

Incorporated in Bermuda with limited liability Stock Code: 1141

ANNUAL REPORT 2022

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Abbreviations

In this annual report, the following abbreviations have the following meanings unless otherwise specified:

"Audit Committee"	the audit committee of the Board
"Board"	the Board of Directors of the Company
"Bye-laws"	the bye-laws of the Company
"China Minsheng Bank"	China Minsheng Banking Corp., Ltd. (中國民生銀行股份 有限公司), a joint stock limited company incorporated in the PRC with limited liability, the H shares of which are listed on the Stock Exchange (stock code: 1988) and the A shares of which are listed on the Shanghai Stock Exchange (stock code: 600016)
"China Minsheng Bank Group"	' China Minsheng Bank and its subsidiaries (excluding the members of the Group)
"CMBC HK Branch"	the Hong Kong branch of China Minsheng Bank
"CMBCI"	CMBC International Holdings Limited (民生商銀國 際控股有限公司), a company incorporated in Hong Kong with limited liability and an indirect controlling Shareholder of the Company
"CMBCIC"	CMBC International Capital Limited, a company incorporated in Hong Kong with limited liability and a direct wholly-owned subsidiary of the Company
"CMBC International Investment (HK)"	CMBC International Investment (HK) Limited, a company incorporated in Hong Kong with limited liability and an indirect controlling Shareholder of the Company
"CMBC International Investment"	CMBC International Investment Limited, a company incorporated in the British Virgin Islands with limited liability and a controlling Shareholder of the Company
"CMBC Securities"	CMBC Securities Company Limited, a company incorporated in Hong Kong with limited liability and a direct wholly-owned subsidiary of the Company
"Company"	CMBC Capital Holdings Limited
"controlling shareholder"	has the meaning ascribed to it under the Listing Rules
"CG Code"	the Corporate Governance Code as set out in Appendix 14 to the Listing Rules
"Director(s)"	Director(s) of the Company
"Executive Committee"	the executive committee of the Board

Abbreviations

"Group"	the Company and its subsidiaries
"Hong Kong"	the Hong Kong Special Administrative Region of the PRC
"HK\$"	Hong Kong Dollars, the lawful currency of Hong Kong
"Listing Rule(s)"	The Rules Governing the Listing of Securities on the Stock Exchange
"Model Code"	the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix 10 to the Listing Rules
"Money Lenders Ordinance"	the Money Lenders Ordinance (Chapter 163 of the Laws of Hong Kong) as amended, supplemented or otherwise modified from time to time
"Nomination Committee"	the nomination committee of the Board
"PRC" or "China"	the People's Republic of China, for the purpose of this annual report only, excluding Hong Kong, Macau Special Administrative Region of the PRC and Taiwan
"Previous Year"	the financial year ended 31 December 2021
"Remuneration Committee"	the remuneration committee of the Board
"Reporting Year"	the financial year ended 31 December 2022
"Risk Management and Internal Control Committee"	the risk management and internal control committee of the Board
"SFC"	the Securities and Futures Commission
"SFO"	the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) as amended, supplemented or otherwise modified from time to time
"Shareholder(s)"	holder(s) of the Share(s)
"Share(s)"	ordinary shares of HK\$0.4 each in the capital of the Company
"Stock Exchange"	The Stock Exchange of Hong Kong Limited
"Strategic Development Committee"	the strategic development committee of the Board
"US"	The United States of America
"US\$"	United States Dollars, the lawful currency of the US
"%"	per cent

Corporate Information

(as at the date of this annual report)

BOARD OF DIRECTORS

Executive Directors⁽¹⁾⁽²⁾⁽³⁾⁽⁴⁾

Mr. Li Baochen *(Chairman)* ⁽¹⁾ Mr. Li Ming *(General Manager)* ⁽²⁾ Mr. Ng Hoi Kam

Non-executive Directors

Mr. Yang Kunpeng Mr. Li Wenshi

Independent Non-executive Directors

Mr. Lee, Cheuk Yin Dannis Mr. Wu Bin Mr. Wang Lihua

AUDIT COMMITTEE

Mr. Lee, Cheuk Yin Dannis *(Chairman)* Mr. Wu Bin Mr. Wang Lihua

REMUNERATION COMMITTEE

Mr. Wu Bin *(Chairman)* Mr. Li Wenshi Mr. Wang Lihua

NOMINATION COMMITTEE

Mr. Wu Bin *(Chairman)* Mr. Li Wenshi Mr. Wang Lihua

COMPANY SECRETARY

Mr. Wong Tin Yu⁽⁵⁾

TRADING OF SHARES

The Stock Exchange of Hong Kong Limited

STOCK CODE

1141

REGISTERED OFFICE

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

45/F, One Exchange Square 8 Connaught Place Central, Hong Kong

PRINCIPAL BANKERS

China Minsheng Banking Corp., Ltd Industrial and Commercial Bank of China Limited Shanghai Pudong Development Bank Co., Ltd CMB Wing Lung Bank Limited

LEGAL ADVISER

Howse Williams

AUDITOR

PricewaterhouseCoopers Certified Public Accountants Hong Kong Registered Public Interest Entity Auditor

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

MUFG Fund Services (Bermuda) Limited 4th Floor North, Cedar House 41 Cedar Avenue Hamilton HM 12 Bermuda

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Tricor Tengis Limited 17/F, Far East Finance Centre 16 Harcourt Road Hong Kong

WEBSITE

http://www.cmbccap.com

Notes:

- Mr. Li Baochen was appointed as an executive Director, Chairman of the Board, chairman of the Executive Committee, chairman of the Strategic Development Committee and a member of the Risk Management and Internal Control Committee, with effect from 6 January 2023.
- ⁽²⁾ Mr. Li Ming was appointed as an executive Director, the general manager and a member of the Executive Committee, Risk Management and Internal Control Committee and Strategic Development Committee, with effect from 6 January 2023.
- ⁽³⁾ Mr. Li Jinze resigned as an executive Director, Chairman of the Board and chairman of the Executive Committee and Strategic Development Committee, with effect from 13 June 2022.
- ⁽⁴⁾ Mr. Ding Zhisuo resigned as an executive Director, the general manager and a member of the Executive Committee, Risk Management and Internal Control Committee and Strategic Development Committee, with effect from 6 January 2023.
- ⁽⁵⁾ Mr. Ho Yau Cheung resigned and Mr. Wong Tin Yu was appointed as the Company Secretary, with effect from 14 October 2022.

ECONOMIC AND MARKET REVIEW

In 2022, the COVID-19 pandemic continued to ravage the world, with the Russia-Ukraine conflicts casting shadow over global economic prospects. Global economic growth began to slow down while supply chain crunch was not fully resolved. Prices of most commodities, from energy to agricultural products, were soaring, which intensified inflation. Stubbornly high inflation forced major central banks around the world to embark on a journey of rate hikes, with aggressive policy tightening moves in place to try to pull inflation back to the normal range.

