

NISEK

(香港聯合交易所上市編號 | HK Stock Code: 559)

2022 ANNUAL REPORT 年報



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Corporate Information 公司資料

DIRECTORS Executive Directors CHENG Chi Kin (*Chairman*) WONG Siu Keung Joe

Independent Non-executive Directors CHIU Wai On

MAN Kwok Leung SHEUNG Kwong Cho

COMPANY SECRETARY WONG Siu Keung Joe

AUDIT COMMITTEE CHIU Wai On *(Chairman)* MAN Kwok Leung

REMUNERATION COMMITTEE

CHIU Wai On *(Chairman)* MAN Kwok Leung SHEUNG Kwong Cho

SHEUNG Kwong Cho

NOMINATION COMMITTEE

CHIU Wai On *(Chairman)* MAN Kwok Leung SHEUNG Kwong Cho

INVESTMENT COMMITTEE

CHENG Chi Kin *(Chairman)* WONG Siu Keung Joe

REGISTERED OFFICE

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HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS

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STOCK CODE 559

董事 執行董事

鄭子堅*(主席)* 黃兆強

獨立非執行董事 招偉安 萬國樑 商光祖

公司秘書 黃兆強

審核委員會 招偉安(*主席)* 萬國樑 商光祖

薪酬委員會 招偉安(*主席)* 萬國樑 商光祖

提名委員會 招偉安(*主席)*

萬國樑 商光祖

投資委員會 鄭子堅*(主席)* 黃兆強

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股份代號 559

Corporate Information 公司資料

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LEGAL ADVISER

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香港股份過戶登記分處

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主要往來銀行

交通銀行股份有限公司 中信銀行(國際)有限公司 三井住友銀行

Chairman's Statement 主席報告

Dear Shareholders,

On behalf of the board (the "Board") of directors (the "Directors") of DeTai New Energy Group Limited (the "Company"), I am pleased to present the annual results of the Company and its subsidiaries (collectively referred to as the "Group") for the year ended 30 June 2022.

BUSINESS REVIEW AND PROSPECTS

The increase in net loss for the year was mainly attributable to (i) the gross loss and written down of inventories on the liquor and wine business of approximately HK\$27 million due to the bulk sales of the inventories of the liquor for more cash inflow; (ii) a fair value loss of approximately HK\$70 million in respect of the financial assets at fair value through profit or loss; and (iii) the impairment loss on loans receivable of approximately HK\$13 million.

During the year under review, the hotel hospitality business recorded a revenue of approximately HK\$15.9 million (2021: approximately HK\$18.8 million) and a segment loss of approximately HK\$9.1 million (2021: approximately HK\$22.6 million). The decrease in segment loss was mainly due to the strict cost control of the operation.

As at 30 June 2022, the Group had loans receivable with gross principal amount of approximately HK\$162.7 million (2021: approximately HK\$200.6 million) with related gross interest receivables of approximately HK\$51.6 million for the year ended 30 June 2022 (2021: approximately HK\$41.1 million).

各位股東:

本人謹代表德泰新能源集團有限公司(「本公 司」)董事(「董事」)會(「董事會」)欣然提呈本 公司及其附屬公司(統稱「本集團」)截至二 零二二年六月三十日止年度之全年業績。

業務回顧及展望

年內虧損淨額增加主要歸屬於以下各項:(i) 大批出售酒類存貨以獲取更多現金流入而導 致酒類產品業務之毛損及存貨撇減約 27,000,000港元:(ii)按公平值計入損益之金 融資產之公平值虧損約70,000,000港元:及 (iii)應收貸款之減值虧損約13,000,000港元。

於回顧年度,酒店款待業務錄得收益約 15,900,000港元(二零二一年:約18,800,000 港元)及分類虧損約9,100,000港元(二零 二一年:約22,600,000元)。分類虧損減少主 要由於嚴格的營運成本控制所致。

於二零二二年六月三十日,本集團有本金 總額約162,700,000港元(二零二一年:約 200,600,000港元)之應收貸款,而於截至二 零二二年六月三十日止年度的相關應收利息 總額約為51,600,000港元(二零二一年:約 41,100,000港元)。

Chairman's Statement 主席報告

The money lending business recorded a segment loss of approximately HK\$10.9 million (2021: segment profit of approximately HK\$13.3 million). The segment loss was mainly resulted from the impairment loss on loans receivable.

The revenue of the liquor and wine business for the year ended 30 June 2022 was approximately HK\$18.9 million (2021: approximately HK\$0.4 million) and a segment loss of approximately HK\$26.9 million was recorded for the year ended 30 June 2022 (2021: approximately HK\$0.8 million). The bulk sales to the distributor that the Company can liquidate the inventories to be cash for general working capital and other investment opportunity. The Group had continually source the customers to sell the inventories during the year.

APPRECIATION

Finally, on behalf of the Board, I would like to take this opportunity to express my sincere appreciation to our staff for their dedication and commitment as well as to our valued shareholders, customers, suppliers and other business partners for their support and encouragement to the Group in the past year.

Cheng Chi Kin

Chairman

Hong Kong, 30 September 2022

借貸業務錄得分類虧損約10,900,000港元(二零二一年:分類溢利約13,300,000港元)。分 類虧損主要由於應收貸款之減值虧損所致。

酒類產品業務於截至二零二二年六月三十日 止年度之收益約為18,900,000港元(二零 二一年:約400,000港元),而截至二零二二 年六月三十日止年度之分類虧損則約為 26,900,000港元(二零二一年:約800,000港 元)。大批出售予分銷商讓本公司可變賣存 貨以獲取現金,用作一般營運資金及其他投 資機會。於本年度,本集團不斷物色客戶以 出售存貨。

致意

最後,本人謹此代表董事會,向全體員工之 竭誠努力致以衷心謝意,並由衷感謝各尊貴 股東、客戶、供應商及其他業務夥伴過去一 年對本集團之支持及鼓勵。

主席 **鄭子堅**

香港,二零二二年九月三十日

BUSINESS REVIEW

During the year, the Group was engaged in four business segments, (i) hotel hospitality business; (ii) provision of money lending services; (iii) trading and distribution of liquor and wine; and (iv) investments in listed securities and funds.

As at 30 June 2022, the Group's continuing operations recorded a revenue of approximately HK\$41.1 million (2021: approximately HK\$24.1 million). The net loss for the year ended 30 June 2022 was approximately HK\$135.8 million (2021: approximately HK\$36.9 million) while the loss for the year attributable to owners of the Company was approximately HK\$135.8 million (2021: approximately HK\$35.4 million). Basic loss per share was approximately 0.87 HK cent (2021: approximately 0.23 HK cent). The increase in net loss for the year was mainly attributable to (i) the gross loss and written down of inventories on the liquor and wine business of approximately HK\$27 million due to the bulk sales of the inventories of the liquor for more cash inflow; (ii) a fair value loss of approximately HK\$70 million in respect of the financial assets at fair value through profit or loss; and (iii) the impairment loss on loans receivable of approximately HK\$13 million.

Hotel hospitality business

During the year, the hotel hospitality business recorded a revenue of approximately HK\$15.9 million (2021: approximately HK\$18.8 million) and a segment loss of approximately HK\$9.1 million (2021: approximately HK\$22.6 million). The decrease in segment loss was mainly due to the strict cost control of the operation.

Hotel hospitality business is the core business of the Group which contributed approximately 39% of the Group's revenue for the year ended 30 June 2022. The hotel, One Niseko Resort Towers (the "Resort Towers"), is located in the famous Japanese skiing destination of Niseko, Hokkaido, Japan. Niseko is one of the famous ski resort areas in Japan and is well known for its heavy light powder snow and spectacular backcountry. The Resort Towers consists of 110 units of highend accommodation and has an onsen with an indoor and outdoor bath. It attracts many tourists from world-wide for skiing in the winter time.

業務回顧

於本年度,本集團從事之四個業務分類有: (i)酒店款待業務;(ii)提供借貸服務;(iii)買賣 及分銷酒類產品;及(iv)上市證券及基金投 資。

於二零二二年六月三十日,本集團的持續經 營業務錄得收益約41,100,000港元(二零 二一年:約24,100,000港元)。截至二零二二 年六月三十日止年度之虧損淨額約為 135,800,000港元(二零二一年:約 36,900,000港元),而本公司擁有人應佔年內 虧損約為135,800,000港元(二零二一年:約 35,400,000港元)。每股基本虧損約為0.87港 仙(二零二一年:約0.23港仙)。年內虧損淨 額增加主要由於以下各項:(i)大批出售酒類 存貨以獲取更多現金流入而導致酒類產品業 務之毛損及存貨撇減約27,000,000港元;(ii) 按公平值計入損益之金融資產之公平值虧損 約70,000,000港元:及(iii)應收貸款之減值虧 損約13,000,000港元。

酒店款待業務

於本年度,酒店款待業務錄得收益約 15,900,000港元(二零二一年:約18,800,000 港元)及分類虧損約9,100,000港元(二零 二一年:約22,600,000港元)。分類虧損減少 主要由於嚴格的營運成本控制。

酒店款待業務是本集團核心業務,截至二零 二二年六月三十日止年度,有關業務為本集 團 貢 獻約39%的收益。酒店One Niseko Resort Towers(「Resort Towers」)位於日本 北海道二世古之著名日本滑雪勝地。二世古 是享譽日本的滑雪度假勝地之一,以其厚重 的粉雪及壯觀的鄉郊景緻而聞名。Resort Towers提供110間高檔客房,並設有室內及 室外溫泉。在冬季,該地區一直吸引眾多來 自世界各地的遊客前來滑雪。

In the course of preparing the financial statements, the management had engaged an independent qualified valuer (the "Hotel Valuer") to determine the recoverable amount of the cash generating unit of the hotel hospitality business (the "Hotel Hospitality Business CGU"). For the sake of prudence, the management had further engaged another independent qualified valuer to conduct an independent review of the valuation report issued by the Hotel Valuer on the valuation methodology and key valuation parameters. Both valuers are members of Royal Institute of Chartered Surveyors and with extensive experience in valuation of properties. In assessing the recoverable amount of the cash generating unit of the hotel hospitality business as at 30 June 2022, the fair value less cost of disposal method was adopted which based on direct comparison approach with reference to the recent sales of similar transactions in the market.

Given the worldwide prevalence of the Novel Coronavirus (the "COVID-19") pandemic, the Japanese Government adopted the border enforcement measures, including in particular, the denial of permission to entry for foreign nationals and the quarantine measures. As a result, there was a drastic decrease in the number of visitors to Japan in the year under review which affected the global financial markets and the real estate market in Japan. As the recoverable amount of the cash generating unit of the hotel hospitality business as at 30 June 2022 was lower than its carrying amount, impairment loss on freehold land and building was recognised for the year ended 30 June 2022.

As at the end of each financial year, the Company was required to assess any indication that its assets and/or cash generating unit may be impaired (i.e. the carrying amount may be higher than the recoverable amount). Recoverable amount is the higher of the assets' or the cash generating unit's value-in-use and fair value less cost of disposal. The value-in-use is developed under the income approach while the fair value less cost of disposal is developed based on direct comparison approach with reference to the recent sales transaction evidences for similar premises in the proximity. Comparable transactions vary along the change in valuation date.

Direct comparison method under market approach is considered to be the most popular and common valuation approach in valuing the property. Moreover, income approach has been indirectly adopted from the business perspective in the calculation of the value-in-use of the Hotel Hospitality Business CGU. Thus, direct comparison method is adopted for valuing the fair value of property.

鑑於新型冠狀病毒(「新型冠狀病毒」)疫情在 全球蔓延,日本政府採納邊境強制執行措施,尤其是包括拒絕外國公民入境許可及隔 離措施。因此,於回顧年內日本遊客人數急 劇下跌,影響到全球金融市場及日本房地產 市場。由於酒店款待業務現金產生單位於二 零二二年六月三十日之可收回金額低於其賬 面值,故於截至二零二二年六月三十日止年 度確認永久業權土地及樓宇減值虧損。

於各財政年度末,本公司須評估其資產 及/或現金產生單位可能出現減值的任何跡 象(即賬面值可能高於可收回金額)。可收回 金額是資產或現金產生單位的使用價值與公 平值減出售成本兩者之較高者。使用價值以 收入法計算得出,而公平值減出售成本則以 直接比較法並參考附近類似物業的近期銷售 交易憑證後計算得出。可比較交易隨著估值 日期變動而改變。

市場法下的直接比較法被視為物業估值的最 普遍常用估值方法。此外,於計算酒店款待 業務現金產生單位的使用價值時,本公司已 從業務角度間接採用收入法。因此,對物業 的公平值進行估值時已採用直接比較法。 The Company has consistently applied the same methodology to determine the recoverable amount and the fair value less cost of disposal was adopted for impairment assessment as at 30 June 2022 and 2021.

The value-in-use calculation was the estimated future cash flows discounted to their present value using a pre-tax discount rate that reflected current market assessment of time value of money and the risk specific to the hotel hospitality business. The calculation used in cash flow projections was based on latest financial budgets covering a period of 5 years with compound average annual growth rate of revenue of approximately 16.0% (2021: 4.23%). The compound annual growth rate of revenue was determined with reference to historical revenue in the current year and the 5-year forecasted revenue taking into account of the expected number of tourists who would visit Niseko. Due to worldwide prevalence of the COVID-19 pandemic and the travel restrictions imposed by most of the countries, the revenue growth rate in 2022 was lower than that in 2021 by approximately 15.4%. The Company expects the impact of the COVID-19 pandemic would be contained and under control in 2023 and consider the vaccination program launched by the government in different countries, the revenue in 2023 and 2024 would boost by approximately 28% and 40% respectively. After the one-off event of the COVID-19 pandemic, the Directors expect the revenue would return to normal level from the peak level and expected to record a steadily annual growth rate of approximately 5% in the subsequent years. The gross profit ratio of the forecasted period was expected to be approximately 94% (2021: 94%) with reference to the historical record. The pre-tax discount rate of 17% (2021: 18%) was determined with reference to the market conditions, such as company specific risk premium and cost of debt of the hotel hospitality business. The cash flow projections beyond the 5-year period are extrapolated using a perpetual growth rate of 2% (2021: 2%) which was referred to long-term growth rate of tourism in Niseko and the long-term inflation rate in Japan.

The key assumption adopted in the fair value less cost of disposal approach for 30 June 2022 and 2021 was the cost of disposal which was 3.5% of the market value of the property. It included the average market rate of brokerage fee and other miscellaneous administrative and legal costs.

本公司一致應用相同的方法釐定可收回金 額,並於二零二二年及二零二一年六月三十 日採用公平值減出售成本進行減值評估。

使用價值的計算是使用税前貼現率將估計未 來現金流貼現至其現值,該貼現率反映了當 前市場對貨幣時間價值的評估及酒店款待業 務的特定風險。現金流預測中使用的計算方 法是基於涵蓋五年期間的最新財務預算,而 收益的複合平均年增長率約為16.0%(二零 二一年:4.23%)。收益的複合年增長率乃參 考本年度的過往收益及五年預測收益釐定, 當中已計及將訪問二世古的預期遊客人數。 由於新型冠狀病毒疫情在全球蔓延,以及大 多數國家施加旅遊限制,二零二二年的收益 增長率較二零二一年低約15.4%。本公司預 期新型冠狀病毒疫情的影響將於二零二三年 受到遏止及控制, 並考慮到不同國家的政府 已推出疫苗計劃,二零二三年及二零二四年 的收益將分別增加約28%及40%。經過新型 冠狀病毒疫情的一次性事件後,董事預期收 益將由高峰水平回落至正常水平,並預期於 隨後數年的年增長率將維持穩定於約5%。 經參考過往記錄,預測期間的毛利率預計將 約為94%(二零二一年:94%)。税前貼現率 17%(二零二一年:18%)乃參考市況(例如 酒店款待業務的公司特定風險溢價及債務成 本)而釐定。超越五年期間的現金流量預測 乃採用長期增長率2%(二零二一年:2%)推 算,該增長率指二世古旅遊業的長期增長率 及日本的長期通脹率。

於二零二二年及二零二一年六月三十日,以 公平值減出售成本方法所採用的主要假設是 出售成本佔物業市值的3.5%,包括經紀費用 的平均市場費率以及其他雜項行政及法律成 本。

Money lending services

As at 30 June 2022, the Group had loans receivable with gross principal amount of approximately HK\$162.7 million (2021: approximately HK\$200.6 million) with related gross interest receivables of approximately HK\$51.6 million for the year ended 30 June 2022 (2021: approximately HK\$41.1 million).

The loan portfolio comprises loans to independent third party borrowers with term ranging from eight months to forty months and interest rate ranged from 5.5% to 20% (2021: 5.5% to 20%) per annum.

The money lending business recorded a segment loss of approximately HK\$10.9 million (2021: segment profit of approximately HK\$13.3 million). The segment loss was mainly resulted from the impairment loss on loans receivable.

In the course of preparing the financial statements, the management had engaged an independent qualified valuer (the "1st ECL Valuer") to determine the expected credit losses (the "ECL") of the Group's loans receivable. For the sake of prudence, the management had further engaged another independent qualified valuer to conduct an independent review of the valuation report issued by the 1st ECL Valuer on the valuation methodology, the underlying assumptions, the parameters and inputs used in the valuation for accounting purpose. In assessing the ECL of the Group's loans receivable, a credit rating analysis of the underlying debtors was adopted by reviewing the historical accounting information to estimate the default risk. The Group applied different expected loss rates to different classes of receivables according to their respective risk characteristics. In determining the default risk, factors including but not limited to, the ageing analysis of the receivables, the Group's internal assessment of the debtors' credit worthiness, historical and forecast occurrence of event of default, existence and valuation of the collaterals, the relevant regulatory framework and government policies in Hong Kong and global economic outlook in general and the specific economic condition of Hong Kong and the People's Republic of China (the "PRC"), would be considered. The rate of ECL ranged from 10.52% to 100% (2021: 0% to 100%) depending on the nature, probability of default and loss given default of the loans receivable.

借貸服務

於二零二二年六月三十日,本集團有本金總 額約162,700,000港元(二零二一年:約 200,600,000港元)之應收貸款,而於截至二 零二二年六月三十日止年度的相關應收利息 總額約為51,600,000港元(二零二一年:約 41,100,000港元)。

貸款組合包括向獨立第三方借方作出之貸 款,為期八個月至四十個月不等,年利率介 乎5.5厘至20厘(二零二一年:5.5厘至20厘)。

借貸業務錄得分類虧損約10,900,000港元(二零二一年:分類溢利約13,300,000港元)。分 類虧損主要由於應收貸款之減值虧損所致。

於編製財務報表的過程中,管理層委聘一名 獨立合資格估值師(「首名預期信貸虧損估值 師1) 釐定本集團應收貸款之預期信貸虧損 (「預期信貸虧損」)。為審慎起見,管理層進 一步委聘另一名獨立合資格估值師就首名預 期信貸虧損估值師發出之估值報告涉及之估 值方法、相關假設、就會計而言估值所用參 數及輸入數據進行獨立審查。評估本集團應 收貸款之預期信貸虧損時,通過審閱過往會 計資料以估計違約風險,對相關債務人進行 信貸評級分析。本集團於不同類別之應收款 項根據其各自之風險特性應用不同預期虧損 比率。釐定違約風險時考慮之因素包括但不 限於應收款項之賬齡分析、本集團對債務人 信用狀況之內部評估、發生違約事件之歷史 及預測、抵押品之存在及估值、香港相關監 管框架及政府政策、全球的總體經濟前景以 及香港及中華人民共和國(「中國」)的具體經 濟狀況。預期信貸虧損比率介乎10.52%至 100%(二零二一年:0%至100%), 視乎應收 貸款違約性質、違約或然率及違約損失率而 定。

The Group has adopted a credit policy to manage its money lending business which includes compliance with all applicable laws and regulations, credit assessment on potential borrower and his/its assets, the credibility of the potential borrower, the necessity in obtaining collaterals and determination of suitable interest rate to reflect the risk level of the provision of loan.

The Group has performed credit risk assessment before granting the loans by (a) reviewing the financial information of the potential borrower; and (b) performing an assessment on the financial condition of the potential borrower and its shareholder (for enterprises), such as the type and value of assets owned by the potential borrower.

The Group also assesses and decides the necessity and the value of security/collateral for granting of each loan, whether to an individual or enterprise, on a case by case basis considering factors, including but not limited to, the repayment history, results of public search towards the borrower, the value and location of the assets owned by the borrower and the financial condition of the borrower.

For loan collection/recovery, the Group issues overdue payment reminder to the borrower, instructs its legal advisers to issue demand letter for loans overdue for a longer period of time, negotiates with the borrower for the repayment or settlement of the loan and/or commences legal actions against the borrower.

Liquor and wine business

The revenue for the year ended 30 June 2022 of the liquor and wine business was approximately HK\$18.9 million (2021: approximately HK\$0.4 million) and a segment loss of approximately HK\$26.9 million was recorded for the year ended 30 June 2022 (2021: approximately HK\$0.8 million). The bulk sales to the distributor that the Company can liquidate the inventories to be cash for general working capital and other investment opportunity. The Group had continually source the customers to sell the inventories during the year. 本集團已採納信貸政策管理其借貸業務,包 括遵守所有適用法律及法規、對潛在借貸人 以及其資產、潛在借貸人的可信程度進行信 貸評估、獲取任何抵押品的必要性以及釐定 合適利率以反映提供有關貸款的風險水平。

本集團於授出該筆貸款前已進行信貸風險評 估,方法是:(a)審閱潛在借貸人的財務資 料;及(b)對潛在借貸人及其股東(就企業而 言)的財務狀況進行評估,例如潛在借貸人 擁有的資產類型及價值。

本集團在考慮(包括但不限於)還款記錄、對 借貸人進行公開調查的結果、借貸人所擁有 資產的價值及位置以及借貸人的財務狀況等 因素後,按個別基準評估及決定授出各筆貸 款(無論授予個人或企業)的必要性及抵 押/抵押品的價值。

就貸款收回/收款而言,本集團向借貸人發 出逾期付款通知書、指示其法律顧問就長時 間逾期貸款發出還款通知書、與借貸人就償 還或償付貸款進行協商及/或對借貸人開展 法律行動。

酒類產品業務

酒類產品業務於截至二零二二年六月三十日 止年度之收益約為18,900,000港元(二零 二一年:約400,000港元),而截至二零二二 年六月三十日止年度則錄得分類虧損約 26,900,000港元(二零二一年:約800,000港 元)。大批出售予分銷商讓本公司可變賣存 貨以獲取現金,用作一般營運資金及其他投 資機會。本集團於年內繼續物色客戶以出售 存貨。

Investments in Listed Securities and Funds

As at 30 June 2022, the Group had invested into a fund with a value of approximately HK\$75.8 million (2021: approximately HK\$59.8 million).

(1) TAR High Value Fund SP (the "TAR Fund")

TAR Fund is a segregated portfolio created by TAR Opportunities Fund SPC ("TAR SPC") which is a segregated portfolio company incorporated under the laws of the Cayman Islands with limited liability. TAR SPC is registered as a "segregated portfolio company" with the Registrar of Companies of the Cayman Islands and principally engaged in the investment and fund related services. TAR SPC has appointed TAR Fund Management (Cayman) Limited ("TAR Fund Management") as its investment manager. TAR Fund Management is an exempted company incorporated in the Cayman Islands with limited liability. The director of TAR Fund Management has over 10 years of experience in manufacturing, management and investment and has been involved in financial industries in the PRC and Hong Kong for many years, and has considerable experience in stock and derivative products. The purpose of TAR Fund is to carry on the business of investing, holding, monitoring and realising investments made with the principal objective of achieving a high rate of return through capital appreciation through investments that operates in or derive significant business opportunities from the financial services, natural resources and/or property investments sectors. Such investment can be in form of equity investments and/or debt instruments including but not limited to convertible or exchangeable bonds, notes and debentures.

The value of the TAR Fund as at 30 June 2022 was approximately HK\$75.8 million, represented approximately 10.5% to the Group's total assets. The TAR Fund had an average return of approximately 26.73% and 0.95% for the years ended 30 June 2022 and 2021 respectively.

上市證券及基金投資

於二零二二年六月三十日,本集團向一個基 金進行投資,價值約75,800,000港元(二零 二一年:約59,800,000港元)。

(1) TAR High Value Fund SP ([TAR Fund])

TAR Fund 為 TAR Opportunities Fund SPC(「TAR SPC」)設立的獨立投資組 合,而TAR SPC為根據開曼群島法律註 冊成立的獨立投資組合有限公司。TAR SPC向開曼群島公司註冊處處長登記為 「獨立投資組合公司」,並主要從事投 資及基金相關服務。TAR SPC已委任 TAR Fund Management (Cayman) Limited (「TAR Fund Management」) 為 其投資經理。TAR Fund Management 為開曼群島註冊成立的獲豁免有限公 司。TAR Fund Management的董事在 生產、管理及投資方面擁有逾10年的 經驗, 並在中國及香港的金融行業涉 足多年,且在股票及衍生產品方面擁 有豐富經驗。TAR Fund的目的為以透 過資本增值取得高回報率為主要目標, 透過在金融服務、自然資源及/或物 業投資行業經營或從該等行業取得重 大商機的投資,從事投資、持有、監察 及變現投資業務。該投資形式可為股 本投資及/或債務工具,包括但不限 於可換股或可轉換債券、票據及債權 證。

TAR Fund於二零二二年六月三十日的 價值約為75,800,000港元,佔本集團總 資產約10.5%。截至二零二二年及二零 二一年六月三十日止年度,TAR Fund 的平均回報率分別約為26.73%及 0.95%。

(2) Listed Securities

For the year ended 30 June 2022, the Group managed a portfolio of listed securities. Details of the listed securities investments are as below:

Significant listed securities investments as at 30 June 2022

(2) 上市證券

截至二零二二年六月三十日止年度, 本集團管理上市證券組合。有關上市 證券投資之詳情如下:

於二零二二年六月三十日之重大上市 證券投資

					ls at 30 June 2022 二零二二年六月三十日	1		
				<i></i>			Approximately percentage to total	
Name of listed securities	Stock code	Brief description of the business	Number of shares held	Proportion of share held	Investment cost	Market value	assets value of the Group	
上市證券名稱	股份 代號	業務簡述	所持股份數目	所持 股份比例	投資成本 HK\$'000	市值 HK\$'000	佔本集團 資產總值 概約百分比	
				(Note a) (附註a)	千港元	千港元		
CLP Holdings Limited 中電控股有限公司	2	Generation and supply of electricity 產生及供應電力	218,000	0.009%	17,023	14,192	1.97%	
Shenzhen International Holdings Limited	152	Toll roads and general-environmental protection business; and logistics business						
深圳國際控股有限公司		收費公路及大環保業務;以及物流業務	648,000	0.027%	5,020	5,003	0.70%	
Hong Kong Exchanges and Clearing Limited	388	Principally engaged in the business of operating the only Stock Exchange in Hong Kong						
香港交易及結算所有限公司		主要從事經營香港唯一的股票交易所	88,000	0.007%	30,386	33,968	4.73%	
Shenzhen Expressway Corporation Limited	548	Construction, operation, management, investment of toll highways and environmental protection in China						
深圳高速公路集團股份 有限公司		中國收費公路及環保業務的建設、 經營管理及投資	640,000	0.086%	5,037	5,216	0.73%	
Techtronic Industries Company Limited 創科實業有限公司	669	Power equipment business 能源設備業務	10,000	0.001%	927	818	0.11%	
Tencent Holdings Limited	700	VAS; Online advertising; FinTech	10,000	0.00170	, _,	010	0.1170	
騰訊控股有限公司		and Business Services 增值服務;網絡廣告;金融科技及 企業服務	4,800	0.000%	1,653	1,701	0.24%	
China Construction Bank Corporation 中國建設銀行股份有限公司	939	Provision of banking and related financial services 提供銀行及相關金融服務	3,000,000	0.001%	16,946	15,810	2.20%	
China Mobile Limited	941	Provision of telecommunications						
中國移動有限公司		and information related services 提供電訊及信息相關服務	330,000	0.002%	16,898	16,170	2.25%	
AIA Group Limited	1299	Writing of life insurance business, providing life insurance, accident and health insurance and						
友邦保險控股有限公司		savings plans 承保壽險業務、提供人壽、意外及 健康保險和儲蓄計劃	32,000	0.000%	2,517	2,722	0.38%	

					As at 30 June 2022 《二零二二年六月三十日		Approximately
Name of listed securities	Stock code	Brief description of the business	Number of shares held	Proportion of share held		Market value	percentage to total assets value of the Group
上市證券名稱	股份 代號	業務簡述	所持股份數目	所持 股份比例	所持 股份比例 投資成本 HK\$'000		佔本集團 資產總值 概約百分比
tong Kong Aerospace Technology Group Limited 香港航天科技集團有限公司	1725	Electronics manufacturing services business and aerospace business 電子製造服務業務及航天業務	3,787,400	1.226%	113,881	67,491	9.39%
8 & D Strategic Holdings Limited	1780	Civil engineering works and provision of services on alteration and addition works					
3 & D Strategic Holdings Limited		土木工程以及提供改建及 加建工程服務	2,815,000	0.454%	6,957	3,125	0.43%
Diwang Industrial Holdings Limited 帝王實業控股有限公司	1950	Manufacturing and sales of faux leather chemicals 人工革化學品製造及銷售	9,216,000	0.768%	2,073	1,677	0.23%
8OC Hong Kong (Holdings) Limited 中銀香港(控股)有限公司	2388	Provision of banking and related financial services 提供銀行及相關金融服務	950,000	0.009%	25,291	29,450	4.10%
Tracker Fund of Hong Kong 盈富基金	2800	Funds management 基金管理	238,000	0.005%	4,859	5,303	0.74%
leituan	3690	Food delivery, In-store, hotel & travel, and New initiatives					
包		餐飲外賣和到店、酒店及旅遊以及 新業務	5,000	0.000%	782	971	0.14%
D.com, Inc.	9618	Providing products and services to consumers, third-party merchants, suppliers and other business partner					
京東集團股份有限公司		向消費者、第三方商家、供應商及 其他業務合作夥伴提供產品及服務	6,500	0.000%	1,334	1,643	0.23%
					251,584	205,260	
tes:				附註:			
the monthly retu for the month	urn of e ended	reholdings is calculated with refe equity issuer on movements in s 30 June 2022 of the issuers e of the Stock Exchange.	ecurities	(a)	股權百分比乃參考 閲的截至二零二二 股份發行人的證券	二年六月三	日止月份之
		e a portion of the shares with a osition of the Group.	in aim to	(b)	本集團將變現部5 流動資金狀況。	分股份・以	提高本集團之

Significant gains/(losses) for the year ended 30 June 2022

截至二零二二年六月三十日止年度	ΞŻ
重大收益/(虧損)	

				rear ended 30 J 二二年六月三十	
Name of listed securities 上市證券名稱		Stock code 股份 代號	Realised gains/ (losses) 已變現 收益/(虧損) HK\$'000 千港元	Unrealised gains/ (losses) 未變現	Dividend received 已收股息 HK\$'000 千港元
CLP Holdings Limited	中電控股有限公司	2		(2,831)	399
Shenzhen International Holdings Limited	深圳國際控股有限公司	152	_	(17)	534
Hong Kong Exchanges and Clearing Limited	香港交易及結算所有限公司	388	-	3,582	366
Shenzhen Expressway Corporation Limited	深圳高速公路集團股份 有限公司	548	-	179	-
Techtronic Industries Company Limited	創科實業有限公司	669	34	(109)	-
Tencent Holdings Limited	騰訊控股有限公司	700	65	48	7
Zhong Ji Longevity Science Group Limited	中基長壽科學集團有限公司	767	(36,847)	_	-
China Construction Bank Corporation	中國建設銀行股份有限公司	939	-	(1,136)	1,259
China Mobile Limited	中國移動有限公司	941	-	(728)	802
AIA Group Limited	友邦保險控股有限公司	1299	-	205	34
Hong Kong Aerospace Technology Group Limited	香港航天科技集團有限公司	1725	(1,312)	(46,390)	_
B & D Strategic Holdings Limited	B & D Strategic Holdings Limited	1780	(368)	(3,832)	338
Diwang Industrial Holdings Limited	帝王實業控股有限公司	1950	(1,895)	(396)	-
BOC Hong Kong (Holdings) Limited	中銀香港(控股)有限公司	2388	-	4,159	-
Tracker Fund of Hong Kong	盈富基金	2800	39	444	19
Meituan	美团	3690	351	189	-
JD.com, Inc.	京東集團股份有限公司	9618	78	309	49
			(39,855)	(46,324)	3,807

PROSPECTS

The worldwide prevalence of the COVID-19 pandemic has affected every sector across the globe, and the hotel hospitality business is among the hardest hit.

Given the outbreak and widespread of the COVID-19, the Japanese Government adopted the border enforcement measures, including in particular, the denial of permission to entry for foreign nationals and the quarantine measures. As a direct result, there is a drastic decrease in the number of visitors to Japan.

Despite the COVID-19 pandemic, the Group is still optimistic about the prospects of the hotel hospitality business in Japan in the long run with reference to: (i) the Japanese Government will resume visa-free entry for individual travelers on 11 October 2022 with an aim to attract international visitors to Japan; (ii) Niseko (where the Resort Towers is located) as a premium skiing and sightseeing destination; and (iii) the passing of the integrated resort law in Japan in 2018 and the fact that the availability of integrated casino resorts in Japan in future will attract more tourists travelling to Japan.

Although the businesses of the Group had been disrupted by the COVID-19 pandemic, the impact of the pandemic should be temporary. Given that the COVID-19 vaccination programs have been launched by the government in different countries, the Directors are confident in the future prospects of the businesses of the Group, especially the hotel hospitality business.

In the meanwhile, the Group will grasp investment opportunities to diversify the Group's business and, at the same time, strive to control the costs to maintain stable return to the shareholders of the Company.

前景

新型冠狀病毒疫情在全球蔓延已影響全球各 行各業,酒店款待業務受到最嚴重的打擊。

鑑於新型冠狀病毒爆發及蔓延,日本政府採 取邊境強制措施,尤其是包括拒絕外國公民 入境許可及採取隔離措施。因此,日本遊客 人數急劇下降。

儘管爆發新型冠狀病毒疫情,長遠而言,本 集團仍對日本酒店款待業務之前景持樂觀態 度,此乃基於:(i)日本政府將於二零二二年 十月十一日恢復免簽證自由行旅客入境,旨 在吸引國際遊客到訪日本:(ii)二世古(Resort Towers所在地)是一個高級滑雪及觀光勝地; 及(iii)日本於二零一八年通過綜合度假村法, 未來日本附設賭場的綜合度假村將吸引更多 遊客前往日本旅遊。

儘管本集團的業務因新型冠狀病毒疫情而中 斷,但疫情的影響應屬暫時性。鑑於不同國 家的政府已推出新型冠狀病毒疫苗接種計 劃,董事對本集團業務(尤其是酒店款待業 務)的未來前景充滿信心。

同時,本集團將把握投資機遇,多元化發展 本集團業務,同時致力控制成本,為本公司 股東維持穩定回報。

FINAL DIVIDEND

The Board resolved not to recommend the payment of any dividend for the year ended 30 June 2022 (2021: Nil).

FINANCIAL RESOURCES, LIQUIDITY AND GEARING

As at 30 June 2022, the Group has in aggregate approximately HK\$87.5 million (2021: approximately HK\$336.1 million) in deposits in a financial institution, pledged bank balances, and bank balances and cash. The net current assets value was approximately HK\$331.3 million (2021: approximately HK\$397.5 million).

The Group's gearing ratio as at 30 June 2022 was approximately 0.09 (2021: approximately 0.16), being a ratio of total interest bearing debts, including borrowings of approximately HK\$54.6 million (2021: approximately HK\$128.5 million) to the total equity of approximately HK\$609.6 million (2021: approximately HK\$802.9 million).

USE OF PROCEEDS FROM RIGHTS ISSUE

The Company completed a rights issue on 13 June 2018, pursuant to which the Company issued 10,463,687,800 ordinary shares of the Company of HK\$0.05 each as rights shares at HK\$0.052 per rights share on the basis of two rights shares for every one existing share held on 18 May 2018. The net proceeds from the rights issue (after deducting the expenses) were approximately HK\$523.6 million. The net subscription price per rights share after deducting the related expenses of the rights issue was approximately HK\$0.050.

末期股息

董事會議決不建議就截至二零二二年六月 三十日止年度派付任何股息(二零二一年: 無)。

財務資源、流動資金及資產負債比 率

於二零二二年六月三十日,本集團於金融機構之存款、已抵押銀行結餘以及銀行結餘及現金合共約為87,500,000港元(二零二一年:約336,100,000港元)。流動資產淨值約為331,300,000港元(二零二一年:約397,500,000港元)。

於二零二二年六月三十日,本集團之資產負 債比率約為0.09(二零二一年:約0.16),即 計息債務總額(包括借貸)約54,600,000港元 (二零二一年:約128,500,000港元)相對總 權益約609,600,000港元(二零二一年:約 802,900,000港元)之比率。

供股所得款項用途

本公司於二零一八年六月十三日完成供股, 據此本公司已按於二零一八年五月十八日每 持有一股現有股份獲發兩股供股股份之基 準,以每股供股股份0.052港元發行 10,463,687,800股每股面值0.05港元之本公 司普通股作為供股股份。供股所得款項淨額 (經扣除開支後)約為523,600,000港元。經 扣除相關供股開支後,每股供股股份認購價 淨額約為0.050港元。

As set out in the announcements of the Company dated 10 August 2018 and 17 January 2019, the Board resolved to change its use of the net proceeds from the rights issue. The proposed allocation of the net proceeds as stated in the prospectus of the Company dated 21 May 2018 (the "Planned Use of Net Proceeds"), the revised allocation of the net proceeds (the "Revised Use of Net Proceeds"), the utilisation of net proceeds as at 30 June 2022 (the "Utilisation of Net Proceeds") and the remaining balance of the net proceeds are set out below: 誠如本公司日期為二零一八年八月十日及二 零一九年一月十七日之公告所載,董事會議 決更改其供股所得款項淨額之用途。本公司 日期為二零一八年五月二十一日的招股章程 所述所得款項淨額的建議分配(「所得款項淨 額計劃用途」)、所得款項淨額的經修訂分配 (「所得款項淨額經修訂用途」)、於二零二二 年六月三十日所得款項淨額的動用情況(「所 得款項淨額動用情況」)及所得款項淨額的餘 額載列如下:

Intended use 擬定用途		Planned Use of Net Proceeds 所得 款項淨額 計劃用途 HK\$ million 百萬港元	Revised Use of Net Proceeds 所得 款項淨額 經修訂用途 HK\$ million 百萬港元	Utilisation of Net Proceeds 所得 款項淨額 動用情況 HK\$ million 百萬港元	Remaining balance 餘額 HK\$ million 百萬港元	
Repayment of outstanding borrowings	償還尚未償還借貸	193.9	193.9	140.6	53.3	(Note (附討
Contribution to the facility to be made available to a joint venture company formed with Zhongke	為與中科國際資本 有限公司成立之 合營公司將可獲得 之融資注資	170.7	170.7	140.0	00.0	
International Capital Limited Expansion of the Group's	擴展本集團之	196.0	-	-	-	
money lending business Future potential investments	通送中朱圉之 借貸業務 未來潛在投資及/	100.0	111.3	111.3	-	
and/or general working capital	或一般營運資金	33.7	218.4	218.4		
Total	總計	523.6	523.6	470.3	53.3	

Note:

It is expected that the remaining balance would be utilised on or before 30 December 2022. The remaining balance of the net proceeds allocated for repayment of outstanding borrowings would be utilised for repayment of the remaining instalments of the outstanding bank loan with the last instalment of the outstanding bank loan to be repaid in December 2022.

The amount was equivalent to JPY0.74 billion with reference to an exchange rate of JPY: HK\$0.072 being the exchange rate used in the prospectus of the Company in relation to the rights issue. 附註:

預期餘額將於二零二二年十二月三十日或之前動用。分 配至償還尚未償還借貸的所得款項淨額餘額將用於償還 尚未償還銀行貸款剩餘分期付款,尚未償還銀行貸款的 最後一期付款於二零二二年十二月償還。

經參考本公司有關供股之章程所用匯率1日 圓 兑0.072港 元,相關金額相當於 740,000,000日圓。 The unutilised net proceeds have been placed as the interest bearing deposits with licensed banks and a financial institution in Hong Kong.

PLEDGE OF ASSETS

As at 30 June 2022, the Group pledged hotel land and building in Japan with an aggregated carrying value of approximately HK\$299.0 million (2021: approximately HK\$375.8 million), investment property in Hong Kong with an aggregate carrying value of approximately HK\$19.0 million (2021: approximately HK\$19.6 million), bank deposits of approximately HK\$0.7 million (2021: approximately HK\$1.1 million) and the entire equity interest of certain subsidiaries of the Company to secure borrowing facilities of the Group.

CAPITAL STRUCTURE

The Company had no changes in capital structure during the year ended 30 June 2022.

INVESTMENT POSITION AND PLANNING Financial Assets at Fair Value through Profit or Loss

As at 30 June 2022, the Group had invested in one unlisted private fund with carrying amount of approximately HK\$75.8 million (2021: approximately HK\$59.8 million). The purpose of the fund portfolio is to carry on the business of investing, holding, monitoring and realising the equity investments and/ or debt instruments from the financial services, natural resources and/or property investment sectors. The value of fund portfolio was based on fair value.

Starting from August 2021, the Group has diversified its business into securities markets. As at 30 June 2022, the Group managed a portfolio of listed securities with fair value of approximately HK\$205.3 million. The global equity market is unstable throughout the year. Accordingly, the trading securities recorded a trading and revaluation loss of approximately HK\$86.2 million in current year.

EVENT AFTER REPORTING PERIOD

The Company has conducted a series of disposal on listed securities from 11 March 2022 to 7 September 2022. A total of 1,072,600 shares of Hong Kong Aerospace Technology Group Limited ("HKATGL") were disposed on the open market at an aggregate consideration of approximately HK\$18,170,000. The average selling price of disposal of each HKATGL share is approximately HK\$16.94.

Details of the transaction are set out in the Company's announcement dated 7 September 2022.

未動用所得款項淨額已作為計息存款存放於 香港持牌銀行及一間金融機構。

資產抵押

於二零二二年六月三十日,本集團抵押賬面 值合共約299,000,000港元(二零二一年:約 375,800,000港元)之日本酒店土地及樓宇、 賬面值合共約19,000,000港元(二零二一年:約 19,600,000港元)之香港投資物業、為數 約700,000港元(二零二一年:約1,100,000 港元)之銀行存款及本公司若干附屬公司之 全部股權,以為本集團借貸融資提供擔保。

資本結構

本公司於截至二零二二年六月三十日止年度並無資本結構變動。

投資狀況及計劃 按公平值計入損益之金融資產

於二零二二年六月三十日,本集團投資於一 項非上市私人基金,賬面值約75,800,000港 元(二零二一年:約59,800,000港元)。基金 組合目的為進行投資、持有、監察及變現來 自金融服務、天然資源及/或物業投資領域 之股本投資及/或債務工具之業務。基金組 合價值乃按公平值釐定。

自二零二一年八月起,本集團已將其業務分 散至證券市場。於二零二二年六月三十日, 本集團管理的上市證券組合公平值約為 205,300,000港元。於整個年度,全球證券市 場不穩定。因此,證券買賣於本年度錄得買 賣及重估虧損約86,200,000港元。

報告期後事項

本公司於二零二二年三月十一日至二零二二 年九月七日進行一連串上市證券出售事項, 按總代價約18,170,000港元在公開市場上出 售合共1,072,600股香港航天科技集團有限 公司([HKATGL])股份。出售每股HKATGL股 份的平均售價約為16.94港元。

交易詳情載於本公司日期為二零二二年九月 七日之公告。

CONTINGENT LIABILITIES

As at 30 June 2022, the Group had no significant contingent liabilities (2021: Nil).

CAPITAL COMMITMENTS

As at 30 June 2022, the Group had no significant capital commitments (2021: Nil).

FOREIGN CURRENCY RISK

Most of the Group's assets and liabilities are denominated in Hong Kong dollars, Renminbi and Japanese Yen which are the functional currencies of respective group companies. The Group has not entered into any instruments on the foreign exchange exposure. The Group will closely monitor exchange rate movement and will take appropriate activities to reduce the exchange risk.

EMPLOYEES AND REMUNERATION POLICIES

As at 30 June 2022, the Group had approximately 27 (2021: 30) employees in Hong Kong, the PRC and Japan. The Group's remuneration policy is reviewed periodically and determined by reference to market terms, company performance, and individual qualifications and performance. Other staff benefits include bonuses awarded on a discretionary basis, medical schemes and share option scheme.

CONNECTED TRANSACTIONS

Save as disclosed, the Company did not have any other connected transactions which were subject to the reporting requirements under Chapter 14A of the Listing Rules for the year ended 30 June 2022.

CLOSURE OF REGISTER OF MEMBERS

The forthcoming annual general meeting of the Company (the "2022 AGM") is scheduled to be held on Monday, 5 December 2022, at 11:00 a.m. For determining the entitlement to attend and vote at the 2022 AGM, the register of members of the Company will be closed from Wednesday, 30 November 2022 to Monday, 5 December 2022, both days inclusive, during which period no transfer of shares of the Company will be registered. In order for a shareholder of the Company to be eligible to attend and vote at 2022 AGM, all transfer forms accompanied by the relevant share certificates must be lodged with the Company's Hong Kong branch share registrar, Tricor Tengis Limited of 17/F, Far East Finance Centre, 16 Harcourt Road, Hong Kong for registration not later than 4:30 p.m. on Tuesday, 29 November 2022.

或然負債

於二零二二年六月三十日,本集團並無重大 或然負債(二零二一年:無)。

資本承擔

於二零二二年六月三十日,本集團並無重大 資本承擔(二零二一年:無)。

外幣風險

本集團大部分資產及負債以集團公司各自之 功能貨幣港元、人民幣及日圓列值。本集團 並無就外匯風險訂立任何工具。本集團將密 切注視匯率走勢,並採取適當行動以減低匯 兑風險。

僱員及薪酬政策

於二零二二年六月三十日,本集團在香港、 中國及日本共聘有約27名(二零二一年:30 名)僱員。本集團之薪酬政策乃定期檢討及 參考市場薪酬水平、公司業績及個別員工之 資歷和表現釐定。其他員工福利包括酌情獎 勵之花紅、醫療計劃及購股權計劃。

關連交易

除所披露者外,截至二零二二年六月三十日 止年度,本公司並無進行任何其他須遵守上 市規則第14A章項下申報規定之關連交易。

暫停辦理股份過戶登記手續

本公司應屆股東週年大會(「二零二二年股東 週年大會」)謹訂於二零二二年十二月五日(星 期一)上午十一時正舉行。為釐定出席二零 二二年股東週年大會並於會上投票的權利, 本公司將於二零二二年十一月三十日(星期 三)至二零二二年十二月五日(星期一)(包括 首尾兩天)暫停辦理過戶登記手續,期內將 不會辦理本公司股份轉讓登記。本公司股東 如欲符合資格出席二零二二年股東週年大會 並於會上投票,所有過戶表格連同相關股票 必須於二零二二年十一月二十九日(星期二) 下午四時三十分前送達本公司的香港股份過 戶登記分處卓佳登捷時有限公司,地址為香 港夏慤道16號遠東金融中心17樓,以進行 登記。 Biographical information of the Directors and the senior management of the Group as at the date of this annual report is set out as follows:

EXECUTIVE DIRECTORS Mr. Cheng Chi Kin

Mr. Cheng Chi Kin ("Mr. Cheng"), aged 54, has been appointed as an executive Director since August 2021. He is also the chairman of the investment committee. Mr. Cheng obtained a Degree in Business Studies from University of Glamorgan and a Master Degree in Business Administration from University of Wales. He is a fellow member of The Hong Kong Institute of Certified Public Accountants and a fellow member of the Association of International Accountants. Mr. Cheng is currently the chairman and an executive director of Affluent Partners Holdings Limited (stock code: 1466) and the executive Director and the Chief executive officer of China Uptown Group Company Limited (stock code: 2330), the securities of both companies are listed on the Main Board of the Stock Exchange. Mr. Cheng was an executive director of Ming Lam Holdings Limited (formerly known as Sino Haijing Holdings Limited) (stock code: 1106) from February 2017 to August 2018 and a non-executive director of IRC Limited (stock code: 1029) from February 2017 to March 2020, the securities of both companies are listed on the Main Board of the Stock Exchange. Mr. Cheng has over 28 years of working experience in merger and acquisition, finance and accounting, banking, asset management and funds operations in various industries including real estate developments, infrastructure developments, real estate investment trusts (REITS), securities investments and natural resources industries.

於本年報日期,董事及本集團高級管理層履 歷資料載列如下:

執行董事 鄭子堅先生

鄭子堅先生(「鄭先生」),54歲,自二零二-年八月起獲委任為執行董事。彼亦為投資 委員會主席。鄭先生持有格拉摩根大學 (University of Glamorgan) 商業研究學士學位 及威爾士大學(University of Wales)工商管理 碩士學位。彼為香港會計師公會及國際會計 師協會資深會員。鄭先生現為錢唐控股有限 公司(股份代號:1466)主席兼執行董事以及 中國上城集團有限公司(股份代號: 2330)執 行董事兼行政總裁,該等公司之證券均於聯 交所主板上市。鄭先生於二零一七年二月至 二零一八年八月期間曾擔任銘霖控股有限公 司(前稱中國海景控股有限公司,股份代號: 1106)之執行董事, 並於二零一七年二月至 二零二零年三月期間曾擔任鐵江現貨有限公 司(股份代號:1029)之非執行董事,該兩間 公司之證券均於聯交所主板上市。鄭先生於 包括房地產發展、基建、房地產投資信託基 金(REITS)、證券投資及天然資源等多個行業 之併購、財務及會計、銀行、資產管理及基 金營運方方面擁有逾28年工作經驗。

Biographical Details of Directors 董事履歷詳情

Mr. WONG Siu Keung Joe

Mr. Wong Siu Keung Joe ("Mr. Wong"), aged 57, has been appointed as an executive Director with effect from 25 March 2022. Mr. Wong has been appointed as the company secretary, the authorised representative and the chief financial officer of the Company on 10 January 2022. He is also a member of the investment committee. Mr. Wong holds a Degree of Master of Arts in International Accounting from City University of Hong Kong and a Master's Degree of Corporate Governance from Hong Kong Polytechnic University. He is an associate member of Hong Kong Institute of Certified Public Accountants and a fellow member of the Association of Chartered Certified Accountants. Mr. Wong has extensive experience in taxation, accounting, financing, audit field and public listed companies for many years. Mr. Wong is currently an independent non-executive director (the "INED") of China Water Industry Group Limited (stock code: 1129) and Affluent Partners Holdings Limited (stock code: 1466), both companies whose shares are listed on the Main Board of the Stock Exchange. Mr. Wong is also an INED of Hang Tai Yue Group Holdings Limited (stock code: 8081) and Worldgate Global Logistics Ltd (stock code: 8292), both companies are listed on the GEM of the Stock Exchange.

黃兆強先生

黄兆強先生(「黃先生」),57歲,已獲委任為 執行董事,自二零二二年三月二十五日起生 效。黃先生已於二零二二年一月十日獲委任 為本公司之公司秘書、授權代表及財務總 監。彼亦為投資委員會成員。黃先生持有香 港城市大學頒發之國際會計文學碩士學位及 香港理工大學企業管治碩士學位。彼為香港 會計師公會會員及英國特許公認會計師公會 資深會員。黃先生於税務、會計、財務及審 計方面以及於上市公司擁有多年資深經驗。 黄先生現時擔任中國水業集團有限公司(股 份代號:1129)及錢唐控股有限公司(股份代 號:1466)(該兩間公司均為於聯交所主板上 市之公司)之獨立非執行董事(「獨立非執行 董事1)。黄先生亦為恆泰裕集團控股有限公 司(股份代號:8081)及盛良物流有限公司 (股份代號:8292)(該兩間公司均為於聯交 所GEM上市之公司)之獨立非執行董事。

INDEPENDENT NON-EXECUTIVE DIRECTORS Mr. Chiu Wai On

Nr. Chiu Mai On ("Mr.

Mr. Chiu Wai On ("Mr. Chiu"), aged 52, has been appointed as an independent non-executive Director since June 2009. Mr. Chiu is also the chairman of each of the audit committee, remuneration committee and nomination committee of the Company. He is a member of the Hong Kong Institute of Certified Public Accountants and a fellow member of the Association of Chartered Certified Accountants. Mr. Chiu possesses over 10 years of professional experience in accounting and auditing services. Mr. Chiu is also an independent non-executive director of New Times Energy Corporation Limited (stock code: 166), a company listed on the Stock Exchange.

Mr. Man Kwok Leung

Mr. Man Kwok Leung ("Mr. Man"), aged 75, has been appointed as an independent non-executive Director since May 2009. Mr. Man is also a member of each of the audit committee, remuneration committee and nomination committee of the Company. He is a solicitor of the High Court of Hong Kong and a civil celebrant of marriages. Mr. Man has extensive experience in the legal practice. He had been appointed by Xinhua News Agency as a district advisor from 1995 to 1997. He is currently appointed as a director of Apleichau Kai Fong Primary School, the deputy chairman of Apleichau Kai Fong Welfare Association, the secretary of Apleichau Promotion of Tourism Association and the honorary legal advisor of Junior Police Officers' Association. Mr. Man is currently an independent non-executive director of Hong Kong ChaoShang Group Limited (stock code: 2322), a company listed on the Stock Exchange.

獨立非執行董事

招偉安先生

招偉安先生(「招先生」),52歲,自二零零九 年六月獲委任為獨立非執行董事。招先生亦 身兼本公司之審核委員會、薪酬委員會及提 名委員會各會主席。彼為香港會計師公會會 員及特許公認會計師公會資深會員。招先生 於會計及核數服務方面擁有逾10年專業經 驗。招先生亦為新時代能源有限公司(股份 代號:166)之獨立非執行董事,該公司於聯 交所上市。

萬國樑先生

萬國樑先生(「萬先生」),75歲,自二零零九 年五月起獲委任為獨立非執行董事。萬先生 亦身兼本公司之審核委員會、薪酬委員會及 提名委員會各會成員。彼為香港高等法院律 師及婚姻監禮人。萬先生擁有豐富法律工作 經驗。彼於一九九五年至一九九七年間獲新 華社委任為區事顧問。彼目前獲委任為鴨脷 洲街坊學校校董、鴨脷洲街坊福利會副主 席、鴨脷洲旅遊促進會秘書及香港警察隊員 佐級協會之名譽法律顧問。萬先生現為香港 潮商集團有限公司(股份代號:2322)之獨立 非執行董事,該公司於聯交所上市。

Biographical Details of Directors 董事履歷詳情

Mr. Sheung Kwong Cho

Mr. Sheung Kwong Cho ("Mr. Sheung"), aged 41, has been appointed as an independent non-executive Director in May 2021. Mr. Sheung is also a member of each of the audit committee, remuneration committee and nomination committee of the Company. Mr. Sheung holds a Bachelor of Commerce in Accounting from Macquarie University in Australia. He is a member of the Hong Kong Institute of Certified Public Accountants and has more than 15 years of experience in corporate governance, mergers and acquisitions, auditing and financial management. Mr. Sheung is an executive director of each of Far East Holdings International Limited (Stock code: 36), the securities of the company are listed on the Main Board of the Stock Exchange. Mr. Sheung was an executive director of Jimu Group Limited (stock code 8187) for the period from 25 May 2021 to 13 November 2021, the securities of the company are listed on the GEM of the Stock Exchange.

商光祖先生

商光祖先生(「商先生」),41歲,於二零二一 年五月獲委任為獨立非執行董事。商先生亦 身兼本公司審核委員會、薪酬委員會及提名 委員會各會成員。商先生持有澳洲麥覺理大 學會計學商學士學位。彼為香港會計師公會 會員,擁有逾十五年企業管治、併購、審核 及財務管理的經驗。商先生為遠東控股國際 有限公司(股份代號:36)的執行董事,該公 司的證券於聯交所主板上市。商先生於二零 二一年五月二十五日至二零二一年十一月 十三日期間為積木集團有限公司(股份代號: 8187)的執行董事,該公司的證券於聯交所 GEM上市。

CORPORATE GOVERNANCE PRACTICES

The Company is committed to maintain high standards of corporate governance. The Board believes that effective corporate governance practices are fundamental to enhance the shareholders' value and safeguard the interests of the shareholders. Accordingly, the Company has adopted sound corporate governance principles that emphasize an effective internal control and accountability to all shareholders.

During the year ended 30 June 2022, the Company has complied with the code provisions of the Corporate Governance Code (the "CG Code") as set out in Appendix 14 of the Listing Rules except for the following deviations:

Code Provision A.2.1

Code provision A.2.1 stipulates that the roles of chairman and chief executive should be separate and should not be performed by the same individual. Since the resignation of Mr. Chi Chi Hung, Kenneth in March 2020, the Company does not have any officer with the title of Chief Executive Officer. The overall responsibility of supervising and ensuring that the Group's business in line with the order of the Board in terms of day-to-day operations and execution is vested in the Board itself.

Code Provision A.4.1

Under the code provision A.4.1 of the CG Code, nonexecutive directors should be appointed for a specific term, subject to re-election. The existing independent nonexecutive Directors were not appointed for a specific term as required under the code provision A.4.1 but are subject to retirement by rotation and re-election at annual general meeting in accordance with the bye-laws of the Company (the "Bye-laws"). As such, the Company considers that sufficient measures have been taken to ensure that the Company has good corporate governance practices.

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the full set of Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") set out in Appendix 10 of the Listing Rules as the code of the conduct for securities transactions by directors. The prohibitions on securities dealing and disclosure requirements in the Model Code apply to specified individuals including the Group's senior management and also persons who are privy to price sensitive information of the Group. Having made specific enquiry of all Directors, the Board confirmed that all Directors had complied with the Model Code regarding directors' securities transactions during the year and up to the date of this report.

企業管治常規

本公司致力維持高水平之企業管治。董事會 相信,有效的企業管治慣例乃提升股東價值 及保障股東權益之基礎。因此,本公司已採 納務實之企業管治原則,強調有效之內部監 控及對全體股東的問責性。

截至二零二二年六月三十日止年度,本公司 已遵守上市規則附錄十四所載企業管治守則 (「企業管治守則」)之守則條文,惟以下偏離 之情況除外:

守則條文第A.2.1條

守則條文第A.2.1條規定主席及行政總裁之 職能應予區分,不應由同一人士擔任。自季 志雄先生於二零二零年三月辭任以來,本公 司並無任何具有行政總裁職稱的高級職員。 就日常營運及執行而言,監督及確保本集團 業務與董事會指令貫徹一致的整體職責歸屬 於董事會本身。

守則條文第A.4.1條

根據企業管治守則之守則條文第A.4.1條, 非執行董事須按特定任期獲委任,並須重選 連任。現任獨立非執行董事並非根據守則條 文第A.4.1條之規定按特定任期獲委任,惟 彼等須根據本公司細則(「細則」)於股東週年 大會輪值退任及重選連任。因此,本公司認 為已採取足夠措施以確保本公司履行良好企 業管治慣例。

董事進行證券交易的標準守則

本公司已採納上市規則附錄十所載全套上市 發行人董事進行證券交易之標準守則(「標準 守則」)作為董事進行證券交易之操守準則。 標準守則就證券買賣之限制及披露規定適用 於特定個別人士,包括本集團之高級管理人 員及其他知悉可影響股價之本集團敏感資料 之人士。經向所有董事作出具體查詢後,董 事會確認於年內及直至本報告日期,全體董 事一直遵守有關董事進行證券交易之標準守 則。

BOARD OF DIRECTORS

As at the date of this annual report, the Board comprises five Directors, with two executive Directors, Mr. Cheng Chi Kin (Chairman) and Mr. Wong Siu Keung Joe; and three independent non-executive Directors, Mr. Chiu Wai On, Mr. Man Kwok Leung and Mr. Sheung Kwong Cho. Biographical information of the Directors is set out in the section "Biographical Details of Directors" of this annual report.

