts where the period between payment and transfer of the associated goods or services is less than one year, the Group applies the practical expedient of not adjusting the transaction price for any significant financing component.

For the year ended 31st December, 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND **SIGNIFICANT ACCOUNTING POLICIES** (Continued)

3.2 Significant accounting policies (Continued)

Property, plant and equipment

Property, plant and equipment are tangible assets that are held for use in the production or supply of goods or services, or for administrative purposes (other than assets under construction as described below) and are stated in the consolidated statement of financial position at cost or fair value less subsequent accumulated depreciation and subsequent accumulated impairment losses, if any.

Pipelines are stated in the consolidated statement of financial position at their revalued amounts, being the fair value at the date of revaluation less any subsequent accumulated depreciation. Revaluations are performed with sufficient regularity such that the carrying amount does not differ materially from the estimated fair values at the end of the reporting period.

Any revaluation increase arising from revaluation of property, plant and equipment is recognised in other comprehensive income and accumulated in property revaluation reserve, except to the extent that it reverses a revaluation decrease of the same asset previously recognised in profit or loss, in which case the increase is credited to profit or loss to the extent of the decrease previously expensed. A decrease in net carrying amount arising on revaluation of property, plant and equipment is recognised in profit or loss to the extent that it exceeds the balance, if any, in the property revaluation reserve relating to a previous revaluation of that asset. On the subsequent sale or retirement of a revalued asset, the attributable revaluation surplus is transferred to accumulated profits.

Assets including building in the course of construction for production, supply or administrative purposes are carried at cost, less any recognised impairment loss. Costs include any costs directly attribute to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management and, for qualifying assets, borrowing costs capitalised in accordance with the Group's accounting policy. Depreciation of these assets, on the same basis as other property, plant and equipment, commences when the assets are ready for their intended use.

For a transfer from investment property carried at fair value to owner-occupied property, the property deemed cost for subsequent accounting shall be its fair value at the date of change in use.

When the Group obtains ownership of the underlying leased assets at the end of the lease term, the carrying amount of the relevant right-of-use assets are transferred to property, plant and equipment.

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

For the year ended 31st December, 2020



3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Property, plant and equipment (Continued)

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

Leasehold land and building for own use

When the Group makes payments for ownership interests of properties which includes both leasehold land and building elements, the entire consideration is allocated between the leasehold land and the building elements in proportion to the relative fair values at initial recognition.

To the extent the allocation of the relevant payments can be made reliably, interest in leasehold land is presented as "right-of-use assets" in the consolidated statement of financial position except for those that are classified and accounted for as investment properties under the fair value model. When the consideration cannot be allocated reliably between non-lease building element and undivided interest in the underlying leasehold land, the entire properties are classified as property, plant and equipment.

Investment properties

Investment properties are properties held to earn rentals and/or for capital appreciation.

Investment properties are initially measured at cost, or fair value at the date of transfer including any directly attributable expenditure. Subsequent to initial recognition, investment properties are measured at their fair values, adjusted to exclude any prepaid or accrued operating lease income. All of the Group's property interests held under operating leases to earn rentals or for capital appreciation purposes are classified and accounted for as investment properties and are measured using the fair value model. 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.

For the year ended 31st December, 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Investment properties (Continued)

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from its disposals. Any gain or loss arising on derecognition of the property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the period in which the property is derecognised.

Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets until such time as the assets are substantially ready for their intended use or sale.

Any specific borrowing that remain outstanding after the related asset is ready for its intended use or sale is included in the general borrowing pool for calculation of capitalisation rate on general borrowings. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

Leases

Definition of a lease

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

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

The Group as a lessee

Allocation of consideration to components of a contract

For a contract that contains a lease component and one or more additional lease or non-lease components, the Group allocates the consideration in the contract to each lease component on the basis of the relative stand-alone price of the lease component and the aggregate stand-alone price of the non-lease components.

The Group also applies practical expedient not to separate non-lease components from lease component, and instead account for the lease component and any associated non-lease components as a single lease component.

For the year ended 31st December, 2020



3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Leases (Continued)

The Group as a lessee (Continued)

Short-term leases and leases of low-value assets

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

Right-of-use assets

The cost of right-of-use assets includes:

- the amount of the initial measurement of the lease liability; and
- any initial direct costs incurred by the Group.

Except for investment properties and pipelines included in right-of-use assets that are measured under fair value model and revaluation model respectively, right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities.

Right-of-use assets in which the Group is reasonably certain to obtain ownership of the underlying leased assets at the end of the lease term are depreciated from commencement date to the end of the useful life. Otherwise, right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.

Pipelines included in right-of-use assets are stated in the consolidated statement of financial position at their revalued amounts, being the fair value at the date of revaluation less any subsequent accumulated depreciation. Revaluations are performed with sufficient regularity such that the carrying amount does not differ materially from the estimated fair values at the end of the reporting period.

Any revaluation increase arising from revaluation of pipelines included in right-of-use assets is recognised in other comprehensive income and accumulated in property revaluation reserve, except to the extent that it reverses a revaluation decrease of the same asset previously recognised in profit or loss, in which case the increase is credited to profit or loss to the extent of the decrease previously expensed. A decrease in net carrying amount arising on revaluation of pipelines included in right-of-use assets is recognised in profit or loss to the extent that it exceeds the balance, if any, in the property revaluation reserve relating to a previous revaluation of that asset. On the subsequent sale or retirement of a revalued asset, the attributable revaluation surplus is transferred to accumulated profits.

For the year ended 31st December, 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Leases (Continued)

The Group as a lessee (Continued)

Right-of-use assets (Continued)

When the Group obtains ownership of the underlying leased assets at the end of the lease term, upon exercising purchase options, the cost of the relevant right-of-use assets and the related accumulated depreciation and impairment loss are transferred to property plant and equipment.

The Group presents right-of-use assets that do not meet the definition of investment property and inventories as a separate line item on the consolidated statement of financial position. Right-of-use assets that meet the definition of investment property and inventories are presented within "investment properties" and "properties under development for sale" respectively.

The Group transfers a leasehold land from right-of-use assets to properties under development for sale when there is a change in use to hold the leasehold land for sale rather than in the production or supply of goods or services, or for administrative purposes. The cost of the relevant right-of-use assets and the related accumulated depreciation and impairment loss are transferred to property under development for sale.

Refundable rental deposits

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

Lease liabilities

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

The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, if any.

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

For the year ended 31st December, 2020



3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Leases (Continued)

The Group as a lessee (Continued)

Lease liabilities (Continued)

The Group remeasures lease liabilities (and makes a corresponding adjustment to the related right-of-use assets) whenever the lease term has changed, in which case the related lease liability is remeasured by discounting the revised lease payments using a revised discount rate at the date of reassessment.

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

Lease modifications

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

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

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

The Group as a lessor

Classification and measurement of leases

Leases for which the Group is a lessor are classified as finance or operating leases. Whenever the terms of the lease transfer substantially all the risks and rewards incidental to ownership of an underlying asset to the lessee, the contract is classified as a finance lease. All other 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.

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For the year ended 31st December, 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Retirement benefits costs

Payments to the Mandatory Provident Fund Scheme and state-managed retirement benefit schemes are recognised as an expense when employees have rendered service entitling them to the contributions.

Short-term employee benefits

Short-term employee benefits are recognised at the undiscounted amount of the benefits expected to be paid as and when employees rendered the services. All short-term employee benefits are recognised as an expense unless another HKFRS requires or permits the inclusion of the benefit in the cost of an asset.

A liability is recognised for benefits accruing to employees (such as wages and salaries, annual leave and sick leave) after deducting any amount already paid.

Government grants

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

Government grants are recognised in profit or loss on a systematic basis over the periods in which the Group recognises as expenses the related costs for which the grants are intended to compensate. Specifically, government grants whose primary condition is that the Group should purchase, construct or otherwise acquire non-current assets are recognised as deferred income in the consolidated statement of financial position and transferred to profit or loss on a systematic and rational basis over the useful lives of the related assets.

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

Intangible assets

Intangible assets acquired separately

Intangible assets with finite useful lives that are acquired separately are carried at costs less accumulated amortisation and any accumulated impairment losses. Amortisation for intangible assets with finite useful lives is recognised on a straight-line basis over their estimated useful lives. The estimated useful life and amortisation method are reviewed at the end of each reporting period, with the effect of any changes in estimate being accounted for on a prospective basis (see accounting policy in respect of impairment on property, plant and equipment, right-of-use assets and intangible assets other than goodwill below).

For the year ended 31st December, 2020



3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Intangible assets (Continued)

Intangible assets acquired in a business combination

Intangible assets acquired in a business combination are recognised separately from goodwill and are initially recognised at their fair value at the acquisition date (which is regarded as their cost).

Subsequent to initial recognition, intangible assets acquired in a business combination with finite useful lives are reported at cost less accumulated amortisation and any accumulated impairment losses, on the same basis as intangible assets that are acquired separately.

An intangible asset is derecognised on disposal, or when no future economic benefits are expected from use or disposal. Gains or losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the asset, are recognised in profit or loss when the asset is derecognised.

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

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit. In addition, deferred tax liabilities are not recognised if the temporary difference arises from the initial recognition of goodwill.

For the year ended 31st December, 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND **SIGNIFICANT ACCOUNTING POLICIES** (Continued)

3.2 Significant accounting policies (Continued)

Taxation (Continued)

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries, associates and interests in joint ventures, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset is realised, based on tax rate (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

For the purposes of measuring deferred tax 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.

For the purposes of measuring deferred tax for leasing transactions in which the Group recognises the right-of-use assets and the related lease liabilities, the Group first determines whether the tax deductions are attributable to the right-of-use assets or the lease liabilities.

For leasing transactions in which the tax deductions are attributable to the lease liabilities, the Group applies HKAS 12 "Income Taxes" requirements to the leasing transaction as a whole. Temporary differences relating to right-of-use assets and lease liabilities are assessed on a net basis. Excess of depreciation on rightof-use assets over the lease payments for the principal portion of lease liabilities results in net deductible temporary differences.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied to the same taxable entity by the same taxation authority.

For the year ended 31st December, 2020



3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Taxation (Continued)

Current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively. Where current tax or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

Financial instruments

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

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

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

Financial assets

Classification and subsequent measurement of financial assets

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

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

For the year ended 31st December, 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Classification and subsequent measurement of financial assets (Continued)

All other financial assets are subsequently measured at FVTPL, except that at the date of initial application of HKFRS 9 or initial recognition of a financial asset the Group may irrevocably elect to present subsequent changes in fair value of an equity investment in other comprehensive income if that equity investment is neither held for trading nor contingent consideration recognised by an acquirer in a business combination to which HKFRS 3 "Business Combinations" applies.

A financial asset is held for trading if:

- it has been acquired principally for the purpose of selling in the near term; or
- on initial recognition it is a part of a portfolio of identified financial instruments that the Group manages together and has a recent actual pattern of short-term profit-taking; or
- it is a derivative that is not designated and effective as a hedging instrument.

In addition, the Group may irrevocably designate a financial asset that are required to be measured at the amortised cost or FVTOCI as measured at FVTPL if doing so eliminates or significantly reduces an accounting mismatch.

For the year ended 31st December, 2020



3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Classification and subsequent measurement of financial assets (Continued)

(i) Amortised cost and interest income

Interest income is recognised using the effective interest method for financial assets measured subsequently at amortised cost. For financial instruments other than purchased or originated credit-impaired financial assets, interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset, except for financial assets that have subsequently become credit-impaired (see below). For financial assets that have subsequently become credit-impaired, interest income is recognised by applying the effective interest rate to the amortised cost of the financial asset from the next reporting period. If the credit risk on the credit impaired financial instrument improves so that the financial asset is no longer credit-impaired, interest income is recognised by applying the effective interest rate to the gross carrying amount of the financial asset from the beginning of the reporting period following the determination that the asset is no longer credit-impaired.

(ii) Equity instruments designated as at FVTOCI

Investments in equity instruments at FVTOCI are subsequently measured at fair value with gains and losses arising from changes in fair value recognised in other comprehensive income and accumulated in the FVTOCI reserve; and are not subject to impairment assessment. The cumulative gain or loss will not be reclassified to profit or loss on disposal of the equity investments, and will be transferred to accumulated profits.

Dividends from these investments in equity instruments are recognised in profit or loss when the Group's right to receive the dividends is established, unless the dividends clearly represent a recovery of part of the cost of the investment. Dividends are included in the "other income" line item in profit or loss.

(iii) Financial assets at FVTPL

Financial assets that do not meet the criteria for being measured at amortised cost or FVTOCI or designated as FVTOCI are measured at FVTPL. Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any fair value gains or losses recognised in profit or loss.

For the year ended 31st December, 2020

BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND 3. **SIGNIFICANT ACCOUNTING POLICIES** (Continued)

3.2 Significant accounting policies (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets and contract assets

The Group performs impairment assessment under expected credit loss ("ECL") model on financial assets (including trade receivables, refundable deposits, other receivables, amount due from an associate, amount due from a related party, pledged bank deposits and bank balances) and contract assets which are subject to impairment assessment under HKFRS 9. The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition.

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

The Group always recognises lifetime ECL for trade receivables and contract assets.

For all other instruments, the Group measures the loss allowance equal to 12-month ECL, unless when there has been a significant increase in credit risk since initial recognition, in which case, the Group recognises lifetime ECL. The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition.

(i) Significant increase in credit risk

In assessing whether the credit risk has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

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

For the year ended 31st December, 2020



3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets and contract assets (Continued)

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

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk has increased significantly since initial recognition when contractual payments are more than 30 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.

The Group regularly monitors the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due.

(ii) Definition of default

For internal credit risk management, the Group considers an event of default occurs when information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collaterals held by the Group).

Irrespective of the above, the Group considers that default has occurred when a financial asset is more than 90 days past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

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For the year ended 31st December, 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets and contract assets (Continued)

(iii) Credit-impaired financial assets

A financial asset is credit-impaired when one or more events of default that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is credit-impaired includes observable data about the following events:

- (a) significant financial difficulty of the issuer or the borrower;
- (b) a breach of contract, such as a default or past due event;
- (c) the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider; or
- (d) it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation.
- (iv) Write-off policy

The Group writes off a financial asset when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery, for example, when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. A write-off constitutes a derecognition event. Any subsequent recoveries are recognised in profit or loss.

For the year ended 31st December, 2020



3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets and contract assets (Continued)

(v) Measurement and recognition of ECL

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data and forward-looking information. Estimation of ECL reflects an unbiased and probability-weighted amount that is determined with the respective risks of default occurring as the weights.

Generally, the ECL is the difference between all contractual cash flows that are due to the Group in accordance with the contract and the cash flows that the Group expects to receive, discounted at the effective interest rate determined at initial recognition.

Lifetime ECL for certain trade receivables/contract assets are considered on a collective basis taking into consideration past due information and relevant credit information such as forward looking macroeconomic information.

For collective assessment, the Group takes into consideration the following characteristics when formulating the grouping:

- Past-due status:
- Nature, size and industry of debtors; and
- External credit ratings where available.

The grouping is regularly reviewed by management to ensure the constituents of each group continue to share similar credit risk characteristics.

Interest income is calculated based on the gross carrying amount of the financial asset unless the financial asset is credit-impaired, in which case interest income is calculated based on amortised cost of the financial asset.

For the year ended 31st December, 2020

BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND 3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets and contract assets (Continued)

Measurement and recognition of ECL (Continued) (v)

> The Group recognises an impairment gain or loss in profit or loss for all financial instruments by adjusting their carrying amount, with the exception of trade receivables, other receivables and contract assets where the corresponding adjustment is recognised through a loss allowance account.

Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire. If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

On derecognition of a financial asset, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

On derecognition of an investment in equity instrument which the Group has elected on initial recognition to measure at FVTOCI upon application of HKFRS 9, the cumulative gain or loss previously accumulated in the FVTOCI reserve is not reclassified to profit or loss, but is transferred to accumulated profits.

Financial liabilities and equity

Classification as debt or equity

Debt and equity instruments issued by a group entity are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Company are recognised at the proceeds received, net of direct issue costs.

Repurchase of Company's own equity instruments is recognised and deducted directly in equity. No gain or loss is recognised in profit or loss on the purchase of the Company's own equity instruments.

For the year ended 31st December, 2020



3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Financial instruments (Continued)

Financial liabilities and equity (Continued)

Financial liabilities at amortised cost

Financial liabilities including trade payables, other payables, amount due to an associate and borrowings are subsequently measured at amortised cost, using the effective interest method.

Derecognition of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

Equity-settled share-based payment transactions

Share options granted to employees

Equity-settled share-based payments to employees and others providing similar services are measured at the fair value of the equity instruments at the grant date.

The fair value of the equity-settled share-based payments determined at the grant date without taking into consideration all non-market vesting conditions is expensed on a straight-line basis over the vesting period, based on the Group's estimate of equity instruments that will eventually vest, with a corresponding increase in equity (share option reserve). At the end of each reporting period, the Group revises its estimate of the number of equity instruments expected to vest based on assessment of all relevant non-market vesting conditions. The impact of the revision of the original estimates, if any, is recognised in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to the share option reserve. For share options that vest immediately at the date of grant, the fair value of the share options granted is expensed immediately to profit or loss.

When share options are exercised, the amount previously recognised in the share option reserve will be transferred to share premium. When the share options are forfeited after the vesting date or are still not exercised at the expiry date, the amount previously recognised in share option reserve will be transferred to accumulated profits.

Inventories

Inventories, including construction materials, gas appliances, consumables and spare parts, are stated at the lower of cost and net realisable value. Cost of inventories are determined on a weighted average method. Net realisable value represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale.

For the year ended 31st December, 2020

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Properties under development for sale

Properties under development which are intended to be sold upon completion of development are classified as current assets. Except for the leasehold land element which is measured at cost model in accordance with the accounting policies of right-of-use assets, properties for/under development/properties for sale are carried at the lower of cost and net realisable value. Cost is determined on a specific identification basis including allocation of the related development expenditure incurred and where appropriate, borrowing costs capitalised. Net realisable value represents the estimated selling price for the properties less estimated cost to completion and costs necessary to make the sale.

Foreign currencies

In preparing the financial statements of each individual group entity, transactions in currencies other than the functional currency of that entity (foreign currencies) are recognised at the rates of exchanges prevailing on the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences arising on the settlement of monetary items, and on the retranslation of monetary items, are recognised in profit or loss in the period in which they arise.

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the Group's operations are translated into the presentation currency of the Group (i.e. HK\$) using exchange rates prevailing at the end of each reporting period. Income and expenses items are translated at the average exchange rates for the period. Exchange differences arising from the translation of the Company's functional currency, RMB, to the presentation currency of the consolidated financial statements, HK\$, are recognised in other comprehensive income and accumulated in equity under the heading of translation reserve (attributed to non-controlling interests as appropriate) and will not be reclassified subsequently to profit or loss.

Impairment on property, plant and equipment, right-of-use assets 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 its property, plant and equipment, right-of-use assets and intangible assets with finite useful lives to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the relevant asset is estimated in order to determine the extent of the impairment loss (if any).

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

For the year ended 31st December, 2020



3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

3.2 Significant accounting policies (Continued)

Impairment on property, plant and equipment, right-of-use assets and intangible assets other than goodwill (see the accounting policy in respect of goodwill above) (Continued)

In testing a cash-generating unit, corporates assets are allocated to individual cash-generating units when a reasonable and consistent basis of allocation can be established, or otherwise they are allocated to the smallest group of cash generating units for which a reasonable and consistent allocation basis can be established. The Group assesses whether there is indication that corporate assets may be impaired. If such indication exists, the recoverable amount is determined for the cash-generating unit or group of cashgenerating units to which the corporate asset belongs, and is compared with the carrying amount of the relevant cash-generating unit or group of cash-generating units.

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

If the recoverable amount of an asset (or a cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or a cash-generating unit) is reduced to its recoverable amount. For corporate assets or portion of corporate assets which cannot be allocated on a reasonable and consistent basis to a cash-generating unit, the Group compares the carrying amount of a group of cash-generating units, including the carrying amounts of the corporate assets or portion of corporate assets allocated to that group of cash-generating units, with the recoverable amount of the group of cash-generating units. In allocating the impairment loss, the impairment loss is allocated first to reduce the carrying amount of any goodwill (if applicable) and then to the other assets on a pro-rata basis based on the carrying amount of each asset in the unit or a group of cash-generating units. The carrying amount of an asset is not reduced below the highest of its fair value less costs of disposal (if measurable), its value in use (if determinable) and zero. The amount of the impairment loss that would otherwise have been allocated to the asset is allocated pro rata to the other assets of the unit or a group of cash-generating units. An impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount under another standard, in which case the impairment loss is treated as a revaluation decrease under that standard.

Where an impairment loss subsequently reverses, the carrying amount of the asset (or a cash-generating unit or a group of cash-generating units) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or a cash-generating unit or a group of cash-generating units) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount under another standard, in which case the reversal of the impairment loss is treated as a revaluation increase under that standard.

For the year ended 31st December, 2020

4. **KEY SOURCES OF ESTIMATION UNCERTAINTY**

In the application of the Group's accounting policies, which are described in note 3, the Directors are required to make estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and underlying assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an on-going 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.

Impairment assessment of goodwill, other intangible assets, property, plant and equipment and right-of-use assets

Determining whether goodwill, other intangible assets, property, plant and equipment and right-of-use assets are impaired requires an estimation of the recoverable amount of relevant assets or the cash-generating unit to which the assets belongs. The recoverable amount is determined based on the value in use calculation which requires the Group to estimate the future cash flows expected to arise from relevant assets or the cash-generating units and a suitable discount rate in order to calculate the present value. Where the actual future cash flows are less than expected or due to changes in estimates, a material impairment loss may arise. Details of the recoverable amount calculation for the cash-generating units in respect of (i) sales of gas, (ii) pipeline construction, (iii) different subsidiaries of Harmony Gas Holdings Limited ("Harmony Gas") engaging in sales of gas and (iv) design and consulting of energy projects are set out in note 18. As at 31st December, 2020, the carrying amounts of goodwill, other intangible assets, property, plant and equipment and right-of-use assets of HK\$437,188,000 (2019; HK\$411,885,000). HK\$1,379,061,000 (2019: HK\$1,588,657,000), HK\$7,695,606,000 (2019: HK\$6,157,024,000) and HK\$311,751,000 (2019: HK\$302,263,000) respectively were assessed for impairment. Impairment losses of other intangible assets amounted to HK\$265,274,000 was recognised for the year as disclosed in note 19.