Since 2020, Hong Kong has suffered from the impacts of five waves of pandemic outbreaks in total which affected many businesses and most industries. Backed by a series of relief measures and consumption vouchers rolled out by the HKSAR government, the social-wide business confidence was gradually restored. However, sharp interest rate hikes initiated by major central banks and resulted in tight financial conditions, which caused severe impact to local demand and thus the retail services sector remained under pressure. Unemployment rate recorded a downward trend due to the stabilization of labor market. However, weak overseas demand due to slow global economic growth has caused weak export trade of merchandise in Hong Kong, resulting in weak economic performance in Hong Kong in 2022. Fortunately, domestic economy has showed signs of revival as pro-growth policies were gradually put in place. Yet, the recovery remains divergent among different areas. Against the backdrop of proactive policy initiatives, investment in infrastructure stood as the main contributing factor to stabilizing economic growth. On the other hand, the property market continued on its downward trajectory and was set for a weak rebound.

Facing the impacts of unfavorable factors such as tightening global monetary policy, geopolitics and repeated epidemics, risk events in global capital markets frequently occurred. In 2022, there was a great fluctuation in Hong Kong stocks and the overall performance of the Hong Kong stock market was sluggish. The Hang Seng Index fell below 15,000 points in late October, hitting a 13-year low. Fortunately, Hong Kong stocks have partially recovered from its losses since the beginning of the year due to favorable factors such as the relaxation of control measures on the pandemic in November and December. The Hang Seng Index closed at 19,781 points at the end of 2022, down 3,616 points or 15.5% for the year, whereas the average daily trading volume of Hong Kong stock decreased by 25% as compared with the corresponding period of last year to HK\$124.9 billion. In respect of the primary market, the initial public offering market on the Stock Exchange was subject to the performance of the secondary market in 2022, so that the number of new listings on the Main Board of Hong Kong dropped to 90 in 2022, representing a 8% year-on-year decline. Coupled with the impact of the reduction in the number of large-scale new listings during the year, the total capital raised from initial public offerings in the Hong Kong stock market in 2022 amounted to approximately HK\$104.6 billion, representing a decrease of 68% as compared with approximately HK\$331.3 billion in 2021. The total capital raised in the Hong Kong market, including placements, rights issues and initial public offerings, was approximately HK\$251.9 billion, representing a decrease of 67% from approximately HK\$773.3 billion in 2021.

ECONOMIC AND MARKET REVIEW (CONTINUED)

With respect to the bond market, as the Federal Reserve significantly increased the interest rate due to the escalating inflation indicators in the US as well as the frequent occurrence of corporate credit events in some domestic industries in China, the risk appetite of the investors in the secondary market became cautious and the overall performance of Bond price index was weak in 2022. The financing amount of bonds issued in the G3 currencies (US dollar, the euro, and Japanese yen) in Asia (excluding Japan) in 2022 also shrunk significantly.

BUSINESS REVIEW

The Group had built a cooperative development system with China Minsheng Bank in a regular and efficient manner, through which it can leverage the enormous network and customer base of China Minsheng Bank to facilitate the comprehensive and steady development of the Group in the areas of securities trading and brokerage, asset management, investment and financing, etc. The Group responded to the challenges brought about by the external environment such as the COVID-19 pandemic, adjusted its business development strategies in a timely manner, to ensure a balance between the development of various business segments, further strengthened its operational capabilities and paid close attention to its risk management, maintaining reasonable debt structure and abundant liquidity to deal with the global market uncertainty.

During the Reporting Year, under the impacts of shrinking market scale of US dollardenominated bonds and strict risk control for underwritings by the Group, the bond underwriting business has decreased as compared with the Previous Year. The Group completed 90 overseas bond issuances for 75 issuers. With respect to the corporate finance business, the Group continued to develop its listing sponsor and stock underwriting business steadily. During the Reporting Year, the number of sponsor projects successfully listed thereon was 3 (one of which was offered at the end of December 2021 and listed in early January 2022) and the Group participated in 15 stock underwriting projects as a joint bookrunner or higher capacity. The asset management business saw a stable development. During the Reporting Year, the Group continuously optimized the investment structure and enhanced the asset quality, maximised the risk-resistant capacity of portfolio, thereby driving its results and performance significantly to outperform relevant market indices; it also issued its second public fund of debt-equity hybrid nature, which further enriched the categories of asset management products and facilitated the balanced development of asset management business. In relation to the investment and financing business, the Group maintained a steady and flexible investment strategy while deploying investment products in diversified markets, including but not limited to listed bonds, listed equities, unlisted equities, unlisted funds and loans.

BUSINESS REVIEW (CONTINUED)

Under the impact of the global economic turbulence brought by the COVID-19 pandemic, during the Reporting Year, the Group's total revenue (including net gains or losses from investment) was approximately HK\$519.9 million, representing a decrease of approximately 36.2% from approximately HK\$815.0 million in the Previous Year, the net loss for the Reporting Year was approximately HK\$436.6 million, while net profit in the Previous Year was approximately HK\$291.2 million. The Group achieved a total asset of approximately HK\$10.85 billion as at 31 December 2022, representing a decrease of approximately 25.4% from approximately HK\$14.54 billion as at 31 December 2021. With respect to dividend, the Board did not recommend the payment of a final dividend for the Reporting Year (Previous Year: HK7.48 cents per share).

FUTURE OUTLOOK AND STRATEGY

Looking forward to 2023, inflation control will remain the top priority of the Federal Reserve and central banks of major countries. Even though the interest rate hike may relieve during the year, the interest rates are expected to remain relatively high. As global liquidity has stepped into a tightening cycle, the uncertainty of economic growth will be exacerbated and the risk of global stagflation cannot be ruled out, which poses a threat to the stability of the international financial market. The risk of price fluctuations of various assets still exists. In the face of highly uncertain inflation, interest rates and economic growth prospects, the global financial markets will inevitably see more volatile market conditions and the challenges brought by the end of the "loose monetary" era. At the same time, uncontrollable factors such as energy crisis, climate change risks, and geopolitical conflicts may drag on economic growth.

In respect of the China's economy, as the supply side of China economy is recovering and the government's pro-growth policies continue to be put in place and take effect, infrastructure and manufacturing sectors are expected to be an important driving force for future economic growth. The overall cost of living of China remains stable, ensuring policymakers ample room and sufficient tools to give pro-growth measures full play. Fiscal and monetary policies will continue to play a bigger part in reinvigorating the economy and boosting its organic growth. On the other hand, internal demand may be further revived and household consumption is expected to recover. Despite the short-term pressure on economic growth brought by negative factors such as the weak real estate market, the long-term positive fundamentals of China's economy remain unchanged due to its large economic volume and strong resilience in the internal circulation market. On the other hand, as a highly export-oriented economy, the prospect of Hong Kong will depend on external economies. However, the healthy development of the economy of Mainland China can buffer the Hong Kong economy against any challenge, together with the positive factor of border reopening between Hong Kong and the Mainland China, which is expected to stimulate economic activities in Hong Kong, the performance of the Hong Kong economy in 2023 is expected to be cautiously optimistic.