During the year ended 30 June 2022 and up to the date of this annual report, the changes to the composition of the Board were as follows:

- Mr. Chan Wai Ki resigned as an executive Director and the Chairman of the Board (the "Chairman"), Mr. Yiu To Wa resigned as an executive Director and Mr. Eric Todd was appointed the Chairman, with effect from 22 July 2021;
- Mr. Liu Shihao was appointed and resigned as an executive Director with effect from 2 August 2021 and 25 March 2022 respectively;
- Mr. Eric Todd resigned as the Chairman, Mr. Charles Lu was appointed as an executive Director and the Chairman, with effect from 16 August 2021, Mr. Charles Lu resigned as an executive director and the Chairman, with effect from 26 November 2021;
- Mr. Eric Todd resigned as an executive Director with effect from 1 September 2021;
- Mr. Cheng Chi Kin was appointed as an executive Director with effect from 24 August 2021, Mr. Cheng Chi Kin was appointed as the Chairman, with effect from 26 November 2021; and
- Mr. Wong Siu Keung Joe was appointed as an executive Director with effect from 25 March 2022.

董事會

於本年報日期,董事會由五名董事組成,包 括兩名執行董事鄭子堅(主席)先生及黃兆強 先生;及三名獨立非執行董事招偉安先生、 萬國樑先生及商光祖先生。董事履歷資料載 於本年報「董事履歷詳情」一節。

- 截至二零二二年六月三十日止年度及直至本 年報日期,董事會組成變動如下:
- 一陳偉祺先生已辭任執行董事兼董事會 主席(「主席」),姚道華先生已辭任執 行董事及達振標先生已獲委任為主席, 自二零二一年七月二十二日起生效;
- 劉始豪先生獲委任及已辭任執行董事,
 分別自二零二一年八月二日及二零
 二二年三月二十五日起生效;
- 這振標先生已辭任主席,呂長勝先生 獲委任為執行董事兼主席,自二零 二一年八月十六日起生效,呂長勝先 生已辭任執行董事兼主席,自二零 二一年十一月二十六日起生效;
- · 達振標先生已辭任執行董事,自二零 二一年九月一日起生效;
- 鄭子堅先生獲委任為執行董事,自二
 零二一年八月二十四日起生效,鄭子
 堅先生獲委任為主席,自二零二一年
 十一月二十六日起生效;及
- 黃兆強先生獲委任為執行董事,自二 零二二年三月二十五日起生效。

An updated list of Directors identifying their roles and functions is maintained on the websites of the Company and the Stock Exchange.

To the best of the knowledge of the Company, there is no financial, business, family or other material or relevant relationship between Board members.

The Company has received an annual confirmation of independence from each of the independent non-executive Directors. The Company is of the view that all the independent non-executive Directors meet the guidelines for assessing independence as set out in rule 3.13 of the Listing Rules and considers them to be independent.

The Board is responsible for the leadership and control of the Company and overseeing the Group's businesses, strategic decisions and performance. Directors take decisions objectively in the interests of the Company. Some functions including, inter alia, monitor and approval of material transactions, matters involving conflict of interest for a substantial shareholder or Director, the approval of the interim and annual results, other disclosures to the public or regulators and the internal control system are reserved by the Board and the decisions relating to such matters shall be subject to the decision of the Board. Matters not specifically reserved to the Board and necessary for the daily operations of the Company are delegated to the management under the supervision of the respective Directors.

The Board meets regularly and at least four times throughout the financial year. All Directors are given the opportunity to put items on the agenda for regular Board meetings. All Directors have access to the Company Secretary to ensure that all Board procedures, rules and regulations are followed. Full minutes of Board meetings are kept by the Company Secretary and are available for inspection on reasonable notice. Any Director may, in furtherance of his duties, take independent professional advice where necessary at the expense of the Company. 一份確定董事職責及職能的已更新董事名單 登載於本公司及聯交所網站。

就本公司所深知,董事會成員之間概無財 務、業務、親屬或其他重大或相關之關係。

本公司已收到各獨立非執行董事之年度獨立 確認書。本公司認為所有獨立非執行董事符 合上市規則第3.13條所載有關評估獨立性之 指引,並認為彼等均為獨立人士。

董事會負責領導及控制本公司並監管本集團 之業務、策略決策及表現。董事作出符合本 公司利益之客觀決定。董事會保留對某些職 務的權利,包括(其中包括)監察及審批重大 交易、涉及主要股東或董事利益衝突之事 備披露之其他資料、以及內部監控制度,有 關該等事宜的決策必須由董事會決定。並非 指定的董事會決定且屬本公司日常營運所須 進行之事務,則在個別董事之監督下委派管 理層處理。

於財政年度內,董事會定期並至少舉行四次 會議。全體董事均有機會建議項目加入議程 提呈例行董事會會議。全體董事均可聯絡公 司秘書,確保遵從所有董事會程序、規則及 規例。公司秘書保存董事會會議之完整記 錄,並於發出合理通知後可供查閱。任何董 事均可於有需要時就履行職務獲取獨立專業 意見,費用由本公司承擔。

Appointment, Re-election and Removal of Directors

In accordance with bye-law 86 of the Bye-laws, any Director appointed to fill a causal vacancy on the Board shall hold office only until the next following general meeting of the Company and any director appointed as an addition to the existing Board shall hold office only until the next following annual general meeting of the Company and shall then be eligible for re-election.

According to bye-law 87 of the Bye-laws and the CG Code, at each annual general meeting of the Company, 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 provided that every Director shall be subject to retirement by rotation at least once every 3 years, and shall then be eligible for reelection. Any further re-appointment of an independent nonexecutive director, who has served the Board for more than nine years, will be subject to separate resolution to be approved by the shareholders.

In accordance with bye-law 86 of the Bye-laws, the shareholders of the Company may by an ordinary resolution remove any Director (but without prejudice to any claim for damages under any contract) before the expiration of his period of office, and may by an ordinary resolution appoint another person in his stead.

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

As at the date of this annual report, the Chairman is Mr. Cheng Chi Kin. The Chairman is responsible for the leadership of the Board, ensuring its effectiveness in all aspects of its role for setting its agenda and taking into account any matters proposed by other directors for inclusion in the agenda.

The Chief Executive Officer was responsible for supervising the day-to-day management of the Group's business. Since the resignation of Mr. Chi Chi Hung, Kenneth in March 2020, the Company does not have any officer with the title of Chief Executive Officer. The overall responsibility of supervising and ensuring that the Group's business in line with the order of the Board in terms of day-to-day operations and execution is vested in the Board itself. The Board considered that this has the advantages of allowing contributions from all executive Directors with different expertise and the Company will review the current situation from time to time and shall make necessary arrangements when the Board considers appropriate.

委任、重選及罷免董事

根據細則第86條,任何獲委任填補董事會臨時空缺之董事,僅任職至本公司下屆股東大會為止,而任何獲委任成為現有董事會新增成員之董事,亦僅任職至本公司下屆股東週年大會為止,屆時將符合資格於會上重選連任。

根據細則第87條及企業管治守則,於本公司 每屆股東週年大會上,當時三分一之董事(或 如董事人數並非三之倍數時,則最接近但不 少於三分一之董事)須輪值退任,而每名董 事須至少每三年輪值退任一次,屆時將符合 資格重選連任。進一步重新委任任何已服務 董事會超過九年之獨立非執行董事,須由股 東以獨立決議案予以批准。

根據細則第86條,本公司股東可以普通決議 案罷免任何任期未屆滿之董事(但依據任何 合約可提出之索賠要求不受此影響),並可 以普通決議案委任他人取代。

主席及行政總裁

於本年報日期,主席為鄭子堅先生。主席負 責領導董事會,以確保董事會於其角色及設 置其議程之所有方面具效率,且已考慮到其 他董事所提呈以納入議程之任何事項。

行政總裁負責監督本集團業務之日常管理。 自季志雄先生於二零二零年三月辭任以來, 本公司並無任何具有行政總裁職稱的高級職 員。就日常營運及執行而言,監督及確保本 集團業務與董事會指令貫徹一致的整體職責 歸屬於董事會本身。董事會認為此安排之優 勢為讓具備不同專業知識之所有執行董事均 可作出貢獻,而本公司將不時檢討目前狀 況,並在董事會認為適當時作出必要安排。

BOARD COMMITTEES

The Board has established four committees, including the remuneration committee (the "Remuneration Committee"), the nomination committee (the "Nomination Committee"), the audit committee (the "Audit Committee") and the investment committee (the "Investment Committee") for overseeing particular aspects of the Group's affairs. Details of which are set out below. All Board committees of the Company are established with defined written terms of reference which are available on the websites of the Company and the Stock Exchange.

Audit Committee

The Audit Committee currently comprises three independent non-executive Directors, Mr. Chiu Wai On (the chairman of the Audit Committee), Mr. Man Kwok Leung and Mr. Sheung Kwong Cho.

The primary duties of the Audit Committee are to (i) review the Group's financial reporting system, the nature and scope of audit review; (ii) review the effectiveness of the system of internal control procedures and risk management and the Company's internal audit function; and (iii) review and monitor the external auditor's independence and objectivity. In addition, the Audit Committee discusses matters raised by the external auditor and regulatory bodies to ensure that appropriate recommendations are implemented. The Audit Committee meets as and when required to perform its responsibilities and at least twice a year.

During the year, the Audit Committee reviewed the interim and annual results with the external auditor and made recommendation to the Board on the re-appointment of the external auditor, reviewed the risk management and internal control systems and the effectiveness of the internal audit function of the Company in accordance with the Audit Committee's written terms of reference. The Audit Committee also reviewed and approved the risk assessment in relation to the hotel business in Japan.

The Audit Committee held two meetings and has a written resolution done during the year ended 30 June 2022. The attendance record of each member of the Audit Committee is set out in the sub-section "Attendance Record of Directors and Committee Members" below.

董事會委員會

董事會已成立四個委員會,包括薪酬委員會 (「薪酬委員會」)、提名委員會(「提名委員 會」)、審核委員會(「審核委員會」)及投資委 員會(「投資委員會」),以監察本集團事務之 特定範疇。詳情載於下文。本公司所有董事 會委員會均訂有清晰書面職權範圍,有關職 權範圍可於本公司網站及聯交所網站閱覽。

審核委員會

審核委員會目前包括三名獨立非執行董事招 偉安先生(審核委員會主席)、萬國樑先生及 商光祖先生。

審核委員會之主要職責為(i)檢討本集團財務 申報制度、審核之性質及範圍:(ii)檢討內部 監控程序及風險管理制度之效益以及本公司 內部審核職能;及(iii)檢討及監察外聘核數 師之獨立身分及客觀性。此外,審核委員會 討論外聘核數師與監管機構提出之事項,以 確保採納適當建議。審核委員會於有需要時 舉行會議,以履行其職責,並每年最少舉行 兩次會議。

年內,審核委員會已根據審核委員會之書面 職權範圍聯同外聘核數師審閱中期業績及全 年業績,並就續聘外聘核數師向董事會提供 推薦建議以及檢討風險管理、內部監控制度 及本公司內部審計職能之效益。審核委員會 亦檢討及批准有關日本酒店業務的風險評估。

截至二零二二年六月三十日止年度,審核委員會曾舉行兩次會議,並已完成一項書面決 議案。審核委員會各成員之出席記錄載於下 文「董事及委員會成員之出席記錄」分節。

Remuneration Committee

The Remuneration Committee currently comprises three independent non-executive Directors, Mr. Chiu Wai On (the chairman of the Remuneration Committee), Mr. Man Kwok Leung and Mr. Sheung Kwong Cho.

The primary duties of the Remuneration Committee are to (i) make recommendations to the Board on the policy and structure for all Directors' and senior management's remuneration and on the establishment of a formal and transparent procedure for remuneration policy; (ii) make recommendations to the Board on the remuneration package of individual executive Directors, non-executive Directors and senior management; and (iii) review and approve compensation payable to executive Directors and senior management for any loss or termination of office or appointment. The Remuneration Committee meets at least once a year.

During the year, the Remuneration Committee reviewed the remuneration policy and packages of the Directors and senior management and made recommendations to the Board on the remuneration policy and packages of the Directors and senior management in accordance with the Remuneration Committee's written terms of reference. The Remuneration Committee also approved and recommended to the Board the terms of letters of appointment and the Directors' fee payable to two newly appointed Directors.

The Remuneration Committee held five meetings during the year ended 30 June 2022. The attendance record of each member of the Remuneration Committee is set out in the sub-section "Attendance Record of Directors and Committee Members" below.

Nomination Committee

The Nomination Committee currently comprises three independent non-executive Directors, Mr. Chiu Wai On (the chairman of the Nomination Committee), Mr. Man Kwok Leung and Mr. Sheung Kwong Cho.

The primary duties of the Nomination Committee are to (i) review the structure, size and composition of the Board and make recommendations on any proposed changes to the Board; (ii) identify individuals suitably qualified to become Board members; (iii) to assess the independence of independent non-executive Directors; and (iv) make recommendations to the Board on the appointment or reappointment of Directors and succession planning for directors. The Nomination Committee meets at least once a year.

薪酬委員會

薪酬委員會目前包括三名獨立非執行董事招 偉安先生(薪酬委員會主席)、萬國樑先生及 商光祖先生。

薪酬委員會之主要職責為(i)就全體董事及高級管理人員之薪酬政策及架構,及就設立正規而具透明度之程序制訂此等薪酬政策,向董事會提供推薦建議:(ii)向董事會建議個別執行董事、非執行董事及高級管理人員之薪酬待遇:及(iii)審議及批准向執行董事及高級管理人員就其喪失或終止職務或委任而須支付之賠償。薪酬委員會每年最少舉行一次會議。

年內,薪酬委員會已根據薪酬委員會之書面 職權範圍,審閲董事及高級管理人員之薪酬 政策及待遇,並就董事及高級管理人員之薪 酬政策及待遇向董事會提供推薦建議。薪酬 委員會亦已批准應付兩名新任董事之委任函 條款及董事袍金,並已就此向董事會提供推 薦建議。

截至二零二二年六月三十日止年度,薪酬委 員會曾舉行五次會議。薪酬委員會各成員之 出席記錄載於下文「董事及委員會成員之出 席記錄」分節。

提名委員會

提名委員會目前包括三名獨立非執行董事招 偉安先生(提名委員會主席)、萬國樑先生及 商光祖先生。

提名委員會之主要職責為(i)檢討董事會之架 構、人數及組成,並就任何擬對董事會作出 之變動提供推薦建議;(ii)物色具備合適資格 可擔任董事會成員之人士;(iii)評核獨立非 執行董事之獨立身分;及(iv)就董事委任或 再度委任以及董事繼任計劃向董事會提供推 薦建議。提名委員會每年最少舉行一次會議。

The Board has adopted a board diversity policy (the "Diversity Policy") which sets out the approach by the Company to achieve diversity on the Board. According to the Diversity Policy, selection of candidates will be based on a range of diversity perspectives including but not limited to gender, age, cultural and educational background, ethnicity, professional experience and length of service.

The Board has adopted a nomination policy (the "Nomination Policy"). A summary of this policy is disclosed as below.

1. Criteria

The Nomination Committee and/or the Board shall consider the following criteria in evaluating and selecting candidates for directorships:

- Character and integrity.
- Qualifications including professional qualifications, skills, knowledge and experience that are relevant to the Company's business and corporate strategy.
- Willingness to devote adequate time to discharge duties as a Board member and other directorships and significant commitments.
- Requirement for the Board to have independent directors in accordance with the Listing Rules and whether the candidates would be considered independent with reference to the independence guidelines set out in the Listing Rules.
- Diversity Policy and any measurable objectives adopted by the Company for achieving diversity on the Board.
- Such other perspectives appropriate to the Company's business.

董事會採納董事會成員多元化政策(「多元化 政策」),當中列載本公司為達致董事會成員 多元化而採取之方針。根據多元化政策,候 選人之甄選將根據一系列多元化範疇考慮, 包括但不限於性別、年齡、文化及教育背 景、民族、專業經驗及服務時間長短。

董事會已採用提名政策(「提名政策」)。該政 策之概要披露如下。

- 準則 提名委員會及/或董事會在評估及甄 選候任董事時應考慮以下因素:
 - 品格及誠信。
 - 資格,當中包括與本公司業務及 公司策略相關之專業資格、技 能、知識及經驗。
 - 願意投入充足時間履行作為董事 會成員及其他董事職責以及重大 承擔。
 - 根據上市規則規定為董事會設立 獨立董事,以及候選人是否會根 據上市規則所載獨立指引被視為 獨立董事。
 - 多元化政策及本公司為實現董事 會成員多元化而採取之任何可計 量目標。
 - 適用於本公司業務之其他範疇。

2. Nomination Process

2.1 Appointment of New Director

- 2.1.1 The Nomination Committee and/or the Board shall, upon receipt of the proposal on appointment of new director and the biographical information (or relevant details) of the candidate, evaluate such candidate based on the criteria as set out in section 1 to determine whether such candidate is qualified for directorship.
- 2.1.2 If the process yields one or more desirable candidates, the Nomination Committee and/ or the Board shall rank them by order of preference based on the needs of the Company and reference check of each candidate (where applicable).
- 2.1.3 The Nomination Committee shall make recommendation to the Board in respect of the appointment of appropriate candidate for directorship.
- 2.1.4 For any person that is nominated by a shareholder for election as a director at the general meeting of the Company, the Nomination Committee and/or the Board shall evaluate such candidate based on the criteria as set out in section 1 to determine whether such candidate is qualified for directorship and where appropriate, the Nomination Committee and/or the Board shall make recommendation to shareholders in respect of the proposed election of director at the general meeting.

- **2.** 提名程序
 - 2.1 委任新董事 2.1.1 提名委員會及/或董事會應 在接獲有關委任新董事的建 議及候選人的履歷(或相關 詳情)後,根據第1節所列 之準則評估該候選人,以確 定該候選人是否合資格擔任 董事。
 - 2.1.2 倘提名程序產生一個或多個 理想的候選人,則提名委員 會及/或董事會應根據本公 司的需要及各候選人的資歷 查核結果(如適用)將彼等按 優先順序排名。
 - 2.1.3 提名委員會應就委任合適人 選擔任董事向董事會提出推 薦建議。
 - 2.1.4 就股東在本公司股東大會上 就董事選舉提名之任何人士 而言,提名委員會及/或董 事會應根據第1節所列之準 則對該候選人進行評估,以 確定該候選人是否合資格擔 任董事,如有需要,提名委 員會及/或董事會應在股東 大會上就建議選舉董事向股 東提出推薦建議。

2.2 Re-election of Director at General Meeting

- 2.2.1 The Nomination Committee and/or the Board shall review the overall contribution and service to the Company of the retiring director including his/her attendance of Board meetings and, where applicable, general meetings, and the level of participation and performance on the Board.
- 2.2.2 The Nomination Committee and/or the Board shall also review and determine whether the retiring director continues to meet the criteria as set out in section 1.
- 2.2.3 The Nomination Committee and/or the Board shall then make recommendation to shareholders in respect of the proposed reelection of director at the general meeting.

During the year, the Nomination Committee reviewed, considered and approved the structure, size and diversity of the Board and the Diversity Policy, the Nomination Policy, the independence of independent non-executive Directors and made recommendations to the Board on the re-election of the Directors in accordance with the Nomination Committee's written terms of reference. The Nomination Committee also approved and recommended to the Board the appointment of two newly appointed Directors.

The Nomination Committee held six meetings during the year ended 30 June 2022. The attendance record of each member of the Nomination Committee is set out in the sub-section "Attendance Record of Directors and Committee Members" below.

- 2.2 在股東大會上重選董事
 - 2.2.1 提名委員會及/或董事會應 審查退任董事對本公司的整 體貢獻及其服務,當中包括 其出席董事會會議以及(如 適用)股東大會的次數以及 其在董事會的參與程度及表 現。
 - 2.2.2 提名委員會及/或董事會亦 應審查並確定退任董事是否 繼續符合第1節所列準則。
 - 2.2.3 提名委員會及/或董事會應 就建議在股東大會上重選董 事向股東提出推薦建議。

年內,提名委員會已根據提名委員會之書面 職權範圍,檢討、考慮及批准董事會的結 構、規模及成員多元化、多元化政策、提名 政策及獨立非執行董事的獨立性,並就重選 董事向董事會提供推薦建議。提名委員會亦 已批准委任兩名新任董事,並已就此向董事 會提供推薦建議。

截至二零二二年六月三十日止年度,提名委員會曾舉行六次會議。提名委員會各成員之 出席記錄載於下文「董事及委員會成員之出 席記錄」分節。

INVESTMENT COMMITTEE

The Investment Committee has been established by the Board on 2 August 2021. The members of the Investment Committee shall consist of not less than two members from amongst Directors and senior management of the Company of which at least one shall be Director. The Investment Committee currently comprises an executive Director, Mr. Cheng Chi Kin (the chairman of the Investment Committee) and the executive Director, Mr. Wong Siu Keung Joe.

The Investment Committee is responsible for, among others, to exercise delegated authority from the Board, to handle any issues or affairs related to the investment aspects of the Company, to review the investment performance from time to time and advise the Board on how the Company's funds are to be used to enhance the Group's investment returns, to consider, approve and/or recommend the Board taking any steps appropriate and necessary in relation to the investment activities of the Company and preserve the value of the Company's funds and/or achieving capital appreciation.

The Investment Committee held nine meetings since its establishment and up to the date of this report. The Investment Committee considered, approved and recommended to the Board, among others the terms of reference of the Investment Committee and several listed securities listed on the Stock Exchange for acquisitions which the Investment Committee members considered worthwhile for the Company to generate returns in fulfilling its investment objective.

投資委員會

董事會已於二零二一年八月二日成立投資委員會。投資委員會之成員須由本公司董事和 高級管理人員中不少於兩名成員組成,其中 至少一名成員須為董事。投資委員會現時由 執行董事鄭子堅先生(投資委員會主席)及執 行董事黃兆強先生組成。

投資委員會負責(其中包括)行使董事會轉授 之權力,處理與本公司投資方面有關之任何 事宜或事務,不時檢討投資表現,並就如何 使用本公司資金提升本集團之投資回報向董 事會提供意見,考慮、批准及/或建議董事 會就本公司之投資活動採取任何適當及必要 之措施以及保留本公司資金之價值及/或實 現資本增值。

投資委員會自其成立以來及直至本報告日期 已舉行九次會議。投資委員會考慮、批准及 向董事會建議(其中包括)投資委員會職權範 圍及收購數項於聯交所上市之上市證券,投 資委員會成員認為有關證券對本公司而言屬 有利,以產生回報達成其投資目標。

ATTENDANCE RECORD OF DIRECTORS AND COMMITTEE MEMBERS

During the year ended 30 June 2022, the Board held 34 Board meetings.

The attendance record of each Director at the Board meetings, the committees' meetings and the annual general meeting of the Company held during the year is set out below:

董事及委員會成員之出席記錄

截至二零二二年六月三十日止年度,董事會 曾舉行34次董事會會議。

各董事於年內舉行之董事會會議、委員會會 議及本公司股東週年大會之出席記錄載列如 下:

		No. of meetings attended/held 已出席/舉行會議次數					
Directors		Board Meeting	Audit Committee Meeting 審核委員會	Committee	Nomination Committee Meeting 提名委員會	Investment Committee Meeting 投資委員會	Annual General Meeting 股東
董事		董事會會議	會議	會議	會議	合議	週年大會
Executive Directors	執行董事						
Mr. Cheng Chi Kin ("Mr. Cheng") (Note 1)	鄭子堅先生 (「鄭先生」)(附註1)	26/26	-	-	-	-	1/1
Mr. Wong Siu Keung Joe ("Mr. Wong") (Note 2) Mr. Charles Lu	黃兆強先生 (「黃先生」)(附註2) 呂長勝先生	2/2	-	-	-	2/2	-
("Mr. Lu") (Note 3) Mr. Liu Shihao	口 氏勝元生 (「呂先生」)(附註3) 劉始豪先生	0/17	-	-	-	-	-
("Mr. Liu") (Note 4) Mr. Chan Wai Ki	(「劉先生」)(附註4) 陳偉祺先生	28/28	-	-	-	9/9	1/1
("Mr. Chan") (Note 5)	(「陳先生」)(附註5)	0/2	-	-	-	-	-
Mr. Eric Todd ("Mr. Todd") (Note 6)	達振標先生(「達先生」)(附註6)	3/3	-	-	-	0/1	-
Mr. Yiu To Wa ("Mr. Yiu") (Note 7)	姚道華先生(「姚先生」)(附註7)	4/4	-	-	-	9/9	1/1
Independent non-executive Directors	獨立非執行董事						
Mr. Chiu Wai On	招偉安先生	34/34	2/2	5/5	6/6	-	1/1
Mr. Man Kwok Leung	萬國樑先生	34/34	2/2	5/5	6/6	-	1/1
Mr. Sheung Kwong Cho	商光祖先生	34/34	2/2	5/5	6/6	-	1/1

Notes:

1.	Mr. Cheng was appointed on 24 August 2021.	1.	鄭先生於二零二一年八月二
2.	Mr. Wong was appointed on 25 March 2022.	2.	黃先生於二零二二年三月二
3.	Mr. Lu was appointed on 16 August 2021 and resigned on 26 November 2021.	3.	呂先生於二零二一年八月十 二一年十一月二十六日辭任
4.	Mr. Liu was appointed on 2 August 2021 and resigned on 25 March 2022.	4.	劉先生於二零二一年八月. 二二年三月二十五日辭任。
5.	Mr. Chan resigned on 22 July 2021.	5.	陳先生於二零二一年七月二
6.	Mr. Todd resigned on 1 September 2021.	6.	達先生於二零二一年九月一
7.	Mr. Yiu was resigned on 22 July 2021.	7.	姚先生於二零二一年七月二

CONTINUOUS PROFESSIONAL DEVELOPMENT OF DIRECTOR

Upon appointment to the Board, Directors are provided with comprehensive induction training to ensure that they have a thorough understanding of the Group's operations, applicable laws and rules as well as their role and responsibilities. Every new Director also receives a Director's handbook which contains guide on Directors' duties and continuing obligations, applicable Laws, Regulations and Governing documents and information on other key governance matters.

The Group continuously updates Directors on developments in the statutory and regulatory regime and the business environment to facilitate the discharge of their responsibilities. Continuing briefing and professional development for directors will be arranged at the expenses of the Company where necessary.

附註:

	鄭尤生於二苓二一年八月二十四日獲安任。
	黄先生於二零二二年三月二十五日獲委任。
	吕先生於二零二一年八月十六日獲委任及於二零 二一年十一月二十六日辭任。
	劉先生於二零二一年八月二日獲委任及於二零 二二年三月二十五日辭任。
i.	陳先生於二零二一年七月二十二日辭任。
	達先生於二零二一年九月一日辭任。
	姚先生於二零二一年七月二十二日辭任。

十四口雄禾仁

董事之持續專業發展

於獲委任加入董事會後,董事獲提供全面入 職培訓,以確保彼等透徹了解本集團的營 運、適用法律及規則以及彼等的角色及責 任。每一名新任董事亦會收到董事手册,當 中載董事職責及持續責任的指引、適用法 例、規例及規管文件以及其他主要管治事宜 的資訊。

本集團持續向董事提供法定及監管法規以及 業務環境之最新發展資訊,方便彼等履行本 身之責任,並會於有需要時為董事安排持續 **簡報及為其提供專業發展,費用由本公司承** 擔。
The Directors, participated in continuous professional 於董事各自的任職年內,彼等已參與以下持 development during the year or their respective tenure of 續專業發展: office as follows:

Directors 董事		Attending seminars conducted by professional parties 出席專業機構 舉行之研討會	Reading materials relating to directors' development and duties or relevant topics 閱讀有關董事 發展及職務或 相關主題之材料
Executive Directors Mr. Charlie Lu (appointed on 16 August 2021 and resigned on 26 November 2021)	執行董事 呂長勝先生 (於二零二一年 八月十六日獲委任及 於二零二一年	-	1
Mr. Cheng Chi Kin (appointed on 24 August 2021)	+一月二十六日辭任) 鄭子堅先生 (於二零二一年	-	1
Mr. Wong Siu Keung Joe (appointed on 25 March 2022)	八月二十四日獲委任) 黃兆強先生 (於二零二二年	1	1
Mr. Liu Shihao (appointed on 2 August 2021 and resigned on 25 March 2022)	三月二十五日獲委任) 劉始豪先生 (於二零二一年 八月二日獲委任及 於二零二二年	-	1
Mr. Chan Wai Ki (resigned on 22 July 2021)	三月二十五日辭任) 陳偉祺先生 (於二零二一年 七月二十二日辭任)	-	✓
Mr. Eric Todd (resigned on 1 September 2021)	 	-	√
Mr. Yiu To Wa (resigned on 22 July 2021)	姚道華先生 (於二零二一年 七月二十二日辭任)	-	1
Independent non-executive Directors Mr. Chiu Wai On Mr. Man Kwok Leung Mr. Sheung Kwong Cho	獨立非執行董事 招偉安先生 萬國樑先生 商光祖先生	\ \ \	5 5 5

CORPORATE GOVERNANCE FUNCTIONS

The Board has the following responsibilities:

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

DIRECTORS' RESPONSIBILITIES FOR FINANCIAL REPORTING

The Directors acknowledged their responsibility for preparing the financial statements for each financial year to give a true and fair view of the state of affairs of the Company. In preparing the financial statements for the year ended 30 June 2022, the Directors have selected suitable accounting policies and applied them consistently, made judgments and estimates that are prudent, fair and reasonable and prepared the financial statements on a going concern basis.

The statement of the external auditor of the Company regarding their reporting responsibilities on the financial statements of the Company is set out in the "Independent Auditor's Report" of this annual report.

DIRECTORS' AND OFFICERS' LIABILITIES

The Company has arranged for appropriate insurance covering the liabilities of the Directors that may arise out of the corporate activities, which has been complied with the CG Code. The insurance coverage is reviewed on an annual basis.

企業管治職能

董事會有以下責任:

- (a) 制定及檢討本公司之企業管治政策及 常規,並不時提出建議;
- (b) 檢討及監察本集團董事及高級管理層 之培訓及持續專業發展;
- (c) 檢討及監察本公司在遵守法律及監管 規定方面之政策及常規;
- (d) 制定、檢討及監察本集團董事及僱員 之操守準則及合規手冊(如有);及
- (e) 檢討本公司遵守守則之情況及在企業 管治報告內之披露。

董事之財務申報責任

董事知悉彼等有責任就各財政年度編製財務 報表,以真實而公平地反映本公司之事務狀 況。編製截至二零二二年六月三十日止年度 之財務報表時,董事已選取並貫徹應用適當 之會計政策、審慎作出公平合理之判斷及估 計,以及按持續經營基準編製財務報表。

本公司外聘核數師就其對本公司財務報表所 承擔申報責任而發表之聲明,載於本年報「獨 立核數師報告」。

董事及高級職員之責任

本公司已安排適當保險,保障已遵守企業管 治守則之企業活動可能產生之董事責任。保 險保障範圍會每年檢討。

COMPANY SECRETARY

The Company Secretary, Mr. Wong Siu Keung Joe, is responsible to the Board for ensuring that the Board procedures are followed and the Board activities are efficiently and effectively conducted. The Company Secretary is also responsible for ensuring the Board is fully appraised of the relevant legislative, regulatory and corporate governance developments relating to the Group and facilitating the induction and professional development of directors.

During the year under review, Mr. Wong has attended relevant professional seminars to update his skills and knowledge. He met the training requirement set out in Rule 3.29 of the Listing Rules.

AUDITOR'S REMUNERATION

The remuneration in respect of audit and non-audit services for the year ended 30 June 2022 provided by the Company's auditor, BDO Limited, are as follows:

公司秘書

公司秘書黃兆強先生向董事會負責,以確保 遵從董事會程序及有效以及高效進行董事會 活動。公司秘書亦負責確保董事會全面知悉 與本集團有關之相關法例、監管及企業管治 發展情況,同時協助董事履職及專業發展。

於回顧年度,黃先生已出席相關專業講座, 獲得最新技巧及專業知識。彼已符合上市規 則第3.29條之培訓規定。

核數師酬金

就本公司核數師香港立信德豪會計師事務所 有限公司於截至二零二二年六月三十日止年 度所提供審核及非審核服務之酬金如下:

		HK\$'000 千港元
Audit services Non-audit services (Note)	審核服務 非審核服務(附註)	1,750 120
Total	總計	1,870
Note:		附註:
The non-audit services mainly included pro	fossional foos in relation to agreed	非窭核昵務主要句纴右闢木隹圃中期財務資料協定程序

The non-audit services mainly included professional fees in relation to agreed upon procedures on the Group's interim financial information.

非審核服務主要包括有關本集團中期財務資料協定程序 之專業費用。

DIVIDEND POLICY

The Board has adopted a dividend policy (the "Dividend Policy"). A summary of the Dividend Policy is disclosed as below.

- The Company may declare and pay dividends to the 1. shareholders of the Company by way of cash or by other means that the Board considers appropriate. It is the policy of the Board, in recommending dividends, to allow the shareholders to participate in the Company's profits, and at the same time, to ensure the Company to retain adequate reserves for future growth. The Company's decision to declare or to pay any dividends in the future, and the amount of such dividends will depend upon, among other things, the current and future operations, financial condition, liquidity position and capital requirements of the Group, as well as dividends received from the Company's subsidiaries and associates, which in turn will depend on the ability of those subsidiaries and associates to pay a dividend. In addition, any final dividends for a financial year will be subject to the approval of the shareholders. The declaration and payment of dividends by the Company is also subject to any restrictions under the laws of Bermuda, the laws of Hong Kong, the Company's byelaws and any applicable laws, rules and regulations.
- 2. Whilst the Dividend Policy reflects the Board's current views on the financial and cash-flow position of the Group, the Board will continue to review the Dividend Policy from time to time and the Board may exercise its sole and absolute discretion to update, amend and/or modify the Dividend Policy at any time as it deems fit and necessary. There is no assurance that dividends will be declared or paid in any particular amount for any given period. The Dividend Policy shall in no way constitute a legally binding commitment by the Company that any dividend will be paid in any particular amount and/or in no way obligate the Company to declare a dividend at any time or from time to time.

股息政策

董事會已採用股息政策(「股息政策」)。股息 政策概要披露如下。

- 1. 本公司可透過現金方式或董事會認為 **適當的其他方式向本公司股東宣派及** 派付股息。推薦派付股息乃董事會的 政策,旨在讓股東分享本公司溢利, 並同時確保本公司留存充足儲備作未 來發展。本公司於未來宣派或派付任 何股息之決定及該股息之金額取決於 (其中包括)現時及將來營運、財務狀 况、流動資金狀況及本集團資本所需 以及本公司附屬公司及聯營公司收取 之股息,該股息取決於該等附屬公司 及聯營公司派付股息之能力。此外, 就財政年度派付任何末期股息須經股 **東批准後,方可作實。本公司宣派及** 派付股息亦須遵守百慕達法律、香港 法例、本公司細則及任何適用法律、 規則及規例項下任何限制。
- 股息政策反映董事會現時對本集團財務及現金流量狀況之意見,而董事會將持續不時檢討此股息政策,董事會亦可能於其認為合適及必要之任何時間行使全部及絕對酌情權更新、修訂及/或修改股息政策。概不保證將為任何特定期間宣派或派付任何特定金額之股息。股息政策絕不構成本公司就派付任何金額股息作出之具法律約束力承諾及/或絕不強制本公司於任何時間或不時宣派股息。

SHAREHOLDERS' RIGHTS

(I) Convene a Special General Meeting

Shareholders holding at the date of the deposit of the requisition not less than one-tenth of the paid-up capital of the Company carrying the right of voting at the general meetings of the Company can at all times submit a signed written requisition, specifying the purpose, to the Board or the Company Secretary to require the convening of a special general meeting ("SGM"). If within 21 days of such deposit the Board fails to proceed to convene the SGM, the requisitionists, or any of them representing more than one half of the total voting rights of all of them, themselves may convene a SGM, but any SGM so convened shall not be held after the expiration of three months from 21 days of the deposit.

(II) Send Enquiries to the Board

Enquiries of shareholders can be sent to the Company either by email at info.dt@detai-group.com or by post to the Company's Hong Kong head office at Room 905, 9/F., Wings Building, 110–116 Queen's Road Central, Hong Kong. Shareholders can also make enquires with the Board directly at the general meetings.

(III) Make Proposals at General Meetings

Shareholders representing not less than one-twentieth of the total voting rights of all shareholders having at the date of the requisition a right to vote at the general meeting or who are no less than 100 shareholders can submit a written requisition to the Board or the Company Secretary to propose a resolution at a general meeting. The written requisition must state the resolution, accompanied by a statement of not more than 1,000 words with respect to the matter referred to in the proposed resolution or the business to be dealt with at the general meeting and contain the signatures of all the requisitionists (which may be contained in one document or in several documents in like form). Such requisition must be deposited to the Company's registered office at Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda not less than 6 weeks before the general meeting in the case of a requisition requiring notice of a resolution and not less than 1 week before the general meeting in the case of any other requisition and be accompanied by a sum of money reasonably sufficient to meet the Company's expenses in serving the notice of the resolution and circulating the statement given by the requisitionists to all shareholders in accordance with the requirements under the applicable laws and rules.

股東權利

(I) 召開股東特別大會
 於發出要求當日持有附帶權利可於本公司股東大會投票之本公司已繳足股本不少於十分一之股東,可隨時向董事會或公司秘書提交經簽署且列明目的之書面要求,要求召開股東特別大會(「股東特別大會」)。倘董事會並無於發出要求日期起計21日內召開股東特別大會,則提出要求之人士或其中任何就此召開之股東特別大會,惟任何就此召開之股東特別大會不可於發出要求日期第21日起計三個月屆滿後舉行。

(II) 向董事會作出查詢 股東查詢可透過發送電子郵件至 info.dt@detai-group.com或郵寄至本公 司之香港總辦事處,地址為香港皇后 大道中110-116號永恆商業大廈9樓

905室。股東亦可於股東大會直接向董

事會提出查詢。

(III) 於股東大會作出建議

於發出要求當日持有有權於股東大會 上投票之全體股東總投票權不少於 二十分一之股東,或不少於一百名股 東,可向董事會或公司秘書提呈書面 要求以於股東大會提呈決議案。書面 要求須列明決議案,連同一份不多於 1,000字有關所提呈決議案提述之事宜 或將於股東大會處理之事務及包含全 體作出要求人士之簽署(可載於一份文 件或數份類似格式之文件內)之陳述 書。如作出須發出決議案通知之要求, 有關要求須於股東大會不少於六個星 期前送達本公司之註冊辦事處,地址 為Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda;如屬於任 何其他要求,則須於股東大會不少於 一個星期前送達,連同一筆用於支付 本公司根據適用法例及規則規定而向 全體股東送達決議案通知及傳閱作出 要求人士提交之陳述書所產生開支的 合理及足夠款項。

INVESTOR RELATIONS

The Company considers effective communication with shareholders is essential for enhancing investor relations and investors' understanding of the Group's business. The Company endeavors to maintain an on-going dialogue with shareholders and in particular, through annual general meeting and other general meetings. The website of the Company at www.detai-group.com has provided an effective communication platform to the public and the shareholders.

During the year ended 30 June 2022, there has not been any change in the Company's constitutional documents. A consolidated version of the Company's constitutional documents is available on the websites of the Company and the Stock Exchange.

RISK MANAGEMENT AND INTERNAL CONTROL

The Board ensures the maintenance of sound and effective internal controls to safeguard the shareholders' investment and the assets of the Group. It has been an important duty of the Directors to conduct a review of the effectiveness of the system of internal control and risk management of the Group on an on-going basis. The review covers all material controls, including financial, operational and compliance controls, as well as risk management functions. The systems of risk management and internal control are designed to manage rather than eliminate the risk of failure in achieving business objectives, and can only provide reasonable and not absolute assurance against material misstatements or loss.

The Board has delegated its responsibilities (with relevant authorities) of risk management and internal control to the Audit Committee and the management would assist the Audit Committee to carry out the risk management procedures. The Audit Committee (on behalf of the Board) oversees the management in the design, implementation and monitoring of the risk management and internal control systems for the year ended 30 June 2022.

A Risk Management Policy has been established for formalizing the risk management system of the Group, so as to ensure the Group is operating in a safety and steady environment and the Group's operational strategy and target could be achieved. The current practices will be reviewed and updated regularly to follow the latest practices in corporate governance.

投資者關係

本公司認為,與股東進行有效溝通有助改善 投資者關係,以及投資者對本集團業務之瞭 解。本公司致力與股東經常保持對話,特別 是透過股東週年大會及其他股東大會與股東 溝通。本公司之網站(www.detai-group.com) 為公眾及股東提供有效溝通平台。

截至二零二二年六月三十日止年度,本公司 之憲章文件並無任何變動。本公司憲章文件 之綜合版本可於本公司網站及聯交所網站閲 覽。

風險管理及內部監控

董事會確保維持穩健有效之內部監控,以保 障股東投資及本集團資產。董事之要務持續 檢討本集團內部監控及風險管理制度之成 效。檢討之範圍涵蓋所有重大監控,包括財 務、營運及合規監控以及風險管理職能。風 險管理及內部監控制度旨在管理而非消除未 能達成業務目標的風險,並僅能合理但非絕 對保證並無重大錯誤陳述或損失。

董事會已轉授其風險管理及內部監控的責任 (及有關權力)予審核委員會,而管理層則協 助審核委員會履行風險管理程序。截至二零 二二年六月三十日止年度,審核委員會(代 表董事會)就設計、執行及監控風險管理及 內部監控制度監管管理層。

本集團已設立風險管理政策以規管本集團的 風險管理制度,從而確保本集團可於安全穩 定的環境中經營業務並達成其經營策略及目 標。本集團會定期檢討及更新目前的常規, 以遵從企業管治的最新常規。

The risk management process of the Group will involve, among others, (i) a periodical risk identification and analysis exercise which involves assessment of the consequence and likelihood of identified risk and the development of risk management plans for mitigating such risks; and (ii) an annual risk management meeting for the review of the identified risks, the implementation of the risk management plans and enhancing the implementation plan when necessary.

Process Used to Identify, Evaluate and Manage Significant Risks

As a routine procedure and part of the risk management and internal control systems, Executive Directors and the senior management would meet regularly to review the financial and operating performance of each segment. The operational management of the key operating subsidiaries is also required to keep senior management and Executive Directors informed of material developments of the department's business and implementation of the strategies and policies set by the Board on a regular basis. The processes used to identify, evaluate and manage significant risks by the Group are summarized as follows:

Risk Identification

• Identifies risks that may potentially affect the Group's business and operations.

Risk Assessment

- Assesses the risks identified by using the assessment criteria developed by the management; and
- Considers the impact on the business and the likelihood of their occurrence.

Risk Response

- Prioritises the risks by comparing the results of the risk assessment; and
- Determines the risk management strategies and internal control processes to prevent, avoid or mitigate the risks.

Risk Monitoring and Reporting

- Performs ongoing and periodic monitoring of the risk and ensures that appropriate internal control processes are in place;
- Revises the risk management strategies and internal control processes in case of any significant change of situation; and
- Reports the results of risk monitoring to the management and the Board regularly.

本集團的風險管理程序包括(其中包括)(i)定 期進行風險識別及進行分析,當中涉及評估 已識別風險的後果及可能性以及制定風險管 理計劃以減低風險;及(ii)每年舉行風險管理 會議以審閱有關已識別風險、風險管理計劃 的執行,並優化執行計劃(如有需要)。

用以識別、評估及管理重大風險的程 序

作為常規程序及風險管理及內部監控制度的 一環,執行董事及高級管理層將定期舉行會 議,以檢討各分類的財務及營運表現。主要 營運附屬公司的營運管理亦須就部門業務的 重大發展及董事會定期制定的策略及政策的 實施知會高級管理層及執行董事。本集團用 於識別、評估和管理重大風險的流程概述如 下:

風險識別

識別可能潛在影響本集團業務及營運 的風險。

風險評估

- 利用管理層所訂立的評估準則評估已 識別風險;及
- 考慮對業務的影響及其發生的可能性。

應對風險

- 比照風險評估的結果,將風險排序; 及
- 釐定風險管理策略及內部監控程序以 預防、避免或減輕風險。

風險監控及報告

- 對風險進行持續及定期監控,並確保 設有妥善適當的內部監控流程;
- 在情況發生重大變化的情況下,修訂 風險管理戰略及內部監控程序;及
- 定期向管理層及董事會報告風險監測 結果。

During the financial year ended 30 June 2022, the Group engaged a professional advisory firm as internal control reviewer (the "Internal Control Reviewer") and to report directly to the Audit Committee to conduct the annual review for effectiveness the risk management and internal control systems of the selected subsidiaries. The Internal Control Reviewer adopted a risk-based approach and independently reviewed and tested the controls. The scope of review included fixed assets management process, borrowing process, handling and dissemination of inside information process and investment management process for the headquarter and hotel hospitality business segments. Findings and recommendations are reported to the Audit Committee. In addition, progress on audit recommendations implementation will be followed up on a regular basis and discussed with the Audit Committee.

During annual review, the Audit Committee also considers the adequacy of resources, qualifications and experience of staff of the Group, accounting and financial reporting function and their training programs and budgets. Based on the results of evaluations, the Audit Committee was satisfied that there was an ongoing process for identifying, evaluating and managing the significant risks faced by the Group that would threaten the achievement of its business objectives; and an appropriate, effective and adequate system of internal control and risk management had been in place during the financial year ended 30 June 2022.

To ensure timely, fair, accurate and complete disclosure of inside information and for compliance with the applicable laws and regulations, the Group has in place, as an internal control element, a series of disclosure procedures of price sensitive information on reporting and dissemination of inside information and preservation of confidentiality. Under the current practice, the directors aware any potential/suspected inside information event as soon as practicable when it materializes for determining the nature of developments, and if required, making disclosure. All staff are also required to observe the code of ethical standards to keep non-public information confidential.

於年度審閱期間,審核委員會亦有計及到資 源的充足程度、本集團員工的資歷及經驗、 會計及財務申報職能以及其培訓計劃及預 算。審核委員會基於評估結果對識別、評估 及管理本集團實現業務目標時所面臨重大風 險的持續流程感滿意:而本集團於截至二零 二二年六月三十日止財政年度亦已設有適 當、有效及充足的內部監控制度。

為確保適時、公平、準確及完整披露內幕消息及符合適用法例及規定,本集團就匯報及發放內幕消息和保密設有一系列股價敏感資料披露程序,作為內部監控之一部分。根據目前慣例,董事如發現有任何潛在/疑似內幕消息事件,須在實際可行情況下盡快釐定事態發展的性質,及在有需要時作出披露。所有員工亦須遵守道德標準,將非公開資料保密。

The Directors present the annual report and the audited consolidated financial statements of the Company and its subsidiaries for the year ended 30 June 2022.

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

The Company is a limited liability company incorporated in Bermuda and its principal place of business in Hong Kong is Room 905, 9/F., Wings Building, 110–116 Queen's Road Central, Hong Kong.

PRINCIPAL ACTIVITIES

The Company is an investment holding company. The activities of its principal subsidiaries are set out in note 34 to the consolidated financial statements.

RESULTS AND DIVIDENDS

The results of the Group for the year ended 30 June 2022 are set out in the consolidated statement of comprehensive income on pages 110 and 111.

The Board resolved not to pay any final dividend for the year ended 30 June 2022 (2021: Nil).

BUSINESS REVIEW

The business review of the Company for the year ended 30 June 2022 is set out in the "CHAIRMAN'S STATEMENT" and "MANAGEMENT DISCUSSION AND ANALYSIS" on pages 4 to 5 and pages 6 to 19 respectively.

MAJOR CUSTOMERS AND SUPPLIERS

For the year ended 30 June 2022, the five largest customers of the Group together accounted for approximately 61% (2021: approximately 21%), with the largest customer accounted for approximately 46% (2021: approximately 9%) of the Group's total turnover. The five largest suppliers of the Group together accounted for approximately 12% (2021: approximately 28%), with the largest supplier accounted for approximately 3% (2021: approximately 9%) of the Group's total purchases during the year.

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

PROPERTY, PLANT AND EQUIPMENT

Details of the movements during the year in the property, plant and equipment of the Group are set out in note 16 to the consolidated financial statements. 董事謹此提呈本公司及其附屬公司截至二零 二二年六月三十日止年度之年報及經審核綜 合財務報表。

香港主要營業地點

本公司在百慕達註冊成立為有限公司,其於 香港的主要營業地點位於香港皇后大道中 110-116號永恆商業大廈9樓905室。

主要業務

本公司為投資控股公司。其主要附屬公司之 業務載於綜合財務報表附註34。

業績及股息

本集團截至二零二二年六月三十日止年度之 業績載於第110及111頁之綜合全面收益表。

董事會議決不就截至二零二二年六月三十日 止年度派付任何末期股息(二零二一年:無)。

業務回顧

本公司截至二零二二年六月三十日止年度之 業務回顧分別載於第4至5頁之「主席報告」 及第6至19頁之「管理層討論及分析」。

主要客戶及供應商

截至二零二二年六月三十日止年度,本集團 五大客戶合共佔本集團總收益約61%(二零 二一年:約21%),而最大客戶則佔約46% (二零二一年:約9%)。本集團五大供應商 合共佔本集團年內總採購額約12%(二零 二一年:約28%),而最大供應商則佔約3% (二零二一年:約9%)。

據董事所深知,本公司各董事、其聯繫人或 股東(據董事所知擁有本公司股本5%以上者) 於年內任何時間概無於本集團五大供應商或 客戶中擁有任何權益。

物業、廠房及設備

本集團物業、廠房及設備於年內之變動詳情 載於綜合財務報表附註16。

SHARE CAPITAL AND SHARE OPTIONS

Details of the movements during the year in the share capital and share options of the Company are set out in respective notes 30 and 37 to the consolidated financial statements.

RESERVES

Details of movements in the reserves of the Company during the year are set out in note 32 to the consolidated financial statements.

DISTRIBUTABLE RESERVES OF THE COMPANY

At 30 June 2022, the Company had no reserves available for distribution (2021: Nil).

CHARITABLE CONTRIBUTIONS

The Group had not made charitable or other donation during the year ended 30 June 2022 (2021: Nil).

FINANCIAL SUMMARY

A summary of the results and of the assets and liabilities of the Group for the past five financial years are set out on pages 227 and 228.

EVENT AFTER REPORTING PERIOD

The Company has conducted a series of disposal on listed securities from 11 March 2022 to 7 September 22. A number of 1,072,600 shares of Hong Kong Aerospace Technology Group Limited ("HKATGL") on the open market at an aggregate consideration of approximately HK\$18,170,000. The average selling price of disposal of each HKATGL share is approximately HK\$16.94.

Details of the transaction are set out in the Company's announcement dated 7 September 2022.

股本及購股權

本公司股本及購股權於年內之變動詳情分別 載於綜合財務報表附註30及37。

儲備

本公司儲備於年內之變動詳情載於綜合財務 報表附註32。

本公司可供分派儲備

於二零二二年六月三十日,本公司並無可供 分派儲備(二零二一年:無)。

慈善捐款

截至二零二二年六月三十日止年度,本集團 並無作慈善或其他捐款(二零二一年:無)。

財務概要

本集團過去五個財政年度之業績及資產負債 概要載於第227及228頁。

報告期後事項

本公司於二零二二年三月十一日至二零二二 年九月七日進行一連串上市證券出售事項, 按總代價約18,170,000港元在公開市場上出 售1,072,600股香港航天科技集團有限公司 ([HKATGL])股份。出售每股HKATGL股份的 平均售價約為16.94港元。

交易詳情載於本公司日期為二零二二年九月 七日之公告。

DIRECTORS AND DIRECTORS' SERVICE CONTRACTS

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

Executive Directors:

Mr. Charlie Lu (Chairman)	(appointed on 16 August 2021 and resigned on 26 November 2021)
Mr. Cheng Chi Kin (Chairman)	(appointed on 24 August 2021)
Mr. Liu Shihao	(appointed on 2 August 2021
	and resigned on 25 March 2022)
Mr. Wong Siu Keung Joe	(appointed on 25 March 2022)
Mr. Chan Wai Ki	(resigned as both the Chairman and an executive Director on 22 July 2021)
Mr. Eric Todd	(appointed as the Chairman on 22 July 2021, ceased to act as the Chairman on 16 August 2021 and resigned as an executive Director on 1 September 2021)
Mr. Yiu To Wa	(resigned on 22 July 2021)

Independent non-executive Directors:

Mr. Chiu Wai On Mr. Man Kwok Leung Mr. Sheung Kwong Cho

According to bye-law 86(2) of the Bye-laws, any Director appointed to fill a causal vacancy on the Board shall hold office only until the next following general meeting of the Company and any Director appointed as an addition to the existing Board shall hold office only until the next following annual general meeting of the Company and shall then be eligible for re-election at that meeting.

董事及董事服務合約

於年內及截至本報告日期之本公司董事如 下:

	1行董事: 長勝先生	(於二零二一年八月十六日
Ц	(主席)	獲委任及於二零二一年
		十一月二十六日辭任)
鄭	子堅先生	(於二零二一年八月二十四日
	(主席)	獲委任)
劉	始豪先生	(於二零二一年八月二日
		獲委任及於二零二二年
		三月二十五日辭任)
黃	兆強先生	(於二零二二年三月二十五日
		獲委任)
陳	偉祺先生	(於二零二一年七月二十二日
		辭任主席兼執行董事)
逹	振標先生	(於二零二一年七月二十二日
		獲委任為主席、於二零
		二一年八月十六日終止
		擔任主席及於二零二一年
		九月一日辭任執行董事)
姚	道華先生	(於二零二一年七月二十二日
		辭任)

獨立非執行董事: 招偉安先生 萬國樑先生 商光祖先生

根據細則第86(2)條,任何獲委任填補董事會 臨時空缺之董事,僅任職至本公司下屆股東 大會為止,而任何獲委任成為現有董事會新 增成員之董事,亦僅任職至本公司下屆股東 週年大會為止,屆時將符合資格於會上重選 連任。

According to bye-law 87 of the Bye-laws, at each annual general meeting 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 provided that every Director (including those appointed for a specific term) shall be subject to retirement by rotation at least once every three years. A retiring Director shall be eligible for re-election.

Pursuant to bye-law 86(2) of the Bye-laws, Mr. Wong Siu Keung Joe, who has been appointed with effect from 25 March 2022, shall hold office until the 2022 AGM and shall then be eligible for re-election. Pursuant to bye-law 87 of the Bye-laws, Mr. Cheng Chi Kin and Mr. Chiu Wai On will retire from office as Directors at the 2022 AGM and all retiring Directors are eligible and will offer themselves for re-election at the 2022 AGM.

Pursuant to the code provision set out in paragraph A.4.3 of Appendix 14 of the Listing Rules, any further appointment of independent non-executive director serving more than nine years should be subject to a separate resolution to be approved by shareholders. The Nomination Committee considered the independence of each of the independent non-executive Directors. Mr. Chiu has served the Company as an independent non-executive Director for more than nine years during which period of Mr. Chiu has provided professional advice and insight to the Board with his respective extensive experience and knowledge in the accounting and legal aspects. Mr. Chiu has in-depth understanding of the Group's business and operation and have also demonstrated strong independence by providing comments at Board and Board committee meetings during his tenure of office. In addition, none of Mr. Chiu has any financial or family relationships with any other Directors, senior management, substantial shareholders or controlling shareholders of the Company, which could give rise to a conflict of interests situation or otherwise affect his exercise of independent judgement. In view of the aforesaid factors, the Nomination Committee considered that long service of Mr. Chiu would not affect his exercise of independent judgment and was satisfied that Mr. Chiu has the required integrity and experience to continue fulfilling the role of an independent non-executive Director. The Nomination Committee affirmed each of the independent non-executive Directors remain independent and is of the view that the Retiring Directors will continue to contribute to the Board with their respective perspectives, skills and experience. In view of the aforesaid factors and the experience and knowledge of the relevant individuals in the business sectors in which the Group operates.

根據細則第87條,於每屆股東週年大會上, 當時三分一董事(或倘董事人數並非三之倍 數,則最接近但不少於三分一之人數)須輪 值退任,惟每名董事(包括有特定任期之董 事)須至少每三年輪值退任一次。退任董事 將符合資格重選連任。

根 據 細則 第86(2)條, 自 二零 二 二 年 三 月 二十五日起獲委任之黃兆強先生之任期直至 二零二二年股東週年大會為止,屆時將符合 資格重選連任。根據細則第87條,鄭子堅先 生及招偉安先生將於二零二二年股東週年大 會退任董事職務,而所有退任董事均符合資 格並將願意於二零二二年股東週年大會重選 連任。

根據上市規則附錄十四第A.4.3段所載之守 則條文,若獨立非執行董事在任已超過九 年,任何就該名獨立非執行董事作出之繼續 委任,須以獨立決議案形式獲股東批准。提 名委員會考慮各名獨立非執行董事的獨立 性。招先生擔任本公司獨立非執行董事超過 九年,於任期內招先生憑藉其豐富經驗以及 會計及法律方面知識為董事會提供專業意見 及見解。招先生對本集團業務及營運有深入 了解,並於其任期期間在董事會及董事委員 會會議上提供意見,顯示其強烈獨立性。此 外,招先生與任何其他董事、本公司高級管 理層、主要股東或控股股東並無任何財務或 親屬關係,以致可能產生利益衝突或以其他 方式影響彼作出獨立判斷。鑑於上述因素, 提名委員會認為招先生的長期任期不會影響 彼作出獨立判斷,並信納招先生具備所須誠 信及經驗,可繼續擔任獨立非執行董事職 務。提名委員會確認各名獨立非執行董事維 持獨立,並認為退任董事憑藉彼等各自的觀 點、技能及經驗,將會繼續為董事會作出貢 獻。鑒於上述因素及有關個人在本集團營運 所在業務範疇之經驗及知識。

The independent non-executive Directors are not appointed for a specific term and are subject to retirement by rotation in accordance with the Bye-laws.

None of the Directors proposed for re-election at the forthcoming annual general meeting has a service contract with the Company or its subsidiaries which is not determinable by the Group within one year without payment of compensation, other than statutory compensation.

