DreamEast Group Limited 夢東方集團有限公司

(Incorporated in Bermuda with limited liability and carrying on business in Hong Kong as "DreamEast Cultural Entertainment") ▶(於百慕達註冊成立之有限公司・並以「夢東方文化娛樂」名稱於香港經營業務) (Stock Code 股份代號:593)

Annual Report 2020年報

SHARE THE BEAUTY OF CHINA WITH THE WORLD 全球共享东方之美

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Corporate Information 公司資料



BOARD OF DIRECTORS

Zhou Jin (Resigned on 12 October 2020, reappointed on 5 March 2021) Executive Director and Chairman Cao Rucang (Appointed on 12 October 2020, resigned on 5 March 2021) Executive Director and Chairman Zhou Zheng (Resigned on 12 October 2020) Executive Director and Chairman Zhou Zhitao (Appointed on 12 October 2020. resigned on 5 February 2021) Executive Director and Chief Executive Officer Yang Lei Executive Director Chen Guanglei Independent Non-Executive Director Meng Xiaosu Independent Non-Executive Director Yang Buting Independent Non-Executive Director Zhao Daxin Independent Non-Executive Director

AUDIT COMMITTEE

Chen Guanglei *Chairman* Meng Xiaosu Yang Buting Zhao Daxin

REMUNERATION COMMITTEE

Chen Guanglei *Chairman* Meng Xiaosu Yang Buting Zhao Daxin

NOMINATION COMMITTEE

Zhou JinChairman (Appointed on 5 March 2021)Cao RucangChairman (Resigned on 5 March 2021)Zhou ZhengChairman (Resigned on 12 October 2020)Chen GuangleiMeng XiaosuYang ButingZhao Daxin

董事會

周金 (於2020年10月12日辭任, 於2021年3月5日重新委任) 執行董事、主席 曹如倉 (於2020年10月12日委任, 於2021年3月5日辭任) 執行董事、主席 周政(於2020年10月12日辭任) 執行董事、主席 周智濤 (於2020年10月12日委任, 於2021年2月5日辭任) 執行董事、行政總裁 楊蕾 執行董事 陳廣壘 獨立非執行董事 孟曉蘇 獨立非執行董事 楊步亭 獨立非執行董事 **捎**大新 獨立非執行董事

審核委員會

陳廣壘 *主席* 孟曉蘇 楊步亭 趙大新

薪酬委員會

陳廣壘 *主席* 孟曉蘇 楊步亭 趙大新

提名委員會

周金 *主席*(於2021年3月5日委任) 曹如倉 *主席*(於2021年3月5日辭任) 周政 *主席*(於2020年10月12日辭任) 陳廣壘 孟曉蘇 楊步亭 趙大新



Corporate Information 公司資料

PRINCIPAL BANKERS

The Hongkong and Shanghai Banking Corporation Limited China Construction Bank Corporation Industrial and Commercial Bank of China Hengfeng Bank Bank of Beijing

REGISTERED OFFICE

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS

2901, Tower 2, Times Square, 1 Matheson Street, Causeway Bay, Hong Kong

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE IN BERMUDA

MUFG Fund Services (Bermuda) Limited The Belvedere Building 69 Pitts Bay Road Pembroke HM08 Bermuda

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

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

COMPANY SECRETARY

Chan Tak Kwong

AUTHORISED REPRESENTATIVES

Chan Tak Kwong Zhou Jin

AUDITOR

Mazars CPA Limited Certified Public Accountants

主要往來銀行

香港上海滙豐銀行有限公司 中國建設銀行股份有限公司 中國工商銀行 恒豐銀行 北京銀行

註冊辦事處

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

總辦事處及主要營業地點

香港銅鑼灣 勿地臣街1號 時代廣場 2座2901

百慕達股份過戶登記總處

MUFG Fund Services (Bermuda) Limited The Belvedere Building 69 Pitts Bay Road Pembroke HM08 Bermuda

香港股份過戶登記分處

寶德隆證券登記有限公司 香港 北角 電氣道148號 21樓2103B室

公司秘書

陳德光

授權代表

陳 德 光 周 金

核數師

中審眾環(香港)會計師事務所有限公司 執業會計師





Corporate Information 公司資料

SOLICITORS

P.C. Woo & Co. Conyers Dill & Pearman

STOCK CODE

593

INVESTOR RELATIONS DEPARTMENT OF THE COMPANY

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Shareholders' Reference 股東參考資料

LISTING PLACE

Main Board of The Stock Exchange of Hong Kong Limited

FINANCIAL YEAR END

31 December

FINANCIAL CALENDAR

Annual Results Announcement Date 31 May 2021

ANNUAL GENERAL MEETING

30 June 2021

上市地點 香港聯合交易所有限公司主板

財務年結 12月31日

財務日誌 全年業績公佈日期 2021年5月31日

股東週年大會 2021年6月30日





Chairman's Statement 主席報告

DreamEast Group Limited 夢東方集團有限公司



Chairman's Statement 主席報告

I am pleased to present the annual results of DreamEast Group Limited (the "Company") and its subsidiaries (collectively the "Group") for the year ended 31 December 2020 (the "Year").

FINANCIAL RESULTS

During the year, the Group recorded revenue of HK\$19.0 million, representing a decrease of 84% from HK\$120.0 million in 2019, which was mainly due to the decrease in revenue from sales of properties.

The Group recorded a net loss of HK\$1,802.1 million (2019: HK\$201.2 million). The loss was primarily attributable to (i) the loss on fair value change of investment properties amounted to HK\$194.1 million (2019: gain of HK\$91.6 million) and (ii) the impairment loss recognized in respect of property, plant and equipment and properties under development for sales amounted to HK\$114.2 million and HK\$1,376.8 million respectively. The loss on fair value change and impairment loss recognized was initiated by the compression of commercial property market sentiments and the slowdown of mainland China's economic growth amid the COVID-19 pandemic in 2020. In addition, there was provision for settlement fee and other relevant cost incurred in respect of HK\$178.8 million.

As at 31 December 2020, the total assets of the Group decreased to HK\$9,049.4 million from HK\$10,358.6 million as at 31 December 2019. The net assets of the Group decreased to HK\$950.7 million (31 December 2019: HK\$2,654.1 million).

Basic loss per share attributable to the owners of the Company for the year amounted to HK\$6.1828 (2019: HK\$0.6999).

In the course of business transformation and rapid development, the Company shall reserve sufficient capital for development of existing and new projects, hence the Board of the Company has resolved not to propose a final dividend for the Year (2019: Nil).

APPRECIATION

I would like to express my greatest appreciation to the entire staff of the Group for their hard work and efforts in the Year. I would also like to extend my gratitude to the investors, business partners, suppliers, local governments and shareholders of the Company for their support and confidence in the Group over the years, in particular their advice and help offered to the Company in the critical time of business transformation. I am highly confident that, with the existing strategic planning, the Group is well-positioned to overcome challenges and create value for customers, thereby generating significant shareholder value. I look forward to sharing with you our rapid developments in years to come.

Zhou Jin

Chairman

Hong Kong, 31 May 2021

本人欣然提呈夢東方集團有限公司(「本公司」) 及其附屬公司(統稱「本集團」)截至2020年 12月31日止年度(「本年度」)之業績。

財務業績

於本年度,本集團錄得收入19.0百萬港元, 較2019年120.0百萬港元減少84%。該收入 減少主要由於物業銷售收入減少所致。

本集團錄得虧損淨額1,802.1百萬港元(2019 年:201.2百萬港元)。該虧損主要歸因於(i) 投資物業公允價值變動虧損194.1百萬港元 (2019年:收益91.6百萬港元)及(ii)就物業, 廠房及設備及發展中待售物業而確認的業, 廠房及設備及發展中待售物業而確認的業, 值虧損分別為114.2百萬港元及1,376.8百萬 港元。確認的公允價值變動虧損及減值虧 損是由於2020年COVID-19新冠疫情大流行 期間商業物業市場氣氛受壓以及中國內費 期間商業物業市場氣氛受壓以及中國內費 和若干建築承建商及貸款人的訴訟所產生 的其他相關成本為178.8百萬港元。

於2020年12月31日,本集團的總資產由 2019年12月31日的10,358.6百萬港元減少至 9,049.4百萬港元。本集團的淨資產減少至 950.7百萬港元(2019年12月31日:2,654.1百 萬港元)。

本年度本公司擁有人應佔每股基本虧損為 6.1828港元(2019年:0.6999港元)。

由於本公司正處於業務轉型及快速發展期, 應預留足夠資金用於發展現有及新項目,故 本公司董事會已決定不派發本年度末期股息 (2019年:無)。



鳴謝

周金

主席

本人謹此向本集團全體員工致謝,感激彼 等於本年度的辛勤努力。本人亦向投資者、 業務夥伴、供應商、各地方政府機構及本 公司股東致謝,感激彼等多年來對本集型 的募鍵時期給予的建議和幫助。本人十分有 信心,在既定戰略規劃下,本集團已蓄勢待 發,將砥礪前行,為客戶創造價值,從而締 造巨大的股東價值。本人期望於未來數年 與各位共同見證本集團的飛躍發展。

香港,2021年5月31日

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DreamEastGroupLimitedອ東方集團有限公

BUSINESS REVIEW

The Group adhered to the cultural entertainment industry as the core, closely followed social opportunities, and continued to promote the implementation of its strategy, focusing on project development in the three major metropolitan areas, including Greater Beijing, Greater Shanghai and Greater Shenzhen. During the period under review, the principal activities of the Group included the development and operation of cultural tourist resorts and theme parks under the brand of "DreamEast", property development and leasing businesses.

The outbreak of the new coronavirus pneumonia epidemic in 2020 almost disrupted the whole industry, sector and space, with the cultural tourism industry hit badly. In addition, the outbreak coincided with the spring festival holiday, which is the peak season for cultural tourism, thus causing a huge impact on the cultural tourism industry chain. The whole industry was almost "shut down". Even after the epidemic control has come to an end, the resumption of cultural tourism industry was shadowed by the sluggish demand due to public worries about the epidemic. Cultural tourism industry suffered a heavy setback from the epidemic, with industry revenue, profits and growth rate facing a precipitous decline.

業務回顧

本集團堅持以文化娛樂產業為核心,緊隨 社會機遇,繼續推進戰略落地,圍繞大北 京、大上海、大深圳三大核心區域開展項目 開發工作。回顧期內,本集團之主要業務包 括開發與運營「夢東方」品牌之文化旅遊度 假區及主題樂園、地產開發及租賃業務。

2020年發生的新冠肺炎疫情影響波及全產 業、全行業、全空間,對文旅產業影響巨 大。加之疫情爆發時段正好與旅遊旺季的 春節重合,因而對文化旅遊產業鏈造成極 大衝擊,整個行業幾近於「停擺」。即使新 冠疫情防控告一段落,文旅產業復工復產 也面臨「談疫色變」而需求不振的巨大陰影。 文旅產業遭受新冠疫情的重挫,行業營收、 利潤及增速均面臨斷崖式下跌。



In 2020, sales in the real estate industry were stagnant. Group marketing activities, online registration filing channels in some cities and even issuance of pre-sale permits were suspended due to the impact of the preepidemic policies. During the post-epidemic period, capital and investment intentions shrank, and it will take a long time for overall sales and leasing to resume after the work resumption. Real estate companies generally faced tighter financing channels, higher financing costs and unmet financing conditions, which affected liquidity. In addition, the inability to proceed with the launch schedule and the delay in project commencement also had a significant impact on the operation of enterprises.

Under such a difficult environment, the Group's operations inevitably suffered a significant impact. In order to comply with the epidemic prevention and control measures, the DreamEast Future World, a tourist resort of the Group, has temporarily suspended its operation from February 2020 to June 2020 in accordance with the epidemic prevention requirements in various regions, resulting in a significant decline in the Group's revenue and profit. The DreamEast Future World resumed operation since July 2020 and the number of tourists have steadily returned to normal. In addition, the construction in progress has been suspended and some projects are experiencing capital shortages. The Group is actively seeking various solutions to address these issues. However, there was also a lot of good news in 2020. The DreamEast Xiake Island Ecological City was sold out on the same day of commencement of sales for three times in 2020, and such phenomenal hot sales performance was recorded in the history of Wuxi property market. The DreamEast Future World was assessed by the Department of Science and Technology of Hebei Province as "the first batch of science demonstration bases in Hebei Province".

2020年受到疫情前期政策影響,暫停群體 性營銷活動,部分城市暫停網簽備案通道, 甚至暫停發放預售許可證,房地產行業銷 售停滯。疫情後期,資金及投資意向縮減, 復工後整體銷售和租賃恢復仍需很長一段 時間。房地產企業普遍面臨融資渠道收緊、 融資成本上升及融資條件未滿足的境況, 從而影響了流動性。此外,推盤進度無法 進行、項目開工時間延緩也對企業的運營 產生了重大影響。

在如此艱難的大環境下,本集團的業務不 可避免地受到重大影響。為了遵守防疫措施, 集團旗下重要的旅遊項目夢東方未來世界自 2020年2月至2020年6月暫停運營,導致集 團的收入和利潤顯著下降。夢東方未來世 界自2020年7月起恢復運營,遊客數量穩安 據,部分項目資金出現短缺的問題,本集 正積極尋求各種方法解決以上問題。然而, 2020年亦出現不少利好消息,夢東方霞客 島生態城於2020年三次開盤都於當天售罄, [三開三罄]的現象級熱銷佳績被載入無錫 樓市史冊;夢東方未來世界被河北省科技廳 評定為[河北省首批科普示範基地]。





CULTURAL ENTERTAINMENT BUSINESS

Adhering to the promotion of Chinese culture with the focus on Chinese stories in the form of entertainment, original designs and craftsmanship, the development concept featuring "all-IPs" in our projects and the principle of User First, DreamEast is committed to delivering new entertainment experience with perfect online and offline integration by creating a unique offline entertainment platform. Meanwhile, with the vision of "Share the Beauty of China with the World (全球共享東方之美)", it commits to the development approach of "Innovation and Globalization" which integrates Chinese history, humanities, art, aesthetics and fashion into its works, and creates unique new entertainment experience for customers with its oriental craftsmanship.

Hengyang DreamEast Resort

The Hengyang DreamEast Resort is situated in Hengyang, Hunan Province, China. It is at the south of Mount Heng, which is surrounded by time-honoured cultural heritage and magnificent natural landscape, and is the important origin of Huxiang Culture. Hengyang DreamEast Resort selects its site in the urban district of south Hengyang, backed by Yumu Mountain and Hengshan Technology City in the east. It is approximately 15 kilometers away from Hengnan County in a straight line, and is created as a city of memory related to Huxiang Culture with Huxiang Culture as the soul and Huxiang landscape as the skeleton.

The development of the Hengyang DreamEast Resort comprised of "Four Towns and Five Parks", including the cultural town, the science and technology town, the forest town and the agricultural town as the Four Towns, and the DreamEast Adventure Park, the Fantasy Waterpark, the Pets Kingdom, the Agricultural Cultural Park and the International Sports Park as the Five Theme Parks. The DreamEast Shooting (Clay) Centre with a site area of approximately 69,000 square meters in the Hengyang DreamEast Resort was completed, and held the clay shooting match of the thirteenth sports game of Hunan province and the Hunan "DreamEast Cup" Youth Shooting Championship (Clay Project) successfully. The shooting centre will be opened to tourists for shooting experience in the future as one of the entertainment activities.

文化娛樂業務

夢東方堅持以中國故事為核心、以娛樂的 方式傳播中國文化。堅持原創與匠心、堅持 「全IP」發展理念、堅持用戶第一的原則,打 造獨一無二的線下娛樂平台,帶來線上與 線下完美融合的新娛樂體驗。以及以「全球 共享東方之美」為願景,秉承「創新●全球化」 的發展理念,把中國的歷史、人文、藝術、 美學、時尚等融入作品當中,以東方匠心精 神為客戶創造獨特的新娛樂體驗。

衡陽夢東方旅遊度假區

衡陽夢東方旅遊度假區位於中國湖南省衡陽市,地處南嶽衡山之南,歷史悠久的人 文景觀和美麗的自然景觀遍佈,是湖湘文 化的重要發源地。夢東方擇址衡陽南城版 塊,背靠雨母山脈,東枕衡山科學城,距衡 陽市中心、衡南縣城直線距離均約15公里, 以湖湘文化為靈魂,湖湘山水為骨骼,打造 一座湖湘文化記憶之城。

衡陽夢東方旅遊度假區整體規劃為「四鎮五 園」。其中,「四鎮」包括文化小鎮、科技小 鎮、森林小鎮和農耕小鎮,同時在四個主 題小鎮中,重點打造五大主題公園,包括 蒙東方探險樂園、奇幻水世界、寵物王國、 農耕文化公園、國際體育公園。區內佔 動 電積約6.9萬平方米的夢東方射擊(飛碟)中 心已建設完成,並先後成功舉辦湖南省「夢 中心已建到會飛碟射擊比賽,以及湖南省「夢 東方杯」青少年射擊錦標賽(飛碟項目),未 來亦將成為遊樂項目之一,開放予遊客進行 射擊體驗。











Taking advantages of the rich historical cultural and ecological resources of Hunan Province, and its superior development location, Hengyang DreamEast Resort undertakes the historical opportunities for the development and transformation of the entire city. With the support of vigorously developing the cultural and tourism industry by the nation, provinces and cities, Hengyang DreamEast Resort is expected to emerge as a tourist destination in Hengyang City and a national benchmark of industry linkage among primary, secondary, tertiary industry, and industry-city integration development, with aims to achieve a new industrial development model featuring with industrycity integration, tourism-city integration, and ecological integration, and thus creating a new center of Hengyang cultural and tourism industry that is green, ecological and sustainable development under the background of the new economic normal to present the world a city of Huxiang Culture, and become the core driving force of the "Southern Expansion" of Hengyang, thereby forming a new pattern characterized by "Mount Heng in the North and DreamEast in the South".

衡陽夢東方秉承湖南省豐富的歷史文化和 生態資源,地處優越的發展區位,承接整 個城市發展轉型的歷史機遇,借助國家和 省市大力發展文旅產業的東風,建成衡 市城市旅遊目的地和中國一二三產聯動、產 城市一體、生態結合的新型產業開發模式。 在經濟新常態的背景下,打造一個綠色、 生態、可持續發展的衡陽文旅產業新中心, 獻給世界一座湖湘文化之城,成為衡陽「南拓」 的核動力,形成衡陽「北有衡山、南有夢東方」 的新格局。



DreamEast Jiashan

The DreamEast Jiashan is positioned itself as a children dream world for the whole family and located in Jiashan County, Jiaxing, Zhejiang Province in Greater Shanghai, China. In terms of comprehensive strength, Jiashan County is one of the top 100 counties in China. Situated at the intersection of Jiangsu Province, Zhejiang Province and Shanghai, Jiashan is the core district of the Yangtze River Delta city cluster and the first connection between Zheijang Province and Shanghai. The DreamEast Jiashan is located in the tourist resort of Dayun Town, Jiashan with a planned area of approximately 733,000 square meters and will be developed in three phases. Phase 1 covers DreamEast Jiashan Experience Zone, Deer Elf Discovery Park, Dream Theatre, Dream Space, Hyatt Place Hotel, etc.; Phase 2 and Phase 3 comprise of a water village incorporating the millennia-old Wuyue culture with the functions of cultural experience, homestay tour, themed business, boutique inn and tourist residence, which is a children dream world that connects the whole family with art, aesthetics and innovation.

夢東方•夢幻嘉善







The 101 Experience Centre, which integrates cultural and artistic display and experience, was opened to the public. Later, it will serve as a tourist reception centre and image display window of the DreamEast Jiashan and even the Sweet Town, and be used to display various art forms such as painting, photography, sculpture, Jiangnan folk culture and Jiashan nonheritage culture, so that the whole family can be baptized with art and culture in happiness.

Phase 2 of the DreamEast Jiashan was included in the plans including "Zhejiang Province's '4 + 1' Major Project Construction Plan", "Zhejiang Province's 'Five 100 Billion' Investment Project", "Major Projects Intensively Commenced in Zhejiang Province" and "Major Project Plan of the Service Industry in Zhejiang Province". After the project is completed and put into operation, it will bring considerable benefits. It will further increase the development level of the culture and tourism industry in Jiashan, strengthen the integration and upgrade of cultural and tourism projects in the region, accelerate the construction of Jiashan Chocolate Sweet Town, promote the transformation and upgrading of service industries in the region, to achieve a win-win situation for enterprises and local fiscal revenue.

融合了文化藝術展示、體驗等多功能的101 體驗中心已正式對外開放,後期將作為夢 東方•夢幻嘉善乃至甜蜜小鎮的遊客接待中 心及形象展示窗口,用於展示繪畫、攝影、 雕塑等各種藝術形式、江南民俗文化及嘉 善非遺文化,讓全家人在快樂中接受藝術文 化的洗禮。

夢東方•夢幻嘉善二期被列入「浙江省「4+1」 重大項目建設計劃」、「浙江省「五個千億」投 資工程」、「浙江省集中開工重大項目」、「浙 江省服務業重大項目計劃」等規劃中。項目 建成投入運營後將帶來可觀的收益,將會 進一步提高嘉善文化和旅遊產業的發展水平, 加速推動區域內文化和旅遊項目的整合升級, 加快推進嘉善巧克力甜蜜小鎮建設,促進 區域內服務產業轉型升級,實現企業與當 地財政增收的雙贏。







Xiake Island Ecological City

Xiake Island Ecological City is located in Xu Xiake Town, Jiangyin City in Jiangsu Province within the greater Shanghai region. With the Yangtze River on its north and Taihu Lake a little way on its south, Jiangyin has been an important transportation hub and a key military site since ancient times. It has a long history and rich cultural heritage, and was the home of the famous explorer Xu Xiake, and has been called "the Ancient County of Yanling" and "a loyal and righteous state". Having the most listed companies in the county, it is also called the "Number One County-level City with the Most Capital in China". By leveraging on its nearly 3.33 million square meters of natural wetland resources, Xiake Island Ecological City will turn itself into a highland to present and promote the Xu Xiake culture, and a tourist destination for "its original wetland life forms and an exceptional experience of the Xu Xiake culture".

霞客島生態城

霞客島生態城位於大上海地區的江蘇省江 陰市徐霞客鎮。江陰北枕長江,南近太湖, 歷來為重要交通樞紐和軍事要地;歷史悠久, 人文薈萃,是遊聖徐霞客的故鄉,有「延陵 古邑」、「忠義之邦」之稱,也因擁有最多上市 公司而被譽為「中國資本第一縣」。霞客島生 態城,依託近333.3萬平方米天然濕地資源, 將打造徐霞客文化展示傳播高地,以「原生 態濕地度假以及徐霞客文化體驗為目的地」 的度假勝地。







With a unique shape of "Paradise + Town", Xiake Island Ecological City is a cultural town of Xu Xiake that integrates Xiake Academy, Mufu Clubhouse and theater space, combining with Xu Xiake Adventure Park that integrates motor-driven game, specialty catering and themed Concept Guesthouse representing a rare cultural travel model in China. It is believes that by leveraging on the cultural IP of "Xu Xiake", Xiake Island Ecological City will achieve the integration and connection of multiple commercial activities to emerge as a new Chinese cultural and tourism complex for all ages. In the future, Xiake Island Ecological City will not only become a destination of learning and recreation for families in the Pan-Yangtze River Delta, but also will attract tourists from all over the world to have fun here!

On 22 January 2019, the Group made a successful bid for the land use rights of three pieces of lands situated at Xu Xiake Town, Jiangyin City in Jiangsu Province for commercial use at the total price of RMB474 million (approximately HK\$551 million). Meanwhile, the Group entered into the cooperation agreement with 金茂蘇皖企業管理(天津)有限公司 (Jinmao Suwan Corporate Investment (Tianjin) Company Limited) ("Jinmao Investment") on 30 January 2019, in relation to the establishment of a joint venture company for codevelopment of Xiake Island Ecological City. Jinmao Investment was an indirect wholly-owned subsidiary of China Jinmao Holdings Group Limited (Stock Code: 817. HK). Pursuant to the cooperation agreement, the joint venture company will be owned as to 51% by the Group and 49% by Jinmao Investment. The joint venture company will be accounted for as a jointly controlled entity of the Group and the Group will recognise its interest in the joint venture company using the equity method in accordance with the relevant accounting principles. The revenue, assets and liabilities of the joint venture company will hence not be consolidated into the consolidated financial statements of the Group.

霞客島生態城擁有「樂園+小鎮」的獨特形 態,是集合霞客書院、木府會所、劇場空間 等業態的徐霞客文化小鎮,與機動遊戲、 特色餐飲、主題民宿匯聚一身的徐霞客了 險樂園雙劍合璧,是目前國內少有的文旅 大IP,霞客」的文化大IP,霞客島 生態城將完成多元業態融合串聯,劍指 年齡層的中國文旅複合新城,未來這裏不 僅將成為泛長三角家庭求知遊樂的目的地, 更將吸引全世界遊客在這裏遊玩!

於2019年1月22日,本集團成功以共計人民 幣4.74億元(約5.51億港元)投得位於江蘇 省江陰市徐霞客鎮之三塊商業用地之使用 權,並於2019年1月30日與金茂蘇皖企業管 理(天津)有限公司(「金茂管理」)訂立合作協 減,成立合營企業共同開發霞客島生態城 項目。金茂管理為中國金茂控股集團有 公司(股份代號:817.HK)的間接全資附屬四 司(股份代號:817.HK)的間接全資附屬四 司。根據合作協議,合營企業將由本集團 公司。根據合作協議,合營企業將由本集團 之共同控制實體入 調子1%權益及由金茂管理擁有49%權益。 賬及本集團將根據相關會計原則使用權 證 企業之收入、資產及負債將不會於本集團之 合併財務報表內綜合入賬。



Xiake Island Ecological City was launched for the first time on 20 June 2020, with 600 small high-rise units all sold out within two hours, breaking the local record for the first sale of units in 2020. On 8 October, the project was launched for the second time and all the 367 units launched were sold out within one hour. On 5 December, Xiake Island Ecological City was launched for the third time, and a total of 391 units were sold on that day, achieving a single-day turnover of RMB550 million. The phenomenal hot sales performance achieved by the project of being launched three times and sold out at each time was recorded in the history of Wuxi property market.

DreamEast Future World Aerospace Theme Park

DreamEast Future World is the first aerospace theme park in China and the second in the world, and a national AAAA-level tourist attraction. Located in Yanjiao National High-tech Development Zone in the east of Beijing, the scenic spot enjoys a unique geographical location. It is only a 30-minute drive from Tiananmen Square in Beijing, just across the river from Beijing's sub-center, and adjacent to transportation hubs such as Beijing Capital International Airport and Yanjiao Railway Station. It has been honored as a social classroom resource unit for primary and secondary school students in Beijing, one of the top ten cultural industry projects in Hebei Province, the scientific quality education base for all citizens in Hebei Province and the municipal best research and learning scenic spot. In March 2020, in view of the high-quality aerospace science resources and huge social influence of DreamEast Future World, it has been identified as the first batch of Hebei science popularization demonstration base by the Department of Science and Technology of Hebei Province, which greatly meets the needs of aerospace culture popularization in the Beijing-Tianjin-Hebei region.

霞客島生態城於2020年6月20日首次開盤, 600套小高層就於兩小時內全部售罄,打破 當地2020年首開銷售套數記錄:10月8日第 二次開盤,367套房源在一小時內全部售罄; 12月5日,霞客島生態城項目三批次加推, 當日共售出房源391套,單日成交額達5.5億。 三開三罄的現象級熱銷佳績已被載入無錫 樓市史冊。

夢東方未來世界航天主題樂園





DreamEast Future World covers a total area of 16,000 square metres and contains more than 30 high-tech experience projects. It is a comprehensive aerospace science and technology museum that integrates aerospace technology exhibitions, extracurricular science popularization education, and high-tech interactive experiences. The scenic spot adheres to the mission of "Popularizing Aerospace Knowledge and Spreading Aerospace Spirit" and has accumulatively received more than one million primary and middle school students and members of research and study groups at home and abroad. Through entertaining science popularization, it stimulates children's love for the aerospace undertaking, plants the seeds of science for children, and enlightens their aerospace dream. It is the second classroom for primary and middle school students to learn and grow and has developed into an influential aerospace technology research and study destination in China.

夢東方未來世界總佔地16,000平米,內設 30餘項高科技體驗項目,是集航天科技展 覽展示、課外科普教育、高科技互動體驗 於一體的綜合性航天科技館,景區堅持以「普 及航天知識、傳播航天精神」為使命,累計 接待國內外100餘萬中小學生和研學團隊, 通過寓教於樂的科普形式,激發孩子對航 天事業的熱愛,為孩子種下科學的種子,啟 迪航天夢想,是中小學生學習與成長的第 二課堂,已發展成為全國極具影響力的航 天科普研學旅行目的地。







In 2020, DreamEast Future World scenic spot faced huge challenges brought about by the new coronavirus epidemic; however, the excellent operating team of the scenic spot had overcame the ever-changing market changes and finally ushered in a full recovery of the tourism market. In March, the scenic spot responded to the call of building a powerful country in science and technology, actively carried out the R&D of aerospace science popularization courses and established a R&D team for the "space science popularization exhibitions and research curriculum development" project, which integrated aerospace science and technology, astronomy, history and other resources and made full usage of our own advantages to highlight the concept of "science popularization in entertaining" in a comprehensive manner. It had successively launched a series of research courses such as the Aerospace History Exhibition, the Little Ambassador of Aerospace Popularization, and Scientific Experiments, which were selected into the Hebei Province Innovation Capability Enhancement Programme. The scenic spot aimed to build a model aerospace popularization base project.

On 21 August 2020, during the 20th anniversary of the National Science and Technology Week, the "Hebei Province Popularization of Science in Youth Mass Activity", hosted by Hebei Department of Science and Technology, Propaganda Department of Hebei Provincial Communist, Hebei Education Department and Hebei Association for Science and Technology and undertaken by Langfang Science and Technology Bureau and Yanjiao High-tech Industrial Development Zone Management Committee, entered Langfang and officially launched at DreamEast Future World Aerospace Science Base, which also marked the kickoff of the 2020 Yanjiao High-tech Zone Science and Technology Activity Week. The abundant activities and diversified forms received general attention from the society and attracted more than 5,000 technology enthusiasts to visit and study. It has been reported by more than 200 authoritative media such as Hebei Satellite TV, China Daily, China News, China Financial Information Network and Global Finance. On 29 November, the Culture Entering Scenic Spots Activity was organized by Hebei Provincial Department of Culture and Tourism and undertaken by children sector of Hebei Provincial Theatre in the Future World. The children's drama "The Fox and the Gun" sold out for every performance and received widely and highly praise by tourists.

2020年,夢東方未來世界景區面臨新冠疫 情帶來的巨大挑戰,景區運營團隊以非凡 的智慧克服一次次的市場變局,終於迎來了 旅遊市場的全面復甦。3月景區響應國家建 設科技強國的號召,積極開展航天科會 設研發工作,組建了「航天科普專展及研學 課程開發」項目研發小組,整合航天科技、 天文、歷史等資源,利用自身優勢,多角度、 出航天之路科普展、航天科普小大使、科學 置驗能力提升計劃項目,打造航天科普基 地樣板工程。

2020年8月21日, 在全國科技活動周舉辦20 周年之際,由河北省科技廳、省委宣傳部、 省教育廳、省科協主辦,廊坊市科學技術 局、燕郊高新技術產業開發區管理委員會 承辦的「河北省青少年科普百千萬行動計劃」 走進廊坊,在夢東方未來世界航天科普基 地正式啟動,同時拉開了2020年燕郊高新 區科技活動周的序幕,活動內容豐富、形式 多樣,受到了社會的普遍關注,吸引了5,000 多名科技愛好者前來參觀學習,受到了河北 衛視、中國日報網、中國新聞網、中國財經 信息網、環球財經等200餘家權威媒體的爭 相報道。11月29日,由河北省文化和旅遊廳 主辦,河北省話劇院兒童劇團承辦的文化 進景區活動,走進未來世界,為本地區人民 帶來了《狐狸與槍》兒童話劇,演出場場爆 滿,座無虛席,受到了遊客的普遍讚譽和高 度好評。





PROPERTY DEVELOPMENT AND LEASING BUSINESS

Beijing Fangshan "COMB+" Project (the "Fangshan Project")

The Beijing Fangshan "COMB+" Project is located between the Southwest 5th and 6th Ring Roads in Beijing, China and only 2 minutes' walk from Suzhuang Station on Fangshan Line of the Beijing Subway. In July 2014, the Group acquired 3 land parcels for the North, Central and South Zones of the project at a total consideration of approximately HK\$3.3 billion. The project occupies a total site area of approximately 147,000 square metres, with a gross floor area of approximately 434,000 square metres and a planned gross floor area of approximately 322,000 square metres.

The project is the first large-scaled integrated community in the district, which is not only the then key investment solicitation project on Fangshan District, but also the key project of constructing knowledge economy international demonstration zone. However, in the second half of 2017, the Beijing government implemented various adjustment measures to cool down the property market, coupled with adjustments to the polices of bank loan granting, resulting in the substantial stagnation of sales of Fangshan "COMB+" Project with slow development progress and difficult operation. Up to now, the sold gross floor area of Fangshan Project is 66,000 square meters, and the overall remaining salable sold gross floor area is approximately 259,000 square meters.

Please refer to the announcements of the Company dated 11 March 2021, 21 April 2021 and 28 May 2021 published on the website of the Stock Exchange for the latest update on the development of Fangshan Project.

地產開發及租賃業務 北京房山超級蜂巢項目(「房山項目」)

北京房山超級蜂巢項目位於中國北京市西南五環、六環之間,由北京地鐵房山線蘇 莊站步行2分鐘可達。項目之北區、中區、 南區三塊土地為本集團於2014年7月以總代 價約33億港元投得。項目總土地面積約14.7 萬平方米,總建築面積約43.4萬平方米,規 劃總樓面面積約32.2萬平方米。

該項目為區域內首個大型綜合社區,是當 年房山區重點招商引資項目,也是打造知 識經濟國際示範區的重點項目。但在2017 年下半年,北京市政府推出多項調控政策, 使得當地之房地產市場熱度有所降溫,加 上銀行貸款政策調整,致使房山超級蜂巢 項目銷售基本停滯,開發進度遲緩,項目運 營舉步維艱。截至目前,房山項目已售建築 面積為6.6萬平方米,整體剩餘可售體量約 25.9萬平方米。

關於房山項目發展的最新進展,請參考公司於2021年3月11日、2021年4月21日及2021 年5月28日於聯交所網站發佈的公告。





PROSPECTS

The integration of culture and tourism is undoubtedly an important issue in the development of tourism in recent years. In particular, the official establishment of the Ministry of Culture and Tourism marked the beginning of a new era of culture and tourism in China, and the cultural tourism industry is also recognized as a new blue ocean for the development of the tourism industry. The establishment of the Ministry of Culture and Tourism is a reflection of the government's emphasis on the culture and tourism market in recent vears, indicating that "Culture + Tourism" will become an important driving force for domestic economic development, and will promote cultural tourism enterprises to increase the intensity of excavation in the cultural industry, inject more cultural connotation while creating tourism hardware projects, and create super tourism IPs to reconstruct the entire tourism industry system, so as to boost the overall upgrade of the cultural tourism industry and lead the development of the tourism economy into a virtuous circle. At the same time, the "Cultural Tourism +", a new type of business, also brings greater opportunities to the regional tourism industry.

Adhering to the original designs and craftsmanship, DreamEast has ploughed deep in the cultural industry for 17 years. It put forward the "all-IPs" concept and "new entertainment" principle firstly and has been adhering to creating unique and excellent works to "Share the Beauty of China with the World". DreamEast has its own understanding and strategy on the development of theme parks. The strategy has been changed from "emphasizing the excavation and creation of cultural theme" to "focusing on the seven aspects of the successful operation of theme parks", and further changed to "creating theme cultural tourism projects featuring 'all-IPs' with 'new entertainment' concept". Although the cultural tourism industry keeps moving forward half speed due to the pandemic, DreamEast will continue to renew its commitment to the original aspirations and concentrate on creating excellent products with craftsmanship and perseverance. In addition to continuing to strengthen its core competitiveness, it will actively seek changes to seize the opportunities arising from crisis and turn the crisis into opportunities.

展望

文旅融合無疑是近年來旅遊業發展中的重 要議題,尤其是隨著文化和旅遊部正式掛 牌,標誌著中國開啟文化和旅遊新時代,文 旅遊部的組建,是政府對近年文化 和旅遊市場重視的體現,預示著「文化+游」將成為國內經濟發展的重要推動力量、 從前場支旅企業加大文化產業挖掘力度、 於推動文旅硬體項目的同重構旅遊全產, で 行造超級旅遊IP以產業整體升級,引 領旅遊經濟發展進入良性循環,同時「文化 旅遊+」的新業態也給地區旅遊業帶來更大 的機遇。

夢東方在文化產業深耕17載,始終堅持原 創與匠心,率先提出「全IP」理念和「新娛樂」 概念,堅持創作獨一無二的極致作品,讓「全 球共享東方之美」。從「注重主題文化的挖 掘和打造」到「抓住主題公園成功運營的七 大環節」,再到「運用「新娛樂」理念,打造「全 IP」主題文旅項目」,夢東方主題公園發展, 有著自己的獨特思考及發展策略。當文旅行 業被疫情按下0.5倍速鍵時,夢東方會繼續 打磨極致產品,不斷強化自身核心競爭力, 主動求變,做到危中見機、化危為機。





In the long run, DreamEast will develop into a cultural and entertainment conglomerate, so as to create stable and sustainable returns for shareholders. With the progress of project development, the Group's cultural entertainment business will enter a positive development stage consisting of leasing, operation, ticket income and self-developed IPs, and will establish an ecosystem that centres on the cultural entertainment industry. In the future, DreamEast will inherit and innovate Chinese culture with its masterpieces, boost the profile of Chinese culture and connect the world with the culture.

LIQUIDITY AND FINANCING

As at 31 December 2020, the Group had a financial position with net assets value of HK\$950.7 million (31 December 2019: HK\$2,654.1 million). Net current liabilities amounted to HK\$2,248.8 million (31 December 2019: net current assets amounted to HK\$1,150.0 million) with current ratio decreasing from 1.24 times at 31 December 2019 to approximately 0.68 times at 31 December 2020. The Group's total current assets as at 31 December 2020 amounted to approximately HK\$4,862.5 million (31 December 2019: HK\$5,993.4 million), which comprised properties under development for sale, completed properties held for sale, inventories, trade receivables, other receivables, deposits and prepayments, amounts due from related companies, other current assets, bank balances and cash. The Group's total current liabilities as at 31 December 2020 amounted to approximately HK\$7,111.3 million (31 December 2019: HK\$4,843.4 million), which comprised trade and other payables and accruals, contract liabilities, amounts due to related companies, lease liabilities, tax payable, bank and other borrowings - within one year, amount due to a joint venture and convertible bonds and bonds payables. The Group's gearing ratio was approximately 8.5 times (31 December 2019: 2.9 times) based on total liabilities of approximately HK\$8,098.8 million (31 December 2019: HK\$7,704.5 million) and total equity of approximately HK\$950.7 million (31 December 2019: HK\$2,654.1 million).

長期而言,夢東方將建立一個龐大的文化 娛樂綜合產業,為股東帶來穩定及持續的 回報。隨著項目開發推進,本集團之文化娛 樂業務將進入租賃、運營及門票收入以至 發展自有IP等良性發展階段,構建以文化娛 樂產業為核心的生態體系。未來,夢東方 將通過優秀的作品傳承和創新中國文化, 增強中國文化自信,並用文化連通世界。

流動資金及融資

於2020年12月31日,本集團的資產淨值為 950.7百 萬港元(2019年12月31日:2,654.1百 萬港元),流動負債淨額為2.248.8百萬港元 (2019年12月31日:流動資產淨值為1,150.0 百萬港元),流動比率由2019年12月31日之 1.24倍下降至2020年12月31日之約0.68倍。 本集團於2020年12月31日之流動資產總值 約 為4,862.5百 萬 港 元(2019年12月31日: 5,993.4百萬港元),包括發展中待售物業、 已竣工待售物業、存貨、貿易應收款項、其 他應收款項、按金及預付款項、應收關聯 公司款項、其他流動資產、銀行結餘及現金。 本集團於2020年12月31日之流動負債總額約 為7.111.3百萬港元(2019年12月31日:4.843.4 百萬港元),包括貿易及其他應付款項及預 提款項、合約負債、撥備、應付關聯公司款 項、租賃負債、應繳税項、一年期銀行及其 他借貸、應付合營企業款項及可換股債券 及債券。本集團的資產負債比率約為8.5倍 (2019年12月31日:2.9倍), 乃根據總負債約 8,098.8百 萬 港 元(2019年12月31日:7,704.5 百萬港元)及總權益約950.7百萬港元(2019 年12月31日:2,654.1百萬港元)計算。



On 24 December 2015, the Company issued a five-year term RMB zero coupon convertible bonds due 2020 in an aggregate principal amount of RMB1,500 million to SkyOcean Investment Holdings Limited, the immediate holding company of the Company ("SkyOcean CB"). As at 31 December 2020, the outstanding principal amount of the SkyOcean CB amounted to RMB450 million (equivalent to approximately HK\$520.6 million). On 28 October 2020, the Company and SkyOcean Investment entered into the deed of amendment, pursuant to which it is agreed that, (i) the maturity date of the outstanding SkyOcean CB shall be extended from 23 December 2020 to 23 December 2025; (ii) the existing conversion price of HK\$6.80 per Share will be adjusted to the revised conversion price of HK\$2.00 per Share; and (iii) the SkyOcean CB shall bear interest from, and including the effective date at the rate of 5% per annum of the outstanding principal amount of the SkyOcean CB, which is payable semi-annually.

On 12 November 2015 and on 28 June 2016, the Company entered into subscription agreements with Chance Talent Management Limited, an indirect whollyowned subsidiary of CCB International (Holdings) Limited (the "CCBI Bond Holder"), pursuant to which the CCBI Bond Holder subscribed for bonds ("CCBI Bonds") in aggregate of HK\$740 million and convertible bonds ("CCBI CB") of RMB29.5 million (equivalent to HK\$36.0 million), respectively. As at 31 December 2020, the outstanding principle amount of the CCBI Bonds was HK\$524 million, of which HK\$100 million was matured on 31 December 2020 and the remaining balance will be matured on 30 June 2021. The outstanding principal amount of the CCBI CB as at 31 December 2020 was RMB19.7 million (equivalent to HK\$24.0 million), which will be matured on 30 June 2021. The Company was in the process of negotiation with the CCBI Bond Holder on repayment schedule at the end of the reporting period.

於2015年12月24日,本公司發行於2020年到 期本金總額為人民幣1,500百萬元的五年期 人民幣計值零票息之可換股債券予本公司 之直接控股公司天洋投資控股有限公司(「天 洋可換股債券」)。於2020年12月31日,天洋 可換股債券之未償還本金額為人民幣450百 萬元(相等於約520.6百萬港元)。於2020年 10月28日,本公司與天洋投資訂立修訂契據, 據此雙方協定(i)尚未行使之天洋可換股債 券到期日將由2020年12月23日延長至2025 年12月23日:(ii)現有換股價每股6.80港元將 調整為經修訂換股價每股2.00港元:及(iii) 天洋可換股債券將自生效日期(包括該日)起 按天洋可換股債券將自生效日期(包括該日)起 按天洋可換股債券未償還本金額5%的年利 率計息,並須每半年支付。

於2015年11月12日及2016年6月28日,本公司 與建銀國際(控股)有限公司之間接全資附 屬公司Chance Talent Management Limited (「建銀國際債券持有人」)訂立認購協議,據 此,建銀國際債券持有人分別認購合共740 百萬港元之債券(「建銀國際債券」)及人民幣 29.5百萬元(相等於36.0百萬港元)之可換股 債券(「建銀國際可換股債券」)。於2020年12 月31日,建銀國際債券之未償還本金額為 524百萬港元,其中100百萬港元已於2020 年12月31日到期及餘下結餘將於2021年6月 30日到期。於2020年12月31日,建銀國際可 換股債券之未償還本金額為人民幣19.7百萬 元(相等於24.0百萬港元),將於2021年6月 30日到期。於報告期末,本公司正在與建銀 國際債券持有人磋商還款時間表。







GOING CONCERN AND MITIGATION MEASURES

In order to meet its financial obligations as and when they fall due within the next twelve months and improve the Group's current ratio, the directors of the Company have been undertaking a number of measures to improve the Group's liquidity and financial position, and to remediate certain delayed repayments to financial institutions, which include:

- i. The Group has been actively negotiating with certain financial institutions and identifying various options for financing the Group's working capital, repayments of the overdue borrowings as well as the commitments in the foreseeable future;
- ii. The Group will seek to accelerate the pre-sales and sales of its properties under development and completed properties. Overall, the Group expects to gradually launch pre-sales of properties for Hengyang DreamEast Resort and DreamEast Jiashan projects starting from the third quarter and fourth quarter of 2021 respectively;
- The Group has been actively negotiating with a number of financial institutions for renewal and extension of bank borrowings and credit facilities; and
- iv. The Group will continue to take active measures to control administrative costs through various channels including human resources optimisation and management remuneration adjustments and containment of capital expenditures.

CURRENCY AND FINANCIAL RISK MANAGEMENT

With the majority of the Group's businesses transacted in RMB and HK\$, the aforesaid currencies are defined as the functional currency of the Company and some subsidiaries respectively. Apart from certain bank balances and cash and bonds denominated in foreign currencies, the Group is not subject to any significant risk from fluctuations in exchange rates. No currency hedging arrangement had been made by the Group during the reporting period. The Group will closely monitor and manage its exposure to fluctuation in foreign exchange rates.

持續經營和緩解措施

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為履行其於未來十二個月內到期的財務責任 並提高本集團的流動比率,本公司董事已積 極推行若干措施以改善本集團的流動資金 及財務狀況,並補救若干延後向金融機構 還款的問題,包括:

- 本集團一直與若干金融機構積極進行 磋商,並物色本集團於可見將來應付 營運資金、償還逾期借貸及承擔的不 同方案;
- 本集團將尋求加快預售及銷售其發展 中物業及已落成物業。總體而言,本 集團預期分別於2021年第三季度及第 四季度開始陸續推出衡陽夢東方旅 遊度假區及夢東方●夢幻嘉善項目的 物業;
- iii. 本集團一直與若干金融機構積極進行 磋商,以重續及延長銀行借貸及信貸 融資;及
- iv. 本集團將繼續採取積極措施通過不同渠道控制行政成本,包括優化人力 資源、調整管理層薪酬及節約資本開 支。

貨幣及財務風險管理

鑑於本集團大部份業務以人民幣及港元交易, 故此上述貨幣分別被界定為本公司及若干 附屬公司各自之功能貨幣。除了若干銀行結 餘及現金以及債券以外幣計值外,本集團 並無面對任何重大匯率波動風險。於報告 期內,本集團並無作出任何貨幣對沖安排。 本集團會密切監察及管理其所面對之匯率 波動風險。



PLEDGE OF ASSETS

As at 31 December 2020, properties under development for sale with carrying amount of approximately HK\$3,530.1 million (31 December 2019: HK\$4.083.9 million), investment properties with carrying amount of approximately HK\$2,609.7 million (31 December 2019: HK\$2,567.9 million), completed property held for sale with carrying amount of approximately HK\$301.0 million (31 December 2019: HK\$283.8 million), property, plant and equipment with carrying amount of approximately HK\$92.5 million (31 December 2019: HK\$54.5 million), and right-of-use assets with carrying amount of approximately HK\$33.8 million (31 December 2019: HK\$48.4 million) were pledged to certain banks, a financial institution and a related party to secure borrowings obtained from the aforesaid parties.

SIGNIFICANT INVESTMENT HELD

During the year, the Group held approximately 42% effective equity interests of SkyOcean Real Estate (Tangshan) Co., Ltd. and 51% equity interests of TianMao Cultural Development (Jiangyin) Co., Ltd.

MATERIAL ACQUISITION AND DISPOSAL OF SUBSIDIARIES AND ASSOCIATES

During the year, there were no material acquisitions or disposals of subsidiaries and associates by the Group except for the disposal of COMB+ Technology Holdings Limited and its subsidiaries on 3 November 2020 through deregistration and 夢東方(無錫)文化投資 有限公司 (DreamEast (WuXi) Cultural Investment Co., Limited*) on 19 March 2020.

MANAGEMENT AND STAFF

At 31 December 2020, the total number of employees (including both full time and part time) was approximately 148 (31 December 2019: 338). Total staff costs amounted to approximately HK\$40.0 million for the year ended 31 December 2020 (2019: HK\$59.7 million). The Group offers competitive remuneration packages, together with discretionary bonuses to its staff, based on industry practices, and individual and Group performances. The Group also offers training courses and continuous education sessions as part of the Group's emphasis on staff training and development.

CONTINGENT LIABILITIES

As at 31 December 2020, the Group guaranteed mortgage loans to purchasers of its properties in the aggregate outstanding principal amount of HK\$258.0 million (31 December 2019: HK\$270.0 million).

資產抵押

於2020年12月31日,賬面值約3,530.1百萬 港元(2019年12月31日:4,083.9百萬港元)之 發展中待售物業、賬面值約2,609.7百萬港元 (2019年12月31日:2,567.9百萬港元)之投資 物業、賬面值約301.0百萬港元(2019年12月 31日:283.8百萬港元)的已竣工待售物業、 賬面值約92.5百萬港元(2019年12月31日: 54.5百萬港元)的物業、廠房及設備、賬面 值約33.8百萬港元(2019年12月31日:48.4百 萬港元)的使用權資產已抵押予若干銀行、 一家金融機構及一個關聯方,作為自上述各 方所得之借貸之擔保。

所持重大投資

於本年度內,本集團持有天洋房地產(唐山) 有限公司約42%的實際股權和天茂文化發展 (江陰)有限公司約51%的股權。

有關附屬公司及聯營公司之重大收購 及出售事項

於本年度內,除於2020年11月3日通過取 消登記出售COMB+ Technology Holdings Limited及其附屬公司之全部股權以及於 2020年3月19日出售夢東方(無錫)文化投資 有限公司之全部已發行股本外,本集團並無 有關附屬公司及聯營公司之重大收購或出 售事項。

管理層及僱員

於2020年12月31日,本集團共有約148名僱員(包括全職及兼職)(2019年12月31日:338 名)。截至2020年12月31日止年度,總員工 成本約40.0百萬港元(2019年:59.7百萬港 元)。本集團根據行業慣例、僱員個人表現 及本集團之表現為僱員提供具競爭力之薪 酬組合及酌情花紅。本集團亦十分重視僱員 培訓及發展,為僱員提供培訓課程及持續 進修機會。

或然負債

於2020年12月31日,本集團為購買物業之買 方提供按揭貸款擔保,未償還本金總額為 258.0百萬港元(2019年12月31日:270.0百萬 港元)。



LEGAL DISPUTES

As at 31 December 2020, the Group is subjected to several legal claims in the aggregate amount of approximately HK\$4,143.9 million, involving (i) disputes under construction contracts in the amount of approximately HK\$501.5 million in respect of its various property development projects; (ii) defaults of repayment of several bank and other borrowings in the amount of approximately HK\$3,590.6 million; and (iii) other miscellaneous legal claims in the amount of approximately HK\$51.8 million which arose during the normal course of business. In these legal proceedings, the Group has received court orders to restrict the disposition of certain investment properties, property, plant and equipment, right-of-use asset, properties under development for sale and properties held for sale in an aggregate amount of approximately HK\$5,580.9 million and the withdrawal of bank deposits of approximately HK\$13.0 million as at 31 December 2020. In the opinion of the directors of the Company, the claims made by the construction contractors are mainly related to construction works that did not meet the required standards and pursuant to the terms of the construction contracts, the Group has the right not to certify those construction work claimed by the contractors. In addition, the Group has already made or is in the process of making counter claims for compensation from the construction contractors for causing delay in delivering of the properties to the end customers of the Group.

The management has sought advice from the independent legal advisors or internal legal counsel on these matters. As at 31 December 2020, the Group has provided construction cost liabilities due to litigation amounting to HK\$117.8 million (31 December 2019: Nil) in relation to the above mentioned construction contracts under dispute.

For the legal claims other than the disputes under construction contracts above, provision for litigation on other claims amounted to HK\$61.1 million (31 December 2019: Nil) has been made in the consolidated financial statements in respect of these claims. The directors of the Company are of the opinion that the Group has reasonable ground to defense those legal claims and consider that those legal claims would not result in any material adverse effects on the financial position of the Group.

法律糾紛

截至2020年12月31日,本集團受到數項法律 申索,總金額約為4,143.9百萬港元,主要 為(i)涉及與建築合約有關的多個物業發展 項目的糾紛, 金額約為501.5百萬港元; (ii) 拖欠數家銀行的款項及其他借款,金額約 為3,590.6百萬港元;(iii)以及在正常業務期 間發生的其他雜項法律申索款額約為51.8 百萬港元。該等法律程序中,本集團已接 獲法院法令,對處置於2020年12月31日總 值約5,580.9百萬港元的若干投資物業、物 業、廠房及設備、使用權資產、發展中待售 物業及持作出售物業以及提取約13.0百萬港 元的銀行存款施加限制。本公司董事認為, 承建商提出的申索主要與不符合規定標準 的建築工程有關,而根據建築合約條款,本 集團有權拒絕為承建商申索的建築工程作 出證明。此外,本集團已作出或正在作出反 申索,就導致延遲向本集團最終客戶交付 物業向承建商索償。

管理層已就該等事項向獨立法律顧問或內部法律顧問諮詢意見。於2020年12月31日, 本集團已就上述建築合約糾紛計提建築成 本負債訴訟撥備117.8百萬港元(2019年12月 31日:無)。

就上述建築合約糾紛以外的法律申索,本 公司已就這些申索在合併財務報表中作出 共6,110萬港元的訴訟撥備(2019年12月31日: 無)。本公司董事認為,本集團具有合理理 據就該等法律申索抗辯,且認為該等法律申 索不會對本集團的財務狀況構成重大不利 影響。



The details of defaults of repayment of several bank and other borrowings in the amount of HK\$3,590.6 millions are as follows:

1) On 10 January 2017, 北京天洋基業投資有限公司 (Beijing SkyOcean Foundation Investments Co., Ltd.*) ("Beijing SkyOcean"), an indirect whollyowned subsidiary of the Company entered into a loan agreement with 恒豐銀行股份有限公司 北京分行(Hengfeng Bank Securities Co., Ltd. Beijing Branch*) ("Hengfeng Bank"), pursuant to which Hengfeng Bank granted a term loan in the amount of RMB2,800.0 million (equivalent to approximately HK\$3,327.0 million) to the Beijing SkyOcean for a term of 5 years for the purpose of financing the development and construction cost of a parcel of land in Fangshan District, Beijing, the PRC (the "Fangshan Land"). The Fangshan Land was charged to Hengfeng Bank as one of the securities for the repayment of the Ioan. On 28 February 2020, Beijing SkyOcean was informed that all rights under the loan and the relevant securities were transferred from Hengfeng Bank to 山東省金融資產管理股份有 限公司 (Shandong Financial Assets Management Securities Co., Ltd.*) ("Shandong Assets").

On 31 December 2020, Beijing SkyOcean was in default of an outstanding principal of approximately RMB2,510 million (equivalent to approximately HK\$2,982.3 million) and the accrued interest of approximately RMB213.7 million (equivalent to approximately HK\$254.0 million).

On 13 August 2020, 北京市第二中級人民法院 (Second Intermediate People's Court of Beijing*) (the "Beijing Court") issued an enforcement judgment, pursuant to which it made an order that, amongst other things, Shandong Assets has the right to enforce the security of the loan by auctioning or selling the Fangshan Land and enjoy priority to the proceeds of the auction or the sale (as the case may be) ("Enforcement Judgement"). 天洋控股集團有限公司 (SkyOcean Holding Group Co., Ltd.*), being one of the guarantors of the loan (the "Guarantor") and a related company of the Company, applied to the Beijing Court for an order that the Enforcement Judgment not to be enforced, which was rejected by the Beijing Court on 13 November 2020.

數家銀行及其他貸款的拖欠金額為3,590.6 百萬港元,詳情如下:

於2017年1月10日,本公司的間接全資 1) 附屬公司北京天洋基業投資有限公司 (「北京天洋」)與恒豐銀行股份有限公 司北京分行(「恒豐銀行」)訂立貸款協 議,據此,恒豐銀行向北京天洋授出 定期貸款人民幣2,800.0百萬元(相當 於約3,327.0百萬港元),為期五年,用 於撥付中國北京房山區一幅土地(「房 山土地」)的開發及建築成本。房山土 地已抵押予恒豐銀行,作為償還貸款 的抵押品之一。於2020年2月28日, 北京天洋獲告知,貸款及相關抵押品 下的所有權利已由恒豐銀行轉讓予山 東省金融資產管理股份有限公司(「山 東 沓 管 |)。

> 於2020年12月31日,北京天洋拖欠未 償還本金約人民幣2,510百萬元(相當 於約2,982.3百萬港元)及應計利息約 人民幣213.7百萬元(相當於約254.0百 萬港元)。

> 於2020年8月13日,北京市第二中級 人民法院(「北京法院」)已頒佈執行裁 定書,據此,其頒令(其中包括)山東 資管有權透過拍賣或出售房山土地強 制執行貸款的抵押品,並就拍賣或銷 售(視情況而定)所得款項享有優先權 (「執行裁定書」)。天洋控股集團有限 公司(為貸款的擔保人(「擔保人」)之一 及本公司的關連公司)已向北京法院 申請頒令禁止強制執行執行裁定書, 但於2020年11月13日被北京法院駁 回。



In December 2020, Beijing SkyOcean was informed by Shandong Assets that (i) it intended to enforce the security over the Fangshan Land by putting it on an public auction (the "Auction") in satisfaction of the loan (the "Enforcement Action"); and (ii) an application has been made to the Beijing Court for a valuation of the Fangshan Land, which shall be relied upon by Shandong Assets as the base price of the Auction. Based on the valuation report dated 2 December 2020 prepared by an independent valuer, the valuation of the Fangshan Land as at 23 October 2020 was approximately RMB2,798.7 million (equivalent to approximately HK\$3,325.3 million) (the "Valuation").

On 13 January 2021, the Guarantor filed an application to the Beijing Court to object to the Valuation (the "Application"), and as informed by the Beijing Court in early March 2021, the Beijing Court has appointed 北京房地產估價師和土地 估價師與不動產登記代理人協會 (Beijing Real Estate Valuer and Land Valuer and Immovable Asset Registration Agency Association*) to provide a professional technical assessment (專 業技術評審工作) (the "Assessment") on the merits of the Application.

Subsequent to the release of the result of the Assessment which stated that the Valuation of the Fangshan Land as at 23 October 2020 of RMB2,798.7 million is reasonable, on 20 April 2021, the Company received a notice from the Beijing Court dated 15 April 2021, pursuant to which the Beijing Court ordered that the Fangshan Land shall be put on a public auction on 阿里巴巴司法拍賣網絡平台 (Alibaba Judicial Auction Network Platform*) (the "Platform") of the Beijing Court from 27 May 2021 to 28 May 2021. Based on the information disclosed on the Platform after the close of the public auction on 28 May 2021, no bid was received for the Fangshan Land and the public auction of the Fangshan Land was unsuccessful.

The Company is in the process of obtaining a new loan from an independent financial institution for the repayment of the above loan and is of the view that the abovementioned incident is unlikely to have any material adverse impact on the performance and financial condition of the Group. The Company will take appropriate measures to resolve the above situation. 於2020年12月,北京天洋獲山東資管 告知,(i)其有意透過公開拍賣(「拍賣」) 房山土地強制執行該土地的抵押,作 為貸款的補償(「強制執行行動」);及(ii) 已向北京法院申請取得房山土地的估 值,作為山東資管釐定拍賣底價的依 據。根據由獨立估值師所編製日期為 2020年12月2日的估值報告,房山土 地於2020年10月23日的估值約為人民 幣2,798.7百萬元(相當於約3,325.3百 萬港元)(「估值」)。

於2021年1月13日,擔保人向法院申 請反對估值(「申請」),並於2021年3月 初獲北京法院告知,法院已委任北京 房地產估價師和土地估價師與不動產 登記代理人協會就申請依據提供專業 技術評審工作(「評審」)。

評估結果顯示,截至2020年10月23 日,房山土地的估值為人民幣27.987 億元是合理的。本公司於2021年4月 20日收到法院於2021年4月15日發出 的通知,根據法院命令,房山土地將 於2021年5月27日至2021年5月28日在 阿里巴巴司法拍賣網絡平台(「平台」) 上公開拍賣。根據2021年5月28日公 開拍賣結束後平台上公開的信息,房 山土地未收到任何投標,房山土地的 公開拍賣未成功。

本公司正在向獨立金融機構獲取新貸 款以償還上述貸款,且認為上述事件 不大可能對本集團的表現及財務狀況 構成重大不利影響。本公司將採取恰 當措施解決上述情況。

2) On 15 May 2018, 湖南夢東方文化發展有限公司 (Hunan DreamEast Cultural Development Co., Ltd.*) ("Hunan DreamEast"), an indirect whollyowned subsidiary of the Company entered into a loan agreement with 北京銀行股份有限公司 長沙分行 (Bank of Beijing Co., Ltd. Changsha Branch*), ("Bank of Beijing") pursuant to which Bank of Beijing granted a term loan in the amount of RMB320.0 million (equivalent to approximately HK364.8 million) to the Hunan DreamEast for a term of 5 years for the purpose of financing the development and construction cost of a parcel of land in Hengyang, the PRC (the "Hengyang Land").

> Hunan DreamEast was in default of an outstanding principal of approximately RMB263.1 million (equivalent to approximately HK\$312.6 million). Without notice to Hunan DreamEast, Bank of Beijing filed a civil claim claiming the amount of RMB263.1 million against Hunan DreamEast with the 湖南省長沙市中級人民法 院 (Intermediate People's Court of Changsha, Hunan Province*) on 17 November 2020. Hunan DreamEast was in the process of negotiation with Bank of Beijing on repayment schedule at the end of the reporting period.

> The Company is of the view that the abovementioned incident is unlikely to have any material adverse impact on the performance and financial condition of the Group. The Company will take appropriate measures to resolve the above situation.

2) 於2018年5月15日,本公司的間接全 資附屬公司湖南夢東方文化發展有限 公司(「湖南夢東方」)與北京銀行股份 有限公司長沙分行(「北京銀行」)訂立 貸款協議,據此,北京銀行向湖南夢 東方授出定期貸款人民幣320.0百萬 元(相當於約364.8百萬港元),為期五 年,用於撥付中國衡陽一幅土地(「衡 陽土地」)的開發及建築成本。

> 湖南夢東方拖欠未償還本金約人民 幣263.1百萬元(相當於約312.6百萬港 元)。北京銀行於2020年11月17日在 未向湖南夢東方發出通知的情況下, 向湖南省長沙市中級人民法院提出 民事申索,向湖南夢東方索償人民幣 263.1百萬元。於報告期末,湖南夢東 方正在與北京銀行磋商還款時間表。

> 本公司認為上述事件不大可能對本集 團的表現及財務狀況構成重大不利 影響。本公司將採取恰當措施解決上 述情況。





Profile of Directors and Senior Management 董事及高級行政人員一覽



DIRECTORS ZHOU JIN

Ms. Zhou, aged 48, was re-appointed as an executive director and chief executive officer of the Company on 5 March 2021. She was an executive director of the Company from 6 January 2014 to 9 January 2015 and from 2 January 2020 to 12 October 2020. Ms. Zhou is currently the vice president of SkyOcean Holdings Group Co., Ltd. She has over 25 years of working experience in the property development and commercial retail industries of the People's Republic of China. Ms. Zhou has not held any other directorships in public companies listed in Hong Kong or overseas in the past three years.

YANG LEI

Mr. Yang, aged 53, was appointed as an Executive Director of the Company since June 2017. Mr. Yang also serves as a director of several subsidiaries of the Company. He has more than 20 years of experience in property development in relation to culture and tourism. He had been the deputy general manager of Tourist Administration of Qinhuangdao City, Hebei Province, PRC. Mr. Yang is currently the chairman of DreamEast Pictures — US Branch which majority equity interest is beneficially owned by Mr. Zhou Zheng. Mr. Yang holds a bachelor degree in education from Beijing Normal University and a master degree in education from Beijing Sport University.

董事 周金

周女士,48歲,於2021年3月5日獲委任為 本公司之執行董事及董事會主席。彼曾於 2014年1月6日至2015年1月9日及2020年1月2 日至2020年10月12日期間擔任本公司之執行 董事。周女士現任天洋控股集團有限公司 副總裁,彼於中華人民共和國物業開發及 商業零售行業方面擁有逾25年工作經驗。 周女士於過去三年並無於香港或海外上市 公眾公司擔任任何其他董事職務。

楊蕾

楊先生,53歲,自2017年6月起獲委任為本 公司之執行董事。彼亦為本公司若干附屬公 司之董事。彼擁有超過20年文化旅遊地產 開發經驗。彼曾任中國河北省秦皇島市旅 遊局副局長。楊先生現時為夢東方電影美 國分公司董事長,該公司之主要權益由周政 先生實益擁有。楊先生持有北京師範大學 教育學士學位及北京體育大學教育碩士學 位。



CHEN GUANGLEI

Dr. Chen, aged 51, was appointed as an Independent Non-Executive Director of the Company on 20 December 2019. Dr. Chen received his doctorate degree in accounting from Central University of Finance and Economics (中央財經大學) in June 2008 and conducted his postdoctoral research in applied economics at the Research Institute of Fiscal Science affiliated to Ministry of Finance (財政部科學研究所) (currently known as Chinese Academy of Fiscal Sciences) (中國財政科學 研究院) from June 2012 to September 2014. Dr. Chen received a certificate of "National Leading Accountant" (全國會計領軍人才證書) issued by Ministry of Finance in November 2015. He has over 27 years' experience in accounting, auditing, taxation and financial management.

From 1992 to 2018, Dr. Chen worked in various financial institutions and now also serves as an INED of BabyTree Group (a company listed on the Stock Exchange, stock code: 1761) and Hainan Jingliang Holdings Co., Ltd. (a company listed on the Shenzhen Stock Exchange, stock code 000505,200505), and has been appointed as an external director of Beijing Enterprises Group Company Limited (北京控股集團有限公司) delegated by Stated-owned Assets Supervision and Administration Commission of the State Council of Beijing since 2018. Dr. Chen is currently an off-campus graduate advisor at Central University of Finance and Economics (中央 財經大學), Chinese Academy of Fiscal Sciences(中 國財政科學研究院), Capital University of Economics and Business (首都經貿大學), Beijing Technology and Business University (北京工商大學), China University of Mining and Technology, Beijing (中國礦業大學,北 京), Shanghai National Accounting Institute (上海國 家會計學院) and Beijing National Accounting Institute (北京國家會計學院). He is also an invited member of the financial committee of Western Returned Scholars Association (歐美同學會), a deputy secretary of Green Manufacturing Association of China (中國綠色製造聯 盟), a member of the Professional Steering Committee of Chinese Institute of Certified Public Accountants and a managing director of the Chinese Medical Accounting Association (中國醫藥會計學會).

陳廣壘

陳博士,51歲,於2019年12月20日獲委任為 本公司之獨立非執行董事。陳博士於二零零 八年六月取得中央財經大學會計博士學位 及於二零一二年六月至二零一四年九月在財 政部科學研究所(現更名為中國財政科學研 究院)進行應用經濟學的博士後研究。陳博 士於二零一五年十一月獲得財政部頒發的「全 國會計領軍人才證書」。彼於會計、審計、 税務及財務管理工作方面擁有逾二十七年 經驗。

自一九九二年至二零一八年,陳博士先後 於多家金融機構工作,現亦擔任寶寶樹集 團(一家於聯交所上市的公司,股份代號: 1761)及海南京糧控股股份有限公司(一家 於深圳證券交易所上市的公司,股份代號 000505,200505) 之獨立非執行董事,並自 2018年12月被北京市國有資產監督管理委 員會委派到北京控股集團有限公司擔任外 部董事。陳博士現為中央財經大學、中國 財政科學研究院、首都經貿大學、北京工 商大學、中國礦業大學(北京)、上海國家會 計學院及北京國家會計學院校外研究生導 師。彼亦為歐美同學會金融委員會委員、中 國綠色製造聯盟副秘書長、中國註冊會計 師協會專業指導委員會成員及中國醫藥會 計學會常務理事等。





Profile of Directors and Senior Management 董事及高級行政人員一覽



MENG XIAOSU

Dr. Meng, aged 71, was appointed as an Independent Non-Executive Director of the Company since March 2014. Dr. Meng holds a Ph.D. degree in economics from Peking University and was employed as a visiting professor at various colleges and universities, including Peking University, Renmin University of China and China University of Political Science and Law. Dr. Meng received a special subsidy in recognition of his academic achievement in business administration aspect as "An Outstanding Expert" by the State Council of China in 2005.

Dr. Meng is currently a consultant of China National Real Estate Development Group Corporation ("CRED") (中國房地產開發集團公司), a company established in the PRC, the chairman of Huili Investment Fund Management Company Limited (匯力投資基金管理有限 公司), an investment fund management firm established in the PRC, and the chairman of the supervisory board of Shanghai Life Insurance Co., Ltd. (上海人壽保險股份有 限公司), an insurance company established in the PRC. Dr. Meng worked in CRED from 1992 to 2006, where he has served as general manager, chairman, and etc.

YANG BUTING

Mr. Yang, aged 75, was appointed as an Independent Non-Executive Director of the Company since June 2014. He graduated from Changchun College of Geology (長春 地質學院) (now known as College of Earth Science of Jilin University(吉林大學地球科學學院)) in 1969, and has been engaged in the film industry since 1972. He is currently a member of the China Film Association and the National Board of Film Censorship (國家電影審查委 員會). He is a visiting professor of Beijing Film Academy, University of International Business and Economics, and the Communication University of China. Mr. Yang was a manager of Hebei Film Company (河北省電影公司), a vice general manager of China Film Company (中國電 影公司), a director of China Research Institute of Film Science and Technology, the deputy head of the Bureau of Film under the State Administration of Radio, Film and Television of the PRC, and chairman of China Film Group Corporation. He has been awarded the State Science and Technology Awards and Huabiao Awards and is entitled to government allowance by the State Council of the PRC. He has extensive experience in film investment, production, promotion and distribution, establishment of cinema network and application of digital film technology. With over 30 years of experience in the film industry, Mr. Yang has led a number of influential film projects, such as the development of the national e-ticket administration system and IMAX movie camera, application and research of digital film technology, and the establishment of a national digital film production base (namely, the State Production Base of China Film Group (Huairou)), making substantial contribution to film development in China.

孟曉蘇

孟博士,71歲,自2014年3月起獲委任為本 公司之獨立非執行董事。孟博士持有北京 大學經濟學博士學位及曾於北京大學、中 國人民大學及中國政法大學等高校出任客 席教授。孟博士現時獲得一項特別津貼, 以表彰其於2005年獲中國國務院就其在工 商管理方面的學術成就而授予的「優秀專家」 資格。

孟博士目前為中國房地產開發集團公司(「中國房地產開發集團」,一間於中國成立的公司)理事長、匯力投資基金管理有限公司(一間於中國成立的投資基金管理公司)董事長以及上海人壽保險股份有限公司(一間於中國成立的保險公司)監事會主席。孟博士於1992年至2006年在中國房地產開發集團先後擔任總經理、董事長等職務。

楊步亭

楊先生,75歲,自2014年6月起獲委任為本 公司之獨立非執行董事。彼在1969年畢業 於長春地質學院(現名:吉林大學地球科學 學院),1972年開始從事電影工作。現任中 國電影家協會會員,國家電影審查委員會委 員。彼在北京電影學院、外經貿大學、中 國傳媒大學出任客席教授。楊先生曾任河 北省電影公司經理、中國電影公司副總經理、 中國電影科學技術研究所所長、國家廣播 電影電視總局電影局副局長、中國電影集 團公司董事長等職務。彼獲國家科技進步 獎、華表獎等,享受國務院政府津貼。彼 在電影投資、製作、宣傳發行、院綫建設、 數位電影技術應用等方面積累了豐富經驗。 在30多年的電影工作中,楊先生曾主持多個 具影響力的電影項目,如:開發全國電腦售 票管理系統及IMAX電影攝影機研製、數位 電影技術應用與研究及建立國家數位電影 製作基地(即中影懷柔基地)等,為中國電 影的發展作出了積極貢獻。



ZHAO DAXIN

Mr. Zhao, aged 66, was appointed as an Independent Non-Executive Director of the Company since December 2014. He graduated from the Chinese Faculty of Northwest University in 1977. After graduation, he served as the secretary of Youth League committee and the deputy Party secretary in the Direct Subordinate Organization of Shaanxi Provincial Government. In 1989, he became the deputy chief of Yanta District, Xi'an City, Shaanxi Province. Mr. Zhao then served as the general manager and chief editor of China Record Corporation from May 2001 to February 2008, and the Party secretary and vice chairman of China Record Corporation from February 2008 to October 2014.

COMPANY SECRETARY CHAN TAK KWONG

Mr. Chan, aged 51, he has over 20 years of experience in financial management, financial audit, group reorganisation, and merger & acquisition. He served as an Executive Director and Chief Financial Officer of the Company from January 2014 to May 2018 and from March 2016 to May 2018, respectively. He also served as the company secretary of the Company from January 2014 to January 2016. He has joined SkvOcean Group Holdings Co., Ltd. (天洋控股集團有 限公司) since July 2013 as a financial controller. Prior to that, Mr. Chan mainly worked in Ernst & Young and Deloitte Touche Tohmatsu from 1994 to 2013. Mr. Chan holds a Bachelor's Degree in Accountancy from the City University of Hong Kong and is a member of The Hong Kong Institute of Certified Public Accountants and The Institute of Chartered Accountants in England and Wales.

趙大新

趙先生,66歲,自2014年12月起獲委任為本 公司之獨立非執行董事。彼在1977年畢業 於西北大學中文系。畢業後歷任陝西省政 府直屬機關團委書記、黨委副書記。彼自 1989年起出任陝西省西安市雁塔區副區長。 趙先生之後於2001年5月至2008年2月出任 中國唱片總公司總經理、總編輯;於2008年 2月至2014年10月出任中國唱片總公司黨委 書記、副董事長。

公司秘書 陳德光

陳先生,51歲,彼於財務管理、財務審核、 集團重組及併購方面擁有逾20年經驗。彼 由2014年1月至2018年5月及由2016年3月至 2018年5月分別出任本公司之執行董事及首 席財務官。彼由2014年1月至2016年1月亦出 任本公司之公司秘書。彼於2013年7月加入 天洋控股集團有限公司出任財務總監至今。 此前,陳先生主要於1994年至2013年於安 永會計師事務所及德勤華永會計師事務所 任職。陳先生持有香港城市大學會計學學 士學位,亦為香港會計師公會及英格蘭及 威爾斯特許會計師公會之會員。



Investor Relations Report 投資者關係報告

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The Company attached great importance to communications with investors, financial institutions, the media and other stakeholders in order to establish a more efficient communication channel between the Company and the capital market. The investor relations department has maintained effective mutual communication and close relationships with investors, financial institutions and media through various channels such as the publication of annual report and interim report, press release, and announcement, as well as the website of the Company. We believe that effective investor relations will help reduce financial costs and improve the liquidity of the shares of the Company, leading to a more solid shareholder base. The Company therefore undertakes to maintain high transparency and to release the financial and operation conditions and the latest news to the market promptly and accurately in compliance with the principle of "accurate, timely, and transparent" information disclosure. The Company strives to make the market have a deep understanding of the Company and maintain high corporate transparency in order to create maximum value for shareholders and other stakeholders.

本公司極為重視與投資者、金融機構、媒 體及其他利益相關人士的溝通,致力於為 本公司和資本市場之間搭建更為高效的溝 通橋樑。投資者關係部門通過多種渠道, 包括刊發年度報告及中期報告、發放新聞 稿及公告和公司網站等,以保持投資者、金 融機構、媒體的有效雙向溝通及緊密聯繫。 公司相信有效的投資者關係有助降低融資 成本,改善本公司股份的市場流動性,並建 立更穩固的股東基礎。因此,本公司承諾 保持公司高透明度及遵循「準確、及時、透 明」的資訊披露原則,適時準確的向市場傳 達本公司的財務、經營狀況以及最新消息。 本公司致力深化市場對本公司的瞭解,及保 持企業高透明度,從而為股東及持份者創 造最大價值。

SHARE PERFORMANCE

股價表現

		Highest	Lowest
2020	2020年	最高	最低

The Company's share price per share (HK\$) 本公司每股股價(港元) 9.20 1.00

SHARE PERFORMANCE IN 2020 (2 JANUARY 2020 TO 31 DECEMBER 2020)

As at 30 December 2020, the Company had a total of 285,490,845 Shares and the market price per Share was HK\$1.26. Based on the closing price as at 30 December 2020, the market capitalisation of the Company amounted to HK\$360 million.

The investor relations department will continue to enhance the quality of communication with investors and maintain corporate transparency. To ensure easy access to the Company's updated information, all of our published information including announcements, interim and annual reports and press releases, are posted on the Company's website www.dreameast.com in a timely manner. Interested parties can also make enquiries by contacting the investor relations department (email: investor.inquiry@dreameast.com).

2020年股價表現(2020年1月2日至2020年12月 30日)

於2020年12月30日,本公司總股數為285,490,845 股,每股市場價格為1.26港元。以2020年12月31日 的收市價格計算,本公司的市值約為360百萬港元。

本公司的投資者關係部門將繼續加強和提 升與投資者的聯絡及溝通質量,並且保持 公司的透明度。為確保容易獲得本公司的 最新資訊,所有本公司刊發的資料包括公 告、中期及年度報告及新聞稿均會及時上 載至本公司網頁www.dreameast.com。有 興趣人士亦可聯絡投資者關係部(電郵: investor.inquiry@dreameast.com)查詢。



Environmental, Social and Governance Report 環境、社會及管治報告

INTRODUCTION, ENVIRONMENTAL, SOCIAL AND GOVERNANCE POLICIES

This Environmental, Social and Governance Report (the "ESG Report") summarises the environmental, social and governance ("ESG") initiatives, plans and performances of DreamEast Group Limited (the "Company", together with its subsidiaries, the "Group" or "we"), and demonstrates our commitment to sustainable development.

The Group is adhering to develop sustainably in accordance with the ESG management principles, and is committed to effectively and responsibly handling the Group's ESG issues as a core part of our business strategy since we believe this is the key to our continued success in the future.