FUTURE OUTLOOK AND STRATEGY (CONTINUED)

Although there was a relief in the epidemic, there are many uncertainties over the market. The Group will remain prudent and ensure a stable and healthy performance through strengthening risk management and internal control and compliance management.

The Group will maintain the overall keynote of steady development and continuous innovation, focus closely on the overall strategic objectives of China Minsheng Bank, seriously implement the basic strategy of China Minsheng Bank (a non-state-owned enterprise, an agile and open bank, and a bank with considerate services), and continue to broaden and deepen the business structure and scope of the Group in order to ensure the continuous growth of the Group's overall performance. The Group will further improve its FinTech platform and actively explore the development of a networked and data-driven business system in order to provide better services to its clients.

As a key member of China Minsheng Bank Group and its offshore investment banking platform, the Group will continue to capitalise its advantages to focus on the premium clients of China Minsheng Bank, especially in providing a full range of financial services in Hong Kong to the emerging premium private enterprises in China. At the same time, the Group will continue to actively seek merger and acquisition opportunities that are beneficial to the long-term development of the Company and strive to become a platform for the supply of international investment banking products and services for China Minsheng Bank and a financial services platform for cross-border business of key clientele, so as to continue to create greater and longer-term investment returns for the Shareholders.

BUSINESS REVIEW

The Group is currently licensed to engage in Type 1 (dealing in securities), Type 2 (dealing in futures contracts), Type 4 (advising on securities), Type 6 (advising on corporate finance) and Type 9 (asset management) regulated activities, as well as financing and money lending business with the capacity as "exempted persons" defined in the Money Lenders Ordinance (no license required pursuant to the Money Lenders Ordinance) and has all material licenses required for services currently expected to be requested by most of its existing and potential clients.

During the Reporting Year, the Group's loss attributable to the owners of the Company was approximately HK\$436.6 million (Previous Year: profit of approximately HK\$291.2 million), recording a loss as compared to a profit in the Previous Year. The Group's basic and diluted loss per share was HK37.96 cents for the Reporting Year (2021: basic and diluted earnings per share of HK24.55 cents).

The Group's revenue (including net gains or losses from investment) decreased by approximately 36.2% to approximately HK\$519.9 million during the Reporting Year, compared to approximately HK\$815.0 million in the Previous Year. It was mainly due to the extremely depressed and volatile capital market in Hong Kong, the decrease in financing amount in the US-dollar bond market and in the initial public offering market of shares, as well as the decrease in the scale of external loans, resulting in the decrease in the income from investment banking businesses such as sponsor, bond underwriting and share underwriting, etc., and the interest income from loans and financing during the Reporting Year.

The table below presents the breakdown of segment revenue (including net gains or losses from investment) and segment results:

	Segment Revenue and Net Gains or Losses from Investment Segmen			t Results
	For the year ended 31 December 2022 HK\$'000	For the year ended 31 December 2021 HK\$'000	For the year ended 31 December 2022 HK\$'000	For the year ended 31 December 2021 HK\$'000
Securities	29,017	104,654	(60,769)	58,517
Fixed-income direct investment Other investment and	428,175	274,895	(197,755)	(10,300)
financing Asset management Corporate finance and	(132,769) 166,093	242,713 128,594	(274,933) 138,045	113,444 96,510
advisory Others	29,390	64,109 -	8,431 (43,832)	34,171 1,423
Total	519,906	814,965	(430,813)	293,765

BUSINESS REVIEW (CONTINUED)

Securities

The Group's securities business mainly includes the provision of brokerage services, securities margin financing services and bond underwriting services to clients.

During the Reporting Year, the revenue contributed by the securities segment decreased to approximately HK\$29.0 million, and the segment results turned from profit to loss, where the loss was approximately HK\$60.8 million, compared to the revenue and profit of approximately HK\$104.7 million and HK\$58.5 million, respectively, in the Previous Year. The decrease in segment revenue and turning of segment results from profit to loss were mainly due to the decrease in the income from bond underwriting business and interest income from customers of margin financing business, together with the failure of covering the financing exposure in margin financing business due to the price drop in the market of pledged assets, as well as the allowance for expected credit loss during the Reporting Year.

As one of the flagship business segments of the Group, the bond underwriting business has been developing steadily and healthily. During the Reporting Year, the Group completed 90 offshore bond issuance for 75 issuers, covering major issuing industries, such as banks, non-banking financial institutions, central governmentowned enterprises, large local state-owned enterprises and urban investment enterprises with good rating. While actively driving the steady development of its bond underwriting business, the Group strictly controls the underwriting risks and maintains high-quality issuers base. The Group has been diversifying its client base while increasing the proportion of bonds underwritten for large central governmentowned enterprises and high-quality financial institutions. The underwriting of financial institutions, central government-owned enterprises and local state-owned enterprises accounted for approximately 98% of the total underwriting volume in the Reporting Year, and further enhanced the Group's reputation and image in Hong Kong's capital markets. From the perspective of the issuer's qualification, during the Reporting Year, the investment-grade bonds underwritten by the Group accounted for approximately 73.3% of the total underwriting volume. The overall qualification of the underwriting issuers was stable and there were no major risk events. The Group's debt capital market department also provides certain important bond issuer clients with international rating advisory services.

The Group continued to develop its securities brokerage business and margin financing business steadily. Its securities brokerage business includes trading shares, bonds and other valuable securities of listed companies for clients, while its margin financing business includes provision of stock secured financing for retail, corporate and highnet-worth clients requiring finance for purchasing securities. The Group adopts a relatively cautious development strategy as to its securities brokerage business and margin financing business.

BUSINESS REVIEW (CONTINUED)

Investment and Financing

During the Reporting Year, the overall performance of capital market was weak as it was continuously adversely affected by factors such as US dollar interest rate hikes and the political turmoil. Various asset prices were highly volatile and investment risks continued to rise, especially the sharp fall in the prices of Chinese-issued US dollar-denominated bonds, which had a negative impact on the Group's bond investment gains. In addition, due to the impact of the ongoing COVID-19 pandemic, the economic situation in Mainland China was adversely affected and the pace of recovery was slowed down. Many enterprises experienced a decline in sales results, rise in operating costs or liquidity difficulties. In this regards, in response to market conditions, the Group increased the provision of allowance for expected credit losses on bond investment, loans and structured finance and adjusted downwards the fair value of its investments in equity securities.