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS IN SECURITIES OF THE COMPANY

As at 30 June 2022, none of the Directors and chief executive of the Company had any interests or short positions in any shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) which would be required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they would be taken or deemed to have under such provisions of the SFO); to be recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO; or to be notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") contained in the Listing Rules. 獨立非執行董事並無按特定任期獲委任,惟 須根據細則輪值退任。

概無擬於應屆股東週年大會重選連任之董事 與本公司或其附屬公司訂有本集團不付賠償 (法定賠償除外)則不得於一年內終止之服務 合約。

董事及行政總裁於本公司證券之權 益

於二零二二年六月三十日,董事及本公司主 要行政人員概無於本公司或其任何相聯法團 (定義見證券及期貨條例(「證券及期貨條例」) 第XV部)之任何股份、相關股份或債權證 中,擁有任何根據證券及期貨條例第XV部 第7及第8分部須知會本公司及聯交所之權 益或淡倉(包括根據證券及期貨條例有關條 文被當作或視作擁有之權益及淡倉);本公 司須根據證券及期貨條例第352條記錄於登 記冊之權益或淡倉;或根據上市規則所載上 市發行人董事進行證券交易之標準守則([標 準守則])之規定須知會本公司及聯交所之權 益或淡倉。

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS IN SECURITIES OF THE COMPANY

As at 30 June 2022, so far as was known to the Directors or chief executive of the Company based on the register maintained by the Company pursuant to Part XV of the SFO, the following persons (other than the Directors or chief executive of the Company) had an interest or short positions in the shares or underlying shares which would fall to be disclosed to the Company and the Stock Exchange under the provisions of Division 2 and 3 of Part XV of the SFO or to be recorded in the register of interests required to be kept by the Company pursuant to Section 336 of the SFO and were directly or indirectly interest in 5% or more of the nominal value of any class of share capital carrying rights to vote on all circumstances at general meeting of any other members of the Group were as follows:

Long positions in the shares and underlying shares of the Company

主要股東及其他人士於本公司證券 之權益

於二零二二年六月三十日,據董事或本公司 主要行政人員所知,按照本公司根據證券及 期貨條例第XV部存置之登記冊所記錄,下 列人士(董事或本公司主要行政人員除外)於 股份或相關股份中,擁有根據證券及期貨條 例第XV部第2及第3分部條文須向本公司及 聯交所披露之任何權益或淡倉;或記錄於本 公司根據證券及期貨條例第336條規定須存 置之登記冊之權益或淡倉,並直接或間接擁 有附有權利在任何情況下於本集團任何其他 成員公司股東大會中投票之任何類別股本面 值5%或以上之權益:

本公司股份及相關股份長倉

Name of substantial shareholder 主要股東姓名	Capacity 身分	Number of shares held 所持股份數目	Number of underlying shares held 所持相關 股份數目	Total number of shares and underlying shares held 所持股份及 相關股份總數	Approximate percentage of the issued share capital 佔已發行股本 概約百分比
Mr. Tong Liang 佟亮先生	Beneficial owner 實益擁有人	4,404,651,375	-	4,404,651,375	28.06%

Note: The percentage is calculated on the basis of 15,695,531,700 shares in issue as at 30 June 2022.

Save as disclosed above, as at 30 June 2022, so far as was known to the Directors or chief executive of the Company based on the register maintained by the Company pursuant to Part XV of the SFO, no person (other than the Directors or chief executive of the Company) had any interests or short positions in the shares or underlying shares would fall to be disclosed to the Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO or to be recorded in the register of interests required to be kept by the Company pursuant to Section 336 of the SFO. 附註:百分比乃根據於二零二二年六月三十日之 15,695,531,700股已發行股份計算得出。

除上文所披露者外,於二零二二年六月三十 日,據董事或本公司主要行政人員所知,按 照本公司根據證券及期貨條例第XV部存置 之登記冊所記錄,概無人士(董事或本公司 主要行政人員除外)於股份或相關股份中擁 有根據證券及期貨條例第XV部第2及第3分 部條文須向本公司及聯交所披露之任何權益 或淡倉;或根據證券及期貨條例第336條記 錄於本公司須存置之登記冊之權益或淡倉。

SHARE OPTION SCHEME

Details of the share option scheme of the Company and the movements during the year are set out in note 37 to the consolidated financial statements.

DIRECTORS' RIGHT TO ACQUIRE SHARES OR DEBENTURES

Other than the share option scheme of the Company, at no time during the year was the Company, or any of its holding companies, subsidiaries or fellow subsidiaries a party to any arrangement to enable the Directors and chief executives of the Company (including their spouses and children under 18 years of age) to hold any interest or short positions in the shares, or underlying shares, or debentures, of the Company or its associated corporations (with the meaning of Part XV of the SFO).

DIRECTORS' INTERESTS IN COMPETING BUSINESS

As the Board is independent of the boards of the aforesaid companies and maintains three independent non-executive Directors, the Group operates its businesses independently of, and at arm's length from, the businesses of the aforesaid companies.

The Company has no Directors or any of their respective associates (as defined in the Listing Rules) had any interest in a business which competes or is likely to compete, either directly or indirectly, with the business of the Group during the year and up to the date of this report.

購股權計劃

有關本公司購股權計劃及年內變動之詳情載 於綜合財務報表附註37。

董事購買股份或債權證的權利

除本公司購股權計劃外,本公司或其任何控股公司、附屬公司或同系附屬公司於年內任何時間概無訂立任何安排促使董事及本公司主要行政人員(包括彼等的配偶及未滿18歲之子女)可於本公司或其相聯法團(定義見證券及期貨條例第XV部)任何股份、相關股份或債權證持有任何權益或淡倉。

董事於競爭業務之權益

由於董事會乃獨立於上述公司的董事會,並 有三名獨立非執行董事,故本集團能獨立於 上述公司的業務按公平基準開展其業務。

本公司概無董事或任何彼等各自之聯繫人(定 義見上市規則)於年內及直至本報告日期於 與本集團業務構成競爭或可能構成競爭之業 務中擁有任何直接或間接權益。

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS

Save as disclosed in this annual report, no transactions, arrangements or contracts of significance in relation to the Group's business to which any of the Company's subsidiaries and fellow subsidiaries was a party, and in which a Director or an entity connected with a Director had a material interest, whether directly or indirectly, subsisted at any time during the year or at the end of the year.

EQUITY-LINKED AGREEMENTS

Save for the share option scheme of the Company, no equitylinked agreements were entered into by the Company, or existed during the year.

PERMITTED INDEMNITY PROVISION

Pursuant to Code Provision A.1.8 of the Corporate Governance Code set out under Appendix 14 to the Listing Rules and subject to the provisions of the Companies Ordinance, the Company has arranged for appropriate insurance cover for directors' and officers' liabilities in respect of any losses or liabilities incurred, or any legal actions brought against the directors and senior management of the Group which may arise out of corporate activities. The permitted indemnity provision is in force for the benefit of the directors as required by section 470 of the Companies Ordinance.

ARRANGEMENTS TO PURCHASE SHARES OR DEBENTURES

Other than the share option scheme, at no time during the year was the Company or its 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.

MANAGEMENT CONTRACTS

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

CONNECTED TRANSACTIONS

Save as disclosed, the Company did not have any other connected transactions which were subject to the reporting requirements under Chapter 14A of the Listing Rules for the year ended 30 June 2022.

董事於交易、安排或合約之權益

除本年報所披露者外,於年內任何時間或年 末,本公司任何附屬公司及同系附屬公司概 無訂立與本集團業務有關,而董事或與董事 有關連之實體直接或間接擁有重大利益之重 大交易、安排或合約。

股權掛鈎協議

除本公司購股權計劃外,年內本公司並無訂 立任何股權掛鈎協議,亦無現存之該類協議。

獲准許彌償準備金

根據上市規則附錄十四所載企業管治守則第 A.1.8條及遵照公司條例之條文,本公司已 就本集團董事及高級管理人員可能面對因企 業活動產生之任何損失或債務或任何法律訴 訟,為董事及行政人員之職責作適當之投保 安排。基於董事利益之獲准許彌償準備金根 據公司條例第470條之規定生效。

購買股份或債權證之安排

除購股權計劃外,於年內任何時間,本公司 或其附屬公司概無訂立任何安排,致使董事 可藉購買本公司或任何其他法人團體之股份 或債權證而獲益。

管理合約

年內概無訂立或存在任何與本公司全部及任 何主要部分業務之管理及行政有關之合約。

關連交易

除所披露者外,截至二零二二年六月三十日 止年度,本公司並無進行任何其他須遵守上 市規則第14A章項下申報規定之關連交易。

COMPLIANCE WITH RELEVANT LAWS AND REGULATIONS

During the year, as far as the Company is aware, there was no material breach of or non-compliance with applicable laws and regulations by the Group that has a significant impact on the business and operations of the Group.

EMOLUMENT POLICY AND RETIREMENT BENEFITS

The emolument policy of the senior employees of the Company is set and recommended by the Remuneration Committee to the Board on the basis of the employees' merit, qualifications and competence.

The emoluments of the Directors are formulated and recommended by the Remuneration Committee to the Board, having regards to the Company's operating results, individual performance of the Directors and comparable market statistics.

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

ENVIRONMENTAL POLICY

The Company encourages environmental protection and promotes awareness towards environmental protection. The Company has adhered to the concepts of recycling and reducing by implementing green office practices such as double-sided printing and copying, using recycle papers and reducing energy by switching off those idle lighting. The Board will review the Company's environmental saving practices and identify other energy efficiency opportunities from time to time.

RELATIONSHIPS WITH STAKEHOLDERS

The Company recognises that employees are our valuable assets. Thus the Group provides competitive remuneration package to attract and motivate the employees. The Group regularly reviews the remuneration package of employees and makes necessary adjustments to conform to the market standard.

The Group also understands that it is important to maintain good relationship with business partners to achieve its longterm goals. Accordingly, our senior management have kept good communication, promptly exchanged ideas and shared business update with them when appropriate. During the year, there was no material and significant dispute between the Group and its business partners.

遵守相關法律及法規

年內,就本公司所知,本集團並無重大違反 或不遵守對本集團業務及營運造成重大影響 之適用法律及法規。

薪酬政策及退休福利

本公司高級僱員之薪酬政策由薪酬委員會按 僱員價值、資質及能力釐定,並向董事會作 出推薦建議。

董事的薪酬乃由薪酬委員會按本公司經營業 績、董事個人表現及可資比較市場數據制 定,並向董事會作出推薦建議。

本公司已採納購股權計劃,作為對董事及本 公司合資格僱員之獎勵,詳情載綜合財務報 表附註37。

環境政策

本公司提倡環境保護並推廣保護環境意識。 本公司堅守循環再造和節約減廢之理念,實 施綠色辦公室常規實務,例如實行雙面列印 和影印及使用再造紙,關掉無人使用之照明 以減少耗用能源。董事會將檢討本公司之環 保節約常規實務並不時發掘其他有利能源效 益之機會。

與持份者之關係

本公司認同,僱員乃其寶貴資產。因此,本 集團提供具競爭力之薪酬待遇,以吸引並激 勵僱員。本集團定期檢討僱員之薪酬待遇, 並會因應市場標準而作出必要調整。

本集團亦明白,與商業夥伴保持良好關係對 達成其長遠目標而言屬至關重要。因此,高 級管理層會在適當情況下與彼等進行良好溝 通、適時交流想法及共享最新業務資料。年 內,本集團與其商業夥伴並無重大而明顯之 糾紛。

KEY RISKS AND UNCERTAINTIES

The Group has reviewed the possible risks and uncertainties which may affect its businesses, financial condition, operations and prospects. The followings are the key risks and uncertainties identified by the Group. There may be other risks and uncertainties in addition to those shown below which are not known to the Group or which may not be material now but could turn out to be material in the future.

Risks pertaining to hotel operation

The Group's hotel hospitality business may be significantly affected by outside factors such as the occurrence of extreme climates, the changes of government regulations, foreign exchange fluctuations, and other natural and social factors which may affect the level of global travel and business activities. The extreme climates such as typhoon, earthquake, tsunami and avalanches may increase maintenance costs, affect the daily operation and safety of employees of hotel hospitality business. The changes of government regulations, such as the denial of permission to entry for foreign nationals imposed during the period of COVID-19 pandemic, which adversely affected the daily operation of the hotel hospitality business.

As the Group's hotel is located in Japan Hokkaido, the revenue from this business is sensitive to changes in the tourism industry in Japan, which is greatly influenced by the attractiveness of Japan as a destination for tourists, particularly welcomed by family groups and long-stay guests for its spacious condominium rooms, which is the major source of business for our hotels.

Risks pertaining to financing requirements and access to capital

The amount and timing of the expenditures required to carry out the product development/testing activities and potential investments of the Group are uncertain and will depend on numerous factors, some of which are outside the Group's control. Factors that could increase the Group's funding requirements including but not limited to higher costs and slower progress than expected to develop products and slower progress than expected in securing development of the Group's products/potential investments. Greater than expected expenditure requirements may materially and adversely affect the Group's financial results and their ability to introduce new products/investments profitably.

主要風險及不確定因素

本集團已審核可能影響其業務、財務狀況、 營運及前景之潛在風險及不確定性。以下為 本集團已識別主要風險及不確定因素。除下 文所述者外,亦可能存在其他本集團並未知 悉之風險及不確定因素或現時並不重大但可 能於未來變為重大之風險及不確定因素。

有關酒店營運之風險

本集團之酒店款待業務可能因外在因素,如 發生極端天氣、政府監管變動、外匯波動以 及其他可能影響全球旅遊及商業活動水平的 自然及社會因素而受到重大影響。極端天氣 例如颱風、地震、海嘯及雪崩可能增加酒店 款待業務的維護成本、影響日常營運及員工 安全。政府監管變動如於新型冠狀病毒疫情 期間拒絕外國公民入境許可,對酒店款待業 務的日常營運造成不利影響。

由於本集團之酒店位於日本北海道,其業務 收益對日本旅遊業變動較為敏感,很大程度 受到日本作為遊客目的地吸引力之影響,寬 敞公寓式客房尤其受到家庭旅客及長期住客 歡迎,為本集團酒店之主要業務來源。

有關融資需求及資本來源之風險

本集團進行產品開發/測試活動及潛在投資 所需之開支金額及時間不確定及將取決於多 項因素,其中部分並非本集團所能控制。可 能增加本集團資金需求之該等因素包括但不 限於開發產品之成本及進度較預期高及慢以 及為本集團之產品/潛在投資取得發展之進 度較預期慢。高於預期需求之開支或會對本 集團之財務業績及推出新盈利產品/投資之 能力造成重大不利影響。

Risks pertaining to exchange rate fluctuations

As a consequence of the international nature of the Group, it will be exposed to risks associated with changes in foreign currency exchange rates. The Group's future sales operations will be affected by fluctuations in exchange rates to the extent that its sales and purchases are denominated in currencies other than its reporting currency. Movements in exchange rates to translate foreign currencies may have a significant impact on the Group's results of operations, financial position and cash flows from year to year.

TAX RELIEF AND EXEMPTION

The Company is not aware of any tax relief and exemption available to shareholders of the Company by reason of their holding of the Company's securities.

PRE-EMPTIVE RIGHTS

There is no provision for the exercise of any pre-emptive rights under the Company's bye-laws, or the laws of Bermuda, which would oblige the Company to offer new shares on a pro-rata basis to existing shareholders.

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

Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities for the year ended 30 June 2022.

CORPORATE GOVERNANCE

Full details on the Company's corporate governance practices are set out on pages 24 to 43.

AUDIT COMMITTEE

The audit committee of the Company (the "Audit Committee") currently comprises three independent non-executive Directors, Mr. Chiu Wai On (the chairman of the Audit Committee), Mr. Man Kwok Leung and Mr. Sheung Kwong Cho. The primary duties of the Audit Committee are to (i) review the Group's financial reporting system, the nature and scope of audit review; (ii) review the effectiveness of the system of internal control procedures and risk management and the Company's internal audit function; and (iii) review and monitor the external auditor's independence and objectivity. In addition, the Audit Committee discusses matters raised by the external auditor and regulatory bodies to ensure that appropriate recommendations are implemented. The Audit Committee meets as and when required to perform its responsibilities and at least twice a year.

有關匯率波動之風險

由於本集團之國際性質之故,其將承受與外 幣匯率變動有關的風險。倘本集團之買賣以 呈報貨幣以外之貨幣計值,其未來銷售業務 將會受到匯率波動的影響。換算外幣的匯率 變動或會對本集團不同年度之經營業績、財 務狀況及現金流量產生重大影響。

稅務寬免及豁免

本公司並不知悉本公司股東因持有本公司證券可獲任何税務寬免及豁免。

優先購買權

本公司細則或百慕達法例並無有關行使任何 優先購買權之條文,規定本公司須按比例向 現有股東優先提呈發售新股。

購買、出售或贖回本公司上市證券

截至二零二二年六月三十日止年度,本公司 或其任何附屬公司概無購買、出售或贖回本 公司任何上市證券。

企業管治

本公司企業管治常規之全面詳情載於第24 至43頁。

審核委員會

本公司審核委員會(「審核委員會」)目前包括 三名獨立非執行董事招偉安先生(審核委員 會主席)、萬國樑先生及商光祖先生。 委員會之主要職責為(i)檢討本集團財務申報 制度、審核檢討之性質及範圍:(ii)檢討內部 監控程序及風險管理制度之效益以及本公司 內部審核職能:及(iii)檢討及監察外聘核數師與監管機構提出之事項,以 師之獨立身分及客觀性。此外,審核委員會 討論外聘核數師與監管機構提出之事項,以時 縫行會議,以履行其職責,並每年最少舉行 兩次會議。

The Audit Committee has reviewed the Group's annual results for the year ended 30 June 2022 with the management of the Company and the external auditor, and was of the opinion that the preparation of such results are in compliance with the relevant accounting standards, rules and regulations and that adequate disclosures have been made.

SUFFICIENCY OF PUBLIC FLOAT

Based on the information that is publicly available to the Company and to the best knowledge of the Directors, at least 25% of the Company's issued share capital were held by members of the public as at the date of this report as required under the Listing Rules.

AUDITOR

The financial statements for the year have been audited by BDO Limited who retire and, being eligible, offer themselves for re-appointment.

On behalf of the Board

Cheng Chi Kin *Executive Director*

Hong Kong, 30 September 2022

審核委員會已聯同本公司管理層及外聘核數 師審閱本集團截至二零二二年六月三十日止 年度之全年業績,並認為該業績乃按相關會 計準則、規則及規例編製,亦已作出充分披 露。

足夠公眾持股量

根據可供本公司公開查閱之資料及就董事所 深知,本公司於本報告日期已按上市規則規 定由公眾人士持有最少25%已發行股本。

核數師

本年度財務報表已由香港立信德豪會計師事 務所有限公司審核,而香港立信德豪會計師 事務所有限公司將退任,並符合資格願意續 聘連任。

代表董事會

執*行董事* **鄭子堅**

香港,二零二二年九月三十日

ABOUT THIS REPORT

DeTai New Energy Group Limited (the "Company"), together with its subsidiaries (collectively referred to as the "Group"), is pleased to present the 2022 Environmental, Social and Governance Report (the "Report") to provide an overview of the Group's management of significant issues affecting the operation, including environmental, social and governance issues. This Report is prepared by the Group with the professional assistance of APAC Compliance Consultancy and Internal Control Services Limited.

PREPARATION BASIS AND SCOPE

This Report is prepared in accordance with Appendix 27 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") (the "Listing Rules") — "Environmental, Social and Governance Reporting Guide" and has complied with "comply or explain" provision in the Listing Rules.

This Report summarises the performance of the Group in respect of corporate social responsibility, covering its operating activities which are considered as material by the Group — (i) hotel hospitality business in Japan ("hotel hospitality business"); (ii) provision of money lending services and investments in listed securities and funds in Hong Kong ("money lending & investment business"); and (iii) trading and distribution of liquor and wine in the PRC. With the aim to minimize and improve the disclosure requirements in the Report, the Group has taken the initiative to formulate policies, record relevant data as well as implement and monitor measures. This Report shall be published both in Chinese and English on the website of the Stock Exchange. Should there be any discrepancy between the Chinese and the English versions, the English version shall prevail. The board (the "Board") of directors (the "Directors") of the Company confirmed that during the reporting period, the Company complied with the applicable provisions contained in the "Environmental, Social and Governance Reporting Guide" of the Listing Rules.

REPORTING PERIOD

This Report demonstrates our sustainability initiatives during the reporting period from 1 July 2021 to 30 June 2022.

關於本報告

德泰新能源集團有限公司(「本公司」)連同其 附屬公司(統稱為「本集團」)欣然提呈二零 二二年環境、社會及管治報告(「本報告」), 以提供本集團管理影響營運的重大議題(包 括環境、社會及管治議題)的概覽。本報告 乃由本集團在亞太合規顧問及內控服務有限 公司的專業協助下編製。

編製基準及範圍

本報告乃根據香港聯合交易所(「聯交所」)證券上市規則(「上市規則」)附錄二十七一「環境、社會及管治報告指引」編製,並已符合上市規則的「遵守或解釋」規定。

本報告概述本集團在企業社會責任方面的表現,涵蓋本集團認為重要的營運活動一(i) 日本酒店款待業務(「酒店款待業務」):(ii)於 香港提供借貸服務及投資上市證券及基金 (「借貸及投資業務」):(iii)於中國買賣及分銷 酒類產品。為盡量減少及改善本報告中的披 露規定,本集團已主動制定政策、記錄相關 數據以及實施及監控有關措施。本報告將以 中文及英文在聯交所網站刊載。中英文版本 如有任何歧義,概以英文版本為準。本公司 董事(「董事」)會(「董事會」)確認,於報告期 間,本公司已遵守上市規則「環境、社會及 管治報告指引」所載的適用規定。

報告期間

本報告載列我們於二零二一年七月一日至二 零二二年六月三十日的報告期間內的可持續 發展舉措。

STAKEHOLDER ENGAGEMENT

The Group understands the success of the Group's business depends on the support from its key stakeholders, who (a) have invested or will invest in the Group; (b) have the ability to influence the outcomes within the Group; and (c) are interested in or affected by or have the potential to be affected by the impact of the Group's activities, products, services and relationships. This allows the Group to understand risks and opportunities. The Group will continue to ensure effective communication and maintain good relationship with each of its key stakeholders.

Stakeholders are prioritised from time to time in view of the Group's roles and duties, strategic plan and business initiatives. The Group engages with its stakeholders to develop mutually beneficial relationships, seek their views on its business proposals and initiatives, as well as promote sustainability in the marketplace, workplace, community and environment.

The Group acknowledges the importance of intelligence gained from the stakeholders' insights, inquiries and continuous interest in the Group's business activities. The Group has identified key stakeholders who are important to the business and established various channels for communication. The following table provides an overview of the Group's key stakeholders, and various platforms and methods of communication which are used to reach, listen and respond to stakeholders.

持份者參與

本集團明白本集團業務的成功取決於其主要 持份者的支持,彼等(a)已經或將會投資於本 集團:(b)有能力影響本集團內產生的結果; 及(c)於本集團的活動、產品、服務及關係中 擁有權益或受其影響或可能受其影響。這可 讓本集團了解風險及機遇。本集團將繼續與 各主要持份者保持有效溝通及維持良好關係。

本集團不時因應其角色及職責、戰略規劃及 業務計劃而優先重視持份者。本集團與其持 份者建立互惠關係,並尋求彼等對業務計劃 及方案的意見以及促進於市場、工作場所、 社區及環境的可持續發展。

本集團認同自持份者對本集團業務活動的見 解、查詢及持續關注中所得資料的重要性。 本集團已識別對業務至關重要的主要持份 者,並建立各種溝通渠道。下表概述本集團 主要持份者以及用作接觸、聆聽及回應持份 者的各種平台及溝通方法。

Stakeholders 持份者	Engagement Channels 參與渠道
Management 管理層	 Regular meetings 定期會議
Employees	 Business meetings Training programs Regular performance appraisals
僱員	 能guida performance appraisais 業務會議 培訓計劃 定期表現評核
Shareholders and Investors	 General meetings Annual reports Direct communication Company's website
股東及投資者	 • Rb東大會 • 年度報告 • 直接溝通 • 本公司網站
Hotel Guests	 Customer hotlines Website and social media Online customer feedback Guest satisfaction surveys Day-to-day communication Company (a wabsite
酒店賓客	 Company's website 客戶熱線 網站及社交媒體 網上客戶反饋 賓客滿意度調查 日常溝通 本公司網站
Suppliers	 Business communications Meetings and discussions Tender Notice
供應商	 業務溝通 會議及討論 招標通知
Communities and non-governmental organisations	Charitable and volunteering ActivitiesCompany's websiteESG Report
社區及非政府團體	 慈善及義工活動 本公司網站 環境、社會及管治報告

Through general communication with stakeholders, the Group understands the expectations and concerns from stakeholders. The feedbacks obtained can allow the Group to make more informed decisions, and better assess and manage the resulting impact.

The Group has adopted the principle of materiality in the ESG reporting by understanding the key ESG issues that are important to the business of the Group. All the key ESG issues and key performance indicators (KPIs) are reported in the Report according to recommendations of the ESG Reporting Guide (Appendix 27 of the Listing Rules) and the guidelines of Global Reporting Initiative ("GRI").

The Group has evaluated the materiality and importance in ESG aspects through the following steps:

Step 1: Identification — Industry Benchmarking

- Relevant ESG areas were identified through the review of relevant ESG reports of the local and international industry peers.
- The materiality of each ESG area was determined based on the importance of each ESG area to the Group through internal discussion of the management and the recommendation of ESG Reporting Guide (Appendix 27 of the Listing Rules).

Step 2: Prioritization — Stakeholder Engagement

• The Group discussed with key stakeholders on key ESG areas identified above to ensure all the key aspects were covered.

Step 3: Validation — Determining Material Issues

 Based on the discussion with key stakeholders and internal discussion among the management, the Group's management ensured all the key and material ESG areas, which were important to the business development, were reported and in compliance with ESG Reporting Guide.

As a result of this process carried out during the reporting period, those important ESG areas to the Group were discussed in this Report.

透過與持份者進行一般溝通,本集團了解到 持份者的期望及關注。所獲得的反饋讓本集 團能夠作出更為明智的決策,且更有效評估 及管理由此產生的影響。

本集團了解對本集團之業務而言屬重要之主 要環境、社會及管治議題後,已採納環境、 社會及管治報告之重要性原則。本報告已根 據環境、社會及管治報告指引(上市規則附 錄二十七)之推薦建議及全球報告倡議組織 (「全球報告倡議組織」)之指引,呈報所有主 要環境、社會及管治議題以及關鍵績效指標。

本集團已透過下列步驟評估環境、社會及管 治方面之重大性及重要性:

步驟1:識別一制定行業基準

- 相關環境、社會及管治範疇已透過審 閲當地及國際同業之相關環境、社會 及管治報告識別。
- 各環境、社會及管治範疇之重要性乃 根據透過管理層內部討論及環境、社 會及管治報告指引(上市規則附錄 二十七)建議之各環境、社會及管治範 疇對本集團之重要性釐定。

步驟2:優先次序一持份者參與

- 本集團與主要持份者就上述識別之主 要環境、社會及管治範疇進行討論, 以確保涵蓋所有關鍵方面。
- 步驟3:驗證一釐定重要議題
- 根據與主要持份者之討論及管理層之間的內部討論,本集團管理層確保已呈報對業務發展屬重要的所有主要及重大環境、社會及管治範疇,且符合環境、社會及管治報告指引。

由於在報告期間進行此流程,對本集團屬重 要之環境、社會及管治範疇已於本報告內討 論。

In order to align the concerns of the stakeholders on ESG issues related to the Group, the Group invited stakeholders to score the degree of importance of every ESG issue to them and to the Group from 0 to 10 marks (0 represented irrelevant and 10 represented the most important) for ranking the 19 ESG issues.

為統一持份者對本集團有關環境、社會及管 治議題的關注,本集團邀請持份者就每項環 境、社會及管治議題對自身及本集團的重要 性評分,由0至10分(0代表不相關,10代表 最重要)對19項環境、社會及管治議題進行 排名。

En 環:	vironmental _竟	SO 社會	cial 章		erating Practices 運實務
1	Air Emissions	8	Staff Welfare	13	Ethically Responsible Sourcing
2	Waste Management	9	Equal Opportunity	14	Customer Service
3	Greenhouse Gas Emission and	10	Occupational Health and Safety	15	Anti-corruption
	Energy Use	11	Staff Development and Training	16	Community Investment
4	Water Consumption	12	Employment Compliance	17	Data Protection and Cyber
5	Climate Change Risk				Security
6	Green Procurement			18	Economic Performance
7	Supply Chain Environmental Risk			19	Business Growth
1	空氣污染排放物	8	員工福利	13	合乎道德責任之採購
2	廢物管理	9	平等機會	14	客戶服務
3	溫室氣體排放及能源使用	10	職業健康及安全	15	反貪污
4	耗水	11	員工發展及培訓	16	社區投資
5	氣候變化風險	12	僱傭合規	17	資料保障及網絡安全
6	綠色採購			18	經濟表現
7	供應鏈環境風險			19	業務増長

The management aligned the opinions and expectations of our key stakeholders with the development of the Group so as to prioritize the ESG issues in two dimensions: "Importance to Business" and "Importance to Stakeholders" as the below materiality matrix. This materiality assessment enables us to direct our attention to each ESG issues and enables the Group to perform a more comprehensive sustainable development plan in the future. 管理層將主要持份者的意見及期望與本集團 的發展聯繫起來,以於兩個維度釐定環境、 社會及管治議題的優先次序:「對業務之重 要性」及「對持份者之重要性」,如以下重要 性矩陣所示。該重要性評估引導我們關注每 項環境、社會及管治議題,且有助於本集團 能夠在未來執行更全面的可持續發展計劃。

The materiality analysis results are shown in the materiality matrix which allows the Group to identify ESG issues that are material to the Group so as to manage and adjust our approach to sustainability. The issues located on the top right-hand corner imply the most material issues and will be emphasized in this ESG Report. 重要性分析結果在重要性矩陣中顯示,使本 集團能夠識別出對本集團重要的環境、社會 及管治議題,從而管理及調整我們的可持續 發展方針。位於右上角的議題為最重要的議 題,並將於本環境、社會及管治報告中重點 闡述。



REPORTING STANDARDS AND PRINCIPLES

This Report is in compliance with the reporting principles determined by the ESG Reporting Guide of contained in Appendix 27 to the Listing Rules issued by of The Stock Exchange of Hong Kong Limited. Besides, the reporting principles are detailed as follows:

Materiality

Through conducting a materiality assessment and engaging stakeholders of the Group, the Board reviews and prioritises the ESG issues that are most relevant to the Group. Details of the stakeholder engagement can be found in the "Materiality Assessment" section.

Quantitative

This ESG Report discloses the relevant standards and methodologies in the calculation of environmental and social key performance indicators ("KPIs") with the aim of ensuring the data disclosed is measurable and comparable.

Performance targets of KPIs are set by the Group based on historical data and business development plan.

Balance

This ESG Report provides an unbiased picture of the ESG performance of the Group during the reporting period by avoiding the selection, omission, or presentation formats that may inappropriately influence the judgement of the readers.

Consistency

The data calculation methodologies of this ESG Report shall be consistent to facilitate comparisons with historical data.

The Group has adopted the principle of materiality in the ESG reporting and identified the key ESG issues that are important to the business of the Group. All the key ESG areas, aspects and key performance indicators (KPIs) are reported in this Report are according to recommendations of the ESG Reporting Guide.

報告標準及原則

本報告符合香港聯合交易所有限公司頒佈的 上市規則附錄二十七所載環境、社會及管治 報告指引所釐定的報告原則。此外,報告原 則詳述如下:

重要性

透過重要性評估及本集團持份者之參與,董 事會審視對本集團而言最相關之環境、社會 及管治事宜並確定該等事宜之優先次序。有 關持份者參與之詳情可參閱「重要性評估」 一節。

量化

本環境、社會及管治報告披露計算環境及社 會關鍵績效指標(「關鍵績效指標」)時所採用 之相關標準及方法,旨在確保所披露數據可 計量及可比較。

本集團基於過往資料及業務發展計劃設定關 鍵績效指標之表現目標。

平衡

本環境、社會及管治報告避免使用可能對讀 者判斷產生不當影響之篩選、遺漏或呈報方 式,以公平反映本集團於報告期間之環境、 社會及管治表現。

一致性

本環境、社會及管治報告使用之數據計算方 法應一致,以利便與歷史數據進行比較。

本集團已於環境、社會及管治報告中採用重 要性原則,並已識別對本集團業務而言屬重 要的主要環境、社會及管治議題。本報告已 根據環境、社會及管治報告指引的推薦建 議,呈報所有主要環境、社會及管治範疇、 層面及關鍵績效指標。

ESG GOVERNANCE

Board's oversight of ESG issues

Board's overall vision and strategy in managing ESG issues

The board of directors ("Board") has a primary role in overseeing the management of the Group's sustainability issues. During the year, the Board and the ESG Working Group spent significant time in evaluating the impact of ESGrelated risks on our operation and formulating relevant policy in dealing with the risks. The oversight of the Board is to ensure the management to have all the right tools and resources to oversee the ESG issues in the context of strategy and long-term value creation.

ESG Working Group

To demonstrate our commitment to transparency and accountability, our Group has established an ESG Working Group, which has clear terms of reference that set out the powers delegated to it by the Board. We highly value the opinions of each stakeholder and treat them as the cornerstone for the development of the Group. During the reporting period, the ESG Working Group mainly consisted of executive directors, Chief Financial Officer ('CFO"), Finance Manager, HR Manager and project managers.

The ESG Working Group is primarily responsible for reviewing and supervising the ESG process, and risk management of the Group. Different ESG issues are reviewed by the Working Group at the meetings, which holds annually. During the reporting period, the ESG Working Group and the management reviewed the ESG governance and different ESG issues.

Board's ESG management approach and strategy for material ESG-related issues

In order to better understand the opinions and expectations of different stakeholders on our ESG issues, materiality assessment is conducted annually. We ensure various platforms and channels of communication are used to reach, listen and respond to our key stakeholders. Through general communication with stakeholders, the Group understands the expectations and concerns from stakeholders. The feedbacks obtained can allow the Group to make more informed decisions, and better assess and manage the resulting impacts.

環境、社會及管治治理

董事會對環境、社會及管治事宜的監 督

董事會就管理環境、社會及管治事宜的整體 願景及策略

董事會(「董事會」)的主要職責為監督本集團 可持續發展事宜的管理。年內,董事會與環 境、社會及管治工作小組投放大量時間評估 有關環境、社會及管治的風險對我們營運的 影響,並就應對有關風險制定相關政策。本 集團的監督工作為確保管理層擁有所有適當 的工具及資源,以監督有關策略及創造長遠 價值的環境、社會及管治事宜。

環境、社會及管治工作小組

為展示我們對透明度及問責的承諾,本集團 已成立環境、社會及管治工作小組,其設有 清晰的職權範圍,列明董事會所授予的權 力。我們高度重視各持份者的意見,並視彼 等為本集團發展的基石。報告期內,環境、 社會及管治工作小組主要由執行董事、財務 總監(「財務總監」)、財務經理、人力資源經 理及項目經理組成。

環境、社會及管治工作小組主要負責審閱及 監督環境、社會及管治程序以及本集團的風 險管理。不同環境、社會及管治事宜由工作 小組於每年舉行的會議中審閱。報告期內, 環境、社會及管治工作小組與管理層已審閱 環境、社會及管治治理以及不同環境、社會 及管治事宜。

董事會有關環境、社會及管治相關重 大事宜的環境、社會及管治管理方針 及策略

為更有效了解不同持份者對我們的環境、社 會及管治事宜的意見及期望,我們每年進行 重要性評估。我們確保使用不同平台及溝通 渠道,以接觸、聆聽及回應主要持份者的意 見。透過與持份者進行一般溝通,本集團了 解到持份者的期望及關注。所獲得的反饋讓 本集團能夠作出更為明智的決策,且更有效 評估及管理由此產生的影響。

The Group has evaluated the materiality and importance in ESG aspects through the following steps: (1) material ESG area identification by industry benchmarking; (2) key ESG area prioritisation with stakeholder engagement; and (3) validation and determining material ESG issues based on the results of communication among stakeholders and the management.

Hence, this can enhance understanding of their degree and change of attention of our stakeholders to each significant ESG issue, and can enable us to plan our sustainable development direction more comprehensively in the future. Those important and material ESG areas identified during our materiality assessment were discussed in this Report.

Board review progress against ESG-related goals and targets

The progress of target implementation and the performance of the goals and targets shall be closely reviewed from time to time. Rectification may be needed if the progress falls short of expectation. Effective communication about the goals and targets with key stakeholders such as employees is essential, as this can enable them to be engaged in the implementation process, and to feel that they are part of the changes that the Company aspires to achieve.

Setting strategic goals for the coming three to five years enables the Group to develop a realistic roadmap and focus on results of achieving the visions.

Setting targets require the ESG Working Group to carefully examine the attainability of the targets which shall be weighed against the Company's ambitions and goals. During the reporting period, our Group set targets on an absolute basis. 本集團已透過以下步驟評估環境、社會及管 治方面的重大性及重要性:(1)以行業基準識 別重要環境、社會及管治範疇;(2)透過持份 者參與,就主要環境、社會及管治範疇制定 優先次序;及(3)基於持份者與管理層的溝通 結果確認及釐定重要環境、社會及管治事宜。

故此,此舉能加強對持份者就各重大環境、 社會及管治事宜的關注程度及變化的了解, 亦能使我們更全面規劃未來可持續發展方 向。於重要性評估所識別的重要及重大環 境、社會及管治範疇於本報告中討論。

董事會就環境、社會及管治相關目標 之審閲進展

董事會應不時仔細審閱實施目標的進展及目 標表現。倘進展未及預期,則或需進行更正 工作。與主要持份者(如僱員)就目標進行有 效溝通屬必要,乃由於此舉可讓彼等參與執 行過程,並感到在本公司致力達成的改變中 佔一席位。

本集團為未來三至五年設立策略性目標,以 制定實際的拓展框架,專注於達致願景的結 果。

設立目標時,環境、社會及管治工作小組須 仔細評估達成目標的可行性,而有關目標須 經衡量本公司的志向及目標。報告期內,本 集團按絕對基準設立目標。

A. ENVIRONMENTAL ASPECTS

A1. Emissions

The Group believes in the importance of sustainable development and environmental protection and integrates environmental protection into all aspects of our business activities while supporting local sustainability action plans. Our ESG Strategy and Policy provided a guiding framework for the Group to develop and implement relevant guidelines, operations procedures and measures based on our business nature, covering greenhouse gas emissions, air emissions, energy use, water use, and waste disposal.

Despite the fact that little environmental impact can be caused by office-based operations in Hong Kong, the Group is committed to operating its business in an environmental-friendly manner, fostering mindful resources consumption in daily operations and arousing its employees' environmental awareness. We constantly monitor our environmental performance and strive hard to reduce the negative impacts on the environment.

For the hotel hospitality business, the Group is committed to driving sustainability among the local community by regularly attending the monthly meetings with Niseko Town & Hotel Association to support the Niseko Eco-Model City Action Plan and to discuss environmental issues with the Niseko Environmental Division.

For the trading and distribution of liquor and wine business in the PRC, the operation is office-based and no manufacture activity is involved. As the electricity expenses and water consumption charges are included in office rental expense paid to the landlord of the PRC office, the PRC electricity usage data and water consumption data cannot be recorded and available this year.

A. 環境層面

A1. 排放物

本集團相信可持續發展及環境保 護之重要性,並將環境保護融入 我們業務活動之各個範疇,同時 支持當地之可持續發展行動計 劃。我們之環境、社會及管治策 略及政策為本集團提供指引框 架,以便我們按業務性質制定及 實施相關指引、營運程序及措 施,涵蓋範圍包括溫室氣體排 放、空氣污染排放物、能源使 用、耗水及廢物棄置。

儘管在香港的辦公室營運對環境 影響不大,但本集團致力以環保 的方式經營業務,在日常營運中 培養關注資源消耗行為,並提高 員工的環保意識。我們持續監控 環境績效,致力減少對環境的負 面影響。

就酒店款待業務而言,本集團致 力於推動當地社區之可持續發展,透過定期出席與二世古城鎮 及酒店組織(Niseko Town & Hotel Association)舉辦之每月會議,支 持二世古生態模式城市發展計劃 (Niseko Eco-Model City Action Plan)及與二世古環境部(Niseko Environmental Division)討論環境 問題。

就中國酒類產品買賣及分銷業務 而言,業務以辦公室營運為主, 並不涉及生產活動。由於電費及 水費計入支付予中國辦公室業主 的辦公室租金中,故未能記錄及 提供本年度中國用電量數據及耗 水量數據。

During the reporting period, the Group strictly complied with all relevant environmental laws and regulations in Hong Kong and was not aware of any non-compliance of laws and regulations that could have significant impacts on the Group relating to air pollutants and greenhouse gas emissions, discharges into water and land, or generation of hazardous and non-hazardous wastes, including but not limited to the followings:

- Air Pollution Control Ordinance (Chapter 311 of the Laws of Hong Kong);
- Waste Disposal Ordinance (Chapter 354 of the Laws of Hong Kong);
- The Basic Environmental Law (BEL) of Japan;
- The Air Pollution Control Act of Japan;
- The Waste Management and Public Cleansing Act of Japan; and
- The Water Pollution Prevention Act of Japan

Air Pollutants Emission

Air pollutant emissions control is essential to mitigate the impact on the environment and to protect the health of employees. The Group strictly complied with the Air Pollution Control Ordinance (Chapter 311 of the Laws of Hong Kong) and The Air Pollution Control Act of Japan during the year. For money lending and investment business, the operation is mainly office-based and it is not involved in the combustion of stationary sources. For the trading and distribution of liquor and wine business in the PRC, there is no air pollution as no vehicle use is involved in daily operation. For hotel hospitality business, the air pollutants emitted are mainly generated from the diesel and gasoline consumed by business vehicles, such as tour buses and private cars, electricity purchased from the grid, as well as heavy oil and kerosene for the hot spring operation and bathroom water heating in hotel guest rooms. Despite of it, the Group encourages employees to adopt alternative communication means, such as telephone conferences and video conferences, in order to reduce air pollutants emission arising from additional traffic.

報告期內,本集團嚴格遵守香港 所有相關環保法律法規,且並無 發現任何違反有關空氣污染物及 溫室氣體排放、向水及土地排污 或產生有害及無害廢物的法律法 規的情況而可能對本集團產生重 大影響,包括但不限於以下各項:

- 《空氣污染管制條例》(香港 法例第311章);
- 《廢物處置條例》(香港法例 第354章);
- 日本之《環境基本法》;
- 日本之《大氣污染防治法》;
- 日本之《廢物管理及公共清 潔法》;及
- 日本之《水污染防治法》

空氣污染物排放

空氣污染物排放控制對於減輕環 境的影響及保障僱員的健康至關 重要。年內本集團嚴格遵守《空 氣污染管制條例》(香港法例第 311章)及日本之《大氣污染防治 法》。就借貸及投資業務而言,業 務以辦公室營運為主,並不涉及 固定源的燃燒。就中國酒類產品 買賣及分銷業務而言,由於日常 營運並無涉及汽車使用,故概無 空氣污染。就酒店款待業務而 言,所排放的空氣污染物主要產 生自酒店旅遊巴及私家車等商務 汽車所消耗柴油及汽油、從電網 所購買電力以及溫泉營運及酒店 客房浴室洗澡水加熱所用重油及 煤油。儘管如此,本集團鼓勵僱 員採用電話會議及視像會議等替 代通訊方式,以減少因額外交通 而產生的空氣污染物排放。

The decrease in the air pollutant emissions in 2022 was mainly attributable to the reduced fuel usage in the hotel operation for the decrease in the number of visitors to Japan and drop in number of hotel guest nights, as a result of adopting the border enforcement measures on foreign travellers by the Japanese Government in order to cope with the continuing outbreak of the prevalence of the Novel Coronavirus (the "COVID-19") pandemic during the year. Furthermore, the Group targets to reduce the emission of air pollutants by around 5% by 2032.

During the reporting period, the air pollutants emission was as follows:

二零二二年空氣污染物排放量減 少乃主要由於年內日本政府為應 對持續爆發的新型冠狀病毒(「新 型冠狀病毒」)疫情而對海外旅客 採取邊境限制措施,導致訪日旅 客人數減少及酒店營運的燃料用量 減少,致使酒店營運的燃料用量於 二零三二年前將空氣污染物排放 量減少約5%。

於報告期間,空氣污染物排放量 如下:

Air Pollutants 空氣污染物	Unit 單位	Money lending & investment business 借貸及 投資業務	Hotel hospitality business 酒店款待業務	2022 Total 二零二二年 總計	2021 Total 二零二一年 總計
Nitrogen oxides (NO _x) 二氧化碳 (NO _x)	kg 千克	-	1,065.79	1,065.79	1,2 55.80 ¹
Sulphur dioxide (SO ₂) 二氧化硫 (SO ₂) Particulate matter (PM) 顆粒物 (PM)	kg 千克 kg 千克	-	3,394.72 246.99	3,394.72 246.99	3,935.681 286.911

¹ The data of 2021 has been restated for comparative purpose.

¹ 二零二一年的數據已重述以作比較用途。

Greenhouse Gas ("GHG") Emission

The Group recognises that climate change is gradually concerned by the community as it affects our daily life and poses a risk to its business. Hence, the Group is committed to mitigating the effects of climate change and protecting the health of employees. For money lending and investment business, electricity accounts for their GHG indirect emission during the office operation. For hotel hospitality business, the diesel and gasoline consumed by business vehicles, such as tour buses and private cars, as well as heavy oil and kerosene for the hot spring operation and bathroom water heating in hotel guest rooms contribute to GHG scope 1 emission. The electricity purchased from the grid for hotel guest rooms accounts for the GHG scope 2 indirect emission in Japan. In an effort to minimise the carbon footprint, the Group is devoted to maintaining an efficient and effective use of resources by adopting energy-saving initiatives which will be further elaborated in the section "Use of Resources" of this Report. The decrease in GHG emissions in 2022 was mainly attributable to the reduced electricity and fuel usage in the hotel operation for the decrease in the number of visitors to Japan and drop in number of hotel guest nights, as a result of adopting the border enforcement measures on foreign travellers by the Japanese Government in order to cope with the continuing outbreak of the prevalence of the COVID-19 pandemic during the year. Furthermore, the Group targets to reduce the GHG emission by around 5% by 2032.

溫室氣體(「溫室氣體」)排放

本集團認識到社區對氣候變化的 日益關注,因其影響我們的日常 生活並對業務構成風險。因此, 本集團致力於減輕氣候變化的影 響,並保護僱員的健康。就借貸 及投資業務而言,辦公室營運期 間的溫室氣體間接排放產生自用 電。就酒店款待業務而言,溫室 氣體範圍1的排放物產生自酒店 旅遊巴及私家車等商務汽車所消 耗柴油及汽油,以及温泉營運及 酒店客房浴室洗澡水加熱所用重 油及煤油。溫室氣體範圍2的間 接排放物產生自就日本酒店客房 從電網所購買電力。為盡量減少 碳足印,本集團致力採取節能措 施,以維持高效及有效使用資 源,有關節能措施將於本報告 [資 源使用|一節進一步闡述。二零 二二年溫室氣體排放量減少乃主 要由於年內日本政府為應對持續 爆發的新型冠狀病毒疫情而對海 外旅客採取邊境限制措施,導致 訪日旅客人數減少及酒店賓客入 住晚數減少,致使酒店營運的耗 電量及燃料用量下降。此外,本 集團的目標為於二零三二年前將 溫室氣體排放量減少約5%。

During the reporting period, the GHG emission was as follows:

於報告期間,溫室氣體排放量如 下:

GHG Emission ² 溫室氣體排放量 ²	Unit 單位	Money lending & investment business 借貸及 投資業務	Hotel hospitality business 酒店款待業務	2022 Total 二零二二年 總計	2021 Total 二零二一年 總計
Scope 1 ³	tonnes of CO ₂ -e	_	565.38	565.38	632.81
範圍 1 ³ Scope 2 ⁴	噸二氧化碳當量 tonnes of CO ₂ -e	6.19	418.45	424.64	481.67
範圍2 ⁴ Scope 3 ⁵	噸二氧化碳當量 tonnes of CO ₂ -e	_	0.32	0.32	0.28
範圍3 ⁵ Total GHG emission	噸二氧化碳當量 tonnes of CO ₂ -e	6.19	984.15	990.34	1,114.76
溫室氣體排放總量 GHG emission intensity	噸二氧化碳當量 tonnes of CO ₂ -e/	N/A	0.03	N/A	0.09
溫室氣體排放密度	equivalent guest night ^e 噸二氧化碳當量/	不適用		不適用	
GHG emission intensity	賓客入住晚數當量 ⁶ tonnes of CO ₂ -e/HK	0.77	N/A	N/A	N/A
溫室氣體排放密度	employee 噸二氧化碳當量/ 香港僱員		不適用	不適用	不適用

- ² The calculation of the GHG emission is based on the "Corporate Accounting and Reporting Standard" from GHG protocol.
- ³ Scope 1: Scope 1 GHG emissions include fuel used by the Group's business vehicle fleet in Hong Kong and Japan, as well as the hot spring.
- ⁴ Scope 2: Scope 2 GHG emissions include purchased electricity consumed by the Group.
- ⁵ Scope 3: Scope 3 GHG emissions include business air travel, the relevant GHG emissions are calculated by the International Civil Aviation Organisation ("ICAO") Carbon Emissions Calculator.
- ⁶ Equivalent guest night was the total number of nights that guests stayed in our hotel during the reporting period.
- 2 温室氣體排放量的計算乃基於溫室氣體議定書的「企業會計和報告準則」。
- ³範圍1:範圍1溫室氣體排放包括本集團於香港及日本之商務車隊及溫泉所使用之燃料。
- 4 範圍2:範圍2溫室氣體排放包括本集團消耗之已購 買電力。
- ⁵ 範圍3:範圍3溫室氣體排放包括商務飛機差旅,相 關溫室氣體排放量按國際民航組織(「ICAO」)碳排放 計算器計算。
- 賓客入住晚數當量指於報告期間賓客入住我們酒店 之總晚數。

Hazardous and Non-hazardous Wastes

Waste management is considered as one of the material topics in environmental protection. The Group recognises the importance of waste reduction. Waste management measures have been introduced and implemented to minimise the amount of waste generated and the impact on the environment. With our business nature, no hazardous waste is generated or discharged during the office and hotel operations. The Group strictly complied with the Waste Disposal Ordinance (Chapter 354 of the Laws of Hong Kong) and Water Pollution Control Ordinance (Chapter 358 of the Laws of Hong Kong) and The Waste Management and Public Cleansing Act of Japan during the year.

For money lending and investment business, the major source of their non-hazardous waste is the general office waste consisting of paper and plastic waste, which is considered as insignificant to the Group's business. For the trading and distribution of liquor and wine business in the PRC, the office waste generated is considered as immaterial to the Group and no waste was recorded during the year. The PRC office will try its best to develop a proper waste data recording system in the coming year. For hotel hospitality business, the non-hazardous waste includes paper and cardboard, plastics, metals, glass and disposable room amenities and linens. The Group endeavours to reduce the amount of waste and strengthen the environmental awareness of the employees. The Group ensures all the wastes generated are properly collected and handled by the property management company. The Group will plan to establish an effective non-hazardous waste data collection system to record the waste amount in the future.

有害及無害廢物

就借貸及投資業務而言,其無害 廢物的主要來源為一般辦公室廢 物(包括紙張及塑膠廢物),其被 視為對本集團業務並不重大。就 中國酒類產品買賣及分銷業務而 言,所產生的辦公室廢物被視為 對本集團並不重大,且年內並無 錄得任何廢物。來年,中國辦公 室將致力開發適當的廢物數據記 錄系統。就酒店款待業務而言, 無害廢物包括紙張及紙板、塑 膠、金屬、玻璃及即棄客房用品 及床單。本集團致力於減少廢物 量及提高僱員的環保意識。本集 團確保所有所產生廢物均由物業 管理公司妥善收集及處理。未 來,本集團將計劃建立有效的無 害廢物數據收集系統,以記錄廢 物量。

With the aim to reduce the amount of waste generated, we recommend our staff to use reusable cups and bowls in the workplace to reduce the use of disposable containers and minimise the wastage and harm to the environment. We recycle every printer toner cartridge, rechargeable battery and CD-ROM disc, as well as encourage proper sorting of recyclable materials including waste paper, metals and plastic. Moreover, we encourage duplex printing for most of the printing jobs in our office in order to avoid overuse of paper. We pre-set the fax machine to convert incoming messages to electronic files and transfer them directly to the server to avoid bulk printing of promotional copies. Single-sided paper, envelopes and the backside of letter pads are also reused to the greatest extent.

Our hotel operation strictly complied with the Water Pollution Prevention Act of Japan during the year. Supporting the Niseko Eco-Model City Action Plan, the Group has installed a sludge circulation filtration system, which treats domestic wastewater generated by the hotel operations by sedimentation and filtration, before discharging into the municipal sewage network of Niseko Town. Sludge generated by the treatment system is collected annually by the authorised vendor for further treatment. The sludge collection was conducted during the hotel's maintenance closure 4th~6th of November 2021. During the reporting period, 20.21 tonnes sludge was collected through the system.

年內,我們的酒店營運嚴格遵守 日本之《水污染防治法》。為配合 二世古生態模式城市發展計劃 (Niseko Eco-Model City Action Plan),本集團已安裝污泥循環理 化系統,透過沉澱及過濾處復 了。於電量之生活污水,然網 理系統產生之生活污水。 一月四日至六日酒店維修關閉 調 。於報告期間,已透過該系 統收集污泥共20.21公噸。
The decrease in amount of non-hazardous waste generated in 2022 was mainly due to the reduced hotel operation for the decrease in the number of visitors to Japan and drop in number of hotel guest nights, as a result of adopting the border enforcement measures on foreign travellers by the Japanese Government in order to cope with the continuing outbreak of the prevalence of the COVID-19 pandemic during the year. Furthermore, the Group targets to reduce the non-hazardous waste generation by around 5% in 2032. The nonhazardous wastes generated by the Group were as follows: 二零二二年所產生之無害廢物量 減少乃主要由於年內日本政府為 應對持續爆發的新型冠狀病動 情而對海外旅客採取邊境限制 施,導致訪日旅客人數減少及 店 賓客入住晚數減少,致使酒店 營運減少。此外,本集團的目標 為於二零三二年前將所產生之無 害廢物減少約5%。本集團產生的 無害廢物如下:

Non-hazardous waste generated 所產生之無害廢物	Unit 單位	Money lending& investment business 借貸及 投資業務	Hotel hospitality business 酒店款待業務	2022 Total 二零二二年 總計	2021 Total 二零二一年 總計
				200 H T	<i>М</i> онтт
Non-hazardous waste generated 所產生之無害廢物	kg 千克	0.01	975.00	975.01	1,030.00
Non-hazardous waste generated intensity 所產生之無害廢物密度	kg/equivalent guest night ⁷ 千克/賓客入住 晚數當量 ⁷	N/A 不適用	0.03	N/A 不適用	0.08
Non-hazardous waste generated intensity 所產生之無害廢物密度	☆☆歯堇 kg/HK employee 千克/香港僱員	0.002	N/A 不適用	N/A 不適用	N/A 不適用

7 賓客入住晚數當量指於報告期間賓客入住我們酒店 之總晚數。

⁷ Equivalent guest night was the total number of nights that guests stayed in our hotel during the reporting period.

A2. Use of Resources

The Group strives to take all feasible measures to incorporate sustainability into its business operations and improve its environmental performance. Realising that resource conservation is crucial for maintaining environmental sustainability, we promote green office management and encourage our employees to be aware of the need for resource conservation in daily operations. We pledge to reduce resource consumption and carbon footprint in all our businesses and operations through the application of several actions and practices.

Energy

The energy consumption of the Group mainly comes from purchased electricity for our hotel operation, the diesel and gasoline consumed by business vehicles, such as tour buses and private cars, as well as heavy oil and kerosene for the hot spring operation and bathroom water heating in hotel guest rooms. The PRC electricity usage data cannot be recorded and available this year as the electricity expense is included in office rental expense paid to the landlord of the PRC office. In order to reduce the energy consumption, the Group advocated various energy conservation strategies as follow:

- Installed hot water pipes for hotel guest room heating purpose
- Double glazed windows that reduce the absorption of heat through the outer layers of the building while still keeping high levels of natural light
- Chiller system that contains automatic temperature management function to improve energy efficiency
- Gradually replacing light bulbs with lightemitting diode ("LED") bulbs
- Used daylight whenever possible to save electricity used for lighting
- Switched off all electronic appliances when they are not in use
- Used energy-saving light bulbs to reduce power consumption
- Given a choice whether to change the bed linen everyday as a part of our environmental responsibilities for energy saving from washing machines use.

A2. 資源使用

能源

- 安裝熱水管為酒店客房供暖
- 安裝雙層玻璃窗以減少透過 建築物外牆吸收之熱力,同 時保持有大量自然光
- 安裝附有自動溫度管理功能 之冷卻器系統,以提高能源 效益
- 逐步以發光二極體(「LED」) 燈泡取代燈泡
- 盡量使用日光,以節省照明 用電
- 關閉所有不使用的電器
- 使用節能燈泡以減少功耗
- 作為環保責任的一部分,客
 戶可選擇是否每天更換床
 單,以節省洗衣機使用的能源。

The decrease in energy consumption in 2022 was mainly attributable to the reduced electricity and fuel usage in the hotel operation for the decrease in the number of visitors to Japan and drop in number of hotel guest nights, as a result of adopting the border enforcement measures on foreign travellers by the Japanese Government in order to cope with the continuing outbreak of the prevalence of the COVID-19 pandemic during the year. Furthermore, the Group targets to reduce total energy consumption by 5% in 2032. 二零二二年耗電量減少乃主要由 於年內日本政府為應對持續爆發 的新型冠狀病毒疫情而對海外旅 客採取邊境限制措施,導致訪日 旅客人數減少及酒店賓客入住晚 數減少,致使酒店營運的耗電量 及燃料用量下降。此外,本集團 的目標為於二零三二年前將能源 消耗總量減少5%。

During the reporting period, the energy consumption was as follows:

於報告期間,能源消耗如下:

Energy consumption	Unit	Money lending & investment business	Hotel hospitality business	2022 Total 二零二二年	2021 Total 二零二一年
能源消耗	單位	借貸及投資業務	酒店款待業務	總計	總計
Indirect energy 間接能源 Purchased electricity 已購買電力	MWh 兆瓦時	8.71	762.21	770.92	800.00
Direct energy					
直接能源 Kerosene 煤油	MWh 兆瓦時	-	263.61	263.61	263.00
Diesel	MWh	-	37.07	37.07	62.84 ⁸
柴油 Heavy oil 重油	兆瓦時 MWh 兆瓦時		1,880.17	1,880.17	2023.16 ⁸
Gasoline	MWh	-	46.84	46.84	78.00 ⁸
汽油 Total energy consumption 能源消耗總量	兆瓦時 MWh 兆瓦時	8.71	2,989.90	2,998.61	3,227.00
Energy consumption intensity	MWh/equivalent guest night ⁹	N/A 不適用	0.10	N/A 不適用	0.25
能源消耗密度	兆瓦時/賓客 入住晚數當量 ⁹				
Energy consumption intensity	べ止死気車里 MWh/HK employee	1.09	N/A 不適用	N/A 不適用	N/A 不適用
能源消耗密度	兆瓦時/ 香港僱員		一世月	<u>17 ایس ا</u> ر	1 元四 /17

⁸ The data of 2021 has been restated for comparative purpose.

⁸ 二零二一年的數據已重述以作比較用途。

P Equivalent guest night was the total number of nights that guests stayed in our hotel during the reporting period.