THE ESG GOVERNANCE STRUCTURE

The Group has established an ESG Taskforce (the "Taskforce"). The Taskforce comprises of core members from different departments of the Group and is responsible for collecting relevant ESG information for the preparation of the ESG Report. The Taskforce reports to the board of directors (the "Board") assists in identifying and assessing the Group's ESG risks and evaluates the effectiveness of the Group's ESG and internal control mechanisms. The Taskforce also examines and assesses our performance on the environment, health and safety, labour standards, product responsibility and other aspects. The Board sets the direction of the Group's ESG strategy and ensures the effectiveness of ESG risk management and its internal control mechanism.

REPORTING SCOPE

The ESG Report mainly covers the Group's property sales segment, head office in Hong Kong and three tourist resorts in the People's Republic of China (the "PRC"), including Dreameast Jiashan, Hengyang Dreameast Resort, and the aviation themed Dreameast Future World (the "Reporting Scope"). We will continue to expand the scope of disclosure in the future when the Group's data collection system becomes more mature and the sustainability work is enhanced.

序言和環境、社會及管治方針

本環境、社會及管治報告(「本報告」)概述夢 東方集團有限公司(「本公司」,連同其附屬 公司,「本集團」或「我們」)在環境、社會及 管治(「環境、社會及管治」)上的倡議、計劃 及績效,並展示其在可持續發展方面的承 諾。

本集團秉承可持續發展的環境、社會及管治 的管理方針,承諾有效及負責任地處理本 集團的環境、社會及管治事務,並以此作為 我們商業戰略的一個核心部分,因為我們 相信這是讓我們在未來繼續取得成功的關 鍵。

環境、社會及管治治理結構

本集團已成立了環境、社會及管治工作小組 (「工作小組」)。工作小組由本集團不同部門 的核心成員組成,負責搜集我們在環境、社 會及管治方面的相關資料以編製本報告。工 作小組會向董事會(「董事會」)匯報,協助辨 識和評估本集團的環境、社會及管治風險 以及評估內部控制機制的有效性。工作小 組亦會檢查和評估我們在環境、健康及安 全、勞工標準、產品責任等不同方面的表現。 董略上的大方向,並確保環境、社會及管治 風險控制及內部控制機制的有效性。

報告範圍

環境、社會及管治報告主要涵蓋本集團於 香港總部及中華人民共和國(「中國」)營運的 三個旅遊度假區,包括夢東方夢幻嘉善、 衡陽夢東方旅遊度假區及夢東方未來世界 航天主題樂園(「報告範圍」)。待本集團之資 料收集系統更趨成熟,以及可持續發展工 作深化之後,我們將於未來繼續擴大披露 範圍。






REPORTING FRAMEWORK

The ESG Report has been prepared in accordance with the Environmental, Social and Governance Reporting Guide (the "ESG Reporting Guide") as set out in the Appendix 27 of the Rules Governing the Listing Securities on the Main Board of The Stock Exchange of Hong Kong Limited ("HKEX").

Information relating to the Group's corporate governance practices has been set out in the Corporate Governance Report on P.84 to P.105 of this annual report.

REPORTING PERIOD

The ESG Report describes the ESG activities, challenges and measures taken by the Group during the year ended 31 December 2020 (the "Reporting Period").

STAKEHOLDER ENGAGEMENT

We value our stakeholders and their feedback on our business and ESG issues, and is committed towards integrating sustainability into different aspects of operations. To fully understand, respond and address the core concerns of different stakeholders, we have maintained close communication with major stakeholders, including but not limited to shareholders and investors, customers, suppliers, employees, government and regulatory bodies, communities, non-governmental organisations ("NGOs") and media.

Through diversified stakeholders' engagement and communication channels, we bring the stakeholders' expectations into our operation and ESG strategies. The Group's communication channels with stakeholders and their corresponding expectations are summarised as follows:

報告框架

本報告乃根據香港聯合交易所有限公司(「聯 合所」)主板證券上市規則附錄27所載環境、 社會及管治報告指引(「環境、社會及管治報 告指引」)編製。

有關本集團的企業管治常規刊載於此年報 第84至105頁的「企業管治報告」。

報告期間

本報告詳述本集團於截至二零二零年十二月 三十一日止年度(「報告期間」)的環境、社會 及管治方面的活動、挑戰及採取的措施。

持份者參與

本集團重視與不同持份者的溝通,並積極 瞭解其對我們業務及環境、社會及管治事宜 的反饋意見,致力將可持續發展融入業務 各個層面。為全面瞭解、回應及處理不同 持份者的核心關注點,我們一直通過不同 溝通渠道與主要持份者,包括但不限於投 資者及股東、客戶、供應商、員工、政府及 監管機構和社群、非政府機構(「非政府機構」) 及媒體緊密溝通。

通過不同的持份者參與及溝通渠道,我們 會將持份者的期望帶入本集團的環境、社會 及管治戰略當中。本集團與持份者的溝通 渠道及他們相對的期望如下:



合作共贏

Stakeholders 持份者	Communication channels 溝通管道	Expectations 期望
Shareholders and Investors 投資者及股東	 Annual general meeting and other shareholders meetings 股東周年大會及其他股東會議 Financial reports 財務報告 Announcements and circulars 公告及通函 	 Complying with relevant laws and regulations 遵守相關法律法規 Disclosing latest information of the corporate in due course 及時公佈企業最新資訊 Financial results 財務業績 Corporate sustainability 企業可持續發展
Customers 客戶	 Customer satisfaction survey 客戶滿意度調查 Customer service center 客戶服務中心 Customer service manager 客戶經理 Complaint review meetings 投訴檢討會議 Hotline 電話熱線 Social Media Platform 社交媒體平台 Emails and website 電郵及網站 	 Product and service responsibility 履行產品及服務責任 Customer information protection 客戶資料保護 Compliant operation 合規經營
Suppliers 供應商	 Supplier management meetings and events 供應商會議及活動 Supplier on-site audit and management system 供應商現場審計管理制度 	 Fair competition 公平競爭 Business ethics and reputation 商業道德與信譽 Cooperation with mutual benefits





Stakeholders 持份者	Communication channels 溝通管道	Expectations 期望
Employees 員工	 Employee opinion survey 員工意見調查 Channels for employees' feedback (forms, suggestion boxes, etc.) 員工表達意見的管道(表格, 意見箱等) Performance reviews 工作表現評核 Internal media platforms 內部媒體平台 	 Health and safety 健康與安全 Equal opportunities 平等機會 Remuneration and Benefits 薪酬與福利 Career development 職業發展
Government and Regulating Bodies 政府及監管機構	 Regular performance reports 定期匯報表現 Written response to public consultation 書面回應公眾諮詢 Field inspections 實地考察 	 Tax payment in accordance to laws 依法納税 Business ethics 商業道德 Complying with relevant laws and regulations 遵守相關法律法規
Communities, NGOs and Media 社群、非政府機構及媒體	 Public and community activities 公眾及社區活動 Community investment programs 社區投資計劃 ESG Reports 環境、社會及管治報告 	 Giving back to society 回饋社會 Environmental protection 環境保護 Compliant operations 合規經營

The Group is committed to working with our 本集團致力於與各持份者合作以改善本集 stakeholders to improve the Group's ESG performance, 團在環境、社會及管治方面的表現,並為更 and to continue creating greater value for the wider 廣泛的社區持續創造更大的價值。 society.



MATERIALITY ASSESSMENT

In assessing the materiality issue, apart from referencing our own business development strategies and benchmarking for industry standard practices, the Group has compiled a questionnaire based on the results from last year's materiality assessment to identify major ESG issues. By issuing questionnaires, the Group's key stakeholders and management and staff in major functions are able to assist the Group in reviewing its operations and identifying the relevant ESG issues, and assess the importance of relevant issues to the Group's business and its stakeholders. The Group has analysed the survey results and presented them in a materiality matrix. The following matrix is a summary of the Group's material ESG issues during the Reporting Period:

重要範疇評估

本集團除參考其業務發展策略及行業慣例 外,亦依據本集團往年重要範疇評估結果, 識別本集團重大環境、社會及管治議題清 單並編製調查問卷。透過發放問卷調查, 本集團有關持分者及各主要職能的管理層 及員工可協助本集團檢討其運作情況及 別相關環境、社會及管治事宜,並評估相關 專宜對本集團業務以及各持份者的重要 短篇。於報告期間,本集團的重要環境、社 會及管治議題矩陣如下:



Level of Significance of Economic, Environmental and Social Impacts 對經濟、環境和社會的顯著衝擊

During the Reporting Period, the Group confirmed that it has established appropriate and effective management policies and internal control systems for ESG issues and confirmed that the disclosed contents are in compliance with the requirements of the ESG Reporting Guide. 於報告期間,本集團確認已就環境、社會及 管治事宜設立合適及有效的管理政策及監 控系統,並確認所披露內容符合環境、社 會及管治報告指引的要求。







CONTACT US

We welcome stakeholders to provide their opinions and suggestions. You are welcome to provide valuable feedback on the ESG Report or our sustainability performance by email at investor.inquiry@dreameast.com.

A. ENVIRONMENTAL

A1. EMISSIONS

The Group values the importance of good environmental management, and is committed to fulfilling the Group's commitment on social responsibility. The Group has formulated related environmental management systems and procedures for daily operations which regulate the emissions and waste generated during operations in order to protect the environment and reduce carbon footprint so as to fulfil its long term sustainable development targets.

The responsible personnel of the Group's environmental affairs will supervise the implementation of environmental management measures and related environmental policies. Under strict supervision and guidance, all departments will do their best to implement the Group's environmental protection policies, and ensure all business processes comply with legal requirements. The responsible personnel of environmental affairs at all levels will continue to review the Group's policies and implementation procedures, and report to the management when appropriate, recommended measures will also be suggested when necessary.

During the Reporting Period, the Group was not aware of any material non-compliance with environmental related laws and regulations in relation to exhaust gas and greenhouse gas ("GHG") emissions, water and land discharge, and the generation of hazardous and non-hazardous waste that would have a significant impact on the Group. Such laws and regulations include but are not limited to the Environmental Protection Law of the PRC, the Water Pollution Prevention and Control Law of the PRC, Prevention and Control of Environmental Pollution by Solid Wastes of the PRC, and the Water Pollution Control Ordinance of Hong Kong.

與我們聯絡

我們歡迎持份者提供意見及建議。 閣下可就本報 告或我們在可持續發展方面的表現提供寶貴意見, 並電郵至investor.inquiry@dreameast.com。

- A. 環境
 - A1. 排放物
 - 本集團重視良好的環境管理, 以履行本集團應承擔的社會責 任。本集團就日常營運制定了 有關環保管理制度和規程,規 管營運中產生之排放和廢棄物 等,以此為環境保護、減少碳 足蹟作出貢獻,實現長遠可持 續發展的目標。



A. ENVIRONMENTAL — continued

A1. EMISSIONS — continued

Emissions Control

Exhaust Gas Emissions

The Group's emissions generated from its operations are mainly derived from petrol and diesel consumed by transportation. In response to the above sources, we actively take the following emission reduction measures:

- Maintain vehicles on a monthly basis so to effectively reduce fuel consumption, thereby reducing carbon emissions and exhaust air emissions;
- Purchase regular petrol for vehicles, and conduct annual inspections to ensure vehicles are meeting relevant emission standards; and
- Actively adopt measures to reduce emissions, and the relevant measures will be described in the section "GHG Emissions" under this aspect.

The Group's exhaust gas emissions performance was as follows:

A. 環境 — 續

A1 .	排放物 — 續
	排放控制
	廢氣排放
	本集團在營運過程中的廢氣排
	放主要源於交通運輸所消耗的

放主要源於交通運輸所消耗的 汽油及柴油。針對上述排放源, 我們積極採取下列減排措施:

- 對所屬車輛進行按月檢 修,以有效地降低燃料 消耗,從而減少碳排放 及廢氣排放;
- 為車輛採購正規汽油, 並每年進行檢驗,確保 車輛達到相關排放標準; 及
- 積極採取減少廢氣排放 措施,相關措施將在本 層面的「溫室氣體排放」 一節中説明。

本	集	專	的	廢	氣	排	放	表	現	概	述	如
$\overline{\mathbf{r}}$:											

Category of exhaust gas 廢氣種類	Unit 單位	2020	2019
Nitrogen oxides 氮氧化物(NOx)	kg 公斤	6.70	85.88
Sulphur oxides 硫氧化物(SOx)	kg 公斤	0.24	0.44
Particular matter 顆粒物(PM)	kg 公斤	0.61	8.21





A. ENVIRONMENTAL — continued

A1. EMISSIONS — continued

Emissions Control – continued GHG Emissions

The Group's GHG emissions mainly derived from direct GHG emissions generated from petrol and diesel consumed by the Group's vehicle (Scope 1), and energy indirect GHG emissions from purchased electricity (Scope 2). To best manage GHG emissions, the Group actively adopts electricity conservation and energy saving measures to reduce GHG emissions. Relevant measures will be described in the section "Energy Management" under aspect A2. Through the implementation of related measures, employees' awareness of GHG emissions reduction has been raised.

During the Reporting Period, the Group's total GHG emissions has decreased by approximately 33%. This is due to the outbreak of the COVID-19 pandemic, which reduced business activities. The Group's GHG emissions performance was as follows:

A. 環境 — 續

A1. 排放物 — 續 排放控制 — 續 溫室氣體排放

於報告期間,本集團的溫室氣 體排放總量比2019年下降了約 33%,這是由於新型冠狀病毒 疫情爆發,導致商業活動減少。 本集團的溫室氣體排放表現概 述如下:

Indicator ¹ 指標 ¹	Unit 單位	2020	2019
Direct GHG emissions (Scope 1) 直接溫室氣體排放(範圍一)	tCO ₂ e 噸二氧化碳當量	42.73	78.97
Indirect GHG emissions (Scope 2) 能源間接溫室氣體排放(範圍二) Total GHG emissions	tCO ₂ e 噸二氧化碳當量 tCO ₂ e	1,879.09	2,798.61
(Scope 1 and Scope 2) 溫室氣體排放總量(範圍一、二)	² 噸二氧化碳當量	1,921.82	2,877.58
Total GHG emissions intensity ^{2, 3} 溫室氣體排放總量密度	tCO₂e/employee 噸二氧化碳當量/僱員²	20.89	13.64
	tCO ₂ e/thousand m ² 噸二氧化碳當量/ 千平方米³	0.61	0.92



A. ENVIRONMENTAL — continued

A1. EMISSIONS — continued

Emissions Control – **continued** *GHG Emissions* – *continued*

Notes:

- 1. GHG emission data is presented in terms of carbon dioxide equivalent and are based on, but not limited to, "The Greenhouse Gas Protocol: A Corporate Accounting and Reporting Standards" issued by the World Resources Institute and the World Business Council for Sustainable Development, "How to prepare an ESG Report — Appendix II: Reporting Guidance on Environmental KPIs" issued by the HKEX, the latest released emission factors of China's regional power grid basis, the Global Warning Potential Values from the IPCC "Fifth Assessment Report 2014 (AR5)" and the "2020 Sustainability Report" published by Hong Kong Electricity Investment.
- As at 31 December 2020, the Group had a total of 92 full-time employees in respect of the Reporting Scope (As at 31 December 2019: 211 full-time employees). The data is also used for calculating other intensity data.
- As at 31 December 2020, the Group's total floor area in respect of the Reporting Scope was 3,139 thousand m² (As at 31 December 2019: 3,139 thousand m²). The data is also used for calculating other intensity data.

Domestic Sewage

The Group's business activities does not consume significant volume of water, therefore the Group did not generate material portion of sewage during our daily operation. As the sewage discharged by the Group will be discharged into the municipal sewage pipe network to the regional water purification plant, therefore the water consumed by the Group is considered as sewage discharged. The data on water consumption will be described in the section "Water Management" in aspect A2.

A. 環境—續

 A1. 排放物 — 續 排放控制 - 續 溫室氣體排放 - 續 ^{備註:}

- 1 溫 室 氣 體 排 放 數 據 乃 按 二 氧化碳當量呈列,並參照包 括但不限於世界資源研究 所及世界可持續發展工商 理事會刊發的《溫室氣體盤 杳議定書:企業會計與報告 標準》、香港交易所發佈的 《如何準備環境、社會及管 治報告 — 附錄二:環境關 键績效指標匯報指引》、最 新發佈的中國區域電網基 ^準 綫 排 放 因 數 、 政 府 間 氣 候變化專門委員會於2014 年發佈的《第五次評估報告》 的全球升温潛能值、及港 燈電力集團的《2020可持續 發展報告》。
- 截至二零二零年十二月 三十一日,本集團報告範圍 的全職僱員總數為92名(截 至二零一九年十二月三十一 日:211名)。有關數據亦用 於計算其他密度數據。
- 截至二零二零年十二月 三十一日,本集團報告範 圍的總建築面積為約3,139 千平方米(截至二零一九年 十二月三十一日:3,139千平 方米)。有關數據亦用於計 算其他密度數據。

生活污水

本集團的業務活動並無大量用 水,因此本集團的業務活動並 無產生大量污水排放。由於本 集團排放的廢水會經市政污水 管網送往地方水質淨化廠處理, 因此本集團耗水量即為污水排 放量。本集團的耗水量數據將 於A2層面的「用水管理」一節中 説明。



A. ENVIRONMENTAL — continued

A1. EMISSIONS — continued

Waste Management

Hazardous Wastes

Even though the Group did not generate hazardous wastes during the Reporting Period, the Group nevertheless has established guidelines in governing the management and disposal of hazardous wastes. In case of any generation of hazardous wastes, the Group must engage a qualified chemical waste collector to handle such wastes, and comply with relevant environmental rules and regulations.

Non-hazardous Wastes

The Group adheres to the principles of waste management, upholds its high standards in waste reduction and is committed to handling and disposing all wastes generated by our business activities through abiding by the principle of sustainability and the methodology of "Reduce, Reuse, Recycle and Replace". The Group also ensures that all of its waste management practices comply with relevant environmental laws and regulations. In effort to raise employees' awareness on sustainability, the Group educates its employees of the importance of sustainable development and provides relevant supports in order to hone their skills and knowledge in sustainability.

The non-hazardous wastes generated by the Group's business activities are mainly paper, general wastes and food wastes. After collection and sorting, such wastes will eventually be collected and processed by general waste service providers. Recyclables (such as paper) will be recycled and reused. In creating a green office environment, the Group's offices have also provided suitable facilities, and encouraged employees to sort waste at source and recycle, so as to achieve the goals of waste reduction, reuse and recycle during operations.

A. 環境 — 續

A1. 排放物 — 續 廢棄物管理

有害廢棄物

儘管本集團於報告期間並未產 生任何有害廢棄物,本集團亦 已制定管理及處置有害廢棄物 的指引。倘若有任何有害廢棄 物的產生,本集團必須委聘合 資格化學廢物收集商處理該等 廢物,以遵守相關環境法律及 法規。

無害廢棄物



A. ENVIRONMENTAL — continued

A1. EMISSIONS — continued

Waste Management – continued

Non-hazardous Wastes - continued

Besides, the Group is committed to establishing a paperless operation environment, we regularly monitor the consumption of paper, and conduct various measures to minimise the use of different resources by employees. In addition to promoting the use of electronic tickets in our tourist resorts so as to reduce paper consumption, we also post "Green Messages" reminders on office equipment to remind employees the importance of environmental protection in order to increase employees' environmental awareness. We have implemented the following measures so as to encourage employees in taking the responsibility for waste management and minimising waste production:

- Utilise the online system in offices, conduct general transaction notification and data transmission through the network system to establish an electronic workflow;
- Avoid printing and copying documents;
- Use double-sided printing and photocopying;
- Reuse old envelopes and recycle paper, cartons, envelopes and folders; and
- Minimise the use of disposable paper products, such as paper cups and paper towels.

A. 環境—續

A1. 排放物 — 續 廢棄物管理 — 續

無害廢棄物 - 續 此外,本集團致力建立無紙化 運營環境,我們定期監察用紙 量,並執行多項措施使員工盡 量減少使用不同資源。除了 營理門票本辦公室設備上貼上「環 保訊息」提示,時刻提醒員工 需重視環保,以提高員工環 保意識。我們已實施下列措施, 鼓勵僱員在廢棄物管理及盡量

減少廢棄物產生方面承擔責任:

- 辦公室內充分利用網上 系統,一般事務性通知、 資料傳送等通過網路系 統進行,建立電子工作 流程;
- 盡量避免列印及複印文件;
- 盡量使用雙面列印及影印;
- 使用舊信封和循環使用 曾用過的紙張、紙箱、
 及文件夾;及
- 盡量減少使用一次性紙
 製品,如紙杯、紙巾。





A. ENVIRONMENTAL — continued

A1. EMISSIONS — continued

Waste Management – continued

Non-hazardous Wastes - continued

Since both Dreameast Future World and Hengyang Dreameast Resort provide catering and staff meal service, we will produce a significant amount of food waste during our course of operation. To manage food wastes in an appropriate and effective manner, the Group has developed related-management measures and procedures. The Group has appointed a gualified wastes collector in collecting and processing the food wastes generated. A number of designated garbage bins were placed in different areas in kitchens for staff to centralise food wastes. The gualified wastes collector will collect these garbage bins on a daily basis to ensure the hygiene of kitchens. In addition, we have encouraged to reduce food waste at source by promoting various measures, such as regularly measure foodwaste, anticipate customer flow to estimate amount of food needed and make good use of ingredients in order to support environmental protection and wastes reduction.

A. 環境—續

A1. 排放物 — 續 廢棄物管理 – 續

無害廢棄物 – 續

由於夢東方未來世界及衡陽夢 東方旅遊渡假區均有提供餐飲 及員工膳食服務,我們於營運 過程中會產生大量廚餘。為了 正確及有效地處理廚餘,本集 團已建立相關的處理措施及程 序。本集團已委任合資格的廢 物收集商來收集及處理產生的 厨餘。我們亦在厨房的不同區 域中放置了指定的垃圾箱,以 供工作人員集中收集厨餘。合 資格的廢物收集商將每天收集 這些垃圾箱,以確保厨房衛生。 此外,為了支持環境保護及減 少浪費,我們鼓勵從源頭減少 厨餘,並計劃推行多項措施減 少厨餘,例如定時監察廚餘製 造量、預計用餐人數及食物份 量及善用食材等。



A. ENVIRONMENTAL — continued

A1. EMISSIONS — continued

Waste Management - continued

Non-hazardous Wastes - continued

During the Reporting Period, the Group's total non-hazardous wastes generated has reduced by approximately 90% compared to 2019, with a significant reduction in food wastes. This is due to the decrease in business activities and the demand for catering activities resulting from the outbreak of COVID-19. The Group's performance of non-hazardous wastes was as follows:

A. 環境—續

A1. 排放物 — 續 廢棄物管理 – 續 無害廢棄物 – 續 於報告期間,本集團的無害廢 棄物排放總量比2019年下降了 約90%,其中,廚餘的棄置量

大幅下降。這是由於新型冠狀 病毒疫情的爆發,導致商業及 其餐飲活動減少。本集團的主 要無害廢物排放表現概述如下:

Category of waste 廢棄物類別	Unit 單位	2020	2019
Paper	tonnes	0.39	1.21
紙張	噸		
General wastes 生活垃圾	tonnes 噸	272.00	430.00
Food wastes 廚餘	tonnes 噸	18.65	2,518.00
Non-hazardous wastes 無害廢棄物排放總量	tonnes 噸	291.04	2,949.21
Non-hazardous wastes intensity 無害廢棄物排放密度	tonnes/employee 噸/僱員	3.16	13.98
	tonnes/thousand m² 噸/千平方米	0.09	0.94







A. ENVIRONMENTAL — continued

A2. USE OF RESOURCES

The Group actively promotes the effective use of resources, monitors the potential impacts that our business operations brought to the environment, and instil the awareness of resource conservation and environmental protection into the work and life of each employee. We promote green office and operating environmentally through the four basic principles of waste reduction "Reduce, Reuse, Recycle and Replace" so as to minimise the environmental impact by the operation of the Group. As stated in aspect A1, the Group has formulated relevant environmental management policies and procedures to manage the use of water, electricity, diesel and petrol. We also focus on the management of the major energy consuming equipment, standardise the operational flow and process to consume energy fully and effectively.

Energy Management

During the daily operations, the Group's major energy consumption is electricity consumed in offices and tourism resorts, and petrol and diesel consumed by vehicles. The Group has formulated rules and regulations to achieve the goals of electricity saving and efficient consumption, the relevant measures are as follows:

- Install LED lamp systems in offices and tourism resorts;
- Select energy-saving equipment and electronic appliances in offices and tourism resorts, and gradually replace energy-inefficient electrical appliances with new certified energy-saving facilities;
- Strengthen the maintenance and repair of equipment, maintain the electronic equipment at optimal state so to use electricity effectively; and

A. 環境—續

A2. 資源使用

本集團以積極推動有效使用資 源 為 宗 旨 , 即 時 監 察 業 務 營 運 對環境帶來的潛在影響,並將 節約資源及環保意識灌輸至各 僱員的工作及生活中。我們通 過「減少、重用、回收及取代」 四個基本減廢原則,推廣綠色 辦 公 及 營 運 環 境, 並 將 本 集 團 的營運對環境的影響減至最低。 如A1層面中所述,本集團已制 定與環境管理相關的政策和程 序,對水、電、柴油及汽油的 使用進行管理。我們亦對主要 耗能設備進行重點管理,規管 設備作業流程,以充分有效地 利用能源。

能源管理

在日常生產營運中,本集團的 主要能源消耗為辦公室及旅遊 度假區耗電和交通運輸所消耗 的汽油及柴油。本集團制定了 規章制度以達到節能降耗的目 標,相關具體措施如下:

- 於旅遊度假區及辦公室
 安裝LED照明系統;
- 於辦公室及旅遊度假區 選用節電的設備及電器, 逐步用節能認證的新設 備替代能源效益較低的 設備;
- 加強對設備的維護檢修, 將各電子設備保持最佳 的狀態,有效地使用電 力;及



A. ENVIRONMENTAL — continued

A2. USE OF RESOURCES — continued

Energy Management — continued

• Switch off lights, air conditioners, computers and other office equipment in office areas when not in use so to avoid wastage.

Besides, the Group periodically conducts sustainability education and training and promotes practical suggestions on environmentally-friendly lifestyles, while posting power-saving slogans to heighten the energy-saving awareness of employees. During the Reporting Period, the Group's total energy consumption has decreased by approximately 32% compared to 2019, which is mainly due to the disruption of business activities from the outbreak of COVID-19. The Group's performance of energy consumption was as follows:

A. 環境—續

A2. 資源使用 — 續 能源管理 – 續

> 辦公室的燈、空調、電 腦等辦公設備在不使用 的時候,要及時關閉, 避免浪費。

Types of energy 能源種類	Unit 單位	2020	2019
Total energy consumption 能源消耗總量	MWh 兆瓦時	2,239.33	3,271.72
Total energy consumption intensity 能源消耗總密度	MWh/employees 兆瓦時/僱員	24.34	15.51
	MWh/thousand m² 兆瓦時/千平方米	0.71	1.04
Direct energy consumption 直接能源消耗			
Petrol 汽油	MWh 兆 瓦 時	155.67	237.50
Diesel 柴油	MWh 兆 瓦 時	-	53.52
Natural gas 天然汽	MWh 兆 瓦 時	0.04	-
Indirect energy consumption 間接能源消耗			
Purchased electricity 外購電力	MWh 兆瓦時	2,083.62	2,980.70







A. ENVIRONMENTAL — continued

A2. USE OF RESOURCES — continued

Water Management

The Group's water use is mainly domestic water in office areas and tourist resorts. The water supply managed by the Group includes toilet water and water for washing and cleaning. We encourage all employees and customers to develop the habit of saving water consciously, and has developed the following water conservation measures:

- Inspect the condition of water supply facilities, if leakage is found or failure of various control devices, measures should be taken in a timely manner or report to the supervisor in order to formulate a plan in time to prevent long-terms loss of domestic water;
- Use water supply facilities with good water-saving capacity whenever possible;
- Establish the concept of water conservation, turn off faucet when people are absent to prevent water leakage;
- Inspect water supply channels regularly to prevent the wastage of water resources; and
- Strengthen water-saving promotion efforts by posting water saving slogans to guide employees on appropriate use of water resources.

A. 環境—續

A2. 資源使用 — 續 用水管理

> 本集團的用水主要是辦公室以 及旅遊度假區的生活用水。本 集團管理的供水包括衛生間用 水、洗刷用水和保潔用水等。 我們鼓勵全體員工及僱員養成 節水的習慣,並已訂立以下節 約用水措施:

- 檢查供水設施的完好狀況,若發現漏水或各類控制裝置失靈,應及時採取措施或報告主管及時制定方案,以防生活用水長時間流失;
- 盡可能使用具有良好節 水能力的供水設施;
- 樹立節約用水的觀念, 做到「人走水關」,杜絕 常漏水現象;
- 定期檢查供水管道,防 止水資源浪費;及
- 加強節水宣傳,張貼節 水標語,引導員工合理 用水。



A. ENVIRONMENTAL — continued

A2. USE OF RESOURCES — continued

Water Management – continued

Due to the geographical location of the Group's offices and tourism resorts, the Group does not encounter any issues in water sourcing. During the Reporting Period, the Group's total water consumption decreased by approximately 50% compared to 2019, which is mainly due to the decrease in business activities resulted from the COVID-19 pandemic. The Group's performance of water consumption was as follows:

A. 環境—續

A2. 資源使用 — 續 用水管理 – 續

基於本集團辦公室及旅遊度假 區的地理位置,本集團並沒有 任何求取適用水源上的問題。 於報告期間,本集團的總耗水 密度比2019年下降了約50%, 其增加的主要因是由於新型冠 狀病毒疫情的爆發,導致商 狀活動減少。本集團耗水錶現概 述如下:

	Unit 單位	2020	2019
Water 耗水量	m³ 立方米	3,740.00	7,543.00
Water intensity 耗水密度	m³/employee 立方米/僱員	40.65	35.75
	m³/thousand m² 立方米/千平方米	1.19	2.40

Use of Packing Materials

As the Group has outsourced the product production process to third-party factories, such that its daily operations does not consume significant amount of packaging materials. During the Reporting Period, the Group's has consumed approximately 25 kg of packing materials, with approximately 15 kg being paper boxes and approximately 10 kg being plastic bags due to the relocation of Hong Kong office.

包裝材料使用

由於本集團已將產品生產外判 予第三方工廠,在日常營運過 程中並不會使用大量包裝材料。 於報告期間,本集團因搬遷香 港辦工室而耗用了約25公斤的 包裝材料,其分別為約15公斤 紙箱及約10公斤膠袋。





A. EN

ENVIRONMENTAL — continued

A3. THE ENVIRONMENT AND NATURAL RESOURCES

The Group focuses on the impact of the Group's business on the environment and natural resources, and pursues the best practices for environmental protection. In addition to complying with environmental regulations and international standards to protect the natural environment, the Group also integrates the concept of environmental and natural resource protection into the internal management and operation activities so as to achieve the goal of sustainable development.

Noise Control

The Group realises that noise will be created during its operations, with the major source of noise coming from facilities and vehicles in the tourism resorts. Therefore, we closely follow the latest national and regional laws and regulations of noise management, and adopt various measures on noise reduction so as to comply with related local laws and regulations and implement environmental policies. To create a comfortable environment and lower the impacts of noise generated, the design of our tourism resorts and offices have incorporated the noise reduction function. The Group also regularly monitors the condition of park facilities, broadcasting equipment, and vehicle operations. If there is any noise pollution identified or complaints received from tourists, responsible personnel will be penalised in accordance to the Group's administrative regulations.

A. 環境 — 續 A3. 環境及天然資源

本集團著重其業務對環境及天 然資源的影響,追求保護環境 的最佳實務。除了遵循環境相 關法規及國際準則以適切地環 遺自然環境外,本集團亦將環 境及天然資源保護的概念融入 內部管理及日常營運活動當中, 致力達成環境永續之目標。

噪音控制

本集團意識到其營運過程中可 能會製造噪音,而主要噪音源 為旅遊度假區內的設備和車輛。 因此,我們密切遵守最新國家 和地區噪音管理法律法規,並 以此為依據定立各項減少噪音 的措施,以遵守當地政府相關 的法律法規和貫徹落實環境政 策。為建造舒適的環境、降低 噪音的影響,我們的園區和辦 公室的設計均配有隔音降噪功 能。本集團亦會定期對園區內 的設備使用、廣播播放和車輛 運行進行監控。如發現噪音污 染情況及遊客投訴,相關負責 人員將按本集團行政管理條例 予以相應處罰。



A. ENVIRONMENTAL — continued

A3. THE ENVIRONMENT AND NATURAL RESOURCES — continued

Greenery

The Group is committed to continuously enhancing the greenery of tourism resorts, and aims to provide a clean green environment and beautiful scenery for our employees and tourists. The Group will conduct greenery assessments before the construction of facilities in the tourism resorts to reduce the impacts generated to the natural environment. At the same time, the Group has formulated related policies on existing greenery in the tourist resorts, and regularly provides related notices to remind employees in complying with the tourism resorts' greenery management measures. Apart from that, the Group designates personnel to carry out inspections to the park environment, and manage and conserve plants and green belts, immediate actions will be carried out when problems are identified. The Group also consistently seeks for opportunities to develop a greener environment and raise the employees' awareness of greenery.

A. 環境—續

A3. 環境及天然資源 — 續

園區綠化

本集團致力持續增進旅遊度假 區 綠 化 覆 蓋, 旨 在 為 僱 員 和 游 客提供整潔的綠色環境及悦目 的景觀。本集團會於旅遊度假 區設施建造前進行綠化評估, 以減低對自然環境產生的影響。 同時,本集團對現有旅遊度假 區的綠化制定了相關政策, ^並 定期向僱員發出相關通知,提 醒僱員嚴格遵循園區綠化管理 措施。此外,本集團定期安排 人員巡視園區內環境,妥善護 理和保育花草樹木及綠色地帶, 如發現任何問題第一時間作出 應對處理。本集團亦不斷尋求 機會發展更綠化的環境,並持 續提高僱員對園區綠化的意識。





B. SOCIAL

B1. EMPLOYMENT

The Group firmly believes that human resource is the Group's most valuable asset and its core competitive advantage, and serves as the basis for sustainable development of the Group. Therefore, the Group is committed to refine its employment policies to attract, develop and retain employees. At the same time, the Group adheres to the people-oriented principle, respects and protects the legitimate rights and interests of each employee and regulates labour employment management to safeguard employees' occupational health and safety. The Group has also further strengthened democratic management, safequards the interests of employees, and fully respects and values employees' enthusiasm, initiative and creativity so as to build a harmonious labour relationship. The Group has formulated a Recruitment Management Policy, an Employee Performance Management Policy, and the Salary Adjustment Management Policy and other related human resource management related regulations to provide a healthy, energetic and positive working atmosphere and environment, while guiding employees to actively integrate personal pursuits into the long-term development of the Group.

During the Reporting Period, the Group was not aware of any material non-compliance with employment related laws and regulations that would have a significant impact on the Group. Such laws and regulations include but limited to the Employment Ordinance of Hong Kong, the Labour Law of the PRC, and the Labour Contract Law of the PRC.

B. 社會 B1. 僱傭

本集團堅信人力資源是本集團 的最寶貴資產和競爭優勢的核 心,更是本集團可持續發展的 基礎。因此,本集團致力完善 僱傭體系以吸引、發展和挽留 員工。同時,本集團堅持以人 為本的原則,尊重和保障每一 位員工的合法權益,並規範勞 動 僱 傭 管 理 ,以保 障員工 職 業 健康安全。本集團亦有加強民 主管理,維護員工切身利益, 充分尊重和重視激發員工積極 性、能動性和創造力,致力於 構建和諧的勞資關係。本集團 制定了《招聘管理制度》、《員工 績效管理制度》及《薪職異動管 理制度》等有關人力資源管理 的 制 度, 為員 工 提 供 健 康、 陽 光和向上的工作氣氛及環境, 引導員工積極將個人追求融入 到本集團長遠發展之中。

於報告期間,本集團並無發現 任何對本集團有重大影響且嚴 重違反有關僱傭的相關法律及 法規的重大事宜。相關法律及 法規包括但不限於香港《僱傭 條例》、《中華人民共和國勞動法》 及《中華人民共和國勞動合同法》 等。



B. SOCIAL — continued

B1. EMPLOYMENT — continued

75%

高級

As at 31 December 2020, the Group had a total of 92 full-time employees in respect of the Reporting Scope, with the employee breakdown as follows:

Employee Distribution by Employment Category

按僱傭級別劃分的員工總數

Senior Middle Junior

中級

Employee Distribution by Age

按年齡組別劃分的員工總數

30 - 50

8%

76%

Below 30

30歲以下

8%

17%

初級

16%

Above 50

30至50歲 50歲以上

B. 社會—續

B1.

僱傭 — 續 截至二零二零年十二月三十一 日,本集團報告範圍的總僱員 人數為92名,僱員人數劃分詳 情載於下表:

Employee Distribution by Gender 按性別劃分的員工總數



Employee Distribution by Region 按地區劃分的員工總數







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B. SOCIAL — continued

B1. EMPLOYMENT — continued

Labour and Employment Practices Recruitment, Promotion and Dismissal

The Group actively implements the strategy of strengthening talents and continuously establishes and improves the talent recruitment system. The Group has formulated the comprehensive Recruitment Management Policy, which lists out the details of recruitment application, recruitment process, prohibited items and responsibilities. The Group plans the human resources and recruitment plan for the following year according to the Company's overall strategic planning and business development goals at the end of the year. The Human Resource Department will recruit talents through external and internal channels based on the planned procedure. External channels include online recruitment, job fairs, referrals, campus recruitment, etc.; while internal channels include internal competition. internal referrals, etc. The Human Resource Department will first interview the shortlisted candidates, candidates will be arranged to conduct interviews with department managers or responsible personnel. Qualified candidates can only be employed upon the approval from relevant personnel and the general manager.

The Group has clearly documented the rationales and procedures of employees' promotion, transfer and demotion in the Salary Adjustment Management Policy, and regulated the adjustment management of employees' salary and position. The Group has implemented a fair and open performance assessment system and supervision mechanism to assess employees' performance at each level guarterly in accordance to the Employee Performance Management Policy, evaluation results of work performance and technical ability levels in providing promotions and development opportunities for employees so as to discover their work potential.

B. 社會—續

B1. 僱傭—續

勞工和就業慣例 招聘、晉升及解僱

本集團積極實施人才強企戰略, 不斷建立和完善人才招聘選拔 制度。本集團已制定完善的《招 聘管理制度》,詳細列明招聘申 請、招聘程序、禁止事項和職 青。本集團於每年年末根 據本 公司整體戰略規劃與業務發展 目標制定下一年度的人力資源 規劃。人力資源部會按照規劃 通過外部及內部渠道進行招聘。 外部渠道包括網絡招聘、招聘 會、推薦介紹、校園招聘等; 內部渠道則包括內部競聘、內 部推薦等。人力資源部會對初 步篩選入圍的應聘者進行面試, 應聘者亦會被安排與部門經理 或負責人進行面試。面試合格 後獲相關負責人或總經理批准 後方可錄用。



B. SOCIAL — continued

B1. EMPLOYMENT — continued

Labour and Employment Practices – continued

Recruitment, Promotion and Dismissal – *continued*

Besides, the Group does not tolerate the dismissal of employees under any unreasonable basis. We have established a comprehensive Dismissal Policy to regulate the management of employees' dismissal and handover in order to ensure such processes are conducted smoothly with minimal impact towards overall productivity. The dismissal process will only be carried out on a reasonable basis, and issues will be fully communicated before formal dismissal to avoid any conflicts. In addition, when employees resign voluntarily, the direct supervisor, department manager and the Human Resource Department will conduct a resignation interview with the employee to understand the reason of resignation, the opinions and improvement suggestions for the Group and related departments, and record the interview in the Employee Dismissal Application Form.

Remuneration and Benefits

The Group has established a set of fair, just, reasonable and competitive remuneration system, where the Salary Promotion Management System clearly stipulates and regulates employee remuneration, calculates salary for employees and pays remuneration on time to ensure employees get what they deserve. The Group has also referred to the Employee Performance Management System to issue salary and provide opportunities for salary adjustments based on the results of performance appraisal.

In order to retain talents and strengthen the sense of belonging of employees, the Group has established comprehensive systems including the Employee Welfare System and Social Security Provident Fund System.

B. 社會 — 續

B1. 僱傭 — 續 勞工和就業慣例 – 續

招聘、晉升及解僱 – 續

另外,本集團絕不容許在任何 情況下無理解僱員工。我們建 立了完善的《離司管理制度》, 規範員工離職及工作交接管理, 確保其流程可順利開展,減低 離職人員對整體工作效率的影 響。員工解僱過程只會在合理 基礎上進行,並於正式解僱前 確保已就問題進行充分溝通, 以避免產生任何衝突。此外, 當員工主動辭職時,直接主管、 部門負責人、人力資源部門均 會 向 員 工 本 人 進 行 離 職 面 談, 瞭解離職原因,徵詢員工對於 本集團和部門工作的真實意見 和改進建議,並將面談記錄於 《員工離職申請表》中。

薪酬及福利

本集團已建立了一套公平、公 正、合理且有競爭力的薪酬體 系,並於《薪職升動管理制度》 中明確列明規範員工薪酬,為 員工核算薪資並按時發放薪酬, 以確保員工得到應有的回報。 本集團亦會參考《員工績效管 理制度》,根據績效考核結果 進行工資核發及提供薪酬調整 的機會。

為了挽留人才及加強員工歸屬 感本集團建立了完善的《員工 福利管理制度》及《社保公積金 管理制度》等制度。





Β.

SOCIAL — continued

B1. EMPLOYMENT — continued

Labour and Employment Practices - continued

Remuneration and Benefits — continued

Apart from basic salary, the Group also offers employees with comprehensive benefits, including the provision of free lunches or lunch allowance of RMB15, different holidays including breastfeeding leave, paternity leave and maternity leave, various cash rewards including festival cash reward, wedding cash reward, birth cash reward and birthday cash reward. The Group also regularly organises festival celebrations, internal ticket purchases campaigns, and the provision of priority tickets for stage performances, etc. to enhance employees' morale and belongingness. Besides, the Group pays "five social insurance and one housing fund" for employees in accordance with the Social Insurance Law of the PRC, namely, endowment insurance, medical insurance, unemployment insurance, employment injury insurance, maternity insurance and housing provident fund to ensure employees are covered by social insurance. The Group also pays Mandatory Provident Fund for employees in Hong Kong in accordance to the Mandatory Provident Fund Scheme Ordinance of Hong Kong.

The Group also protects the legitimate rights and regulates management of attendance and rest periods to maintain work order in accordance to the Contract Law of the PRC and other national and local laws and regulations in order to safeguard employees' working time and rights to enjoy different rest periods and holidays. We have implemented the paid annual leave system for employees according to the Attendance and Holiday Management Policy, and pay for overtime work that exceeds the legal working hour.

B. 社會 — 續

B1. 僱傭 — 續 勞工和就業慣例 – 續

薪酬及福利 – 續

除了基本薪酬以外,本集團亦 為員工提供周到全面的員工福 利,當中包括提供免費午餐或 午餐補助人民幣15元、各種假 期包括哺乳假、陪產假及產檢 假等、各種禮金包括節日禮金、 婚慶禮金、生育禮金及生日禮 余等。本集團亦定期舉行節日 慶祝活動、內部購票活動及提 供舞臺劇優先門票等福利,提 高員工士氣及歸屬感。此外, 本集團亦依照《中華人民共和 國社會保障法》為中國區員工 提供「五險一金」,即養老保險、 醫療保險、失業保險、工傷保 險、生育保險以及住房公積金, 讓員工能夠享受社會保險的保 障。本集團亦按照香港的《強 制性公積金計劃條例》為香港 區的員工提供強制性公積金。



B. SOCIAL — continued

B1. EMPLOYMENT — continued

Labour and Employment Practices – continued

Equal opportunity, Diversity and Anti-discrimination

The Group strictly complies with all national and local governmental laws and regulations by adopting a fair, equitable and open recruitment process, and developing relevant policies to prevent discrimination in the recruitment process to ensure no discrimination regardless of race, social status, religion, nationality, disability, age, marital status, gender, pregnancy, sexual orientation, trade union membership or political association, allowing them to enjoy fair treatment in every aspect including recruitment, remuneration, training and promotion, dismissal, retirement or other aspects in relation to employment such that the Group could attract professionals with diverse backgrounds. Should any employee be intimidated, humiliated, bullied or harassed (including sexual harassment), they could report to the employee's representative, or file complaints directly to the general manager. The Group will take serious approach to resolve these issues upon receiving the said complaints.

B. 社會 — 續

B1. 僱傭 — 續 勞工和就業慣例 – 續

平等機會、多元化及反歧視

本集團嚴格遵守國家及地方政 府各項法律及法規,採取公平、 公正、公開的招聘流程,制定 了相關制度以杜絕招聘過程 中的歧視現象,不因種族、社 會地位、宗教信仰、國籍、殘 疾、年齡、婚姻狀況、性別、 懷孕、性傾向、身為工會成員、 政治聯繫等因素歧視任何一位 員工,讓員工在錄用、薪酬、 培訓、晉升、終止勞動合同、 退休或其他與用工有關的各方 面享受公平待遇,亦為本集團 羅致不同背景的專才。如任何 員工受到恐嚇、侮辱、受欺淩 或受到騷擾(包括性騷擾),可 向員工代表反映或直接向總經 理投訴,本集團收到投訴後將 嚴肅處理。







Β.

SOCIAL — continued

B2. HEALTH AND SAFETY

The Group highly values employees' health and safety, and is always committed to providing employees with a healthy, safe and comfortable working environment. The Group strives to eliminate potential workplace health and safety hazards, and implements safety management in all aspects to ensure employees' health and safety during work.

During the Reporting Period, the Group did not record any work-related accidents that resulted in death or serious physical injury, and no claims or compensation were paid to our employees due to such events; the Group had also not lost any working days due to work injury. The Group was also not aware of any material non-compliance with employment related laws and regulations that would have a significant impact on the Group. Such laws and regulations include but not limited to the Occupational Safety and the Health Ordinance of Hong Kong, the Labour Law of the PRC and the Prevention and Treatment of Occupational Diseases Law of the PRC.

Occupational Health and Safety

In order to maintain a safe and healthy working environment, the Group has formulated the Safe Working Responsibility Policy to regulate the management of safety responsibility. The Group strictly regulates the dangerous sources, and identifies, assesses, controls and improves the potential health and safety deficiencies that could possibly lead to accidents to improve the working environment.

B. 社會—續

B2. 健康與安全

本集團高度重視員工的健康與 安全,致力為員工提供健康、 安全和舒適的工作環境。本集 團努力消除潛在工作場所健康 及安全危害,並做好各環節的 安全管理工作,以保障員工在 工作期間的人身安全及健康。

職業健康與安全

為維持安全及健康的工作環 境,本集團已制定《安全工作責 任制度》以規範安全責任管理。 本集團嚴格規管對本集團內各 類活動中的危險源和對有可能 引致事故發生的職業健康安全 缺陷進行識別、評估和控制, 以改善工作環境。



B. SOCIAL — continued

B2. HEALTH AND SAFETY — continued

Occupational Health and Safety - continued

Since the Group's business operation is mainly the operation of tourism resorts, the quard security is of high importance. To ensure the safety of employees and customers, the Group verifies and records each personnel upon entry and exit of the premises, and conducts inspection and catalogs any tools, equipment and products that are brought in and out of the premises. The Group will detain and examine items if they are found to be suspicious. Besides, the Group will also arrange employees for physical examinations, and regularly provides information relating to health and safety in order to raise the awareness of occupation health and safety.

COVID-19 Response Measures

In response to the outbreak of the COVID-19 pandemic, the Group strictly abides by and implements the guidelines and announcements of the China Centers for Disease Control and Prevention on epidemic prevention, reminding employees of the importance of maintaining personal hygiene in order to protect employees' health and minimise operating risks. In order to protect the health and safety of emplovees, and to ensure the smooth operation of the Group's business operations, the Group also formulated contingency measures and adopted a series of office anti-pandemic measures during the pandemic. These measures include requiring all personnel to conduct temperature checks before entering the offices and tourist resorts, requiring employees to wear masks, increasing the frequency of cleaning and disinfection in the offices and tourist resorts, and minimising the frequency of physical meetings and the number of participants present.

B. 社會—續

B2. 健康與安全 — 續
 職業健康與安全 – 續

新型冠狀病毒疫情應對措施

為應對新型冠狀病毒疫情的爆 發,本集團嚴格遵守並落實中 國疾病預防控制中心在防疫方 面的指導方針和公告,提醒員 工保持個人衛生的重要性,以 保障員工健康及將經營風險降 到最低。為保障員工健康及安 全,本集團於疫情期間亦制定 了應變措施及採取一系列防疫 措施,例如進入辦公室及旅遊 度假區前進行體溫檢測、要求 員工全程佩戴口罩、增加在辦 公室旅遊度假區清潔和消毒的 **頻率**,及盡量減少會議頻率及 參會人數,以確保集團業務平 穩運作。







Β.

SOCIAL — continued

B2. HEALTH AND SAFETY — continued

COVID-19 Response Measures — continued

In order to further avoid the spread of the virus in the tourism resorts, the Group has also cooperated with government guidelines to control the pandemic carefully, adopts quarantine measures, implement visitor population control, and strengthens cleaning and disinfection to protect the health of staff and visitors in the tourism resorts.

B3. DEVELOPMENT AND TRAINING

The Group recognises the importance of the establishment of its internal management training and development system. With its diversified training modes such as induction trainings and on-the-job trainings, the Group endeavors to satisfy the different requirement of employees, improve employees' technical skills, and to improve employees' personal growth and development so as to aid the Group's sustainable development.

Development and Training

In order to strengthen training management, enhance business capability and understanding of corporate culture, improve talent performance, and strengthen core competitive advantage, the Group has formulated the Training Management Policy, and provides diverse training courses for employees.

The Group's training courses are categorised into new employee induction training, corporate culture training and business skill set training. Induction training are organised and carried out by the Human Resource Department and the Administration Department, its content includes the introduction of the Group's systems and business functions, etc, with the purpose of aiding new employees to adapt to the new working environment quickly and integrate into the corporate culture so as to smoothly delve into the working mode.

B. 社會—續

B2. 健康與安全—續

新型冠狀病毒疫情應對措施 — 續

另外,為避免病毒於園區內擴 散,本集團亦有配合政府指引 謹慎防疫,對入旅遊度假區的 旅客採取檢疫措施、實施人數 管制及加強清潔消毒,以保障 旅遊度假區員工及旅客的健康。

B3. 發展及培訓

本集團注重企業內部管理培訓 與發展體系的建立,致力於通 過入職培訓及崗位培訓等多元 化培訓模式來滿足各級各類員 工的不同需求,以提升員工技 能、支持員工個人成長及發展 以及促進本集團可持續發展。

發展與培訓

為了強化培訓管理工作,增強員工的業務能力與對企業文化 的瞭解,提高人力績效及增強 核心競爭力,本集團制定了《培 訓管理制度》,並為員工提供多 元化培訓課程。

本集團的培訓課程分為新員工 入職培訓、企業文化培訓及業 務技能培訓。新員工入職培訓 由人力資源部及行政部組織實 施,其培訓內容包括制度規範 介紹和業務職能介紹等,目的 上環境及融入企業文化,以順 利進入工作狀態。



B. SOCIAL — continued

Development and Training – continued

The Human Resource Department and the Administration Department are also responsible to organise and carry out the corporate culture trainings, to assist employees in understanding the Group's core vision, business mission, working style and social responsibility to enhance the sense of belonging and responsibility. For business skill set training, they are organised and implemented by each department, where the training content could include position workflow and skills improvement, which aims to improve the working ability of specific positions.

The Group will draft the training plan for the following year according to business requirement at the end of each year. The Group will also evaluate the effectiveness of training courses based on training requirements and trainings' target audience. Evaluation results will be considered as part of the employee performance assessment results. The Group will constantly improve the quality of trainings through the employees' evaluation on trainers, effectives and structure.



B3. 發展及培訓 — 續

發展與培訓 — 續

本集團會根據業務需求,於每 年年末擬訂下一年度培訓計劃。 本集團亦會根據培訓需求和培 訓對象進行培訓效果的考核約 考核範圍之內。本集團會持 透過員工對培訓講師、培訓效 果及培訓組織的評估,改進員 工的培訓質素。











B. SOCIAL — continued

category are as follows:

Development and Training – continued

During the Reporting Period, the Group

has provided a total of approximately 1,813

hours of training, with the average training hour being approximately 19.71 hours

per employee. The breakdown of the

average training hours completed by each

employee by gender and employment

B. 社會—續

B3. 發展及培訓 — 續

發展與培訓 — 續

於報告期間,本集團合共提供約1,813小時的培訓,每名僱員的平均培訓小時為約19.71小時。按性別及僱員類別劃分的每名僱員完成的平均培訓時數明細如下:

Average Training Hours (hours) 平均培訓時數(小時)

By Gender 按性別劃分	
Male	19.78
男	
Female	19.77
女	
By Employment Category	
按僱傭類別劃分	
Senior	37.71
高級	
Middle	6.54
中級	
Junior	15.90
初級	

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B. SOCIAL — continued

B4. LABOUR STANDARDS

Prevention against Child Labour and Forced Labour

The Group prohibits the employment of any child and forced labour by its operations, and clearly stipulates that only employees over the age of 16 will be recruited. Prior to the employment of employees, the Group will review their identity documents to prevent the employment of child labour. In addition, the labour contracts of every employees clearly specify the work time, place, tasks, and their main responsibilities to ensure that employees are not required to execute work that is not within their terms of reference. If employees need to work overtime, overtime work is consensual and compensated by overtime pay or time-off in lieu according to relevant laws and regulations to prevent forced overtime working. The Group also prohibits any punishments, management methods and behaviors involving verbal abuse, physical punishment, physical abuse, oppression, sexual harassment (including inappropriate languages, postures and physical contact), etc. against employees for any reason.

During the Reporting Period, the Group was not aware of any material non-compliance with child and forced labour-related laws and regulations that would have a significant impact on the Group. Such laws and regulations include but not limited to the Employment Ordinance of Hong Kong, the Labour Law of the PRC, and the Provisions on the Prohibition of Using Child Labour of the PRC.

B. 社會—續

B4. 勞工準則 防止童工及強制勞工

> 本集團禁止其業務僱用任何童 工及強制勞工, 並明確規定只 招收16歲以上的員工。在員工 入職前,本集團會審核員工的 身份證明檔,以防止聘請童工。 此外,每位員工的勞動合同上 都清楚列明其工作時間、地點、 內容和主要職 青,保障員工免 被安排執行不在其職責範圍內 的工作。倘員工需要逾時工作, 加班工作須經協商一致,並按 相關法例法規以加班費或補假 作補償,以防止強制加班。本 集團亦禁止以任何理由對員工 進行辱罵、體罰、暴力、精神 壓迫、性騷擾(包括不恰當語 言、姿勢和身體的接觸)等懲 罰性措施、管理方法和行為。

於報告期間,本集團並無發現 任何對本集團有重大影響且嚴 重違反有關童工及強制勞工的 相關法律及法規的重大事宜。 相關法律及法規包括但不限於 香港《僱傭條例》、《中華人民共 和國勞動法》及《中華人民共和 國禁止使用童工規定》等。







B. SOCIAL — continued

B5. SUPPLY CHAIN MANAGEMENT

The Group expects to have long-term cooperation relationship with suppliers so as to develop sustainably together and take initiatives of innovation. The Group has always been conducting procurement with the principles of openness, fairness and equitability. The Group has established rigorous and standardised procurement system and a systematic supplier selection process, while imposed with the relevant environmental and social risk control requirements on suppliers. During the Reporting Period, we have cooperated with 65 suppliers, for which 25 suppliers are from the PRC, while 40 suppliers are from Hong Kong.

Supplier Management

To strengthen procurement management, the Group has formulated the Procurement Management Procedure that specifies the procurement procedures and responsibilities relating to engineering construction, material, equipment, engineering consulting, etc. A special working group will be set up for each bidding activity, who are responsible for selecting suppliers from the qualified supplier database or evaluating suppliers who are not within the qualified supplier database.

B. 社會—續

B5. 供應鏈管理

本集團期望與供應商長期合作, 共同持續發展,攜手踏出創新

六问行績發展, 備于路山創新 的每一步。本集團一直以公開、 公平、公正、競爭擇優原則進 行招標採購。本集團建立了嚴 格而規範的採購模式及系統 的供應商甄選流程,並對供嚴 的要求。於報告期間,我們 與65名供應商, 40名為香港供 應商。

供應商管理

為加強規範採購管理,本集團 制定了《招標採購管控辦法》, 包括對工程施工、材料、設備、 工程諮詢等事項的招標,明確 了採購流程和權責。每項招標, 活動將成立一個專項工作小組, 並需要在合格供應商庫中挑選 供應商或對供應商庫外的供應 商進行評估。



B. SOCIAL — continued

B5. SUPPLY CHAIN MANAGEMENT — continued

Supplier Management – continued

The Group has also developed a Minor Procurement Management Policy. Minor procurement includes procurement of special engineering projects with a single procurement amount of less than RMB200,000, administrative procurement and other minor procurement work. Suppliers for minor procurement in relation to engineering projects are required to be selected from suppliers in the Group's suppliers list, supplier database, or purchased from the specified supplier website, while administration procurement and other minor procurement will have to be procured on the HuiCai platform. The Group will regularly update its major supplier list and evaluate suppliers' performance in fulfilling their agreements, with the results being used as the basis for selecting suppliers and enhancing the management of suppliers.

Apart from environmental factors, the Group has also adopted measures to monitor supplier's or contractor's compliance with relevant laws and regulations, and evaluate whether they have met the other standards in relation to health and safety, forced labour and child labour by conducting site visits and on-site inspections so as to ensure that the suppliers can meet the above-mentioned standards, and use this as a consideration for evaluating suppliers.

B. 社會 — 續

B5. 供應鏈管理 — 續

供應商管理 — 續

除了環境因素以外,本集團亦 會採取措施以監察其供應商或 承辦商是否有在健康、安全、 強迫勞工及童工等方面符合相 關法律法規或達到其他的標準, 以及會透過參觀供應商營運到上 述各方面的標準,並以此作為 評估供應商的考慮因素。





B. SOCIAL — continued

B5. SUPPLY CHAIN MANAGEMENT — continued

Open and Fair Procurement

The Group also considers anti-corruption as a vital issue throughout the procurement process. The Group conducts procurement in an open, fair and equitable manner without any discrimination or special treatment against any suppliers. Employees and related personnel with interest in the suppliers are prohibited to participate in relevant procurement activities. The Group stresses heavily on the integrity of its suppliers, and will only select suppliers who have a good track record in the past and have no serious violations of business ethics. The Group has zero tolerance for acts of bribery and corruption, and strictly prohibits suppliers from acquiring procurement contract or partnerships through any forms of benefit transmission or gift.

B6. PRODUCT RESPONSIBILITY

Customers' satisfaction is the Group's foundation to sustainable development. The Group believes customers' satisfaction reflects the Group's success, thereby the Group constantly emphasises the customer centric business philosophy at all levels of the Group's operation. The Group strives to continuously optimise and improve the service quality based on customers' requirements, so that it could response to the ever-changing competitive environment in the industry.

During the Reporting Period, the Group was not aware of any material non-compliance with any laws and regulations in relation to the quality of products and service provided that would have a significant impact to the Group. Such laws and regulations include but not limited to the Personal Data (Privacy) Ordinance of Hong Kong, the Protection of Consumer Rights and Interests of the PRC, and the Advertising Law of the PRC.

B. 社會—續

B5. 供應鏈管理 — 續

公平及公開採購

本集團重視採購過程中的反腐 工作。本集團的採購過程會在 公開、公平、公正的條件下進 行,不會對任何供應商有歧視 性或提供特別待遇。與相關供 應商有利益關係的員工及有關 人士將不被允許參與任何相關 的採購活動。本集團亦關注供 應商的誠信,並只會挑選過去 營商紀錄良好,沒有任何嚴重 違規或違反商業道德行為的供 應商及合作夥伴。本集團不會 容忍任何有關賄賂及貪污的行 為,並嚴禁供應商以透過任何 形式的利益輸送或饋贈而取得 採購合約或合作關係。

B6. 產品責任

客戶滿意度是本集團可持續發 展的基石。本集團相信客戶的 滿意度意味著本集團的成功, 因此本集團於各層面的運作中 一直強調以客戶為中心的經營 理念。本集團致力根據客戶的 要求持續優化及改善服務質素, 以應對行業不斷變化的競爭環 境。

於報告期間,本集團並無發現 任何對本集團有重大影響且嚴 重違反產品及服務品質相關的 法律法規的重大事宜。相關法 律及法規包括但不限於香港的 《個人資料(私隱)條例》、《中 華人民共和國消費者權益保護 法》及《中華人民共和國廣告法》 等。



B. SOCIAL — continued

B6. PRODUCT RESPONSIBILITY — continued

Customer Services

The Group highly values the importance of customer services, and believes that customers' satisfaction is one of the key factors for the sustainable development of the Group's business. The Group has established different complaint and feedback channels, such as customer opinion cards, hotlines, social media platforms, email and website in collecting customers' opinions and suggestions. The Group has also set up a complaints related function for handling complaints, for which it is responsible to explain the complaint procedures to complainants, conduct detailed analysis of root causes, carry out in-depth fact investigations, actively monitor and manage complaint procedures, coordinate and communicate with all parties involved, accurately record all relevant results in a confidential manner, and properly reply to complainants.

The Group requires each complaint to be dealt and reported properly by relevant department, and prohibits employees to reach private settlement with complainants in order to ensure that the Group can accurately receive feedbacks from customers or tourists, for which they serve as an important basis for improving the quality of business operations. The Group considers customer complaint management as an important element to continuous quality improvement. The Group is committed to understanding the facts and root causes of each customers' or tourists' complaints, identifying responsible parties and areas for improvement, and making recommendations to ensure corresponding department has made necessary improvements in order to enhance the quality of the Group's services. This ensures customers' or tourists' loyalty to the Group's services and enable us to retain a customer base for fostering the Group's future development. During the Reporting Period, the Group has not received any major customer complaints.

B. 社會—續

B6. 產品責任 — 續 客戶服務

> 本集團極為重視客戶服務的重 要性,深信客户的滿意是本集 團業務可持續發展的關鍵因素 之一。本集團設有不同投訴及 回饋意見途徑,例如客戶意見 卡、電話熱綫、社交媒體平台、 電 郵 及 網 站,以 便 收 集 客 戶 之 建議及意見。本集團亦設立了 投訴相關職能處理投訴,自責 向投訴人説明投訴流程、進行 詳細調查及根由分析、進行深 入事實認定、積極監督及管理 投訴流程、與所涉各方進行協 調及溝通、以保密方式準確記 錄所有相關結果及妥善回覆投 訴人。

> 本集團要求每一項投訴都通過 相關職能妥善處理及報告,禁 止員工與投訴人達成私下和解, 確保本集團能夠確切收到來自 客戶或遊客的意見,以作為提 升業務營運質素的重要基礎。 本集團將客戶投訴管理視作持 續改善質量的重要組成部分。 本集團致力理解每項客戶或遊 客投訴的事實情況及根本原因, 確定責任方及有待改進之處, 並提出建議及確保相關部門立 即實施必要改進措施,以提升 本集團的服務質素,使客戶或 遊客對本集團的服務產生忠誠 度並挽留客戶群,促進本集團 的未來發展。於報告期間,本 集團並無接獲任何重大客戶投 訴。







Β.

SOCIAL — continued

B6. PRODUCT RESPONSIBILITY — continued Tourism Resort Safety

Tourism resort safety is the essence to all development. The Group highly values the operational safety of tourism resorts, and we have safeguarded tourists' safety through the implementation of a series of operational safety management systems, standardising management, regulating investigations on potential threats, and proceduralised emergency responses proceedings.

The Group regularly provides employees with information relating to operational safety management, reminding employees to follow the operational safety management measures. Such measures include strengthening the cooling and pest control management measures, and establishing eye-catching safety tips and warning signs. Besides, to ensure the personal safety of tourists within the tourism resorts, the Group conducts emergency drills regularly, and identifies the hidden issues in the emergency plans, while continuously refines the feasibility and practicability of such emergency plans. To effectively respond to emergency situations such as extreme weather events, sudden injury events, and fires, we will also carry out various kinds of emergency drills.

B. 社會—續

B6. 產品責任 — 續 園區安全

> 園區安全是一切發展的根本。 本集團高度重視園區運營安全, 我們透過一系列營運安全管理 制度,實現管理標準化、隱患 排查規範化、突發事件應對流 程化,全面保障遊客安全。



B. SOCIAL — continued

B6. **PRODUCT RESPONSIBILITY** — continued

Tourism Resort Safety – **continued** *Protection of Intellectual Property*

Rights

The Group values trademark management, and has formulated the Trademark Management Policy in accordance to the Trademark Law of the PRC, the Regulations on the Implementation of Trademarks of the PRC, and other related laws and regulations in protecting trademark ownership rights and rights to use. We have clearly divided the responsibilities for trademark management, and specifically set up the brand center to ensure the design, registration, use, change and archive management of trademark. Besides, the Group requires all business groups and subsidiary companies to jointly safeguard the legitimate rights and interests of trademark, and also requires employees to keep trademark related issues confidential, and timely report behaviors of trademark infringements.

Protection of Privacy

The Group attaches great importance to protecting the rights and privacy of customers and is committed to safeguarding and protecting their personal data, and has implemented high security and confidential standards to protect personal data privacy to ensure strict compliance with the regulatory provisions on data privacy.

B. 社會 — 續

B6. 產品責任 — 續 園區安全 - 續 保護知識產權

私隱保護

本集團非常重視保障客戶權益 及私隱,致力維護及保護個人 資料,並已實行高度安全及保 密標準保護個人資料私隱,確 保嚴守有關資料私隱的監管規 定。






Β.

SOCIAL — continued

B6. **PRODUCT RESPONSIBILITY** — continued

Tourism Resort Safety – continued

Protection of Privacy - continued

The Group has established the Personnel File Management Policy to safeguard the integrity and confidentiality of personal information. The Group requires relevant personnel to keep confidential on information that involves the Group's or departments' confidential matters, and must not disclose such information to third parties. The Group also requires former employees to handover information and documents such as customer's information, projects, contents and progress of various tasks, and pending tasks to responsible department. In addition, the Group will not disclose personal data to anyone for promotional purposes.

Advertisements and Labelling

The Group emphasises the importance of appropriate advertising and compliance with requirements relating to media advertisements. The Group advertises its resorts on online platforms, where labels are attached to all products and souvenirs. To avoid risk related to advertising and labeling, the Group has formulated relevant policies and procedures to ensure that the information on advertisements and labels do not contain false product information, misleading or incomplete information, false marks and false statements, and are in compliance with laws and regulations related to advertising and labelling, in order to protect the interest of consumers from being deteriorated by advertisement and label descriptions.

B. 社會—續

B6. 產品責任 — 續 園區安全 — 續 私隱保護 — 續 本集團已訂立《人事檔案管理

廣告及標籤



B. SOCIAL — continued

B7. ANTI-CORRUPTION

Anti-corruption

The Group is committed to building a clean and healthy corporate system, vigorously combating corruption and other improper business practices. The Group strictly implements laws and regulations such as the Prevention of Bribery Ordinance of Hong Kong, the Criminal Law of the PRC, the Company Law of the PRC, and the Anti-Unfair Competition Law of the PRC. and specifically stipulates that employees must discharge their duties with loyalty and integrity, and shall not abuse their positions to seek any improper interests. In order to build an ethical, open and transparent corporate culture, the Group has formulated a series of anti-fraud and anti-bribery policies, to actively maintain good corporate governance and risk management, and safeguard the interests of its stakeholders.

The Group has adopted a clear avoidance system, prohibiting direct subordinate relationship among employees who have spouse relationship, immediate family relationship and other close family relationships. Besides, the Group clearly stipulates that employees should be honest and loyal to their duties, and shall not abuse their official powers to seek any improper benefits. The Group requires employees, in particular the management to discharge their duties with loyalty and integrity, and prohibits from tolerating any behavior in relation to malpractices, corruption, bribery, opportunism, and concealment, stringent penalised measures will be taken immediately once such acts are violated.

B. 社會 — 續

B7. 反貪污 反腐倡廉

本集團致力建設廉潔健康的企 業體系,大力打擊貪污和其他 不正當的經營手法。本集團嚴 格執行香港的《防止賄賂條例》、 《中華人民共和國刑法》、《中華 人民共和國公司法》及《中華人 民共和國反不正當競爭法》等 法律法規,明確規定員工必須 忠於 職守, 廉潔奉公, 不得利 用職權謀取任何不當利益。為 建立一個道德、開放和透明的 企業文化,本集團已制定了一 系列反欺詐及反賄賂政策,積 極維持良好的企業管治及風險 管理,維護持份者的利益,致 力於建設廉潔公開透明的企業 文化。







B. SOCIAL — continued

B7. ANTI-CORRUPTION — continued

Anti-corruption – continued

During the Reporting Period, there were no concluded legal cases regarding any forms of fraud raised by the Group or its employees. The Group was not aware of any material non-compliance with relevant laws and regulations of bribery, extortion, fraud and money laundering. Such laws and regulations include but not limited to the Prevention of Bribery Ordinance of Hong Kong, the Criminal Law of the PRC, and the Company Law of the PRC.

B8. COMMUNITY INVESTMENT

Corporate Social Responsibility

In pursuit of business development, the Group spares no effort in contributing to the community to demonstrate its corporate citizenship. Therefore, we are committed to contributing to the society through continuous participation in community services in order to fulfill the Group's corporate social responsibility. The Group hopes to foster employees' sense of social responsibility, thus encouraging them to participate in charitable activities during their work and spare time to make greater contributions to the community.

During the Reporting Period, we have implemented a ticket-free policy for medical staff, police personnel and media reporters across the country in DreamEast Future World Aerospace Theme Park and Hengyang DreamEast Resort in order to thank their dedication to fight against the outbreak of the COVID-19 pandemic. The Group believes that by personally participating in the activities of giving back to the society, the civic awareness of employees can be improved and correct values can be established. The Group will continuously contribute to the community and seek opportunities to further support it so as to facilitate social harmony.

B. 社會—續

B7. 反貪污 — 續

反腐倡廉 — 續

於報告期間,本集團或其僱員 並無提出並已審結的貪污訴訟 案件。本集團亦無發現任何之 本集團有重大影響且嚴重投行何 支 上賄賂、勒索、欺詐及 加關的法律法規的重大事宜。 相關的法律及法規包括但不限 者港的《防止賄賂條例》、《中華 人民共和國 刑法》及《中華人民 共和國公司法》等。

B8. 社區投資

企業社會責任



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Subject Areas, Aspects, General Disclosures and KPIs 層面、一般披露及 關鍵績效指標	Description 描述	Section/Declaration 章節/聲明
Aspect A1: Emissions 層面A1 : 排放物		
General Disclosure 一般披露	 Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to Exhaust Gas and GHG emissions, discharges into water and land, and generation of hazardous and non-hazardous waste. 有關廢氣及溫室氣體排放、向水及土地的排污、有害及無害廢棄物的產生等的: (a) 政策:及 (b) 遵守對發行人有重大影響的相關法律及規例的資料。 	Emissions 排放物
KPI A1.1 關鍵績效指標A1.1	The types of emissions and respective emissions data. 排放物種類及相關排放數據。	Emissions — Emissions Control 排放物 — 排放控制、廢 棄物管理
KPI A1.2 關鍵績效指標A1.2	GHG emissions in total (in tonnes) and intensity. 溫室氣體總排放量(以噸計算)及密度。	Emissions — Emissions Control 排放物 — 排放控制
KPI A1.3 關鍵績效指標A1.3	Total hazardous waste produced (in tonnes) and intensity. 所產生有害廢棄物總量(以噸計算)及密度。	Emissions — Waste Management (Not applicable — Explained) 不適用 — 已解釋
KPI A1.4 關鍵績效指標A1.4	Total non-hazardous waste produced (in tonnes) and intensity. 所產生無害廢棄物總量(以噸計算)及密度。	Emissions — Waste Management 排放物 — 廢棄物管理
KPI A1.5 關鍵績效指標A1.5	Description of reduction initiatives and results achieved. 描述減低排放量的措施及所得成果。	Emissions — Emissions Control, Waste Management 排放物 — 排放控制、廢 棄物處理
KPI A1.6 關鍵績效指標A1.6	Description of how hazardous and non-hazardous wastes are handled, reduction initiatives and results achieved. 描述處理有害及無害廢棄物的方法、減低產生 量的措施及所得成果。	Emissions — Waste Management 排放物 — 廢棄物管理



THE ESG REPORTING GUIDE CONTENT INDEX OF THE STOCK EXCHANGE OF HONG KONG LIMITED — continued

Subject Areas, Aspects, General Disclosures and KPIs 層面、一般披露及 關鍵績效指標	Description 描述	Section/Declaration 章節/聲明
Aspect A2: Use of Reso 層面A2 : 資源使用	urces	
General Disclosure 一般披露	Policies on the efficient use of resources, including energy, water and other raw materials. 有效使用資源(包括能源、水及其他原材料)的政 策。	Use of Resources 資源使用
KPI A2.1 關鍵績效指標A2.1	Direct and/or indirect energy consumption by type in total and intensity. 按類型劃分的直接及/或間接能源總耗量及密度。	Energy Management
KPI A2.2 關鍵績效指標A2.2	Water consumption in total and intensity. 總耗水量及密度。	Use of Resources — Water Management 資源使用 — 用水管理
KPI A2.3 關鍵績效指標A2.3	Description of energy use efficiency initiatives and results achieved. 描述能源使用效益計劃及所得成果。	Use of Resources — Energy Management 資源使用 — 能源管理
KPI A2.4 關鍵績效指標A2.4	Description of whether there is any issue in sourcing water that is fit for purpose, water efficiency initiatives and results achieved. 描述求取適用水源上可有任何問題,以及提升用 水效益計劃及所得成果。	Use of Resources — Water Management 資源使用 — 用水管理
KPI A2.5 關鍵績效指標A2.5	Total packaging material used for finished products (in tonnes) and with reference to per unit produced. 製成品所用包裝材料的總量(以噸計算)及每生產 單位佔量。	Use of Resources — Use of Packaging Materials (Not applicable — Explained) 不適用—已解釋



THE ESG REPORTING GUIDE CONTENT INDEX OF THE STOCK EXCHANGE OF HONG KONG LIMITED — continued

Subject Areas, Aspects, General Disclosures and KPIs 層面、一般披露及 關鍵績效指標	Description 描述	Section/Declaration 章節/聲明	
	nent and Natural Resources		
General Disclosure 一般披露	Policies on minimizing the issuer's significant impact on the environment and natural resources. 減低發行人對環境及天然資源造成重大影響的 政策。	The Environment and Natural Resources 環境及天然資源	
KPI A3.1 關鍵績效指標A3.1	Description of the significant impacts of activities on the environment and natural resources and the actions taken to manage them. 描述業務活動對環境及天然資源的重大影響及 已採取管理有關影響的行動。	The Environment and Natural Resources — Noise Control, Greenery 環境及天然資源 — 噪音 控制 : 園區線化	
Aspect B1: Employment 層面B1 : 僱傭			
General Disclosure 一般披露	 Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, diversity, antidiscrimination, and other benefits and welfare. 有關薪酬及解僱、招聘及晉升、工作時數、假期、平等機會、多元化、反歧視以及其他待遇及福利的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例的資料。 	Employment 僱傭	
KPI B1.1 ("Recommended Disclosure") 關鍵績效指標B1.1 (「建議披露」)	Total workforce by gender, employment type, age group and geographical region 按性別、僱傭類型、年齡組別及地區劃分的僱 員總數。	Employment 僱傭	



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Subject Areas, Aspects, General Disclosures and KPIs 層面、一般披露及 關鍵績效指標	Description 描述	Section/Declaration 章節/聲明
Aspect B2: Health and S 層面B2 : 健康與安全	Safety	
General Disclosure 一般披露	 Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to providing a safe working environment and protecting employees from occupational hazards. 有關提供安全工作環境及保障僱員避免職業性危害的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例的資料。 	Health and Safety 健康與安全
KPI B2.1 ("Recommended Disclosure") 關鍵績效指標B2.1 (「建議披露」)	Number and rate of work-related fatalities. 因工作關係而死亡的人數及比率。	Health and Safety 健康與安全
KPI B2.2 ("Recommended Disclosure") 關鍵績效指標B2.2 (「建議披露」)	Lost days due to work injury. 因工傷損失工作日數。	Health and Safety 健康與安全
KPI B2.3 ("Recommended Disclosure") 關鍵績效指標B2.3 (「建議披露」)	Description of occupational health and safety measures adopted, and how they are implemented and monitored. 描述所採納的職業健康與安全措施,以及相關執 行及監察方法。	Health and Safety 健康與安全



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Subject Areas, Aspects, General Disclosures and KPIs 層面、一般披露及 關鍵績效指標	Description 描述	Section/Declaration 章節/聲明
Aspect B3: Developmen 層面B3 : 發展與培訓	and Training	
General Disclosure 一般披露	Policies on improving employees' knowledge and skills for discharging duties at work. Description of training activities. 有關提升僱員履行工作職責的知識及技能的政策。 描述培訓活動。	
KPI B3.1 ("Recommended Disclosure") 關鍵績效指標B3.1 (「建議披露」)	The percentage of employees trained by gender and employee category (e.g. senior management, middle management). 按性別及僱員類別(如高級管理層、中級管理層) 劃分的受訓僱員百分比。	Development and Training 發展與培訓
KPI B3.2 ("Recommended Disclosure") 關鍵績效指標B3.2 (「建議披露」)	The average training hours completed per employee by gender and employee category. 按性別及僱員類別劃分,每名僱員完成受訓的平 均時數。	Development and Training 發展與培訓





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Subject Areas, Aspects, General Disclosures and KPIs 層面、一般披露及 關鍵績效指標	Description 描述	Section/Declaration 章節/聲明
Aspect B4: Labour Stand 層面B4 : 勞工準則	dards	
General Disclosure 一般披露	 Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to preventing child and forced labour. 有關防止童工或強制勞工的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例 的資料。 	Labour Standards 勞工準則
KPI B4.1 ("Recommended Disclosure") 關鍵績效指標B4.1 (「建議披露」)	Description of measures to review employment practices to avoid child and forced labour. 描述檢討招聘慣例的措施以避免童工及強制勞工。	Labour Standards 勞工準則
KPI B4.2 ("Recommended Disclosure") 關鍵績效指標B4.2 (「建議披露」)	Description of steps taken to eliminate such practices when discovered. 描述在發現違規情況時消除有關情況所採取的 步驟。	Labour Standards 勞工準則





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Subject Areas, Aspects, General Disclosures and KPIs 層面、一般披露及 關鍵績效指標	Description 描述	Section/Declaration 章節/聲明
Aspect B5: Supply Chain 層面B5 : 供應鏈管理	Management	
General Disclosure 一般披露	Policies on managing environmental and social risks of the supply chain. 管理供應鏈的環境及社會風險政策。	Supply Chain Management 供應鏈管理
KPI B5.1 ("Recommended Disclosure") 關鍵績效指標B5.1 (「建議披露」)	Number of suppliers by geographical region. 按地區劃分的供應商數目。	Supply Chain Management 供應鏈管理
KPI B5.2 ("Recommended Disclosure") 關鍵績效指標B5.2 (「建議披露」)	Description of practices relating to engaging suppliers, number of suppliers where the practices are being implemented, and how they are implemented and monitored. 描述有關聘用供應商的慣例,向其執行有關慣例 的供應商數目、以及有關慣例的執行及監察方 法。	Supply Chain Management 供應鏈管理





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Subject Areas, Aspects, General Disclosures and KPIs 層面、一般披露及 關鍵績效指標	Description 描 述	Section/Declaration 章節/聲明
Aspect B6: Product Resp 層面B6 : 產品責任	oonsibility	
General Disclosure 一般披露	 Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to health and safety, advertising, labelling and privacy matters relating to products and services provided and methods of redress. 有關所提供產品和服務的健康與安全、廣告、標籤及私隱事宜以及補救方法的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例 的資料。 	Product Responsibility 產品責任
KPI B6.2 ("Recommended Disclosure") 關鍵績效指標B6.2 (「建議披露」)	Number of products and service-related complaints received and how they are dealt with. 接獲關於產品及服務的投訴數目以及應對方法。	Product Responsibility 產品責任
KPI B6.3 ("Recommended Disclosure") 關鍵績效指標B6.3 (「建議披露」)	Description of practices relating to observing and protecting intellectual property rights. 描述與維護及保障知識產權有關的慣例。	Product Responsibility 產品責任
KPI B6.5 ("Recommended Disclosure") 關鍵績效指標B6.5 (「建議披露」)	Description of consumer data protection and privacy policies, and how they are implemented and monitored. 描述消費者資料保障及私隱政策,以及相關執行 及監察方法。	Product Responsibility 產品責任



THE ESG REPORTING GUIDE CONTENT INDEX OF THE STOCK EXCHANGE OF HONG KONG LIMITED — continued

Subject Areas, Aspects, General Disclosures and KPIs 層面、一般披露及	Description	Section/Declaration
關鍵績效指標	描述	章節/聲明
Aspect B7: Anti-corruptio 層面B7 : 反貪污	on	
General Disclosure 一般披露	 Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to bribery, extortion, fraud and money laundering. 有關防止賄賂、勒索、欺詐及洗黑錢的: (a) 政策;及 (b) 遵守對發行人有重大影響的相關法律及規例 的資料。 	Anti-corruption 反貪污
KPI B7.1 ("Recommended Disclosure") 關鍵績效指標B7.1 (「建議披露」)	Number of concluded legal cases regarding corrupt practices brought against the issuer or its employees during the reporting period and the outcomes of the cases. 於匯報期內對發行人或其僱員提出並已審結的貪 污訴訟案件的數目及訴訟結果。	Anti-corruption 反貪污
Aspect B8: Community I 層面B8 : 社區投資	nvestment	
General Disclosure 一般披露	Policies on community engagement to understand the needs of the communities where the issuer operates and to ensure its activities take into consideration the communities' interests. 有關以社區參與來瞭解營運所在社區需要和確保 其業務活動會考慮社區利益的政策。	



84 DreamEast Group Limited 夢東方集團有限公司

CORPORATE GOVERNANCE REPORT

The Company is committed to maintaining a high standard of corporate governance within a sensible framework with an emphasis on the principles of transparency, accountability and independence. The board of directors of the Company ("Board") believes that good corporate governance is essential to the success of the Company and to the enhancement of shareholders' value.

