

Vital Innovations Holdings Limited 維太創科控股有限公司

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立的有限公司)

Stock code 股份代號:6133



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CORPORATE INFORMATION

BOARD OF DIRECTORS

Executive Directors

Rong Xiuli (Chairperson) Rong Shengli (Chief Executive Officer) Yin Xuquan (President) Wong Ho Chun

Independent Non-executive Directors

Han Xiaojing
Wong Pong Chun James
(appointed on 31 December 2020)
Leung Man Fai
(appointed on 31 December 2020)
Lam Yiu Kin (resigned on 31 October 2020)
Hon Kwok Ping, Lawrence
(resigned on 31 October 2020)

COMPANY SECRETARY

Chui Man Lung, Everett

AUDIT COMMITTEE

Leung Man Fai *(Chairman)*(appointed on 31 December 2020)
Han Xiaojing
Wong Pong Chun James
(appointed on 31 December 2020)
Lam Yiu Kin (resigned on 31 October 2020)
Hon Kwok Ping, Lawrence
(resigned on 31 October 2020)

REMUNERATION COMMITTEE

Han Xiaojing (Chairman)
Rong Xiuli
Wong Pong Chun James
(appointed on 31 December 2020)
Lam Yiu Kin (resigned on 31 October 2020)
Hon Kwok Ping, Lawrence
(resigned on 31 October 2020)

NOMINATION COMMITTEE

Rong Xiuli (Chairman)
Han Xiaojing
Wong Pong Chun James
(appointed on 31 December 2020)
Lam Yiu Kin (resigned on 31 October 2020)
Hon Kwok Ping, Lawrence
(resigned on 31 October 2020)

RISK MANAGEMENT COMMITTEE

Wong Ho Chun (Chairman)
(appointed on 31 December 2020)
Rong Xiuli
Rong Shengli
Yin Xuquan (appointed on 31 October 2020
and resigned on 31 December 2020)
Hon Kwok Ping, Lawrence
(resigned on 31 October 2020)

AUTHORISED REPRESENTATIVES

Rong Xiuli Chui Man Lung, Everett

AUDITOR

SHINEWING (HK) CPA Limited Certified Public Accountants 43/F., Lee Garden One 33 Hysan Avenue Causeway Bay Hong Kong

PRINCIPAL BANKERS

Shanghai Commercial Bank China Everbright Bank

LEGAL ADVISERS

As to Hong Kong Law Sidley Austin

As to PRC Law HeNan BoYin Law Firm

As to Cayman Islands Law Conyers Dill & Pearman

CORPORATE INFORMATION

REGISTERED OFFICE

Cricket Square, Hutchins Drive PO Box 2681 Grand Cayman, KY1-1111 Cayman Islands

PRINCIPAL PLACE OF BUSINESS AND OPERATING HEAD OFFICE IN CHINA

Zone B, 7th Floor, No. 55 Jiachuang Second Road OTPO-Merchatronics Industrial Park Zhongguancun Science Park Tongzhou District, Beijing China

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Unit 1506, 15/F., Tai Tung Building 8 Fleming Road Wanchai Hong Kong

SHARE REGISTRARS

Principal Share Registrar and Transfer Office

Conyers Trust Company (Cayman) Limited Cricket Square, Hutchins Drive PO Box 2681 Grand Cayman, KY1-1111 Cayman Islands

Hong Kong Branch Share Registrar and Transfer Office

Tricor Investor Services Limited Level 54, Hopewell Centre 183 Queen's Road East Hong Kong

STOCK CODE

6133

COMPANY'S WEBSITE

www.vitalinno.com

BUSINESS REVIEW

Vital Innovations Holdings Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") are primarily engaged in the provision of products and services including mobile phones, smartphones and related business which encompassed research and development, design, engineering, material sourcing, supply chain management, logistic, and the services activities to the target markets. The Group's main business is to service its diverse number of wholesalers and resellers by using its extensive understanding of telecommunication technology, a large network of technological and service provider partners.

In 2020, the main business of the Group was adversely affected by two factors. One is the Sino-American trade war. Another is the global pandemic due to outbreak of COVID-19. The business environment for international trade continued to face huge pressure. In 2020, global smartphone shipments continued to slip quickly. According to the data released by Canalys on 10 March 2021, the global smartphone shipments in 2020 was 1,265 million units, representing a year-on-year decrease of 7%, the third consecutive year of decline. The decrease was partially due to the problem of supply chain of the accessories affected by the outbreak of the COVID-19 pandemic and the weakening demand of smartphone stemmed from the poor economy.

In the second half of 2020, the Group strove hard to maintain its customer base through innovation and efficiency. The management team continued to adjust the higher margin policy to high volume, lower gross margin in getting more sales revenue. The sales revenue for the second half of 2020 was RMB525.5 million , representing an increase of 112% increase as comparing with the first half of 2020. Even the overall market was still tough, however, the Group was still able to deliver approximately 95% of last year shipments. The Group continues to control all operating expenses tightly in order to minimize the operating losses.

The artificial intelligence ("AI") equipment trading business suffered from a huge loss during the year 2020 due to the sudden worsening pandemic situation and all the business activities were shut down at that period. Driven by prudence strategy, the management team acted in all means to reduce the negative effect of the pandemic but a loss had occurred due to the extreme situation. The Group has suspended the trading business for AI equipment and the Group is currently carefully and cautiously reviewing the continuation of the business. Whilst the overall market was difficult during the year 2020, the Group managed to maintain the majority of the overall business revenue even in a tough environment. The management team delivered to keep the core business healthy as well as to keep searching for new business opportunities.

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MANAGEMENT DISCUSSION AND ANALYSIS

In 2020, China was the only major economy that sustained positive growth in the world. The outbreak of COVID-19 in 2020 challenged the Group in all aspects. It was a year of examination. The planning on taking strategic detour in sharpening the competitiveness and repositioning was once hit but the management team did not give up. Over the year of 2020, the pursuit to strike a balance on optimal business model and organizational structure did not stop under the backdrop of the pandemic. By unfailing efforts of the management team, the Group successfully delivered by showing the ability to continue the operation in extreme environment.

The vaccines of COVID-19 have been taking into wide usage for different major countries and the Group believes that the extreme environment would be relieved and the business environment would be improved if the situation of pandemic is eased as the circulation of business travel and transportation of goods resume normal.

BUSINESS OUTLOOK

The second wave of COVID-19 has taken a huge toll, but unlike the first wave, the industry was braced for impact. Smartphones purchases increased during the year 2020 as customers were prepared to equip better to assist with working-from-home and remote learning. The introduction of COVID-19 vaccines is also boosting business confidence for 2021. Going forwards, there will be obvious economic ripple effects as government stimulus fades, and there are ongoing concerns around new virus strains. Overall though, sentiment in the industry is positive, and 2021 will see the smartphone market rebound after a 7% decline in 2020. According to Gartner's forecast on 5 February 2021, smartphone sales to grow 11.4% in 2021, 5G to reach 35% shares. The smartphone world will return to growth in 2021. The researcher projects an 11.4% increase in sales over 2020, that would see more than 1.5 billion units of smartphones will be shipped.

The Group remains prudently optimistic for 2021 due to the expectation of relieving pandemic all over the world. International trade and business activities would resume normal in a large extent. The Group is working with the above trend in mind and believes smartphone manufactures will seek to form their own and new brand matrix in 2021 to please users especially 5G products and related AloT. The Group will introduce more Chinese brands of smartphones, AloT to new customers and focus on the new market such as Middle Asia and South Asia for sales expansion. The Group believes that it can work well along with this strategy as the Group has its own infrastructure to support the growth. The sales volume for 2021 is anticipated to be increased significantly.

The business direction would go with the same way under the strategic direction of China. With China entering mid-income group with GDP per capita over ten thousand USD. The consumption in raising the living standard would continue to be the key driver for the growth of China and it is believed that it will continue for the coming decades as China is not only a country of production but also a country of consumption.

The intensity of geopolitics and containment from USA would not be able to limit the rise of China as the system of China has been tested during the global pandemic and China delivered a successful result that is historical and heroic. It is expected that the global business environment would continue to be highly volatile and uncertain due to the almost unlimited quantitative easing for the major central banks for the developed countries. Major financial instability would be the result of these self-interest moves. Among the major economies, China's fiscal and monetary policies would be the healthiest. The national strategy to develop in technological advancement and consumption would be the opportunities for the Group.

It is expected that the 2021 would be a rebounding year for growth of China and development of the Group. Overcoming the 2020, the Group would actively enlarge the devotion in main business by grabbing the rebound of the world's economies. The suppressed demand is expected to release over the coming year. The Group would focus in providing more customer values in increasing the efficiency and cost saving aspects for customers. The Group would adopt a cost strategy to gain larger market share and exposure. Combined with the varieties of product solution, ecosystem of electronic products would be mapped and provided to customers in the world.

The dual circulation strategy of China would also be a direction for the Group to explore opportunities. Apart from the international trade, the domestic trade market in China would possibly be the target of the Group by leveraging the Group's reputation and experiences in the field. The target, depth and structure of trade could be expanded and bring in commercial values to the Group. In other words, by focusing in smartphone as single product, the Group suggests that is not enough in such difficult business environment to provide customer values. Instead, an ecosystem for personal electronic solutions would be provided.

The Company also would like to explore for the chance to make investment in technological advancement projects which is within the expertise and experience of the management team to enhance the competitiveness of the Group and to diversify for the Group to bring in financial and commercial values. The management team consists of IT professionals with more than 20 years' experiences and long-term reputation in the Chinese market. This could easily be transformed into competitive advantages that could be long lasting as they could provide insightful judgement in different technological advancement projects.

FINANCIAL REVIEW

Revenue

An increase in turnover from approximately RMB816 million for 2019 to approximately RMB881 million for 2020. Although the revenue of mobile telecommunication devices decreased due to the relatively less active market and strong price competition, with benefit of new business – Al and other equipment, the total revenue increased compared with 2019.

	For the year ended 31 December	
	2020 2019	
	RMB'000	RMB'000
Mobile telecommunication devices	773,421	815,940
Al and other equipment	107,716	_
	881,137	815,940

Gross profit (loss) and gross profit margin

For the year ended 31 December

	31 December			
	2020		2019	
	RMB'000	%	RMB'000	%
Mobile telecommunication devices	4,691	0.6	7,681	0.9
AI and other equipment	(84,259)	_	_	_

The gross profit of mobile telecommunication devices decreased from RMB7,681,000 or 0.9% to RMB4,691,000 or 0.6% was mainly attributable to the adverse price competition.

The loss in AI and other equipment was due to worldwide pandemic, the worsening trading environment and deteriorating trade war between China and the USA which had adversely impacted the market demand in the Group's AI and other equipment trading business and its profitability.

Other income

Other income mainly represented no interest income of the bank deposits for 2020 and RMB4.8 million for 2019. The decrease was mainly due to the matured bank deposits in May 2019 were not renewed.

Taxation

For the year 2020, 北京百納威爾無線通信設備有限公司 (Beijing Benywave Wireless Communication Co., Ltd.*) ("Benywave Wireless") and the Group's subsidiary incorporated in Hong Kong incurred loss, accordingly income tax provision was not required to be made (2019: Nil).

Liquidity and source of funding

As at 31 December 2020, the Group's total cash and bank balances increased by approximately RMB3,162,000 from approximately RMB51,207,000 to approximately RMB54,369,000.

As at 31 December 2020, the current ratio (calculated based on the total current assets as of the respective dates divided by the total current liabilities as of the respective dates) of the Group was 4.8 compared with 8.3 as at 31 December 2019.

As at 31 December 2020, the Group had bank loans of approximately RMB20,395,000 (2019: approximately RMB20,874,000). On the same date the gearing ratio (calculated based on the bank loans as of the respective dates divided by the total assets as of the respective dates) of the Group was 2.87% as compared with 2.78% as at 31 December 2019.

Foreign exchange exposure

The Group undertakes certain operating transactions in foreign currencies and the bank balances of the proceeds from the global offering denominated in foreign currencies, which expose the Group to foreign currency risk. The Group does not use any derivative contracts to hedge against its exposure to currency risk. The management manages its currency risk by closely monitoring the movement of the foreign currency rates and considering hedging significant foreign currency exposure should the need arise.

Material acquisitions and disposals

The Group has no material acquisitions and disposals of subsidiaries, associates and joint ventures for the year ended 31 December 2020.

Future plans for material investment or capital assets

Saved as disclosed in this annual report, the Directors confirmed that as at the date of this annual report, there are no current plans to acquire any material investment or capital assets other than in the Group's ordinary business development.

Significant investments

The Company had no significant investment held during the year ended 31 December 2020.

Trade and other receivables

As at 31 December 2020, the carrying amount of trade and other receivables were approximately RMB6,206,000, mainly from more other PRC tax receivables, representing an increase of approximately RMB3,926,000 as compared to the corresponding period in 2019.

Prepayments

As at 31 December 2020, the prepayments were approximately RMB618,769,000 decreased by RMB67,646,000 as compared with 2019.

In 2020, RMB186,806,000 of the prepayments have been transformed into sales transactions, resulting in a loss of RMB84,726,000; and RMB189,194,000 has been refunded to the Group in lune 2020.

Inventories

The Group's total inventories increased by RMB21,716,000 from RMB5,384,000 as at 31 December 2019 to RMB27,100,000 as at 31 December 2020 was for AI and other equipment. In determining the write down of inventories, the Company's management considered the subsequent selling price and return price.

Contingent liabilities and commitments

At the end of the year 2020, the Group did not have any significant contingent liabilities and commitments.

Dividends

No dividend was paid, declared or proposed during the year ended 31 December 2020, nor had any dividend been proposed for the year ended 31 December 2020 (2019: Nil).

DIRECTORS AND SENIOR MANAGEMENT PROFILES

Ms. Rong Xiuli

Executive Director and Chairperson

Ms. Rong Xiuli ("Ms. Rong"), aged 57, is the chairperson and executive Director of the Company, a member of the remuneration committee and risk management committee and chairperson of the nomination committee of the Company. Ms. Rong joined the Group in July 2004. Ms. Rong is the founder of the Group and is currently the chairperson of the Group. She gained experience and network in the mobile handset distribution business in the mid-1990s. She worked for 北 京市百利豐通訊器材有限責任公司 (Beijing City Bailifeng Communication Apparatus Co., Ltd.*) which engaged in the sale and agency service of mobile phones and became the chairperson of this company until 2005. Ms. Rong also cofounded 北京天宇朗通通信設備股份有限公司 (Beijing Tianyu Communication Equipment Co. Ltd.*) ("Tianyu") with Mr. Ni Gang (spouse of Ms. Rong) in 2002. She was responsible for sales and marketing, research and development, strategic planning and general management of Tianyu from 2002 to 2008. Ms. Rong was also a director of 北京百 納威爾科技有限公司 (Beijing Benywave Technology Co., Ltd.*) ("Benywave Technology") since its establishment in 2004 and the chairperson of Benywave Technology from 2008 to 2014. Ms. Rong has ample experience in sales and marketing, distribution, research and development, risk management, personnel and general management. Ms. Rong has approximately 26 years of experience in mobile handset industry. Ms. Rong has extensive knowledge on telecommunications operations and control and deep understanding of the dynamic of telecommunications market in China. Ms. Rong graduated from Hunan University (湖南大學) with a degree in mechanical engineering specialized in internal combustion engine in 1983. Ms. Rong also obtained a master of business administration from China-Europe International Business School (中歐國際工商學院) (previously known as China-Europe Management Institute (中歐國際管理中心)) in 1993. Ms. Rong is an elder sister of Mr. Rong Shengli, chief executive officer and executive Director of the Company.

Mr. Rong Shengli

Executive Director and Chief Executive Officer

Mr. Rong Shengli ("Mr. Rong"), aged 50, is the chief executive officer, executive Director and a member of the risk management committee of the Company and is responsible for the management and strategic development of the Group. Mr. Rong joined the Group in October 2008. Mr. Rong joined 北京百納威爾 科技有限公司 (Beijing Benywave Technology Co., Ltd.*) ("Benywave Technology") in 2008 and was the vice chairman of Benywave Technology from October 2008 to July 2014, where he was responsible for the sales and the strategic planning for its business of development, designing, production management and selling of mobile telecommunication devices on ODM basis and its related components and accessories, targeting global markets excluding the People's Republic of China ("PRC"). Prior to joining Benywave Technology, Mr. Rong served as marketing manager, regional director and general manager of operational business department of Tianyu and its subsidiaries from 2000 to 2008. Mr. Rong did not have any role in Tianyu since 2008. Mr. Rong has approximately 21 years of experience in telecommunications industry and management. Mr. Rong obtained a bachelor's degree from Harbin Engineering University (哈爾濱工程大學) (previously known as Harbin Shipbuilding Engineering Institute (哈爾濱船舶工程學院)) specialized in radio communications in 1992. Mr. Rong also obtained a master of business administration from China-Europe International Business School (中歐國際工商學院) in 1997. Mr. Rong is a brother of Ms. Rong Xiuli, chairperson and executive Director of the Company.

DIRECTORS AND SENIOR MANAGEMENT PROFILES

Mr. Yin Xuquan

Executive Director and President

Mr. Yin Xuquan ("Mr. Yin") aged 56, is an executive Director and president of the Company. Mr. Yin joined the Group in February 2018. Mr. Yin has over 18 years of experience in the telecommunication equipment industry in the People's Republic of China and held various managerial positions in 中國郵電器材集團公司 (China National Postal and Telecommunications Appliances Corporation*) during the period from February 2002 to January 2018, where he had accumulated extensive experience in corporate management. Mr. Yin graduated from Heilongjiang University (黑龍江大學) with a bachelor's degree in finance and tax in July 2006, and received an executive master degree of business administration (EMBA) from South China University of Technology (華南理工大學) in July 2011.

Mr. Wong Ho Chun

Executive Director

Mr. Wong Ho Chun ("Mr. Wong"), aged 34, is an executive Director of the Company. Mr. Wong Joined the Group in February 2019. Mr. Wong has over 8 years of experience in the asset management, fund management and financial services industries in Hong Kong. Mr. Wong was a managing partner of China Fund Group Limited, a boutique fund house in Hong Kong, during the period from 2016 to 2018; a fund manager of Pacific Sun Advisors Limited during the period from 2014 to 2016; and assumed various managerial positions in a few big banks in Hong Kong responsible for providing investment and financial services solutions to clients during the period from 2011 to 2014. Mr. Wong obtained a master degree in Arts with a major in politics from the Durham University in 2011; and a bachelor degree of Business Administration from the City University of Hong Kong in 2006. Mr. Wong is also a Chartered Financial Analyst ("CFA") charter holder.

Mr. Han Xiaojing

Independent non-Executive Director

Mr. Han Xiaojing ("Mr. Han"), aged 66, is the founding partner of the Commerce & Finance Law Offices. Mr. Han joined the Group in June 2019. He has over 32 years' experience in the practice of corporate and securities laws in the People's Republic of China (the "PRC"), especially in the restructuring of largescale state-owned enterprises and private companies and offshore listing of PRC companies. Mr. Han is currently an independent non-executive director of Far East Horizon Limited, a company listed on the Stock Exchange of Hong Kong Limited (the "Stock Exchange") (Stock code: 3360) since March 2011; and an independent non-executive director of Sino-Ocean Group Holding Limited, a company listed on the Stock Exchange (Stock code: 3377) since June 2007. He has been serving as an independent director of Ping An Bank Co., Ltd., a company listed on the Shenzhen Stock Exchange, since February 2014, an independent director of Beijing Sanju Environmental Protection and New Material Co., Ltd., a company listed on the Shenzhen Stock Exchange, since April 2014 and an external director of China National Aviation Fuel Group Limited since December 2017. In addition, he was an independent non-executive director of Sinotrans Limited, a company listed on the Stock Exchange (Stock code: 598) from October 2014 until October 2017; was a supervisor of Beijing Capital International Airport Company Limited and an independent director of Shenzhen Overseas Chinese Town Holding Company Limited, a company listed on the Shenzhen Stock Exchange. Mr. Han graduated from China University of Political Science and Law and obtained a master's degree in Law in 1985.