? 賓客入住晚數當量指於報告期間賓客入住我們酒店 之總晚數。

Water

Water is another important resource. The water used by the Group is supplied by the Water Supplies Department. For money lending and investment business, the office water supply is solely controlled by the building management company. In this case, it is not feasible for us to provide water consumption data as there is no separate sub-meter to record the water consumption data for office operation. The Group strives to reduce water consumption by strengthening the water-saving awareness of the employees. It reminds the employee to conserve water by emails and posting signs. The PRC water consumption data cannot be recorded and available this year as the water charges are included in office rental expense paid to the landlord of the PRC office. In our hotel operation, customers are given a choice whether to change the bed linen everyday as a part of our environmental responsibilities for water saving from washing machines use.

The Group installed a spring water circulation system at its Niseko Moiwa-Mountain Natural Hot Springs, which utilizes natural spring water to operate our spa centre. Fresh water and chlorine were added to the spring water in order to maintain its quality in accordance with Niseko Hygiene Management Office Standards. This system reduces the need to rely on freshwater supplied by the water utility network.

Wastewater generated from our operations is primarily municipal wastewater. The effluent is promptly discharged into the local sewage pipeline network for further treatment by the local drainage services department. Therefore, the Group's wastewater discharge has a minimal environmental impact.

耗水

水是另一項重要的資源。本集團 所使用的水由水務署供應。就借 貸及投資業務而言,辦公室用水 供應由樓宇管理公司全權控制。 在此情況下,由於並無獨立分錶 記錄辦公室營運的耗水量數據, 故我們未能提供耗水量數據。本 集團透過提高僱員的節水意識, 致力減少耗水量。其透過電子郵 件及張貼標誌提醒僱員節約用 水。由於水費計入支付予中國辦 公室業主的辦公室租金中,故未 能記錄及提供本年度中國耗水量 數據。在酒店營運中,作為環保 責任的一部分,客戶可選擇是否 每天更換床單,以節省洗衣機用 7k •

本集團在二世古藻岩山天然溫泉 (Niseko Moiwa-Mountain Natural Hot Springs)安裝一個泉水循環系 統,利用天然泉水營運我們之水 療中心。淡水及氯被添加至泉水 中,以保持其水質符合二世古衛 生管理辦公室標準。該系統減少 依賴公用水務網絡供應之淡水。

我們營運產生之廢水主要是城市 污水。污水迅速排入當地之污水 管網,由當地排水服務部門進一 步處理。因此,本集團之廢水排 放造成之環境影響極微。

The decrease in water consumption in 2022 was mainly due to the reduced hotel operation for the decrease in the number of visitors to Japan and drop in number of hotel guest nights, as a result of adopting the border enforcement measures on foreign travellers by the Japanese Government in order to cope with the continuing outbreak of the prevalence of the COVID-19 pandemic during the year. The Group targets to reduce water consumption by around 5% by 2032.

During the reporting period, the total water consumption was as follows:

二零二二年耗水量減少乃主要由 於年內日本政府為應對持續爆發 的新型冠狀病毒疫情而對海外旅 客採取邊境限制措施,導致訪日 旅客人數減少及酒店賓客入住晚 數減少,致使酒店營運減少。本 集團的目標為於二零三二年前將 耗水量減少約5%。

於報告期間,總耗水量如下:

Water Consumption 耗水量	Unit 單位	Money lending & investment business 借貸及 投資業務	Hotel hospitality business 酒店款待業務	2022 Total 二零二二年 總計	2021 Total 二零二一年 總計
Water consumption 耗水量	m ³ 平方米 m ³ /oguijualant	N/A 不適用	17,838	17,838	18,459
Water consumption intensity 耗水密度	m³/equivalent guest night¹⁰ 平方米/賓客入 住晚數當量¹⁰	N/A 不適用	0.60	0.60	1.41

A3. The Environment and Natural Resources

Regarding the business nature of the Group, we are not aware of any significant impact of the business activities on the environment and natural resources. With the implementation of aforementioned green office and hotel practices to reduce air pollutants and GHG emissions, waste generation and resources consumption, the Group strives to enhance environmental sustainability and minimise the impacts on the environment.

A3. 環境及天然資源

就本集團的業務性質而言,我們 並不知悉業務活動對環境及天然 資源造成任何重大影響。本集團 透過實施上述綠色辦公室及酒店 實踐以減少空氣污染物及溫室氣 體排放、廢物產生及資源消耗, 致力提升環境可持續發展及減低 對環境的影響。

10 賓客入住晚數當量指於報告期間賓客入住我們酒店 之總晚數。

¹⁰ Equivalent guest night was the total number of nights that guests stayed in our hotel during the Reporting Period.

A4. Climate Change

Governance

Our Group addresses climate-related risks based on the nature of the risk to our operations. The physical impacts of climate change, including extreme weather events, or damage to facilities have immediate operational impacts and are treated as operational risks. Long-term challenges, such as emerging ESG issues and climate-related risks and opportunities, may be discussed by the ESG Working Group.

Supported by our ESG Working Group, our Board oversees climate-related issues and risks regularly during board meetings and ensures that they are incorporated into our strategy.

To ensure our Board to keep up with the latest trend of climate-related issues, climate competence training will be provided to ensure it has the necessary expertise and skills to oversee the management of climate-related issues. Our Board also seeks professional advice from external experts when necessary to better support the decision-making process.

Our ESG Working Group provides effective governance for integrating and addressing ESG issues, including climate change, within our business. The ESG Working Group is responsible for approving operational emissions targets for the Group and commissioning an ESG benchmarking, as well as gap analysis exercise to identify gaps in both disclosure and policy relative to the best practice standards. Moreover, the ESG Working Group works closely with the Group's different operation departments, with an aim to develop consistent and enhanced approaches on addressing ESG risk issues and report to the management.

A4. 氣候變化

管治

本集團根據業務風險的性質應對 與氣候相關的風險。氣候變化的 實際影響(包括極端天氣事件或 設施的損壞)會直接影響營運風險。環境、社會及管治工作小組或會就新出現的環 境、社會及管治議題以及氣候相 關的風險及機遇等長期挑戰進行 討論。

在我們的環境、社會及管治工作 小組的支援下,董事會於董事會 會議期間定期監督與氣候相關的 事宜及風險,並確保已將其納入 我們的策略之中。

為確保董事會緊跟氣候相關事宜 的最新趨勢,將會向其提供氣候 應對力培訓,以確保董事會擁有 必要的專業知識及技能監督管理 氣候相關事宜。董事會同時亦會 於必要時向外部專家尋求專業意 見,以更好地支持決策過程。

Strategy

Climate change risk forms part of our overall risk profile through its role in increasing the frequency and intensity of certain diseases, and the health and mortality impacts resulting from natural disasters. We assess the overall level of risk by taking into consideration a range of diverse risk factors across the many categories in our services range. This diversity of risk is combined with our business strategy and broad geographic footprint helps us mitigate risk and provide protection against the impacts of short-term climate change effects.

Our services continue to provide protection for people in our communities against weather and heat-related disease. Besides, we plan to explore opportunities to engage our business partners and encourage them to develop climate resilience and reduce their operational carbon footprint by taking into consideration of different climate-related scenarios, including a "2°C or lower scenario" through the following steps:

Step 1: Set Future Images Assuming Climate Change Effects

As climate change measures proceed, there is a possibility that the industry will be exposed to substantial changes, such as stricter policies including the introduction of and increases in carbon pricing, as well as advances in technology and changes in customer awareness.

In light of these climate change effects, based on the International Energy Agency ("IEA") scenarios and others, we developed multiple future images of 2025 as the external environment that will surround our Group. With regard to the IEA scenarios, we put focus on the 2°C scenario and pictured future images in case where climate change measures do not progress and where such measures progress further Beyond 2°C scenario.

策略

我們的服務持續為社區的大眾提 供保障,對抗天氣及暑熱疾病。 此外,我們計劃探索機會與我們 的業務夥伴合作,並鼓勵彼等考 慮各種氣候相關情境(包括「2℃ 或以下情境」),從而加強適應氣 候的能力,並減少業務營運的碳 足印,所涉及的步驟如下:

第一步:根據氣候變化影響的假 設組建未來景象

隨著氣候變化措施的推行,行業 可能面臨重大變化,例如引入及 上調碳定價等更嚴格的政策,以 及技術進步及客戶觀念的變化。

因應該等氣候變化的影響,我們 按照國際能源署(「IEA」)發佈的情 境及其他依據,組建了本集團於 二零二五年將會面臨的外部環境 的多種未來景象。就IEA情境而 言,我們著重於2℃情境,假設 氣候變化應對措施並無進展,以 及該等措施的進展「超越2℃情 境」,並按照兩種情境組建了未來 景象。

Step 2: Consider the Impacts

We considered the impacts on our Group for each of the future images developed in Step 1. We believe that in such a society, it will be possible to expand carbon dioxide emission reduction effects.

With regard to effects on our Group's procurement, office operation and hotel operation, introduction of an increase in carbon pricing is anticipated in accordance with the global advance of climate change measures, leading to the possibility of higher procurement, office operation and hotel operation costs.

On the other hand, in the case where climate change measures are not adequate throughout society, business operation interruptions and supply chain disruptions are likely to increase as a result of higher frequency and intensification of natural disasters such as typhoon and flooding.

Step 3: Respond to the Strategies

Our Group will begin promoting the reduction of the use of non-renewable energy in our office operation and hotel operation. This strategy will allow for flexible and strategic responses to each demand for the regions where the emission factors of purchased electricity consumptions are high. By promoting real carbon emissions reductions throughout the world through comprehensive energy-saving policies and introduction of renewable energy, we are working to achieve zero carbon emission in our business.

With respect to renewable energy in particular, we have set a new target, achieve a 5% reduction rate for purchased electricity and fuel consumption by 2032. With regard to the ongoing confirmation of the suitability and progress of the Group's strategies, we believe that we will have opportunities for stable funding and sustainable increases in corporate value through appropriate information disclosure, dialogue with institutional investors and other stakeholders.

第二步:考慮影響

我們已考慮第一步所組建的未來 景象各自對本集團造成的影響。 我們認為在這樣的社會中,有可 能擴大二氧化碳減排的效果。

就對本集團採購、辦公室營運及 酒店營運的影響而言,隨著全球 加強氣候變化措施,預計將引入 上調碳定價,繼而可能推高採 購、辦公室營運及酒店營運成本。

另一方面,當整個社會的氣候變 化措施不足,自然災害(如颱風及 洪水)發生的頻率上升且程度加 劇將可能令業務營運停頓及供應 鏈中斷的情況增加。

第三步:戰略對策

本集團將會開始在辦公室營運及 酒店營運的過程中推廣減少使用 不可再生能源。對於外購用電的 排放系數較高的地區,此策略可 靈活及策略性地應對各種需求。 我們致力在企業內實現零碳排 放,並透過全面節能政策及引入 可再生能源促進實質減少全球碳 排放。

具體而言,在可再生能源方面, 我們已訂立新目標,於二零三二 年前將外購電力及燃料消耗的點 率減少5%。就持續確認本集團比 率減少5%。就持續確認本集團比 路的適切性及進展方面,我們相 信,透過適當的資料披露、與能 構投資者及其他持份者的對話, 我們將有機會獲得穩定資金,並 實現企業價值的可持續增長。

Risk Management

Our Group identifies the climate change related risks or to test the existing risk management strategies under climate change with the aid of risk assessment. Hence, the areas where new strategies are needed could be identified.

The risk assessment takes a standard risk-based approach using national data, local information and expert knowledge, which can identify how climate change may compound existing risks or create new ones. The risk assessment is conducted through the following steps:

Step 1: Establish the context

- Objective/goal
- Scale
- Time frame
- Climate change scenario for most climate variables and sea level

Step 2: Identify existing risk (past and current)

- Identify the record of occurrence of climatic hazard in the past in the area
- Risk management strategies in place to tackle future occurrence of the hazard

Step 3: Identify future risk and opportunities

- Explore climate change projections for the selected time frame(s) and emission scenario(s)
- Identify potential hazards
- Investigate whether any existing risk from Step 2 may get worse under future projected changes
- Identify new risks that can emerge under future projected changes

Step 4: Analyse and evaluate risk

 Identify a set of decision areas or systems (i.e. geographical areas, business operation, assets, ecosystems, etc.) that has the potential to be at risk in future

風險管理

本集團識別氣候變化相關風險, 或借助風險評估測試氣候變化下 的現有風險管理策略。因此,我 們可識別有需要實施新策略的領 域。

風險評估採用風險為本的標準方 針,利用國家數據、當地資料及 專家知識,能夠識別氣候變化如 何加劇現有風險或產生新風險。 有關風險評估按以下步驟進行:

第一步:建立背景

- ▶ 目標/願景
- 規模
- 時間表
- 大部分氣候可變因素及海平 面的氣候變化情境

第二步:識別現有風險(過去及現 在)

- 識別相關地區過去出現氣候 危機的記錄
- 應對未來出現有關危機的現 有風險管理策略

第三步:識別未來風險及機遇

- 探索選定時間範圍及排放情 境下的氣候變化預測
- 識別潛在危機
- 根據未來預測變化,探討第 二步的任何現有風險是否可 能加劇
- 識別未來預測變化中可能出現的新風險

第四步:分析及評估風險

確定一組未來可能面臨風險的決策領域或系統(如地區、業務營運、資產、生態系統等)

As outlined in the "governance section of climate change" above, the Group has robust risk management and business planning processes that are overseen by the board of directors in order to identify, assess and manage climaterelated risks. The Group engages with government and other appropriate organizations in order to keep abreast of expected and potential regulatory and/or fiscal changes.

We continue to raise awareness of climate change in regard to monitoring of carbon and energy footprint in our daily operation. However, there remains gaps in understanding how such climate risks and opportunities may impact our operations, assets and profits. Our Group assesses how the business addresses climate change risks and opportunities and takes the initiative to monitor and reduce their environmental footprint.

Significant Climate-related Issues

During the reporting period, the significant climate-related physical risks and transition risks, which have impacted and/or may impact our Group's business and strategy in (i) operations, products and services, (ii) supply chain and value chain, (iii) adaptation and mitigation activities, (iv) investment in research and development, and (v) financial planning, as well as the steps taken to manage these risks, are as follows: 如上文「氣候變化項下管治章節」 概述,本集團具備穩健的風險管 理及業務規劃流程,有關流程由 董事會監督,以識別、評估及管 理氣候相關風險。本集團與政府 及其他合適的機構合作,充分掌 握預期及可能出現的監管及/或 財政政策變動。

我們不斷提高氣候變化的意識, 在日常營運中對碳及能源足印進 行監控。然而,在理解該等氣候 風險及機遇如何影響我們的營 運、資產及溢利方面仍然存在不 足之處。本集團評估業務可如何 應對氣候變化的風險及機遇,並 主動採取措施監控及減少其環境 影響。

重大氣候相關事宜

於報告期間,已經及/或可能於(i) 營運、產品及服務、(ii)供應鏈及 價值鏈、(iii)適應及緩解活動、(iv) 研發投資,及(v)財務規劃方面影 響本集團業務及策略的重大氣候 相關實際風險及過渡風險,以及 為管理該等風險而採取的措施如 下:

Climate-related risks description 氡候相關風險的描述	Financial Impact 財務影響	Steps taken to manage the risks 為管理該等風險而採取的措施
Physical Risk 實際風險 Acute physical risks 急性實際風險		
 Climate change can lead to more frequent extreme weather. Super typhoon may be an extreme weather in Hong Kong. It can cause serious impacts on the office and hotel infrastructure. Office and hotel windows may be broken due to heavy wind and rain. The Group's equipment, documents, systems, back up storage may be destroyed as a result of typhoon. Employee safety issues caused by 	Operating cost and maintenance cost increase.	 Office and hotel will take sufficien and necessary measures when there is an announcement of typhoon. All documents will be stored in a proper manner and kept away from the window Additionally, the electronic version of the documents will also be saved for backup. The backup will be kept by the senior management and stored in centralised backup of internal network.
extreme weather may not be always properly considered.		 The Group will provide safet training for employees to enhance their safety awareness and formulate contingency plan to ensure a timely response during an emergency.
氣候變化可能導致更頻繁出現極端天 氣。超強颱風可能成為香港的極端天 氣。其可能對辦公室及酒店基礎設施 造成嚴重影響。辦公室及酒店的窗戶 可能會因強風暴雨而破損。本集團的 設備、文件、系統、備份存儲可能會 因颱風而損毀。	• 營運成本及維修成本增加。	 當發出颱風通報時,辦公室及酒店將採取充分及必要的措施。所有文件將以妥善存放並遠離窗戶。此外,亦會保存文件的電子版本作備份。備份將由高級管理人員保存,並存儲在內部網絡的中央備份中。
極端天氣引起的僱員安全問題未必全 部得到適當考慮。		 本集團將為僱員提供安全培訓, 以提高其安全意識,並制定應意 計劃,確保在緊急情況下作出及時反應。

Climate-related risks description 氣候相關風險的描述	Financial Impact 財務影響	Steps taken to manage the risks 為管理該等風險而採取的措施
 Chronic physical risks 慢性實際風險 Prolonged hot weather may increase the energy consumption. As electricity supply is very important for running a business, a surge of energy consumption may lead to fuel shortage, results in shortage of 	Operating cost increases.	 The Group has implemented lighting zone control and adopted efficient lamps in the office and hotel. By posting energy-saving notices,
 electricity supply. Climate change can lead to an increase in extreme weather, such as drought, super typhoon, flood, etc., which can affect the ecosystem. The Group is dependent on paper for printing and consumes a huge amount of paper. Paper is essential for office operation. One of the major raw materials for paper is wood. If prolonged extreme weather events occur, the supply of wood will be affected, hence, affecting the supply of paper. 		employees are reminded to switch off the electrical appliances when they are not in use.Room temperature is maintained at an energy-efficient level of 25 degrees Celsius.
 長時間的酷熱天氣可能會增加能源消耗。由於電力供應對業務營運至關重要,能源消耗急增可能導致燃料短缺,從而引致電力供應短缺。 氣候變化可能導致極端天氣的情況增加,如乾旱、超強颱風、洪水等,可能會對生態系統造成影響。本集團依賴紙張進行印刷,並消耗大量紙張。 紙張對辦公室營運乃不可或缺。紙張的主要原材料之一為木材。倘長時間發生極端天氣事件,木材的供應將受 	• 營運成本增加。	 本集團在辦公室及酒店實施照明 分區控制及採用高效能燈具。 透過張貼節能告示,提醒僱員關 閉不使用的電器。 室溫保持在攝氏25度的節能水平。

到影響,繼而影響紙張的供應。

Climate-related risks description 氣候相關風險的描述	Financial Impact 財務影響	Steps taken to manage the risks 為管理該等風險而採取的措施
Transitional Risk 過渡風險 Policy risk 政策風險		
 Mandates on and regulation of existing services. If there is a restriction on logging for environmental protection purpose imposed by relevant governments, the supply of wood will be affected, hence, affecting the supply of paper and other natural resources. Furthermore, there may also be a 	 Operating cost increases for high compliance costs and increased insurance premiums for the Group. 	• Monitor the updates of the relevant climate-related environmental policies, to avoid the unnecessary increase in cost and expenditure due to the violation of the climate-related environmental policies.
restriction on fossil fuel and electricity use as their supply may be limited and controlled by the government. Hotel guests and staff in our office will be affected correspondingly.		 Monitor the regulatory trends and ensure the Group's operation complies with relevant ESG requirements.
• Major local and international guidelines for sustainability reporting and rating are not always strengthened with emphasis on climate change.		 Identify areas of improvement on ESG and implement relevant measures if applicable.
 對現有服務的授權及規管。倘相關政府出於環保目的實施採伐限制,將會影響木材供應,繼而影響紙張及其他自然資源的供應。此外,由於化石燃料及電力的供應可能受到政府的限制 	 本集團合規成本高昂及保 費增加,導致營運成本增 加。 	 監控有關氣候相關環境政策的最 新情況,避免因違反氣候相關環 境政策而導致不必要成本及開支 增加。
及管控,該等能源的使用亦可能受到 限制。酒店賓客及辦公室員工將相應 受到影響。		 監控監管趨勢,確保本集團營運 符合相關環境、社會及管治規定。
 並非全部可持續發展報告及評級的主 要當地及國際指引均以氣候變化作為 重點加強。 		 確定環境、社會及管治的改進領域,並在適用情況下實施相關措施。

Climate-related risks description 氣候相關風險的描述	Financial Impact 財務影響	Steps taken to manage the risks 為管理該等風險而採取的措施
Legal risk 法律風險		
 Exposure to litigation. We have to adapt the tightened law and regulations issued by the government due to climate change. We may have the risk of litigation once we fail to obligate the new laws. 	 Operating cost increases for high compliance costs and increased insurance premiums for the Group. 	 Monitor the updates of the relevan climate-related environmental laws by checking against the service and procurement agreement terms, as well as reviewing internal policies and procedures on climate change issues. This aims to avoid
• Strict ESG reporting requirement. The Group may have to spend much time on fulfilling the report standards to comply the new requirement.		unnecessary and unexpected increase in cost and expenditure due to non-compliance.
 訴訟風險。我們須適應政府因應氣候變化而收緊法例及法規,一旦未能遵守新法例,則會面臨訴訟風險。 嚴格的環境、社會及管治報告規定。本集團或需花費大量時間滿足報告標 	 本集團合規成本高昂及保 費增加,導致營運成本增加。 	 透過檢查服務與採購協議條款以及審閱有關氣候變化問題的內部政策及程序,監控有關氣候相關環境法律的最新情況。此舉旨在避免因不合規情況而導致不必要及意外的成本及開支增加。
 準以符合新規定。 Technology risk 技術風險 More low carbon energy-saving material and energy saving technologies are developed, the capital investment and research and development expense increase consequently. More green building strategies with 	• Upgrade office and hotel supplies with low-carbon and energy saving technologies may involve higher investment cost and research and development expense.	• Examined the feasibility and benefits of applying the lates low-carbon and energy-saving technologies into our operation.
low-carbon, energy-saving technologies are adopted by industry peers. Lagging behind may weaken our competitive edges.		
 開發更多低碳節能材料及節能技術, 而資金投入及研發開支相應增加。 同業採用更多使用低碳及節能技術的 綠色建築策略。落後可能會削弱我們 的競爭優勢。 	 將辦公室及酒店用品升級 為使用低碳及節能技術的 用品可能導致投資成本及 研發費用增加。 	 評估於營運中應用最新低碳及領 能技術的可行性及效益。

Climate-related risks description 氣候相關風險的描述	Financial Impact 財務影響	Steps taken to manage the risks 為管理該等風險而採取的措施
Market risk 市場風險		
• More customers are considering climate-related risks and opportunities, which may lead to changes in customers' demand for services.	 Revenue decreases for the change in customers' preference. Procurement cost increases 	 Tightened the control of the climate-related environmental pollution in daily business operation.
• Loss of clients due to poor environmental condition of hotel.	as abrupt and unexpected shifts in market price of office and hotel supplies.	 Planned to carry out study of the application of recycled materials and lower-emission energy
• Shift in consumer preference jeopardizes the viability of certain business models.		sources.
 Increased cost of office and hotel supplies. More environmental-friendly office and hotel supplies may be much more expensive, which may increase the operating cost. 		
 更多客戶關注氣候相關風險及機遇, 可能令客戶對服務的需求有所改變。 	 客戶偏好改變導致收益減 少。 	 在日常營運中加強對氣候相關環境污染的管控。
• 因酒店環境狀況欠佳而流失客戶。	 採購成本因辦公室及酒店 用品的市場價格突然及意 	 計劃開展有關回收材料及低排放 能源應用的研究。
 消費者偏好改變會影響若干業務模式 的可行性。 	外變動而增加。	

 辦公室及酒店用品的成本增加。較環 保的辦公室及酒店用品之價格可能非 常高昂,或會增加營運成本。

Climate-related risks description 氣候相關風險的描述	Financial Impact 財務影響	Steps taken to manage the risks 為管理該等風險而採取的措施
Reputational risk 信譽風險		
 Unable to fulfil the expectations of the customers which may lead to potential damage the Group's reputation and image. 	 Revenue decreases from the drop in income as a result of reduced customers. Operating cost increases 	• Planned to support and participate in the activities that related to environmental protection, conservation.
 Stigmatisation of our business sector, such as more stakeholder concern or negative stakeholder feedback on our business operation, in a less 	from negative impacts on workforce management and planning.	• Planned to select suppliers who carry out relevant policies to protect the environment.
environmental-friendly way.		• Disclose ESG information through the annual ESG report.
 Fail to meet the social expectation on the Group's ESG performance may negatively affect our reputation and result in loss of potential customers. 		 Planned to maintain a close relationship with major stakeholders to ensure timely response to their enquiry regarding the Group's ESG performance.
 無法滿足客戶的期望可能導致本集團 信譽及形象受損。 	 收入因客戶減少而有所下 降,從而導致收益減少。 	 計劃支持及參與環境保護及保育 相關活動。
 使我們的業務領域蒙上污名,例如持 份者對較不環保的營運方式的顧慮加 重或持份者對業務營運的負面反饋增 	 對人力管理及規劃的負面 影響會增加營運成本。 	 計劃選擇執行相關政策以保護環境的供應商。
加。 • 無法滿足社會對本集團環境、社會及		 透過年度環境、社會及管治報告 披露環境、社會及管治資料。
 無広州足位音到本朱國爆先。在音及 管治表現的期望,可能會對我們的信 舉造成角面影響及導致遷在客戶流。 		 計劃與主要持份者保持緊密關 低,以確保及時回應被等對本集

譽造成負面影響及導致潛在客戶流 失。 計劃與主要持份者保持緊密關係,以確保及時回應彼等對本集 團環境、社會及管治表現的查詢。

Furthermore, the significant climate-related opportunities and associated financial impacts on our Group during the reporting period were as follows: 此外,於報告期間,本集團的重 大氣候相關機遇及相應財務影響 如下:

Detailed description of climate-related opportunities 氣候相關機遇的詳細描述	Financial Impact 財務影響
 Resource efficiency Reduce paper usage Reduce water and energy consumption 資源效率 減少用紙 減少用水及能源消耗 	 Operating cost reduces through efficiency gains and cost reductions 透過加強效率及節省成本降低營運成本
 Energy source Use of lower-emission sources of energy Use of supportive policy incentives Use of new technologies 能源 使用低排放能源 採用支援政策獎勵措施 使用新技術 	 Operating cost reduces through use of lowest cost abatement Returns on investment in low-emission technology increases 透過使用最低成本減排降低營運成本 增加低排放技術的投資回報
 Products and services Development of climate adaptation and insurance risk solutions Ability to diversify business activities 產品及服務 制定氣候適應及保險風險解決方案 多元化業務活動的能力 	 Revenue increases through new solutions to adaptation needs, such as insurance risk transfer of products and services 透過適應所需的新解決方案(如產品及服務的保險風險轉移)提升收益
Markets Access to new markets 市場 進入新市場 	 Revenue increases through access to new and emerging markets 透過進入新興市場增加收益

Detailed description of		
climate-related opportunities	Financial Impact	
氣候相關機遇的詳細描述	財務影響	

Resilience

- Participation in renewable energy programs and adoption of energy-efficiency measures
- Resource substitution or diversification

適應力

- 參與可再生能源計劃及採取節能措施
- 資源替代或多元化

- Market valuation increases through resilience planning, such as planning of the research in the use of renewable energy sources
- Reliability of supply chain and ability to operate under various condition increases
- Revenue increases through new products and services related to ensuring resiliency
- 透過彈性規劃(如規劃研究使用可再生能源) 提升市場估值
- 增強供應鏈的可靠性及在各種條件下的營運 能力
- 透過與適應力相關的新產品及服務增加收益

Metrics and Targets

Our Group adopts the key metrics to assess and manage climate-related risks and opportunities. The energy consumption and greenhouse gas (GHG) emissions indicators are the key metrics used to assess and manage relevant climaterelated risks where we consider such information is material and crucial for evaluating the impact of our operation on global climate change during the year. Our Group regularly tracks our energy consumption and GHG emissions indicators to assess the effectiveness of emission reduction initiatives, as well as set targets to contribute our effort to have minimal impact on global warming.

The details of time frames over which the target applies and base year from which progress is measured are described in the Section A1: "Emissions" and Section A2: "Use of Resources" of this Report. Our Group adopts absolute target to manage climate-related risks, opportunities and performance.

有關目標適用的時限以及衡量各 項進展的基準年詳情載述於本報 告A1:「排放物」及A2:「資源使 用」分節。本集團採納硬性目標 以管理氣候相關風險、機遇及表 現。

B. SOCIAL ASPECTS

EMPLOYMENT AND LABOUR PRACTICES

B1. Employment

Employees are regarded as the Group's important and valuable assets to the Group's success. We aim to provide a safe and healthy working environment to our employees, ensuring their rights and welfare and providing them with optimal development and training. The commitment is incorporated into staff handbook and other human resources management policies. Our staff handbook covers the Group's policies in respect of compensation and dismissal, recruitment and promotion, working hours, rest periods and other benefits and welfare.

Employees' Rights and Welfare

The Group prioritises the rights and benefits of its employees. We believe well-being of employees is correlated to their productivity and sense of belonging to the Company. We strive to move forward with high labour standards, respect human rights and minimise the staff turnover rate.

The Group strictly complies with applicable local regulations, including but not limited to the Employment Ordinance (Chapter 57) of the Hong Kong, the Labour Law of the PRC, the Labour Contract Law of the PRC, the Mandatory Provident Fund Schemes Ordinance (Chapter 485), the Sex Discrimination Ordinance (Chapter 480) and the Race Discrimination Ordinance (Chapter 602) in Hong Kong, the right and the obligation to work (Art. 27 para.1) of the Japan, a ban on child labour (Art. 27 para. 3) of the Japan and the freedom of workers' association — the worker's right to organize, to bargain and to act collectively (Art. 28) of the Japan to ensure fair remuneration and benefits for our employees. We provide remuneration for our employees according to their qualifications, experience, performance, job duties and service years as well as to the market benchmark. We review performance appraisal on an annual basis to ensure our remuneration practices are competitive and aligned with market rates. In addition to salary, we provide mandatory provident fund, allowances, medical benefits and variable incentive-based remuneration such as discretionary bonus to our employees. Employees are also entitled to various types of leave including annual leave, paid sick leave, marriage leave, maternity leave, compassionate leave, etc.

B. 社會層面

僱傭及勞工常規

B1. 僱傭

本集團認為僱員是本集團重要且 寶貴的資產,亦是成功之根本。 我們致力為僱員提供安全及健本。 的工作環境,確保其權利及建 利,並提供最適當的發展及培 訓。有關承諾已載入員工手冊及 其他人力資源管理政策。員工手 冊涵蓋本集團有關薪酬及解僱、 招聘及晉升、工作時間、休息日 以及其他利益及福利的政策。

僱員權利及福利

本集團以僱員權利及利益為先。 我們認為僱員的福祉與彼等的生 產力及對本公司的歸屬感息息相 關。我們致力在發展的同時秉持 高勞工準則、尊重人權及將僱員 流失率減至最低。

本集團嚴格遵守適用的當地法 規,包括但不限於香港法例第57 章《僱傭條例》、《中國勞動法》、 《中國勞動合同法》、香港法例第 485章《強制性公積金計劃條例》、 第480章《性別歧視條例》及第 602章《種族歧視條例》、日本國 憲法第27條第1段工作之權利及 義務、日本國憲法第27條第3段 禁止童工以及日本國憲法第28條 工會自由 — 工人組織、談判及進 行集體行動之權利,以確保僱員 獲得公允的薪酬及福利。我們根 據僱員的資歷、經驗、表現、工 作職責及年資以及市場標準提供 薪酬。我們每年檢討表現評核, 以確保薪酬常規具有競爭力及符 合市場水平。除薪金外,我們為 僱員提供強制性公積金、津貼、 醫療福利及浮動獎勵酬金(如酌 情花紅)。僱員亦享有各類假期, 包括年假、有薪病假、婚假、產 假、恩恤假等。

Equal opportunities, diversity and antidiscrimination

The Group strives to construct a diverse and inclusive workplace where all our employees are treated with dignity and respect. We strongly oppose to all discriminatory behaviour against any individual on their gender, age, nationality, race, colour, disability, creed, religion, sexual orientation, marital status or family status. The principle of equal opportunities is applied in all employment practices, including but not limited to recruitment, promotion and transfer, work allocation, benefits and training and development. During the reporting period, there were no instances of non-compliance of laws and regulations relating to employment and labour practices in Hong Kong, the PRC and Japan.

Employee Composition

The employee compositions by gender, age group and geographical region, employment type and employment mode at the end of the reporting period were as follows:

平等機會、多元化及反歧視

僱員組成

於報告期末,按性別、年齡組別 及地區、僱傭類型及僱傭模式劃 分之僱員組成如下:

Employee composition	僱員組成	2022 二零二二年	2021 二零二一年
By gender	按性別劃分		
 Male 	● 男性	63%	57%
Female	● 女性	37%	43%
By age group	按年齡組別劃分		
• Age 30 or below	• 30歲或以下	7%	7%
• Age 31–40	• 31至40歲	19 %	33%
• Age 41–50	• 41至50歲	30%	30%
Age 51 or above	• 51歲或以上	44%	30%
By geographical region	按地區劃分		
Hong Kong	 香港 	30%	37%
• Japan	 日本 	66%	63%
• PRC	 中國 	4%	-
By employment type	按僱傭類型劃分		
Senior management	• 高級管理層	33%	20%
Middle management	• 中級管理層	15%	33%
General staff	 普通員工 	22%	47%
Contract/short term	• 合約/短期	30%	-
By employment mode	按僱傭模式劃分	700/	700/
Full-time staff	• 全職員工	70%	73%
Part-time staff	• 兼職員工	30%	27%

The employee annual turnover rate by gender, age group, geographical region during the reporting period was as follows:

於報告期間,按性別、年齡組別 及地區劃分之年度僱員流失率如 下:

Employee turnover rate	僱員流失率	2022 二零二二年	2021 二零二一年
By gender	按性別劃分		
• Male	● 男性	63%	118%
• Female	• 女性	50%	69%
By age group	按年齡組別劃分		
 30 years old or below 	 30歲或以下 	80%	200%
• 31–40 years old	• 31至40歲	77%	100%
 41–50 years old 	• 41至50歲	63%	67%
• 51 years old or above	• 51歲或以上	40%	100%
By geographical region	按地區劃分		
Hong Kong	 ● 香港 	70%	45%
• Japan	• 日本	54%	126%
• PRC	• 中國	-	N/A不適用 ¹¹
Overall	總計	58%	N/A不適用 ¹¹

B2. Health and Safety

The Group provides its employees with a safe and healthy working environment. We ensure that our daily operations are compliant with all applicable rules, to minimise and protect employees from any occupational health and safety hazards that may cause risks. We strictly comply with the rules and guidelines stipulated in the Occupational Safety and Health Ordinance by the Labour Department in Hong Kong, Employees' Compensation Ordinance in Hong Kong, the Law of the PRC on Prevention and Control of Occupational Diseases (中國職業病防治法), Industrial Safety and Health Act (勞動安全衛生法) of the Japan and Industrial Accident Compensation Insurance Act (勞動者災害補償保險法) of the Japan.

B2. 健康及安全

本集團為其僱員提供安全及健康 的工作環境。我們確保日常營運 符合所有適用規則,以盡量減少 及保障僱員免受任何可能引發風 險的職業健康及安全危害。我們 嚴格遵守香港勞工處之《職業安 全及健康條例》、香港之《僱員補 償條例》、《中國職業病防治法》、 日本之《勞動安全衛生法》及日本 之《勞動者災害補償保險法》所規 定的規則及指引。

11 並無二零二一年數據。

¹¹ The data of 2021 was not available.

Safe and Hygienic Workplace

The Company provides its employees with a set of guidelines to ensure a safe and healthy workplace for all its workforce. We provide medical benefits to our employees, prohibit smoking in nonsmoking areas or bringing in explosives or illegal drugs without permission. We also circulate internal memorandum among our staff to remind them of the information related to occupational health and safety. We care about employees' physical and mental health, conduct regular interviews to understand employees' concerns. and launch employee surveys to learn more about employees' needs. We also implement daily disinfection in hotels and regular disinfection in office, and actively arrange pandemic prevention supplies such as masks, protective clothing, and disinfectants for front-line employees.

During the reporting period, there was no employee (2020: nil, 2021: nil) injured and no lost day (2020: nil, 2021: nil) due to work-related injuries. There was no fatality case (2020: nil, 2021: nil) during the year. Moreover, there was no violation of any laws and regulations relating to occupational health or safety in Hong Kong, the PRC or Japan.

Managing business during the outbreak of COVID-19

The operations of our One Niseko Resort Towers in Hokkaido, Japan, has been affected significantly by COVID-19. The travel bans and border restrictions imposed by the Japan Government have reduced the number of visitors to our hotel premises by a large extent. We have taken proactive steps to reduce the risk of disease transmission and protect our staff and guests by setting up the Emergency Action Plan against COVID-19. This Plan outlines the communication channels with the local Health Department in Hokkaido as well as procedures designed to prevent and manage guest and staff infection events. For example:

安全及衛生的工作場所

於報告期間,概無僱員(二零二零 年:無,二零二一年:無)工傷個 案,亦無因工傷損失工作日數(二 零二零年:無,二零二一年: 無)。年內概無死亡個案(二零二 零年:無,二零二一年:無)。此 外,概無違反香港、中國或日本 任何有關職業健康或安全的法律 及法規。

新型冠狀病毒爆發期間之業務 管理

- Hotel rooms were arranged for guests with suspected diseases so that they could practice self-isolation
- Provision of personal protective equipment to staff, such as masks, gloves and protective clothing
- Closure of facilities such as bathhouses with a high risk of cross-infection
- Keep the restaurant's operating hours and seating capacity limited in order to maintain social distance
- Frequent disinfection of high touchpoints of the premises, such as guest rooms, doorknob, switches, elevators, receptions, etc.

B3. Development and Training

The Group believes that development and training are crucial to enhance its employees' potential for work advancement. We support our employees in the performance of their designated roles and help them to fulfill their potential during the course of their employment. To improve employees' professional knowledge and skills in discharging their duties, we provide on-job trainings to our employees with contents covering occupational health, corporate governance, etc. Our employees are funded suitable seminars, aiming to encourage and support them in pursuing professional development and continuous learning through external training.

To uphold our services quality, understand different case scenario faced by the frontline staff and timely respond to the views from our staff, the Group always seeks for improvements on the trainings by conducting assessment and collecting feedback of participants. This can help the Group continuously improve the training programs covering various aspects offered to all levels of employees so as to enhance their job performance.

- 為疑似患病賓客安排酒店房間,以便彼等可以自我隔離
- 為員工提供個人防護設備, 例如口罩、手套及防護服
- 關閉交叉感染風險高之設 施,例如澡堂
- 保持有限之餐廳營業時間及 座位數量,以保持社交距離
- 頻密消毒場所之頻繁接觸 點,例如客房、門把手、開 關掣、電梯、接待處等。
- B3. 發展及培訓 本集團相信發展及培訓對提高僱員的職業發展潛能極為重要。我 們支持僱員履行本身的指定職 責,協助僱員在工作時盡展潛 能。為提高僱員履行職責的指定職 報告訓,內容涵蓋職業健康、企業管治等。我們資助僱員參與含 適的研討會,以鼓勵及支持彼等 透過外部培訓追求專業發展及持 續進修。

為了維持一貫的服務質素,掌握 前線員工面對的不同情況,並適 時回應員工的意見,本集團一直 通過評估及收集參與者的反饋意 見以尋求對培訓的改進。此有助 本集團不斷改進為各級僱員提供 的各領域培訓項目,以提高僱員 的工作表現。

During the reporting period, the percentage of employees trained and average training hours by gender and employment type was as follows: 於報告期間,按性別及僱傭類型 劃分的受訓僱員百分比及平均培 訓時數如下:

		Percentage of employees trained 受訓僱員百分比		Average training hours (hours/employee) 平均培訓時數(小時/僱員)	
Employment category	僱傭類別	2022 二零二二年	2021 二零二一年	2022 二零二二年	2021 二零二一年
By gender Male Female 	按性別劃分 ● 男性 ● 女性	51% 142%	50% 50%	1.94 5.67	1.06 4.23
By employment type Senior management Middle management General staff Contract/short term	按僱傭類型劃分 • 高級管理層 • 中級管理層 • 普通員工 • 合約/短期	- 20% 57% 247%	- 13% 87%	0.40 2.29 9.88	

During the reporting period, the breakdown of employee trained by gender and employment type was as follows: 於報告期間,按性別及僱傭類型 劃分的受訓僱員明細如下:

Breakdown of employee trained (%)	受訓僱員明細(%)	2022 二零二二年	2021 二零二一年
 By gender Male Female By employment category Senior management 	按性別劃分 男性 女性 按僱傭類別劃分 高級管理層 	35% 65% -	N/A不適用 ¹² N/A不適用 ¹² N/A不適用 ¹²
Middle managementGeneral staffContract/short term	 中級管理層 普通員工 合約/短期 	4% 15% 81%	N/A不適用 ¹² N/A不適用 ¹² N/A不適用 ¹²

¹² The data of 2021 was not available.

¹² 並無二零二一年數據。

B4. Labour Standards

The Group prohibits engagement of child and forced labour in compliance with the relevant law of the Employment Ordinance (Chapter 57) of the Hong Kong, the Labour Law of the PRC, Labor Standards Act (勞動基準法) of the Japan, Employment Security Act (職業安定法). We have implemented a preventive recruitment procedure with a thorough background check, to ensure that no underaged or illegal persons are employed. Furthermore, to prevent unlawful recruitment of employees under the age of 15 as child labour, employees are required to provide identity proofs to Human Resources Department to verify the age as part of the recruitment process. All work should be voluntarily performed and shall not involve forced labour. If any violation against laws and regulations in relation to labour standards is found, we will investigate the incident, impose appropriate penalty to accountable staff subject to the severity and review any defects in the human resources system in place. Besides, the Group does not in any way force its employees to work overtime. Employees are compensated in accordance with labour laws and company practices on overtime compensation in cases where working outside normal working hours is inevitable.

During the reporting period, there was no employment of child labour discovered, nor any non-compliance of laws and regulations relating to forced labour.

B4. 勞工準則

本集團遵守香港法例第57章《僱 傭條例》、《中國勞動法》、日本之 《勞動基準法》及《職業安定法》等 相關法律,禁止聘用童工及強制 勞動。我們已實施防範未然的招 聘程序, 並進行徹底的背景調 查,確保不會僱用未成年人或非 法勞工。此外,為防止非法招聘 未滿15歲的童工,作為招聘程序 的一環,員工必須向人力資源部 提供身份證明以核實年齡。所有 的工作均須自願而不得涉及強迫 勞動。如有任何違反有關勞工準 則的法律及法規之行為,我們定 必徹杳事件,視事件之嚴重程度 而對負責員工給予適當處分,並 檢討現有人力資源系統是否有任 何不足之處。再者,本集團絕不 以任何方式強迫僱員超時工作。 倘僱員無可避免須加班,我們根 據勞工法例及公司常規向僱員提 供超時補償。

於報告期間,概無發現聘用童工 或不遵守有關強制勞工的法律及 法規之情況。

OPERATING PRACTICES

B5. Supply Chain Management

The Group has established a set of guidelines for procurement of goods and services, with an objective to maintain proper supply chain management in the Company. We expect our suppliers to share the same values and operate business in a responsible, fair and honest manner. For office operation, the Group mainly works with third party services providers which provide services such as information technology services, property management services, advertising service and legal and consulting services. We also work with suppliers that supply office equipment, printing and stationery. For hotel operation, the Group works closely with a number of suppliers in providing a range of hospitality goods, including guestroom consumables, tableware, furniture, and electrical appliances.

Stringent procedures are applied in the selection of suppliers. In addition, we maintain a wellestablished system to monitor the quality of suppliers, ensuring that the goods supplied and services provided are of high standard. The Group also emphasises on the selection of products that cause minimal impacts on the environment, for example, we purchase green cleaning products and reusable items instead of single-use disposable ones. To raise awareness and engage our suppliers to contribute to sustainable development, we welcome suppliers who demonstrate their commitment to sustainability. During the year, the Group had 46 suppliers (2021: 52 suppliers) in Hong Kong and 126 suppliers (2021: 168 suppliers) in Japan.

營運常規

B5. 供應鏈管理

本集團已制定一套貨品及服務採 **購指引**,旨在於本公司維持妥善 的供應鏈管理。我們期望供應商 能夠共享相同的價值觀及以負責 任、公平及誠實的態度經營業 務。於辦公室營運方面,本集團 主要與第三方服務供應商合作, 由有關供應商提供資訊科技服 務、物業管理服務、廣告服務以 及法律及諮詢服務等。我們亦與 提供辦公室設備、印刷及文儀用 品的供應商合作。於酒店營運方 面,本集團與多名供應商緊密合 作,由供應商提供一系列酒店用 品,包括客房消耗品、餐具、家 具及電器。

B6. Product Responsibility

Service levels are deemed essential by the Group because quality service is indispensable factors in remaining the market position of the Group in the highly competitive market. Our employees fully understand the obligation of delivering high quality service to customers. Striving to achieve a high standard of professionalism, we seek continuous improvement in service quality by welcoming comments and feedback from our customers. To improve our service, the Group's complaint handling policy is strictly in accordance with regulatory standards to ensure that customers' opinions are heard and responded in a timely manner. During the reporting period, no material products and service-related complaints were received, and no products sold or shipped subjected to recalls for safety and health reasons.

Quality Management System

The Group believes the opinions from customers can drive our continuous improvement and are essential to our pursuit for excellence. We welcome the opinions from customers by establishing various communication channels with customers, such as customer service hotline and email. We have also established a customer service survey form on our website to understand the needs of our customers and improve our service quality.

The Group has established procedures of guest complaint handling, to clarify the responsible departments and handling procedures for guest complaints, and handle the complaints in a timely and effective manner. The Group assigned specific persons-in-charge to conduct complaint handling, complaint supervision and tracking of hotel management issues.

We have also partnered with Online Travel Agencies ("OTA") and used their online platforms for sales and marketing, as well as receiving comments from guests. The information collected will be reviewed regularly to identify key areas for improvement on our hotel hospitality services.

B6. 產品責任

品質管理體系

本集團認為客戶之意見可推動我 們持續改進,對我們追求卓越至 關重要。我們歡迎客戶提出意 見,並與客戶建立不同溝通渠 道,如客戶服務熱線及電子郵 件。我們的網站上亦設有客戶服 務調查,以了解客戶需求及改善 服務質素。

本集團已制定賓客投訴處理流 程,訂明負責處理賓客投訴之部 門及處理程序,並及時有效地處 理投訴。本集團指定具體負責人 進行投訴處理、投訴監督及酒店 管理問題的跟進工作。

我們亦與網上旅行社(「網上旅行 社」)合作,利用其網上平台進行 銷售及市場推廣,並收取賓客之 評論意見。我們定期審視所收集 之資料,藉以確定酒店款待服務 之主要改善範疇。

During the reporting period, the Group was not aware of any violation of relevant laws and regulations that has a significant impact on the Group relating to health and safety, advertising, labelling and privacy matters relating to services provided and methods of redress. During the reporting period, the Group has received 3 complaint cases (2021: 6 complaint cases) that were related to our hotel hospitality services and facilities, the cases were well documented and reported to the hotel management, refunds and compensations were provided to the clients, where appropriate.

Personal Data Privacy and Protection

The Group protects its customers' privacy by confidentially processing and maintaining personal data in compliance with Personal Data (Privacy) Ordinance of the Laws of Hong Kong and the Act on the Protection of Personal Information of Japan. For all our businesses, we handle customers' personal data with extra care, to ensure that the information is properly stored in a locked room and is accessible only to authorised staff to prevent from improper disclosure or misuse.

During the reporting period, there was no noncompliance of laws and regulations relating to data privacy.

Protecting Intellectual Property Rights

The Group is committed to maintaining and safeguarding intellectual property rights to comply with the relevant regulations and to protect our employees and customers. Our Staff Handbook strictly prohibits the use and installation of unauthorised or illegal software on the Company's computers. During the Reporting Period, we are strictly complying with the relevant regulations, including but are not limited to, the Copyright Ordinance (Cap. 528) and Personal Data (Privacy) Ordinance (Cap. 486) of Hong Kong as well as the Copyright Law of Japan, the Group is not aware of any incident on intellectual property rights infringements.

個人資料私隱及保障

本集團遵守香港之《個人資料(私 隱)條例》及日本之《個人資料保 護法》,以保密方式處理及保存個 人資料,以保障客戶的私隱。就 我們的所有業務而言,我們會 別小心處理客戶的個人資料,以 確保資料妥善保存於一間上鎖房 間內,只有經授權員工方可存 取,以防止不當披露或誤用。

於報告期間,概無有關資料私隱 相關法例及法規之不合規事宜。

保障知識產權

本集團致力維護及保障知識產 權,以遵守相關法規及保障我們 之僱員及客戶。我們之員工手冊 嚴禁在本公司電腦使用及安裝未 經授權或非法軟件。於報告期 間,我們嚴格遵守相關法規,包 括但不限於香港法例第528章《版 權條例》及第486章《個人資料(私 隱)條例》以及日本之《著作權 法》,本集團並不知悉任何侵犯知 識產權之事件。

B7. Anti-Corruption

The Group treasures integrity as its core value. As a financial services provider, we consider money laundering as an important risk and are obligated to achieve high standards of openness and fight against any corruption activities. We strictly comply with the Prevention of Bribery Ordinance (Chapter 201) of the Hong Kong, the Criminal Law of the PRC, the Unfair Competition Prevention Act (Act No 47 of 1993) (the UCPA) of the Japan and the Penal Code (Act No 45 of 1907) (the Penal Code) of the Japan.

The Group expects employees at all levels to share the value of integrity and honesty. The Group strictly abides by the laws and regulations on integrity and prevention of corruption, bribery, fraud and extortion in regions where it operates, such as the Prevention of Bribery Ordinance in Hong Kong. The Group explicitly states that any form of corruption, bribery or kickback is strictly prohibited in its employee manual. Employees shall not solicit or accept any forms of bribing benefits, including banquets, cash, gifts, rebates and commissions. If any case of suspected corruption or other criminal offence is discovered, it will be reported to the Independent Commission Against Corruption or other relevant authorities.

The Group also has a well-established whistleblowing policy to encourage our staff to report any suspicious cases related to misconduct or malpractices with a confidential platform in the Company. The Board provides reporting channels and guidance for the employees to raise concerns about possible improprieties in financial reporting, internal control or other matters in relation to business ethics principles. During the reporting period, the anti-corruption training and average training hours data for employees and directors was not available as we did not provide any training to employees during the year. The Group will plan to provide external or internal anticorruption training to them in the coming year.

During the reporting period, the Group was not aware of any non-compliance of laws and regulations relating to bribery, fraud, extortion and money laundering.

B7. 反貪污

本集團視誠信為其核心價值。作 為一間金融服務供應商,我們認 為洗黑錢是一項重大風險,並有 義務達致高水平的公開透明披露 以及打擊任何貪污活動。我們嚴 格遵守香港法例第201章《防止賄 賂條例》、《中國刑法》、日本之 《不正競爭防止法》(一九九三年第 47號法例)及日本之《刑法》(一九 零七年第45號法例)。

於報告期間,本集團並不知悉任 何與賄賂、欺詐、勒索或洗黑錢 相關的法例及法規不合規事宜。

COMMUNITY

B8. Community Investment

As a socially responsible enterprise, the Group is constantly aware of the community needs and strives to ensure our continued success and growth. Besides making donations to charitable organizations, the Group also encourages our employees to participate in volunteer activities.

During the Year, the Group attended and organized some cooperate social responsibility (CSR) related events and the details were summarised in the following table:

Events

- September October 2021, Niseko Town Halloween Festival 2021 (Donation for one free accommodation ticket)
- December 2021, Niseko Annupuri New Year Fireworks (Donation of JPY10,000)

社區

B8. 社區投資 作為一家具社會責任的企業,本 集團一直關注社區需求,並致力 確保我們的持續成功及增長。除 了向慈善組織捐款外,本集團亦 鼓勵員工參加義工活動。

> 年內,本集團已參與及組織若干 企業社會責任相關活動,有關詳 情於下表概述:

活動

- 二零二一年九月至十月,
 2021年二世古萬聖節(捐贈 一晚免費住宿券)
- 二零二一年十二月,二世古 安努普利新年煙花匯演(捐 款10,000日圓)

Independent Auditor's Report 獨立核數師報告



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TO THE MEMBERS OF DETAI NEW ENERGY GROUP LIMITED (Incorporated in Bermuda with limited liability) **致德泰新能源集團有限公司全體股東** (於百慕達註冊成立之有限公司)

OPINION

We have audited the consolidated financial statements of DeTai New Energy Group Limited (the "Company") and its subsidiaries (together the "Group") set out on pages 110 to 226, which comprise the consolidated statement of financial position as at 30 June 2022, and the consolidated statement of 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.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 30 June 2022, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

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

意見

本核數師(以下簡稱「我們」)已審計載於第 110至226頁之德泰新能源集團有限公司(「貴 公司」)及其附屬公司(統稱「貴集團」)之綜 合財務報表,此等綜合財務報表包括於二零 二二年六月三十日之綜合財務狀況表與截至 該日止年度之綜合全面收益表、綜合權益變 動表及綜合現金流量表,以及綜合財務報表 附註(包括主要會計政策概要)。

我們認為,綜合財務報表已根據香港會計師 公會(「香港會計師公會」)頒佈之香港財務報 告準則(「香港財務報告準則」)真實公允地反 映了 貴集團於二零二二年六月三十日之綜 合財務狀況及截至該日止年度之綜合財務表 現及綜合現金流量,且已根據香港公司條例 之披露規定妥為編製。

意見之基礎

我們根據香港會計師公會頒佈之香港審計準則(「香港審計準則」)進行審計。我們於該等 準則項下之責任於我們的報告「核數師就審 計綜合財務報表須承擔之責任」一節詳述。 我們根據香港會計師公會之「專業會計師道 德守則」(「守則」)獨立於 貴集團,並已遵 照守則履行其他道德責任。我們相信我們所 獲得的審計憑證乃充足和適當地為我們的意 見提供基礎。

OTHER INFORMATION IN THE ANNUAL REPORT

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

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

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

年報之其他資料

貴公司董事須對其他資料承擔責任。其他資料包括 貴公司年報所載之資料,惟不包括 綜合財務報表及我們之核數師報告。

我們對綜合財務報表作出之意見並不涵蓋其 他資料,我們亦不就此發表任何形式之核證 結論。

就我們對綜合財務報表之審計而言,我們之 責任是閱讀其他資料,從而考慮其他資料是 否與綜合財務報表或我們在審計過程中獲悉 的資料存在重大不符,或存在重大錯誤陳 述。倘若我們基於已完成的工作認為其他資 料出現重大錯誤陳述,我們須報告有關事 實。我們就此並無任何報告事宜。

Independent Auditor's Report 獨立核數師報告

KEY AUDIT MATTERS

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

Impairment assessment for property, plant and equipment on hotel hospitality business

Refer to note 16 to the consolidated financial statements and the accounting policies in notes 3.8 and 3.11 to the consolidated financial statements.

As at 30 June 2022, the Group had property, plant and equipment with the brought forward net carrying amount of HK\$306,642,000 (before the current year impairment loss) arising in hotel hospitality business.

For the purpose of assessing impairment, the directors of the Company assessed the recoverable amount of the noncurrent assets based on higher of its fair value less costs of disposal and value-in-use. The recoverable amount of the non-current assets in the hospitality business cash generating units ("Hotel CGU") was determined by the directors based on fair value less costs of disposal.

The impairment assessment involves significant judgements and assumptions by the directors of the Company underlying the determination of the fair value less costs of disposal of the non-current assets in the Hotel CGU.

The directors of the Company has engaged an independent professional valuer to determine the fair value less costs of disposal of the non-current assets in the Hotel CGU. The determination of the fair value less costs of disposal is based on the recent sales of similar transactions in the market. Directors of the Company concluded that, based on the assessment result, impairment loss on property, plant and equipment of HK\$7,641,000 has been recognised for the year.

關鍵審計事項

關鍵審計事項是根據我們的專業判斷,認為 對本期綜合財務報表的審計最為重要的事 項。此等事項在我們審計整體綜合財務報表 及出具意見時加以處理,我們不會對此等事 項提供單獨意見。

酒店款待業務的物業、廠房及設備減 值評估

請參閱綜合財務報表附註16以及綜合財務 報表附註3.8及3.11之會計政策。

於二零二二年六月三十日, 貴集團於酒店 款待業務中擁有結轉賬面淨值為306,642,000 港元的物業、廠房及設備(本年度減值虧損 前)。

為達評估減值之目的, 貴公司董事按其公 平值減出售成本及使用價值之較高者評估非 流動資產之可收回金額。款待業務現金產生 單位(「酒店現金產生單位」)之非流動資產之 可收回金額由董事根據公平值減出售成本而 釐定。

減值評估涉及 貴公司董事有關釐定酒店現 金產生單位非流動資產之公平值減出售成本 所作重大判斷及假設。

貴公司董事已聘請獨立專業估值師,以釐定 酒店現金產生單位非流動資產之公平值減出 售成本。釐定公平值減出售成本乃基於市場 類似交易之近期銷售。 貴公司董事總結, 基於評估結果,本年度已確認物業、廠房及 設備減值虧損為7,641,000港元。

KEY AUDIT MATTERS (Continued)

How the matter was addressed in our audit

Our procedures on the impairment assessment by the directors of the Company for property, plant and equipment on hotel hospitality business included:

- obtaining and reviewing the valuation report prepared by the independent professional valuer engaged by the Group;
- discussing with the independent professional valuer and challenging the key estimates and assumptions adopted in the valuations, including comparable market transactions, and to assess the independence, objectivity, qualifications and expertise of the independent professional valuer;
- (iii) assessing the valuation methodology adopted by the independent professional valuer and comparing the key estimates and assumptions adopted in the valuation; and
- (iv) checking input data to supporting evidences, such as the market comparables used and assessing the reasonableness of these comparables.

Impairment loss allowances assessment on loans receivable

Refer to note 22 to the consolidated financial statements and the accounting policies in note 3.18 to the consolidated financial statements.

As at 30 June 2022, the Group has gross loans receivable amounting to HK\$214,338,000, which is significant to the consolidated financial statements as a whole. The Group has applied HKFRS 9 Financial Instruments and assessed impairment loss allowances for loans receivable based on expected credit loss ("ECL") model.

In determining the impairment loss allowances on loans receivable, the management assessed historical default rates, the values of the collaterals if any, timing of future cash flows as well as those relevant forward-looking information such as the expected future cash flows and forward-looking macroeconomic factors which involve estimation and significant judgement.