Valuation of pipelines included in property, plant and equipment

As described in note 16, pipelines included in property, plant and equipment were revalued as at 31st December, 2020 based on depreciated replacement cost method ("DRC") determined by an independent professional valuer. Such valuations were based on certain assumptions, which are subject to uncertainty and may materially differ from the actual results. In making the estimation for depreciated replacement cost for pipelines, the independent professional valuer considers information from the aggregate amount of the new replacement cost of the pipelines and deductions for obsolescence at the end of the reporting period. As at 31st December, 2020, the carrying amount of pipelines included in property, plant and equipment were HK\$8,089,944,000 (2019: carrying amount of pipelines included in property, plant and equipment and right-of-use assets were HK\$6,127,073,000 and HK\$456,633,000 respectively).

For the year ended 31st December, 2020



5. TURNOVER

(i) Disaggregation of revenue from contracts with customers

	2020	2019
	HK\$'000	HK\$'000
Types of goods or services		
Sales of gas	6,184,492	5,805,421
Revenue from gas pipeline construction	1,488,639	1,581,238
Sales of stoves and provision of other related services	635,951	412,348
Sales of compressed natural gas or liquefied natural gas ("CNG/LNG")		
in vehicle filling stations	229,051	337,377
Sales of liquefied petroleum gas	5,577	7,387
Total	8,543,710	8,143,771
Timing of revenue recognition		
A point in time	7,055,071	6,562,533
Over time	1,488,639	1,581,238
Total	8,543,710	8,143,771

All the revenue from contracts with customers are derived from the PRC.

(ii) Performance obligations for contracts with customers

The Group recognises revenue from the following major sources:

(a) Sales of goods

For the sales of gas, the Group would require advance payment before the usage of the natural gas for certain customers, any shortage against the periodically actual charge for the actual usage of natural gas will be billed by the Group accordingly. The Group allows an average credit period of 30 days to its customers for the invoices issued. These customers are required to top up the advance payment for future usage of natural gas to be supplied by the Group.

The Group requires advance payment before the usage of the natural gas through prepaid card for certain household users. The charge of the actual usage of natural gas will be deducted directly to the balance of the prepaid card. These customers can only consume the natural gas up to the balance of the prepaid card.

For the year ended 31st December, 2020

5. TURNOVER (Continued)

(ii) Performance obligations for contracts with customers (Continued)

(a) Sales of goods (Continued)

For the sales of CNG/LNG, stoves and liquefied petroleum gas, a receivable is recognised by the Group when the goods are delivered to the customers as this represents the point in time at which the right to consideration becomes unconditional, as only the passage of time is required before payment is due. The Group allows an average credit period of 30 days to its customers for the invoices issued.

(b) Construction

The Group provides gas pipeline construction services under construction contracts with its customers. Such contracts are entered into before construction of the gas pipeline begins. The Group's performance creates or enhances an asset that the customer controls as the Group performs. Revenue from construction of gas pipeline is recognised over time on an input method, i.e. based on the proportion of contract costs incurred for work performed to date relative to the estimated total contract costs. The Directors consider that this input method is an appropriate measure of the progress towards complete satisfaction of these performance obligations under HKFRS 15.

The Group requires certain customers to provide upfront deposits before the commencement of the construction which will give rise to contract liabilities until the revenue recognised on the relevant contracts exceed the amount of the deposits. The Group is entitled to invoice customers for gas pipeline construction services upon completion of construction works. The Group recognises contract asset for any work performed in excess of payment from customer for the same contract. Any amount previously recognised as a contract asset is reclassified to trade receivables upon completion of construction works. The Group allows an average credit period of 30 days to its customers.

(iii) Transaction price allocated to the remaining performance obligation for contracts with customers

All the contracts for sales of gas and other goods, and gas pipeline construction are for original expected duration of one year or less. As permitted under HKFRS 15, the transaction price allocated to these unsatisfied contracts is not disclosed.

For the year ended 31st December, 2020



6. SEGMENT INFORMATION

The Group's executive directors are the chief operating decision makers ("CODM") as they collectively make strategic decisions on resources allocation and performance assessment.

Information that is reported to the CODM for the purpose of resources allocation and assessment of performance focuses on the type of products delivered or services rendered which is also consistent with the basis of organisation of the Group.

Each type of product or service represents an unique business unit within the Group whose performance is assessed independently. No operating segments identified by the CODM have been aggregated in arriving at the reportable segments of the Group. The Group's operating and reportable segments are therefore as follows:

- (a) sales of gas;
- (b) gas pipeline construction;
- (c) sales of stoves and provision of other related services;
- (d) operation of CNG/LNG vehicle filling stations; and
- (e) sales of liquefied petroleum gas

For the year ended 31st December, 2020

6. **SEGMENT INFORMATION** (Continued)

Segment revenue and results

The following is an analysis of the Group's revenue and results by operating and reportable segments.

For the year ended 31st December, 2020

			Sales of			
			stoves and	Operation	Sales of	
			provision of	of CNG/LNG	liquefied	
		Gas pipeline	other related	vehicle filling	petroleum	
	Sales of gas	construction	services	stations	gas	Consolidated
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
Segment revenue	6,184,492	1,488,639	635,951	229,051	5,577	8,543,710
Segment profit (loss)	267,441	927,926	149,573	(69,920)	53	1,275,073
Unallocated other income						29,084
Unallocated other gains and losses						524,670
Unallocated central corporate expenses						(144,922)
Impairment losses on other receivables						(12,625)
Finance costs						(255,849)
Profit before tax						1,415,431

For the year ended 31st December, 2020



6. **SEGMENT INFORMATION** (Continued)

Segment revenue and results (Continued)

For the year ended 31st December, 2019

			Sales of			
			stoves and	Operation of	Sales of	
			provision of	CNG/LNG	liquefied	
		Gas pipeline	other related	vehicle filling	petroleum	
	Sales of gas	construction	services	stations	gas	Consolidated
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
Segment revenue	5,805,421	1,581,238	412,348	337,377	7,387	8,143,771
Segment profit	407,773	932,381	91,255	24,596	61	1,456,066
Unallocated other income						10.604
						13,634 (219,548)
Unallocated other gains and losses Unallocated central corporate						(219,040)
expenses						(140,701)
Impairment losses on other						
receivables						(784)
Finance costs						(344,248)
Profit before tax						764,419

The accounting policies of the operating segments are the same as the Group's accounting policies described in note 3. Reportable segments represent the financial result of each segment without allocation of central administration costs, directors' emoluments, interest income, share-based payments, change in fair value of investment properties, net foreign exchange gain or loss, certain sundry income, impairment losses on other receivables and finance costs. This is the measure reported to the CODM for the purposes of resources allocation and performance assessment.

A subsidiary of the Group also engages in the property development in the PRC and the revenue generate from this business will be included as the consolidated revenue of the Group. There was no property sold for the year ended 31st December, 2020. The operating result and other financial information of this subsidiary's business are not separately reviewed by the CODM for the purpose of resources allocation and performance assessments.

For the year ended 31st December, 2020



Segment assets and liabilities

Amounts of segment assets and liabilities of the Group are not reviewed by the CODM or otherwise regularly provided to the CODM, accordingly, segment assets and liabilities are not presented.

Other segment information

2020

	Sales of gas HK\$'000	Gas pipeline construction HK\$'000	Sales of stoves and provision of other related services HK\$'000	Operations of CNG/LNG vehicle filling stations HK\$'000	Sales of liquefied petroleum gas HK\$'000	Segment total HK\$'000	Unallocated HK\$'000	Consolidated HK\$'000
Amounts included in the measure of segment profit or loss:								
Net loss on disposal of property, plant and								
equipment	3,761	31	245	1,012	_	5,049	1,366	6,415
Depreciation of right-of-use assets	27,381	_	1,247	5,574	_	34,202	4,097	38,299
Depreciation of property, plant and equipment	324,486	848	2,034	10,530	_	337,898	7,905	345,803
Amortisation of other intangible assets	78,963	-	2,147	1,775	-	82,885	-	82,885
Impairment losses on								
- trade receivables	9,096	16,438	-	-	-	25,534	-	25,534
- contract assets	-	13,200	-	-	-	13,200	-	13,200
- other receivables	-	-	-	-	-	-	12,625	12,625
Impairment losses on other intangible assets	205,294	-	-	59,980	-	265,274	-	265,274

For the year ended 31st December, 2020



6. **SEGMENT INFORMATION** (Continued)

Other segment information (Continued)

2019

			Sales of					
			stoves and	Operations of				
			provision	CNG/LNG	Sales of			
		Gas	of other	vehicle	liquefied			
	Sales	pipeline	related	filling	petroleum	Segment		
	of gas	construction	services	stations	gas	total	Unallocated	Consolidated
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
Amounts included in the measure of segment								
profit or loss:								
Net (gain) loss on disposal of property, plant								
and equipment	(18,941)	-	-	3	-	(18,938)	12	(18,926)
Depreciation of right-of-use assets	40,790	-	1,062	5,267	-	47,119	4,068	51,187
Depreciation of property, plant and equipment	272,239	694	1,306	10,246	-	284,485	7,161	291,646
Amortisation of other intangible assets	65,767	-	2,168	1,783	_	69,718	-	69,718
Impairment losses (reversal of impairment) on								
- trade receivables	-	(739)	-	-	_	(739)	-	(739)
- contract assets	-	(9,389)	-	-	-	(9,389)	-	(9,389)
- other receivables	-	-	-	-	-	-	784	784

Geographical information

All the turnover of the Group for both years are derived from the PRC. None of the customers contributes over 10% of the total revenue of the Group.

As at 31st December, 2020, all the non-current assets of the Group (excluding financial assets) amounting to HK\$16,294,125,000 (2019: HK\$13,896,989,000) are located in the PRC.

For the year ended 31st December, 2020

7. **OTHER GAINS AND LOSSES**

	2020	2019
	HK\$'000	HK\$'000
		/0.40.50/
Net foreign exchange gains (losses)	557,522	(248,562
Decrease in fair value of investment properties	(481)	(1,579
Net (loss) gain on disposal of property, plant and equipment	(6,415)	18,92
Others	(4,177)	91
	546,449	(230,304
OTHER INCOME		
	2020	201
	HK\$'000	HK\$'000
Interest income from financial assets at amortised cost		
Interest income from financial assets at amortised cost – Bank interest income		
	HK\$'000	HK\$'000
- Bank interest income	HK\$'000 7,819	HK\$'000
Bank interest incomeInterest income on amount due from an associate	7,819 3,957	HK\$'000 11,28; 2,940
- Bank interest income - Interest income on amount due from an associate - Interest income from loans to employees	7,819 3,957 24,213	11,28; 2,94; 14,22;
Bank interest incomeInterest income on amount due from an associate	7,819 3,957 24,213 35,989 45,150	11,28; 2,94(14,22; 5,16(
- Bank interest income - Interest income on amount due from an associate - Interest income from loans to employees Government subsidies (Note)	7,819 3,957 24,213	HK\$'000

Note: During the year ended 31st December, 2020, the Group recognised government grants of HK\$318,000 in respect of Covid-19-related subsidies, of which HK\$135,000 relates to Employment Support Scheme provided by the Hong Kong government.

During the year ended 31st December, 2020, the Group has received subsidies of HK\$44,832,000 (2019: HK\$5,160,000) from the relevant PRC governments for promoting the use of natural gas. There are no conditions attached to the subsidies granted to the Group.

For the year ended 31st December, 2020



9. **FINANCE COSTS**

	2020	2019
	HK\$'000	HK\$'000
Interest on borrowings	342,595	357,915
Interest on lease liabilities	2,529	12,408
	345,124	370,323
Amortisation on loan facilities fees relating to bank borrowings	50,611	53,167
Total borrowing costs	395,735	423,490
Less: Amounts capitalised in construction in progress included in property,		
plant and equipment	(139,886)	(79,242)
	255,849	344,248

Borrowing costs capitalised during the year arose on the general borrowing pool and are calculated by applying a capitalisation rate of 5.25% (2019: 4.66%) per annum to expenditure on qualifying assets.

10. INCOME TAX EXPENSES

	2020	2019
	HK\$'000	HK\$'000
PRC Enterprise Income Tax:		
Current tax	230,093	173,144
Over provision in prior years	(11,113)	(3,736)
With holding tax levied on dividends paid previously not recognised	7,279	7,361
	226,259	176,769
Deferred tax (note 36)	75,935	104,001
	302,194	280,770

Under the Law of the PRC on Enterprise Income Tax (the "EIT Law") and Implementation Regulation of the EIT Law, the tax rate of the PRC subsidiaries is 25% for both years.

For the year ended 31st December, 2020

10. INCOME TAX EXPENSES (Continued)

Hong Kong Profits Tax is calculated at 16.5% of the estimated assessable profit for both years. No provision for Hong Kong Profits Tax has been made in the consolidated financial statements as the Company and its subsidiaries had no assessable profits arising in Hong Kong for both years.

Under the EIT Law of the PRC, withholding tax is imposed on the dividend declared to non-PRC tax residents in respect of profits earned by PRC subsidiaries from 1st January, 2008 onwards. During the year ended 31st December, 2020, withholding tax amounting to HK\$7,279,000 (2019: HK\$7,361,000) was charged by the PRC tax authority which levied on the dividends paid to overseas group entities in previous and current years.

The tax charge for the year can be reconciled to the profit before tax per the consolidated statement of profit or loss and other comprehensive income as follows:

	2020 HK\$'000	2019 HK\$'000
Profit before tax	1,415,431	764,419
Tax at the domestic income tax rate of 25% (2019: 25%) (Note)	353,858	191,105
Tax effect of expenses not deductible for tax purpose	121,202	68,337
Tax effect of income not taxable for tax purpose	(151,051)	(319)
Over provision in respect of prior years	(11,113)	(3,736)
Tax effect of share of results of associates	(12,889)	(11,263)
Tax effect of share of results of joint ventures	367	29
Tax effect of estimated tax losses not recognised	11,677	31,446
Utilisation of estimated tax losses previously not recognised	(17,136)	(2,190)
Withholding tax levied on dividends paid previously not recognised	7,279	7,361
Tax charge for the year	302,194	280,770

Note: The domestic tax rate in the jurisdiction where the operation of the Group is substantially based is used.

For the year ended 31st December, 2020



11. PROFIT FOR THE YEAR

	2020	2019
	HK\$'000	HK\$'000
Profit for the year has been arrived at after charging (crediting):		
Auditor's remuneration	4,028	4,145
Amortisation of other intangible assets (included in cost of sales)	82,885	69,718
Depreciation of right-of-use assets	38,299	51,187
Depreciation of property, plant and equipment	345,803	291,646
Employee benefits expenses, other than directors' emoluments		
- Salaries and other benefits	362,514	345,317
- Share-based payments	-	43,802
- Contributions to retirement benefits schemes	40,820	69,387
	403,334	458,506
Cost of inventories recognised as expenses in respect of contract cost for		
gas pipeline construction	260,380	276,759
Cost of inventories recognised as expenses in respect of sales of gas, CNG/		
LNG, liquefied petroleum gas and stoves	5,306,240	5,268,305
	5,566,620	5,545,064
Impairment losses (reversal of impairment)	0,000,020	0,040,004
- Trade receivables (good and services)	25,534	(739)
- Other receivables	12,625	784
- Contract assets	13,200	(9,389)
OUTHIGH GOOD	10,200	(5,569)
	51,359	(9,344)
Gross rental income from investment properties with minimal outgoings	(1,518)	(1,265)
Gross rental income from equipment with minimal outgoings	(6,551)	(6,579)



For the year ended 31st December, 2020

DIRECTORS', CHIEF EXECUTIVE'S AND EMPLOYEES' EMOLUMENTS 12.

Directors' and chief executive's emoluments

The emoluments paid or payable to the Directors and the chief executive are as follows:

	2020	2019
	HK\$'000	HK\$'000
Fees	1,000	1,000
Other emoluments:		
- Salaries and other benefits	18,120	18,120
- Discretionary and performance related incentive payments	_	4,260
- Contributions to retirement benefits schemes	186	261
Total emoluments	19,306	23,641

The emoluments of Directors and the chief executive of the Company are analysed as follows:

_	2020							2019		
	Fees HK\$'000	Salaries and other benefits HK\$'000	Discretionary bonus HK\$'000	Contributions to retirement benefits schemes HK\$'000	Total HK\$'000	Fees HK\$'000	Salaries and other benefits HK\$'000	Discretionary bonus HK\$'000	Contributions to retirement benefits schemes HK\$'000	Total HK\$'000
Executive directors										
Mr. Wang Wenliang	-	7,140	-	-	7,140	-	7,140	2,460	-	9,600
Mr. Lui Siu Keung (note i)	-	5,600	-	18	5,618	-	5,600	1,800	18	7,418
Mr. Lu Zhaoheng	-	2,300	-	56	2,356	-	2,300	-	81	2,381
Mr. Li Yan (note ii)	-	1,540	-	56	1,596	-	1,540	-	81	1,621
Mr. Jia Kun (note iii)	-	1,540	-	56	1,596	-	1,540	-	81	1,621
Non-executive director										
Mr. Xu Yongxuan	250	-	-	-	250	250	-	-	-	250
Independent non- executive directors										
Mr. Li Chunyan	250	-	-	-	250	250	-	-	-	250
Dr. Luo Yongtai	250	-	-	-	250	250	-	-	-	250
Ms. Liu Yu Jie	250	-	-	-	250	250	-	_		250
	1,000	18,120	-	186	19,306	1,000	18,120	4,260	261	23,641

Notes:

- Mr. Lui Siu Keung is also the chief executive officer ("CEO") of the Company and his emoluments disclosed above include those for services rendered by him as the CEO.
- Mr. Li Yan was appointed as an executive director of the Company with effect from 25th February, 2019. (ii)
- Mr. Jia Kun was appointed as an executive director of the Company with effect from 25th February, 2019. (iii)

For the year ended 31st December, 2020



12. **DIRECTORS', CHIEF EXECUTIVE'S AND EMPLOYEES' EMOLUMENTS** (Continued)

Directors' and chief executive's emoluments (Continued)

No emoluments were paid by the Group to the Directors as an inducement to join or upon joining the Group or as a compensation for loss of office for both years.

The executive directors' emoluments shown above were for their services in connection with the management of the affairs of the Company and the Group.

The non-executive director's emoluments shown above was for his services as director of the Company and its subsidiaries.

The independent non-executive directors' emoluments shown above were for their services as Directors.

Employees' emoluments

Of the five individuals with the highest emoluments in the Group, five (2019: two) were Directors whose emoluments are disclosed above. The emoluments of the remaining three individuals for year ended 31st December, 2019 are as follows:

	2020	2019
	HK\$'000	HK\$'000
Salaries and other benefits	_	1,154
Discretionary and performance related incentive payments	_	234
Contributions to retirement benefits schemes	_	186
Share-based payments	_	18,336
	_	19,910
The emoluments are within the following bands:		
Ŭ		
	2020	2019
	Number of	Number of
	employees	employees
HK\$6,500,001 to HK\$7,000,000	_	3

For the year ended 31st December, 2020

13. DIVIDENDS

	2020 HK\$'000	2019 HK\$'000
Dividends for ordinary shareholders of the Company recognised as		
distribution during the year:		
2019 final dividend of HK5 cents (2019: 2018 final dividend of HK7 cents)		
per ordinary share	132,242	177,675
2020 interim dividend of HK2 cents (2019: 2019 interim dividend of		
HK2 cents) per ordinary share	52,897	50,764
	405 400	000.400
	185,139	228,439
Final dividend, proposed, of HK7 cents (2019: HK5 cents) per ordinary share	185,138	132,242

Subsequent to the end of reporting period, a final dividend in respect of the year ended 31st December, 2020 of HK7 cents (2019: final dividend in respect of the year ended 31st December, 2019 of HK5 cents) per ordinary share, in an aggregate amount of HK\$185,138,000 (2019: HK\$132,242,000), has been proposed by the Directors and is subject to approval by the shareholders in the forthcoming general meeting.

14. EARNINGS PER SHARE

The calculation of the basic and diluted earnings per share attributable to the owners of the Company is based on the following data:

	2020	2019
	HK\$'000	HK\$'000
Earnings		
Earnings for the purposes of basic and diluted earnings per share,		
being profit for the year attributable to owners of the Company	1,056,617	430,121
	2020	2019
	'000	'000
Number of shares		
Weighted average number of ordinary shares for the purpose of basic		
earnings per share	2,644,833	2,540,405
Effect of dilutive potential ordinary shares:		
Share options issued by the Company	4,381	29,852
Weighted average number of ordinary shares for the purpose of diluted		
earnings per share	2,649,214	2,570,257

For the year ended 31st December, 2020



15. INVESTMENT PROPERTIES

	HK\$'000
FAIR VALUE	
At 1st January, 2019	42,940
Exchange adjustments	(897)
Net decrease in fair value recognised in profit or loss (note i)	(1,579)
Transfers to property, plant and equipment (note ii)	(31,284)
At 31st December, 2019	9,180
Exchange adjustments	537
Decrease in fair value recognised in profit or loss (note i)	(481)
At 31st December, 2020	9,236

Notes:

(i) The fair value of the Group's investment properties at 31st December, 2020 and 2019 has been arrived at on the basis of a valuation carried out on the respective dates by 河南九鼎資產評估有限公司 ("河南九鼎") and GW Financial Advisory Services Limited ("GW Financial"), independent qualified professional valuers not connected to the Group.

The fair value determined by 河南九鼎 was based on the income approach, where the market rentals of all lettable units of the properties are assessed and discounted at the market yield expected by investors for this type of properties. The market rentals are assessed by reference to the rentals achieved in the lettable units of the properties as well as other lettings of similar properties in the neighbourhood. The discount rate is determined by reference to the yields derived from analysing the sales transactions of similar commercial properties in the PRC and adjusted to take into account the market expectation from property investors to reflect factors specific to the Group's investment properties. There has been no change from the valuation technique used in the prior year.