DIRECTORS AND SENIOR MANAGEMENT PROFILES

Mr. Wong Pong Chun James

Independent non-Executive Director

Mr. Wong Pong Chun James, ("Mr. Wong"), aged 61, has over 30 years of management experience in production and sales of electronic products. Mr. Wong joined the Group in December 2020. Mr. Wong has been an executive director of Truly International Holdings Limited ("Truly Int"), a company listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") (stock code: 732), since July 1991. He is also the chief operating officer of Truly Int.

Mr. Leung Man Fai

Independent non-Executive Director

Mr. Leung Man Fai, ("Mr. Leung"), aged 63, has approximately 30 years of working experience in accounting, corporate finance and corporate management. Mr. Leung joined the Group in December 2020. Mr. Leung graduated from Manchester Polytechnic, the United Kingdom with a degree of Bachelor of Arts in Accounting and Finance awarded by the Council for National Academic Awards of the United Kingdom in July 1988. He also obtained a degree of Master of Commerce in Accounting from the University of New South Wales in May 1990. Mr. Leung has been the director of IBC Certified Public Accountants Limited since August 2008. Mr. Leung has been a company secretary of Creative Enterprise Holdings Limited, a company listed on the Main Board of the Stock Exchange (stock code: 3992) and MediNet Group Limited, a company listed on the GEM Board of the Stock Exchange (stock code: 8161) since May 2018 and November 2015, respectively. Mr. Leung has been a member of the HKICPA since June 1991.

SENIOR MANAGEMENT

Mr. Lam Man Kit

Chief Financial Officer

Mr. Lam Man Kit ("Mr. Lam"), aged 64, has over 42 years of experience in financial management, accounting and corporate finance. Mr. Lam joined the Group in June 2016. Since 1980's Mr. Lam has been serving local and international companies in senior positions such as chief financial officer, consultant, financial controller, regional controller, cost accounting manager and other positions. Prior to joining the Company, Mr. Lam was the chief financial officer of the group of Draper Athena from July 2015 to May 2016, where he was responsible for financial functions for the fund and management companies located in People's Republic of China, the United States of America, Korea and Hong Kong. Before that, he was the chief financial officer of Coolsand Technologies Limited from 2009 to 2015; a consultant of Yeton Venture Limited from 2008 to 2009; the executive director and chief financial officer of Wanji Group Limited from 2001 to 2007; the financial controller of Whirlpool Home Appliance Co. Ltd. from 1995 to 2001; the regional controller of Amphenol East Asia Limited from 1986 to 1995; and he also worked for Fairchild Semiconductor (HK) Ltd. from 1978 to 1986 first as accountant and subsequently as cost accounting manager. Mr. Lam obtained a diploma in accounting and business management from Hong Kong Baptist University in 1978.

The board (the "Board") of directors (the "Directors") of the Company presents their report and the audited consolidated financial statements of the Company and its subsidiaries (together the "Group") for the year ended 31 December 2020.

PRINCIPAL PLACES OF BUSINESS

The Company was incorporated in the Cayman Islands. The principal place of business of the Company is in Hong Kong.

PRINCIPAL ACTIVITIES

The principal activity of the Company is an investment holding company. The principal activities of the Company's principal subsidiaries are set out in note 37 to the consolidated financial statements.

BUSINESS REVIEW

A review of the business of the Group including an analysis using financial key performance indicators during the year ended 31 December 2020 and a discussion on the Group's future business development, possible risks and uncertainties that the Group may be facing are provided in the section headed "Management Discussion and Analysis" set out on pages 4 to 9 of this annual report.

The financial risk management objectives and policies of the Group are shown in note 32 to the consolidated financial statements.

ENVIRONMENTAL PROTECTION AND COMPLIANCE WITH LAWS AND REGULATIONS

The Group is committed to supporting the environmental sustainability. The Group is subject to various environmental laws and regulations set by the PRC national, provincial and municipal governments. These include regulations on air and noise pollution and discharge of waste and water into the environment. Further details of the Group's environmental policies and performance will be disclosed in the environmental, social and governance report of the Company for the year ended 31 December 2020 to be published in due course. Compliance procedures are in place to ensure adherence to applicable laws, rules and regulations. During the year under review, the Group has complied with relevant laws and regulations that have significant impact on the operations of the Group. Further, any changes in applicable laws, rules and regulations are brought to the attention of relevant employees and relevant operation units from time to time.

RELATIONSHIP WITH STAKEHOLDERS

The Group recognizes that employees, customers and business partners are keys to its sustainable development. The Group is committed to establishing a close and caring relationship with its employees, providing quality services to its customers and enhancing cooperation with its business partners.

The Company provides a fair and safe workplace, promotes diversity to its staff, provides competitive remuneration and benefits and career development opportunities based on their merits and performance. The Group also puts ongoing efforts to provide adequate trainings and development resources to the employees so that they can keep abreast of the latest development of the market and the industry and, at the same time, improve their performance and self-fulfillment in their positions. The Group understands that it is important to maintain good relationship with customers and provide the products in a way that satisfies the needs and requirements of the customers. The Group enhances the relationship by continuous interaction with customers to gain insight on the changing market demand for the products so that the Group can respond proactively. The Group has also established procedures in place for handling customers' complaints to ensure customers' complaints are dealt with in a prompt and timely manner. The Group is also dedicated to develop good relationship with suppliers and contractors as long-term business partners to ensure stability of the Group's business.

RESULTS AND APPROPRIATION

The results of the Group for the year ended 31 December 2020 are set out in the consolidated statement of profit or loss on page 54 of this annual report.

The Directors do not recommend the payment of a final dividend for the year ended 31 December 2020 (2019: Nil).

During the year ended 31 December 2020 and up to the date of this annual report, there was no arrangement that a shareholder of the Company has waived or agreed to waive any dividend.

SUMMARY FINANCIAL INFORMATION

A summary of the published results and assets and liabilities of the Group for the last five financial years is set out on page 134 of this annual report. This summary does not form part of the audited financial statements.

SHARE CAPITAL

Details of movements of the share capital of the Company during the year ended 31 December 2020 are set out in note 27 to the consolidated financial statements.

SHARE OPTION SCHEME

The Company's share option scheme was adopted on 9 June 2015 as an incentive to the Group's employees and business associates (the "Scheme"). Subject to the provisions for early termination of the Scheme, the Scheme shall be valid for a period of ten years from that date. The following is a summary of the principal terms of the Scheme:

a) Purpose of the Scheme

The purpose of the Scheme is to provide incentives or rewards to the participants for their contribution to the Group.

b) Participants of the Scheme

Pursuant to the Scheme, the Board may at its absolute discretion grant options to any eligible employee, non-executive Director, supplier of goods or services, customer, person or entity that provides research, development or other technological support, shareholder or holder of any securities issued by the Group or any invested entity.

c) Total number of shares available for issue under the Scheme

The total number of shares of the Company available for issue under the scheme is 85,000,000 shares, representing 10% of the total number of share of the Company in issue as at the date of this annual report.

The maximum number of shares of the Company which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Scheme and any other schemes of the Company shall not in aggregate exceed 10% of the total number of shares of the Company in issue from time to time.

d) Maximum entitlement of each participant

The total number of shares of the Company issued and to be issued upon exercise of the options granted to each participant (including those exercised, outstanding and cancelled options) in any 12-month period must not exceed 1% of the total number of shares of the Company in issue, unless approved by the shareholders of the Company in the manner as stipulated in the Scheme.

e) Time of exercise of options

An option may be exercised in accordance with the terms of the Scheme at any time during a period to be determined and notified by the Directors to each option grantee, which period may commence on the day on which the option offer is made but shall end in any event not later than 10 years from the offer date subject to the provisions for early termination thereof. Unless the Directors otherwise determined and stated in the option offer to a participant of the Scheme, no minimum period for which the option granted under the Scheme must be held before it can be exercised.

f) Subscription price per share

The subscription price per share of the Company in respect of any particular option shall be such price as determined by the Board in its absolute discretion at the time of the making of the option offer but in any case the subscription price shall not be lower than the highest of:

- i. the closing price of the shares of the Company as stated in the daily quotation sheets issued by the Stock Exchange on the option offer date, which must be a trading day;
- ii. the average closing price of the shares of the Company as stated in the daily quotation sheets issued by the Stock Exchange for the five trading days immediately preceding the offer date; and
- iii. the nominal value of a share of the Company.

g) Payment on acceptance of option

A non-refundable sum of HK\$1.00 by way of consideration for the grant of an option is required to be paid by each of the grantee upon acceptance of the option.

h) Remaining life of the Scheme

Subject to the provisions for early termination of the Scheme, the Scheme will remain in force for a period of 10 years commencing on 9 June 2015 up to 8 June 2025 (both days inclusive).

As at the date of this report, no option had been granted by the Company pursuant to the Scheme.

RESTRICTED SHARE UNIT SCHEME

The Company has adopted a restricted share unit ("RSU") scheme (the "RSU Scheme") on 9 June 2015. Details of the RSU Scheme are set out in the section headed "Statutory and General Information – D. RSU Scheme" in Appendix IV to the prospectus of the Company dated 16 June 2015. On 2 November 2016, the Company granted 32,300,000 RSUs to certain grantees pursuant to the RSU Scheme and all the RSUs granted had been unlocked up to the year ended 31 December 2018. Details of the above grant of RSUs are set out in the announcement of the Company dated 2 November 2016.

DISTRIBUTABLE RESERVES

At 31 December 2020, the Company's reserves available for distribution calculated in accordance with the provisions of the Companies Law of the Cayman Islands amounted to approximately RMB562.2 million.

MAIOR CUSTOMERS AND SUPPLIERS

During the year ended 31 December 2020, the Group's top five largest customers accounted for 91.37% (2019: 81.5%) of our revenues and the single largest customer accounted for 79.78% (2019: 54.1%) of our revenues. The Group's top five suppliers accounted for 93.83% (2019: 79.4%) of our cost of revenue and the single largest supplier accounted for 47.04% (2019: 34.5%) of our cost of revenue.

None of the Directors, their associates or any shareholder of the Company (which to the knowledge of the Directors owns more than 5% of the Company's share capital) has any interest in the Group's five largest customers and suppliers during the year ended 31 December 2020.

RELATED PARTY TRANSACTIONS

The Group entered into certain transactions with parties regarded as "related parties" under applicable accounting principles. These mainly relate to contracts entered into by the Group in the ordinary course of business, which contracts were negotiated on normal commercial terms and on an arm's length basis.

Further details are set out in note 31 to the consolidated financial statements. Save for the continuing connected transactions as set forth in the paragraphs headed "Continuing Connected Transactions" below, none of the related party transactions of the Company fall under the definition of "connected transaction" or "continuing connected transaction" in Chapter 14A of the Listing Rules and the Company has complied with or is exempt from the disclosure requirements under Chapter 14A of the Listing Rules.

CONTINUING CONNECTED TRANSACTIONS

During the year ended 31 December 2020, the Group entered into the following transactions with entities which are regarded as connected persons of the Company under Chapter 14A of the Listing Rules:

Pursuant to the Lease Agreement dated 22 July 2017 which expired on 21 July 2020 made between 北京天宇朗通通信設備股份有限公司 (Beijing Tianyu Communication Equipment Co. Ltd.*) ("Tianyu"), a company controlled by Ms. Rong Xiuli, chairperson and executive director of the Company, and Benywave Wireless, Tianyu has let the premises situated at Zone A, 4th Floor, No. 55, Jiachuang Second Road, Zhongguancun Science Park, OPTO-Merchatronics Industrial Park, Tongzhou District, Beijing, China to Benywave Wireless for carrying on its business. For the year ended 31 December 2020, the lease payment incurred by Benywave Wireless amounted to RMB447,000.

Pursuant to the Lease Agreement dated 22 July 2020 made between 北京榮恒創聯科技有限公司 (Beijing Rongheng Chuanglian Technology Co., Ltd.*) ("Rongheng"), a company controlled by Ms. Rong Xiuli and 北京百納威爾無線通信設備有限公司 (Beijing Benywave Wireless Communication Equipment Co., Ltd.*) ("Benywave Wireless"), Rongheng has let the premises situated at Zone B, 7th Floor, No. 55, Jiachuang Second Road, Zhongguancun Science Park, OPTO-Merchatronics Industrial Park, Tongzhou District, Beijing, China to Benywave Wireless for carrying on its business. For the year ended 31 December 2020, the lease payment incurred by Benywave Wireless amounted to RMB136,000.

Pursuant to an equipment lease agreement dated 22 July 2017 and renewed on 22 July 2020 made between Benywave Technology, a company controlled by Ms. Rong Xiuli, chairperson and executive director of the Company, and Benywave Wireless, an indirect wholly-owned subsidiary of the Company, Benywave Technology has let certain equipment and facilities to Benywave Wireless for handset testing purpose. For the year ended 31 December 2020, the equipment lease payment incurred by Benywave Wireless amounted to RMB43,000.

As all of the applicable percentage ratios under Rule 14.07 of the Listing Rules and the annual consideration of the respective transactions contemplated under each of the Lease Agreements and the Equipment Lease Agreement are less than 5% and are less than HK\$3.0 million, respectively, the respective transactions contemplated under each of the Lease Agreements and the Equipment Lease Agreement fall below the de minimis threshold under Rule 14A.76(1)(c) of the Listing Rules and are fully exempt from shareholders' approval, annual review and all disclosure requirements under Chapter 14A of the Listing Rules.

NON-COMPETITION UNDERTAKING

Each of Ms. Rong Xiuli, Mr. Ni Gang, Winmate Limited, Benywave Technology and Tianyu (collectively the "Covenantors"), has entered into a deed of non-competition and undertaking dated 9 June 2015 (the "Deed of Non-Competition") in favor of the Company (for itself and on behalf of its subsidiaries from time to time), pursuant to which each of the Covenantors irrevocably and unconditionally undertakes to and covenants with the Company that each of them will not and procure that none of their respective associates and subsidiary (for a Covenantor which is a company) other than any member of the Group shall:

- i. whether as principal or agent and whether undertaken directly or indirectly in his/her/its/ their own account or in conjunction with or on behalf of or through any person, firm, body corporate, partnership, joint venture or other contractual arrangement and whether for profit or otherwise, carry on, participate in, acquire, or hold (whether as a shareholder, partner, agent or otherwise) any right or interest or otherwise be interested, involved or engaged in or concerned with, directly or indirectly, any business which competes or may compete with the business of developing, designing, production management and selling of mobile telecommunication devices on original design manufacturer ("ODM") basis and its related components and accessories, targeting global markets excluding the PRC (the "Overseas Business") in any part of the world including but not limited to undertaking the manufacture of mobile telecommunication devices on ODM basis:
- ii. sell or distribute or cause or allow the sale or distribution of the own-branded mobile telecommunication devices of Benywave Technology and Tianyu and their subsidiaries or any of them (collectively the "Excluded Group") to any territory outside the PRC and, in connection therewith, the Covenantors shall procure that in all distribution agreements between any member of Excluded Group and its distributors a clause restricting the sale or distribution of such own-branded mobile telecommunication devices outside PRC shall be incorporated; and
- iii. alone or jointly with or on behalf of any person,
 - induce or attempt to induce any director, employee or consultant of the Group to terminate his/her/its employment or consultancy (as appropriate) with the Group, whether or not such act of that person would constitute a breach of that person's contract of employment or consultancy with the Group (as appropriate);
 - b) canvass or solicit or attempt to canvass or solicit any order for business which competes or may compete with the Overseas Business; and
 - c) persuade any person who has dealt with the Group or who is in the process of negotiating with the Group in relation to the Overseas Business to cease to deal with the Group, or reduce the amount of business which that person would normally do with the Group or seek to improve their terms of trade with any member of the Group.

Details of the Deed of Non-Competition are set out in the section headed "Relationship with Controlling Shareholders" of the prospectus of the Company dated 16 June 2015.

The Company confirms that each of the Covenantors have complied with the Deed of Non-Competition for the year ended 31 December 2020. In order to ensure the Covenantors have complied with the Deed of Non-Competition, the following actions have been taken:

- i. the Company has required each of the Covenantors to give written confirmation to the Company on an annual basis as to whether he/she/it has complied with the Deed of Non-Competition for the year ended 31 December 2020;
- ii. each of the Covenantors has provided to the Company such written confirmation (a) in respect of his/her/its compliance with the Deed of Non-Competition for the year ended 31 December 2020; and (b) stating that he/she/it has not been offered or becomes aware of any investment or commercial opportunity directly or indirectly relating to the Overseas Business in any part of the world including but not limited to supply of mobile telecommunications devices on ODM basis in the PRC; and
- iii. the independent non-executive Directors have reviewed the written confirmation made by each of the Covenantors in compliance with the undertakings in the Deed of Non-Competition and have also reviewed the status of the compliance by each of the Covenantors with the undertakings in the Deed of Non-Competition and have confirmed that, as far as they can ascertain, there is no breach by any of the Covenantors of the undertakings in the Deed of Non-Competition given by them.

CONTROLLING SHAREHOLDERS' INTERESTS IN CONTRACTS OF SIGNIFICANCE

Save as disclosed in the section headed "Continuing Connected Transactions" above, there was no contract of significance between the Company or any of its subsidiaries and the Company's controlling shareholders or any of their subsidiaries subsisted during or at the end of the year ended 31 December 2020, and there was no contract of significance for the provision of services to the Company or any of its subsidiaries by the controlling shareholders of the Company or any of their subsidiaries subsisted during or at the end of the year ended 31 December 2020.

DIRECTORS

The Directors during the year and up to the date of this annual report were:

Executive Directors

Ms. Rong Xiuli (Chairperson)

Mr. Rong Shengli (Chief executive officer)

Mr. Yin Xuquan (President)

Mr. Wong Ho Chun

Independent Non-executive Directors

Mr. Han Xiaojing

Mr. Wong Pong Chun James (appointed on 31 December 2020)

Mr. Leung Man Fai (appointed on 31 December 2020)

Mr. Hon Kwok Ping, Lawrence (resigned on 31 October 2020)

Mr. Lam Yiu Kin (resigned on 31 October 2020)

Pursuant to Article 83(3) of the Company's Articles of Association, any director appointed by the Board to fill a casual vacancy on the existing Board shall hold office only until the next following general meeting of the Company and shall then be eligible for re-election. Mr. Wong Pong Chun James and Mr. Leung Man Fai shall retire from office by rotation at the forthcoming annual general meeting and, being eligible, offer themselves for re-election.

Pursuant to Article 84(1) of the Company's Articles of Association, one-third of the Directors for the time being (or, if their number is not a multiple of three(3), the number nearest to but not less than one-third) shall retire from office by rotation and every Director shall be subject to retirement at an annual general meeting at least once every three years. Mr. Yin Xuquan, Mr. Wong Ho Chun shall retire from office by rotation at the forthcoming annual general meeting of the Company and, being eligible, offer themselves for re-election.

DIRECTORS' AND SENIOR MANAGEMENT'S BIOGRAPHIES

Biographical details of the Directors and senior management of the Company are set out on pages 10 to 12 of this annual report.

CONFIRMATION OF INDEPENDENCE

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 Company considers all of the independent non-executive Directors to be independent.

DIRECTORS' SERVICE CONTRACTS

No Director has entered into any service agreement with any members of the Group which is not expiring or determinable by the employer within one year without payment of compensation other than statutory compensation.

PERMITTED INDEMNITY PROVISION

Pursuant to the Company's articles of association, every Director, other officer and auditor for the time being of the Company shall be entitled to be indemnified out of assets of the Company against all losses or liabilities incurred or sustained by him as a Director, auditors or other officer of the Company about the execution of the duties of his office or otherwise in relation thereto. The Company has arranged appropriate directors' and officers' liability insurance coverage for the Directors and officers of the Group during the year ended 31 December 2020 and up to the date of this annual report.

MANAGEMENT CONTRACTS

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

DIRECTORS' INTERESTS IN CONTRACTS

Save as disclosed in the section headed "Continuing Connected Transactions" above, no Director had a material interest, either directly or indirectly, in any transaction, arrangement or contract of significance to which the Company, its holding company, or any of its subsidiaries or fellow subsidiaries was a party subsisted during or at the end of the year ended 31 December 2020.