With respect to investment, the Group focuses on industries that are in the growth or expansion stage and have high competition barriers in the Greater China region. It actively seeks to invest in companies with outstanding core technology and relatively high potential in revenue growth and profitability. The Group pays attention to hightech innovative companies medical and healthcare companies and other companies with high growth potential that comply with Chapter 18A of the Listing Rules.

In terms of financing, the Group provides customized financing solutions in different structures or forms according to customers' needs, providing a series of services including transaction structure design, coordinating the intermediary agencies and coordinating financing arrangements. Specific products include, but are not limited to, asset-backed loans, merger and acquisition loans, equity pledge financing, bridge financing, etc. The Group adopts robust risk-control-oriented development strategies for financing.

Fixed-income direct investment

During the Reporting Year, revenue and net investment losses from the fixed-income direct investment segment, which included but not limited to coupon from listed bonds under direct investment, amounted to an aggregate of approximately HK\$428.2 million as compared to approximately HK\$274.9 million in the Previous Year. The segment recorded a loss of approximately HK\$197.8 million in the Reporting Year as compared to loss of approximately HK\$10.3 million in the Previous Year. The increase in segment revenue was primarily due to the increase in coupon income resulting from the increase in the scale of bond investment during the first half of the Reporting Year and the significant year-on-year decrease in the investment loss. The increase in the loss of segment results was primarily due to the drop in prices of some of Mainland property developer bonds and non-state-owned enterprise bonds during the Reporting Year, resulting in a significant amount of allowance for expected credit loss required during the Reporting Year, the increase in the scale of financing for bond investments as well as the impact of interest rate hikes causing larger increase in interest expense year-onyear in the first half of the year, and the increase in exchange loss incurred during the Reporting Year.

BUSINESS REVIEW (CONTINUED)

Investment and Financing (Continued)

Other investment and financing

During the Reporting Year, revenue and net investment loss from the other investment and financing segment, which included but not limited to coupon, dividend and distribution income from listed bonds (other than those under fixed-income direct investment), listed equities, unlisted equity interests and unlisted funds, as well as interest income from loans, amounted to an aggregate of approximately HK\$132.8 million as compared to income of approximately HK\$242.7 million in the Previous Year. The turning of segment revenue and net investment profit or loss from their positive performance to negative was primarily due to the general decrease in the fair values of investment projects and the decrease in interest income resulting from the decrease in scale of external loans. Segment results turned from profit-making to loss-making, where the loss was approximately HK\$274.9 million, compared with the profit in the Previous Year of approximately HK\$113.4 million. The turning of segment results from profit to loss from their positive performance to negative as well as the increase in the allowance for expected credit losses on loan and advances during the Reporting Year.

	31 December 2022 HK\$'000	31 December 2021 HK\$'000
Investment		
Listed equities (measured at FVTPL)	68,207	152,101
Listed equities (measured at FVOCI)	27,862	_
Unlisted equity interests	259,277	413,105
Bonds (measured at FVOCI)	6,030,539	9,610,682
Bonds (measured at FVTPL)	1,516,117	353,510
Bonds (measured at amortised cost)	-	62,172
Unlisted funds	772,478	852,198
Quoted investment fund	-	11,527
Total	8,674,480	11,455,295
Financian		
Financing Loans and advances	439,888	841,160

The following table sets out the breakdown of investment and financing:

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BUSINESS REVIEW (CONTINUED)

Investment and Financing (Continued)

Other investment and financing (Continued)

As at 31 December 2022, the Group's investment portfolio mainly included but not limited to listed equities, bonds, unlisted equity interests and unlisted funds, covering a wide range of sectors such as industry, pharmaceuticals, technology, consumer goods, real estate and finance.

As at 31 December 2022, the assets of the proprietary investment of the Group amounted to approximately HK\$8.7 billion (2021: approximately HK\$11.5 billion), including bonds investment of approximately HK\$7.5 billion (2021: approximately HK\$10.0 billion). The future performance of such portfolio will depend on many factors, including the uncertainty in the financial markets, the economic development in both Hong Kong and Mainland China and investors' sentiment.

During the Reporting Year, the Group's investment portfolio generated total revenue of an aggregate of approximately HK\$538.8 million (Previous Year: HK\$513.7 million), including interest income of approximately HK\$233.9 million (Previous Year: HK\$305.1 million) from debt securities investments, interest income of approximately HK\$61.6 million (Previous Year: HK\$40.8 million) from FVTPL investments and dividend income and other investment income of approximately HK\$243.3 million (Previous Year: HK\$167.8 million).

For investments classified as financial assets measured at FVOCI and FVTPL, the Group recorded a net loss during the Reporting Year which mainly comprised: (i) net losses from disposal recognized in the consolidated statement of profit or loss and other comprehensive income; (ii) net loss not recycled through profit or loss upon disposal of financial assets measured at FVOCI; and (iii) fair value losses recognised in fair value reserve through other comprehensive income.

The Group maintains a consistent stable principle for its proprietary bond investment, adopts revenue-based (including charging fixed contractual interest and receiving gains on disposal) trading strategy. Adopting a top-down/bottom-up approach in its investment analysis, the Group is committed to identifying investment opportunities with sustainable and high-level revenue within limited volatility. The Group adopts a prudent risk management strategy and makes a reasonable risk estimate for its investments in order to strike a balance between risk management and revenue generation. At the same time, the Group adheres to the principle of investment diversification and has established explicit guidelines which stipulate that the position in any single bond shall not account for more than 5% of the overall position, and the portfolio shall be diversified by investing in various issuers in a wide range of sectors.

The unlisted direct investment business of the Group, which included equity interests and funds, mainly focuses on high-tech innovative enterprises and new consumption enterprises that have large growth potential.

BUSINESS REVIEW (CONTINUED)

Investment and Financing (Continued)

Other investment and financing (Continued)

The Group engages in financing and loan provision business in the capacity of an "exempted person" as defined under the Money Lenders Ordinance which does not require a licence under the Money Lenders Ordinance. The Group conducts the relevant business by relying on the said exemption by virtue of China Minsheng Bank being a bank, i.e. an authorised institution, which holds a valid banking licence under the Banking Ordinance (Cap. 155, Laws of Hong Kong).

The loan business of the Group focuses on short-to-mid term financing so as to maintain the flexible configuration and high liquidity of the Group's assets. During the Reporting Year, the Group granted loans to six market players ("**Borrowers**"), involving market players in various industries, such as sports, technology, real estate and education. The Group implements pre-, peri- and post-investment management. Through putting in place practicable risk control measures and rigorous risk review on each client and each project, the overall credit and operation risk of the loan business of the Group are controllable. The Group constantly monitors and adjusts concentration, maturity profile and risk-to-revenue ratio of the asset portfolio to strike a balance between the overall risk and revenue generation.