The fair value determined by GW Financial was based on direct comparison approach making reference to comparable market observable transactions of similar locations and conditions as available in the relevant market.

(ii) During the year ended 31st December, 2019, an investment property of the Group have been self-used as office. Accordingly the fair value of this property of HK\$31,284,000 was transferred to property, plant and equipment of the Group and HK\$4,811,000 was transferred from property revaluation reserve to accumulated profits.

The Group leases out various offices under operating leases with rentals payable monthly. The leases mainly run for an initial period of one to ten years.

The Group is not exposed to foreign currency risk as a result of the lease arrangements, as all leases are denominated in the respective functional currencies of group entities. The lease contracts do not contain residual value guarantee and/or lessee's option to purchase the property at the end of lease term.

EMENTS

For the year ended 31st December, 2020

15. INVESTMENT PROPERTIES (Continued)

All of the Group's property interests held under operating leases to earn rentals or for capital appreciation purposes are measured using the fair value model and are classified and accounted for as investment properties.

In estimating the fair value of the properties, the highest and best use of the properties is their current use. At the end of each reporting periods, the CEO of the Group works closely with the independent qualified professional valuers to establish and determine the appropriate valuation techniques and inputs. Where there is a material change in the fair value of the assets, the causes of the fluctuations will be reported to the management of the Group.

Information about fair value measurements using significant unobservable inputs

The following table gives information about how the fair value of these investment properties are determined (in particular, the valuation techniques and inputs used), as well as the fair value hierarchy into which the fair value measurements are categorised (Levels 1 to 3) based on the degree to which the inputs to the fair value measurements is observable.

Description	Fair val	lue	Fair value hierarchy	Valuation techniques	Significant unobservable inputs	Relationship of inputs to fair value
	2020 HK\$'000	2019 HK\$'000				
Commercial property units located in the PRC (note i)	9,236	9,180	Level 3	Income approach	Discount rate (2020: 6.14%; 2019: 6.48%)	The higher the discount rate, the lower the fair value

There were no transfers into or out of Level 3 during the year.

For the year ended 31st December, 2020



16. PROPERTY, PLANT AND EQUIPMENT

	Buildings HK\$'000	Construction in progress HK\$'000	Leasehold improvements	Pipelines HK\$'000	Machinery and equipment HK\$'000	Furniture and fixtures HK\$'000	Motor vehicles HK\$'000	Total HK\$'000
COST OR VALUATION								
At 1st January, 2019	881,426	1,670,030	29.032	4,956,512	742,251	29.488	138,524	8,447,263
Exchange adjustments	(20,217)	(37,520)	(640)	(148,076)	(17,712)	(717)	(2,962)	(227,844)
Acquisitions of business (note 39)	17,040	81,679	(0.0)	248,257	10,295	539	2,238	360,048
Additions	24,141	1,491,419	3,064	17,324	20,701	3,541	11,149	1,571,339
Disposals	(1,261)	-	-	(12,686)	(1,946)	(62)	(6,580)	(22,535)
Transfer	12,264	(844,085)	_	801.510	29,668	57	586	(==,000)
Transfer from investment property	31,284	(6 1 1,000)	_	-	_	_	_	31,284
Transfer from right-of-use assets	-	_	_	352,178	_	_	_	352,178
Revaluation	_	_	_	(87,946)	_	_		(87,946)
At 31st December, 2019	944.677	2.361.523	31,456	6,127,073	783,257	32,846	142,955	10,423,787
Exchange adjustments	64,296	163,612	3,036	523,556	56,628	2,387	8,878	822,393
Additions	7.866	1,769,389	409	48,574	34,111	4.142	13,852	1,878,343
Disposals	(4,689)	(1,628)	-	(7,423)	(19,051)	(132)	(8,123)	(41,046)
Transfer	88,447	(1,322,947)	20,293	1,111,825	101,085	308	989	(11,010)
Transfer from right-of-use assets	-	(1,022,011)	20,200	448,798	-	-	_	448,798
Revaluation	-	-	-	(162,459)	-	-	-	(162,459)
At 31st December, 2020	1,100,597	2,969,949	55,194	8,089,944	956,030	39,551	158,551	13,369,816
DEPRECIATION								
At 1st January, 2019	103,909	_	9,636	_	231,187	15,884	45,185	405,801
Exchange adjustments	(2,912)	_	(220)	(18,757)	(6,623)	(420)	(1,298)	(30,230)
Provided for the year	19,500	_	2.642	192,468	60,569	2,787	13,680	291,646
Eliminated on disposals	(309)	_	2,012	(3,694)	(855)	(32)	(5,531)	(10,421)
Eliminated on revaluation	-	_	_	(170,017)	-	-	(0,001)	(170,017)
At 31st December, 2019	120,188	_	12.058	_	284,278	18,219	52,036	486,779
Exchange adjustments	9,610	_	905	69,435	22,897	1,420	4,184	108,451
Provided for the year	22,515	_	4,117	238,371	64,653	3,179	12,968	345,803
Eliminated on disposals	(285)	_	-	(1,444)	(5,103)	(81)	(5,181)	(12,094)
Eliminated on revaluation	(200)	_	-	(306,362)	-	-	(0,101)	(306,362)
At 31st December, 2020	152,028	-	17,080	-	366,725	22,737	64,007	622,577
CARRYING VALUES At 31st December, 2020	948,569	2,969,949	38,114	8,089,944	589,305	16,814	94,544	12,747,239
At 31st December, 2019	824,489	2,361,523	19,398	6,127,073	498,979	14,627	90,919	9,937,008

The above items of property, plant and equipment other than construction in progress are depreciated on a straightline basis after taking into account the residual values at the following rates per annum:

For the year ended 31st December, 2020

16. PROPERTY, PLANT AND EQUIPMENT (Continued)

Buildings Over the remaining terms of leases
Leasehold improvements Over the remaining terms of leases

Pipelines Over the shorter of 30 years or operation period of the relevant company

Machinery and equipment 6% – 30% Furniture and fixtures 20% Motor vehicles 10% – 18%

As at 31st December, 2020, the Group is in the process of obtaining title deeds from relevant government authority for its buildings in the PRC amounting to HK\$154,460,000 (2019: HK\$133,932,000). In the opinion of the Directors, the Group is not required to incur additional cost in obtaining the title deeds for its buildings in the PRC.

Fair value measurement of the Group's pipelines included in property, plant and equipment

At 31st December, 2020 and 2019, the fair value of the Group's pipelines was valued by the independent qualified professional valuer, GW Financial, using DRC approach.

In determining the fair value of the pipelines, at the end of each reporting period, the CEO works closely with the independent qualified professional valuer to establish and determine the appropriate valuation techniques and inputs to be used in determining the fair value of the assets. Discussion of valuation processes and results is held between CEO and the Directors at least once a year.

The fair value of the pipelines has been determined using the DRC approach that reflects the cost to a market participant to construct assets of comparable utility and the age of the pipelines, adjusted for obsolescence. The Group has determined that the highest and best use of the pipelines at the measurement date would be their existing use.

The Group's pipelines at revalued amount are categorised into level 3 of the fair value hierarchy.

For the year ended 31st December, 2020

Description



16. PROPERTY, PLANT AND EQUIPMENT (Continued)

Fair value measurement of the Group's pipelines included in property, plant and equipment (Continued)

The following table shows the valuation technique used in the determination of fair value and unobservable inputs used in the valuation model.

Valuation techniques Cignificant uncheswichle inputs Cignificant inputs

Description	Fair v	alue	Valuation techniques		Significant unobservable inputs		Significant inputs	
	2020	2019						
	HK\$'000	HK\$'000						
Pipelines included in property, plant and equipment	8,089,944	6,127,073	DRC approach	(a)	historical labour cost (RMB/year)	(a)	RMB65,580 (2019: RMB60,501)	
				(b)	historical raw chemical materials purchasing price indices for industrial producers	(b)	92.7 (2019: 94.8)	
Pipelines included in right-of-use assets	-	456,633	DRC approach	(a)	historical labour cost (RMB/year)	(a)	RMB65,580 (2019: RMB60,501)	
				(b)	historical raw chemical materials purchasing price indices for industrial producers	(b)	92.7 (2019: 94.8)	
	8,089,944	6,583,706						

A significant positive adjustment to any of the above significant unobservable inputs would result in a significant increase in fair value of the pipelines, and vice versa.

Had the pipelines included in property, plant and equipment at 31st December, 2020 been carried at cost less accumulated depreciation, its carrying value would have been approximately HK\$6,361,335,000 (2019: included in property, plant and equipment and right-of-use assets of approximately HK\$5,035,078,000).





		Leasehold	Leased	
	Pipelines	lands	properties	Total
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
COST OR VALUATION	000 740	550,000	0.4.0.45	4 440 707
At 1st January, 2019	838,713	553,809	24,245	1,416,767
Additions	_	100,538	7,575	108,113
Acquisition of business (note 39)	_	915	_	915
Transfer to property under development		(OE 400)		(OF 400)
for sale	(054.050)	(85,430)	_	(85,430)
Transfer to property, plant and equipment	(354,359)	_	_	(354,359)
Revaluation	(14,866)	(10.040)	(F.F.O.)	(14,866)
Exchange adjustments	(12,855)	(13,340)	(550)	(26,745)
At 21st December 2010	456 600	EEG 400	21.070	1 044 205
At 31st December, 2019 Additions	456,633	556,492	31,270	1,044,395 20,896
	(450 606)	2,347	18,549 –	
Transfer to property, plant and equipment Eliminated upon leases expired	(458,686)	_		(458,686) (3,118)
	2,053	04.014	(3,118)	
Exchange adjustments	2,000	34,314	2,576	38,943
At 31st December, 2020	_	593,153	49,277	642,430
DEPRECIATION At 1st January, 2019	_	_	_	_
Charge for the year Eliminated on transfer to property,	27,437	13,138	10,612	51,187
plant and equipment	(2,181)	_	_	(2,181)
Eliminated on revaluation	(24,894)			(24,894)
Exchange adjustments	(362)	(1,532)	(107)	(2,001)
Donango dajastmonte	(002)	(1,002)	(107)	(2,001)
At 31st December, 2019	_	11,606	10,505	22,111
Charge for the year	9,888	13,902	14,509	38,299
Eliminated on transfer to property,				
plant and equipment	(9,888)	_	_	(9,888)
Eliminated upon leases expired	_	_	(3,118)	(3,118)
Exchange adjustments		1,501	1,104	2,605
At 31st December, 2020		27,009	23,000	50,009
AL 0131 December, 2020		21,008	23,000	50,009
CARRYING VALUES				
At 31st December, 2020	_	566,144	26,277	592,421
	.=	-4	0	
At 31st December, 2019	456,633	544,886	20,765	1,022,284

For the year ended 31st December, 2020



17. RIGHT-OF-USE ASSETS (Continued)

The above items of right-of-use assets are depreciated on a straight-line basis at the following rates per annum:

Pipelines Over the shorter of 30 years or operation period of the relevant company

Leasehold lands Over the remaining terms of leases
Leasehold properties Over the remaining terms of leases

Expense relating to short-term leases and low value lease is HK\$4,095,000 (2019: HK\$2,865,000 for short-term leases and other leases with lease terms end within 12 months of the date of initial application of HKFRS 16) during the year ended 31st December, 2020.

The Group regularly entered into short-term lease for offices, staff quarters and gas containers. As at 31st December, 2020 and 2019, the portfolio of short-term leases is similar to the portfolio of short-term leases to which the short-term lease expense disclosed above.

Total cash outflow for lease was HK\$81,582,000 (2019: HK\$295,347,000) for the year ended 31st December, 2020.

For both years, the Group leases various pipelines, offices, staff quarters and gas containers for its operations. Lease contracts are entered into for fixed term of one year to twenty-five years with no options. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. In determining the lease term and assessing the length of the non-cancellable period, the Group applies the definition of a contract and determines the period for which the contract is enforceable. In addition, the Group owns several properties. The Group is the registered owner of these properties, including leasehold lands which are for fixed term of thirty-five years to fifty-three years.

The Group has obtained the land use right certificates for all leasehold lands except for leasehold lands with carrying amount of HK\$67,424,000 (2019: HK\$64,354,000) in which the Group is in the process of obtaining.

Fair value measurement of pipelines as at 31st December, 2019 are set out in note 16.

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For the year ended 31st December, 2020

18. GOODWILL

	2020 HK\$'000	2019 HK\$'000
Cost and carrying amount		
At 1st January	411,885	255,776
Exchange adjustments	25,303	(10,711)
Arising on acquisitions of subsidiaries (note 39)		166,820
At 31st December	437,188	411,885

For the purposes of impairment testing, the carrying amount of goodwill is attributable to certain cash-generating units ("CGUs") relating to sales of gas ("Unit A") amounting to HK\$255,447,000 in aggregate (2019: HK\$240,663,000), pipeline construction ("Unit B") amounting to HK\$70,776,000 in aggregate (2019: HK\$66,680,000), different subsidiaries of Harmony Gas engaging in sales of gas ("Unit C") amounting to HK\$96,210,000 in aggregate (2019: HK\$90,641,000) and design and consulting of energy projects ("Unit D") amounting to HK\$14,755,000 in aggregate (2019: HK\$13,901,000).

Impairment testing on Unit A

Unit A consists of all CGUs which represent the operations of different subsidiaries engaging in sales of gas, of which goodwill of HK\$255,447,000 (2019: HK\$240,663,000) is attributable to certain CGUs within Unit A. For impairment test purpose, management reviews each CGU's recoverable amount and compares with the carrying amount of the respective CGU. The aggregate carrying amounts of the CGUs of Unit A comprise other intangible assets of HK\$955,316,000 (2019: HK\$1,162,850,000), goodwill of HK\$255,447,000 (2019: HK\$240,663,000), property, plant and equipment of HK\$5,345,850,000 (2019: HK\$4,493,672,000) and right-of-use assets of HK\$248,134,000 (2019: HK\$243,256,000). The recoverable amount of each CGU has been determined based on the value in use calculation of each CGU using the following assumptions for 2020 and 2019:

Period of cash flow projections
Growth rates beyond 5-year period extrapolated in the financial budgets approved by the management
Discount rate

5 years (2019: 5 years) 2% to 3% (2019: 2% to 3%)

14.05% (2019: 10.92%)

This growth rate is based on the relevant industry growth forecast and does not exceed the average long-term growth rate for the relevant industry. Another key assumption for the value in use calculation is the budgeted gross margin, which is determined based on the respective CGU's past performance and management's expectations for the market development. No impairment loss is considered for CGUs with attributed goodwill for the years ended 31st December, 2020 and 2019. Impairment losses of HK\$205,294,000 (2019: nil) in respect of other intangible assets of two CGUs was recognised during the year ended 31st December, 2020 as set out in note 19.

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18. GOODWILL (Continued)

Impairment testing on Unit B

Unit B consists of several CGUs which represent operations of different subsidiaries engaging in the pipeline constructions. For impairment test purpose, management reviews each CGU's recoverable amount and compares with the carrying amount of respective CGU. The aggregate carrying amounts of the CGUs of Unit B comprise other intangible assets of HK\$58,717,000 (2019: HK\$58,381,000) and goodwill of HK\$70,776,000 (2019: HK\$66,680,000). The recoverable amount of each CGU has been determined based on value in use calculation of each CGU using the following assumptions for 2020 and 2019:

Period of cash flow projections

Growth rates beyond 5-year period extrapolated in the

financial budgets approved by the management

Discount rate

5 years (2019: 5 years)

2% (2019: 2%)

14.05% (2019: 10.92%)

This growth rate is based on the relevant industry growth forecasts and does not exceed the average long-term growth rate for the relevant industry. Another key assumption for the value in use calculation is the budgeted gross margin, which is determined based on the respective CGU's past performance and management's expectations for the market development. Management believes that any reasonably possible change in any of these assumptions would not cause the individual carrying amount of each CGU within Unit B to exceed the individual recoverable amount of each CGU within Unit B. At the end of each reporting period, the recoverable amounts of each CGU of Unit B exceeds its carrying amount, therefore, no impairment loss is considered necessary for the years ended 31st December, 2020 and 2019.

Impairment testing on Unit C

Unit C consists of several CGUs which represent the operations of different subsidiaries of Harmony Gas engaging in sales of gas. For impairment test purpose, management reviews each CGU's recoverable amount and compares with the carrying amount of the respective CGU. The aggregate carrying amounts of the CGUs of Unit C comprise other intangible assets of HK\$346,880,000 (2019: HK\$348,191,000), goodwill of HK\$96,210,000 (2019: HK\$90,641,000), property, plant and equipment of HK\$2,345,590,000 (2019: HK\$1,658,918,000) and right-of-use assets of HK\$63,617,000 (2019: HK\$59,007,000). The recoverable amount of each CGU has been determined based on the value in use calculation of each CGU using the following assumptions for 2020 and 2019:

Period of cash flow projections

Growth rate beyond 5-year period extrapolated in the financial budgets approved by the management

Discount rate

5 years (2019: 5 years)

2% (2019: 2%)

14.05% (2019: 10.92%)

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18. GOODWILL (Continued)

Impairment testing on Unit C (Continued)

The growth rate is based on the relevant industry growth forecast and does not exceed the average long-term growth rate for the relevant industry. Another key assumption for the value in use calculation is the budgeted gross margin, which is determined based on the respective CGU's past performance and management's expectations for the market development. Management believes that any reasonably possible change in any of these assumptions would not cause the individual carrying amount of each CGU within Unit C to exceed the individual recoverable amount of each CGU within Unit C. At the end of each reporting period, the recoverable amount of each CGU of Unit C exceeds its carrying amount and no impairment loss is considered necessary for the years ended 31st December. 2020 and 2019.

Impairment testing on Unit D

Unit D consists of several CGUs which represent the operations of different subsidiaries engaging in design and consulting of energy projects. For impairment test purpose, management reviews each CGU's recoverable amount and compares with the carrying amount of the respective CGU. The aggregate carrying amounts of the CGUs of Unit D comprise other intangible assets of HK\$18,148,000 (2019: HK\$19,235,000), goodwill of HK\$14,755,000 (2019: HK\$13,901,000) and property, plant and equipment of HK\$4,166,000 (2019: HK\$4,434,000). The recoverable amount of each CGU has been determined based on the value in use calculation of each CGU using the following assumptions for 2020 and 2019:

Period of cash flow projections 5 years (2019: 5 years)
Growth rate beyond 5-year period extrapolated in the financial budgets approved by the management
Discount rate 18.11% (2019: 18.11%)

The growth rate is based on the relevant industry growth forecast and does not exceed the average long-term growth rate for the relevant industry. Another key assumption for the value in use calculation is the budgeted gross margin, which is determined based on the respective CGU's past performance and management's expectations for the market development. Management believes that any reasonably possible change in any of these assumptions would not cause the individual carrying amount of each CGU within Unit D to exceed the individual recoverable amount of each CGU within Unit D. At the end of each reporting period, the recoverable amount of each CGU of Unit D exceeds its carrying amount and no impairment loss is considered necessary for the years ended 31st December, 2020 and 2019.

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19. **OTHER INTANGIBLE ASSETS**

	Exclusive rights of operation	Other operating	Technology	Total
		rights	know-how	
		HK\$'000	HK\$'000	HK\$'000
COST				
At 1st January, 2019	1,223,068	99,424	21,840	1,344,332
Exchange adjustments	(42,312)	1,590	(467)	(41,189)
Addition	303	_	_	303
Acquired on acquisitions of subsidiaries				
(note 39)	650,266	_		650,266
At 31st December, 2019	1,831,325	101,014	21,373	1,953,712
Exchange adjustments	105,747	3,480	1,313	110,540
Addition	169			169
At 31st December, 2020	1,937,241	104,494	22,686	2,064,421
AMORTISATION AND IMPAIRMENT	400.000	40.050		0.40.004
At 1st January, 2019	199,908	40,956		240,864
Exchange adjustments	(3,772)	_	(30)	(3,802)
Charged for the year	65,767	1,783	2,168	69,718
At 31st December, 2019	261,903	42,739	2,138	306,780
Exchange adjustments	30,168	_	253	30,421
Charged for the year	78,963	1,775	2,147	82,885
Impairment losses recognised	205,294	59,980	_	265,274
At 31st December, 2020	576,328	104,494	4,538	685,360
CARRYING VALUES				
At 31st December, 2020	1,360,913		10 1/10	1,379,061
AL 3131 DECEMBER, 2020	1,000,910		18,148	1,379,001
At 31st December, 2019	1,569,422	58,275	19,235	1,646,932

The exclusive rights of operation represent sales and distribution of piped gas in certain cities in Henan, Shandong, Fujian, Jiangsu, Heilongjiang, Hebei, Zhejiang, Jilin and Anhui provinces and are amortised on a straight-line method over the period of a range of 7 to 34 years (2019: 7 to 34 years), which is the remaining finite useful life period being granted for exclusive operations in the relevant cities.

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19. OTHER INTANGIBLE ASSETS (Continued)

Due to the redevelopment in Jingqiao Town, Nanjing City in Jiangsu, such town is no longer an industrial zone. Expected future cash flow generated by industrial customers could not be realised. A subsidiary, 南京晶橋中裕燃氣有限公司 ("南京晶橋") located in Jingqiao Town was suffered loss for year ended 31st December, 2020. Management considers there is an impairment indicator to the exclusive right of operation possessed by 南京晶橋, in which the Group previously acquired such asset through acquisition of 南京晶橋. During the year ended 31st December, 2020, the management performed an assessment of recoverable amount of 南京晶橋 based on the value in use calculation. Impairment loss of HK\$117,037,000 (2019: nil) was recognised during the year ended 31st December, 2020.

Another subsidiary, 鐵力中裕燃氣有限公司 ("鐵力中裕") originally expected to develop the operation of sales of piped gas in Chengguan Town, Tieli City in Heilongjiang since its acquisition, is not able to commence the supply of piped gas as initially contemplated due to sever delay of construction of main pipelines by local government and hence the expected future cash flows could not be realised. Accordingly, impairment loss of HK\$88,257,000 (2019: nil) to the exclusive rights of operation possessed by 鐵力中裕, in which the Group previously acquired such asset through acquisition of 鐵力中裕, was recognised during the year ended 31st December, 2020.