CORPORATE GOVERNANCE CODE AND CORPORATE GOVERNANCE REPORT

In the light of the Corporate Governance Code and Corporate Governance Report ("CG Code") contained in Appendix 14 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("Listing Rules"), the Board has reviewed the corporate governance practices of the Company with the adoption of the various enhanced procedures which are detailed in this report. The Company has applied the principles of, and complied with, the applicable code provisions of the CG Code during the year ended 31 December 2020, except for certain deviations as specified with considered reasons for such deviations as explained below. The Board will review the current practices at least annually, and make appropriate changes if considered necessary.

企業管治報告

本公司致力於切合實際之範圍內維持高水 平之企業管治,以強調高透明度、問責性及 獨立性為原則。本公司董事會(「董事會」)相 信優良之企業管治對本公司之成功及提升 股東價值至為重要。

企業管治守則及企業管治報告

根據香港聯合交易所有限公司證券上市規則 (「上市規則」)附錄十四所載之《企業管治守則》 及《企業管治報告》(「企業管治守則」),董事 會已審閱本公司之企業管治常規,並已採納 多項經改進之程序,詳情載於本報告內。 除下文解釋之若干已闡明原因之偏離行為外, 於截至2020年12月31日止年度,本公司已應 用企業管治守則之原則及一直遵守適用之 守則條文。董事會將至少每年檢討現行之常 規一次,並在其認為需要時作出適當更改。







THE BOARD

The Board currently comprises 6 directors ("Directors") in total, with 2 Executive Directors ("EDs") and 4 Independent Non-Executive Directors ("INEDs"). The composition of the Board during the year and up to the date of this report is set out as follows:

董	事	會

董事會目前合共由6名董事(「董事」)組成,2 名為執行董事(「執行董事」)、及4名為獨立 非執行董事(「獨立非執行董事」)。於年內及 截至本報告日期止,董事會成員載列如下:

EDs:	Zhou Jin <i>(Chairman)</i> <i>(Re-appointed on 5 March 2021)</i> Zhou Zheng <i>(Resigned on 12 October 2020)</i> Cao Rucang <i>(Chairman)</i> <i>(Resigned on 5 March 2021)</i> Zhou Zhitao <i>(Chief Executive Officer)</i> <i>(Resigned on 5 February 2021)</i>	執行董事:	周金(主席)(於2021年 3月5日重新委任) 周政 (於2020年10月12日 辭任) 曹如倉(主席) (於2021年3月5日 辭任) 周智濤(行政總裁) (於2021年2月5日 辭任) 楊蕾
INEDs:	Yang Lei Chen Guanglei Meng Xiaosu Yang Buting Zhao Daxin	獨立非執行董事:	
The Direct	ore have no financial business family or	险相關詳情可載於	本

The Directors have no financial, business, family or other material/relevant relationships with each other, except those as set out in the "Profile of Directors and Senior Management" section on pages 30 to 33 of this report.

As regards the CG Code provision requiring Directors to disclose the number and nature of offices held in public companies or organisations and other significant commitments as well as their identity and the time involved to the issuer, Directors have agreed to disclose their commitments to the Company in a timely manner.

BOARD PROCESS

During the year, the INEDs provided the Company and its subsidiaries (collectively "Group") with a wide range of expertise and experience. Their active participation in the Board and committee meetings brought independent judgment on issues relating to the Group's strategy, performance and management process, taking into account the interests of all shareholders of the Company. 除相關詳情已載於本報告第30頁至第33頁之 「董事及高級行政人員一覽」外,董事之間並 無財政、業務、家屬或其他重要/相關的關 係。

鑒於企業管治守則條文規定董事向發行人 披露其於公眾公司或組織擔任職位的數量 及性質及其他重大承擔,以及其擔任有關 職務及所涉及的時間,故董事已同意適時 向本公司披露彼等的承擔。

董事會程序

於年內,獨立非執行董事為本公司及其附屬 公司(統稱「本集團」)提供廣泛之專業知識 及經驗。彼等積極參與董事會及委員會會議, 對本集團之策略、表現及管理程序之事宜 提供獨立判斷,並顧及本公司全體股東(「股 東」)之利益。



Throughout the year and up to the date of this report, the Company has had 4 INEDs representing not less than one-third of the Board. At least one of the INEDs have the appropriate professional qualifications or accounting or related financial management expertise under Rule 3.10 of the Listing Rules. The Board has received from each INED an annual confirmation of his independence and considers that all of the INEDs met the independence guidelines set out in Rule 3.13 of the Listing Rules and all the INEDs are independent in accordance with terms of the guidelines.

The Board meets regularly to discuss the overall strategy as well as the operation and financial performance of the Group, and to review and approve the Group's annual and interim results and other ad hoc matters which need to be dealt with. During the year, Board meetings were held and the individual attendance records of each Director at the meetings of the Board, Remuneration Committee, Audit Committee, Nomination Committee and general meetings during the year ended 31 December 2020 are set out below:

於整年內及截至本報告日期為止,本公司擁 有4名獨立非執行董事,佔董事會人數不少 於三分之一。至少一名獨立非執行董事具備 上市規則第3.10條所規定之適當專業資格、 會計或相關財務管理專業知識。董事會已 接獲每名獨立非執行董事有關其獨立性之 年度確認書,並認為所有獨立非執行董事 均符合上市規則第3.13條所載之獨立性指引 及按照有關指引之條款,所有獨立非執行董 事均為獨立人士。

董事會定期舉行會議,討論本集團之整體 策略以及營運及財政表現,並審閲及批准 本集團之全年及中期業績以及其他需要處 會議,而各董事於截至2020年12月31日止年 度舉行的董事會、薪酬委員會、審核委員會、 提名委員會之會議及股東大會的個別出席 記錄載列如下:

		出席/舉行會議之次數						
Name of Directors	董事姓名	Board 董事會	Remuneration Committee 薪酬委員會	Audit Committee 審核委員會	Nomination Committee 提名委員會	Independent Board Committee 獨立董事 委員會	Annual General Meeting 周年 股東大會	Special General Meeting 特別 股東大會
Name of Directors	里爭灴勹	里尹百	新 聊 女 貝 盲	借似女 貝百	征 1 女 貝 盲	女貝百	放朱八言	瓜木八百
EDs:	執行董事:							
Zhou Zheng (Resigned on 12	周政(於2020年10月12日							
October 2020)	辭任)	6/10	-	-	1/2		1/1	-
Zhou Jin (Appointed on 2 January	周金(於2020年1月2日委							
2020, resigned on 12 October	任、2020年10月12日							
2020 and reappointed on 5	辭任,並於2021年3							
March 2021)	月5日再獲委任)	6/10	-	-	-		1/1	-
Cao Rucang (Appointed on 12	曹如倉(於2020年10月12							
October 2020 and resigned	日委任,並於2021							
on 5 March 2021)	年3月5日辭任)	4/10	-	-	1/2		-	1/1
Zhou Zhitao (Appointed on 12	周智濤(於2020年10月12							
October 2020 and resigned	日委任,並於2021							
on 5 February 2021)	年2月5日辭任)	4/10	-	-	-		-	1/1
Yang Lei	楊蕾	10/10	-	-	-		1/1	1/1
INEDs :	獨立非執行董事:							
Chen Guanglei	陳廣壘	10/10	3/3	2/2	2/2	1/1	1/1	1/1
Meng Xiaosu	孟曉蘇	10/10	3/3	2/2	2/2	1/1	1/1	1/1
Yang Buting	楊步亭	10/10	3/3	1/2	2/2	1/1	0/1	1/1
Zhao Daxin	趙大新	10/10	3/3	2/2	2/2	1/1	1/1	1/1

Number of meetings attended/held



Code provision A.6.7 of CG Code stipulates that independent non-executive directors should attend general meetings. Due to other business engagement, Mr. Yang Buting, an independent non-executive director, was unable to attend the annual general meeting of the Company held on 16 June 2020. The Company Secretary had reminded all Directors to attend general meetings of the Company in future.

The Board has reserved for its decision or consideration matters covering mainly the Group's overall strategy, annual operating budget, annual and interim results, approval of Directors' appointment or re-appointment (based on the recommendations made by the Nomination Committee), material contracts and transactions, corporate governance as well as other significant policy and financial matters. The Board has delegated the day-to-day responsibility to the executive management. The respective functions of the Board and management of the Company have been formalised and set out in writing and will be reviewed by the Board from time to time to ensure that they are consistent with the existing rules and regulations.

Regular Board meetings each year are scheduled in advance to facilitate maximum attendance of Directors. At least 14 days' notice of a Board meeting is normally given to all Directors who are given an opportunity to include matters for discussion in the agenda. The company secretary of the Company ("Company Secretary") assists the Chairman in preparing the agenda for meetings and ensures that all applicable rules and regulations are complied with. The agenda and the accompanying Board papers are normally sent to all Directors at least 3 days before the intended date of a regular Board meeting (and so far as practicable for such other Board or Board committee meeting). Draft minutes of each Board meeting are circulated to all Directors for their comment before being tabled at the following Board meeting for approval. All minutes are kept by the Company Secretary and are open for inspection at any reasonable time on reasonable notice by any Director.

According to current Board practice, if a substantial Shareholder or a Director has a conflict of interest in a matter to be considered by the Board which the Board has determined to be material, the matter will be dealt with by the Board at a duly convened Board meeting. The Bye-laws of the Company ("Bye-Laws") also stipulate that save for the exceptions as provided therein, a Director shall abstain from voting on any board resolution and not be counted in the quorum at meetings for approving any contract or arrangement in which such Director or any of his associates has a material interest. 企業管治守則之守則條文第A.6.7條規定, 獨立非執行董事須出席股東大會。由於其 他業務活動,楊步亭先生無法出席本公司於 二零二零年六月十六日舉行的股東周年大會。 公司秘書已提醒所有董事出席本公司未來 的股東大會。

經董事會決定或考慮之事宜包括本集團整 體策略、全年營運預算、全年及中期業績、 董事委任或重新委任之批准(按提名委員會 之建議)、重大合約及交易、企業管治,以 及其他重大政策及財務等事宜。董事會已 將日常職責委派予行政管理人員。董事會及 本公司管理層之職能已分別確立並以書面 列載,並不時由董事會作出檢討,以確保其 職能與現行規則及規例一致。

根據董事會現行慣例,倘主要股東或董事 在董事會將予考慮之事項中存有董事會認 為屬重大之利益衝突,則有關事項會於正 式召開之董事會會議上處理。本公司的公司 細則(「公司細則」)亦規定,除當中所述之例 外情況外,董事須就批准該名董事或其任 何聯繫人士擁有重大利益之任何合約或守, 彼亦不會被計算於該等會議之法定人數內。



Every Director is entitled to have access to Board papers and related materials and has access to the advice and services of the Company Secretary. The Board and each Director also have separate and independent access to the Company's senior management. Directors will be continuously updated on the major development of the Listing Rules and other applicable regulatory requirements to ensure compliance and upkeep of good corporate governance practices. In addition, a written procedure was established in June 2005 to enable the Directors, in discharge of their duties, to seek independent professional advice in appropriate circumstances at a reasonable cost to be borne by the Company.

DIRECTORS' LIABILITY INSURANCE AND INDEMNITY

The Company has purchased appropriate and sufficient liability insurance to indemnify its Directors and senior officers in respect of legal actions against the Directors and senior officers.

DIRECTORS' INDUCTION AND CONTINUOUS PROFESSIONAL DEVELOPMENT

Each newly appointed Director is provided with necessary induction and information to ensure that he/she has a proper understanding of the Company's operations and businesses as well as his/her responsibilities under statute and common law, the Listing Rules, legal and other regulatory requirements and the Company's business and governance policies. The Company also provides Directors with updates on latest development and changes in the statute and common law, the Listing Rules, legal and other regulatory requirements and the Company's business and governance policies from time to time. The Directors are also provided with regular updates on the Company's performance, position and prospects to enable the Board as a whole and each Director to discharge their duties.

每位董事均有權查閱董事會會議文件及相 關資料,及可向公司秘書尋求意見及服務。 董事會及各董事亦可個別及獨立地接觸本公 司之高級行政人員。董事將獲持續提供上 市規則及其他適用監管規定之最新重大發 展之資料,以確保彼等遵守及秉持優秀企 業管治常規。此外,書面程序已於2005年6 月制定,讓各董事在履行職務時,可在適當 之情況下尋求獨立專業意見,有關合理費用 由本公司承擔。

董事的責任保險及彌償保證

公司已購買適當及充足的責任保險以就針 對董事及高級人員的法律訴訟向董事及高 級人員作出彌償保證。

董事入職及持續專業發展

所有新委任的董事均獲提供必要的入職培 訓及資料,確保其對本公司的營運及業務 以及其於法規及普通法、上市規則、法律及 其他監管規定以及本公司的業務及管治政 策下對彼等的責任有適當程度的瞭解。本公 見、法律及其他監管規定以及本公司的業務。 」、法律及其他監管規定以及本公司的業務。 」、法律及其他監管規定以及本公司的業務及管法。 」、法律及其他監管規定以及本公司的業務。 」、法律及其他監管規定以及本公司的業務及管法。 」、法律及其他監管規定以及本公司的業務及管法。 」、法律及業務及





	桚 		
			Attending
			trainings/
			briefings/
			seminars/
			conferences
			relevant to
			Directors' duties
			出席與董事職責
		Reading	有關的培訓/
		Regulatory	簡報會/
		Updates	座談會/
Name of Directors	董事姓名	研讀法規更新	研討會
EDs:	執行董事:		
Zhou Jin	周金		
(Re-Appointed on 5 March 2021)	(於2021年3月5日重新委任)	\checkmark	\checkmark
Zhou Zheng	周政		
(Resigned on 12 October 2020)	(於2020年10月12日辭任)	\checkmark	\checkmark
Cao Rucang	曹如倉		
(Resigned on 5 March 2021)	(於2021年3月5日辭任)	\checkmark	\checkmark
Zhou Zhitao	周智濤		
(Resigned on 5 February 2021)	(於2021年2月5日辭任)	1	\checkmark
Yang Lei	楊蕾	1	1
INEDs:	獨立非執行董事:		
		1	1
-			, ,
÷		1	, ,
Zhao Daxin		1	✓ ✓
Chen Guanglei Meng Xiaosu Yang Buting	海 ン 非 訊 行 重 事: 陳 廣 壘 孟 曉 蘇 楊 步 亭 趙 大 新	\ \ \ \	\ \ \ \

Participation in Continuous Professional Development Activities 參與持續專業發展活動

ROLES OF CHAIRMAN AND CHIEF EXECUTIVE

Code provision A.2.1 of CG Code stipulates that the roles of chairman and chief executive should be separate and should not be performed by the same individual. There has been a deviation from this code provision from 27 January 2014 to 2 January 2020 because Mr. Zhou Zheng was appointed as both the Chairman of the Board and the Chief Executive Officer of the Company. The Board considers this arrangement to be appropriate for the Company in view of Mr. Zhou Zheng's extensive experience in the property development industry in the PRC and his in-depth knowledge of the Group's tourist resorts and property development operation and business. The Board believes that a balance of power and authority is adequately ensured by the operation of the Board which comprises experienced and high caliber individuals including 4 INEDs.

主席與行政總裁之角色

企業管治守則之守則條文A.2.1訂明,主席 與行政總裁的角色應有區分,並不應由一人 同時兼任。自周政先生由2014年1月27日至 2020年1月2日期間獲委任為本公司董事會主 席及行政總裁以來,出現偏離該守則條文 之情況。鑒於周政先生於中國物業發展行 內經驗豐富,加上彼熟知本集團的旅遊度 假區及物業發展運營及業務,董事會相信, 董事會由經驗豐富及高資歷人士(包括4名 獨立非執行董事)組成,足以確保董事會運 作之權力及權責平衡。



APPOINTMENT AND RE-ELECTION OF DIRECTORS

In June 2005, the Board established and adopted a written nomination procedure ("Nomination Procedure") specifying the process and criteria for the selection and recommendation of candidates for directorship of the Company. The Chairman of the Board shall, based on those criteria as set out in the Nomination Procedure (such as appropriate experience, personal skills and time commitment, etc.), identify and recommend the proposed candidate to the Board for approval of an appointment. The existing Nomination Procedure has been included in the terms of reference of the Nomination Committee with effect from the establishment of the Nomination Committee on 20 March 2012.

All INEDs of the Company were appointed for a specific term of three years, but subject to the relevant provisions of the Bye-Laws or any other applicable laws whereby the Directors shall vacate or retire from their office but shall be eligible for re-election.

According to the Bye-Laws, at each annual general meeting of the Company ("AGM"), one-third of the Directors for the time being (or, if their number is not a multiple of three, the number nearest to but not less than one-third) shall retire from office by rotation. Further, any Director appointed by the Board to fill a casual vacancy shall hold office only until the next following general meeting of the Company whilst for those appointed as an addition to the Board shall hold office until the next following AGM and in both cases, those Directors shall then be eligible for re-election at the relevant meeting. Every Director shall be subject to retirement by rotation at least once every three years.

董事的委任及重選

於2005年6月,董事會設立並採納一套以書 面列載之提名程序(「提名程序」),具體列明 本公司董事候選人之挑選及推薦的程序及 準則。董事會主席應以提名程序所載之該 等準則(如合適資歷、個人專長及投放時間 等)作為基礎以物色及向董事會推薦建議人 選以予批准委任。現行之提名程序自2012年 3月20日成立提名委員會起已納入提名委員 會之職權範圍內。

本公司所有獨立非執行董事均按特定任期三 年獲委任,惟須根據公司細則之有關條文 或任何其他適用法例之規定離任或退任, 但可膺選連任。

根據公司細則,於本公司每屆股東週年大會 (「股東週年大會」)上,三分之一當時在任之 董事(或倘人數並非三之倍數,則最接近但 不少於三分之一之數目)須輪值退任。此外, 任何填補臨時空缺而獲董事會委任之董事 僅可任職至本公司下屆股東大會為止,而獲 委任為董事會新增之成員可任職至下屆股 東週年大會為止,在該兩種情況下,該等董 事應可於相關會議上膺選連任。每名董事 須至少每三年輪值退任一次。







CORPORATE GOVERNANCE FUNCTION

The Board is responsible for performing corporate governance duties and has adopted the written terms of reference on its corporate governance functions in April 2012.

The duties of the Board in respect of the corporate governance functions include:

- developing and reviewing the Company's policies and practices on corporate governance;
- (ii) reviewing and monitoring the training and continuous professional development of Directors and senior management;
- (iii) reviewing and monitoring the Company's policies and practices on compliance with legal and regulatory requirements;
- developing, reviewing and monitoring the code of conduct and compliance manual (if any) applicable to employees and Directors; and
- (v) reviewing the Company's compliance with the CG Code and disclosure in the Corporate Governance Report.

In 2020 and up to the date of this report, the Board has performed the corporate governance duties in accordance with its terms of reference.

BOARD COMMITTEES

The Board has established various committees, including an Audit Committee, a Nomination Committee and a Remuneration Committee, each of which has its specific written terms of reference. Copies of minutes of all meetings and resolutions of the committees, which are kept by the Company Secretary, are circulated to all Board members and the committees are required to report back to the Board on their decision and recommendations where appropriate. The procedures and arrangements for a Board meeting, as mentioned in the section headed "The Board" of this report, have been adopted for committee meetings so far as practicable.

企業管治職能

董事會負責履行企業管治責任,並已於 2012年4月就其企業管治職能採納書面職權 範圍。

董事會在企業管治職能之責任包括:

- (i) 制定及檢討本公司之企業管治的政策 及常規;
- (ii) 檢討及監察董事及高級行政人員的培 訓及持續專業發展;
- (iii) 檢討及監察本公司的政策及常規遵守 法律及監管規定;
- (iv) 制定、檢討及監察僱員及董事的操守 準則及合規手冊(如有);及
- (v) 檢討本公司遵守企業管治守則之情況 並在企業管治報告之披露。

於2020年及截至本報告日期為止,董事會已 根據其職權範圍履行企業管治責任。

董事委員會

董事會已成立多個委員會,包括審核委員 會、提名委員會及薪酬委員會,各委員會均 以書面具體列明其職權範圍。委員會之所有 會議記錄及決議案均由公司秘書保存,並 提供副本予全體董事會成員傳閱,而各委員 會須向董事會匯報其決定及建議(倘適用)。 董事會會議之程序及安排(於本報告「董事會」 一節內提述)按可行情況下亦已獲採納於委 員會會議。



NOMINATION COMMITTEE

The Nomination Committee was established on 20 March 2012 and is chaired by the Chairman of the Board and comprises a majority of INEDs. During the year and as at the date of publication of this report, the Nomination Committee was made up of 5 members, namely:

Ms. Zhou Jin *(Chairman of the Nomination Committee)* (Appointed on 2 March 2021) Mr. Cao Rucang (Resigned on 5 March 2021) Mr. Zhou Zheng (Resigned on 12 October 2020) Mr. Chen Guanglei (Appointed on 20 December 2019) Dr. Meng Xiaosu Mr. Yang Buting Mr. Zhao Daxin

The Nomination Committee is provided with sufficient resources to discharge its duties and has access to independent professional advice according to the Company's policy if considered necessary.

The major roles and functions of the Nomination Committee are:

- to review the structure, size and composition (including the skills, knowledge and experience) of the Board and make recommendations on any proposed changes to the Board to complement the Company's corporate strategy;
- to identify individuals suitably qualified to become members of the Board and select or make recommendations to the Board on the selection of individuals nominated for directorships;
- (iii) to assess the independence of INEDs; and
- (iv) to make recommendations to the Board on the appointment or re-appointment of Directors and succession planning for Directors, in particular the Chairman of the Board and the Chief Executive Officer.

The terms of reference of the Nomination Committee are available on the websites of The Stock Exchange of Hong Kong Limited ("Stock Exchange") and the Company.

提名委員會

提名委員會於2012年3月20日成立,由董事 會主席擔任主席,並由大部分獨立非執行 董事組成。年內及於本報告刊發日期,提 名委員會由5名成員組成,包括:

周金女士(提名委員會主席) (於2021年3月5日委任) 曹如倉先生(於2021年3月5日辭任) 周政先生(於2020年10月12日辭任) 陳廣壘先生(於2019年12月20日委任) 孟曉蘇博士 楊步亭先生 趙大新先生

提名委員會獲提供充裕資源以履行其職務, 並可按本公司之政策在有需要時尋求獨立 專業意見。

提名委員會之主要角色及職能為:

- (i) 檢討董事會的架構、人數及組成(包括技能、知識及經驗),並為配合本公司的企業策略向董事會提出任何改動建議;
- (ii) 物色具備合適資格可擔任董事會成員 的人士,並挑選提名有關人士出任董 事或就此向董事會提出建議;
- (iii) 評核獨立非執行董事的獨立性;及
- (iv) 就董事委任或重新委任以及董事(尤 其是董事會主席及行政總裁)繼任計 劃向董事會提出建議。

提名委員會之職權範圍已於香港聯合交易 所有限公司(「聯交所」)及本公司網站內登載。





The Nomination Committee will meet as and when necessary in accordance with its terms of reference and may also deal with matters by way of circulation. In 2020, two Nomination Committee meetings were held. In 2019 and up to the date of this report, the Nomination Committee performed the works as summarised below:

- reviewed and recommended for Board approval the proposed resolutions for re-election of the retiring Directors at 2019 AGM; and
- (ii) reviewed and recommended for Board approval the renewed terms of appointment of INEDs with reference to the structure, size and composition of the Board and the independence of each INED.

BOARD DIVERSITY POLICY

The Board has adopted a "Board Diversity Policy" in relation to the nomination and appointment of new Directors, which provides that the selection of Board candidates shall be based on a range of diversity perspectives with reference to the Company's business model and specific needs, including but not limited to gender, age, race, language, cultural background, educational background, industry experience and professional experience.

The above measurements were also reviewed and adopted when the Nomination Committee reviewed the composition of the Board. After assessing the suitability of the Directors' skills and experience to the Company's business, the Nomination Committee confirmed that the existing Board was appropriately structured and no change was required.

REMUNERATION COMMITTEE

The Remuneration Committee has been established since September 1997.

During the year and as at the date of publication of this report, the Remuneration Committee comprised of:

Mr. Chen Guanglei (*Chairman of the Remuneration Committee*) Dr. Meng Xiaosu Mr. Yang Buting Mr. Zhao Daxin

The Remuneration Committee is provided with sufficient resources to discharge its duties and has access to independent professional advice according to the Company's policy if considered necessary. 提名委員會將於有需要時根據其職權範圍 舉行會議,亦可透過傳閱文件方式處理事宜。 提名委員會於2020年曾舉行了兩次會議。 於2020年及截至本報告日期為止,提名委員 會已履行之工作概述如下:

- (i) 檢討並建議董事會批准就重選退任 董事提呈於2019年股東週年大會之 決議案;及
- (ii) 經參考董事會的架構、人數及組成, 以及各獨立非執行董事之獨立性後, 檢討並建議董事會批准重續獨立非 執行董事的任期。

董事會成員多元化政策

董事會已就新任董事之提名及委任採納「董 事會成員多元化政策」。當中載明,甄選董 事會成員候選人將以一系列多元化範疇為 基準,並參考本公司的業務模式和特定需求, 包括但不限於性別、年齡、種族、語言、文 化背景、教育背景、行業經驗和專業經驗。

上述衡量標準亦於提名委員會檢討董事會 組成過程中予以考慮及採納。在就各董事 的技能和經驗對本公司業務的適合性作出 評估後,提名委員會確認,現有董事會架構 合理,毋須作出調整。

薪酬委員會

薪酬委員會自1997年9月起成立。

年內及於本報告刊發日期,薪酬委員會包括:

陳廣壘先生 *(薪酬委員會主席)* 孟曉蘇博士 楊步亭先生 趙大新先生

薪酬委員會獲提供充裕資源以履行其職務, 並可按本公司之政策在有需要時尋求獨立 專業意見。



The major roles and functions of the Remuneration Committee are:

- to make recommendation to the Board on the remuneration policy and packages of the Directors and, where appropriate, to consult the Chairman of the Board and/or the Chief Executive Officer about the Remuneration Committee's proposals relating to the remuneration of other EDs;
- to review and recommend EDs' remuneration proposals with reference to the Board's corporate goals and objectives;
- to review and recommend the compensation payable to EDs relating to any loss or termination of their office or appointment;
- (iv) to review and recommend compensation arrangements relating to dismissal or removal of Directors for misconduct; and
- (v) to ensure that no Director is involved in deciding his own remuneration.

The terms of reference of the Remuneration Committee of the Company are in compliance with the code provision B.1.2 of the CG Code, but with a deviation from the code provision that the Remuneration Committee shall make recommendations to the Board on the remuneration packages of the EDs only and not senior management (as opposed to EDs and senior management under the code provision). The reason for the above deviations are summarised as below:

- the Board believes that the Remuneration Committee is not properly in a position to evaluate the performance of senior management and that this evaluation process is more effectively carried out by the EDs;
- (ii) a majority of Remuneration Committee members are INEDs who may not be industry skilled and come from differing professions and backgrounds and they are not involved in the daily operation of the Company. They may have little direct knowledge of industry practice and standard compensation packages. The Remuneration Committee is thus not in a position to properly determine the remuneration of the EDs;

薪酬委員會之主要角色及職能為:

- (i) 就董事之薪酬政策及待遇向董事會提 出建議,及(倘適合)就有關其他執行 董事薪酬之薪酬委員會提案諮詢董事 會主席及/或行政總裁;
- (ii) 透過參照董事會的企業方針及目標, 檢討並建議執行董事之薪酬方案;
- (iii) 檢討並建議向執行董事支付與任何喪 失或終止其職務或委任有關之賠償;
- (iv) 檢討並建議因董事行為失當而解僱或 罷免有關董事所涉及之賠償安排;及
- (v) 確保概無董事參與釐定其本身之薪 酬。

本公司薪酬委員會之職權範圍乃遵照企業 管治守則之守則條文B.1.2之規定,惟存在 一項偏離守則條文事項 — 薪酬委員會僅會 就執行董事(不包括高級行政人員)(而非守 則條文所述之執行董事及高級行政人員)之 薪酬待遇向董事會提出建議。理由概述如 下:

- (i) 董事會認為薪酬委員會並不適宜評估 高級行政人員之表現,而有關評估程 序由執行董事執行將更為有效;
- (ii) 薪酬委員會之大部份成員均為獨立非執行董事,彼等來自不同行業、具有不同背景,或會對本公司經營之行業並不完全熟悉,且並無參與本公司之日常運作。彼等對業界慣例及薪酬待遇之標準亦可能無直接認識。故此,薪酬委員會並不適宜釐定執行董事之薪酬;



- (iii) the EDs must be in a position to supervise and control senior management and thus must be able to control their compensation; and
- (iv) there is no reason for EDs to pay senior management more than industry standards and thus Shareholders will benefit by reducing costs in the fixing of such compensation packages.

The terms of reference of the Remuneration Committee are available on the websites of the Stock Exchange and the Company.

The Remuneration Committee shall meet at least once a year in accordance with its terms of reference. One Remuneration Committee meeting was held in 2020 and the attendance of each member is set out in the section headed "The Board" of this report.

In addition to the Remuneration Committee meeting, the Remuneration Committee also dealt with matters by way of circulation during 2020. In 2020 and up to the date of this report, the Remuneration Committee performed the works as summarised below:

- reviewed the existing policy and structure for the remuneration of the Directors;
- (ii) reviewed the performance of the EDs; and
- (iii) reviewed and recommended for the Board's approval the service fees of the Directors.

Each Director will be entitled to a Director's fee which is to be proposed for the Shareholders' approval at the AGM each year. Further remuneration payable to Directors (including any service fees of the INEDs) for their additional responsibilities and services will depend on their respective contractual terms under their employment contracts or service contracts as approved by the Board on the recommendation of the Remuneration Committee. Details of the Directors' remuneration are set out in note 11 to the consolidated financial statements.

AUDIT COMMITTEE

The Audit Committee has been established since September 1997. To retain independence and objectivity, the Audit Committee is chaired by an INED with appropriate professional qualifications or accounting or related financial management expertise.

- (iii) 執行董事必須負責監管高級行政人員, 因而須有權力管制彼等之薪酬;及
- (iv) 執行董事並無理由向高級行政人員支付高於業界標準之薪酬,而按此方法 釐定薪酬待遇可減省支出,將有利於股東。

薪酬委員會之職權範圍已於聯交所及本公司 網站內登載。

根據其職權範圍,薪酬委員會每年須至少 舉行一次會議。於2020年薪酬委員會曾舉 行一次會議,而各成員之出席情況載於本 報告「董事會」一節內。

除舉行薪酬委員會會議外,薪酬委員會亦 於2020年內透過傳閱文件方式處理事宜。 於2020年內及截至本報告日期為止,薪酬 委員會已履行之工作概述如下:

- (i) 檢討董事薪酬之現時政策及架構;
- (ii) 檢討執行董事之表現;及
- (iii) 檢討及建議董事會批准董事的服務酬 金。

每名董事將有權收取董事袍金,該袍金每 年於股東周年大會提呈予股東批准。應付 予董事額外職責及服務之額外薪酬(包括獨 立非執行董事之服務費)乃按彼等各自之僱 用合約或服務合約內之條款,在薪酬委員會 向董事會提出建議並獲批准後而釐定。董 事薪酬之詳情載於合併財務報表附註11。

審核委員會

審核委員會自1997年9月起成立。為保持獨 立性及客觀性,審核委員會由1名具備合適 專業資格、會計或相關財務管理專業知識 之獨立非執行董事擔任主席。



During the year and as at the date of publication of this report, the Audit Committee was made up of 4 INEDs, namely:

Mr. Chen Guanglei *(Chairman of the Audit Committee)* Dr. Meng Xiaosu Mr. Yang Buting Mr. Zhao Daxin

The Audit Committee is provided with sufficient resources to discharge its duties and has access to independent professional advice according to the Company's policies if considered necessary.

The major roles and functions of the Audit Committee are:

- to consider and make recommendations to the Board on the appointment, re-appointment and removal of the external auditor, and to approve the remuneration and terms of engagement of the external auditor, and any questions of its resignation or dismissal;
- to consider and discuss with the external auditor the nature and scope of each year's audit;
- (iii) to act as the key representative body for overseeing the Company's relations with the external auditor;
- (iv) to review and monitor the external auditor's independence and objectivity;
- (v) to review the interim and annual consolidated financial statements before submission to the Board;
- (vi) to discuss any problems and reservation arising from the interim review and final audit, and any matters the external auditor may wish to discuss;
- (vii) to review the external auditor's management letters and management's response;
- (viii) to review the Group's financial controls, internal control and risk management systems;
- (ix) to review the internal audit plan, ensure co-ordination between the internal and external auditors, and ensure whether the internal audit function is adequately resourced and has appropriate standing within the Group; and

年內及於本報告刊發日期,審核委員會由4 名獨立非執行董事組成,包括:

陳廣壘先生 *(審核委員會主席)* 孟曉蘇博士 楊步亭先生 趙大新先生

審核委員會獲提供充裕資源以履行其職務, 並可按本公司之政策在有需要時尋求獨立 專業意見。

審核委員會之主要角色及職能為:

考慮並就外聘核數師之委任、重新委任及罷免向董事會提供建議,以及批准外聘核數師之薪酬及聘用條款,並處理任何有關外聘核數師辭任或辭退外聘核數師之問題;

- (ii) 考慮及與外聘核數師討論每年核數 之性質及範疇;
- (iii) 作為主要代表監察本公司與外聘核數師的關係;
- (iv) 檢討及監察外聘核數師之獨立性及客 觀性;
- (v) 於中期及全年合併財務報表提交董事 會前先行審閱;
- (vi) 商議就中期審閲及年終審核而產生之 任何問題及保留事項,及外聘核數師 擬商討之任何事宜;
- (vii) 審閱外聘核數師致管理層之函件及管 理層之回應;
- (viii) 檢討本集團之財務監控、內部監控及 風險管理系統;
- (ix) 審閱內部審計計劃,確保內部與外聘 核數師之工作協調,及確保內部審計 功能是否獲得足夠資源運作,且在本 集團具有適當地位;及





 to consider major investigations findings on risk management and internal control matters and management's response.

The terms of reference of the Audit Committee are revised from time to time to comply with the code provision C.3.3 of the CG Code, but with deviations from the code provision of the audit committee's responsibility to:

- implement policy on the engagement of the external auditors to supply non-audit services; and
- ensure the management has performed its duty to have effective risk management and internal control systems.

The Board considers that the Audit Committee shall recommend (as opposed to implement) the policy on the engagement of the external auditor to supply non-audit services for the following reasons:

- it is proper and appropriate for the Board and its committees to develop policy and make appropriate recommendations;
- the proper and appropriate mechanism for implementation of such policy and recommendations is through the Executive Director and management; and
- (iii) INEDs are not in an effective position to implement policy and follow up the same on a day-to-day basis.

Further, the Board considers that the Audit Committee only possesses the effective ability to scrutinise (as opposed to ensure) whether management has performed its duty to have an effective internal control system. Where an internal audit function exists, the Audit Committee is not equipped to ensure that the same is in place as this would involve day-to-day supervision and the employment of permanent experts.

The terms of reference of the Audit Committee are available on the websites of the Stock Exchange and the Company.

The Audit Committee shall meet at least twice a year in accordance with its terms of reference. Two Audit Committee meetings were held in 2020 and the attendance of each member is set out in the section headed "The Board" of this report.

(x) 考慮關於風險管理及內部監控事宜之 重要調查發現及管理層之回應。

審核委員會之職權範圍不時作出修訂,以遵 守企業管治守則之守則條文C.3.3,惟存在 與審核委員會職責相關之守則條文之偏離 事項:

- (i) 執行委聘外聘核數師提供非核數服務之政策;及
- (ii) 確保管理層已履行其職責建立有效之 風險管理及內部監控系統。

董事會認為審核委員會應就委聘外聘核數 師提供非核數服務之政策作出建議(而非執 行),理由如下:

- (i) 由董事會及其下設置之委員會制定政 策及作出合適之建議乃屬恰當及合適;
- (ii) 由執行董事及管理層執行該政策及建議乃屬恰當及合適之機制;及
- (iii) 獨立非執行董事並不適宜執行日常之 政策及跟進工作。

此外,董事會認為審核委員會僅具備有效 能力監察(而非確保)管理層已履行其職責 建立有效之內部監控系統。如設有內部審 計功能,由於上述事宜涉及日常監督及僱用 常任專業人員,因此審核委員會並無確保 上述事宜得以執行之能力。

審核委員會之職權範圍已於聯交所及本公司 網站內登載。

根據其職權範圍,審核委員會每年須至少 舉行兩次會議。審核委員會於2020年曾舉 行一次會議,而各成員之出席情況載於本 報告「董事會」一節內。



In addition to the Audit Committee meetings, the Audit Committee also dealt with matters by way of circulation during 2020. In 2020 and up to the date of this report, the Audit Committee performed the works as summarised below:

- reviewed and approved the audit scope and fees proposed by the external auditor;
- (ii) reviewed the reports from the external auditor in relation to the final audit for the year ended 31 December 2019 ("2019 Final Audit"), the interim results review for the six months ended 30 June 2020 ("2020 Interim Review") and the final audit for the year ended 31 December 2020 ("2020 Final Audit") of the Group;
- (iii) reviewed and recommended for the Board's approval the financial reports for the year ended 31 December 2019, for the six months ended 30 June 2020 and for the year ended 31 December 2020;
- (iv) reviewed the effectiveness of internal control system and risk management, including reviewed the internal control review reports from the independent internal control reviewer;
- (v) reviewed and recommended for the Board's approval the report on substantiation of resources, qualifications and experience of staff of the Group's accounting and financial reporting function, and their training programmes and budget; and
- (vi) reviewed and recommended for the Board's annual review the Related Party Transaction Policies and Procedures, the Connected Transaction Policy and the Whistle Blower Policy.

COMPANY SECRETARY

For the year ended 31 December 2020, in compliance with Rule 3.28 of Listing Rules, the Company's existing Company Secretary (the "Company Secretary") is a full-time employee of the Company and familiar with the ordinary affairs of the Company. The Company Secretary is responsible for giving advice to the Board on corporate governance matters in order to assist the Group to cope with the changing regulatory environment and to suit different commercial needs. Details of the Company Secretary are set out in the section headed "Profiles of Directors and Senior Management" of this report. 除舉行審核委員會會議外,審核委員會亦 於2020年內透過傳閱文件方式處理事宜。 於2020年內及截至本報告日期為止,審核 委員會已履行之工作概述如下:

- (i) 審閱及批准由外聘核數師建議之審核 範圍及費用;
- (ii) 審閱外聘核數師就本集團截至2019年 12月31日止年度之年終審核(「2019年 年終審核」)、截至2020年6月30日止 六個月之中期業績審閱(「2020年中期 審閱」)及截至20120年12月31日止年 度之年終審核(「2020年年終審核」)之 報告:
- (iii) 審閲及建議董事會批准截至2019年 12月31日止年度、截至2020年6月30 日止六個月及截至2020年12月31日止 年度之財務報告;
- (iv) 審閱內部監控系統及風險管理之效能, 包括檢討來自獨立內部監控審核人員 的內部監控檢討報告;
- (v) 審閱及建議董事會批准就本集團會計 及財務匯報職能方面的資源、員工資 歷及經驗以及有關員工所接受的培訓 課程及預算之報告;及
- (vi) 審閱及建議關聯方交易政策及程序、 關連交易政策及舉報者政策,以供董 事會作年度檢討。

公司秘書

截至2020年12月31日止年度,為遵守上市規 則第3.28條,本公司之現任公司秘書(「公司 秘書」)為本公司全職僱員,且熟悉本公司之 日常事務。公司秘書負責就企業管治事宜 向董事會提出建議,以協助本集團應付不 斷轉變之監管環境及配合不同商業需求。 公司秘書的詳情請參閱本報告「董事及高級 行政人員一覽」一節。



For the year ended 31 December 2020, the Company Secretary had complied with Rule 3.29 of the Listing Rules by taking no less than 15 hours of relevant professional training.

MODEL CODES FOR SECURITIES TRANSACTIONS BY DIRECTORS AND RELEVANT EMPLOYEES

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers ("Model Code") as set out in Appendix 10 of the Listing Rules as its code of conduct regarding securities transactions by the Directors. All Directors have confirmed, following a specific enquiry by the Company, that they have complied with the required standard as set out in the Model Code during the year ended 31 December 2020.

The Company has also adopted the Model Code as the Code for Securities Transactions by Relevant Employees to regulate dealings in the securities of the Company by certain employees of the Company or any of its subsidiaries who are considered to be likely in possession of inside information in relation to the Company or its securities. No incident of non-compliance of the Model Code by the Relevant Employees was noted by the Company.

ACCOUNTABILITY AND AUDIT

The Directors acknowledge their responsibility to present a balanced, clear and understandable assessment of the Group's performance, position and prospects in the consolidated financial statements of the annual and interim reports in accordance with statutory requirements and applicable accounting standards. Pursuant to Code Provision C.1.1 of the CG Code, the management provided such explanation and information to the Board to enable the Board to make an informal assessment of the financial and other information put before the Board for approval.

In preparing the consolidated financial statements for the year ended 31 December 2020, the Directors have selected appropriate accounting policies and applied them consistently, and have made judgements and estimates that are prudent and reasonable. 截至2020年12月31日止年度,公司秘書已遵 守上市規則第3.29條,獲得不低於15小時的 專業培訓。

董事及相關僱員進行證券交易之標 準守則

本公司已採納上市規則附錄十所載之《上市 發行人董事進行證券交易的標準守則》(「標 準守則」),作為董事進行證券交易之行為守 則。經本公司作出特定查詢後,全體董事已 確認,於截至2020年12月31日止年度,彼等 一直遵守標準守則所載之規定標準。

本公司亦已採納標準守則作為相關僱員進 行證券交易之守則,藉此對本公司或其附屬 公司之若干僱員(彼等被視為可能知悉有關 本公司或其證券之內幕資料)就本公司之證 券買賣作出規管。本公司沒有發現相關僱員 違反標準守則的情況。

問責及審核

董事已確認根據法定規定及適用會計標準, 彼等有責任於年度報告及中期報告的合併 財務報表中,就本集團的表現、狀況及前 景提呈一份中肯及清晰易明的評估。根據 企業管治守則第C.1.1條守則條文,管理層 已經向董事會提供該等説明及資料,使董 事會可就有待其批准之財務及其他資料作 出非正式評估。

在編製截至2020年12月31日止年度的合併 財務報表時,董事已選擇適當會計政策並 貫徹應用,且已作出審慎合理之判斷及估計。



RISK MANAGEMENT AND INTERNAL CONTROL

The Board has the responsibility to maintain appropriate and effective risk management and internal control systems in order to safeguard the interest of the Group and the Shareholders, review and monitor the effectiveness of the internal control and risk management systems on a regular basis to ensure that the systems in place are adequate.

The Group's risk management and internal control systems comprise, among others, the relevant financial, operational and compliance controls and risk management procedures, a well-established organisational structure with clearly defined lines of responsibility and authority. Each department is accountable for its daily operations and is required to implement the business strategies and policies adopted by the Board from time to time.

The Company has the procedures and internal controls for the handling and dissemination of inside information. In practice, employees of the Group who become aware of any events and/or matters which he/ she consider potentially inside information, will report to the designated personnel of the Company who, if considered appropriate, will pass such information to the Board for the purpose of considering and deciding whether or not such information constitutes inside information and disclosure of which shall be made immediately.

The internal audit department of the Company supported the Board and the Audit Committee in reviewing the effectiveness of risk management and internal control systems and performed its functions during the year following an annual audit plan and submitting their reports of their findings to the Board and the Audit Committee at the meetings. The Audit Committee provides independent review on effectiveness of the risk management and internal control systems of the Group and gives their recommendation to the Board. The Board is responsible for reviewing the internal audit report and approving policies and procedures designed by the management.

The Board conducted a review and assessment of the effectiveness of the Group's risk management and internal control systems and procedures during the financial year ended 31 December 2020 by way of discussions with the management of the Group, members of the Audit Committee and the external independent auditor.

風險管理及內部監控

董事會有責任維持合適及有效的風險管理 及內部監控制度,以保障本集團及股東的 利益,並定期檢討及監督內部監控及風險 管理制度的有效性,以確保制度完備充分。

本集團的風險管理及內部監控制度包括有 關財務、運營和合規控制以及風險管理程序, 以及有明確界定責任及權限的完善組織架 構等。各部門負責其日常運作,並須執行董 事會不時採納的業務策略及政策。

本公司設有關於處理及發佈內幕消息的程 序及內部監控。於實行時,當本集團僱員得 悉任何事件及/或事宜被其視之為潛在內 幕消息,該僱員將向本公司指定人員匯報, 而倘有關人員認為適宜,彼將向董事會提 呈有關消息以供考慮及決定有關消息是否 構成內幕消息並須即時披露。

本公司內部審核部門支持董事會和審核委 員會審閱風險管理及內部監控系統的有效性, 並於會上向董事會提呈彼等有關評估結果 的報告。審核委員會就本集團風險管理及 內部監控系統的有效性作出獨立檢討,並 向董事會提出彼等的建議。董事會負責檢 討內部審核報告及批准由管理層制訂的政 策及程序。

經與本集團管理層、審核委員會成員及外 部獨立核數師討論,董事會對本集團的風 險管理及內部監控制度及程序於截至2020 年12月31日止財政年度的有效性進行檢討和 評估。



The Board believes that the existing risk management and internal control systems are adequate and effective. The Board also reviewed the resources, qualification and experience of staff of the Group's accounting and financial reporting function and their training schemes and budget and was satisfied with their adequacy.

The Board also assessed the effectiveness of the Group's internal audit function and external audit process, and satisfied itself, through the work of its Audit Committee, that the internal audit function is adequately resourced and is effective at providing assurance to the Board on the relevant risks faced by the Company, and that the external audit process is effective.

DIRECTORS' RESPONSIBILITIES FOR FINANCIAL STATEMENTS

The Directors acknowledge their responsibilities for preparing the financial statements of the Group in accordance with statutory requirements and applicable accounting standards. The Directors also acknowledge their responsibilities to ensure that the financial statements of the Group are published in a timely manner.

The management has provided to the Board such explanation and information as are necessary to enable the Board to carry out an informed assessment of the Company's financial statements, which are put to the Board for approval. The Company provides all members of the Board with monthly updates on Company's performance, positions and prospects.

The reporting responsibilities of our Company's external auditor on the financial statements of the Group are set out in the "Independent Auditor's Report" in this report.

GOING CONCERN AND MITIGATION MEASURES

Details of the going concern and mitigation measures of the Group are set out in section "Management Discussion and Analysis" on page 8 to 29 and note 2 to the financial statements.

EXTERNAL AUDITORS' REMUNERATION

During the year, the remuneration paid/payable to the Group's external auditors was HK\$1,467,000.

董事會認為,現有的風險管理及內部監控 制度充分而且有效。董事會已審核本集團 會計及財務報告職能人員的資源、資格及 經驗以及彼等的培訓方案及預算,並對其 充足性感到滿意。

董事會亦評估本集團內部審核職能及外部 審核程序的有效性,並透過其審核委員會 的工作而令其本身信納,內部審核職能配備 充足資源,並就本公司所面臨有關風險方 面有效地向董事會提供保證,且外部審核 程序具效益。

董事對財務報表之責任

董事深知根據法定要求及適用之會計準則 編製本集團財務報表之責任。董事亦深知 彼等需確保本集團財務報表需及時發佈之 責任。

管理層已向董事會提供必要的闡釋及資料, 使董事會能對提呈予董事會批准的本公司 財務報表進行知情評估。本公司已向董事會 全體成員提供有關本公司表現、狀況及前 景的每月最新資料。

本公司外部核數師對本集團財務報表之匯 報責任刊載於本報告之「獨立核數師報告」 內。

持續經營及緩解措施

本集團持續經營及緩解措施之情況載於第 8頁至第29頁之「管理層討論與分析」及財務 報表附註2。

外聘核數師之酬金

於年內,已支付/應付本集團外聘核數師之 酬金為1,467,000港元。



COMMUNICATION WITH SHAREHOLDERS

The Board recognises the importance of good communication with the Shareholders. Information in relation to the Group is disseminated to the Shareholders in a timely manner through a number of formal channels, which include interim and annual reports, announcements and circulars. Such published documents together with the latest corporate information and news are also made available on the website of the Company at www.dreameast.com and the website of the Stock Exchange of Hong Kong Limited ("Stock Exchange") at www.hkexnews.hk.

The Company's AGM is a valuable forum for the Board to communicate directly with the Shareholders. The Chairman actively participates at the AGM and personally chairs the meeting to answer any question from the Shareholders. The chairman of the Audit Committee, Remuneration Committee and Nomination Committee or in their absence, another member of the respective committees or failing that their respective duly appointed delegate, are also available to answer questions at the AGM. The chairman of any independent board committee formed as necessary or pursuant to the Listing Rules (or if no such chairman is appointed, at least a member of the independent board committee) will also be available to answer guestions at any general meeting of the Shareholders to approve a connected transaction or any other transaction that is subject to independent Shareholders' approval.

The 2020 AGM was held on 16 June 2020. The attendance records of the Directors at the general meeting are set out in the section headed "The Board" of this report.

Separate resolutions are proposed at the general meetings for each substantial issue, including the re-election of retiring Directors.

The notice to Shareholders is to be sent, in the case of AGM, at least 20 clear business days before the AGM and to be sent at least 10 clear business days in the case of all other general meetings. An explanation of the detailed procedures of conducting a poll is provided to the Shareholders at the commencement of the meeting. The Chairman answers questions from Shareholders regarding voting by way of a poll. The poll results are published in the manner prescribed under the requirements of the Listing Rules.

與股東之溝通

董事會深明與股東保持良好聯繫之重要 性。有關本集團之資料乃按時透過多種 正式途徑向股東傳達,包括中期及年度報 告、公告及通函。該等刊發文件連同最 近期之公司資料及消息亦已於本公司網站 www.dreameast.com及香港聯合交易所有 限公司(「聯交所」)網站www.hkexnews.hk內 登載。

2020年股東週年大會於2020年6月16日舉行。董事於股東大會的出席紀錄載列於本報告「董事會」一節內。

每項重大事項(包括重選退任董事)均於股 東大會提呈獨立決議案。

就股東週年大會而言,股東通告將於股東 週年大會舉行前至少足20個營業日發送,而 就所有其他股東大會而言,股東通告將於 大會舉行前至少足10個營業日發送。以股數 投票方式進行表決之詳細程序會於大會開 始時向股東解釋。主席會解答股東有關以 股數投票方式表決之任何問題。股數投票 結果將根據上市規則規定之方式刊發。



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Shareholder(s) holding not less than one-tenth of the paid up capital of the Company can request the convening of a special general meeting according to Bye-law 58 of the Bye-Laws and Section 74(1) of the Companies Act 1981 of Bermuda ("Act") by written requisition, with the stated business proposed to be transacted, which must be validly served at the head office and principal place of business of the Company registered in Hong Kong ("Head Office"). Besides, Shareholders may make a proposal at a Shareholders' meeting by submitting it in written form to the Board at the Head Office in the form of a proposed resolution, which shall be clearly and concisely set out the proposal for discussion and be relevant to the Company's business scope.

The Board established a shareholders' communication policy. A Shareholder may serve an enquiry to the Board at our Head Office for the attention of the Board in written form, which shall state the nature of the enquiry and the reason for making the enquiry. In addition, Shareholders can contact Boardroom Share Registrars (HK) Limited, the share registrar of the Company, for any questions about their shareholdings.

Furthermore, to foster two-way communication amongst the Company, its Shareholders and potential investors, and to update them abreast of the latest industry updates, corporate communications and the Group's announcements and business development in a timely manner, the Company has appointed two investor relation professionals as a formal channel to respond to enquiries from Shareholders and the public.

CORPORATE COMMUNICATION AND INVESTOR RELATIONS

The major task and objective of the Group's investor relations is to clearly introduce the Group, including the business positioning, existing operations and future development of the Group, to the media, Shareholders, investors, analysts and investment banks through different communication channels. In future, the Group shall further enhance communication with the media, Shareholders, investors, analysts and investment banks on various aspects such as development strategies, operation and management, financial prospects and business operation through meetings, senior management's participation in investor forums, conferences and roadshows. The Group is confident in establishing and maintaining a good relationship with the international capital institutions through the continued enhancement of information transparency.

持有本公司繳足資本不少於十分之一的股東, 可根據公司細則第58條及百慕達1981年公 司法(「公司法」)第74(1)章之規定發出書面要 求,以要求召開股東特別大會,內容須註明 擬提呈處理之事項,並須有效地送達至本 公司於香港註冊的總辦事處及主要營業地點 (「總辦事處」)。此外,股東可透過提呈決議 案方法向董事會提交書面形式之股東大會 提案並送達總辦事處,內容須清楚及簡要 地列明予以討論之提案且符合本公司之業 務範疇。

董事會已制定一套股東通訊政策。股東可 將其向董事會提交之查詢以書面方式送達 至總辦事處,內容須註明查詢的性質及提 出查詢之原因。此外,股東可就任何有關 其股權問題向本公司股份過戶登記處寶德 隆證券登記有限公司查詢。

此外,為促進本公司、其股東及潛在投資者 之間的雙向溝通以及及時向其提供最新的 行業資訊、公司聯絡方式及本集團的公告及 業務發展,本公司已委任兩名投資者關係專 業人士,作為回應股東及公眾查詢的正式 渠道。

公司通訊及投資者關係

本集團投資者關係的主要任務及目標,是透 過不同的溝通渠道,向媒體、股東、投資 者、分析師及投資銀行清楚地介紹本集團 的業務定位、現有業務及未來發 展。今後,本集團將透過會議或高級管理 的投資者論壇、大會及路演,進一 加強與媒體、股東、投資者、分析師及投資 銀行在各方面的溝通,如發展策略、運營及 管理、財務前景及業務經營。本集團有信心 透過不斷提高信息透明度,與國際資本機 構建立及維持良好的關係。



CONSTITUTIONAL DOCUMENTS

There had been no change in the Company's constitutional documents during the year ended 31 December 2020.

CORPORATE GOVERNANCE ENHANCEMENT

Enhancing corporate governance is not simply a matter of applying and complying with the CG Code of the Stock Exchange but also about promoting and developing an ethical and healthy corporate culture. We will continue to review and, where appropriate, improve our current practices on the basis of our experience, regulatory changes and developments. Any views and suggestions from our Shareholders to promote and improve our transparency are also welcome.

On behalf of the Board

憲章文件

於截至2020年12月31止年度,本公司之憲章 文件並無變動。

提升企業管治水平

提升企業管治水平並非只為應用並遵守聯 交所之企業管治守則,亦為推動及建立道 德與健全之企業文化。吾等將繼續檢討及 於適當時按經驗、監管變動及發展改善現 行常規。本公司亦歡迎股東提供任何意見 及建議以提高及改善本公司之透明度。

承董事會命

Zhou Jin Chairman

Hong Kong, 31 May 2021

周金 主*席*

香港,2021年5月31日





Directors' Report 董事會報告

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

PRINCIPAL ACTIVITIES AND BUSINESS REVIEW

The Company acts as an investment holding company. The principal activities of its subsidiaries at 31 December 2020 are set out in note 40 to the consolidated financial statements.

Further discussion and analysis of the Group's principal activities as required by Schedule 5 to the Companies Ordinance, including a description of the principal risks and uncertainties facing the Group and an indication of likely future development in the Group's business, can be found in the Management Discussion and Analysis set out on pages 8 to 29 of this annual report.

RESULTS AND APPROPRIATIONS

The results of the Group and appropriations of the Company are set out in the consolidated statement of profit or loss and other comprehensive income on pages 124 to 125 and in the accompanying notes to the consolidated financial statements.

The Board does not recommend the payment of a final dividend (2019: Nil) or a special dividend (2019: Nil) for the year ended 31 December 2020. Details are set out in note 10 to the consolidated financial statements.

CLOSURE OF REGISTERS OF MEMBERS

FOR DETERMINING THE ENTITLEMENT TO ATTEND AND VOTE AT THE FORTHCOMING ANNUAL GENERAL MEETING OF THE COMPANY ("2020 AGM")

The 2021 AGM is scheduled to be held on 30 June 2021, Wednesday. For determining the entitlement to attend and vote at the 2021 AGM, the register of members of the Company will be closed from 25 June 2021, Friday to 30 June 2021, Wednesday (both days inclusive), during which period no transfer of shares of the Company will be registered. In order for a Shareholder to be eligible to attend and vote at the 2021 AGM, all transfer forms accompanied by the relevant share certificates must be lodged with the Company's branch share registrar in Hong Kong, Boardroom Share Registrars (HK) Limited of Room 2103B, 21/F, 148 Electric Road, North Point, Hong Kong for registration not later than 4:30 p.m. on 24 June 2021, Thursday.

本公司之董事會(「董事會」)謹將本公司及其 附屬公司(統稱「本集團」)截至2020年12月31 日止年度之年報及經審核合併財務報表呈 覽。

主要業務及業務回顧

本公司乃一間投資控股公司。其附屬公司於 2020年12月31日之主要業務載列於合併財 務報表附註40。

有關公司條例附表5所規定就本集團主要業務之進一步討論及分析,包括對本集團面對之主要風險及不明朗因素之描述以及對本集團業務可能出現之未來發展之指示,請參閱本年報第8頁至第29頁所載之管理層討論及分析。

業績及溢利分配

本集團之業績及本公司之溢利分配載列於 第124頁至第125頁之合併損益及其他綜合 收益表及隨附之合併財務報表附註內。

董事會不建議派發截至2020年12月31日止年 度之末期股息(2019年:無)或特別股息(2019 年:無)。有關詳情載列於合併財務報表附 註10。

暫停辦理股份過戶登記

釐定出席本公司應屆股東周年大會(「2021年 股東週年大會」)並於會上投票之資格

2021年股東週年大會預訂於2021年6月30日 星期三舉行。為釐定股東出席2021年股東 週年大會並於會上投票的資格,本公司將由 2021年6月25日星期五至2021年6月30日星期 三(包括首尾兩天)暫停辦理本公司股份過戶 登記,在此期間本公司股份之轉讓手續將不 予辦理。為符合資格出席2021年股東週年 大會及於會上投票,股東必須於2021年6月 24日星期四下午四時三十分前將所有過戶文 件連同有關股票,送交本公司之香港股份 過戶登記分處寶德隆證券登記有限公司(地 址為香港北角電氣道148號21樓2103B室內) 辦理股份過戶登記手續。



SUMMARY OF FINANCIAL INFORMATION

A summary of the results and assets and liabilities (including both continuing and discontinued operations) of the Group for the last five financial years, as extracted from the published audited consolidated financial statements and reclassified/restated as appropriate, is set out below. This summary does not form part of the audited consolidated financial statements.

財務資料概要

下文所載為摘錄自已公佈之經審核合併財 務報表並按需要重新分類/重新呈列之本 集團於過去五個財政年度之業績及資產及 負債之概要(包括持續及已終止經營業務)。 本概要並不構成經審核合併財務報表之一 部份。

		Year ended 31 December					
		截至 12 月31日止年度					
		2020	2019	2018	2017	2016	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		千港元	千港元	千港元	千港元	千港元	
						(Restated)	
						(經重列)	
DEOLUITO	<u>74</u> (14)						
RESULTS	業績	40.050	110,000	150.007	1 070 000	00 754	
REVENUE	收入	18,953	119,998	159,837	1,278,298	83,754	
	医氏组织炎						
(LOSS)/PROFIT BEFORE INCOME TAX	除所得税前 (虧損)/溢利	(2 159 052)	(162 545)	220.220	222 725	170 / 11	
	((2,158,952)	(162,545)	329,330	222,735	179,411	
	矿油设计石						
	所得税抵免	050.040		(170,001)	(05 00 4)	(100.050)	
(EXPENSE)	(開支)	356,812	(38,626)	(170,881)	(95,804)	(129,859)	
(LOSS)/PROFIT FOR THE	本公司擁有人						
YEAR ATTRIBUTABLE	應佔年內						
TO OWNERS OF THE COMPANY	(虧損)/溢利	(1 765 122)	(100.012)	150.000	115 575	20 741	
COMPANY		(1,765,132)	(199,812)	159,932	115,575	39,741	
	次支工与库						
ASSETS AND LIABILITIES	資產及負債						
Total assets	總資產	9,049,453	10,358,567	10,695,955	11,217,361	10,205,737	
		3,043,435	10,000,007	10,000,000	11,217,001	10,200,707	
Total liabilities	總負債	8,098,766	7,704,462	7,842,982	8,162,285	7,396,411	
Total equity	權益總計	950,687	2,654,105	2,852,973	3,055,076	2,809,326	
	UFF TTT WO, HI	555,057	2,007,100	2,002,070	0,000,070	2,000,020	
Total liabilities and total	總負債及						
equity	^總 貝俱及 權益總計	9,049,453	10,358,567	10,695,955	11,217,361	10,205,737	
oquity	11年 川江 河心 日1	5,075,755	10,000,007	10,000,000	11,217,001	10,200,707	

PROPERTY, PLANT AND EQUIPMENT

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

物業、廠房及設備

本集團物業、廠房及設備於本年度內之變 動詳情載列於合併財務報表附註14。






INVESTMENT PROPERTIES

Details of movements in the investment properties of the Group during the year are set out in note 16 to the consolidated financial statements.

PROPERTIES UNDER DEVELOPMENT FOR SALE

Det ails of movements in the properties under development for sale of the Group during the year are set out in note 18 to the consolidated financial statements.

SHARE CAPITAL

Details of movement in the share capital of the Company during the year are set out in note 28 to the consolidated financial statements.

CONNECTED AND RELATED PARTY TRANSACTIONS

Details of the connected and related transactions undertaken in the ordinary course of business by the Group during the year are set out in note 39 to the consolidated financial statements. Saved as disclosed therein, none of these related party transactions constitutes a connected transaction or a continuing connected transaction of the Group as defined in and required to be disclosed under Chapter 14A of the Listing Rules. The Group confirms that it has complied with the disclosure requirements in accordance with Chapter 14A of the Listing Rules.

As detailed in note 26(b) to the consolidated financial statements, on 28 October 2020, the Company and SkyOcean Investment entered into the deed of amendment, pursuant to which it is agreed that, (i) the maturity date of the outstanding SkyOcean CB shall be extended from 23 December 2020 to 23 December 2025; (ii) the existing conversion price of HK\$6.80 per Share will be adjusted to the revised conversion price of HK\$2.00 per Share; and (iii) the SkyOcean CB shall bear interest from, and including the effective date at the rate of 5% per annum of the outstanding principal amount of the SkyOcean CB, which is payable semi-annually.

The aforesaid connected transaction was approved by the independent shareholders at the special general meeting conducted on 8 December 2020.

投資物業

本集團投資物業於本年度內之變動詳情載 列於合併財務報表附註16。

發展中待售物業

本集團發展中待售物業於本年度內之變動 詳情載列於合併報表附註18。

股本

本公司股本於本年度內之變動詳情載列於 合併財務報表附註28。

關連及關聯方交易

本集團於本年度內於日常業務中進行之關 連及關聯方交易之詳情載於合併財務報表 附註39。除當中所披露者外,該等關聯方 交易概無構成上市規則第14A章所定義及所 規定須予披露之本集團關連交易或持續關 連交易。本集團確認,其已遵守上市規則第 14A章所載之披露規定。

如本合併財務報表附註26(b)所詳述,於 2020年10月28日,本公司與天洋投資訂立修 訂契據,據此雙方協定(i)尚未行使之天洋 可換股債券到期日將由2020年12月23日延長 至2025年12月23日;(ii)現有換股價每股6.80 港元將調整為經修訂換股價每股2.00港元; 及(iii)天洋可換股債券將自生效日期(包括該日) 起按天洋可換股債券未償還本金額5%的年 利率計息,並須每半年支付。

上述關連交易已於2020年12月8日舉行之股 東特別大會上獲本公司獨立股東批准。



Pursuant to Rule 14A.56 of the Listing Rules, the auditor of the Company was engaged to report on the continuing connected transactions entered into by the Group in accordance with Hong Kong Standard on Assurance Engagements 3000 (Revised) "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information" and with reference to Practice Note 740 "Auditor's Letter on Continuing" Connected Transactions under the Hong Kong Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants. Based on the results of the work performed, the auditor has issued a letter containing an unmodified conclusion in respect of the continuing transactions in accordance with Chapter 14A of the Listing Rules. The independent non-executive Directors have reviewed the continuing connected transactions and the report of the auditor, and have confirmed that the transactions have been entered into by the Company in the ordinary course of its business, on normal commercial terms or on terms no less favorable than terms available to or from independent third parties, and in accordance with the terms of the agreements governing such transactions that are fair and reasonable and in the interest of the shareholders of the Company as a whole.

The auditors have confirmed that nothing has come to their attention that caused them to believe that the continuing connected transactions: (1) have not been approved by the Board; (2) were not entered into, in all material respects, in accordance with the relevant agreement governing the transactions; and (3) have exceeded the annual caps.

PRE-EMPTIVE RIGHTS

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

RESERVES

Details of movements in the reserves of the Company and the Group during the year are set out in note 41 to the consolidated financial statements and in the consolidated statement of changes in equity on pages 128 to 130 respectively.

DISTRIBUTABLE RESERVES

As at 31 December 2020, the Company's reserves available for distribution, calculated in accordance with the Bermuda Companies Act 1981 (as amended from time to time), amounted to approximately HK\$1,185.4 million (2019: HK\$1,602.1 million).

根據上市規則第14A.56條,本公司核數師已 獲委任,遵照香港會計師公會發出之《香港 鑒証業務準則第3000號(修訂本)》之「審計 或審閱歷史財務資料以外的鑒証業務」,並 參照《實務説明》第740號「關於香港《上市規 則》所述持續關連交易的核數師函件」,就 本集團之持續關連交易的核數師函件」,就 本集團之持續關連交易作出匯報。核數師 根據鑒證工作的結果,遵照上市規則第14A 章發出載有其對持續關連交易之未修改結 論函件。獨立非執行董事已審閱於為乃於本 公司一般業務過程中按一般商業條款或不, 而規管該等交易的協定的條款為公平合理, 且符合本公司股東的整體利益。

核數師已確認並無發現任何事宜而促使彼 等相信持續關連交易:(1)未經董事會批准; (2)於所有重大方面並非根據規管有關交易 的相關協議制定;及(3)已超過年度上限。

優先購股權

本公司之公司細則或百慕達法例並無有關 優先購股權之條款,以規定本公司須按比 例向現有股東提呈發售新股份。

儲備

本公司及本集團儲備於本年度內之變動詳情 分別載列於合併財務報表附註41及於第128 頁至第130頁之合併權益變動表。

可分派儲備

截 至2020年12月31日,本公司根據百慕達 1981年公司法(經不時修訂)計算之可供分 派儲備為約1,185.4百萬港元(2019年:1,602.1 百萬港元)。







DIRECTORS

The Directors of the Company ("Directors") during the year and up to the date of this report were:

Executive Directors: Zhou Jin (Re-Appointed on 5 March 2021) Cao Rucang (Resigned on 5 March 2021) Zhou Zhitao (Resigned on 5 February 2021) Zhou Zheng (Resigned on 12 October 2020) Yang Lei

Independent Non-Executive Directors: Chen Guanglei Meng Xiaosu Yang Buting Zhao Daxin

In accordance with the Company's Bye-law 86(2), Ms. Zhou Jin shall hold office until the forthcoming annual general meeting and, being eligible, offer themselves for re-election.

In accordance with the Company's Bye-laws 87(1) and (2), Dr. Meng Xiaosu shall retire from office by rotation and, being eligible, offer themselves for re-election at the forthcoming annual general meeting.

DIRECTORS' SERVICE CONTRACTS

None of the Directors proposed for re-election at the forthcoming AGM of the Company has an unexpired service contract with the Group which is not determinable by the Group within one year without payment of compensation, other than statutory compensation.

PERMITTED INDEMNITY PROVISION

Under the Articles of Association, every Director or other officers of the Company acting in relation to any of the affairs of the Company shall be entitled to be indemnified against all actions, costs, charges, losses, damages and expenses which he may incur or sustain in or about the execution of his duties in his office. The Company has arranged appropriate insurance cover in respect of legal action against its Directors and officers.

MANAGEMENT CONTRACTS

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

董事

於本年度及至本報告日期為止本公司之董事 (「董事」)如下:

執行*董事:* 周金(*於2021年3月5日重新委任)* 曹如倉(*於2021年3月5日辭任)* 周智濤(*於2021年2月5日辭任)* 周政(*於2020年10月12日辭任)* 楊蕾

獨立非執行董事: 陳廣壘 孟曉蘇 楊步亭 捎大新

根據本公司之公司細則第86(2)條,周金女 士將留任至應屆股東周年大會為止,惟有資 格並願意膺選連任。

根據本公司之公司細則第87(1)及(2)條,孟 曉蘇博士將輪值退任,惟有資格並願意於 應屆股東週年大會上膺選連任。

董事之服務合約

擬於本公司應屆股東週年大會(「股東週年 大會」)上膺選連任之董事概無與本集團訂 立本集團不可於一年內毋須賠償(法定賠償 除外)而可予以終止之未到期服務合約。

獲准許彌償條文

根據組織章程細則,凡本公司每名董事或 其他行政人員代表本公司進行任何事務,均 有權於任內就其履行職務或與此有關而可 能蒙受或招致之一切訴訟、成本、費用、損 失、損害及開支獲得彌償保證。本公司已為 其董事及行政人員所面臨之法律訴訟安排 合適保險。

管理合約

於回顧年度內,並無訂立或訂有任何有關本 公司全部或任何主要部分業務之管理及行政 合約。



TERMS OF OFFICE FOR THE INDEPENDENT NON-EXECUTIVE DIRECTORS

All the Independent Non-Executive Directors were appointed for a specific term of three years but subject to the relevant provisions of the Bye-laws of the Company or any other applicable laws whereby the Directors shall vacate or retire from their office.

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

As at 31 December 2020, the interests and short positions of the Directors and chief executives in the Shares, underlying Shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) (the "SFO")), as 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 Divisions 7 and 8 of Part XV of the SFO or pursuant to the Model Code, were as follows or as disclosed under the section headed "Share Option Scheme" below:

獨立非執行董事之任期

所有獨立非執行董事均獲為期三年的指定 任期,惟董事之辭任或退任須受本公司之公 司細則之有關條文或任何其他適用法例所 規限。

董事及最高行政人員於股份、相關 股份及債券之權益及淡倉

於2020年12月31日,董事及最高行政人員於 本公司或其任何相聯法團(定義見香港法例) 第571章證券及期貨條例(「證券及期貨條例」) 第XV部)的股份、相關股份及債券中擁有本 公司根據證券及期貨條例第352條須予備存 的登記冊所記錄的權益及淡倉:或根據證券 及期貨條例第XV部第7及8分部或根據標準 守則須知會本公司及聯交所的權益及淡倉 如下或如下文「購股權計劃」一節所披露:

Number of

Approximate %

Name of Director 董事姓名	Nature of interests 權益性質		shares and underlying shares held 持有股份及 相關股份數目	of the relevant issued share capital 佔有關已發行股本 之概約百分比
里爭灴勹			伯阏放切数日	~ 1% 別日刀 Ц
Yang Lei 楊 蕾	Beneficial owner (Note 2) 受益擁有人(附註2)		205,790	0.07%
Meng Xiaosu 孟曉蘇	Beneficial owner (Note 2) 受益擁有人(附註2)		61,737	0.02%
Yang Buting 楊步亭	Beneficial owner (Note 2) 受益擁有人(附註2)		61,737	0.02%
Zhao Daxin 趙大新	Beneficial owner (Note 2) 受益擁有人(附註2)		61,737	0.02%
Notes:		附註:		
	ts in shares of the Company are held e share options granted under the Share e.	1.	於本公司股份的該 權計劃授出的購股†	等 權 益 乃 按 根 據 購 股 霍持有。

2. All interests stated above represent long positions.

2. 所有上述權益指好倉。





PURPOSE OF THE SHARE OPTION SCHEME

The purpose of the Share Option Scheme is (i) to closely align the interests of the Directors and senior executives of the Company with the Company's performance and strategic objectives, so as to lay a foundation for the Company's future development and maximize shareholder value, and (ii) to attract, retain and motivate key personnel to achieve the Company's strategic objectives by providing them with compensation that is as a whole competitive in the talent market.

ELIGIBLE PARTICIPANTS

The specific eligible participants of the Share Option Scheme ("Eligible Participant(s)") shall be determined by the Board at its sole discretion, and such determination shall be interpreted by the Board. Subject to the discretion of the Board, the eligible participants shall belong to any of the following class(es):

- executive Directors, independent non-executive directors and senior executives of the Company who are responsible for the decision-making, operation and management of the Company as determined by the Board; and
- (ii) any other groups or classes of participants who have contributed or may contribute to the development of the Group including but not limited to the qualified persons.

MAXIMUM NUMBER OF SHARES AVAILABLE FOR SUBSCRIPTION UNDER THE SHARE OPTION SCHEME

The Company may grant share options to Eligible Participants entitling to subscribe for a total up to 26,321,173 Shares, representing 10% of the total number of Shares in issue as at the date on which the resolution regarding the Share Option Scheme was passed at the Special General Meeting on 29 November 2018, being 263,211,739 Shares. The Company may seek approval of its Shareholders at general meeting for refreshing the 10% limit under the Share Option Scheme, however the total number of shares which may be allotted and issued upon exercise of all options to be granted under all the schemes of the Company under the limit as refreshed must not exceed 10% of the shares in issue as at the date of approval for the limit. Share Options previously granted under the Share Option Scheme (including those outstanding, cancelled, lapsed or exercised under the Share Option Scheme)

購股權計劃的目的

購股權計劃的目的在於:(i)把本公司董事及 高級管理人員的利益與本公司業績表現、戰 略目標緊密結合,為本公司未來發展奠定基 礎,促進股東價值的最大化;及(ii)在人才市 場上能夠提供具有競爭力的整體薪酬,吸 引、保留和激勵實現本公司戰略目標所需要 的關鍵人員。

合資格參與者

購股權計劃特定的合資格參與人(「合資格 參與人」)將由董事會全權酌情決定,且該決 定將由董事會予以解釋。根據董事會的酌 情決定,合資格參與人將屬於以下任何類別:

- (i) 對本公司決策、經營及管理負有責任 之本公司執行董事、獨立非執行董事 及高級管理人員,該等人士乃由董事 會釐定;及
- (ii) 已或可能對本集團發展做出貢獻的任何其他組別或類別參與人,包括但不限於合資格人士。

根據購股權計劃可供認購的股份 數目上限

本公司可向合資格參與人授出購股權,賦予 其權利認購合共最多26,321,173股股份,相 當於有關購股權計劃的決議案於2018年11 月29日的股東特別大會上獲通過當日已發行 股份總數(即263,211,739股股份)之10%。本 公司可於股東大會上尋求股東批准更新開 設備計劃下10%之限額;然而,本公司所有 計劃根據經更新限額將予授出之所有購 化准限額日期已發行股份之10%。 先前根據購股權計劃授出之購股權(包括尚 未行使、已註銷、已根據購股權計劃失效 或已行使之購股權)將不會納入計算經更新



will not be counted for the purpose of calculating the refreshed limit. Further, the maximum number of shares which may be issued upon exercise of all outstanding Share Options granted under the Share Option Scheme and any other share option scheme(s) of the Company must not exceed 30% of the total number of shares in issue from time to time.