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY AND ITS ASSOCIATED CORPORATIONS

At 31 December 2020, the interests and short positions of the Directors and the chief executive of the Company and their associates in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) which were recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 of the Listing Rules were as follows:

Long positions

Ordinary shares of HK\$0.1 each of the Company (the "Shares")

(i) Interest in the Company

Name of Director	Nature of interest	Number of Shares (1)	Approximate percentage of issued share capital of the Company (3)
Rong Xiuli ("Ms. Rong") (2)	Interest in a controlled corporation	480,624,000 (L)	56.54%
	Personal interest	87,856,000 (L)	10.34%
Rong Shengli	Personal interest	3,720,000 (L)	0.44%

Notes:

- (1) The letter "L" denotes the person's long position in such Shares.
- (2) Ms. Rong and Mr. Ni Gang ("Mr. Ni") hold 90% and 10% of the entire issued share capital of Winmate Limited ("Winmate") respectively. Ms. Rong is the spouse of Mr. Ni, and therefore, Ms. Rong is deemed to be interested in the Shares held by Winmate.
- (3) As at 31 December 2020, the issued share capital is 850,000,000 Shares.

Ms. Rong (Note)

(ii) Interest in associated corporation of the Company

		rereemage
		of interest in
	Name of associated	associated
Name of Director	corporation	corporation

Winmate Limited

Parcentage

90%

Note: As at 31 December 2020, Winmate held more than 50% of the Shares. Therefore, the Company was a subsidiary of Winmate, and Winmate was the holding company and an associated corporation of the Company.

Save as disclosed above, as at 31 December 2020, none of the Directors or chief executive of the Company nor their associates had any interests or short positions in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which were required, pursuant to Section 352 of the SFO, to be entered in the register referred to therein or which were required, pursuant to the Model Code, to be notified to the Company and the Stock Exchange.

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed under the sections headed "Share Option Scheme" and "Restricted Share Unit Scheme" above, at no time during the year ended 31 December 2020 was the Company, its holding company, or any of its subsidiaries or fellow subsidiaries a party to any subsisting arrangement to enable the Directors to acquire such rights in any other body corporate.

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS IN SHARES AND UNDERLYING SHARES

At 31 December 2020, as far as known to the Directors, the following persons or entities (not being a Director or a chief executive of the Company) who had interests or short positions in the shares and underlying shares of the Company which were recorded in the register required to be kept by the Company under Section 336 of the SFO were as follows:

Long positions

Ordinary shares of HK\$0.1 each of the Company

Name of Shareholder	Nature of interest	Number of Shares (1)	Approximate percentage of issued share capital of the Company (5)
Winmate	Beneficial owner	480,624,000 (L)	56.54%
Mr. Ni (2)	Spouse of Ms. Rong	568,480,000 (L)	66.88%
Yardley Finance Limited	Person having a security interest in shares	533,480,000 (L)	62.76%
Mr. Chan Kin Sun (3)	Interest in a controlled corporation	533,480,000 (L)	62.76%

Notes:

- (1) The letter "L" denotes the person's long position in such Shares.
- (2) Ms. Rong and Mr. Ni hold 90% and 10% of the entire issued share capital of Winmate respectively. Ms. Rong is the spouse of Mr. Ni, and therefore, Ms. Rong and Mr. Ni are deemed to be interested in the Shares held by Winmate.
- (3) Yardley Finance Limited ("Yardley") is owned as to 100% by Mr. Chan Kin Sun. Therefore, Mr. Chan Kin Sun is deemed to be interested in the Shares held by Yardley.
- (4) As at 31 December 2020, the issued share capital is 850,000,000 Shares.

Save as disclosed above, as at 31 December 2020, the Company has not been notified by any person (other than Directors or the chief executive of the Company) who had interests or short positions in the shares or underlying shares of the Company which were recorded in the register required to be kept by the Company under Section 336 of the SFO.

PURCHASE, REDEMPTION OR SALE OF LISTED SECURITIES OF THE COMPANY

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

COMPETING INTERESTS

As at 31 December 2020, in so far as the Directors were aware, none of the Directors or their respective associates had any interest in a business that competed or was likely to compete with the business of the Group.

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 the existing shareholders of the Company.

TAX RELIEF

The Directors are not aware of any tax relief from taxation to which the shareholders of the Company are entitled by reason of their holding of the Company's listed securities.

SUFFICIENCY OF PUBLIC FLOAT

Based on information that is publicly available to the Company and within the knowledge of the Directors, at least 25% of the Company's total issued share capital was held by the public throughout the year ended 31 December 2020 and as at the date of this annual report.

EMOLUMENT POLICY

As at 31 December 2020, the Group had a total of 29 employees (2019:33) The emolument package of the Directors and senior management of the Group is reviewed and recommended by the remuneration committee of the Company (the "Remuneration Committee") on the basis of their merit, qualifications and competence.

The Company has adopted a share option scheme and restricted share unit scheme to the eligible persons as incentives or rewards for their contribution to the Group.

EQUITY-LINKED AGREEMENTS

Save for the share option scheme adopted by the Company on 9 June 2015 as disclosed under the section headed "Share Option Scheme" above, the Company has not entered into any equity-linked agreements during the year ended 31 December 2020.

BANK LOANS AND OTHER BORROWINGS

Particulars of bank loans and other borrowings of the group as at 31 December 2020 are set out in note 24 to the consolidated financial statements.

EMOLUMENTS OF DIRECTORS AND FIVE HIGHEST PAID INDIVIDUALS

Details of the emoluments of the Directors of the Company and the five highest paid individuals of the Group during the year ended 31 December 2020 are set out in note 11 and note 12 to the consolidated financial statements.

RETIREMENT SCHEME

The Group participates in defined contribution retirement benefit schemes organized by the PRC municipal and provincial government authorities for the Group's eligible employee in the PRC, and operates a Mandatory Provident Fund scheme for the employee in Hong Kong. Particulars of these retirement plans are set out in note 30 to the consolidated financial statements.

No forfeited contribution under these schemes is available to reduce the contribution payable in future years.

CORPORATE GOVERNANCE

The Company is committed to maintaining a high standard of corporate governance practices.

Details of the corporate governance practices adopted by the Company are set out in the "Corporate Governance Report" on pages 29 to 46 of this annual report.

EVENT AFTER REPORTING PERIOD

There is no significant event occurring after Reporting Period.

CHARITABLE DONATIONS

The Group did not make any charitable donations in the year 2020. (2019: Nil)

CHANGES IN INFORMATION OF DIRECTORS

The changes in Director's information required to be disclosed pursuant to Rule 13.51B of the Listing Rules are set out below:

- 1. Mr. Hon Kwok Ping Lawrence and Mr. Lam Yiu Kin resigned as independent non-executive Directors of the Company with effect from 31 October 2020 due to their other business commitment;
- 2. Mr. Wong Pong Chun James has been appointed as an independent non-executive Director, a member of audit committee, remuneration committee and nomination committee of the Company with effect from 31 December 2020;
- 3. Mr. Leung Man Fai has been appointed as independent non-executive Director and chairman of audit committee of the Company with effect from 31 December 2020;



- 4. Mr. Wong Ho Chun has been appointed as the chairman of risk management committee with effect from 31 December 2020;
- 5. Mr. Yin Xuquan was appointed as the chairman of risk management committee on 31 October 2020 and subsequent resigned as the chairman on 31 December 2020 due to other work allocation.

AUDIT COMMITTEE

The Company has established an audit committee (the "Audit Committee") in compliance with the Listing Rules. The current Audit Committee, comprises of Mr. Leung Man Fai (chairman), Mr. Han Xiaojing and Mr. Wong Pong Chun James, all of whom are independent non- executive Directors.

The primary duties of the Audit Committee are to review and supervise the financial reporting process and internal control system of the Group, and to review the Company's annual report and half-yearly reports and to provide advices and comments thereon to the Board.

The Audit Committee has reviewed the Group's annual results for the year ended 31 December 2020, including the accounting principles and practices adopted by the Group.

AUDITORS

The financial statements for the year ended 31 December 2020 have been audited by SHINEWING (HK) CPA Limited. BDO Limited* resigned as auditors of the Company with effect from 29 January 2021. SHINEWING (HK) CPA Limited was appointed as auditor of the Company with effect from 29 January 2021 to fill the casual vacancy and to hold office until the conclusion of the next annual general meeting of the Company.

* BDO Limited was appointed as auditor of the Company with effect from 26 October 2018 upon the resignation of Deloitte Touche Tohmatsu.

On behalf of the Board

Rong Xiuli

Chairperson

Hong Kong, 31 March 2021

CORPORATE GOVERNANCE PRACTICES

The Board is committed to maintaining a solid, transparent and sensible framework of corporate governance for the Company and its subsidiaries and will continue to review its effectiveness.

The Company has adopted the code provisions ("Code Provisions") as stated in the Corporate Governance Code and Corporate Governance Report ("CG Code") contained in Appendix 14 to the Listing Rules as the corporate governance code of the Company. The Board is committed to complying with the Code Provisions as stated in the CG Code to the extent that the Directors of the Company consider it is applicable and practical to the Company.

During the year under review, the Company has complied with the Code Provisions in the CG Code.

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the Model Code as its own code of conduct regarding directors' securities transactions. Having made specific enquiry of all Directors, the Directors of the Company confirmed that they had complied with the required standard set out in the Model Code during the year ended 31 December 2020.



BOARD OF DIRECTORS

At the date of this report, the Board comprises four executive Directors and three independent non-executive Directors. The Directors were:

Executive Directors

Ms. Rong Xiuli (Chairperson)

Mr. Rong Shengli (Chief executive officer)

Mr. Yin Xuquan (President)

Mr. Wong Ho Chun

Independent Non-executive Directors

Mr. Han Xiaojing

Mr. Wong Pong Chun James

Mr. Leung Man Fai

The Board possesses a balanced mix of skills and expertise which supports the continuing development of the Company. The executive Directors have accumulated sufficient and valuable experience to hold their positions in order to ensure that their fiduciary duties have been carried out in an efficient and effective manner. The Board is responsible for setting the Group's strategic direction and overseeing the business performance of the Group while business operations are delegated to qualified management under the supervision of the executive Directors. The Board also monitors the financial performance and the internal controls of the Group's business operations. The senior management is responsible for the day-to-day operations of the Group.

Biographical details of the Directors are set out in the section of "Biographical Details of Directors and Senior Management" on pages 10 to 12 of this annual report. To the best knowledge of the Company, there is no other financial, business, family or other material/relevant relationship among the Directors.

Chairperson and Chief Executive Officer

According to Code Provision A.2.1 of the CG Code, the roles of the chairperson of the Company (the "Chairperson"), Ms. Rong Xiuli and the chief executive officer of the Company (the "CEO"), Mr. Rong Shengli are segregated in order to reinforce their independence and accountability.

There are clear demarcations of responsibility and authority between the Chairperson and the CEO which ensure an appropriate balance of power, increased accountability and greater capacity of the Board for independent decision-making. Ms. Rong Xiuli is mainly responsible for providing guidance and supervision regarding the business and operations of the Company while Mr. Rong Shengli is responsible for the overall management of the Company's business operations.

Board Diversity

The Company has recognised the importance of board diversity to corporate governance and the board effectiveness in terms of examination and evaluation of corporate issues from different perspectives.

Pursuant to the Board Diversity Policy ("Diversity Policy"), the effective implementation of the Diversity Policy requires that shareholders of the Company are able to judge for themselves whether the Board as constituted is a reflection of diversity, or a gradual move to increased diversity, on a scale and at a speed which they support.

The Board will also take into account the below aspects: -

- > articulate the benefits of diversity, including gender diversity, and the importance of being able to attract, retain and motivate employees from the widest possible pool of available talent;
- b to diversify at all levels, including gender, age, cultural and educational background, or professional experience;
- assess annually on the diversity profile including gender balance of the directors and senior management and its progress in achieving its diversity objectives;
- ensure that recruitment and selection practices at all levels (from the Board downwards) are appropriately structured so that a diverse range of candidates are considered; and
- has identified and implemented programs that will assist in the development of a broader and more diverse pool of skilled and experienced employees and that, in time, their skills will prepare them for senior management and board positions.

Having reviewed the Diversity Policy and the Board's composition, the nomination committee of the Company (the "Nomination Committee") considered that the requirements set out in the Diversity Policy had been met.

Nomination Policy

The Group adopted a nomination policy (the "Nomination Policy") in December 2018. A summary of this policy is disclosed as below.

1. Objective

The Nomination Committee shall nominate suitable candidates to the Board for it to consider and make recommendations to shareholders for election as directors of the Company at general meetings or appoint as Directors to fill casual vacancies or as an addition to the existing Board.

2. Selection Criteria

The factors listed below would be used as reference by the Nomination Committee in assessing the suitability of a proposed candidate.

- Reputation for integrity
- Accomplishment and experience
- Compliance with legal and regulatory requirements
- Commitment in respect of available time and relevant interest
- Diversity in all its aspects, including but not limited to gender, age (18 years or above), cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service

3. Nomination Procedures

The secretary of the Nomination Committee shall call a meeting of the Nomination Committee, and invite nominations of candidates from Board members if any, for consideration by the Nomination Committee prior to its meeting. The Nomination Committee may also put forward candidates who are not nominated by Board members.

For filling a casual vacancy, the Nomination Committee shall make recommendations for the Board's consideration and approval. For proposing candidates to stand for election at a general meeting, the Nomination Committee shall make nominations to the Board for its consideration and recommendation.

Dividend Policy

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

General power to declare dividends

Subject to the Cayman Companies Law, the Company may from time to time in general meeting declare dividends in any currency to be paid to the Shareholders but no dividend shall be declared in excess of the amount recommended by the Board.

Board's power to pay interim dividends

The Board may also, without convening a general meeting, from time to time declare interim dividends as appear to the Board to be justified by the profits of the Company, and, in particular (but without prejudice to the generality of the foregoing), if at any time the share capital of the Company is divided into different classes, the Board may pay such interim dividends in respect of those shares in the capital of the Company which confer on the holders thereof deferred or non-preferential rights as well as in respect of those shares which confer on the holders thereof preferential rights with regard to dividend.

The Board may also pay half-yearly or at other intervals to be selected by it any dividend which may be payable at a fixed rate if the Board is of the opinion that the profits available for distribution justify the payment.

Board's power to declare and pay special dividends

The Board may in addition from time to time declare and pay special dividends on shares of any class of such amounts and on such dates as they think fit.

Dividends to be paid out of profits or reserves

No dividend shall be declared or payable except out of the profits and reserves of the Company lawfully available for distribution, including share premium. No dividend shall carry interest against the Company.

The Board may, before recommending any dividend, set aside out of the profits of the Company such sums as it thinks fit as a reserve or reserves which shall, at the discretion of the Board, be applicable for meeting claims on or liabilities of the Company or contingencies or for paying off any loan capital or for equalising dividends or for any other purpose to which the profits of the Company may be properly applied, and pending such application may, at the like discretion, either be employed in the business of the Company or be invested in such investments as the Board may from time to time think fit, and so that it shall not be necessary to keep any reserves separate or distinct from any other investments of the Company.

The Board may also without placing the same to reserve carry forward any profits which it may think prudent not to distribute by way of dividend.

Scrip dividends

Whenever the Board or the Company in general meeting has resolved that a dividend be paid or declared on the share capital of the Company, the Board may further resolve that such dividend be satisfied wholly or in part in the form of an allotment of shares credited as fully paid up, provided that the Shareholders entitled thereto will be entitled to elect to receive such dividend (or part thereof) in cash in lieu of such allotment. In case of the Board elects to pay the dividend in shares, the Company shall abide by the provisions of the articles of association of the Company on scrip dividends.

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

Independent Non-executive Directors

Independent Non-executive Directors are responsible to scrutinise the Company's performance in achieving agreed corporate goals and objectives; and ensuring that the exercise of the Board authority is within the powers conferred to the Board under the Company's articles of association, applicable laws, rules and regulations.

Pursuant to Rules 3.10 and 3.10A of the Listing Rules, every board of directors of a listed issuer must include at least three independent non-executive directors and at least one of the independent non-executive directors must have appropriate professional qualifications or accounting or related financial management expertise, and the independent non-executive directors must represent at least one-third of the board of directors. Pursuant to Rule 3.21 of the Listing Rules, the audit committee of a listed issuer must be comprising of non-executive directors only with a minimum of three members and at least one of whom is an independent non-executive director with appropriate professional qualifications or accounting or related financial management expertise.

Upon the resignations of Mr. Lam Yiu Kin and Mr. Hon Kwok Ping, Lawrence on 31 October 2020 and prior to the appointments of Mr. Wong Pong Chun James and Mr. Leung Man Fai on 31 December 2020, the Board comprised of five members with four executive Directors and one independent non-executive Director. As a result, the then number of independent non-executive Directors fall below the minimum number required by the Listing Rules. The Board then also lacked at least one independent non-executive Director with appropriate professional qualifications or accounting or related financial management expertise under Rule 3.10 of the Listing Rules. In addition, the then number of members of the audit committee was once reduced to one which was below the minimum number prescribed under Rule 3.21 of the Listing Rules. In addition, following the resignations of Mr. Lam Yiu Kin and Mr. Hon Kwok Ping, Lawrence on 31 October 2020 and prior to the appointments of Mr. Wong Pong Chun James and Mr. Leung Man Fai on 31 December 2020, the Company did not meet the composition requirements for the remuneration committee and nomination committee as required under Rule 3.25 of the Listing Rules and code provision A.5.1 of the CG Code and the terms of reference of the respective committees, as appropriate.

Upon the appointments of Mr. Wong Pong Chun James and Mr. Leung Man Fai on 31 December 2020, the aforesaid requirements have been re-complied. Save as otherwise, the Board at all times met the requirements of the Listing Rules relating to the appointment of at least three Independent Non-executive Directors with one of whom possessing appropriate professional qualifications or accounting or related financial management expertise.

Confirmation of Independence

The Board considers that all of the independent non-executive Directors to be independent. All of the independent non-executive Directors have signed their respective confirmation letter to the Company confirming their independence as set out in Rule 3.13 of the Listing Rules.

ROLES AND FUNCTIONS OF THE BOARD AND THE MANAGEMENT

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

APPOINTMENTS, RE-ELECTION AND REMOVAL OF DIRECTORS

Pursuant to articles 84(1) and 84(2) of the Company's articles of association, one-third of the Directors for the time being shall retire by rotation at each annual general meeting of the Company at least once every three years. All retiring Director shall be eligible for re-election.

Article 83(3) of the Company's articles of association provides that (1) any director appointed by the Board to fill a casual vacancy shall hold office only until the first general meeting of the Company after his/her appointment and be subject to re-election at such meeting; and (2) any director appointed by the Board as an addition to the existing Board shall hold office only until the next following annual general meeting of the Company and shall then be eligible for re-election.

Code Provisions A.4.2 of CG Code also states that every director, including those appointed for a specific term, shall be subject to retirement by rotation and re-election at least once every three years at the annual general meeting of the Company. Each of the Directors of the Company has been appointed for a specific term of 3 years and is subject to retirement by rotation once every three years. Their appointments would be reviewed when they were due for re-election.

BOARD MEETINGS

The Board holds at least four regular meetings a year which are normally scheduled at the beginning of the year. Directors may approve various matters by way of passing written resolutions. The Board may also meet on other occasions when a board-level decision on a particular matter is required. In addition, at least 14 days' notice of a regular Board meeting shall be given and the Company aims at sending the agenda and the accompanying board papers to Directors at a reasonable time before the intended date of Board meeting.