Other operating rights represent the licences possessed by the Group's subsidiaries, 濟源中裕壓縮氣有限公司, 漯河中裕壓縮氣有限公司 and 三門峽中裕能源有限公司 to operate eight CNG vehicle filling stations in Jiyuan City, Luohe City and Sanmenxia City and are amortised on a straight-line method over a period of 30 years, which is the period of the licenses being granted for operating CNG vehicle filling stations. During the year ended 31st December, 2020, losses were suffered by these subsidiaries which management considers there is an impairment indicator to the other operating rights. Management performed an assessment of recoverable amount of these subsidiaries. Impairment loss of HK\$59,980,000 (2019: nil) was recognised during the year ended 31st December, 2020.

Technology know-how represents the technology developed for design and consulting of energy projects which arose upon acquisition of 北京恩耐特分布能源技術有限公司 and its subsidiaries during the year ended 31st December, 2018. Technology know-how is amortised on a straight-line method over a period of 10 years.

The Group tests intangible assets if there are indications that intangible assets might be impaired.

The carrying amounts of intangible assets have been allocated to the respective CGUs as follows:

	2020	2019
	HK\$'000	HK\$'000
Unit A	955,316	1,162,850
Unit B	58,717	58,381
Unit C	346,880	348,191
Unit D	18,148	19,235
Operation of CNG vehicle filling stations	_	58,275
	1,379,061	1,646,932

Impairment assessment of Unit A, B, C and D are set out in note 18.

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20. LONG-TERM DEPOSITS, PREPAYMENTS AND OTHER RECEIVABLES

	2020	2019
	HK\$'000	HK\$'000
Deposits paid for acquisition of property, plant and equipment	502,155	349,231
Deposits paid for leasehold lands	101,896	86,150
Investment components of life insurance contracts	79,445	77,556
Prepayments of insurance premium	2,537	2,777
Loans to employees	608,769	582,970
Other long-term deposits	15,665	15,533
	1,310,467	1,114,217

Deposits paid for acquisition of property, plant and equipment

As at 31st December, 2020, deposit of RMB193,472,000 (equivalent to HK\$229,886,000) (2019: RMB169,912,000 (equivalent to HK\$190,207,000)) was paid to a supplier for acquisition of construction materials mainly for construction of the Group's pipelines.

Investment components of life insurance contracts

The Group had entered into two life insurance contracts with HSBC Life (International) Limited to insure two executive directors of the Company.

Under the policies, the beneficiary and policy holder is the Company, and the total insured sum is approximately US\$32,000,000 (equivalent to HK\$248,205,000). The Company paid US\$9,272,000 (equivalent to HK\$71,866,000), including premium charge at inception of the policies amounting to US\$556,347 (equivalent to HK\$4,315,000). The Company may request a partial surrender or full surrender of the policies at any time and receive cash back based on the cash value of the policies at the date of withdrawal, which is determined based on the gross premium paid plus accumulated income earned (based on the discretion by HSBC Life (International) Limited) and minus insurance premium charged at inception. In addition, if withdrawal is made between the 1st to 18th policy year, there is a specified surrender charge.

During the year ended 31st December, 2020, income from investments in life insurance contracts of HK\$2,802,000 (2019: HK\$2,771,000) was recognised in profit or loss.

At 31st December, 2020, the expected life of the policy remained unchanged from the initial recognition and the Directors considered that the financial impact of the option to terminate the policy was insignificant.



20. LONG-TERM DEPOSITS, PREPAYMENTS AND OTHER RECEIVABLES (Continued)

Loans to employees

At 31st December, 2020, included in the Group's other receivables balances are loans to employees with aggregate carrying amount of HK\$608,769,000 (2019: HK\$582,970,000) which are for the purpose of enabling the PRC employees to early exercise their share options granted by the Company. The loans are secured by the shares held by the employees, interest bearing at 4% per annum and repayable within three years.

INTERESTS IN ASSOCIATES 21.

	2020	2019
	HK\$'000	HK\$'000
Cost of unlisted investments in associates	319,655	319,655
Share of post-acquisition results	180,024	128,466
Exchange adjustments	7,853	(21,289)
	507,532	426,832

Details of the Group's associates as at 31st December, 2019 and 2020 are as follows:

Name of company	Place of establishment	Form of business structure	Proportion of no registered capital	Principal activities	
			2020	2019	
Beijing Zhongran Xiangke Oil and Gas Technology Co., Ltd. ("Zhongran Xiangke")	PRC	Sino-foreign joint venture	40%	40%	Sales of natural gas and gas pipeline construction
Yunnan Yuntou Zhongyu Energy Co., Ltd. ("Yunnan Yuntou") (formerly known as Qujing City Fuel Gas Co., Ltd.)	PRC	Limited liability company	39%	39%	Sales of natural gas and gas pipeline construction
Chongqing Zhongran New Energy Co., Ltd. (formerly known as Energy-Net De. (Chongqing) New Energy Co., Ltd.)	PRC	Limited liability company	20%	20%	Design and consulting of energy projects

For the year ended 31st December, 2020



21. INTERESTS IN ASSOCIATES (Continued)

Summarised financial information of major associates

Summarised financial information in respect of the Group's major associates is set out below. The summarised financial information below represents amounts shown in the associates' management accounts which are prepared in accordance with HKFRSs. All of these associates are accounted for using the equity method in the Group's consolidated financial statements.

Zhongran Xiangke

Zhongran Xiangke and its subsidiaries (collectively "Zhongran Xiangke Group")

	2020	2019
	HK\$'000	HK\$'000
Current assets	1,005,896	950,608
New guyrant aggets	4 407 540	1 007 007
Non-current assets	1,137,548	1,007,807
Current liabilities	(906,400)	(947,059
Net assets	1,237,044	1,011,356
Equity attributable to owners of Zhongran Xiangke Group	952,645	770,000
Non-controlling interests	284,399	241,356
	1,237,044	1,011,356
Revenue	1,231,103	1,108,187
Profit for the year	154,629	106,103
Total comprehensive income for the year attributable to:		
Owners of Zhongran Xiangke Group	182,645	90,042
Non-controlling interests	43,043	13,966
	225,688	104,008

For the year ended 31st December, 2020

21. INTERESTS IN ASSOCIATES (Continued)

Summarised financial information of major associates (Continued)

Zhongran Xiangke (Continued)

Zhongran Xiangke and its subsidiaries (collectively "Zhongran Xiangke Group") (Continued)

Reconciliation of the above summarised financial information to the carrying amount of the interest in Zhongran Xiangke Group recognised in the consolidated financial statements:

	2020	2019
	HK\$'000	HK\$'000
Equity attributable to owners of Zhongran Xiangke Group	952,645	770,000
Proportion of the Group's ownership interest in Zhongran		
Xiangke Group at 40%	381,058	308,000
Carrying amount of the Group's interest in Zhongran		
Xiangke Group	381,058	308,000

For the year ended 31st December, 2020



21. **INTERESTS IN ASSOCIATES** (Continued)

Summarised financial information of major associates (Continued)

Yunnan Yuntou

Yunnan Yuntou and its subsidiaries (collectively "Yunnan Yuntou Group")

	2020	2019
	HK\$'000	HK\$'000
Current assets	322,531	304,350
Non-current assets	1,027,549	901,277
Current liabilities	(968,314)	(740,397)
Non-current liabilities	(62,659)	(164,833)
Net assets	319,107	300,397
Equity attributable to owners of Yunnan Yuntou Group	318,197	298,955
Non-controlling interests	910	1,442
	319,107	300,397
Revenue	606,957	841,267
Profit for the year	3,042	6,695
Total comprehensive income/(expense) for the year attributable to: Owners of Yunnan Yuntou Group	10.242	212
Non-controlling interests	19,242 (532)	(32,535)
	18,710	(32,323)

For the year ended 31st December, 2020



Summarised financial information of major associates (Continued)

Yunnan Yuntou (Continued)

22.

Yunnan Yuntou and its subsidiaries (collectively "Yunnan Yuntou Group") (Continued)

Reconciliation of the above summarised financial information to the carrying amount of the interest in Yunnan Yuntou Group recognised in the consolidated financial statements:

	2020 HK\$'000	2019 HK\$'000
	<u> </u>	·
Equity attributable to owners of Yunnan Yuntou Group	318,197	298,955
Proportion of the Group's ownership interest in Yunnan		
Yuntou Group at 39%	124,097	116,592
Carrying amount of the Group's interest in Yunnan		
Yuntou Group	124,097	116,592
INTERESTS IN JOINT VENTURES		
INTERESTS IN JOINT VENTURES	2020	2019
INTERESTS IN JOINT VENTURES	2020 HK\$'000	2019 HK\$'000
INTERESTS IN JOINT VENTURES Cost of unlisted investments in joint ventures		
	HK\$'000	HK\$'000

9,453

19,176

For the year ended 31st December, 2020



22. **INTERESTS IN JOINT VENTURES** (Continued)

Details of the Group's joint ventures as at 31st December, 2019 and 2020 are as follows:

	Proportion of nominal value				
	Place of	Form of business	of register	ed capital	
Name of Company	establishment	structure	held by the	ne Group	Principal activities
			2020	2019	
故城華洋管道設備 安裝有限公司	PRC	Limited liability company	50%	50%	Not yet commenced business
河南中豫新創產業 投資管理有限公司	PRC	Limited liability company	30%	_	Not yet commenced business

As all the relevant activities of the above entities require unanimous consent from all joint venture parties, it is accounted for as joint ventures by the Group.

23. FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE **INCOME**

	2020	2019
	HK\$'000	HK\$'000
Unlisted equity investments (Note)	81,155	76,178
Other investments	2,720	2,720
	83,875	78,898

During the year ended 31st December, 2019, the Group newly invested in a PRC entity with carrying amount of RMB4,050,000 (equivalent to HK\$4,534,000) and further invested in two PRC entities with aggregate carrying amount of RMB46,000,000 (equivalent to HK\$51,495,000).

Note: The above unlisted equity investments represent the Group's equity interests in certain private entities established in the PRC. The Directors have elected to designate these investments in equity instruments as at FVTOCI as they believe that these investments are not held for trading and not expected to be sold in the foreseeable future.

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For the year ended 31st December, 2020

HK\$'000

24. INVENTORIES

	2020 HK\$'000	2019 HK\$'000
Construction materials	507,918	337,924
Finished goods	81,680	135,733
	589,598	473,657

25. PROPERTIES UNDER DEVELOPMENT FOR SALE

	ПКФ 000
COST	
At 1st January, 2019	_
Transfer from right-of-use assets	85,430
Additions	27,052
Exchange adjustments	(1,611)
At 31st December, 2019	110,871
Additions	45,869
Exchange adjustments	9,410
At 31st December, 2020	166,150
Properties under development for sales of which:	
- expected to be realised within 12 months	166,150
- expected to be realised over 12 months	
	166,150

During the year ended 31st December, 2019, the Group transferred leasehold lands included in right-of-use assets with carrying amount of HK\$85,430,000 to properties under development for sale due to change of intention from own use to property development.

The leasehold lands are measured at cost less any accumulated depreciation and any impairment losses. The residual values are determined as the estimated disposal value of the leasehold land component. No depreciation charge is made on the leasehold lands taking into account the estimated residual values as at 31st December, 2020.

The properties under development for sale of the Group are situated in the PRC.

For the year ended 31st December, 2020



26. TRADE RECEIVABLES, DEPOSITS, PREPAYMENTS AND OTHER RECEIVABLES

The Group allows an average credit period of 30 days (2019: 30 days) to its trade customers. The following is an aged analysis of trade receivables from contracts with customers net of allowance for credit losses presented based on the invoice date at the end of the reporting period, which approximated the respective revenue recognition dates for sales of gas and the respective construction contracts completion dates, as appropriate:

	2020	2019
	HK\$'000	HK\$'000
		_
0 - 30 days	744,534	724,759
31 - 90 days	127,517	45,579
91 - 180 days	94,846	73,442
181 - 360 days	523,979	318,699
Over 360 days	280,637	169,109
Trade receivables	1,771,513	1,331,588

As at 31st December, 2020, total bills received amounting to HK\$88,120,000 (2019: HK\$173,569,000) are held by the Group for future settlement of trade receivables. All bills received by the Group are with a maturity period of less than one year.

The amounts due from certain PRC local governments for the "Coal-to-gas" projects under the "gas pipeline construction" segment is included in the carrying amount of trade receivables.

As at 31st December, 2020, included in the Group's trade receivables balance are debtors with aggregate carrying amount of HK\$971,547,000 (2019: HK\$579,768,000) which are past due as at the reporting date. Out of the past due balances, HK\$869,008,000 (2019: HK\$547,013,000) has been past due 90 days or more and is not considered as in default as these are represented by the debtors without bad debt history or the PRC local governments with low credit risks. The Group does not hold any collateral over these balances.

As at 31st December, 2020, deposits, prepayments and other receivables are advances to suppliers of natural gas and construction materials for customers' gas pipeline construction amounting to HK\$840,149,000 (2019: HK\$468,556,000).

Details of impairment assessment of trade receivables, deposits and other receivables are set out in note 45.

For the year ended 31st December, 2020

27. TRANSFERS OF FINANCIAL ASSETS

The following are outstanding bills transferred to banks by discounting bills on a full recourse basis as at 31st December, 2019. If the bills are not paid on maturity, the banks have the rights to request the Group to pay the unsettled balances. As the Group has not transferred the significant risks and rewards relating to the bills, it continues to recognise the full carrying amount of the bills and has recognised the cash received on the transfer as a secured borrowing (see note 33). The bills are carried at amortised cost in the Group's consolidated statement of financial position.

	2020	2019
	HK\$'000	HK\$'000
Carrying amount of transferred assets	_	118,457
Carrying amount of associated liabilities	_	(118,457)
	_	_

28. AMOUNTS DUE FROM AN ASSOCIATE AND A RELATED PARTY

- (a) As at 31st December, 2020, amount due from an associate of RMB50,000,000 (equivalent to HK\$59,411,000) (2019: RMB50,000,000 (equivalent to HK\$55,972,000)) is unsecured, interest bearing at 7.39% per annum (2019: interest bearing at 7% per annum) and repayable within one year (2019: one year).
- (b) As at 31st December, 2020, amount due from a related party represented amount due from a non-controlling shareholder of a subsidiary of the Group of RMB7,500,000 (equivalent to HK\$8,912,000) (2019: RMB7,500,000 (equivalent to HK\$8,396,000)) which is secured by its equity interest of that subsidiary, interest bearing at 7.8% (2019: 7.8%) per annum and repayable within one year (2019: one year).

29. CONTRACT ASSETS/LIABILITIES

	2020 HK\$'000	2019 HK\$'000
Contract assets – current		
Construction contracts in gas pipeline construction	609,259	509,321
Contract liabilities – current		
Construction contracts in gas pipeline construction	788,823	557,352
Purchase of natural gas	677,488	540,010
	1,466,311	1,097,362

For the year ended 31st December, 2020



29. CONTRACT ASSETS/LIABILITIES (Continued)

At as 1st January, 2019, contract assets and contract liabilities amounting to HK\$185,698,000 and HK\$884,573,000, respectively.

Typical payment terms which impact on the amount of contract assets and contract liabilities recognised are as follows:

Construction contracts in respect of gas pipeline construction

The contract assets primarily relate to the Group's right to consideration for work completed because the rights are conditioned on the Group's future performance in achieving specified milestones at the reporting date on contract work. The contract assets are transferred to trade receivables when the rights become unconditional.

The Group classifies these contract assets as current because the Group expects to realise them in its normal operating cycle.

The Group's revenue from construction contracts is measured by input method. The Group requires certain customers to provide upfront deposits before the commencement of the construction work as part of its credit risk management policies.

When the Group receives a deposit before the construction activity commences, this will give rise to contract liabilities at the start of a contract, until the revenue recognised on the relevant contract exceeds the amount of the deposit.

Purchase of natural gas

The Group would require advance payment before the usage of the natural gas for certain customers, any shortage against the periodically actual charge for the actual usage of natural gas will be billed by the Group accordingly. These customers are required to top up the advance payment for future usage of natural gas to be supplied by the Group. The Group requires advance payment before the usage of the natural gas through the prepaid card for certain household users. The charge of the actual usage of natural gas will be deducted directly to the balance of the prepaid card. These customers can only consume the natural gas up to the balance of the prepaid card. This will give rise to contract liabilities until the revenue recognised on the relevant contract exceeds the amount of advance payment.

For the year ended 31st December, 2020

29. CONTRACT ASSETS/LIABILITIES (Continued)

The following table shows how much of the revenue recognised in the current year relates to carried-forward contract liabilities.

	2020		2019)
	Construction	Purchase of	Construction	Purchase of
	contracts	natural gas	contracts	natural gas
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
Revenue recognised that was included				
in the contract liabilities balance at the				
beginning of the year	557,352	540,010	411,334	473,239

Details of the impairment assessment of contract assets are set out in note 45.

30. PLEDGED BANK DEPOSITS AND BANK BALANCES AND CASH

The bank balances carry interest at market rates which ranged from 0.01% to 0.35% (2019: 0.01% to 0.35%) per annum as at 31st December, 2020. At 31st December, 2020, the bank balances and cash consisted of HK\$1,672,452,000 (2019: HK\$1,350,841,000) are denominated in RMB.

As at 31st December, 2020, the bank balances and cash consisted of HK\$35,365,000 and HK\$36,482,000 (2019: HK\$296,742,000 and HK\$255,730,000) are denominated in United States Dollars ("US\$") and HK\$ respectively, which are foreign currencies of the respective group entities.

As at 31st December, 2020, pledged bank deposits of RMB4,000,000 (equivalent to HK\$4,753,000) (2019: nil) were used to secure the short-term general banking facilities granted to the Group, accordingly, the deposits were classified as current assets.

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31. TRADE PAYABLES, OTHER PAYABLES AND ACCRUED CHARGES AND **DEFERRED INCOME AND ADVANCE RECEIVED**

The following is an aged analysis of trade payables presented based on the invoice date at the end of the reporting period:

	2020	2019
	HK\$'000	HK\$'000
0 – 30 days	654,015	592,132
31 - 90 days	616,971	228,734
91 - 180 days	211,674	120,080
Over 180 days	399,729	278,780
Trade payables	1,882,389	1,219,726

The average credit period on purchase of goods is 90 days (2019: 90 days). The Group has financial risk management policies in place to ensure that all payables are settled within the credit timeframe.

As at 31st December, 2020, deferred income and advance received classified as non-current liabilities are government grants of HK\$6,688,000 (2019: HK\$6,874,000) received by the Group, and will be released to profit or loss when the related costs (for which the grants are intended to compensate) are recognised in profit or loss. Due to redevelopment of Jiaozuo City, Jiaozuo government subsidised the Group for enhancement and relocation of certain pipelines in Jiaozuo City.

As at 31st December, 2020, included in other payables and accrued charges are (i) refundable security deposits received from customers in relation to gas supply of HK\$48,161,000 (2019: HK\$46,993,000); (ii) accrued expenses of HK\$53,173,000 (2019: HK\$39,798,000); (iii) unsettled consideration for the acquisition of assets and liabilities through acquisition of subsidiaries of RMB454,000, equivalent to HK\$539,000 (2019: RMB454,000, equivalent to HK\$508,000); (iv) unsettled consideration for the acquisition of subsidiaries of RMB3,360,000, equivalent to HK\$3,992,000 (2019: RMB14,650,000, equivalent to HK\$16,400,000); and (v) unsettled consideration for the acquisition of additional interests in a subsidiary of RMB22,750,000, equivalent to HK\$27,032,000 (2019: nil).

AMOUNTS DUE TO AN ASSOCIATE 32.

As at 31st December, 2020, the amounts due to an associate amounting to RMB894,000 (equivalent to HK\$1,063,000) (2019: RMB894,000 (equivalent to HK\$1,001,000)) is unsecured, non-interest bearing and repayable on demand.

For the year ended 31st December, 2020

33. BORROWINGS

	2020	2019
	HK\$'000	HK\$'000
Consumed heads heaves viscos	500 005	000 004
Secured bank borrowings	566,835	830,804
Unsecured bank borrowings	11,009,290	10,158,246
Unsecured other borrowings	14,021	32,160
	11,590,146	11,021,210
Carrying amounts of the above bank borrowings are repayable*:		
Within one year	6,921,265	3,516,985
More than one year, but not exceeding two years	1,397,546	6,134,720
More than two years but not exceeding five years	2,892,063	553,693
More than five years	7,201	10,007
Carrying amounts of above bank borrowings that contain a repayment on	11,218,075	10,215,405
demand clause (shown under current liabilities) but repayable:		
Within one year	358,050	415,595
More than one year, but not exceeding two years	-	358,050
Carrying amounts of the above other borrowings are repayable*:	358,050	773,645
Within one year	_	17,607
More than one year, but not exceeding two years	1,426	1,343
More than two years but not exceeding five years	4,278	4,030
More than five years	8,317	9,180
	14,021	32,160
Less: Amounts due within one year shown under current liabilities	(7,279,315)	(4,308,237)
Amounts shown under non-current liabilities	4,310,831	6,712,973

the amounts due are based on scheduled repayment dates set out in the loan agreements.

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33. BORROWINGS (Continued)

The ranges of effective interest rates (which are also equal to contracted interest rates) on the Group's borrowings are as follows:

	2020	2019
Effective interest rate:		
Fixed-rate borrowings	4.00% - 5.10%	4.00% - 5.10%
Variable-rate borrowings	1.70% - 5.61%	3.35% - 5.70%

The Group's certain variable-rate borrowings bear interest at a range of 100% to 146% (2019: 100% to 137%) of People's Bank of China ("PBOC") Prescribed Interest Rate per annum. LIBOR plus a premium ranging from 1.5% to 2.0% (2019: 1.5% to 2.5%) per annum and HIBOR plus a premium of 1.75% to 2.0% (2019: 1.35% to 2.1%) per annum is charged on remaining outstanding variable-rate loan balances.