關鍵審計事項(續)

在審計中處理事項之方法 我們就 貴公司董事對酒店款待業務物業、 廠房及設備作出之減值評估之程序包括:

- (i) 獲得及審閱 貴集團聘請之獨立專業 估值師所編製之估值報告;
- (ii) 與獨立專業估值師討論及質詢於估值 中採用之關鍵估計及假設(包括可比較 市場交易)以及評估獨立專業估值師之 獨立性、客觀性、資格及專業知識;
- (iii) 評估獨立專業估值師所採用之估值方 法及比較估值中採用之關鍵估計及假 設;及
- (iv) 檢查證明文件之輸入數據,例如所使 用的市場可比較數據及評估此等可比 較數據之合理性。

應收貸款減值虧損撥備評估

請參閱綜合財務報表附註22以及綜合財務 報表附註3.18之會計政策。

於二零二二年六月三十日, 貴集團之應收 貸款總值為214,338,000港元,就綜合財務 報表整體而言屬重大。 貴集團已應用香港 財務報告準則第9號金融工具,按照預期信 貸虧損(「預期信貸虧損」)模式評估應收貸款 減值虧損撥備。

釐定應收貸款減值虧損撥備時,管理層評估 過往違約比率、抵押品之價值(如有)、未來 現金流量時間及該等相關前瞻性資料,例如 預期未來現金流量以及涉及估計及重大判斷 之前瞻性宏觀經濟因素。

Independent Auditor's Report 獨立核數師報告

KEY AUDIT MATTERS (Continued) Impairment loss allowances assessment on

loans receivable (*Continued*) Our procedures on the impairment loss allowances

assessment by the directors of the Company on loans receivable included:

- Obtaining an understanding of the Group's credit loss policy and methodology for impairment assessment in relation to the application of ECL model under HKFRS 9;
- Inquiring management for the status of each of the loans receivable past due as at year end date and corroborating explanations from management with supporting evidence, such as understanding of credit status of debtors, checking of historical and subsequent settlement records and other correspondence with the debtors;
- (iii) Evaluating the appropriateness and reasonableness of methodology, parameters and assumptions used in the assessment of ECL such as criteria for judging significant increases in credit risk, definition of creditimpaired financial asset, key data inputs and forwardlooking information; and
- (iv) Checking the arithmetical accuracy of the management's calculation of impairment loss allowances under ECL model.

DIRECTORS' RESPONSIBILITIES FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

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

關鍵審計事項(續) 應收貸款減值虧損撥備評估(續)

我們就 貴公司董事之應收貸款減值虧損撥 備評估之程序包括:

- (i) 了解 貴集團的信貸虧損政策以及有 關應用香港財務報告準則第9號項下預 期信貸虧損模式的減值評估方法;
- (ii) 向管理層查詢於年度結算日已逾期之 各項應收貸款之狀況,及透過了解債 務人之信用狀況、檢查過往及其後結 算記錄以及與債務人之往來信函等證 明憑證證實管理層之解釋;
- (iii) 評估預期信貸虧損所用之方法、參數 及假設之合適度及合理性,例如判斷 信貸風險重大增加之準則、信用減值 金融資產之定義、關鍵數據輸入及前 瞻性資料;及
- (iv) 檢查管理層在預期信貸虧損模式下計 算減值虧損撥備之算術準確性。

董事就綜合財務報表須承擔之責任

董事須負責根據香港會計師公會頒佈之香港 財務報告準則及香港公司條例之披露規定, 編製真實而公平地反映情況的綜合財務報 表,並推行董事認為必要的有關內部監控, 以使綜合財務報表之編製不存在由於欺詐或 錯誤而導致之重大錯誤陳述。

在編製綜合財務報表時,董事須負責評 估 貴集團持續經營的能力,並披露與持續 經營有關的事項(如適用)。除非董事擬 將 貴集團清盤或停止營運,或除此之外並 無其他實際可行的辦法,否則須採用以持續 經營為基礎的會計法。

董事亦須負責監督 貴集團的財務報告流 程。審核委員會協助董事履行此方面的職責。

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

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

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

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

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

核數師就審計綜合財務報表須承擔 之責任

我們的目標是合理確定綜合財務報表整體是 否存在由於欺詐或錯誤而導致的重大錯誤陳 述,並出具包括我們意見的核數師報告。根 據百慕達一九八一年公司法第90條,本報告 僅向 閣下(作為整體)作出,除此之外別無 其他用途。我們概不就本報告之內容向任何 其他人士負責或承擔責任。

合理確定屬高層次的保證,惟根據香港審計 準則進行之審計工作不能保證總能察覺所存 在之重大錯誤陳述。錯誤陳述可因欺詐或錯 誤產生,倘個別或整體在合理預期情況下可 影響使用者根據該等綜合財務報表作出之經 濟決定時,則被視為重大錯誤陳述。

在根據香港審計準則進行審計過程中,我們 運用專業判斷,並保持專業懷疑態度。我們 亦:

- 識別和評估由於欺詐或錯誤而導致綜 合財務報表存在重大錯誤陳述的風險, 設計及執行審計程序以應對該等風險, 以及獲取充足和適當的審計憑證,作 為我們意見的基礎。由於欺詐可能涉 及串謀、偽造、蓄意遺漏、虛假陳述, 或淩駕於內部監控之上,因此未能發 現因欺詐而導致的重大錯誤陳述的風 險高於因錯誤而導致的重大錯誤陳述 的風險。
 - 了解與審計相關的內部監控,以設計 適當的審計程序,但目的並非對 貴 集團內部監控的成效發表意見。
AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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

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

核數師就審計綜合財務報表須承擔 之責任(續)

- 評估董事所採用會計政策的恰當性及 所作出會計估計和相關披露資料的合 理性。
- 對董事採用持續經營會計基礎的恰當 性作出結論,並根據所取得的審計憑 證,確定是否存在與事件或情況有關 的重大不確定因素,從而可能導致 貴集團持續經營能力構成重大疑 。倘我們認為存在重大不確定性, 則須在核數師報告中提請注意綜合財 務報表中的相關披露。倘有關的披露 不足,則我們應當發表非無保留意見。 我們的結論乃基於截至核數師報告日 期止所取得的審計憑證。然而,未來 事件或情況可能導致 貴集團無法持 續經營。
- 評估綜合財務報表(包括披露資料)的 整體列報方式、結構及內容,以及綜 合財務報表是否公平反映有關交易和 事項。
- 就 貴集團內實體或業務活動的財務 資料獲取充分恰當審計憑證,以對綜 合財務報表發表意見。我們負責集團 審計之指導、監督及執行。我們僅對 我們之審計意見承擔責任。

我們與審核委員會溝通(其中包括)審計工作 的計劃範圍及時間安排以及重大審計發現, 包括我們在審計期間識別出內部監控的任何 重大缺失。

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

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

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

核數師就審計綜合財務報表須承擔 之責任(續)

我們亦向審核委員會提交聲明,説明我們已 符合有關獨立性的相關道德要求,並與彼等 溝通所有可能被合理地認為會影響我們獨立 性的關係及其他事項,以及在適用的情況 下,為消除威脅所採取的行動或應用的防範 措施。

從與董事溝通的事項中,我們釐定對本期間 綜合財務報表的審計至關重要之事項,因而 構成關鍵審計事項。除非法律或法規不容許 公開披露此等事項,或於極罕有的情況下, 我們認為披露此等事項可合理預期的不良後 果將超越公眾知悉此等事項的利益而不應於 報告中披露,否則我們會於核數師報告中描 述此等事項。

BDO Limited *Certified Public Accountants*

Lam Hung Yun, Andrew Practising Certificate Number P04092

Hong Kong, 30 September 2022

<mark>香港立信德豪會計師事務所有限公司</mark> 執業會計師

林鴻恩 執業證書編號 P04092

香港,二零二二年九月三十日

二零二二年年報 • 德泰新能源集團有限公司 109

Consolidated Statement of Comprehensive Income 綜合全面收益表

			2022	
		Notes 附註	二零二二年 HK\$′000 千港元	二零二一年 HK\$'000 千港元
		PD #I		
Continuing operations	持續經營業務			
Revenue	收益	6		
Services income	服務收入		15,875	18,756
nterest income	利息收入		2,472	4,943
Trading income	貿易收入		18,898	393
Dividend income	股息收入		3,807	
			41,052	24,092
Cost of sales	銷售成本		(58,115)	(13,174)
			(30,113)	(13,174)
Gross (loss)/profit	(毛損)/毛利		(17,063)	10,918
Other income and gains	其他收入及收益	8	3,487	4,551
Selling and distribution expenses	銷售及分銷開支		(17)	(121)
General and administrative expenses	一般及行政開支		(38,685)	(44,137)
Finance costs	融資成本	12	(1,773)	(2,204)
Share of loss of associates	分佔聯營公司虧損	19	(252)	(5,619)
mpairment loss on interests in associates	於聯營公司之權益減值虧損	19		(3,883)
Reversal of impairment loss on trade	貿易應收賬項減值虧損撥回	21	1,173	374
Net (loss)/gain on fair value change of	按公平值計入損益之金融	21	1,110	0,1
financial assets at fair value through profit or loss	資產之公平值變動 (虧損)/收益淨額	23	(70,193)	1,036
Impairment loss)/reversal of impairment	應收貸款(減值虧損)/	20		1,000
loss of loans receivable	減值虧損撥回	22	(12,933)	8,824
Reversal of impairment loss/(impairment	其他應收款項及按金減值		(-,
loss) on other receivables and deposits	虧損撥回/(減值虧損)	21	6,624	(1,928)
mpairment loss on property, plant and	物業、廠房及設備減值虧損			
equipment		16	(8,073)	(15,628)
Net (deficit)/surplus on revaluation of	投資物業重估(虧絀)/盈餘			
investment properties	淨額	17	(600)	200
loss before income tax	所得税前虧損	9	(138,305)	(47,617)
ncome tax credit	所得税抵免	13	2,467	5,841
oss after income tax from continuing operations	持續經營業務之所得税後虧損		(135,838)	(41,776)
Discontinued operations	已終止經營業務			
Profit for the year from discontinued	已終止經營業務之年內			
operations	溢利	7	-	4,879
Loss for the year	年內虧損		(135,838)	(36,897)

Consolidated Statement of Comprehensive Income 綜合全面收益表

		Notes 附註	2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Other comprehensive income Items that may be subsequently reclassified to profit or loss Exchange differences arising on translation of foreign operations Release of exchange reserve upon disposal of subsidiaries	其他全面收入 <i>其後可能重新分類至損益 之項目</i> 換算海外業務所產生 匯兑差額 出售附屬公司時轉出 外匯儲備	35	(57,498) _	749 651
Other comprehensive income for the year	年內其他全面收入		(57,498)	1,400
Total comprehensive income for the year	年內全面收入總額		(193,336)	(35,497)
Loss for the year attributable to: Owners of the Company Non-controlling interests	下列人士應佔年內虧損 : 本公司擁有人 非控股權益		(135,838) –	(35,365) (1,532)
			(135,838)	(36,897)
Total comprehensive income for the year attributable to: Owners of the Company Non-controlling interests	下列人士應佔年內全面收入 總額: 本公司擁有人 非控股權益		(193,336) -	(35,014) (483)
			(193,336)	(35,497)
(Loss)/earnings per share attributable to owners of the Company: From continuing and discontinued operations — Basic Diluted	本公司擁有人應佔每股 (虧損)∕盈利: 來自持續經營及已終止 經營業務 ──基本	15	HK(0.87) cent 港仙	HK(0.23) cent 港仙
— Diluted From continuing operations — Basic Diluted	一 攤薄 來自持續經營業務 一 基本		HK(0.87) cent 港仙 HK(0.87) cent 港仙	HK(0.23) cent 港仙
— Diluted From discontinued operations — Basic — Diluted	 一 攤薄 來自已終止經營業務 一 基本 一 攤薄 		HK(0.87) cent 港仙 N/A 不適用 N/A 不適用	HK(0.27) cent 港仙 HK0.04 cent 港仙 HK0.04 cent 港仙

Consolidated Statement of Financial Position 綜合財務狀況表

As at 30 June 2022 於二零二二年六月三十日

			2022 二零二二年	2021 二零二一年
		Notes 附註	夸平 HK\$′000 千港元	~ HK\$'000 千港元
ASSETS AND LIABILITIES	資產及負債			
Non-current assets	非流動資產			
Property, plant and equipment	物業、廠房及設備	16	299,001	377,212
Investment properties	投資物業	17	19,000	19,600
Interests in associates	於聯營公司之權益	19	3,235	3,487
Financial assets at fair value	按公平值計入損益之			
through profit or loss	金融資產	23	-	59,805
Loans receivable	應收貸款	22	-	554
Total non-current assets	非流動資產總值		321,236	460,658
Current eccete	达乱次文			
Current assets Inventories	流動資產 存貨	20	4 170	
		20	4,172	50,252
Trade receivables, other receivables deposits and prepayments	 貿易應收賬項、其他應收 款項、按金及預付款項 	21	11 ()1	90 ()
Loans receivable		21	14,621	80,623
Financial assets at fair value	應收貸款	22	10,305	65,337
	按公平值計入損益之	23	204 054	
through profit or loss	金融資產		281,051	7,500
Deposits in a financial institution	於金融機構之存款	24	20,599	318,384
Pledged bank balances	已抵押銀行結餘	31	690	1,126
Bank balances and cash	銀行結餘及現金	24	66,174	16,574
Fotal current assets	流動資產總值		397,612	539,796
Current liabilities	流動負債			
Trade payables, other payables	貿易應付賬項、其他應付			
and accruals	款項及應計費用	25	6,232	7,909
Contract liabilities	合約負債	26	2,651	2,658
Borrowings	借貸	27	54,550	128,549
Lease liabilities	租賃負債	28	348	318
Tax payable	應付税項		2,545	2,845
Fotal current liabilities	流動負債總額		66,326	142,279
Net current assets	流動資產淨值		331,286	397,517
Fotal assets less current liabilities			652,522	858,175

Consolidated Statement of Financial Position 綜合財務狀況表

As at 30 June 2022 於二零二二年六月三十日

		Notes 附註	2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Non-current liabilities Deferred tax liabilities	非流動負債 遞延税項負債	29	42,949	55,266
Total non-current liabilities	非流動負債總額		42,949	55,266
Net assets	資產淨值		609,573	802,909
EQUITY Equity attributable to owners of the Company Share capital Reserves	權益 本公司擁有人應佔權益 股本 儲備	30	784,776 (175,203)	784,776 18,133
Total equity	總權益		609,573	802,909

These consolidated financial statements on pages 110 to 226 第110至226頁之綜合財務報表已於二零 were approved and authorised for issue by the board of 二二年九月三十日獲董事會批准及授權刊 directors on 30 September 2022 and are signed on its behalf 發,並由下列董事代表簽署: by:

Cheng Chi Kin 鄭子堅

Wong Siu Keung Joe 黃兆強

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

					Equity attributab 本公言	le to owners of 司擁有人應佔權						
		Share capital 股本 HK\$'000 千港元	Share premium* 股份溢價* HK\$'000 千港元	Contributed surplus* 鄉入盈餘* HKS'000 千港元 (note (a)) (附註(a))	Exchange reserve* 外匯儲備* HK\$'000 千港元 (note (b)) (附註(b))	Special reserve* 特殊儲備* HK\$'000 千港元 (note (c)) (附註(c))	Share option reserve* 購股權儲備* HK\$'000 千港元 (note (d)) (附註(d))	Other reserve* 其他儲備* HK\$'000 千港元 (note (e)) (附註(e))	Accumulated losses* 累計虧損* HK\$'000 千港元	Total 總計 HK\$'000 千港元		
At 1 July 2020	於二零二零年七月一日	784,776	1,217,887	340,932	(57,530)	(43,246)	55,791	13,037	(1,473,724)	837,923	(46,177)	791,746
Lapse of share options Disposal of subsidiaries Release of other reserve upon disposal of subsidiaries	購股權失效 出售附屬公司 出售附屬公司時轉出	-	1	-	-	-	(55,791)	-	55,791	-	- 46,660	46,660
Transaction with owners	其他儲備 與擁有人之交易	-	-	-	-	-	(55,791)	(29,027)	29,027 84,818	-	46,660	46,660
Comprehensive income Loss for the year Other comprehensive income	全面收入 年內虧損 其他全面收入	-	-	-			_	-	(35,365)	(35,365)	(1,532)	(36,897)
Exchange differences arising on translation of foreign operations Release of exchange reserve to profit or loss upon disposal of subsidiaries	換算海外業務所產生 匯兑差額 出售附屬公司時轉出 外匯儲備至損益	-	-	-	(300) 651	-	-	-	-	(300) 651	1,049	749 651
Total comprehensive income for the year	年內全面收入總額	-	-	-	351	-	-	-	(35,365)	(35,014)	(483)	(35,497)
At 30 June 2021	日十三月六年一二零二统	784,776	1,217,887	340,932	(57,179)	(43,246)	-	(15,990)	(1,424,271)	802,909	-	802,909

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

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

		Share capital 股本 HK\$'000 千港元	Share premium* 股份溢價* HK\$'000 千港元	Contributed surplus* 懲入盈餘* HK\$'000 千港元 (note (a)) (附註(a))	Exchange reserve* 外匯儲備* HK\$'000 千港元 (note (b)) (附註(b))	Special reserve* 特殊儲備 * HK\$'000 千港元 (note (c)) (附註(c))	Other reserve* 其他儲備* HK\$'000 千港元 (note (e)) (附註(e))	Accumulated losses* 累計虧損* HK\$'000 千港元	Total 總計 HK\$'000 千港元
At 1 July 2021	於二零二一年七月一日	784,776	1,217,887	340,932	(57,179)	(43,246)	(15,990)	(1,424,271)	802,909
Comprehensive income Loss for the year Other comprehensive income	全面收入 年內虧損 其他全面收入	-	-	-	-	-	-	(135,838)	(135,838)
Exchange differences arising on translation of foreign operations	換算海外業務所產生 匯兑差額	-	-	-	(57,498)	-	-	-	(57,498)
Total comprehensive income for the year	年內全面收入總額	-	-	-	(57,498)	-	-	(135,838)	(193,336)
At 30 June 2022	於二零二二年六月三十日	784,776	1,217,887	340,932	(114,677)	(43,246)	(15,990)	(1,560,109)	609,573

*

* These reserve accounts comprise of the consolidated deficit reserves of HK\$175,203,000 (2021: consolidated surplus reserves of HK\$18,133,000) in the consolidated statement of financial position. 該等儲備賬包括綜合財務狀況表內之綜合虧絀儲 備175,203,000港元(二零二一年:綜合盈餘儲備 18,133,000港元)。

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

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

Notes:

附註:

- (a) In prior years, the Group undertook capital reorganisations resulting in the elimination of: (i) the share premium account of the Company with a balance of HK\$260,881,000 as at 30 September 2005 against accumulated losses of HK\$88,157,000 as at that date with the remaining balance of HK\$172,724,000 credited to contributed surplus of the Company; and (ii) share capital of the Company of HK\$168,208,000 which was credited to contributed surplus of the Company.
- (b) Exchange reserve comprises all foreign exchange differences arising on the translation of financial statements of foreign operations.
- (c) Special reserve arose from the business combination carried out by the Company in 2004, which was accounted for as a reverse acquisition. Details of the transaction were set out in the circular of the Company dated 14 June 2004.
- (d) Share option reserve represents the fair value of the share options (d) granted to the eligible parties at the grant date.
- (e) Other reserve represents the effects of transactions with noncontrolling interests.

- (a) 本集團於過往年度曾進行多次股本重組,導致(i) 本公司於二零零五年九月三十日之股份溢價賬結 餘260,881,000港元對銷該日之累計虧損 88,157,000港元,餘額172,724,000港元則計入本 公司繳入盈餘;及(ii)對銷計入本公司繳入盈餘之 本公司股本168,208,000港元。
- (b) 外匯儲備包括換算海外業務財務報表所產生所有 匯兑差額。
- (c) 特殊儲備乃由於本公司在二零零四年進行業務合 併而產生,該項業務合併已列作一項逆向收購。 交易詳情載於本公司日期為二零零四年六月十四 日之通函。
 - 購股權儲備指於授出日期向合資格人士所授出購 股權之公平值。
- (e) 其他儲備指非控股權益交易影響。

Consolidated Statement of Cash Flows 綜合現金流量表

			2022 	2021 - 零年
		Notes 附註	二零二二年 HK\$′000 千港元	冬 年 HK\$'000 千港元
Cash flows from operating activities	經營業務之現金流量			
(Loss)/profit before income tax Continuing operations Discontinued operations	所得税前(虧損)/溢利 持續經營業務 已終止經營業務		(138,305) –	(47,617) 4,879
Total	總計		(138,305)	(42,738)
Adjustments for: Depreciation of property,	就下列項目作出調整: 物業、廠房及設備折舊			
plant and equipment Deficit/(surplus) on revaluation	投資物業重估虧絀/(盈餘)	16	5,156	8,246
of investment properties Dividend from financial assets at	按公平值計入損益之	17	600	(200)
fair value through profit or loss Gain on disposal of subsidiaries Loss on derecognition of associates Loss on disposal of property,	金融資產之股息 出售附屬公司之收益 終止確認聯營公司虧損 出售物業、廠房及設備	6 35	(3,807) - -	- (9,039) 678
plant and equipment Provision for allowance of inventorie	之虧損 s 存貨撥備	9 9	268 9,396	-
Reversal of impairment loss on trade receivables (Reversal of impairment loss)/	貿易應收賬項減值虧損撥回 其他應收款項及按金	9	(1,173)	(374)
impairment loss on other receivables and deposits Impairment loss on property,	(減值虧損撥回)/ 減值虧損 物業、廠房及設備		(6,624)	1,937
plant and equipment Impairment loss/(reversal of	減值虧損 應收貸款減值虧損/	16	8,073	15,628
impairment loss) on loans receivable Net loss/(gain) on fair value of	(減值虧損撥回) 按公平值計入損益之	22	12,933	(8,824)
financial assets at fair value through profit or loss Written off of property, plant and	金融資產公平值虧損/ (收益)淨額 撇銷物業、廠房及設備	23	70,193	(1,036)
equipment Gain on lease modification	租賃修改收益	9 8	_ (101)	236 (22)
Interest income from banks and	銀行及金融機構利息收入			
a financial institution Finance costs	融資成本	8 12	(202) 1,773	(1,836) 2,204
Share of loss of associates Impairment loss on interests in	合成 分佔聯營公司虧損 於聯營公司之權益減值虧損	19	252	5,619
associates		19	-	3,883

Consolidated Statement of Cash Flows 綜合現金流量表

			2022 二零二二年	202 二零二一年
		Notes 附註	 HK\$′000 千港元	 HK\$'000 千港元
	營運資金變動前之經營虧損			
changes			(41,568)	(25,63
Decrease/(increase) in inventories Decrease in trade receivables, other receivables, deposits and	存貨減少/(増加) 貿易應收賬項、其他應收 款項、按金及預付款項		37,039	(23)
prepayments	減少		75,755	6,86
Decrease/(increase) in loans receivable	應收貸款減少/(增加)		42,653	(3,22
(Decrease)/increase in trade	貿易應付賬項、其他墊款			
payables, other advances and accruals	及應計費用(減少)/增加		(852)	2,51
	經營業務所得/(所用)現金			
operations			113,027	(19,72
Tax paid	已付税項		(200)	(1
let cash generated from/(used in) operating activities	經營業務所得/(所用)現金淨額 		112,827	(19,73
operating activities	經營業務所得/(所用)現金滞額 投資活動之現金流量		112,827	(19,73
operating activities Cash flows from investing activities	投資活動之現金流量		112,827	(19,73
operating activities Cash flows from investing activities Purchase of financial assets at fair value through profit or loss	投資活動之現金流量 收購按公平值計入損益 之金融資產		112,827	(19,73
operating activities cash flows from investing activities Purchase of financial assets at fair value through profit or loss Proceeds from financial assets at fair	投資活動之現金流量 收購按公平值計入損益 之金融資產 按公平值計入損益之		(320,899)	(19,73
operating activities Cash flows from investing activities Purchase of financial assets at fair value through profit or loss Proceeds from financial assets at fair value through profit or loss	投資活動之現金流量 收購按公平值計入損益 之金融資產 按公平值計入損益之 金融資產之所得款項			(19,73
operating activities Cash flows from investing activities Purchase of financial assets at fair value through profit or loss Proceeds from financial assets at fair value through profit or loss Proceeds from disposal of property,	投資活動之現金流量 收購按公平值計入損益 之金融資產 按公平值計入損益之 金融資產之所得款項 出售物業、廠房及設備之		(320,899) 29,460	(19,73
operating activities Cash flows from investing activities Purchase of financial assets at fair value through profit or loss Proceeds from financial assets at fair value through profit or loss	投資活動之現金流量 收購按公平值計入損益 之金融資產 按公平值計入損益之 金融資產之所得款項 出售物業、廠房及設備之 所得款項		(320,899)	(19,73
operating activities cash flows from investing activities Purchase of financial assets at fair value through profit or loss Proceeds from financial assets at fair value through profit or loss Proceeds from disposal of property, plant and equipment Net cash inflows from disposal of subsidiaries	投資活動之現金流量 收購按公平值計入損益 之金融資產 按公平值計入損益之 金融資產之所得款項 出售物業、廠房及設備之 所得款項 出售附屬公司現金流入淨額	35	(320,899) 29,460	
operating activities Cash flows from investing activities Purchase of financial assets at fair value through profit or loss Proceeds from financial assets at fair value through profit or loss Proceeds from disposal of property, plant and equipment Net cash inflows from disposal of subsidiaries Purchases of property, plant and	投資活動之現金流量 收購按公平值計入損益 之金融資產 按公平值計入損益之 金融資產之所得款項 出售物業、廠房及設備之 所得款項	35	(320,899) 29,460 1,000 –	5,38
operating activities Cash flows from investing activities Purchase of financial assets at fair value through profit or loss Proceeds from financial assets at fair value through profit or loss Proceeds from disposal of property, plant and equipment Net cash inflows from disposal of subsidiaries Purchases of property, plant and equipment	投資活動之現金流量 收購按公平值計入損益 之金融資產 按公平值計入損益之 金融資產之所得款項 出售物業、廠房及設備之 所得款項 出售附屬公司現金流入淨額 購置物業、廠房及設備		(320,899) 29,460	5,38
operating activities Cash flows from investing activities Purchase of financial assets at fair value through profit or loss Proceeds from financial assets at fair value through profit or loss Proceeds from disposal of property, plant and equipment Net cash inflows from disposal of subsidiaries Purchases of property, plant and	投資活動之現金流量 收購按公平值計入損益 之金融資產 按公平值計入損益之 金融資產之所得款項 出售物業、廠房及設備之 所得款項 出售附屬公司現金流入淨額	35	(320,899) 29,460 1,000 – (736)	5,38 (4,88
operating activities Cash flows from investing activities Purchase of financial assets at fair value through profit or loss Proceeds from financial assets at fair value through profit or loss Proceeds from disposal of property, plant and equipment Net cash inflows from disposal of subsidiaries Purchases of property, plant and equipment Compensation from profit guarantee received Interest income received from banks	投資活動之現金流量 收購按公平值計入損益 之金融資產 按公平值計入損益之 金融資產之所得款項 出售物業、廠房及設備之 所得款項 出售附屬公司現金流入淨額 購置物業、廠房及設備 已收溢利保證之補償 已收銀行及金融機構利息	35	(320,899) 29,460 1,000 – (736) 7,500	5,38 (4,88 2,50
operating activities Cash flows from investing activities Purchase of financial assets at fair value through profit or loss Proceeds from financial assets at fair value through profit or loss Proceeds from disposal of property, plant and equipment Net cash inflows from disposal of subsidiaries Purchases of property, plant and equipment Compensation from profit guarantee received Interest income received from banks and a financial institution	投資活動之現金流量 收購按公平值計入損益 之金融資產 按公平值計入損益之 金融資產之所得款項 出售物業、廠房及設備之 所得款項 出售附屬公司現金流入淨額 購置物業、廠房及設備 已收溢利保證之補償 已收銀行及金融機構利息 收入	35	(320,899) 29,460 1,000 – (736) 7,500 202	5,38 (4,88 2,50
operating activities ash flows from investing activities Purchase of financial assets at fair value through profit or loss Proceeds from financial assets at fair value through profit or loss Proceeds from disposal of property, plant and equipment Net cash inflows from disposal of subsidiaries Purchases of property, plant and equipment Compensation from profit guarantee received Interest income received from banks and a financial institution Dividend received	投資活動之現金流量 收購按公平值計入損益 之金融資產 按公平值計入損益之 金融資產之所得款項 出售物業、廠房及設備之 所得款項 出售附屬公司現金流入淨額 購置物業、廠房及設備 已收溢利保證之補償 已收銀行及金融機構利息 收入 已收股息	35	(320,899) 29,460 1,000 - (736) 7,500 202 2,657	5,38 (4,88 2,50 1,83
operating activities Cash flows from investing activities Purchase of financial assets at fair value through profit or loss Proceeds from financial assets at fair value through profit or loss Proceeds from disposal of property, plant and equipment Net cash inflows from disposal of subsidiaries Purchases of property, plant and equipment Compensation from profit guarantee received Interest income received from banks and a financial institution	投資活動之現金流量 收購按公平值計入損益 之金融資產 按公平值計入損益之 金融資產之所得款項 出售物業、廠房及設備之 所得款項 出售附屬公司現金流入淨額 購置物業、廠房及設備 已收溢利保證之補償 已收銀行及金融機構利息 收入	35	(320,899) 29,460 1,000 – (736) 7,500 202	(19,73 5,38 (4,88 2,50 1,83 5,02
operating activities Cash flows from investing activities Purchase of financial assets at fair value through profit or loss Proceeds from financial assets at fair value through profit or loss Proceeds from disposal of property, plant and equipment Net cash inflows from disposal of subsidiaries Purchases of property, plant and equipment Compensation from profit guarantee received Interest income received from banks and a financial institution Dividend received	投資活動之現金流量 收購按公平值計入損益 之金融資產 按公平資產之損益之 金融資産之所得款項 出售物業、廠房及設備之 所得數項 出售附屬公司現金流入淨額 購置物業、廠房及設備 已收溢利保證之補償 已收銀行及金融機構利息 收入 已收股息 已抵押銀行結餘減少	35 16	(320,899) 29,460 1,000 - (736) 7,500 202 2,657	5,38 (4,88 2,50 1,83

Consolidated Statement of Cash Flows 綜合現金流量表

			2022	2021
		Notes 附註	二零二二年 HK\$′000 千港元	二零二一年 HK\$'000 千港元
Cash flows from financing activities	融資活動之現金流量			
Repayment of borrowings Repayments of principal portion	償還借貸 償還租賃負債的本金部分	38	(67,508)	(8,738)
of the lease liabilities Repayment of interest portion of	償還租賃負債的利息部分	38	(522)	(1,674)
lease liabilities Advance from non-controlling	非控股權益預付款項淨額	38	(31)	(94)
interests, net Interest paid	已付利息	38 38	- (1,742)	361 (2,110)
Net cash used in financing activities	融資活動所用現金淨額		(69,803)	(12,255)
Net decrease in cash and cash equivalents	現金及現金等值項目 減少淨額		(237,356)	(22,122)
Effect of foreign exchange rate changes	匯率變動之影響		(10,829)	3,039
Cash and cash equivalents at beginning of the year	年初現金及現金等值項目		334,958	354,041
Cash and cash equivalents at end of the year	年終現金及現金等值項目		86,773	334,958
Analysis of the balances of cash and cash equivalents	現金及現金等值項目結餘分析			
Deposits in a financial institution Bank balances and cash	於金融機構之存款 銀行結餘及現金	24 24	20,599 66,174	318,384 16,574
			86,773	334,958

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

1. GENERAL INFORMATION

DeTai New Energy Group Limited (the "Company") is incorporated in Bermuda as an exempted company with limited liability and its shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The addresses of the Company's registered office is Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda and its principal place of business was Room 905, 9/F., Wings Building, 110–116 Queen's Road Central, Hong Kong.

The Company is an investment holding company. The principal activities of the Company's subsidiaries are principally engaged in the business of (i) hotel hospitality business; (ii) provision of money lending services; (iii) trading and distribution of liquor and wine; and (iv) investments in listed securities and funds.

2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs")

(a) Adoption of new/revised HKFRSs

In the current year, the Company and its subsidiaries (collectively referred to as the "Group") has applied for the first time the following new standards, amendments and interpretations issued by the Hong Kong Institute of Certified Public Accountants, which are relevant to and effective for the Group's consolidated financial statements for the annual period beginning on 1 July 2021:

Amendments to HKAS 39,Interest Rate Benchmark ReformHKFRS 7, HKFRS 4,— Phase 2HKFRS 9 and HKFRS 16

Amendments to HKFRS 16 COVID-19-Related Rent Concessions beyond 30 June 2021

The application of these new or amended HKFRSs has no material impact on the Group's results and financial position for the current or prior period. The Group has not early applied any new or amended HKFRSs that is not yet effective for the current accounting period.

1. 一般資料

德泰新能源集團有限公司(「本公司」) 在百慕達註冊成立為獲豁免有限公司, 其股份在香港聯合交易所有限公司(「聯 交所」)上市。本公司註冊辦事處地址 為Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda,而其主要 營業地點為香港皇后大道中110-116號 永恆商業大廈9樓905室。

本公司為一家投資控股公司。本公司 附屬公司之主要業務為:(i)酒店款待業 務:(ii)提供借貸服務:(iii)買賣及分銷 酒類產品;及(iv)上市證券及基金投資。

2. 採納香港財務報告準則(「香港 財務報告準則」)

(a) 採納新訂/經修訂香港財務 報告準則 於本年度,本公司及其附屬公司 (統稱「本集團」)已首次應用以下 由香港會計師公會頒佈之新訂準 則、修訂及詮釋,有關新訂準 則、修訂及詮釋與本集團綜合財 務報表相關及於二零二一年七月 一日開始之年度期間生效:

香港會計準則第39號、	利率基準改革
香港財務報告準則第7號、	一第二階段
香港財務報告準則第4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	
香港財務報告準則第16號	二零二一年六月三十日
之修訂	後與新型冠狀病毒
	相關租金優惠

應用該等新訂或經修訂香港財務 報告準則對本期間或過往期間之 本集團業績及財務狀況並無重大 影響。本集團並未提早應用於本 會計期間尚未生效之任何新訂或 經修訂香港財務報告準則。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

2. ADOPTION OF HONG KONG FINANCIAL 2. REPORTING STANDARDS ("HKFRSs") (Continued)

Continuea)

(b) New/revised HKFRSs that have been issued but are not yet effective

The following new/revised HKFRSs, potentially relevant to the Group's consolidated financial statements, have been issued, but are not yet effective and have not been early adopted by the Group:

Amendments to HKFRS 3	Reference to the Conceptual Framework ¹
Amendments to HKFRS 10 and HKAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ³
HK Interpretation 5 (2020)	Presentation of Financial Statements — Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause ²
Amendments to HKAS 1 and HKFRS Practice Statement 2	Disclosure of Accounting policies ²
Amendments to HKAS 8	Definition of Accounting Estimates ²
Amendments to HKAS 12	Deferred tax related to assets and liabilities arising from a single transaction ²
Amendments to HKAS 16	Proceeds before Intended Use1
Amendments to HKAS 37	Onerous Contracts — Cost of Fulfilling a Contract ¹
Amendments to HKFRS Standards	Annual Improvements to HKFRSs 2018–2020 ¹

¹ Effective for annual periods beginning on or after 1 January 2022

² Effective for annual periods beginning on or after 1 January 2023

³ The amendments should be applied prospectively to the sale or contribution of assets occurring in annual periods beginning on or after a date to be determined

採納香港財務報告準則(「香港 財務報告準則」)(續)

(b) 已頒佈但尚未生效之新 訂/經修訂香港財務報告準則 本集團並無提早採納下列可能與 本集團綜合財務報表有關且已頒 佈但尚未生效之新訂/經修訂香 港財務報告準則:

香港財務報告準則第3號	概念框架之提述1
之修訂	
香港財務報告準則第10號及	投資者與其聯營公司或
香港會計準則第28號	合營企業之間出售或
之修訂	注入資產3
香港詮釋第5號	財務報表之呈列
(二零二零年)	一借貸人對包含
	按要求償還條款之
	定期貸款之分類2
香港會計準則第1號及	會計政策之披露 ²
香港財務報告準則實務	
報告第2號之修訂	
香港會計準則第8號之修訂	會計估計之定義 ²
香港會計準則第12號之修訂	與單一交易產生之
	資產及負債有關之
	遞延税項 ²
香港會計準則第16號之修訂	於作擬定用途前之
	所得款項1
香港會計準則第37號之修訂	虧損性合約 一 履行
	合約之成本1
香港財務報告準則標準之修訂	香港財務報告準則
	二零一八年至
	二零二零年之年度
	、、 / / / / / / / / / / / / / / / /

- 1 於二零二二年一月一日或之後開始 之年度期間生效
- 2 於二零二三年一月一日或之後開始 之年度期間生效
- 3 該等修訂提前應用於在待確定日期 或之後開始之年度期間發生之資產 出售或出資

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

- 2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)
 - (b) New/revised HKFRSs that have been issued but are not yet effective (Continued)

Amendments to HKFRS 3, Reference to the Conceptual Framework

The amendments update HKFRS 3 so that it refers to the revised Conceptual Framework for Financial Reporting 2018 instead of the version issued in 2010. The amendments add to HKFRS 3 a requirement that, for obligations within the scope of HKAS 37, an acquirer applies HKAS 37 to determine whether at the acquisition date a present obligation exists as a result of past events. For a levy that would be within the scope of HK(IFRIC)-Interpretation 21 Levies, the acquirer applies HK(IFRIC)-Interpretation 21 to determine whether the obligating event that gives rise to a liability to pay the levy has occurred by the acquisition date. The amendments also add an explicit statement that an acquirer does not recognise contingent assets acquired in a business combination.

Amendments to HKFRS 10 and HKAS 28, Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments clarify with situations where there is a sale or contribution of assets between an investor and its associate or joint venture. When the transaction with an associate or joint venture that is accounted for using the equity method, any gains or losses resulting from the loss of control of a subsidiary that does not contain a business are recognised in the profit or loss only to the extent of the unrelated investors' interests in that associate or joint venture. Similarly, any gains or losses resulting from the remeasurement of retained interest in any former subsidiary (that has become an associate or a joint venture) to fair value are recognised in the profit or loss only to the extent of the unrelated investors' interests in the new associate or joint venture.

2. 採納香港財務報告準則(「香港 財務報告準則」)(續)

- (b) 已頒佈但尚未生效之新 訂/經修訂香港財務報告準 則(續)
 - 香港財務報告準則第3號之修訂 一概念框架之提述

該等修訂更新香港財務報告準則 第3號,因此提述二零一八年財 務報告之經修訂概念框架,而非 於二零一零年頒佈之版本。該等 修訂加入香港財務報告準則第3 號之規定,即就香港會計準則第 37號範圍內之責任而言,收購方 應用香港會計準則第37號釐定於 收購日期是否存在因過往事件而 產生之現有責任。就香港(國際財 務報告詮釋委員會)-詮釋第21 號一徵費範圍內之徵費而言,收 購方應用香港(國際財務報告詮 釋委員會)-詮釋第21號釐定產 生支付徵費責任之責任事件是否 已於收購日期前發生。該等修訂 亦增加一項明確陳述,即收購方 不會確認於業務合併中收購之或 然資產。

香港財務報告準則第10號及香港 會計準則第28號之修訂 一 投資 者與其聯營公司或合營企業之間 出售或注入資產

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

(b) New/revised HKFRSs that have been issued but are not yet effective (Continued)

HK Interpretation 5 (2020), Presentation of Financial Statements — Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause

HK Interpretation 5 (2020) was revised as a consequence of the Amendments to HKAS 1 issued in August 2020. The revision to HK Interpretation 5 (2020) updates the wordings in the interpretation to align with the Amendments to HKAS 1 with no change in conclusion and do not change the existing requirements.

Amendments to HKAS 1 and HKFRS Practice Statement 2, Disclosure of Accounting Policies

The amendments to Disclosure of Accounting Policies were issued following feedback that more guidance was needed to help companies to decide what accounting policy information should be disclosed. The amendments to HKAS 1 require companies to disclose their material accounting policy information rather than their significant accounting policies. The amendments to HKFRS Practice Statement 2 provide guidance on how to apply the concept of materiality to accounting policy disclosures.

Amendments to HKAS 8, Definition of Accounting Estimates

The amendments to HKAS 8 clarify how companies should distinguish changes in accounting policies from changes in accounting estimates. That distinction is important because changes in accounting estimates are applied prospectively only to future transactions and other future events, but changes in accounting policies are generally also applied retrospectively to past transactions and other past events.

2. 採納香港財務報告準則(「香港 財務報告準則」)(續)

(b) 已頒佈但尚未生效之新 訂/經修訂香港財務報告準 則(續) 香港詮釋第5號(二零二零年)一 財務報表之呈列一借貸人對包含 按要求償還條款之定期貸款之分 類 香港詮釋第5號(二零二零年)因

於二零二零年八月頒佈之香港會 計準則第1號之修訂而予以修訂。 香港詮釋第5號(二零二零年)之 修訂更新詮釋之字眼,以與香港 會計準則第1號之修訂符合一致, 結論並無變動,且並無改變現有 規定。

香港會計準則第1號及香港財務 報告準則實務報告第2號之修訂 一會計政策之披露

會計政策之披露之該等修訂於提 出需要更多指引以幫助公司決定 應披露之會計政策資料之反饋 見後頒佈。香港會計準則第1號 之修訂要求公司披露其重大會計 政策資料,而非其重大會計 政策資料,而非其重大會計 政策之修訂就如何在會計政策 之披露中應用重要性概念提供指 引。

香港會計準則第8號之修訂 — 會 計估計之定義

香港會計準則第8號之修訂澄清 公司應如何將會計政策變動與會 計估計變動區分。由於會計估計 變動僅提前應用於未來交易及其 他未來事件,故該區分屬重要, 惟會計政策變動一般亦追溯應用 於過往交易及其他過往事件。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

- 2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)
 - (b) New/revised HKFRSs that have been issued but are not yet effective (Continued)

Amendments to HKAS 12 — Deferred Tax related to Assets and Liabilities arising from a Single Transaction

In specified circumstances, companies are exempt from recognising deferred tax when they recognise assets or liabilities for the first time. Previously, there had been some uncertainty about whether the exemption applied to transactions such as leases and decommissioning obligations — transactions for which companies recognise both an asset and a liability.

The amendments clarify that the exemption does not apply and that companies are required to recognise deferred tax on such transactions. The aim of the amendments is to reduce diversity in the reporting of deferred tax on leases and decommissioning obligations.

Amendments to HKAS 16, Proceeds before Intended Use

The amendments prohibit deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, the proceeds from selling such items, and the cost of producing those items, is recognised in profit or loss.

Amendments to HKAS 37, Onerous Contracts — Cost of Fulfilling a Contract

The amendments specify that the 'cost of fulfilling' a contract comprises the 'costs that relate directly to the contract'. Costs that relate directly to a contract can either be incremental costs of fulfilling that contract (e.g. direct labour and materials) or an allocation of other costs that relate directly to fulfilling contracts (e.g. the allocation of the depreciation charge for an item of property, plant and equipment used in fulfilling the contract).

2. 採納香港財務報告準則(「香港 財務報告準則」)(續)

(b) 已頒佈但尚未生效之新 訂/經修訂香港財務報告準 則(續) 香港會計準則第12號之修訂一 與單一交易產生之資產及負債有 關之遞延税項 在特定情況下,公司於首次確認

省存定情况中"公司家首次唯誌 資產或負債時豁免確認遞延税 項。先前,有關豁免是否適用於 租賃及退役責任等交易(即公司 確認資產及負債之交易)存在若 干不確定性。

該等修訂澄清,豁免不適用且該 等公司須就該等交易確認遞延税 項。該等修訂旨在縮小報告租賃 及退役責任之遞延税項之多樣性。

香港會計準則第16號之修訂一 於作擬定用途前之所得款項

該等修訂禁止從物業、廠房及設 備項目之成本中扣除銷售所生產 項目之任何所得款項,同時使該 資產達到能夠按照管理層擬定之 方式營運所需之地點及狀況。相 反,銷售該等項目之所得款項及 生產該等項目之成本於損益中確 認。

香港會計準則第37號之修訂一 虧損性合約一履行合約之成本

該等修訂指明合約的「履行成本」 包括「與合約直接相關的成本可以是履 行合約的增量成本(如直接勞工 及材料),或與履行合約直接相關 的其他成本分配(如用於履行合 約的物業、廠房及設備項目的折 舊支出分配)。

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- 2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)
 - (b) New/revised HKFRSs that have been issued but are not yet effective (Continued) Amendments to HKFRS Standards — Annual Improvements to HKFRSs 2018–2020

The annual improvements amends a number of standards, including:

- HKFRS 1, First-time Adoption of Hong Kong Financial Reporting Standards, which permit a subsidiary that applies paragraph D16(a) of HKFRS 1 to measure cumulative translation differences using the amounts reported by its parent, based on the parent's date of transition to HKFRSs.
- HKFRS 9, Financial Instruments, which clarify the fees included in the '10 per cent' test in paragraph B3.3.6 of HKFRS 9 in assessing whether to derecognise a financial liability, explaining that only fees paid or received between the entity and the lender, including fees paid or received by either the entity or the lender on other's behalf are included.
- HKFRS 16, Leases, which amend Illustrative Example 13 to remove the illustration of reimbursement of leasehold improvements by the lessor in order to resolve any potential confusion regarding the treatment of lease incentives that might arise because of how lease incentives are illustrated in that example.

The Group is in the process of making an assessment of the potential impact of these new pronouncements upon application.

- 2. 採納香港財務報告準則(「香港 財務報告準則」)(續)
 - (b) 已頒佈但尚未生效之新 訂/經修訂香港財務報告準 則(續) 香港財務報告準則標準之修訂一 香港財務報告準則二零一八年至 二零二零年之年度改進 年度改進修訂了多項準則,包括:
 - 香港財務報告準則第1號一 首次採納香港財務報告準 則,該準則允許應用香港財 務報告準則第1號第D16(a) 段之附屬公司根據母公司過 渡至香港財務報告準則之日 期使用其母公司呈報的之金 額計量累計換算差額。
 - 香港財務報告準則第9號一 金融工具,其澄清香港財務 報告準則第9號第B3.3.6段 「10%」測試所包括之費用,以評估是否終止確認財務負 債,並解釋僅包括實體與貸 款人之間支付或收取之費 用,包括實體或貸款人代表 其他方支付或收取之費用。
 - 香港財務報告準則第16號 一租賃,其修訂説明性例子 13,以刪除出租人對租賃物 業裝修之報銷説明,從而解 決因該例子説明租賃優惠之 方式而可能產生有關租賃優 惠處理之任何可能混淆。

本集團現正評估應用該等新公佈 修訂時之潛在影響。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

3.1 Statement of compliance

The consolidated financial statements have been prepared in accordance with all applicable HKFRSs, Hong Kong Accounting Standards ("HKASs") and Interpretations (hereinafter collectively referred to as the "HKFRSs") and the disclosure requirements of the Hong Kong Companies Ordinance. In addition, the consolidated financial statements include applicable disclosures required by the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules").

3.2 Basis of measurement

The consolidated financial statements have been prepared under the historical cost basis, except for certain financial instruments and investment properties, which are measured at fair value as explained in the accounting policies set out below.

3.3 Functional and presentation currency

The financial statements are presented in Hong Kong dollars ("HK\$"), which is the same as the functional currency of the Company and all values are rounded to the nearest thousand ("HK\$'000") except when otherwise indicated.

3.4 Business combination and basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its subsidiaries. Inter-company transactions and balances between group companies together with unrealised profits are eliminated in full in preparing the consolidated financial statements. Unrealised losses are also eliminated unless the transaction provides evidence of impairment on the asset transferred, in which case the loss is recognised in profit or loss.

3. 編製基準及主要會計政策

3.1 合規聲明

綜合財務報表乃按照所有適用香 港財務報告準則、香港會計準則 (「香港會計準則」)及詮釋(以下 統稱「香港財務報告準則」)以及 香港公司條例之披露規定而編 製。此外,綜合財務報表包括香 港聯合交易所有限公司證券上市 規則(「上市規則」)規定之適用披 露事項。

3.2 計量基準 綜合財務報表根據歷史成本基準 編製,惟若干金融工具及投資物 業除外,如下文所載之會計政策 所解釋,該等金融工具乃按公平 值計量。

3.3 功能及呈列貨幣 財務報表以本公司之功能貨幣港 元(「港元」)呈列,除另有指明 外,所有價值均湊整至最接近千 位(「千港元」)。

3.4 業務合併及綜合基準

綜合財務報表包括本公司及其附 屬公司之財務報表。集團內公司 間之交易及結餘連同未變現溢 利,乃於編製綜合財務報表時全 數對銷。除非交易證明所轉讓資 產出現減值,並於損益確認虧 損,否則未變現虧損亦予以對銷。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.4 Business combination and basis of consolidation (Continued)

The results of subsidiaries acquired or disposed of during the year are included in the consolidated statement of comprehensive income from the dates of acquisition or up to the dates of disposal, as appropriate. Where necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with those used by other members of the Group.

Acquisition of subsidiaries or businesses is accounted for using the acquisition method. The cost of an acquisition is measured at the aggregate of the acquisition-date fair value of assets transferred, liabilities incurred and equity interests issued by the Group, as the acquirer. The identifiable assets acquired and liabilities assumed are principally measured at acquisition-date fair value. The Group's previously held equity interest in the acquiree is re-measured at acquisition-date fair value and the resulting gains or losses are recognised in profit or loss. The Group may elect, on a transaction-by-transaction basis, to measure the non-controlling interests that represent present ownership interests in the subsidiary either at fair value or at the proportionate share of the acquiree's identifiable net assets. All other non-controlling interests are measured at fair value unless another measurement basis is required by HKFRSs. Acquisition-related costs incurred are expensed unless they are incurred in issuing equity instruments in which case the costs are deducted from equity.

3. 編製基準及主要會計政策(續)

3.4 業務合併及綜合基準(續)

年內購入或出售之附屬公司之業 績分別自其收購日期起或截至其 出售日期止(視適用情況而定)計 入綜合全面收益表。於有需要時 對附屬公司之財務報表作出調 整,使其會計政策與本集團其他 成員公司所採用者貫徹一致。

收購附屬公司或業務採用收購法 入賬。收購成本乃按所轉讓資 產、所產生負債及本集團(作為收 購方)發行之股權於收購當日之 公平值總額計量。所收購可識別 資產及所承擔負債主要按收購當 日之公平值計量。本集團先前所 持收購對象之股權以收購當日公 平值重新計量,而所產生之收益 或虧損則於損益確認。本集團可 按每宗交易選擇以公平值或應佔 收購對象之可識別資產淨值比例 計量非控股權益(即現時於附屬 公司之擁有權權益)。除非香港財 務報告準則規定使用其他計量基 準,否則所有其他非控股權益均 按公平值計量。所產生之收購相 關成本均予支銷,除非該等成本 乃於發行股本工具時產生,在該 情況下,有關成本乃自權益中扣 除。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.4 Business combination and basis of consolidation (Continued)

Any contingent consideration to be transferred by the acquirer is recognised at acquisition-date fair value. Subsequent adjustments to consideration are recognised against goodwill only to the extent that they arise from new information obtained within the measurement period (a maximum of 12 months from the acquisition date) about the fair value at the acquisition date. All other subsequent adjustments to contingent consideration classified as an asset or a liability are recognised in profit or loss.

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

When the Group loses control of a subsidiary, the profit or loss on disposal is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any noncontrolling interests. Amounts previously recognised in other comprehensive income in relation to the subsidiary are accounted for in the same manner as would be required if the relevant assets or liabilities were disposed of.

3. 編製基準及主要會計政策(續)

3.4 業務合併及綜合基準(續)

收購方將予轉讓之任何或然代價 按收購日期之公平值確認。其後 對代價之調整僅於調整源自於計 量期(最長為收購日期起計十二 個月)內所取得有關於收購日期 之公平值之新資料時,方透過指 銷商譽確認。所有其他分類為資 產或負債之或然代價之其後調整 均於損益確認。

本集團於附屬公司之權益變動如 並無導致喪失控制權,則列作權 益交易入賬。本集團之權益與作 權益之賬面值均予以調整, 以反映其於附屬公司相關權益之 變動。非控股權益之調整數額 已付或已收代價公平值之間之 何差額,均直接於權益確認,並 歸屬於本公司擁有人。

當本集團喪失附屬公司控制權, 出售損益按以下兩者之差額計算: (i)已收代價公平值與任何保留權 益公平值之總額:及(ii)資產(包 括商譽)過往賬面值與附屬公司 及任何非控股權益負債。以往於 其他全面收入確認與附屬公司有 關之金額乃以相同方式入賬,猶 如屬相關資產或負債已經出售之 情況下所需。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.4 Business combination and basis of consolidation (Continued)

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

3.5 Subsidiaries

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

In the Company's statement of financial position, interests in subsidiaries are included in the Company's statement of financial position at cost less any impairment loss. The results of subsidiaries are accounted for by the Company on the basis of dividends received and receivable. Accounting policies on impairment of interests in subsidiaries are described in note 3.11 below.

3.6 Associates

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

3. 編製基準及主要會計政策(續)

3.4 業務合併及綜合基準(續)

收購後,非控股權益(即現時之擁 有權權益)之賬面值為該等權益 於初步確認時之款額加上非控股 權益應佔權益其後變動。即使會 導致非控股權益出現虧絀結餘, 全面收入總額仍歸屬於非控股權 益。

3.5 附屬公司

附屬公司指本公司能對其行使控 制權之投資對象。倘具備以下全 部三項元素,本公司即對投資對 象擁有控制權:對投資對象擁有 權力、來自投資對象可變回報之 風險或權利,及對其行使權力影 響有關可變回報之能力。倘有事 實及情況顯示任何該等控制權元 素可能有變,將會重新評估有關 控制權。

於本公司財務狀況表內,於附屬 公司之權益乃以成本減任何減值 虧損計入本公司財務狀況表內。 本公司按已收及應收股息基準將 附屬公司之業績入賬。於附屬公 司權益減值之會計政策於下文附 註3.11闡釋。

3.6 聯營公司

聯營公司為本集團對其有重大影響力之實體,且既非附屬公司,亦非共同安排。重大影響力指有 權參與投資對象之財務及經營政 策決策,但對該等政策並無控制 或共同控制權。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.6 Associates (Continued)

Associates are accounted for using the equity method whereby they are initially recognised at cost and thereafter, their carrying amount are adjusted for the Group's share of the postacquisition change in the associates' net assets except that losses in excess of the Group's interest in the associate are not recognised unless there is an obligation to make good those losses.

Profits and losses arising on transactions between the Group and its associates are recognised only to the extent of unrelated investors' interests in the associate. The investor's share in the associate's profits and losses resulting from these transactions is eliminated against the carrying value of the associate. Where unrealised losses provide evidence of impairment of the asset transferred they are recognised immediately in profit or loss.

Any premium paid for an associate above the fair value of the Group's share of the identifiable assets, liabilities and contingent liabilities acquired is capitalised and included in the carrying amount of the associate. Where there is objective evidence that the investment in an associate has been impaired, the carrying amount of the investment is tested for impairment in the same way as other non-financial assets. Accounting policies on impairment of interests in associates are described in note 3.11 below.

3. 編製基準及主要會計政策(續)

3.6 聯營公司(續)

聯營公司以權益法入賬,初步按 成本確認,其後賬面值按本集團 應佔聯營公司資產淨值於收購後 之變動作出調整,惟超逾本集團 於聯營公司權益之虧損將不予確 認,除非本集團有責任彌補該等 虧損則另作別論。

本集團與其聯營公司間進行交易 所產生之溢利及虧損僅以無關連 投資者於聯營公司之權益為限予 以確認。投資者應佔該等交易所 產生之聯營公司溢利及虧損與 斷 虧損證明所轉移資產出現減值, 則即時於損益確認。

就聯營公司已付高出本集團應佔 所收購可識別資產、負債及或然 負債公平值之任何溢價會撥克可之 。倘有客觀證據顯示於聯營公司之 投資出現減值,則投資出現 這以與其他非金融資產一 聯憲 司之權益減值之會計政策載於下 文附註3.11。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.7 Revenue recognition

(i) Revenue from contract with customers Revenue from contracts with customers is recognised when control of goods or services is transferred to the customers at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services, excluding those amounts collected on behalf of third parties. Revenue excludes value added tax or other sales taxes and is after deduction of any trade discounts.

> Depending on the terms of the contract and the laws that apply to the contract, control of the goods or service may be transferred over time or at a point in time. Control of the goods or service is transferred over time if the Group's performance:

- provides all of the benefits received and consumed simultaneously by the customer;
- creates or enhances an asset that the customer controls as the Group performs; or
- 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.

3. 編製基準及主要會計政策(續)

3.7 收益確認

(i) 客戶合約收益 客戶合約收益於商品或服務 控制權轉移至客戶時按反映 本集團預期就交換該等商品 或服務有權獲得代價金額確 認,惟代第三方收取的金額 除外。收益不包括增值税或 其他銷售税,且已扣除任何 貿易折扣。

> 視乎合約條款及適用於該合約之法律規定,商品或服務的控制權可隨一段時間或於 某一時間點轉移。倘本集團 履約能符合下列條件,商品 或服務的控制權乃隨一段時 間轉移:

- 提供全部利益,而客
 戶亦同時獲得及享用
 有關利益;
- 隨著本集團履約而創 建或提升客戶所控制 之資產;或
- 並無創建對本集團而 言有其他用途之資產, 而本集團具有可強制 執行權利收回迄今已 完成履約部分之款項。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.7 Revenue recognition (Continued)

(i) Revenue from contract with customers (Continued)

If control of the goods or services transfers over time, revenue is recognised over the period of the contract by reference to the progress towards complete satisfaction of that performance obligation. Otherwise, revenue is recognised at a point in time when the customer obtains control of the goods or service.

When the contract contains a financing component which provides the customer a significant benefit of financing the transfer of goods or services to the customer for more than one year, revenue is measured at the present value of the amounts receivable, discounted using the discount rate that would be reflected in a separate financing transaction between the Group and the customer at contract inception. Where the contract contains a financing component which provides a significant financing benefit to the Group, revenue recognised under that contract includes the interest expense accreted on the contract liability under the effective interest method. For contracts where the period between the payment and the transfer of the promised goods or services is one year or less, the transaction price is not adjusted for the effects of a significant financing component, using the practical expedient in HKFRS 15.

A contract asset represents the Group's right to consideration in exchange for services that the Group has transferred to a customer that is not yet unconditional. 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.

3. 編製基準及主要會計政策(續)

3.7 收益確認(續)(i) 客戶合約收益(續)

倘商品或服務之控制權隨一 段時間轉移,則收益會參考 已完成履約責任之進度而在 合約期間內確認。否則,收 益於客戶獲得商品或服務的 控制權的時間點確認。

倘合約載有向客戶提供超過 一年的商品或服務轉讓的重 大融資利益的融資部分,則 收益按應收金額的現值計 量, 並使用於本集團與客戶 之間在合約開始時的獨立融 資交易反映的貼現率進行貼 現。倘合約載有向本集團提 供重大融資利益的融資部 分,則根據該合約確認的收 益包括根據實際利率法計算 合約責任所累計利息開支。 就付款與轉讓承諾商品或服 務之間的期限為一年或更短 的合約而言,交易價格不會 根據香港財務報告準則第15 號應用可行權宜方式就重大 融資部分的影響作出調整。

合約資產指本集團就換取本 集團已轉移至客戶的服務收 取代價的權利(尚未成為無 條件)。相反,應收款項指 本集團收取代價的無條件權 利,即代價到期付款前僅需 時間推移。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.7 Revenue recognition (Continued)

(i) Revenue from contract with customers (Continued)

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

(a) Sales of goods

Revenue from sales of goods is recognised at a point in time as when the control of the goods has been transferred to the customers and there is no unfulfilling performance obligation after the acceptance of the goods.

(b) Services income

Hotel revenue from room rental is recognised overtime as the customers simultaneously receives and consume the benefits of the Group's services. Hotel revenue form food and beverage sales and other ancillary services are recognised at a point in time as when the relevant services provided to the customers and there is no unfulfilling performance obligation after the services rendering.