MAXIMUM ENTITLEMENT OF EACH ELIGIBLE PARTICIPANT

The maximum number of shares issued and to be issued upon exercise of the options granted and to be granted pursuant to the Share Option Scheme and any other share option schemes of the Company to each Eligible Participant in any 12-month period up to and including the date of grant of the share options shall not exceed 1% of the total number of shares in issue.

EXERCISE TIME AND EXPIRY DATE OF THE SHARE OPTIONS

The granted share options are exercisable in 4 tranches of 25% each on the date after the first, second, third and fourth anniversaries of the date of grant. The exercisable period will expire on 29 November 2028.

EXERCISE PRICE UNDER THE SHARE OPTION SCHEME

The exercise price of share options shall be determined by the Board and notified to the Eligible Participants. The exercise price shall be the highest of:

- the closing price of the shares stated in the Stock Exchange's daily quotation sheet on the grant date;
- the average closing price of the shares stated in the Stock Exchange's daily quotations sheet for the five consecutive trading days prior to the grant date; and
- (iii) the par value of the Shares.

In 2018, 4,928,676 share options with exercise price of HK\$8.18 per share are granted to certain directors and employees on 11 December 2018. These Share options are with vesting periods from 11 December 2018 to 10 December 2022 and were exercisable in 4 tranches of 25% each, from 11 December 2019, 2020, 2021, 2022 to 29 November 2028.

之限額內。此外,根據購股權計劃及本公司任何其他購股權計劃授出之所有尚未行 使購股權獲行使而可能發行之最高股份數 目不得超過不時已發行股份總數之30%。

每名合資格參與人可獲授權益上限

於任何十二個月期間直至授出購股權日期(包括該日),根據購股權計劃及本公司任何其他購股權計劃向及將向每名合資格參與人授予之購股權獲行使時已發行及將予發行之股份總數,不得超過已發行股份總數之 1%。

購股權行使時間及到期日

已授出購股權為四批,每批為25%,於授出 日期第一、第二、第三及第四周年後之日期 行使。行使期將於2028年11月29日屆滿。

購股權計劃的行使價

購股權的行使價須經董事會確定,並告知 合資格參與人。行使價應當為以下三者的最 高值:

- (i) 於授出日期於聯交所每日報價表所列 的股份收市價;
- (ii) 於授出日期之前之連續五個交易日於
 聯交所每日報價表所列的股份平均收
 市價;及
- (iii) 股份的面值。

於2018年度,4,928,676份購股權(行使價為 每股8.18港元)於2018年12月11日授予若干 董事及僱員。該等購股權之歸屬期為2018 年12月11日至2022年12月10日,分為四批, 每批25%,於2019年、2020年、2021年及 2022年12月11日至2028年11月29日行使。



During the current year, the changes in share options granted by the Company under the Share Option Scheme are as follows: 於本年度,本公司根據購股權計劃授出的購 股權變動如下:

	Date of grant	Exercise 1 January Date of grant price 2020 2020年			
	授出日期	期 行使價 HK \$ 港元		調整	2020年 12月31日
Directors 董事					
Mr. Yang Lei 楊蕾先生	11 December 2018 2018年12月11日	8.18	205,790	-	205,790
Mr. Meng Xiaosu 孟曉蘇博士	11 December 2018 2018年12月11日	8.18	61,737	-	61,737
Mr. Yang Buting 楊步亭先生	11 December 2018 2018年12月11日	8.18	61,737	-	61,737
Mr. Zhao Daxin 趙大新先生	11 December 2018 2018年12月11日	8.18	61,737	-	61,737
			391,001	-	391,001
Other Eligible Participants 其他合資格參與人	11 December 2018 2018年12月11日	8.18	3,220,617	648,239	2,572,378
			3,611,618	648,239	2,963,379

DIRECTORS' INTERESTS IN COMPETING BUSINESS

None of the Directors is or was interested in any business that competes or competed or is or was likely to compete, either directly or indirectly, with the Group's business at any time during the year ended 31 December 2020 and as at the date of this report.

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS AND CONTRACTS OF SIGNIFICANCE

Save as disclosed in note 39 to the consolidated financial statements, no contracts of significance to which the Company, its holding company, or any of its subsidiaries or fellow subsidiaries was a party and in which the Directors had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

董事在構成競爭業務中之權益

於截至2020年12月31日止年度內任何時間 及於本報告刊發日期,董事目前或過去概無 在與本集團業務構成或可能構成直接或間 接競爭的業務中擁有任何權益。

董事在重大交易、安排及合約中之權 益

除合併財務報表附註39所披露者外,於本 年度終結時或於本年度內任何時間,本公司、 其控股公司或其任何附屬公司或同系附屬公 司並無訂立董事直接或間接擁有重大權益 之任何重要合約。



ARRANGEMENTS TO PURCHASE SHARES OR DEBENTURES

Save as disclosed under the section headed "Share Option Scheme", at no time during the year was the Company, its holding company, or any of its subsidiaries or fellow subsidiaries a party to any arrangements to enable the Directors to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

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

At 31 December 2020, the following Shareholders had interests in the shares and underlying shares of the Company as recorded in the register required to be kept under Section 336 of the SFO:

購買股份或債券之安排

除根據「購股權計劃」一節所披露者外,本 公司、其控股公司、或其任何附屬公司或同 系附屬公司於本年度內概無參與任何安排, 使董事能藉此獲得本公司或其他任何法人 團體之股份或債券而獲得利益。

主要股東及其他人士於股份及相關 股份之權益及淡倉

於2020年12月31日,根據證券及期貨條例第 336條規定所存置之登記冊所載,擁有本公 司股份及相關股份權益之股東如下:

Name of shareholders	Nature of interests	Number of shares and underlying shares held	Approximate % of the relevant issued share capital 佔有關	Note
股東名稱	權益性質	持有股份及 相關股份數目	已發行股本之 概約百分比	附註
Knowledge Silicon Valley Limited 知識矽谷有限公司	Interest of controlled corporation 受控制法團之權益	465,487,480	163.05%	1
Sheng Bang Holdings Limited ("Sheng Bang") 勝邦控股有限公司(「勝邦」)	Interest of controlled corporation 受控制法團之權益	465,487,480	163.05%	1
Zhou Zheng 周政	Interest of controlled corporation 受控制法團之權益	465,487,480	163.05%	1

Notes:

- This includes interest in (i) 205,182,287 shares of the Company, and (ii) convertible bonds (upon exercise if the conversion rights attached to which, 260,305,193 shares will be allotted and issued by the Company) of the Company held by SkyOcean Investment, a wholly-owned subsidiary of Knowledge Silicon Valley Limited. Knowledge Silicon Valley Limited was owned as to 80% by Sheng Bang, which in turns was wholly-owned by Mr. Zhou Zheng. By virtue of the SFO, each of Mr. Zhou Zheng, Sheng Bang and Knowledge Silicon Valley Limited was deemed to be interested in the shares and underlying shares owned by SkyOcean Investment.
- 2. All interests states above represent long positions.

附註:

 該權益包括天洋投資(為知識矽谷有限 公司之全資附屬公司)持有之(i)本公司 205,182,287股股份,及(ii)本公司可換股 債券(於隨附換股權獲行使時,本公司將 配發及發行260,305,193股股份)。知識矽 谷有限公司由勝邦(由周政先生全資擁有) 擁有80%之權益。根據證券及期貨條例, 周政先生、勝邦及知識矽谷有限公司各自 被視為於天洋投資擁有之股份及相關股 份中擁有權益。

2. 所有上述權益指好倉。



SPECIFIC PERFORMANCE OF CONTROLLING SHAREHOLDERS UNDER RULE 13.18 OF THE LISTING RULES

The Group entered into subscription agreements containing covenants relating to specific performance of the controlling shareholders of the Company which were subject to announcement disclosure under Rule 13.18 of the Listing Rules and requirements of disclosure in this annual report under Rule 13.21 of the Listing Rules, the details of which are set out below:

Pursuant to the terms and conditions of the Convertible Bonds I and the Bonds I and II, which details are set out in note 26 to the consolidated financial statements, at all times throughout the terms of the Convertible Bonds I and the Bonds I and II, (a) the controlling shareholders, namely SkyOcean Investment and Mr. Zhou Zheng, shall maintain an aggregate beneficial ownership (directly or indirectly) of not less than 51% in the issued share capital of the Company on a Fully-Diluted Basis; (b) SkyOcean Investment shall not (i) exercise any of its rights to convert all or any portion of the Charged Existing CB into Shares; and (ii) amend any terms or conditions of the Existing CB Sale and Purchase Agreement, the Existing CB Terms and Conditions, the Uncharged Existing CB Terms and Conditions and the Charged Existing CB Terms and Conditions; and (c) Mr. Zhou Zheng shall remain as a Director and the Chairman of the Company. A breach of such covenants constitutes an Event of Default.

As at the date of this annual report, (a) SkyOcean Investment and Mr. Zhou Zheng beneficially owns approximately 71.87% of the issued share capital of the Company; and (b) SkyOcean Investment has not (i) exercised any of its rights to convert all or any portion of the Charged Existing CB into Shares; and (ii) amended any terms or conditions of the Existing CB Sale and Purchase Agreement, the Existing CB Terms and Conditions, the Uncharged Existing CB Terms and Conditions and the Charged Existing CB Terms and Conditions. There has been a breach of covenant since Mr. Zhou Zheng resigned as a Director and the Chairman of the Company on 12 October 2020. The Company was in the process of negotiation with the holder of the Convertible Bonds I and the Bonds I and II in respective of this covenant at the end of the reporting period.

控股股東根據上市規則第**13.18**條須 履行之特定責任

本集團已就本公司控股股東根據上市規則 第13.18條受公告披露規定及根據上市規則 第13.21條於本年報披露有關須履行之特定 責任之規定,訂立附帶契諾之認購協議,其 詳情載列如下:

根據可換股債券I以及債券I及債券II之條 款及條件,詳情載列於合併財務報表附註 26,於可換股債券I以及債券I及債券II之整 個年期內任何時間(a)控股股東(即天洋投資 及周政先生)須一直維持直接或間接實益擁 有合共不少於本公司按全面攤薄基準之已發 行股本之51%;(b)天洋投資不得(i)行使其強 股債券轉換為股份;及(ii)修改現有可換股 債券轉換為股份;及(ii)修改現有可換股 人工規有可換股債券條款及條件及已 規 記現有可換股債券條款及條件之任何條款 支條件;及(c)周政先生將留任本公司董 主席。違反有關契諾即構成違約事件。

於本年報日期,(a)天洋投資及周政先生實 益擁有本公司已發行股本約71.87%;及(b)天 洋投資並無(i)行使其任何權利將全部或任 何部分已押記現有可換股債券轉換為股份; 及(ii)修改現有可換股債券買賣協議、現有 可換股債券條款及條件及已押記現有可換股債券條款及條件及已押記現有可換股債券條款及條件及已押記現有可換股債 券條款及條件之任何條款或條件。自周政 先生於2020年10月12日辭任本公司執行董事 及主席以來,公司違反了契約。在報告期結 束時,公司正在與可轉換債券I、債券I和債 券II的持有人就本契約進行談判。



ENVIRONMENTAL PROTECTION

The Group has endeavored to comply with laws and regulations regarding environmental protection and adopted effective environmental measures to ensure that the conducting of the Group's business meets the applicable construction standards and ethics in respect of environmental protection.

The Group adheres to environmental sustainability from office throughout the property portfolio. As a responsible developer, the Group strives to ensure minimal environmental impacts by carefully managing its energy consumption, water usage, property design and waste production. In addition, we engaged construction contractors with sound environmental protection and safety track records and have closely monitored the project at every stage to ensure the construction process is in compliance with environmental protection and safety laws and regulations, and would require construction contractors to immediately resolve any defect or noncompliance, where necessary. For further details, please refer to the Environmental, Social and Governance Report.

COMPLIANCE WITH LAWS AND REGULATIONS

Compliance procedures are in place to ensure adherence to applicable laws, rules and regulations in particular, those have significant impact on the Group. The Audit Committee is delegated by the Board to monitor the Group's policies and practices on compliance with legal and regulatory requirements and such policies are regularly reviewed. Any changes in the applicable laws, rules and regulations are brought to the attention of relevant employees and relevant operation units from time to time.

As far as the Company is aware, the Group has complied in material respects with the relevant laws and regulations which have a significant impact on the business and operations of the Company during the year ended 31 December 2020.

環境保護

本集團致力遵守有關環境保護的法律及法規, 並採取有效環保措施,確保進行本集團之 業務活動符合適用建築標準及環境保護規 範。

本集團從辦事處至旗下物業組合均恪守環 境可持續發展原則。作為恪盡己責之發展 商,本集團透過審慎管理其能源消耗、用水 量環境造成之影響減至最低。此外,我們 委聘擁有健全環保及安全往績的建築承包 商,並在各階段密切監測項目,以確保施工 過程符合環保和安全法律法規,且要求建 築承包商立即解決任何缺陷或不合規事項(如 需要)。有關進一步詳情,請參閱環境、社 會及管治報告。

遵守法律法規

本集團已制定合規程序,確保遵守適用法律、 規則及法規,尤其是對本集團有重大影響 者。董事會已委派審核委員會監察有關本 集團遵守法律及監管規定之政策及常規, 並定期審閱相關政策。相關僱員及相關運 營單位均不時獲悉適用法律、規則及法規 之任何變動。

據本公司所知,本集團於截至2020年12月31 日止年度已在各重要方面遵守對本公司之業 務及營運有重大影響之法律及法規。





KEY RELATIONSHIPS WITH THE GROUP'S EMPLOYEES, CUSTOMERS AND SUPPLIERS WORKPLACE QUALITY

The Group is an equal opportunity employer and does not discriminate on the basis of personal characteristics. With an aim to enhancing the quality of the Board's performance by diversity, the board diversity policy was adopted. Details of such board diversity policy are set out in the section headed "Corporate Governance Report — Board Diversity Policy". Further, the Group has employee handbooks outlining terms and conditions of employment, expectations for employees' conduct and behaviour, employees' rights and benefits. The Group establishes and implements policies that promote a harmony and respectful workplace.

The Group provides on-the-job training and development opportunities to enhance its employees' career progression. Through different trainings, staff's professional knowledge in corporate operations, occupational and management skills are enhanced. The Group also organised charitable and staff-friendly activities for employees, such as annual dinner, to promote staff relationship.

The Group provides a safe, effective and congenial working environment. Adequate arrangements, trainings and guidelines are implemented to ensure the working environment is healthy and safe. The Group provided health and safety communications for employees to present the relevant information and raise awareness of occupational health and safety issues.

The Group values the health and well-being of its staff. In order to provide employees with health coverage, its employees are entitled to medical insurance benefits.

與本集團僱員,客戶及供應商之主 要關係

工作環境質量

本集團為平等機會僱主,不會因個人特徵 而歧視任何員工。為憑藉董事會成員多元化 而令董事會之表現更上層樓,本公司已採納 董事會成員多元化政策。有關董事會成員多 元化政策之詳情載於「企業管治報告 — 董 事會成員多元化政策」一節。此外,本集團 員工手冊載有僱傭條款及條件、對員工操守 及行為的預期、員工的權利及福利。本集團 所制定及執行的政策旨在締造一個和諧共 融及相互尊重的工作環境。

本集團提供在職培訓及發展機會,促進員 工的職業發展。透過舉辦不同的培訓項目, 員工在公司營運、職業及管理技巧各方面的 專業知識均有所增長。本集團亦為員工籌 辦各種慈善及員工活動(如週年晚宴等),以 促進員工關係。

本集團提供安全、有效及適宜的工作環境。 本集團提供充分的安排、培訓及指導以確 保工作環境健康安全。本集團舉辦健康及 安全講座,為員工提供職業健康與安全的 相關資訊並提高其職業健康與安全意識。

本集團重視員工的健康和福祉。為保障各 僱員的健康,本集團向各僱員均提供醫療 保險福利。



RELATIONSHIPS WITH THE GROUP'S OTHER STAKEHOLDERS

The Group maintains good relationships with existing and potential customers as understanding of the market trends would enable the Group to monitor and review the credit quality of the customers and timely adjust its operating strategies, which are crucial to the development and success of the Group. The Group places effort to build up and maintain good relationships with various commercial banks and financial institutions as the businesses of the Group are capital intensive nature and require on-going funding to maintain continuous growth.

During the year ended 31 December 2020, there was no material and significant dispute between the Group and its financial institutions and/or customers.

EMOLUMENT POLICY

Details of the Directors' and senior management emoluments and of the five highest paid individuals in the Group are set out in notes 11 and 12 to the consolidated financial statements.

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

The emoluments payable to Directors will depend on their respective contractual terms under their employment contracts or ser vice contracts as approved by the Board on the recommendation of the Remuneration Committee, having regard to the Company's operating results, individual's performance and comparable market statistics.

MAJOR CUSTOMERS AND SUPPLIERS

During the year, the aggregate revenue attributable to the Group's five largest customers accounted for 84.19% of the Group's total revenue for the year and the revenue attributable to the Group's largest customer included therein amounted to 39.24%. The aggregate purchases attributable to the Group's five largest suppliers accounted for 47.35% of the Group's total construction cost incurred for the year. The purchases attributable to the Group's largest supplier amounted to 15.23% of the Group's total construction cost.

None of the Directors, their associates or any shareholders, which to the knowledge of the Directors, owned more than 5% of the Company's issued share capital, had a beneficial interest in any of the Group's five largest customers or suppliers.

與本集團其他持份者之關係

本集團與現有及潛在客戶維持良好關係可 洞悉市場趨勢,有助本集團監督及審核 戶信貸質素並適時地調整其營運策略, 戶信貸質素動的發展及成功極其重策。 舉對於本集團的業務屬資本密集型業務, 書 於本集團的業績續增長,故本集團致力 與多間商業銀行及金融機構建立及維持良 好關係。

於截至2020年12月31日止年度,本集團與金 融機構及/或其客戶之間並無重大及明顯 之爭議。

薪酬政策

董事及高級管理人員之酬金及本集團五名 最高薪酬人士之酬金詳情載列於合併財務 報表附註11及12。

本集團僱員之薪酬政策乃按僱員之功績、 資歷及能力制訂。

應付董事之薪酬將視乎薪酬委員會向董事 會提供之建議獲批准後,按各自之僱傭合 約或服務合約內之條款以及本公司運營業績、 個人表現及比較市場統計數字而釐定。

主要客戶及供應商

年內,來自本集團五大客戶之收入總額佔本 集團全年收入總額84.19%,當中本集團最 大客戶佔收入39.24%,而本集團五大供應 商之採購總額佔本集團全年發生建設成本 總額之47.35%。本集團最大供應商之採購 額佔本集團建設成本總額之15.23%。

任何董事、彼等之聯繫人士或據董事所知 擁有本公司已發行股本5%以上的股東,並 無於本集團五大客戶或供應商中擁有任何 實益權益。





PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES

Neither the Company nor any of its subsidiaries had purchased, sold or redeemed any of the Company's shares on the Stock Exchange during the year ended 31 December 2020.

DONATIONS

The Group made no charitable donations during the year.

CORPORATE GOVERNANCE

The Company is committed to maintaining a high standard of corporate governance practices. Information on the corporate governance practices adopted by the Company is set out in the Corporate Governance Report on pages 84 to 105.

SUFFICIENCY OF PUBLIC FLOAT

Based on the information that is publicly available to the Company and within the knowledge of the Directors, it is confirmed that a sufficient public float of more than 25% of the issued capital of the Company has been maintained as at the date of this report and at all times during the year ended 31 December 2020.

INDEPENDENT AUDITOR

The Company has appointed MAZARS CPA Limited ("MAZARS") as auditors of the Company for the year ended 31 December 2020.

A resolution will be submitted to the forthcoming annual general meeting to re-appoint MAZARS as the auditor of the Company.

On behalf of the Board

購買、出售或贖回上市證券

於截至2020年12月31日止年度,本公司及其 任何附屬公司概無於聯交所購買、出售或贖 回本公司之任何股份。

捐款

本集團於本年度並無作出慈善捐款。

企業管治

本公司致力維持高水平之企業管治常規。有 關本公司所採納之企業管治常規之資料, 載列於第84頁至第105頁之企業管治報告內。

足夠公眾持股量

根據本公司可取得的公開資料及就董事所知, 確認於本報告日以及於截至2020年12月31日 止年度內所有時間,本公司已維持超過本公 司已發行股本25%的足夠公眾持股量。

獨立核數師

本公司已委任中審眾環(香港)會計師事務所 有限公司(「中審眾環」)為本公司截至2020年 12月31日止年度的核數師。

本公司應屆股東週年大會上將提呈一項決 議案,以續聘中審眾環為本公司核數師。

代表董事會

Zhou Jin	周金
Chairman	主 <i>席</i>
Hong Kong, 31 May 2021	香港,2021年5月31日



Independent Auditor's Report 獨立樓數師報告

mazars

To the members of DreamEast Group Limited 夢東方集團有限公司 (Incorporated in Bermuda with limited liability)

DISCLAIMER OF OPINION

We were engaged to audit the consolidated financial statements of DreamEast Group Limited (the "Company") and its subsidiaries (together the "Group") set out on pages 124 to page 312, which comprise the consolidated statement of financial position at 31 December 2020, and the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

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

BASIS FOR DISCLAIMER OF OPINION MATERIAL UNCERTAINTY RELATED TO GOING CONCERN

As discussed in note 2 to the consolidated financial statements, at 31 December 2020, the Group had net current liabilities of HK\$2,248.8 million, and the Group has incurred losses since 2019 and reported a loss of HK\$1,802.1 million for the year ended 31 December 2020. In addition, any further liabilities or obligations arising from the legal disputes (see note 34 to the consolidated financial statements), loans and bonds may have significant negative impact on the liquidity position of the Group. These conditions, along with other matters as set forth in note 2 to the consolidated financial statements, indicate the existence of a material uncertainty that may cast significant doubt on the Group's ability to continue as a going concern.

致夢東方集團有限公司股東

(於百慕達註冊成立的有限公司)

不發表意見

本所獲聘請審計第124頁至第312頁夢東方 集團有限公司(以下簡稱「貴公司」)及其附屬 公司(統稱「貴集團」)的合併財務報表,包括 於2020年12月31日的合併財務狀況報表與 截致該日止年度合併損益及其他綜合收益表、 合併權益變動表及合併現金流量表,以及 合併財務報表附註,包括主要會計政策概 要。

本所不就 貴集團的合併財務報表發表意見。 由於本所的報告中「不發表意見的基礎」一 節所述事項均屬重大, 本所未能取得充分 而適當的審計憑證以作為就合併財務報表 提供審計意見的基礎。在所有其他方面, 本所認為合併財務報表已根據香港公司條 例的披露規定妥為編製。

不發表意見的基礎 有關持續經營的重大不明朗因素

誠如合併財務報表附註2所述,於2020年12 月31日, 貴集團的流動負債淨值為2,248.8 百萬港元,而貴集團自2019年起發生虧損, 並在截至2020年12月31日止年度錄得1,802.1 百萬港元虧損。此外,由法律糾紛(參見合 併財務報表附註34)、貸款和債券所產生的 任何其他負債或義務將可能對貴集團的流 動資金狀況有重大的負面影響。該等情況 連同合併財務報表附註2中所載的其他事項, 顯示存在的不明朗重大因素將對貴集團繼 續持續經營的能力構成重大疑問。



Independent Auditor's Report 獨立樓數師報告

BASIS FOR DISCLAIMER OF OPINION – continued

MATERIAL UNCERTAINTY RELATED TO GOING CONCERN – continued

The validity of the going concern assumption is dependent on the successful and favourable outcomes of the measures being taken by the management of the Company and the development of the events as described in note 2 to the consolidated financial statements. The management of the Company is of the opinion that the Group would be able to continue as a going concern. Therefore, the consolidated financial statements have been prepared on a going concern basis.

We were unable to obtain sufficient appropriate audit evidence regarding the use of going concern assumption in the preparation of the consolidated financial statements. Should the going concern assumption be inappropriate, adjustments may have to be made to reflect the situation that assets may need to be realised at the amounts other than those that are currently recorded in the consolidated statement of financial position at 31 December 2020. In addition, the Group may have to recognise further liabilities that might arise, and to reclassify non-current assets and non-current liabilities as current assets and current liabilities, respectively.

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

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

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

不發表意見的基礎一續 有關持續經營的重大不明朗因素─續

編製合併財務報表所依據的持續經營假設 的有效性取決於合併財務報表附註2中所述 貴公司管理層採取措施的成果及事態的發展。 貴公司管理層認為貴集團將有能力繼續持 續經營。因此,合併財務報表是按持續經 營的基礎編製。

本所未能就於編製合併財務報表時使用持 續經營假設獲得充分而適當的審核憑證。 倘持續經營假設不適用,可能須作出調整, 以反映資產可能需要按現時於2020年12月 31日的合併財務狀況表所記錄以外金額變 現的情況。此外,貴集團亦可能需要確認可 能產生的額外負債,並分別將非流動資產 及非流動負債重新分類為流動資產及流動 負債。

董事及治理層對合併財務報表須承 擔的責任

董事須負責根據香港會計師公會頒佈的香 港財務報告準則及香港公司條例的披露規定, 編製真實且公平的合併財務報表,及落實 其認為編製合併財務報表所必要的內部控制, 以使合併財務報表不存在由於欺詐或錯誤 而導致的重大錯誤陳述。

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



Independent Auditor's Report 獨立樓數師報告

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

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

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

董事及治理層對合併財務報表須承 擔的責任-續

治理層負責監督 貴集團之財務報告流程。

核數師對審計合併財務報表承擔的 責任

我們的責任是根據香港會計師公會頒佈的《香 港審計準則》對貴集團的合併財務報表進行 審計,並出具審計報告。然而,由於報告內 「不發表意見的基礎」一節所述的事宜,我 們未能取得充分合適的審計憑證,就合併 財務報表的審核意見提供基礎。

本報告根據1981年百慕達公司法第90條的 規定,僅向閣下(作為整體)報告,除此之外, 並無其他目的。本所不會就本報告的內容向 任何其他人士負責或承擔任何責任。

根據香港會計師公會頒佈之專業會計師道 德守則(「守則」),本所獨立於貴集團,並已 遵循守則履行其他道德責任。

Mazars CPA Limited Certified Public Accountants Hong Kong, 31 May 2021

The engagement director on the audit resulting in this independent auditor's report is:

Fung Shiu Hang Practising Certificate number: P04793 **中審眾環(香港)會計師事務所有限公司** 執業會計師 香港,2021年5月31日

出具本獨立核數師報告之審計項目董事為:

馮兆恒 執業證書編號: P04793



Consolidated Statement of Profit or Loss and Other Comprehensive Income 合併損益及其他綜合收益表

For the year ended 31 December 2020 截至2020年12月31日止年度

		Notes 附註	2020 2020年 HK\$′000 千港元	2019 2019年 HK\$'000 千港元
Revenue	收入	4		
Sales of properties	物業銷售	4	1,470	84,338
Rental income	租金收入		11,969	17,441
Tourism park operations and other	旅遊樂園營運及		11,000	17, 1
services	其他服務		5,514	18,219
			18,953	119,998
Cost of sales and services	銷售及服務成本		(10,852)	(73,843)
Gross profit	毛利		8,101	46,155
Other gains and losses	其他收益及虧損	6	(213,291)	(48,162)
Other income	其他收入		16,888	26,492
Share of results of joint ventures	分佔合營企業業績	17	(238,433)	(7,653)
Fair value changes of investment properties	投資物業公允價值變動	16	(194,149)	91,594
Selling expenses	銷售開支		(17,749)	(24,592)
Administrative expenses	行政費用		(69,324)	(108,539)
Impairment loss of property, plant and	物業、廠房及設備之			
equipment	減值虧損	14	(114,189)	_
Impairment loss of properties under	發展中待售物業之			
development for sale	減值虧損		(1,376,811)	_
Impairment loss of right-of-use assets	使用權資產減值損失	15	(16,303)	_
Impairment loss on trade receivable and	貿易應收款項及其他應收款項			
other receivables	之減值		(17,905)	_
Loss on disposal of subsidiaries	出售附屬公司之虧損	35	(89)	(7,642)
Gain (Loss) on extinguishment of	註銷可換股債券之收益 (虧			
convertible bonds	損)	26	183,241	(1,623)
Gain on modification of bonds and convertible bond	修訂債券及可換股債券的收益		8,020	
Finance costs	財務費用	7	(116,959)	(128,575)
-	刘切其用	/	(110,959)	(120,070)
Loss before tax	除税前虧損	8	(2,158,952)	(162,545)
Income tax credit (expense)	所得税抵免(開支)	9	356,812	(38,626)
· · ·				
Loss for the year	年內虧損		(1,802,140)	(201,171)



Consolidated Statement of Profit or Loss and Other Comprehensive Income 合併損益及其他綜合收益表

For the year ended 31 December 2020 截至2020年12月31日止年度

		Notes 附註	2020 2020年 HK\$′000 千港元	2019 2019年 HK\$'000 千港元
Other comprehensive gain (loss):	其他綜合收益(虧損):			
Item that may be reclassified to profit or loss:	不會重新分類至損益之項目:			
Exchange differences on translation Share of other comprehensive income (loss)	換算產生之匯兑差額 分佔合營企業其他綜合虧損		54,420	(11,392)
of joint ventures			77,168	(31,010)
			131,588	(42,402)
Item that will not be reclassified subsequently to profit or loss: Exchange differences on translation of	其後或會重新分類至 損益之項目 : 換算海外業務產生之			
foreign operations	換昇荷外未份座生之 匯兑差額		(35,643)	36,221
Other comprehensive income (loss) for the year	年內其他綜合收益 (虧損)		95,945	(6,181)
Total comprehensive loss for the year	年內綜合虧損總額		(1,706,195)	(207,352)
Loss for the year attributable to: Owners of the Company Non-controlling interests	歸屬於下列之年內虧損 : 本公司擁有人 非控制性權益		(1,765,132) (37,008)	(199,812) (1,359)
			(1,802,140)	(201,171)
Total comprehensive loss for the year attributable to:	歸屬於下列各項之年內綜合虧 損總額:			
Owners of the Company Non-controlling interests	本公司擁有人 非控制性權益		(1,676,931) (29,264)	(200,584) (6,768)
			(1,706,195)	(207,352)
Loss per share	每股虧損	13		
— Basic	基本		(HK\$6.1828港元)	(HK\$0.6999港元)
— Diluted	攤薄		(HK\$6.1828港元)	(HK\$0.6999港元)



Consolidated Statement of Financial Position 合併財務狀況表

At 31 December 2020 於2020年12月31日

		Notes 附註	2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
Non-current assets	非流動資產	1.4	040.004	000.000
Property, plant and equipment	物業、廠房及設備	14	210,091	286,920
Right-of-use assets	使用權資產	15	40,472	52,441
Investment properties	投資物業	16	2,609,669	2,567,861
Investment in joint ventures Other non-current assets	於合營企業之投資 其他非流動資產	17 21	1,208,886 117,856	1,313,830 144,119
			4 400 074	4 005 171
			4,186,974	4,365,171
Current assets	流動資產			
Properties under development	發展中待售物業			
for sale		18	3,918,733	4,680,357
Completed properties held for sale	已竣工待售物業	18	300,991	283,761
Inventories	存貨		169	153
Trade receivables	貿易應收款項	19	106	4,833
Other receivables, deposits and	其他應收款項、按金及			
prepayments	預付款項	20	9,611	93,312
Amounts due from related	應收關聯公司款項			
companies		39(E)(i)	351,698	634,833
Other current assets	其他流動資產	21	257,395	255,167
Restricted bank balance	受限制銀行結餘	22	13,005	_
Bank balances and cash	銀行結餘及現金	22	10,771	40,980
			4,862,479	5,993,396
Current liabilities	流動負債			
Trade and other payables and	貿易及其他應付款項及			
accruals	應計款項	23	1,078,803	716,945
Contract liabilities	合約負債	24	353,000	285,872
Amounts due to related companies		39(E)(ii)	1,157,510	1,088,762
Lease liabilities	租賃負債	15	5,939	4,143
Tax payable	應繳税項		71,844	71,072
Bank and other borrowings	銀行及其他借貸			
— within one year	——一年內到期	25	3,770,692	1,635,613
Due to a joint venture	應付合營企業款項	39(E)(ii)	106,469	—
Convertible bonds and bonds	可換股債券及債券	26	567,032	1,040,985
			7,111,289	4,843,392
Net current (liabilities) assets	流動(負債)資產淨值		(2,248,810)	1,150,004
Table	纳次支试达科 卢库			
Total assets less current liabilities	總資產減流動負債		1,938,164	5,515,175



Consolidated Statement of Financial Position 合併財務狀況表

At 31 December 2020 於2020年12月31日

		Notes 附註	2020 2020年 HK\$′000 千港元	2019 2019年 HK\$'000 千港元
Non-current liabilities	非流動負債 遞延税項負債	27	170,084	513,649
Bank and other borrowings	銀行及其他借貸		,	
— over one year	— 一年後到期	25	461,103	2,347,421
Lease liabilities	租賃負債	15	3,830	_
Convertible bonds and bonds	可換股債券及債券	26	352,460	
			987,477	2,861,070
Net assets	資產淨值		950,687	2,654,105
Capital and reserves	資本及儲備			
Share capital	股本	28	28,550	28,550
Reserves	儲備		726,638	2,400,792
Equity attributable to owners of	本公司擁有人應佔權益			
the Company			755,188	2,429,342
Non-controlling interests	非控制性權益		195,499	224,763
Total equity	權益總額		950,687	2,654,105

The consolidated financial statements on pages 124 to 312 were approved and authorised for issue by the Board of Directors on 31 May 2021 and signed on its behalf by:

第124頁至第312頁之合併財務報表於2021 年5月31日經董事會批准及授權刊發,並由 下列董事代表簽署:

Zhou Jin	Yang Lei
Director	Director
周金	楊蕾
董事	董事







For the year ended 31 December 2020 截至2020年12月31日止年度

		Equity attributable to owners of the Company 本公司擁有人應佔覆益										
		Share capital	Share premium	Statutory surplus reserve 法定	Other reserve	Share option reserve	Convertible bonds equity reserve 可換股債券	Exchange translation reserve 外匯	Retained profits	Total	— Equity attributable to non- controlling interests 非控制性 權益應佔	Total equity
		股本 HK\$′000 千港元	股份溢價 HK\$′000 千港元	盈餘儲備 HK\$'000 千港元 (Note a) (附註 a)	其他儲備 HK\$′000 千港元	購股權儲備 HK\$'000 千港元 (Note b) (附註 b)	權益儲備 HK\$'000 千港元 (Note c) (附註 c)	換算儲備 HK\$'000 千港元	保留溢利 HK\$'000 千港元	總計 HK\$′000 千港元	權益 HK\$'000 千港元	權益總額 HK\$'000 千港元
At 1 January 2020	於2020年1月1日	28,550	855,716	127,880	(629,463)	9,314	398,868	(280,136)	1,918,613	2,429,342	224,763	2,654,105
Loss for the year	年內虧損	-	-	-	-	-	-	-	(1,765,132)	(1,765,132)	(37,008)	(1,802,140)
Other comprehensive income: Exchange differences on translation of foreign operation Disposal of subsidiaries (Note 35)	其他综合收益 對外經營換算產生之匯兑 差額 出售附屬公司(附註35)	- -	-	-	-	-	-	88,201 (21,077)	- 21,077	88,201	7,744	95,945 —
Total other comprehensive loss for the year	年內其他綜合虧損總額	-	-	-	-	-	-	67,124	21,077	88,201	7,744	95,945
Total comprehensive loss for the year	年內綜合虧損總額	_	_	_	-	-	_	67,124	(1,744,055)	(1,676,931)	(29,264)	(1,706,195)
Transactions with owners: Contributions and distributions Extension of the Convertible Bonds II	與擁有人的交易 : <i>供款及分派</i> 延長可換股債券I (附註26)											
(Note 26) Equity-settled share-based payments (Note 29)	按權益結算以股份為基礎的 付款(附註29)	-	-	-	-	-	(217,906)	-	217,906	-	-	-
(Note 29) Share option forfeited (Note 29)	竹叔(附註29) 股份期權失效(附註29)	-	-	-	-	2,777 (3,678)	-		3,678	2,777	-	2,777 -
Total transactions with owners	與擁有人的交易總額	-	-	-	-	(901)	(217,906)	-	221,584	2,777	-	2,777
As at 31 December 2020	於2020年12月31日	28,550	855,716	127,880	(629,463)	8,413	180,962	(213,012)	396,142	755,188	195,499	950,687



Consolidated Statement of Changes in Equity 合併權益變動表

For the year ended 31 December 2020 截至2020年12月31日止年度

						table to owners 公司擁有人應佔					_	
				Statutory		Share	Convertible bonds	Exchange			Equity attributable to non-	
		Share	Share	surplus	Other	option	equity	translation	Retained		controlling	Total
		capital	premium	reserve	reserve	reserve	reserve	reserve	profits	Total	interests 非控制性	equity
				法定			可換股債券	外匯			權益應佔	
		股本	股份溢價	盈餘儲備	其他儲備	購股權儲備	權益儲備	換算儲備	保留溢利	總計	權益	權益總額
		HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元
		11070	17070	(Note a) (附註 a)	11070	(Note b) (附註 b)	(Note c) (附註 c)	17070	17070	11070	17570	17070
At 1 January 2019	於2019年1月1日	28,550	855,716	127,880	(629,463)	496	398,353	(279,364)	2,118,425	2,620,593	232,380	2,852,973
Loss for the year	年內虧損	-	-	-	-	-	-	-	(199,812)	(199,812)	(1,359)	(201,171)
Other comprehensive income: Exchange differences on translation of foreign operation	其他綜合收益 對外經營換算產生之匯兑 差額	_	_	_	_	_	_	(772)	_	(772)	(5,409)	(6,181)
Total comprehensive loss for the year	年內綜合虧損總額	_	_		_	_	_	(772)	(199,812)	(200,584)	(6,768)	(207,352)
Transactions with owners: Contributions and distributions	與擁有人的交易 <i>供款及分派</i>											
Extension of the Convertible Bonds I (Note 26)	延長可換股債券I (附註26)	_	_	_	_	_	515	_	_	515	_	515
Equity-settled share-based payments	按權益結算以股份為基礎						010			010		010
(Note 29)	的付款(附註29)	-	-	_	-	8,818	-	_	-	8,818	-	8,818
Disposal of subsidiaries (Note 35)	出售附屬公司(附註35)	-	-	-	-	-	-	-	-	-	(849)	(849)
Total transactions with owners	與擁有人的交易總額	-	-		_	8,818	515	-	_	9,333	(849)	8,484
As at 31 December 2019	於2019年12月31日	28,550	855,716	127,880	(629,463)	9,314	398,868	(280,136)	1,918,613	2,429,342	224,763	2,654,105





Consolidated Statement of Changes in Equity 合併權益變動表

For the year ended 31 December 2020 截至2020年12月31日止年度



Notes:

- a. In accordance with the Articles of Association of all subsidiaries of DreamEast Group Limited that established in the People's Republic of China (the "PRC"), those subsidiaries are required to transfer 10% of the profit after taxation to the statutory surplus reserve until the reserve reaches 50% of the registered capital of those subsidiaries. Transfer to this reserve must be made before distributing dividends to equity holders. The statutory surplus reserve can be used to make up for previous year's losses, expand the existing operation or convert into additional capital of the subsidiaries.
- b. Share option reserve comprise the fair value of the actual or estimated number of unexercised share options granted to directors and employees of the Group recognised in accordance with the accounting policy adopted for share-based payments.
- c. Convertible bonds equity reserves represent equity c. portion of convertible bonds.

- 附註:
 - a. 根據夢東方集團有限公司於中華人民共和國(「中國」)成立的所有附屬公司的組織章程細則,該等附屬公司須轉撥除税後溢利的10%至法定盈餘儲備,直至儲備達到該等附屬公司註冊資本的50%。轉撥儲備須於向權益持有人分派股息前作出。法定盈餘儲備可用於彌補過往年度之虧損,擴展現有業務或轉作附屬公司的額外資本。
 - 購股權儲備包括根據就以股份為基礎的 付款採納的會計政策確認的授予本集團 董事及僱員的未行使購股權的實際或估計 數目的公允價值。
 - 可 換 股 債 券 權 益 儲 備 指 可 換 股 債 券 的 權 益 部 分 。



Consolidated Statement of Cash Flows 合併現金流量表

For the year ended 31 December 2020 截至2020年12月31日止年度

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
OPERATING ACTIVITIES	經營活動		
Loss before tax	除税前虧損	(2,158,952)	(162,545)
Adjustments for: Interest income	經調整: 利息收入	(75)	(158)
Interest expenses	利息開支	116,959	128,575
Bad debt written off	壞賬註銷	3,384	
Fair value change of investment	投資物業公允價值變動		
properties		194,149	(91,594)
Impairment loss of property, plant and equipment	物業、廠房及設備之 減值虧損	114,189	
Impairment loss of properties under		114,105	
development		1,376,811	_
Impairment loss of right-of-use	使用權資產減值損失		
assets		16,303	—
Depreciation of property, plant and	物業、廠房及設備折舊	2 670	3,007
equipment Depreciation of right-of-use assets	使用權資產折舊	2,679 6,634	7,466
Loss on disposal of property, plant	出售物業、廠房及設備之	0,034	7,400
and equipment	虧損	4	1,166
Loss on disposal of right-of-use	出售使用權資產之虧損		
assets		256	—
(Gain) Loss on extinguishment of	註銷可換股債券之(收益)	(102 241)	1 600
convertible bonds Gain on modification of bonds and	虧損 債券及可轉換債券之	(183,241)	1,623
convertible bond	修改收益	(8,020)	_
Share of results of joint ventures	分佔合營企業業績	238,433	7,653
Loss on disposal of subsidiary	處置附屬公司之損失	89	7,642
Allowance for doubtful debts	壞賬撥備	17,905	
Provision for litigation	訴訟準備	178,809	—
Provision for redundancy Provision for compensation	提供冗餘 賠償準備金	935 43,776	12,013
Equity-settled share-based	以權益結算的股份支付	43,770	12,015
payments		2,777	8,818
Exchange difference	匯兑差額	(7,645)	26,992
Operating loss before changes in	未計營運資金變動前之經營	(42.044)	(40.040)
working capital Decrease in properties under	虧損 發展中物業和待售物業的減少	(43,841)	(49,342)
development and properties for sale		2,917	204,832
Increase in prepayment for land	發展中待售物業的土地使用權	_ ,•	201,002
use rights for properties under	預付款項增加		
development for sale		_	(7,004)
(Increase)/Decrease in inventories	存貨(增加)減少	(16)	470
(Increase)/Decrease in trade receivables	貿易應收款項(增加)減少	(269)	5,642
Decrease/(Increase) in other current	其他流動資產、其他應收款項、	(209)	0,042
assets, other receivables, deposits	按金及預付款項減少(增加)		
and prepayments		30,397	(10,849)
Increase/(Decrease) in trade and other	貿易及其他應付款項以及		
payables and accruals	預提款項增加(減少)	195,171	(78,468)
Increase/(Decrease) in contract liabilities	合約負債增加(減少)	E0 E70	(1 102)
		50,570	(4,103)
Cash generated from operations	經營產生之現金	234,929	61,178
Income tax refunded (paid)	退還所得税(已付)	609	(1,608)
Net cash from operating activities	經營活動所得現金淨額	235,538	59,570





For the year ended 31 December 2020 截至2020年12月31日止年度

		Notes 附註	2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
INVESTING ACTIVITIES Interest received Investment in joint venture	投資活動 已收利息 於合營企業之投資	17	75 (56,321)	158 (117,509
Acquisition of investment properties	收購投資物業 國際公司 漂款		(29,003)	(159,362
Repayment from related companies Disposal of subsidiaries Decrease in pledged bank deposits Prepayment for land use rights for investment properties under	關聯公司還款 出售附屬公司 已抵存款減少押銀行 使用權預付款項	35	307,392 2,089 —	255,753 141,721 930
development Restricted bank balance Purchase of property, plant and	受限制的銀行結餘 購買物業、廠房及設備		(358) (13,005)	(4,028
equipment			(30,596)	(59,220
Net cash from investing activities	投資活動所得現金淨額		180,273	58,43
FINANCING ACTIVITIES Interest paid Transaction costs on extension of convertible bonds and bonds	融資活動 已付利息 延長可換股債券及債券 之交易成本	26	(445,574) (8,670)	(363,80
(Repayment)/Advances from related companies Advance from a joint venture	關聯公司墊款 合營企業墊款		(2,773) 100,722	29,37 _
New bank and other borrowings raised Redemption of bonds Repayment of bank and other	籌集新銀行及其他借款 贖回債券 償還銀行及其他借貸	26	29,704 (36,000)	552,20 (110,00
borrowings Repayment of lease liabilities	償還租賃負債		(78,833) (3,307)	(360,64 (6,54
Net cash used in financing activities	融資活動所用之現金 淨額	38	(444,731)	(268,32
Net decrease in cash and cash equivalents	現金及現金等價物減少 淨額		(28,920)	(150,31
Cash and cash equivalents at beginning of the reporting period	於報告期初之現金及現 金等		40,980	185,54
Effect of foreign exchange rate changes	匯率變動之影響		(1,289)	5,75
Cash and cash equivalents at end of the reporting period, represented by bank balances	於報告期末之現金及現 金等價物計為銀行結 餘及現金			
and cash			10,771	40,98



For the year ended 31 December 2020 截至2020年12月31日止年度

1. CORPORATE INFORMATION

DreamEast Group Limited (the "Company") is a limited liability company incorporated in Bermuda. The address of its registered office is Clarendon House, 2 Church Street, Hamilton HM11, Bermuda. The address of its principal place of business is Suite 2901, Tower Two, Times Square, 1 Matheson Street, Causeway Bay, Hong Kong. The Company's shares are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

The principal activity of the Company is investment holding. The principal activities of the subsidiaries (together with the Company, hereinafter collectively referred to as the "Group") were provision of property development and leasing as well as tourism park operations and other services. Particulars of the principal subsidiaries are detailed in note 40.

The immediate and ultimate holding company of the Company is SkyOcean Investment Holdings Limited ("SkyOcean Investment"), which is incorporated in the British Virgin Islands ("BVI") and beneficially owned as to 80% by Mr. Zhou Zheng, a director and the ultimate controlling shareholder of the Company.

The functional currency of the Company is Renminbi ("RMB"), and for the purpose of more convenience to the readers of these consolidated financial statements, the consolidated financial statements are presented in Hong Kong dollars ("HK\$").

1. 公司資料

夢東方集團有限公司(「本公司」)為一 間於百慕達註冊成立的有限公司, 註冊辦事處位於Clarendon House, 2 Church Street, Hamilton HM11, Bermuda。本公司主要營業地點之地 址為香港銅鑼灣勿地臣街1號時代廣 場2座2901室。本公司之股份於香港 聯合交易所有限公司(「聯交所」)主板 上市。

本公司之主要業務為投資控股。附屬 公司(連同本公司,以下統稱為「本集 團」)之主要業務為提供物業發展及租 賃以及旅遊樂園營運及其他服務。主 要附屬公司的詳情於附註40詳述。

本公司之直接及最終控股公司為於英 屬處女群島(「英屬處女群島」)註冊成 立之天洋投資控股有限公司(「天洋投 資」),其由本公司之董事及最終控股 股東周政先生實益擁有80%權益。

本公司之功能貨幣為人民幣(「人民 幣」),為更方便合併財務報表之讀者 閲覽,此等合併財務報表以港元(「港 元」)呈列。





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2.

PRINCIPAL ACCOUNTING POLICIES BASIS OF PREPARATION

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

These consolidated financial statements have been prepared on a basis consistent with the accounting policies adopted in the 2019 consolidated financial statements except for the adoption of the following new/revised HKFRSs that are relevant to the Group and effective from the current year. A summary of the principal accounting policies adopted by the Group is set out below.

ADOPTION OF NEW/REVISED HKFRSs

The Group has applied, for the first time, the following new/revised HKFRSs:

Amendments to HKASs 1 and 8	Definition of Material	
Amendments to HKAS 39, HKFRSs 7 and 9	Interest Rate Benchmark Reform — Phase 1	
Amendments to HKFRS 3	Definition of a Business	
Amendments to HKFRS 16	Covid-19-Related Rent Concessions Beyond 30 June 2021	

主要會計政策 ^{編製基準}

該等合併財務報表乃根據香港財務 報告準則(「香港財務報告準則」,為 包括香港會計師公會(「香港會計師公 會」)頒佈之所有適用之香港財務報告 準則、香港會計準則(「香港會計準則」) 及詮釋之統稱)、香港普遍採納之會 計原則以及香港公司條例之披露規定 而編製。該等合併財務報表亦符合聯 交所證券上市規則之適用披露規定。

該等合併財務報表乃按與2019年合併 財務報表中採納的會計政策一致的基 準編製,惟採納以下與本集團相關且 於本年度生效的新訂/經修訂香港財 務報告準則除外。本集團採用的主要 會計政策概要載列於下文。

採納新訂/經修訂香港財務報告準 則

本集團首次應用以下新訂/經修訂香 港財務報告準則:

香港會計準則第1號及第8號 重要性之定義 (修訂本) 香港會計準則第39號、 利率基準改革 — 第一階 香港財務報告準則第7號 段 及第9號(修訂本) 香港財務報告準則第3號 業務的定義 (修訂本) 香港財務報告準則第16號 2021年6月30日後 (修訂本) 與新型冠狀病毒 (COVID-19) 相關的 和 金寬減

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

ADOPTION OF NEW/REVISED HKFRSs - continued

Amendments to HKASs 1 and 8: Definition of Material

The amendments clarify the definition of material and align the definition used across HKFRSs.

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

Amendments to HKAS 39, HKFRSs 7 and 9: Interest Rate Benchmark Reform — Phase 1

The amendments modify some specific hedge accounting requirements to provide relief from potential effects of the uncertainties caused by interest rate benchmark reform (the market-wide reform of an interest rate benchmark, including the replacement of an interest rate benchmark with an alternative benchmark). In addition, the amendments require companies to provide additional information to investors about their hedging relationships which are directly affected by these uncertainties.

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

Amendments to HKFRS 3: Definition of a Business

The amendments, among others, revise the definition of a business and include new guidance to evaluate whether an acquired process is substantive.

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

2. 主要會計政策 - 續

採納新訂/經修訂香港財務報告準 則-續

香港會計準則第1號及第8號之修訂: 重要性之定義

該等修訂澄清重要性之定義,並與香 港財務報告準則中所用定義保持一致。

採納該等修訂不會對合併財務報表 造成任何重大影響。

香港會計準則第39號、香港財務報告 準則第7號及第9號之修訂:利率基準 改革 — 第一階段

有關修訂修改若干特定對沖會計規定, 以減輕利率基準改革(利率基準的市 場範圍改革,包括用替代基準替代利 率基準)所帶來不確定因素之潛在影 響。此外,有關修訂要求公司向投資 者提供有關直接受該等不確定因素 影響之對沖關係之額外資料。

採納該等修訂不會對合併財務報表 造成任何重大影響。

香港財務報告準則第3號之修訂:業務 的定義

該等修訂(其中包括)修訂業務之定義, 並為評估所收購的過程是否屬重大 提供新指引。

採納該等修訂不會對合併財務報表 造成任何重大影響。





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2.

PRINCIPAL ACCOUNTING POLICIES – continued

ADOPTION OF NEW/REVISED HKFRSs – continued

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

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

These amendments shall be applied for annual periods beginning on or after 1 April 2020 with earlier application permitted. The Group has elected to early adopt the amendments in the current year.

The adoption of the amendments does not have any impact on the consolidated financial statements as the Group did not receive any rent concession during the year.

GOING CONCERN

These consolidated financial statements have been prepared in conformity with the principles applicable to a going concern basis. The applicability of these principles is dependent upon continued availability of adequate finance or attaining profitable operations in future and the success of the below plans and measures in view of the excess of current liabilities over current assets.

2. 主要會計政策-續

採納新訂/經修訂香港財務報告準 則-續

香港財務報告準則第16號之修訂: 2021年6月30日後與新型冠狀病毒 (COVID-19)相關的租金寬減

根據該等修訂,承租人於釐定直接 因covid-19疫情而產生的租金寬減是 否租賃修訂時,可免於逐張租約考 慮,且獲准將有關寬減當成非租賃修 訂入賬。該等修訂適用於2022年6月 30日或之前到期的租賃付款減少的 covid-19相關租賃寬減。出租人並不 受該等修訂影響。

有關修訂應於2020年4月1日或之後開 始的年度期間採用,亦可提前採用。 本集團選擇於本年度提前採用有關修 訂。

由於本集團於本年度並無收到任何租 金寬減,採納該等修訂不會對合併財 務報表造成任何影響。

持續經營

合併財務報表已按適用於持續經營基 準之原則編製。鑒於流動負債超出流 動資產,該等原則之適用程度視乎是 否可持續獲得足夠融資或未來取得可 獲利業務及以下計劃及措施之成功實 施而定。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

GOING CONCERN – continued

The Group reported a net loss attributable to the owners of the Company of approximately HK\$1,765.1 million for the year ended 31 December 2020. As at 31 December 2020, the Group's current liabilities exceeded its current assets by HK\$2,248.8 million. As at the same date, the Group's had bank and other borrowings and convertible bonds and bonds payables amounted to approximately HK\$5,151.3 million, of which current borrowings amounted to approximately HK\$4,337.7 million, while its cash and cash equivalents amounted to approximately HK\$10.8 million only.

As at 31 December 2020, the Group is subjected to several legal claims amounted to approximately HK\$4,143.9 million, mainly in relation to disputes under construction contracts in respect of its various property development projects and defaults of repayment of several bank and other borrowings, which arose during the normal course of business. In these legal proceedings, the Group has received court orders to restrict the disposition of certain investment properties, property, plant and equipment, rightof-use asset, properties under development for sale and properties held for sale in an aggregate amount of approximately HK\$5,580.9 million and the withdrawal of bank deposits of approximately HK\$13.0 million as at 31 December 2020. Details of which were set out in note 34 to the consolidated financial statements. Provision for litigation and compensation of HK\$189.1 million and HK\$59.0 million respectively, other than the liabilities already recognised, has been made based on best estimation on the outcomes of the disputes by the management in consideration of the development of negotiations with the creditors and advice sought from the independent legal advisors and internal legal counsel.

2. 主要會計政策 - 續

持續經營-續

截至2020年12月31日止年度,本集團 報告本公司擁有人應佔虧損淨額約 為1,765.1百萬港元。於2020年12月31 日,本集團流動負債超出其流動資產 2,248.8百萬港元。於同日,本集團 行及其他借貸及可轉換債券及應付債 券約為5,151.3百萬港元,其中流動借 貸約為4,337.7百萬港元,而其現金及 現金等價物僅約為10.8百萬港元。

於2020年12月31日,本集團涉及金額 約為4,143.9百萬港元的若干法律申 索,主要於正常業務過程中產生有關 其多個物業發展項目的建築合約糾紛 及拖欠多筆銀行及其他借貸。於該等 法律程序中,本集團已於2020年12月 31日收到法院頒令,限制出售若干投 資物業、物業、廠房及設備、使用權 資產、待售發展中物業及待售物業總 金額約5,580.9百萬港元,及提取銀 行存款約13.0百萬港元。有關詳情載 於合併財務報表附註34。除已確認 負債外,就訴訟及賠償計提撥備分別 189.1百萬港元及59.0百萬港元,乃管 理層經考慮與債權人談判之發展並徵 求獨立法律顧問及內部法律顧問之意 見後,根據糾紛結果之最佳估計作 出。





For the year ended 31 December 2020 截至2020年12月31日止年度

2.

PRINCIPAL ACCOUNTING POLICIES – continued

GOING CONCERN – continued

As at 31 December 2020, loan from an asset management company with principal of HK\$2,982.3 million and interest payable of HK\$254.0 million (the "Overdue Borrowings") were overdue. During the year, the Group failed to repay the principal of HK\$1,033.7 million according to the repayment schedule which was considered as default and thus the remaining principal of HK\$1,948.6 million became immediately due in accordance with terms of loan agreement. Hence, the entire principal of HK\$2,982.3 million together with interest payable of HK\$254.0 million were classified as current liabilities as at 31 December 2020.

As stipulated in the relevant loan and financing agreements in respect of certain borrowings of the Group other than those mentioned above, the default of the guarantors may result in default of the Group's borrowings. As a result of the guarantor's default during the year, the principal amount of a borrowing of HK\$312.6 million was considered to be default ("Cross-default Borrowing") with the entire amount of this borrowing became immediately overdue and has been classified as current liabilities as at 31 December 2020.

The Group is in active negotiations with the lender in respect of the Overdue Borrowings for a debt restructuring so as to settle the Overdue Borrowings by using the proceeds from new borrowing plans. The Group is also negotiating with the Cross-default Borrowing lender to renew the relevant borrowing. The Group is confident that agreements will be reached in due course.

2. 主要會計政策 - 續

持續經營-續

於2020年12月31日,來自一間資產管 理公司的本金額2,982.3百萬港元及應 付利息254.0百萬港元的貸款(「逾期 借貸」)已逾期。於本年度內,本集團 未能按照還款計劃時間表償還本金額 1,033.7百萬港元,則該金額被視為違 約,因此,根據貸款協議之條款,剩 餘本金1,948.6百萬港元即時到期。因 此,於2020年12月31日,全部本金額 2,982.3百萬港元連同應付利息254.0 百萬港元被分類為流動負債。

根據有關本集團若干借貸(不包括上 述借貸)之相關貸款及融資協議規定, 擔保人違約可能導致本集團之借貸違約。由於擔保人於年內違約,一筆本 金額為312.6百萬港元的借貸被視為 違約(「交叉違約借貸」),該借貸的全 部金額即時逾期,並於2020年12月31 日分類為流動負債。

本集團正在與逾期借貸之貸款人積極 協商,以進行債務重組,透過利用新 借貸計劃之收益償付逾期借貸。本集 團亦正在與交叉違約借貸貸款人協商, 以重續相關借貸。本集團有信心將於 適時達成協議。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

GOING CONCERN – continued

In the opinion of the directors of the Company, the claims made by the construction contractors are mainly related to construction works that did not meet the required standards and pursuant to the terms of the construction contracts, the Group has the right not to certify those construction work claimed by the contractors. In addition, the Group has already made or is in the process of making counter claims for compensation from the construction contractors for causing delay in delivering of the properties to the end customers of the Group.

Because of the aforementioned actions taken, management is confident that the lender(s) of the Overdue Borrowings and Cross-default Borrowing will not enforce their rights of requesting for immediate repayment.

All the above conditions indicate the existence of material uncertainties which may cast significant doubt about the Group's ability to continue as a going concern and the Group may be unable to realise its assets and discharge its liabilities in the normal course of business.

2. 主要會計政策 - 續

持續經營-續

本公司董事認為,承建商提出的申索 主要與不符合所規定標準的建築工 有關。根據建築合約條款,本集團有 權拒絕為承建商申索的建築工程作出 證明。此外,本集團已作出或正在作 出反申索,就導致延遲向本集團最終 客戶交付物業向承建商索償。

由於採取上述行動,管理層相信逾期 借貸及交叉違約借貸之貸款人將不 會行使其權利要求立即還款。

上述所有情況均顯示存在重大不確 定因素,可能對本集團持續經營的能 力構成重大疑慮,故本集團未必能於 正常業務過程中變現資產及解除負債。





For the year ended 31 December 2020 截至2020年12月31日止年度

2.

PRINCIPAL ACCOUNTING POLICIES – continued

GOING CONCERN – continued

In view of such circumstances, the directors have given careful consideration to the future liquidity and performance of the Group and its available sources of financing in assessing whether the Group will have sufficient financial resources to continue as a going concern. Certain measures have been taken by the Group to mitigate its liquidity pressure and to improve its financial position which include, but are not limited to, the followings:

- The Group has been actively negotiating with certain financial institutions and identifying various options for financing the Group's working capital, repayments of the overdue borrowings as well as the commitments in the foreseeable future;
- The Group will seek to accelerate the presales and sales of its properties under development and completed properties. Overall, the Group expects to gradually launch pre-sales of properties for two major projects starting from the third and fourth quarter of 2021 respectively;
- iii. The Group has been actively negotiating with a number of financial institutions for renewal and extension of bank borrowings and credit facilities;

2. 主要會計政策-續

持續經營-續

鑒於此等情況,董事在評估本集團是 否將有充足財務資源繼續按持續經 營基準經營時,已審慎考慮本集團的 未來流動資金及表現以及其可用資金 來源。本集團已採取若干措施以紓解 流動資金壓力及改善其財務狀況,其 中包括(但不限於)下列各項:

- 本集團已積極與若干金融機構
 協商,並尋求多種方案,為本
 集團的營運資金、償還逾期借
 貸及可預見未來承擔提供資金;
- ii. 本集團將加快發展中物業及 已竣工物業的預售及銷售。總 體而言,本集團預期將分別自 2021年第三季度及第四季度開 始逐步啟動兩個主要項目物業 的預售;
- iii. 本集團已積極與若干金融機構
 協商重續及延長銀行借貸及信
 貸融資;

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

GOING CONCERN – continued

- iv. The Group will continue to take active measures to control administrative costs through various channels, including human resources optimisation, management remuneration adjustments and containment of capital expenditures; and
- v. The Group has sought advice from the independent legal advisors or internal legal counsel for the outstanding legal claims that are subjected to legal proceedings and/or appeal in relation to construction contracts under dispute and appropriate actions are timely executed.

The directors are of the opinion that, taking into account the abovementioned plans and measures, the Group will have sufficient working capital to finance its operations and to meet its financial obligations as and when they fall due within twelve months from 31 December 2020. Accordingly, the directors believe that it is appropriate to prepare the consolidated financial statements of the Company on a going concern basis. Notwithstanding the above, significant uncertainties exist as to whether management of the Company will be able to achieve its plans and measures as described above. Whether the Group will be able to continue as a going concern would depend upon the Group's ability to generate adequate financing and operating cash flows through the followings:

i. Successful obtaining new sources of financing as and when needed;

2. 主要會計政策 - 續

持續經營-續

- iv. 本集團將持續採取積極措施, 通過人力資源優化、管理層薪 酬調整及控制資本開支等多種 渠道控制行政成本;及
- v. 本集團已就有關建築合約糾紛 須進行法律程序及/或上訴的 未決法律申索徵求獨立法律顧 問或內部法律顧問意見,並及 時採取適當行動。

董事認為,考慮到上述計劃及措施, 本集團將擁有充足的營運資金以滿足 經營所需,並能履行自2020年12月31 日起12個月內到期的財務義務。因此, 董事相信,以持續經營基準編制本公 司合併財務報表屬恰當。儘管如此, 本公司管理層能否如上文所述寬大的現 書是否能夠保持持續經營將取決 集團產生充足資金及營運現金流的能 力,方式如下:

 於需要時成功獲得新的融資來 源;





For the year ended 31 December 2020 截至2020年12月31日止年度

2.

PRINCIPAL ACCOUNTING POLICIES – continued

GOING CONCERN – continued

- Successful accelerating the pre-sales and sales of properties under development and completed properties and speeding up the collection of outstanding sales proceeds, and controlling costs and capital expenditure so as to generate adequate net cash inflows;
- Successful negotiations with the lenders for renewal of or extension for repayments beyond year 2021 for those borrowings that (a) are scheduled for repayment (either based on the original agreements or the existing arrangements) in year 2021; and (b) were overdue as at 31 December 2020 because of the Group's failure to repay the principal on or before the scheduled repayment dates; and
- iv. Successful persuading the Group's existing lenders not to take action to demand for immediate repayment of the defaulted borrowings in year 2021.

Should the Group fail to achieve the abovementioned plans and measures, it might not be able to continue to operate as a going concern, and adjustments would have to be made to write down the carrying values of the Group's assets to their recoverable amounts, to provide for any further liabilities which might arise, and to reclassify non-current assets and non-current liabilities as current assets and current liabilities, respectively. The effects of these adjustments have not been reflected in these consolidated financial statements.

2. 主要會計政策-續

持續經營-續

- ii. 成功加快發展中物業及已竣工 物業的預售及銷售,加快收回 銷售所得款項的尚未收回部分, 控制成本及資本開支,以產生 足夠淨現金流入;
- iii. 就(a)計劃於2021年償還之借貸 (根據原有協議或現有安排); 及(b)由於本集團未能於計劃 償還日期或之前償還本金而於 2020年12月31日逾期之借貸重 續或延長至2021年以後償還成 功與貸款人磋商;及
- iv. 成功説服本集團現有貸款人不 採取行動要求於2021年立即償 還違約借貸。

如本集團無法達成上述計劃及措施, 其未必能在持續經營的基礎上繼續 經營,則必須作出調整,將本集團的 資產賬面值撇減至其可收回金額,為 進一步可能出現的負債作出撥備,同 時將非流動資產及非流動負債重新分 類為流動資產及流動負債。該等調整 的影響尚未反映於合併財務報表中。



For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

BASIS OF MEASUREMENT

The measurement basis used in the preparation of these consolidated financial statements is historical cost, except for investment properties, which are measured at fair value as explained in the accounting policies 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. Control is achieved when the Company:

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

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

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

2. 主要會計政策-續

計量基準

編製該等合併財務報表所用的計量 基準為歷史成本,惟投資物業如下文 載列的會計政策所釋按公允價值計 量除外。

合併基準

合併財務報表包括本公司以及本公司 及其附屬公司所控制實體之財務報表。 取得控制權指本公司:

- 有權控制受投資方;
- 對參與受投資方業務所得浮動
 回報承擔風險或享有權利;及
- 有能力運用其權力以影響該等
 回報。

倘事實及情況表明上述所列之三項控 制權因素中一項或多項發生變動,則 本集團會重新評估其是否仍然控制 受投資方。

當本集團取得附屬公司之控制權時, 便將該附屬公司合併入賬,而當本集 團失去附屬公司之控制權時,便停止 將附屬公司合併入賬。具體而言,年 內收購或出售之附屬公司之收益及開 支於本集團取得/失去附屬公司之及 割權當日起計入/剔除自合併損益及 其他綜合收益表。




For the year ended 31 December 2020 截至2020年12月31日止年度

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2.

PRINCIPAL ACCOUNTING POLICIES – continued

BASIS OF CONSOLIDATION – continued

Profit or loss and each component of other comprehensive income are attributed to the owners of the Company and to the noncontrolling 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.

CHANGES IN THE GROUP'S INTERESTS IN EXISTING SUBSIDIARIES

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

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

2. 主要會計政策-續

合併基準-續

損益及其他綜合收益之各組成部分歸 屬於本公司擁有人及非控制性權益。 附屬公司之綜合收益總額屬於本公司 擁有人及非控制性權益,即使此舉會 引致非控制性權益有虧絀結餘。

本集團於現有附屬公司權益之變動

倘本集團於附屬公司權益之變動不會 導致本集團失去對該等附屬公司之控 制權,將作為權益交易入賬。本集團 之相關權益部分及非控制性權益之關 面值將予調整,以反映其於該等附屬 公司之相關權益變動,包括於本集團 與非控制性權益之間根據本集團及 非控制性權益的權益比例重新劃撥 相關儲備。

對非控制性權益作出調整之金額與已 付或已收代價之公允價值之間任何差 額,乃直接於權益中確認並歸屬於本 公司擁有人。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

CHANGES IN THE GROUP'S INTERESTS IN EXISTING SUBSIDIARIES – continued

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

INVESTMENT IN A JOINT VENTURE

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

2. 主要會計政策 - 續

本集團於現有附屬公司權益之變動 -續

倘本集團失去對附屬公司之控制權,則 取消確認該附屬公司及非控制性權益(如 有)之資產及負債。收益或虧損於損益中 確認,並按(i)已收代價之公允價值與任 何保留權益之公允價值之總和及(ii)本公 司擁有人應佔該附屬公司之資產(包括商譽) 及負債之賬面值間之差額計算。先前於 其他綜合收益確認之有關該附屬公司之 所有金額,按猶如本集團已直接出售該附 屬公司之相關資產或負債入賬(即按香港 財務報告準則適用之規定/許可條文重 新分類至損益或轉撥至另一類權益類別)。 於失去控制權當日於前附屬公司保留之任 何投資之公允價值被列作初步確認之公 允價值或(如適用)於聯營公司或合營企 業之投資的初步確認之成本,並後續根 據香港財務報告準則第9號入賬。

於合營企業之投資

合營企業屬一種共同安排,擁有該安 排共同控制權之各方擁有分佔該共同 安排淨資產之權利。共同控制權指按 合約協定分享一項安排之控制權,並 只在與業務相關決策需得到分享控制 權之各方一致同意時存在。





For the year ended 31 December 2020 截至2020年12月31日止年度

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2.

PRINCIPAL ACCOUNTING POLICIES – continued

INVESTMENT IN A JOINT VENTURE – continued

The results and assets and liabilities of joint ventures are incorporated in these consolidated financial statements using the equity method of accounting. Under the equity method, an investment in a joint venture is initially recognised in the consolidated statement of financial position at cost and adjusted thereafter to recognise the Group's share of the profit or loss and other comprehensive income of the joint venture. Changes in net assets of the joint venture other than profit or loss and other comprehensive income are not accounted for unless such changes resulted in changes in ownership interest held by the Group. When the Group's share of losses of joint venture exceeds the Group's interest in that joint venture (which includes any long-term interests that, in substance, form part of the Group's net investment in the joint venture), the Group discontinues recognising its share of further losses. Additional losses are recognised only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the joint venture.

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

2. 主要會計政策 - 續

於合營企業之投資-續

合營企業之業績與資產及負債乃按 權益會計法納入本合併財務報表內。 根據權益法,於合營企業之投資初 步乃按成本於合併財務狀況表確認, 其後作出調整以確認本集團應佔該合 營企業之損益及其他綜合收益。於 該合營企業之資產淨值(損益及其他 綜合收益除外)變動不入賬,除非該 等變動導致本集團持有之擁有權權益 變動。當本集團應佔合營企業之虧 損超出其於該合營企業之權益(包括 實質上構成本集團於該合營企業之 投資淨額之一部分之任何長期權益), 則本集團不再確認其應佔之進一步虧 損。本集團僅會在其須於代表該合營 企業承擔法律或推定責任,或代其支 付款項之情況下,方會確認額外虧損。

於被投資公司成為一間合營企業當日, 於合營企業之投資開始採用權益法 入賬。於收購於合營企業之投資開始採用權益時, 投資成本超過本集團應佔被投資公司 可識別資產及負債之公允價值淨值之 部分將確認為商譽,並計入投資值之 部分將確認為商譽,並計入投資債之 公允價值淨值超過投資成本之部分, 經重新評估後即時於收購投資期間 在損益內確認。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

INVESTMENT IN A JOINT VENTURE – continued

The Group assesses whether there is an objective evidence that the interest in a joint venture may be impaired. When any objective evidence exists, the entire carrying amount of the investment (including goodwill) is tested for impairment in accordance with HKAS 36 as a single asset by comparing its recoverable amount (higher of value in use and fair value less costs of disposal) with its carrying amount. Any impairment loss recognised forms part of the carrying amount of the investment. Any reversal of that impairment loss is recognised in accordance with HKAS 36 to the extent that the recoverable amount of the investment subsequently increases.

When the Group ceases to have joint control over a joint venture, it is accounted for as a disposal of the entire interest in the investee with a resulting gain or loss being recognised in profit or loss.

INVESTMENT PROPERTIES

Investment properties are properties held to earn rentals and/or for capital appreciation (including properties under construction for such purposes).

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

Construction costs incurred for investment properties under construction are capitalised as part of the carrying amount of the investment properties under construction.

2. 主要會計政策 – 續

於合營企業之投資-續

本集團評估是否有客觀跡象顯示於合 營企業之權益可能減值。倘任何客觀 跡象存在,投資(包括商譽)之全部賬 面值乃根據香港會計準則第36號作 為單獨資產,通過比較可收回金額(即 使用價值及公允價值減出售成本之領 高都)與賬面值進行減值測試。任 一部分。減值虧損之任何撥回乃按否資 之可收回金額隨後增加。

當本集團對合營企業不再擁有共同控 制權時,則入賬列作出售接受投資公 司的全部權益,由此產生的收益或虧 損於損益確認。

投資物業

投資物業指持作賺取租金及/或待資本增值之物業(包括為此目的之在建物業)。

投資物業初步按成本(包括任何直接 應佔開支)計量。於初步確認後,投 資物業使用公允價值模式按公允價值 計量。投資物業之公允價值變動所產 生之盈虧於產生期間計入損益。

在建投資物業所產生之建造成本會 資本化,作為在建投資物業部分賬面 值。





For the year ended 31 December 2020 截至2020年12月31日止年度

2.

PRINCIPAL ACCOUNTING POLICIES – continued

INVESTMENT PROPERTIES – continued

The Group classifies a property from properties under development for sale and/or completed properties held for sale to investment property when there is evidence of a change in use of the property by inception of the operating lease agreements. Any difference between the fair value of the property at the date of transfer and its previous carrying amount is recognised in profit or loss.

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

PROPERTY, PLANT AND EQUIPMENT

Property, plant and equipment including the buildings held for use in the production and/ or supply of goods and/or services, or for administrative purpose (other than construction in progress as described below), are stated in the consolidated statement of financial position at cost less subsequent accumulated depreciation and accumulated impairment losses, if any.

Construction in progress is stated at cost, which comprises the cost of construction and borrowing costs, if applicable, less any identified impairment loss.

2. 主要會計政策 - 續

投資物業-續

倘有證據顯示物業用途於經營租賃 協議開始時變更,本集團將物業從發 展中待售物業及/或已竣工待售物業 分類至投資物業。轉撥日期之物業公 允價值與其先前賬面值之間的任何差 異於損益確認。

投資物業乃於出售後或當投資物業永 久不再使用及預期出售物業不會產生 未來經濟利益時取消確認。取消確認 該物業時產生之任何盈虧(按出售所 得款項淨額與該資產之賬面值之差 額計算)計入該項目取消確認期間之 損益內。

物業、廠房及設備

物業、廠房及設備(包括為用於生產 及/或供應貨品及/或服務,或為行 政目的而持有的樓宇)(下文所述的在 建工程除外)乃按成本減其後累計折 舊及累計減值虧損(如有)於合併財務 狀況表入賬。

在建工程按成本(包括建造成本及借 貸成本)(如有)減去任何識別的減值 虧損列賬。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

PROPERTY, PLANT AND EQUIPMENT – continued

The cost of construction in progress will not be depreciated until they are completed and ready for intended use and are transferred to a specific category of property, plant and equipment when the construction is completed. Depreciation is recognised so as to write off the cost of assets (other than construction in progress) less their residual values over their estimated useful lives, using the straight-line method, at the following rate per annum:

Buildings	Over the shorter of the lease
	terms or 5%
Leasehold improvements	Over the shorter of the lease
	terms or 15% to $33^{1}/_{3}$ %
Furniture, fixtures and	15% to 33¼%
office equipment	
Computer equipment and	20% to 331/3%
software	
Motor vehicles	20% to 33¼%

The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

Properties in the course of construction for production, supply or administrative purposes are carried at cost, less any recognised impairment loss. Cost includes professional fees and, for qualifying assets, borrowing costs capitalised in accordance with the Group's accounting policy. Such properties are classified to the appropriate categories of property, plant and equipment when completed and ready for intended use. Depreciation of these assets, on the same basis as other property assets, commences when the assets are ready for their intended use.

2. 主要會計政策 - 續

物業、廠房及設備-續

在建工程的成本將不會折舊直至該等 工程竣工及準備用作擬定用途,並於 工程竣工時轉撥至特定類別的物業、 廠房及設備。確認折舊以按資產(在 建工程除外)減估計可使用年期之剩 餘價值以直線法撇銷成本,採用之折 舊年率如下:

樓宇	按租期或5% (以較短者為準)
租賃物業裝修	按租期或15%至33⅓% (以較短者為準)
傢俬、裝置及 辦公室設備	15%至331/₃%
電腦設備及軟件	20%至331/3%
汽車	20%至331/₃%

本公司於各報告期末檢討估計可使用 年期、剩餘價值及折舊方法,並按未 來適用法入賬任何預計之變動之影 響。

用於生產、供應或行政用途的在建物 業按成本包括專業費用及根據本集列 。成本包括專業費用及根據本集團 會計政策為合資格資產而資本化之借 貸成本。該等物業完工後並可用於 開始 之合適類別。與其他物業資產依據之 基準一樣,該等資產可用作擬定用途 時開始折舊。





For the year ended 31 December 2020 截至2020年12月31日止年度

2.

PRINCIPAL ACCOUNTING POLICIES
– continued

PROPERTY, PLANT AND EQUIPMENT – continued

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

FINANCIAL INSTRUMENTS

Financial assets and financial liabilities are recognised when a group entity becomes a party to the contractual provisions of the instrument. All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the market place.

Financial assets and financial liabilities are initially measured at fair value except for trade receivables arising from contracts with customers which are initially measured in accordance with HKFRS 15. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities 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 fair value through profit or loss are recognised immediately in profit or loss.