As at 31st December, 2020, the bank borrowing balances consisted of HK\$4,054,941,000 (2019: HK\$2,182,081,000) and HK\$4,639,579,000 (2019: HK\$6,747,937,000) are denominated in US\$ and HK\$ respectively, which are foreign currencies of the respective group entities.

During the year ended 31st December, 2019, the Group discounted bills receivable with recourse in aggregated amount of HK\$118,457,000 to banks for short-term financing. At 31st December, 2019, the associated borrowings amounted to HK\$118,457,000.

For the year ended 31st December, 2020

34. LEASE LIABILITIES

	2020 HK\$'000	2019 HK\$'000
Lease liabilities payable:		
Within one year	7,265	68,744
Within a period of more than one year but not more than two years	3,887	4,737
Within a period of more than two years but not more than five years	4,908	4,580
Within a period of more than five years	11,317	3,361
	27,377	81,422
Less: Amount due for settlement with 12 months shown under current		
liabilities	(7,265)	(68,744)
Amount due for settlement after 12 months shown under non-current		
liabilities	20,112	12,678

Lease obligations that are denominated in currency other than the functional currencies of the relevant group entities are set out below:

	HK\$'000
As at 31st December, 2020	523
As at 31st December, 2019	523

35. SHARE CAPITAL

		Number of shares		Amount	
	Note	2020 '000	2019 '000	2020 HK\$'000	2019 HK\$'000
Authorised: Ordinary shares at HK\$0.01 each		10,000,000	10,000,000	100,000	100,000
Issued and fully paid:					
At the beginning of the year		2,644,833	2,537,212	26,448	25,372
Exercise of share options	(i)		107,621	_	1,076
At the end of the year		2,644,833	2,644,833	26,448	26,448

Note:

During the year ended 31st December, 2019, 107,620,600 new shares were issued as a result of exercise of share options (i) in respect of the share options granted on 11th April, 2011 and 5th January, 2018. Details are disclosed in note 37.

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36. DEFERRED TAXATION

The following is the deferred tax liabilities recognised and movements thereon during the current and prior years.

	Revaluation of investment properties and pipelines HK\$'000	Other intangible assets	Undistributed profits of subsidiaries	Accelerated tax depreciation	Total HK\$'000
At 1st January, 2019	388,209	157,887	1,363	113,936	661,395
Exchange adjustments	(8,104)	(7,829)	(29)	(6,089)	(22,051)
Acquisitions of subsidiaries					
(note 39)	_	162,567	_	284	162,851
(Credit) charge to profit or loss					
(note 10)	(13,736)	(12,154)	_	129,891	104,001
Transfer from investment property					
to property, plant and equipment	(2,355)	_	_	2,355	_
Charge to property revaluation					
reserve	23,025	_	_	_	23,025
At 31st December, 2019	387,039	300,471	1,334	240,377	929,221
Exchange adjustments	25,023	13,625	81	21,442	60,171
(Credit) charge to profit or loss					
(note 10)	(13,972)	(28,208)	-	118,115	75,935
Charge to property revaluation					
reserve	35,976	_	_	_	35,976
At 31st December, 2020	434,066	285,888	1,415	379,934	1,101,303

Under the EIT Law of PRC, withholding tax is imposed on dividends declared in respect of profits earned by PRC subsidiaries from 1st January, 2008 onwards. Deferred taxation has not been provided for in the consolidated financial statements in respect of temporary differences attributable to undistributed profits amounting to HK\$2,778,614,000 (2019: HK\$2,380,197,000) of certain PRC subsidiaries in relation to owners of the Company. The Group is able to control the timing of the reversal of the temporary differences and it is probable that the temporary differences will not reverse in the foreseeable future.

At 31st December, 2020, the Group had unused estimated tax losses of HK\$261,953,000 (2019: HK\$564,195,000) available for offset against future profits. No deferred tax asset has been recognised in respect of the unrecognised estimated tax losses due to unpredictability of future profit stream. Included in unrecognised tax losses are losses of PRC subsidiaries of HK\$181,283,000 (2019: HK\$208,007,000) that will expire in various dates up to 2025 (2019: 2024), other losses may be carried forward indefinitely.

For the year ended 31st December, 2020

37. SHARE-BASED PAYMENT TRANSACTIONS

Share option schemes

Pursuant to an ordinary resolution passed on 24th October, 2003, the Company adopted a share option scheme ("Old Share Option Scheme") pursuant to which the Directors were authorised to grant share option to its employees (including executive directors and employees of any of its subsidiaries) or any person who has contributed or will contribute to the Group. The Old Share Option Scheme was terminated and replaced by a new share option scheme ("New Share Option Scheme") on 3rd May, 2013 by an ordinary resolution passed by the shareholders of the Company at the annual general meeting held on 3rd May, 2013.

Outstanding options under the Old Share Option Scheme shall continue to be valid and exercisable in accordance with the Old Share Option after its termination.

Under the New Share Option Scheme, the Directors may offer share options to any directors and employees of the Group and any advisors, consultants, distributors, contractors, suppliers, agents, customers, business partners, joint venture business partners, promoters, service providers of any member of the Group who the board of directors of the Company considers, in its sole discretion, have contributed or will contribute to the Group, to subscribe for shares in the Company in accordance with the terms of the New Share Option Scheme.

The maximum number of shares which may be issued upon exercise of all share options to be granted under the New Share Option Scheme shall not, in the absence of shareholders' approval, in aggregate exceed 10% in nominal amount of the aggregate of shares in issue on the adoption date (the "Scheme Mandate Limit"). Options lapsed in accordance with the terms of the New Share Option Scheme will not be counted for the purpose of calculating the Scheme Mandate Limit.

The Company may renew the Scheme Mandate Limit at any time subject to prior shareholders' approval but in any event, the total number of shares which may be issued upon exercise of all share options to be granted under the New Share Option Scheme under the limit as refreshed must not exceed 10% of the Shares in issue as at the date of the Shareholders' approval of the renewed limit. Options previously granted under the New Share Option Scheme (including those outstanding, cancelled, lapsed in accordance with the terms or exercised options) will not be counted for the purpose of calculating the limit as renewed.

Further, no options will be granted which would result in the maximum aggregate number of shares which may be issued upon exercise of all outstanding options granted but yet to be exercised under the New Share Option Scheme, the existing options granted under the Old Share Option Scheme, in aggregate, 30% of the issued share capital of the Company from time to time.

For the year ended 31st December, 2020



37. SHARE-BASED PAYMENT TRANSACTIONS (Continued)

Share option schemes (Continued)

The following table discloses movements of the Company's share options granted under the Old Share Option Scheme and New Share Option Scheme and movements in such holdings:

			-	Nun	nber of share o	ptions
Category of grantee	Exercise price per share HK\$	Date of grant	Exercisable period	At 1st January, 2019	Exercised during the year ended 31st December, 2019	At 31st December, 2019 and 2020
Directors	0.4872	11th April, 2011	11th April, 2011 to 10th April, 2021	2,011,600	(1,005,800)	1,005,800
	5.4680	5th January, 2018	5th January, 2018 to 4th January, 2028	12,572,500	_	12,572,500
				14,584,100	(1,005,800)	13,578,300
Employees	5.4680	5th January, 2018	5th January, 2018 to 4th January, 2028	3,017,400	-	3,017,400
	5.4680	5th January, 2018	17th December, 2019 to 4th January, 2028 (note)	108,123,500	(106,614,800)	1,508,700
				111,140,900	(106,614,800)	4,526,100
				125,725,000	(107,620,600)	18,104,400
Exercisable at the end of the year				17,601,500		18,104,400
Weighted average exercise price				HK\$5.388	HK\$5.421	HK\$5.191

Note: On 17th December, 2019, the shareholders approved the amendment of the vesting period of 108,123,500 options granted by the Company on 5th January, 2018 to certain employees of the Group. As a result, these options have become vested and exercisable from 17th December, 2019 until 4th January, 2028.

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For the year ended 31st December, 2020

37. SHARE-BASED PAYMENT TRANSACTIONS (Continued)

Share option schemes (Continued)

In respect of the share options exercised during the year ended 31st December, 2019, the weighted average share price at the dates of exercise was HK\$6.66.

The estimated fair value of the share options granted by Company on 5th January, 2018 was HK\$102,649,000. The Group recognised share-based payments expense of HK\$43,802,000 and HK\$58,847,000 respectively for the year ended 31th December, 2019 and 2018.

38. ACQUISITION OF ADDITIONAL INTERESTS IN SUBSIDIARIES

During the year ended 31st December, 2020, the Group entered into certain sale and purchase agreements with the respective holders of the remaining equity interest of certain subsidiaries in the PRC for a total consideration of RMB51,200,000 (equivalent to HK\$60,837,000). The difference between the consideration paid and the carrying amount of the additional interest acquired by the Group of HK\$7,811,000 was debit to equity as other reserve during the year ended 31st December, 2020.

39. ACQUISITION OF BUSINESS

Year ended 31st December, 2019

Acquisition of a subsidiary - 新河緑源

On 22nd January, 2019, the Group acquired 100% of the registered share capital of 新河縣綠源天然氣有限公司 ("新河綠源") for a consideration of RMB10,000,000 (equivalent to HK\$11,658,000) from independent third parties, on that date, control in 新河綠源 was passed to the Group. This acquisition has been accounted for using the purchase method. 新河綠源 is principally engaged in the sales of gas. 新河綠源 was acquired so as to continue the expansion of the Group's operations.

Consideration transferred:

HK\$'000

Cash 11,658

For the year ended 31st December, 2020



39. **ACQUISITION OF BUSINESS** (Continued)

Year ended 31st December, 2019 (Continued)

Acquisition of a subsidiary - 新河綠源 (Continued)

Assets acquired and liabilities of 新河綠源 recognised at the date of acquisition are as follows:

	HK\$'000
Property, plant and equipment	21,821
Other intangible assets - exclusive right of operation in sales of piped gas	7,934
Right-of-use assets	915
Inventories	1,582
Deposits, prepayments and other receivables	10,108
Bank balances and cash	366
Other payables and accrued charges	(32,181)
Deferred taxation	(1,983)
	8,562

The fair value as well as the gross contractual amounts of the other receivables acquired amounted to HK\$209,000 at the date of acquisition.

Goodwill arising on acquisition:

	HK\$'000
Consideration transferred	11,658
Less: fair value of identifiable net assets acquired	(8,562)
	3,096

For the year ended 31st December, 2020

39. ACQUISITION OF BUSINESS (Continued)

Year ended 31st December, 2019 (Continued)

Acquisition of a subsidiary - 新河緑源 (Continued)

Goodwill arose in the acquisition of 新河綠源 because the consideration paid for the acquisition included amounts in relation to the benefits of expected synergies, revenue growth, future market development and the assembled workforce arising from the acquisition of 新河綠源. These benefits are not recognised separately from goodwill because they do not meet the recognition criteria for identifiable intangible assets.

The goodwill arising on the acquisition is not expected to be deductible for tax purposes.

Net cash outflow on acquisition of 新河綠源 during the year ended 31st December, 2019:

	HK\$'000
Total cash consideration	11,658
Less: bank balances and cash acquired	(366)
Less: unsettled consideration (included in other payables and accrued charges	
as at 31st December, 2019) (RMB2,800,000)	(3,134)
	8,158

Included in the profit for the year ended 31st December, 2019 is profit of HK\$4,664,000 attributable to 新河綠源. Revenue for the year ended 31st December, 2019 includes HK\$34,667,000 generated from 新河綠源.

Had the acquisition of 新河線源 been completed on 1st January, 2019, total group revenue for the year would have been HK\$8,189,993,000 and profit for the year would have been HK\$489,868,000. The pro forma information is for illustrative purposes only and is not necessarily an indication of revenue and results of operations of the Group that actually would have been achieved had the acquisition been completed on 1st January, 2019, nor is it intended to be a projection of future results.

For the year ended 31st December, 2020



39. **ACQUISITION OF BUSINESS** (Continued)

Year ended 31st December, 2019 (Continued)

Acquisition of a subsidiary - 温縣中裕

On 22nd January, 2019, the Group acquired 100% of the registered share capital of 温縣中裕燃氣有限公司 (formerly known as 溫縣高遠天然氣有限責任公司) ("温縣中裕") for a consideration of RMB204,321,000 (equivalent to HK\$239,084,000) from independent third parties, on that date, control in 温縣中裕 was passed to the Group. This acquisition has been accounted for using the purchase method. 温縣中裕 is principally engaged in the sales of gas and gas pipeline construction. 温縣中裕 was acquired so as to continue the expansion of the Group's operations.

Consideration transferred:

	HK\$'000
Cash	239,084
Assets acquired and liabilities of 温縣中裕 recognised at the date of acquisition are as follows:	
	HK\$'000
Property, plant and equipment	112,837
Other intangible assets – exclusive right of operation in sales of piped gas	173,891
Trade receivables	3,926
Inventories	11,511
Deposits, prepayments and other receivables	5,708
Bank balances and cash	5,389
Trade payables	(14,467)
Other payables and accrued charges	(62,796)
Deferred taxation	(43,473)
	192,526

The fair value as well as the gross contractual amounts of the trade receivables and other receivables acquired amounted to HK\$4,241,000 at the date of acquisition.

For the year ended 31st December, 2020

39. ACQUISITION OF BUSINESS (Continued)

Year ended 31st December, 2019 (Continued)

Acquisition of a subsidiary - 温縣中裕 (Continued)

Goodwill arising on acquisition:

	HK\$'000
Consideration transferred	239,084
Less: fair value of identifiable net assets acquired	(192,526)
	46,558

Goodwill arose in the acquisition of 温縣中裕 because the consideration paid for the acquisition included amounts in relation to the benefits of expected synergies, revenue growth, future market development and the assembled workforce arising from the acquisition of 温縣中裕. These benefits are not recognised separately from goodwill because they do not meet the recognition criteria for identifiable intangible assets.

The goodwill arising on the acquisition is not expected to be deductible for tax purposes.

Net cash outflow on acquisition of 温縣中裕 during the year ended 31st December, 2019:

	HK\$'000
Total cash consideration	239,084
Less: bank balances and cash acquired	(5,389)
	233,695

Included in the profit for the year ended 31st December, 2019 is profit of HK\$42,796,000 attributable to 温縣中裕. Revenue for the year ended 31st December, 2019 includes HK\$151,396,000 generated from 温縣中裕.

Had the acquisition of 温縣中裕 been completed on 1st January, 2019, total group revenue for the year would have been HK\$8,308,931,000 and profit for the year would have been HK\$530,336,000. The pro forma information is for illustrative purposes only and is not necessarily an indication of revenue and results of operations of the Group that actually would have been achieved had the acquisition been completed on 1st January, 2019, nor is it intended to be a projection of future results.

For the year ended 31st December, 2020



39. ACQUISITION OF BUSINESS (Continued)

Year ended 31st December, 2019 (Continued)

Acquisition of a subsidiary - 孟州中裕

On 22nd January, 2019, the Group acquired 100% of the registered share capital of 孟州中裕燃氣有限公司 ("孟州中裕") (formerly known as 孟州市高遠天然氣有限責任公司) for a consideration of RMB257,831,000 (equivalent to HK\$301,697,000) from independent third parties, on that date, control in 孟州中裕 was passed to the Group. This acquisition has been accounted for using the purchase method. 孟州中裕 is principally engaged in the sales of gas and gas pipeline construction. 孟州中裕 was acquired so as to continue the expansion of the Group's operations.

Consideration transferred:

Cash	301,697
Assets acquired and liabilities of 孟州中裕 recognised at the date of acquisition are as follows:	
	HK\$'000
Property, plant and equipment	111,082
Other intangible assets – exclusive right of operation in sales of piped gas	244,725
Trade receivables	2,248
Inventories	5,507
Deposits, prepayments and other receivables	14,193
Bank balances and cash	6,375

235,682

(50,659)

(36,608)

(61,181)

HK\$'000

The fair value as well as the gross contractual amounts of the trade receivables and other receivables acquired amounted to HK\$7,793,000 at the date of acquisition.

Trade payables

Deferred taxation

Other payables and accrued charges

For the year ended 31st December, 2020

39. ACQUISITION OF BUSINESS (Continued)

Year ended 31st December, 2019 (Continued)

Acquisition of a subsidiary - 孟州中裕 (Continued)

Goodwill arising on acquisition:

	HK\$'000
Consideration transferred	301,697
Less: fair value of identifiable net assets acquired	(235,682)
	66,015

Goodwill arose in the acquisition of 孟州中裕 because the consideration paid for the acquisition included amounts in relation to the benefits of expected synergies, revenue growth, future market development and the assembled workforce arising from the acquisition of 孟州中裕. These benefits are not recognised separately from goodwill because they do not meet the recognition criteria for identifiable intangible assets.

The goodwill arising on the acquisition is not expected to be deductible for tax purposes.

Net cash outflow on acquisition of 孟州中裕 during the year ended 31st December, 2019:

	HK\$'000
Total cash consideration	301,697
Less: bank balances and cash acquired	(6,375)
	295,322

Included in the profit for the year ended 31st December, 2019 is profit of HK\$61,112,000 attributable to 孟州中裕. Revenue for the year ended 31st December, 2019 includes HK\$198,007,000 generated from 孟州中裕.

Had the acquisition of 孟州中裕 been completed on 1st January, 2019, total group revenue for the year would have been HK\$8,359,779,000 and profit for the year would have been HK\$550,317,000. The pro forma information is for illustrative purposes only and is not necessarily an indication of revenue and results of operations of the Group that actually would have been achieved had the acquisition been completed on 1st January, 2019, nor is it intended to be a projection of future results.

For the year ended 31st December, 2020



39. **ACQUISITION OF BUSINESS** (Continued)

Year ended 31st December, 2019 (Continued)

Acquisition of a subsidiary - 玉田盛和

On 29th March, 2019, the Group acquired 100% of the registered share capital of 玉田縣盛和燃氣有限公司 ("玉田 盛和") for a consideration of RMB42,500,000 (equivalent to HK\$49,545,000) from independent third parties, on that date, control in 玉田盛和 was passed to the Group. This acquisition has been accounted for using the purchase method. 玉田盛和 is principally engaged in the sales of gas and gas pipeline construction. 玉田盛和 was acquired so as to continue the expansion of the Group's operations.

Consideration transferred:

	HK\$'000
Cash	49,545

Assets acquired and liabilities of 玉田盛和 recognised at the date of acquisition are as follows:

	HK\$'000
Property, plant and equipment	5,912
Other intangible assets - exclusive right of operation in sales of piped gas	42,754
Trade receivables	1,233
Inventories	98
Deposits, prepayments and other receivables	676
Bank balances and cash	2,213
Trade payables	(1,622)
Tax payables	(1,067)
Other payables and accrued charges	(3,359)
Deferred taxation	(10,688)
	36,150

The fair value as well as the gross contractual amounts of the trade receivables and other receivables acquired amounted to HK\$1,413,000 at the date of acquisition.

For the year ended 31st December, 2020

39. ACQUISITION OF BUSINESS (Continued)

Year ended 31st December, 2019 (Continued)

Acquisition of a subsidiary - 玉田盛和 (Continued)

Goodwill arising on acquisition:

	HK\$'000
Consideration transferred	49,545
Less: fair value of identifiable net assets acquired	(36,150)
	13,395

Goodwill arose in the acquisition of 玉田盛和 because the consideration paid for the acquisition included amounts in relation to the benefits of expected synergies, revenue growth, future market development and the assembled workforce arising from the acquisition of 玉田盛和. These benefits are not recognised separately from goodwill because they do not meet the recognition criteria for identifiable intangible assets.

The goodwill arising on the acquisition is not expected to be deductible for tax purposes.

Net cash outflow on acquisition of 玉田盛和 during the year ended 31st December, 2019:

	HK\$'000
Total cash consideration	49,545
Less: bank balances and cash acquired	(2,213)
Less: unsettled consideration (included in other payables and accrued charges	
as at 31st December, 2019) (RMB11,850,000)	(13,266)
	34,066

Included in the profit for the year ended 31st December, 2019 is profit of HK\$86,300,000 attributable to 玉田盛和. Revenue for the year ended 31st December, 2019 includes HK\$166,291,000 generated from 玉田盛和.

Had the acquisition of 玉田盛和 been completed on 1st January, 2019, total group revenue for the year would have been HK\$8,365,493,000 and profit for the year would have been HK\$598,715,000. The pro forma information is for illustrative purposes only and is not necessarily an indication of revenue and results of operations of the Group that actually would have been achieved had the acquisition been completed on 1st January, 2019, nor is it intended to be a projection of future results.

For the year ended 31st December, 2020



39. ACQUISITION OF BUSINESS (Continued)

Year ended 31st December, 2019 (Continued)

Acquisition of a subsidiary - 臨沂恒安

On 30th April, 2019, the Group acquired 100% of the registered share capital of 臨沂恒安化學危險貨物運輸有限公司 ("臨沂恒安") for a consideration of RMB3 (equivalent to HK\$3) from independent third parties, on that date, control in 臨沂恒安 was passed to the Group. This acquisition has been accounted for using the purchase method. 臨沂恒安 is principally engaged in the sales and delivery of gas. 臨沂恒安 was acquired so as to continue the expansion of the Group's operations.

Assets acquired and liabilities of 臨沂恆安 recognised at the date of acquisition are as follows:

	HK\$'000
Other receivables	58
Bank balances and cash	26
Other payables and accrued charges	(816)
	(732)

The fair value as well as the gross contractual amounts of the other receivables acquired amounted to HK\$58,000 at the date of acquisition.

Goodwill arising on acquisition:

	HK\$'000
Consideration transferred	_ *
Add: fair value of identifiable net liabilities acquired	732
	732

^{*} Less than HK\$1,000

Goodwill arose in the acquisition of 臨沂恒安 because the consideration paid for the acquisition included amounts in relation to the benefits of expected synergies, revenue growth, future market development and the assembled workforce arising from the acquisition of 臨沂恒安. These benefits are not recognised separately from goodwill because they do not meet the recognition criteria for identifiable intangible assets.

The goodwill arising on the acquisition is not expected to be deductible for tax purposes.