(ii) Revenue from other sources

(a) Interest income

Interest income from a financial asset is accrued on a time-apportioned basis by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts the estimated future cash receipts through the expected life of the financial asset's net carrying amount.

3. 編製基準及主要會計政策(續)

3.7 收益確認(續) (i) 客戶合約收益(續)

合約負債指本集團就其已向 客戶收取的代價(或已到期 收取代價金額)而須向該客 戶轉移服務的責任。

- (a) 商品銷售 商品銷售收益於商品 控制權已轉移至客戶 且於商品獲接受後並 無尚未履行履約責任 之某一時間點確認。
- (ii) 其他來源之收益
 - (a) 利息收入 來自金融資產之利息 收入乃按時間比例, 經參考未償還本金及 適用之實際利率累計, 該利率為將估計未來 現金收入按金融資產 之賬面淨值預計可使 用年期確切貼現之利 率。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.7 Revenue recognition (Continued)

- (ii) Revenue from other sources (Continued)
 - (b) Rental income Rental income under operating leases is recognised on straight-line method over the term of the relevant lease.
 - (c) Dividend income Dividend income is recognised when the right to receive the dividend is established.

3.8 Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and accumulated impairment losses. The cost of property, plant and equipment includes its purchase price and the costs directly attributable to the acquisition of the items.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are recognised as an expense in profit or loss during the financial period in which they are incurred.

Freehold land is stated at cost and not depreciated.

Buildings are depreciated over the shorter of the term of the lease or fifty years using the straight-line method.

3. 編製基準及主要會計政策(續)

- 3.7 收益確認(續)
 - (ii) 其他來源之收益(續)
 (b) 租金收入
 經營租賃項下之租金
 收入於相關租賃期內
 按百線法確認。

(c) 股息收入 股息收入於收取股息 之權利確立時確認。

3.8 物業、廠房及設備 物業、廠房及設備均以成本值減 累計折舊及任何減值虧損入賬。 物業、廠房及設備成本包括購買 價及收購該等項目直接產生之開 支。

僅於與該項目有關之未來經濟利 益可能流向本集團,而項目成本 能可靠計量時,後續成本方會計 入資產賬面值或確認為一項獨立 資產(如適用)。本集團會終止確 認重置部分之賬面值。所有其他 維修及保養乃於其產生之財政期 間內在損益內確認為開支。

永久業權土地按成本列賬,且不 予折舊。

樓宇按租期或五十年兩者之較短 期間以直線法折舊。

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the carrying amount of the item) is included in the

profit or loss in the year in which the item is

derecognised.

3.	SIG	SIS OF PREPARATIO SNIFICANT ACCOUN		3.	編書	製基準及主要	會計政策 (續)
	3.8	Property, plant and e (Continued)	equipment		3.8	物業、廠房及	設備(續)
		Leasehold improvements a shorter of the remaining te per annum using the straig	rm of the lease or at 5%				◇餘下租期或按每 ☆為準)以直線法折
		Depreciation is provided to write off the cost of other property, plant and equipment over their estimated useful lives, using the straight-line method, at the following rates per annum:				折舊乃使用直線法按以下年率於 估計可使用年期撇銷其他物業、 廠房及設備之成本計算撥備:	
		Right-of-use assets	Over the shorter of lease terms or at 30%			使用權資產	按租期或 30% 之較短者
		Freehold land	Not depreciated			永久業權土地	無折舊
		Buildings Leasehold improvements	2% Depreciated over the shorter of the remaining terms of lease or at 5%			樓宇 租賃物業裝修	2% 按餘下租期 或5%之較短者 折舊
		Equipment, furniture and fixtures	16.60%-33.33%			設備、傢俬及 固定裝置	16.60%-33.33%
		Plant and machinery Motor vehicles	20.00%–33.33% 12.50%–33.33%			廠房及機器 汽車	20.00%–33.33% 12.50%–33.33%
		The assets' estimated useful lives, estimated residual values and depreciation method are reviewed, and adjusted if appropriate, at the end of each reporting period.				本公司於各報告期末檢討資產之 估計可使用年期、估計剩餘價值 及折舊方法,並作出調整(視適用 情況而定)。	
		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 derecognition of the asset (calculated as the difference between the net disposal proceeds and				後或當預期持約 會產生日後經 認。於終止確請 任何盈虧(以出	G備項目乃於出售 賣使用該資產將不 濟利益時終止確 認該資產時產生之 ¦售所得款項淨額 ī值間之差額計算)

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損益內。

乃計入於該項目終止確認年度之

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.9 Investment properties

Investment properties are land and/or buildings which are owned or held under a leasehold interest to earn rental income and/or for capital appreciation.

When the Company holds a property interest to earn rental income and/or for capital appreciation, the interest is classified and accounted for as an investment property.

On initial recognition, investment property is measured at cost, including any directly attributable expenditure. Subsequent to initial recognition, investment property is stated at fair value. Fair value is determined by external professional valuers, with sufficient experience with respect to both the location and the nature of the investment property.

The carrying amounts recognised in the consolidated statement of financial position reflect the prevailing market conditions at the end of reporting period.

Gains or losses arising from either changes in the fair value or the sale of an investment property are included in profit or loss in the period in which they arise.

3. 編製基準及主要會計政策(續)

3.9 投資物業 投資物業為根據租賃權益為賺取 租金收入及/或資本增值而擁有 或持有的土地及/或樓宇。

當本公司持有物業權益以賺取租 金收入及/或為資本增值時,該 權益分類及入賬為投資物業。

投資物業初步確認時按其成本(包括任何直接相關開支)計量。於初步確認後,投資物業按公平值列 賬。公平值乃由對投資產物業地 點及性質具有豐富經驗之外部專 業估值師釐定。

綜合財務狀況表確認之賬面值反 映報告期末之當前市況。

公平值變動或銷售投資物業所產 生之盈虧於其產生期間計入損益 表內。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.10 Goodwill

Goodwill represents the excess of the consideration transferred of a business combination, the amount recognised for noncontrolling interests and the fair value of the Group's previously held equity interest over the Group's interest in the net fair value of the recognised identifiable assets, liabilities and contingent liabilities measure as at acquisition date. The consideration transferred of the business combination is measured at the aggregate of the fair values, at the date of exchange, of assets given, liabilities incurred or assumed, and equity instruments issued by the Group.

Goodwill is stated at cost less accumulated impairment losses. Goodwill is allocated to cashgenerating units and is tested annually for impairment (note 3.11).

Any excess of the Group's interest in the net fair value of the recognised identifiable assets, liabilities and contingent liabilities over the cost of a business combination is recognised immediately in profit or loss.

On subsequent disposal of a subsidiary, the attributable amount of goodwill recognised is included in the determination of the amount of gain or loss on disposal.

3. 編製基準及主要會計政策(續)

3.10 商譽

商譽指業務合併轉讓之代價、就 非控股權益確認之金額及本集團 先前持有之股本權益之公平值超 出本集團於已確認可識別資產、 負債及或然負債於收購當日所計 量公平淨值之權益部分。業務合 併轉讓之代價根據交易日期所給 予資產、所產生或承擔負債及本 集團所發行股本工具之公平值總 和計量。

商譽按成本減累計減值虧損列 賬。商譽分配至現金產生單位並 每年進行減值測試(附註3.11)。

本集團於已確認可識別資產、負 債及或然負債之公平淨值之權益 超出業務合併成本之任何部分乃 即時於損益確認。

其後出售附屬公司時,釐定出售 所產生收益或虧損之款額乃包括 已確認商譽應佔款額。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.11 Impairment of non-financial assets Goodwill arising on acquisition of subsidiaries,

property, plant and equipment, interests in subsidiaries and associates are subject to impairment testing.

Goodwill is tested for impairment at least annually, irrespective of whether there is any indication that they are impaired. All other assets are tested for impairment whenever there are indications that the asset's carrying amount may not be recoverable.

An impairment loss is recognised as an expense immediately for the amount by which the asset's carrying amount exceeds its recoverable amount. Recoverable amount is the higher of fair value, reflecting market conditions 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 assessment of time value of money and the risk specific to the asset.

For the purposes of assessing impairment, where an asset does not generate cash inflows largely independent from those from other assets, the recoverable amount is determined for the smallest group of assets that generate cash inflows independently (i.e. a cash-generating unit). As a result, some assets are tested individually for impairment and some are tested at cashgenerating unit level. Goodwill in particular is allocated to those cash-generating units that are expected to benefit from synergies of the related business combination and represent the lowest level within the Group at which the goodwill is monitored for internal management purpose.

3. 編製基準及主要會計政策(續)

3.11 非金融資產減值

因收購附屬公司而產生之商譽、 物業、廠房及設備以及於附屬公 司及聯營公司之權益均須進行減 值測試。

商譽須至少每年進行減值測試一次,而不論有否跡象顯示出現減 值。所有其他資產在有跡象顯示 未必能收回資產賬面值時進行減 值測試。

減值虧損乃按資產之賬面值超出 其可收回金額之差額即時確認為 支出。可收回金額為反映市況之 公平值減出售成本與使用價值時, 估計未來現金流量採用税前貼現 本點現至其現值,以反映現產 場對金錢時間價值及有關資產特 有風險之評估。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.11 Impairment of non-financial assets

(Continued)

Impairment losses recognised for cash-generating units, to which goodwill has been allocated, are credited initially to the carrying amount of goodwill. Any remaining impairment loss is charged pro rata to the other assets in the cash generating unit, except that the carrying value of an asset will not be reduced below its individual fair value less costs of disposal, or value in use, if determinable.

An impairment loss on goodwill is not reversed in subsequent periods. In respect of other nonfinancial assets, an impairment loss is reversed if there has been a favourable change in the estimates used to determine the asset's recoverable amount and only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised.

Impairment losses recognised in interim period in respect of goodwill are not reversed in a subsequent period. This is the case even if no loss, or a smaller loss, would have been recognised had the impairment been assessed only at the end of the financial year to which the interim period relates.

3.12 Inventories

Inventories are stated at the lower of cost and net realisable value. Cost, including an appropriate portion of fixed and variable overhead expenses, is calculated using the weighted average cost method. Net realisable value represents the estimated selling price in the ordinary course of business less any applicable selling expense and the estimated costs necessary to make the sale.

3. 編製基準及主要會計政策(續)

3.11 非金融資產減值(續)

就已獲分配商譽之現金產生單位 確認之減值虧損初步計入商譽之 賬面值。任何剩餘減值虧損於現 金產生單位內按比例自其他資產 扣除,惟資產的賬面值將不會削 減至低於其個別公平值減出售成 本,或使用價值(如可以釐定)。

商譽減值虧損不會於其後期間撥回。就其他非金融資產而言,倘 用於釐定資產可收回金額之估計 出現有利變動,則撥回減值虧 損,惟資產之賬面值不得超出在 並未確認減值虧損之情況下原應 釐定之賬面值(扣除折舊或攤銷)。

於中期期間就商譽確認之減值虧 損不會於其後期間撥回。即使在 僅於與中期期間有關之財政年度 年終進行減值評估而不會確認虧 損或確認較少虧損之情況下,亦 會如此處理。

3.12 存貨

存貨以成本值與可變現淨值兩者 中之較低者列賬。成本值(包括固 定及浮動經常性開支之相關部分) 乃以加權平均成本法計算。可變 現淨值指日常業務過程中之估計 售價減任何適用銷售開支及銷售 所需估計成本。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.13 Borrowing costs

Borrowing costs attributable directly 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 capitalised to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale. Income earned on temporary investments of specific borrowings pending their expenditure on those assets is deducted from borrowing costs capitalised. All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

3.14 Government subsidy

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

3.15 Income taxes

Income taxes for the year comprise of current tax and deferred tax.

Current tax is based on the profit or loss from ordinary activities adjusted for items that are nonassessable or disallowable for income tax purposes and is calculated using tax rates that have been enacted or substantively enacted at the end of reporting period.

3. 編製基準及主要會計政策(續)

3.13 借貸成本

- 收購、建造或生產合資格資產(即 須長時間方可作擬定用途或銷售 之資產)直接應佔借貸成本乃撥 充該等資產之成本內,直至資產 大致可作擬定用途或銷售時為 止。特定借貸在用作資產之支銷 前暫時用作投資所賺取的收入, 自已資本化借貸成本於產生期間在損 益確認。
- 3.14 政府補貼

在有合理保證本集團將符合政府 補貼附帶條件及將會收取補貼之 前,不會確認政府補貼。

3.15 所得税

本年度所得税包括即期税項及遞 延税項。

即期税項乃根據日常業務之損 益,對就所得税而言毋須課税或 不可扣税之項目作出調整,並按 報告期末已制定或大致上制定之 税率計算。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.15 Income taxes (Continued)

Deferred tax is recognised in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the corresponding amounts used for tax purposes. Except for goodwill and recognised assets and liabilities that affect neither accounting nor taxable profits, deferred tax liabilities are recognised for all taxable temporary differences. Deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised. Deferred tax is measured at the tax rates appropriate to the expected manner in which the carrying amount of the asset or liability is realised or settled and that have been enacted or substantively enacted at the end of reporting period.

Deferred tax liabilities are recognised for taxable temporary differences arising on investments in subsidiaries, associates and jointly controlled entities, 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.

Income taxes are recognised in profit or loss except when they relate to items recognised in other comprehensive income in which case the taxes are also recognised in other comprehensive income.

3. 編製基準及主要會計政策(續)

3.15 所得税(續)

遞延税項負債乃於投資附屬公 司、聯營公司及共同控制實體產 生應課税暫時差額時確認,惟倘 本集團能夠控制暫時差額之撥回 且該暫時差額在可預見將來將不 可能撥回者則除外。

所得税乃於損益內確認,除非該 等税項與於其他全面收入確認之 項目有關,在該情況下,該等税 項亦於其他全面收入內確認。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.16 Leasing

All leases (irrespective of they are operating leases or finance leases) are required to be capitalised in the consolidated statement of financial position as right-of-use assets and lease liabilities, but accounting policy choices exist for an entity to choose not to capitalise (i) leases which are shortterm leases and/or (ii) leases for which the underlying asset is of low-value. The Group has elected not to recognise right-of-use assets and lease liabilities for low-value assets and leases for which at the commencement date have a lease term less than 12 months. The lease payments associated with those leases have been expensed on straight-line basis over the lease term.

Right-of-use assets

The right-of-use assets should be recognised at cost and would comprise: (i) the amount of the initial measurement of the lease liabilities (see below for the accounting policy to account for lease liabilities); (ii) any lease payments made at or before the commencement date, less any lease incentives received; (iii) any initial direct costs incurred by the lessee and (iv) an estimate of costs to be incurred by the lessee in dismantling and removing the underlying asset to the condition required by the terms and conditions of the lease. unless those costs are incurred to produce inventories. The Group measures the right-of-use assets applying a cost model. Under the cost model, the Group measures the right-to-use at cost, less any accumulated depreciation and any impairment losses, and adjusted for any remeasurement of lease liabilities.

3. 編製基準及主要會計政策(續)

3.16 租賃

所有租賃(不論為經營租賃或融 資租賃)須於綜合財務狀況表資 本化為使用權資產及租賃負債, 惟實體在會計政策下可作出選 擇不將(I)屬短期租賃之 租賃及/或(II)相關資產為低價值 之租賃進行資本化。本集團已選 月之低價值資產及租賃確認使用 權資產及租賃負債。與該等租賃 相關之租賃付款已於租期內按直 線法支銷。

使用權資產

使用權資產應按成本確認並將包 括:(i)初步計量租賃負債之金額 (見下文有關租賃負債入賬之會計 政策);(ii)於開始日期或之前作出 之任何租賃付款減任何已收租賃 獎勵;(iii)承租人產生之任何初步 直接成本;及(iv)承租人將相關資 產拆除及移除至租賃條款及條件 規定之狀況時將產生之估計成 本,除非該等成本乃為生產存貨 而產生則除外。本集團採用成本 模式計量使用權資產。根據成本 模式,本集團按成本減去任何累 計折舊及任何減值虧損計量使用 權資產,並就租賃負債之任何重 新計量作出調整。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.16 Leasing (Continued)

Lease liabilities

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

The following payments for the right-to-use the underlying asset during the lease term that are not paid at the commencement date of the lease are considered to be lease payments: (i) fixed payments less any lease incentives receivable: (ii) variable lease payments that depend on an index or a rate, initially measured using the index or rate as at commencement date; (iii) amounts expected to be payable by the lessee under residual value guarantees; (iv) the exercise price of a purchase option if the lessee is reasonably certain to exercise that option and (v) payments of penalties for terminating the lease, if the lease term reflects the lessee exercising an option to terminate the lease.

Subsequent to the commencement date, the Group measures the lease liabilities by: (i) increasing the carrying amount to reflect interest on the lease liabilities; (ii) reducing the carrying amount to reflect the lease payments made; and (iii) remeasuring the carrying amount to reflect any reassessment or lease modifications, e.g., a change in future lease payments arising from change in an index or rate, a change in the lease term, a change in the in substance fixed lease payments or a change in assessment to purchase the underlying asset.

3. 編製基準及主要會計政策(續)

3.16 租賃(續) 租賃負債

相賃負債應按並非於租賃開始日 期支付之租賃付款之現值確認。 倘該利率可輕易釐定,租賃付款 採用租賃隱含之利率貼現。倘該 利率無法輕易釐定,本集團使用 本集團之增量借貸利率。

下列就於租期內使用相關資產之 權利且並非於租賃開始日期支付 之付款被視為租賃付款:(i)固固 付款減任何應收租賃貸勵:(ii) 步按開始日期之指數或利率計劃 之浮動租賃付款(取決於指數價 加速行使購買(IV)倘承 人合理確定行使購買選擇權之行使價;及(V)倘租 期底 快承租人行使選擇權終止租賃 終止租賃之罰款付款。

於開始日期後,本集團按以下項 目計量租賃負債:(1)增加賬面值 以反映租賃負債之利息;(ii)減少 賬面值以反映作出之租賃付款; 及(iii)重新計量賬面值以反映任何 重估或租賃修改,如指數或利率 變動導致未來租賃付款變動、 實質固定租賃付款變動 或購買相關資產之評估變動。
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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.16 Leasing (Continued) Accounting as a lessor

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

When the Group acts as a lessor, it determines at lease inception whether each lease is a finance lease or an operating lease. A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to the ownership of an underlying assets to the lessee. If this is not the case, the lease is classified as an operating lease.

3.17 Foreign currencies

Transactions entered into by group entities in currencies other than the currency of the primary economic environment in which it/they operate(s) (the "functional currency") are recorded at the rates ruling when the transactions occur. Foreign currency monetary assets and liabilities are translated at the rates ruling at the end of reporting period. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing on the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

3. 編製基準及主要會計政策(續)

3.16 租賃(續) 作為出租人之會計處理

本集團出租其投資物業予一名租 戶。經營租賃之租金收入乃按相 關租賃年期以直線法於損益內確 認。協商及安排經營租賃時發生 的初始直接成本,計入租賃資產 的賬面值,並按直線法在租賃期 內確認為開支。

倘本集團為出租人,其於租賃開 始時釐定各租賃為融資租賃或經 營租賃。倘租賃將相關資產之擁 有權附帶之絕大部分風險及回報 轉移至承租人,該租賃分類為融 資租賃。倘不屬於該情況,則租 賃被分類為經營租賃。

3.17 外幣

集團實體以其/彼等經營所在主 要經濟環境貨幣(「功能貨幣」)以 外之貨幣進行之交易,按進行之 適用匯率入賬。外幣貨 資產及負債則以報告期間結束 之適用匯率換算。以外幣計值之 公平值列賬之非貨幣項目按公平 值釐定日期之現行匯率重新 算。以外幣歷史成本計量之非貨 幣項目毋須重新換算。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.17 Foreign currencies (Continued)

Exchange differences arising from the settlement of monetary items, and on the translation of monetary items, are recognised as profit or loss in the period in which they arise. Exchange differences arising on the retranslation of nonmonetary items carried at fair value are included in profit or loss for the period except for differences arising on the retranslation of nonmonetary items in respect of which gains and losses are recognised in other comprehensive income, in which case, the exchange differences are also recognised in other comprehensive income.

On consolidation, income and expense items of foreign operations are translated into the presentation currency of the Group (i.e. Hong Kong dollars) at the average exchange rates for the year, unless exchange rates fluctuate significantly during the period, in which case, the rates approximating to those ruling when the transactions took place are used. All assets and liabilities of foreign operations are translated at the rate ruling at the end of reporting period. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity as foreign exchange reserve (attributed to minority interests as appropriate). Exchange differences recognised in profit or loss of group entities' separate financial statements on the translation of long-term monetary items forming part of the Group's net investment in the foreign operation concerned are reclassified to other comprehensive income and accumulated in equity as foreign exchange reserve.

3. 編製基準及主要會計政策(續)

3.17 外幣(續)

因結算貨幣項目及換算貨幣項目 而產生之匯兑差額於彼等產生期 間在損益中確認。因重新換算以 公平值列賬之非貨幣項目而產生 之匯兑差額包含於當期損益內, 惟重新換算盈虧於其他全面收入 內確認之非貨幣項目而產生之差 額除外,在此情況下,匯兑差額 亦於其他全面收入內確認。

综合賬目時,海外業務之收支項 目以年內平均匯率換算為本集團 之呈列貨幣(即港元),除非期內 匯率大幅波動,在此情況下,則 按進行該等交易時之相若匯率換 算。所有海外業務之資產及負債 均以報告期間結束時之適用匯率 換算。所產生之匯兑差額(如有) 於其他全面收入確認,並於權益 內累計入賬為外匯儲備(少數股 東權益應佔外匯儲備(如適用)。 於換算構成本集團於所涉海外業 務之部份投資淨額之長期貨幣項 目時,在集團實體獨立財務報表 之損益內確認之匯兑差額則重新 分類至其他全面收入,並於權益 內累計入賬為外匯儲備。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.17 Foreign currencies (Continued)

Goodwill and fair value adjustments on identifiable assets acquired arising on an acquisition of a foreign operation on or after 1 January 2005 are treated as assets and liabilities of that foreign operation and translated at the rate of exchange prevailing at the end of reporting period. Exchange differences arising are recognised in the foreign exchange reserve.

3.18 Financial instruments

(a) Financial assets

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

All regular way purchases and sales of financial assets are recognised on the trade date, that is, the date that the Group commits to purchase or sell the asset. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the market place.

Financial assets with embedded derivatives are considered in their entirely when determining whether their cash flows are solely payment of principal and interest.

3. 編製基準及主要會計政策(續)

3.17 外幣(續)

於二零零五年一月一日或之後收 購海外業務時產生之已收購可識 別資產之商譽及公平值調整乃視 為該海外業務之資產及負債處 理,並按報告期末之現行匯率換 算。產生之匯兑差額確認為外匯 儲備。

3.18 金融工具

計量。

(a) 金融資產 金融資產(並無重大融資部 分的貿易應收賬項除外)初 步按公平值加上(倘項目並 非按公平值計入損益(「按公 平值計入損益」))其收購或 發行直接應佔的交易成本計 量。並無重大融資部分的貿 易應收賬項初步按交易價格

所有常規買賣之金融資產於 交易日(即本集團承諾購買 或出售該資產之日期)確 認。常規買賣是指於規例或 市場慣例通常設定之期間內 交付資產之金融資產買賣。

釐定具有嵌入衍生工具的金 融資產的現金流量是否僅為 支付本金和利息時,應予以 整體考慮。

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

3.18 Financial instruments (Continued)

(a) Financial assets (Continued) Debt instruments

Subsequent measurement of debt instruments depends on the Group's business model for managing the asset and the cash flow characteristics of the asset. There are two measurement categories into which the Group classifies its debt instruments:

Amortised cost: Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Financial assets at amortised cost are subsequently measured using the effective interest rate method. Interest income, foreign exchange gains and losses and impairment are recognised in profit or loss. Any gain on derecognition is recognised in profit or loss.

FVPL: Financial assets at fair value through profit or loss include financial assets held for trading, financial assets designated upon initial recognition at fair value through profit or loss, or financial assets mandatorily required to be measured at fair value. Financial assets are classified as held for trading if they are acquired for the purpose of selling or repurchasing in the near term. Derivatives, including separated embedded derivatives, are also classified as held for trading unless they are designated as effective hedging instruments. Financial assets with cash flows that are not solely payments of principal and interest are classified and measured at fair value through profit or loss, irrespective of the business model. Notwithstanding the criteria for debt instruments to be classified at amortised cost or at fair value through other comprehensive income, as described above, debt instruments may be designated at fair value through profit or loss on initial recognition if doing so eliminates, or significantly reduces, an accounting mismatch.

3. 編製基準及主要會計政策(續)

3.18 金融工具(續)

(a) 金融資產(續) 債務工具 債務工具的後續計量視乎本 集團管理該資產之業務模式 及該資產之現金流量特徵而 定。本集團將其債務工具分 類為兩個計量類別:

按公平值計入損益:按公平 值計入損益的金融資產包括 持作買賣的金融資產,於初 步確認時指定按公平值計入 損益的金融資產,或強制要 求按公平值計量的金融資 產。倘為於短期內出售或購 回而收購金融資產,則該等 金融資產分類為持作買賣。 衍生工具(包括獨立嵌入式 衍生工具)亦分類為持作買 **賣**,惟該等衍生工具被指定 為有效對沖工具則除外。現 金流量並非純粹支付本金及 利息的金融資產,不論其業 務模式如何,均按公平值計 入損益分類及計量。儘管如 上文所述債務工具可按攤銷 成本或按公平值計入其他全 面收入分類,但於初步確認 時,倘能夠消除或顯著減少 會計錯配,則債務工具可指 定為按公平值計入損益。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.18 Financial instruments (Continued) (b) Impairment loss on financial assets

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

ECL is probability-weighted estimate of credit losses. Credit losses are measured as the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive. The shortfall is then discounted at an approximation to the assets' original effective interest rate.

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

3. 編製基準及主要會計政策(續)

3.18 金融工具(續)

(b) 金融資產之減值虧損 本集團就貿易應收賬項、合 約資產、按攤銷成本計量的 金融資產及按公平值計入其 他全面收益的債券投資的預 期信貸虧損(「預期信貸虧 損1)確認虧損撥備。預期信 貸虧損將採用以下基準計 量:(1)12個月預期信貸虧 損:指報告日期後12個月 內可能發生的違約事件而導 致的預期信貸虧損;及(2)全 期預期信貸虧損:指金融工 具的預計年期內所有可能發 生的違約事件而導致的預期 信貸虧損。於估計預期信貸 虧損時所考慮的最長期間為 本集團面臨信貸風險的最長 合約期限。

預期信貸虧損為信貸虧損为 概率加權估計。信貸虧損乃 按本集團根據合約應收的所 有合約現金流量與本集團 期收取的所有現金流量之間 的差額計量。該差額其後按 資產原有實際利率相若的利 率貼現。

本集團已選用香港財務報告 準則第9號簡化法計量貿易 應收賬項的虧損撥備,並留 預期信貸虧損已貸虧損已 資虧損。本集團已設 一根據本集團過往信貸虧損已設 經驗計算之撥備矩陣」 積務人特定之前瞻性因素及 經濟環境作出調整。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.18 Financial instruments (Continued) (b) Impairment loss on financial assets

(b) Impairment loss on financial assets (Continued)

For other debt financial assets at amortised cost, the ECL are based on the 12-months ECLs. However, when there has been a significant increase in credit risk since origination, the allowance will be based on the lifetime ECL.

For loans receivable, ECL is determined by reference to the estimation of the exposure at default ("EAD"), probability of default ("PD") as well as a loss given default ("LGD"). The 12-months and lifetime PDs represent the probability of default occurring over the next 12 months and the remaining maturity of the instrument respectively. The EAD represents the expected balance at default, taking into account the repayment of principal and interest from the reporting date to the default event together with any expected drawdowns of committed facilities. The LGD represents expected losses on the EAD given the event of default, taking into account, among other attributes, the mitigating effect of collateral value at the time it is expected to be realised and the time value of money.

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

3. 編製基準及主要會計政策(續)

3.18 金融工具(續) (b) 金融資產之減值虧損(續)

就按攤銷成本計量的其他債務金融資產而言,預期信貸 虧損乃根據12個月預期信貸 虧損計算。然而,倘信貸 風險自產生以來顯著增加, 則撥備將根據全期預期信貸 虧損計算。

就應收貸款而言,預期信貸 虧損乃參考違約風險承擔 (「違約風險承擔」)、違約或 然率(「違約或然率」)以及違 約損失率(「違約損失率」)而 釐定。12個月及全期違約或 然率分別指未來12個月及 工具剩餘年期內發生違約之 概率。違約風險承擔指預期 違約結餘,並經計及報告日 期至違約事件期間之本金及 利息還款及承諾融資的任何 預期提取額。違約損失率指 出現違約事件時違約風險承 擔之預期虧損,並經計及 (包括其他特性)預期變現抵 押品價值時之緩和影響及貨 幣時間價值。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.18 Financial instruments (Continued)

(b) Impairment loss on financial assets (Continued)

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

The Group considers a financial asset to be credit-impaired when: (1) the borrower is unlikely to pay its credit obligations to the Group in full, without recourse by the Group to actions such as realising security (if any is held); or (2) the financial asset is more than 90 days past due.

Interest income on credit-impaired financial assets is calculated based on the amortised cost (i.e. the gross carrying amount less loss allowance) of the financial asset. For non credit-impaired financial assets interest income is calculated based on the gross carrying amount.

(c) Financial liabilities

The Group classifies its financial liabilities, depending on the purpose for which the liabilities were incurred. Financial liabilities at amortised costs are initially measured at fair value, net of directly attributable costs incurred.

Financial liabilities at amortised cost

Financial liabilities at amortised cost including trade payables, borrowings, lease liabilities, other payables and accruals issued by the Group are subsequently measured at amortised cost, using the effective interest method. The related interest expense is recognised in profit or loss.

Gains or losses are recognised in profit or loss when the liabilities are derecognised as well as through the amortisation process.

3. 編製基準及主要會計政策(續)

3.18 金融工具(續) (b) 金融資產之減值虧損(續)

倘金融資產逾期30日以上, 本集團假設金融資產的信貸 風險大幅增加。

本集團認為金融資產於下列 情況屬信貸減值:(1)在本集 團並無追索權採取如變現抵 押品(如持有)等行動之情況 下,借貸人則不大可能向本 集團悉數支付其信貸債務; 或(2)金融資產逾期超過90 日。

信貸減值金融資產的利息收 入乃根據金融資產之攤銷成 本(即賬面總值減虧損撥備) 計算。對於非信貸減值金融 資產而言,利息收入乃根據 賬面總額計算。

(c) 金融負債 本集團視乎負債產生之目的 將其金融負債分類。按攤銷 成本計量的金融負債初步按 公平值減所產生之直接應佔 成本計量。

> 按攤銷成本計量的金融負債 按攤銷成本計量之金融負債 (包括貿易應付賬項、借 貸、租賃負債、本集團發出 的其他應付款項及應計費 用)其後採用實際利率法按 攤銷成本計量。相關利息開 支於損益中確認。

當負債終止確認時,以及在 攤銷過程中,收益或虧損於 損益中確認。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.18 Financial instruments (Continued) (d) Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial asset or financial liability and of allocating interest income or interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts or payments through the expected life of the financial asset or liability, or where appropriate, a shorter period.

(e) Equity instruments

Equity instruments issued by the Company are recorded at the proceeds received, net of direct issue costs.

(f) Derecognition

The Group derecognises a financial asset when the contractual rights to the future cash flows in relation to the financial asset expire or when the financial asset has been transferred and the transfer meets the criteria for derecognition in accordance with HKFRS 9.

Financial liabilities are derecognised when the obligation specified in the relevant contract is discharged, cancelled or expires.

3.19 Provisions and contingent liabilities

Provisions are recognised for liabilities of uncertain timing or amount when the Group has a legal or constructive obligation arising as a result of a past event, which will probably result in an outflow of economic benefits that can be reasonably estimated.

3. 編製基準及主要會計政策(續)

3.18 金融工具(續)

- (d) 實際利率法 實際利率法為計算金融資產 或金融負債攤銷成本及於有 關期間內分配利息收入或利 息開支的方法。實際利率為 金融資產或負債於預計年期 或於較短期間內(如適用)準 確貼現估計未來現金收入或 付款的利率。
- (e) 股本工具 本公司發行的股本工具乃按 已收所得款項(扣除直接發 行成本)入賬。
- (f) 終止確認 當有關金融資產之未來現金 流量之合約權利屆滿,或當 金融資產經已轉讓且轉讓符 合香港財務報告準則第9號 規定的終止確認準則,則本 集團終止確認該項金融資 產。

倘有關合約規定之責任獲解 除、取消或到期,則金融負 債將被終止確認。

3.19 撥備及或然負債

因過去某一事件以致本集團出現 可能導致可合理估計之經濟利益 流出之法律或推定責任時,就時 間或金額不明確之負債確認撥備。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.19 Provisions and contingent liabilities

(Continued)

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow economic benefits is remote. Possible obligations, the existence of which will only be confirmed by the occurrence or nonoccurrence of one or more future events, are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

3.20 Cash and cash equivalents

Cash and cash equivalents comprise cash on hand and deposits held at call with banks, and other short-term highly liquid investments with original maturities of three months or less that are readily convertible to a known amount of cash and are subject to an insignificant risk of changes in value.

3.21 Employee benefits Short-term employee benefits

Short term employee benefits are employee benefits (other than termination benefits) that are expected to be settled wholly before twelve months after the end of the annual reporting period in which the employees render the related service. Short term employee benefits are recognised in the year when the employees render the related service.

3. 編製基準及主要會計政策(續)

3.19 撥備及或然負債(續)

倘若經濟利益不大可能需要流 出,或倘若有關金額不能可靠估 計時,則有關責任將獲披露為或 然負債,除非經濟利益流出之可 能性極微。潛在責任(其存在僅由 一項或多項未來事件之出現與否 確定)亦披露為或然負債,除非經 濟利益流出之可能性極微。

3.20 現金及現金等值項目 現金及現金等值項目包括手頭現 金及銀行活期存款,以及原定到 期日為三個月或以下並隨時可轉 換為已知數額現金且價值變動風 險不大之其他短期高度流通投資。

3.21 僱員福利 短期僱員福利

短期僱員福利指預計在僱員提供 相關服務之年度報告期末後十二 個月以前將全數結付之僱員福利 (離職福利除外)。短期僱員福利 於僱員提供相關服務之年度內確 認。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.21 Employee benefits (Continued) Defined contribution pension obligations The Group operates a defined contribution Mandatory Provident Fund retirement benefits scheme (the "MPF Scheme") under the Mandatory Provident Fund Schemes Ordinance. Contributions are made based on a percentage of the employees' basic salaries and are charged to

profit or loss as they become payable in accordance with the rules of the MPF Scheme. The assets of the MPF Scheme are held separately from those of the Group in an independently administered fund. The Group's employer contributions vest with the employees when contributed into the MPF Scheme.

The employees of the Group's subsidiaries which operate in the People's Republic of China (the "PRC") are required to participate in a central pension scheme operated by the local municipal government. These subsidiaries are required to contribute certain percentage of its payroll costs to the central pension scheme. The Scheme is responsible for the entire pension obligations payable to the retired employees and the Group has no further obligations for the actual pension payments or other post-retirement benefits beyond the employer contributions. Contributions under the Scheme are charged to profit or loss as they become payable in accordance with the rules of the PRC.

The employees of the Group's subsidiaries which operate in Sweden and Japan are required to participate in contributions to defined contribution retirement plans. Contributions are recognised as expenses in profit or loss when the services are rendered by the employees.

3. 編製基準及主要會計政策(續)

3.21 僱員福利(續) 定額供款退休金責任

本集團根據強制性公積金計劃條例設有定額供款強制性公積金計劃條例設有定額供款強制性公積金計劃」)。供款按僱員基本薪金一定百分比作出,於根據強積金計劃規則應付時在損益扣除。強積金計劃資產理基金持有。本集團之僱主供款於向強積金計劃作出時歸僱員所有。

本集團於中華人民共和國(「中國」)經營業務之附屬公司之僱員 須參與由地方市政府管理之中央 退休計劃。該等附屬公司須按計劃。該等附屬公司須按計劃。該等附屬公司須按計劃承擔向已退休僱員支付 款。計劃承擔向已退休僱員支付 全部退休金之責任,除僱主供款 外,本集團毋須就實際退休款項 近。計劃供款於根據中國法規應 付時在損益扣除。

本集團於瑞典及日本經營業務之 附屬公司之僱員須向定額供款退 休計劃供款。供款於僱員提供服 務時於損益內確認為開支。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.22 Related parties

- (a) A person or a close member of that person's family is related to the Group if that person:
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of key management personnel of the Group or the Company's parent.
- (b) An entity is related to the Group if any of the following conditions apply:
 - (i) 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).
 - (ii) 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.

3. 編製基準及主要會計政策(續)

3.22 有關連人士

- (a) 倘下列情況適用,該名人士 或該名人士之近親即被視為 與本集團有關連:
 - (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) 為本集團或本公司母 公司主要管理人員。
- (b) 倘任何下列情況適用,該實 體即被視為與本集團有關 連:
 - (i) 該實體及本集團屬同 一集團之成員(即各母 公司、附屬公司及同 系附屬公司互相關連)。
 - (ii) 一實體為另一實體之 聯繫人士或合營企業 (或為某一集團之成員 之聯繫人士或合營企 業,而該另一實體為 此集團之成員)。
 - (iii) 兩個實體皆為相同第 三方之合營企業。
 - (iv) 一實體為第三方實體
 之合營企業及另一實
 體為第三方實體之聯
 繫人士。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.22 Related parties (Continued)

- (b) An entity is related to the Group if any of the following conditions apply: *(Continued)*
 - (v) The entity is a post-employment benefit plan for the benefit of the employees of the Group or an entity 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 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.

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:

- (i) that person's children and spouse or domestic partner;
- (ii) children of that person's spouse or domestic partner; and
- (iii) dependents of that person or that person's spouse or domestic partner.

3. 編製基準及主要會計政策(續)

3.22 有關連人士(續)

- (b) 倘任何下列情況適用,該實 體即被視為與本集團有關 連:(續)
 - (V) 該實體為本集團或與 本集團有關連之實體 之僱員福利而設之離 職後福利計劃。
 - (vi) 該實體受(a)項所識別 人士控制或共同控制。
 - (vii) 於(a)(i)項所識別人士 對實體有重大影響力, 或是實體(或實體之母 公司)高級管理人員。
 - (viii) 實體或實體作為集團 任何成員公司其中一 部分向本集團或本集 團母公司提供主要管 理人員服務。

任何人士之近親為可能預期於與 該實體之交易中影響該名人士或 受該名人士影響之家族成員,包 括:

- (i) 該名人士之子女及配偶或同 居伴侶;
- (ii) 該名人士之配偶或同居伴侶 之子女;及
- (iii) 該名人士或其配偶或同居伴 侶之受養人。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.23 Share capital

Ordinary shares are classified as equity. Share capital is determined using the nominal value of shares that have been issued.

Any transaction costs associated with the issuing of shares are deducted from share premium (net of any related income tax benefit) to the extent they are incremental costs directly attributable to the equity transaction.

3.24 Segment reporting

The Group identifies operating segments and prepares segment information based on the regular internal financial information reported to the executive directors for their decisions about resources allocation to the Group's business components and for their review of the performance of those components. The business components in the internal financial information reported to the executive directors are determined following the Group's major businesses.

The Group has identified the following reportable segments: (i) hotel hospitality business; (ii) provision of money lending services; (iii) trading and distribution of liquor and wine; and (iv) investments in listed securities and funds.

Each of these operating segments is managed separately as each of the product and service lines requires different resources as well as marketing approaches.

3. 編製基準及主要會計政策(續)

3.23 股本 普通股分類為權益。股本採用已 發行股份之面值釐定。

> 任何有關發行股份之交易成本自 股份溢價(扣除任何相關所得税 利益)扣減,惟以該權益交易應佔 遞增成本為限。

3.24 分類報告

本集團根據定期向執行董事呈報 之內部財務資料確定其經營分類 及編製分類資料,該等財務資料 乃供執行董事決定分配資源至本 集團各業務環節及檢討該等業務 環節之表現。向執行董事報告之 內部財務資料按本集團主要業務 釐定業務環節。

本集團已確定以下可報告分類:(i) 酒店款待業務:(ii)提供借貸服務: (iii)酒類產品買賣及分銷;及(iv) 上市證券及基金投資。

由於各產品及服務類別所需資源 以及市場方針不同,各經營分類 獨立管理。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.24 Segment reporting (Continued)

The measurement policies the Group uses for reporting segment results under HKFRS 8 are the same as those used in its financial statements prepared under HKFRSs, except that:

- fair value change on investment properties
- share of result of associates
- impairment loss on interest in associates
- finance costs
- corporate income and expenses which are not directly attributable to the business activities of any operating segment

are not included in arriving at the operating results of the operating segment.

Segment assets include all assets except interests in associates and investment properties. In addition, corporate assets, bank balances and cash and deposits in a financial institution which are not directly attributable to the business activities of any operating segment are not allocated to a segment, which primarily applies to the Group's headquarter.

Segment liabilities include all liabilities but tax payable and deferred tax liabilities. In addition, corporate liabilities which are not directly attributable to the business activities of any operating segment and are not allocated to a segment.

No asymmetrical allocations have been applied to reportable segments.

3. 編製基準及主要會計政策(續)

3.24 分類報告(續)

本集團根據香港財務報告準則第 8號就報告分類業績所用計量政 策與根據香港財務報告準則編製 財務報表所用者相同,惟以下項 目:

- 一 投資物業公平值變動
- 一 分佔聯營公司業績
- 一 於聯營公司之權益之減值虧 損
- 一 融資成本
- 並非直接計入任何經營分類
 業務活動之公司收入及開支

在計算經營分類之經營業績時, 並無包括在內。

分類資產包括所有資產,惟於聯 營公司之權益及投資物業除外。 此外,並非直接計入任何經營分 類業務活動之公司資產、銀行結 餘及現金以及於金融機構之存款 不會分配至分類,主要應用於本 集團總部。

分類負債包括所有負債,惟應付 税項及遞延税項負債除外。此 外,並非直接計入任何經營分類 業務活動之公司負債不會分配至 分類。

並無就可報告分類作出不均分配。

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3. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

(Continued)

3.25 Intangible assets (other than goodwill)

Intangible assets acquired separately are initially recognised at cost. The cost of intangible assets acquired in a business combination is fair value at the date of acquisition. Subsequently, intangible assets with indefinite useful lives are carried at cost less any impairment losses and intangible assets with finite useful lives are carried at cost less accumulated amortisation and accumulated impairment losses. The estimated useful life and amortisation method are reviewed at the end of each annual reporting period, with the effect of any change in estimate being accounted for on a prospective basis. Amortisation is charged on a straight-line basis over their estimated useful lives as follows.

Production formula	10 years
Non-competition agreements	7 years
Sales backlog agreements	5 years

The amortisation expense is recognised in profit or loss and included in general and administrative expenses.

3.26 Share-based payment transactions Share options granted to employees of the Group and others providing similar services The fair value of share options has been

recognised in the profit or loss as share-based payments.

The fair value of services received is determined by reference to the fair value of share options granted at the grant date is expensed in full when the equity instruments granted vest immediately unless the compensation qualifies for recognition as an asset with a corresponding increase in share option reserve.

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

3. 編製基準及主要會計政策(續)

3.25 無形資產(商譽除外)

獨立收購之無形資產初步按成本 確認。於業務合併時購入之無形 資產,其成本為收購日期之公平 值。具無限可使用年期之無形資 產其後按成本減任何減值虧損入 賬,而具有限可使用年期之無形 資產則按成本減累計攤銷及累計 減值虧損入賬。估計可使用年期 及攤銷方式於各年度報告期末檢 討,任何估計變動之影響按前瞻 基準入賬。攤銷按直線基準於其 估計可使用年期扣除如下。

生產配方	10年
非競爭協議	7年
銷量協議	5年

攤銷開支於損益確認,並計入一 般及行政開支。

3.26 股份付款交易 授予本集團僱員及提供類似服務 之其他人士之購股權 購股權之公平值已於損益確認為 股份付款。

所獲服務之公平值乃經參考已授 出購股權於授出日期之公平值後 釐定,並於所授出股本工具即時 歸屬時悉數支銷,除非有關補償 符合資格確認為資產且購股權儲 備相應增加。

購股權獲行使時,先前於購股權 儲備中確認之款項將轉撥至股份 溢價。當購股權於歸屬日期後被 沒收或於到期日仍未獲行使,則 先前於購股權儲備中確認之款項 將撥入累計虧損。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

The Group makes judgements, estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The judgements, estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below.

Net realisable value of inventories

Net realisable value of inventories is the estimated selling price in the ordinary course of business, less estimated costs of completion and selling expenses. These estimates are based on the current market condition and the historical experience of manufacturing and selling products of similar nature. It could change significantly as a result of competitors' actions in response to severe industry cycles. Management reassess the estimations at the end of each reporting period.

Depreciation of property, plant and equipment

Property, plant and equipment is depreciated on a straight-line basis where appropriate over their estimated useful lives, after taking into account the estimated residual values, if any. The Group reviews the estimated residual values, if any, of the assets at least at the end of each reporting period in order to determine the amount of depreciation expense to be recorded during any reporting period. The depreciation method, useful lives and residual values are based on the Group's historical experience with similar assets and taking into account anticipated technological changes. The depreciation expense for future periods is adjusted if there are significant changes from previous estimates.

4. 重要會計估計及判斷

估計及判斷乃根據過往經驗及其他因 素(包括相信在當時情況下合理發生之 預期未來事件)作出持續評估。

本集團作出多項有關未來之判斷、估 計及假設。定義上,所得會計估計與 相關實際結果甚少相同。下文詳述有 極大風險導致對下一個財政年度之資 產及負債賬面值作出重大調整之判斷、 估計及假設。

存貨之可變現淨值

存貨之可變現淨值乃於日常業務過程 中之估計售價減估計完成所需成本及 銷售開支。此等估計乃按照現時市況 以及製造及銷售類似性質產品之過往 經驗作出,並會因應競爭對手於嚴峻 之行業週期所作行動而有重大變動。 管理層於各報告期末重新評估有關估 計。

物業、廠房及設備折舊

物業、廠房及設備均按其估計可使用 年期並經計及其估計剩餘價值(如有), 採用直線法(如適用)進行折舊。本集 團至少於各報告期末就資產之估計剩餘行 使用年期、折舊方法及估計剩餘一個 (如有)進行檢討,以釐定結一個報予入 開之折舊開支備。折舊開 支作出調整。

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4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (Continued)

Income taxes

The Group is subject to income taxes in Hong Kong, the PRC and Japan. The Group carefully evaluates tax implications of transactions in accordance with prevailing tax regulations and makes tax provision accordingly. However, judgement is required in determining the Group's provision for income taxes as there are many transactions and calculations of which the ultimate tax determination is uncertain during the ordinary course of business. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

Estimated impairment of trade receivables, loans receivable and other receivables

The Group's management determines the provision for impairment of receivables on a forward-looking basis. In making the judgement, management considers available reasonable and supportive forward-looking information such as actual or expected significant changes in the operating results of customers, actual or expected significant adverse changes in business and customers' financial position. At every reporting date, the historical observed default rates are updated and changes in the forward-looking estimates are analysed by the Group's management.

Impairment of non-financial assets (other than goodwill)

The Group assesses whether there are any indicators of impairment for all non-financial assets at the end of each reporting period. Other non-financial assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable. An impairment exists when the carrying amount of an asset or a cash-generating unit exceeds its recoverable amount, which is the higher of its fair value less costs of disposal and its value-in-use. The calculation of the fair value less costs of disposal is based on available data from binding sales transactions in an arm's length transaction of similar assets or observable market prices less incremental costs for disposing of the asset. When value-in-use calculations are undertaken, management must estimate the expected future cash flows from the asset or cash-generating unit and choose a suitable discount rate in order to calculate the present value of those cash flows.

4. 重要會計估計及判斷(續)

所得税

本集團須繳納香港、中國及日本之所 得税。本集團會根據現行税務規例審 慎評估交易之税務影響,並作出相應 之税項撥備。然而,由於日常業務 程中有眾多交易,而其最終税項未能 確實釐定,故於釐定本集團就所得 作出之撥備時須作出判斷。倘該等事 宜之最終税務結果與最初記錄者不同, 有關差額將對釐定撥備期間之所得税 及遞延税項撥備造成影響。

貿易應收賬項、應收貸款及其他 應收款項之估計減值

本集團管理層按前瞻性方式釐定應收 款項減值撥備。作出判斷時,管理應 續可獲得之合理及有根據之前瞻 性重大變動以及業務及客戶財務狀況 之實際或預期重大不利變動。於各報 告日期,本集團管理層會更新歷史觀 察違約率,並會分析前瞻估計變動。

非金融資產(商譽除外)減值

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4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (Continued)

Right-of-use assets

The Group uses its incremental borrowing rate ("IBR") to measure lease liabilities. The IBR is the rate of interest that the Group would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. The IBR therefore reflects what the Group 'would have to pay', which requires estimation when no observable rates are available or when they need to be adjusted to reflect the terms and conditions of the lease. The Group estimates the IBR using observable inputs (such as market interest rates) when available and is required to make certain entity-specific estimates.

Fair value measurement

Certain of the Group's assets and liabilities included in the consolidated financial statements require measurement at, and/or disclosure of, fair value.

The fair value measurement of the Group's financial assets and liabilities utilises market observable inputs and data as far as possible. Inputs used in determining fair value measurements are categorised into different levels based on how observable the inputs used in the valuation technique utilised are (the "fair value hierarchy"):

- Level 1: Quoted prices in active markets for identical items (unadjusted);
- Level 2: Observable direct or indirect inputs other than Level 1 inputs;
- Level 3: Unobservable inputs (i.e. not derived from market data).

The classification of an item into the above levels is based on the lowest level of the inputs used that has a significant effect on the fair value measurement of the item. Transfers of items between levels are recognised in the period they occur.

The Group measures the following item at fair value:

- Investment properties (note 17)
- Financial assets at fair value through profit or loss (note 23)

For more detailed information in relation to the fair value measurement of the items above, please refer to the respective notes.

4. 重要會計估計及判斷(續)

使用權資產

公平值計量

綜合財務報表內本集團若干資產及負 債須按公平值計量及/或作出公平值 披露。

本集團金融資產及負債之公平值計量 盡可能利用市場可觀察輸入資料及數 據。釐定公平值計量採用之輸入數據 分類為不同層級,基準為於估值方法 中所用輸入數據之可觀察程度(「公平 值等級」):

- 第1級:相同項目於活躍市場之報價 (未經調整);
- 第2級: 除第1級輸入數據外,可直接 或間接觀察輸入數據;
- 第3級: 不可觀察輸入數據(即並非從 市場數據中得出之數據)。

將項目分類為上述層級乃以所用輸入 數據對該項目公平值計量影響重大之 最低層級決定。於各層級之間轉撥項 目乃於產生期間確認。

- 本集團按公平值計量以下項目:
- 一 投資物業(附註17)
- 按公平值計入損益之金融資產(附 註23)

上述各項目公平值計量之進一步詳情, 請參閱相關附註。

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5. FINANCIAL RISK MANAGEMENT

(a) Financial risk management objectives and policies

The Group's major financial instruments include trade receivables, other receivables and deposits, loans receivable, financial assets at fair value through profit or loss, deposits in a financial institution, pledged bank balances, time deposits, bank balances and cash, trade payables, other payables and accruals and borrowings.

The main risks associated with these financial instruments and the policies on how to mitigate these risks are set out below. The Group manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

Foreign currency risk

The Group mainly operates in Hong Kong, the PRC and Japan with most of the transactions denominated and settled in HK\$, Renminbi ("RMB") and Japanese Yen ("JPY"), which are the functional currencies of respective group companies. The Group's exposure to foreign currency risk primarily arise from certain financial instruments which are denominated in United States Dollar ("USD"), which are currencies other than the functional currency.

In this respect, it is assumed that the pegged rate between the HK\$ and the USD would be materially unaffected by any changes in movement in value of the USD against HK\$.

The Group currently does not have a foreign currency hedging policy.

5. 財務風險管理

(a) 財務風險管理目標及政策

本集團之主要金融工具包括貿易 應收賬項、其他應收款項及按 金、應收貸款、按公平值計入損 益之金融資產、於金融機構之存 款、已抵押銀行結餘、定期存 款、銀行結餘及現金、貿易應付 賬項、其他應付款項及應計費用 以及借貸。

該等金融工具所附帶主要風險及 減輕該等風險之政策載於下文。 本集團管理及監察該等風險,旨 在確保適時及有效地採取適當措 施。

外幣風險

本集團主要於香港、中國及日本 經營業務,大部分交易以各集團 公司之功能貨幣港元、人民幣 (「人民幣」)及日圓(「日圓」)列值 及結算。本集團主要就若干以美 元(「美元」)列值之金融工具面對 外幣風險,而美元並非功能貨幣。

就此而言,分析假設港元與美元 間的聯繫匯率不會因美元兑港元 匯率的任何變動而受到重大影響。

本集團目前並無外幣對沖政策。

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5. FINANCIAL RISK MANAGEMENT (Continued)

(a) Financial risk management objectives and policies (Continued) Credit risk

In order to minimise credit risk, the Group has policies in place for determination of credit limits, credit approvals and other monitoring procedures to ensure that follow-up action is taken to recover overdue debts. In addition, the Group reviews the recoverable amount of each individual debtor at the end of each reporting period to ensure that adequate impairment losses are made for irrecoverable amounts. In this regard, the directors of the Company consider that the credit risk is significantly reduced.

The credit risk of the Group is primarily attributable to trade receivables, other receivables and deposits, loans receivable, deposits in a financial institution, pledged bank balances, time deposits and bank balance and cash.

The Group considers the probability of default upon initial recognition of assets and whether there has been a significant increase in credit risk on an ongoing basis throughout each reporting period. To assess whether there is a significant increase in credit risk, the Group compares the risk of a default occurring on the assets as at the reporting date with the risk of default as at the date of initial recognition.

5. 財務風險管理(續)

(a) 財務風險管理目標及政策(續)

信貸風險

為盡量減低信貸風險,本集團已 制定政策釐定信貸限額、信貸批 核及其他監控程序,以確保採取 跟進行動收回逾期債項。此外, 於各報告期末,本集團審閱各個 別應收賬項之可收回金額,以確 保已就不可收回金額,以確 值虧損。就此,本公司董事認為 信貸風險已大幅減低。

本集團之信貸風險主要來自貿易 應收賬項、其他應收款項及按 金、應收貸款、於金融機構之存 款、已抵押銀行結餘、定期存款 以及銀行結餘及現金。

本集團於初步確認資產時考慮違 約或然率及於各報告期間信貸風 險是否會持續大幅增加。為評估 信貸風險是否大幅增加時,本集 團將報告日資產發生違約的風險 與初步確認日期之違約風險進行 比較。

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5. FINANCIAL RISK MANAGEMENT (Continued)

(a) Financial risk management objectives and policies (Continued) Credit risk (Continued)

It considers available reasonable and supportive forward looking information. Especially the following indicators are incorporated:

- external credit rating (as far as available)
- actual or expected significant adverse changes in business, financial or economic conditions that are expected to cause a significant change to the counterparty's ability to meet its obligations
- actual or expected significant changes in the operating results of the counterparty
- significant expected changes in the performance and behaviour of the counterparty, including changes in the payment status of counterparties in the group and changes in the operating results of the counterparty

A default on a financial asset is when the counterparty fails to make contractual payments when they fall due.

Financial assets are written off when there is no reasonable expectation of recovery.

The assessment of credit risk and the estimation of ECL are unbiased and probability-weighted, and incorporate all available information that is relevant to the assessment including information about past events, current conditions and reasonable and supportable forecasts of future events and economic conditions at the reporting date. In addition, the estimation of ECL should take into account the time value of money.

5. **財務風險管理**(續)

(a) 財務風險管理目標及政策(續)

信貸風險(續)

本集團考慮可獲得之合理及有根 據的前瞻性資料,特別包括下列 指標:

- 可獲得的外部信貸評級
- 預期會導致履行責任的能力 產生重大變化業務的財務或 經濟狀況實際或預期發生的 重大不利變動
- 對方的經營業績實際或預期 發生重大變化
- 對方的表現及行為預期發生 重大變化,包括於集團內之 對方付款情況的變化和對方 經營業績的變化

倘對方未能於到期時支付合約付 款,則屬金融資產違約。

倘無合理預期可收回款項時,則 撇銷金融資產。

信貸風險的評估及預期信貸虧損 的估計乃按公正及概率加權基準 而進行,並計入所有與評估有關 的可得資料,包括有關過往事 件、現行狀況及有關未來事件的 合理及有根據預測以及於報告日 期的經濟狀況。此外,預期信貸 虧損的估計應計及貨幣時間價值。

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5. FINANCIAL RISK MANAGEMENT (Continued)

(a) Financial risk management objectives and policies (Continued) Credit risk (Continued)

The credit risk of deposits in a financial institution, pledged bank balances, time deposits and bank balances is limited because the majority of the counterparties are institutions with good reputation. No impairment had been provided under 12-month expected credit loss assessment.

The Group presumes that the credit risk of loans receivable has increased significantly since initial recognition when contractual payments are more than 30 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise. The Group considers that default has occurred when the instrument is more than 90 days past due unless the Group has reasonable and supportable information to demonstrate that a more backward default criterion is more appropriate.

The credit risk of loans receivable is determined based on the combination of the internal and external credit rating, the average debt recovery, peer review information and comparison with public available data. The Group calculates ECL using three main components: a probability of default ('PD'), a loss given default ('LGD') and the exposure at default ('EAD'). The 12-month ECL is calculated by multiplying the 12-month PD, LGD and EAD. Lifetime ECL is calculated using the lifetime PD instead. The 12-month and lifetime PDs represent the probability of default occurring over the next 12 months and the remaining maturity of the instrument respectively. The EAD represents the expected balance at default, taking into account the repayment of principal and interest from the balance sheet date to the default event together with any expected drawdowns of committed facilities. The LGD represents expected losses on the EAD given the event of default, taking into account, among other attributes, the mitigating effect of collateral value at the time it is expected to be realised and the time value of money. The total impairment allowance on the loans receivable as at 30 June 2022 amounted to HK\$204,033,000 (2021: HK\$175,747,000) has been provided under expected credit loss assessment, of which additional expected credit losses of HK\$12,933,000 (2021: reversal of expected credit loss of HK\$8,824,000) was recognised in the consolidated statement of comprehensive income for the year ended 30 June 2022.