2. 主要會計政策-續

物業、廠房及設備-續

物業、廠房及設備項目於出售或預計 持續使用資產並無未來經濟利益時 取消確認。出售或報廢物業、廠房及 設備項目所產生之任何收益或虧損按 出售所得款項與資產賬面值之差額 釐定,並於損益確認。

金融工具

倘集團實體成為工具合約條文之訂約 方,則確認金融資產及金融負債。所 有日常買賣之金融資產於交易日確認 及取消確認。日常買賣指須根據市場 規則或慣例訂立之時限內交付資產之 金融資產買賣。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

FINANCIAL INSTRUMENTS – continued

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

Classification and subsequent measurement of financial assets

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

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

2. 主要會計政策 - 續

金融工具-續

實際利率法為一種計算相關期間內金 融資產或金融負債之攤餘成本及利息 收入及利息開支分配之方法。實際利 率是於初步確認時準確地將金融資 產或金融負債在預期可用年期(或(如 適用)較短期間)內,貼現預期未來現 金收益及付款(包括構成實際利率一 部分的已付或已收的所有費用及基點、 交易成本及其他溢價或折讓)至賬面 淨值之比率。

金融資產分類及後續計量

符合以下條件的金融資產其後按攤餘 成本計量:

- 於目的為收取合約現金流量的 業務模式內持有金融資產;及
- 合約條款導致於特定日期產生的現金流量純粹用作支付本金及未償還本金額利息。





For the year ended 31 December 2020 截至2020年12月31日止年度

2. P

PRINCIPAL ACCOUNTING POLICIES – continued

FINANCIAL INSTRUMENTS – continued

Financial assets

Amortised cost and interest income

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

Impairment of financial assets

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

2. 主要會計政策-續

金融工具-續

金融資產

攤餘成本及利息收入

金融資產減值

本集團就受限於香港財務報告準則第 9號項下減值的金融資產(包括貿易應 收款項、應收租金、其他應收款項及 按金、應收關聯公司款項、銀行結算及 已抵押銀行存款)確認預期信貸虧損」)的虧損撥備。於 各報告日期對預期信貸虧損量金額 行更新,以反映自初步確認以來的信 貸風險變動。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

FINANCIAL INSTRUMENTS – continued

Financial assets – continued

Impairment of financial assets – continued

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

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

(i) Significant increase in credit risk

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

2. 主要會計政策-續

金融工具-續 金融資產-續

金融資產減值-續

全期預期信貸虧損指於相關工具的 預計可使用年期內發生所有可能違約 事件而導致的預期信貸虧損則指預期 反,12個月預期信貸虧損則指預期 能於報告日期後12個月內發生違約 有 一。評估乃根據本集團的過往信貸 虧損經驗進行,並根據債務人特定因 素、整體經濟狀況以及就報告日期的 當前狀況及未來狀況預測的評估進 行調整。

本集團就貿易應收款項及應收租金確 認全期預期信貸虧損。就所有其他工 具而言,本集團按相等於12個月預期 信貸虧損的金額計量虧損撥備,除非 自初步確認後信貸風險出現大幅增加, 則本集團確認全期預期信貸虧損。 評估是否應確認全期預期信貸虧損 乃根據自初步確認後所發生違約的可 能性或風險是否大幅增加而定。

信貸風險顯著增加
 在評估自初步確認以來信貸風
 險是否有大幅增加時,本集團
 將截至報告日期金融工具發生的違約風險與截至初步確認日期金融工具發生違約風險相比較。在作出該評估時,本集團
 考慮合理及可靠的定量及定性
 資料,包括過往經驗及無需付
 出不必要成本或努力即可取得
 的前瞻性資料。





For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

FINANCIAL INSTRUMENTS – continued

Financial assets – continued

Impairment of financial assets – continued

(i) Significant increase in credit risk
 – continued

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

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

2. 主要會計政策-續

金融工具-續

金融資產-續

金融資產減值-續

(i) 信貸風險顯著增加一續

具體而言,於評估信貸風險是 否顯著增加時會考慮以下資料:

- 金融工具外部(如有)或 內部信貸評級的實際或 預期顯著惡化;
- 信貸風險的外部市場指 標顯著惡化,例如債務 人的信貸息差、信貸違 約掉期價格顯著上升;
- 商業、金融或經濟情況 出現預計會導致債務人 償債能力顯著下降的現 有或預期不利變化;
- 債務人經營業績實際或 預期顯著惡化;
- 債務人的監管、經濟或 技術環境有實際或預期 的顯著不利變動,導致 債務人償債能力顯著下 降。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

FINANCIAL INSTRUMENTS – continued

Financial assets – continued

Impairment of financial assets – continued

(i) Significant increase in credit risk - continued

> Despite the foregoing, the Group assumes that the credit risk on a financial 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) it has a low risk of default, (ii) the borrower has a strong capacity to meet its contractual cash flow obligations in the near term and (iii) adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations.

> For financial guarantee contracts, the date that the Group becomes a party to the irrevocable commitment is considered to be the date of initial recognition for the purposes of assessing the financial instrument for impairment. In assessing whether there has been a significant increase in the credit risk since initial recognition of a financial guarantee contracts, the Group considers the changes in the risk that the specified debtor will default on the contract.

> 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.

2. 主要會計政策 - 續

金融工具-續

金融資產-續

金融資產減值-續

(i) 信貸風險顯著增加-續

就財務擔保合約而言,本集團 訂立不可撤銷承諾之日期被視 為評估金融工具減值之初步確認 認日期。於評估自初步確認財 務擔保合約後信貸風險是否大 幅增加時,本集團考慮特定債 務人之違約風險變動。

本集團定期監控用於識別信貸 風險是否顯著增加之標準的效 力,並於適當時候作出修訂, 以確保有關標準於款項逾期前 可確定信貸風險顯著增加。





For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

2. 主要會計政策 - 續

FINANCIAL INSTRUMENTS – continued

Financial assets – continued

(ii)

Impairment of financial assets – continued

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

(iii) Credit-impaired financial assets

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

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

金融工具-續

- 金融資產-續
- 金融資產減值-續
- (ii) 違約之定義就內部信貸風險管理而言,當內部生成或自外部來源取得的
 - 資料顯示債務人很有可能無法 悉數向其債權人(包括本集團) 還款時(不計及本集團持有的 任何抵押品),本集團視為發生 違約事件。
- (iii) 信貸減值金融資產 當發生一項或多項對金融資產 估計未來現金流量有不利影響 之違約事件時,金融資產出現 信貸減值。金融資產信貸減值 之證據包括有關以下事件之可 觀察數據:
 - (a) 發行人或借款人陷入重 大財務困難;
 - (b) 違反合約,如違約或逾 期事件;
 - (c) 借款人之放款人因與借款人出現財務困難有關之經濟或合約理由而給予借款人在一般情況下放款人不予考慮之優惠條件;
 - (d) 借款人有可能破產或進 行其他財務重組;或
 - (e) 由於財務困難致使金融 資產之活躍市場消失。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

FINANCIAL INSTRUMENTS – continued

Financial assets – continued

Impairment of financial assets – continued

(iv) Write-off policy

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

(v) Measurement and recognition of ECL

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

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

2. 主要會計政策 - 續

金融工具-續 金融資產-續

金融資產減值-續

- (iv) 撤銷政策 倘有資料顯示對手方陷入嚴重 財務困難且無實際收回可能(例 如對手方遭清盤或啓動破產手, 可關金額已逾期超過一年(以 較早發生者為準),本集團會撤 銷金融資產。在考慮法律意見 (如適當)後,已撤銷如回程序 施強制執行。撇銷構成取消確 認事件。任何其後收回於損益 確認。
- (v) 預期信貸虧損的計量及確認 預期信貸虧損的計量為違約概 率、違約損失率(即違約時的 損失程度)及違約風險的函數。 違約概率及違約損失率的評估 乃依據經前瞻性資料調整後的 歷史數據作出。預期信貸虧損 之估計反映以發生相關違約風 險之金額作為加權數值而釐定 之無偏概率加權金額。

一般而言,預期信貸虧損為本 集團根據合約應收的所有合約 現金流量與本集團預計收取的 所有現金流量之間的差額,並 按初步確認時釐定的實際利率 貼現。



For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

2. 主要會計政策-續

FINANCIAL INSTRUMENTS – continued

Financial assets – continued

- Impairment of financial assets continued
- (v) Measurement and recognition of ECL- continued

For a financial guarantee contract, the Group is required to make payments only in the event of a default by the debtor in accordance with the terms of the instrument that is guaranteed. Accordingly, the expected losses is the present value of the expected payments to reimburse the holder for a credit loss that it incurs less any amounts that the Group expects to receive from the holder, the debtor or any other party.

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

For a financial guarantee contract, the loss allowances are recognised at the higher of the amount of the loss allowance determined in accordance with HKFRS 9; and the amount initially recognised less, where appropriate, cumulative amount of income recognised over the guarantee period.

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

金融工具-續

金融資產-續

金融資產減值-續

(v) 預期信貸虧損的計量及確認 一續 就財務擔保合約而言,根據擔 保工具之條款,本集團僅須於

債務人違約時付款。因此,預 期虧損為償還持有人所產生信 貸虧損之預計款項現值,減去 本集團預計自持有人、債務人 或任何其他方收取之任何金額。

利息收入根據金融資產的賬面 總值計算,惟金融資產存在信 貸減值除外,在此情況下,利 息收入乃按金融資產的攤餘成 本計算。

就財務擔保合約而言,虧損撥 備按以下較高者確認:根據香 港財務報告準則第9號釐定之 虧損撥備;以及初步確認金額 減(如適用)擔保期間所確認之 累計收益金額。

本集團透過調整所有金融工具 的賬面值於損益確認其減值收 益或虧損,惟貿易應收款項、 應收租金、其他應收款項及應 收關聯人士款項透過虧損撥備 賬確認相應調整除外。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL 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 entity. 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

Classification as debt or equity

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

2. 主要會計政策 - 續

金融工具-續

金融資產-續

取消確認金融資產

於取 消確 認 按 攤 餘 成 本 計 量 之 金 融 資 產 時 , 資 產 賬 面 值 與 已 收 及 應 收 代 價 總 和 之 間 之 差 額 , 會 於 損 益 確 認 。

金融負債及權益 *分類為債務或權益*

根據合約安排的性質及金融負債及權 益工具之定義,債務及權益工具分類 為金融負債或權益。





2.

Notes to the Consolidated Financial Statements 合併財務報表附註

For the year ended 31 December 2020 截至2020年12月31日止年度

PRINCIPAL ACCOUNTING POLICIES – continued

FINANCIAL INSTRUMENTS – continued

Financial liabilities and equity – continued *Equity instruments*

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

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

Financial liabilities at amortised cost

Financial liabilities (including trade payables, other payables and accruals, amounts due to related companies, bank and other borrowings, lease liabilities and convertible bonds and bonds) are subsequently measured at amortised cost, using the effective interest method.

Financial guarantee contracts

A financial guarantee contract is a contract that requires the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payments when due in accordance with the terms of a debt instrument. Financial guarantee contract liabilities are measured initially at their fair values. It is subsequently measured at the higher of:

- the amount of the loss allowance determined in accordance with HKFRS 9; and
- the amount initially recognised less, where appropriate, cumulative amortisation recognised over the guarantee period.

2. 主要會計政策-續

金融工具-續

金融負債及權益-續

權益工具

權益工具為任何可證明本集團資產經 扣除所有負債後之剩餘權益之合約。 本公司發行之權益工具乃按已收之所 得款項(扣除直接發行成本)確認入 賬。

購回本公司本身權益工具直接於權益 確認及扣除。並無就購買、出售、發 行或註銷本公司本身權益工具而於損 益確認收益或虧損。

按攤餘成本列賬的金融負債

金融負債(包括貿易應付款項、其他 應付款項及預提款項、應付關聯公司 款項、銀行及其他借貸、租賃負債以 及可換股債券及債券)其後使用實際 利率法按攤餘成本計量。

財務擔保合約

財務擔保合約乃規定發出人支付指定 金額之合約,以補償持有人由於指定 債務人未能根據債務工具條款於到期 時付款而蒙受之損失。財務擔保合約 負債初步按其公允價值計量,其後按 以下較高者計量:

- 根據香港財務報告準則第9號
 釐定之虧損撥備金額;及
- 初步確認金額減(如適用)擔保 期間所確認之累計攤銷。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

FINANCIAL INSTRUMENTS – continued

Financial liabilities and equity – continued *Convertible bonds*

The component parts of the convertible bonds issued by the Company are classified separately as financial liabilities and equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument. A conversion option that will be settled by the exchange of a fixed amount of cash or another financial asset for a fixed number of the Company's own equity instruments is an equity instrument.

At the date of issue, the fair value of the liability component is estimated by measuring the fair value of similar liability that does not have an associated equity component.

The conversion option classified as equity is determined by deducting the amount of the liability component from the fair value of the compound instrument as a whole. This is recognised and included in equity, net of income tax effects, and is not subsequently remeasured. In addition, the conversion option classified as equity will remain in equity until the conversion option is exercised, in which case, the balance recognised in equity will be transferred from convertible bonds equity reserve to share premium. Where the conversion option remains unexercised at the maturity date of the convertible bonds, the balance recognised in equity will be transferred to retained profits. No gain or loss is recognised in profit or loss upon conversion or expiration of the conversion option.

2. 主要會計政策 - 續

金融工具-續 金融負債及權益-續 *可換股債券*

本公司所發行之可換股債券之組成部 分乃根據合約安排之性質與金融負債 及權益工具之定義分別歸類為金融負 債及權益。倘換股權將透過以固定 金額之現金或另一項金融資產換取固 定數目之本公司本身之權益工具結算, 則歸類為權益工具。

於發行日期,負債部分的公允價值乃 透過計量不包含相關權益部分的同類 負債的公允價值進行估算。





2.

Notes to the Consolidated Financial Statements 合併財務報表附註

For the year ended 31 December 2020 截至2020年12月31日止年度

PRINCIPAL ACCOUNTING POLICIES – continued

FINANCIAL INSTRUMENTS – continued

Financial liabilities and equity – continued

Convertible bonds – continued

Transaction costs that relate to the issue of the convertible bonds are allocated to the liability and equity components in proportion to the allocation of the gross proceeds. Transaction costs relating to the equity component are charged directly to equity. Transaction cost relating to the liability component are included in the carrying amount of the liability portion and amortised over the period of the convertible bonds using the effective interest method.

Derecognition of financial liabilities

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

PROPERTIES UNDER DEVELOPMENT FOR SALE

Properties under development for sale which are intended to be held for sale in the ordinary course of business are carried at the lower of cost or deemed cost if they are transferred from investment properties and net realisable value and are shown as current assets. Cost includes the cost of land, construction cost and other development expenditure and other attributable expenses. Net realisable value represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale, of which the selling price is determined based on prevailing market conditions.

The Group transfers a property from investment property to inventories when there is evidence of a change in use to sell the property. The property's deemed cost is being the property's fair value at the date of change in use.

2. 主要會計政策 - 續

金融工具-續

金融負債及權益-續

可換股債券-續

發行可換股債券所涉及之交易成本乃 按所得款項總額分配比例分配至負債 部分及權益部分。權益部分之相關交 易成本直接於權益中扣除。負債部分 之相關交易成本計入負債部分之賬面 值,並採用實際利率法按可換股債券 年期攤銷。

取消確認金融負債

本集團乃於且僅於本集團之責任被解 除、註銷或到期時取消確認金融負債。 取消確認之金融負債之賬面值與已付 及應付代價之間之差額於損益確認。

發展中待售物業

於一般業務過程中擬持作出售之發展 中待售物業按成本或視作成本(如相 關物業自投資物業轉入)及可變現 值之較低者列賬,並顯示為流動資產。 成本包括土地成本、建築成本及其他 發展開支及其他應計開支。可變現 值指存貨的估計售價減完成的所有估 計成本及作出銷售的必需成本,其中 售價根據當前市場情況釐定。

倘有證據顯示銷售物業的用途變更, 本集團將該物業從投資物業轉撥至 存貨。物業的視作成本即物業於用途 變更日期的公允價值。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

COMPLETED PROPERTIES FOR SALE AND OTHER INVENTORIES

Completed properties for sale are stated at the lower of cost and net realisable value. Cost includes the related land costs, development expenditure incurred and, where appropriate, borrowing costs capitalised.

Other inventories are stated at the lower of cost and net realisable value. Cost is calculated using the weighted average method. Net realisable value represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sales.

CASH EQUIVALENTS

For the purpose of the consolidated statement of cash flows, cash equivalents represent shortterm highly liquid investments which are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, net of bank overdrafts.

REVENUE FROM CONTRACTS WITH CUSTOMERS WITHIN HKFRS 15

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

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

2. 主要會計政策 - 續

已竣工待售物業及其他存貨

已竣工待售物業按成本及可變現淨值 兩者之較低者入賬。成本包括相關土 地成本、所產生之發展開支及(如適用) 已資本化之借貸成本。

其他存貨按成本及可變現淨值兩者之 較低者入賬。成本以加權平均法計算。 可變現淨值指存貨的估計售價減完 成的所有估計成本及作出銷售的必需 成本。

現金等價物

就合併現金流量表而言,現金等價物 指可即時轉換為已知數額現金且面臨 的價值變動風險較低的短期高流通 性投資(扣除銀行透支)。

香港財務報告準則第15號內來自客戶 合約之收入

當(或於)達成履約責任時,即特定履 約責任相關的貨品或服務「控制權」轉 讓予客戶時,本集團會確認收入。

履約責任指一項明確的貨品或服務(或 一批貨品或服務)或一系列大致相同 的明確貨品或服務。





For the year ended 31 December 2020 截至2020年12月31日止年度

2.

PRINCIPAL ACCOUNTING POLICIES – continued

REVENUE FROM CONTRACTS WITH CUSTOMERS WITHIN HKFRS 15 – continued

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

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

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

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

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

2. 主要會計政策-續

香港財務報告準則第15號內來自客戶 合約之收入-續

倘符合下列其中一項準則,則隨時間 轉讓控制權,並參照完全達成相關履 約責任的進度隨時間確認收入:

- 客戶於本集團履約時同時收取 及消耗本集團履約所提供的利益;
- 本集團的履約創造及增強客戶 於本集團履約時控制的資產; 或
- 本集團的履約並無創造對本集 團具有其他用途的資產,而本 集團擁有可強制執行權利收取 迄今已履約部分的款項。

否則,收入會於客戶取得明確貨品或 服務的控制權時確認。

合約資產指本集團就本集團向客戶轉 讓的貨品或服務收取代價的權利(其 尚未成為無條件),乃根據香港財務 報告準則第9號進行減值評估。相反, 應收款項指本集團收取代價的無條件 權利,即只需待時間過去,即會到期 支付代價。

合約負債指本集團因已自一名客戶收 取代價(或到期收取代價)而須向該客 戶轉讓貨品或服務的責任。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

REVENUE FROM CONTRACTS WITH CUSTOMERS WITHIN HKFRS 15 – continued

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

The Group recognises revenue from the following major sources or operations which arise from contracts with customers:

- Sales of properties
- Tourism park operations and other services

Timing of revenue recognition

Sales of properties

Taking into consideration of the relevant contract terms, the legal environment and relevant legal precedent, the Group concluded that the Group does not have an enforceable right to payment prior to transfer of the relevant properties to customers. Revenue from sales of properties is therefore recognised at a point in time when the completed property is transferred to customers, being at the point that the customer obtains the control of the completed property and the Group has present right to payment and collection of the consideration is probable.

The Group receives 20–90% of the contract value as deposits from customers when they sign the sale and purchase agreement. Such advance payment schemes result in contract liabilities being recognised throughout the property construction period for the full amount of the contract price. The outstanding amount of the contract will be received before the completed property is transferred to customers.

2. 主要會計政策 - 續

香港財務報告準則第**15**號內來自客戶 合約之收入一續

與同一合約有關的合約資產及合約負 債按淨額基準入賬及呈列。

本集團自以下來自客戶合約產生之主 要來源或業務確認收入:

- 銷售物業
- 旅遊樂園營運及其他服務

收入確認時間

銷售物業

經考慮相關合約條款、法律環境及相 關法律先例,本集團認為,在轉讓相 關物業予客戶前,本集團並無收取付 款的可強制執行權利。因此,出售物 業的收入於已竣工物業轉移至客戶的 時間點確認,即客戶獲得已竣工物業 的控制權而本集團擁有收取付款之現 時權利及可能收取代價的時間點。

在簽署買賣協議時,本集團自客戶收 取合約價值的20%至90%作為按金。 該預先付款計劃導致於物業建造期 確認有關合約價格全款的合約負債。 尚未支付的合約金額將於竣工物業交 給客戶前收取。





For the year ended 31 December 2020 截至2020年12月31日止年度

2. – continued

PRINCIPAL ACCOUNTING POLICIES

REVENUE FROM CONTRACTS WITH CUSTOMERS WITHIN HKFRS 15 – continued

Timing of revenue recognition - continued

Tourism park operations and other services

Revenue from tourism park operations including entrance fee, food and beverage for which the control of services or goods is transferred at a point in time, revenue is recognised when the related services or goods have been rendered to customers.

Existence of significant financing component

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

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

主要會計政策-續 2.

香港財務報告準則第15號內來自客戶 合約之收入-續

收入確認時間-續

旅遊樂園營運及其他服務

就服務或貨品控制權已於某一時間點 轉移之旅遊樂園營運(包括入場費及 餐飲)產生的收入而言,收入於向客 戶提供相關服務或貨品時確認。

存在重大融資成分

於釐定交易價格時,倘經協定付款時 間(不論以明示或暗示方式)為客戶或 本集團帶來轉移貨品或服務予客戶之 重大融資利益,本集團將就資金時間 值之影響而調整已承諾之代價金額。 在該等情況下,合約包括重大融資成 分。無論融資承諾乃於合約中明確規 定或於訂約方協定之付款條款隱含, 均可能存在重大融資成分。

就付款及轉移相關貨品或服務之間隔 短於一年之合約而言,本集團就任何 重大融資成分採用不調整交易價格之 可行權宜方法。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

REVENUE FROM CONTRACTS WITH CUSTOMERS WITHIN HKFRS 15 – continued

Existence of significant financing component – continued

For advance payments received from customers before the transfer of the associated goods or services in which the Group adjusts for the promised amount of consideration for a significant financing component, the Group applies a discount rate that would be reflected in a separate financing transaction between the Group and the customer at contract inception. The relevant interest expenses during the period between the advance payments were received and the transfer of the associated goods and services are accounted for on the same basis as other borrowing costs.

Incremental costs of obtaining a contract

Incremental costs of obtaining a contract are those costs that the Group incurs to obtain a contract with a customer that it would not have incurred if the contract had not been obtained.

The Group recognises such costs as an asset if it expects to recover these costs. The asset so recognised is subsequently amortised to profit or loss on a systematic basis that is consistent with the transfer to the customer of the goods or services to which the assets relate.

The Group applies the practical expedient of expensing all incremental costs to obtain a contract if these costs would otherwise have been fully amortised to profit or loss within one year.

2. 主要會計政策 - 續

香港財務報告準則第**15**號內來自客戶 合約之收入一續

存在重大融資成分-續

就於轉移本集團已就任何重大融資成 分而調整已承諾之代價金額之相關 品或服務前自客戶收取之預付款項 言,本集團應用將於本集團與客戶 間於合約開始之獨立融資交易中反 開始之獨預付款至轉移相關 貨品及服務期間的相關利息開支按相 同基準入賬列作其他借貸成本。

獲得合約之增量成本

獲得合約之增量成本指本集團取得客 戶合約所產生之成本,倘未獲得該合 約,則不會產生有關成本。

倘預期可收回有關成本,則本集團確 認該等成本為一項資產。所確認資產 其後按與向客戶轉讓有關該資產之貨 品或服務一致之系統基準攤銷至損 益。

倘該等成本將在一年內悉數攤銷至損 益,則本集團將應用可行權宜方法, 支銷所有增量成本以獲得合約。





For the year ended 31 December 2020 截至2020年12月31日止年度

2.

PRINCIPAL ACCOUNTING POLICIES – continued

IMPAIRMENT OF OTHER ASSETS

At the end of the reporting period, the Group reviews the carrying amounts of its property, plant and equipment, right-of-use assets and investment in joint ventures to determine whether there is any indication that these assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the relevant asset is estimated in order to determine the extent of the impairment loss (if any).

The recoverable amount of tangible assets are estimated individually, when it is not possible to estimate the recoverable amount individually, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

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

If the recoverable amount of an asset (or a cashgenerating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or a cash-generating unit) is reduced to its recoverable amount.

2. 主要會計政策 - 續

其他資產減值

本集團於報告期末審閲其物業、廠房 及設備、使用權資產及於合營企業 投資之賬面值,以釐定該等資產是否 有任何減值虧損跡象。如存在任何有 關跡象,則會估計相關資產之可收回 金額以釐定減值虧損之程度(如有)。

有形資產之可收回金額單獨估計,當 無法單獨估計可收回金額時,本集團 便會估計資產所屬現金產生單位之可 收回金額。倘可識別合理及一貫之分 配基準,企業資產亦會被分配至 別之現金產生單位,否則會被分配至 可識別合理及一貫之分配基準之最小 現金產生單位組別。

可收回金額為公允價值減出售成本與 使用價值之較高者。於評估使用價值 時,估計未來現金流量使用除税前折 現率(反映市場現時對貨幣時間價值 之評估及與未調整估計未來現金流 量之資產(或現金產生單位)之特定風 險)折現至其現值。

倘資產(或現金產生單位)之可收回金額估計少於其賬面值,則該資產(或現金產生單位)之賬面值削減至其可收回金額。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

IMPAIRMENT OF OTHER ASSETS – continued

Where an impairment loss subsequently reverses, the carrying amount of the asset (or cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or a cash-generating unit) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss.

BORROWING COSTS

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

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

PROVISIONS

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that the Group will be required to settle that obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties sur rounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows (where the effect of the time value of money is material).

2. 主要會計政策 - 續

其他資產減值-續

當減值虧損其後撥回,該資產(或現 金產生單位)之賬面值增至其可收回 金額之經修訂估計值,然而增加後之 賬面值不得超過倘若該資產(或現金 產生單位)過往年度並無確認減值虧 損原應釐定之賬面值。減值虧損撥 回即時於損益中確認。

借貸成本

因收購、興建或生產需要長時間籌備 方可供其擬定用途或銷售之合資格資 產所產生之直接借貸成本,計入該等 資產之成本中,直至該等資產已大致 上可供其擬定用途或銷售。

所有其他借貸成本按其產生期間在 損益中確認。

撥備

倘本集團因過往事件而產生現有責任 (法定或推定),而本集團可能須履行 該責任且該責任之金額能可靠估計, 則會確認撥備。

確認撥備之金額乃於報告期末經計及 有關責任之風險及不確定因素後,對 償付現有責任所需代價作出之最佳估 計。當撥備使用償付現有責任之估計 現金流量計量時,其賬面值為有關現 金流量之現值(倘其貨幣時間價值之 影響重大)。





For the year ended 31 December 2020 截至2020年12月31日止年度

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2.

PRINCIPAL ACCOUNTING POLICIES – continued

LEASES

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

As lessee

The Group applies the recognition exemption to short-term leases and low-value asset leases. Lease payments associated with these leases are recognised as an expense on a straight-line basis over the lease term.

The Group accounts for each lease component within a lease contract as a lease separately. The Group allocates the consideration in the contract to each lease component on the basis of the relative stand-alone price of the lease component.

Amounts payable by the Group that do not give rise to a separate component are considered to be part of the total consideration that is allocated to the separately identified components of the contract.

The Group recognises a right-of-use asset and a lease liability at the commencement date of the lease.

2. 主要會計政策-續

租賃

本集團於合約開始時評估合約是否為 或包含租賃。倘合約為換取代價而給 予在一段時間內控制可識別資產使 用的權利,則該合約為租賃或包含租 賃。

作為承租人

本集團對短期租賃及低價值資產租賃 應用確認豁免。該等租賃相關的租賃 付款按直線法於租期內確認為開支。

本集團將租賃合約內各個租賃組成部 分單獨入賬作為一項租賃。本集團根 據租賃組成部分的相對單獨價格將合 約代價分配至各個租賃組成部分。

本集團未產生單獨組成部分之應付款 項被視作分配至合約單獨可識別組成 部分之總代價之一部分。

本集團於租賃開始日期確認使用權資 產及租賃負債。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

LEASES – continued

As lessee - continued

The right-of-use asset is initially measured at cost, which comprises

- (a) the amount of the initial measurement of the lease liability;
- (b) any lease payments made at or before the commencement date, less any lease incentives received;
- (c) any initial direct costs incurred by the Group; and
- (d) an estimate of costs to be incurred by the Group in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease, unless those costs are incurred to produce inventories.

Subsequently, the right-of-use asset is measured at cost less any accumulated depreciation and any accumulated impairment losses and adjusted for any remeasurement of the lease liability. Depreciation is provided on a straight-line basis over the shorter of the lease term and the estimated useful lives of the right-of-use asset (i.e. 1 to 2 years for land and buildings and 40 years for leasehold lands).

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date of the contract.

2. 主要會計政策 - 續

租賃-續

作為承租人-續 使用權資產乃按成本進行初步計量, 其中包括:

- (a) 租賃負債的初步計量金額;
- (b) 於開始日期或之前所作的任何 租賃付款,減已收取的任何租 賃優惠;
- (c) 本集團產生的任何初始直接成 本;及
- (d) 本集團拆除及移除相關資產、 恢復相關資產所在場地或將相 關資產恢復至租賃條款及條件 所規定狀態將予產生的估計成 本,除非該等成本乃因生產存 貨而產生。

隨後,使用權資產按成本減任何累計 折舊及任何累計減值虧損計量,並就 租賃負債的任何重新計量作出調整。 於租期及使用權資產之估計可使用年 期之較短者(即土地及樓宇一至兩年 以及租賃土地的40年)按直線法計提 折舊。

租賃負債乃按於合約開始日期尚未支 付之租賃付款現值進行初步計量。





For the year ended 31 December 2020 截至2020年12月31日止年度

2.

PRINCIPAL ACCOUNTING POLICIES – continued

LEASES – continued

As lessee – continued

The lease payments included in the measurement of the lease liability comprise the following payments for the right to use the underlying asset during the lease term that are not paid at the commencement date:

- (a) fixed payments (including in-substance fixed payments), less any lease incentives receivable;
- (b) variable lease payments that depend on an index or a rate;
- (c) amounts expected to be payable under residual value guarantees;
- (d) exercise price of a purchase option if the Group is reasonably certain to exercise that option; and
- (e) payments of penalties for terminating the lease, if the lease term reflects the Group exercising an option to terminate the lease.

The lease payments are discounted using the interest rate implicit in the lease, or where it is not readily determinable, the incremental borrowing rate of the lessee.

Subsequently, the lease liability is measured by increasing the carrying amount to reflect interest on the lease liability and by reducing the carrying amount to reflect the lease payments made.

The lease liability is remeasured using a revised discount rate when there are changes to the lease payments arising from a change in the lease term or the reassessment of whether the Group will be reasonably certain to exercise a purchase option.

2. 主要會計政策-續

租賃-續

作為承租人-續

計入租賃負債計量的租賃付款包括下 列有關於租期內使用相關資產的權利 且於開始日期尚未支付之付款:

- (a) 固定付款(包括實質性固定付款) 減任何應收租賃優惠;
- (b) 取決於一項指數或比率之可變 租賃付款;
- (c) 根據剩餘價值擔保預期應付之 款項;
- (d) 購買權的行使價(倘本集團合 理確定行使該權利);及
- (e) 終止租賃的罰款付款(倘租賃 條款反映本集團行使終止權以 終止租賃)。

租賃付款使用租賃的隱含利率貼現, 或倘該利率無法可靠地釐定,則採用 承租人之增量借貸利率。

隨後,租賃負債透過增加賬面值以反 映租賃負債之利息及調減賬面值以反 映已付的租賃付款進行計量。

當租期出現變動而產生租賃付款變動 或重新評估本集團是否將合理確定行 使購買選擇權時,租賃負債使用經修 訂貼現率進行重新計量。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

LEASES – continued

As lessee - continued

The lease liability is remeasured by using the original discount rate when there is a change in the residual value guarantee, the in-substance fixed lease payments or the future lease payments resulting from a change in an index or a rate (other than floating interest rate). In case of a change in future lease payments resulting from a change in floating interest rates, the Group remeasures the lease liability using a revised discount rate.

The Group recognises the amount of the remeasurement of the lease liability as an adjustment to the right-of-use asset. If the carrying amount of the right-of-use asset is reduced to zero and there is a further reduction in the measurement of the lease liability, the Group recognises any remaining amount of the remeasurement in profit or loss.

A lease modification is accounted for as a separate lease if

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

2. 主要會計政策 - 續

租賃-續

作為承租人-續

租賃負債於指數或利率(浮動利率除外) 變動導致剩餘價值擔保、實物固定租 賃付款或未來租賃付款發生變化時, 使用原折現率重新計量。倘浮動利率 變動導致未來租賃付款有所變動,則 本集團使用經修訂折現率重新計量租 賃負債。

本集團將租賃負債之重新計量金額 確認為對使用權資產之調整。倘使 用權資產賬面值減少至零且於租賃負 債計量進一步調減,本集團將於損益 中確認任何重新計量之剩餘金額。

倘出現以下情況,租賃修改則作為單 獨租賃入賬

- (a) 該修改透過增加一項或以上相
 關資產之使用權利而擴大租賃
 範圍;及
- (b) 租賃代價增加之金額相當於經擴大範圍對應之單獨價格及為反映特定合約之情況而對該單獨價格進行之任何適當調整。





For the year ended 31 December 2020 截至2020年12月31日止年度

2.

PRINCIPAL ACCOUNTING POLICIES 2 – continued

LEASES – continued

As lessee – continued

When a lease modification is not accounted for as a separate lease, at the effective date of the lease modification,

- (a) the Group allocates the consideration in the modified contract on the basis of relative stand-alone price as described above.
- (b) the Group determines the lease term of the modified contract.
- (c) the Group remeasures the lease liability by discounting the revised lease payments using a revised discount rate over the revised lease term.
- (d) for lease modifications that decrease the scope of the lease, the Group accounts for the remeasurement of the lease liability by decreasing the carrying amount of the right-of-use asset to reflect the partial or full termination of the lease and recognising any gain or loss relating to the partial or full termination of the lease in profit or loss.
- (e) for all other lease modifications, the Group accounts for the remeasurement of the lease liability by making a corresponding adjustment to the right-of-use asset.

2. 主要會計政策-續

租賃-續

作為承租人-續

當租賃修改並未於租賃修改生效日期 作為單獨租賃入賬,

- (a) 本集團根據上述相對單獨價格 將代價分配至經修訂合約。
- (b) 本集團釐定經修訂合約之租期。
- (c) 本集團透過於經修訂租期使用 經修訂貼現率對經修訂租賃付 款進行貼現以重新計量租賃負 債。
- (d) 就縮減租賃範圍之租賃修改而 言,本集團透過減少使用權資 產之賬面值將租賃負債之重新 計量計入損益,以反映部分或 全面終止該租賃及於損益中確 認任何與部分或全面終止該租 賃相關之收益或虧損。
- (e) 就所有其他租賃修改而言,本 集團透過對使用權資產作出相 應調整,對租賃負債進行重新 計量。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

LEASES – continued

As lessor

The Group classifies each of its leases as either a finance lease or an operating lease at the inception date of the lease. A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to ownership of the underlying asset. All other leases are classified as operating leases.

The Group accounts for each lease component within a lease contract as a lease separately from non-lease components of the contract. The Group allocates the consideration in the contract to each lease component on a relative standalone price basis.

Rental income under operating leases is recognised when the assets are let out, on straight-line basis over the lease term.

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 on the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

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

2. 主要會計政策 - 續

租賃-續

作為出租人

本集團於租賃開始日期將其各項租賃 分類為融資租賃或經營租賃。倘租賃 將相關資產所有權之絕大部分風險及 回報轉讓,則該租賃分類為融資租賃。 所有其他租賃分類為經營租賃。

本集團將租賃合約內各租賃組成部分 單獨入賬為一項租賃,與合約的非租 賃組成部分分開。本集團按相對獨立 價格基準將合約代價分配至各租賃 組成部分。

經營租賃的租金收入於租期內按直 線基準於資產出租時確認。

外幣

於編製各個別集團實體之財務報表時, 以該實體功能貨幣以外之貨幣(外幣) 進行之交易均按交易日期之適用匯率 換算為各自之功能貨幣(即該實體經 營所在主要經濟地區之貨幣)記賬。 於報告期末,以外幣計值之貨幣項目 均按該日之適用匯率重新換算。以外 幣計值按歷史成本計量之非貨幣項 目不予重新換算。

結算貨幣項目及換算貨幣項目所產生 之匯兑差額,於其產生期間在損益中 確認。





For the year ended 31 December 2020 截至2020年12月31日止年度

2.

PRINCIPAL ACCOUNTING POLICIES – continued

FOREIGN CURRENCIES – continued

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the group entities are translated into the presentation currency of the Group (i.e. HK\$) at the rate of exchange prevailing at the end of the reporting period, and their income and expenses are translated at the average exchange rates for the year, unless exchange rates fluctuate significantly during the period, in which case, the exchange rates prevailing at the dates of transactions are used. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity under the heading of exchange translation reserve. Exchange differences arising from translation of a foreign operation to the functional currency of the Company (i.e. RMB) are recognised in profit or loss in the period in which the foreign operation is disposed of whilst exchange differences relating to translation from RMB to the presentation currency of the Group are transferred directly to retained profits. On disposal of a group entity that is not a foreign operation, the exchange differences accumulated in equity relating to the translation of assets and liabilities of that group entity into presentation currency of the Group are transferred directly to retained profits.

TAXATION

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

2. 主要會計政策 - 續

外幣 – 續

就呈列合併財務報表而言,集團實體 之資產及負債乃按於報告期末之適用 匯率換算為本集團之呈列貨幣(即港 元),而其收益及支出乃按該年度之 平均匯率進行換算,除非匯率於該期 間內出現大幅波動,於此情況下,則 採用於交易當日之適用匯率。所產生 之匯兑差額(如有)乃於其他綜合收益 確認及於權益中外匯換算儲備項下累 計。換算海外業務至本公司之功能貨 幣(即人民幣)產生之匯兑差額於出售 海外業務期間之損益內確認,而由人 民幣換算到本集團呈列貨幣之匯兑差 額直接轉入保留溢利。當處置非海外 業務集團實體時,與換算該集團實體 的資產及負債至本集團呈列貨幣有關 的於權益累計之匯兑差額直接轉入保 留溢利。

税項

所得税開支為現行應繳税項及遞延 税項之總額。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

TAXATION – continued

The tax currently payable is based on taxable profit for the year. Taxable profit differs from the profit before tax 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 and deferred tax assets are 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 assets and liabilities are not recognised if the temporary difference arises 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.

2. 主要會計政策 - 續

税項-續

現行應繳税項根據年度應課税溢利計算。應課税溢利與合併損益及其他結合体損益及其他結合收益表內呈報之除税前溢利兩者存在差課税或可扣減收支項目,亦無計入毋須課税或不獲負債乃按已於報。 本集頒佈或大致頒佈之税率計算。





For the year ended 31 December 2020 截至2020年12月31日止年度

2.

PRINCIPAL ACCOUNTING POLICIES – continued

TAXATION – continued

Deferred tax liabilities are recognised for taxable temporary differences arising on investments in subsidiaries and interest in a joint venture, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interest 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 the reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period when 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 assets and liabilities 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.

2. 主要會計政策-續

税項-續

遞延税項負債就於附屬公司之投資及 於合資企業之權益產生之應課税暫 時性差異在撤回,且暫時性差異之撥回,且暫時性差異之撥不會撥回除外。與該異 投資及權益有關的可扣減暫時在足夠 應課税溢利,能動用暫於可預見將來 證進行抵銷,且預期於可預見將來會 撥回的情況下予以確認。

遞延税項資產之賬面值乃於報告期 末進行檢討,並在不再可能有足夠應 課税溢利恢復全部或部分資產價值時 作調減。

遞延税項資產及負債乃按預期於償 還負債或變現資產期間適用之税率計 量。所根據之税率(及税法)乃於報告 期末已頒佈或大致頒佈。

遞延税項資產及負債的計量反映本集 團於報告期末,預期將要收回或償還 其資產及負債的賬面值之税務後果。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

TAXATION – continued

For the purpose of measuring deferred tax liabilities for investment properties that are measured using the fair value model, the carrying amounts of such properties are presumed to be recovered entirely through sale, unless the presumption is rebutted. The presumption is rebutted when the investment property is depreciable and is held within a business model whose objective is to consume substantially all of the economic benefits embodied in the investment property over time, rather than through sale.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis.

Current and deferred tax are recognised in profit or loss, except when it relates to items that are recognised in other comprehensive income or directly to equity, in which case the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively.

2. 主要會計政策 - 續

税項-續

就計量使用公允價值模式計量投資物 業的遞延税項負債而言,該等物業的 賬面值假定為可透過銷售全數收回, 除非有關假定被推翻則除外。當投資 物業可予折舊及以一個商業模式所持 有,而此模式的宗旨乃並非透過出售 而是隨時間推移將投資物業所包含的 絕大部分經濟利益用盡時,則該假定 可予推翻。

當有合法可執行權利可將即期税項資 產與即期税項負債抵銷,且與同一税 務機關徵收之所得税有關且本集團擬 按淨額基準結算其即期税項資產及 負債時,則遞延税項資產及負債可互 相抵銷。

即期及遞延税項於損益中確認,惟倘 其關於在其他綜合收益中確認之項目 或直接在權益中確認之項目,則即期 及遞延税項亦會於其他綜合收益中 確認或直接於權益中確認。




For the year ended 31 December 2020 截至2020年12月31日止年度

2.

PRINCIPAL ACCOUNTING POLICIES – continued

SHARE-BASED PAYMENTS

Equity-settled share-based payment transactions

Share options granted to employees

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

The fair value of the equity-settled sharebased payments determined at the grant date without taking into consideration all non-market vesting conditions is expensed on a straightline 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 options 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 options reserve.

When the share options are exercised, the amount previously recognised in share option reserves will be transferred to share capital (nominal value) and share premium. When the share options are forfeited after the vesting date or are still not exercised at the expiry date, the amount previously recognised in share option reserves will be transferred to retained profits.

2. 主要會計政策 - 續

以股份為基礎的付款

按權益結算以股份為基礎的付款交易

授予僱員的購股權

向 僱 員 及 其 他 提 供 類 似 服 務 的 人 士 作出的按 權 益 結 算 以 股 份 為 基 礎 的 付 款 乃 於 授 出 日 期 按 權 益 工 具 的 公 允 價 值 計 量。

於授出日期釐定的按權益結算以股份 為基礎的付款之公允價值(不考慮所 有非市場歸屬條件)乃根據本集團對 內按直線法支銷,並在權益(購 附 附)內計入相應增額。於各報告 關 離 備)內計入相應增額。於各報告 關 離 術 有 的 估計數目。修訂原有估計的影響 (如 有)將於損益內確認,令累計開 股 權 儲 備。

當行使購股權時,先前於購股權儲備 中確認的款項將轉撥至股本(面值)及 股份溢價。當購股權於歸屬日後失效 或於屆滿日仍未獲行使時,先前於購 股權儲備中確認之款項將轉撥至保 留溢利。



For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

RETIREMENT BENEFIT COSTS

Payments to defined contribution retirement benefits schemes, including state-managed retirement benefits schemes in the PRC and the Mandatory Provident Fund Scheme, are recognised as an expense when employees have rendered service entitling them to the contributions.

SHORT-TERM EMPLOYEE BENEFITS

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

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

RELATED PARTIES

A related party is a person or entity that is related to the Group.

- (a) A person or a close member of that person's family is related to the Group if that person:
 - has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or of the parent of the Group.

2. 主要會計政策 - 續

退休福利成本

向定額供款退休福利計劃(包括中國 國家管理退休福利計劃及強制性公積 金計劃)支付之款項,於僱員提供服 務而有權獲得有關供款時確認為開 支。

短期僱員福利

短期僱員福利於僱員提供服務時就 預計將支付福利的未貼現金額確認。 所有短期僱員福利確認為開支。除非 另一項香港財務報告準則要求或允許 將有關福利納入資產成本,則作別 論。

在扣除已經支付之任何金額後,對僱員應得之福利(例如工資及薪金、年 假及病假)確認負債。

關聯人士

關聯人士是與本集團有關聯的個人或 實體。

- (a) 一名人士若屬以下情況之一, 則該人士或該人士家庭成員與 本集團有關聯:
 - (i) 對本集團有控制權或共 同控制權;
 - (ii) 對本集團有重大影響力;或
 - (iii) 為本集團或本集團母公 司主要管理人員之一。





For the year ended 31 December 2020 截至2020年12月31日止年度

2.

PRINCIPAL ACCOUNTING POLICIES 2.

2. 主要會計政策-續

RELATED PARTIES – continued

– continued

- (b) An entity is related to the Group if any of the following conditions applies:
 - The entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
 - One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
 - (iii) Both entities are joint ventures of the same third party.
 - (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.
 - (v) The entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group. If the Group is itself such a plan, the sponsoring employers are also related to the Group.
 - (vi) The entity is controlled or jointly controlled by a person identified in (a).
 - (vii) A person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).
 - (viii) The entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the parent of the Group.

關聯人士 – 續

- (b) 若符合以下任何一項條件, 實 體與本集團有關聯:
 - (i) 實體及本集團為同一集 團的成員公司(即表示各 母公司、附屬公司及同 系附屬公司互相關聯)。

 - (iii) 兩間實體為同一第三方 的合營企業。

(iv) 一間實體為一名第三方
 的合營企業,另一實體
 為該第三方的聯營公司。

- (v) 該實體是一項為本集團 或本集團關聯實體僱員 的利益而設立的離職後 福利計劃。倘本集團本 身即為此類計劃,則發 起計劃的僱主亦與本集 團有關聯。
- (vi) 該 實 體 受 第 (a) 項 所 述 人 士 控制或共同控制。
- (vii) 第 (a)(i)項所述人士對該 實體有重大影響力或為 該實體(或該實體母公司) 主要管理人員之一。
- (viii) 該 實體或其所屬集團的 任何成員公司向本集團 或本集團母公司提供主 要管理人員服務。

For the year ended 31 December 2020 截至2020年12月31日止年度

2. PRINCIPAL ACCOUNTING POLICIES – continued

RELATED PARTIES – continued

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity and include:

- (a) that person's children and spouse or domestic partner;
- (b) children of that person's spouse or domestic partner; and
- (c) dependants of that person or that person's spouse or domestic partner.

In the definition of a related party, an associate includes subsidiaries of the associate and a joint venture includes subsidiaries of the joint venture.

FUTURE CHANGES IN HKFRSs

Amendments to HKAS 39.

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

Interest Rate Benchmark

Associate or Joint Venture ⁴

HKFRSs 4, 7, 9 and 16	Reform — Phase 2 ¹
Amendments to HKAS 16	Proceeds before Intended Use ²
Amendments to HKAS 37	Cost of Fulfilling a Contract $^{\rm 2}$
Amendments to HKFRS 3	Reference to the Conceptual Framework ²
Annual Improvements to HKFRSs	2018-2020 Cycle ²
Amendments to HKAS 1	Classification of Liabilities as Current or Non-current ³
Amendments to HKAS 1	Disclosure of Accounting Policies ³
Amendments to HKAS 8	Definition of Accounting Estimates ³
HKFRS 17	Insurance Contracts ³
Amendments to HKFRS 10 and HKAS 28	Sale or Contribution of Assets between an Investor and its

2. 主要會計政策 - 續

關聯人士 - 續

一名人士的近親家庭成員指在其與該 實體的交易中預期可能影響該人士或 受該人士影響的家庭成員,包括:

- (a) 該人士的子女、配偶或伴侶;
- (b) 該人士配偶或伴侶的子女;及
- (c) 該人士或該人士配偶或伴侶的 受養人。

在關聯人士的定義中,聯營公司包括 該聯營公司的附屬公司,而合營企業 包括該合營企業的附屬公司。

香港財務報告準則的未來變動

於該等合併財務報表授權刊發日期, 香港會計師公會已發佈以下於本年度 尚未生效且本集團並無提早採納的 新訂/經修訂香港財務報告準則。

香港會計準則第39號、 香港財務報告準則 第4號、香港財務報告 準則第7號、香港財務 報告準則第9號及 香港財務報告準則 第16號之修訂	利率基準改革 — 第二階段 ¹
香港會計準則	擬定用途前所得
第16號之修訂	款項2
香港會計準則第37號之 修訂	履約成本2
香港財務報告準則	對概念框架的提述2
第3號之修訂	
香港財務報告準則之	2018年至2020年
年度改進	週 期2
香港會計準則第1號之	將負債分類為流動或
修訂	非流動3
香港會計準則第1號之	會計政策披露3
修訂	
香港會計準則第8號之	會計估計之定義 ³
修訂	
香港財務報告準則	保險合約3
第17號	
香港財務報告準則	投資者與其聯營公司
第10號及香港會計	或合營企業之間的
準則第28號之修訂	資產出售或投入4
十八为40流人诊引	具座山白丸以八



For the year ended 31 December 2020 截至2020年12月31日止年度

2.

PRINCIPAL ACCOUNTING POLICIES 2. – continued

FUTURE CHANGES IN HKFRSs – continued

- ¹ Effective for annual periods beginning on or after 1 January 2021
- ² Effective for annual periods beginning on or after 1 January 2022
- ³ Effective for annual periods beginning on or after 1 January 2023
- ⁴ The effective date to be determined

The directors are in the process of assessing the possible impact on the future adoption of the new/revised HKFRSs, but are not yet in a position to reasonably estimate their impact on the Company's consolidated financial statements.

3. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in note 2, the directors are required to make estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and 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.

2. 主要會計政策 - 續

1

香港財務報告準則的未來變動-續

- 於2021年1月1日或之後開始之年度 期間生效
- 2 於2022年1月1日或之後開始之年度 期間生效
- 3 於2023年1月1日或之後開始之年度 期間生效
- 4 生效日期待定

董事正在評估對未來採納新訂/經修 訂香港財務報告準則之潛在影響,惟 現時無法合理估計其對本公司合併財 務報表之影響。

3. 關鍵會計判斷及估計不確定性 因素之主要來源

於應用附註2所述之本集團會計政策時,董事須對未能從其他資料來源即時得知之資產及負債賬面值作出估計及假設。估計及相關假設乃以過往經驗及被視為相關之其他因素為依據。 實際結果可能有別於該等估計。

估計及相關假設會持續予以覆核。倘若須對會計估計作出修訂,而有關修 訂僅影響修訂估計之期間,則於作出 修訂之期間確認修訂;或倘若修訂影 響當期及未來期間,則於修訂期間及 未來期間確認有關修訂。



For the year ended 31 December 2020 截至2020年12月31日止年度

3. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY – continued CRITICAL JUDGEMENT IN APPLYING ACCOUNTING POLICIES

The following are the critical judgements, apart from those involving estimations, that management has made in the process of applying the Group's accounting policies and that have the most significant effect on the amounts recognised in the consolidated financial statements.

Deferred taxation on investment properties

For the purposes of assessing deferred tax arising from investment properties measured at fair value, the directors have reviewed the Group's investment property portfolios and concluded that such properties are held under a business model whose objective is to consume substantially all the economic benefits embodied in the properties over time through generating rental income. Therefore, in assessing the Group's deferred taxation on investment properties, the directors have determined the presumption that the investment properties recovered through sale is rebutted.

KEY SOURCES OF ESTIMATION UNCERTAINTY

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

3. 關鍵會計判斷及估計不確定性 因素之主要來源一續

於應用會計政策時所作之關鍵判斷

除涉及估計之判斷外,以下為管理層 於應用本集團會計政策過程中所作出 對在合併財務報表中確認的金額具 最重大影響之關鍵判斷。

投資物業之遞延税項

估計不確定性因素之主要來源

以下為有關未來之主要假設,及於報告期末之其他估計不確定性因素之主 要來源,其具有導致下一個財政年度 之資產及負債賬面值須作出重大調 整之重大風險。





For the year ended 31 December 2020 截至2020年12月31日止年度



3.

CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY – continued

KEY SOURCES OF ESTIMATION UNCERTAINTY – continued

Fair values of investment properties

Investment properties were stated at fair value with reference to valuation performed by an independent external valuer. In assessing the fair values, the independent external valuer has applied valuation techniques including certain assumptions and estimates of market condition. The directors reviewed the valuation performed by the independent external valuer and use their estimation to determine whether the valuation techniques applied are appropriate to the circumstances of the Group. Changes in assumptions could result in changes in fair values of the Group's investment properties and the corresponding gain or loss on fair values recognised in profit or loss. Detailed inputs and estimates applied for valuation disclosed in Note 16 to the consolidated financial statements.

The carrying amount of investment properties as at 31 December 2020 was approximately HK\$2,609,669,000 (2019: approximately HK\$2,567,861,000). More details are set out in note 16.

Estimated net realisable value on properties under development for sale and completed properties held for sales

In assessing whether allowances should be made for the Group's properties under development for sale and completed properties held for sales, the Group takes into consideration the current market environment and the net realisable value, the estimated market value (i.e. the estimated selling price less estimated selling expenses) less estimated costs to completion of the properties with reference to valuations performed by an independent external valuer.

關鍵會計判斷及估計不確定性 因素之主要來源-續

估計不確定性因素之主要來源-續

投資物業之公允價值

於2020年12月31日,投資物業之賬面 值約為2,609,669,000港元(2019年: 約2,567,861,000港元)。有關詳情載 於附註16。

發展中待售物業及已竣工待售物業之 估計可變現淨值

在評估是否應就本集團之發展中待售 物業及已竣工待售物業作出撥備時, 本集團會考慮目前市場環境及可變現 淨值(經參考獨立外部評估師的評估, 按估計市值(即估計售價減估計銷售 開支)減估計物業竣工成本計算)。

For the year ended 31 December 2020 截至2020年12月31日止年度

3. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY – continued

KEY SOURCES OF ESTIMATION UNCERTAINTY – continued

Estimated net realisable value on properties under development for sale and completed properties held for sales – continued

In assessing the estimated recoverable amounts, the independent external valuer has applied valuation techniques including certain assumptions and estimates of market condition. Detailed inputs and estimates applied for valuation disclosed in Note 18 to the consolidated financial statements. The directors reviewed the valuations performed by the independent external valuer and use their estimation to determine whether the valuation techniques applied are appropriate to the circumstances of the Group. Changes in assumptions could result in changes in estimated recoverable amounts of the Group's properties under development for sale and completed properties held for sales. An allowance is provided if the estimated net realisable value is less than the carrying amount.

The carrying amounts of properties under development for sale and completed properties held for sales as at 31 December 2020 were approximately HK\$3,918,733,000 (2019: approximately HK\$4,680,357,000) and HK\$300,991,000 (2019: approximately HK\$283,761,000) respectively.

3. 關鍵會計判斷及估計不確定性 因素之主要來源一續

估計不確定性因素之主要來源-續

發展中待售物業及已竣工待售物業之 估計可變現淨值-續

於2020年12月31日,發展中待售物 業及已竣工待售物業之賬面值分別 約為3,918,733,000港元(2019年:約 4,680,357,000港元)及300,991,000港元(2019年:約283,761,000元)。





For the year ended 31 December 2020 截至2020年12月31日止年度



3.

CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY – continued

KEY SOURCES OF ESTIMATION UNCERTAINTY – continued

Deferred tax assets

At the end of the reporting period, no deferred tax asset has been recognised on the tax losses from the PRC and Hong Kong subsidiaries as disclosed in note 27 of approximately HK\$400,940,000 and HK\$335,652,000 respectively (2019: HK\$332,314,000 and HK\$335,652,000 respectively) due to 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 cases there are changes in facts and circumstances which result in revision of future taxable profits estimation, a material recognition of deferred tax assets may arise, which would be recognised in profit or loss for the period in which such recognition takes place.

Land appreciation tax ("LAT")

Certain subsidiaries of the Group are subject to LAT in the PRC. However, the implementation of the tax varies amongst different tax jurisdictions in various cities of the PRC and certain projects of the Group have not finalised their LAT calculations with the local tax authorities in the PRC.

Accordingly, significant judgement is required in determining the amount of land appreciation and its related income tax provision. The Group recognised the land appreciation tax based on management's best estimates. The final tax outcome could be different from the amounts that were initially recorded, and these differences will impact the income tax expense and the related income tax provisions in the period in which such tax is finalised with local tax authorities.

3. 關鍵會計判斷及估計不確定性 因素之主要來源 - 續

估計不確定性因素之主要來源-續

遞延税項資產

於報告期末,由於無法預測未來溢 利流,故並無就附註27所披露來自中 國及香港附屬公司的税項虧損分別 約400,940,000港元及335,652,000港 元(2019年:分別為332,314,000港元 及335,652,000港元)確認遞延税項資 產。遞延税項資產能否變現主要取 決於未來是否有足夠的未來溢利或了 取未來應課税溢利估計的修訂,則可 能導致產生大量遞延税項資產,其 將於作出確認期間在損益中確認。

土地增值税(「土地增值税」)

本集團若干附屬公司須繳納中國土地 增值税。然而,中國各個城市的不同 徵税區的税項徵收有所差異,而本集 團的若干項目尚未與中國的地方税務 部門最終確定土地增值税之計算。

因此,於釐定土地增值金額及其相關 所得税撥備時須作出重大判斷。本集 團基於管理層之最佳估計確認土地 增值税。最終的税項結果或會不同於 初始列賬之金額,而該等差異將影響 與地方税務部門確定該等税項之期 間內之所得税開支及有關所得税撥備。

For the year ended 31 December 2020 截至2020年12月31日止年度

4. **REVENUE**

For the year ended 31 December 2020

4. 收益

截至2020年12月31日止年度

		Property development and leasing 物業發展 及租賃 HK\$'000 千港元	Tourism park operations 旅遊樂園 營運 HK\$′000 千港元	Total 總計 HK\$′000 千港元
Revenue from contracts with customers within HKFRS 15	於香港財務報告 準則第 15 號內 的來自客戶合 約之收入			
Recognised at point in time Sales of properties Entrance fee, food and	於時間點確認 銷售物業 入場費及餐飲	1,470	-	1,470
beverage		_	5,514	5,514
		1,470	5,514	6,984
Revenue from other sources	來自其他來源的 收入			
Gross rental income from investment properties	投資物業所得租 金收入總額	11,969	_	11,969
Total revenue	總收入	13,439	5,514	18,953





For the year ended 31 December 2020 截至2020年12月31日止年度

6)

4.

REVENUE – **continued** For the year ended 31 December 2019

4. 收益-續

截至2019年12月31日止年度

		Property development and leasing 物業發展 及租賃 HK\$'000 千港元	Tourism park operations 旅遊樂園 營運 HK\$'000 千港元	Total 總計 HK\$′000 千港元
Revenue from contracts with customers within HKFRS 15	於香港財務報告 準則第 15 號內 的來自客戶合 約之收入			
Recognised at point in time	於時間點確認			04.000
Sales of properties Entrance fee, food and	銷售物業 入場費及餐飲	84,338	_	84,338
beverage		—	18,219	18,219
		84,338	18,219	102,557
Revenue from other sources Gross rental income from	來自其他來源的 收入			
investment properties	投資物業所得租 金收入總額	17,441	_	17,441
Total revenue	總收入	101,779	18,219	119,998

The Group's revenue generated from its property development and leasing, and tourism park operations were all at fixed price. 本集團之物業發展及租賃及旅遊樂園 營運產生的收入均按固定價格計算。



For the year ended 31 December 2020 截至2020年12月31日止年度

5. SEGMENT INFORMATION

Information reported to the Group's executive directors, being the chief operating decision maker (the "CODM"), for the purposes of resource allocation and assessment of segment performance focused on the types of goods or services delivered or provided. The Group's reportable segments for the CODM's purposes are (i) property development and leasing and (ii) tourism park operations.

The property development and leasing segment is principally engaged in property sales and leases to customers in property market.

The tourism park operations segment is engaged in operation of theme parks and provision of food and beverage services in the theme parks.

For the purpose of assessing the performance of the operating segments and allocating resources between segments, the CODM assess segment results without allocation of other gains and losses, other income, gain/loss on disposal of subsidiaries, share of results of joint ventures, gain/loss on extinguishment of convertible bonds, gain on modification of bonds and convertible bonds, finance costs and certain administrative expenses. The basis of preparing such information is consistent with that of the consolidated financial statements.

The accounting policies of the reporting segments are the same as the Group's accounting policies as described in note 2 to the consolidated financial statements.

5. 分類資料

向本集團執行董事(即主要經營決策 者(「主要經營決策者」))呈報以供作出 資源分配及評估分類表現之資料,集 中於所交付或提供之貨品或服務類型。 本集團供主要經營決策者參考之可報 告分類為:(i)物業發展及租賃及(ii)旅 遊樂園營運。

物業發展及租賃分類主要從事向物業 市場上的客戶進行物業銷售及租賃。

旅遊樂園營運分類從事主題樂園營 運及在主題樂園提供餐飲服務。

為評估經營分類的表現及在分類間分 配資源,主要經營決策者評估分類間 ,而並無分配其他收益及虧損、其 他收益、出售附屬公司之收益/虧損、 分佔合營企業業績、註銷可換股債 人虧損、修訂債券及可換股債 券的收益、財務費用及若干行政費用。 該等資料的編製基準與合併財務報表 的一致。

可報告分類的會計政策與合併財務 報表附註2所述本集團的會計政策相 同。





For the year ended 31 December 2020 截至2020年12月31日止年度



5. SEGMENT INFORMATION – continued SEGMENT REVENUE AND RESULTS

5. 分類資料-續

An analysis of the Group's revenue and results by reportable segments is as follows:

For the year ended 31 December 2020

分類收入及業績

本集團按可報告分類劃分的收入及 業績分析載列如下:

截至2020年12月31日止年度

		Property development and leasing 物業發展 及租賃 HK\$'000 千港元	Tourism park operations 旅遊樂園 營運 HK\$'000 千港元	Consolidated 總計 HK\$′000 千港元
Revenue from external customers and segment revenue	來自外部客戶之 收入及分類 收入	13,439	5,514	18,953
Reportable segment results	可報告分類業績	(1,758,258)	(19,330)	(1,777,588)
Unallocated income and expenses: Other gains and losses Other income Loss on disposal of subsidiaries Share of results of joint ventures Gain on extinguishment of convertible bonds Gain on modification of bonds and convertible bonds Administrative expenses Finance costs	未 其其出 分開他他售虧佔業銷之訂股 一 政 、 及 一 、 、 及 一 、 、 及 一 、 、 及 一 、 、 及 一 、 、 、 、 、 、 、 、 、 、 、 、 、			(213,291) 16,888 (89) (238,433) 183,241 8,020 (20,741) (116,959)
Loss before tax Income tax credit Loss for the year	除税前虧損 所得税抵免 年內虧損			(2,158,952) <u>356,812</u> (1,802,140)

For the year ended 31 December 2020 截至2020年12月31日止年度

5. SEGMENT INFORMATION – continued

5. 分類資料-續

SEGMENT REVENUE AND RESULTS – continued

分類收入及業績一續 截至2019年12月31日止年度

For the year ended 31 December 2019

		Property development and leasing 物業發展 及租賃 HK\$'000 千港元	Tourism park operations 旅遊樂園 營運 HK\$'000 千港元	Consolidated 總計 HK\$'000 千港元
Revenue from external customers and segment revenue	來自外部客戶之 收入及分類 收入	101,779	18,219	119,998
Reportable segment results	可報告分類業績	43,047	(1,465)	41,582
Unallocated income and expenses:	未分配收入及 開支:			
Other gains and losses Other income Loss on disposal of	其他收益及虧損 其他收益 出售附屬公司之			(48,162) 26,492
subsidiaries Share of results of joint ventures	虧損 分佔合營企業的 業績			(7,642)
Loss on extinguishment of convertible bonds	→ ^{未 領} 註銷可換股債券 之虧損			(7,653) (1,623)
Administrative expenses Finance costs	行政費用 財務費用		-	(36,964) (128,575)
Loss before tax	除税前虧損			(162,545)
Income tax expense	所得税開支		-	(38,626)
Loss for the year	年內虧損			(201,171)

No analysis of segment assets and segment liabilities is presented as such information is not regularly provided to the CODM for the purposes of resources allocation and performance assessment. 概無呈列分類資產及分類負債分析, 原因是並無定期向主要經營決策者 提供用於分配資源及評估表現之有關 資料。





For the year ended 31 December 2020 截至2020年12月31日止年度

5.

SEGMENT INFORMATION – continued **OTHER INFORMATION**

分類資料-續 5.

其他資料

For the year ended 31 December 2020

截至2020年12月31日止年度

		Property development and leasing 物業發展 及租賃 HK\$'000 千港元	Tourism park operations 旅遊樂園 營運 HK\$'000 千港元	Unallocated 未分配 HK\$′000 千港元	Consolidated 總計 HK\$′000 千港元
Capital expenditures	資本支出				
— Property, plant and	— 物業、廠房及				
equipment Depreciation	設備 折舊	30,585	11	-	30,596
— Property, plant and	物業、廠房及				
equipment	設備	2,547	132	_	2,679
— Right-of-use assets	— 使用權資產	1,330	1,877	3,427	6,634
 Loss on disposal of 	— 出售物業、				
property plant and	廠房及設備				
equipment Loss on disposal of	虧損 出售使用權資產	4	-	-	4
right-of-use assets	山台区 而 催 貝 座 虧 損	_	_	256	256
Impairment loss of	物業、廠房及設			200	200
, property, plant and	備減值虧損				
equipment		114,189	-	-	114,189
Impairment loss of	發展中待售物業				
properties under	減值虧損	1 070 011			4 070 044
development for sale Impairment loss of	使用權資產減值	1,376,811	_	_	1,376,811
right-of-use assets	区 而 催 頁 座 减 值 虧損	16,302	_	_	16,302
Impairment credit loss	貿易及其他應收	.,			.,
on trade and other	款項減值信貸				
receivables	虧損	4,529	13,376	_	17,905

For the year ended 31 December 2020 截至2020年12月31日止年度

5. **SEGMENT INFORMATION – continued**

For the year ended 31 December 2019

5. 分類資料-續

其他資料-續

OTHER INFORMATION-continued

截至2019年12月31日止年度

		Property development and leasing 物業發展 及租賃 HK\$'000 千港元	Tourism park operations 旅遊樂園 營運 HK\$'000 千港元	Unallocated 未分配 HK\$'000 千港元	Consolidated 總計 HK\$'000 千港元
Capital expenditures — Property, plant and equipment Depreciation — Property, plant and	資本支出 — 物業、廠房及 設備 折舊 — 物業、廠房及	58,872	354	_	59,226
equipment — Right-of-use assets Loss on disposal of property, plant and	設備 — 使用權資產 出售物業、廠房 及設備虧損	2,882 1,321	95 1,770	30 4,375	3,007 7,466
equipment		1,166			1,166

GEOGRAPHICAL INFORMATION

The Group is principally engaged in properties development and leasing and tourism park operations in the PRC.

Information about the Group's revenue from external customers is presented based on the location at which the goods or services are delivered or provided. Information about the Group's non-current assets is presented based on the geographical location of the assets or place of establishment.

地域資料

本集團主要於中國從事物業發展及租 賃及旅遊樂園營運。

有關本集團外部客戶收入之資料乃根 據交付或提供貨品或服務之地點呈列。 有關本集團非流動資產之資料乃根據 資產地理位置或成立地點呈列。





For the year ended 31 December 2020 截至2020年12月31日止年度

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5.

SEGMENT INFORMATION – continued GEOGRAPHICAL INFORMATION – continued

5. 分類資料-續

地域資料-續

The following table sets out information about the geographical location of the Group's revenue from external customers and non-current assets. 下表載列有關本集團來自外部客戶的 收入及非流動資產地理位置的資料。

		Revenue fro custor 來自外部客	mers	Non-curre 非流動	
		2020 2020年 HK\$'000 千港元	2020 年 2019年 HK\$'000 HK\$'000		2019 2019年 HK\$'000 千港元
The PRC Hong Kong	中國 香港	18,953 —	119,998 —	2,975,465 2,623	3,047,331 4,010
		18,593	119,998	2,978,088	3,051,341

INFORMATION ABOUT MAJOR CUSTOMERS

There are three (2019: one) external customers individually contributing property development and leasing revenue of HK\$11,793,000 (2019: HK\$69,657,000), which over 10% of the total revenue of the Group for the year ended 31 December 2020.

主要客戶資料

截 至2020年12月31日 止 年 度, 有 三 名(2019年: 一名)外部客戶個別貢獻 物業發展及租賃收入11,793,000港元 (2019年: 69,657,000港元), 佔 本 集 團總收入10%以上。

	2020 2020年 HK\$′000 千港元	2019 2019年 HK\$'000 千港元
客戶A	7,445	_
客戶B	2,515	
客戶C	1,833	
客戶D	*	69,657
	11,793	69,657
	客戶B 客戶C	2020年 HK\$'000 千港元 客戶B 客戶C 1,833 客戶D -*

This customer individually contributed less than
 10% of total revenue.

該客戶個別收入佔總收入少於 10%。



For the year ended 31 December 2020 截至2020年12月31日止年度

6. OTHER GAINS AND LOSSES

6. 其他收益及虧損

		Notes 附註	2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
Foreign exchange gains	匯兑收益(虧損)淨額			
(losses), net			15,172	(31,304)
Provision for compensation	賠償撥備	23	(43,776)	(12,013)
Provision for litigation	訴訟撥備	23	(178,809)	_
Provision for redundancy	遣散撥備		(935)	_
Others	其他		(4,943)	(4,845)
			(213,291)	(48,162)

7. FINANCE COSTS

7. 財務費用

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$'000 千港元
Interest expenses on: — Bank and other borrowings	利息費用: — 銀行及其他借貸	371,426	303,533
 Convertible bonds and bonds (Note 26) Lease liabilities 	 一可換股債券及債券 (附註26) —租賃負債 	109,347 662	108,118 570
Total borrowing costs	借貸成本總額	481,435	412,221
Less: Borrowing costs capitalised in properties under development for sale, investment properties under construction and construction in progress	減:發展中待售物業、 在建投資物業及 在建工程資本化之 借貸成本	(364,476)	(283,646)
		116,959	128,575

The capitalisation rate used to determine the amount of borrowing costs eligible for capitalisation is 11.53% (2019: 12.0%). 用於釐定合資格資本化的借貸成本 金額之資本化率為11.53%(2019年: 12.0%)。



For the year ended 31 December 2020 截至2020年12月31日止年度

8.

LOSS BEFORE TAX

8. 除税前虧損

	2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
Loss for the year has been arrived 年內虧損經扣除(計入) at after charging (crediting): 下列各項後達致:		
Staff costs (including directors' emoluments (Note 11)):員工成本(包括董事酬金 (附註11)):Salaries and other benefits Equity-settled share-based payments薪金及其他福利 按權益結算以股份為基礎的 付款Retirement benefit costs (note a)退休福利成本(附註a)	36,700 2,777 515	46,453 8,818 4,381
	39,992	59,652
Auditor's remuneration 核數師酬金 Cost of properties sold (note b) 物業銷售成本(附註b) Depreciation of property, plant 物業、廠房及設備折舊	1,467 1,104	1,650 59,884
and equipment Depreciation of right-of-use 使用權資產折舊	2,679	3,007
assets Loss on disposal of property, plant 出售物業、廠房及設備之 and equipment 虧損 Loss on disposal of right-of-use 出售使用資產之虧損	6,634 4	7,466 1,166
assets	256	
Gross rental income from investment properties Less: Direct operating expense, as included in selling Gross rental income from 總額 減:計入銷售開支的直接 經營費用	(11,969)	(17,441)
expenses	2,583	3,524
	(9,386)	(13,917)
Notes: 附註:		
 (a) During the year, the government of the (a) PRC granted reductions or exemptions from retirement benefit scheme contributions to certain subsidiaries operating in the PRC due to the COVID-19 pandemic. 	PRC granted reductions or exemptions from情就退休福利計劃供款retirement benefit scheme contributions to經營之若干附屬公司授出certain subsidiaries operating in the PRC due to免。	
(b) Included in cost of properties sold are interest (b) expenses of approximately HK\$65,000 (2019: approximately HK\$3,542,000).		中 利 息 開 支 約 為 9年:約3,542,000



For the year ended 31 December 2020 截至2020年12月31日止年度

9. INCOME TAX (CREDIT) EXPENSE

9. 所得税(抵免)開支

The taxation charged to profit or loss represents:

自損益扣除的税項指:

		Notes 附註	2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
Current tax PRC Enterprise Income tax	當期税項 中國企業所得税			
("EIT")	(「企業所得税」)		163	11,426
Land appreciation tax ("LAT")	土地增值税 (「土地增值税」)		_	4,301
			163	15,727
Deferred tax, including EIT and LAT	遞延税項,包括企業 所得税及土地增值税	27	(356,975)	22,899
			(356,812)	38,626

No provision for Hong Kong Profit Tax had been made as the Group did not have any assessable profit from Hong Kong for the years ended 31 December 2020 and 2019.

The income tax provision in respect of the Group's subsidiaries in the PRC is calculated at the Enterprise Income Tax rate of 25% on the estimated assessable profits for the years ended 31 December 2020 and 2019 based on existing legislation, interpretations and practices in respect thereof.

The provision of PRC LAT is estimated according to the requirements set forth in the relevant PRC tax laws and regulations. LAT has been provided at ranges of progressive rates of the appreciation value, with certain allowable exemptions and deductions. 於截至2020年及2019年12月31日止年 度,由於本集團並無自香港產生任何 應課税溢利,故並無就香港利得税計 提撥備。

有關本集團中國附屬公司的所得税撥 備乃根據當地現有法律、詮釋及慣例 就截至2020年及2019年12月31日止年 度估計應課税溢利按企業所得税率 25%計算。

中國土地增值税撥備乃根據相關中國 税務法律及法規所載之規定估計。土 地增值税已按增值額之累進税率範 圍撥備,且有若干可減免及扣減項目。





For the year ended 31 December 2020 截至2020年12月31日止年度

9.

INCOME TAX (CREDIT) EXPENSE – continued

9. 所得税(抵免)開支-續

RECONCILIATION OF TAX EXPENSES

税項開支對賬

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$'000 千港元
Loss before tax	除税前虧損	(2,158,952)	(162,545)
	惊涛田彩衣oro 1 符为		
Income tax at applicable tax rate of 25% (2019: 25%)	按適用税率25%計算之 所得税(2019年:25%)	(539,738)	(40,637)
Tax effect of different tax rates	不同税率之税務影響	(2,163)	7,371
Tax effect of non-deductible	不可扣税開支之税務影響	(2,103)	7,071
expenses		114,668	19,272
Tax effect of non-taxable income	毋須課税收入之税務影響	(59,105)	(3,132)
Tax effect of unrecognised tax	未確認税務虧損之税務影響	(,,	(-,,
losses		69,918	50,612
Tax effect of share of results of	分佔合資企業業績之税務	-	
joint ventures	影響	59,608	1,914
LAT	土地增值税	_	4,301
Tax effect of LAT	土地增值税之税務影響	_	(1,075)
Tax (credit) charge for the year	年內税項(抵免)支出	(356,812)	38,626

10. **DIVIDENDS**

The board of directors does not recommend the payment of any dividend for the years ended 31 December 2020 and 2019.

10. 股息

董事會不建議就截至2020年及2019年 12月31日止年度派付任何股息。



For the year ended 31 December 2020 截至2020年12月31日止年度

11. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS

11. 董事及最高行政人員酬金

The emoluments paid or payable to each of the nine (2019: seven) directors were as follows:

已付或應付九名(2019年:七名)董事 各自之酬金如下:

				2020 2020年		
			Salaries and	Retirement benefits scheme	Share-based	
		Fees	other benefits 薪金及	contributions 退休福利	onare-based payments 以股份為	Total
		袍金 HK\$′000 千港元	其他福利 HK\$′000 千港元	計劃供款 HK\$′000 千港元	基礎的付款 HK\$′000 千港元	總計 HK\$′000 千港元
		「心儿	丁/仓儿	て 危 ル	丁/它儿	丁心儿
Executive directors	執行董事					
Mr. Zhou Zheng (Note 1 and 3)*	周政先生 (附註1及3)*	94	_	_	_	94
Mr. Zhou Jin	周金女士	• •				01
(Note 2 and 3)	(附註2及3)	94	582	36	-	712
Mr. Yang Lei*	楊蕾先生*	120	-	-	193	313
Mr. Cao Rucang (Note 1)	曹如倉先生					
	(附註1)	26	_	_	_	26
Mr. Zhao Zhitao (Note 4)	周智濤先生					
	(附註4)	26	-	-	-	26
Independent	獨立非執行董事					
non-executive						
directors						
Mr. Chen Guanglei	陳廣壘先生	145	-	-	-	145
Mr. Meng Xiaosu	孟曉蘇先生	120	-	-	58	178
Mr. Yang Buting	楊步亭先生	120	-	-	58	178
Mr. Zhao Daxin	趙大新先生	120	-		58	178
		865	582	36	367	1,850





For the year ended 31 December 2020 截至2020年12月31日止年度

DIRECTORS' AND CHIEF EXECUTIVE'S 11. 董事及最高行政人員酬金一續 EMOLUMENTS – continued

				2019 2019年		
	_			Retirement benefits		
		Fees	Salaries and other benefits	scheme contributions 旧任短利	Share-based payments	Total
		袍金 HK \$'000 千港元	薪金及 其他福利 HK\$'000 千港元	退休福利 計劃供款 HK\$'000 千港元	以股份為 基礎的付款 HK\$'000 千港元	總計 HK \$'000 千港元
Executive directors	執行董事					
Mr. Zhou Zheng	周政先生	100				400
(Note 1)* Mr. Yang Lei*	(附註1)* 楊蕾先生*	120 120	_	_	371	120 491
		120			071	101
Non-executive director	非執行董事					
Mr. Lam Yu Yee,	林裕兒先生					
Benjamin (Note 5)	(附註5)	48	1,000	2	_	1,050
Independent non-executive directors	獨立非執行董事					
Mr. Chen Guanglei (Note 6)	陳廣壘先生 (附註6)	_	_	_	_	_
Mr. Li Chak Hung (Note 6)	李澤雄先生 (附註6)	141	_	_	_	141
Mr. Meng Xiaosu	孟曉蘇先生	120	_	_	111	231
Mr. Yang Buting	楊步亭先生	120	_	—	111	231
Mr. Zhao Daxin	趙大新先生	120		_	111	231
		789	1,000	2	704	2,495

*

Certain executive directors received emoluments from a related company of the Group for the years ended 31 December 2020 and 2019, in respect of their services to a larger group which including the Group. No apportionment has been made as the qualifying services provided by directors to the Group are incidental to their responsibilities to the larger group. The related company is wholly-owned by the immediate family members of Mr. Zhou Zheng. 於截至2020年及2019年12月31日止 年度,若干執行董事就彼等對擴 大集團(包括本集團)所提供之服務 從本集團一間關聯公司收取酬金。 並無分攤有關酬金,原因為董事向 本集團提供合資格服務為彼等對 擴大集團須承擔責任之附帶服務。 有關關聯公司由周政先生之直系 家屬全資擁有。

For the year ended 31 December 2020 截至2020年12月31日止年度

11. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS – continued

Notes:

- (1) Mr. Zhou Zheng resigned with effective from 12 October 2020 and Mr. Cao Rucang was appointed as an executive director of the Company with effective from 12 October 2020. Mr Cao resigned his position with effective from 5 March 2021.
- (2) Ms. Zhou Jin was appointed as an executive director of the Company with effective from 2 January 2020. She resigned her position on 12 October 2020 and was re-appointed on 5 March 2021.
- (3) Mr. Zhou Zheng resigned with effective from 2 January 2020 and Ms. Zhou Jin was appointed as chief executive officer of the Company on 2 January 2020. Ms. Zhou resigned her position on 12 October 2020.
- Mr. Zhao Zhitao was appointed as an executive director and chief executive officer of the Company with effective from 12 October 2020. He resigned his position on 5 February 2021.
- (5) Mr. Lam Yu Yee, Benjamin was re-designated as a non-executive director of the Company with effective from 1 January 2019 and he resigned his position on 24 May 2019.
- (6) Mr. Li Chak Hung resigned and Mr. Chen Guanglei was appointed as an independent non-executive director of the Company with effective from 20 December 2019.