For the year ended 31st December, 2020

39. ACQUISITION OF BUSINESS (Continued)

Year ended 31st December, 2019 (Continued)

Acquisition of a subsidiary - 臨沂恒安 (Continued)

Net cash inflow on acquisition of 臨沂恒安 during the year ended 31st December, 2019:

	HK\$'000
Total cash consideration	_ *
Less: bank balances and cash acquired	(26)
	(26)

^{*} Less than HK\$1,000

Included in the profit for the year ended 31st December, 2019 is loss of HK\$499,000 attributable to 臨沂恆安. Revenue for the year ended 31st December, 2019 includes HK\$1,000 generated from 臨沂恆安.

Had the acquisition of 臨沂恒安 been completed on 1st January, 2019, total group revenue for the year would have been HK\$8,143,773,000 and profit for the year would have been HK\$482,900,000. The pro forma information is for illustrative purposes only and is not necessarily an indication of revenue and results of operations of the Group that actually would have been achieved had the acquisition been completed on 1st January, 2019, nor is it intended to be a projection of future results.

Acquisition of a subsidiary - 南宮恒燃

On 20th May 2019, the Group acquired 100% of the registered share capital of 南宮市恒燃天然氣有限公司 ("南宮恒燃") for a consideration of RMB27,175,000 (equivalent to HK\$30,888,000) from independent third parties, on that date, control in 南宮恒燃 was passed to the Group. This acquisition has been accounted for using the purchase method. 南宮恒燃 is principally engaged in the sales of gas. 南宮恒燃 was acquired so as to continue the expansion of the Group's operations.

Consideration transferred:

	HK\$'000
Cash	30,888

For the year ended 31st December, 2020



39. **ACQUISITION OF BUSINESS** (Continued)

Year ended 31st December, 2019 (Continued)

Acquisition of a subsidiary - 南宮恒燃 (Continued)

Assets acquired and liabilities of 南宮恒燃 recognised at the date of acquisition are as follows:

	HK\$'000
Property, plant and equipment	32,805
Other intangible assets - exclusive right of operation in sales of piped gas	4,889
Inventories	170
Deposits, prepayments and other receivables	1,489
Bank balances and cash	10
Trade payables	(229)
Other payables and accrued charges	(10,140)
Deferred taxation	(1,222)
	27,772

The fair value as well as the gross contractual amounts of the other receivables acquired amounted to HK\$903,000 at the date of acquisition.

Goodwill arising on acquisition:

	HK\$'000
Consideration transferred	30,888
Less: fair value of identifiable net assets acquired	(27,772)
	3,116

Goodwill arose in the acquisition of 南宮恒燃 because the consideration paid for the acquisition included amounts in relation to the benefits of expected synergies, revenue growth, future market development and the assembled workforce arising from the acquisition of 南宮恒燃. These benefits are not recognised separately from goodwill because they do not meet the recognition criteria for identifiable intangible assets.

The goodwill arising on the acquisition is not expected to be deductible for tax purposes.



For the year ended 31st December, 2020

39. ACQUISITION OF BUSINESS (Continued)

Year ended 31st December, 2019 (Continued)

Acquisition of a subsidiary - 南宮恒燃 (Continued)

Net cash outflow on acquisition of 南宮恒燃 during the year ended 31st December, 2019:

	HK\$'000
Total cash consideration	30,888
Less: bank balances and cash acquired	(10)
	30,878

Included in the profit for the year ended 31st December, 2019 is loss of HK\$1,106,000 attributable to 南宮恒燃. No revenue was generated from 南宮恒燃 for the year ended 31st December, 2019.

Had the acquisition of 南宮恒燃 been completed on 1st January, 2019, total group revenue for the year would have been HK\$8,143,771,000 and profit for the year would have been HK\$480,332,000. The pro forma information is for illustrative purposes only and is not necessarily an indication of revenue and results of operations of the Group that actually would have been achieved had the acquisition been completed on 1st January, 2019, nor is it intended to be a projection of future results.

Acquisition of a subsidiary - 濮陽中裕能源

On 12th September 2019, the Group acquired 100% of the registered share capital of 濮陽中裕能源有限公司 (formerly known as 濮陽縣灃源天然氣有限責任公司) ("濮陽中裕能源") for a consideration of RMB36,000,000 (equivalent to HK\$39,911,000) from independent third parties, on that date, control in 濮陽中裕能源 was passed to the Group. This acquisition has been accounted for using the purchase method. 濮陽中裕能源 is principally engaged in the sales of gas and gas pipeline construction. 濮陽中裕能源 was acquired so as to continue the expansion of the Group's operations.

Consideration transferred:

	HK\$'000
Cash	39,911

For the year ended 31st December, 2020



39. **ACQUISITION OF BUSINESS** (Continued)

Year ended 31st December, 2019 (Continued)

Acquisition of a subsidiary - 濮陽中裕能源 (Continued)

Assets acquired and liabilities of 濮陽中裕能源 recognised at the date of acquisition are as follows:

	HK\$1000
Property, plant and equipment	16,948
Other intangible assets - exclusive right of operation in sales of piped gas	36,559
Inventories	2,550
Deposits, prepayments and other receivables	7,169
Bank balances and cash	43,514
Trade payables	(12,806)
Other payables and accrued charges	(51,009)
Deferred taxation	(9,140)
Borrowings	(3,326)
	30,459

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The fair value as well as the gross contractual amounts of the other receivables acquired amounted to HK\$4,106,000 at the date of acquisition.

Goodwill arising on acquisition:

	HK\$'000
Consideration transferred	39,911
Less: fair value of identifiable net assets acquired	(30,459)
	9,452

Goodwill arose in the acquisition of 濮陽中裕能源 because the consideration paid for the acquisition included amounts in relation to the benefits of expected synergies, revenue growth, future market development and the assembled workforce arising from the acquisition of 濮陽中裕能源. These benefits are not recognised separately from goodwill because they do not meet the recognition criteria for identifiable intangible assets.

The goodwill arising on the acquisition is not expected to be deductible for tax purposes.

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For the year ended 31st December, 2020

39. ACQUISITION OF BUSINESS (Continued)

Year ended 31st December, 2019 (Continued)

Acquisition of a subsidiary - 濮陽中裕能源 (Continued)

Net cash inflow on acquisition of 濮陽中裕能源 during the year ended 31st December, 2019:

	HK\$'000
Total cash consideration	39,911
Less: bank balances and cash acquired	(43,514)
	(3,603)

Included in the profit for the year ended 31st December, 2019 is profit of HK\$9,055,000 attributable to 濮陽中裕能源. Revenue for the year ended 31st December, 2019 includes HK\$42,649,000 generated from 濮陽中裕能源.

Had the acquisition of 濮陽中裕能源 been completed on 1st January, 2019, total group revenue for the year would have been HK\$8,314,366,000 and profit for the year would have been HK\$519,870,000. The pro forma information is for illustrative purposes only and is not necessarily an indication of revenue and results of operations of the Group that actually would have been achieved had the acquisition been completed on 1st January, 2019, nor is it intended to be a projection of future results.

Acquisition of subsidiaries - 鄭州益之泉 and its subsidiary

On 12th September, 2019, the Group acquired 89.5% and 10% of the registered share capital of 鄭州益之泉新能源有限公司 ("鄭州益之泉") and 濮陽中裕燃氣有限公司 (formerly known as 濮陽縣天潤燃氣有限公司) ("濮陽中裕") respectively for a consideration of RMB114,950,000 (equivalent to HK\$127,439,000) from independent third parties. Prior to acquisition, 鄭州益之泉 held 66.67% of the equity interest of 濮陽中裕. Upon completion of the acquisition, the Group held 89.5% of the equity interest of 鄭州益之泉 and 76.67% of the equity interest of 濮陽中裕 directly and indirectly through 鄭州益之泉. Due to 鄭州益之泉 was a special purpose vehicle, such acquisition was considered as if the Group directly acquired effective interest of 69.67% of 濮陽中裕. On that date, the control in 鄭州益之泉 and 濮陽中裕 were passed to the Group. This acquisition has been accounted for using the purchase method. 濮陽中裕 is principally engaged in the sales of gas and gas pipeline construction. 濮陽中裕 was acquired so as to continue the expansion of the Group's operations.

Consideration transferred:

	HK\$'000
Cash	127,439

For the year ended 31st December, 2020



39. **ACQUISITION OF BUSINESS** (Continued)

Year ended 31st December, 2019 (Continued)

Acquisition of subsidiaries - 鄭州益之泉 and its subsidiary (Continued)

Assets acquired and liabilities of 鄭州益之泉 and its subsidiary recognised at the date of acquisition are as follows:

	HK\$'000
Property, plant and equipment	58,643
Other intangible assets - exclusive right of operation in sales of piped gas	139,514
Inventories	1,148
Trade receivables	6,247
Deposits, prepayments and other receivables	17,527
Bank balances and cash	1,513
Trade payables	(7,318)
Other payables and accrued charges	(34,295)
Deferred taxation	(35,164)
	147,815

The fair value as well as the gross contractual amounts of the trade receivables and other receivables acquired amounted to HK\$6,488,000 at the date of acquisition.

Goodwill arising on acquisition:

	HK\$'000
Consideration transferred	127,439
Add: non-controlling interests (10.5% in 鄭州益之泉 and 23.33% in 濮陽中裕) (Note)	44,832
Less: fair value of identifiable net assets acquired	(147,815)
	24,456

Note: The non-controlling interests in 鄭州益之泉 and 濮陽中裕 recognised at the date when the Group obtained control over 鄭州益之泉 and 濮陽中裕 was measured at their proportionate share of net assets acquired.

Goodwill arose in the acquisition of 濮陽中裕 because the consideration paid for the acquisition included amounts in relation to the benefits of expected synergies, revenue growth, future market development and the assembled workforce arising from the acquisition of 濮陽中裕. These benefits are not recognised separately from goodwill because they do not meet the recognition criteria for identifiable intangible assets.

The goodwill arising on the acquisition is not expected to be deductible for tax purposes.

For the year ended 31st December, 2020



Year ended 31st December, 2019 (Continued)

Acquisition of subsidiaries - 鄭州益之泉 and its subsidiary (Continued)

Net cash outflow on acquisition of 濮陽中裕 during the year ended 31st December, 2019:

	HK\$'000
Total cash consideration	127,439
Less: bank balances and cash acquired	(1,513)
	125,926

Included in the profit for the year ended 31st December, 2019 is profit of HK\$5,305,000 attributable to 鄭州益之泉 and its subsidiary. Revenue for the year ended 31st December, 2019 includes HK\$96,706,000 generated from 鄭州益之泉 and its subsidiary.

Had the acquisition of 鄭州益之泉 and its subsidiary been completed on 1st January, 2019, total group revenue for the year would have been HK\$8,530,597,000 and profit for the year would have been HK\$504,962,000. The pro forma information is for illustrative purposes only and is not necessarily an indication of revenue and results of operations of the Group that actually would have been achieved had the acquisition been completed on 1st January, 2019, nor is it intended to be a projection of future results.

40. OPERATING LEASING ARRANGEMENTS

The Group as lessor

Undiscounted lease payments receivables on leases over non-cancellable period in respect of rented premises and equipment are as follows:

	2020	2019
	HK\$'000	HK\$'000
Within one year	1,207	1,287
In the second year	472	329
In the third year	475	269
In the fourth year	487	282
In the fifth year	312	296
After five years	346	921
	3,299	3,384

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40. OPERATING LEASING ARRANGEMENTS (Continued)

The Group as lessor (Continued)

The Group's investment properties with a carrying amount of HK\$9,236,000 (2019: HK\$9,180,000) are held for rental purposes. All of the properties held have committed tenants for the next one to nine years (2019: one to ten years).

41. RETIREMENT BENEFITS PLANS

The Group had joined the Mandatory Provident Fund Scheme under the rules and regulations of the Hong Kong Mandatory Provident Fund Schemes Authority. The Group's employees in Hong Kong are required to join the scheme. The Group and each employee employed in Hong Kong are required to make a contribution of 5% on the employees' monthly relevant income with a maximum monthly contribution of HK\$1,500 per person.

The Company's subsidiaries in the PRC, in compliance with the applicable regulations of the PRC, participated in various central pension schemes operated by the relevant municipal and provincial governments. These subsidiaries are required to make defined contributions to these schemes at rates ranging from 15% to 30% of their covered payroll. The Group has no other material obligation for the payment of its staff's retirement and other post-retirement benefits other than the contributions described above.

42. RELATED PARTY TRANSACTIONS

(a) Details of the interest income on amount due from an associate and the outstanding balances due from/to an associate are set out in notes 8, 28 and 32 respectively.

(b) Compensation of key management personnel

The Directors considered that they are the only key management personnel of the Group. Their emoluments are set out in note 12.

43. CAPITAL AND OTHER COMMITMENTS

As at 31st December, 2020, the capital expenditure in respect of the acquisition of property, plant and equipment and right-of-use assets contracted for but not provided in the consolidated financial statements is HK\$281,354,000 (2019: HK\$94,110,000).

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44. MAJOR NON-CASH TRANSACTION

During the year ended 31st December, 2020, the Group entered into new lease agreements for the use of leased properties for one year to two years. On the lease commencement, the Group recognised HK\$18,549,000 of right-of-use assets and HK\$18,549,000 of lease liabilities (2019: HK\$7,575,000 of right-of-use assets and HK\$7,575,000 of lease liabilities).

During the year ended 31st December, 2020, short-term borrowings drawn on discounted bills with recourse amounted to HK\$118,457,000 have been settled upon the maturity of the related bills.

The consideration relating to issuance of shares through exercise of share options of HK\$582,970,000 has been settled through loans to employees for the year ended 31st December, 2019.

45. CAPITAL RISK MANAGEMENT AND FINANCIAL INSTRUMENTS

Capital risk management

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to shareholders through the optimisation of the debt and equity balance. The Group's overall strategy remains unchanged from prior year.

The capital structure of the Group consists of net debt, which includes borrowings and lease liabilities disclosed in notes 33 and 34, net of cash and cash equivalents, and equity attributable to owners of the Company, comprising issued share capital, accumulated profits and other reserves.

The management of the Group reviews the capital structure on a continuous basis taking into account the cost of capital and the risks associated with the capital. The Group will balance its overall capital structure through new share issues, payment of dividends, repurchase of shares and the issue of new debt or the redemption of the existing debt.

Categories of financial instruments

	2020	2019
	HK\$'000	HK\$'000
Financial assets		
Financial assets at FVTOCI	83,875	78,898
Financial assets at FVTPL	79,445	77,556
Financial assets at amortised cost (including cash and cash equivalents)	4,774,647	4,392,623
Financial liabilities		
Amortised cost	14,184,944	12,619,599

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45. CAPITAL RISK MANAGEMENT AND FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies

The Group's major financial instruments include trade receivables, refundable deposits, other receivables, amounts due from an associate and a related party, pledged bank deposits and bank balances and cash, trade payables, other payables, amount due to an associate, borrowings and lease liabilities. 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.

Market risk

Interest rate risk

The Group's fair value interest rate risk relates primarily to fixed-rate amounts due from an associate and a related company, fixed-rate loans to employees, fixed-rate bank borrowings and fixed-rate lease liabilities. Currently, the Group has not used any derivative contracts to hedge this exposure to interest rate risk. However, management monitors interest rate exposure and will consider hedging significant fixed rate borrowings should the need arise.

The Group's cash flow interest rate risk primarily relates to variable-rate bank balances and variable-rate bank borrowings. The Group has not used any interest rate swaps to mitigate its exposure to cash flow interest rate risk. However, the management monitors interest rate exposure and will consider other necessary actions when significant interest rate exposure is anticipated. The interest rates of variable bank borrowings are based on (1) a range of multiples of PBOC Prescribed Interest Rate; or (2) interest rate at LIBOR plus a premium; or (3) interest rate at HIBOR plus a premium.

Sensitivity analysis

The sensitivity analysis has been determined based on the exposure to the variable-rate bank borrowings at the end of the reporting period and management's assessment of the reasonably possible change interest rates. The analysis is prepared assuming the financial instruments outstanding at the end of the reporting period were outstanding for the whole year. If interest rates on bank borrowings had been 50 basis points (2019: 50 basis points) higher/lower and all other variables were held constant, the Group's post-tax profit for the year would decrease/increase by HK\$39,052,000 (2019: HK\$38,930,000).

The directors considered the Group's exposure of the variable-rate bank balances to interest rate risk is not significant and therefore no sensitivity analysis is presented.

For the year ended 31st December, 2020



Financial risk management objectives and policies (Continued)

Market risk (Continued)

Foreign currency risk

The Group collects most of its revenue in RMB and incurs most of the expenditures as well as capital expenditures in RMB. The Directors consider that the Group's exposure to foreign currency exchange risk is insignificant, except for certain bank balances and bank borrowings which are denominated in US\$ or HK\$, as the majority of the Group's transactions are denominated in the functional currency of the respective group entities. The equivalent amount of HK\$ are set out below:

	Assets		Liabiliti	es
	2020	2019	2020	2019
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
US\$	35,365	296,742	4,054,941	2,182,081
HK\$	36,482	255,730	4,639,579	6,747,937
	71,847	552,472	8,694,520	8,930,018

The Group currently does not have a foreign currency hedging policy. However, the management monitors foreign exchange exposure and will consider hedging significant foreign currency exposure should the need arises.

Sensitivity analysis

The Group is mainly exposed to the foreign currency risk in HK\$ and US\$.

The following table details the Group's sensitivity to a 5% (2019: 5%) increase and decrease in RMB against US\$ or HK\$. 5% (2019: 5%) represents management's assessment of the reasonable possible change in foreign exchange rates. The sensitivity analysis includes respective US\$ and HK\$ bank balances and bank borrowings, and adjusts their translation at the year end for a 5% (2019: 5%) change in foreign currency rates. A positive number below indicates increase in post-tax profit where RMB strengthen 5% (2019: 5%) against the relevant currencies. For a 5% (2019: 5%) weakening of RMB against the relevant currency, there would be an equal and opposite impact on the profit.

	2020	2019
	HK\$'000	HK\$'000
US\$ HK\$	150,734	70,700
HK\$	172,616	243,458

In management's opinion, the sensitivity analysis is unrepresentative of the inherent foreign exchange risk as the year end exposure does not reflect the exposure during the year.

For the year ended 31st December, 2020



45. CAPITAL RISK MANAGEMENT AND FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment

Credit risk refers to the risk that the Group's counterparties default on their contractual obligations resulting in financial losses to the Group. The Group's credit risk exposures are primarily attributable to trade receivables, contract assets, refundable deposits, other receivables, amount due from an associate and a related party, pledged bank deposits and bank balances. The Group does not hold any collateral or other credit enhancements to cover its credit risks associated with its financial assets and contract assets, except that the credit risks associated with loans to employees included in long term other receivables is mitigated because they are secured by the shares held by the employees.

The Group performed impairment assessment for financial assets and contract assets under ECL model. Information about the Group's credit risk management, maximum credit risk exposures and the related impairment assessment, if applicable, are summarised as below:

Trade receivables and contract assets arising from contracts with customers

In order to minimise the credit risk, the management of the Group has delegated a team responsible for determination of credit limits, credit approvals and other monitoring procedures to ensure that follow-up action is taken to recover overdue debts. In addition, the Group performs impairment assessment under ECL model according to HKFRS 9 on trade receivables and contract assets based on collective assessment except for the debtors with credit-impaired balances which are assessed individually.

Deposits and other receivables and amount due from a related party

The Group has taken into account the economic outlook of the industries in which the debtors operate, and concluded that there has been no significant increase in credit risk since initial recognition. The ECL on deposits and other receivables and amount due from a related party are considered to be insignificant except for other receivables of HK\$18,141,000 (2019: HK\$5,516,000) which are considered as credit-impaired and fully provided.

The credit risk on loans to employees included in long term other receivables is insignificant as the loans are secured by the shares held as collateral by the Group.

Amount due from an associate

The Group has assessed the financial position of an associate as well as the economic outlook of the industry in which the associate operates, and concluded that there has been no significant increase in credit risk since initial recognition. The ECL on amount due from an associate is considered to be insignificant.

For the year ended 31st December, 2020

45. CAPITAL RISK MANAGEMENT AND FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

Pledged bank deposits and bank balances

The credit risk on liquid funds is limited because the counterparties are reputable banks in the PRC or banks with high credit-ratings assigned by international credit-rating agencies and the Group has limited exposure to any single financial institution.

As at 31st December, 2020, the Group performed impairment assessment on bank balances by reference to the average loss rates for respective credit rating grades published by international credit-rating agencies and concluded that the ECL is insignificant.

As at 31st December, 2020 and 2019, other than the concentration of credit risk on the amounts due from an associate and a related party and loans to employees, the Group has no significant concentration of credit risk, with exposure spread over a number of counterparties and customers. In this regard, the Directors consider that the Group's credit risk is significantly reduced.