During the year ended 31 December 2020, the attendance records of the Directors at the Board meetings and general meetings of the Company are set out below:

Name of Directors	No. of board meeting attended/ No. of board meetings held	Attendance of annual general meeting held on 12 August 2020
Executive Directors		
Ms. Rong Xiuli	5/5	Yes
Mr. Rong Shengli	5/5	Yes
Mr. Yin Xuquan	5/5	Yes
Mr. Wong Ho Chun	5/5	Yes
Independent Non-Executive Directors		
Mr. Han Xiaojing	5/5	No
Mr. Lam Yiu Kin		
(resigned on 31 October 2020)	5/5	Yes
Mr. Hon Kwok Ping, Lawrence		.,
(resigned on 31 October 2020)	5/5	Yes
Mr. Wong Pong Chun James (appointed on 31 December 2020)	N/A	N/A
Mr. Leung Man Fai		
(appointed on 31 December 2020)	N/A	N/A

COMPANY SECRETARY

The Company's secretarial functions are outsourced to external service provider. Pursuant to paragraph N(a) of Appendix 14 of the Listing Rules, the primary contact person at the Company is Mr. Lam Man Kit, the chief financial officer of the Company. All Directors may access to the advice and services of the company secretary of the Company (the "Company Secretary"). The Company Secretary regularly updates the Board on governance and regulatory matters.

The Board is fully involved in selection, appointment and dismissal of the Company Secretary. The Company Secretary is also responsible for ensuring the procedures of the Board meetings are observed and providing the Board opinions on matters in relation to the compliance with the procedures of the Board meetings.

During the year ended 31 December 2020, the Company Secretary has undertaken no less than 15 hours of relevant professional training in compliance with Rule 3.29 of the Listing Rules.

ACCESS TO INFORMATION

All Directors are kept informed on a timely basis of major changes that may have affected the Group's business, including relevant rules and regulations and are able to make further enquiries when necessary. Sufficient explanation and information have been provided to the Board to enable the Board to make an informed assessment of financial and other information put before it for approval. They also have unrestricted access to the advices and services of the Company Secretary, who is responsible for providing the Directors with board papers and related materials. The Board has also agreed that the Directors may seek independent professional advice in appropriate circumstances in performing their directors' duties at the Company's expenses.

DIRECTORS INDUCTION AND CONTINUOUS PROFESSIONAL DEVELOPMENT

Directors should participate in continuous professional development to develop and refresh their knowledge and skills. This is to ensure that their contribution into the Board remains informed and relevant. The Directors are committed to complying with the CG Code A.6.5 on directors' training. All directors have participated in continuous professional development by attending seminars and/or studying materials relevant to director's duties and responsibility and provided a record of training they received for the financial year ended 31 December 2020 to the Company.

CORPORATE GOVERNANCE FUNCTION

The Audit Committee is responsible for performing the corporate governance duties under Code Provision D.3.1 as set out below:

- (a) to develop and review the Company's policies and practices on corporate governance and make recommendations to the Board;
- (b) to review and monitor the training and continuous professional development of directors and senior management of the Company;
- (c) to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements;
- (d) to develop, review and monitor the code of conduct and compliance manual (if any) applicable to directors and employees of the Company; and
- (e) to review the Company's compliance with the CG Code and disclosure in the Corporate Governance Report.

DIRECTORS' AND OFFICERS' LIABILITY INSURANCE AND INDEMNITY

To indemnify Directors and officers of the Company against all costs, charges, losses, expenses and liabilities incurred by them in the execution of and discharge of their duties or in relation thereto, the Company has arranged insurance cover for this purpose.

BOARD COMMITTEES

The Board has established four committees with specific responsibilities as described below. The terms of reference of the Remuneration Committee, the Nomination Committee, the Audit Committee and the risk management committee (the "Risk Management Committee") of the Company are posted on the websites of the Company and the Stock Exchange.

REMUNERATION COMMITTEE

As at 31 December 2020, the Remuneration Committee comprises two independent non- executive Directors, namely Mr. Han Xiaojing and Mr. Wong Pong Chun James and an executive Director, Ms. Rong Xiuli. Mr. Han Xiaojing is the chairman of the Remuneration Committee. The majority of the members of the Remuneration Committee are independent non-executive Directors.

The Remuneration Committee is responsible for reviewing and recommending all elements of the remuneration covering the Directors and senior management of the Company. No individual Director is involved in decisions relating to his/her own remuneration. The Remuneration Committee has adopted the model under Code Provision B.1.2(c)(ii) of the CG Code to make recommendations to the Board on the remuneration packages of individual Directors and senior management of the Company. Meeting of the Remuneration Committee is held at least once a year.

During the year ended 31 December 2020, the Remuneration Committee held two meetings (i) to review and make recommendation to the Board on the remuneration policy and structure of the Company, and the remuneration package of the executive Directors, three independent non-executive Directors appointed on 31 December 2020 and senior management of the Company and other related matter; and (ii) to determine the remuneration of Mr. Wong Pong Chun James and Mr. Leung Man Fai (two independent non-executive Directors), who were appointed on 31 December 2020, and made recommendations to the Board for approval.

Details of the remuneration paid to Directors and members of senior management by band for the year ended 31 December 2020 are disclosed in note 11 and note 31 to the consolidated financial statements.

Attendance of the members of the Remuneration Committee at the meetings held during the year ended 31 December 2020 is set out below:

No. of meetings attended/

Members	No. of meetings held
Mr. Han Xiaojing (chairman)	2/2
Ms. Rong Xiuli	2/2
Mr. Wong Pong Chun James*	N/A
Mr. Hon Kwok Ping Lawrence#	1/1
Mr. Lam Yiu Kin#	1/1

^{*} Mr. Wong Pong Chun James was appointed as a member of Remuneration Committee on 31 December 2020.

NOMINATION COMMITTEE

As at 31 December 2020, the Nomination Committee comprises an executive Director, Ms. Rong Xiuli as the chairperson, and two independent non-executive Directors, Mr. Han Xiaojing and Mr. Wong Pong Chun James as members. The majority of the members of the Nomination Committee are independent non-executive Directors.

The Nomination Committee is responsible for reviewing the Board composition and identifying and nominating candidates for appointment to the Board such that it has the required blend of skills, knowledge and experience. Pursuant to the terms of reference, the Nomination Committee shall hold meetings when necessary and may also deal with matters by way of circulation of written resolutions.

During the year ended 31 December 2020, the Nomination Committee held two meetings to (i) review the structure, size and diversity of the Board; (ii) assess and confirm the independence of the independent non-executive Directors; (iii) consider the re-appointment of retiring Directors at the annual general meeting of the Company; (iv) review the Board Diversity Policy of the Company; and (v) recommend the appointment of Mr. Wong Pong Chun James and Mr. Leung Man Fai, independent non-executive Directors who have been appointed on 31 December 2020.

^{*} Mr. Hon Kwok Ping Lawrence and Mr. Lam Yiu Kin resigned as members of Remuneration Committee on 31 October 2020.

Attendance of the members of the Nomination Committee at the meeting held during the year ended 31 December 2020 is set out below:

Members

No. of meetings attended/
No. of meetings held

Ms. Rong Xiuli (chairperson)

Mr. Han Xiaojing

Mr. Wong Pong Chun James*

N/A

Mr. Lam Yiu Kin*

Mr. Hon Kwok Ping, Lawrence*

No. of meetings attended/
No. of meetings held

1/1

- * Mr. Wong Pong Chun James was appointed as a member of Nomination Committee on 31 December 2020.
- [#] Mr. Hon Kwok Ping Lawrence and Mr. Lam Yiu Kin resigned as members of Nomination Committee on 31 October 2020.

AUDIT COMMITTEE

As at 31 December 2020, the Audit Committee comprises three independent non-executive Directors, namely Mr. Han Xiaojing, Mr. Wong Pong Chun James and Mr. Leung Man Fai. Mr. Leung Man Fai is the chairman of the Audit Committee. The Audit Committee is responsible for reviewing the Group's financial statements, overseeing the Group's financial reporting and internal control procedures, and making recommendations to the Board. None of the members of the Audit Committee is a member of the former or existing auditors of the Company. The Audit Committee has adopted the principles set out in the CG Code. Meetings of the Audit Committee are held at least twice a year.

The Audit Committee has access to and maintains an independent communication with the external auditors and management of the Company to ensure effective information exchange on all relevant financial accounting matters. During the year ended 31 December 2020, the Audit Committee held seven meetings to (i) review and discuss the key audit matters, (ii) review annual report for the year ended 31 December 2019 and re-appointment of auditor; and (iii) review and discuss the unaudited financial statements for the six months ended 30 June 2020.

The chairman of the Audit Committee, Mr. Leung Man Fai, possesses appropriate professional qualification in accounting and meets the requirements of Rule 3.21 of the Listing Rules.

Attendance of the members of the Audit Committee at the meetings held during the year ended 31 December 2020 is set out below:

Members

No. of meetings attended/
No. of meetings held

Mr. Leung Man Fai* (chairman)	N/A
Mr. Han Xiaojing	7/7
Mr. Wong Pong Chun James*	N/A
Mr. Lam Yiu Kin#	7/7
Mr. Hon Kwok Ping, Lawrence*	7/7

- * Mr. Leung Man Fai and Mr. Wong Pong Chun James was appointed as members of Audit Committee on 31 December 2020.
- * Mr. Hon Kwok Ping Lawrence and Mr. Lam Yiu Kin resigned as members of Audit Committee on 31 October 2020.

RISK MANAGEMENT COMMITTEE

As at 31 December 2020, the Risk Management Committee comprises three executive Directors, Ms. Rong Xiuli, Mr. Rong Shengli and Mr. Wong Ho Chun. Mr. Wong Ho Chun is the chairman of the Risk Management Committee.

The Risk Management Committee is responsible for reviewing the Group's risk management strategies and giving guidelines and ensuring the soundness and effectiveness of the Group's internal control system, and the effectiveness of the internal audit function of the Group, to safeguard the investment of the Shareholders and the assets of the Company. Meeting of the Risk Management Committee shall be held at least once a year.

During the year ended 31 December 2020, the Risk Management Committee held one meeting to review and discuss the internal control, risk management framework, risk assessment and effectiveness of the internal audit function of the Group for the year of 2020.

Attendance of the members of the Risk Management Committee at the meeting held during the year ended 31 December 2020 is set out below:

Members	No. of meeting attended/ No. of meeting held
Mr. Wong Ho Chun (chairman)*	N/A
Ms. Rong Xiuli	1/1
Mr. Rong Shengli	1/1
Mr. Yin Xuquan [^]	N/A
Mr. Hon Kwok Ping, Lawrence#	1/1

- * Mr. Wong Ho Chun was appointed as chairman of Risk Management Committee on 31 December 2020.
- ^ Mr. Yin Xuquan was appointed as a member of Risk Management Committee on 31 October 2020 and resigned as a member of Risk Management Committee on 31 December 2020.
- [#] Mr. Hon Kwok Ping Lawrence resigned as a member of Risk Management Committee on 31 October 2020.

AUDITOR'S REMUNERATION

Following the resignation of BDO Limited as the Company's external auditor on 29 January 2021, SHINEWING (HK) CPA Limited was appointed as the new external auditor of the Company on even date to fill the casual vacancy and to hold office until the conclusion of the 2021 annual general meeting of the Company. The responsibilities of the auditor with respect to the financial reporting are set out in the Independent Auditor's Report on pages 47 to 53 of this annual report. The independence of the external auditor is monitored by the Audit Committee which is primarily responsible for making recommendations to the Board on the appointment of the external auditor as well as approving their terms of engagement and remuneration.

For the year ended 31 December 2020, the total remuneration in respect of the audit services provided by the external auditor of the Company were as follows:

Services rendered for the Company	HK\$'000

Audit services for the year 2,200

ACCOUNTABILITY AND AUDIT

The Directors are responsible for the preparation of the financial statements of the Group for the relevant accounting periods under applicable statutory and regulatory requirements which give a true and fair view of the state of affairs, the results of operations and cash flows of the Group. In preparing the financial statements for the six months ended 30 June 2020 and for the year ended 31 December 2020, the Directors have adopted suitable accounting policies and applied them consistently. The accounts for the reporting year have been prepared on a going concern basis.

The Directors acknowledge their responsibility to prepare the financial statements as set out on page 56. The statement of the external auditor about their reporting responsibilities on the consolidated financial statements is set out in the Independent Auditor's Report on pages 47 to 53 of this annual report.

RISK MANAGEMENT AND INTERNAL CONTROL

In order to comply with the applicable code provisions of the CG Code as set out in Appendix 14 to the Hong Kong Listing Rules, the Board has the responsibilities for evaluating and determining the nature and level of risk tolerance of the Company, establishing and maintaining sound and effective risk management and internal control systems, and overseeing and reviewing the design, implementation and monitoring of such risk management and internal control systems on an ongoing basis, so as to safeguard shareholders' interest and protect the Company's assets against unauthorized use or disposal. The Board is also responsible for ensuring maintenance of proper accounting records to provide reliable financial information and compliance with relevant laws and regulations.

The Group established the risk management and internal control systems with aims to manage rather than eliminate the risk of failure to achieve business objectives, and provide reasonable and not absolute assurance against material misstatements or losses caused by judgment in decision making process, human error, fraud or other irregularities.

During the year, through engaging Crowe (HK) Risk Advisory Limited and collaborating with risk management and internal control personnel, the Group has reviewed an internal audit charter to ensure it has defined the scope and duties and responsibilities of the internal audit function and its reporting protocol. The Group has also conducted an annual risk assessment for the year to identify respective strategic risks, operational risks, financial risks and compliance risks of its major business segments. Based on the outcome of the risk assessment and following a risk-oriented methodology audit approach, the Company has devised a three-year audit plan that prioritized the significance of the risks identified into annual audit project to assist the Board, the Audit Committee and the Risk Management Committee in assessing the efficacy of the Group's risk management and internal control systems. The Company has also formulated policies on handling and dissemination of inside information, which set out procedures in handling inside information in a secure and proper manner as well as those aimed to avoid mishandling of inside information of the Group.

The Board has discussed and reviewed its risk management and internal control systems with the review covered also the compliance with code provisions as set out in Appendix 14 to the Hong Kong Listing Rules and the validity of material controls (including financial, operational and compliance controls) at entity and operational levels. Based on the outcome of the review performed by the Company's Audit Committee, Risk Management Committee, administrative management, Internal Compliance Coordinators and the independent professional consultant, the Directors considered and were of the opinion that the Group has maintained adequate and effective risk management and internal control systems for the year ended 31 December 2020.

SHAREHOLDERS' RIGHTS

Right to convene extraordinary general meeting

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, to require an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition.

The written requisition must specify the objects of the meeting, signed by the requisitionists and deposit it with the Company Secretary at the Company's principal place of business in Hong Kong at Unit 1506, 15/F., Tai Tung Building, 8 Fleming Road, Wanchai, Hong Kong.

If within 21 days of such deposit the Board fails to proceed to convene such meeting, the requisitionists themselves may do so in the same manner, and all reasonable expenses incurred by the requisitionists as a result of the failure of the Board shall be reimbursed to the requisitionists by the Company.

Right to propose a person for election as a Director at general meeting

Pursuant to article 85 of the Company's articles of association, if a Shareholder wishes to propose a person other than a retiring director of the Company for election as a director of the Company at any general meeting, he/she should give a written notice of nomination to the Company. Details for the relevant requirements and procedures can be found on the Corporate Governance section of the Company's website.

Procedures for directing shareholders' enquiries to the Board

Shareholders may at any time send in their enquiries and concerns to the Board in writing via the following channel:

The Board of Directors/Company Secretary Vital Innovations Holdings Limited Unit 1506, 15/F., Tai Tung Building, 8 Fleming Road, Wanchai, Hong Kong

Shareholders may also make enquiries with the Board at the general meetings of the Company.

COMMUNICATION WITH SHAREHOLDERS AND INVESTORS

The Company established a shareholders' communication policy and review it on a regular basis to ensure its effectiveness. The Board is committed in providing clear and full performance information of the Group to Shareholders through the publication of interim and annual reports. In addition to the circulars, notices and financial reports sent to Shareholders, additional information of the Group is also available to Shareholders on the website of the Company.

Shareholders are encouraged to attend the annual general meeting for which at least 20 clear business days' notice is given. The chairman of the Board and Directors are available to answer questions on the Group's business at the meeting. All resolutions at the general meeting are decided by a poll which is conducted by the Company's branch share registrar and transfer office in Hong Kong.

The Group values feedback from Shareholders on its effort to promote transparency and foster investor relationships. Comments and suggestions are always welcomed.

The annual general meeting of the Company provides a useful forum for Shareholders to exchange views with the Board. All Directors will make an effort to attend. External auditor is also available at the annual general meeting to address Shareholders' queries. In case of any general meeting to approve a connected transaction or any other transaction that is subject to independent Shareholders' approval, members of the independent Board committee will also make an effort to address Shareholders' queries.

CONSTITUTIONAL DOCUMENTS

There were no changes in the constitutional documents of the Company during the year under review.



SHINEWING (HK) CPA Limited 43/F., Lee Garden One 33 Hysan Avenue Causeway Bay, Hong Kong

TO THE SHAREHOLDERS OF VITAL INNOVATIONS HOLDINGS LIMITED

(incorporated in the Cayman Islands with limited liability)

Opinion

We have audited the consolidated financial statements of Vital Innovations Holdings Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 54 to 133, which comprise the consolidated statement of financial position as at 31 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 31 December 2020, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards ("IFRSs") issued by International Accounting Standard Board ("IASB") 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 Hong Kong Institute of Certified Public Accountants ("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.



Revenue recognition

Refer to note 5 to the consolidated financial statements.

The key audit matter

For the year ended 31 December 2020, the Group has recognised revenue from trading of artificial intelligence ("AI") and other equipments of approximately RMB107,716,000.

Revenue from sales of goods is recognised when control of the goods has transferred, being when the goods are delivered and accepted by the customers. The customers have full discretion over the goods, and there is no unfulfilled obligation that could affect the customers' acceptance of the goods.

We identified the revenue recognition of AI and other equipments as a key audit matter as gross loss is recorded from sales of AI and other equipments with new customers.

How the matter was addressed in our audit

Our procedures in relation to the revenue recognition were designed to test controls over the revenue cycle, examine on a sampling basis, underlying documents including sales orders, invoices, delivery notes or goods receipt notes and bank-in slips in respect of such sales transactions for the year and perform background searches, site visit and interviews with these new customers having sales transactions resulting in gross loss with the Group.

We also obtained direct external confirmations from these new customers.

Valuation of prepayments

Refer to note 20 to the consolidated financial statements.

The key audit matter

As at 31 December 2020, the carrying amount of prepayments to suppliers amounted to approximately RMB618,769,000. It was prepaid to major suppliers for purchase of mobile telecommunication devices and AI and other equipments. The impairment assessment on the prepayments is based on evaluation of the recoverability of the prepayments by considering market demand, expected volume of transactions with the suppliers and ability of the suppliers to settle the prepayments. No impairment has been recognised in relation to the prepayments to these major suppliers.

We identified the valuation of prepayments as a key audit matter since the carrying amount of prepayments was significant to the current assets and the significant degree of judgements and estimates made by the management in assessing the recoverability of the prepayments.

How the matter was addressed in our audit

Our procedures in relation to the carrying amount of prepayments were designed to review the judgements and estimates made by the management on the recoverability of the prepayments to the suppliers as at 31 December 2020.

We have assessed the reasonableness of the assessment on impairment of prepayments performed by the management with reference to market demand, expected volume of transactions with the suppliers and the ability of the suppliers to settle the prepayments.

Also, we have received confirmation from suppliers and confirmed the prepayment balance and checked the subsequent utilisation and subsequent refund of prepayments to the supporting documents.



Estimated allowance of inventories

Refer to note 18 to the consolidated financial statements.

The key audit matter

As at 31 December 2020, the carrying amount of the inventories was approximately RMB27,100,000. The impairment loss on inventories are reviewed by the management periodically, which involves significant degree of judgements and estimates on the net realisable value.

We have identified the carrying amount of the inventories as a key audit matter since the carrying amount of inventories was significant to the current assets and the assessment on the allowance for inventories involves significant judgements and estimates made by the management.

How the matter was addressed in our audit

Our procedures in relation to the carrying amount of inventories were designed to review the judgements and estimates made by the management on the assessment on the allowance for inventories as at 31 December 2020.

We have reviewed the subsequent selling prices of the inventories after 31 December 2020 and compared with their carrying amounts to consider whether the inventories were stated at lower of their costs or net realisable values. We also checked the supporting document of subsequent return of inventories to the supplier for refund.