5. 財務風險管理(續)

(a) 財務風險管理目標及政策(續)

信貸風險(續)

由於大部分交易對手為聲譽良好 的機構,故於金融機構之存款、 已抵押銀行結餘、定期存款以及 銀行結餘之信貸風險有限。概無 根據12個月預期信貸虧損評估計 提減值。

本集團假設倘合約付款逾期超過 30日,應收貸款的信貸風險自初 步確認以來已大幅增加,除非 團有合理及有根據資料團約 端工具逾期超過90日,違約已 人。 除非本集團有合理及有根據 資料顯示較寬鬆的違約準則更為 合適。

應收貸款的信貸風險乃結合內部 及外部信貸評級、平均債務收 款、同行檢討資料及與公開資料 比較而釐定。本集團以三個主要 組成部分計算預期信貸虧損:違約或然率(「違約或然率」)、違約 損失率(「違約損失率」)及違約風 險承擔(「違約風險承擔」)。12個 月預期信貸虧損乃將12個月違約 或然率與違約損失率及違約風險 承擔相乘而計算。全期預期信貸 虧損則使用全期違約或然率計 算。12個月及全期違約或然率分別指未來12個月及工具剩餘的或然率分別指未來12個月及工具剩餘年期內發生違約之概率。違約風險承 擔指預期違約結餘,並經計及結 算日至違約事件期間之本金及日 息還款及承諾融資的任何預期提 取額。違約損失率指出現違約事 件時違約風險承擔之預期虧損, 並經計及(包括其他特性)預期變現抵押品價值時之緩和影響及貨 幣時間價值。於二零二二年六月 三十日,應收貸款減值撥備總額 204,033,000港元(二零二一年: 175,747,000港元)已根據預期信 貸虧損評估計提撥備,當中額外 預期信貸虧損12,933,000港元(二 零二一年:預期信貸虧損撥回 8,824,000港元)已於截至二零 二二年六月三十日止年度之綜合 全面收益表確認。

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5. FINANCIAL RISK MANAGEMENT (Continued) (a) Financial risk management objectives and policies (Continued) 5. 財務風險管理(續) (a) 財務風險管理目標及政策(續)

Credit risk (Continued)

An analysis of changes in the gross amount and impairment allowances of loans receivable as at 30 June 2022 and 2021 is as follow:

信貸風險(續) 應收貸款總額及減值撥備於二零 二二年及二零二一年六月三十日 之變動分析如下:

		Stage 1 第1階段 HK\$'000 千港元	Stage 2 第2階段 HK\$'000 千港元	Stage 3 第3階段 HK\$'000 千港元	Total 總額 HK\$'000 千港元
At 30 June 2022	於二零二二年六月三十日				
Loans receivable Impairment allowances	應收貸款 減值撥備	Ę	784 (83)	213,554 (203,950)	214,338 (204,033)
Net amounts	淨額	_	701	9,604	10,305

Stage 1	Stage 2	Stage 3	Total
第1階段	第2階段	第3階段	總額
HK\$'000	HK\$'000	HK\$'000	HK\$'000
千港元			千港元

At 30 June 2021 於二零二一年六月三十日

Loans receivable	應收貸款		18,200	223,438	241,638
Impairment allowances	減值撥備		(2,801)	(172,946)	(175,747)
Net amounts	淨額	_	15,399	50,492	65,891

For the trade receivables, the Group carries out regular review on these balances and follow-up action on any overdue amounts to minimise exposures to credit risk. The Group measures the lifetime expected credit loss based on the outstanding balances and historical credit loss experience adjusted to reflect the Group's view of current and forecast economic conditions that may affect the ability of the debtors to settle receivables. The total impairment allowance amounted to HK\$126,000 (2021: HK\$1,296,000) had been provided under expected credit loss assessment by using simplified approach according to the ageing by due date disclose in note 21, reversal of expected credit loss of HK\$1,173,000 (2021: HK\$374,000) was recognised in the consolidated statement of comprehensive income for the year ended 30 June 2022.

就貿易應收賬項而言,本集團定 期檢討該等結餘及對任何逾期金 額採取跟進行動,以盡量降低信 貸風險。本集團根據未償還結餘 及過往信貸虧損經驗計量全期預 期信貸虧損,並作出調整以反映 本集團對可能影響債務人償付應 收款項能力之現行及預測經濟狀 況的看法。根據附註21所披露按 到期日劃分賬齡採用簡化方法之 預期信貸虧損評估,已計提減值 撥備總額126,000港元(二零二一 年:1,296,000港元),預期信貸 虧損撥回1,173,000港元(二零 二一年:374,000港元)已於截至 二零二二年六月三十日止年度之 综合全面收益表確認。

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5. FINANCIAL RISK MANAGEMENT (Continued)

- 5. 財務風險管理(續)
- (a) Financial risk management objectives and policies (Continued)
 Credit risk (Continued)
 The loss allowance as at 30 June 2022 and 2021
 was determined for trade receivables as follows;
- (a) 財務風險管理目標及政策(續)
 - 信貸風險(續)

於二零二二年及二零二一年六月 三十日就貿易應收賬項釐定之虧 損撥備如下:

		Expected credit loss rate — weighted average (%) 預虧損比 權 一 加 将 (%)	Gross carrying amount (after excluding credit- impaired balance) 總賬面值 (扣減值 結餘後) HK\$'000 千港元	Loss allowance 虧損撥備 HK\$′000 千港元	Net amount 淨額 HK\$′000 千港元
At 30 June 2022	於二零二二年六月三十日				
Not yet pass due Overdue within 90 days Overdue 91 to 180 days	尚未逾期 逾期90日內 逾期91日至180日	N/A不適用 N/A不適用 N/A不適用	7,404 79 14	-	7,404 79 14
Total	總額		7,497	-	7,497
			Gross		

		Expected credit loss rate — weighted average (%) 預損比如權 一 平均 (%)	carrying amount (after excluding credit- impaired balance) 總賬面值 信貸餘後) HK\$'000 千港元	Loss allowance 虧損撥備 HK\$'000 千港元	Net amount 凈額 HK\$'000 千港元	
At 30 June 2021	於二零二一年六月三十日					
Not yet pass due Overdue within 90 days	尚未逾期 逾期 90 日內	N/A不適用 N/A不適用	411 20	-	411 20	

Overdue within 90 days Overdue 91 to 180 days	向木創 <u>期</u> 逾期90日內 逾期91日至180日	N/A个週用 N/A不適用 N/A不適用	20 21	_ _ _	411 20 21
Total	總額		452	_	452

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

5. FINANCIAL RISK MANAGEMENT (Continued)

(a) Financial risk management objectives and policies (Continued) Credit risk (Continued)

For the other debts instruments, given the short term nature of these assets, the ECL had been provided under 12-month expected credit loss assessment. The total impairment allowance amounted to HK\$153,000 (2021: HK\$6,847,000) has been provided under expected credit loss assessment.

The Group has concentration risk on trade receivables and loans receivable.

At the end of reporting period, the Group has concentration of credit risk as HK\$6,559,000 (2021: HK\$84,000) and HK\$7,034,000 (2021: HK\$251,000) of total trade receivables after considering the impairment loss due from the Group's largest trade debtor and the five largest trade debtors respectively.

The Group also has concentration of credit risk as HK\$9,604,000 (2021: HK\$43,029,000) and HK\$10,305,000 (2021: HK\$65,891,000) of total loans receivable after considering the impairment loss due from the Group's largest borrower and the five largest borrowers respectively.

Interest rate risk

The Group's interest rate risk arises primarily from deposits in a financial institution, time deposit, bank balances and borrowings. The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's deposits in a financial institution, bank balance and borrowing with a floating interest rate. Management closely monitors cash flow interest rate risk and will consider hedging significant interest rate exposure should the need arise.

5. 財務風險管理(續)

(a) 財務風險管理目標及政策(續)

信貸風險(續)

就其他債務工具而言,由於該等 資產之短期性質,預期信貸虧損 根據12個月預期信貸虧損評估撥 備。減值撥備總額153,000港元 (二零二一年:6,847,000港元)已 根據預期信貸虧損評估計提撥備。

本集團之貿易應收賬項及應收貸款有集中風險。

於報告期末,本集團有集中信貸 風險,此乃由於考慮減值虧損 後,本集團最大貿易債務人及五 大貿易債務人分別結欠貿易應收 賬項總額6,559,000港元(二零 二一年:84,000港元)及7,034,000 港元(二零二一年:251,000港 元)。

本集團亦有集中信貸風險,此乃 由於考慮減值虧損後,本集團最 大借貸人及五大借貸人分別結欠 應收貸款總額9,604,000港元(二 零二一年:43,029,000港元)及 10,305,000港元(二零二一年: 65,891,000港元)。

利率風險

本集團之利率風險主要源自於金 融機構之存款、定期存款、銀行 結餘及借貸。本集團所承擔市場 利率變動風險主要與本集團於金 融機構之存款、浮息銀行結除及 借貸有關。管理層密切監察現金 流量利率風險,並將於有需要時 考慮對沖重大利率風險。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

5. FINANCIAL RISK MANAGEMENT (Continued)

(a) Financial risk management objectives and policies (Continued) Interest rate risk (Continued)

As at 30 June 2022, it is estimated that a general increase/(decrease) of 100 basis points in interest rates, with all other variables held constant, would (decrease)/increase the Group's loss for the year and the accumulated losses by approximately HK\$482,000 (2021: HK\$2,316,000) respectively.

The sensitivity analysis above was determined assuming that the change in interest rates had occurred at the reporting date and had been applied to the exposure to interest rate risk for both derivative and non-derivative financial instruments in existence at that date. The 100 basis points increase or decrease represents management's assessment of a reasonably possible change in interest rates over the period until the next annual reporting date. The analysis was performed on the same basis for 2021.

Liquidity risk

Individual operating entities within the Group are responsible for their own cash management, including raising of loans to cover expected cash demands, subject to approval by the Company's board when the borrowings exceed certain predetermined levels of authority. The Group's policy is to regularly monitor its liquidity requirements and its compliance with lending covenants, to ensure that it maintains sufficient reserves of cash and adequate committed lines of funding from major financial institutions to meet its liquidity requirements in the short and longer term.

5. 財務風險管理(續)

(a) 財務風險管理目標及政策(續)

利率風險(續)

於二零二二年六月三十日,倘利 率整體上升/(下跌)100個基點, 而所有其他可變因素維持不變, 估計本集團之年內虧損及累計虧 損將分別(減少)/增加約482,000 港元(二零二一年:2,316,000港 元)。

上述敏感度分析乃假設利率於報告日期發生變動,且已計入於當日存在之衍生及非衍生金融工具利率風險後作出。增加或減少 100個基點為管理層對截至下一個年度報告日期止期間利率可能出現之合理變動所作評估。有關分析乃按與二零二一年相同之基準進行。

流動資金風險

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

5. FINANCIAL RISK MANAGEMENT (Continued)

(a) Financial risk management objectives and policies (Continued) Liquidity risk (Continued)

The following table details the remaining contractual maturities at the end of reporting period of the Group's non-derivative financial liabilities, which are based on contractual undiscounted cash flows (including interest payments computed using contractual rates, or if floating, based on rates current at the end of reporting period) and the earliest date the Group can be required to pay.

- 5. 財務風險管理(續)
 - (a) 財務風險管理目標及政策(續)

流動資金風險(續)

下表載列本集團非衍生金融負債 於報告期末之餘下合約到期日詳 情,乃按照已訂約未貼現現金流 量(包括採用已訂約利率或(如為 浮動利率)於報告期末之現行利 率計算之利息支出)及本集團可 能須付款之最早日期計算。

		Carrying amount 賬面值 HK\$′000 千港元	Total contractual undiscounted cash flow 已訂約未貼現 現金流量總額 HK\$'000 千港元	Within 1 year or on demand 一年內或 按要求 HK\$'000 千港元
2022	二零二二年			
Borrowings Trade payables, other	借貸 貿易應付賬項、其他	54,550	54,782	54,782
payables and accruals Lease liabilities	度	6,232 348	6,232 348	6,232 348
		61,130	61,362	61,362
2021	二零二一年			
Borrowings Trade payables, other	借貸 貿易應付賬項、其他	128,549	129,018	129,018
payables and accruals Lease liabilities	度勿感的感嘆。 應付款項及應計費用 租賃負債	7,909 318	7,909 322	7,909 322
		136,776	137,249	137,249

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

5. FINANCIAL RISK MANAGEMENT (Continued)

(b) Fair values

The fair values of the Group's financial assets is determined as follows:

- The fair value of investments in unlisted private funds as at 30 June 2022 and 2021 is determined by the Directors of the Company with reference to the valuation statements provided by the fund administrator, in which the fair value disclosed in the valuation statements are indirectly determined by the sum of underlying investments with quoted price
- The fair value of compensation from profit guarantee is determined by the Directors of the Company with reference to the actual financial result of Delta Prestige Holdings Limited and its subsidiaries (the "Delta Prestige Group") for the year ended 30 June 2016
- The fair value of listed securities is determined by reference to their quoted market prices at the reporting date

HKFRS 7 requires disclosure for financial instruments that are measured at fair value by level of the following fair value measurement hierarchy:

- Level 1 Quoted price (unadjusted) in active markets for identical assets or liabilities.
- Level 2 Inputs other than quoted price included within Level 1 that are observable for the assets or liabilities, either directly or indirectly.
- Level 3 Inputs for the asset or liability that are not based on observable market data.

5. 財務風險管理(續)

- (b) 公平值 本集團金融資產之公平值釐定如 下:
 - 於二零二二年及二零二一年 六月三十日之非上市私人基 金投資之公平值乃由本公司 董事經參考於基金管理人所 提供估值報告釐定,而估值 報告中披露之公平值乃按相 關投資金額及報價間接釐定
 - 溢利保證補償之公平值乃由 本公司董事經參考德泰匯信 控股有限公司及其附屬公司 (「德泰匯信集團」)截至二零 一六年六月三十日止年度之 實際財務業績釐定
 - 上市證券之公平值乃參考其 於報告日期之市場報價釐定

香港財務報告準則第7號規定, 須按以下公平值計量等級分級披 露按公平值計量之金融工具:

- 第1級 相同資產或負債於 活躍市場之報價(未 經調整)。
- 第2級 除第1級包括之報價 外,可直接或間接 觀察之資產或負債 輸入數據。
- 第3級 並非根據可觀察市 場數據計算之資產 或負債輸入數據。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

5. FINANCIAL RISK MANAGEMENT

5. 財務風險管理(續)

(Continued)

(b) Fair values (Continued)

(b) 公平值(續)

		Level 1 第1級 HK\$′000 千港元	Level 2 第2級 HK\$′000 千港元	Level 3 第3級 HK\$′000 千港元	Total 總值 HK\$'000 千港元
At 30 June 2022	於二零二二年六月三十日				
Assets Investments in listed securities Investments in unlisted	資產 上市證券投資 非上市私人基金投資	205,260	-	-	205,260
private funds		-	75,791	-	75,791
		205,260	75,791	-	281,051
		Level 1 第1級	Level 2 第2級	Level 3 第3級	Total 總值
		另「叔 HK\$'000	第2款 HK\$'000	先3級 HK\$'000	総直 HK\$'000
		千港元	千港元	千港元	千港元
At 30 June 2021	於二零二一年六月三十日				
Assets	資產				
Compensation from	溢利保證補償				
profit guarantee	北丁大利丁井人和次	-	-	7,500	7,500
Investments in unlisted private funds	非上市私人基金投資	_	59,805	_	59,805
		-	59,805	7,500	67,305
The methods and valuatio				1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	

the purpose of measuring fair value are unchanged compared to the previous reporting periods. There were no significant transfers of financial assets and liabilities between Level 1, Level 2 and Level 3 fair value hierarchy classifications. 計量公平值所用方法及估值技術 與過往報告期間相同。第1級、 第2級與第3級公平值層級分類之 間並無金融資產及負債之重大轉 撥。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

5. FINANCIAL RISK MANAGEMENT (Continued)

(b) Fair values (Continued)

The fair value of compensation from profit guarantee is a Level 3 recurring fair value measurement. A reconciliation of the opening and closing fair value balances are provided as below:

5. 財務風險管理(續)

(b) 公平值(續) 溢利保證補償之公平值屬第3級 經常性公平值計量。下文載列期 初及期終公平值結餘對賬:

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Opening balance (Level 3 recurring fair value) Repayment during the year	期初結餘 (第3級經常性公平值) 年內償還	7,500 (7,500)	10,000 (2,500)
Closing balance (Level 3 recurring fair value)	期終結餘 (第3級經常性公平值)	_	7,500

One of the key significant unobservable inputs to determine the fair value of compensation from profit guarantee is the actual financial result of Delta Prestige Group for the year ended 30 June 2016.

釐定溢利保證補償之公平值之其 中一項主要重大不可觀察輸入數 據為德泰匯信集團截至二零一六 年六月三十日止年度之實際財務 業績。

A better actual financial result of Delta Prestige Group for the year ended 30 June 2016 would result in a decrease in the fair value of compensation from profit guarantee, and vice versa.

德泰匯信集團截至二零一六年六 月三十日止年度之實際財務業績 轉好將令溢利保證補償之公平值 有所減少,反之亦然。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

6. REVENUE AND SEGMENT REPORTING 6. 收益及分類報告

Revenue represents the amounts received and receivable for goods sold to outside customers, net of returns and discounts and sales related taxes, income from hotel operations, interest income from loans receivable and dividend income from investments in listed securities during the year. 收益乃指年內經扣除退貨及折扣以及 與銷售有關之税項後向外來客戶出售 商品之已收及應收款項、酒店營運之 收入、應收貸款之利息收入及上市證 券投資之股息收入。

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Continuing operations:	持續經營業務:		
Service income: Hotel hospitality business	服務收入: 酒店款待業務	15,875	18,756
Interest income: Money lending services	利息收入: 借貸服務	2,472	4,943
Trading income: Liquor and wine	貿易收入: 酒類產品	18,898	393
Dividend income: Investments in listed securities	股息收入: 上市證券投資	3,807	
		41,052	24,092

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

6. **REVENUE AND SEGMENT REPORTING** (Continued)

Segment reporting

(a) Reportable segments

The Group determines its operating segments based on the reports reviewed by the chief operating decision-maker that are used to make strategic decisions. The chief operating decisionmaker has been identified as the Company's executive directors.

During the year ended 30 June 2022, the chief operating decision-maker has decided to rename the segment of "investments in funds" to "investments in listed securities and funds" to reflect the current business activities in such segment.

During the year ended 30 June 2021, the Group had completed the disposal of the new energy business. In accordance with HKFRS 5, the segment of new energy business for the year ended 30 June 2021 were presented as discontinued operations in the Group's consolidated financial statements.

The Group currently has four reportable segments. The segments are managed separately as each business offers different products and services and requires different business strategies as follows:

- (i) hotel hospitality business;
- (ii) provision of money lending services;
- (iii) trading and distribution of liquor and wine; and
- (iv) investments in listed securities and funds.

There were no inter-segment transactions between different operating segments for the year (2021: Nil). Central revenue and expenses are not allocated to the operating segments as they are not included in the measure of the segments' results that is used by the chief operating decision-maker for assessment of segment performance.

6. 收益及分類報告(續)

分類報告

(a) 可報告分類 本集團根據主要營運決策者審閱 用於策略決策之報告釐定經營分 類。主要營運決策者已確定為本 公司執行董事。

> 截至二零二二年六月三十日止年 度,主要營運決策者已決定將「基 金投資」分類的名稱更改為「上市 證券及基金投資」,以反映該分類 現時的業務活動。

> 截至二零二一年六月三十日止年 度,本集團已完成出售新能源業 務。根據香港財務報告準則第5 號,截至二零二一年六月三十日 止年度,新能源業務分類於本集 團之綜合財務報表中呈列為已終 止經營業務。

> 本集團現時有四個可報告分類。 由於各業務提供不同產品及服 務,所需業務策略迥異,故本集 團個別管理該等分類。該等分類 如下:

- (i) 酒店款待業務;
- (ii) 提供借貸服務;
- (iii) 酒類產品買賣及分銷;及
- (iv) 上市證券及基金投資。

不同經營分類於年內並無分類間 交易(二零二一年:無)。由於中 央收益及開支並無計入主要營運 決策者用作評估分類表現之分類 業績計量,故有關收益及開支並 無分配至經營分類。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

The following is an analysis of the Group's revenue

6. REVENUE AND SEGMENT REPORTING 6. 收益及分類報告(續) (Continued)

Segment reporting (Continued) (b) Segment revenue and results

分類報告(續)

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(b) 分類收益及業績 按可報告分類劃分本集團之收益 及業績分析如下:

截至二零二二年六月三十日止年

For the year ended 30 June 2022

and results by reportable segments:

		Hotel hospitality business 酒店款待 業務 HK\$'000 千港元	Money lending services 借貸服務 HK\$'000 千港元	Liquor and wine 酒類產品 HK\$'000 千港元	Investments in listed securities and funds 上市證券及 基金投資 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Segment revenue	分類收益	15,875	2,472	18,898	3,807	41,052
Segment loss	分類虧損	(9,136)	(10,888)	(26,862)	(66,142)	(113,028)
Unallocated corporate income and gains	未分配公司收入及收益					3,487
Unallocated corporate expenses (Note)	未分配公司開支(附註)					(26,139)
Finance costs	融資成本					(1,773)
Share of loss of associates Net deficit on revaluation of investment properties	分佔聯營公司虧損 投資物業重估虧絀淨額					(252) (600)
Loss before income tax from continuing operations	持續經營業務之 所得税前虧損					(138,305)

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

6. REVENUE AND SEGMENT REPORTING 6. 收益及分類報告(續) (Continued)

Segment reporting (Continued)

(b) Segment revenue and results (*Continued*) For the year ended 30 June 2021

度

(b) 分類收益及業績(續) 截至二零二一年六月三十日止年

		Hotel hospitality business 酒店款待	Money lending services	Liquor and wine	Investments in funds	Total
		業務 HK\$'000 千港元	借貸服務 HK\$'000 千港元	酒類產品 HK\$'000 千港元	基金投資 HK\$'000 千港元	總計 HK\$'000 千港元
Segment revenue	分類收益	18,756	4,943	393	-	24,092
Segment (loss)/profit	分類(虧損)/溢利	(22,569)	13,338	(807)	408	(9,630
Jnallocated corporate income and gains	未分配公司收入及收益					3,339
Jnallocated corporate expenses (Note)	未分配公司開支(附註)					(29,820
inance costs	融資成本					(2,204
hare of loss of associates mpairment loss on interests	分佔聯營公司虧損 於聯營公司之權益減值虧損					(5,619
in associates						(3,883
Net gain on revaluation of investment properties	投資物業重估收益淨額					200
oss before income tax from continuing operations	持續經營業務之 所得税前虧損					(47,617

Note: Unallocated corporate expenses mainly included staff salaries, directors' remuneration and consultancy fees for the years ended 30 June 2022 and 2021.

附註:截至二零二二年及二零二一年六月 三十日止年度,未分配公司開支主 要包括員工薪金、董事酬金及顧問 費用。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

6. REVENUE AND SEGMENT REPORTING 6. 收益及分類報告(續) (Continued)

Segment reporting (Continued)

分類報告(續)

- (c) Segment assets and liabilities The following is an analysis of the Group's assets and liabilities by reportable segments:
- (C) 分類資產及負債 按可報告分類劃分本集團之資產 及負債分析如下:

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Segment assets	分類資產		
Continuing operations	持續經營業務		
Hotel hospitality business Money lending services Liquor and wine Investments in listed securities	酒店款待業務 借貸服務 酒類產品 上市證券及基金投資	303,063 11,337 19,032	378,820 66,544 71,817
and funds		283,002	122,935
Total segment assets	分類資產總值	616,434	640,116
Interests in associates Investment properties Deposits in a financial institution	於聯營公司之權益 投資物業 於金融機構之存款	3,235 19,000 20,599	3,487 19,600 318,384
Unallocated bank balances and cash	未分配銀行結餘及現金	55,847	9,485
Unallocated corporate assets (Note)	未分配公司資產(附註)	3,733	9,382
Consolidated total assets	綜合資產總值	718,848	1,000,454

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

6. REVENUE AND SEGMENT REPORTING 6. 收益及分類報告(續) (Continued)

Segment reporting (Continued)

(c) Segment assets and liabilities (Continued)

分類報告(續) (c) 分類資產及負債(續)

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Segment liabilities	分類負債		
Continuing operations	持續經營業務		
Hotel hospitality business Money lending services Liquor and wine Investments in listed securities	酒店款待業務 借貸服務 酒類產品 上市證券及基金投資	45,379 149 2,489	122,027 246 2,468
and funds	工中區分次至並及其	8	113
Total segment liabilities	分類負債總額	48,025	124,854
Tax payable Deferred tax liabilities Unallocated corporate liabilities	應付税項 遞延税項負債 未分配公司負債	2,545 42,949 15,756	2,845 55,266 14,580
Consolidated total liabilities	綜合負債總額	109,275	197,545

Note: Unallocated corporate assets mainly comprised of compensation from profit guarantee for the year ended 30 June 2021.

附註:未分配公司資產主要包括截至二零 二一年六月三十日止年度之溢利保 證補償。
For the year ended 30 June 2022 截至二零二二年六月三十日止年度

6. REVENUE AND SEGMENT REPORTING 6. 收益及分類報告(續) (Continued)

Segment reporting (Continued)

分類報告(續) (d) 其他分類資料

(d) Other segment information

For the year ended 30 June 2022

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	截至二零二二年六月三十	日止年
	度	

		Hotel hospitality business 酒店款待	Money lending services	Liquor and wine	Investments in listed securities and funds 上市證券及	Unallocated	Total
		////////////////////////////////////	借貸服務 HK\$ [′] 000 千港元	酒類產品 HK\$′000 千港元	基金投資 基金投資 HK\$'000 千港元	未分配 HK\$′ 000 千港元	總計 HK\$′000 千港元
Amounts included in the measure of segment profit or loss or segment assets:	計入分類溢利或虧損或 分類資產計量之金額:						
Additions to non-current assets	添置非流動資產	673	-	-	-	63	736
Depreciation of property,	物業、廠房及設備折舊						
plant and equipment		(4,684)	(327)	-	-	(145)	(5,156)
Impairment loss on property,	物業、廠房及設備						
plant and equipment	減值虧損	(7,641)	(432)	-			(8,073)
Reversal impairment losses on other receivables and deposits	其他應收款項及 按金減值虧損撥回				3,580	3.044	6,624
Reversal of impairment losses on	按並, 個面俱撥回 貿易應收賬項減值		_		3,300	3,044	0,024
trade receivables	重新最快速 「「「」」 「」」 「」」 「」」 「」」 「」」 「」」 「」」 「」」		_	1,173			1,173
Impairment losses on loans receivable			(12,933)	-	-	-	(12,933)
Interest income from banks and	銀行及金融機構						
a financial institution	利息收入	-	-	15	-	187	202
Deficit on revaluation of	投資物業重估虧絀						
investment properties			-			(600)	(600)
Net loss on fair value of financial assets at fair value.	按公平值計入損益之 金融資產公平值						
through profit or loss	金融貢産公半値 虧損淨額				(70,193)		(70,193)
through profit or 1055	/町1只/ 〒 1只				(70,173)		(70,173)
Amounts regularly provided to the chief operating decision- maker but not included in the measure of segment profit or loss:	定期向主要營運決策者 提供但並無計入分類 溢利或虧損計量之金額:						
Finance costs	融資成本	(662)	(31)	_	_	(1,080)	(1,773)

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

6. REVENUE AND SEGMENT REPORTING 6. 收益及分類報告(續) (Continued)

Segment reporting (Continued)

(d) Other segment information (Continued)

For the year ended 30 June 2021

分類報告(續)

(d) 其他分類資料(續) 截至二零二一年六月三十日止年 度

		Hotel hospitality business 酒店款待	Money lending services	Liquor and wine	Investments in funds	Unallocated	Total
		業務 HK\$'000 千港元	借貸服務 HK\$'000 千港元	酒類產品 HK\$′000 千港元	基金投資 HK\$'000 千港元	未分配 HK\$′000 千港元	總計 HK\$'000 千港元
Amounts included in the measure of segment profit or loss or segment assets:	計入分類溢利或虧損或 分類資產計量之金額:						
Additions to non-current assets Depreciation of property,	添置非流動資產 物業、廠房及設備折舊	1,330	-	-	-	3,554	4,884
plant and equipment Impairment loss on property,	物業、廠房及設備	(6,175)	(2,067)	-	(4)	_	(8,246)
plant and equipment Impairment losses on other	減值虧損 其他應收款項及	(13,605)	(2,016)	(7)	-	-	(15,628)
receivables and deposits Reversal of impairment losses	按金減值虧損 貿易應收賬項減值	-	-	-	(1,839)	(89)	(1,928)
on trade receivables Reversal of impairment losses	虧損撥回 應收貸款減值虧損撥回	-	-	374	-	-	374
on loans receivable Interest income from banks	銀行及金融機構	-	8,824	-	-	-	8,824
and a financial institution Surplus on revaluation of	利息收入 投資物業重估盈餘	-	-	18	-	1,818	1,836
investment properties Change in fair value of financial assets at fair	按公平值計入損益之 金融資產公平值變動	-	-	-	-	200	200
value through profit or loss		-	-	-	1,036	-	1,036
Amounts regularly provided to the chief operating decision-maker but not included in the measure of segment profit or loss:	定期向主要營遲決策者 提供但並無計入分類 溢利或虧損計量之金額:						
Finance costs	融資成本	(1,030)	(10)	-	-	(1,164)	(2,204)

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

REVENUE AND SEGMENT REPORTING 6. 收益及分類報告(續) 6. (Continued)

Segment reporting (Continued)

(e) Geographic information

The Group's operations are mainly located in Hong Kong (place of domicile), the PRC and Japan.

The Group's revenue from external customers and information about its non-current assets (other than financial assets) by geographical markets are detailed as below:

分類報告(續)

(e) 地區資料

本集團之營運地點主要位於香港 (原駐地點)、中國及日本。

本集團按地區市場劃分來自外界 客戶之收益及有關其非流動資產 (金融資產除外)之資料詳情如下:

		external o (including) and disc opera 來自外界署 (包括持續	Revenue from external customers (including continuing and discontinued operations) Non-current asso 來自外界客戶之收益 (包括持續經營及 已終止經營業務) 非流動資產		
		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元	2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Hong Kong The PRC Japan	香港 中國 日本	6,279 18,898 15,875	4,943 772 18,756	22,235 _ 299,001	24,543 _ 375,756
		41,052	24,471	321,236	400,299

The geographical location of customers is based on the location at which the goods and services are delivered. The geographical location of other non-current assets is based on the physical location of the assets.

Major customers (f)

For the year ended 30 June 2022, revenue from one customer of wine and liquid segment amounted to HK\$18,814,000 contributed over 10% of total sales of the Group.

There is no significant revenue that is more than 10% of the Group's revenue derived from specific external customers for the year ended 30 June 2021.

客戶之地理位置乃按交付貨品及 服務所在位置而定。其他非流動 資產之地理位置乃按資產之實際 位置而定。

主要客戶 (f) 截至二零二二年六月三十日止年 度,來自一名酒類產品分類客戶 之收益為18.814.000港元,佔本 集團總銷售超過10%。

> 截至二零二一年六月三十日止年 度, 並無任何重大收益超過本集 围來自特定外界客戶之收益之 10% •

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

7. DISCONTINUED OPERATIONS

During the year ended 30 June 2021, the Group has completed disposing the business of development, manufacture and distribution of a vegetable fuel additive ("New Energy Business") to an independent third party.

New Energy Business represented the separate line of major business and is classified as discontinued operations for the year ended 30 June 2021.

The results and cash flows of the New Energy Business for the year ended 30 June 2021 is as follows:

7. 已終止經營業務

截至二零二一年六月三十日止年度, 本集團已完成向獨立第三方出售開發、 生產及分銷植物燃料添加劑之業務(「新 能源業務」)。

截至二零二一年六月三十日止年度, 新能源業務與主要業務分開呈列,並 分類為已終止經營業務。

新能源業務截至二零二一年六月三十 日止年度之業績及現金流量如下:

		2021 二零二一年 HK\$′000 千港元
Revenue	收益	379
Cost of sales	銷售成本	(298)
Other income and gains	其他收入及收益	111
Selling and distributing expenses	銷售及分銷開支	(394)
General and administrative expenses	一般及行政開支	(3,949)
Impairment loss on other receivables	其他應收款項及按金減值虧損	
and deposits		(9)
		(4.4(0))
Loss before income tax	所得税前虧損 所得税開支	(4,160)
Income tax expense	川侍枕囲又	
Loss after income tax from	已終止經營業務之	
discontinued operations	所得税後虧損	(4,160)
Gain on disposal of subsidiaries (note 35)	出售附屬公司之收益(附註35)	9,039
Profit for the year from discontinued operations	已終止經營業務之年內溢利	4,879
Cash flows from discontinued operations:	已終止經營業務的現金流量:	(70
Operating cash inflows	經營現金流入	679
Investing cash outflows	投資現金流出	(4,390)
Financing cash inflows	融資現金流入	1,298
Total cash flows	現金流量總額	(2,413)

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

8. OTHER INCOME AND GAINS

8. 其他收入及收益

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Continuing operations	持續經營業務		
Interest income from banks and	銀行及金融機構利息收入		
a financial institution		202	1,836
Additional compensation in relation to	有關溢利保證的額外補償		170
profit guarantee		-	170 948
Government subsidies (note) Gain on deregistration of subsidiary	政府補貼(附註) 註銷附屬公司之收益	1,011 550	948
Rental income	社 朝 的 屬 ム 印 之 收 盈 租 金 收 入	510	510
Gain on lease modification	租賃修改收益	101	22
Other sundry income	其他雜項收入	1,113	1,065
		3,487	4,551

Note: The government subsidies represented a subsidy under Employment Support Scheme launched by the Government of the Hong Kong Special Administrative Region and subsidy received under "Employment Adjustment Subsidy" and "Spread Prevention Co-operation Support Fund" from Japan Government. There are no unfulfilled conditions and other contingencies attached to the receipts of those subsidies. 附註:政府補貼指香港特別行政區政府推出保就 業計劃項下之補貼以及日本政府「就業調 整補貼」及「感染擴大防止協力金」項下收 取之補貼。收取該等補貼並無附帶尚未達 成條件及其他或然事項。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

9. LOSS BEFORE INCOME TAX

9. 所得稅前虧損

Loss before income tax is arrived at after charging/ (crediting):

所得税前虧損乃經扣除/(計入)下列 各項:

		2022 二零二二年	2021 二零二一年
		— ⊚ ——+ HK\$′000	—
		千港元	千港元
Continuing operations	持續經營業務		
Auditor's remuneration	核數師酬金	1,750	1,900
Depreciation expenses in respect of:	有關下列各項之折舊開支:	.,	.,
Öwned assets	自有資產	4,829	7,139
Right-of-use assets	使用權資產	327	1,107
Loss on disposal of property, plant	出售物業、廠房及設備		
and equipment	之虧損	268	-
Cost of inventories recognised as	確認為開支之存貨成本		
expense		58,115	13,174
 Provision for inventories 	一存貨撥備	9,396	-
Impairment loss/(reversal of impairment			
loss) of loans receivable (note 22)	(減值虧損撥回)(附註22)	12,933	(8,824)
(Reversal of impairment loss)/	其他應收款項及按金		
impairment loss on other	(減值虧損撥回)/		
receivables and deposits (note 21)	減值虧損(附註21)	(6,624)	1,928
Impairment loss on property, plant	物業、廠房及設備	0.070	45 (00
and equipment (note 16)	減值虧損(附註16)	8,073	15,628
Employee benefit expense	僱員福利開支 (包括蒂東副会))		
(including directors' remuneration): Wages and salaries	(包括董事酬金): 工資及薪金	5,197	8,834
Contributions to retirement benefit	上員	5, 197	0,034
schemes	赵怀宙们前副庆秋	109	475
Short term lease expenses	短期租賃開支	303	251
Exchange losses, net	匯兑虧損淨額	4	646
Reversal of impairment loss on	貿易應收賬項減值虧損		010
trade receivables (note 21)	撥回(附註21)	(1,173)	(374)
Written off of property, plant	撇銷物業、廠房及設備		(')
and equipment		-	236
Loss on derecognition of associates	終止確認聯營公司之虧損	-	678

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

10. DIRECTORS' EMOLUMENTS

Year ended 30 June 2022

10. 董事酬金

Particulars of the remuneration of the directors for the year were as follows:

截至二零二二年六月三十日止年度

以下為年內董事之酬余資料:

			Contributions to retirement benefit	
		Fees	schemes 油 生 河 利	Total
		袍金 HK\$′000 千港元	退休福利 計劃供款 HK\$′000 千港元	總計 HK\$′000 千港元
Executive directors	執行董事			
Mr. Cheng Chi Kin (note i)	鄭子堅先生(附註i)	425	16	441
Mr. Liu Shihao (note ii)	劉始豪先生(附註ii)	184	7	191
Mr. Wong Siu Keung Joe (note iii)	黃兆強先生(附註iii)	195	5	200
Mr. Charlie Lu (note iv)	呂長勝先生(附註iv)	-	-	-
Mr. Chan Wai Ki (note v)	陳偉祺先生(附註v)	28	1	29
Mr. Eric Todd (note vi)	達振標先生(附註vi)	80	3	83
Mr. Yiu To Wa (note vii)	姚道華先生(附註vii)	50	1	51
Independent non-executive directors	獨立非執行董事			
Mr. Chiu Wai On	招偉安先生	135	-	135
Mr. Man Kwok Leung	萬國樑先生	135	-	135
Mr. Sheung Kwong Cho (note viii)	商光祖先生(附註viii)	135	-	135
Total	總計	1,367	33	1,400

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

10. DIRECTORS' EMOLUMENTS (Continued)

10. 董事酬金(續)

Year ended 30 June 2021

截至二零二一年六月三十日止年度

		Fees 袍金 HK\$'000	to retirement benefit schemes 退休福利 計劃供款 HK\$'000	Total 總計 HK\$'000
		千港元	千港元	千港元
Executive directors	執行董事			
Mr. Wong Hin Shek (note ix)	王顯碩先生(附註ix)	1,763	16	1,779
Mr. Chan Wai Ki (note v)	陳偉祺先生(附註v)	500	18	518
Mr. Eric Todd (note vi)	達振標先生(附註vi)	500	18	518
Mr. Yiu To Wa (note vii)	姚道華先生(附註vii)	80	1	81
Independent non-executive directors	獨立非執行董事			
Mr. Chiu Wai On	招偉安先生	120	-	120
Mr. Man Kwok Leung	萬國樑先生	120	—	120
Dr. Wong Yun Kuen (note x)	黃潤權博士(附註x)	15	-	15
Mr. Sheung Kwong Cho (note viii)	商光祖先生(附註viii)	53	_	53
Total	總計	3,151	53	3,204

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

10. DIRECTORS' EMOLUMENTS (Continued)

Notes:

- Mr. Cheng Chi Kin was appointed as executive director with effect from 24 August 2021.
- Mr. Liu Shihao has been appointed as an executive director with effect from 12 August 2021 and resigned as executive director with effect from 25 March 2022.
- (iii) Mr. Wong Siu Keung Joe was appointed as executive director with effect from 25 March 2022.
- (iv) Mr. Charlie Lu was appointed as executive director the Chairman of the Board with effect from 16 August 2021 and resigned as executive director with effect from 26 November 2021.
- (v) Mr. Chan Wai Ki resigned as executive director with effect from 22 July 2021.
- (vi) Mr. Eric Todd was appointed as executive director with effect from 24 March 2020 and resigned with effect from 1 September 2021.
- (vii) Mr. Yiu To Wa was appointed as executive director with effect from 27 May 2021 and resigned with effect from 22 July 2021.
- (viii) Mr. Sheung Kwong Cho was appointed as independent nonexecutive director with effect from 18 May 2021.
- (ix) Mr. Wong Hin Shek resigned as executive director with effect from 27 May 2021.
- (x) Dr. Wong Yun Kuen resigned as independent non-executive director with effect from 23 December 2020.

10. 董事酬金(續)

附註:

- (i) 鄭子堅先生已獲委任為執行董事,自二零 二一年八月二十四日起生效。
- (ii) 劉始豪先生已獲委任為執行董事,自二零
 二一年八月十二日起生效,並已辭任執行
 董事,自二零二二年三月二十五日起生效。
- (iii) 黃兆強先生已獲委任為執行董事,自二零二二年三月二十五日起生效。
- (iv) 呂長勝先生已獲委任為執行董事兼董事會 主席,自二零二一年八月十六日起生效, 並已辭任執行董事,自二零二一年十一月 二十六日起生效。
- (V) 陳偉祺先生已辭任執行董事,自二零二一年七月二十二日起生效。
- (vi) 達振標先生已獲委任為執行董事,自二零 二零年三月二十四日起生效,並已辭任, 自二零二一年九月一日起生效。
- (vii) 姚道華先生已獲委任為執行董事,自二零 二一年五月二十七日起生效,並已辭任, 自二零二一年七月二十二日起生效。
- (viii) 商光祖先生已獲委任為獨立非執行董事, 自二零二一年五月十八日起生效。
- (ix) 王顯碩先生已辭任執行董事,自二零二一 年五月二十七日起生效。
- (X) 黃潤權博士已辭任獨立非執行董事,自二 零二零年十二月二十三日起生效。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

10. DIRECTORS' EMOLUMENTS (Continued)

Mr. Charlie Lu waived the director fee for the service period from 16 August 2021 to 25 November 2021. Except for this, there was no other arrangement under which a director waived or agreed to waive any remuneration for the years ended 30 June 2022 and 2021.

Disclosures required by Section 383 of the Companies Ordinance (Cap. 622), Companies (Disclosure of information about benefits of directors) regulation (Cap. 622G) and Listing Rules:

- (a) The executive directors' remuneration shown above was mainly for their services in connection with the management of the affairs of the Company and the Group during the years ended 30 June 2022 and 2021.
- (b) The non-executive and independent non-executive directors' remuneration shown above were mainly for their services as directors of the Company and the Group during the years ended 30 June 2022 and 2021.
- (c) None of the directors received or will receive any termination benefits during the years ended 30 June 2022 and 2021.
- (d) During the years ended 30 June 2022 and 2021, there were no loans, quasi-loans and other dealing arrangements in favour of the directors, or controlled body corporates and connected entities of such directors.
- (e) No significant transactions, arrangements and contracts in relation to the Company's business to which the Company was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year (2021: Nil).

10. 董事酬金(續)

呂長勝先生已放棄二零二一年八月 十六日至二零二一年十一月二十五日 的服務期間之董事酬金。除此之外, 董事並無於截至二零二二年及二零 二一年六月三十日止年度作出任何其 他安排放棄或同意放棄任何酬金。

根據公司條例(第622章)第383條、公司(披露董事利益資料)規例(第622G 章)及上市規則規定而披露之資料:

- (a) 上文所示執行董事之薪酬主要涉及於截至二零二二年及二零二一年六月三十日止年度就本公司及本集團事務管理提供之服務。
- (b) 上文所示非執行及獨立非執行董事之薪酬主要涉及於截至二零二二年及二零二一年六月三十日止年度作為本公司及本集團董事提供之服務。
- (c) 概無董事於截至二零二二年及二 零二一年六月三十日止年度已收 取或將收取任何終止服務福利。
- (d) 截至二零二二年及二零二一年六 月三十日止年度,概無向董事或 受有關董事控制之法團公司及與 有關董事有關連之實體作出貸 款、類似貸款及惠及該等董事或 受控制法團公司及關連實體之其 他交易安排。
- (e) 於年終或年內任何時間,概無存續由本公司訂立任何對本公司業務而言屬重大且本公司董事於其中擁有直接或間接重大權益之交易、安排及合約(二零二一年:無)。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

11. FIVE HIGHEST PAID INDIVIDUALS 11. 五 AND RETIREMENT BENEFIT SCHEMES 劃

The five highest paid individuals of the Group include one (2021: three) executive directors of the Company, details of whose remuneration are included above. The emoluments of the remaining three (2021: two) individuals for the year ended 30 June 2022 were as follows:

11. 五名最高薪人士及退休福利計 割

本集團五名最高薪人士中,其中一名 (二零二一年:三名)為本公司執行董 事,彼等之酬金詳情載於上文。餘下 三名(二零二一年:兩名)人士於截至 二零二二年六月三十日止年度之酬金 如下:

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Wages and salaries Contributions to retirement	工資及薪金 退休福利計劃供款	2,439	1,178
benefit schemes	巡സ個 们計	32	34
		2,471	1,212

Their emoluments fell within the following bands:

此等人士之酬金介乎以下組別:

		Number of i 人 [§]	
		2022 二零二二年	2021 二零二一年
HK\$0–HK\$500,000 HK\$500,001–HK\$1,000,000	0港元至500,000港元 500,001港元至1,000,000港元	1 3	1 1

No share options were granted to non-director, highest paid individuals in respect of their services to the Group for the years ended 30 June 2022 and 2021.

There were no arrangement under which the above non-director, highest paid individuals waived or agreed to waive any remuneration for the years ended 30 June 2022 and 2021. No compensation for loss of office has been paid by the Group for any individual for the year ended 30 June 2022 and 2021. 截至二零二二年及二零二一年六月 三十日止年度概無非董事最高薪人士 就向本集團提供之服務獲授任何購股 權。

截至二零二二年及二零二一年六月 三十日止年度,上述非董事最高薪人 士概無根據任何安排豁免或同意豁免 任何酬金。截至二零二二年及二零 二一年六月三十日止年度,本集團並 無向任何人士支付離職補償。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

12. FINANCE COSTS

12.	融資	
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		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Continuing operations Interest on bank loans Interest on other loans Interest on lease liabilities	持續經營業務 銀行貸款利息 其他貸款利息 租賃負債利息	662 1,080 31	1,030 1,080 94
	3	1,773	2,204

13. INCOME TAX CREDIT

Hong Kong profits tax was provided at the rate of 16.5% on the estimated assessable profit arising in Hong Kong for both years ended 30 June 2022 and 2021. No provision for Hong Kong profits tax has been made for the current and prior periods as the Group has no assessable profits arising in Hong Kong.

The subsidiaries established in the PRC are subject to enterprise income tax ("EIT") at tax rates of 25% for both years ended 30 June 2022 and 2021. No provision for the PRC EIT has been made for the current and prior periods as the Group has no assessable profits arising in the PRC.

The Group is also subject to the PRC withholding tax at the rate of 10% (2021: Nil) in respect of dividend income derived from the PRC incorporated companies.

Under the relevant Japan tax regulations, the profits of the business under tokumei kumiai arrangement which is distributed to a tokumei kumiai investor after deducting any accumulated losses in prior years is only subject to 20.42% withholding income tax in Japan. The withholding tax is final Japanese tax on such distributed tokumei kumiai profits and such profits are not subject to any other Japanese taxes. There is no withholding tax paid or payable for the both years ended 30 June 2022 and 2021 as there is no profit distribution.

13. 所得稅抵免

截至二零二二年及二零二一年六月 三十日止兩個年度,於香港產生之估 計應課税溢利按税率16.5%作出香港利 得税撥備。由於本集團於目前及過往 期間均無在香港產生應課税溢利,故 並無就香港利得税作出撥備。

截至二零二二年及二零二一年六月 三十日止兩個年度,於中國成立之附 屬公司須按税率25%繳納企業所得税 (「企業所得税」)。由於本集團於目前 及過往期間均無在中國產生應課税溢 利,故並無就中國企業所得税作出撥 備。

本集團亦須就於中國註冊成立的公司 所產生之股息收入按10%(二零二一年: 無)的税率繳納中國預扣税。

根據相關日本税務規例,匿名夥伴安 排項下業務之溢利(於扣減過往年度任 何累計虧損後分派至一名匿名夥伴投 資者)於日本僅須繳納20.42%之預扣所 得税。預扣税為有關已分派匿名夥伴 溢利之最終日本税項,而有關溢利毋 須再繳納任何其他日本税項。由於概 無溢利分派,故截至二零二二年及二 零二一年六月三十日止兩個年度並無 已付或應付預扣税。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

13. INCOME TAX CREDIT (Continued)

13. 所得稅抵免(續)

The subsidiary established in Japan is subject to prefectural and municipal inhabitant taxes on a per capita basis in accordance with the relevant Japan tax regulations for the years ended 30 June 2022 and 2021. 截至二零二二年及二零二一年六月 三十日止年度,於日本成立之附屬公 司須根據相關日本税務規例按人均基 準繳納地市級居民税。

)22 二二年	202 二零二	
		Continuing operations 持續 經營業務 HK\$'000 千港元	Discontinued operations 已終止 經營業務 HK\$'000 千港元	Continuing operations 持續 經營業務 HK\$'000 千港元	Discontinued operations 已終止 經營業務 HK\$'000 千港元
Current tax for the year — The PRC — Japan	年內即期税項 一中國 一日本	190 10	-	- 10	
Deferred tax	遞延税項	(2,667)	-	(5,851)	_
Total income tax credit	所得税抵免總額	(2,467)	-	(5,841)	-

Income tax for the year can be reconciled to the (loss)/ profit before income tax per the consolidated statement of comprehensive income as follows: 年內所得税與綜合全面收益表的所得 税前(虧損)/溢利對賬如下:

		2022 二零二二年		202 二零二	
		Continuing operations 持續 經營業務 HK\$'000 千港元	Discontinued operations 已終止 經營業務 HK\$'000 千港元	Continuing operations 持續 經營業務 HK\$'000 千港元	Discontinued operations 已終止 經營業務 HK\$'000 千港元
(Loss)/profit before income tax	所得税前(虧損)/溢利	(138,305)	-	(47,617)	4,879
Tax on (loss)/profit before income tax, calculated at the rates applicable to the tax jurisdictions concerned	按適用於相關税務司法權區 的税率計算的所得税前 (虧損)/溢利税項	(25,958)	_	(8,904)	1,112
Tax effect of expenses not deductible for tax purposes	不可扣税開支的税項影響	23,622	_	3,331	1,060
Tax effect of income not taxable for tax purposes Tax effect of tax losses not recognised	毋須繳税收入的税項影響 未確認税項虧損的税項影響	(2,686) 2,555	1	(3,544) 3,276	(2,172)
Total income tax credit	所得税抵免總額	(2,467)	-	(5,841)	_

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

14. DIVIDEND

The Board does not recommend the payment of any dividend for the years ended 30 June 2022 (2021: Nil).

15. (LOSS)/EARNINGS PER SHARE

The calculation of basic and diluted (loss)/earnings per share is based on the (loss)/profit for the year attributable to owners of the Company and the weighted average number of ordinary shares in issue during the year.

The calculation of the basic (loss)/earnings per share based on the following data:

14. 股息

董事會不建議就截至二零二二年六月 三十日止年度派付任何股息(二零二一 年:無)。

15. 每股(虧損)/盈利

每股基本及攤薄(虧損)/盈利乃按本 公司擁有人應佔年內(虧損)/溢利及 年內已發行普通股加權平均數計算。

每股基本(虧損)/盈利乃按下列數據 計算:

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
(Loss)/profit for the year attributable to owners of the Company for the purpose of calculating basic and diluted (loss)/earnings per share: Continuing operations Discontinued operations	用作計算每股基本及攤薄 (虧損)/盈利之本公司 擁有人應佔年內 (虧損)/溢利: 持續經營業務 已終止經營業務	(135,838) –	(41,776) 6,411
Total loss from continuing operations and discontinued operations	持續經營業務及已終止 經營業務之虧損總額	(135,838)	(35,365)

	Number (股份	
	2022 二零二二年 ′000 千股	2021 二零二一年 <i>'</i> 000 千股
Weighted average number of ordinary 用作計算每股基本及攤薄 shares for the purpose of calculating basic and diluted (loss)/earnings 普通股加權平均數 per share	15,695,532	15,695,532

Diluted (loss)/earnings per share amount for the year of 2021 were not presented because the impact of exercise of the share option and convertible preference shares was anti-dilutive. Diluted loss per share amount for the year of 2022 were not presented because the convertible preference shares was anti-dilutive.

Potential ordinary shares are dilutive when and only when their conversion into ordinary shares would increase loss per share attributable to owners of the Company from continuing operations. 由於行使購股權及可換股優先股具有 反攤薄效應,故並無呈列二零二一年 度之每股攤薄(虧損)/盈利金額。由 於可換股優先股具有反攤薄效應,故 並無呈列二零二二年度之每股攤薄虧 損金額。

潛在普通股僅於獲轉換為普通股會增 加本公司擁有人應佔持續經營業務之 每股虧損時,方具有攤薄效應。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

16. PROPERTY, PLANT AND EQUIPMENT 16. 物業、廠房及設備

		Right-of-use assets 使用權 資產 HKS ⁰⁰⁰ 千港元	Freehold land 永久 業權土地 HKS ^v 000 千港元	Buildings 樓宇 HK\$'000 千港元	Leasehold improvement 租賃 物業裝修 HK\$ [°] 000 千港元	Equipment, furniture and fixtures 設備、傢俬及 固定裝置 HK\$'000 千港元	Plant and machinery 廠房及 機器 HK\$'000 千港元	Motor vehicles 汽車 HKS ^{'000} 千港元	Total 總計 HK\$'000 千港元
COST:	成本:								
At 1 July 2020	☆	6.609	202,049	295,669	8.789	4,038	2,620	1,518	521,292
Additions	添置	-			-	876	454	3,554	4,884
Lease modification	租賃修改	(814)	_	_	_	-	-	-	(814)
Written off	撤銷	(0.1.)	_	-		(23)	(236)	_	(259)
Disposal of subsidiaries	出售附屬公司	-	_	_	(2,429)	(1,324)	(177)	_	(3,930)
Exchange realignment	匯兑調整	-	(6,069)	(9,555)	(2) (2) ((23)	(39)	-	(15,686)
At 30 June 2021 and 1 July 2021	於二零二一六月三十日及								
	二零二一年七月一日	5,795	195,980	286,114	6,360	3,544	2,622	5,072	505,487
Additions	添置	653	-	-	252	484	-	-	1,389
Written off	撤銷	(5,795)	-	-	(4,051)	(1,102)	-	-	(10,948)
Disposal	出售事項	-	-	-	-	-	-	(3,554)	(3,554)
Exchange realignment	匯兑調整	-	(34,979)	(50,513)	(243)	(449)	(474)	(147)	(86,805)
	*								105 5 10
At 30 June 2022	於二零二二年六月三十日	653	161,001	235,601	2,318	2,477	2,148	1,371	405,569
ACCUMULATED DEPRECIATIC AND IMPAIRMENT LOSSES: At 1 July 2020	DN 累計折舊及 : 減值虧損 : 於二零二零年七月一日	4,387	29,130	61,506	8,681	3,894	2,620	1,188	111,406
ACCUMULATED DEPRECIATIO AND IMPAIRMENT LOSSES: At 1 July 2020 Provided for the year	₩ 累計折舊及 減值虧損: 於二零二零年七月一日 年內發備	4,387 1,107	29,130	61,506 5,993	8,681 95	3,894 254	2,620 4	1,188 793	111,406 8,246
ACCUMULATED DEPRECIATIO AND IMPAIRMENT LOSSES: At 1 July 2020 Provided for the year Written off	DN 累計折舊及 減值虧損: 於二零二零年七月一日 年內撥備 撤銷	4,387 1,107 –	29,130 - -	61,506 5,993	8,681 95 –	3,894 254 (23)	2,620 4	1,188 793	111,406 8,246 (23)
ACCUMULATED DEPRECIATIC AND IMPAIRMENT LOSSES: At 1 July 2020 Provided for the year Written off Impairment loss recognised	次二素計折舊及 減值虧損: 於二零二零年七月一日 年內撥備 撤銷 已確認減值虧損	4,387 1,107	29,130	61,506 5,993	8,681 95 - 13	3,894 254 (23) 748	2,620 4 - 178	1,188 793	111,406 8,246 (23) 15,628
ACCUMULATED DEPRECIATIC AND IMPAIRMENT LOSSES: At 1 July 2020 Provided for the year Written off Impairment loss recognised Disposal of subsidiaries	2N 累計折舊及 減值虧損: 於二零二零年七月一日 年內撥備 撤銷 已確認減值虧損 出售附屬公司	4,387 1,107 301 	29,130 - 5,497 -	61,506 5,993 - 7,256 -	8,681 95 – 13 (2,429)	3,894 254 (23) 748 (1,324)	2,620 4 – 178 (177)	1,188 793 – 1,635	111,406 8,246 (23) 15,628 (3,930)
ACCUMULATED DEPRECIATIC AND IMPAIRMENT LOSSES: At 1 July 2020 Provided for the year Written off Impairment loss recognised	次二素計折舊及 減值虧損: 於二零二零年七月一日 年內撥備 撤銷 已確認減值虧損	4,387 1,107 –	29,130 - -	61,506 5,993	8,681 95 - 13	3,894 254 (23) 748	2,620 4 - 178	1,188 793	111,406 8,246 (23) 15,628
ACCUMULATED DEPRECIATIC AND IMPAIRMENT LOSSES: At 1 July 2020 Provided for the year Written off Impairment loss recognised Disposal of subsidiaries	N 累計折舊及 減值虧損: 於二零二零年七月一日 年內撥備 撤銷 已確認減值虧損 出售附屬公司 匯兑調整 於二零二一年六月三十日及	4,387 1,107 - 301 - -	29,130 - 5,497 - (964)	61,506 5,993 - 7,256 - (2,080)	8,681 95 13 (2,429) -	3,894 254 (23) 748 (1,324) (5)	2,620 4 178 (177) (3)	1,188 793 - 1,635 -	111,406 8,246 (23) 15,628 (3,930) (3,052)
ACCUMULATED DEPRECIATIC AND IMPAIRMENT LOSSES: At 1 July 2020 Provided for the year Written off Impairment loss recognised Disposal of subsidiaries Exchange realignment At 30 June 2021 and 1 July 2021	N 累計折舊及 減值虧損: 於二零二零年七月一日 年內撥備 撤銷 已確認減值虧損 出售附屬公司 匯兑調整 於二零二一年六月三十日及 二零二一年七月一日	4,387 1,107 - 301 - 5,795	29,130 - 5,497 - (964) 33,663	61,506 5,993 - 7,256 - (2,080) 72,675	8,681 95 13 (2,429) 6,360	3,894 254 (23) 748 (1,324) (5) 3,544	2,620 4 178 (177) (3) 2,622	1,188 793 - 1,635 - - 3,616	111,406 8,246 (23) 15,628 (3,930) (3,052) 128,275
ACCUMULATED DEPRECIATIC AND IMPAIRMENT LOSSES: At 1 July 2020 Provided for the year Written off Impairment loss recognised Disposal of subsidiaries Exchange realignment At 30 June 2021 and 1 July 2021 Provided for the year	N 累計折舊及 減值虧損: 於二零二零年七月一日 年內撥備 撤銷 已確認減值虧損 出售附屬公司 匯兑調整 於二零二一年六月三十日及 二零二一年七月一日 年內發備	4,387 1,107 - 301 - 5,795 327	29,130 - 5,497 (964) 33,663 -	61,506 5,993 - 7,256 - (2,080) 72,675 4,581	8,681 95 13 (2,429) 6,360 11	3,894 254 (23) 748 (1,324) (5) 3,544 96	2,620 4 178 (177) (3) 2,622	1,188 793 - 1,635 - 3,616 141	111,406 8,246 (23) 15,628 (3,930) (3,052) 128,275 5,156
ACCUMULATED DEPRECIATIC AND IMPAIRMENT LOSSES: At 1 July 2020 Provided for the year Written off Impairment loss recognised Disposal of subsidiaries Exchange realignment At 30 June 2021 and 1 July 2021 Provided for the year Written off	X 累計折舊及 減值虧損: 次二零二零年七月一日 年內撥備 撤銷 己嗜肥減位虧損 出售附屬公司 匯兑調整 次二零二一年六月三十日及 六二零二一年七月一日 年內撥備 撤銷 勤務	4,387 1,107 - 301 - 5,795 327 (5,795)	29,130 - 5,497 - (964) 33,663 - -	61,506 5,993 - 7,256 - (2,080) 72,675 4,581 -	8,681 95 - 13 (2,429) - 6,360 11 (4,051)	3,894 254 (23) 748 (1,324) (5) 3,544 96 (1,102)	2,620 4 178 (177) (3) 2,622 	1,188 793 - 1,635 - 3,616 141 -	111,406 8,246 (23) 15,628 (3,930) (3,052) 128,275 5,156 (10,948)
ACCUMULATED DEPRECIATIC AND IMPAIRMENT LOSSES: At 1 July 2020 Provided for the year Written off Impairment loss recognised Disposal of subsidiaries Exchange realignment At 30 June 2021 and 1 July 2021 Provided for the year Written off Impairment loss recognised	N 累計折舊及 減值虧損: 於二零二零年七月一日 年內撥備 撤銷 已確認減值虧損 出售附屬公司 匯兑調整 於二零二一年六月三十日及 二零二一年七月一日 年內撥備 撤銷 已確認減值虧損	4,387 1,107 - 301 - 5,795 327	29,130 - 5,497 (964) 33,663 -	61,506 5,993 - 7,256 - (2,080) 72,675 4,581	8,681 95 13 (2,429) 6,360 11	3,894 254 (23) 748 (1,324) (5) 3,544 96	2,620 4 178 (177) (3) 2,622	1,188 793 - 1,635 - 3,616 141 - 47	111,406 8,246 (23) 15,628 (3,930) (3,052) 128,275 5,156 (10,948) 8,073
ACCUMULATED DEPRECIATIC AND IMPAIRMENT LOSSES: At 1 July 2020 Provided for the year Written off Impairment loss recognised Disposal of subsidiaries Exchange realignment At 30 June 2021 and 1 July 2021 Provided for the year Written off Impairment loss recognised Disposal	N 累計折舊及 減值虧損: 於二零年七月一日 年內撥備 撤確認減值虧損 出售附屬公司 匯兑調整 於二零二一年六月三十日及 二零二一年七月一日 年內撥備 撤銷 已確認減值虧損 出售事項	4,387 1,107 - - - 5,795 327 (5,795) 326 -	29,130 - - 5,497 - (964) 33,663 - - 3,088 -	61,506 5,993 - 7,256 - (2,080) 72,675 4,581 - 3,983 -	8,681 95 - 13 (2,429) - 6,360 11 (4,051) 241 -	3,894 254 (23) 748 (1,324) (5) 3,544 96 (1,102) 388	2,620 4 - 178 (177) (3) 2,622 - - - -	1,188 793 - 1,635 - 3,616 141 - 47 (2,286)	111,406 8,246 (23) 15,628 (3,930) (3,052) 128,275 5,156 (10,948) 8,073 (2,286)
ACCUMULATED DEPRECIATIC AND IMPAIRMENT LOSSES: At 1 July 2020 Provided for the year Written off Impairment loss recognised Disposal of subsidiaries Exchange realignment At 30 June 2021 and 1 July 2021 Provided for the year Written off Impairment loss recognised	N 累計折舊及 減值虧損: 於二零二零年七月一日 年內撥備 撤銷 已確認減值虧損 出售附屬公司 匯兑調整 於二零二一年六月三十日及 二零二一年七月一日 年內撥備 撤銷 已確認減值虧損	4,387 1,107 - 301 - 5,795 327 (5,795)	29,130 - 5,497 - (964) 33,663 - -	61,506 5,993 - 7,256 - (2,080) 72,675 4,581 -	8,681 95 - 13 (2,429) - 6,360 11 (4,051)	3,894 254 (23) 748 (1,324) (5) 3,544 96 (1,102)	2,620 4 178 (177) (3) 2,622 	1,188 793 - 1,635 - 3,616 141 - 47	111,406 8,246 (23) 15,628 (3,930) (3,052) 128,275 5,156 (10,948) 8,073
ACCUMULATED DEPRECIATIC AND IMPAIRMENT LOSSES: At 1 July 2020 Provided for the year Written off Impairment loss recognised Disposal of subsidiaries Exchange realignment At 30 June 2021 and 1 July 2021 Provided for the year Written off Impairment loss recognised Disposal	N 累計折舊及 減值虧損: 於二零年七月一日 年內撥備 撤確認減值虧損 出售附屬公司 匯兑調整 於二零二一年六月三十日及 二零二一年七月一日 年內撥備 撤銷 已確認減值虧損 出售事項	4,387 1,107 - - - 5,795 327 (5,795) 326 -	29,130 - - 5,497 - (964) 33,663 - - 3,088 -	61,506 5,993 - 7,256 - (2,080) 72,675 4,581 - 3,983 -	8,681 95 - 13 (2,429) - 6,360 11 (4,051) 241 -	3,894 254 (23) 748 (1,324) (5) 3,544 96 (1,102) 388	2,620 4 - 178 (177) (3) 2,622 - - - -	1,188 793 - 1,635 - 3,616 141 - 47 (2,286)	111,406 8,246 (23) 15,628 (3,930) (3,052) 128,275 5,156 (10,948) 8,073 (2,286)
ACCUMULATED DEPRECIATIC AND IMPAIRMENT LOSSES: At 1 July 2020 Provided for the year Written off Impairment loss recognised Disposal of subsidiaries Exchange realignment At 30 June 2021 and 1 July 2021 Provided for the year Written off Impairment loss recognised Disposal Exchange realignment	N 累計折舊及 減值虧損: 減值虧損: 於二零年と月一日 年內撥備 撤確認減值虧損 出售規調整 於二零二一年六月三十日及 二零零二一年七月一日 年內撥備 撤銷 已售調整 於二零二二年七月一日 年內撥備 撤銷 已售調整	4,387 1,107 - - 301 - - - 5,795 327 (5,795) 326 - - -	29,130 - - 5,497 - (964) 33,663 - - 3,088 - - (6,094)	61,506 5,993 - 7,256 (2,080) 72,675 4,581 - 3,983 - (14,295)	8,681 95 - 13 (2,429) - - 6,360 11 (4,051) 241 - (243)	3,894 254 (23) 748 (1,324) (5) 3,544 96 (1,102) 388 - (449)	2,620 4 178 (177) (3) 2,622 - - - (474)	1,188 793 - 1,635 - 3,616 141 - 47 (2,286) (147)	111,406 8,246 (23) 15,628 (3,930) (3,052) 128,275 5,156 (10,948) 8,073 (2,286) (21,702)

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

16. PROPERTY, PLANT AND EQUIPMENT 16. 物業、廠房及設備(續) (Continued)

Right-of-use assets

使用權資產

		Land and buildings leased for own use 自用的 租賃土地 及樓宇 HK\$'000 千港元
As at 1 July 2020	於二零二零年七月一日	2,222
Lease modification	租賃修改	(814)
Depreciation	折舊	(1,107)
Impairment loss recognised	已確認減值虧損	(301)
As at 30 June 2021 and 1 July 2021	於二零二一年六月三十日及	
	二零二一年七月一日	_
Lease modification	租賃修改	653
Depreciation	折舊	(327)
Impairment loss recognised	已確認減值虧損	(326)
As at 30 June 2022	於二零二二年六月三十日	

The freehold land is situated in Japan.