The Group's finance provision business has been conducted using the unsecured loan from CMBCI with a term of 3 years. The interest rate is determined according to the market interest rate. Specifically, at each quarter of the Reporting Year, the interest rate was determined with reference to the applicable HIBOR/LIBOR rate plus a reasonable margin and funding cost of CMBCI. During the Reporting Year, in supporting the business development of the Group, the annual interest rate charged to the Group by CMBCI was 2.5%.

As a general principle, the Group chooses customers with good financial position and steady business operation (no quantitative benchmark), which enable them to pay loan interest and repay the loan principal in accordance with the proposed repayment schedule, as assessed by the Group before granting them the loans.

In deciding whether to grant the loan to corporate customers, the Group does not have any specific requirements on the customers' industry, business operation location, minimum amount of revenue and profit in the last 12 months, minimum amount of total assets, financial benchmarks or operation history. Each application is considered on a case-by-case basis. As a general principle, the Group will take into account factors such as whether the credibility of the customers can match the amount of loans to be granted, whether the securities to be provided by the customers are sufficient in value and whether they are liquid, and whether the proposed term and interest rate of the loans can match the overall credibility of and securities to be provided by such customers.

BUSINESS REVIEW (CONTINUED)

Investment and Financing (Continued)

Other investment and financing (Continued)

In relation to individual customers, the Group currently does not have any specific requirements on the age group, occupation, minimum monthly income or minimum amount of assets. Each application is considered on a case-by-case basis. As a general principle, the Group will take into account factors such as the customers' credit history, assets, the quality and liquidity of the securities provided, and the size and terms of the loan. During the Reporting Year, the Group had not granted loans to individual customers.

All the loans were secured by real property mortgage(s) or pledge(s) over shares of private or listed companies and a majority of them was also guaranteed by the respective ultimate beneficial owner(s) of the Borrowers.

All of the Borrowers and their ultimate beneficial owners are independent third parties of the Group and had no past business or dealing with the Group. They were sourced by the Group's deal teams via market information and were not referred by the senior management of the Group. The Group did not have any agreement, arrangement, understanding or undertaking (whether formal or informal and whether express or implied) with any connected person of the Group with respect to the granting of loans to the Borrowers.

The loan terms were determined with reference to factors including the cost of funding, customers' requirements, credit assessment on customers (including income of customers), value, liquidity and enforceability of collaterals, prevailing market interest rates for similar loans, prevailing market condition, the term of the loan and the use of proceeds.

The principal amount of loans as at the end of the Reporting Year were in the range from US\$5,000,000 to US\$30,000,000, either denominated in US\$ or HK\$. The proposed usages of the loan proceeds were financing acquisitions, financing existing indebtedness or financing general working capital of the Borrowers. The interest rates charged to the Borrowers for loans were in the range from 6% to 10% per annum, payable either quarterly or semi-annually, with the maturity profile from around 3 to 12 months.

BUSINESS REVIEW (CONTINUED)

Investment and Financing (Continued)

Other investment and financing (Continued)

The aggregate amount of loan receivables of the Group at the end of the Reporting Year was approximately HK\$581,537,000 (2021: HK\$894,441,000), among which: (i) the amount of loan receivables due from the largest Borrower was approximately HK\$180,000,000 (2021: HK\$198,662,000), representing approximately 31% (2021: 22%) of the total loan receivables of the Group; (ii) the amount of loan receivables due from the five largest Borrowers was approximately HK\$545,786,000 (2021: HK\$703,796,000), representing approximately 94% (2021: 79%) of the total loan receivables of the Group; and (iii) the amount of loan loss allowance made for the loan receivables was approximately HK\$141,649,000 (2021: HK\$53,281,000) which was determined by expected credit loss model (the "**ECL Model**") or valuation prepared by independent professional valuer. As at 31 December 2022, loan receivables from two borrowers with an aggregate amount of HK\$257,792,000 was over 90 days past due, and the remaining balance of loan receivables with amount of HK\$323,745,000 was not past due.

As (i) all the Borrowers and their ultimate beneficial owners are independent third parties of the Group, and (ii) all applicable percentage ratios (as defined under Rule 14.07 of the Listing Rules) in respect of the each of the loans granted to the Borrowers were less than 5%, each of the loans was not subject to disclosure requirements set out in Chapter 14 and/or Chapter 14A of the Listing Rules. Subsequent to the Reporting Year, on 5 January 2023, the Group entered into a supplemental deed with a borrower, pursuant to which the Group and the borrower agreed to the extension of the repayment dates of the loans in the aggregate amount of HK\$160,000,000. As the highest relevant applicable percentage ratio (as defined in the Listing Rules) in respect of the aforesaid loans exceeds 5% but is less than 25%, the relevant grant of the reporting and announcement requirements under Chapter 14 of the Listing Rules. For details, please refer to the Company's announcement dated 5 January 2023.

The Group has in place practice guidelines for controlling the overall credit and operation risk, loan recoverability monitoring and loan collection. After the grant of loan, the business team and risk management department of the Group together monitor the financial conditions of the customers and the collaterals or the guarantors (if any) on a regular basis and take appropriate follow-up action with the transaction counterparties including follow up calls and site visits where the financial condition of the transaction counterparties deteriorates or the value of the collaterals decreases dramatically.

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BUSINESS REVIEW (CONTINUED)

Investment and Financing (Continued)

Other investment and financing (Continued)

The Group monitors the revenue, profit and cash flows, as well as asset quality of the borrowers and guarantors (collectively, "**Obligors**") to assess their financial conditions. In particular, the Group assesses the Obligors' capability to generate steady profit and cash flows. Further, the Group reviews the business development of the Obligors and assesses whether their financial performance meets the expectations, and whether their milestones (if any) are completed as scheduled. In addition, the Group monitors the size of other debts of the Obligors and their repayment schedules (if obtainable), and assesses whether the Obligors have the corresponding repayment ability. Further, the Group monitors whether the Obligors are able to cover their capital expenditures with operating cash flows and external funding. The Group also pays attention to the news and other public information of the Obligors. Where the customer is a listed company, the Group monitors its announcements and the financial information disclosed to the public.

For the collaterals, the Group values the collaterals regularly on a semi-annual or annual basis. If the collaterals are listed shares, the Group monitors the market performance and price movement on daily basis. Where the collateral is a real property, the Group requires a professional third-party valuer to issue a valuation report.

The Directors ensure the effectiveness of the Group's risk management and internal control systems for credit risk exposure assessment and management, loan recoverability and collateral adequacy through their design and participation in the Group's three-tiered risk management and internal control framework.