Other Matter

The consolidated financial statements of the Group for the year ended 31 December 2019 were audited by another auditor who expressed an unmodified audit opinion on those statements on 30 lune 2020.

Other Information

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

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact.

We have nothing to report in this regard.

Responsibilities of Directors of the Company 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 IFRSs issued by IASB and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors of the Company determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

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 aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

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



Auditor's Responsibilities for the Audit of the Consolidated Financial Statements (Continued)

- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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

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

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 this independent auditor's report is Mr. Lee Shun Ming.

SHINEWING (HK) CPA Limited

Certified Public Accountants

Lee Shun Ming

Practising Certificate Number: P07068

Hong Kong 31 March 2021

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

FOR THE YEAR ENDED 31 DECEMBER 2020

	Notes	2020 RMB'000	2019 RMB'000
Revenue	5	881,137	815,940
Cost of sales		(960,705)	(808,259)
Gross (loss) profit		(79,568)	7,681
Other gains, net	6	4,663	5,787
Other income	7	148	5,839
Selling and distribution costs		(5,547)	(5,625)
Administrative expenses		(16,619)	(18,224)
Finance costs	8	(687)	(1,032)
Loss before tax	9	(97,610)	(5,574)
Income tax	10	_	-
Loss and total comprehensive expense for the year		(97,610)	(5,574)
(Loss) profit and total comprehensive (expense) income for the year attributable to:			
Owners of the Company		(97,625)	(5,574)
Non-controlling interests		15	_
		(97,610)	(5,574)
Loss per share	13		
Basic and diluted (RMB cents)		(11.48)	(0.66)

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

AS AT 31 DECEMBER 2020

Notes	2020 RMB'000	2019 RMB'000
Non-current assets		
Equipment 15	69	100
Finance lease receivable 16	85	_
Right-of-use assets 28	588	1,577
	742	1,677
Current assets		
Finance lease receivable 16	109	_
Inventories 18	27,100	5,384
Trade and other receivable 19	6,206	2,280
Prepayments 20	618,769	686,415
Pledged bank deposits 21	3,305	3,504
Cash and bank balances 22	54,369	51,207
	709,858	748,790
Current liabilities		
Trade payables 23	29,931	12,740
Bank loans 24	20,395	20,874
Accruals and other payables 25	50,121	38,747
Contract liabilities 26	43,674	13,127
Lease liabilities 28	449	1,443
Tax liabilities	3,531	3,531
	148,101	90,462
Net current assets	561,757	658,328
Total assets less current liabilities	562,499	660,005



CONSOLIDATED STATEMENT OF FINANCIAL POSITION

AS AT 31 DECEMBER 2020

Note	2020 es RMB'000	2019 RMB'000
Non-current liability		
Lease liabilities 28	280	176
Net assets	562,219	659,829
Capital and reserves		
Share capital 27	67,041	67,041
Share premium and reserves	495,163	592,788
Equity attributable to owners of the Company	562,204	659,829
Non-controlling interests	15	-
Capital and reserves attributable to		
owners of the Company	562,219	659,829

The consolidated financial statements on pages 54 to 133 were approved and authorised for issue by the board of directors on 31 March 2021 and are signed on its behalf by:

Ms. Rong Xiuli

Director

Mr. Rong Shengli
Director

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

FOR THE YEAR ENDED 31 DECEMBER 2020

Attributable to owners of the Company

	Share capital RMB'000 (Note 27)	Share premium RMB'000	Special Reserve RMB'000 (Note i)	Other reserve RMB'000 (Note ii)	Retained profits (accumulated losses) RMB'000	Total RMB'000	Non- controlling interests RMB'000	Total RMB'000
Balance at 1 January 2019	67,041	311,580	275,060	19,075	67,647	740,403	-	740,403
Loss and total comprehensive expense for the year	-	-	-	-	(5,574)	(5,574)	-	(5,574)
Dividends recognised as distribution (note 14)	-	(75,000)	-	_	-	(75,000)	-	(75,000)
Balance at 31 December 2019 Loss and total comprehensive	67,041	236,580	275,060	19,075	62,073	659,829	-	659,829
expense for the year	_	_	-	_	(97,625)	(97,625)	15	(97,610)
Balance at 31 December 2020	67,041	236,580	275,060	19,075	(35,552)	562,204	15	562,219

Notes:

- i. Special reserve represents the profit in respect of the operation of the business unit now comprising the Group which was retained by the then legal owner, Beijing Benywave Technology Co., Ltd. ("Benywave Technology"), and the net funding generated by the business unit now comprising the Group retained by Benywave Technology prior to a group reorganisation.
- ii. Other reserve represents the shareholder's contribution attributable to share-based payment (note 38).

CONSOLIDATED STATEMENT OF CASH FLOWS

FOR THE YEAR ENDED 31 DECEMBER 2020

	2020 RMB′000	2019 RMB'000
OPERATING ACTIVITIES		
Loss before tax	(97,610)	(5,574)
Adjustments for:		
Finance costs	687	1,032
Depreciation of equipment	31	33
Depreciation of right-of-use assets	1,476	1,784
Interest income	(28)	(5,266)
Foreign exchange losses, net	2,876	5
Reversal of impairment loss on trade receivables, net	_	(26)
Government grants	(588)	_
Reversal of impairment loss on other receivable,		
pledged bank deposits and bank deposit	(509)	(3,939)
Write-off of trade payables	(2,992)	(1,825)
Gain on derecognition of right-of-use asset	(76)	_
Operating cash flows before movements in working capital	(96,733)	(13,776)
(Increase) decrease in inventories	(21,716)	21,199
(Increase) decrease in trade and other receivables	(3,433)	5,050
Decrease (increase) in prepayments	62,084	(637,716)
Decrease in finance lease receivable	30	-
Increase (decrease) in trade payables	20,652	(70,168)
Increase in accrual and other payables	12,477	6,012
Increase (decrease) in contract liabilities	30,547	(3,512)
Cash generated from (used in) enerating activities	2 000	(602 011)
Cash generated from (used in) operating activities Income tax paid	3,908	(692,911)
- Heome tax paid		
Net cash from (used in) operating activities	3,908	(692,911)

CONSOLIDATED STATEMENT OF CASH FLOWS

FOR THE YEAR ENDED 31 DECEMBER 2020

	2020 RMB'000	2019 RMB'000
INVESTING ACTIVITIES		
Withdrawal of pledged bank deposits	78,000	92,705
Withdrawal of bank deposits	_	756,519
Interests income received	25	1 <i>7,</i> 1 <i>77</i>
Placement of bank deposits	_	(74,768)
Placement of pledged bank deposits	(78,013)	(10,443)
Net cash from investing activities	12	781,190
FINANCING ACTIVITIES		
Dividends paid	-	(74,531)
Payment of lease liabilities	(1,522)	(1,742)
Repayment of bank loans	(122,724)	(89,456)
New bank loans raised	123,655	106,539
Interest paid	(700)	(801)
Receipts from government subsidies	588	-
Interest paid on lease payment	(55)	(138)
Net cash used in financing activities	(758)	(60,129)
Net increase in cash and cash equivalents	3,162	28,150
Effect of foreign exchange rate changes	_	(274)
Cash and cash equivalents at 1 January	51,207	23,331
Cash and cash equivalents at 31 December,		
represented by cash and bank balances	54,369	51,207



FOR THE YEAR ENDED 31 DECEMBER 2020

1. GENERAL INFORMATION

Vital Innovations Holdings Limited (the "Company") was established in the Cayman Islands as an exempted company with limited liability on 12 August 2014. The immediate and ultimate holding company of the Company is Winmate Limited ("Winmate") which is incorporated in the British Virgin Islands (the "BVI") and is 90% and 10% owned by Ms. Rong Xiuli ("Ms. Rong") and Mr. Ni Gang ("Mr. Ni"), the husband of Ms. Rong, respectively.

On 26 June 2015, the Company was listed on the main board of The Stock Exchange of Hong Kong Limited. The addresses of the registered office and principal place of business of the Company are disclosed in the corporate information section to the annual report. The Company is principally engaged in investment holding and the principal activities of its subsidiaries (together with the Company collectively referred to as the "Group") are set out in note 37.

The consolidated financial statements are presented in Renminbi ("RMB"), which is the same as the functional currency of the Company.

2. APPLICATION OF NEW AND AMENDMENTS TO INTERNATIONAL FINANCIAL REPORTING STANDARDS ("IFRS(s)")

In the current year, the Group has applied, for the first time, the Amendments to References to the Conceptual Framework in IFRSs and the following amendments to IFRSs, which include IFRSs and International Accounting Standards ("IAS(s)"), issued by the International Accounting Standards Board (the "IASB") which are effective for the Group's financial year beginning on 1 January 2020.

Amendments to IFRS 3

Amendments to IAS 1 and IAS 8

Amendments to IFRS 9, IAS 39 and IFRS 7

Definition of a Business

Definition of Material

Interest Rate Benchmark Reform

The application of the Amendments to References to the Conceptual Framework in IFRSs and the amendments to IFRS, in the current year has had no material effects on the Group's financial performance and positions for the current and prior periods and/or on the disclosures set out in these consolidated financial statements.

FOR THE YEAR ENDED 31 DECEMBER 2020

2. APPLICATION OF NEW AND AMENDMENTS TO INTERNATIONAL FINANCIAL REPORTING STANDARDS ("IFRS(s)") (Continued) New and amendments to IFRSs issued but not yet effective

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

IFRS 17	Insurance Contracts and related Amendments ⁵
Amendments to IFRS 3	Reference to Conceptual Framework ⁴
Amendments to IFRS 16	COVID-19 Related Rent Concessions ¹
Amendments to IFRS 10 and IAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ³
Amendments to IAS 1	Classification of Liabilities as Current or Non-current ⁵
Amendments to IAS 8	Definition of Accounting Estimates ⁵
Amendments to IAS 16	Property, plant and equipment: Proceeds before Intended Use ⁴
Amendments to IAS 37	Onerous Contracts – Cost of Fulfilling a Contract ⁴
Amendments to IAS 1 and IFRS Practice Statement 2	Disclosure of Accounting Policies ⁵
Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16	Interest rate Benchmark Reform – Phase 2 ²
Amendments to IFRSs	Annual improvements to IFRSs 2018 – 2020 cycle ⁴

- ¹ Effective for annual periods beginning on or after 1 June 2020.
- ² Effective for annual periods beginning on or after 1 January 2021.
- Effective for annual periods beginning on or after a date to be determined.
- Effective for annual periods beginning on or after 1 January 2022.
- Effective for annual periods beginning on or after 1 January 2023.

The directors of the Company anticipate that the application of new and amendments to IFRSs will have no material impact on the results and the financial position of the Group.



FOR THE YEAR ENDED 31 DECEMBER 2020.

3. SIGNIFICANT ACCOUNTING POLICIES

The consolidated financial statements have been prepared in accordance with IFRSs issued by the IASB. In addition, the consolidated financial statements include the applicable disclosures required by the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited and by the Hong Kong Companies Ordinance.

The consolidated financial statements have been prepared on the historical cost basis.

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 in the principal (or most advantageous) market at the measurement date under current market conditions (i.e. an exit price) regardless of whether that price is directly observable or estimated using another valuation technique. Details of fair value measurement are explained in the accounting policies set out below.

The principal accounting policies are set out below.

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company and its subsidiaries. If a subsidiary prepares its financial statements using accounting policies other than those adopted in the consolidated financial statements for like transactions and events in similar circumstances, appropriate adjustments are made to that subsidiary's financial statements in preparing the consolidated financial statements to ensure conformity with the Group's accounting policies.

Control is achieved where the Group has: (i) the power over the investee; (ii) exposure, or rights, to variable returns from its involvement with the investee; and (iii) the ability to use its power over the investee to affect the amount of the Group's returns.

The Group reassess whether it controls an investee if facts and circumstances indicate that there are changes to one or more of these elements of control stated above.

FOR THE YEAR ENDED 31 DECEMBER 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued) Basis of consolidation (Continued)

Consolidation of a subsidiary begins when the Group obtains control of the subsidiary and cease when the Group loses control of the subsidiary.

Income and expenses of subsidiaries are included in the consolidated statement of profit or loss and other comprehensive income from the date the Group gains control until the date when the Group ceases to control the subsidiary.

Profit or loss and each component of other comprehensive income of subsidiaries 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.

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

Revenue recognition

Revenue is recognised to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. Specifically, the Group uses a 5-step approach to revenue recognition:

- Step 1: Identify the contract(s) with a customer
- Step 2: Identify the performance obligations in the contract
- Step 3: Determine the transaction price
- Step 4: Allocate the transaction price to the performance obligations in the contract
- Step 5: Recognise revenue when (or as) the entity satisfies a performance obligation.

FOR THE YEAR ENDED 31 DECEMBER 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued) Revenue recognition (Continued)

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

A performance obligation represents a good or service (or a bundle of goods or services) that is distinct or a 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 asset is created or enhanced; or
- The Group's performance does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

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

Revenue is measured based on the consideration specified in a contract with a customer, excludes value-added taxes or other sales taxes and is after deduction of any trade discounts.

Contract liabilities

A contract liability represents the Group's obligation to transfer goods or services to a customer for which the Group has received consideration from the customer.

The Group recognised revenue from the following major sources:

- Sales of mobile phones and accessories
- Sales AI and other equipments

FOR THE YEAR ENDED 31 DECEMBER 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue recognition (Continued)

Sales of goods

Revenue from sales of mobile phones and accessories and AI and other equipments is recognised at a point in time when the control of the goods is transferred to the customers. Control of the goods is considered transferred to customers at the time of delivery and accepted by the customers according to the terms of contracts. There is generally only one performance obligation and the consideration include no variable amount. Customer generally are required to pay full amount before delivery. However, a 60-day credit period may be granted to some customers. There is no warranty and right of return clause in contracts with customers.

Leasing

Definition of a lease

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

The Group as lessee

The Group assesses whether a contract is or contains a lease, at inception of the contract. The Group recognises a right-of-use asset and a corresponding lease liability with respect to all lease arrangements in which it is the lessee, except for short-term leases (defined as leases with a lease term of 12 months or less from the commencement date and do not contain a purchase option) and leases of low value assets. For these leases, the Group recognises the lease payments as an operating expense on a straight-line basis over the term of the lease unless another systematic basis is more representative of the time pattern in which economic benefits from the leased assets are consumed.

Lease liabilities

At the commencement date, the Group measures lease liability at the present value of the lease payments that are not paid at that date. The lease payments are discounted by using the interest rate implicit in the lease. If this rate cannot be readily determined, the Group uses its incremental borrowing rate.

Lease payments included in the measurement of the lease liability comprise fixed lease payments.

The lease liability is presented as a separate line in the consolidated statement of financial position.

The lease liability is subsequently measured by increasing the carrying amount to reflect interest on the lease liability (using the effective interest method) and by reducing the carrying amount to reflect the lease payments made.



FOR THE YEAR ENDED 31 DECEMBER 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leasing (Continued)

The Group as lessee (Continued)

Right-of-use assets

The right-of-use assets comprise the initial measurement of the corresponding lease liability, lease payments made at or before the commencement date and any initial direct costs, less lease incentives received.

Right-of-use assets are subsequently measured at cost less accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. They are depreciated over the shorter period of lease term and useful life of the underlying asset. If a lease transfers ownership of the underlying asset or the cost of the right-of-use asset reflects that the Group expects to exercise a purchase option, the related right-of-use asset is depreciated over the useful life of the underlying asset. The depreciation starts at the commencement date of the lease.

The Group presents right-of-use assets as a separate line in the consolidated statement of financial position.

The Group applies IAS 36 Impairment of Assets to determine whether a right-of-use asset is impaired and accounts for any identified impairment loss.

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 equipment.

The Group as lessor

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 of ownership to the lessee, the contract is classified as a finance lease. All other leases are classified as operating leases.

Amounts due from lessees under finance leases are recognised as receivables at the amount of the Group's net investment in the leases. Finance lease income is allocated to accounting periods so as to reflect a constant periodic rate of return on the Group's net investment outstanding in respect of the leases.

Sublease

When the Group is an intermediate lessor, it accounts for the head lease and the sublease as two separate contracts. The sublease is classified as a finance or operating lease by reference to the right-of-use asset arising from the head lease, rather than by reference to the underlying asset. If the head lease is a short-term lease to which the group applies the exemption described above, the sublease shall be classified as an operating lease.

FOR THE YEAR ENDED 31 DECEMBER 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

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 recorded in the respective functional currency (i.e. the currency of the primary economic environment in which the entity operates) at the rates of exchanges prevailing at 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.

Borrowing costs

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

Government grants

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

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

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

Retirement benefits costs and termination benefits

Payments to defined contribution plans including included state-managed retirement benefit schemes and Mandatory Provident Fund Scheme (the "MPF Scheme") are recognised as an expense when employees have rendered service entitling them to the contributions.



FOR THE YEAR ENDED 31 DECEMBER 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued) Taxation

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

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit before taxation as reported in the consolidated statement of profit or loss and other comprehensive income because it excludes items of income or expense that are taxable or deductible in other years and it further excludes 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 difference to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

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

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 YEAR ENDED 31 DECEMBER 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued) Equipment

Equipment is stated in the consolidated statement of financial position at cost less subsequent accumulated depreciation and accumulated impairment losses, if any.

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

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

Inventories

Inventories are stated at the lower of cost and net realisable value. Costs of inventories are calculated using weighted average method. Net realisable value ("NRV") represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale.

Cash and cash equivalents

Cash and cash equivalents in the consolidated statement of financial position comprise cash at banks and on hand and short-term time deposits with a maturity of three months or less.

For the purpose of the consolidated statement of cash flows, cash and cash equivalents consist of cash and short-term deposits, as defined above.

Investment in a subsidiary

Investment in a subsidiary is stated on the statement of financial position of the Company at cost less accumulated impairment loss.



FOR THE YEAR ENDED 31 DECEMBER 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued) Intangible assets

Intangible assets with finite useful lives that are acquired separately are carried at costs less accumulated amortisation and any accumulated impairment losses. Amortisation for intangible assets with finite useful lives is recognised on a straight-line basis over their estimated useful lives. The estimated useful life and amortisation method are reviewed at the end of each reporting period, with the effect of any changes in estimate being accounted for on a prospective basis.

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 are measured at the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in profit or loss in the period when the asset is derecognised.

Financial instruments

Financial assets and financial liabilities are recognised in the consolidated statement of financial position 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 IFRS 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.

Financial assets

All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace.

All recognised financial assets are subsequently measured in their entirety at either amortised cost or fair value, depending on the classification of the financial assets. The Group's financial assets are classified, at initial recognition, as subsequently measured at amortised cost.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them.

FOR THE YEAR ENDED 31 DECEMBER 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Financial assets at amortised cost

The Group measures financial assets subsequently at amortised cost if both of the following conditions are met:

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

Financial assets at amortised cost are subsequently measured using the effective interest method and are subject to impairment.

Amortised cost and effective interest method

The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period.

The effective interest rate is the rate that exactly discounts estimated future cash receipts (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) excluding the expected credit losses ("ECL"), through the expected life of the debt instrument, or, where appropriate, a shorter period, to the gross carrying amount of the debt instrument on initial recognition.

The amortised cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortisation using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. The gross carrying amount of a financial asset is the amortised cost of a financial asset before adjusting for any loss allowance.

Interest income is recognised using the effective interest method for debt instruments measured subsequently at amortised cost. 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. If, in subsequent reporting periods, 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.

Interest income is recognised in profit or loss and is included in the "other income" line item (note 7).

FOR THE YEAR ENDED 31 DECEMBER 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets

The Group recognises a loss allowance for ECL on investments in debt instruments that are measured at amortised cost. The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition of the respective financial instrument.

The Group always recognises lifetime ECL for trade receivables. The ECL on these financial assets are estimated using a provision matrix based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current as well as the forecast direction of conditions at the reporting date, including time value of money where appropriate.

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

Significant increase in credit risk

In assessing whether the credit risk on a financial instrument 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.