附註:

11.

周政先生自2020年10月12日起已辭
 任,而曹如倉先生自2020年10月12
 日起獲委任為本公司之執行董事。
 曹如倉先生自2021年3月5日起已辭
 任該職位。

董事及最高行政人員酬金-續

- (2) 周金女士自2020年1月2日起獲委任為本公司之執行董事。彼於2020年 10月12日已辭任該職位,並於2021 年3月5日重新獲委任。
- (3) 周政先生自2020年1月2日起已辭任,而周金女士於2020年1月2日獲委任為本公司之行政總裁。周女士於2020年10月12日已辭任該職位。
- (4) 周智濤先生自2020年10月12日起獲 委任為本公司之執行董事及行政總 裁。彼於2021年2月5日已辭任該職 位。
- (5) 林裕兒先生自2019年1月1日起已調 任本公司非執行董事並於2019年5 月24日辭任該職位。
- (6) 李澤雄先生已辭任及陳廣壘先生
 已獲委任為本公司獨立非執行董事,
 自2019年12月20日起生效。





For the year ended 31 December 2020 截至2020年12月31日止年度

11. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS – continued

During the years ended 31 December 2020 and 2019, no emolument was paid by the Group to any director as an inducement to join or upon joining the Group or as compensation for loss of office. None of the directors has waived any emolument during both years.

There were no loans, quasi-loans or other dealings in favour of the directors that were entered into or subsisted during the years ended 31 December 2020 and 2019.

The directors are of the opinion that no transactions, arrangements and contracts of significance in relation to the Company's business to which the Company was a party and in which a director or a connected entity of the director had a material interest, whether directly or indirectly, subsisted at the end of the reporting period or at any time during the years ended 31 December 2020 and 2019, except for the details as disclosed in note 39, if appropriate.

11. 董事及最高行政人員酬金-續

於截至2020年及2019年12月31日止年 度,本集團概無向任何董事支付任何 酬金作為加入本集團或加入本集團時 的獎勵或作為離職補償。於兩個年度, 概無董事放棄任何酬金。

於截至2020年及2019年12月31日止年 度,概無訂立或存續以董事為受益人 之任何貸款、準貸款或其他交易。

董事認為,本公司概無訂立與本公司 業務有關及一名董事或董事之一間關 連實體直接或間接於其中擁有重大 權益,且於報告期末或截至2020年及 2019年12月31日止年度內任何時間存 續的任何重大交易、安排及合約,惟 附註39所披露之詳情除外(如適用)。



For the year ended 31 December 2020 截至2020年12月31日止年度

12. INDIVIDUALS WITH HIGHEST EMOLUMENTS

12. 最高薪人士

During the year, one (2019: one) director is included in the five highest paid individuals of the Group. Details of directors' emoluments are set out in note 11 above. The emoluments of the remaining four (2019: four) highest paid individuals for the year were as follows: 年內,本集團五名最高薪人士中一名 (2019年:一名)為董事。董事之酬金 詳情載於上文附註11。年內其餘四名 (2019年:四名)最高薪人士之酬金如 下:

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$'000 千港元
Salaries and other benefits Retirement benefits scheme	薪金及其他福利 退休福利計劃供款	3,673	3,800
contributions		6	139
		3,679	3,939

The emoluments of the above four (2019: four) highest paid individual fell within the following bands:

以上四名(2019年:四名)最高薪人士 之酬金介乎以下範圍:

			individuals 數
		2020 2020年	2019 2019年
Nil to HK\$1,000,000 HK\$1,000,001 to HK\$1,500,000	零至1,000,000港元 1,000,001港元至	2	3
	1,500,000港元	2	1
		4	4

During the year, no emoluments were paid by the Group to any of the above four (2019: four) highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office. 年內,本集團並無向以上任何四名 (2019年:四名)最高薪人士支付酬金, 作為加入本集團或於加入本集團時之 獎金或離職補償。





For the year ended 31 December 2020 截至2020年12月31日止年度



13. LOSS PER SHARE

13. 每股虧損

The calculation of basic and diluted earnings per share attributable to owners of the Company is based on the following data: 本公司擁有人應佔每股基本及攤薄盈 利乃按下列數據計算:

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
Loss Loss for the year attributable to owners of the Company for the purpose of basic and diluted loss per share	虧損 用以計算每股基本及攤薄 虧損之本公司擁有人應佔 年內虧損	(1,765,132)	(199,812)
		2020 2020年 ′000 千股	2019 2019年 ′000 千股
Number of shares Weighted average number of shares for the purpose of basic and diluted loss per share	股份數目 用以計算每股基本及攤薄虧 損之股份加權平均數	285,491	285,491
		2020 2020年	2019 2019年
Loss per share:	每股虧損:		
— Basic	— 基本	(HK\$6.1828) (6.1828港元)	(HK\$0.6999) (0.6999港元)
— Diluted	— 攤 薄	(HK\$6.1828) (6.1828港元)	(HK\$0.6999) (0.6999港元)

Note:

The computation of diluted loss per share for the years ended 31 December 2020 and 2019 did not assume the conversion of the Company's Convertible Bonds I and II since its assumed exercise would result in decrease in loss per share.

It also did not assume the exercise of share options under the Company's share option scheme since its assumed exercise would have anti dilutive effect for the years ended 31 December 2020 and 2019.

附註:

計算截至2020年及2019年12月31日止年度 之每股攤薄虧損並無假設轉換本公司之可 換股債券I及II,原因為其假設行使將會導 致每股虧損減少。

其亦無假設根據本公司之購股權計劃行 使購股權,原因為其假設行使將會對截 至2020年及2019年12月31日止年度產生反 攤薄效應。

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Notes to the Consolidated Financial Statements 合併財務報表附註

For the year ended 31 December 2020 截至2020年12月31日止年度

14. **PROPERTY, PLANT AND EQUIPMENT**

14. 物業 · 廠房及設備

At 31 December 2019 and 於2019年12月31日及 1 January 2020 2020年13月1日 34,435 125 4,404 1,556 1,590 254,355 296,466 Additions 添重 25 4 - 30,567 30,596 Deposals 出售 (14) (20) (84) Exchange realignment 崖足調整 2,227 - 241 102 134 13,968 16,672 At 31 December 2020 於2020年12月31日 36,663 125 4,656 1,642 1,724 298,890 343,700 ACCUMULATED 累計新舊及 DEPRECIATION AND 減值虧損 IMPAIRMENT LOSSES At 1 January 2019 於2019年13月1日 2,275 125 3,036 662 1,026 - 7,124 Depreciation disposals 出售時對鎖 - (13) (123) (259) - (395) Exchange realignment 崖足調整 (83) - (62) (20) (25) - (100) At 31 December 2019 and 於2019年12月31日及 1 January 2020 2020年11月31日25 3,367 871 1,270 - 9,546 Depreciation 折舊 1,705 - 352 273 349 - 2,679 Depreciation 折舊 1,705 - 352 273 349 - 2,679 Eliminated on disposals 出售時對鎖 0 - 114,189 114,189 Eliminated on disposals 出售時對鎖 0 (10) (20) (30) Exchange realignment 崖足調整 355 - 192 72 91 6,515 7,225 At 31 December 2020 於2020年12月31日 5,973 125 3,901 1,196 1,710 120,704 133,609 NET CARRYING AMOUNT 擬電厚値 At 31 December 2020 於2020年12月31日 30,690 - 755 446 14 178,186 210,091			Buildings 樓宇 HK\$'000 千港元	Leasehold improvements 租賃物業裝修 HK\$°000 千港元	Furniture, fixtures and office equipment 傢俬、裝置及 辦公室設備 HK\$'000 千港元	Computer equipment and software 電腦設備 及軟件 HK\$'000 千港元	Motor vehicles 片K\$'000 千港元	Construction in progress 在建工程 HK\$'000 千港元	Total 總計 HK\$'000 千港元
At Lianuary 2019 然2019年1月1日 26,609 125 4,071 1,883 2,292 207465 242,445 Additions 落置 8,580 653 119 636 49,238 59,226 Disposals 出音 1236 (406) (1,284) (1,926) Exchange realignment 匪見男響 (753) - (84) (400) (64) (2,348) (3,279) At 31 December 2019 and 於2019年12月31日及 1 January 2020 2020年1月1日 34,436 125 4,404 1,556 1,590 244,355 296,466 Additions 滞置 25 4 30,595 Additions 滞置 25 4 30,595 Disposals 出音 (14) (20) 6 (34) Exchange realignment 匪見男態 2,227 - 241 102 134 13,968 16,672 At 31 December 2020 放2020年12月31日 36,663 125 4,656 1,642 1,724 238,890 343,700 ACCUMULATED 累計所置及 DEPRECIATION AND 減值重要 MPAIRMENT LOSSES At 1 January 2019 於2019年11月1日 2,275 125 3,036 662 1,026 7,124 Depreciation 所置 1,721 406 352 528 3,007 Eliminated on disposals 出售時對銷 (13) (123) (259) (199) At 31 December 2020 放2019年12月31日 2,313 125 3,367 871 1,270 - 9,546 Depreciation 所置 1,721 406 352 528 3,007 At 31 December 2019 and 於2019年12月31日 2,313 125 3,367 871 1,270 9,546 1 January 2020 2020年12月31日 2,313 125 3,367 871 1,270 - 9,546 Depreciation 所置 1,705 352 273 349 2,679 Inspaiment Loss 影 出售時對銷 (10) (20) 0 (13) Exchange realignment 匪見男驚 3,55 - 192 72 91 6,515 7,225 At 31 December 2020 放2020年12月31日 5,573 125 3,901 1,196 1,710 120,704 133,609 NET CARRYING AMOUNT 匪責責 3,918 355 - 192 72 91 6,515 7,225 At 31 December 2020 放2020年12月31日 5,573 125 3,901 1,196 1,710 120,704 133,609 NET CARRYING AMOUNT 匪責責 4,131 December 2020 放2020年12月31日 5,573 125 3,901 1,196 1,710 120,704 133,609 NET CARRYING AMOUNT 匪責責 4,131 December 2020 放2020年12月31日 5,573 125 3,901 1,196 1,710 120,704 133,609 NET CARRYING AMOUNT 匪責責 4,198 14,189 At 31 December 2020 放2020年12月31日 5,973 125 3,901 1,196 1,710 120,704 133,609 NET CARRYING AMOUNT 匪責責 4,131 December 2020 放2020年12月31日 5,973 125 3,901 1,196 1,710 120,704 133,609 NET CARRYING AMOUNT 匪責責 4,131 December 2020 放2020年12月31日 5,973 125 3,901 1,196 1,710 120,704 133,609 NET CARRYING AMOUNT 匪責 4,131 14,189 At 31 December 2020 放20年12月31日 5,97	C0ST	成太							
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1 January 2020 2020年1月1日 34,436 125 4,404 1,556 1,590 254,355 296,466 Additions 添重 - - 25 4 - 30,567 30,596 Disposals 出售 - - (14) (20) - - (34) Exchange realignment 運見調整 2,227 - 241 102 134 13,968 16,672 At 31 December 2020 於2020年12,月31日 36,663 125 4,656 1,642 1,724 298,890 343,700 ACCUMULATED 累計析意及 減值素損 - - 040 352 528 - 7,124 Depreciation 折舊 1,721 - 406 352 528 - 3,007 Eliminated on disposals 出售時對餅 - - (13) (123) (259) - (139) Exchange realignment 僅.2,19些 (33) 125 3,367 871 1,270 - 95,46 Depreciation 折誓 1,075 - 352 273 349	At 31 December 2019 and	於2019年12日31日乃							
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Disposals 出售 - - (14) (20) - - (34) Exchange realignment 単見調整 2,227 - 241 102 134 13,968 16,672 At 31 December 2020 於2020年12月31日 36,663 125 4,656 1,642 1,724 298,890 343,700 ACCUMULATED 累計折音及 DEPRECIATION AND MPAIRMENT LOSSES - - 7,124 298,890 343,700 At 1 January 2019 於2019年1月1日 2,275 125 3,036 662 1,026 - 7,124 Depreciation 折音 1,721 - 406 352 528 - 3,007 Exchange realignment 単見調整 (83) - (62) (20) 125 - (130) At 31 December 2019 and 於2019年12月31日及 - - - - 9,546 Depreciation 折響 1,705 - 3552 273 349 - 2,679 Impairment l	1		-				-		
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ACCUMULATED 累計析舊及 DEPRECIATION AND 減值虧損 IMPAIRMENT LOSSES At 1 January 2019 於2019年1月1日 2,275 125 3,036 662 1,026 - 7,124 Depreciation 折舊 1,721 - 406 352 528 - 3,007 Eliminated on disposals 出售時對銷 (13) (123) (259) - (395) Exchange realignment 匪見調整 (83) - (62) (20) (25) - (190) At 31 December 2019 and 於2019年12月31日及 1 January 2020 2020年11月1日 3,913 125 3,367 871 1,270 - 9,546 Depreciation 折舊 1,705 - 352 2,73 349 - 2,679 Impairment loss 減值虧損 114,189 114,189 Eliminated on disposals 出售時對銷 114,189 114,189 Eliminated on disposals 出售時對銷 1(10) (20) (30) Exchange realignment 匪見調整 355 - 192 72 91 6,515 7,225 At 31 December 2020 於2020年12月31日 5,973 125 3,901 1,196 1,710 120,704 133,609 NET CARRYING AMOUNT 賬面淨值 At 31 December 2020 於2020年12月31日 30,690 - 755 446 14 178,186 210,091	Exchange realignment		2,227	-			134	13,968	
DEPRECIATION AND IMPAIRMENT LOSSES 減值虧損 At 1 January 2019 於2019年1月1日 2,275 125 3,036 662 1,026 - 7,124 Depreciation 折舊 1,721 - 406 352 528 - 3,007 Eliminated on disposals 出售時對銷 - - (13) (123) (259) - (1395) Exchange realignment 匪 注 調整 (83) - (62) (20) (25) - (190) At 31 December 2019 and 1 January 2020 2020年1月1日 3,913 125 3,367 871 1,270 - 9,546 Depreciation 折舊 1,705 - 352 273 349 - 2,679 Impairment loss 減值 虧損 - - - 114,189 114,189 Eliminated on disposals 出售時對銷 - - 100 (20) - - (30) Exchange realignment 匪 注 調整 355 - 192 72	At 31 December 2020	於 2020年12月31 日	36,663	125	4,656	1,642	1,724	298,890	343,700
Depreciation 折舊 1,721 — 406 352 528 — 3,007 Eliminated on disposals 出售時對銷 — — (13) (123) (259) — (196) Exchange realignment 僅兑調整 (83) — (62) (20) (25) — (190) At 31 December 2019 and 於2019年12月31日及 1 January 2020 2020年1月1日 3,913 125 3,367 871 1,270 — 9,546 Depreciation 折舊 1,705 — 352 273 349 — 2,679 Impairment loss 減值虧損 — — — 1 — 114,189 114,189 Eliminated on disposals 出售時對銷 — — 1 (10) (20) — — (30) Exchange realignment 僅兑調整 355 — 192 72 91 6,515 7,225 At 31 December 2020 於2020年12月31日 5,973 125 3,901 1,196 1,710 120,704 133,609 NET CARRYING AMOUNT 驟面淨值 At 31 December 2020 於2020年12月31日 30,690 — 755 446 14 178,186 210,091									
Eliminated on disposals 出售時對銷 — — — (13) (123) (259) — (395) Exchange realignment 匪兑調整 (83) — (62) (20) (25) — (190) At 31 December 2019 and 於2019年12月31日及 1 January 2020 2020年1月1日 3,913 125 3,367 871 1,270 — 9,546 Depreciation 折舊 1,705 — 352 273 349 — 2,679 Impairment loss 減值虧損 — — — 1 114,189 114,189 Eliminated on disposals 出售時對銷 — — (10) (20) — — 1 (30) Exchange realignment 匪兑調整 355 — 192 72 91 6,515 7,225 At 31 December 2020 於2020年12月31日 5,973 125 3,901 1,196 1,710 120,704 133,609 NET CARRYING AMOUNT 賬面淨值 At 31 December 2020 於2020年12月31日 30,690 — 755 446 14 178,186 210,091	At 1 January 2019	於2019年1月1日	2,275	125	3,036	662	1,026	_	7,124
Exchange realignment 匪兑調整 (83) — (62) (20) (25) — (190) At 31 December 2019 and 於2019年12月31日及 3,913 125 3,367 871 1,270 — 9,546 Depreciation 折舊 1,705 — 352 273 349 — 2,679 Impairment loss 減值虧損 — — — — — 114,189 114,189 Eliminated on disposals 出售時對銷 — — 100 (20) — — (30) Exchange realignment 匪兑調整 355 — 192 72 91 6,515 7,225 At 31 December 2020 於2020年12月31日 5,973 125 3,901 1,196 1,710 120,704 133,609 NET CARRYING AMOUNT 賬面淨值 30,690 — 755 446 14 178,186 210,091	Depreciation		1,721	-	406	352	528	_	3,007
At 31 December 2019 and 於2019年12月31日及 1 January 2020 2020年1月1日 3,913 125 Depreciation 折舊 1,705 - 9,546 Depreciation 折舊 1,705 - 9,546 Impairment loss 減值虧損 14,189 114,189 Eliminated on disposals 出售時對銷 14,189 14,189 Eliminated on disposals 出售時對銷 15,273 125 At 31 December 2020 於2020年12月31日 5,973 125 3,901 1,196 1,710 120,704 133,609 - NET CARRYING AMOUNT 賬面淨值 At 31 December 2020 於2020年12月31日 30,690 - 755 446 14 178,186 210,091	Eliminated on disposals	出售時對銷	-	-	(13)	(123)	(259)	_	(395)
1 January 2020 2020年1月1日 3,913 125 3,367 871 1,270 - 9,546 Depreciation 折舊 1,705 - 352 273 349 - 2,679 Impairment loss 減值虧損 - - - - - 114,189 114,189 Eliminated on disposals 出售時對銷 - - - - - (10) (20) - - (30) Exchange realignment 匯兑調整 355 - 192 72 91 6,515 7,225 At 31 December 2020 於2020年12月31日 5,973 125 3,901 1,196 1,710 120,704 133,609 NET CARRYING AMOUNT 賬面淨值 41 30,690 - 755 446 14 178,186 210,091	Exchange realignment	匯兑調整	(83)		(62)	(20)	(25)		(190)
Depreciation 折舊 1,705 - 352 273 349 - 2,679 Impairment loss 減值虧損 - - - - - 114,189 114,189 Eliminated on disposals 出售時對銷 - - (10) (20) - - (30) Exchange realignment 匪見調整 355 - 192 72 91 6,515 7,225 At 31 December 2020 於2020年12月31日 5,973 125 3,901 1,196 1,710 120,704 133,609 NET CARRYING AMOUNT 賬面淨值 At 31 December 2020 於2020年12月31日 30,690 - 755 446 14 178,186 210,091	At 31 December 2019 and	於2019年12月31日及							
内口 内口 口口 114,189 114,178 114,178 114,178	1 January 2020	2020年1月1日	3,913	125	3,367	871	1,270	-	9,546
Eliminated on disposals 出售時對銷 - - (10) (20) - - (30) Exchange realignment 匪見調整 355 - 192 72 91 6,515 7,225 At 31 December 2020 於2020年12月31日 5,973 125 3,901 1,196 1,710 120,704 133,609 NET CARRYING AMOUNT 賬面淨值 At 31 December 2020 於2020年12月31日 30,690 - 755 446 14 178,186 210,091	Depreciation	折舊	1,705	-	352	273	349	-	2,679
Exchange realignment 匪兑調整 355 - 192 72 91 6,515 7,225 At 31 December 2020 於2020年12月31日 5,973 125 3,901 1,196 1,710 120,704 133,609 NET CARRYING AMOUNT At 31 December 2020 賬面淨值 於2020年12月31日 30,690 - 755 446 14 178,186 210,091	Impairment loss	減值虧損	-	-	-	-	-	114,189	114,189
At 31 December 2020 於2020年12月31日 5,973 125 3,901 1,196 1,710 120,704 133,609 NET CARRYING AMOUNT 賬面淨值 At 31 December 2020 於2020年12月31日 30,690 — 755 446 14 178,186 210,091	Eliminated on disposals			-		• •		-	(30)
NET CARRYING AMOUNT 賬面淨值 At 31 December 2020 於2020年12月31日 30,690 — 755 446 14 178,186 210,091	Exchange realignment	匯兑調整	355	-	192	72	91	6,515	7,225
At 31 December 2020 於2020年12月31日 30,690 — 755 446 14 178,186 210,091	At 31 December 2020	於 2020年12月31 日	5,973	125	3,901	1,196	1,710	120,704	133,609
At 31 December 2019 於2019年12月31日 30,523 — 1,037 685 320 254,355 286,920	NET CARRYING AMOUNT At 31 December 2020		30,690	-	755	446	14	178,186	210,091
	At 31 December 2019	於2019年12月31日	30,523	_	1,037	685	320	254,355	286,920





For the year ended 31 December 2020 截至2020年12月31日止年度

14. PROPERTY, PLANT AND EQUIPMENT – continued

IMPAIRMENT ASSESSMENT

In view of recording a loss in property development and leasing segment, delay of construction works due to disputes under construction contracts and borrowings, and unfavourable market environment due to the pandemic of COVID-19, the directors are of the view that there is an indication of impairment and have performed impairment assessment on the recoverable amounts of the buildings and construction in progress as at 31 December 2020 based on the valuation performed by CHFT Advisory and Appraisal Ltd., an independent professional qualified valuer ("CHFT"). The recoverable amounts of the buildings and construction in progress had been determined using the multiple valuation techniques, including residual approach and comparison approach.

The estimation of recoverable amount of buildings by comparison approach is arrived by comparison based on prices realised or current asking prices of comparable properties. Comparable properties with similar size, character and location are selected and analysed. Unit market values of the comparable properties are considered as the unobservable key inputs of the valuation. The fair value hierarchy was categorised as Level 3.

The estimation of recoverable amount of construction in progress is derived using the multiple valuation techniques, including residual approach and comparison approach. Under the residual approach, the independent professional qualified valuer made reference to strata units comparable as available in the market to arrive the capital value of the property as if the proposed development were completed and also took into consideration the development cost already spent and to be spent to reflect the quality of the completed development.

14. 物業、廠房及設備-續

減值評估

鑒於物業發展及租賃分部錄得虧損、 建築合同及借款糾紛導致建築工程 延誤以及COVID-19疫情導致市場環 境不利,董事認為,於2020年12月31 日已出現減值跡象,並已根據獨立專 業合資格估值師華坊諮詢評估有限公 司(「華坊」)作出的估值對樓宇及在建 工程的可收回金額進行減值評估。樓 宇及在建工程的可收回金額採用多重 估值技術(包括剩餘價值法及比較法) 釐定。

使用比較法對樓宇的可收回金額進行的估算乃根據已變現價格或可比較物業的現行賣出價比較得出。選擇及分析規模、特徵及位置類似的可比較物業。可比較物業的單位市值被視為估值的主要不可觀察輸入數據。公允 價值層級被分為3類。

在建工程的可收回金額之估算乃採用 多重估值技術(包括剩餘價值法及比 較法)進行。根據剩餘價值法,獨立 專業合資格估值師參考市場上可用的 可比較地層單位以達至物業資本價值, 猶如擬定發展已完成,亦計及已支出 及將支出的發展成本,以反映已竣工 發展的質量。



For the year ended 31 December 2020 截至2020年12月31日止年度

14. **PROPERTY, PLANT AND EQUIPMENT** – continued

IMPAIRMENT ASSESSMENT – continued

Residual approach also involved an estimation of the capital value of a proposed development with reference to its development potential by deducting costs and developer's profit from its estimated completed development cost. Comparison approach consisted of comparisons based on prices realised or current asking prices of comparable properties.

As a result of the impairment assessment, impairment loss amounting to approximately HK\$Nil (2019: Nil) and HK\$114,189,000 (2019: Nil) on the buildings and construction in progress were recognised in profit or loss during the year ended 31 December 2020 respectively. Estimation of development costs not yet incurred or contracted based on existing plans and developer profit margin are considered as the unobservable key inputs of the valuation. The fair value hierarchy was categorised as Level 3.

During the year ended 31 December 2020, the disposition of certain buildings of the Group, with net carrying amounts amounting to approximately HK\$30,690,000 as at 31 December 2020, were restricted according to the court orders due to the defaults of repayment of several bank and other borrowings. Details of the relevant legal proceedings were set out in note 34 to the consolidated financial statements.

As at 31 December 2020, the Group pledged certain of its property, plant and equipment amounting to approximately HK\$92,477,000 (2019: approximately HK\$54,539,000) to a bank to secure borrowings obtained, details of which are set out in note 25 to the consolidated financial statements.

14. 物業、廠房及設備-續

減值評估-續

剩餘價值法亦涉及參考擬定發展的潛 力以估計資本價值,方式為從估計已 竣工發展成本中扣除成本及開發商溢 利。比較法由基於已變現價格或可比 較物業的現行賣出價的比較組成。

由於減值評估,截至2020年12月31日 止年度,樓宇及在建工程之減值虧損 約零港元(2019年:無)及114,189,000 港元(2019年:無)分別於損益中確認。 根據現有計劃及開發商利潤率估算尚 未產生或已訂約的發展成本被視為估 值的主要不可觀察輸入數據。公允價 值層級被分為3類。

截至2020年12月31日止年度,本集團 之若干樓宇因拖欠若干銀行的還款及 其他借款而受法院命令限制出售,而 於2020年12月31日,該等樓宇之賬面 淨值約為30,690,000港元。相關法律 訴訟之詳情載於合併財務報表附註 34。

於2020年12月31日,本集團向一間 銀行抵押其金額約為92,477,000港元 (2019年:約54,539,000港元)之若干 物業、廠房及設備,為已取得借貸作 抵押,有關詳情載於合併財務報表附 註25。





For the year ended 31 December 2020 截至2020年12月31日止年度

15. RIGHT-OF-USE ASSETS/LEASE LIABILITIES

15. 使用權資產/租賃負債

The movements of right-of-use assets and lease liabilities within HKFRS 16 during the years ended 31 December 2020 and 2019 are set out below:

截至2020年及2019年12月31日止年度 香港財務報告準則第16號內使用權資 產及租賃負債的變動載列如下:

Iands buildings Total Hiabilitie 租賃1mg 社地及模字 純計 批量負担 HKS1000 HKS1000 HKS1000 HKS1000 YER元 TR港元 TR港元 TR港元 At the beginning of the period upon gli 務報告準則 adoption of HKFRS 16 第16號後 50,913 10,167 61,080 (10,16 Depreciation of right-of-use assets (1,321) (6,145) (7,466) - Iterest expenses on lease 租賃負責 — — - (57 Lease payments 租賃付款 … — … - - (57 Lease payments 租賃付款 … … … … … … … . … .			Right-of-use assets 使用權資產			
reporting period upon adoption of HKFRS 16 Depreciation of right-of-use assets Interest expenses on lease Liabilities Exchange realignment Interest expenses on lease Liabilities At 31 December 2019 and assets Depreciation of right-of-use 使用權資產所舊 At 31 December 2019 and assets Depreciation of right-of-use 使用權資產所舊 assets (1,321) (6,145) (7,466) 		_	lands 租賃土地 HK\$'000	buildings 土地及樓宇 HK\$'000	總計 HK\$'000	Lease liabilities 租賃負債 HK\$'000 千港元
adoption of HKFRS 16 第16號後 50,913 10,167 61,080 (10,16 Depreciation of right-of-use 使用權資產折舊 assets (1,321) (6,145) (7,466) - Interest expenses on lease 租賃負債的利息費用 liabilities	At the beginning of the	於報告期初採納香港				
assets (1,321) (6,145) (7,466) - Interest expenses on lease liabilities 租賃負債的利息費用 - - - (57) Lease payments 租賃付款 - - - (6,54) Exchange realignment 匯兑調整 (1,161) (12) (1,173) 5 At 31 December 2019 and at 1 January 2020 2020年12月31日及 2020年1月1日 48,431 4,010 52,441 (4,14) Additions 添置 850 8,536 9,386 (8,53 Depreciation of right-of-use assets (1,330) (5,304) (6,634) - Impairment loss of right-of-use assets	adoption of HKFRS 16	第16號後	50,913	10,167	61,080	(10,167)
Interest expenses on lease labilities 租賃負債的利息費用 Lease payments 租賃付款 — — — — 6,54 Exchange realignment 匯兑調整 (1,161) (12) (1,173) 5 At 31 December 2019 and at 1 January 2020 於2019年12月31日及 at 1 January 2020 2020年1月1日 48,431 4,010 52,441 (4,14 Additions 添置 850 8,536 9,386 (8,53) Depreciation of right-of-use assets 使用權資產的減值 — — — (16,303) Impairment loss of right-of-use 表示 虧損 (16,303) — (16,303) — Disposal of right-of-use assets 出售使用權資產 — (911) (911) 65 Interest expenses on lease 出賃負債的利息費用 — — — — 666 Lease payments 租賃付款 — — — — 3,30 Exchange realignment 匯兑調整 2,233 260 2,493 (39 At 31 December 2019 於2019年12月31日 33,881 6,591		使用權資產折舊	(1 321)	(6 1/15)	(7/66)	_
Lease payments 租賃付款 - - - - 6,54 Exchange realignment 匯兑調整 (1,161) (12) (1,173) 5 At 31 December 2019 and at 1 January 2020 於2019年12月31日及 2020年1月1日 48,431 4,010 52,441 (4,14 Additions 添置 850 8,536 9,386 (8,53 Depreciation of right-of-use 使用權資產折舊 33,00 (5,304) (6,634) - Impairment loss of right-of-use assets (16,303) - (16,303) - Interest expenses on lease (66 - 3,30 Exchange realignment - - - 3,30 3,30 - 66 - - 3,30 - - 3,30 - - - 3,30 - - - 3,30 - - - - -		租賃負債的利息費用	(1,021)	(0,140)	(7,400)	
Exchange realignment 匪兑調整 (1,161) (12) (1,173) 5 At 31 December 2019 and at 1 January 2020 於2019年12月31日及 2020年1月1日 48,431 4,010 52,441 (4,14 Additions 添置 850 8,536 9,386 (8,53 Depreciation of right-of-use assets 使用權資產的減值 1,330) (5,304) (6,634) - Impairment loss of right-of-use assets 虧損 (16,303) - (16,303) - Disposal of right-of-use assets 虧損 (16,303) - (16,303) - Interest expenses on lease 超賃負債的利息費用 - (911) (911) 65 Lease payments 租賃付款 - - - 3,30 Exchange realignment 匪兑調整 2,233 260 2,493 (39 At 31 December 2020 於2019年12月31日 33,881 6,591 40,472 (9,76 At 31 December 2019 於2019年12月31日 (4,14 - - - - (4,14 Non-current portion 非流動部分 <td></td> <td></td> <td>_</td> <td>—</td> <td>_</td> <td>(570)</td>			_	—	_	(570)
At 31 December 2019 and 於2019年12月31日及 at 1 January 2020 2020年1月1日 48,431 4,010 52,441 (4,14 Additions 添置 850 8,536 9,386 (8,53 Depreciation of right-of-use 使用權資產折舊 assets (1,330) (5,304) (6,634) - Impairment loss of right-of-use assets 節損 (16,303) - (16,303) - Disposal of right-of-use assets 出售使用權資產 - (911) (911) (911) 65 Interest expenses on lease 超貨負債的利息費用 - - - - 66 Lease payments 租賃付款 - - - 3,30 (39 At 31 December 2020 於2020年12月31日 33,881 6,591 40,472 (9,76 At 31 December 2019 於2019年12月31日 (4,14 - - - - Ka 31 December 2020 於2020年12月31日 - - - - - Ka 31 December 2020 於2020年12月31日 - - - - - - Ka 31 Decemb			(1 161)	(12)	(1 170)	6,544
at 1 January 2020 2020年1月1日 48,431 4,010 52,441 (4,14 Additions 添置 850 8,536 9,386 (8,53 Depreciation of right-of-use 使用權資產所舊 (1,330) (5,304) (6,634) - Impairment loss of right-of-use 使用權資產的減值 (1,330) (-5,304) (-6,634) - Disposal of right-of-use assets 虧損 (16,303) - (16,303) - Interest expenses on lease 出售使用權資產 - (911) (911) 65 Lease payments 租賃付款 - - - (66 Lease payments 租賃付款 - - 3,30 Exchange realignment 匯兑調整 2,233 260 2,493 (39 At 31 December 2020 於2019年12月31日 33,881 6,591 40,472 (9,76 At 31 December 2019 於2019年12月31日 (4,14 4.14 4.14 Non-current portion 非流動部分 - - - (4,14 Non-current portion 非流動部分 - - - - - -	Exchange realignment	進	(1,161)	(12)	(1,1/3)	50
at 1 January 2020 2020年1月1日 48,431 4,010 52,441 (4,14 Additions 添置 850 8,536 9,386 (8,53 Depreciation of right-of-use 使用權資產所舊 (1,330) (5,304) (6,634) - Impairment loss of right-of-use 使用權資產的減值 (1,330) (-5,304) (-6,634) - Disposal of right-of-use assets 虧損 (16,303) - (16,303) - Interest expenses on lease 出售使用權資產 - (911) (911) 65 Lease payments 租賃付款 - - 3,30 Exchange realignment 匯兑調整 2,233 260 2,493 (39 At 31 December 2020 於2020年12月31日 33,881 6,591 40,472 (9,76 At 31 December 2019 於2019年12月31日 (4,14 - - - - (4,14 Non-current portion 非流動部分 -	At 31 December 2019 and	於2019年12月31日及				
Depreciation of right-of-use 使用權資產折舊 assets (1,330) (5,304) (6,634) - Impairment loss of right-of-use 虧損 (16,303) - (16,303) - Disposal of right-of-use assets 出售使用權資產 - (911) (911) 65 Interest expenses on lease 租賃負債的利息費用 - - - 666 Lease payments 租賃付款 - - - 3,30 Exchange realignment 匯 兑調整 2,233 260 2,493 (39 At 31 December 2020 於2019年12月31日 33,881 6,591 40,472 (9,76 At 31 December 2019 於2019年12月31日 33,881 6,591 40,472 (9,76 At 31 December 2019 於2019年12月31日 (4,14 (4,14 (4,14 Non-current portion 非流動部分 - - (4,14 At 31 December 2020 於2020年12月31日 (4,14 (4,14 Non-current portion 流動部分 - (5,93			48,431	4,010	52,441	(4,143)
assets (1,330) (5,304) (6,634) - Impairment loss of right-of-use 使用權資產的減值 (16,303) - (16,303) - Disposal of right-of-use assets 出售使用權資產 - (911) (911) (911) 65 Interest expenses on lease 相賃負債的利息費用 - - - (66 Lease payments 租賃付款 - - - 3,30 Exchange realignment 匯兑調整 2,233 260 2,493 (39 At 31 December 2020 於2019年12月31日 33,881 6,591 40,472 (9,76 At 31 December 2019 於2019年12月31日 (4,14 (4,14 (4,14 Non-current portion 非流動部分 - - (4,14 At 31 December 2020 於2020年12月31日 (4,14 (4,14 Non-current portion 非流動部分 - - (5,93			850	8,536	9,386	(8,536)
Impairment loss of right-of-use 使用權資產的減值 assets 虧損 (16,303) - (16,303) - Disposal of right-of-use assets 出售使用權資產 - (911) (911) 65 Interest expenses on lease 租賃負債的利息費用 - - - (66 Lease payments 租賃付款 - - - 3,30 Exchange realignment 匯兑調整 2,233 260 2,493 (39 At 31 December 2020 於2019年12月31日 33,881 6,591 40,472 (9,76 At 31 December 2019 於2019年12月31日 (4,14 (4,14 (4,14 Non-current portion 非流動部分 - - (4,14 At 31 December 2020 於2020年12月31日 - - - (4,14 - - - - - - (4,14 - - - - - - - (4,14 - - - - - - - <t< td=""><td></td><td>使用權資產折舊</td><td>(4,000)</td><td>(5.00.4)</td><td>(0,00,4)</td><td></td></t<>		使用權資產折舊	(4,000)	(5.00.4)	(0,00,4)	
assets 虧損 (16,303) (16,303) Disposal of right-of-use assets 出售使用權資產 (911) (911) 65 Interest expenses on lease 出賃負債的利息費用 (66 Lease payments 租賃付款 3,30 Exchange realignment 匪兑調整 2,233 260 2,493 (39 At 31 December 2020 於2020年12月31日 33,881 6,591 40,472 (9,76 At 31 December 2019 於2019年12月31日 33,881 6,591 40,472 (9,76 At 31 December 2019 於2019年12月31日 (4,14 (4,14 Non-current portion 非流動部分 (4,14 Xa 31 December 2020 於2020年12月31日 (4,14 (4,14		庙田雄姿态的減估	(1,330)	(5,304)	(6,634)	—
Disposal of right-of-use assets 出售使用權資產 - (911) (911) 65 Interest expenses on lease 租賃負債的利息費用 - - - 66 Lease payments 租賃付款 - - - 3,30 Exchange realignment 匯兑調整 2,233 260 2,493 (39 At 31 December 2020 於2020年12月31日 33,881 6,591 40,472 (9,76 At 31 December 2019 於2019年12月31日 33,881 6,591 40,472 (9,76 At 31 December 2019 於2019年12月31日 (4,14 - - - - At 31 December 2020 於2020年12月31日 (4,14 - - - - Current portion 非流動部分 - - - - - - At 31 December 2020 於2020年12月31日 - - - - - (4,14 - - - - - - - - (5,93 - - - - - - - - - - -			(16 303)	_	(16 303)	_
liabilities - - - - 66 Lease payments 租賃付款 - - 3,30 Exchange realignment 匯兑調整 2,233 260 2,493 (39 At 31 December 2020 於2020年12月31日 33,881 6,591 40,472 (9,76 At 31 December 2019 於2019年12月31日 (4,14 (4,14 Non-current portion 非流動部分 - - - (4,14 (4,14 (4,14 (4,14 (4,14 At 31 December 2020 於2020年12月31日 - - (4,14 At 31 December 2020 於2020年12月31日 - - - (4,14 (5,93 (5,93) - -				(911)		655
Exchange realignment 匯兑調整 2,233 260 2,493 (39 At 31 December 2020 於2020年12月31日 33,881 6,591 40,472 (9,76 At 31 December 2019 於2019年12月31日 33,881 6,591 40,472 (9,76 At 31 December 2019 於2019年12月31日 (4,14 (4,14 (4,14 Non-current portion 非流動部分 - (4,14 At 31 December 2020 於2020年12月31日 (5,93 Current portion 流動部分 (5,93		租賃負債的利息費用	_	_	_	(662)
At 31 December 2020 於2020年12月31日 33,881 6,591 40,472 (9,76 At 31 December 2019 於2019年12月31日 (4,14 Current portion 流動部分 (4,14 Non-current portion 非流動部分 (4,14 At 31 December 2020 於2020年12月31日 (4,14 At 31 December 2020 於2020年12月31日 (5,93	Lease payments		_	_	_	3,307
At 31 December 2019 於2019年12月31日 Current portion 流動部分 (4,14 Non-current portion 非流動部分 - (4,14 At 31 December 2020 於2020年12月31日 Current portion 流動部分 (5,93	Exchange realignment	匯兑調整	2,233	260	2,493	(390)
Current portion 流動部分 (4,14 Non-current portion 非流動部分 - (4,14 - - (5,93 - -	At 31 December 2020	於 2020年12月31 日	33,881	6,591	40,472	(9,769)
Current portion 流動部分 (4,14 Non-current portion 非流動部分 - (4,14 - - (5,93 - -						
Non-current portion 非流動部分 - (4,14 (4,14 (4,14 (4,14 (4,14 (5,93						(, , , , , , , , , , , , , , , , , , ,
(4,14 At 31 December 2020 於2020年12月31日 Current portion 流動部分 (5,93						(4,143)
At 31 December 2020 於2020年12月31日 Current portion 流動部分 (5,93	Non-current portion	非				
Current portion 流動部分 (5,93						(4,143)
	At 31 December 2020					
Non-current portion 非流動部分 (3,83						(5,939)
	Non-current portion	非流動部分				(3,830)
(9,76						(9,769)



For the year ended 31 December 2020 截至2020年12月31日止年度

15. RIGHT-OF-USE ASSETS/LEASE LIABILITIES – continued THE GROUP AS LESSEE

The leasehold lands of approximately HK\$33,881,000 are situated in the PRC, which are amortised over the lease period of 40 years. At the end of the reporting period, the remaining lease term of the lands were 36 years (2019: 37 years).

IMPAIRMENT ASSESSMENT

These leasehold lands were still under development with relevant construction costs and other direct costs capitalised as construction in progress in property, plant and equipment. The directors have performed impairment assessment on the recoverable amount of the leasehold lands together with the construction in progress as at 31 December 2020 based on the valuation performed by CHFT.

The estimation of recoverable amount of the leasehold lands was arrived by comparison approach which was with reference to market evidence of transaction prices for similar lands in the similar locations, conditions and usage. Unit land prices per area are considered as the unobservable key inputs of the valuation. The fair value hierarchy was categorised as Level 3.

As a result, impairment loss amounting to approximately HK\$16,303,000 (2019: Nil) on the leasehold lands was recognised in profit or loss during the year ended 31 December 2020.

The Group leases various office premises and a theme park in the PRC for its daily operations with fixed lease payment terms which were classified as land and buildings. Lease terms range from one to three years (2019: one to three years).

15. 使用權資產/租賃負債-續

本集團作為承租人

約33,881,000港元之租賃土地位於中 國,其於40年租期內攤銷。於報告期 末,土地之剩餘租期為36年(2019年: 37年)。

減值評估

該等租賃土地仍在開發中,相關建築 成本及其他直接成本獲資本化為物業、 廠房及設備之在建工程。董事已根據 華坊進行之估值對於2020年12月31日 的租賃土地及在建工程之可收回金額 進行減值評估。

租賃土地的可收回金額乃參考位置、 條件及用途相似的類似土地之市場交 易價證據以比較法估計。單位面積 地價被視為估值的不可觀察主要輸入 數據。公允價值層級分類為第三層。

因此,截至2020年12月31日止年度, 租賃土地減值虧損約16,303,000港元 (2019年:無)於損益確認。

本集團於中國租賃多項具有固定租賃 付款條款的辦公室物業以及一座主題 樂園用於其日常營運,其分類為土地 及樓宇。租期介乎一至三年(2019年: 一至三年)。





For the year ended 31 December 2020 截至2020年12月31日止年度

15. RIGHT-OF-USE ASSETS/LEASE LIABILITIES – continued COVID-19-RELATED RENT CONCESSIONS

No rent concessions in respect of the Group's operating leases were received during the year ended 31 December 2020.

RESTRICTIONS OR COVENANTS

Most of the leases impose a restriction that, unless approval is obtained from the lessor, the right-of-use asset can only be used by the Group and the Group is prohibited from selling or pledging the underlying assets, except for the right-of-use of the leasehold lands in the PRC. The Group is also required to keep those properties in a good state of repair and return the properties in their original condition at the end of the lease.

The Group has recognised the following amounts for the year:

15. 使用權資產/租賃負債-續

與新型冠狀病毒(COVID-19)相關的租 金寬減

截至2020年12月31日止年度,本集團 並無收到有關經營租賃的租金寬減。

限制或契諾

大多數租賃施加限制,即除非獲得出 租人批准,否則使用權資產僅可由本 集團使用,且本集團禁止出售或抵押 相關資產,於中國租賃土地的使用權 除外。本集團亦須保持該等物業處於 良好維修狀態,並於租賃結束時將物 業以其原始狀態返還。

本集團已於年內確認以下款項:

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
Lease payments: Short-term leases	租賃付款: 短期租賃	_	937
Total cash outflow for leases	租賃現金流出總額	3,307	7,481

During the year ended 31 December 2020, no lease expense was charged to profit or loss (2019: approximately HK\$937,000).

截 至2020年12月31日止年度,並無 租賃開支自損益扣除(2019年:約 937,000港元)。

For the year ended 31 December 2020 截至2020年12月31日止年度

RIGHT-OF-USE ASSETS/LEASE 15. LIABILITIES – continued

COMMITMENTS UNDER OPERATING LEASES -**AS LESSEE**

At 31 December 2020 and 2019, the Group had no commitment for short-term leases.

During the year ended 31 December 2020, the disposition of certain right-of-use assets of the Group, with net carrying amount amounting to approximately HK\$6,960,000 as at 31 December 2020, was restricted according to the court orders due to the defaults of repayment of several bank and other borrowings. Details of the relevant legal proceedings were set out in note 34 to the consolidated financial statements.

As at 31 December 2020, the Group pledged certain of its right-of-use assets amounting to approximately HK\$33,881,000 (2019: approximately HK\$48,431,000) to a bank to secure borrowings obtained, details of which are set out in note 25 to the consolidated financial statements.

INVESTMENT PROPERTIES 16.

使用權資產/租賃負債-續 15.

經營租賃承擔 — 作為承租人

於2020年及2019年12月31日,本集團 **並**無短期和賃承擔。

截至2020年12月31日止年度,由於拖 欠數筆銀行及其他借貸還款,根據法 院命令,本集團於2020年12月31日賬 面 淨 值 為 約6.960.000港 元 的 若 干 使 用權資產限制處置。相關法律程序的 詳情載於合併財務報表附註34。

於2020年12月31日,本集團向一間 銀行抵押其金額約為33,881,000港 元(2019年:約48,431,000港元)之若 干使用權資產,為已取得借貸作抵 押,有關詳情載於合併財務報表附註 25 °

投資物業 16.

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
Fair value	公允價值		
At 1 January	於1月1日	2,567,861	5,512,086
Additions	添置	73,766	327,904
Transferred to properties under	轉撥至發展中待售物業	70,700	027,004
development for sale (note 1)	(附註1)	_	(3,228,360)
(Loss) Gain on fair value change	投資物業公允價值變動之		(0,220,000)
of investment properties	(虧損)收益	(194,149)	91,594
Exchange realignment	匯兑調整	162,191	(135,363)
At 31 December	於12月31日	2,609,669	2,567,861

Note 1: The transfer of properties from investment properties to properties under development for sale represents the project of COMB+ (Beijing Fangshan) (1 piece of land under construction during the year ended 31 December 2019).

附註1: 自投資物業轉撥物業至發展中待 售物業指超級蜂巢+項目(北京房 山)(截至2019年12月31日止年度 的1幅在建地塊)。



For the year ended 31 December 2020 截至2020年12月31日止年度

16. INVESTMENT PROPERTIES – continued

The Group's property interests held under leases to earn rentals are measured using fair value model and is classified and accounted for as investment properties.

During the year ended 31 December 2020, the disposition of certain investment properties of the Group, with net carrying amount amounting to approximately HK\$2,228,982,000 as at 31 December 2020, was restricted according to the court orders due to the defaults of repayment of several bank and other borrowings. Details of the relevant legal proceedings were set out in note 34 to the consolidated financial statements.

At 31 December 2020 and 2019, the Group pledged all of its investment properties to certain banks and financial institutions to secure borrowings obtained therefrom, details of which are set out in note 25 to the consolidated financial statements.

The fair values of the Group's investment properties at 31 December 2020 and 2019 were arrived at on the basis of valuation carried out by CHFT (2019: CHFT).

The Group engaged the independent professional qualified valuer to perform the valuation whom the directors work closely to establish the appropriate valuation techniques and inputs to the model.

16. 投資物業 - 續

本集團根據租約持有作賺取租金用途 之物業權益乃使用公允價值模式計量, 並分類及列賬為投資物業。

截至2020年12月31日止年度,由於拖 欠數筆銀行及其他借貸還款,根據法 院命令,本集團於2020年12月31日賬 面淨值為約2,228,982,000港元的若 干投資物業限制處置。相關法律程序 的詳情載於合併財務報表附註34。

於2020年及2019年12月31日,本集團 向若干銀行及其他金融機構抵押其所 有投資物業,以作為自上述銀行及金 融機構獲取借貸之擔保,有關詳情載 於合併財務報表附註25。

本集團投資物業於2020年及2019年12 月31日之公允價值乃根據華坊(2019 年:華坊)進行之估值計算。

本集團委聘獨立專業合資格估值師進 行估值,董事與其密切協作以設立適 用之估值技術及模型之輸入數據。

For the year ended 31 December 2020 截至2020年12月31日止年度

16. INVESTMENT PROPERTIES – continued

The fair values of completed investment properties as at 31 December 2020 and 2019 were determined based on the income approach. Income approach took into account the current rents of the property interests and the reversionary values of the properties, and capitalised the existing tenancies in the remaining tenancy terms into the term interest and assembled it with the reversionary interest.

Fair values of the investment properties under development as at 31 December 2020 and 2019 were derived using the multiple valuation techniques, including residual approach and comparison approach. Under the residual approach, the independent external valuer made reference to strata units comparable as available in the market to arrive the capital value of the property as if the proposed development were completed and also took into consideration the development cost already spent and to be spent to reflect the quality of the completed development. Residual approach also involved an estimation of the capital value of a proposed development with reference to its development potential by deducting costs and developer's profit from its estimated completed development cost. Comparison approach consisted of comparisons based on prices realised or current asking prices of comparable properties. Comparable properties of similar size, character and location are selected and analysed.

In measuring the fair value of the properties, the highest and best use of the properties is their current use.

16. 投資物業-續

於2020年及2019年12月31日,已竣工 投資物業之公允價值根據收入法釐定。 收入法計及物業權益之現時租金及物 業之復歸價值,於餘下租期將現有租 賃資本化為定期利息,並與復歸權益 彙集。

於計量物業之公允價值時,物業的最 高及最佳用途為現時用途。




For the year ended 31 December 2020 截至2020年12月31日止年度

16. INVESTMENT PROPERTIES – continued

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

AT 31 DECEMBER 2020

16. 投資物業 - 續

下表載列有關釐定該等投資物業公允 價值之方法之資料(特別是所採用之 估值技術及輸入數據),以及根據公 允價值計量之輸入數據的可觀察程度 將公允價值計量分類之公允價值層級。

於2020年12月31日

Investment properties held by the Group	Fair value hierarchy 公允價值	Valuation technique(s) and key input(s) 估值技術及	Significant unobservable inputs(s)	Relationship of unobservable input(s) to fair value
本集團持有之投資物業	層級	主要輸入數據	重大不可觀察輸入數據	不可觀察輸入數據與公允價值之關係
The COMB+ (Beijing Fangshan) — Under construction (Carrying amount: HK\$2,228,982,000) (2 pieces of land completed)	Level 3	Income approach (term and reversionary approach)	Term yield, taking into account of yield generated from comparable properties and adjustments to reflect the certainty of term income secured and to be received, of 5.25% for retail, of 3.25% for office.	A slight increase in the term yield used would result in a significant decrease in the fair value of the investment properties and vice versa.
		 The key inputs of income approach are: (1) Term yield; (2) Market unit rent of individual unit; (3) Reversionary yield; 	Reversionary yield, taking into account annual unit market rental income and unit market value of the comparable properties, of 5.5% for retail and 3.5% for office.	A slight increase in the reversionary yield used would result in a significant decrease in the fair value measurement of the investment properties and vice versa.
		(4) Level adjustment	Level adjustment on individual floors of the property range from 55% to 70% on specific level.	An increase in the level adjustment on individual floors used would result in a decrease in the fair value measurement of the investment properties by a lower percentage, and vice versa.
超級蜂巢+(北京房山)—在建 (賬面值:2,228,982,000港元) (兩幅已竣工土地)	第二層	收入法(租期復歸法)	租期收益率,計及可資比較物業產生 之收益及為反映確切已取得及即 將收取之定期收入而作出之調整, 零售物業為5.25%,辦公室物業為 3.25%。	倘所使用租期收益率微升,則會導致 投資物業公允價值計量大幅下跌, 反之亦然。
		收入法的主要輸入數據 為: (1) 租期收益率; (2) 個別單位的市場單	復歸收益率,計及可資比較物業之年 度單位市場租金收入及單位市值, 零售物業為5.5%,辦公室物業為 3.5%。	倘所使用復歸收益率微升,則會導致 投資物業公允價值計量大幅下跌, 反之亦然。
		位租金; (3)復歸收益率;及 (4)樓層調整	個別物業樓層之樓層調整,介乎特定 樓層之55%至70%。	倘所使用對個別樓層作出之樓層調整 增加,則會導致投資物業公允價值 計量有較低之百分比跌幅,反之亦 然。

For the year ended 31 December 2020 截至2020年12月31日止年度

16. INVESTMENT PROPERTIES – continued AT 31 DECEMBER 2020 – continued

16. 投資物業-續

於2020年12月31日-續

Investment properties held by the Group	Fair value hierarchy 公允價值	Valuation technique(s) and key input(s) 估值技術及	Significant unobservable inputs(s)	Relationship of unobservable input(s) to fair value
本集團持有之投資物業	層級	主要輸入數據	重大不可觀察輸入數據	不可觀察輸入數據與公允價值之關係
The Jiashan Project (Jiashan) (Carrying amount: HK\$184,640,000) (Under construction)	Level 3	Multiple valuation techniques: Comparison approach and residual approach	Estimation of development costs not yet incurred or contracted based on existing development plans.	Increase in the development costs would result in a decrease in the expected developer profit margin and fair value measurement of the investment properties, and vice versa.
		The key inputs of residual approach are: (1) Total development cost to completion (2) Expected developer profit margin	Estimation of developer profit margin.	A significant increase in the expected profit would result in a significant decrease in fair value measured of the investment properties and vice versa.
		Comparison approach The key input is: (1) Unit land price per area	Unit land price per area, using direct market comparables and taking into account of time, location and individual factors such as size and quantum of properties of RMB1,940/ sq.m.	A slight increase in the unit land price would result in an increase in the fair value measurement of the investment properties, and vice versa.
嘉善項目(嘉善) (賬面值:184,640,000港元) (在建)	第三層	多重估值技術:比較法 及剩餘價值法	根據現有發展計劃估算尚未產生或已 訂約的發展成本。	發展成本增加,則會導致預期開發商 利潤率及投資物業公允價值計量下 降,反之亦然。
		利餘價值法的主要收入 數據為: (1)完成總發展成本 (2)預期開發商利潤率	開發商利潤率估計。	預期利潤大幅增加將會導致投資物業 公允價值計量大幅下降,反之亦然。
		比較法主要輸入數據為: (1) 單位面積地價	單位面積地價,採用直接市場可資比 較項目及計及時間、地點及個別因 素,例如物業的大小及數量,為每 平方米人民幣1,940元。	倘單位地價微增,則會導致投資物業 公允價值計量上升,反之亦然。





For the year ended 31 December 2020 截至2020年12月31日止年度

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16. INVESTMENT PROPERTIES – continued AT 31 DECEMBER 2020 – continued

16. 投資物業一續 於2020年12月31日-續

Investment properties held by the Group	Fair value hierarchy 公允價值	Valuation technique(s) and key input(s) 估值技術及	Significant unobservable inputs(s)	Relationship of unobservable input(s) to fair value
本集團持有之投資物業	層級	主要輸入數據	重大不可觀察輸入數據	不可觀察輸入數據與公允價值之關係
The Hengnan Project (Hengnan) (Carrying amount: HK\$196,047,000) (Under construction)	Level 3	Comparison approach The key input is: (1) Unit land price per area	Unit land price per area, using direct market comparables and taking into account of time, location and individual factors such as size and quantum of properties of RMB1,130/ sq.m.	A slight increase in the unit land price would result in an increase in the fair value measurement of the investment properties, and vice versa.
衡南項目(衡南) (賬面值 : 196,047,000港元) (在建)	第三層	比較法主要輸入數據為: (1) 單位面積地價	單位面積地價,採用直接市場可資比 較項目及計及時間、地點及個別因 素,例如物業的大小及質量,為每 平方米人民幣1,130元。	倘單位地價微增,則會導致投資物業 公允價值計量上升,反之亦然。

For the year ended 31 December 2020 截至2020年12月31日止年度

16. INVESTMENT PROPERTIES – continued AT 31 DECEMBER 2019

16. 投資物業 - 續 於2019年12月31日

Investment properties held by the Group	Fair value hierarchy 公允價值	Valuation technique(s) and key input(s) 估值技術及	Significant unobservable inputs(s)	Relationship of unobservable input(s) to fair value
本集團持有之投資物業	層級	主要輸入數據	重大不可觀察輸入數據	不可觀察輸入數據與公允價值之關係
The COMB+ (Beijing Fangshan) — Under construction (Carrying amount: HK\$2,280,809,000) (2 pieces of land completed)	Level 3	Income approach (term and reversionary approach)	Term yield, taking into account of yield generated from comparable properties and adjustments to reflect the certainty of term income secured and to be received, of 5.25% for retail, of 3.5% for office.	A slight increase in the term yield used would result in a significant decrease in the fair value of the investment properties and vice versa.
		The key inputs of income approach are: (1) Term yield; (2) Market unit rent of individual unit; (3) Reversionary yield;	Reversionary yield, taking into account annual unit market rental income and unit market value of the comparable properties, of 5.5% for retail and 3.5% for office.	A slight increase in the reversionary yield used would result in a significant decrease in the fair value measurement of the investment properties and vice versa.
		and (4) Level adjustment	Level adjustment on individual floors of the property range from 55% to 70% on specific level.	An increase in the level adjustment on individual floors used would result in a decrease in the fair value measurement of the investment properties by a lower percentage, and vice versa.
超級蜂巢+(北京房山)—在建 (賬面值:2,280,809,000港元) (兩幅已竣工土地)	第三層	收入法(租期復歸法)	租期收益率,計及可資比較物業產生 之收益及為反映確切已取得及即 將收取之定期收入而作出之調整, 零售物業為5.25%,辦公室物業為 3.5%。	倘所使用租期收益率微升,則會導致 投資物業公允價值大幅下跌,反之 亦然。
		收入法的主要輸入數據 為: (1) 租期收益率; (2) 個別單位的市場單 位租金;	復歸收益率,計及可資比較物業之年 度單位市場租金收入及單位市值, 零售物業為5.5%,辦公室物業為 3.5%。	倘所使用復歸收益率微升,則會導致 投資物業公允價值計量大幅下跌, 反之亦然。
		(3) 復歸收益率;及 (4) 樓層調整	個別物業樓層之樓層調整,介乎特定 樓層之55%至70%。	倘所使用對個別樓層作出之樓層調整 增加,則會導致投資物業公允價值 計量有較低之百分比跌幅,反之亦 然。





For the year ended 31 December 2020 截至2020年12月31日止年度

16. INVESTMENT PROPERTIES – continued AT 31 DECEMBER 2019 – continued

16. 投資物業 - 續 於2019年12月31日 - 續

Investment properties held by the Group	Fair value hierarchy 公允價值	Valuation technique(s) and key input(s) Significant unobservable inputs(s) 估值技術及		Relationship of unobservable input(s) to fair value
本集團持有之投資物業	層級	主要輸入數據	重大不可觀察輸入數據	不可觀察輸入數據與公允價值之關係
The Jiashan Project (Jiashan) (Carrying amount: HK\$150,605,000) (Under construction)	Level 3	Multiple valuation techniques: Comparison approach and residual approach	Estimation of development costs not yet incurred or contracted based on existing development plans.	Increase in the development costs would result in a decrease in the expected developer profit margin and fair value measurement of the investment properties, and vice versa.
		The key inputs of residual approach are: (1) Total development cost to completion (2) Expected developer profit margin	Estimation of developer profit margin.	A significant increase in the expected profit would result in a significant decrease in fair value measured of the investment properties and vice versa.
		Comparison approach The key input is: (1) Unit land price per area	Unit land price per area, using direct market comparables and taking into account of time, location and individual factors such as size and quantum of properties of RMB2,000/ sq.m.	A slight increase in the unit land price would result in an increase in the fair value measurement of the investment properties, and vice versa.
嘉善項目(嘉善) (賬面值:150,605,000港元) (在建)	第二層	多重估值技術:比較法 及剩餘價值法	根據現有發展計劃估算尚未產生或已 訂約的發展成本。	發展成本增加,則會導致預期開發商 利潤率及投資物業公允價值計量下 降,反之亦然。
		剩餘價值法的主要輸入 數據為: (1) 完成總發展成本 (2) 預期開發商利潤率	開發商利潤率估計。	預期利潤大幅增加將會導致投資物業 公允價值計量大幅下降,反之亦然。
		比較法主要輸入數據為: (1) 單位面積地價	單位面積地價,採用直接市場可資比 較項目及計及時間、地點及個別因 素,例如物業的大小及數量,為每 平方米人民幣2,000元。	倘單位地價微增,則會導致投資物業 公允價值計量上升,反之亦然。

For the year ended 31 December 2020 截至2020年12月31日止年度

16. INVESTMENT PROPERTIES – continued AT 31 DECEMBER 2019 – continued

16. 投資物業 - 續 於2019年12月31日-續

Investment properties held by the Group	Fair value hierarchy 公允價值	Valuation technique(s) and key input(s) 估值技術及	Significant unobservable inputs(s)	Relationship of unobservable input(s) to fair value
本集團持有之投資物業	層級	主要輸入數據	重大不可觀察輸入數據	不可觀察輸入數據與公允價值之關係
The Hengnan Project (Hengnan) (Carrying amount: HK\$136,447,000) (Under construction)	Level 3	Comparison approach The key input is: (1) Unit land price per area	Unit land price per area, using direct market comparables and taking into account of time, location and individual factors such as size and quantum of properties of RMB1,200/ sq.m.	A slight increase in the unit land price would result in an increase in the fair value measurement of the investment properties, and vice versa.
衡南項目(衡南) (賬面值:136,447,000港元) (在建)	第三層	比較法主要輸入數據為: (1)單位面積地價	單位面積地價,採用直接市場可資比 較項目及計及時間、地點及個別因 素,例如物業的大小及數量,為每 平方米人民幣1,200元。	倘單位地價微增,則會導致投資物業 公允價值計量上升,反之亦然。

Investment properties transferred to properties under development for sale

轉撥至發展中待售物業的投資物業

Investment properties held by the Group	Fair value hierarchy 公允價值	Valuation technique(s) and key input(s) 估值技術及	Significant unobservable inputs(s)	Relationship of unobservable input(s) to fair value	
本集團持有之投資物業	層級	主要輸入數據	重大不可觀察輸入數據	不可觀察輸入數據與公允價值之關係	
The COMB+ (Beijing Fangshan) — Under construction (Carrying amount: HK\$3,228,360,000) (1 piece of land under construction)	Level 3	Residual approach	Estimation of development costs not yet incurred or contracted based on existing development plans.	Increase in the development costs would result in a decrease in the expected developer profit margin and fair value measurement of the investment properties, and vice versa.	
		The key inputs of residual approach are: (1) Total development cost to completion (2) Expected developer profit margin	Estimation of developer profit margin.	A significant increase in the expected profit would result in a significant decrease in fair value measured of the investment properties and vice versa.	
超級蜂巢+(北京房山)—在建 (賬面值:3,228,360,000港元) (一幅在建土地)	第三層	剩餘價值法	根據現有發展計劃估算尚未產生或已 訂約的發展成本。	發展成本增加,則會導致預期開發商 利潤率及投資物業公允價值計量下 降,反之亦然。	2
		 剩餘價值法的主要收入 數據為: (1)完成總發展成本 (2)預期開發商利潤率 	開發商利潤率估計。	預期利潤大幅增加將會導致投資物業 公允價值計量大幅下降,反之亦然。	





For the year ended 31 December 2020 截至2020年12月31日止年度

16. INVESTMENT PROPERTIES – continued

In estimating the fair value of the Group's investment properties, the Group uses marketobservable data to the extent it is available. Where Level 1 inputs are not available, the Group engages independent professional qualified valuer to perform the valuation of the Group's investment properties. The Group will first consider and adopt Level 2 inputs where inputs can be derived from observable quoted prices in the active market. When Level 2 inputs are not available, the Group will adopt valuation techniques that include Level 3 inputs. The valuation techniques have been calibrated so that at initial recognition, the result of the valuation techniques is reconciled to the transaction price. Where there is a material change in the fair value of the assets, the causes of the fluctuations will be reported to the directors.

During the year ended 31 December 2020, there were no transfers of fair value measurement between Level 1 and Level 2 and no transfers into and out of Level 3.

16. 投資物業 - 續

於截至2020年12月31日止年度,第一 層及第二層之間並無公允價值計量之 轉撥,且並無轉入及轉出自第三層。

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17. INVESTMENT IN JOINT VENTURES

17. 於合營企業之投資

	2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
Cost of investment, unlisted 投資成本,非上市 Share of post-acquisition results 分佔收購後業績及	1,411,516	1,355,195
and other comprehensive losses 其他全面虧損	(202,630)	(41,365)
	1,208,886	1,313,830

Name of joint venture 合營企業名稱	Place of establishment/ operations 成立/營運地點	shares held	ownersh	rtion of ip interest 權比例 2019 2019年	righ	n of voting ts held 票權比例 2019 2019年	Nature of business 業務性質
	PRC 中國	Paid capital 繳足股本	42%	42%	50%	50%	Property development 物業開發
TianMao Cultural Development (Jiangyin) Co., Ltd ("TianMao") 天茂文化發展(江陰)有限公司 (「天茂」)	PRC 中國	Paid capital 繳足股本	51%	51%	51%	51%	Property development 物業開發

Notes:

附註:

- Upon the completion of the disposal on 15 November 2018, the Group, through SkyOcean International United Limited ("SkyOcean United"), a subsidiary of which 82.35% interest is held by the Group, held 51% equity interest of SkyOcean Tangshan.
- (i) 於2018年11月15日完成出售後, 本集團透過天洋國際聯合有限公司(「天洋聯合」)(一間本集團持有 82.35%權益的附屬公司)持有天洋 唐山51%股權。





For the year ended 31 December 2020 截至2020年12月31日止年度

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17. INVESTMENT IN JOINT VENTURES – continued

Notes: - continued

- (ii) As stipulated in the articles of association of SkyOcean Tangshan, the Group has the right to appoint one out of two directors which are responsible for making decisions of its relevant activities and those decisions require the unanimous consent of both directors. In this regard, the Group's 42% effective equity interest in SkyOcean Tangshan is accounted for as a joint venture of the Group.
- (iii) On 30 January 2019, SkyOcean Cultural Development Company Limited ("SkyOcean Cultural"), an indirectly wholly-owned subsidiary of the Group, entered into an agreement with Jinmao Suwan Corporate Investment (Tianjin) Company Limited ("Jinmao Investment"), an independent third party, pursuant to which TianMao was established as the key investment entity to obtain a land in JiangSu and to undertake a property development project. In accordance with the agreement, TianMao is owned as to 51% by SkyOcean Cultural and 49% by Jinmao Investment, and as at 30 June 2019, SkyOcean Cultural contributed RMB71,400,000 (equivalent to approximately HK\$83,551,000) in proportion of its equity interest in TianMao. On 22 October 2019, SkyOcean Cultural further contributed RMB30,600,000 (equivalent to approximately HK\$33,958,000) in proportion of its equity interest in TianMao. During the year ended 31 December 2020, SkyOcean Cultural has further contributed RMB51,000,000 (equivalent to approximately HK\$56,321,000) in aggregate in proportion of its equity interest in TianMao. As the decisions about the relevant activities of TianMao require the unanimous consent of all shareholders, accordingly, TianMao is accounted for as a joint venture of the Group.

The joint ventures are accounted for using the equity method in these consolidated financial statements.

17. 於合營企業之投資-續

附註:一續

- (ii) 如天洋唐山組織章程細則所規定, 本集團有權委任兩名董事中的一名 董事負責對其相關活動作出決策, 且有關決策需要兩名董事的一致同 意。就此而言,本集團於天洋唐山 的42%實際股權入賬為本集團的 合營企業。
- (iii) 於2019年1月30日,本集團間接全 資附屬公司天洋文化發展有限公 司(「天洋文化」)與獨立第三方金茂 蘇皖企業管理(天津)有限公司(「金 茂 管 理」) 訂 立 一 份 協 議 , 據 此 成 立 天 茂 作 為 主 要 投 資 實 體,以 獲 得江蘇一幅土地及承接物業開發 項目。根據協議,天茂由天洋文化 擁有51% 權益及由金茂管理擁有 49% 權益,於2019年6月30日,天 洋文化按其於天茂之股權比例出 資人民幣71,400,000元(相當於約 83,551,000港 元)。 於2019年10月 22日,天洋文化按其於天茂之股權 比例進一步出資人民幣30,600,000 元(相當於約33.958.000港元)。於 截至2020年12月31日止年度,天洋 文化按其於天茂之股權比例進一 步出資合共人民幣51,000,000元(相 當於約56,321,000港元)。由於有 關天茂相關活動之決定需要全體 股東一致同意,故天茂入賬為本 集團的合營企業。

合營企業乃使用權益法於該等合併財 務報表入賬。



2019

Notes to the Consolidated Financial Statements 合併財務報表附註

For the year ended 31 December 2020 $\operatorname{\mathtt{d}} \Xi 2020 \mp 12 \\ \beta 31 \\ \Box \bot \mp \\ \textcircled{B}$

17. INVESTMENT IN JOINT VENTURES – continued

17. 於合營企業之投資-續

Summarised consolidated financial information in respect of SkyOcean Tangshan is set out below. The summarised consolidated financial information below represents amounts shown in SkyOcean Tangshan's consolidated financial statements prepared in accordance with HKFRSs. 天洋唐山的合併財務資料概要載列如 下。下文所載合併財務資料概要指根 據香港財務報告準則編製之天洋唐 山合併財務報表中所示之金額。

2020

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
Non-current assets Current assets Current liabilities Non-current liabilities	非流動資產 流動資產 流動負債 非流動負債	1,240,655 2,178,325 697,204 650,044	1,093,867 2,871,290 523,007 1,080,701
The above amounts of assets and liabilities include the following:	上述資產及負債金額 包括以下各項:		
Cash and cash equivalents	現金及現金等價物	13,150	14,140
<i>Gross amounts</i> Revenue	<i>總額</i> 收入	19,959	36,769
Loss for the year Other comprehensive income (loss) for the year	年內虧損 年內其他綜合收益(虧損)	(421,153) 131,436	(6,593) (53,495)
Total comprehensive loss for the year	年內綜合虧損總額	(289,717)	(60,088)
The Group's share of Loss for the year Other comprehensive income (loss) for the year	本集團分佔 年內虧損 年內其他綜合收益(虧損)	(214,788) 67,032	(3,363) (27,281)
Total comprehensive loss for the year	年內綜合虧損總額	(147,756)	(30,644)
Reconciliation of the above conso information to the carrying a interest in SkyOcean Tangshan re consolidated financial statements:	mount of the 內確 cognised in the 對賬	合併財務資料與於 認之於天洋唐山ホ :	
		2020 2020年 HK\$′000	2019 2019年 HK\$'000





For the year ended 31 December 2020 截至2020年12月31日止年度

17. INVESTMENT IN JOINT VENTURES – continued

17. 於合營企業之投資-續

Summarised financial information in respect of TianMao is set out below. The summarised financial information below represents amounts shown in TianMao's financial statements prepared in accordance with HKFRSs. 天茂的財務資料概要載列如下。下文 所載財務資料概要指根據香港財務 報告準則編製之天茂財務報表中所示 之金額。

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
Non-current assets Current assets Current liabilities Non-current liabilities	非流動資產 流動資產 流動負債 非流動負債	445 2,302,329 (2,003,430) (713)	489 775,766 561,567 —
The above amounts of assets and liabilities include the following:	上述資產及負債金額 包括以下各項:		
Cash and cash equivalents	現金及現金等價物	421,571	38,130
<i>Gross amounts</i> Revenue	<i>總額</i> 收入	_	
Loss for the year Other comprehensive income (loss) for the year	年內虧損 年內其他綜合收益(虧損)	(46,363) 19,875	(8,409) (7,314)
Total comprehensive loss for the year	年內綜合虧損總額	(26,488)	(15,723)
The Group's share of Loss for the year Other comprehensive income (loss) for the year	本集團分佔 年內虧損 年內其他綜合收益(虧損)	(23,645) 10,136	(4,290) (3,729)
Total comprehensive loss for the year	年內綜合虧損總額	(13,509)	(8,019)

For the year ended 31 December 2020 截至2020年12月31日止年度

17. INVESTMENT IN JOINT VENTURES – continued

17. 於合營企業之投資-續

Reconciliation of the above financial information to the carrying amount of the interest in TianMao recognised in the consolidated financial statements: 上 述 財 務 資 料 與 於 合 併 財 務 報 表 內 確 認之於天茂之權 益 賬 面 值 的 對 賬:

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
Net assets	資產淨值	298,631	214,688
The Group's share of net assets	本集團分佔資產淨值	152,303	109,491

18. PROPERTIES UNDER DEVELOPMENT FOR SALE/COMPLETED PROPERTIES HELD FOR SALE

As a result of management decision to change the use of certain properties from leasing to sale, during the year ended 31 December 2019, the Group transferred certain properties under development under the project of COMB+ in Beijing Fangshan, previously classified as investment properties, to properties under development for sale. The Group has established a comprehensive strategic plan for the sale of these properties.

At 31 December 2019, such properties were measured at fair value of approximately HK\$4,117,752,000 with reference to valuation carried by an independent external valuer, CHFT, before the transfer to properties under development for sale. Details of the valuation of investment properties were set out in Note 16 to the consolidated financial statements.

18. 發展中待售物業/已竣工待售 物業

由於管理層決定將若干物業的用途由 租賃改為出售,於截至2019年12月31 日止年度,本集團將北京房山超級蜂 巢項目下的若干發展中物業(先前分 類為投資物業)轉撥至發展中待售物 業。本集團已制定一項全面戰略計劃, 以出售該等物業。

於2019年12月31日,於轉撥至發展中 待售物業之前,該等物業經參考獨 立外部估值師華坊諮詢評估有限公 司作出的估值按公允價值計量,為約 4,117,752,000港元。投資物業的估值 詳情載於合併財務報表附註16。





For the year ended 31 December 2020 截至2020年12月31日止年度

18. PROPERTIES UNDER DEVELOPMENT FOR SALE/COMPLETED PROPERTIES HELD FOR SALE – continued

In view of recording a loss in property development and leasing segment, delay of construction works due to disputes under construction contracts and borrowings, and unfavourable market environment due to the pandemic of COVID-19, the directors are of the view that there is an indication of impairment and have performed impairment assessment on the recoverable amounts of properties under development for sale and completed properties held for sale as at 31 December 2020 based on the valuation performed by CHFT. The recoverable amounts of properties under development for sale and completed properties held for sale had been determined using the multiple valuation techniques, including residual approach and comparison approach.

IMPAIRMENT ASSESSMENT

The estimation of recoverable amount of properties completed held for sale by comparison approach is arrived by comparison based on prices realised or current asking prices of comparable properties. Comparable properties of with similar size, character and location are selected and analysed. Unit market values of the comparable properties are considered as the unobservable key inputs of the valuation. The fair value hierarchy was categorised as Level 3.

The estimation of recoverable amount of properties under development for sale is derived using the multiple valuation techniques, including residual approach and comparison approach. Under the residual approach, the independent professional qualified valuer made reference to strata units comparable as available in the market to arrive the capital value of the property as if the proposed development were completed and also took into consideration the development cost already spent and to be spent to reflect the quality of the completed development.

18. 發展中待售物業/已竣工待售 物業-續

鑒於物業發展及租賃分部錄得虧損、 建築工程因建築合約及借貸糾紛而延 遲以及COVID-19疫情導致不利市場 環境,董事認為存在減值跡象,並已 根據華坊諮詢評估有限公司進行的估 值對於2020年12月31日的發展中待額 業及已竣工待售物業的可收回金預已 進行,這售物業之可收回金額已採用多 重估值技術(包括剩餘價值法及比較法) 釐定。

減值評估

按比較法估算的已竣工待售物業之可 收回金額乃基於已變現價格或可資比 較物業的現行賣出價的比較得出。選 擇及分析規模、特徵及位置類似的可 資比較物業。可資比較物業之單位市 值被視為估值不可觀察主要輸入數據。 公允價值層級歸類為第三層。

發展中待售物業可收回金額之估值乃 採用多重估值技術(包括剩餘價值法, 及比較法)釐定。根據剩餘價值法, 獨立專業合資格估值師參考市場上可 用的可比較地層單位以達至物業資本 價值,猶如擬定發展已完成,亦計及 已支出及將支出的發展成本,以反映 已竣工發展的質量。

For the year ended 31 December 2020 截至2020年12月31日止年度

18. PROPERTIES UNDER DEVELOPMENT FOR SALE/COMPLETED PROPERTIES HELD FOR SALE – continued

IMPAIRMENT ASSESSMENT – continued

Residual approach also involved an estimation of the capital value of a proposed development with reference to its development potential by deducting costs and developer's profit from its estimated completed development cost. Comparison approach consisted of comparisons based on prices realised or current asking prices of comparable properties. Estimation of development costs not yet incurred or contracted based on existing plans and developer profit margin are considered as the unobservable key inputs of the valuation. The fair value hierarchy was categorised as Level 3.

As a result of the impairment assessment, impairment loss amounting to approximately HK\$1,376,811,000 (2019:Nil) on properties under development for sale was recognised in profit or loss during the year ended 31 December 2020.

The Group's properties under development for sale are situated in the PRC. Included in the amount are properties under development for sale of approximately HK\$3,784,469,000 (2019: approximately HK\$1,127,603,000) which are not expected to be completed and available for sale within twelve months from the end of the reporting period.