(i) At the Board level, the Risk Management and Internal Control Committee holds half-year meetings to review and evaluate the risk management and internal control systems and assess their effectiveness through reviewing the risk management report submitted by the Company, discussing with the management on the major findings and management's responses to these findings and suggestions and ensuring the Company provides timely enhancement or ratifications to issues raised. The Audit Committee holds quarterly meetings, two of which are held to review and evaluate the consolidated financial statements of the Group for the relevant reporting period (including the accounting policies and practices in respect of the impairment assessment), and review and monitor effectiveness of the Group's risk management and internal control systems through reviewing the internal audit report submitted by the Company, discussing with the management on relevant findings and suggestions, considering management's response to these findings and suggestions, and urging the Company to complete any ratification timely.

BUSINESS REVIEW (CONTINUED)

Investment and Financing (Continued)

Other investment and financing (Continued)

- (ii) At the management level, all executive Directors of the Company are members of the investment committee, which is set up by the management. The executive Directors participate and vote in the investment committee meetings held from time to time to evaluate and approve investment, divestment or enforcement of loan transactions. During the meeting, the executive Directors assess various matters such as the credit risk exposure, recoverability of the loan, adequacy of the collateral, commercial rationale, fairness and reasonableness of the key terms and conditions, benefits to the Group and its shareholders, through reviewing the due diligence report submitted by business units and discussing the proposed transactions with other investment committee members including heads of risk management, legal and compliance. During the meeting, the executive Directors also request additional approval conditions or enforcement action for business units to execute in order to mitigate credit risk exposure and increase recoverability of the loan and adequacy of the collateral.
- (iii) Further, at the management level, the executive Directors participate and vote in management meetings held from time to time to review and approve the Group's credit policies. In particular:
 - In order to mitigate credit risk exposure, the management has approved the procedural guidelines and the concentration-restriction policy for the Group's investment and financing business, as well as the issuer whitelist for debt investments;
 - (b) In order to monitor the recoverability of loans, the management has approved the post-investment policy, pursuant to which the Group holds monthly meetings for each of the outstanding loan projects. During the meetings, the business units report to the risk management department and the management in charge on the Obligors' progress of loan repayment, completion of any milestone events, and discuss the Obligors' latest operation condition, financial status including collateral value and relevant market and industry information; and
 - (c) In order to monitor the adequacy of collaterals, the management has approved the collateral management policy, pursuant to which the Group requires valuation of collaterals periodically.

BUSINESS REVIEW (CONTINUED)

Investment and Financing (Continued)

Other investment and financing (Continued)

(iv) At the department level, the executive Directors supervise work conducted by departments responsible for executing risk management tasks (including business units, legal and compliance department, and risk management department, which monitor business operations throughout the entire process. In particular, the front office business unit conducts due diligence on proposed transactions. The middle office including risk management, legal, and compliance departments review the risks, legal and compliance issues involved in each transaction. The investment committee approves each transaction. The internal audit department independently inspects by spot checking on a completed transaction and ensures its initiation, approval and execution meets the Group's internal control policies and procedures.

As discussed above, the Directors fulfill their obligations in overseeing lending transactions by (a) reviewing and monitoring the effectiveness of the Group's internal control and risk management system by members of the Risk Management and Internal Control Committee and Audit Committee members, and (b) participating in the investment committee meetings and approving policies providing guidelines and procedures in investment and financing business, and supervising the relevant departments on their work during due diligence, negotiation and execution process by the executive Directors.

In particular:

- before a proposed lending transaction can be submitted to investment committee for assessment, the Directors (through policies providing guidelines and procedures approved by them) require completion of relevant due diligence, site visits and research, KYC, connected transaction and anti-money laundering reviews, commercial risk reviews, and key term reviews by business units, risk management department and legal and compliance department;
- (ii) During the investment committee meeting, the reporting and discussion focus on the borrower's and guarantor's repayment capacity, repayment sources, transaction structure, guarantee measures, collateral value and liquidity, loan purpose, and the reasonableness of core terms such as amount and duration. The executive Directors also examine the borrower's operational and financial status, industry trends, and the borrower's position within the industry, ensuring that the borrower has adequate repayment capacity and willingness at the time of approval and granting of the loan. Only projects approved by the investment committee can proceed to the implementation stage;

BUSINESS REVIEW (CONTINUED)

Investment and Financing (Continued)

Other investment and financing (Continued)

(iii) During negotiation and execution stage, the executive Directors also request the Group's own legal department and engaged external lawyers to review financing agreements and related documents.

All of the above measures help support and facilitate the Directors' critical assessment (i) of the commercial rationale for entering into each of the lending transactions of the Group, (ii) on whether the terms are fair and reasonable, and (iii) on whether the use of funds by the Group is in the interests of the Group and its Shareholders as a whole.

Where an Obligor is in default, the Group takes necessary action(s) to safeguard its interests which includes but not limited to, issuing demand letters, enforcing the loan collaterals, negotiating for settlement plans, and/or commencing legal proceedings. Prior to taking any such actions, the investment committee normally convenes a meeting to consider and approve the necessary action(s). To the extent necessary, the Group also seeks advice from third party advisors such as receivers, legal advisors and valuers.

The Group has established the ECL Model to measure the credit losses and impairment of the loans that reflects the changes in credit risk of the underlying assets. The management has the overall responsibility for the Group's credit policies and oversees the credit quality of the Group's receivables and loans portfolio. In addition, the management assesses the recoverable amount of loan receivables individually and incorporates them into the Group's ECL Model which is reviewed or audited by the Group's auditors at each reporting date to ensure that adequate impairment losses are made for irrecoverable amounts.

The Group's provision for impairment of financing and money lending business during the Reporting Year was approximately HK\$88,368,000 (Previous Year: HK\$63,236,000). The increase in provision for impairment was mainly due to the default in repayment by one of the Borrowers during the Reporting Year.

Further details of the loan and advances and ECL Model for the Reporting Year are set out in notes 2(s), 20 and 37(a) to the consolidated financial statements.

BUSINESS REVIEW (CONTINUED)

Asset Management

The Group's asset management business covers SFC authorised funds (commonly known as "**public funds**"), private funds, discretionary managed accounts and investment advisory services, and is committed to achieve asset preservation and appreciation through providing one-stop, multi-level asset management service solutions to clients based on their needs. Among which, there are two major categories of public funds, namely bond funds and debt-equity hybrid funds; private funds include private equity-investment funds, hybrid multi-strategy funds and structured funds, etc.

During the Reporting Year, facing various unfavourable factors, such as continuous resurgence of the COVID-19 pandemic, the rapid and frequent rate hikes of the US Federal Reserve, continuous exposure to the risks of bonds issued by Sino-invested real estates enterprises, Russia-Ukraine conflicts and intensified worldwide inflation, as well as the highly volatile global capital markets, the Group's asset management team, by following the principle of being "sensitive to market, loyal to trends, skilled at trading, ready to assume responsibility and strictly self-disciplined", improved the net worth management for asset management portfolios such as funds and specialised accounts, strengthened the management and control on credit risks and market risks, rigorously implemented the list and concentration management mechanism, continuously sticked to short-term investment strategies and conducted prospective adjustment and deployment, enhanced the risk-resistant capacity of portfolio, steadily increased the guality of portfolio management, thereby driving its results and performance significantly to outperform the related market indices. As of 31 December 2022, the scale of the Group's asset management business remained stable, and maintained its slight growth as compared to that as of 31 December 2021.