The Group's internal credit risk grading assessment comprises the following categories:

Internal credit rating	Description	Trade receivables/ Contract assets	Other financial assets/other items	
Low risk	The counterparty has a low risk of default and does not have any past-due amounts	Lifetime ECL – not credit-impaired	12-month ECL	
Watch list	Debtor frequently repays after due dates but usually settle after due date	Lifetime ECL – not credit-impaired	12-month ECL	
Doubtful	There have been significant increases in credit risk since initial recognition through information developed internally or external resources	Lifetime ECL – not credit-impaired	Lifetime ECL – not credit-impaired	
Loss	There is evidence indicating the asset is credit- impaired	Lifetime ECL – credit-impaired	Lifetime ECL – credit-impaired	
Write-off	There is evidence indicating that the debtor is in severe financial difficulty and the Group has no realistic prospect of recovery	Amount is written off	Amount is written off	

For the year ended 31st December, 2020



45. **CAPITAL RISK MANAGEMENT AND FINANCIAL INSTRUMENTS** (Continued)

Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

The tables below detail the credit risk exposures of the Group's financial assets and contract assets, which are subject to ECL assessment:

						Gross carryin	g amount
			12-month or lifetime ECL	2020 HK\$'000	2019 HK\$'000		
Financial assets at amortised cost							
Other long-term deposits and other receivables	20	N/A	Low risk	12-month ECL (not credit-impaired and assessed individually)	624,434	598,503	
Trade receivables – contracts with customers	26	N/A	(Note)	Lifetime ECL (not credit-impaired and collective assessment)	1,771,513	1,331,588	
				Lifetime ECL (credit-impaired)	41,127	15,593	
					1,812,640	1,347,181	
Deposits and other receivables	26	N/A	Low risk	12-month ECL (not credit-impaired and assessed individually)	561,325	494,851	
			Loss	Lifetime ECL (credit-impaired)	18,141	5,516	
					579,466	500,367	
Amount due from an associate	28	N/A	Low risk	12-month ECL (not credit-impaired and assessed individually)	59,411	55,972	
Amount due from a related party	28	N/A	Low risk	12-month ECL (not credit-impaired and assessed individually)	8,912	8,396	
Pledged bank deposits	30	A1	Low risk	12-month ECL (not credit-impaired and assessed individually)	4,753	-	
Bank balances	30	Aa2 to Baa3	Low risk	12-month ECL (not credit-impaired and assessed individually)	1,743,200	1,901,720	
Other item							
Contract assets	29	N/A	(Note)	Lifetime ECL (not credit-impaired and collective assessment)	609,259	509,321	
				Lifetime ECL (credit-impaired)	60,546	47,346	
					669,805	556,667	

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45. CAPITAL RISK MANAGEMENT AND FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Credit risk and impairment assessment (Continued)

Note: For trade receivables and contract assets, the Group has applied the simplified approach in HKFRS 9 to measure the loss allowance at lifetime ECL. Except for debtors with credit-impaired balances which are assessed individually, the Group determines the ECL on these items grouped by past due status for trade receivables and the status of the relevant projects of the contract assets. When there are indicators that the relevant trade receivables and contract assets may be credit-impaired, the relevant amounts will be assessed for ECL individually.

The Group uses aging to assess the impairment for its customers in relation to its operation because these customers consist of a large number of customers with common risk characteristics that are representative of the customers' abilities to pay all amounts due in accordance with the contractual terms. Based on the Group's assessment of historical credit loss experience of the existing debtors and all available forward looking information, including but not limited to the expected economic conditions in the PRC and expected subsequent settlements, the Group does not consider that default occurs for those contractual payments that are more than 90 days past due.

The Group used estimated loss rates based on aging for classes with different credit risk characteristics and exposures, and the estimated loss rates are estimated based on historical observed default rates over the expected life of the debtors and are adjusted for forward-looking information that is available without undue cost or effort. The grouping is regularly reviewed by management to ensure relevant information about specific debtors is updated.

During the year ended 31st December, 2020, the Group made an allowance of HK\$25,534,000 (2019: reversal of HK\$739,000) and HK\$13,200,000 (2019: reversal of HK\$9,389,000) on trade receivables and contract assets respectively and recognise HK\$12,625,000 (2019: HK\$784,000) of impairment loss allowance on other receivables, based on the individual assessment.

The following table shows the movement in lifetime ECL that has been recognised for both trade receivables and contract assets under the simplified approach and other receivables.

	Trade receivables	Contract assets	Other receivables
	Lifetime ECL	Lifetime ECL	Lifetime ECL
	(credit-impaired)	(credit-impaired)	(credit-impaired)
	HK\$'000	HK\$'000	HK\$'000
As at 1st January, 2019	16,332	56,735	4,732
Net remeasurement of impairment losses allowance	(739)	(9,389)	784
As at 31st December, 2019	15,593	47,346	5,516
Net remeasurement of impairment losses allowance	25,534	13,200	12,625
As at 31st December, 2020	41,127	60,546	18,141

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45. CAPITAL RISK MANAGEMENT AND FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Liquidity risk

As at 31st December, 2020, the Group has net current liabilities of HK\$4,915,911,000. As explained in note 3.1, the Directors are satisfied that the Group will be able to meet in full its financial obligations as and when they fall due for the foreseeable future, taking into accounts the cash flows from the profitable operations, new bank borrowings obtained by the Group amounting to appropriately HK\$831,588,000 subsequent to 31st December, 2020 in which the borrowings are due after one year from the dates of drawdown and corporate bonds that are planned to be issued in year 2021.

In the management of the liquidity risk, the Group monitors and maintains a level of cash and cash equivalents deemed adequate by the management to finance the Group's operations and mitigate the effects of fluctuations in cash flows. The Group relies on bank borrowings as significant sources of liquidity. The management monitors the utilisation of bank borrowings and ensures compliance with the relevant covenants.

The following table details the Group's remaining contractual maturity based on the agreed repayment terms for its financial liabilities and lease liabilities. The table has been drawn up based on the undiscounted cash flows of financial liabilities and lease liabilities based on the earliest date on which the Group can be required to pay. The table includes both interest (estimated based on interest rate at the end of the reporting period) and principal cash flows.

Liquidity tables

	Weighted						
	average	On demand	3 months			Total	Carrying
	effective	or less than	to	1 – 5	More than	undiscounted	amount at
	interest rate	3 months	1 year	years	5 years	cash flow	31.12.2020
	%	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
2020							
Trade payables	-	1,882,389	-	-	_	1,882,389	1,882,389
Other payables and accrued							
charges	-	711,346	-	-	-	711,346	711,346
Amount due to an associate	-	1,063	-	-	-	1,063	1,063
Borrowings							
- fixed rate	4.41	365,318	686,703	157,005	9,247	1,218,273	1,176,198
- variable rate	3.38	820,912	5,857,871	4,348,184	7,614	11,034,581	10,413,948
Lease liabilities	4.61	2,999	5,338	11,288	13,386	33,011	27,377
		3,784,027	6,549,912	4,516,477	30,247	14,880,663	14,212,321

For the year ended 31st December, 2020



Financial risk management objectives and policies (Continued)

Liquidity risk (Continued)

Liquidity tables (Continued)

	Weighted						
	average	On demand	3 months			Total	Carrying
	effective	or less than	to	1 – 5	More than	undiscounted	amount at
	interest rate	3 months	1 year	years	5 years	cash flow	31.12.2019
	%	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
2019							
Trade payables	_	1,219,726	-	_	_	1,219,726	1,219,726
Other payables and accrued							
charges	_	377,662	-	-	-	377,662	377,662
Amount due to an associate	-	1,001	_	-	-	1,001	1,001
Borrowings							
- fixed rate	4.44	49,399	522,839	78,069	13,102	663,409	639,813
- variable rate	4.39	1,371,556	2,468,927	7,807,726	13,840	11,662,049	10,381,397
Lease liabilities	4.74	33,339	37,459	10,501	4,485	85,784	81,422
		3,052,683	3,029,225	7,896,296	31,427	14,009,631	12,701,021

Note: The amounts included above for variable interest rate instruments for non-derivative financial liabilities are subject to change if changes in variable interest rates differ to those estimates of interest rates determined at the end of the reporting period.

Bank borrowings with a repayment on demand clause are included in the "on demand or less than 3 months" time band in the above maturity analysis. As at 31st December, 2020 the aggregate carrying amounts of these bank loans amounted to HK\$358,050,000 (2019: HK\$773,645,000). Taking into account the Group's financial position, the Directors do not believe that it is probable that the banks will exercise their discretionary rights to demand immediate repayment. The Directors believe that such bank borrowings will be repaid in accordance with the scheduled repayment dates set out in the loan agreements, details of which are set out in the table below:

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45. CAPITAL RISK MANAGEMENT AND FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Liquidity risk (Continued)

Liquidity tables (Continued)

Maturity Analysis - Bank borrowings with a repayment on demand clause based on scheduled repayments

				Total	
	Less than	3 months		undiscounted	Carrying
	3 months	to 1 year	1 - 5 years	cash flow	amount
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
31st December, 2020	2,976	361,026	-	364,002	358,050
31st December, 2019	52,890	391,896	365,524	810,310	773,645

Fair value

The fair value of financial assets and financial liabilities carried at amortised cost are determined by in accordance with generally accepted pricing models based on discounted cash flow analysis.

The Directors consider that the carrying amounts of financial assets and financial liabilities recorded at amortised cost in the consolidated financial statements approximate their fair values.

Fair value measurement recognised in the consolidated statement of financial position

Fair value of the Group's financial assets that are measured at fair value on a recurring basis

Some of the Group's financial assets are measured at fair value at the end of each reporting period. The following table gives information about how the fair values of these financial assets are determined (in particular, the valuation technique(s) and inputs used), as well as the level of the fair value hierarchy into which the fair value measurements are categorised (levels 1 to 3) based on the degree to which the inputs to the fair value measurements is observable.

- Level 1 fair value measurements are those derived from quoted prices (unadjusted) in active market for identical assets or liabilities;
- Level 2 fair value measurements are those derived from inputs other than quoted prices included within
 Level 1, that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived
 from prices); and
- Level 3 fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs).

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45. CAPITAL RISK MANAGEMENT AND FINANCIAL INSTRUMENTS (Continued)

Fair value (Continued)

Fair value measurement recognised in the consolidated statement of financial position (Continued)

Fair value of the Group's financial assets that are measured at fair value on a recurring basis (Continued)

Financial assets/financial liabilities				Valuation
in the consolidated statement of	Fair value as at	Fair value as at	Fair value	techniques and
financial position	31.12.2020	31.12.2019	hierarchy	key inputs
Investments in unlisted equity investments classified as financial assets at FVTOCI	Assets - HK\$81,155,000	Assets - HK\$76,178,000	Level 3	Asset-Based approach – reference to fair values of the underlying assets and liabilities held by the investee.
Investment components of life insurance contracts classified as financial assets at FVTPL (note)	Assets – HK\$79,445,000	Assets - HK\$77,556,000	Level 3	Discounted cash flows – reference to expected cash flows and applied appropriate discount rate

Note: The returns of these investments are at the discretion of the insurer and the surrender charge is for termination of both the insurance and investment components. Accordingly, the Directors consider the account value as at 31st December, 2019 and 2020 is an appropriate estimate of fair value.

The Directors considers such exposure for fair value changes in financial assets are not significant. Accordingly, no sensitivity analysis is presented.

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46. RECONCILIATION OF LIABILITIES ARISING FROM FINANCING ACTIVITIES

The table below details changes in the Group's liabilities arising from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are those for which cash flows were, or future cash flows will be, classified in the Group's consolidated statement of cash flows as cash flows from financing activities.

Dividend

				Dividona			
				payables to			
	Amount			non-controlling			
	due to an	Lease	Dividend	interests of	Interest		
	associate	liabilities	payables	subsidiaries	payables	Borrowings	Total
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		(Note 34)				(Note 33)	
At 1st January, 2019	1,023	271,499	_	81,102	15,418	8,230,219	8,599,261
Financing cash flows	1,020	(206,965)	(228,439)	(132,034)	(363,274)	2,665,803	1,735,091
Cash inflow from discounted bills with	_	(200,900)	(220,409)	(132,004)	(303,214)	2,000,000	1,700,091
recourse						118,457	118,457
Dividend declared	_	_	228,439	51,512	_	110,401	279,951
Recognition of lease liabilities	_	7,575	220,409	01,012	_	_	7,575
· ·	_	7,070	_	_	_	0.006	
Acquisition of a subsidiary	_	_	- 004	_	(04.4)	3,326	3,326
Exchange adjustments – profit or loss	_	_	364	-	(214)	252,821	252,971
Exchange adjustments	(0.0)	(0.005)		(500)		(000 500)	(000,000)
- other comprehensive income	(22)	(3,095)	_	(580)	-	(302,583)	(306,280)
Finance costs		12,408	_		357,915	53,167	423,490
At 31st December, 2019	1,001	81,422	364	-	9,845	11,021,210	11,113,842
Financing cash flows	-	(76,949)	(177,393)	(24,423)	(349,742)	360,824	(267,683)
Non-cash movement of discounted							
bills with recourse	_	-	-	-	-	(118,457)	(118,457)
Dividend declared	_	-	185,139	24,423	-	_	209,562
Recognition of lease liabilities	-	18,549	-	-	-	_	18,549
Exchange adjustments - profit or loss	-	-	-	-	397	(121,721)	(121,324)
Exchange adjustments							
- other comprehensive income	62	1,826	-	-	-	397,679	399,567
Finance costs	-	2,529	_	_	342,595	50,611	395,735
At 31st December, 2020	1,063	27,377	8,110	_	3,095	11,590,146	11,629,791



47. PARTICULARS OF SUBSIDIARIES OF THE COMPANY

As at 31st December, 2020 and 2019

Name of subsidiary	Place/country of incorporation/ registration/ operation	Form of business structure	Paid up issued share capital/ registered capital	Proportion of nominal value of issued capital/ registered capital held by the Company 2020	2019	Principal activities
				%	%	
Zhongyu Gas Investment Limited	Hong Kong	Limited liability company	1 ordinary share of HK\$1 each	100#	100#	Investment holding
Zhongyu Gas Investment Limited***	British Virgin Islands	Incorporated	1 ordinary share of US\$1 each	100#	100#	Investment holding
Zhongyu Gas Investment (Beijing) Limited ##	British Virgin Islands	Incorporated	1 ordinary share of US\$1 each	100#	100#	Investment holding
China City Gas Construction Holdings Co., Ltd.###	British Virgin Islands	Incorporated	100 ordinary shares of US\$1 each	100#	100##	Investment holding
China City Gas Construction Explore Co., Ltd.###	British Virgin Islands	Incorporated	100 ordinary shares of US\$1 each	100#	100##	Investment holding
China Gas Construction Expansion Co., Ltd.##	British Virgin Islands	Incorporated	1,330,000 ordinary shares of US\$1 each	100#	100##	Investment holding
China City Gas Construction Development Co., Ltd.###	British Virgin Islands	Incorporated	100 ordinary shares of US\$1 each	100#	100##	Investment holding
China City Gas Construction Investment Co., Ltd.###	British Virgin Islands	Incorporated	100 ordinary shares of US\$1 each	100#	100##	Investment holding
Zhongyu Gas Energy Investment Limited***	British Virgin Islands	Incorporated	50,000 ordinary shares of US\$1 each	100 [#]	100#	Investment holding
Zhongyu (Hong Kong) Property Services Investment Limited	Hong Kong	Incorporated	1 ordinary share of HK\$1 each	100 [#]	-	Investment holding

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PARTICULARS OF SUBSIDIARIES OF THE COMPANY (Continued) 47.

As at 31st December, 2020 and 2019 (Continued)

Name of subsidiary	Place/country of incorporation/ registration/ operation	Form of business structure	Paid up issued share capital/ registered capital	Proportion of nominal value of issued capital/ registered capital held by the Company 2020 %	2019	Principal activities
浙江中裕燃氣有限公司	PRC	Wholly-foreign owned enterprise	Registered capital US\$20,000,000	100#	100**	Trading of natural gas, gas pipeline construction and operation of CNG/LNG vehicle filling stations
中裕城市能源投資控股(深圳)有限公司	PRC	Wholly-foreign owned enterprise	Registered capital US\$100,000,000	100##	100##	Investment holding
三門峽中裕燃氣有限公司	PRC	Sino-foreign joint venture	Registered capital HK\$50,000,000	90#	90##	Trading of natural gas and liquefied petroleum gas and gas pipeline construction
新密中裕燃氣有限公司	PRC	Sino-foreign joint venture	Registered capital HK\$15,000,000	97#	97##	Trading of natural gas and gas pipeline construction
新密中裕壓縮氣有限公司	PRC	Limited liability company	Registered capital RMB63,000,000	99.8#	99.8##	Operation of CNG/LNG vehicle filling stations
偃師中裕燃氣有限公司	PRC	Sino-foreign joint venture	Registered capital HK\$25,000,000	95#	95##	Trading of natural gas and liquefied petroleum gas and gas pipeline construction
永城中裕燃氣有限公司	PRC	Sino-foreign joint venture	Registered capital HK\$50,000,000	100##	100##	Trading of natural gas and gas pipeline construction
永城中裕運輸有限公司	PRC	Limited liability company	Registered capital RMB600,000	100#	100##	Dangerous goods transportation
臨沂中裕能源有限公司	PRC	Wholly-foreign owned enterprise	Registered capital HK\$290,000,000	100#	100##	Trading of natural gas and gas pipeline construction
臨沂中裕能源壓縮天然氣有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	100#	100##	Operation of CNG/LNG vehicle filling stations
臨沭中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB15,160,000	100#	100##	Trading of natural gas and gas pipeline construction



As at 31st December, 2020 and 2019 (Continued)

News of subsidier	Place/country of incorporation/ registration/	Form of business	Paid up issued share capital/	Proportion of nominal value of issued capital/ registered capital				
Name of subsidiary	operation	structure	registered capital	held by the Comp 2020 %	2019 %	Principal activities		
東海縣中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB79,000,000	100#	100##	Trading of natural gas and gas pipeline construction		
清源中裕燃氣有限公司	PRC	Sino-foreign joint venture	Registered capital RMB120,000,000	92.9##	92.9##	Trading of natural gas and gas pipeline construction		
漯河中裕燃氣有限公司 ("Luohe Zhongyu")	PRC	Sino-foreign joint venture	Registered capital RMB185,468,511	77.3**	77.3**	Trading of natural gas and gas pipeline construction		
漯河中裕燃氣工程安裝有限公司	PRC	Sino-foreign joint venture	Registered capital RMB5,000,000	73.4**	73.4**	Gas pipeline construction		
焦作中裕燃氣有限公司	PRC	Sino-foreign joint venture	Registered capital RMB84,800,000	93.2**	93.2##	Trading of natural gas, coal gas and liquefied petroleum gas and gas pipeline construction		
河南中裕燃氣建設工程有限公司	PRC	Limited liability company	Registered capital RMB100,000,000	93.2##	93.2##	Gas pipeline construction		
修武中裕燃氣發展有限公司	PRC	Limited liability company	Registered capital RMB40,000,000	99.2##	99.2##	Trading of natural gas and gas pipeline construction		
臨沂中裕燃氣有限公司 ("Linyi Zhongyu")	PRC	Sino-foreign joint venture	Registered capital RMB50,000,000	51#	51#	Trading of natural gas and gas pipeline construction		
中裕(河南)能源控股有限公司	PRC	Wholly-foreign owned enterprise	Registered capital HK\$1,225,000,000	100#	100#	Investment holding		
邵武中裕壓縮氣投資有限公司	PRC	Limited liability company	Registered capital RMB6,000,000	100##	100##	Operation of CNG/LNG vehicle filling stations		
濟源中裕壓縮氣有限公司	PRC	Limited liability company	Registered capital RMB20,000,000	100##	100##	Operation of CNG/LNG vehicle filling stations		

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PARTICULARS OF SUBSIDIARIES OF THE COMPANY (Continued) 47.

Name of subsidiary	Place/country of incorporation/ registration/ operation	Form of business structure	Paid up issued share capital/ registered capital	Proportion of nominal value of issued capital/ registered capital held by the Compa	I	Principal activities
name of substituty	орогиноп	Structure	registered capital	2020	2019	i inicipal activities
				%	%	
三門峽中裕能源有限公司	PRC	Limited liability company	Registered capital RMB50,000,000	100#	100##	Operation of CNG/LNG vehicle filling stations
南京晶橋中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB20,000,000	100#	100##	Trading of natural gas and gas pipeline construction
西平中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB5,000,000	100#	100##	Research and development of natural gas technology
鄭州中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB200,000,000	100#	100##	Not yet commenced business
靈寶中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB35,000,000	100#	100##	Trading of natural gas and gas pipeline construction
德州中裕燃氣有限公司	PRC	Limited liability company	Registered capital RIMB25,000,000	100#	100##	Trading of natural gas, gas pipeline construction and operation of CNG/LNG vehicle filling stations
温縣中裕壓縮氣有限公司	PRC	Limited liability company	Registered capital RMB5,000,000	100#	100##	Trading of natural gas and gas pipeline construction
深圳市鵬凱吉星貿易有限公司	PRC	Limited liability company	Registered capital RMB100,000	100#	100##	Not yet commenced business
沁陽中裕燃氣有限公司	PRC	Wholly-foreign owned enterprise	Registered capital RMB10,000,000	100#	100##	Trading of natural gas and gas pipeline construction
武夷山中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB30,000,000	99.8#	99.8##	Trading of natural gas and gas pipeline construction
武陟中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB26,000,000	100#	100##	Trading of natural gas, gas pipeline construction and operation of CNG/LNG vehicle filling stations



Name of subsidiary	Place/country of incorporation/ registration/ operation	Form of business structure	Paid up issued share capital/ registered capital	Proportion of nominal value of issued capital/ registered capit held by the Comp 2020 %	al	Principal activities
				70	,0	
鐵力中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB20,000,000	100#	100##	Trading of natural gas and gas pipeline construction
焦作中裕壓縮氣有限公司	PRC	Limited liability company	Registered capital RMB15,000,000	100#	100##	Operation of CNG/LNG vehicle filling stations
修武縣寧城能源利用有限公司	PRC	Limited liability company	Registered capital RMB5,500,000	100##	100##	Trading of stoves and equipment
漯河中裕壓縮氣有限公司	PRC	Sino-foreign joint venture	Registered capital RMB10,000,000	100#	100##	Operation of CNG/LNG vehicle filling stations
上海宣閩能源投資管理有限公司	PRC	Limited liability company	Registered capital RMB20,000,000	-	100##	Investment holding
邵武中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB20,000,000	100##	100##	Trading of natural gas and gas pipeline construction
河南怡誠大有燃氣有限公司	PRC	Limited liability company	Registered capital RMB50,000,000	80##	70##	Trading of natural gas and gas pipeline construction
泗洪沃金燃氣有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	100##	100##	Trading of natural gas and gas pipeline construction
漯河中裕能源有限公司	PRC	Limited liability company	Registered capital RMB100,000,000	88.9##	88.9##	Not yet commenced business
樂清中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB50,000,000	85##	85#	Trading of natural gas and gas pipeline construction
故城明華燃氣有限公司	PRC	Limited liability company	Registered capital RMB47,600,000	100#	100##	Trading of natural gas and gas pipeline construction
臨江中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB20,000,000	100#	100##	Not yet commenced business

For the year ended 31st December, 2020



PARTICULARS OF SUBSIDIARIES OF THE COMPANY (Continued) **47**.