FOR THE YEAR ENDED 31 DECEMBER 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

Significant increase in credit risk (Continued)

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

- 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 for a particular debtor, e.g. a significant increase in the credit spread, the credit default swap prices for the debtor, or the length of time or the extent to which the fair value of a financial asset has been less than its amortised cost;
- 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;
- significant increases in credit risk on other financial instruments of the same 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.



FOR THE YEAR ENDED 31 DECEMBER 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

Significant increase in credit risk (Continued)

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk on a financial asset 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.

Despite the foregoing, the Group assumes that the credit risk on a debt instrument has not increased significantly since initial recognition if the debt instrument is determined to have low credit risk at the reporting date. A financial instrument is determined to have low credit risk if (i) the financial instrument has a low risk of default, (ii) the borrower has a strong capacity to meet its contractual cash flow obligations in the near term, and (iii) adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations. The Group considers a debt instrument to have low credit risk when the asset has external credit rating of "investment grade" in accordance with the globally understood definition or if an external rating is not available, the asset has an internal rating of "performing". Performing means that the counterparty has a strong financial position and there is no past due amounts.

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.

Definition of default

The Group considers the following as constituting an event of default for internal credit risk management purposes as historical experience indicates that receivables that meet either of the following criteria are generally not recoverable:

- when there is a breach of financial covenants by the debtor; or
- 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).

FOR THE YEAR ENDED 31 DECEMBER 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

Definition of default (Continued)

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.

Credit-impaired financial assets

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

- significant financial difficulty of the issuer or the borrower;
- a breach of contract, such as a default or past due event; or
- it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation.

Write-off policy

The Group writes off a financial asset when there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery, e.g. when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings, or in the case of trade receivables, when the amounts are over 3 years past due, whichever occurs sooner. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. Any recoveries made are recognised in profit or loss.



FOR THE YEAR ENDED 31 DECEMBER 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

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 adjusted by forward-looking information. As for the exposure at default, for financial assets, this is represented by the assets' gross carrying amount at the reporting date.

The ECL is estimated as the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive, discounted at the original effective interest rate. For a lease receivable, the cash flows used for determining the ECL is consistent with the cash flows used in measuring the lease receivable in accordance with IFRS 16 Leases.

If the Group has measured the loss allowance for a financial instrument at an amount equal to lifetime ECL in the previous reporting period, but determines at the current reporting date that the conditions for lifetime ECL are no longer met, the Group measures the loss allowance at an amount equal to 12-month ECL at the current reporting date, except for assets for which simplified approach was used.

The Group recognises an impairment gain or loss in profit or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account.

FOR THE YEAR ENDED 31 DECEMBER 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party. If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group recognises its retained interest in the asset and an associated liability for amounts it may have to pay. 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 measured at amortised cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

Financial liabilities and equity instruments

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 a group entity are recognised at the proceeds received, net of direct issue costs.



FOR THE YEAR ENDED 31 DECEMBER 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial liabilities and equity instruments (Continued)

Financial liabilities

All financial liabilities are subsequently measured at amortised cost using the effective interest method.

Financial liabilities subsequently measured at amortised cost

Financial liabilities that are not 1) contingent consideration of an acquirer in a business combination, 2) held-for-trading, or 3) designated as at FVTPL, are subsequently measured at amortised cost using the effective interest method.

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash 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 liability, or (where appropriate) a shorter period, to the amortised cost of a financial liability.

Derecognition of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or they expire. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable, including any non-cash assets transferred or liabilities assumed, is recognised in profit or loss.

FOR THE YEAR ENDED 31 DECEMBER 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued) Impairment losses on equipment, right-of-use assets and intangible assets

At the end of the reporting period, the Group reviews the carrying amounts of its equipment, right-of-use assets and intangible assets 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 asset is estimated in order to determine the extent of the impairment loss, if any. When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit ("CGU") to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual CGU, or otherwise they are allocated to the smallest group of CGUs for which a reasonable and consistent allocation basis can be identified.

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

If the recoverable amount of an asset (or a CGU) is estimated to be less than its carrying amount, the carrying amount of the asset (or the CGU) 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 CGU, the Group compares the carrying amount of a group of CGUs, including the carrying amounts of the corporate assets or portion of corporate assets allocated to that group of CGUs, with the recoverable amount of the group of CGUs. In allocating the impairment loss, the impairment loss is allocated first to reduce the carrying amount of any goodwill (if applicable) and then to the other assets on a pro-rata basis based on the carrying amount of each asset in the unit or the group of CGUs. The carrying amount of an asset is not reduced below the highest of its fair value less costs of disposal (if measurable), its value in use (if determinable) and zero. The amount of the impairment loss that would otherwise have been allocated to the asset is allocated pro rata to the other assets of the unit or the group of CGUs. An impairment loss is recognised immediately in profit or loss.

Where an impairment loss subsequently reverses, the carrying amount of the asset (or the CGU) 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 the CGU) in prior years. A reversal of an impairment loss is recognised as income immediately.



FOR THE YEAR ENDED 31 DECEMBER 2020

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Share-based payment arrangements

Equity-settled share-based payment transactions

Equity-settled share-based payments to directors and employees 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-based payment 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-based payment reserve (other reserve). For restricted share units that vest immediately at the date of grant, the fair value of the restricted share units granted is expensed immediately to profit or loss.

Fair value measurement

When measuring fair value for the purpose of impairment assessment, 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.

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

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs. Specifically, the Group categorised the fair value measurements into three levels, based on the characteristics of inputs, as follow:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities.
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

At the end of the reporting period, the Group determines whether transfer occur between levels of the fair value hierarchy for assets and liabilities which are measured at fair value on recurring basis by reviewing their respective fair value measurement.

FOR THE YEAR ENDED 31 DECEMBER 2020

4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in note 3, the directors of the Company are required to make judgements, estimates and assumptions about the amounts of assets, liabilities, revenue and expenses reported and disclosures made in the consolidated financial statements. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an 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.

Critical judgements in applying accounting policies

The following are the critical judgements, apart from those involving estimations (see below), that the directors of the Company have made in the process of applying the Group's accounting policies and that have the most significant effect on the amounts recognised and disclosures made in the consolidated financial statements.

Determination of functional currency

The Group measures foreign currency transactions in the respective functional currencies of the Company and its subsidiaries. The Company considers that its functional currency is RMB. In determining the functional currencies of the group entities, judgement is required to determine the currency that mainly influences sales prices for goods and services and of the country whose competitive forces and regulations mainly determines the sales prices of its goods and services and also the currency in which funds from financing activities and the currency in which receipts from operating activities are usually retained.

When the above indicators are mixed and the functional currency is not obvious, management uses its judgement to determine the functional currency that most faithfully represents the economic effects of the underlying transactions, events and conditions. Once determined, the functional currency is not changed unless there is a change in those underlying transactions, events and conditions.



FOR THE YEAR ENDED 31 DECEMBER 2020

4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Critical judgements in applying accounting policies (Continued)

Determination of the accounting treatment for revenue

In determine whether the revenue from mobile telecommunication devices shall be recorded on a net basis or gross basis, the Group determines whether the nature of its promise is a performance obligation to provide the specific goods itself (i.e. the Group is a principal) or to arrange for those goods to be provided by the other party (i.e. the Group is an agent). Determining whether an entity is acting as a principal or as an agent requires judgement and consideration of all relevant facts and circumstances, and the Group considers it controls the goods before they are transferred to the customer by following:

- The Group is primarily responsible for fulfilling the promises to provide products to customers;
- The Group has price risk before the products has been transferred to the customer or offer transfer of control to the customer;
- The Group has inventory risk before products have been transferred to customers; and
- The Group has discretion in establishing the prices for the products.

The management considers that the Group is a principal satisfied a performance obligation and recognises revenue in the gross amount of consideration to which it expects to be entitled in exchange for the specified good transferred.

Key sources of estimation uncertainty

The following are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of resulting in a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

Estimated allowance for inventories

The management performs review periodically on the NRV of inventories and makes allowance for inventories based on the review. The identification of slow moving and obsolete inventories requires the use of judgment and estimates on the conditions and saleability of the inventories. Allowances are applied to inventories where events or changes in circumstances indicate that the NRV is lower than the cost of inventories. In determining the NRV, the management considers the subsequent selling prices and the return of inventories. As at 31 December 2020, there was no write down of inventory.

FOR THE YEAR ENDED 31 DECEMBER 2020

4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Key sources of estimation uncertainty (Continued)

Estimated impairment on prepayments

Management assesses whether there is any impairment of prepayments for purchases of mobile telecommunication devices and AI and other equipment on an ongoing basis. The impairment assessment is based on evaluation of the recoverability of the prepayments by considering market demand, expected volume of transactions with the suppliers and ability of the suppliers to settle the prepayments. If market demand, expected volume of transactions with the suppliers or ability of the suppliers to settle the prepayments were to deteriorate, the actual recoverability of the prepayments may be lower than expected, an impairment may need to be recognised.

As at 31 December 2020, the carrying amount of prepayments is approximately RM618,769,000 (2019: RMB686,415,000).

Income tax

As at 31 December 2020, no deferred tax asset was recognised on the tax losses and deductible temporary differences of approximately RMB195,737,000 in aggregate (2019: RMB125,921,000) due to the unpredictability of future profit streams. The realisability of the deferred tax asset mainly depends on whether sufficient future profits or taxable temporary differences will be available in the future. In case where the actual future taxable profits generated are more than expected, or changes in facts and circumstances which result in revision of future taxable profits estimation, a material future recognition of deferred tax assets may arise, which would be recognised in profit or loss for the period in which such a future recognition takes place.

FOR THE YEAR ENDED 31 DECEMBER 2020

5. REVENUE AND SEGMENT INFORMATION

Revenue represents the amounts received and receivable for goods sold in the normal course of business, net of discounts.

	2020	2019
	RMB'000	RMB'000
Revenue from contracts with customers within the scope of IFRS 15 are recognised at a point in time as follows:		
Mobile telecommunication devices	773,421	815,940
Al and other equipments	107,716	_
	881,137	815,940

During the year ended 31 December 2019, the Group's chief operating decision maker ("CODM"), has been identified as the Chief Executive Officer, reviewed revenue analysis by major products and gross profit of the Group as a whole when making decisions about allocating resources and assessing performance of the Group. During the year ended 31 December 2020, the Group expanded its business into trading of AI and other equipments and two reportable segments were identified. Accordingly, the segment information reported for the prior period has been restated to reflect the two reportable segments. The segments are managed separately as each business offers different products and services and requires different business strategies. The following summary describes the operations in each of the Group's reportable segments:

- Trading of mobile telecommunication devices (including mobile telecommunication related components and accessories)
- Trading of AI and other equipments

No operating segments identified by the CODM have been aggregated in arriving at the reportable segments of the Group.

FOR THE YEAR ENDED 31 DECEMBER 2020

5. REVENUE AND SEGMENT INFORMATION (Continued) Segment revenues and results

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

	Trading of mobile telecommunication devices		· ·	of AI and uipments	Total		
	2020	2020 2019		2019	2020	2019	
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
Segment revenue	773,421	815,940	107,716	-	881,137	815,940	
Segment profit (loss)	668	2,056	(85,783)	-	(85,115)	2,056	
Other coins					4.662	F 707	
Other gains, net					4,663	5,787	
Other income					148	5,839	
Finance costs					(687)	(1,032)	
Unallocated corporate expenses					(16,619)	(18,224)	
Loss before tax					(97,610)	(5,574)	

The accounting policies of the operating segments are the same as the Group's accounting policies described in note 3. Segment profit (loss) represents the profit (loss) earned by each segment without allocation of other gains, net, other income, administrative expenses and finance costs. This is the measure reported to the CODM of the Group for the purposes of resource allocation and performance assessment.

There were no inter-segment sales in both periods.

FOR THE YEAR ENDED 31 DECEMBER 2020

5. REVENUE AND SEGMENT INFORMATION (Continued)

Segment assets and liabilities

The following is an analysis of the Group's assets and liabilities by reportable and operating segments:

	2020 RMB'000	2019 RMB'000 (Restated)
Segment assets		
Trading of mobile telecommunication devices	328,825	333,711
Trading of AI and other equipments	371,311	409,805
Unallocated	10,464	6,951
Total assets	710,600	750,467
Segment liabilities		
Trading of mobile telecommunication devices	33,795	17,545
Trading of AI and other equipments	36,863	482
Unallocated	77,723	72,611

For the purposes of monitoring segment performance and allocating resources between segments:

- all assets are allocated to operating segments other than certain other receivables, finance lease receivables, pledged bank deposits and certain bank balances and cash as these assets are managed on a group basis; and
- all liabilities are allocated to operating segments other than certain trade payables, certain accruals and other payables, tax liabilities and bank loans.

FOR THE YEAR ENDED 31 DECEMBER 2020

5. REVENUE AND SEGMENT INFORMATION (Continued) Other segment information

Amounts included in the measure of segme Year ended 31 December 2020	Trading of mobile telecommunication devices RMB'000 nts profit or loss or seg	Trading of AI and other equipments RMB'000 gment assets	Unallocated RMB'000	Total RMB'000
Additions to non-current assets	-	632	-	632
Depreciation of equipment	29	2	-	31
Depreciation of right-of-use assets	941	535	-	1,476
Amounts included in the measure of segme Year ended 31 December 2019	Trading of mobile telecommunication devices RMB'000 nts profit or loss or se	Trading of AI and other equipments RMB'000 gment assets	Unallocated RMB'000	Total RMB'000
Depreciation of equipment	33	-	-	33
Depreciation of right-of-use assets	941	843	_	1,784

FOR THE YEAR ENDED 31 DECEMBER 2020

5. REVENUE AND SEGMENT INFORMATION (Continued) Geographical information

Information about the Group's revenue from external customers is presented based on the location of the external customers.

For the year ended 31 December 2020	Trading of mobile telecommunication devices RMB'000	Trading of Al and other equipments RMB'000	Total RMB'000
Hong Kong	773,307	-	773,307
The PRC	114	107,106	107,220
Others	-	610	610
Total	773,421	107,716	881,137
	Trading of mobile telecommunication devices RMB'000	Trading of AI and other equipments RMB'000	Total RMB'000
For the year ended 31 December 2019			
Hong Kong	815,940		815,940

The Group's operations and non-current assets are located in the PRC, including Hong Kong, the country of domicile.

FOR THE YEAR ENDED 31 DECEMBER 2020

5. REVENUE AND SEGMENT INFORMATION (Continued)

Information about major customers

Revenue from customers of the corresponding years contributing over 10% of the total revenue of the Group are as follows:

	2020	2019
	RMB'000	RMB'000
Customer A ¹	702,978	441,438
Customer B ¹	N/A ²	95,206

^{1.} Revenue from trading of mobile telecommunication devices segment.

^{2.} The corresponding revenue did not contribute over 10% of the total revenue of the Group.

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6. OTHER GAIN, NET

	2020	2019
	RMB'000	RMB'000
Foreign exchange losses, net	(2,876)	(5)
Reversal of impairment loss on trade receivables	_	26
Reversal of impairment loss on other receivables, pledged		
bank deposits and bank deposit	509	3,817
Government grants (note)	588	_
Gain on write-off of trade payables	2,992	1,825
Gain from sales of scrap materials	3,947	52
Others	(497)	72
	4,663	5,787

Note: During the year ended 31 December 2020, the Group recognised government grants of approximately RMB588,000 in respect of COVID-19 related subsidies, of which amounted to approximately RMB561,000 related to Employment Support Scheme provided by the Government of the Hong Kong Special Administrative Region under the Anti-Epidemic Fund.

7. OTHER INCOME

	2020	2019
	RMB'000	RMB'000
Interest income on pledged bank deposits	18	1,456
Interest income on bank deposits	_	3,376
Interest income on finance lease	3	_
Interest income on bank balances	7	434
	28	5,266
Services income	_	573
Others	120	_
	148	5,839

FOR THE YEAR ENDED 31 DECEMBER 2020

8. FINANCE COSTS

	2020	2019
	RMB'000	RMB'000
Interest on bank loans	632	894
Interest on lease liabilities	55	138
	687	1,032

9. LOSS BEFORE TAX

Loss before tax has been arrived at after charging:

	2020 RMB'000	2019 RMB'000
Directors' emoluments (note 11) Other staff	3,782	5,106
 salaries and other allowances retirement benefits schemes contributions 	5,937	6,767
(excluding directors)	406	764
Total staff costs	10,125	12,637
Auditor's remuneration	1,850	2,046
Depreciation of equipment	31	33
Depreciation of right-of-use assets	1,476	1,784
Cost of inventories recognised as an expense	960,705	808,259



FOR THE YEAR ENDED 31 DECEMBER 2020

10. INCOME TAX

No provision for Hong Kong Profits Tax and Enterprise Income Tax was made as the Group did not have any assessable profits generated for the years ended 31 December 2020 and 2019.

The Company's subsidiaries incorporated in Hong Kong is subject to the Hong Kong Profits Tax at 16.5% (2019: 16.5%).

Under the Law of the PRC and Enterprise Income tax (the "EIT Law") and Implementation Regulation of the EIT Law, the tax rate of PRC subsidiaries are 25% from 1 January 2008 onwards. For the years ended 31 December 2020 and 2019, a PRC subsidiary, Beijing Benywave Wireless Communication Co., Ltd ("Benywave Wireless")* 北京百納威爾無線通訊 設備有限公司, was recognised as "New and High Technology Enterprises" and is entitled to apply a preferential tax rate of 15%.

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

	2020 RMB'000	2019 RMB'000
Loss before tax	(97,610)	(5,574)
Tax at domestic income tax rate	(15,151)	(1,623)
Tax effect of expenses not deductible for tax purposes	4,028	122
Tax effect of income not taxable for tax purpose	(108)	(1,289)
Tax effect of super deduction on research and		
development expense	(64)	(113)
Tax effect of tax losses not recognised	11,378	2,888
Others	(83)	15
Income tax	-	-

Details of the deferred taxation are set out in note 17.

* The English name of the above company is for reference only.

FOR THE YEAR ENDED 31 DECEMBER 2020

11. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS

The emoluments paid or payable to each of the nine (2019: nine) directors, including the chief executive, were as follows:

For the year ended 31 December 2020

	Executive directors			Independent Non-executive directors						
	Ms. Rong RMB'000	Mr. Rong Shengli RMB'000	Mr. Yin Xuquan RMB'000	Mr. Wong Ho Chun RMB'000	Mr. Hon Kwok Ping Lawrence ¹ RMB'000	Mr. Lam Yiu Kin ¹ RMB'000	Mr. Han Xiaojing RMB'000	Mr. Wong Pong Chun James ² RMB'000	Mr. Leung Man Fai ² RMB'000	Total RMB'000
Emoluments paid or receivable in respect of a person's services as a director, whether of the Company and its subsidiary undertakings:										
- Fees	_	_	_	_	269	269	320	_	_	858
- Salaries and allowances - Retirement benefits schemes	580	755	775	640	-	-	-	-	-	2,750
contributions	-	86	72	16	-	-	-	-	-	174
Total emoluments	580	841	847	656	269	269	320	-	-	3,782



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11. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS (Continued)

For the year ended 31 December 2019

	Executive directors			Independent Non-executive directors						
	Ms. Rong RMB'000	Mr. Rong Shengli RMB'000	Mr. Yin Xuquan RMB'000	Mr. Tang Shun Lam ³ RMB'000	Mr. Wong Ho Chun ⁴ RMB'000	Mr. Hon Kwok Ping Lawrence RMB'000	Mr. Lam Yiu Kin RMB'000	Mr. Tsang Yat Kiang ⁵ RMB'000	Mr. Han Xiaojing ⁶ RMB'000	Total RMB'000
Emoluments paid or receivable in respect of a person's services as a director, whether of the Company and its subsidiary undertakings:										
- Fees	-	-	-	-	-	317	317	26	183	843
Performance related bonusesSalaries and	60	60	60	-	-	-	-	-	-	180
allowances - Retirement benefits schemes	720	720	720	1,067	582	-	-	-	-	3,809
contributions	-	142	101	16	15	-	-	-	_	274
Total emoluments	780	922	881	1,083	597	317	317	26	183	5,106

FOR THE YEAR ENDED 31 DECEMBER 2020

11. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS (Continued) Notes:

- 1. Resigned on 31 October 2020
- 2. Appointed on 31 December 2020
- 3. Resigned on 18 December 2019
- 4. Appointed on 1 February 2019
- 5. Resigned on 31 January 2019
- 6. Appointed on 6 June 2019

Mr. Rong Shengli is also the chief executive of the Company and his emoluments disclosed above include those for services rendered by him as the chief executive.