During the year ended 31 December 2020, the disposition of certain properties under development for sale and completed properties held for sale of the Group, with net carrying amount amounting to approximately HK\$3,013,367,000 and HK\$300,991,000 as at 31 December 2020, was restricted according to the court orders due to the defaults of repayment of several bank and other borrowings. Details of the relevant legal proceedings were set out in note 34 to the consolidated financial statements.

18. 發展中待售物業/已竣工待售 物業-續

減值評估-續

根據減值評估的結果,截至2020年 12月31日止年度,發展中待售物業減 值虧損約1,376,811,000港元(2019年: 無)於損益中確認。

本集團發展中待售物業位於中國。該金額 包括發展中待售物業約3,784,469,000港 元(2019年:約1,127,603,000港元),預 計於報告期末起十二個月內不會完成及可 供出售。

截至2020年12月31日止年度,由於未 能償還若干銀行及其他借貸,根據法 院命令,對處置本集團於2020年12月 31日賬面淨值約3,013,367,000港元及 300,991,000港元的若干發展中待售 物業及已竣工待售物業施加限制。有 關法律程序之詳情載於合併財務報 表附註34。





For the year ended 31 December 2020 截至2020年12月31日止年度

18. PROPERTIES UNDER DEVELOPMENT FOR 1 SALE/COMPLETED PROPERTIES HELD FOR SALE – continued IMPAIRMENT ASSESSMENT – continued

At 31 December 2020 and 2019, the Group pledged certain of its properties under development for sale and completed properties held for sale amounting to approximately HK\$3,530,114,000 (2019: approximately HK\$4,083,926,000) and HK\$300,991,000 (2019: approximately HK\$283,761,000) respectively, details of which are set out in note 25 to the consolidated financial statements.

18. 發展中待售物業/已竣工待售 物業-續

減值評估-續

於2020年及2019年12月31日,本集 團抵押其若干發展中待售物業及已 竣工待售物業分別約3,530,114,000 港元(2019年:約4,083,926,000港 元)及300,991,000港元(2019年:約 283,761,000港元),詳情載於合併財務 報表附註25。

19. TRADE RECEIVABLES

19. 貿易應收款項

			2020 2020年 HK\$′000 千港元	2019 2019年 HK\$'000 千港元
Trade receivables Less: allowance for credit loss	貿易應收款項 減:信貸虧損撥備		1,567 (1,461)	4,839 (6)
			106	4,833
At 31 December 2020 and 20 represented lease receivable approximately RMB89,000 approximately HK\$106,000) and (equivalent to approximately respectively.	s amounted to (equivalent to RMB4,335,000	收款耳 元(相	20年及2019年12月 頁之金額分別約為 <i>)</i> 1當於約106,000港 5,000元(相當於約	人民幣89,000 5元)及人民幣
The ageing analysis of trade reallowance for credit losses) by in end of the reporting is as follows	voice date at the	於報告期末,按發票日期劃分的貿易 應收款項(扣除信貸虧損撥備)之賬 分析如下:		
			2020 2020年 HK\$′000 千港元	2019 2019年 HK\$'000 千港元
Current to 90 days	即期至90天		106	4,833



For the year ended 31 December 2020 截至2020年12月31日止年度

19. TRADE RECEIVABLES – continued

19. 貿易應收款項-續

At 31 December 2020 and 2019, no debtors which are past due but not impaired.

For trade receivables, the Group applies the simplified approach in HKFRS 9 to measure the loss allowance at lifetime ECL. Trade receivables are assessed individually for impairment allowance based on the 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 end of each reporting period, including time value of money where appropriate.

Movements in allowance for credit loss:

於2020年及2019年12月31日,並無已 逾期但未減值之應收賬款。

就貿易應收款項而言,本集團應用香 港財務報告準則第9號之簡化法按全 期預期信貸虧損計量虧損撥備。貿 易應收款項乃根據過往信貸虧損經 驗就減值撥備進行個別評估,並就債 權人特定因素、整體經濟狀況以及於 各報告期末的現時狀況及預測狀況 動向的評估作出調整,在適當時包括 貨幣的時間價值。

信貸虧損撥備變動如下:

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
At beginning of the reporting period	於報告期初	(6)	(6)
Increase in allowance	撥備增加	(1,382)	
Written off	撇 銷	6	_
Exchange realignment	匯 兑 調 整	(79)	
At end of the reporting period	於報告期末	(1,461)	(6)





For the year ended 31 December 2020 截至2020年12月31日止年度

20. OTHER RECEIVABLES, DEPOSITS AND 20. 其他應收款項、按金及預付款 PREPAYMENTS 項

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$'000 千港元
Consideration receivable from	出售附屬公司之應收代價		
disposal of subsidiaries		_	65,982
Other receivables	其他應收款項	22,132	17,384
Deposits	按金	1,625	4,420
Prepayments	預付款項	3,320	5,526
		27,077	93,312
Less: allowance for credit loss	減:信貸虧損撥備	(17,466)	_
		9,611	93,312

The Group considers that the deposits and other receivables have low credit risk based on the debtors' strong capacity to meet their contractual cash flow obligations in the near term and low risk of default, except for the creditimpaired other receivable from a third party, the risk of default is considered to be significant. Impairment on deposits and other receivables is measured on 12-month ECL and reflects the short maturities of the exposures, except for the credit-impaired other receivable from a third party which is measured on lifetime ECL.

Deposits and other receivables are assessed individually for impairment allowance based on the 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 end of each reporting period, including time value of money where appropriate. 基於債權人在短期內有強大能力履行 其合約現金流量責任及違約風險較 為具金流量責任及違約風險較 為集團認為按金及其他應收款項 為值之其他應收款項除外,其違約 願被認為屬重大。按金及其他應收 款 項之減值按12個月預期信貸虧損計量, 方信貸已減值之其他應收款項除外, 其按全期預期信貸虧損計量。

按金及其他應收款項乃根據過往信 貸虧損經驗就減值撥備進行個別評估, 並根據債權人特定因素、整體經濟狀 況以及於各報告期末的現時狀況及 預測狀況動向的評估作出調整,在適 當時包括貨幣的時間價值。



For the year ended 31 December 2020 截至2020年12月31日止年度

20. OTHER RECEIVABLES, DEPOSITS AND PREPAYMENTS – continued

The management of the Group considers the ECL of deposits and other receivables to be insignificant, except for the credit-impaired other receivables from third parties, for which loss allowance had been provided for the whole amount during the year.

The movements in allowance for credit losses are as follows:

20. 其他應收款項、按金及預付款 項一續

本集團管理層認為,按金及其他應收 款項之預期信貸虧損並不重大,自第 三方信貸已減值之其他應收款項除外, 其虧損撥備已於年內悉數計提。

信貸虧損撥備變動如下:

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
At beginning of the reporting period	於報告期初	_	_
Increase in allowance	撥備增加	(16,523)	_
Exchange realignment	匯兑調整	(943)	—
At end of the reporting period	於報告期末	(17,466)	





For the year ended 31 December 2020 截至2020年12月31日止年度

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21. OTHER NON-CURRENT/CURRENT ASSETS

21. 其他非流動/流動資產

收回。

			2020 2020年 HK\$′000 千港元	2019 2019年 HK\$'000 千港元
rig (n Prep	payments for certain land use whts for investment properties ote ii) payments to a construction	用於投資物業之若干土地 使用權之預付款項 (附註ii) 向建築承包商預付款項	117,629	110,240
co Othe	entractor (note i) ers	(附註i) 其他	_ 227	32,846 1,033
Othe	er non-current assets	其他非流動資產	117,856	144,119
co Prep	payments to a construction intractor (note i) payments for certain land se rights for properties under	向建築承包商預付款項 (附註i) 用於發展中待售物業之若干 土地使用權之預付款項	-	9,149
	evelopment for sale (note ii) payments for taxes ers	(附註ii) 預付税項 其他	204,483 51,603 1,309	191,640 53,821 557
Othe	er current assets	其他流動資產	257,395	255,167
Note	s:	附註:		
(i)	Prepayment to a contractor the construction of investm was recorded as other non- Prepayment in relation to the properties for sales paid to a recorded as other current asset	nent properties current assets. construction of contractor was	預付款項入賬為	<○向承包商作出的 其他非流動資產。 <>○支付予承包商之 其他流動資產。
(ii)	Amounts represented the p certain land use rights of pi the PRC with the lease term 70 years for the purpose of p development for sale and inves under development.	eces of land in between 40 and properties under	發展中投資物業	後展中待售物業及 後若干中國土地使 頁,租期介乎40年
	At 31 December 2020, inclu advance to certain local gover of approximately RMB271,102 to approximately HK\$322,1 RMB270,802,000 (equivalent HK\$301,880,000)), which is will be treated as the prepaym certain land use rights in the ar- such local government in the fin relation to the land use rights	rnment authority ,000 (equivalent 12,000) (2019: to approximately unsecured and ent for acquiring eas controlled by future. Advances	若干地方政府部 271,102,000元(相 港元)(2019年:人 (相當於約301,88 抵押並將視作用 方政府所控制地 權之預付款項。 業之土地使用權	 1,該等款項包括向 門之墊款約人民幣 當於約322,112,000 民幣270,802,000元 0,000港元)),為無 約日後收購有關地 區之若干土地使用 用於發展入賬為其後 項預計將於一年後

of properties under development for sale were

recorded as other current assets. The amount is

expected to be recovered over 1 year.



For the year ended 31 December 2020 截至2020年12月31日止年度

22. BANK BALANCES AND CASH

Bank balances and cash comprise cash held by the Group and short-term deposits with an original maturity of three months or less.

The range of effective interest rates of bank balances at 31 December 2020 were 0.01% to 0.35% (2019: 0.01% to 0.30%) per annum.

At 31 December 2020, the withdrawal of bank balances amounted to approximately HK\$13,005,000 (2019: Nil) was restricted according to the court orders due to the defaults of repayment of several bank and other borrowings. Details of the relevant legal proceedings were set out in note 34 to the consolidated financial statements.

23. TRADE AND OTHER PAYABLES AND ACCRUALS

22. 銀行結餘及現金

銀行結餘及現金包括本集團所持現金 及原到期日為三個月或以內之短期存 款。

於2020年12月31日,銀行結餘之實際 年利率介乎0.01%至0.35%(2019年: 介乎0.01%至0.30%)。

於2020年12月31日,由於未能償還 若干銀行及其他借貸,根據法院命 令,對提取銀行餘額約13,005,000港 元(2019年:無)施加限制。有關法律 程序之詳情載於合併財務報表附註 34。

23. 貿易及其他應付款項及預提款 項

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
Trade and bill payables	貿易應付款項及應付票據	730,071	614,303
Other payables, accruals and	其他應付款項、預提款項及		
deposits received	已收按金	99,650	90,629
Provision for litigation (Note i)	訴訟撥備(附註i)	189,116	
Provision for compensation	賠償撥備(附註ii)		
(Note ii)		58,977	12,013
Provision for redundancy	冗餘成本撥備	989	—
		1,078,803	716,945





For the year ended 31 December 2020 截至2020年12月31日止年度

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23. TRADE AND OTHER PAYABLES AND ACCRUALS – continued

23. 貿易及其他應付款項及預提款 項-續

The ageing analysis of trade and bills payables by invoice date at the end of reporting period is as follows: 於報告期末,按發票日期劃分的貿易 應付款項及應付票據之賬齡分析如下:

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
0–180 days	0至180天	110,498	158,682
181–365 days	181至365天	27,719	119,382
Over 365 days	超過365天	591,854	336,239
		730,071	614,303

The average credit period on purchase of goods is 120 days (2019: 120 days).

Notes:

- (i) The provision for litigation represented provision made, other than the trade and other payables already recognised, in relation to disputes under construction contracts in respect of the Group's various property development projects and defaults of repayment of bank and other borrowings. The provision was made based on best estimation on the outcomes of the disputes in consideration of the development of negotiations with the creditors and advice sought from the independent legal advisors and internal legal counsel. Details of the legal proceedings are set out in Note 34 to the consolidated financial statements.
- (ii) The provision for compensation represented compensation to end customers of properties sales due to late delivery of real estate certificates in accordance with the sales and purchase agreements. Additional provision amounted to approximately HK\$46,964,000 was recognised during the year. No such amount was used and reversal during the year.

採購貨品之平均信貸期為120日(2019 年:120日)。

附註:

- (i) 訴訟撥備指就有關本集團若干物 業發展項目之建築合約糾紛及未 能償還銀行及其他借貸而作出的 撥備,已確認的貿易及其他應付款 項除外。撥備乃根據糾紛結果的 最優估計作出,當中計及與債權人 磋商的進展以及向獨立法律顧問 及內部法律顧問尋求的意見。有關 法律程序之詳情載於合併財務報 表附註34。
- (ii) 賠償撥備指根據買賣協議,因延 遲交付房地產證書而向物業銷售 的終端客戶作出的賠償。於年內確 認額外撥備約46,964,000港元。於 年內概無使用及撥回該金額。

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Notes to the Consolidated Financial Statements 合併財務報表附註

For the year ended 31 December 2020 截至2020年12月31日止年度

24. CONTRACT LIABILITIES

liabilities: Sales of properties

24. 合約負債

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
Property Lease receivable Tourism park service and other	物 業 應 收 租 金 旅 遊 樂 園 服 務 及 其 他 服 務	348,901 654	284,389 —
service		3,445	1,483
		353,000	285,872

Note:

附註:

(a)	The Group recognised the HKFRS 15 revenue- related contract liabilities as the Group receives payments from customers based on billing schedules as established in the property sale contracts. Payments are usually received in advance of the performance of the contracts which is mainly the sales of properties.	(a)	由於本集團根據於 中確定的開票時間 款,本集團確認香 則第15號之收入相關 款通常在合約的履 收到,而該等合約 售。	表自客戶收取付 港財務報告準 關合約負債。付 約義務完成前
	The revenue recognised related to carried- forward contract liabilities during the year is as follows:		年內確認與結轉合 收入金額如下:	約負債有關的
			2020 2020年 HK\$′000 千港元	2019 2019年 HK\$'000 千港元
	- Revenue recognised that was 計入合約負債的已確認地 included in the contract 物業銷售	女入:		



1,374



84,338



284,389

348,901

Notes to the Consolidated Financial Statements 合併財務報表附註

24.

For the year ended 31 December 2020 截至2020年12月31日止年度

	ITRACT LIABILITIES – con – continued	tinued 24.		钓負債-續 ^{∶-續}	
a)	- continued		(a)	一續	
	As at 31 December 2020, the tra allocated to the performance o are unsatisfied related to sales o as follows:	bligations that		於2020年12月31日 銷售有關的未履行 易價格如下:	
				2020 2020年 HK\$′000 千港元	2019 2019年 HK\$'000 千港元
	Expected to be satisfied within	預期於一年內履行			1,0,0
	one year	」夏 <i>知</i> 広 千 四 履 1 」		-	284,389
	Expected to be satisfied over one year	預期一年後履行		348,901	_



No.

Notes to the Consolidated Financial Statements 合併財務報表附註

For the year ended 31 December 2020 截至2020年12月31日止年度

25. BANK AND OTHER BORROWINGS

2023).

25. 銀行及其他借貸

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$'000 千港元
Secured/guaranteed Bank borrowings* (Note a) Other borrowings (Note a and b)	有抵押/有擔保 銀行借貸*(附註a) 其他借貸(附註a及b)	347,535 3,884,260	3,133,255 849,779
		4,231,795	3,983,034
Total borrowings are repayable as follows:	借貸總額之還款情況如下:		
 Repayable immediate or within one year Repayable over 1 year and 	 — 即時或一年內償還 — 一年後但兩年內償還 	3,770,692	1,635,613
within 2 years — Repayable over 2 years and	— 兩年後但五年內償還	461,103	1,430,467
within 5 years		-	916,954
Less: Amounts shown under current liabilities	減:流動負債項下列示之 金額	4,231,795 (3,770,692)	3,983,034 (1,635,613)
Amounts shown under non-current liabilities	非流動負債項下列示之金額	461,103	2,347,421
Fixed rate borrowings Floating rate borrowings	定息借貸 浮息借貸	648,037 3,583,758	849,779 3,133,255
		4,231,795	3,983,034
Bank and other borrowings denominated in: — RMB	以下列貨幣計值之銀行及 其他借貸: —人民幣	4,231,795	3,983,034
 * The bank loans carried variab ranging from 7.33% to 7.58 (20 6.36% to 7.48%) per annum a immediately and in 2022 (20 	19: ranging from nd are repayable	銀行貸款按介乎7.3 年:介乎6.36%至7 率計息,並須即時 年:2022年至2023	.48%)的浮動年利 及於2022年(2019



BANK AND OTHER BORROWINGS

For the year ended 31 December 2020 截至2020年12月31日止年度

25.

– continued

Notes:

(b)

25. 銀行及其他借貸-續

附註:

(a) At 31 December 2020, the secured bank and other borrowings of the Group were secured by certain assets of the Group as follows:
 (a) 於2020年12月31日,本集團之有抵 押銀行及其他借貸乃以本集團若 干資產作抵押,載列如下:

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$'000 千港元
Property, plant and equipment Right-of-use assets Properties under development	物業、廠房及設備 使用權資產 發展中待售物業	92,477 33,881	54,539 48,431
for sale Investment properties Completed properties held	投資物業 已竣工待售物業	3,530,114 2,609,669	4,083,926 2,567,861
for sale		300,991	283,761
		6,567,132	7,038,518
related parties. The details of secured and guaranteed other (b) borrowings of the Group are as follows:		本集團之有抵押及4 之詳情如下: 2020	 1 作 作
		2020年 HK\$′000 千港元	2019年 HK\$'000 千港元
Loans from trust fund and assets management companies (note	i) 公司之貸款(附註i)	3,602,050	333,509
Loans from immediate holding company (note ii) Loans from an independent third	來自直接控股公司之貸款 (附註ii) 來自一名獨立第三方之貸款	282,210	258,812
party (note iii)	木日 石颯立第三万之頁款 (附註iii)	-	257,458
		3,884,260	849,779

For the year ended 31 December 2020 截至2020年12月31日止年度

25. BANK AND OTHER BORROWINGS – continued

25. 銀行及其他借貸-續

Notes: - continued

- (b) continued
 - At 31 December 2020, the loans from (i) trust fund and assets management companies are secured by certain property, plant and equipment of approximately HK\$92,477,000 (2019: HK\$54,539,000); properties under development for sale of approximately HK\$3,170,631,000 (2019: HK\$222,294,000): rightof-use assets of approximately HK\$26,920,000 (2019: HK\$25,865,000); completed properties held for sale of approximately HK\$300,991,000 (2019: Nil); and investment properties of approximately HK\$2,413,621,000 (2019: HK\$150,605,000). These loans are jointly guaranteed by Mr. Zhou Zheng and SkyOcean Holdings Company Limited, a company beneficially owned as to 80% by Mr. Zhou Zheng. The loans carry interest at 6.36% and 12.41% (2019: 12.13%) per annum and with amount approximately HK\$3,236,223,000. HK\$118,821,000 and HK\$247,006,000 repayable immediately, within one year and over one year respectively (2019: approximately HK\$333,509,000 repayable within one year).
 - (ii) At 31 December 2020, the loan from SkyOcean Investment Holding Limited ("SkyOcean Investment"), the immediate holding company of the Company which is beneficially owned as to 80% by Mr. Zhou Zheng. The loan is secured by certain properties under development for sale of approximately HK\$359,485,000 (2019: HK\$323,490,000), carries interest at 11.8% per annum and is repayable in 2022.

附註:一續

- (b) —續
 - 於2020年12月31日,來自 (i) 信託基金及資產管理公司 之貸款由以下各項作抵押: 約92,477,000港元(2019 年:54,539,000港元)之 若干物業、廠房及設備;約 3.170.631.000港元(2019 年:222,294,000港元)之發 展中待售物業;約26.920.000 港元(2019年:25,865,000 港元)之使用權資產;約 300,991,000港元(2019年: 零)之已竣工待售物業;及約 2,413,621,000港元(2019 年:150.605.000港元)之投 資物業。該等貸款由周政先生 及天洋控股集團有限公司(由 周政先生實益擁有80%權益 之公司)共同擔保。該等貸 款按年利率6.36%及12.41% (2019年:12.13%)計息,並 **須分別即時、於一年內及一** 年後償還約3,236,223,000 港元、118.821.000港元及 247,006,000港元(2019 年:須於一年內償還約 333,509,000港元)。
 - (iii) 於2020年12月31日,本集團 向本公司的直接控股公司天 洋投資控股有限公司(「天洋 投資」,由周政先生實益擁有 80%權益)籌得之貸款以約為 359,485,000港元(2019年: 323,490,000港元)的若干發 展中待售物業作抵押,按年利 率11.8%計息並須於2022年 償還。



For the year ended 31 December 2020 截至2020年12月31日止年度

subsidiary of the Company. The loan

carries interest at 15.46% per annum

and was fully repaid during the year.

銀行及其他借貸-續 **BANK AND OTHER BORROWINGS** 25. 25. – continued Notes: - continued 附 註: 一續 (b) - continued (b) -續 於2019年12月31日,本集團 At 31 December 2019, the loan from an (iii) (iii) 向一名獨立第三方籌得之 independent third party was guaranteed by Mr. Zhou Zheng and the Company, 貸款由周政先生及本公司 and secured by 100% equity of 擔保並由本公司間接全資 附屬公司夢東方(江陰)文化 DreamEast (Jiangyin) Cultural Medium Co. Ltd., an indirectly wholly-owned 傳媒有限公司的100%權益

26. CONVERTIBLE BONDS AND BONDS

26. 可換股債券及債券

作抵押。該貸款按年利率

15.46% 計息,並須於年內

悉數償還。

		Notes 附註	2020 2020年 HK\$′000 千港元	2019 2019年 HK\$'000 千港元
Liability components	負債部分			
Current	流動			
 — RMB19,680,000 9.5% (2019: RMB19,680,000 9.5%) convertible bonds 	 一人民幣19,680,000元, 按年利率9.5%計息 (2019年:人民幣 19,680,000元,按年 利率9.5%計息)之 			
— HK\$124,000,000 9.5% (2019: HK\$160,000,000 9.5%) bonds	可換股債券 	26(a)	24,717	23,512
— HK\$400,000,000 9.5% (2019: HK\$400,000,000 9.5%) bonds	計息)之債券 	26(a)	129,451	158,600
— RMB450,000,000 5% (2019: RMB450,000,000 zero coupon) convertible bonds	計息)之債券 — 人民幣450,000,000元, 按年利率5%計息 (2019年:人民幣 450,000,000元,	26(a)	412,864	396,763
	零票息)之可換股債券	26(b)	-	462,110
			567,032	1,040,985
Non-current — RMB450,000,000 5% convertible bonds	非流動 一人民幣450,000,000元, 按年利率5%計息之			
111111	可換股債券	26(b)	352,460	—

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26. CONVERTIBLE BONDS AND BONDS – continued

26(a) Convertible Bonds I, Bonds I, and Bonds II

On 12 November 2015, the Company issued a two-year 8.5% secured convertible bonds in an aggregate principal of RMB29,520,000 (the "Convertible Bonds I") to an independent third party. In addition, the Company issued a two-year 8.5% secured guaranteed bonds in an aggregate principal of HK\$270,000,000 (the "Bonds I") to the holder of the Convertible Bonds I on the same date. The net proceeds from issuance of the Convertibles Bonds I and the Bonds I were used for the Group's general working capital as well as mergers and acquisitions by the Group. The Convertible Bonds I and the Bonds I were jointly guaranteed by director, Mr. Zhou Zheng and certain related parties. Corporate guarantee was provided by Beijing SkyOcean International Holdings Limited ("Beijing SkyOcean Holdings"), a company beneficially owned as to 80% by Mr. Zhou Zheng. The Convertible Bonds I and the Bonds I were also secured by a charge over certain number of the Company's ordinary shares held by SkyOcean Investment.

On 28 June 2016, the Company entered into a subscription agreement with the holder of the Convertible Bonds I and the Bonds I to issue three-year 8% secured guaranteed bonds in an aggregate principal of HK\$470,000,000 (the "Bonds II"). The Bonds II was jointly guaranteed by director, Mr. Zhou Zheng and certain related parties. Corporate guarantee was provided by Beijing SkyOcean Holdings. The Bonds II was also secured by a charge over certain number of the Company's ordinary shares held by SkyOcean Investment. Pursuant to the subscription agreement, SkyOcean Investment, being the holder of Convertible Bonds II (as defined in note 26(b) below), charged over partial of the Convertible Bonds II (the "Charged Convertible Bonds II") in favour of the holder of the Bonds II.

26. 可換股債券及債券-續

26(a) 可換股債券1、債券1及債券11

於2015年11月12日,本公司向一 名獨立第三方發行本金總額為人 民幣29.520.000元的兩年期8.5% 有抵押可换股债券(「可换股债券 11)。此外,於同日,本公司向可 換股債券I持有人發行本金總額為 270,000,000港元的兩年期8.5%有 抵押有擔保債券(「債券」)。發行 可換股債券|及債券|之所得款項淨 額用作本集團之一般營運資金以 及撥付本集團進行之併購事項。 可換股債券|及債券|由董事周政先 生及若干關聯人士共同擔保。公司 擔保由北京天洋國際控股有限公司 (「北京天洋控股」,一間由周政先 生實益擁有80%權益之公司)提供。 可換股債券|及債券|亦由天洋投資 持有的若干本公司普通股數目之押 記作抵押。

於2016年6月28日,本公司與可 換股債券I及債券I持有人訂立 認購協議,以發行本金總額為 470,000,000港元的三年期8% 470,000,000港元的三年期8% 指押有擔保債券(「債券II」)。債券 II由董事周政先生及若干關聯人士 共同擔保。公司擔保由北京資 投股提供。債券II亦由天洋投資 有的若干本公司普通股數目之押投 行的若干本公司普通股數目之并投 指記 (為可換股債券II(定義見下文附 之 (為可換股債券II(「已抵 押可換股債券II」)。





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26.

CONVERTIBLE BONDS AND BONDS – continued

26. 可換股債券及債券 - 續

26(a) Convertible Bonds I, Bonds I, and Bonds II - continued

On 28 June 2016, the Company reached an agreement with the holder of the Convertible Bonds I and the Bonds I to extend the maturity date of Convertible Bonds I and the Bonds I from 12 November 2017 to 30 June 2019. The extension did not result in material financial impact on the Group.

During the year ended 31 December 2017, the holder of the Convertible Bonds I exercised its right to convert certain Convertible Bonds I, with principal of RMB9,840,000 (equivalent to approximately HK\$12,000,000) into ordinary shares of the Company.

During the year ended 31 December 2018, the holder of the Bond II with aggregate principal of HK\$70,000,000, exercised its right to redeem the Bonds II on hand in full.

During the year ended 31 December 2019, the holder of the Bond I with aggregate principal of HK\$100,000,000 exercised its right to redeem the Bonds I on hand in full.

On 27 August 2019, the Company reached an agreement with the holder of the Convertible Bonds I, the Bonds I and the Bonds II to modify their terms retrospectively effective from 1 July 2019. The modification include (i) extend the maturity date of the three bonds from 30 June 2019 to 30 June 2020 with extension fee of HK\$8,910,000, representing 1.50% of the outstanding principals; (ii) the Company redeem the Bonds I with principal of HK\$100,000,000 on 30 November 2019; and (iii) the coupon rates of the Convertible Bonds I and the Bonds I adjusted from 8.5% to 9.5% whereas that of the Bonds II adjusted from 8% to 9.5%; and (iv) the conversion price of the Convertible Bonds I adjusted from HK\$12 per share to HK\$7.2482 per share. On 30 November 2019, the Company redeemed the Bonds I with principal of HK\$10,000,000.

26(a) 可換股債券1、債券1及債券11-續

於2016年6月28日,本公司與可換 股債券I及債券I持有人達成協議, 將可換股債券I及債券I之到期日由 2017年11月12日延長至2019年6月 30日。延期並無對本集團造成重 大財務影響。

於截至2017年12月31日止年度,可 換股債券I持有人行使其權利將若 干可換股債券I(本金額為人民幣 9,840,000元(相當於約12,000,000 港元))轉換為本公司普通股。

於截至2018年12月31日止年度,本 金總額為70,000,000港元的債券II 持有人已行使其權利以悉數贖回 手頭的債券II。

於截至2019年12月31日止年度,本 金總額為100,000,000港元的債券 I持有人已行使其權利以悉數贖回 手頭的債券I。

於2019年8月27日,本公司與可換 股債券1、債券1及債券11持有人 就修訂其條款達成協議,追溯自 2019年7月1日起生效。修訂包括: (i) 將 三 類 債 券 的 到 期 日 由 2019 年 6月30日 延 長 至2020年6月30日, 延期費為8,910,000港元,相當於 未償還本金額的1.50%;(ii)本公司 於2019年11月30日 贖 回 本 金 額 為 100,000,000港元的債券I;及(iii)將 可換取債券1及債券1之票息由8.5% 調整至9.5%,而債券II之票息由8% 調整至9.5%;及(iv)可換股債券I之 換股價由每股12港元調整為每股 7.2482港元。於2019年11月30日, 本公司贖回本金額為10,000,000港 元的債券I。

For the year ended 31 December 2020 截至2020年12月31日止年度

26. CONVERTIBLE BONDS AND BONDS – continued

26. 可換股債券及債券 - 續

26(a) Convertible Bonds I, Bonds I, and Bonds II - continued

On 19 June 2020, the Company reached an agreement with the holder of the Convertible Bonds I, the Bonds I and the Bonds II to modify their terms effective from 1 July 2020. The modification include (i) extend the maturity date of the three bonds from 30 June 2020 to 30 June 2021 with extension fee of HK\$8,670,000, representing 1.50% of the outstanding principals; (ii) the Company redeem the Bonds I with principal of HK\$30,000,000 on 31 July 2020, HK\$100,000,000 on 30 June 2021.

During the year ended 31 December 2020, the holder of Bonds I with aggregate principal of HK\$36,000,000 exercised its right to demand redemption of the Bonds I on hand in full.

The principal terms of the Convertible Bonds I are as follows:

(i) Conversion right

Pursuant to the subscription agreement, the holder of the Convertible Bonds I has the right to convert all or any part of the principal of the Convertible Bonds I into ordinary shares of the Company at any time from 12 November 2015 to the maturity date at (i.e. 30 June 2021).

For the purpose of determining the number of ordinary shares to be issued on conversion of the Convertible Bonds I, the principal of the Convertible Bonds I to be converted shall be translated from RMB to HK\$ at exchange rate of HK\$1.2195:RMB1. The price at which ordinary shares of the Company will be issued upon conversion (the "Conversion Price of Convertible Bonds I") will initially be HK\$12 per share, but will be subject to adjustment which, in the opinion of the directors, are all for anti-dilutive purpose to protect the right of the holder of the Convertible Bonds I.

26(a) 可換股債券1、債券1及債券II-續

於2020年6月19日,本公司與可換股 債券I、債券I及債券II持有人就修訂其 條款達成協議,自2020年7月1日起生 效。修訂包括:(i)將三類債券的到期日 由2020年6月30日延長至2021年6月 30日,延期費為8,670,000港元,相當 於未償還本金額的1.50%:(ii)本公司 分別於2020年7月31日、2020年12月 31日及2021年6月30日贖回本金額為 30,000,000港元、100,000,000港元 及24,000,000港元的債券I。

於截至2020年12月31日止年度,本 金總額為36,000,000港元的債券I 持有人已行使其權利以悉數贖回 手頭的債券I。

可換股債券I之主要條款如下:

(i) 換股權

根據認購協議,可換股債 券Ⅰ持有人有權自2015年11 月12日起至到期日(即2021 年6月30日)隨時轉換可換 股債券Ⅰ本金額的全部或任 何部分為本公司普通股。



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CONVERTIBLE BONDS AND BONDS 可換股債券及債券-續 26. 26. – continued 26(a) Convertible Bonds I, Bonds I, and Bonds II 26(a) 可換股債券1、債券1及債券11-續 - continued (ii) (ii) 最後贖回 Final redemption Unless previously redeemed, converted, 除先前已按照規定贖回、 purchased and cancelled as provided 轉換、購買及註銷外,本公 司須向各可換股債券I持有 herein, the Company shall pay to each 人支付(i)於到期時的全部未 holder of the Convertible Bonds I, an aggregate price of (i) 100% of the 償還本金額;(ii)可換股債券 outstanding principal at maturity, (ii) all 1之全部應計及未付利息(如 有);及(iii)本公司應付可換 accrued and unpaid interest in respect of the Convertible Bonds I, if any, and 股債券1持有人的所有其他 (iii) all other related outstanding payable 相關未償還款項之總價。 by the Company to the holder of the Convertible Bonds I. Convertible Bond Holder's Redemption 可換股債券持有人就違約 (iii) (iii) Rights for Events of Default 事件之贖回權利 Should any of the events of default set 倘可換股債券 |協議所載之 out in the agreements of the Convertible 任何違約事件發生,可換 股債券 | 持有人可選擇要求 Bonds I occurs, the holder of the Convertible Bonds I may elect to require 本公司按相當於(i)可換股債 券 I 之 全 部 未 償 還 本 金; (ii) the Company to redeem the outstanding Convertible Bonds I in full in the amount 可換股債券1之全部應計及 equivalent to the sum of (i) 100% of the 未付利息以及可換股債券1 outstanding principal of the Convertible 之未付違約利息(如有);(iii) Bonds I, (ii) all accrued and unpaid 可換股債券I協議所載之溢 interest in respect of such Convertible 價及(iv)本公司應付有關可 Bonds I and unpaid default interest in 換股債券I持有人的所有其 respect of such Convertible Bonds I, 他相關未償還款項之總和 if any, (iii) a premium as set out in the 的金額悉數贖回未行使可 agreements of the Convertible Bonds 換股債券I。 I and (iv) all other related outstanding payable by the Company to the holder of such Convertible Bonds I.

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26. CONVERTIBLE BONDS AND BONDS – continued

26. 可換股債券及債券 - 續

- 26(a) Convertible Bonds I, Bonds I, and Bonds II - continued
 - (iii) Convertible Bond Holder's Redemption Rights for Events of Default – continued

The details of the redemption of the Bonds I and the Bonds II are as follows:

(1) Final redemption

Unless previously redeemed, purchased and cancelled, the Company shall pay to the holder of the Bonds I and the Bonds II on the maturity date, an aggregate price of (i) 100% of the outstanding principal at maturity, (ii) all accrued and unpaid interest in respect of the bonds, if any, and (iii) all other related outstanding payable by the Company to the holder of the Bonds I and Bonds II.

(2) Bonds Holder's Redemption Rights for Events of Default

> Should any of the events of default set out in the agreements of the Bonds I and Bonds II occurs, the holder of the Bonds I and Bonds II may elect to require the Company to redeem the Bonds I and Bonds II in full in an amount equivalent to the sum of (i) 100% of the outstanding principal of the Bonds I and Bonds II, (ii) all accrued and unpaid interest in respect of the Bonds I and Bonds II and unpaid default interest accrued in respect of the Bonds I and Bonds II, if any, (iii) a premium as set out in the agreements of the Bonds I and Bonds II, and (iv) all other related outstanding payable by the Company to the holder of such Bonds I and Bonds II.

26(a) 可換股債券I、債券I及債券II-續

(iii) 可換股債券持有人就違約
 事件之贖回權利一續

債券Ⅰ及債券Ⅱ贖回之詳情 如下:

(1) 最後贖回

(2) 債券持有人就違約 事件之贖回權利

> 倘債券Ⅰ及債券Ⅱ協 議所載之任何違約 事件發生,債券|及 債券Ⅱ持有人可選 擇要求本公司按相 當於(i)債券|及債券 Ⅱ之全部未償還本 金;(ii)債券 |及債券 11之全部應計及未付 利息以及債券I及債 券11之未付違約利息 (如有);(iii)債券I及 債券Ⅱ協議所載之溢 價;及(iv)本公司應 付有關債券|及債券 ||持有人的所有其他 相關未償還款項之 總和的金額悉數贖 回債券|及債券||。



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26.

CONVERTIBLE BONDS AND BONDS – continued

26. 可換股債券及債券 - 續

- 26(a) Convertible Bonds I, Bonds I, and Bonds II - continued
 - (iii) Convertible Bond Holder's Redemption Rights for Events of Default – continued
 - Mandatory Early Redemption for Convertible Bonds I, the Bonds I and the Bonds II

The amendment of mandatory early redemption of the Convertible Bonds I, the Bonds I and the Bonds II as mentioned below are mainly in relation to the change of calculation of Total Security Value (as defined below). Pursuant to the subscription agreements, if in any trading day during the remaining term of the Convertible Bonds I, the Bonds I and the Bonds II, the total security value, which is calculated as the sum of below items (a) and (b) (the "Total Security Value"):

(a) total share value of the Company, which equals to the closing price per share of the Company on such trading day multiplied by the total number of the shares of the Company held in the securities account maintained with the holders of the Convertible Bonds I, the Bonds I and the Bonds II by SkyOcean Investment; and 26(a) 可換股債券I、債券I及債券II-續

- (iii) 可換股債券持有人就違約 事件之贖回權利一續
 - (3) 強制提早贖回可換
 股債券I、債券I及債
 券II

(a)	本公司之股
	份 總 值(相
	當於有關交
	易日之本公
	司每股收市
	價乘以由天
	洋投資擔保
	的可換股債
	券I、債券I及
	債券Ⅱ持有人
	存置的證券
	戶口中持有
	的本公司股
	份總數);及

For the year ended 31 December 2020 截至2020年12月31日止年度

26. CONVERTIBLE BONDS AND BONDS – continued

(iii)

26. 可換股債券及債券 - 續

- 26(a) Convertible Bonds I, Bonds I, and Bonds II - continued
 - Convertible Bond Holder's Redemption Rights for Events of Default – continued
 - (3) Mandatory Early Redemption for Convertible Bonds I, the Bonds I and the Bonds II – continued
 - charged Convertible (b) Bonds II is less than 2 times of the aggregate outstanding principal of the Convertible Bonds I, the Bonds I and the Bonds II, and SkyOcean Investment elects not to deposit such further number of shares of the Company in the aforesaid securities account, the Company shall redeem such portion of the outstanding principal of the Convertible Bonds I, the Bonds I and the Bonds II (the "Mandatory Early Redemption for Convertible Bonds I, the Bonds I and the Bonds II") in order to maintain the Total Security Value not lower than 2.5 times of the aggregate outstanding principal of the Convertible Bonds I, the Bonds I and the Bonds II.

26(a) 可換股債券I、債券I及債券II-續

(iii) 可換股債券持有人就違約
 事件之贖回權利一續

(b)

 (3) 強制提早贖回可換 股債券1、債券1及債 券11-續

> 已抵押可换 股債券||低於 可換股債券 1、債券1及債 券II之未償還 本金總額之 2倍,而天洋 投資選擇不 抵押額外數 目之本公司 股份至上述 證券戶口,本 公司須贖回 可換股債券 1、債券1及債 券||之未償還 本金額的有 關部分(「強 制提早贖回 可換股債券 1、債券1及債 券IIJ)以維持 押記總值不 低於可換股 **債券Ⅰ、債券Ⅰ** 及債券||未償 還本金總額 之2.5倍。





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26.

CONVERTIBLE BONDS AND BONDS – continued

26. 可換股債券及債券 - 續

- 26(a) Convertible Bonds I, Bonds I, and Bonds II - continued
 - (iii) Convertible Bond Holder's Redemption Rights for Events of Default – continued
 - Mandatory Early Redemption for Convertible Bonds I, the Bonds I and the Bonds II – continued

The terms of the Convertible Bonds I and the Bonds I were negotiated with the holder collectively and the issuance of the Convertible Bonds I and the Bonds I are inter-conditional whereas the terms of the Bond II were negotiated with the holder individually. The total net proceeds received by the Company from issuance of the Bonds I and the Bonds II were measured at amortised costs by applying effective interest rate after taking into consideration of respective transaction costs. The net proceeds from the Convertible Bonds I have been allocated between a liability component and an equity component at initial recognition as follows:

26(a) 可換股債券I、債券I及債券II-續

- (iii) 可換股債券持有人就違約 事件之贖回權利一續
 - (3) 強制提早贖回可換 股債券I、債券I及債 券II-續

可換股債券|及債券 I之條款乃由持有人 集體商定,且發行可 換股債券1及債券1互 為條件,而債券||之 條款由持有人個別 商定。本公司自發行 債券Ⅰ及債券Ⅱ所收 到之總所得款項淨 額經計及相關交易 成本後,採用實際 利率按攤餘成本計 量。可換股債券I之 所得款項淨額於其 初步確認時已按下 列方式於負債部分 及權益部分分配:

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26. CONVERTIBLE BONDS AND BONDS – continued

26. 可換股債券及債券 - 續

- 26(a) Convertible Bonds I, Bonds I, and Bonds II - continued
 - (iii) Convertible Bond Holder's Redemption Rights for Events of Default – continued
 - (3) Mandatory Early Redemption for Convertible Bonds I, the Bonds I and the Bonds II – continued
 - Liability component (a) of the Convertible Bonds I was initially measured at fair value by independent external valuer using binomial tree model, amounted to approximately RMB28,584,000 (equivalent to approximately HK\$35,275,000), which represent the present value of the contractually determined stream of future cash flows discounted at the prevailing market interest rate at that time applicable to instrument of comparable credit status and providing substantially the same cash flow with the Convertible Bonds I and was subsequently measured at amortised cost by applying an effective interest rate after considering the effect of the transaction costs;

26(a) 可換股債券I、債券I及債券II-續

- (iii) 可換股債券持有人就違約
 事件之贖回權利一續
 - (3) 強制提早贖回可換 股債券1、債券1及債 券11-續

(a)	可 L 由估二初價為股債 ञ師樹按計算 獨值叉步值約 人人 一個
	28,584,000
	元(相當於約
	35,275,000
	港元),該部
	分指已訂約 未來現金流
	□ 示 示 玩 亚 加 量 以 信 貸 狀
	<u>皇</u>
	及大致上可
	提供與可換
	股債券I相同
	的現金流量
	的工具當時
	適用的現行
	市場利率貼
	現的現值,
	其 隨 後 在 考
	慮交易成本
	的影響後,
	透過採用實
	際利率按攤
	餘成本計
	量;




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CONVERTIBLE BONDS AND BONDS 可換股債券及債券-續 26. 26. – continued 26(a) Convertible Bonds I, Bonds I, and Bonds II 26(a) 可換股債券1、債券1及債券11-續 - continued (iii) Convertible Bond Holder's Redemption 可換股債券持有人就違約 (iii) 事件之贖回權利一續 Rights for Events of Default - continued 強制提早贖回可換 (3) Mandatory Early Redemption for (3) Convertible Bonds I, the Bonds I 股債券1、債券1及債 and the Bonds II - continued 券II-續 董事認為, (b) In the opinion of the (b) directors, the economic 強制提早贖 characteristics and risks 回可換股債 of the mandatory early 券1的選擇權 redemption option of 之經濟特徵 the Convertible Bonds 及風險與可 I are closely related to 換股債券Ⅰ的 the host debt contract 總債務合約 密切相關。 of the Convertible Bonds I. Therefore, the 因此,本公 Company did not account 司並不對強 制提早贖回 for the mandatory early 選擇權單獨 redemption option 入賬;及 separately; and 權益部分相 (c) Equity component, (c) 等於可換股 which is equal to the 債券1所得款 difference between the net proceeds of the 項淨額與可 Convertible Bonds I 換 股 債 券 Ⅰ and the fair value of the 負債部分於 發行日期之 liability component of 公允價值之 the Convertible Bonds I 間的差額, at issue date, amounted 約為人民幣 to approximately RMB84,000 (equivalent 84,000元(相 to HK\$103,000). 當於103.000 港元)。

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26. CONVERTIBLE BONDS AND BONDS – continued

26. 可換股債券及債券 - 續

- 26(a) Convertible Bonds I, Bonds I, and Bonds II - continued
 - (iii) Convertible Bond Holder's Redemption Rights for Events of Default – continued
 - Mandatory Early Redemption for Convertible Bonds I, the Bonds I and the Bonds II – continued

As mentioned above, the holder of the Bonds I, the Bonds II and the Convertible Bonds I agreed to extend the maturity for 1 year with effective from 1 July 2019. As a result, the outstanding amounts of the Bonds I and the Bonds II at 30 June 2019 were remeasured at amortised costs by applying effective interest rates (11.12%-11.18%) after netting off the extension costs of HK\$8,550,000. On the other hand, the liability and equity components of the old Convertible Bonds I amounted to approximately HK\$21,949,000 and HK\$68,000 were derecognised respectively on 30 June 2019 with the liability and equity components of the extended Convertible Bonds I amounted to approximately HK\$23,057,000 and HK\$583,000 recognised respectively on 1 July 2019 with the difference of approximately HK\$1,623,000 together with extension cost of HK\$360,000 recognised to profit or loss.

26(a) 可換股債券1、債券1及債券11-續

- (iii) 可換股債券持有人就違約
 事件之贖回權利一續
 - (3) 強制提早贖回可換 股債券I、債券I及債
 券II-續

如上所述, 債券1、 債券Ⅱ及可換股債 券|持有人同意將到 期日延長一年,自 2019年7月1日 起 生 效。因此,於2019 年6月30日債券1及債 券11的未償還金額採 用 實 際 利 率 (11.12%) 至11.18%) 按攤餘 成本重新計量,當 中已扣除延期費 8,550,000港元。另 一方面,於2019年6 月30日已分別終止 確認舊可換股債券 I的負債及權益部分 約21.949.000港元及 68,000港 元, 而於 2019年7月1日分別確 認已延長可換股債 券1的負債及權益部 分約23,057,000港元 及583.000港元, 差 額約1,623,000港元 連同延期費360,000 港元於損益內確認。





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26.

CONVERTIBLE BONDS AND BONDS – continued

26. 可換股債券及債券 - 續

- 26(a) Convertible Bonds I, Bonds I, and Bonds II - continued
 - (iii) Convertible Bond Holder's Redemption Rights for Events of Default – continued
 - Mandatory Early Redemption for Convertible Bonds I, the Bonds I and the Bonds II – continued

During the year, the holder of the Bonds I, the Bonds II and the Convertible Bonds I further agreed to extend the maturity for 1 year with effective from 1 July 2020 with the rest of the terms remained unchanged. As a result, the liability components of the Bonds I and the Bonds II and Convertible Bonds I at 30 June 2020 were remeasured at amortised costs by applying effective interest rates (11.40%-12.30%) after netting off the extension costs of HK\$8,670,000, with the difference between the remeasured and carrying amounts of the Bonds I and the Bonds II and Convertible Bonds I of approximately HK\$8,020,000 in aggregate recognised to profit or loss.

26(a) 可換股債券I、債券I及債券II-續

- (iii) 可換股債券持有人就違約 事件之贖回權利一續
 - (3) 強制提早贖回可換 股債券I、債券I及債 券II-續

年內,債券|、債券||及 可換股債券I持有人進 一步同意將到期日延 長一年,自2020年7月1 日起生效,其餘條款維 持不變。因此,於2020 年6月30日債券1、債 券II及可換股債券的負 債部分採用實際利率 (11.40%至12.30%) 按攤餘成本重新計 量,當中已扣除延期 費8,670,000港元,債 券I、債券II及可換股 債券I重新計量之賬面 值之間的差額合共約 8,020,000港元於損益 內確認。

For the year ended 31 December 2020 截至2020年12月31日止年度

26. CONVERTIBLE BONDS AND BONDS – continued

26(b) Convertible Bonds II

On 24 December 2015, the Company issued a five-year zero coupon convertible bonds in an aggregate principal of RMB1,500,000,000 (the "Convertible Bonds II") to SkyOcean Investment. The issuance of the Convertible Bonds II were for the settlement of certain amount payable by the Group to SkyOcean Real Estate (Qian'an) Co., Ltd., a company beneficially owned as to 80% by Mr. Zhou Zheng.

The fair value of the Convertible Bonds II at the date of issuance was approximately RMB2,040,441,000, consisting of liability component and equity component of approximately RMB988,425,000 (equivalent to approximately HK\$1,247,869,000) and RMB1,052,016,000 (equivalent to approximately HK\$1,328,152,000) respectively. The fair value of the Convertible Bonds II at the date of issuance in excess of the amount due to SkyOcean Real Estate (Qian'an) Co., Ltd., of approximately RMB540,441,000 (equivalent to approximately HK\$682,298,000) was accounted for as deemed distribution to the controlling shareholder of the Company during the year ended 31 December 2015 since the debt restructuring above is a transaction with shareholder of the Company.

On 28 October 2020, the Company reached an agreement with the holder of the Convertible Bonds II to modify the terms with effective from 10 December 2020. The modification include (i) extend the maturity date of the Convertible Bonds II from 23 December 2020 to 23 December 2025, (ii) the Existing Conversion Price of HK\$6.80 per Share will be adjusted to the Revised Conversion Price of HK\$2.00 per Share; and (iii) the Convertible Bonds II shall bear interest from, and including the Effective Date at the rate of 5% per annum of the outstanding principal amount of the Convertible Bonds II, which is payable semi-annually.

26. 可換股債券及債券 - 續

26(b) 可換股債券II

於2015年12月24日,本公司發行本 金總額為人民幣1,500,000,000元 的五年期零票息之可換股債券(「可 換股債券II」)予天洋投資。發行可 換股債券II乃為結算本集團應付天 洋地產(遷安)有限公司(一間由周 政先生實益擁有80%權益的公司) 之若干款項。

可換股債券II於發行日期之公允 價值約為人民幣2,040,441,000 元,包括負債部分及權益部分,分 別約為人民幣988,425,000元(相 當於約1,247,869,000港元)及人 民幣1,052,016,000元(相當於約 1,328,152,000港元)。由於上述債 務重組為與本公司股東之一項交易, 可換股債券II於發行日期之公允價 值超逾應付天洋地產(遷安)有限 公司款項約人民幣540,441,000元 (相當於約682,298,000港元)的金額,於截至2015年12月31日止年度 作為向本公司控股股東的視同分 配入賬。

於2020年10月28日,本公司與可換股債券II持有人就修訂條款達成協議,自2020年12月10日起生效。修訂包括:(i)將可換股債券II的到期日由2020年12月23日延長至2025年12月23日,(ii)現有換股價每股6.80港元將調整為經修訂換股價每股2.00港元:及(iii)可換股債券II將由生效日期起(包括該日)按每年可換股債券II尚未償還本金額5%計息,每半年支付一次。





For the year ended 31 December 2020 截至2020年12月31日止年度

26. CONVERTIBLE BONDS AND BONDS – continued

26. 可換股債券及債券 - 續

26(b) Convertible Bonds II - continued

The fair value of the Convertible Bonds II at the date of extension was approximately RMB450,000,000, consisting of liability component and equity component of approximately RMB294,086,000 (equivalent to approximately HK\$340,232,000) and RMB155,914,000 (equivalent to approximately HK\$180,379,000) respectively.

The Convertible Bonds II, constitute general, unconditional, unsecured and unsubordinated obligations of the Company and rank pari passu and rateably without preference equally with all other present and future unsecured and unsubordinated obligations of the Company.

The principal terms of the Convertible Bonds II are as follows:

(i) Conversion right

The holder of the Convertible Bonds II has the right to convert all or any part of the principal amount of the Convertible Bonds II into ordinary shares of the Company at any time from 24 December 2015 to 23 December 2025.

For the purpose of determining the number of ordinary shares to be issued on conversion of the Convertible Bonds II, the relevant principal of the Convertible Bonds II to be converted shall be translated from RMB to HK\$ at exchange rate of HK\$1.1569:RMB1. The price at which ordinary shares of the Company will be issued upon conversion (the "Conversion Price of Convertible Bonds II") will initially be HK\$2 per share, but will be subject to adjustment, which in the opinion of the directors, are all for anti-dilutive purpose to protect the right of the holders of the Convertible Bonds II.

26(b) 可換股債券II-續

可換股債券II於延長日期之公 允價值約為人民幣450,000,000 元,包括負債部分及權益部分, 分別約為人民幣294,086,000元 (相當於約340,232,000港元)及 人民幣155,914,000元(相當於約 180,379,000港元)。

可換股債券II構成本公司之一般、 無條件、無抵押及非後償責任,亦 與本公司當時及日後所有其他無抵 押及非後償責任享有同等權利,並 無優先次序。

可換股債券||之主要條款如下:

(i) 換股權

可換股債券II之持有人有 權 自2015年12月24日 起至 2025年12月23日隨時轉換 可換股債券II本金額的全部 或任何部分為本公司普通 股。

For the year ended 31 December 2020 截至2020年12月31日止年度

26. CONVERTIBLE BONDS AND BONDS – continued

26. 可換股債券及債券 - 續

換股債券Ⅱ。

26(b) Convertible Bonds II - continued 26(b) 可換股債券II-續 (ii) Redemption (ii) 贖回 本公司可於可換股債券||到 The Company may redeem at any time before or upon the maturity date of 期日或之前随時按可換股 Convertible Bonds II at 100% of all 債券Ⅱ(可換股債券Ⅱ持有 or any part of the principal amount of 人尚未就其行使換股權)之 the Convertible Bonds II in respect of 全部或任何部分本金額的 which the conversion rights have not 100%贖回。 been exercised by the holder of the Convertible Bonds II. (iii) Convertible Bonds Holder's Redemption (iii) 可換股債券持有人就違約 Rights for Events of Default 事件之贖回權利 Should any of the events of default 倘可換股債券||協議所載之 set out in the agreements of the 任何違約事件發生,可換 Convertible Bonds II occurs, the holder 股債券||持有人可選擇要求 本公司悉數贖回未行使可 of the Convertible Bonds II may elect

to require the Company to redeem the outstanding Convertible Bonds II in full.



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26.

CONVERTIBLE BONDS AND BONDS – continued

26. 可換股債券及債券 - 續

26(b) Convertible Bonds II - continued

(iii) Convertible Bonds Holder's Redemption Rights for Events of Default – continued

> The total net proceeds received by the Company from the issue of the Convertible Bonds II have been split between a liability component and an equity component at initial recognition as follows:

(1) Liability component is initially measured at fair value by independent external valuer using the binomial tree model, amounted to approximately RMB988,425,000 (equivalent to approximately HK\$1,247,869,000), which represents the present value of the contractually determined stream of future cash flows discounted at the prevailing market interest rate at that time applicable to instruments of comparable credit status and providing substantially the same cash flows with the Convertible Bonds II and was subsequently measured at amortised cost by applying an effective interest rate after considering the effect of the transaction costs;

26(b) 可換股債券II-續

(iii) 可換股債券持有人就違約
 事件之贖回權利-續

本公司自發行可換股債券II 所收到之總所得款項淨額 於其初步確認時已按下列 方式分為負債部分及權益部 分:

(1)負債部分由獨立外 部估值師使用二叉 樹模型初步按公允 價值計量,為約人 民 幣988,425,000 元(相當於約 1,247,869,000港 元),負債部分指已 訂約未來現金流量 以可資比較信貸狀 況及大致上可提供 與可換股債券||相同 的現金流量的工具 按當時適用的市場 利率貼現的現值, 並在考慮交易成本 的影響後,其隨後 透過採用實際利率 按攤餘成本計量;

For the year ended 31 December 2020 截至2020年12月31日止年度

26. CONVERTIBLE BONDS AND BONDS – continued

26(b) Convertible Bonds II - continued

26. 可換股債券及債券 - 續

- (iii) Convertible Bonds Holder's Redemption Rights for Events of Default – continued
 - (2) In the opinion of the directors, the economic characteristics and risks of the early redemption option of the Convertible Bonds II are closely related to the host debt contract of the Convertible Bonds II. Therefore, the Company did not account for the early redemption option separately; and
 - (3) Equity component, which is equal to the difference between the net proceeds of the Convertible Bonds II and the fair value of the liability component of the Convertible Bonds II at issue date, amounted to approximately RMB155,914,000 (equivalent to HK\$180,379,000).

26(b) 可換股債券II-續

(iii) 可 換 股 債 券 持 有 人 就 違 約 事件之 贖 回 權 利 一 續

(2) 董事認為,提早贖回可換股債券II的選擇權之經濟特徵及風險與可換股債券II的總債務合約密切相關。因此,本公司並無單獨討論提早贖回選擇權:及

(3) 權益部分相等於可換股債券II所得款項淨額與可換股債券II所得款項淨額與可換股債券II負債部分於發行日期之公允價值的差額,為約人民幣155,914,000元(相當於180,379,000港元)。





For the year ended 31 December 2020 截至2020年12月31日止年度

26. CONVERTIBLE BONDS AND BONDS – continued

26. 可換股債券及債券-續

26(b) Convertible Bonds II - continued

(iii) Convertible Bonds Holder's Redemption Rights for Events of Default – continued

> As mentioned above, the holders of the Convertible Bonds II agreed to extend the maturity for 5 year with effective from 10 December 2020. As a result, the outstanding amounts of the Convertible Bonds II at 10 December 2020 were remeasured at amortised costs by applying effective interest rates (i.e. 15.645%). On the other hand, the liability and equity components of the old Convertible Bonds II amounted to approximately HK\$500,373,000 and HK\$398,285,000 respectively were derecognised, with the liability and equity components of the extended Convertible Bonds II amounted to approximately HK\$340,232,000 and HK\$180,379,000 respectively recognised. The difference of liability components of the old and extended Convertible Bonds II amounted to approximately HK\$160,141,000 with approximately HK\$183,241,000 credited to profit or loss, and approximately HK\$23,100,000 debited to exchange reserves respectively while the difference of equity components of the old and extended Convertible Bonds II amounted to approximately HK\$217,906,000 credited to retained earnings.

26(b) 可換股債券II-續

(iii) 可換股債券持有人就違約
 事件之贖回權利-續

如上所述,可换股債券II持有 人同意將到期日延長五年, 自2020年12月10日起生效。 因此,於2020年12月10日可 換股債券II的未償還金額採 用實際利率(即15.645%) 按攤餘成本重新計量。另一 方面,已分別終止確認舊可 換股債券II的負債及權益部 分約500,373,000港元及 398,285,000港元,而分別確 認已延長可換股債券II的負債 及權益部分約340,232,000 港元及180,379,000港元。 舊可換股債券II及已延長可換 股債券II負債部分的差額為 約160.141.000港元,其中約 183,241,000港元計入損益, 以及約23,100,000港元列入 匯兑儲備,而舊可換股債券II 及已延長可換股債券||權益部 分的差額約217,906,000港元 計入保留溢利。

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26. CONVERTIBLE BONDS AND BONDS – continued

26(b) Convertible Bonds II - continued

26. 可換股債券及債券 - 續

(iii) Convertible Bonds Holder's Redemption Rights for Events of Default – continued

The estimate of fair value of the extended Convertible Bonds II was calculated by the independent external valuer using binomial option pricing model. The significant assumptions and inputs used in computing the fair value are based on the management's best estimate. The fair value of the extended Convertible Bonds II is subject to the fundamental limitations of the model and the uncertainties of those significant assumptions and inputs. Any change to those assumptions and inputs may result in changes in the fair value of the convertible bonds.

Key assumptions and inputs adopted in the valuation are listed below:

- 26(b) 可換股債券II-續
 - (iii) 可換股債券持有人就違約 事件之贖回權利一續

估值所採納的主要假設及 輸入數據載列如下:

Extended

		Bonds II on 10 December 2020 於2020年 12月10日已延長 可換股債券II
Stock price (HK\$)	股價(港元)	1.28
Exercise price (HK\$)	行使價(港元)	2
Expected volatility	預期波幅	81.988%
Risk-free rate	無風險利率	3.101
Dividend yield	股息率	0%
Life of extended Convertible Bonds II	已延長可換股債券Ⅱ之年期	5





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26. CONVERTIBLE BONDS AND BONDS – continued

26. 可換股債券及債券-續

26(b) Convertible Bonds II - continued

(iii) Convertible Bonds Holder's Redemption Rights for Events of Default – continued

> The liability component of the extended Convertible Bonds II was initially measured at fair value at date of extension (i.e. 10 December 2020) and was subsequently measured at amortised cost by applying an effective interest rate 15.645%. The equity component being the difference between the fair value of the Convertible Bonds II, and the fair value of the liability component of the Convertible Bonds II on 10 December 2020 was recognised accordingly.

26(b) 可換股債券II-續

(iii) 可換股債券持有人就違約
 事件之贖回權利-續

已延長可換股債券II的負債部分初步於延長日期(即 2020年12月10日)按公允價 值計量,且其後採用實際 利率15.645%按攤餘成本計 量。權益部分為可換股債 券II的公允價值與可換股債 券II的負債部分於2020年12 月10日的公允價值之間的差 額,因此予以確認。



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26. CONVERTIBLE BONDS AND BONDS – continued

26. 可換股債券及債券 一續

The movements of the above bonds and convertible bonds for both years are set out below:

上述債券及可換股債券於兩個年度之 變動載列如下:

		Bonds I and	Liability component of Convertible	Liability component of Convertible	
		Bonds II 債券I及	Bondsl 可換股債券I	Bonds Ⅱ 可換股債券Ⅱ	Total
		債券Ⅱ HK\$′000 千港元	負債部分 HK\$'000 千港元	負債部分 HK\$'000 千港元	總計 HK\$'000 千港元
At 1 January 2010	於2019年1月1日	662.260	22.624	425,206	1 101 100
At 1 January 2019	於2019年1月1日 利息支出	663,360	22,624	435,206	1,121,190
Interest charged Interest paid	利息又山 已付利息	67,744	2,662	37,712	108,118 (60,268)
Redemption of Bonds I	E I 利息 贖回債券I	(57,830)	(2,438)		
Transaction costs on extension of convertible	照回頃分1 延長可換股債券及 債券之交易成本	(110,000)	_	—	(110,000)
bonds and bonds		(8,550)	(360)	_	(8,910)
Extension of the	延長可換股債券I				
Convertible Bonds I		_	1,108	_	1,108
Exchange realignment	匯兑調整	639	(84)	(10,808)	(10,253)
At 31 December 2019 and	於2019年12月31日及				
1 January 2020	2020年1月1日	555,363	23,512	462,110	1,040,985
Interest charged	利息支出	65,164	3,044	402,110	1,040,985
Interest paid	问志文山 已付利息	(26,346)	(1,137)	41,139	(27,483)
Redemption of Bonds I	這日何志 贖回債券I	(20,340)	(1,137)		(27,403)
Transaction costs on extension of convertible	延長可換股債券及 債券之交易成本	(30,000)			(30,000)
bonds and bonds		(8,310)	(360)	_	(8,670)
Extension of the Bonds	延長債券1、債券11及	(-,,	()		(-,,
I, Bonds II and	可換股債券I		(404)		(0,020)
Convertible Bonds I	征目可按则住半川	(7,556)	(464)	—	(8,020)
Extension of the	延長可換股債券II			(100 041)	(100 041)
Convertible Bonds II	府 13 首 孝	_		(183,241)	(183,241)
Exchange realignment	匯兑調整		122	32,452	32,574
At 31 December 2020	於 2020年12月31 日	542,315	24,717	352,460	919,492





For the year ended 31 December 2020 截至2020年12月31日止年度

26. CONVERTIBLE BONDS AND BONDS – continued

26. 可換股債券及債券 一續

The principal terms of the outstanding convertible bonds at the end of reporting period is summarised below:

於報告期末,未行使可換股債券的主 要條款概述如下:

			le Bonds I 设債券I		le Bonds II ≿債券II
		2020 2020年	2019 2019年	2020 2020年	2019 2019年
Principal	本金	RMB19,680,000 人民幣19,680,000元	RMB19,680,000 人民幣19,680,000元	RMB450,000,000 人民幣450,000,000元	RMB450,000,000 人民幣450,000,000元
		HK\$24,000,000 24,000,000港元	HK\$24,000,000 24,000,000港元	HK\$520,610,000 520,610,000港元	HK\$568,125,000 568,125,000港元
Coupon rate	票息	9.5%	9.5%	5%	Nil 零
Conversion price	換股價	HK\$7.2482 7.2482港元	HK\$7.2482 7.2482港元	HK\$2.0 2.0港元	HK\$6.8 6.8港元
Maximum potential no. of shares to be issued	可能將予發行股份的 最高數目	3,311,166	3,311,166	260,305,193	83,545,601



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27. DEFERRED TAX

27. 遞延税項

The movement for the year in the Group's net deferred tax liabilities was as follows:

本集團遞延税項負債淨額於年內之變 動如下:

			Fair value change on investment properties 投資物業之公允價值變重		
		Notes 附註	2020 2020年 HK\$′000 千港元	2019 2019年 HK\$'000 千港元	
At beginning of the reporting period	於報告期初		(513,649)	(502,256)	
Credited (Charge) to profit or loss (note) Exchange realignment	計入損益(自損益中扣除) (附註) 匯兑調整	9	356,975 (13,410)	(22,899) 11,506	
At the end of the reporting period	於報告期末		(170,084)	(513,649)	

Note:

附註:

Deferred tax liabilities of HK\$356,975,000 was reversed during the year, of which HK\$308,438,000 was related to write down of properties under development for sale, previously transferred from investment properties.

Unrecognised deferred tax assets arising from:

以下各項產生之未確認遞延税項資產:

遞延税項負債356,975,000港元已於年內

撥回,其中308,438,000港元乃與撇減先

前自投資物業轉撥之發展中待售物業有關。

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$'000 千港元
PRC income tax losses	中國所得税虧損	400,940	332,314





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27. DEFERRED TAX – continued

As it is not probable that future taxable profits will be available against which the deductible temporary differences and the unused tax losses of the Group can be utilised, deferred tax assets have not been recognised.

The expiry of unrecognised PRC income tax losses is as follows:

27. 遞延税項-續

由於不大可能有未來應課税溢利可用 於抵銷本集團之可扣減暫時差異及未 動用税項虧損,故並無確認遞延税 項資產。

未確認之中國所得税虧損的到期情況 如下:

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$'000 千港元
31 December 2020	2020年12月31日	-	72,192
31 December 2021	2021年12月31日	45,431	42,620
31 December 2022	2022年12月31日	33,064	31,019
31 December 2023	2023年12月31日	98,298	92,216
31 December 2024	2024年12月31日	100,483	94,267
31 December 2025	2025年12月31日	123,664	
		400,940	332,314

At 31 December 2020, the Group had tax losses arising in Hong Kong of approximately HK\$335,652,000 (2019: approximately HK\$335,652,000), subject to finalisation of the Hong Kong Inland Revenue Department, that are available indefinitely for offsetting against future taxable profits of the Hong Kong subsidiaries.

No deferred tax liabilities for undistributed profits of the PRC subsidiaries have been recognised as directors are of the opinion that there is no plan of dividend distribution out of the PRC in the foreseeable future. At 31 December 2020, the aggregate undistributed profits of the PRC subsidiaries was approximately HK\$1,010,600,000 (2019: approximately HK\$1,188,548,000) with corresponding unrecognised deferred tax liabilities amounted to HK\$50,530,000 (2019: HK\$59,427,000). 於2020年12月31日,本集團於香港產 生之税務虧損約為335,652,000港元 (2019年:約335,652,000港元)(須待香 港税務局確認),可無限期用以抵銷香 港附屬公司之未來應課税溢利。

由於董事認為並無計劃於可見將來從中國分派股息,因此並無就該等 中國附屬公司之未分派溢利確認遞 延税項負債。於2020年12月31日, 中國附屬公司之未分派溢利總額約 為1,010,600,000港 元(2019年:約 1,188,548,000港元),相應之未確認 遞延税項負債為50,530,000港元(2019 年:59,427,000港元)。



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28. SHARE CAPITAL

28. 股本

		2020 2020年 Number	1	2019 2019年 Number		
		of shares 股份數目	HK\$′000 千港元	of shares 股份數目	HK\$'000 千港元	
Authorised: At beginning and end of the reporting period Ordinary shares of HK\$0.10 each	法定: 於報告期初及期末 每股面值0.10港元 之普通股	3,000,000,000	300,000	3,000,000,000	300,000	
Issued and fully paid: At beginning of the reporting period Ordinary shares of HK\$0.10 each	 已發行及繳足: 於報告期初 每股面值0.10港元 之普通股 	285,490,845	28,550	285,490,845	28,550	
At end of the reporting period Ordinary shares of	於報告期末 每股面值0.10港元					
HK\$0.10 each	之普通股	285,490,845	28,550	285,490,845	28,55	

29. SHARE OPTION

The Group adopted a share option scheme on 29 November 2018 (the "Share Option Scheme"). The purpose of the Share Option Scheme is (i) to closely align the interests of the directors and senior executives of the Company with the Company's performance and strategic objectives, so as to lay a foundation for the Company's future development and maximise shareholder value, and (ii) to attract, retain and motivate key personnel to achieve the Company's strategic objectives by providing them with compensation that is as a whole competitive in the talent market.

29. 購股權

本集團於2018年11月29日採納一項購 股權計劃(「購股權計劃」)。購股權計 劃旨在(i)使本公司董事及高級行政人 員的利益與本公司表現及戰略目標緊 密一致,以為本公司未來發展奠定基 礎及使股東價值最大化:及(ii)吸引、 挽留及激勵主要人員實現本公司之戰 略目標,方式為向彼等提供人才市場 上整體具競爭力的酬金。





For the year ended 31 December 2020 截至2020年12月31日止年度

29. SHARE OPTION – continued

The specific eligible participants of the Share Option Scheme ("Eligible Participants") shall be determined by the board of directors of the Company ("Board of Directors") at its sole discretion, and such determination shall be interpreted by the Board of Directors. Subject to the discretion of the Board of directors, the eligible participants shall belong to any of the following classes:

- executive directors, independent nonexecutive directors and senior executives of the Company who are responsible for the decision-making, operation and management of the Company as determined by the Board of Directors; and
- (ii) any other groups or classes of participants who have contributed or may contribute to the development of the Group including but not limited to the qualified persons.

Pursuant to the Share Option Scheme, the Board of Directors is authorised by the general meeting to exercise discretion in determining, among others, the grant date, the eligible participants under the Share Option Scheme and the quantity of share options to be granted. The Board of Directors has the authority to determine the conditions for the eligible participants to be granted the share options.

The option may be exercised in accordance with the terms of the Share Option Scheme at any time during their respective exercisable period which would be determined and notified by the Board of Directors to the grantee at the time of making an offer.

29. 購股權 – 續

- 購股權計劃特定合資格參與人(「合資 格參與人」)將由本公司董事會(「董事 會」)全權酌情釐定。而有關決定應由 董事會詮釋。合資格參與人應屬於以 下類別,惟須由董事會酌情決定:
- (i) 董事會釐定負責本公司決策、
 經營及管理之本公司執行董事、
 獨立非執行董事及高級行政人員;及
- (ii) 對本集團發展已作出或可能作 出貢獻之任何其他組別或類別 之參與人,包括但不限於合資 格人士。

根據購股權計劃,董事會獲股東大 會授權行使酌情權釐定(其中包括)授 出日期、購股權計劃之合資格參與人 及將予授出之購股權數目。董事會有 權決定將獲授購股權之合資格參與 人之條件。

購股權可根據購股權計劃的條款於 彼等各自的行使期間(由董事會提呈 要約時釐定及知會承授人)內隨時行 使。



For the year ended 31 December 2020 截至2020年12月31日止年度

29. SHARE OPTION – continued

4,928,676 share options with exercise price HK\$8.18 per share were granted to certain directors and employees on 11 December 2018 ("Grant Date"). These share options with vesting periods from 11 December 2018 to 10 December 2022 were exercisable from the end of each vesting periods up to 29 November 2028.

(a) No share options were exercised during the years ended 31 December 2020 and 2019, and no share options were granted during the years ended 31 December 2020 and 2019.

Details of the share options at the end of the reporting period are as follows:

29. 購股權 - 續

4,928,676份 購 股 權 於2018年12月11 日(「授出日期」)按行使價每股8.18港 元授予若干董事及僱員。該等購股權 之歸屬期為自2018年12月11日至2022 年12月10日,自各歸屬期結束起直至 2028年11月29日可予行使。

 (a) 截至2020年及2019年12月31日 止年度概無購股權獲行使,及 截至2020年及2019年12月31日 止年度概無授出購股權。

於報告期末購股權之詳情如下:

Date of grant 授出日期	Vesting period 歸屬期	Exercisable period 行使期	Exercise price per share 每股行使價	Number of share options 購股權數目		
				2020 2020年	2019 2019年	
11 December 2018	11 December 2018 to 10 December 2019	11 December 2019 to 29 November 2028	HK\$8.18	740,845	902,905	
2018年12月11日	2018年12月11日至 2019年12月10日	2019年12月11日至 2028年11月29日	8.18港元			
11 December 2018	11 December 2018 to 10 December 2020	11 December 2020 to 29 November 2028	HK\$8.18	740,845	902,905	
2018年12月11日	2018年12月11日至 2020年12月10日	2020年12月11日至 2028年11月29日	8.18港元			
11 December 2018	11 December 2018 to 10 December 2021	11 December 2021 to 29 November 2028	HK\$8.18	740,845	902,904	
2018年12月11日	2018年12月11日至 2021年12月10日	2021年12月11日至 2028年11月29日	8.18港元			
11 December 2018	11 December 2018 to 10 December 2022	11 December 2022 to 29 November 2028	HK\$8.18	740,844	902,904	
2018年12月11日	2018年12月11日至 2022年12月10日	2022年12月11日至 2028年11月29日	8.18港元			
				2,963,379	3,611,618	





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29. SHARE OPTION – continued

29. 購股權-續

(b)

(b) The cost of the share options granted were estimated using the Black-Scholes model by independent external valuer with the following parameters:

Share price at Grant Date	HK\$8.10
Exercise price	HK\$8.18
Fair value at Grant Date	HK\$3.55
Expected Option life	8.42 to 8.91
	years
Expected volatility	40%
Expected Dividend yield	0%
Risk-free interest rate based	1.939%
on the yields of the 2-year	
Exchange Fund Notes	

Total fair value of the share options at Grant Date amounted to approximately HK\$17,472,000. The non-cash share-based payments recognised for the year ended 31 December 2020 are approximately HK\$2,777,000 (2019: HK\$8,818,000). 授出日期股價 8.10港元 行使價 8.18港元 授出日期公允價值 3.55港元 預期購股權年期 8.42至 8.91年 預期波幅 40% 預期股息率 0% 基於兩年期外匯基 1.939% 金票據收益率之 無風險利率

已授出購股權之成本由獨立外

部估值師採用以下參數按柏力

克 — 舒爾斯模型估計:

於授出日期購股權之公允價值 總額約為17,472,000港元。於 截至2020年12月31日止年度確 認的非現金以股份為基礎的付 款約為2,777,000港元(2019年: 8,818,000港元)。

and and

Notes to the Consolidated Financial Statements 合併財務報表附註

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29. SHARE OPTION – continued

29. 購股權 - 續

(c) Details of the movement of the share options granted is as follows:

(c) 已授出購股權之變動詳情如下:

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						Number of shares issuable under the share options 購股權項下可發行的股份數目				
Category	price		pric	Vesting period Exercisable period	Grant of cat 1 January during o 2020 the year th	Reclassification of category during the year 年內類別	of category Exercised Forfe during during du the year the year the y	Forfeited during the year	31 Decembe 202 2020 ±	
頁別	授出日期	歸屬期	行使期	每股行使價	1月1日	年內授出	重新分類	年內行使	年內沒收	12月31日
Directors	11 December 2018	11 December 2018 to 10 December 2019	11 December 2019 to 29 November 2028	HK\$8.18	97,750	-	-	-	-	97,75
	2018年12月11日	2018年12月11日至 2019年12月10日	2019年12月11日至 2028年11月29日	8.18港元						
	11 December 2018	11 December 2018 to 10 December 2020	11 December 2020 to 29 November 2028	HK\$8.18	97,751	-	-	-	-	97,75
	2018年12月11日	2018年12月11日至 2020年12月10日	2020年12月11日至 2028年11月29日	8.18港元						
	11 December 2018	11 December 2018 to 10 December 2021	11 December 2021 to 29 November 2028	HK\$8.18	97,750	-	-	-	-	97,75
	2018年12月11日	2018年12月11日至 2021年12月10日	2021年12月11日至 2028年11月29日	8.18港元						
	11 December 2018	11 December 2018 to 10 December 2022	11 December 2022 to 29 November 2028	HK\$8.18	97,750	-	-	-	-	97,75
	2018年12月11日	2018年12月11日至 2022年12月10日	2022年12月11日至 2028年11月29日	8.18港元						
					391,001	-	-	-	-	391,00
mployees	11 December 2018	11 December 2018 to 10 December 2019	11 December 2019 to 29 November 2028	HK\$8.18	805,155	-	-	-	(162,060)	643,09
	2018年12月11日	2018年12月11日至 2019年12月10日	2019年12月11日至 2028年11月29日	8.18港元						
	11 December 2018	11 December 2018 to 10 December 2020	11 December 2020 to 29 November 2028	HK\$8.18	805,154	-	-	-	(162,059)	643,09
	2018年12月11日	2018年12月11日至 2020年12月10日	2020年12月11日至 2028年11月29日	8.18港元						
	11 December 2018	11 December 2018 to 10 December 2021	11 December 2021 to 29 November 2028	HK\$8.18	805,154	-	-	-	(162,060)	643,09
	2018年12月11日	2018年12月11日至 2021年12月10日	2021年12月11日至 2028年11月29日	8.18港元						
	11 December 2018	11 December 2018 to 10 December 2022	11 December 2022 to 29 November 2028	HK\$8.18	805,154	-	-	-	(162,060)	643,09
	2018年12月11日	2018年12月11日至 2022年12月10日	2022年12月11日至 2028年11月29日	8.18港元						
					3,220,617	-	-	-	(648,239)	2,572,37

The weighted average exercise price of the share options is HK\$8.18.

購股權的加權平均行使價為8.18港元。



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SHARE OPTION – continued **29**.