On 1 August 2022, the Group seized the market opportunities to issue its second public fund — CMBC Aggregate Greater China Strategy Fund, which adopted a hybrid strategy with equity and bonds as an exploration of the advantages of equity-related products, and further enriched the product base of the Group for asset management and better served the needs of the Group's customers. During the Reporting Year, the net value of that public fund mounted steadily, taking the leading position among the comparable products of similar categories, and bringing stronger return for wealth appreciation of customers.

BUSINESS REVIEW (CONTINUED)

Asset Management (Continued)

During the Reporting Year, the Group adhered to the green financial philosophy for sustainable development and adopted the Bloomberg PORT Enterprise ESG Solution. To proactively fulfil the requirements in four aspects covering governance, investment management, risk management and disclosure as stated in "Management and Disclosure of Climate-related Risks by Fund Managers" by the SFC, since November 2022, the Group has started to manage and disclose the climate-related risks of each of its investment portfolios and addressed the risks brought by the global climate changes. Meanwhile, the Group proactively participated in charitable activities in order to assume its responsibilities for social charity. At the end of 2022, the Group was named the "Caring Company of the Inter-bank Market Charity Day 2022" jointly by leading team of targeted support and rural revitalisation, the People's Bank of China, China Foundation for Development of Financial Education, and China Foreign Exchange Trade System National Interbank Funding Center.

During the Reporting Year, revenue and profit of approximately HK\$166.1 million and HK\$138.0 million, respectively, were recorded for the Group's asset management segment, as compared to approximately HK\$128.6 million and HK\$96.5 million, respectively, in the Previous Year. The revenue and profit of this segment increased mainly due to the increase in management fee income as a result of the adjustment in part of the management fee rate during the Reporting Year.

BUSINESS REVIEW (CONTINUED)

Corporate Finance and Advisory

During the Reporting Year, China's economy was facing uncertainties in various aspects due to the recurring outbreak of the COVID-19 pandemic around the world, the complex international situation and the strengthening of industrial regulations. Despite the unstable market condition, the Group was able to cope with the adverse situation. During the Reporting Year, the number of sponsor projects of the Group successfully listed on the Main Board of the Stock Exchange was 3 (one of which the public offering was made at the end of December 2021 and was listed in early January 2022). In comparison with the performance as of Previous Year where the number of sponsor projects that listed on the Main Board of the Stock Exchange was 3, business performance and ranking remained stable. The projects that were successfully listed and the projects that the Group had submitted listing applications covered the industries including papermaking felts manufacturing, social new retail, e-commerce, marketing services and special purpose acquisition companies. With respect to stock underwriting, despite the uncertain market condition, the Group, with its excellent underwriting ability, completed a total of 15 stock underwriting projects during the Reporting Year, and these projects covered the industries that have attracted investors' attention in recent years, such as medical, high-end manufacturing, property management, IP operations, e-commerce and special purpose acquisition companies.

During the Reporting Year, the Group's corporate finance and advisory segment recorded revenue of approximately HK\$29.4 million (Previous Year: HK\$64.1 million), and recorded profit of approximately HK\$8.4 million (Previous Year: HK\$34.2 million). The segment revenue and profit decreased due to a lower amount raised by issuers amidst the unstable market condition.

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BUSINESS REVIEW (CONTINUED)

Administrative Expenses and Finance Costs

Administrative expenses and finance costs for the Reporting Year amounted to an aggregate of approximately HK\$434.3 million (Previous Year: HK\$349.7 million). The analysis is set out below:

	For the year ended 31 December 2022 HK\$'000	For the year ended 31 December 2021 HK\$'000
Staff costs Depreciation and amortisation Other administrative expenses Finance costs	95,046 22,224 50,882 266,109	93,715 26,118 55,425 174,428
Total	434,261	349,686

The increase in finance costs was mainly due to ongoing increase in the financing interest rate obtained pursuant to the repurchase agreement during the Reporting Year caused by continuous interest rate hike.

FINANCIAL REVIEW

Capital Structure

Details of the changes in equity for the year ended 31 December 2022 are set out in the Consolidated Statement of Changes in Equity.

As at 31 December 2022, the total number of the issued share capital with the par value of HK\$0.4 each was 1,123,664,693 and the total equity attributable to Shareholders was approximately HK\$1,599.4 million (2021: HK\$2,755.7 million).

During the Reporting Year, no Shares had been purchased or granted to the selected persons of the Group under the share award scheme which was adopted in February 2016.

FINANCIAL REVIEW (CONTINUED)

Liquidity and Financial Resources

The Group primarily financed its operations with internally-generated cash flows, borrowings, its internal resources and Shareholder's equity.

As at 31 December 2022, the Group had current assets of approximately HK\$10,739.1 million (2021: HK\$14,405.4 million) and liquid assets comprising cash (excluding cash held on behalf of customers), investment in listed equity securities and debt investments totaling approximately HK\$8,536.3 million (2021: HK\$10,886.2 million).

The Group's current ratio as at the end of the Reporting Year, calculated based on current assets of approximately HK\$10,739.1 million (2021: HK\$14,405.4 million) over current liabilities of approximately HK\$9,173.9 million (2021: HK\$11,667.2 million), was approximately 1.2 (2021: 1.2).

The Group's finance costs for the Reporting Year mainly represented the interest on notes payable of approximately HK\$8.9 million (Previous Year: HK\$11.5 million), interest on loans from an intermediate holding company of approximately HK\$148.9 million (Previous Year: HK\$119.0 million), interest on repurchase agreements of approximately HK\$105.3 million (Previous Year: HK\$38.6 million), and interest on lease liabilities of approximately HK\$3.0 million (Previous Year: HK\$4.0 million).

As at 31 December 2022, the Group's indebtedness mainly comprised loans from CMBCI and financial assets sold under repurchase agreements of approximately HK\$8,624.7 million (2021: HK\$10,772.8 million). The loans principal from CMBCI of approximately HK\$4,649.7 million (2021: HK\$3,654.7 million) were denominated in Hong Kong dollars and United States dollars and borne interests at rate of 2.5% per annum (2021: 2.5% to 3.5% per annum) and were repayable within one year. As of 31 December 2022, there were no notes payable (31 December 2021: notes payable in the aggregate principal amount of US\$145 million denominated in United States dollars, due within one year, and borne interest at rates of 1% to 1.8% per annum). As at 31 December 2022, the Group entered into repurchase agreements with financial institutions to sell bonds recognised as financial assets measured at fair value through other comprehensive income and financial assets measured at fair value through profit and loss with carrying amount of approximately HK\$4,912.1 million (2021: HK\$7,820.5 million), which are subject to the simultaneous agreements to repurchase these investments at the agreed dates and prices.