No directors waived or agreed to waive any emoluments during the years ended 31 December 2020 and 2019.

No emoluments have been paid by the Group to the directors of the Company or the five highest paid individuals as an inducement to join or upon joining the Group, or as compensation for loss of office for the years ended 31 December 2020 and 2019.

FOR THE YEAR ENDED 31 DECEMBER 2020

12. FIVE HIGHEST PAID EMPLOYEES

The five highest paid employees of the Group during the year included four directors (2019: four), details of whose remunerations are set out in note 11 above. The emoluments of the remaining one (2019: one) individual are as follows:

	2020 RMB'000	2019 RMB'000
Salaries and allowances	686	654
Retirement benefits schemes contributions	16	82
	702	736

The number of the highest paid employee(s) who are not the directors of the Company whose remuneration fell within the following bands is as follows:

	No. of in	No. of individuals	
	2020	2019	
Nil to Hong Kong Dollar ("HK\$") 1,000,000 (equivalent to nil to approximately RMB889,000)	1	1	
	1	1	

For the year ended 31 December 2020, no remuneration were paid by the Group (2019: nil) to any of the five highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office, and no arrangement under which any of the five highest paid individuals waived or agreed to waive any of the remuneration.

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13. LOSS PER SHARE

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

	2020 RMB'000	2019 RMB'000
	KWID 000	KIVID 000
Loss for the purposes of basic and diluted loss per share, representing loss for the year attributable		
to the owners of the Company	(97,625)	(5,574)
	2020	2019
	RMB'000	RMB'000
Number of shares		
Number of ordinary shares for the purposes of basic and diluted loss per share	850,000	850,000

Diluted loss per share is equal to basic loss per shares as there were no dilutive potential ordinary shares in issue during the years ended 31 December 2020 and 2019.

14. DIVIDENDS

	2020	2019
	RMB'000	RMB'000
Dividends recognised as distribution during the year	-	75,000

No dividend was paid or proposed during the year ended 31 December 2020, nor has any dividend been proposed since the end of the reporting period.

During the year ended 31 December 2019, a special dividend of HK\$0.10 (equivalent to approximately RMB0.09) per ordinary share out of the share premium account amounted to HK\$85,000,000 (approximately to RMB75,000,000) was debited and out of which approximately RMB252,000 has not yet been paid and included in accruals and other payables as at 31 December 2019 and 2020.



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15. EQUIPMENT

	RMB'000
COST	
At 1 January 2019, 31 December 2019 and	
31 December 2020	367
DEPRECIATION	
At 1 January 2019	234
Provided for the year	33
At 31 December 2019	267
Provided for the year	31
At 31 December 2020	298
71. ST December 2020	230
CARRYING VALUES	
At 31 December 2020	69
At 31 December 2019	100

The equipment are depreciated on a straight-line basis over the estimated useful life of 5 years per annum.

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16. FINANCE LEASE RECEIVABLE

A leased premises located in Dongguan is sub-leased out under finance lease arrangement. Interest rate inherent in the lease is fixed at the contract date over the lease terms.

	2020	2019
	RMB'000	RMB'000
Non-current	85	-
Current	109	-
	194	-

The lease is denominated in RMB. The Group entered into finance leasing arrangement as a lessor for office premises to its customer. The average term of finance lease entered into is 2 years. Generally, this lease contract do not include extension or early termination options.

	2020
	RMB'000
Amounts receivable under finance lease	
Within 1 year	116
After 1 year but within 2 years	87
Undiscounted lease payments and gross investment in lease	203
Less: unearned finance income	(9)
Present value of minimum lease payment receivable	194

The following table presents the amounts included in profit or loss.

	2020 RMB'000
Finance income on finance lease	3

The Group's finance lease arrangements do not include variable payments.



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17. DEFERRED TAX

Deferred tax assets have not been recognised in respect of the following items:

	2020	2019
	RMB'000	RMB'000
Tax losses	117,343	47,017
Other deductible temporary differences	78,394	78,904
	195,737	125,921

No deferred tax asset has been recognised in relation to the unutilised tax losses and other deductible temporary differences due to the unpredictability of future profit streams of the relevant entities and it is not probable that taxable profit or taxable temporary differences will be available against which the tax losses and the deductible temporary differences can be utilised. Other deductible temporary differences are mainly arising from impairment of intangible assets, depreciation allowances and allowances on doubtful debt and inventories.

At the end of the reporting period, the Group has unused tax losses of approximately RMB30,342,000 (2019: RMB23,930,000) which arose in Hong Kong and are available for offset against future profits that may be carried forward indefinitely. The remaining unrecognised tax losses of approximately RMB87,001,000 (2019: RMB23,087,000) will be expired as follows:

	2020	2019
	RMB'000	RMB'000
2026	894	894
2027	10,688	10,688
2028	_	_
2029	11,505	11,505
2030	63,914	_
	87,001	23,087

Certain tax losses of approximately RMB4,441,000 (2019: nil) attributable to a subsidiary was disallowed by the Inland Revenue Department for the year ended 31 December 2020.

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18. INVENTORIES

	2020	2019
	RMB'000	RMB'000
Finished goods	27,100	5,384

The management has performed a NRV assessment as at 31 December 2020 with reference to the subsequent selling prices and return of inventories. The directors of the Company considered that there was no impairment of inventories required for the years ended 31 December 2020 and 2019.

19. TRADE AND OTHERS RECEIVABLES

	2020	2019
	RMB'000	RMB'000
Trade receivables	_	15,048
Less: allowance for impairment losses	-	(15,048)
	-	_
Other receivables		
- Interest receivables	_	2
– Other PRC tax receivables	5,383	2,036
– Others	851	521
	6,234	2,559
Less: allowance for impairment losses	(28)	(279)
Total trade and other receivables	6,206	2,280

Note: The Group assesses the customer's credit quality by evaluating their historical credit records and defines credit limits for each customer. Recoverability and credit limit of the existing customers are reviewed by the management regularly.

FOR THE YEAR ENDED 31 DECEMBER 2020

19. TRADE AND OTHERS RECEIVABLES (Continued)

As at 31 December 2019, the trade receivables was aged over 3 years since the invoice date.

The Group did not hold any collaterals over these balances.

Further details on the Group's credit policy, ECL assessment and credit risk arising from trade and other receivables are set out in note 32.

Included in other receivables are the following carrying amounts denominated in a currency other than the functional currency of the relevant group entity:

	2020	2019
	RMB'000	RMB'000
United States Dollar ("USD")	-	2

20. PREPAYMENTS

	2020	2019
	RMB'000	RMB'000
Prepayments to suppliers of:		
Al and other equipment (note (i))	310,899	409,322
Mobile telecommunication devices (note (ii))	307,870	277,093
	618,769	686,415

NOTES TO THE CONSOLIDATE

FOR THE YEAR ENDED 31 DECEMBER 2020

20. PREPAYMENTS (Continued)

Notes:

(i) As at 31 December 2019, the Group made prepayments for purchase of AI and other equipments amounting RMB409,322,000 to certain Al and other equipments suppliers who are independent third parties to the Group.

During the year ended 31 December 2020, approximately RMB186,806,000 of the prepayments were subsequently utilised with the receipt of goods from suppliers and sold to customers, resulting in a loss of approximately RMB84,726,000; and approximately RMB189,194,000 was refunded to the Group.

As at 31 December 2020, the Group has made prepayments for purchase of Al and other equipments amounted to approximately RMB310,899,000, of which approximately RMB310,879,000 was paid to a surgical masks machine supplier who is independent third party to the Group.

Subsequent to the year ended 31 December 2020, approximately RMB310,879,000 of the prepayments has been refunded to the Group.

(ii) During the years ended 31 December 2020 and 2019, the Group has made prepayments to mobile telecommunication device suppliers to purchase mobile telecommunication devices.

Subsequent to the year end 31 December 2020, approximately RMB140,000,000 of the prepayments has been refunded to the Group.

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21. PLEDGED BANK DEPOSITS

The pledged bank deposits mainly represent deposits pledged for bills payable and bank loans. As at 31 December 2020, the pledged bank deposits carry interest ranged from 0.15% to 0.35% (2019: 0.30% to 1.65%) per annum.

	2020	2019
	RMB'000	RMB'000
Pledged bank deposits	3,305	3,520
Less: allowance for impairment	-	(16)
	3,305	3,504

Details of impairment assessment on pledged bank deposits are set out in note 32.

Included in pledged bank deposits are the following amounts denominated in currency other than the functional currency of the relevant group entity:

	2020	2019
	RMB'000	RMB'000
USD	3,279	3,478

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22. CASH AND BANK BALANCES

	2020	2019
	RMB'000	RMB'000
Cash and bank balances	54,369	51,449
Less: allowance for impairment	-	(242)
	54,369	51,207

Details of impairment assessment on cash and bank balances are set out in note 32.

Included in cash and bank balances are the following amounts denominated in currencies other than the functional currency of the relevant group entities:

	2020	2019
	RMB'000	RMB'000
– USD	18,381	42,741
– HK\$	636	7,866
– Euro Dollar ("EUR")	75	75

Bank balances carry interest at market rates which ranged from nil to 0.30% (2019: nil to 0.30%) per annum.

As at 31 December 2020, the bank balances denominated in RMB, amounting to approximately RMB35,277,000 (2019: RMB525,000) were deposited with banks in the PRC. The remittance of such balances out of the PRC is subject to the rules and regulations of foreign exchange control promulgated by the PRC government.

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23. TRADE PAYABLES

	2020	2019
	RMB'000	RMB'000
Trade payables	29,931	12,740

The following is an ageing analysis of trade payables at the end of the reporting period:

	2020 RMB'000	2019 RMB'000
Within 90 days 91 to 180 days	8,293 13,121	-
181 days to 1 year Over 1 year	- 8,517	- 12,740
Total	29,931	12,740

The average credit period on purchases of goods is 30-90 days but the credit terms can be longer subject to individual supplier policy and the result of negotiation between the supplier and the Group. The Group has financial risk management policies in place to ensure that all payables are settled within the credit timeframe.

Included in trade payables are the following carrying amounts denominated in a currency other than the functional currency of the relevant group entity:

	2020	2019
	RMB'000	RMB'000
USD	8,293	-

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24. BANK LOANS

As at 31 December 2020, the amount comprised seven secured bank loans (2019: nine). The terms and conditions of each loan are set out below.

As at 31 December 2020	Maturity date	Carrying amount
		RMB'000
Variable-rate bank loans:		
Secured bank loan I	8 January 2021	5,050
Secured bank loan II	16 February 2021	3,179
Secured bank loan III	16 February 2021	1,589
Secured bank loan IV	16 February 2021	3,721
Secured bank loan V	26 February 2021	508
Secured bank loan VI	8 February 2021	2,126
Secured bank loan VII	9 February 2021	4,222
Total bank loans		20,395
As at 31 December 2019	Maturity data	Carrying amount
As at 31 December 2019	Maturity date	Carrying amount RMB'000
		KMD 000
Variable-rate bank loans:		
Secured bank loan I	6 January 2020	3,502
Secured bank loan II	13 January 2020	1,750
Secured bank loan III	13 January 2020	2,453
Secured bank loan IV	17 January 2020	2,098
Secured bank Ioan V	20 January 2020	2,030
Secured bank Ioan VI	21 January 2020	2,099
Secured bank Ioan VII	24 January 2020	2,794
Secured bank Ioan VIII	10 February 2020	2,050
Secured bank loan IX	10 February 2020	2,098
Total bank loans		20,874

The secured bank loans are charged at the United States Prime Rate, which is ranged from 3.25% to 4.75% (2019: 4.75% to 5.50%) per annum.



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24. BANK LOANS (Continued)

The bank loans were jointly secured by (i) the properties owned by an individual, an independent third party to the Group, (ii) personal guarantee provided by a director of the Company; and (iii) a pledged bank deposit of approximately USD503,000 (equivalent to approximately RMB3,279,000) (note 21) (2019: (i) the properties owned by an individual connected to the Company; (ii) personal guarantee provided by a director of the Company; and (iii) a pledged bank deposit of approximately USD502,000 (equivalent to approximately RMB3,478,000)).

The Group's bank loans that are denominated in a currency other than the functional currency of the relevant group entities are set out below:

	2020	2019
	RMB'000	RMB'000
USD	20,395	20,874

25. ACCRUALS AND OTHER PAYABLES

	2020	2019
	RMB'000	RMB'000
Royalties payable (note (i))	13,210	13,210
Staff costs payable	1,238	1,500
Payable for insurance premium and freights	942	942
Interest payable	45	113
Dividends payable	252	252
Other PRC tax payables	13,120	_
Others payable (note (ii))	21,314	22,730
	50,121	38,747

Notes:

- The royalties payable represents accrued royalty fees in prior years for Original Design (i) Manufacturer ("ODM") business which was ceased during the year 2016.
- The others payable includes (i) accrued professional fees and deposits received from ODM (ii) business amounting to approximately RMB14,176,000 (2019: RMB19,108,000) in prior years; and (ii) amount due to an independent third party of approximately RMB4,577,000 (equivalent to approximately USD701,000) (2019: nil) which is unsecured, non-interest bearing and repayable on demand.

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25. ACCRUALS AND OTHER PAYABLES (Continued)

Included in accruals and other payables are the following carrying amounts denominated in a currency other than the functional currency of the relevant group entity:

	2020	2019
	RMB'000	RMB'000
USD	18,559	18,913

26. CONTRACT LIABILITIES

The Group recognised the following revenue-related contract liabilities, which represented the unsatisfied performance obligation as at 31 December 2020 and 2019 and is expected to be recognised within one year:

	2020	2019
	RMB'000	RMB'000
Sales of goods	43,674	13,127

It represented amounts received from customers in advance in relation to sales of goods. The amounts are recognised when control of the goods has transferred, being when the products are delivered and accepted by the customers according to the terms of contracts.

Movements in contract liabilities

	2020	2019
	RMB'000	RMB'000
At 1 January	13,127	16,639
Decrease in contract liabilities as a result of recognising		
revenue during the year	(11,414)	(10,826)
Decrease in contract liabilities as result of termination		
of contracts	-	(5,813)
Increase in contract liabilities as a result of billing in		
advance of sales of goods	41,961	13,127
At 31 December	43,674	13,127

FOR THE YEAR ENDED 31 DECEMBER 2020

26. CONTRACT LIABILITIES (Continued)

The significant changes in contract liabilities in 2020 were mainly due to the continuous increase from the customers' orders and new customers during the year.

There was no revenue recognised in the current year that related to performance obligations that were satisfied in a prior year.

27. SHARE CAPITAL

	Number	of shares	Share (Capital
	2020	2019	2020	2019
			RMB'000	RMB'000
Issued and fully paid:				
Ordinary shares of				
HK\$0.1 each	850,000,000	850,000,000	67,041	67,041

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28. LEASES

(i) Right-of-use assets

	Properties	Equipment	Total
	RMB′000	RMB'000	RMB'000
COST			
At 1 January 2019 and at			
31 December 2019	3,246	115	3,361
Additions	416	216	632
Derecognition	(145)	_	(145)
At 31 December 2020	3,517	331	3,848
DEPRECIATION			
At 1 January 2019	_	_	-
Provided for the year	1,710	74	1,784
At 31 December 2019	1,710	74	1,784
Provided for the year	1,402	74	1,476
At 31 December 2020	3,112	148	3,260
CARRYING VALUES			
At 31 December 2020	405	183	588
At 31 December 2019	1,536	41	1,577

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28. LEASES (Continued)

Right-of-use assets (Continued)

The Group has lease contracts for properties and equipment used in its operations. The leases terms are generally a period of 2 to 3 years.

In respect of lease arrangement for equipment, the Group has options to purchase equipment for a nominal amount at the end of the lease term. The Group's obligations are secured by the lessors' title to the leased assets for such lease.

Additions to the right-of-use assets for the year ended 31 December 2020 amounted to approximately RMB632,000 are due to new leases of office premises and equipment. On the other hand, the right-of-use asset for the year ended 31 December 2020 amounted to approximately RMB145,000 is derecognised due to a office premise was sub-leased under a finance lease arrangement.

(ii) **Lease liabilities**

2020	2019
RMB'000	RMB'000
Current 449	1,443
Non-current 280	176
729	1,619

Amounts payable under lease liabilities

	2020	2019
	RMB'000	RMB'000
Within one year	449	1,443
After one year but within two years	237	176
After two years but within five years	43	_
	720	1 (10
	729	1,619
Less: Amount due for settlement within 12 months		
	(440)	(1 442)
(shown under current liabilities)	(449)	(1,443)
Amount due for settlement after 12 months	280	176

FOR THE YEAR ENDED 31 DECEMBER 2020

28. LEASES (Continued)

(iii) Amounts recognised in profit or loss

	2020	2019
	RMB'000	RMB'000
Interest expense on lease liabilities	55	138
Expense relating to short-term leases	1,607	825

(iv) **Others**

During the year ended 31 December 2020, the total cash outflow for leases amount to approximately RMB3,184,000 (2019: RMB2,705,000).

29. CAPITAL COMMITMENTS

	2020	2019
	RMB'000	RMB'000
Authorised or contracted for but not provided:		
Capital investment	-	1,881

30. RETIREMENT BENEFITS CONTRIBUTIONS

The Group operates the MPF Scheme for all qualified employees in Hong Kong. Contributions from employers and employees are 5% each of the employee's relevant income. The maximum mandatory contributions per employee is HK\$1,500 per month. During the year ended 31 December 2020, the retirement benefits schemes contributions arising from the MPF Scheme charged to profit or loss were approximately RMB147,000 (2019: RMB174,000).

The PRC employees of the Group are members of a state-managed retirement benefits plan operated by the government of the PRC. The PRC subsidiaries of the Company are required to contribute a specified percentage of payroll costs to the retirement benefits plan to fund the employee benefits. The only obligation of the Group with respect to the retirement benefits plan is to make the specified contributions. During the year ended 31 December 2020, the retirement benefits contributions charged to profit or loss were approximately RMB433,000 (2019: RMB864,000).



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31. RELATED PARTY TRANSACTIONS

Name and relationship

Name

Beijing Tianyu Communication	Company controlled by Ms. Rong and Mr. Ni
Equipment Co. Ltd. ("Tianyu")*	
北京天宇朗通通信設備股份有限公司	
Beijing Rongheng Innovation	Company controlled by Ms. Rong and Mr. Ni
Technology Co. Ltd.	
("Rongheng")*	
北京榮恒創聯科技有限公司	
Beijing Tianlang Huigu Technology	Company controlled by Ms. Rong and Mr. Ni
Co. Ltd. ("Tianlang")*	
北京天朗慧谷科技有限公司	
Beijing Zhuoyue Tianhe	Company controlled by Ms. Rong
Management Co., Ltd. ("Zhuoyue	
Tianhe")*	
北京卓越天和運營管理有限公司	
Benywave Technology	Company controlled by Ms. Rong and Mr. Ni

Relationship

(b) Related party transactions

	2020	2019
	RMB'000	RMB'000
Premises rental expenses charged by Rongheng (note)	136	_
Premises rental expenses charged by Tianlang (note)	14	_
Management expenses charged by Zhuoyue Tianhe		
(note)	5	-

Note: In July 2017, the Group entered into a three-year lease in respect of certain properties from Tianyu. The amount of rent payable by the Group under the lease is approximately RMB67,000 per month. As at 31 December 2020, no carrying amount (2019: approximately RMB439,000) of such lease liabilities. During the year ended 31 December 2020, the Group has made lease payment of approximately RMB447,000 (2019: RMB803,000) to Tianyu.

The English name of the above companies are for reference only.