Property, plant and equipment with the brought forward net carrying amount HK\$306,642,000 (2021: HK\$389,361,000) (before the current year impairment loss) is attributable to the cash-generating unit of hotel hospitality ("Hotel Hospitality Business CGU") with which the goodwill amount is recognised. As at 30 June 2022. the Directors reviewed the recoverable amounts of property, plant and equipment in Hotel Hospitality Business CGU as the business incurred losses. Hotel Hospitality Business CGU continuously faced the low occupancy rate as the result of the continuance effect of COVID-19. This had adverse impact on the estimation of the recoverable amount. As the recoverable amount of the Hotel Hospitality CGU is lower than its carrying amount, the directors of the Company considered that an impairment loss of approximately HK\$7,641,000 (2021: HK\$13.605.000) has been recognised for the year ended 30 June 2022.

永久業權土地位於日本。

結轉賬面淨值為306,642,000港元(二零 二一年:389,361,000港元)(扣除年內 減值虧損前)之物業、廠房及設備歸屬 於酒店款待之現金產生單位(「酒店款 待業務現金產生單位」),其商譽金額 已獲確認。於二零二二年六月三十日, 由於酒店款待業務產生虧損,故董事 已審閱酒店款待業務現金產生單位之 物業、廠房及設備可收回金額。由於 新型冠狀病毒之持續影響,酒店款待 業務現金產生單位持續面臨低入住率, 對可收回金額估計產生不利影響。由 於酒店款待業務現金產生單位之可收 回金額低於其賬面值,本公司董事認 為已於截至二零二二年六月三十日止 年度確認減值虧損約7,641,000港元(二 零二一年:13,605,000港元)。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

16. PROPERTY, PLANT AND EQUIPMENT

(Continued)

The recoverable amount of the Hotel Hospitality Business CGU is determined by the Directors of the Company with reference to a valuation report issued by an independent professional valuer. The recoverable amount of the Hotel Hospitality Business CGU has been determined from fair value less cost of disposal, in which fair value is primarily making reference to the recent sales of similar transactions in the market and cost of disposal is estimated at 3.5% (2021: 3.5%) of assessed fair value. It is Level 3 non-recurring fair value measurement. The key significant unobservable input to determine is the discount on age, location and condition. The higher discount on these factors would result in the lower in the fair value measurement of the fair value less cost of disposal, and vice versa.

As at 30 June 2022, the Directors reviewed the recoverable amounts of property, plant and equipment in the business segment of money lending business as the business incurred losses. Lesser interest income has been recognised for the year since there was no new loan for the year. As such, money lending business incurred losses for the year. As a result of such review, an impairment loss of HK\$432,000 (2021: HK\$2,023,000) was recognised in the consolidated statement of comprehensive income for the year ended 30 June 2022.

The recoverable amount of property, plant and equipment in the business segment of money lending business is based on the fair value less cost of disposal. It is Level 3 non-recurring fair value measurement. The key significant unobservable input to determine is the discount on age and condition. The higher discount on these factors would result in the lower in the fair value measurement of the fair value less cost of disposal, and vice versa.

16. 物業、廠房及設備(續)

於二零二二年六月三十日,由於借貸 業務錄得虧損,故董事審閱該業務分 類之物業、廠房及設備之可收回金額。 由於本年度並無新增貸款,故年內已 確認利息收入減少。因此,借貸業務 於年內錄得虧損。基於有關審閱,本 公司已於截至二零二二年六月三十日 止年度之綜合全面收益表中確認減值 虧損432,000港元(二零二一年: 2,023,000港元)。

借貸業務分類之物業、廠房及設備之 可收回金額乃按公平值減出售成本得 出。此賬項屬第3級非經常性公平值計 量。釐定所用的主要重大不可觀察輸 入數據為年期及狀況的貼現值。該等 因素的貼現值越大,公平值減出售成 本的公平值計量越低,反之亦然。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

17. INVESTMENT PROPERTIES

17. 投資物業

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
At beginning of the year (Deficit)/surplus on revaluation of	年初 投資物業之重估	19,600	19,400
investment properties	(虧絀)/盈餘	(600)	200
At end of the year	年終	19,000	19,600

The fair value of the Company's investment properties at 30 June 2022 and 2021 has been assessed by an independent professional valuer. Deficit on revaluation of HK\$600,000 (2021: net surplus of HK\$200,000) has been recognised in the consolidated statement of comprehensive income for the year ended 30 June 2022.

As at 30 June 2022, investment properties in Hong Kong with an aggregate carrying value of HK\$19,000,000 (2021: HK\$19,600,000) have been pledged to secure borrowing facilities granted to the Group (note 27).

The fair value of investment properties is a level 3

recurring fair value measurement. A reconciliation of

the opening and closing fair value balance is provided

Fair value hierarchy

below.

於二零二二年及二零二一年六月三十 日,本公司投資物業之公平值乃由獨 立專業估值師進行評估。本公司已於 截至二零二二年六月三十日止年度之 綜合全面收益表中確認重估虧絀 600,000港元(二零二一年:盈餘淨額 200,000港元)。

於二零二二年六月三十日,賬面總值 為19,000,000港元(二零二一年: 19,600,000港元)之香港投資物業已獲 抵押,以擔保本集團獲授之借貸融資 (附註27)。

公平值等級

投資物業公平值屬第3級經常性公平值 計量。年初及年終公平值結餘對賬載 列如下。

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Opening balance (level 3 recurring fair value) (Deficit)/surplus on revaluation of investment properties	年初結餘 (第3級經常性公平值) 投資物業之重估 (虧絀)/ 盈餘	19,600 (600)	19,400 200
Closing balance (level 3 recurring fair value)	年終結餘 (第3級經常性公平值)	19,000	19,600
Change in unrealised (losses)/gains for the period included in profit or loss for assets held at 30 June	期內就六月三十日 所持資產計入損益之 未變現(虧損)/收益變動	(600)	200

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

17. INVESTMENT PROPERTIES (Continued)

Fair value hierarchy (Continued)

During the years ended 30 June 2022 and 2021, there were no transfers between Level 1 and Level 2, or transfers into or out of Level 3. The Company's policy is to recognise transfers between levels of fair value hierarchy as at the end of the reporting period in which they occur.

For the fair value measurement for investment properties in Hong Kong under direct comparison method, it is assumed that each of the properties is capable of being sold in its existing state with the benefit of vacant possession and by making reference to comparable sales evidence as available in the relevant markets.

One of the key inputs used under direct comparison method in valuing the investment properties was the price per square feet and taking into account of location and other individual factors. The price per square feet used is HK\$8,399 (2021: HK\$8,665). An increase in the price per square feet would result in an increase in the fair value measurement of the investment properties, and vice versa.

The fair value measurement is based on the above properties' highest and best use, which does not differ from their actual use.

17. 投資物業(續)

公平值等級(續) 於截至二零二二年及二零二一年六月 三十日止年度,第1級與第2級之間並 無轉撥項目,亦無項目轉入第3級或自 第3級轉出。本公司之政策為於轉撥項 目出現之報告期末確認各公平值等級 之間之轉撥情況。

就根據直接比較法計量香港投資物業 公平值而言,現時假設各項物業可按 其現況交吉出售,並已參考有關市場 可得之可資比較銷售憑證。

評估投資物業時,根據直接比較法使 用之主要輸入數據之一為每平方呎價 格,且已計及位置及其他個別因素。 所用每平方呎價格為8,399港元(二零 二一年:8,665港元)。每平方呎價格上 升會導致投資物業公平值計量增加, 反之亦然。

公平值計量乃根據上述物業之最高及 最佳用途,該等用途與其實際用途並 無不同。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

18. GOODWILL

18. 商譽

		HK\$'000 千港元
COST: At 1 July 2020 Disposal of subsidiaries Exchange realignment	成本: 於二零二零年七月一日 出售附屬公司 匯兑調整	109,696 (59,974) 5,722
At 30 June 2021 and 1 July 2021 Exchange realignment	於二零二一年六月三十日及 二零二一年七月一日 匯兑調整	55,444 (10,037)
At 30 June 2022	於二零二二年六月三十日	45,407
ACCUMULATED IMPAIRMENT LOSSES: At 1 July 2020 Disposal of subsidiaries Exchange realignment	累計減值虧損: 於二零二零年七月一日 出售附屬公司 匯兑調整	109,696 (59,974) 5,722
At 30 June 2021 and 1 July 2021 Exchange realignment	於二零二一年六月三十日及 二零二一年七月一日 匯兑調整	55,444 (10,037)
At 30 June 2022	於二零二二年六月三十日	45,407
NET CARRYING AMOUNT: At 30 June 2022	賬面淨值: 於二零二二年六月三十日	_
At 30 June 2021	於二零二一年六月三十日	-
For the purpose of impairment testing, gc allocated to the cash generating units ("CGU") as follows:		
		HK\$′000 千港元
Year ended 30 June 2022 Hotel hospitality business	截至二零二二年六月三十日止年度 酒店款待業務	45,407
		HK\$'000 千港元
Year ended 30 June 2021 Hotel hospitality business	截至二零二一年六月三十日止年度 酒店款待業務	55,444

The goodwill was arising from the acquisition of hotel hospitality and was fully impaired in the previous years.

商譽產生自過往年度收購酒店款待業務,並已悉數減值。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

19. INTERESTS IN ASSOCIATES

19. 於聯營公司之權益

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
At beginning of the year Share of loss for the year Impairment loss recognised for the year	於年初 分佔年內虧損 年內確認之減值虧損	3,487 (252) –	12,989 (5,619) (3,883)
At end of the year	於年末	3,235	3,487

Details of the Group's associates are as follows:

本集團之聯營公司詳情如下:

Name of company 公司名稱	Particulars of issued capital 已發行股本詳情	Place of incorporation 註冊成立地點	Percentage of interest held 所持股權百分比		Principal activities 主要業務
			2022 二零二二年	2021 二零二一年	
Ming Fong Group Limited ("Ming Fong")	HK\$10,000	Hong Kong	31.2%	31.2%	Dormant
明豐集團控股有限公司 (「明豐」)	10,000港元	香港			並無經營業務

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

19. INTERESTS IN ASSOCIATES (Continued)

19. 於聯營公司之權益(續)

The summarised financial information of the Ming Fong and its subsidiaries ("Ming Fong Group") extracted from its management accounts for the years ended 30 June 2022 and 2021 is as follows: 明豐及其附屬公司(「明豐集團」)的財務資料概要如下,乃摘錄自其截至二零二二年及二零二一年六月三十日止年度的管理賬目:

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Ming Fong Group	明豐集團		
As at 30 June	於六月三十日		
Current assets	流動資產	11,378	11,235
Current liabilities	流動負債	(1,010)	(60)
Net Assets	資產淨值	10,368	11,175
Reconciliation to the Group's interest in Ming Fong Group:	本集團於明豐集團的 權益的對賬:		
Proportion of the Group's ownership Group's share of net assets of	本集團的擁有權比例 本集團分佔的聯營公司資產	31.2%	31.2%
the associate	平朱國力 [[] 时 卿 宮 云 时 貢 座 淨 值	3,235	3,487
Goodwill on acquisition	收購的商譽	5,235	3,883
Less: impairment loss recognised	(1) 減:年內已確認減值虧損		3,003
for the year	//《十十四·唯祕//《旧准) 俱	-	(3,883)
Carrying amount of the investment	投資的賬面值	3,235	3,487

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

19. INTERESTS IN ASSOCIATES (Continued)

19. 於聯營公司之權益(續)

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
Loss for the year	收益 年內虧損 其他全面收入	_ (807) _	2,029 (18,011) –
Total comprehensive income	全面收入總額	(807)	(18,011)
Dividend received from the associate	已收聯營公司股息	-	_
Reconciliation to the Group's share of result in Ming Fong Group:	本集團分佔明豐集團業績 的對賬:		
the second se	本集團的擁有權比例	31.2%	31.2%
	本集團分佔的聯營公司虧損 於聯營公司之權益減值虧損	(252)	(5,619)
in associates	<u>パ明宮ム町と惟笽</u> 熈且彫頂	-	(3,883)

As at 30 June 2021, given that the recent development and operating result of Ming Fong Group, the Directors of the Company reviewed the recoverable amount of interests in associates, in which the goodwill amount was recognised at the date of acquisition. The recoverable amount of interests in associates is based on the fair value less cost of disposal. As a result of such review, an impairment loss of HK\$3,883,000 was recognised in the consolidated statement of comprehensive income for the year ended 30 June 2021.

The fair value less cost of disposal of interests in associates is determined by the adjusted net assets value under cost model and is Level 3 non-recurring fair value measurement.

The key significant unobservable input to determine is the discount on age and condition of receivables. The higher discount on these factors would result in the lower in the fair value measurement of the fair value less cost of disposal of interests in associates, and vice versa.

In the opinion of the directors of the Company, no further impairment would be recognised in the consolidated statement of comprehensive income for the year ended 30 June 2022. 於二零二一年六月三十日,鑑於明豐 集團之近期發展及營運業績,本公司 董事審閲於聯營公司之權益之可收回 金額,當中商譽金額已於收購日期確 認。於聯營公司之權益之可收回金額 乃按公平值減出售成本得出。由於有 關審閱,本公司已於截至二零二一年 六月三十日止年度之綜合全面收益表 中確認減值虧損3,883,000港元。

於聯營公司之權益之公平值減出售成 本乃按成本模式下之經調整資產淨值 釐定,並屬第3級非經常性公平值計量。

釐定所用的主要重大不可觀察輸入數 據為應收賬項的賬齡及狀況的貼現值。 該等因素的貼現值越大,於聯營公司 之權益之公平值減出售成本的公平值 計量越低,反之亦然。

本公司董事認為,不會於截至二零 二二年六月三十日止年度之綜合全面 收益表中確認進一步減值。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

20. INVENTORIES

20. 存貨

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Consumables Merchandise	消耗品商品	174 3,998	199 50,053
		4.172	50.252

21. TRADE RECEIVABLES, OTHER RECEIVABLES, DEPOSITS AND PREPAYMENTS

21. 貿易應收賬項、其他應收款 項、按金及預付款項

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
Trade receivables	貿易應收賬項	7,623	1,748
Less: Provision for impairment losses	減:減值虧損撥備	(126)	(1,296)
Trade receivables, net (note a)	貿易應收賬項淨額(附註a)	7,497	452
Other receivables (note b)	其他應收款項(附註b)	6,297	74,752
Other deposits and prepayments	其他按金及預付款項	827	5,419
		14,621	80,623

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

21. TRADE RECEIVABLES, OTHER RECEIVABLES, DEPOSITS AND PREPAYMENTS (Continued)

Notes:

(b)

(a) The Group allows credit period of 0 to 365 days (2021: 0 to 90 days) to its trade receivables.

21. 貿易應收賬項、其他應收款 項、按金及預付款項(續)

附註:

(a) 本集團給予其貿易應收賬項平均信貸期介 乎0至365日(二零二一年:0至90日)。

The ageing analysis of trade receivables, net of provision for impairment losses, based on invoice date, is as follows:

按發票日期已扣除減值虧損撥備後之貿易 應收賬項賬齡分析如下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Within 30 days 31–60 days Over 90 days	30日內 31至60日 90日以上	845 79 6,573	411 20 21
		7,497	452

As at 30 June 2022, trade receivables of HK(559,000 (2021: Nil)) has been secured by the collateral.

於二零二二年六月三十日,貿易應收賬項 6,559,000港元(二零二一年:無)以抵押品 作擔保。

The movements in the expected credit loss for trade receivablesImage: trade receivablesfor the years ended 30 June 2022 and 2021 are as follows:Image: trade receivables

截至二零二二年及二零二一年六月三十日 止年度貿易應收賬項之預期信貸虧損變動 如下:

			2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
At 1 July Reversal of impairment loss for the year Disposal of subsidiaries Exchange realignment	於七月一日 年內減值虧損撥回 出售附屬公司 匯兑調整		1,296 (1,173) - 3	2,058 (374) (578) 190
As at 30 June	於六月三十日		126	1,296
Other receivables mainly represented red fund of HK\$61,242,000 as at 30 June 2 settled subsequent to 30 June 2021.		(b)	其他應收款項主要為 三十日贖回投資基金 等款項已於二零二一 結付。	≥61,242,000港元,該
The movements in the expected crec receivables for the years ended 30 June follows:			截至二零二二年及二 止年度其他應收款項 如下:	
			2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
At 1 July (Reversal of impairment loss)/ impairment loss for the year	於七月一日 年內(減值虧損撥回)/ 減值虧損		6,847 (6,624)	4,912
Disposal of subsidiaries Exchange realignment	减值虧損 出售附屬公司 匯兑調整		(6,624) - (70)	(9) 16
As at 30 June	於六月三十日		153	6,847

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22. LOANS RECEIVABLE

22. 應收貸款

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Gross loan and interest receivables Less: impairment losses allowances	應收貸款及利息總額 減:減值虧損撥備	214,338 (204,033)	241,638 (175,747)
Less: Non-current portion	減:非流動部分	10,305 -	65,891 (554)
Current portion	流動部分	10,305	65,337

As at 30 June 2022, the loans receivable with gross principal amount of HK\$162,677,000 (2021: HK\$200,562,000) in aggregate and related gross interest receivables of HK\$51,661,000 (2021: HK\$41,076,000) were due from nine (2021: ten) independent third parties. These loans are interest-bearing at rates ranging from 5.5% to 20% (2021: 5.5% to 20%) per annum. Except for the balances of HK\$554,000 as at 30 June 2021, all the loan receivables were repayable within twelve months from the end of the reporting period and therefore were classified as current assets.

As at 30 June 2022, the Group held collateral over loans receivable with gross principal amount of HK\$57,171,000 (2021: HK\$85,155,000).

Impairment loss of HK\$12,933,000 (2021: Reversal of impairment loss of HK\$8,824,000) has been recognised in the consolidated statement of comprehensive income for the year ended 30 June 2022.

於二零二二年六月三十日,有應收九 名(二零二一年:十名)獨立第三方本 金總額合共162,677,000港元(二零二一 年:200,562,000港元)之應收貸款及相 關應收利息總額51,661,000港元(二零 二一年:41,076,000港元)。該等貸款 按年利率5.5厘至20厘(二零二一年:5.5 厘至20厘)計息。除於二零二一年六月 三十日的結餘554,000港元外,所有應 收貸款須於報告期末後十二個月內償 還,因此獲分類為流動資產。

於二零二二年六月三十日,本集團就 本金總額為57,171,000港元(二零二一 年:85,155,000港元)之應收貸款持有 抵押品。

減值虧損12,933,000港元(二零二一年: 減值虧損撥回8,824,000港元)已於截至 二零二二年六月三十日止年度的綜合 全面收益表中確認。

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22. LOANS RECEIVABLE (Continued)

22. 應收貸款(續)

The movements in the impairment losses allowances for loans receivable for the years ended 30 June 2022 and 2021 are as follows: 截至二零二二年及二零二一年六月 三十日止年度,應收貸款之減值虧損 撥備變動如下:

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
At 1 July Provision/(reversal) of impairment	於七月一日 年內減值虧損撥備/	175,747	168,401
loss for the year Adjustment on interest receivables arising from the impaired loans	(撥回) 調整減值貸款產生之 應收利息	12,933 15,353	(8,824) 16,170
At 30 June	於六月三十日	204,033	175,747

Reconciliation of gross carrying amount for loan receivables for the years ended 30 June 2022 and 2021 are as follows:

截至二零二二年及二零二一年六月 三十日止年度應收貸款賬面總值之對 賬如下:

		Stage 1 第1階段 HK\$'000 千港元	Stage 2 第2階段 HK\$'000 千港元	Stage 3 第3階段 HK\$'000 千港元	Total 總計 HK\$′000 千港元
Balance at 1 July 2020 Financing originated Repayment	於二零二零年七月一日之結餘 來自融資 還款		18,517 1,027 (1,344)	203,721 20,086 (369)	222,238 21,113 (1,713)
Balance at 30 June 2021 and 1 July 2021 Financing originated Repayment Transfer	於二零二一年六月三十日及 二零二一年七月一日之結餘 來自融資 還款 轉撥	- - -	18,200 973 (1,344) (17,045)	223,438 16,852 (43,781) 17,045	241,638 17,825 (45,125) –
Balance at 30 June 2022	於二零二二年六月三十日 之結餘	_	784	213,554	214,338

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

22. LOANS RECEIVABLE (Continued)

22. 應收貸款(續)

Movements in the expected credit loss in respect of loan receivables for the years ended 30 June 2022 and 2021 are as follows:

截至二零二二年及二零二一年六月 三十日止年度,有關應收貸款的預期 信貸虧損變動如下:

		Stage 1 第1階段 HK\$'000 千港元	Stage 2 第2階段 HK\$'000 千港元	Stage 3 第3階段 HK\$'000 千港元	Total 總計 HK\$'000 千港元
Balance at 1 July 2020	於二零二零年七月一日之結餘	_	2,275	166,126	168,401
Expected credit loss Adjustment on interest	預期信貸虧損 調整應收利息	-	526	(9,350)	(8,824)
receivables	1.1.1.10. pt 1.10.	-	_	16,170	16,170
Balance at 30 June 2021 and	於二零二一年六月三十日及				
1 July 2021	二零二一年七月一日之結餘	_	2,801	172,946	175,747
Expected credit loss Adjustment on interest	預期信貸虧損 調整應收利息	-	4,721	8,212	12,933
receivables		_	_	15,353	15,353
Transfer	轉撥	_	(7,439)	7,439	_
Balance at 30 June 2022	於二零二二年六月三十日				
	之結餘	-	83	203,950	204,033

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23. FINANCIAL ASSETS AT FAIR VALUE **THROUGH PROFIT OR LOSS**

23. 按公平值計入損益之金融資產

			2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
Compensation from profit guaran Unlisted private fund (note (a)) Listed securities in Hong Kong at market value (note (b))	tee 溢利保證補償 非上市私人基金(附註 按市值計量之香港上市 (附註(b))		_ 75,791 205,260	7,500 59,805 –
Less: Non-current portion	減:非流動部分		281,051 -	67,305 (59,805)
Current portion	流動部分		281,051	7,500
Notes:		附註		
(a) For the year ended 30 June 2022, t private fund was HK\$15,986,000 (20 been dealt with in the cons comprehensive income for the year	021: HK\$1,036,000) which has solidated statement of	(a)	市私人基金的公平值 元(二零二一年:1,03	三十日止年度・非上 [收益為15,986,000港 36,000港元)・該金額 :六月三十日止年度的 理。
The fair value of the unlisted private value measurement.	e fund is Level 2 recurring fair		非上市私人基金的公 公平值計量。	、平值屬第2級經常性
(b) For the year ended 30 June 2022, securities was HK\$86,179,000 (202 with in the consolidated financial s	1: Nil) which has been dealt	(b)	證券的公平值虧損為	三十日止年度,上市 86,179,000港元(二零 額已於截至二零二二

The fair value of the listed securities is Level 1 recurring fair value measurement.

income for the year ended 30 June 2022.

年:無),該金額已於截至二零二 年六月三十日止年度的綜合全面收益表中 處理。

> 上市證券的公平值屬第1級經常性公平值 計量。

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24. BANK BALANCES AND CASH AND DEPOSITS IN A FINANCIAL INSTITUTION

Bank balances and cash

Cash at banks earns interest at floating rates based on daily bank deposit rates. Short term time deposits are made for varying periods ranging from one day to three months depending on the immediate cash requirements of the Group, and earn interest at the respective short term time deposit rates. The bank balances are deposited with creditworthy financial institutions with no recent history of default. The carrying amounts of the bank deposits and bank balances and cash approximate to their fair values.

Time deposits comprised of short-term bank deposits of HK\$25,000,000 (2021: Nil) with an original maturity of three months or less held by the Group. The amounts carried interest 1.8% (2021: Nil) per annum.

Bank balances as at 30 June 2022 of HK\$7,133,000 (2021: HK\$3,133,000) are denominated in RMB, which are placed with banks in the PRC.

RMB is not freely convertible into other currencies. Under Mainland China's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through banks authorised to conduct foreign exchange business.

Deposits in a financial institution

As at 30 June 2022, HK\$\$20,599,000 (2021: HK\$318,384,000) was placed in a creditworthy licensed financial institution with no recent history of default. The short term time deposits earn interest at the respective short term time deposits rates.

The carrying amounts of the deposits in a financial institution are denominated in HK\$ which are approximate to their fair values.

24. 銀行結餘及現金以及於金融機 構之存款

銀行結餘及現金

銀行現金按每日銀行存款利率之浮動 利率賺取利息。短期定期存款之存款 期介乎一日至三個月不等,視乎本集 團之即時現金需求而定,並按各短期 定期存款利率賺取利息。銀行結餘存 放於信譽良好且最近並無拖欠記錄之 金融機構。銀行存款以及銀行結餘及 現金之賬面值與其公平值相若。

定期存款包括本集團所持有原到期日 為三個月或以下的短期銀行存款 25,000,000港元(二零二一年:無)。該 等金額按年利率1.8%(二零二一年:無) 計息。

於二零二二年六月三十日的銀行結餘 7,133,000港元(二零二一年:3,133,000 港元)乃以人民幣計值,並存於中國多 家銀行。

人民幣不可自由兑換為其他貨幣。根 據中國大陸外匯管制法規及結匯、售 匯及付匯管理規定,本集團獲准透過 獲授權進行外匯業務之銀行將人民幣 兑換為其他貨幣。

於金融機構之存款

於二零二二年六月三十日,本公司向 信譽良好且近期並無違約記錄之持牌 金融機構存放20,599,000港元(二零 二一年:318,384,000港元)。有關短期 定期存款按相關短期定期存款利率賺 取利息。

於金融機構之存款之賬面值乃以港元 計值,與其公平值相若。

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25. TRADE PAYABLES, OTHER PAYABLES 25. 貿易應付賬項、其他應付款項 AND ACCRUALS 25. 貿易應計費用

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Trade payables (note (a))	貿易應付賬項(附註(a)) 其他應付款項及應計費用	1,727	2,460
Other payables and accruals (note (b))	其他應付款項及應計費用 (附註(b))	4,505	5,449
		6,232	7,909

Notes:

附註: (a) 打

(a) The ageing analysis of trade payables, based on invoice date, is as follows:

按發票日期之貿易應付賬項賬齡分析如 下:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Within 20 days		1 (04	2.240
Within 30 days	30日內	1,604 61	2,349
31–60 days	31至60日		75
61–90 days	61至90日	31	14
Over 90 days	90日以上	31	22
		1,727	2,460

(b) As at 30 June 2022, other payables and accruals consi accrued audit fee of HK\$1,750,000 (2021: HK\$1,900,000).

於二零二二年六月三十日, 具他應付款項 及應計費用包括應計審核費用1,750,000港 元(二零二一年:1,900,000港元)。

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26. CONTRACT LIABILITIES

The contract liabilities mainly represented the advance consideration received from customers. The Group will recognise the expected revenue in the future when or as the goods is delivered. Except for the balance of HK\$2,343,000 (equivalent to RMB2,000,000) as at 30 June 2022, which is expected to occur beyond to the next 12 months by reference to the latest track record, all remaining balances are expected to occur within the next 12 months.

26. 合約負債

合約負債主要為已收取客戶的預付代 價。本集團將於貨品交付時確認未來 預期收益。參考最新往績記錄,除於 二零二二年六月三十日之結餘2,343,000 港元(相當於人民幣2,000,000元)預期 於未來12個月之後發生外,所有餘下 結餘預期於未來12個月內發生。

Movement of contract liabilities

合約負債的變動

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
Balance as at 1 July	於七月一日的結餘	2,658	2,275
Decrease in contract liabilities as a result of recognising revenue	因年內確認收益令合約 負債減少	2,030	2,275
during the year		(49)	(34)
Increase in contract liabilities as	因預收款項令合約負債增加		
a result of receipt in advance		133	138
Exchange realignment	匯兑調整	(91)	279
Balance as at 30 June	於六月三十日的結餘	2,651	2,658

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27. BORROWINGS

27. 借貸

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Bank loans, secured Other loan, secured	有抵押銀行貸款 有抵押其他貸款	42,550 12,000	116,549 12,000
		54,550	128,549

Based on the scheduled repayment dates set out in the loan agreements and ignore the effect of any repayment on demand clause, borrowings are repayable as follows: 根據貸款協議所載預計還款日期且並 無計及任何按要求償還條款之影響, 借貸須於以下期間償還:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Within one year or on demand	一年內或按要求償還	54,550	128,549

Bank loans were secured by (i) land and building with the carrying amount of HK\$299,001,000 (2021: HK\$375,756,000) (note 16); (ii) the bank balances of HK\$690,000 (2021: HK\$1,126,000); and (iii) the entire equity interest of certain subsidiary as at 30 June 2022 and 2021.

The abovementioned bank loans are charged at floating rates of 0.75% per annum (2021: 0.75% per annum).

Other loan is secured by a legal charge over investment properties with the carrying amount of HK\$19,000,000 (2021: HK\$19,600,000) and is charged at 9% (2021: 9%) per annum.

銀行貸款以(i)賬面值為299,001,000港元(二零二一年:375,756,000港元)之 土地及樓宇(附註16):(ii)銀行結餘 690,000港元(二零二一年:1,126,000 港元):及(iii)若干附屬公司於二零二二 年及二零二一年六月三十日全部股權 作抵押。

上述銀行貸款乃按浮動年利率0.75厘 (二零二一年:年利率0.75厘)計息。

其他貸款以賬面值為19,000,000港元 (二零二一年:19,600,000港元)的投資 物業法定押記作抵押,並按年利率9厘 (二零二一年:年利率9厘)計息。

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28. LEASE LIABILITIES

28. 租賃負債

The amount included in the consolidated statement of financial position in respect of the carrying amounts of lease liabilities and the movements during the year is as follows:

綜合財務狀況表所載有關租賃負債賬 面值及年內變動的金額如下:

		Land and buildings 土地及樓宇 HK\$'000 千港元
As at 1 July 2020	於二零二零年七月一日	4,126
Interest expenses	利息開支	4,120
Lease payments	租賃付款	(1,768)
Lease modification	租賃修改	(836)
Disposal of subsidiaries	出售附屬公司	(1,298)
As at 30 June 2021 and 1 July 2021	於二零二一年六月三十日及	
· · · · · · · · · · · · · · · · · · ·	二零二一年七月一日	318
Additions	添置	653
Interest expenses	利息開支	31
Lease payments	租賃付款	(553)
Lease modification	租賃修改	(101)
As at 30 June 2022	於二零二二年六月三十日	348

Future lease payments are due as follows:

未來租賃付款的到期情況如下:

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
Minimum lease payment due	於以下時間到期的最低		
— Within one year	租賃付款 ————————————————————————————————————	360	322
Less: future interest expenses	減:未來利息開支	(12)	(4)
Present value of lease liabilities	租賃負債現值	348	318

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28. LEASE LIABILITIES (Continued)

28. 租賃負債(續)

The present value of future lease payments are analysed as:

未來租賃付款現值的分析:

		2022 二零二二年 HK\$'000 千港元	2021 二零二一年 HK\$'000 千港元
Current liabilities	流動負債	348	318
		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Short term leases expenses	短期租賃開支	303	251
Aggregate undiscounted commitments for short term leases	短期租賃的未貼現 承諾總額	303	251

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29. DEFERRED TAX

Deferred tax is calculated on temporary differences under the liability method using applicable tax rates prevailing in the jurisdictions in which the Group operates.

The following is the major deferred tax liabilities recognised by the Group and their movements are:

29. 遞延稅項

遞延税項乃採用本集團經營所在司法 權區之適用税率,以負債法就暫時差 額計算。

以下為本集團已確認之主要遞延税項 負債及其變動情況:

		Fair value adjustment arising from business combination 業務合併產生 之公平值調整 HK\$'000 千港元
At 1 July 2020 Credited to profit or loss for the year (note 13) Exchange realignment	於二零二零年七月一日 計入年內損益(附註13) 匯兑調整	62,609 (5,851) (1,492)
At 30 June 2021 and 1 July 2021 Credited to profit or loss for the year (note 13) Exchange realignment	於二零二一年六月三十日 及二零二一年七月一日 計入年內損益(附註13) 匯兑調整	55,266 (2,667) (9,650)
At 30 June 2022	於二零二二年六月三十日	42,949

As at 30 June 2022, the Group has estimated unused tax losses arising in Hong Kong of HK\$104,668,000 (2021: HK\$89,021,000), subject to the agreement of Inland Revenue Department, that are available indefinitely for offsetting against future taxable profits of the companies in which the losses arose. As at 30 June 2022, the Group has estimated unused tax losses arising in the PRC amounted to HK\$35,892,000 (2021: HK\$35.614.000) which are available for offsetting against future taxable profits of the companies will expire at various dates for a maximum period of five years from the reporting date. Deferred tax assets have not been recognised in respect of these estimated unused tax losses and provision for inventories as these were incurred by the companies that have been loss-making for some time.
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30. SHARE CAPITAL

30. 股本

		Number of shares 股份數目 ′000 千股	Amount 款額 HK\$'000 千港元
Ordinary shares of HK\$0.05 each at 30 June 2021 and 2022	於二零二一年及二零二二年 六月三十日每股面值 0.05港元之普通股		
Authorised: At 1 July 2020, 30 June 2021, 1 July 2021 and 30 June 2022	法定: 於二零二零年七月一日、 二零二一年六月三十日、 二零二一年七月一日及 二零二二年六月三十日	30,000,000	1,500,000
		Number of shares 股份數目 ′000 千股	Amount 款額 HK\$'000 千港元
Issued and fully paid:	已發行及繳足:		

Authorised:	法定:		
At 1 July 2020, 30 June 2021,	於二零二零年七月一日、		
1 July 2021 and 30 June 2022	二零二一年六月三十日、		
	二零二一年七月一日及		
	二零二二年六月三十日	15,695,532	784,776

31. PLEDGE OF ASSETS

31. 資產抵押

Save as disclosed elsewhere in these consolidated financial statements, the Group had pledged the following assets to secure borrowing facilities granted (note 27) to the Group. The carrying amounts of these assets are analysed as follows: 除綜合財務報表其他部分所披露者外, 本集團亦已質押以下資產作為本集團 獲授借貸融資之抵押(附註27)。此等 資產之賬面值分析如下:

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Property, plant and equipment Investment properties Pledged bank balances	物業、廠房及設備 投資物業 已抵押銀行結餘	299,001 19,000 690	375,756 19,600 1,126
		318,691	396,482

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32. RESERVES OF THE COMPANY

32. 本公司儲備

		Share premium 股份溢價 HK\$'000 千港元	Contributed surplus 繳入盈餘 HKS'000 千港元	Share option reserve 購股權儲備 HK\$'000 千港元	Accumulated losses 累計虧損 HK\$'000 千港元	Total 總計 HK\$'000 千港元
At 1 July 2020	於二零二零年七月一日	1,217,887	414,226	55,791	(1,801,111)	(113,207)
Lapse of share options	購股權失效	_	_	(55,791)	55,791	-
Loss and total comprehensive income for the year	年內虧損及全面收入 總額	_	_	-	(244,068)	(244,068)
At 30 June 2021 and 1 July 2021	於二零二一年六月三十日及 二零二一年七月一日	1,217,887	414,226	-	(1,989,388)	(357,275)
Loss and total comprehensive income for the year	年內虧損及全面收入 總額	_	_	_	(94,644)	(94,644)
At 30 June 2022	於二零二二年六月三十日	1,217,887	414,226	-	(2,084,032)	(451,919)

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33. STATEMENT OF FINANCIAL POSITION 33. 本公司財務狀況表 OF THE COMPANY

		Notes 附註	2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
ASSETS AND LIABILITIES	資產及負債		17870	
Non-current assets Interests in subsidiaries	非流動資產 於附屬公司之權益		69,630	147,954
Total non-current assets	非流動資產總值		69,630	147,954
Current assets Other receivables Financial assets at fair value through profit or loss Deposits in a financial institution	流動資產 其他應收款項 按公平值計入損益之 金融資產 於金融機構之存款		1,203 205,260 20,599	9,020 - 318,384
Bank balances and cash	銀行結餘及現金		40,289	9,025
Total current assets	流動資產總值		267,351	336,429
Current liabilities Accruals and other payables Amounts due to subsidiaries Lease liabilities	流動負債 應計費用及其他應付款項 應付附屬公司款項 租賃負債		3,010 1,114 –	379 56,302 201
Total current liabilities	流動負債總額		4,124	56,882
Net current assets	流動資產淨值		263,227	279,547
Net assets	資產淨值		332,857	427,501
EQUITY	權益			
Share capital Reserves	股本 儲備	30 32	784,776 (451,919)	784,776 (357,275)
Total equity	總權益		332,857	427,501

Statement of financial position of the Company was approved and authorised for issue by the board of directors on 30 September 2022 and are signed on its behalf by: 本公司財務狀況表已於二零二二年九 月三十日獲董事會批准及授權刊發, 並由下列董事代表簽署:

Cheng Chi Kin 鄭子堅 Wong Siu Keung Joe 黃兆強

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34. INFORMATION ABOUT PRINCIPAL 34. 有關主要附屬公司之資料 **SUBSIDIARIES**

Name of company 公司名稱	Place of incorporation/ establishment 註冊成立/成立地點	Issued and fully paid share capital 已發行及繳足股本	Percentage interest att to the Cc 本公司應佔別 Directly 直接	ributable mpany	Principal activities and place of operation 主要業務及經營地點
DeTai Finance Limited 德泰財務有限公司	Hong Kong 香港	H K\$1 1港元	-	100%	Money lending in Hong Kong 於香港放款
Guofeng Liquor & Wine Business (Sichuan) Ltd.* (note) 國澧酒業(四川)有限公司 (附註)	PRC 中國	US\$2,000,000 2,000,000 美元	-	100%	Trading and distribution of liquor and wine in the PRC 於中國買賣及分銷酒類產品
Cambridge Venture Partners Kabushiki Kaisha ("CVP KK")	Japan 日本	JPY10,000 10,000 日圓	-	100%	Hotel hospitality services in Japan 於日本提供酒店款待服務
Goldkeen Limited ("Goldkeen") 高健有限公司(「高健」)	Hong Kong 香港	HK \$1 1港元	-	100%	Property investment 物業投資
* The English name is for id	entification only		* 英	文名稱僅供詞	哉別
Note:			附註:		
This subsidiary is registered as w the law of the PRC.	holly foreign owned er	terprises under	此附屬公	司根據中國》	去律登記為外商獨資企業。

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35. DISPOSAL OF SUBSIDIARIES

Disposal of the Perfect Essential Holdings Limited and its subsidiaries (together the "EPS Group")

On 5 February 2021, the Group entered into an agreement with an independent third party to dispose of its entire interest of the EPS Group at a consideration of HK\$5,800,000. The disposal has been completed on 10 February 2021. Gain on disposal amounted to HK\$9,039,000 for the year ended 30 June 2021 was analysed as follows:

35. 出售附屬公司

出售Perfect Essential Holdings Limited及其附屬公司(統稱為 「EPS集團」)

於二零二一年二月五日,本集團與一 名獨立第三方訂立協議,以出售其於 EPS集團之全部權益,代價為5,800,000 港元。出售事項於二零二一年二月十 日完成。截至二零二一年六月三十日 止年度之出售收益為9,039,000港元, 分析如下:

> HK\$'000 千港元

Net liabilities disposed of:

已出售負債淨額:

Inventory Trade receivables Prepayment and other receivables Cash at bank Amount due to non-controlling interests Borrowings Lease liabilities Trade payables Other payables and accruals	存貨 貿易應收賬項 預付款項及其他應收款項 銀行現金 應付非控股權益款項 借貸 租賃負債 貿易應付賬項 其他應付款項及應計費用	1,278 326 1,423 411 (44,022) (243) (1,298) (201) (8,224)
		(50,550)
Add: Release of non-controlling interests Release of exchange reserve to profit or loss upon disposal	加:轉出非控股權益 出售時轉出外匯儲備至損益	46,660 651
Less: Proceeds from disposal	減:出售所得款項	(5,800)
Gain on disposal (note 7)	出售收益(附註7)	(9,039)
Net cash inflows arising on disposal: Cash consideration received Cash at bank disposed of	出售產生之現金流入淨額: 已收現金代價 已出售銀行現金	5,800 (411)
		5,389

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35. DISPOSAL OF SUBSIDIARIES (Continued)

Pursuant to the sales and purchase agreement, amount due from the EPS Group amounted to HK\$116,564,000 in the book of the Company had been assigned to the purchaser of the EPS Group.

The cash consideration of HK\$5,800,000 for the disposal of EPS Group had been fully received by the Group for the year ended 30 June 2021.

36. LEASE COMMITMENTS

As lessor

Rental income generated by leasing the investment properties held by the Group during the year was approximately HK\$510,000 (2021: HK\$510,000). Tenants located in the investment properties were committed the to Group for leasing the properties for the next one but not later than two years for the year ended 30 June 2022.

The Group had the following future minimum lease receivables under non-cancellable operating lease contracts, which were entitled to be received as at 30 June 2022 and 2021:

35. 出售附屬公司(續)

根據買賣協議,本公司賬目中應收EPS 集團款項116,564,000港元已轉讓予 EPS集團的買方。

截至二零二一年六月三十日止年度, 本集團已全數接獲出售EPS集團所得現 金代價5,800,000港元。

36. 租賃承擔

作為出租人

年內,出租本集團持有的投資物業的 租金收入約為510,000港元(二零二一 年:510,000港元)。截至二零二二年六 月三十日止年度,位於投資物業的租 客已向本集團承諾於未來一年但不遲 於兩年租賃物業。

本集團根據不可撤銷經營租賃合約有 以下未來最低租賃應收款項(將有權於 二零二二年及二零二一年六月三十日 收取):

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Not later than one year Later than one year but not later	不遲於一年 遲於一年但不遲於兩年	262	517
than two years		59	86
		321	603

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37. SHARE OPTION SCHEME

A new share option scheme was adopted by the Company on 13 December 2013, which replaced its old share options scheme adopted in 2003. Under the share option scheme, the Directors of the Company may, at their discretion, grant to full-time employees and executive directors of the Company and its subsidiaries the right to take up options to subscribe for shares of the Company, Additionally, the Company may, from time to time, grant share options to outside third parties for services provided to the Group. The share option scheme, unless otherwise cancelled or amended, will expire on 12 December 2023. The subscription price of options is subject to a minimum which is the higher of the nominal value of a share, the closing price of the shares on the Stock Exchange on the date of grant and the average of the closing prices of the shares on the Stock Exchange on the five trading days immediately preceding the grant date of the options.

The maximum number of unexercised share options permitted to be granted under the share option scheme must not exceed 10% of the shares of the Company in issue at any time. No option may be granted which, if exercised in full, would result in the total number of shares already issued and issuable under the share option scheme exceeding 30% of the aggregate number of shares of the Company.

The acceptance of an option, if accepted, must be made within 21 days from the date of the offer of the grant with a non-refundable payment of HK\$1 from the grantee to the Company.

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

Share options do not confer rights on the holders to dividends or to vote at shareholders' meetings.

During the year, no share-based payment expenses (2021: Nil) has been charged to profit or loss.

As at 30 June 2022 and 2021, no share option granted under the scheme is outstanding.

37. 購股權計劃

根據購股權計劃可授出之未行使購股 權最高數目,不得超過任何時間本公 司已發行股份10%。倘全面行使購股權 後,根據購股權計劃已獲發行及可獲 發行之股份總數超過本公司股份總數 30%,則不得授出有關購股權。

倘接受購股權,承授人必須於建議授 出日期起計21日內,向本公司支付1 港元之不可退回款項。

除非獲得本公司股東批准,否則每名 參與者於12個月期間內因行使獲授之 購股權(包括已行使、已註銷及尚未行 使之購股權)而已獲發行及將獲發行之 股份總數,不得超過不時已發行股份 之1%。

購股權並無賦予持有人收取股息或於 股東大會表決之權利。

年內,概無股份付款開支(二零二一 年:無)已自損益扣除。

於二零二二年及二零二一年六月三十 日,概無根據計劃授出的購股權尚未 行使。

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38. NOTE TO CONSOLIDATED STATEMENT 38. 綜合現金流量表附註 OF CASH FLOWS

Reconciliation of liabilities arising from financing activities:

與融資活動所產生負債之對賬:

		Borrowings 借貸 HK\$'000 千港元	Amount due to non- controlling interests 應付非控股 權益款項 HK\$ 000 千港元	Lease liabilities 租賃負債 HK\$1000 千港元
At 1 July 2020	於二零二零年七月一日	140,671	43,661	4,126
Changes from financing cash flows:	融資現金流量變動:			
Advance to the Group Repayment of borrowings Lease payment	向本集團墊款 償還借貸 租賃付款	(8,738)	361	 (1,674)
Interest paid	已付利息	(2,110)	-	(1,0/4)
Total changes from financing cash flows	融資現金流量變動總額	(10,848)	361	(1,768)
Other changes: Interest expenses Disposal of subsidiaries (note 35) Lease modification Exchange adjustments	其他變動 : 利息開支 出售附屬公司(附註35) 租賃修改 匯兑調整	2,110 (243) - (3,141)	(44,022) 	94 (1,298) (836) –
Total other changes	其他變動總額	(1,274)	(44,022)	(2,040)
At 30 June 2021 and 1 July 2021	於二零二一年六月三十日及 二零二一年七月一日	128,549	-	318
Changes from financing cash flows:	融資現金流量變動:			
Repayment of borrowings Lease payment Interest paid	償還借貸 租賃付款 已付利息	(67,508) _ (1,742)	- - -	(522) (31)
Total changes from financing cash flows	融資現金流量變動總額	(69,250)	_	(553)
Other changes: Addition Interest expenses	其他變動 : 添置 利息開支	1,742	-	653 31
Lease modification Exchange adjustments	租賃修改 匯兑調整	(6,491)		(101)
Total other changes	其他變動總額	(4,749)	_	583
At 30 June 2022	於二零二二年六月三十日	54,550	_	348

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39. RELATED PARTY TRANSACTIONS

Compensation of key management

The key management of the Group comprises all directors of the Company. Details of their remuneration are disclosed in note 10 to the consolidated financial statements.

40. CAPITAL RISK MANAGEMENT

The Group's objective of managing capital is to safeguard the Group's ability to continue as a going concern in order to provide returns and benefits for members and to maintain an optimal capital structure to reduce cost of capital.

The capital structure of the Group consists of net debts, which includes borrowings, deposits in a financial institution, time deposits, bank balances and cash and total equity as disclosed in the consolidated statement of changes in equity.

The Group's management reviews the capital structure on a semi-annual basis. As part of this review, the management considers the cost of capital and the risks associated with each class of capital. Based on recommendations of the management, the Group will balance its overall capital structure through new share issues as well as the issue of new debts or redemption of existing debts.

39. 有關連人士交易

主要管理人員報酬 本集團主要管理人員包括本公司全體 董事。有關彼等之酬金詳情於綜合財 務報表附註10披露。

40. 資金風險管理

本集團資金管理目標為確保本集團有 能力持續經營,從而為股東帶來回報 及利益,並維持最理想資本結構,以 減低資本成本。

本集團之資本結構包括負債淨額,當 中包括借貸、於金融機構之存款、定 期存款、銀行結餘及現金以及於綜合 權益變動表披露之總權益。

本集團管理層每半年檢討資本結構一次。作為此檢討其中部分,管理層考 慮各類別資本之資本成本及相關風險。 按照管理層之建議,本集團將透過發 行新股及發行新債權或贖回現有債權, 以平衡其整體資本結構。

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

40. CAPITAL RISK MANAGEMENT (Continued) 40

The directors of the Company consider that the carrying amounts of financial assets and financial liabilities recorded at amortised cost in the consolidated financial statements approximate their corresponding fair values. **40. 資金風險管理**(續)

本公司董事認為,於綜合財務報表按 攤銷成本列賬之金融資產及金融負債 之賬面值與其相應之公平值相若。

The gearing ratio at the end of reporting periods was as follows:

於報告期末之資產負債比率如下:

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元
Borrowings Deposits in a financial institution Pledged bank balances Bank balances and cash	借貸 於金融機構之存款 已抵押銀行結餘 銀行結餘及現金	54,550 (20,599) (690) (66,174)	128,549 (318,384) (1,126) (16,574)
Net debts	負債淨額	(32,913)	(207,535)
Total equity	總權益	609,573	802,909
Net debts to equity ratio	負債淨額對權益比率	(0.05)	(0.26)

For the year ended 30 June 2022 截至二零二二年六月三十日止年度

41. SUMMARY OF FINANCIAL ASSETS AND FINANCIAL LIABILITIES BY CATEGORY

41. 按類別劃分之金融資產及金融 負債概要

The carrying amounts of the Group's financial assets and financial liabilities as recognised as at 30 June 2022 and 2021 may be categorised as follows: 本集團於二零二二年及二零二一年六 月三十日確認之金融資產及金融負債 賬面值分類如下:

		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$′000 千港元
Financial assets Financial assets at fair value through profit or loss Financial assets at amortised cost	金融資產 按公平值計入損益之 金融資產 按攤銷成本計量之金融資產	281,051 111,605	67,305 480,251
		392,656	547,556
Financial liabilities Financial liabilities at amortised cost	金融負債 按攤銷成本計量之金融負債	61,130	136,776

42. EVENT AFTER REPORTING PERIOD

42. 報告期後事項

The Company has conducted a series of disposal of listed securities from 11 March 2022 to 7 September 2022. A total of 1,072,600 shares of Hong Kong Aerospace Technology Group Limited ("HKATGL") were disposed on the open market at an aggregate consideration of approximately HK\$18,170,000. The average selling price of disposal of each HKATGL share is approximately HK\$16.94.

Details of the transaction are set out in the Company's announcement dated 7 September 2022.

本公司於二零二二年三月十一日至二 零二二年九月七日進行一連串上市證 券出售事項,按總代價約18,170,000港 元在公開市場上出售合共1,072,600股 香港航天科技集團有限公司 (「HKATGL」)股份。出售每股HKATGL 股份的平均售價約為16.94港元。

交易詳情載於本公司日期為二零二二 年九月七日之公告。

Financial Summary 財務概要

RESULTS

業績

				's ended 30 Jun 六月三十日止年度		
		2022 二零二二年	2021 二零二一年	2020* 二零二零年*	- 2019 [*] 二零一九年*	2018 ^{*#} 一
		 HK\$′000 千港元	 HK\$′000 千港元	 HK\$'000 千港元		二零一八年** HK\$'000 千港元
Revenue	收益	41,052	24,092	48,922	62,881	59,896
Loss before income tax Income tax credit	所得税前虧損 所得税抵免	(138,305) 2,467	(47,617) 5,841	(176,670) 9,101	(172,920) 3,988	(202,190) 39,777
Loss for the year from continuing operations Profit for the year from	持續經營業務之 年內虧損 已終止經營業務之	(135,838)	(41,776)	(167,569)	(168,932)	(162,413)
discontinued operations	年內溢利	-	4,879	-	-	4,929
Loss for the year	年內虧損	(135,838)	(36,897)	(167,569)	(168,932)	(157,484)
Loss for the year attributable to:	以下人士應佔年內 虧損:					
Owners of the Company Non-controlling interests	本公司擁有人 非控股權益	(135,838) –	(35,365) (1,532)	(163,520) (4,049)	(154,992) (13,940)	(156,754) (730)
		(135,838)	(36,897)	(167,569)	(168,932)	(157,484)

ASSETS AND LIABILITIES

資產及負債

			At 30 June 於六月三十日				
		2022 二零二二年 HK\$′000 千港元	2021 二零二一年 HK\$'000 千港元	2020 二零二零年 HK\$'000 千港元	2019 二零一九年 HK\$'000 千港元	2018 二零一八年 HK\$'000 千港元	
Total assets Total liabilities	資產總值 負債總額	718,848 (109,275)	1,000,454 (197,545)	1,061,954 (270,208)	1,271,949 (305,307)	1,409,707 (270,603)	
		609,573	802,909	791,746	966,642	1,139,104	

Financial Summary 財務概要

The Group had disposed the new energy business during the year ended 30 June 2021.

The new energy business has been presented as discontinued operations in the consolidated financial statements for the year ended 30 June 2021. For the purpose of this financial summary, the new energy business has not been re-presented as discontinued operations for the four years ended 30 June 2018 to 2020.

- The Group had disposed the electric business during the year ended 30 June 2018. The electric cycle business has been presented as discontinued operations in the consolidated financial statements for the year ended 30 June 2018.
- 本集團已於截至二零二一年六月三十日止年度出 售新能源業務。
- 新能源業務於截至二零二一年六月三十日止年度 之綜合財務報表中呈列為已終止經營業務。就本 財務概要而言,於截至二零一八年至二零二零年 六月三十日止四個年度新能源業務並無重新呈列 為已終止經營業務。
- 本集團已於截至二零一八年六月三十日止年度出 售電動自行車業務。電動自行車業務已於截至二 零一八年六月三十日止年度之綜合財務報表呈列 為已終止經營業務。