29. 購股權一續

- Details of the movement of the share (c) options granted is as follows: - continued
- 已授出購股權之變動詳情如 (c) 下:-續

For the year ended 31 December 2019

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				Number of shares issuable under the share options 購股權項下可發行的股份數目						
Category 類別	Date of grant 反出日期	Vesting period 歸屬期		- Exercise price per Exercisable period share 行使期 每股行使價	1 January 2019 2019年 1月1日	Grant during the year 年內授出	Reclassification of category during the year 年內類別 重新分類	Exercised during the year 年內行使	Forfeited during the year 年內沒收	31 Decembe 201 2019 ^g 12月31日
Directors	11 December 2018	11 December 2018 to	11 December 2019 to	HK\$8.18	113,185	_	_	_	(15,435)	97,75
101]].	2018年12月11日	10 December 2019 2018年12月11日至 2019年12月10日	29 November 2028 2019年12月11日至 2028年11月29日	8.18港元						
	11 December 2018	11 December 2018 to 10 December 2020	11 December 2020 to 29 November 2028	HK\$8.18	113,185	-	-	-	(15,434)	97,75
	2018年12月11日	2018年12月11日至 2020年12月10日	2020年12月11日至 2028年11月29日	8.18港元						
	11 December 2018	11 December 2018 to 10 December 2021	11 December 2021 to 29 November 2028	HK\$8.18	113,184	-	-	-	(15,434)	97,75
	2018年12月11日	2018年12月11日至 2021年12月10日	2021年12月11日至 2028年11月29日	8.18港元						
	11 December 2018	11 December 2018 to 10 December 2022	11 December 2022 to 29 November 2028	HK\$8.18	113,184	-	-	-	(15,434)	97,7
	2018年12月11日	2018年12月11日至 2022年12月10日	2022年12月11日至 2028年11月29日	8.18港元						
					452,738	-	-	-	(61,737)	391,0
Employees	11 December 2018	11 December 2018 to 10 December 2019	11 December 2019 to 29 November 2028	HK\$8.18	1,111,268	-	-	-	(306, 113)	805,15
	2018年12月11日	2018年12月11日至 2019年12月10日	2019年12月11日至 2028年11月29日	8.18港元						
	11 December 2018	11 December 2018 to 10 December 2020	11 December 2020 to 29 November 2028	HK\$8.18	1,111,267	-	-	-	(306, 113)	805,15
	2018年12月11日	2018年12月11日至 2020年12月10日	2020年12月11日至 2028年11月29日	8.18港元						
	11 December 2018	11 December 2018 to 10 December 2021	11 December 2021 to 29 November 2028	HK\$8.18	1,111,267	-	-	-	(306,113)	805,15
	2018年12月11日	2018年12月11日至 2021年12月10日	2021年12月11日至 2028年11月29日	8.18港元	4 444 007				(000 440)	005 4
	11 December 2018	11 December 2018 to 10 December 2022 2018年12月11日至	11 December 2022 to 29 November 2028 2022年12月11日至	HK\$8.18 0.10进一	1,111,267	-	-	-	(306,113)	805,1
	2018年12月11日	2018年12月11日至 2022年12月10日	2022年12月11日至 2028年11月29日	8.18港元						
					4,445,069	-	-	-	(1,224,452)	3,220,6
					4,897,807	_	_	_	(1,286,189)	3,611,6

The weighted average exercise price of 購股權的加權平均行使價為8.18港元。 the share options is HK\$8.18.

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30. OPERATING LEASE COMMITMENTS/ MATURITY ANALYSIS OF UNDISCOUNTED LEASE PAYMENTS AS LESSOR

The investment properties held by the Group for rental purpose have committed tenants for three months to thirteen years of which majority are with fixed rental.

These properties are exposed to residual value risk. The lease contracts, as a result, impose a restriction that, unless approval is obtained from the Group as lessor, the properties can only be used by the lessees. The lessees are also required to keep the properties in a good state of repair and return the properties in their original condition at the end of the leases.

At the end of the reporting period, the Group had contracted with tenants for the following future minimum lease payments under non-cancellable operating leases and maturity analysis of undiscounted lease payments:

30. 經營租賃承擔/未貼現租賃付 款的到期日分析

作為出租人

本集團持有作租賃用途之投資物業之 租戶承諾租期為三個月至十三年,其 中大部分租賃之租金為固定租金。

該等物業面對剩餘價值風險。因此, 租賃合約實施一項限制,除非獲得本 集團(作為出租人)的批准,否則該等 物業只能由承租人使用。承租人還需 要保持物業處於良好的維修狀態,並 在租賃期末歸還原始狀態之物業。

於報告期末,本集團根據不可撤銷經 營租約與租戶約定之未來最低租金 款項及未貼現租賃付款的到期日分析 如下:

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$'000 千港元
Year 1	1年	18,411	28,652
Year 2	2年	14,069	34,222
Year 3	3年	171	28,510
Year 4	4年	_	16,206
Year 5	5年	_	10,359
After year 5	5年後	-	36,567
		32,651	154,516





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31. COMMITMENTS

31. 承擔

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
Development expenditure in respect of:	下列項目之發展開支:		
Investment properties	投資物業	552,126	603,725
Properties under development	發展中待售物業		
for sale		2,390,510	2,335,765
Property, plant and equipment	物業、廠房及設備	213,794	185,697
		3,156,430	3,125,187

32. CONTINGENT LIABILITIES

32. 或有負債

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
Mortgage loan guarantees provided by the Group to banks in favour of its customers (note)	本集團為其客戶向銀行提供 的按揭貸款擔保(附註)	258,002	269,954

- Note: In the opinion of the directors, the fair values of the financial guarantee contracts of the Group are insignificant at initial recognition, taking into consideration the possibility of default by the relevant buyers and, in case of default in payments, the net realisable value of the related properties can recover the repayment of the outstanding mortgage principals together with the accrued interest and penalty. The Group measures loss allowance equal to 12-month ECL in accordance with HKFRS 9, and when there has been a significant increase in credit risk, the Group recognises lifetime ECL. No provision has been made in these consolidated financial statements for these guarantees.
- 附註:董事認為,本集團的財務擔保合約 公允價值於初步確認時並不重大, 乃考慮到相關買方拖欠款項的可 能性,以及倘若買家拖欠款項,有 關物業的可變現淨值亦足以低價 未償還按揭本金的還款,連同 能利息及罰款。本集團根據香 財務報告準則第9號按相等於12個 月預期信貸虧損的金額計量虧 撥備,且倘信貸風險大幅增加,本 集團確認全期預期信貸虧損。概 無於本合併財務報表內就該等擔 保作出撥備。

For the year ended 31 December 2020 截至2020年12月31日止年度

33. EMPLOYEE RETIREMENT BENEFITS

The Group participates in a Mandatory Provident Fund Scheme ("MPF Scheme") for all employees in Hong Kong. The MPF Scheme is registered with the Mandatory Provident Fund Scheme Authority under the Mandatory Provident Fund Schemes Ordinance. The assets of the MPF Scheme are held separately from those of the Group in funds under the control of an independent trustee. Under the rule of the MPF Scheme, the employer and its employees are each required to make contributions to the MPF Scheme at 5% (2019: 5%) of the employee's basic salary with the maximum contribution of HK\$1,500 per month (2019: HK\$1,500 per month). The obligation of the Group with respect to MPF Scheme is to make the required contributions under the MPF Scheme. No forfeited contribution is available to reduce the contributions payable in future years. The Group's contributions to the MPF Scheme of HK\$87.000 (2019: HK\$187,000) are charged to profit or loss.

The employees of the Company's PRC subsidiaries are members of the state-managed retirement benefits scheme operated by the PRC government. The Company's PRC subsidiaries are required to contribute a certain percentage of their employees' payroll to the retirement benefits scheme to fund the benefits. The only obligation of the Group with respect to the retirement benefits scheme is to make the required contributions under the scheme which are calculated based on 20% (2019: 20%) of the employee's basic salaries during the year. The Group's contributions to the PRC retirement benefits scheme of HK\$428,000 (2019: HK\$4,194,000) are charged to profit or loss.

33. 僱員退休福利

本集團為其所有香港僱員參加強制性 公積金計劃(「強積金計劃」)。強積金 計劃乃根據強制性公積金計劃條例向 強制性公積金計劃管理局登記。強積 金計劃的資產與本集團資產分開,由 獨立受托人控制的基金持有。根據強 積

令計

劃條例

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主

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須

分別 按僱員基本薪金的5%(2019年:5%) 向強積金計劃作出供款,供款上限為 每月1,500港元(2019年:每月1,500港 元)。本集團對強積余計劃的責任是 根據強積金計劃作出所需供款。概 無沒收之供款可用於扣減未來年度應 付的供款。本集團的強積金計劃供款 87,000港元(2019年:187,000港元)已 自損益扣除。

本公司中國附屬公司之僱員為中國政 府運作之國家管理退休福利計劃之 成員。本公司中國附屬公司須按照僱 員薪金之若干百分比向退休福利計劃 供款,以支付退休福利。本集團有關 退休福利計劃之唯一責任是,根據該 計劃作出所需供款,供款金額乃按僱 員於年內基本薪金之20% (2019年: 20%)計算。本集團向中國退休福利 計劃作出之供款428,000港元(2019 年:4,194,000港元)已自損益扣除。





For the year ended 31 December 2020 截至2020年12月31日止年度



34. LEGAL DISPUTES

As at 31 December 2020, the Group is subjected to several legal claims in the aggregate amount of approximately HK\$4,143.9 million, involving (i) disputes under construction contracts of approximately HK\$501.5 million in respect of its various property development projects; (ii) defaults of repayment of several bank and other borrowings of approximately HK\$3,590.6 million; and (iii) other miscellaneous legal claims of approximately HK\$51.8 million, which arose during the normal course of business.

In these legal proceedings, the Group has received court orders to restrict the disposition of certain investment properties, property, plant and equipment, right-of-use asset, properties under development for sale and properties held for sale in an aggregate amount of approximately HK\$5,580.9 million and the withdrawal of bank deposits of approximately HK\$13.0 million as at 31 December 2020.

As at 31 December 2020, the assets of the Group restricted for disposition or withdrawal by the court orders are as follows:

34. 法律糾紛

於2020年12月31日,本集團涉及若干 法律申索,合共金額約為4,143.9百萬 港元,其中包括(i)涉及其多個物業發 展項目的建築合約糾紛約為501.5百 萬港元:(ii)若干銀行及其他借貸的拖 欠還款約為3,590.6百萬港元:及(iii) 其他法律申索雜項費用約為51.8百萬 港元,該等申索均於日常業務過程中 產生。

於該等法律程序中,本集團已接獲法 院頒令,對處置於2020年12月31日總 值約5,580.9百萬港元的若干投資物 業、物業、廠房及設備、使用權資產、 發展中待售物業及持作出售物業以及 提取約13.0百萬港元的銀行存款施加 限制。

於2020年12月31日,本集團被法院頒 令限制處置或提取的資產如下:

		HK\$′000 千港元
Property plant and equipment	物業、廠房及設備	30,690
Property, plant and equipment Right-of-use assets	初末、	30,890 6,960
Properties under development for sale	發展中待售物業	3,013,367
Completed properties held for sale	已竣工待售物業	300,991
Investment properties	投資物業	2,228,982
Bank balances	銀行結餘	13,005
		5,593,995



For the year ended 31 December 2020 截至2020年12月31日止年度

34. LEGAL DISPUTES – continued

In the opinion of the directors, the claims made by the construction contractors are mainly related to construction works that did not meet the required standards pursuant to the terms of the construction contracts, the Group has the right not to certify those construction work claimed by the contractors. In addition, the Group has already made or is in the process of making counter claims for compensation from the construction contractors for causing delay in delivering of the properties to the end customers of the Group.

The management has sought legal advice from the independent legal advisors or internal legal counsel on these legal proceedings and the Group has provided construction cost liabilities due to litigation amounted to approximately HK\$117.7 million as at 31 December 2020 (2019: Nil) in relation to the above mentioned construction contracts under dispute.

Other outstanding claims that are subjected to legal proceedings and/or appeal amounted to approximately HK\$3,642.5 million in aggregate. For legal claims other then disputes under construction contracts, provision for litigation on other claims amounted to approximately HK\$61.1 million (2019: Nil) has been made in the consolidated financial statements in respect of these claims. The directors of the Company are of the opinion that the Group has reasonable ground to defense those legal claims and consider that those legal claims would not result in any material adverse effects on the financial position of the Group.

34. 法律糾紛 - 續

董事認為,建築承包商提出的申索主 要與不符合建築合約條款所規定標 準的建築工程有關,本集團有權拒絕 為建築承包商申索的建築工程作出證 明。此外,本集團已作出或正在作出 反申索,就導致延遲向本集團最終客 戶交付物業向建築承包商索償。

管理層已就該等法律程序向獨立法律 顧問或內部法律顧問徵求法律意見, 於2020年12月31日,本集團已就上述 存在糾紛的建築合約計提約117.7百 萬港元(2019年:無)的訴訟引起的建 築成本負債。

涉及法律程序及/或上訴的其他尚 未解決的申索總額約為3,642.5百萬 港元。就建築合約糾紛以外的法律申 索而言,我們已就這些申索於合併財 務報表中的其他申索計提訴訟撥備約 61.1百萬港元(2019年:無)。本公司 事認為,本集團有合理的理由為該第 律申索不會對本集團財務狀況造成任何 重大不利影響。





For the year ended 31 December 2020 截至2020年12月31日止年度



34. LEGAL DISPUTES – continued

34. 法律糾紛-續

Other than as disclosed elsewhere in the consolidated financial statements, the Group has the following litigations with some of its lenders:

(1) BEIJING SKYOCEAN FOUNDATION INVESTMENTS CO., LTD** ("BEIJING SKYOCEAN")

On 10 January 2017, Beijing SkyOcean, an indirect wholly-owned subsidiary of the Company entered into a loan agreement with Hengfeng Bank Securities Co., Ltd. Beijing Branch** ("Hengfeng Bank"), pursuant to which Hengfeng Bank granted a term loan in the amount of RMB2,800.0 million (equivalent to approximately HK\$3,327.0 million) to the Beijing SkyOcean for a term of 5 years for the purpose of financing the development and construction cost of a parcel of land in Fangshan District, Beijing, the PRC, under the COMB+ project (the "Fangshan Land and CIP"). The Fangshan Land was charged to Hengfeng Bank as one of the securities for the repayment of the loan.

On 28 February 2020, Beijing SkyOcean was informed that all rights under the loan and the relevant securities charged were transferred from Hengfeng Bank to Shandong Financial Assets Management Securities Co., Ltd.** ("Shandong Assets").

除合併財務報表其他地方所披露者外, 本集團與其若干貸款人有以下訴訟:

(1) 北京天洋基業投資有限公司(「北 京天洋」)

> 於2017年1月10日,本公司的間 接全資附屬公司北京天洋與份 (「恒豐銀行」)訂立貸款協議 定期登款人民幣2,800.0百 元(相當於約3,327.0百萬港元), 為期五年,用於撥付超級蜂 山工程 的開發及建築成本。房山土程 貸款的抵押品之一。

> 於2020年2月28日, 北京天洋 獲告知貸款及相關抵押品下的 所有權利已由恒豐銀行轉讓予 山東省金融資產管理股份有限 公司(「山東資管」)。

For the year ended 31 December 2020 截至2020年12月31日止年度

34. LEGAL DISPUTES – continued

(1) BEIJING SKYOCEAN FOUNDATION INVESTMENTS CO., LTD** ("BEIJING SKYOCEAN") – continued

On 13 August 2020, Second Intermediate People's Court of Beijing** (the "Beijing Court") issued an enforcement judgement, pursuant to which it made an order that, amongst other things, Shandong Assets has the right to enforce the security of the loan by auctioning or selling the Fangshan Land and CIP and enjoy priority to the proceeds of the auction or the sale (as the case may be) ("Enforcement Judgement"). SkyOcean Holding Group Co., Ltd.**, a company beneficially owned as to 80% by Mr. Zhou Zheng and being one of the quarantors of the loan (the "Guarantor"), applied to the Beijing Court for an order that the Enforcement Judgement should not be enforced, which was rejected by the Beijing Court on 13 November 2020.

In December 2020, Beijing SkyOcean was informed by Shandong Assets that (i) it intended to enforce the security over the Fangshan Land and CIP by putting it on public auction (the "Auction") in satisfaction of the loan (the "Enforcement Action"); and (ii) an application has been made to the Beijing Court for a valuation of the Fangshan Land and CIP, which shall be relied upon by Shandong Assets as the base price of the Auction. Based on the valuation report dated 2 December 2020 prepared by an independent professional valuer employed by Shandong Assets, the valuation of the Fangshan Land and CIP as at 23 October 2020 was approximately RMB2,798.7 million (equivalent to approximately HK\$3,325.3 million) (the "Valuation").

34. 法律糾紛 - 續

(1) 北京天洋基業投資有限公司(「北京天洋」) – 續

於2020年8月13日,北京市第二 中級人民法院(「北京法院」)已頒佈執行裁定書,據此,其了 令(其中包括)山東資管有權 過拍賣或出售房山土地及在建,並就拍賣或銷售(視情況而定) 新得款項享有優先權(「執行起 定書」)。天洋控股間由周政先並 育統的擔保人之一)已向北京 法院申請頒令禁止強制執行執 行裁定書,但於2020年11月13 日被北京法院駁回。

於2020年12月,北京天洋獲山 東資管告知,(i)其有意透過公 開拍賣(「拍賣」)房山土地及在 建工程強制執行該土地的 開,作為貸款的補償(「強制執 行行動」);及(ii)已向北京法程 的估值,作為山東資管產由 賣管委聘的獨立估值師所編製 日期為2020年12月2日的估值 報告,房山土地及在建工租 2020年10月23日的估值約為人 民幣2,798.7百萬元(相當於約 3,325.3百萬港元)(「估值」)。





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34. LEGAL DISPUTES – continued

(1) BEIJING SKYOCEAN FOUNDATION INVESTMENTS CO., LTD** ("BEIJING SKYOCEAN") – continued

On 31 December 2020, Beijing SkyOcean was in default of an outstanding principal of approximately RMB2,510 million (equivalent to approximately HK\$2,982.3 million) and the accrued interest of approximately RMB213.7 million (equivalent to approximately HK\$254.0 million).

On 13 January 2021, the Guarantor filed an application to the Beijing Court to object the Valuation (the "Application"), and as informed by the Beijing Court in early March 2021, the Beijing Court has appointed Beijing Real Estate Valuer and Land Valuer and Immovable Asset Registration Agency Association** to provide a professional technical assessment (the "Assessment") on the merit of the Application.

The result of the Assessment was released on 30 March 2021 and concluded that the Application was without merit. On 15 April 2021, the Beijing Court also issued a notice to Beijing SkyOcean that the Auction is scheduled to take place at Alibaba Judicial Auction Network Platform** (the"Platform") of the Beijing Court from 27 May 2021 to 28 May 2021.

Based on the information disclosed on the Platform after the close of the Auction on 28 May 2021, no bid was received for the Fangshan Land and CIP and the Auction was unsuccessful.

As at 31 December 2020, the Fangshan Land and CIP was recognised as properties under development for sale amounted to approximately HK\$2,801 million.

The Company is in the process of obtaining a new loan from an independent financial institution for repayment of the Shandong Asset's loan and nothing is concluded up to the date of approval of these consolidated financial statements.

34. 法律糾紛 - 續

(1) 北京天洋基業投資有限公司(「北 京天洋」) - 續

> 於2020年12月31日,北京天洋 拖欠未償還本金約人民幣2,510 百萬元(相當於約2,982.3百 萬港元)及應計利息約人民幣 213.7百萬元(相當於約254.0百 萬港元)。

> 於2021年1月13日,擔保人向北 京法院申請反對估值(「申請」), 並於2021年3月初獲北京法院 告知,北京法院已委任北京房 地產估價師和土地估價師與不 動產登記代理人協會就申請依 據提供專業技術評審工作(「評 審」)。

> 評審的結果已於2021年3月30日 公佈,結論為申請並無依據。於 2021年4月15日,北京法院亦向北 京天洋發出通知,拍賣定於2021 年5月27日至2021年5月28日在北 京法院阿里巴巴司法拍賣網絡平台 (「平台」)進行。

> 根據2021年5月28日拍賣結束後 平台所披露之資料,房山土地 及在建工程未收到任何投標, 拍賣未成功。

> 於2020年12月31日,房山土地 及在建工程被確認為發展中待 售物業約2,801百萬港元。

> 本公司正從一家獨立金融機構 獲取新貸款,以償還山東資管 的貸款,而截至本合併財務報 表批准之日,尚未達成任何結 論。

For the year ended 31 December 2020 截至2020年12月31日止年度

34. LEGAL DISPUTES – continued

(2) HUNAN DREAMEAST CULTURAL DEVELOPMENT CO., LTD.** ("HUNAN DREAMEAST")

On 15 May 2018, Hunan DreamEast Cultural Development Co., Ltd.** ("Hunan DreamEast"), an indirect wholly-owned subsidiary of the Company entered into a loan agreement with Bank of Beijing Co., Ltd. Changsha Branch** ("Bank of Beijing"), pursuant to which Bank of Beijing granted a 5-years term loan in the amount of approximately RMB320.0 million (equivalent to approximately HK\$364.8 million) to Hunan DreamEast for the purpose of financing the development and construction cost of a parcel of land in Hengyang, the PRC, under the Hengnan Project (the "Hengyang Land").

Hunan DreamEast was in default of an outstanding principal of approximately RMB263.1 million (equivalent to approximately HK\$312.6 million). Without notice to Hunan DreamEast, Bank of Beijing filed a civil claim of approximately RMB263.1 million against Hunan DreamEast with Intermediate People's Court of Changsha, Hunan Province** on 17 November 2020. Hunan DreamEast is in the process of negotiation with Bank of Beijing on revising the repayment schedule and nothing is concluded up to the date of approval of these consolidated financial statements.

34. 法律糾紛-續

(2) 湖南夢東方文化發展有限公司 (「湖南夢東方」)

於2018年5月15日,本公司的間 接全資附屬公司湖南夢東方文 化發展有限公司(「湖南夢東方」) 與北京銀行股份有限公司長沙 分行(「北京銀行」)訂立貸款協 ,據此,北京銀行向湖南夢 東方授出定期貸款約人民幣 320.0百萬元(相當於約364.8百 萬港元),為期五年,用於撥 衛項目項下之中國傷一幅 土地(「衡陽土地」)的開發及建 築成本。

湖南夢東方拖欠未償還本金約 人民幣263.1百萬元(相當於約 312.6百萬港元)。在沒有通知 湖南夢東方的情況下,北京銀 行於2020年11月17日向湖南省 長沙市中級人民法院對湖南第 東方提出約人民幣263.1百萬元 的民事索磋商修改還款計劃, 而截至本合併財務報表批准之 日,尚未達成任何結論。







For the year ended 31 December 2020 截至2020年12月31日止年度

35. DISPOSAL OF SUBSIDIARIES

FOR THE YEAR ENDED 31 DECEMBER 2020

Disposal of COMB+ Technology Holdings Limited and its subsidiaries ("COMB+ Group")

On 3 November 2020, the Group disposed of the entire equity interests in COMB+ Technology Holdings Limited and its subsidiaries, Heroic Promise Investments Limited ("COMB+ Group") through deregistration. Accordingly, a loss on disposal of COMB+ Group of approximately HK\$99,000 was recognised in profit or loss for the year ended 31 December 2020.

35. 出售附屬公司

截至2020年12月31日止年度

出售COMB+ Technology Holdings Limited及其附屬公司(「COMB+集 團」)

於2020年11月3日,本集團透過撤 銷註冊出售COMB+ Technology Holdings Limited及其附屬公司、 Heroic Promise Investments Limited (「COMB+集團」)之全部股權。因此, 截至2020年12月31日止年度,出售 COMB+集團之虧損約99,000港元已 於損益確認。

> HK\$′000 千港元

Bank balances and cash	銀行結餘及現金	99
Net assets disposed of	已出售資產淨值	99
Reclassification adjustment from equity to profit or loss upon disposal:	於出售時由權益重新分類 調整至損益:	
Translation reserves	換算儲備	_
Loss on disposal of subsidiaries	出售附屬公司之虧損	(99)
Consideration	代價	_
Net cash inflow on disposal of a	出售一間附屬公司之現金流入	
subsidiary:	淨額:	
Cash consideration received	已收現金代價	-
Less: Bank balances and cash disposed of	減:已出售銀行結餘及現金	(99)
		(99)

For the year ended 31 December 2020 截至2020年12月31日止年度

35. DISPOSAL OF SUBSIDIARIES – continued

FOR THE YEAR ENDED 31 DECEMBER 2020 - continued

Disposal of Dreameast (Wuxi) Cultural Investment Co., Ltd.

On 19 March 2020, SkyOcean Cultural Development Co., Ltd., a direct wholly-owned subsidiary of the Company and Beijing Oceansky International Holdings Ltd, an independent third party incorporated in the PRC, entered into a share transfer agreement, pursuant to which SkyOcean Cultural Development Co., Ltd agreed to sell, and Beijing Oceansky International Holdings Ltd agreed to purchase the entire issued share capital of Dreameast (Wuxi) Cultural Investment Co., Ltd., a direct wholly-owned subsidiary of SkyOcean Cultural Development Co., Ltd. at a total consideration of RMB2,023,000 (equivalent to approximately HK\$2,214,000). Dreameast (Wuxi) Cultural Investment Co., Ltd is engaged in properties development in the PRC.

35. 出售附屬公司-續

截至2020年12月31日止年度-續

出售夢東方(無錫)文化投資有限公司

於2020年3月19日,本公司直接全資 附屬公司天洋文化發展有限公司與北 京天洋國際控股有限公司(於中國註 冊成立的獨立第三方)訂立股份轉 協議,據此,天洋文化發展有限公司 同意出售,而北京天洋國際控股有限 公司同意購買夢東方(無錫)文化投資 有限公司(天洋文化發展有限公司)之全部已發行限 本,總代價為人民幣2,023,000元(相 當於約2,214,000港元)。夢東方(無錫) 文化投資有限公司於中國從事物業發 展。

Inventory	存貨	96
Other currents assets	其他流動資產	60
Trade and other receivables	貿易及其他應收款項	22,551
Bank balances and cash	銀行結餘及現金	26
Trade and other payables	貿易及其他應付款項	(20,529)
Net assets disposed of	已出售資產淨值	2,204
Reclassification adjustment from equity to		
profit or loss upon disposal:	調整至損益:	
Translation reserves	換算儲備	_
Gain on disposal of a subsidiary	出售一間附屬公司之收益	10
Consideration	代價	2,214
Net cash inflow on disposal of a	出售一間附屬公司之現金流入	
subsidiary:	淨額:	
Cash consideration received	已收現金代價	2,214
Less: Bank balances and cash disposed of	減:已出售銀行結餘及現金	(26)
		2,188

HK\$′000 イ油二



For the year ended 31 December 2020 截至2020年12月31日止年度

35. DISPOSAL OF SUBSIDIARIES – continued

FOR THE YEAR ENDED 31 DECEMBER 2019

Disposal of Sophie USA Holdings Limited ("Sophie USA") and its subsidiaries ("Sophie Group")

On 31 May 2019, COMB+ Technology Holdings Limited ("COMB+ Technology"), a direct wholly-owned subsidiary of the Company and TA Apartment Fund III LLC ("TA Apartment"), an independent third party incorporated in the United States, entered into a share transfer agreement (the "Share Transfer Agreement"), pursuant to which COMB+ Technology agreed to sell, and TA Apartment agreed to purchase the entire issued share capital of Sophie USA, a direct wholly-owned subsidiary of COMB+ Technology, who owns 100% and 90% of equity interest of Sophie USA Holdings, INC. ("Sophie INC.") and 17422 Derian Irvine LLC ("17422 Derian Irvine") respectively, at a total consideration of US\$27,000,000 (equivalent to approximately HK\$209,250,000) (the "Transaction"). 17422 Derian Irvine is engaged in properties development in the United States.

35. 出售附屬公司-續

截至2019年12月31日止年度

出售Sophie USA Holdings Limited (「Sophie USA」)及其附屬公司 (「Sophie集團」)

於2019年5月31日,本公司之直接全資附 屬公司COMB+ Technology Holdings Limited ([COMB+ Technology]) 與TA ApartmentFund III LLC(「TA Apartment」,於美國註冊成立的獨立 第三方)訂立股份轉讓協議(「股份轉讓 協議」),據此,COMB+ Technology 同意出售,而TA Apartment同意購買 Sophie USA (COMB+ Technology的 直接全資附屬公司)之全部已發行股本, 該公司分別擁有Sophie USA Holdings, INC.(「Sophie INC.」)及17422 Derian Irvine LLC ([17422 Derian Irvine]) 100%及90%股權,總代價為27,000,000 美元(相當於約209,250,000港元)(「交 易事項」)。17422 Derian Irvine於美國 從事物業開發。

For the year ended 31 December 2020 截至2020年12月31日止年度

35. DISPOSAL OF SUBSIDIARIES – continued FOR THE YEAR ENDED 31 DECEMBER 2019

– continued

Disposal of Sophie USA Holdings Limited ("Sophie USA") and its subsidiaries ("Sophie Group") – continued

Upon the completion of the Transaction on 4 July 2019, Sophie USA, Sophie INC. and 17422 Derian Irvine ceased to be subsidiaries of the Company. As at 31 December 2019, the Group had received consideration amounting to US\$18,900,000 (equivalent to approximately HK\$143,268,000) in aggregate with the remaining consideration amounting to approximately US\$8,100,000 (equivalent to approximately HK\$65,982,000) fully received in January and February 2020.

35. 出售附屬公司 - 續 截至2019年12月31日止年度 - 續

出售Sophie USA Holdings Limited (「Sophie USA」)及其附屬公司 (「Sophie集團」) – 續

於2019年7月4日交易事項完成後, Sophie USA、Sophie INC.及17422 Derian Irvine不再為本公司之附屬公 司。於2019年12月31日,本集團已合 共收取代價18,900,000美元(相當於 約143,268,000港元),剩餘代價約 8,100,000美元(相當於約65,982,000港 元)於2020年1月及2月悉數收取。

		HK\$'000 千港元
Properties under development for sale	發展中待售物業	326,203
Bank balances and cash	銀行結餘及現金	1,547
Trade and other payables and accruals	貿易及其他應付款項及預提款項	(22,524)
Amounts due to related parties	應付關聯人士款項	(4,445)
Bank and other borrowings — due within	銀行及其他借貸	
one year	於一年內到期	(83,040)
Net assets disposed of	已出售資產淨值	217,741
Non-controlling interest in Sophie USA	於Sophie USA之非控制性權益	(849)
Loss on disposal of a subsidiary	出售一間附屬公司之虧損	(7,642)
Consideration	代價	209,250
Net cash inflow on disposal of a	出售一間附屬公司之現金流入	
subsidiary:	淨額:	
Cash consideration received	已收現金代價	143,268
Less: Bank balances and cash disposed of	減:已出售銀行結餘及現金	(1,547)



141,721



For the year ended 31 December 2020 截至2020年12月31日止年度

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36. CAPITAL RISK MANAGEMENT POLICIES AND OBJECTIVES

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to owners of the Group through the optimisation of the debt and equity balances. The Group's overall strategy remains unchanged from prior year.

The capital structure of the Group consists of net debt, which includes bank and other borrowings, convertible bonds and bonds, as disclosed in notes 25 and 26 respectively, net of cash and cash equivalents and equity attributable to owners of the Company, comprising issued share capital and reserves.

The directors review the capital structure on a regular basis. As part of this review, the directors consider the cost of capital and the risks associated with each class of capital. Based on recommendations of the directors, the Group will balance its overall capital structure through new share issues and share buy-backs as well as the issue of new debt or the redemption of existing debt.

36. 資本風險管理政策及目標

本集團管理其資本以確保本集團旗下 實體能夠持續經營業務,同時透過優 化債權比率為本集團擁有人帶來最大 回報。與過往年度相比,本集團之整 體策略維持不變。

本集團之資本結構由淨債務組成,包括銀行及其他借貸、可換股債券及債券(如附註25及26所分別披露),已扣除現金及現金等價物以及本公司擁有人應佔權益(包括已發行股本及儲備)。

董事定期審閱資本結構。作為該審閲 其中一環,董事考慮資本成本及與各 類資本相關風險。根據董事的推薦建 議,本集團將透過新股發行及股份回 購以及發行新債務或贖回現有債務令 其整體資本結構達致平衡。

For the year ended 31 December 2020 截至2020年12月31日止年度

37. FINANCIAL INSTRUMENTS

37. 金融工具

(A) CATEGORIES OF FINANCIAL INSTRUMENTS

(A) 金融工具之類別

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
Financial assets	今 司 必 玄		
Financial assets Financial assets at amortised	金融資產 按攤餘成本計量的金融		
cost	資產		
Trade receivables	貿易應收款項	106	4,833
Other receivables	其他應收款項	4,666	83,366
Amounts due from related	應收關聯公司款項		
companies		351,698	634,833
Restricted bank balance	受限制銀行結餘	13,005	—
Bank balances and cash	銀行結餘及現金	10,771	40,980
Financial liabilities Financial liabilities at amortised	金融負債 按 <i>攤餘成本列賬之</i>		
cost	金融負債		
Trade and bills payables	貿易應付款項及		
	貿易應付款項及 應付票據	730,071	614,303
Trade and bills payables Other payables and accruals	貿易應付款項及 應付票據 其他應付款項及		
Other payables and accruals	貿易應付款項及 應付票據 其他應付款項及 預提款項	730,071 99,650	614,303 90,629
Other payables and accruals Amounts due to related	貿易應付款項及 應付票據 其他應付款項及	99,650	90,629
Other payables and accruals Amounts due to related companies	貿易應付款項及 應付票據 其他應付款項及 預提款項 應付關聯公司款項	99,650 1,157,510	
Other payables and accruals Amounts due to related companies Due to a joint venture	貿易應付款項及 應付票據 其他應付款項及 預提款項 應付關聯公司款項 應付一間合營企業款項	99,650 1,157,510 106,469	90,629 1,088,762
Other payables and accruals Amounts due to related companies	貿易應付款項及 應付票據 其他應付款項及 預提款項 應付關聯公司款項	99,650 1,157,510	90,629
Other payables and accruals Amounts due to related companies Due to a joint venture Bank and other borrowings	貿易應付款項及 應付票據 其他應付款項及 預提款項 應付關聯公司款項 應付一間合營企業款項 銀行及其他借貸	99,650 1,157,510 106,469 4,231,795	90,629 1,088,762
Other payables and accruals Amounts due to related companies Due to a joint venture Bank and other borrowings Convertible bonds and bonds	貿易應付款項及 應付票據 其他應付款項及 預提款項 應付關聯公司款項 應付一間合營企業款項 銀行及其他借貸 可換股債券及債券	99,650 1,157,510 106,469 4,231,795 919,492	90,629 1,088,762




For the year ended 31 December 2020 截至2020年12月31日止年度

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37. FINANCIAL INSTRUMENTS – continued

(B) FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's major financial instruments include trade receivables, other receivables and deposits, amounts due from/to related companies, bank balances and cash, pledged bank deposits, trade payables, other payables and accruals, lease liabilities, bank and other borrowings and convertible bonds and bonds. Details of the financial instruments are disclosed in respective notes. The risks associated with the Group's financial instruments include market risk (currency risk and interest rate risk), credit risk and liquidity risk. The policies on how to mitigate these risks are set out below.

Market risk

(i) Currency risk

Foreign currency risk is the risk that the value of a financial instrument will fluctuate because of changes in foreign exchange rates. With the majority of the Group's businesses transacted in RMB and HK\$, the aforesaid currencies are determined as the functional currencies of the Company and some subsidiaries respectively.

37. 金融工具-續

(B) 財務風險管理目標及政策

市場風險

- (i) 貨幣風險
 - 外幣風險指金融工具因 匯率變動導致價值波動 之風險。由於本集團大 部分業務交易以人民幣 及港元進行,故上述員 幣分別被界定為本公司 及若干附屬公司之功能 貨幣。

For the year ended 31 December 2020 截至2020年12月31日止年度

37.	FIN/ (B)	FINA	AL INSTRUMENTS – co Nicial Risk Managemen Ectives and Policies – c	т	金融 (B)	工具 – 續 財務風險管理目	漂及政策-續
		Mar	ket risk – continued			市場風險-續	
		(i)	Ket risk - continued <i>Currency risk - continue</i> The Company and its s have foreign currenc deposits, amounts c to related parties/sub prepayments and other r other payables and bor expose them to foreign risk.	ubsidiaries y in bank lue from/ osidiaries, eceivables, nds, which		 (i) 貨幣風險- 本公司及 有以下外 款、應收 士/附屬 付款項及其 	其附屬公司擁 客項目:銀行存 /應司款項、 一方 、 一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一
			US\$	美元		2020 2020年 HK\$′000 千港元 141,715	2019 2019年 HK\$'000 千港元 115,764
			RMB	人民幣元		53,464	55,735
			HK\$	港元		(645,196)	(622,859)
			In addition, amounts certain subsidiaries considered as part of t net investment in foreign and are denominated i the end of the reporti amounted to appro H K \$ 3 8 3 , 9 5 9 , 0 0 0 HK\$383,959,000).	that are he Group's operations n HK\$, at ng period, ximately		視 為 本 集 務 淨 投 資 以 港 元 計 干 附 屬 公 383,959,0	報告期末,被 團於部分業 之一應收若 一價之應收若 (1) (2019 59,000港元)。
			The Group manages t	he foreign		本集團透	過密切監察外

The Group manages the foreign currency risk by closely monitoring the movements of the foreign currency rate. 本集團透過密切監察外 幣匯率之變動,管理外 幣風險。





For the year ended 31 December 2020 截至2020年12月31日止年度

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37. FINANCIAL INSTRUMENTS – continued

(B) FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES – continued

Market risk – continued

(i) Currency risk – continued Sensitivity analysis

> The Group is mainly exposed to RMB and HK\$. The following table details the Group's sensitivity to a 5% (2019: 5%) increase and decrease in certain functional currencies against the relevant foreign currencies. 5% (2019: 5%) is the sensitivity rate used when reporting foreign currency risk internally to key management personnel and represents management's assessment of the reasonably possible change in foreign exchange rate. The sensitivity analysis includes only outstanding foreign currency denominated monetary items, and adjusts their translation at the end of the reporting period for a 5% (2019: 5%) change in foreign currency rate. A positive number below indicates a decrease in loss or an increase in profit for the year where functional currencies strengthen 5% (2019: 5%) against the relevant foreign currencies. For a 5% (2019: 5%) weakening of functional currencies against the relevant foreign currencies, there would be an equal and opposite impact on the profit and loss for the year.

37. 金融工具 - 續

(B) 財務風險管理目標及政策-續

市場風險-續

(i) 貨幣風險-續敏感度分析

本集團主要面對人民幣 及港元風險。下表詳述 本集團就若干功能貨幣 兑相關外幣之5%(2019 年:5%)升值及贬值之 敏感度。5%(2019年: 5%) 為向主要管理人員 內部報告外幣風險所用 敏感度比率,並代表管 理層對匯率合理可能變 動之評估。敏感度分析 僅包括以外幣計價之未 清償貨幣項目,並於報 告期末時就匯率之5% (2019年:5%) 變動調整 其換算金額。下文載列 之正數指功能貨幣兑相 關外幣升值5%(2019年: 5%) 情況下,年度虧損 之減少或溢利之增加。 倘 功 能 貨 幣 兑 相 關 外 幣 貶值5%(2019年:5%), 則會對年度損益產生相 等及相反之影響。



For the year ended 31 December 2020 截至2020年12月31日止年度

37. FINANCIAL INSTRUMENTS – continued

(B) FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES – continued

Market risk – continued

(i) Currency risk – continued Sensitivity analysis – continued

37.	金融エ	□具-續
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(B) 財務風險管理目標及政策-續

市場風險-續

(i) 貨幣風險-續
 敏感度分析-續

		(Decrease) inc			e in other sive income	
		溢利(減	少) 增加	其他綜合	收益減少	
		2020	2019	2020	2019	
		2020年	2019年	2020 年	2019年	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		千港元	千港元	千港元	千港元	
US\$	美元	(6,241)	(5,157)	-	_	
RMB	人民幣	2,232	2,326	_	_	
HK\$	港元	26,936	26,004	16,030	16,030	
		22,927	23,173	16,030	16,030	

In management's opinion, the sensitivity analysis is unrepresentative of the inherent foreign exchange risk as the year end exposure does not reflect the exposure during the year. 管理 層認為,由於年結 日的風險並不能反映年 內風險,故敏感度分析 不能代表固有外匯風險。





For the year ended 31 December 2020 截至2020年12月31日止年度

37. FINANCIAL INSTRUMENTS – continued

Market risk – continued

(B) FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES – continued

37. 金融工具-續

(B) 財務風險管理目標及政策-續

市場風險-續

(ii)

(ii) Cash flow interest rate risk

The Group is exposed to cash flow interest rate risk due to the fluctuation of the prevailing market interest rate on bank deposits and bank borrowings carried at prevailing market interest rates based on or by reference to the interest rates promulgated by the People's Bank of China. During the year, the Group did not hedge its fair value and cash flow interest rate risk. Interest rate risk is managed by the management on an ongoing basis with the primary objective of limiting the extent to which net interest expense could be affected by adverse movements in interest rates.

The Group's cash flow interest rate risk is mainly concentrated on the fluctuation of the interest rate of variable-rate bank deposits and bank and other borrowings. The sensitivity analysis below has been determined based on the exposure to interest rates for bank deposits and bank and other borrowings at the end of the reporting period. The analysis is prepared assuming the financial instruments outstanding at the end of the reporting period were outstanding for the whole year. A 50 basis points (2019: 50 basis points) increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the effect from possible change in interest rates.

本集團之現金流量利率 風險主要集中於浮息銀 行存款以及銀行及其他 借貸之利率波動。下文 之敏感度分析乃根據報 告期末銀行存款以及銀 行及其他借貸之利率風 險釐定。編製分析時所 作之假設為,於報告期 末未償付之金融工具金 額於整個年度均未償付。 上升或下降50個基點 (2019年:50個基點)為 向主要管理人員內部報 告利率風險所用敏感度 比率,並代表管理層對 利率可能變動之影響之 評估。

For the year ended 31 December 2020 截至2020年12月31日止年度

37. FINANCIAL INSTRUMENTS – continued

(B) FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES – continued

Market risk – continued

(ii) Cash flow interest rate risk – continued

If the interest rates had been 50 basis points (2019: 50 basis points) higher or lower and all other variables were held constant, the Group's loss (2019: loss) for the year would increase/decrease by approximately HK\$1,457,000 (2019: decrease/increase by HK\$11,903,000).

Credit risk and impairment assessment

At the end of each of the reporting period, the Group's maximum exposure to credit risk which will cause a financial loss to the Group due to failure to discharge an obligation by the counterparties is arising from the carrying amount of the respective recognised financial assets as stated in the consolidated statement of financial position.

In order to minimise the credit risk, the management of the Group has monitoring procedures to ensure that follow-up action is taken to recover overdue debts. In addition, the Group performs impairment assessment under ECL model on each individual trade and other receivables at the end of the reporting period to ensure that adequate impairment losses are made for irrecoverable amounts.

The Group does not have significant concentration of credit risk with exposure spread over a number of counter parties and customers.

37. 金融工具-續

(B) 財務風險管理目標及政策-續

市場風險-續

(ii) 現金流量利率風險-續

倘利率上升或下降50個基點(2019年:50個基點),而所有其他變數維持不變,本集團年內虧損(2019年:虧損)將增加/減少約1,457,000港元(2019年:減少/增加11,903,000港元)。

信貸風險及減值評估

於各報告期末,本集團面對的 最大信貸風險(因對手方未能 履行責任而導致本集團出現財 務虧損)源自合併財務狀況表 所載各項已確認金融資產之賬 面值。

為減低信貸風險,本集團之管 理層已有監管程序,確保採取 跟進行動以收回逾期債務。此 外,本集團會於報告期末根據 預期信貸虧損模式對各項個別 貿易及其他應收款項進行減值 評估,確保就無法收回之款項 計提足夠減值虧損。

本集團並無重大集中信貸風險, 而風險乃分散在多個對手方及 客戶。





For the year ended 31 December 2020 截至2020年12月31日止年度

37. FINANCIAL INSTRUMENTS – continued

(B) FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES – continued

37. 金融工具-續

(B) 財務風險管理目標及政策-續

信貸風險及減值評估-續

根據預期信貸虧損評估,所有 金融資產(包括貿易及其他 軟項及按金、應收關聯公司 款項及銀行結餘)面臨的信貸 關險(須進行預期信貸,原 對 方違約風險較低且並貸 對 款項,自第三方信約, 太集團確認虧損撥 備已於年內,本集團確認虧損撥備約 17,905,000港 元(2019年: 無) (附註19及20)。

流動風險

流動風險分析

下表詳述本集團非衍生金融負 債之合約到期情況。該表根據 金融負債之未折現現金流量, 按本集團須還款之最早日期編 製。其他非衍生金融負債之到 期日則依據協定償還日期。此 外,下表詳述本集團衍生金融 工具之流動資金分析。

Credit risk and impairment assessment – continued

Based on the ECL assessment, the credit exposures for all the financial assets (including trade and other receivables and deposits, amount due from related companies and bank balances), are considered as low risk because the counterparties have a low risk of default and does not have material past due amounts, except for the credit-impaired other receivable from a third party for which loss allowance had been fully provided during the year. During the year, loss allowance of approximately HK\$17,905,000 (2019: Nil) was recognised for the Group (Notes 19 and 20).

Liquidity risk

Liquidity risk analysis

The following table details the Group's 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 is required to pay. The maturity dates for other non-derivative financial liabilities are based on the agreed repayment dates. In addition, the following table details the Group's liquidity analysis for its derivative financial instruments.

流動風險-續

For the year ended 31 December 2020 截至2020年12月31日止年度

37. FINANCIAL INSTRUMENTS – continued

(B) FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES – continue

37. 金融工具-續

- (B) 財務風險管理目標及政策-續
- OBJECTIVES AND POLICIES continued Liquidity risk – continued

Liquidity risk analysis – continued

The table includes both interest and principal cash flows. To the extent that interest flows are floating rates, the undiscounted amount is derived from the interest rate at the end of the reporting period.

流動風險分析-續								
下表載列利率及本金現金流量。								
倘利息流屬浮動利率,則未折								
現金額按報告期末之利率而得								
出。								

		Weighted average interest rate 加權平均利率 % %	On demand or less than 3 months 按要求償還 或少於三個月 HK\$'000 千港元	3 months to1 year 三個月至一年 HK\$'000 千港元	1 year to 2 years 一年至兩年 HK\$'000 千港元	2 years to 5 years 兩年至五年 HK\$*000 千港元	Total undiscounted cash flow 未折現現金 流量總額 HK\$*000 千港元	Carrying amount at 31 December 2020 於2020年 12月31日之 賬面值 HK\$'000 千港元
			1,070	1,0,0	1,070	1,0,0	17070	1,070
Non-derivative financial liabilities	非衍生金融負債							
Trade and bill payables	貿易應付款項及	N/A						
	應付票據	不適用	730,071	-	-	-	730,071	730,071
Other payables and accruals	其他應付款項及	N/A						
	預提款項	不適用	99,650	-	-	-	99,650	99,650
Amounts due to related	應付關聯公司款項	N/A						
companies (Note 39(E)(ii))	(附註39(E)(ii))	不適用	1,157,510	-	-	-	1,157,510	1,157,510
Due to a joint venture	應付一間合營企業款							
(Note 39(E)(ii))	項(附註39(E)(ii)) 印度句佳	不適用	106,469	-	-	-	106,469	106,469
Lease liabilities Convertible bonds and bonds	租賃負債 可換股債券及債券	6.88%	3,334	3,079	3,351	726	10,490	9,769
Liabilities components	可供放員分及員分 — 負債部分	11.40%	126,030	496.013	26,734	614,871	1,263,648	919,492
Bank and other borrowings	—————————————————————————————————————	6.36%-12.41%	3,731,909	430,013 146,720	483,184	- 10,071	4,361,813	4,231,795
	옷 마리 가 지 다 ve	VIV/0 12.71/0	0,701,000	140,720	100,104		1,001,010	7,201,700
			5,954,973	645,812	513,269	615,597	7,729,651	7,254,756
Financial guarantees	財務擔保合約	N/A						
contracts	71 U B V B V	不適用	258,002	-	-	-	258,002	-





For the year ended 31 December 2020 截至2020年12月31日止年度

37.

(B)

FINANCIAL INSTRUMENTS – continued 37.

37. 金融工具-續

(B) 財務風險管理目標及政策 - 續

Carrying

OBJECTIVES AND POLICIES – continued Liquidity risk – continued

FINANCIAL BISK MANAGEMENT

Liquidity risk analysis – continued

流動風險-續 *流動風險分析-續*

								Carrying
		Weighted	On demand				Total	amount at
		average	or less than	3 months	1 year	2 years	undiscounted	31 December
		interest rate	3 months	to 1 year	to 2 years	to 5 years	cash flow	2019
								於2019年
			按要求償還				未折現現金	12月31日之
		加權平均利率	或少於三個月	三個月至一年	一年至兩年	兩年至五年	流量總額	賬面值
		%	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		%	千港元	千港元	千港元	千港元	千港元	千港元
Non-derivative financial	非衍生金融負債							
liabilities								
Trade and bill payables	貿易應付款項及	N/A						
	應付票據	不適用	614,303	-	_	_	614,303	614,303
Other payables and accruals	其他應付款項及	N/A						
	預提款項	不適用	90,629	-	-	-	90,629	90,629
Amounts due to related	應付關聯公司款項	N/A						
companies (Note 39(E)(ii))	(附註39(E)(ii))	不適用	1,088,762	-	-	-	1,088,762	1,088,762
Lease liabilities	租賃負債	5.08%	1,111	3,221	-	_	4,332	4,143
Convertible bonds and bonds	可換股債券及債券							
 Liabilities components 	— 負債部分	8.41%-11.63%	_	1,113,384	-	_	1,113,384	1,040,985
Bank and other borrowings	銀行及其他借貸	5.84%-14.90%	1,623,621	254,538	1,608,149	997,487	4,483,795	3,983,034
			3,418,426	1,371,143	1,608,149	997,487	7,395,205	6,821,856
			0,110,120	071,170	1,000,140	301,401	1,000,200	0,021,000
Financial guarantees	財務擔保合約	N/A						
contracts		不適用	269,954	-	-	-	269,954	-

(C) FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS

Fair value of the Group's financial assets and financial liabilities that are not measured at fair value on a recurring basis

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

(C) 金融工具之公允價值計量

本集團以非經常性基準按公允 價值計量之金融資產及金融負 債之公允價值

董事認為於該等合併財務報表 按攤餘成本計量之金融資產及 金融負債之賬面值與其公允價 值相若。

For the year ended 31 December 2020 截至2020年12月31日止年度

OTHER CASH FLOW INFORMATION 38. **CHANGES IN LIABILITIES ARISING FROM FINANCING ACTIVITIES**

其他現金流量資料 38.

Details of the changes in the Group's liabilities from financing activities are as follows:

融資活動所產生負債之變動

本集團融資活動所產生負債之變動詳 情如下:

2020年

					No	on-cash change 非現金變動	S		_
		1 January 2020 2020年 1月1日 HK\$'000 千港元	Financing cash flow 限金流量 HK\$'000 千港元	Foreign exchange differences 外匯差額 HK\$'000 千港元	Disposal of ROU 出售 使用權資產 HK\$'000 千港元	Accrued interest 應計利息 HK\$'000 千港元	New Lease 新租賃 HK\$′000 千港元	Extension of Convertible Bonds I&II 延長可換股 債券I及II HK\$'000 千港元	31 December 2020 2020年 12月31日 HK\$'000 千港元
Amounts due to related companies (Note 39E(ii))	應付關聯公司款項 (附註39E(ii)) 應付 問人終合業款	1,088,762	(2,773)	71,521	_	_	_	_	1,157,510
Due to a joint venture (Note 39E(ii)) Bank and other borrowings Convertible bonds and bonds	應付一間合營企業款 項(附註39E(ii)) 銀行及其他借貸 可換股債券及債券 租賃6//		100,722 (49,129) (72,153)	5,747 297,890 32,574 200		- - 109,347	- - -	- - (191,261)	106,469 4,231,795 919,492
Lease liabilities Interest payable Total	租賃負債 應付利息 總計	4,143 46,665 6,163,589	(3,307) (418,091) (444,731)	390 408,122	(655) (655)	662 371,426 481,435	8,536 — 8,536		9,769







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38. 其他現金流量資料-續

2019年

CHANGES IN LIABILITIES ARISING FROM FINANCING ACTIVITIES – continued

OTHER CASH FLOW INFORMATION

融資活動所產生負債之變動-續

2019

– continued

38.

					No	on-cash changes 非現金變動			_
				Foreign	Disposal			Extension of	
		1 January	Financing	exchange	of a	Accrued	New	Convertible	31 December
		2019 2019年	cash flow 融資	differences	subsidiary 出售一間	interest	Lease	Bonds I 延長可換股	2019 2019年
		1月1日	現金流量	外匯差額	附屬公司	應計利息	新租賃	債券I	12月31日
		HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元
Amounts due to related	應付關聯公司款項								
companies (Note 39E(ii))	(附註39E(ii))	1,098,050	29,374	(34,217)	(4,445)	_	_	_	1,088,762
Bank and other borrowings	銀行及其他借貸	3,968,634	191,558	(94,118)	(83,040)	_	_	_	3,983,034
Convertible bonds and bonds	可換股債券及債券	1,121,190	(179,178)	(10,253)	_	108,118	_	1,108	1,040,985
_ease liabilities	租賃負債	10,167	(6,544)	(50)	-	570	_	-	4,143
nterest payable	應付利息	46,665	(303,533)	_	_	303,533	-	_	46,665
Īotal	總計	6,244,706	(268,323)	(138,638)	(87,485)	412,221	_	1,108	6,163,589

Notes:

(a)

附註:

- (a) 有關應付關聯公司款項、銀行及其 他借貸、租賃負債、可換股債券及 債券以及應付利息之現金流量指 合併現金流量表內披露的若干所 得款項及還款淨額。
- (b) Other changes mainly represents amortisation of up-front fee of bank and other borrowings.

the consolidated statement of cash flows.

The cash flows with amounts due to related

companies, bank and other borrowings, lease

liabilities, convertible bonds and bonds and interest payable represented the net amount of

certain proceeds and repayments disclosed in

(b) 其他變動主要指銀行及其他借貸 預付款攤銷。



For the year ended 31 December 2020 截至2020年12月31日止年度

39. RELATED PARTY DISCLOSURES

Apart from the related party transactions disclosed elsewhere in these consolidated financial statements, the Group had the following significant related party transactions during the year.

- (A) During the year ended 31 December 2018, the Group entered into property management agreement with Tianrong Property Service Co., Ltd. and its subsidiaries ("Tianrong"), a company held as to 64% by Mr. Zhou Zheng, pursuant to which Tianrong would provide property management service to the Group from 1 August 2018 to 18 October 2021. The service expense for the year was approximately HK\$3,939,000 (2019: HK\$9,948,000).
- (B) During the year ended 31 December 2019, the Group entered into an agreement with DreamEast Pictures Co., Ltd. ("DreamEast Pictures"), a company held as to 80% by Mr. Zhou Zheng, pursuant to which DreamEast Pictures would provide the Intellectual Properties Rights to the Group from 1 August 2019 to 31 July 2021. The service expenses for the year was approximately HK\$4,242,000 (2019: HK\$4,200,000).
- (C) During the year ended 31 December 2017, the Group entered into a tenancy agreement with Sanhe SkyOcean Real Estate Development Co., Ltd. ("Sanhe SkyOcean"), a company held as to 80% by Mr. Zhou Zheng, pursuant to which Sanhe SkyOcean would lease the theme park to the Group with the lease term from October 2017 to December 2019. On 13 December 2019, Sanhe SkyOcean and DreamEast Sanhe renewed the Theme Park Agreement from 1 January 2020 to 31 December 2022. The rental payment for the year was approximately HK\$2,141,000 (2019: HK\$2,161,000).

39. 關聯人士之披露

除此等合併財務報表其他部分所披露 之關聯人士交易外,本集團於年內曾 進行下述重大關聯人士交易。

- (A) 於截至2018年12月31日止年度, 本集團與Tianrong Property Service Co., Ltd.及其附屬公司 (「Tianrong」)(一間由周政先生 持有64%權益之公司)訂立物業管 理協議,據此,Tianrong自2018年 8月1日至2021年10月18日將向本 集團提供物業管理服務。年內服務 費用約為3,939,000港元(2019 年:9,948,000港元)。
- (B) 於截至2019年12月31日止年度, 本集團與夢東方電影有限公司 (「夢東方電影」)(一間由周政 先生持有80%之公司)訂立協議, 據此,夢東方電影自2019年8月 1日至2021年7月31日將向本集 團提供知識產權。年內服務費用 約為4,242,000港元(2019年: 4,200,000港元)。
- (C) 於截至2017年12月31日止年度,本集團與三河天洋城房地產開發有限公司(「三河天洋城」,一間由周政先生持有80%權益之公司)訂立租賃協議,據此,三河天洋城將向本集團出租主題樂園,租期由2017年10月至2019年12月。於2019年12月31日,三河天洋城與夢東方(三河)娛樂有限公司重續主題公園協議,期限為自2020年1月1日至2022年12月31日。年內租賃付款約為2,141,000港元(2019年:2,161,000港元)。





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39. RELATED PARTY DISCLOSURES – continued

(D) During the year ended 31 December 2019, the Group entered into consultancy service agreement with Tianmao, pursuant to which the Group would provide consultancy service to Tianmao from 21 February 2019 to 20 February 2020. The service fee for the year ended 31 December 2020 was nil (2019: HK\$24,172,000).

> The above transactions also constituted connected transactions or continuing connected transactions as defined in the chapter 14A of the Listing Rules.

(E) OUTSTANDING BALANCES WITH RELATED PARTIES

- At 31 December 2020, amounts due from related companies of HK\$351,698,000 (2019: HK\$634,833,000) were all nontrade nature, unsecured, interestfree and repayable within one year. Mr. Zhou Zheng has controlling interest in these related companies. The maximum outstanding amount due from related companies was HK\$634,833,000 (2019: HK\$890,586,000) during the current year.
- (ii) At 31 December 2020, amounts due to related companies and due to a joint venture of HK\$1,157,510,000 (2019: HK\$1,088,762,000) and HK\$106,469,000 (2019: Nil) were all non-trade nature, unsecured, interest-free and repayable on demand. Mr. Zhou Zheng has controlling interest in these related companies.

39. 關聯人士之披露-續

(D) 於截至2019年12月31日止年度,本集團與天茂訂立諮詢服務協議,據此,本集團自2019年2月21日至2020年2月20日將向天茂提供諮詢服務。於截至2020年12月31日止年度,服務費用為零(2019年:24,172,000港元)。

上述交易亦構成上市規則第十四 A章所界定的關連交易或持續關連 交易。

(E) 與關聯人士之未償還結餘

- (i) 於2020年12月31日, 應收關聯公司之款項 351,698,000港元(2019 年:634,833,000港元)均 屬非貿易性質、無抵押、免息及須於一年內償還。周政先生擁有此等關聯公司之控制權權益。於本年度, 應收關聯公司之未償還款 項最高為634,833,000港元(2019年:890,586,000 港元)。
- (iii) 於2020年12月31日,應付 關聯公司及應付一間合營 企業之款項1,157,510,000 港元(2019年: 1,088,762,000港元)及 106,469,000港元(2019年:無)均屬非貿易性質、 無抵押、免息及須按要求 償還。周政先生擁有此等關 聯公司之控制權權益。

For the year ended 31 December 2020 截至2020年12月31日止年度

39. RELATED PARTY DISCLOSURES – continued

(F) COMPENSATION OF KEY MANAGEMENT PERSONNEL OF THE GROUP

Key management personnel of the Group representing the directors, who have authority and responsibility for planning, directing and controlling the activities of the Group, directly or indirectly. Compensation to key management personnel represents directors' emoluments and is disclosed in note 11.

(G) GUARANTEES PROVIDED BY RELATED PARTIES

- At 31 December 2020, Mr. Zhou Zheng and certain related parties provided joint personal guarantee for the borrowings granted by certain banks and other financial institutions to the Group with the carrying amount of RMB3,561,648,000 (2019: RMB3,572,981,000), which is equivalent to approximately HK\$4,231,795,000 (2019: approximately HK\$3,983,034,000), details of which are set out in note 25.
- (ii) At 31 December 2020, SkyOcean Holdings Group Limited, a company beneficially owned as to 80% by Mr. Zhou Zheng, provided corporate guarantee for the borrowings granted by certain banks and other financial institutions to the Group with the carrying amount of RMB3,561,648,000 (2019: RMB3,572,981,000), which is equivalent to approximately HK\$4,231,795,000 (2019: approximately HK\$3,983,034,000), details of which are set out in note 25

39. 關聯人士之披露-續

(F) 本集團主要管理人員報酬

本集團主要管理人員指直接或 間接擁有規劃、指導及控制本 集團活動之權力及責任之董事。 主要管理人員報酬指董事之薪 酬,詳情於附註11披露。

(G) 關聯人士提供之擔保

- (i) 於2020年12月31日,周政 先生及若干關聯人士就若 干銀行及其他金融機構 向本集團授出之賬面值 為人民幣3,561,648,000 元(2019年:人民幣 3,572,981,000元)(相 當於約4,231,795,000 港元(2019年:約 3,983,034,000港元))之 借貸提供共同個人擔保, 有關詳情載於附註25。
- (ii) 於2020年12月31日,周 政先生實益擁有80% 權益之公司天洋控股 集團有限公司就若干銀 行及其他金融機構向本 集團授出之賬面值為 人民幣3,561,648,000 元(2019年:人民幣 3,572,981,000元)(相 當於約4,231,795,000 港元(2019年:約 3,983,034,000港元))之 借貸提供公司擔保,有關詳 情載於附註25。





For the year ended 31 December 2020 截至2020年12月31日止年度

39. RELATED PARTY DISCLOSURES – continued

39. 關聯人士之披露-續

- (G) GUARANTEES PROVIDED BY RELATED PARTIES – continued
 - (iii) At 31 December 2020, DreamEast (Sanhe) Entertainment Limited, a company beneficially owned as to 80% by Mr. Zhou Zheng, provided corporate guarantee for the borrowings granted by certain banks to the Group with the carrying amount of RMB267,499,000 (2019: RMB304,681,000), which is equivalent to approximately H K \$ 317,831,000 (2019: approximately HK\$339,647,000), details of which are set out in note 25.
 - (iv) At 31 December 2019, Mr. Zhou Zheng and the Company provided joint personal guarantee for the loan from an independent third party to the Group with the carrying amount of RMB230,953,000, which is equivalent to approximately HK\$257,458,000, details of which are set out in note 25.

(G) 關聯人士提供之擔保-續

- (iii) 於2020年12月31日,周政 先生實益擁有80%權益之 公司夢東方(三河)娛樂有 限公司就若干銀行向本集 團授出之賬面值為人民幣 267,499,000元(2019年: 人民幣304,681,000元)(相 當於約317,831,000港元 (2019年:約339,647,000 港元))之借貸提供公司擔 保,有關詳情載於附註25。
- (iv) 於2019年12月31日,周 政先生及本公司就一名 獨立第三方向本集團授 出之賬面值為人民幣 230,953,000元(相當於約 257,458,000港元)之貸款 提供共同個人擔保,有關 詳情載於附註25。

For the year ended 31 December 2020 截至2020年12月31日止年度

39. RELATED PARTY DISCLOSURES – continued

39. 關聯人士之披露 - 續

- (G) GUARANTEES PROVIDED BY RELATED PARTIES – continued
 - (v) At 31 December 2020 and 2019, Mr. Zhou Zheng and a related party, provided joint personal guarantee and Beijing SkyOcean Holdings, a company beneficially owned as to 80% by Mr. Zhou Zheng, provided corporate guarantee in favour of the holders of the Convertible Bonds I, the Bonds I and the Bonds II (note 26). Furthermore, Convertible Bonds I, the Bonds I and the Bonds II are also secured by share charge over certain number of ordinary shares of the Company held by SkyOcean Investment Holdings Limited, the immediate holding company of the Company, details of which are set out in paragraph headed "Mandatory Early Redemption for Convertible Bonds I, the Bonds I and the Bonds II" in note 26. In addition, SkyOcean Investment Holdings Limited, being the holder of Convertible Bonds II, charged over certain part of Convertible bonds II in favour of the holder of Bonds II (note 26).
- (G) 關聯人士提供之擔保 續
 - 於2020年及2019年12月31 (v) 日,周政先生及一名關聯人 士向可換股債券I、債券I及 債券II之持有人提供共同個 人擔保,而周政先生實益 擁有80%權益之公司北京 天洋控股向其提供公司擔 保(附註26)。此外,可換 股債券1、債券1及債券11亦 以本公司直接控股公司天 洋投資控股有限公司持有 之本公司若干普通股之股 份質押作擔保,有關詳情 載於附註26「強制提早贖 回可換股債券I、債券I及債 券II] 一段。此外,可換股債 券II持有人天洋投資控股 有限公司已向債券II持有人 質押若干部分可換股債券II (附註26)。







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40. PARTICULARS OF PRINCIPAL SUBSIDIARIES

40. 主要附屬公司資料

Name of subsidiary	Place and date of incorporation/ establishment 註冊成立/	Issued and fully paid share capital/ registered capital 已發行及繳足之		equity interest e Company	Principal activities and place of operation	
附屬公司名稱	成立地點及日期	股本/註冊股本	本公司所持有之 2020 2020年	2應佔股本權益 2019 2019年	主要業務及經營地點	
SkyOcean International United	Hong Kong/	HK\$10,000	82.35%	82.35%	Investment holding,	
Limited 天洋國際聯合有限公司	19 August 2010 香港/ 2010年8月19日	10,000港元	82.35%	82.35%	Hong Kong 投資控股 [,] 香港	
Skyleaf Holdings limited*	BVI/	US\$1	100%	100%	Investment holding,	
天葉控股有限公司	8 August 2013 英屬處女群島/ 2013年8月8日	1美元	100%	100%	Hong Kong 投資控股 [,] 香港	
Beijing SkyOcean** (Limited liability company)	PRC/ 6 March 2014	RMB249,000,000	100%	100%	Property development, PRC	
北京天洋基業投資有限公司 (有限責任公司)	中國/ 2014年3月6日	人民幣249,000,000元	100%	100%	物業發展,中國	
DreamEast (Sanhe)** (Wholly foreign-owned limited	PRC/ 29 January 2015	US\$1,000,000	100%	100%	Investment holding, PRC	
liability company) 夢東方(三河)娛樂有限公司 (外商獨資有限責任公司)	中國/ 2015年1月29日	1,000,000美元	100%	100%	投資控股・中國	
DreamEast Jiaxing Cultural Investment Co., Ltd** (Wholly foreign-owned limited	PRC/ 6 December 2016	US\$58,820,000	100%	100%	Property development, PRC	
liability company) 夢東方(嘉興)文化投資有限公司 (外商獨資有限責任公司)	中國/ 2016年12月6日	58,820,000美元	100%	100%	物業發展,中國	
Hunan DreamEast** (Limited liability company)	PRC/ 7 March 2017	RMB100,000,000	100%	100%	Property development, PRC	
湖南夢東方文化發展有限公司 (有限責任公司)	中國/ 2017年3月7日	人民幣100,000,000元	100%	100%	物業發展,中國	

主要附屬公司資料-續

For the year ended 31 December 2020 截至2020年12月31日止年度

40.

40. PARTICULARS OF PRINCIPAL SUBSIDIARIES – continued

Place and date Issued and fully of incorporation/ paid share capital/ Attributable equity interest **Principal activities** establishment and place of operation Name of subsidiary registered capital held by the Company 註冊成立/ 已發行及繳足之 附屬公司名稱 股本/註冊股本 本公司所持有之應佔股本權益 成立地點及日期 主要業務及經營地點 2020 2019 2020年 2019年 Jiangsu DreamEast** PRC/ RMB100.000.000 100% 100% Property development, (Limited liability company) 16 December 2015 PRC 夢東方(江蘇)文化投資發展 中國/ 人民幣100.000.000元 100% 100% 物業發展,中國 有限公司(有限責任公司) 2015年12月16日 DreamEast Future World** PRC/ RMB6,000,000 100% 100% Tourism park operation, PRC (Limited liability company) 5 February 2015 夢東方未來世界(三河)娛樂 中國/ 人民幣6,000,000元 100% 100% 旅遊樂園營運,中國 有限公司(有限責任公司) 2015年2月5日 PRC/ 100% SkyOcean Cultural RMB500,000,000 100% Property development, Development Limited** 20 April 2017 PRC ("SkyOcean Cultural") (Limited liability company) 天洋文化發展有限公司 中國/ 人民幣500,000,000元 100% 100% 物業發展,中國 (「天洋文化」)(有限責任公司) 2017年4月20日 Issued capital held directly by the Company 已發行股本由本公司直接持有 * * English name for identification only * * 英文名稱僅供參考







For the year ended 31 December 2020 截至2020年12月31日止年度

40. PARTICULARS OF PRINCIPAL SUBSIDIARIES – continued

The above table listed the subsidiaries of the Company which, in the opinion of the directors, principally affected the operating results of the Group for the year or formed a substantial portion of the net assets of the Group. To give details of other subsidiaries would, in the opinion of the directors, result in particulars of excessive length.

Note:

None of the subsidiaries had issued any debt securities at the end of the year.

FINANCIAL INFORMATION OF SUBSIDIARIES WITH INDIVIDUALLY MATERIAL NON-CONTROLLING INTERESTS ("NCI")

The following table shows the information relating to the non-wholly owned subsidiary that has material NCI. The summarised financial information represents amounts before intercompany eliminations. 40. 主要附屬公司資料-續

以上表格載列董事認為主要影響本集 團本年度經營業績或構成本集團資產 淨值主要部分之本公司附屬公司。董 事認為,提供其他附屬公司之詳情會 過於冗長。

附註:

於年結日概無附屬公司已發行任何債務證 券。

擁有個別重大非控制性權益(「非控制 性權益」)之附屬公司財務資料

下表列示有關擁有重大非控制性權 益之非全資附屬公司之資料。財務資 料概要指公司間對銷前之數額。

> SkyOcean International United Limited 天洋國際聯合 有限公司

At 31 December 2020 Proportion of NCI's ownership interests **於2020年12月31日** 非控制性權益之擁有權 權益比例

17.65%



For the year ended 31 December 2020 截至2020年12月31日止年度

40. PARTICULARS OF PRINCIPAL SUBSIDIARIES – continued

40. 主要附屬公司資料-續

FINANCIAL INFORMATION OF SUBSIDIARIES WITH INDIVIDUALLY MATERIAL NON-CONTROLLING INTERESTS ("NCI") – continued

擁有個別重大非控制性權益(「非控制 性權益」)之附屬公司財務資料-續

		HK\$′000 千港元
Current assets Non-current assets Current liabilities Non-current liabilities	流動資產 非流動資產 流動負債 非流動負債	216 1,056,584 (21,078) —
Net assets	資產淨值	1,035,722
Carrying amount of NCI	非控制性權益之賬面值	182,805
		HK\$′000 千港元
Year ended 31 December 2020 Revenue Expenses	截至2020年12月31日止年度 收入 開支	(214,788)
Loss Other comprehensive income	虧損 其他綜合收益	(214,788) 67,032
Total comprehensive income	綜合收益總額	(147,756)
Loss attributable to NCI	非控制性權益應佔虧損	(37,910)
Total comprehensive loss attributable to NCI	非控制性權益應佔綜合虧損 總額	(26,079)
Net cash flows from: Operating activities Investing activities Financing activities	下列所得現金流量淨額: 經營活動 投資活動 融資活動	(1)
Total cash inflows	現金流入總額	(1)



For the year ended 31 December 2020 截至2020年12月31日止年度

40. PARTICULARS OF PRINCIPAL SUBSIDIARIES - continued 40. 主要附屬公司資料-續 FINANCIAL INFORMATION OF SUBSIDIARIES WITH INDIVIDUALLY MATERIAL NON-CONTROLLING INTERESTS ("NCI") - continued 40. 主要附屬公司資料-續

		SkyOcean International United Limited 天洋國際聯合
		有限公司
At 31 December 2019 Proportion of NCI's ownership interests	於2019年12月31日 非控制性權益之擁有權權益	
	比例	17.65%
		HK\$'000
		千港元
Current assets	流動資產	217
Non-current assets	非流動資產	1,204,339
Current liabilities	流動負債	(21,079)
Non-current liabilities	非流動負債	
Net assets	資產淨值	1,183,477
Carrying amount of NCI	非控制性權益之賬面值	208,884



For the year ended 31 December 2020 截至2020年12月31日止年度

40. PARTICULARS OF PRINCIPAL SUBSIDIARIES – continued

40. 主要附屬公司資料-續

FINANCIAL INFORMATION OF SUBSIDIARIES WITH INDIVIDUALLY MATERIAL NON-CONTROLLING INTERESTS ("NCI") – continued

擁有個別重大非控制性權益(「非控制 性權益」)之附屬公司財務資料-續

		HK\$′000 千港元
Year ended 31 December 2019 Revenue	截至2019年12月31日止年度 收入	_
Expenses	開支	(3,362)
Loss Other comprehensive income	虧損 其他綜合收益	(3,362) (27,281)
Total comprehensive income	綜合收益總額	(30,643)
Loss attributable to NCI	非控制性權益應佔虧損	(593)
Total comprehensive loss attributable to NCI	非控制性權益應佔綜合虧損 總額	(5,409)
Net cash flows from:	下列所得現金流量淨額:	
Operating activities	經營活動	1
Investing activities	投資活動	—
Financing activities	融資活動	
Total cash inflows	現金流入總額	1





For the year ended 31 December 2020 截至2020年12月31日止年度

40. PARTICULARS OF PRINCIPAL SUBSIDIARIES – continued

40. 主要附屬公司資料-續

本集團之組成

COMPOSITION OF THE GROUP

Principal activity 主要業務	Place of incorporation/ establishment and operation 註冊成立/成立及經營地點	Number of wholly-owned subsidiaries 全資附屬公司數目		
		2020 2020年	2019 2019年	
			2010	
Investment holding	Hong Kong	4	4	
投資控股	香港			
Investment holding	BVI	5	6	
投資控股	英屬處女群島			
Investment holding	PRC	1	1	
投資控股	中國			
Property development and	PRC			
management		9	11	
物業發展及管理	中國			
Provision of corporate services	Hong Kong	1	1	
提供公司服務	香港			
Tourism park operation	PRC	1	1	
旅遊樂園營運	中國			
Movie and television culture	PRC	3	3	
影視文化	中國			
Inactive	BVI	-	3	
暫無營業	英屬處女群島			
Inactive	PRC	3	4	
暫無營業	中國			
		27	34	
Other activity 其他業務	Place of incorporation/ establishment and operation 註冊成立/成立及經營地點	Number of non-wholly-owned subsidiaries 非全 資 附 屬 公司 數 日		

Other activity 其他業務	operation 註冊成立/成立及經營地點	subsidiaries 非全資附屬公司數目	
		2020 2020年	2019 2019年
	Hong Kong 香港	1	1
Movie and television culture 影視文化	PRC 中國	1	1
		2	2



For the year ended 31 December 2020 截至2020年12月31日止年度

41. STATEMENT OF FINANCIAL POSITION AND RESERVES OF THE COMPANY

41. 本公司財務狀況表及儲備

		2020 2020年 HK\$′000 千港元	2019 2019年 HK\$′000 千港元
Non-current assets Right-of-use assets Investments in subsidiaries Amounts due from subsidiaries	非流動資產 使用權資產 於附屬公司之投資 應收附屬公司款項	2,623 450,002 1,151,253	4,010 726,768 1,622,757
		1,603,878	2,353,535
Current assets Other receivables, deposits and prepayments Amounts due from related companies Bank balances and cash	流動資產 其他應收款項、按金及預付 款項 應收關聯公司款項 銀行結餘及現金	 4,039 509	4,993 3,819
		4,548	8,812
Current liabilities Other payables and accruals Amounts due to subsidiaries Amounts due to related companies Lease liability Convertible bonds and bonds	流動負債 其他應付款項及預提款項 應付關聯公司款項 租賃負債 可換股債券及債券	8,961 124 3,407 567,032	145 29,000 8,650 4,143 1,040,985
		579,524	1,082,923
Net current liabilities	流動負債淨額	(574,976)	(1,074,111)
Total assets less current liabilities	總資產減流動負債	1,028,902	1,279,424
Non-current liabilities Convertible bonds and bonds	非流動負債 可換股債券及債券	352,460	_
NET ASSETS	資產淨值	676,442	1,279,424
Equity Share capital Reserves	權 益 股本 儲 備	28,550 647,892	28,550 1,250,874
TOTAL EQUITY	權益總額	676,442	1,279,424



For the year ended 31 December 2020 截至2020年12月31日止年度

41. STATEMENT OF FINANCIAL POSITION 41. 本公司財務狀況表及儲備一續 AND RESERVES OF THE COMPANY – continued

MOVEMENT IN THE COMPANY'S RESERVES

本公司儲備變動

		Share premium	Other reserve	Share options reserve	Convertible bonds equity reserve 可換股債券	Exchange translation reserve	Retained profits	Total
		股份溢價 HK\$'000 千港元	其他儲備 HK\$′000 千港元	購股權儲備 HK\$′000 千港元	權益儲備 HK\$'000 千港元	匯兑儲備 HK\$′000 千港元	保留溢利 HK\$'000 千港元	總計 HK\$'000 千港元
At 1 January 2019 Profit and total comprehensive	於2019年1月1日 年內溢利及綜合收益	183,172	(490,381)	496	398,353	(243,039)	1,376,536	1,225,137
income for the year	總額 延長可換股債券I	_	-	-	_	_	42,377	42,377
Bonds I (Note 26)	延安可換版頂券I (附註26) 按權益結算以股份	_	_	_	515	_	_	515
payments (Note 29)	為基礎付款			0.040				0.040
Exchange difference on	(附註29) 換算產生之匯兑差額	_	_	8,818	_	_	_	8,818
translation		_			_	(25,973)		(25,973)
At 31 December 2019 and	於2019年12月31日及							
1 January 2020	2020年1月1日	183,172	(490,381)	9,314	398,868	(269,012)	1,418,913	1,250,874
	年內虧損及綜合虧損 總額	_	_	_	_	_	(638,264)	(638,264)
Extension of the Convertible	延長可換股債券Ⅱ						(000/201)	(000)201)
Bonds II (Note 26) Equity-settled share-based payments (Note 29)	(附註26) 按權益結算以股份 為基礎付款	-	-	-	(217,906)	-	217,906	-
payments (Note 29)	局莖啶內 	_	_	2,777	_	_	-	2,777
Share option forfeited (Note 29)	已沒收之購股權 (附註29)	-	_	(3,678)	_	_	3,678	_
Exchange difference on translation	換算產生之匯兑差額	-	_	_	-	32,505	-	32,505
At 31 December 2020	於 2020 年12月31日	183,172	(490,381)	8,413	180,962	(236,507)	1,002,233	647,892

42. APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statements were approved and authorised for issue by the board of directors on 31 May 2021.

42. 批准合併財務報表

合併財務報表已由董事會於2021年5 月31日批准及授權刊發。



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