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31. RELATED PARTY TRANSACTIONS (Continued)

Related party transactions (Continued)

In January 2019, the Group entered into a 21-month lease in respect of certain equipments from Benywave Technology. The amount of rent payable by the Group under the lease is approximately RMB6,000 per month. As at 31 December 2020, no carrying amount of such lease liabilities (2019: approximately RMB42,000). During the year ended 31 December 2020, the Group has made lease payment of approximately RMB43,000 (2019: RMB77,000) to Benywave Technology.

During the year ended 31 December 2020, the Group entered into a three-year lease in respect of certain equipments from Benywave Technology. The amount of rent payable by the Group under the lease is approximately RMB6,400 per month. At the commencement date of the lease, the Group recognised a right-of-use asset and a lease liability of approximately RMB216,000 respectively. As at 31 December 2020, the carrying amount of such lease liabilities is approximately RMB186,000. During the year ended 31 December 2020, the Group has made lease payment of approximately RMB35,000 to Benywave Technology.

Since July 2020, the Group made the lease payment of approximately RMB136,000 to Rongheng, where the lease is accounted for as a short-term lease, for the year ended 31 December 2020. In November 2020, the Group entered into a tripartite agreement to cancel the previous agreement with Rongheng and entered a new agreement with Tianlang. The Group has made the lease payment of approximately RMB14,000 to Tianlang where the lease is accounted for as a short-term lease, for the year ended 31 December 2020. In addition, the Group made the management fee payment of approximately RMB5,000 to Zhuoyue Tianhe.

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31. RELATED PARTY TRANSACTIONS (Continued)

Remuneration of key management personnel of the Group

2020	2019
RMB'000	RMB'000
Short term employee benefits 4,456	6,755
Post-employment benefits 193	386
4,649	7,141

(d) Guarantee

As at 31 December 2020, the bank loans of approximately RMB20,395,000 (2019: RMB20,874,000) were jointly secured by a personal guarantee provided the director of the Company (2019: the properties owned by an individual connected to the Company and a personal guarantee provided by the director of the Company).

32. FINANCIAL INSTRUMENTS Categories of financial instruments

	2020 RMB'000	2019 RMB'000
Financial assets at amortised cost		
Trade and other receivables	823	244
Pledged bank deposits	3,305	3,504
Cash and cash equivalents	54,369	51,207
	58,497	54,955
Financial liabilities at amortised cost		
Accruals and other payables	23,791	25,537
Trade payables	29,931	12,740
Bank loans	20,395	20,874
	74,117	59,151

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32. FINANCIAL INSTRUMENTS (Continued) Financial risk management objectives and policies

The Group's financial instruments include trade and other receivables, pledged bank deposits, cash and bank balances, trade payables, other payables and bank loans. Details of these financial instruments are disclosed in respective notes. The risks associated with these financial instruments include market risk (mainly currency risk), credit risk and liquidity risk. 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

Currency risk

The Group undertakes certain operating transactions in foreign currencies, which expose the Group to foreign currency risk. The Group does not use any derivative contracts to hedge against its exposure to currency risk. The management manages its currency risk by closely monitoring the movement of the foreign currency rates and considering hedging significant foreign currency exposure should the need arise.

The carrying amounts of the Group's foreign currency denominated monetary assets (trade and other receivables, cash and bank balances and pledged bank deposits) and liabilities (trade payables and bank loans) at the end of each reporting periods are as follows:

	Ass	ets	Liabi	lities
	2020	2019	2020	2019
	RMB'000	RMB'000	RMB'000	RMB'000
USD	21,660	46,221	47,247	39,787
HK\$	636	7,866	658	704
EUR	75	75	-	-



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32. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Market risk (Continued)

Sensitivity analysis

The following tables detail the Group's sensitivity to a 5% increase and decrease in RMB against USD and HK\$. 5% represents management's assessment of the reasonably possible change in the foreign exchange rate. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation to USD at each period end for a 5% change in the foreign currency rate. A positive number below indicates a decrease in post-tax loss where RMB strengthen 5% (2019: 5%) against the relevant currency. For a 5% (2019: 5%) weakening of RMB against the relevant currency, there would be an equal and opposite impact on the loss for the year, and the amounts below would be negative.

	2020 RMB'000	2019 RMB'000
USD	1,068	(269)
HK\$	1	(299)
EUR	(3)	(3)

Interest rate risk

The Group is exposed to cash flow interest rate risk in relation to bank deposits and bank loans with variable interest rate (note 24).

The Group manages its interest rate exposure based on the interest rate level and outlook as well as potential impact on the Group's financial position arising from volatility of the interest rate. The Group currently does not have interest rate hedging policy. However, the management will consider hedging significant interest rate exposure should the need arise.

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32. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Interest rate risk (Continued)

The following table details the interest rate profile of the Group's bank deposits and bank loans at the end of the reporting period.

	2020 Effective interest rate (%) RMB'000		Effective interest rate (%)	19 RMB'000
Bank deposits and bank loans Pledged bank deposits	0.15 to 0.35	3,305	0.30 to 1.65	3,504
Cash and bank balances	Nil to 0.30	57,674	Nil to 0.30	51,207
Bank loans	3.43	(20,395)	4.48	(20,874)
		37,279		33,837

Sensitivity analysis

At 31 December 2020, it is estimated that a general increase of 100 basis points in interest rates, with all other variables held constant, would decrease (2019: decrease) the Group's loss (2019: loss) for the year by approximately RMB323,000 (2019: RMB338,000).

The sensitivity analysis above has been determined assuming that the change in interest rates had occurred at the end of reporting period and had been applied to the exposure to interest rate risk for the bank deposits and bank loans in existence at that date. The 100 basis point increase represents management's assessment of a reasonably possible change in interest rates over the period until the next annual reporting date.

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32. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Credit risk

The Group's credit risk is primarily attributable to its trade and other receivables, finance lease receivable, pledged bank deposits, bank deposits and cash and bank balances. Management has a credit policy in place and the exposures to these credit risks are monitored on an ongoing basis.

In respect of trade receivables and finance lease receivable, the Group has applied the simplified approach in IFRS 9 to measure the loss allowance at lifetime ECL. Individual credit evaluations are performed on all customers requiring credit over a certain amount. These evaluations focus on the customer's past history of making payments when due and current ability to pay, and take into account information specific to the customers as well as pertaining to the economic environment in which the customers operate. Trade receivables are due within 90 days from the date of billing. Debtors with balances that are more than 3 months past due are requested to settle all outstanding balances before any further credit is granted.

The Group measures the loss allowances for trade receivables and finance lease receivable at an amount equal to lifetime ECLs.

There has been no change in the estimation techniques or significant assumptions made during the current reporting period.

FOR THE YEAR ENDED 31 DECEMBER 2020

32. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Credit risk (Continued)

The Group recognised lifetime ECL for trade receivables based on individually significant customer as follows:

	Expected loss rate (%)	Gross Carrying Amount RMB'000	Loss allowance RMB'000
As at 31 December 2020			
More than 90 days past due (note)	-	_	_
		Gross	
	Expected	Carrying	Loss
	loss rate	Amount	allowance
	(%)	RMB'000	RMB'000
As at 31 December 2019			
More than 90 days past due (note)	100%	15,048	15,048
		15,048	15,048

Expected loss rates are based on historical loss experience. These rates are adjusted to reflect differences between economic conditions during the period over which the historic data has been collected, current conditions and the group's view of economic conditions over the expected lives of the receivables.

Note: As at 31 December 2019, debtors who were credit-impaired with gross carrying amount of approximately RMB15,048,000 were assessed individually.

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32. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Credit risk (Continued)

The movement in the allowance for impairment of trade receivables is set out below:

	2020 RMB'000	2019 RMB'000
At 1 January Impairment losses reversed Amount written off as uncollectible	15,048 - (15,048)	15,074 (26) –
At 31 December	-	15,048

The Group writes off trade receivable when there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery, e.g. when the debtor has been placed under liquidation or has entered into bankruptcy proceedings, or when the trade receivables are over 3 years past due, whichever occurs earlier. As at 31 December 2020, trade receivables of approximately RMB15,048,000 (2019: nil) was written off.

For other receivables, the Group made periodic individual assessment on the recoverability of other receivables based on historical settlement records, past experience, and also quantitative and qualitative information that is reasonable and supportive forward-looking information. The Group has assessed whether there has been a significant increase in credit risk since initial recognition. If there has been a significant increase in credit risk, the Group will measure the loss allowance based on lifetime rather than 12-month ECL.

The movement in the allowance for impairment of other receivables is set out below:

	2020	2019
	RMB'000	RMB'000
At 1 January	279	322
Impairment losses reversed	(251)	(43)
At 31 December	28	279

FOR THE YEAR ENDED 31 DECEMBER 2020

32. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Credit risk (Continued)

In order to minimise credit risk in respect of pledged bank deposits, bank deposits and cash and cash balances, the management has a credit policy in place and the exposures to these credit risks are monitored on an ongoing basis. Credit evaluations of its deposits and cash balances and condition are performed on each and every bank periodically. These evaluations focus on the credit ratings of its bank, and take into account information specific to the bank as well as pertaining to the economic environment in which the bank operates.

In respect of bank deposits, the Group has significant amount of bank deposits with banks in the PRC which have moderate credit ratings.

The Group has based on 12-month ECL as to whether there is significant increase in credit risk since initial recognition for measurement of ECL of pledged bank deposits, bank deposits and cash and bank balances.

The movement in the allowance for impairment of pledged bank deposits, bank deposits and cash and bank balances is set out below:

	2020	2019
	RMB'000	RMB'000
At 1 January	258	4,032
Impairment losses reversed	(258)	(3,774)
At 31 December	-	258



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32. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Credit risk (Continued)

The Group's current credit risk grading framework comprises the following categories:

Category	Description	Basis for re	cognising ECL
		Trade receivables, finance lease receivable	Other financial assets
Performing	For financial assets where there has low risk of default or has not been a significant increase in credit risk since initial recognition and that are not credit impaired (refer to as Stage 1)	Lifetime ECL (simplified approach)	12-month ECL
Doubtful	For financial assets where there has been a significant increase in credit risk since initial recognition but that are not credit impaired (refer to as Stage 2)	Lifetime ECL – not credit impaired	Lifetime ECL – not credit impaired
Default	Financial assets are assessed as credit impaired when one or more events that have a detrimental impact on the estimated future cash flows of that asset have occurred (refer to as Stage 3)	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 31 DECEMBER 2020

32. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Credit risk (Continued)

The tables below detail the credit quality of the Group's financial assets as well as the Group's maximum exposure to credit risk.

For the year ended 31 December 2020:

	Internal credit rating	12-month or lifetime ECL	Gross carrying amount	Loss allowance	Net carrying amount
			RMB'000	RMB'000	RMB'000
Finance lease receivable	Performing	Lifetime ECL (simplified approach)	194	-	194
Other receivables	Performing	12-month ECL	851	(28)	823
Pledged bank deposits	Performing	12-month ECL	3,305	-	3,305
Cash and bank balances	Performing	12-month ECL	54,369		54,369
				(28)	

FOR THE YEAR ENDED 31 DECEMBER 2020

32. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Credit risk (Continued)

The tables below detail the credit quality of the Group's financial assets as well as the Group's maximum exposure to credit risk. (Continued)

For the year ended 31 December 2019

	Internal credit rating	12-month or lifetime ECL	Gross carrying amount	Loss	Net carrying amount
Trade receivables	Default	Lifetime ECL – credit impaired	RMB'000 15,048	(15,048)	RMB'000 -
Other receivables	Performing	12-month ECL	523	(279)	244
Pledged bank deposits	Performing	12-month ECL	3,520	(16)	3,504
Cash and bank balances	Performing	12-month ECL	51,449	(242)	51,207
				(15,585)	

FOR THE YEAR ENDED 31 DECEMBER 2020

32. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Liquidity risk

In management of liquidity risk, the Group's management monitors and maintains a reasonable level of cash and cash equivalents which deemed adequate by the management to finance the Group's operations and mitigate the impacts of fluctuations in cash flows. The management monitors the utilisation of bank loans and ensures compliance with loan covenants.

The following tables detail the Group's remaining contractual maturity for its non-derivative financial liabilities. The table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay.

	Weighted average effective interest rate %	On demand or less than one year RMB'000	More than one year and within two years RMB'000	More than two years and within five years RMB'000	Total undiscounted cash flows RMB'000	Carrying Amount RMB'000
At 31 December 2020 Non-derivatives financial liabilities Accruals and other payables		23,791			23,791	23,791
Trade payables	_	29,931	-	-	29,931	29,931
Bank loans	3.43	20,504	_	_	20,504	20,395
		74,226	_	-	74,226	74,117
Lease liabilities		471	239	43	753	729
	Weighted average effective interest rate %	On demand or less than one year RMB'000	More than one year and within two years RMB'000	More than two years and within five years RMB'000	Total undiscounted cash flows RMB'000	Carrying Amount RMB'000
At 31 December 2019 Non-derivatives financial liabilities Accruals and						
other payables	-	25,537	-	-	25,537	25,537
Trade payables Bank loans	4.48	12,740 20,987			12,740 20,987	12,740 20,874
		59,264	_	-	59,264	59,151
					1,666	

FOR THE YEAR ENDED 31 DECEMBER 2020

32. FINANCIAL INSTRUMENTS (Continued)

Financial risk management objectives and policies (Continued)

Fair value of financial instruments

The directors of the Company consider that the carrying amounts of financial assets and financial liabilities recorded at amortised cost in the consolidated financial statements approximate their fair values.

33. 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 consolidated statement of cash flows from financing activities.

FOR THE YEAR ENDED 31 DECEMBER 2020

33. RECONCILIATION OF LIABILITIES ARISING FROM FINANCING **ACTIVITIES (Continued)**

For the year ended 31 December 2020

		Non-cash changes					
	1 January 2020 RMB'000	Financing cash flows RMB'000	New lease arrangement RMB'000	Interest cost incurred RMB'000	Exchange differences RMB'000	At 31 December 2020 RMB'000	
Bank loans	20,874	931	-	-	(1,410)	20,395	
Interest payable	113	(700)	-	632	-	45	
Dividend payable	252	-	_	-	-	252	
Lease liabilities	1,619	(1,577)	632	55	-	729	
	22,858	(1,346)	632	687	(1,410)	21,421	

For the year ended 31 December 2019

			No			
	1 January 2019 RMB'000	Financing cash flows RMB'000	Interest cost incurred RMB'000	Dividend declared RMB'000	Exchange differences RMB'000	At 31 December 2019 RMB'000
Bank loans	3,432	17,083	-	-	359	20,874
Interest payable	20	(801)	894	_	-	113
Dividend payable	_	(74,531)	_	75,000	(217)	252
Lease liabilities	3,361	(1,880)	138	_	_	1,619
	6,813	(60,129)	1,032	75,000	142	22,858

FOR THE YEAR ENDED 31 DECEMBER 2020

34. 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 to maximise the return to the owners of the Company through optimisation of debt and equity balances. The Group's overall strategy remains unchanged during the year.

The capital structure of the Group consists of net debt, which includes bank loans, net of cash and cash equivalents and the management reviews the capital structure on a semiannual basis. As part of this review, the management considers the cost of capital and the risks associated with each class of capital. Based on the recommendation of management, the Group will balance its overall capital structure through issue of new shares and new

35. THE STATEMENT OF FINANCIAL POSITION OF THE COMPANY

Notes	2020 RMB'000	2019 RMB'000
Non-current asset		
Investment in a subsidiary	_*	_*
Current assets		
Amounts due from subsidiaries (i)	276,971	294,831
Cash and bank balances	700	509
	277 671	205 240
	277,671	295,340
Current liabilities		
Other payables	252	252
Amounts due to subsidiaries (i)	4,289	4,289
	4,541	4,541
	7,371	7,571
Net current assets	273,130	290,799
Net assets	273,130	290,799
Capital and reserves Share capital	67,041	67,041
Reserves (ii)	206,089	223,758
Total equity	273,130	290,799

The balance is less than RMB1,000.

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35. THE STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued) Notes:

- (i) The amounts are unsecured, non-interest bearing and repayable on demand.
- (ii) Movements in reserve:

	RMB'000
At 1 January 2019	289,230
Profit and total comprehensive income for the year	9,528
Dividend declared	(75,000)
At 31 December 2019	223,758
Loss and total comprehensive expense for the year	(17,669)
At 31 December 2020	206,089

36. MAJOR NON-CASH TRANSACTIONS

During the year ended 31 December 2020, the Group entered into new lease arrangements in respect of office premises and equipment. Right-of-use assets and lease liabilities of approximately RMB632,000 were recognised at the commencement date of the leases.

During the year ended 31 December 2020, the Group entered into new arrangements in respect of subleasing of office premises. Finance lease receivable of approximately RMB221,000 were recognised at the commencement of the leases and right-of-use assets of approximately RMB145,000 was de-recognised, resulting in a gain of approximately RMB76,000.



FOR THE YEAR ENDED 31 DECEMBER 2020

37. SUBSIDIARIES

Details of the Company's subsidiaries at the end of the reporting period are set out below.

Name of subsidiary	Place of incorporation/ establishment	Issued and fully paid ordinary share capital/registered capital	inter	Percentage est attributab 0	Principal activities		
			Direct	Indirect	Direct	Indirect	
			%	%	%	%	
Vital Mobile Limited	BVI, limited liability company	USD1	100	-	100	-	Investment holding
Vital Mobile (HK) Limited	Hong Kong, limited liability company	HK\$1	-	100	-	100	Selling mobile telecommunication devices
Benywave Wireless	PRC, wholly foreign- owned enterprise	RMB100,000,000	-	100	-	100	Selling Al and other equipments
Kerr Unit Inc	The United States of America, limited liabilit company	USD300,000 y	-	100	-	100	Developing new sales channels in the USA
Vital Mobile D.O.O.	Slovenia, limited liability company	EUR10,000	-	100	-	100	Inactive
Vital Financial Holdings Limited	Hong Kong, limited liability company	HK\$1	-	100	-	100	Inactive
Greater Bay Vital Limited* 灣際維太科技(東莞) 有限公司	PRC, wholly foreign- owned enterprise	RMB10,000,000	-	51	-	-	Developing surgical mask machine market

The English name of the above company is for reference only.

None of the subsidiaries have non-controlling interests that are material to the Group.

None of the subsidiaries had issued any debt securities at the end of the years ended 31 December 2020 and 2019.

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38. SHARE-BASED PAYMENT TRANSACTIONS

On 9 June 2015, the Company approved and adopted the restricted share unit scheme ("RSU Scheme"). The purpose of the RSU Scheme is to (i) recognise the contributions of the personnel to the Group or its business; (ii) retain them for the continual operation and development of the Group; and (iii) to attract suitable personnel for the development of the Group. The RSU Scheme shall be valid and effective for a term of 10 years commencing from 9 June 2015, subject to certain conditions and termination clause.

All shares were fully vested in 2018 and no additional shares were granted and outstanding for the years ended 31 December 2019 and 2020 in relation to the RSU Scheme granted by the Company.

FINANCIAL SUMMARY — IN ACCORDANCE WITH INTERNATIONAL FINANCIAL REPORTING STANDARDS

	For the year ended 31 December						
	2020	2019	2018	2017	2016		
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000		
CONSOLIDATED RESULTS							
Revenue	881,137	815,940	911,448	196,142	406,134		
(Loss) profit before tax	(97,610)	(5,574)	14,549	(107,729)	19,063		
Income tax expense	-	_	_	(1,977)	(3,567)		
(Loss) profit and total comprehensive income (expense) for the year attributable to equity holders of the Company	(97,610)	(5,574)	14,549	(109,706)	15,496		
	2020 RMB'000	2019 RMB'000	2018 RMB'000	2017 RMB'000	2016 RMB'000		
ASSETS AND LIABILITIES							
Total assets	710,600	750,467	881,167	916,546	1,373,386		
Total liabilities	(148,381)	(90,638)	(140,761)	(186,994)	(522,316)		
Net assets	562,219	659,829	740,403	729,552	851,070		
Equity attributable to owners of the Company	562,204	659,829	740,403	729,552	851,070		



Vital Innovations Holdings Limited 維太創科控股有限公司