Name of subsidiary	Place/country of incorporation/ registration/ operation	Form of business structure	Paid up issued share capital/ registered capital	Proportion o nominal value issued capita registered capi held by the Com 2020	of I/ ital	Principal activities
				%	%	
河南中裕燃氣工程設計有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	100#	100##	Design of gas pipelline construction project
中裕(河南)能源貿易有限公司	PRC	Limited liability company	Registered capital RMB50,000,000	100#	100##	Trading of natural gas
偃師中裕能源有限公司	PRC	Limited liability company	Registered capital RMB20,000,000	100##	100##	Trading of stoves and equipment
原陽縣中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB55,000,000	100##	100##	Trading of natural gas and gas pipeline construction
輝縣市中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB5,000,000	100##	100##	Trading of natural gas and gas pipeline construction
· 產南中裕燃氣有限公司	PRC	Limited liability company	Registered capital HK\$188,758,363	100##	100##	Trading of natural gas and gas pipeline construction
中裕聯合(深圳)供應鏈有限公司	PRC	Limited liability company	Registered capital RMB30,000,000	100##	100##	Provision of management services to group companies
中裕(深圳)智慧能源有限公司	PRC	Limited liability company	Registered capital RMB200,000,000	100##	100##	Investment holding
中裕智慧科技(深圳)有限公司	PRC	Limited liability company	Registered capital RMB50,000,000	100##	100##	Provision of management services to group companies
恩耐特(沈丘)分布式能源有限公司	PRC	Limited liability company	Registered capital RMB20,000,000	80##	80##	Not yet commenced business
刑台南宮裕聯天然氣管道有限公司	PRC	Limited liability company	Registered capital RMB30,000,000	100#	100##	Trading of natural gas and gas pipeline construction



Name of subsidiary	Place/country of incorporation/ registration/ operation	Form of business structure	Paid up issued share capital/ registered capital	Proportion of nominal value of issued capital/ registered capital held by the Compan 2020	2019	Principal activities
	1	1		%	%	
北京恩耐特分布能源技術有限公司	PRC	Limited liability company	Registered capital RMB50,000,000	70**	70##	Design and consulting of energy projects
龍口恩耐特峻和新能源有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	-	49##	Design and consulting of energy projects
北京恩耐特分布式能源工程技術有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	70#	70##	Design and consulting of energy projects
北京恩耐特藍天能源技術服務有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	70#	70##	Design and consulting of energy projects
恩耐特(蘇州)新能源有限公司	PRC	Limited liability company	Registered capital RMB5,000,000	70**	70##	Design and consulting of energy projects
思耐特(寧波)新能源有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	63##	63##	Design and consulting of energy projects
漯河中裕政融智慧能源科技有限公司	PRC	Limited liability company	Registered capital RMB142,968,700	58#	58##	Design and consulting of energy projects
鄭州派誠新能源發展有限公司	PRC	Limited liability company	Registered capital RMB20,000,000	100#	100##	Design and consulting o energy projects
山東中裕智慧能源有限公司	PRC	Limited liability company	Registered capital RMB200,100,000	100##	100##	Not yet commenced business
焦作中裕智慧能源有限公司	PRC	Limited liability company	Registered capital RMB20,000,000	100#	100##	Design and consulting of energy projects
臨沂恒安化學危險貨物運輸有限公司	PRC	Limited liability company	Registered capital RMB500,000	51#	51##	Dangerous goods transportation

For the year ended 31st December, 2020



PARTICULARS OF SUBSIDIARIES OF THE COMPANY (Continued) 47.

Name of subsidiary	Place/country of incorporation/ registration/ operation	Form of business structure	Paid up issued share capital/ registered capital	Proportion of nominal value of issued capital/ registered capital held by the Compan 2020 %	y 2019 %	Principal activities
温縣中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB48,000,000	100#	100##	Trading of natural gas and gas pipeline construction
孟州中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB56,000,000	100##	100##	Trading of natural gas and gas pipeline construction
玉田縣盛和燃氣有限公司	PRC	Limited liability company	Registered capital RMB30,000,000	100##	100##	Trading of natural gas and gas pipeline construction
新河縣綠源天然氣有限公司	PRC	Limited liability company	Registered capital RMB5,000,000	100##	100##	Trading of natural gas and gas pipeline construction
鄭州益之泉新能源有限公司	PRC	Limited liability company	Registered capital RMB20,000,000	89.5**	89.5##	Investment holding
濮陽中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB30,000,000	93##	69.7##	Trading of natural gas and gas pipeline construction
濮陽中裕能源有限公司	PRC	Limited liability company	Registered capital RMB20,000,000	100##	100##	Trading of natural gas and gas pipeline construction
深圳和眾信息科技有限公司	PRC	Limited liability company	Registered capital RMB20,000,000	100#	100##	Digital and information technology development and provision of related consultancy services
靈寶中裕能源有限公司	PRC	Limited liability company	Registered capital RMB100,000,000	70 ^{##}	70##	Trading of natural gas and gas pipeline construction
宿遷中裕鴻城燃氣有限公司	PRC	Limited Liability company	Registered capital HK\$66,670,000	70##	70##	Trading of natural gas and gas pipeline construction
連雲港裕城能源有限公司	PRC	Limited liability company	Registered capital US\$30,000,000	65 ^{##}	-	Trading of natural gas, gas pipeline construction
蚌埠虹裕能源有限公司	PRC	Limited liability company	Registered capital RMB100,000,000	65#	-	Trading of natural gas, gas pipeline construction



Name of subsidiary	Place/country of incorporation/ registration/ operation	Form of business structure	Paid up issued share capital/ registered capital	Proportion of nominal value of issued capital/ registered capital held by the Compan 2020 %	1y 2019 %	Principal activities
永城市中裕能源發展有限公司	PRC	Limited liability company	Registered capital RMB20,000,000	100#	-	Design and development for new energy technology
巴林右旗中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	100#	-	Trading of natural gas
漯河中裕商貿有限公司	PRC	Limited liability company	Registered capital RMB11,000,000	100#	-	Sales of gas equipment and materials
中裕愛家(深圳)物業服務有限公司	PRC	Limited liability company	Registered capital RMB20,000,000	100##	-	Property management
臨沂中裕愛家物業管理有限公司	PRC	Limited liability company	Registered capital RMB1,000,000	100#	-	Not yet commenced business
泗縣中裕物業服務有限公司	PRC	Limited liability company	Registered capital RMB500,000	100#	-	Not yet commenced business
蔚縣中裕愛家物業管理有限公司	PRC	Limited liability company	Registered capital RMB500,000	100#	-	Not yet commenced business
永城中裕愛家物業服務有限公司	PRC	Limited liability company	Registered capital RMB500,000	100#	-	Not yet commenced business
故城裕聯物業服務有限公司	PRC	Limited liability company	Registered capital RMB500,000	100#	-	Not yet commenced business
雞澤中裕物業管理有限公司	PRC	Limited liability company	Registered capital RMB500,000	100#	-	Not yet commenced business
Harmony Gas Holdings Limited***	Cayman Islands	Limited liability company	78,287,805 ordinary shares of US\$0.0001 each	100#	100##	Investment holding

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PARTICULARS OF SUBSIDIARIES OF THE COMPANY (Continued) 47.

Name of subsidiary	Place/country of incorporation/ registration/ operation	Form of business structure	Paid up issued share capital/ registered capital	Proportion of nominal value of issued capital/ registered capita held by the Compa 2020 %	I	Principal activities
Prosperity Gas Holdings Ltd.###	Cayman Islands	Limited liability company	201 ordinary shares of US\$1 each	100#	100##	Investment holding
Prosperity Gas 2 Co., Ltd.	Hong Kong	Limited liability company	1 ordinary shares of HK\$1 each	100#	100##	Investment holding
Sino Gas International Holdings, Inc ^{###}	United States of America	Incorporated	1,000 common stock without par value	100#	100##	Investment holding
Gas Investment China Co., Ltd.##	British Virgin Islands	Incorporated	21,500,001 ordinary shares of US\$1 each	100 ^{##}	100##	Investment holding
Tong Yuan International Holding Limited	Hong Kong	Limited liability company	10,000 ordinary shares of HK\$1 each	51##	51##	Investment holding
Sino Gas Construction Limited###	British Virgin Islands	Incorporated	1,909,730 ordinary shares of US\$1 each	97.3#	97.3##	Investment holding
北京中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB206,000,000	100#	100##	Trading of natural gas
泗洪中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB40,000,000	100#	100##	Trading of natural gas and gas pipeline construction
五河中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	100#	100##	Trading of natural gas and gas pipeline construction
泗縣中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	100#	100##	Trading of natural gas and gas pipeline construction
北京晨光燃氣有限公司	PRC	Limited liability company	Registered capital RMB35,239,600	100#	100##	Trading of natural gas and gas pipeline construction



Name of subsidiary	Place/country of incorporation/ registration/ operation	Form of business structure	Paid up issued share capital/ registered capital	Proportion of nominal value of issued capital/ registered capital held by the Company 2020	2019	Principal activities
				%	%	
昌黎中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB20,000,000	100#	100##	Trading of natural gas and gas pipeline construction
玉田縣中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB30,000,000	100#	100##	Trading of natural gas and gas pipeline construction
蔚縣中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	100#	100##	Trading of natural gas and gas pipeline construction
張家口下花園中裕燃氣有限責任公司	PRC	Limited liability company	Registered capital RMB5,000,000	100#	100##	Trading of natural gas and gas pipeline construction
石家莊市藁城區偉業燃氣有限公司	PRC	Limited liability company	Registered capital RMB5,000,000	-	100##	Trading of natural gas and gas pipeline construction
石家莊鹿泉區晨光燃氣有限公司	PRC	Limited liability company	Registered capital RMB6,000,000	100#	100##	Trading of natural gas and gas pipeline construction
成安中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	100#	100##	Trading of natural gas and gas pipeline construction
白山中裕城市燃氣有限公司	PRC	Limited liability company	Registered capital RMB80,000,000	100#	100##	Trading of natural gas and liquefied petroleum gas and gas pipeline construction
白山中裕車用燃氣有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	100#	100##	Operation of CNG/LNG vehicle filling stations
撫松中裕城鎮燃氣有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	100##	100##	Trading of natural gas and gas pipeline construction
白山市意和建設工程有限公司	PRC	Limited liability company	Registered capital RMB6,000,000	-	100##	Gas pipeline construction

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PARTICULARS OF SUBSIDIARIES OF THE COMPANY (Continued) 47.

	Place/country of incorporation/ registration/	Form of business	Paid up issued	Proportion of nominal value of issued capital/ registered capit	al	
Name of subsidiary	operation	structure	registered capital	held by the Comp 2020	any 2019	Principal activities
				%	%	
河北中燃偉業燃氣集團有限公司	PRC	Limited liability company	Registered capital RMB95,579,270	100#	100##	Trading of natural gas
吳橋中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	100#	100##	Trading of natural gas and gas pipeline construction
寧晉縣中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB30,000,000	100#	100##	Trading of natural gas and gas pipeline construction
臨漳中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	100##	100##	Trading of natural gas and gas pipeline construction
衡水中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	100##	100##	Trading of natural gas and gas pipeline construction
隆堯中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	100#	100##	Trading of natural gas and gas pipeline construction
行唐中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	100#	100##	Trading of natural gas and gas pipeline construction
故城中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB45,000,000	100#	100##	Trading of natural gas and gas pipeline construction
南宮中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	100##	100##	Trading of natural gas and gas pipeline construction
雞澤中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	100#	100##	Trading of natural gas and gas pipeline construction
新河縣中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	100#	100##	Trading of natural gas and gas pipeline construction
廊坊開發區偉業危險貨物運輸有限公司	PRC	Limited liability company	Registered capital RMB1,000,000	100#	100##	Dangerous goods transportation

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47. PARTICULARS OF SUBSIDIARIES OF THE COMPANY (Continued)

As at 31st December, 2020 and 2019 (Continued)

Name of subsidiary	Place/country of incorporation/ registration/ operation	Form of business structure	Paid up issued share capital/ registered capital	Proportion of nominal value of issued capital/ registered capital held by the Company 2020 20	Principal activities 119 %
徐州中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB30,000,000	100# 10	10 ^{##} Trading of natural gas and gas pipeline construction
邢台中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	100 ## 10	10 ^{##} Trading of natural gas and gas pipeline construction
邢台裕發天然氣管道有限公司	PRC	Limited liability company	Registered capital RMB50,000,000	100 ## 10	10 ^{##} Transportation of piped natural gas
平山縣中裕燃氣有限公司	PRC	Limited liability company	Registered capital RMB5,000,000	100 ## 10	10 ^{##} Trading of natural gas and gas pipeline construction
銅山縣恒信嘉業燃氣有限公司	PRC	Limited liability company	Registered capital RMB40,000,000	100 ## 10	10 ^{##} Trading of natural gas and gas pipeline construction
南宮市恒燃天然氣有限公司	PRC	Limited liability company	Registered capital RMB50,000,000	100 ## 10	10 ^{##} Trading of natural gas and gas pipeline construction
吳橋中裕智慧能源有限公司	PRC	Limited liability company	Registered capital RMB10,000,000	95##	Trading of natural gas and gas pipeline construction
白山中裕智慧能源有限公司	PRC	Limited liability company	Registered capital RMB20,000,000	100##	- Not yet commenced business

The nominal value of issued share capital/registered capital directly held by the Company.

None of the subsidiaries had issued any debt securities at the end of the both years.

The nominal value of issued share capital/registered capital indirectly held by the Company.

The place of operation of the company is Hong Kong.

For the year ended 31st December, 2020



48. 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:

		Proportion of	ownership				
	Place of incorporation and	interests and voti	ng rights held	Profit for the year	attributable to	Accumulated non-controlling	
Name of subsidiary	principal place of business	by non-controlli	by non-controlling interests non-co			interests	
		2020	2019	2020	2019	2020	2019
				HK\$'000	HK\$'000	HK\$'000	HK\$'000
Linyi Zhongyu	PRC – Shangdong province	49%	49%	20,950	35,438	274,841	234,170
Luohe Zhongyu	PRC – Henan province	22.71%	22.71%	14,955	17,824	126,310	114,754
Individually immaterial subsidiaries wit subsidiaries	h non-controlling interests, including Harmony Gas'			20,715	266	314,160	311,780
				56,620	53,528	715,311	660,704

Summarised financial information in respect of each of the Group's subsidiaries that have material non-controlling interests is set out below. The summarised financial information below represents amounts before intragroup eliminations.

Linyi Zhongyu (i)

	2020	2019
	HK\$'000	HK\$'000
Current assets	167,753	251,110
Non-current assets	686,013	623,580
Current liabilities	(245,707)	(361,562)
Non-current liabilities	(47,159)	(35,230)
Equity attributable to owners of the Company	286,059	243,728
Non-controlling interests	274,841	234,170



48. DETAILS OF NON-WHOLLY OWNED SUBSIDIARIES THAT HAVE MATERIAL NON-CONTROLLING INTERESTS (Continued)

Linyi Zhongyu (Continued) (i)

	2020 HK\$'000	2019 HK\$'000
		,
Revenue	454,465	486,090
Expenses	(411,710)	(413,767)
Profit for the year	42,755	72,323
Profit attributable to owners of the Company Profit attributable to the non-controlling interests	21,805 20,950	36,885 35,438
Profit for the year	42,755	72,323
Other comprehensive income (expense) attributable to owners of the Company	20,526	(5,954)
Other comprehensive income (expense) attributable to the non- controlling interests	19,721	(5,720)
Other comprehensive income (expense) for the year	40,247	(11,674)
Total comprehensive income attributable to owners of the Company Total comprehensive income attributable to the non-controlling interests	42,331 40,671	30,931 29,718
Total comprehensive income for the year	83,002	60,649
Dividends declared to non-controlling interests	_	_
Net cash (used in) generated from operating activities	(5,458)	50,566
Net cash used in investing activities	(39,098)	(34,794)
Net cash generated from (used in) financing activities	23,951	(19,273)
Net cash outflow	(20,605)	(3,501)

For the year ended 31st December, 2020



48. **DETAILS OF NON-WHOLLY OWNED SUBSIDIARIES THAT HAVE MATERIAL** NON-CONTROLLING INTERESTS (Continued)

(ii) Luohe Zhongyu

	2020	2019
	HK\$'000	HK\$'000
Current assets	382,738	451,598
Non-current assets	1,246,305	1,016,317
Current liabilities	(913,785)	(817,066)
Non-current liabilities	(204,852)	(191,622)
Equity attributable to owners of the Company	384,096	344,473
Non-controlling interests	126,310	114,754



48. DETAILS OF NON-WHOLLY OWNED SUBSIDIARIES THAT HAVE MATERIAL NON-CONTROLLING INTERESTS (Continued)

(ii) Luohe Zhongyu (Continued)

	2020 HK\$'000	2019 HK\$'000
Revenue	542,897	570,906
Expenses	(477,044)	(492,421)
Profit for the year	65,853	78,485
Profit attributable to owners of the Company	50,898	60,661
Profit attributable to the non-controlling interests	14,955	17,824
Profit for the year	65,853	78,485
Other comprehensive income (expense) attributable to owners of the		
Company Other comprehensive income (eveness) attributable to the pan	36,787	(11,363)
Other comprehensive income (expense) attributable to the non- controlling interests	10,723	(3,339)
Other comprehensive income (expense) for the year	47,510	(14,702)
Total comprehensive income attributable to owners of the Company Total comprehensive income attributable to the non-controlling interests	87,685 25,678	49,298 14,485
Total comprehensive income for the year	113,363	63,783
Dividends paid to non-controlling interests	14,122	46,024
Net cash generated from operating activities	369,603	85,806
Net cash used in investing activities	(159,686)	(170,784)
Net cash (used in) generated from financing activities	(114,137)	26,039
Net cash inflow (outflow)	95,780	(58,939)

For the year ended 31st December, 2020



49. INFORMATION ABOUT THE STATEMENT OF FINANCIAL POSITION OF THE COMPANY

Information about the statement of financial position of the Company at the end of the reporting period includes:

	2020	2019
	HK\$'000	HK\$'000
Non-current assets		
Unlisted investments in subsidiaries	1,410,512	1,362,366
Investments in life insurance contracts	81,982	80,333
Financial asset at FVTOCI	2,720	2,720
Amounts due from group companies	8,026,558	7,298,135
Long term other receivables	608,769	582,970
Right-of-use assets	514	513
	10,131,055	9,327,037
Current assets		
Other receivables	0.560	0.407
Other receivables Tax recoverable	9,560	8,487
	-	15,517
Bank balances and cash	66,683	559,654
	76,243	583,658
Current liabilities		
Other payables and accrued charges	12,544	14,259
Amounts due to group companies	18,834	18,854
Borrowings	4,789,703	2,602,129
Lease liabilities	523	523
	4,821,604	2,635,765
Net current liabilities	(4,745,361)	(2,052,107)
Total assets less current liabilities	5,385,694	7,274,930



49. INFORMATION ABOUT THE STATEMENT OF FINANCIAL POSITION OF THE **COMPANY** (Continued)

	2020	2019
	HK\$'000	HK\$'000
Capital and reserves		
Share capital (note 35)	26,448	26,448
Reserves (Note)	1,604,229	995,499
Total equity	1,630,677	1,021,947
Non-current liabilities		
Borrowings	3,755,017	6,252,983
	5,385,694	7,274,930

Note:

Reserves of the Company

	Share	Share option	Translation	Accumulated	
	premium	reserve	reserve	losses	Total
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
At 1st January, 2019	975,723	56,721	209,965	(633,569)	608,840
Loss for the year	-	-	-	(21,266)	(21,266)
Other comprehensive income for the year	_	-	10,178	-	10,178
Total comprehensive income (expense) for the year	-	_	10,178	(21,266)	(11,088)
Exercise of share options (note 37)	668,926	(86,542)	_	_	582,384
Dividends paid in cash (note 13)	_	-	-	(228,439)	(228,439)
Recognition of share-based payments (note 37)		43,802	_	-	43,802
At 31st December, 2019	1,644,649	13,981	220,143	(883,274)	995,499
Profit for the year	_	_	_	577,290	577,290
Other comprehensive income for the year	_	_	216,579	_	216,579
Total comprehensive income for the year	-	_	216,579	577,290	793,869
Dividends paid in cash (note 13)		_	_	(185,139)	(185, 139)
At 31st December, 2020	1,644,649	13,981	436,722	(491,123)	1,604,229



	For the year ended 31st December,				
_	2020			2017	2016
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
	(note)	(note)	(note)		
Turnover	8,543,710	8,143,771	7,627,088	5,048,100	3,722,507
Profit (loss) for the year					
attributable to	4 050 047	400 101	600 604	EE7 0E0	006.150
Owners of the Company Non-controlling interests	1,056,617 56,620	430,121 53,528	620,684 93,671	557,959 33,637	206,150 (102,549)
	1,113,237	483,649	714,355	591,596	103,601
		As a	at 31st December		
	2020	2019	2018	2017	2016
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
	(note)	(note)	(note)		
Assets and liabilities					
Total assets	23,634,423	20,289,099	16,281,354	11,800,731	9,623,663
Total liabilities	(16,903,073)	(14,853,026)	(11,761,185)	(8,077,514)	(6,817,732)
	6,731,350	5,436,073	4,520,169	3,723,217	2,805,931
Faulity attributable to the experse of					
Equity attributable to the owners of the Company	6,016,039	4,775,369	3,938,519	3,173,952	2,553,206
Non-controlling interests	715,311	660,704	581,650	549,265	252,725
		230,.31	33.,330	0.0,200	
	6,731,350	5,436,073	4,520,169	3,723,217	2,805,931

Note:

For the year ended 31st December, 2018, the Group had applied HKFRS 15, HKFRS 9 and other amendments to HKFRSs and for the year ended 31st December, 2019, the Group had applied HKFRS 16 and other amendments to HKFRSs. Accordingly, certain comparative information for the years ended 31st December, 2016 and 2017 may not be comparable to the years ended 31st December, 2018, 2019 and 2020 as such comparative information was prepared under HKAS 18, HKAS 11, HKAS 39 and HKAS 17. Accounting policies resulting from application of HKFRS 15, HKFRS 9 and HKFRS 16 are disclosed in the "Significant Accounting Policies" section.

征程万里 笃行致远 BUILT TO LAST





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