The Group's gearing ratio, calculated on the basis of total indebtedness divided by the sum of total indebtedness and equity attributable to the Company's owners, was approximately 84.4% (2021: approximately 79.6%).

With the amount of liquid assets on hand, the management of the Group is of the view that the Group has sufficient financial resources to meet its ongoing operational requirements.

FINANCIAL REVIEW (CONTINUED)

Pledge of asset

Except as otherwise disclosed, as at 31 December 2022, the Group did not have other pledge or charge on asset (31 December 2021: Nil).

Contingent liability

Except as otherwise disclosed, as at 31 December 2022, the Group did not have other significant contingent liability (31 December 2021: Nil).

Capital commitment

As at 31 December 2022, the Group did not have any significant capital commitment (31 December 2021: Nil).

Significant investments held

During the Reporting Year, the Group did not hold any single significant investment which accounted for over 5% of its total assets.

Material acquisitions and disposals of subsidiaries and associates

For the year ended 31 December 2022, the Group had no material acquisitions or disposals of subsidiaries and associates.

FINAL DIVIDEND

The Board did not recommend any final dividend to the Shareholders for the year ended 31 December 2022 (Previous Year: final dividend of HK7.48 cents per share).

FOREIGN CURRENCY RISK MANAGEMENT

The Group's revenue is mainly denominated in United States dollars and Hong Kong dollars while its expenditure is mainly denominated in Hong Kong dollars. The Group's foreign exchange exposure is mainly from the translation of assets and liabilities denominated in United States dollars. As Hong Kong dollars are pegged to United States dollars, the Directors believe that the Group's foreign exchange exposure is manageable and the Group will closely monitor this risk exposure from time to time.

HUMAN RESOURCES AND REMUNERATION POLICY

As at 31 December 2022, the Group had about 75 (2021: about 79) employees including the Directors. For the Reporting Year, the total staff costs, including the Directors' remuneration, was approximately HK\$95.0 million (Previous Year: approximately HK\$93.7 million). Remuneration packages for the employees and the Directors are structured by reference to market terms, individual competence, performance and experience. Benefits plans provided by the Group include mandatory provident fund scheme, subsidised training program, share option scheme, share award scheme and discretionary bonuses.

OUTLOOK

Prospects

Although the Group is optimistic about the long-term sustainable economic growth in Hong Kong and the Mainland China, in the short run, fixed income investment prices are expected to remain under large fluctuations. The Group's financing prices continued to maintain at a high level, further exacerbating the pressure on profit. In the meantime, the epidemic has been effectively alleviated and the economic growth in the Mainland China and Hong Kong has been accelerated to recover, which brought opportunities to the ongoing operations, profitability and financing ability of various companies, including the Group's clients. The Group will uphold the established strategy that risk control and internal control and compliance are the top priorities, closely monitor the situation, reasonably control the capital leverage ratio, optimize the investment portfolio, seek potential investment opportunities, and seize opportunities to actively increase revenue while adhering to the bottom line of risk compliance.

Development Strategy

The Group will maintain the overall keynote of steady development and continuous innovation, focus closely on the overall strategic objectives of China Minsheng Bank, seriously implement the basic strategy of China Minsheng Bank (a non-state-owned enterprise, an agile and open bank, and a bank with considerate services), and continue to broaden and deepen the business structure and scope of the Group in order to ensure the continuous growth of the Group's overall performance. The Group will further improve its FinTech platform and actively explore the development of a networked and data-driven business system in order to provide better services to its clients.

As a key member of China Minsheng Bank Group and its offshore investment banking platform, the Group will continue to capitalise its advantages to focus on the premium clients of China Minsheng Bank, especially in providing a full range of financial services in Hong Kong to the emerging premium private enterprises in China. At the same time, the Group will continue to actively seek merger and acquisition opportunities that are beneficial to the long-term development of the Company and strive to become a platform for the supply of international investment banking products and services for China Minsheng Bank and a financial services platform for cross-border business of key clientele, so as to continue to create greater and longer-term investment returns for the Shareholders.

OUTLOOK (CONTINUED)

Development Strategy (Continued)

The specific development strategies of the Group include:

- (1) Actively promote the development of listing sponsorship and equity underwriting business, expand project sources through multiple measures, optimise and improve the business synergy mechanism, and assist clients in opening up the investment banking business channels in Hong Kong in line with the Group's overall strategic planning. The Group will strengthen the exploration and marketing of medium and large investment banking projects to enhance market influence;
- (2) The Group will further strengthen the sourcing of high-quality corporate bond business, enhance business synergies with China Minsheng Bank Group, expand cooperation with high-quality financial peers and explore new high-quality client resources. The Group will encourage and support customers to issue green bonds or other green financial products. The Group will further enhance our bond sales capabilities and progressively build a professional sales team;
- (3) To serve the strategic concept of "One Minsheng", the Group will make full use of the advantages of our rich business platform resources, and gradually strengthen the marketing implementation of high-quality private equity projects with the aim of serving the national strategic development direction and China Minsheng Bank's high-quality customers;
- (4) With efficient sales model, accurate product development and quality management services as the three core guidelines for asset management business development, the Group will continue to optimise the quality of our asset management portfolio and enhance our management scale and fee income. The Group will seize the historical development opportunities arising from the integration of the Greater Bay Area and the interconnection and interoperability of the two places, promote mutual recognition of funds, enhance product innovation and liberalisation, and build a comprehensive and diversified offshore asset management platform;
- (5) The Group keeps up with market opportunities and is committed to providing all-round support and complementary product for the overseas financial service needs of high-quality and high-net-worth individual customers of China Minsheng Bank, and making every effort to build the Company's wealth management business platform; and

OUTLOOK (CONTINUED)

Development Strategy (Continued)

(6) The Group actively responds to changes in the market environment and strengthens credit and market risk control and cost control. In response to the complex economic and financial environment and the continuously fluctuating capital market, the Group strengthens credit research on bond issuers, conducts all-dimensional structural adjustment and tracking and monitoring of each portfolio, further optimises the portfolio structure, and asset quality as well as enhances risk resistance. The Group also implements pre-investment risk prevention and control and post-investment management and disposal of financing and loans business. At the same time, the Group will constantly enhance cost management, effectively exhibit the guiding and restraining effects of financial contributions on business development.

In addition, the Company is committed to enhancing its corporate governance capabilities, adhering to the strategic plan of the China Minsheng Bank Group, building a quality talent pipeline based on sound operations, enhancing its revenue generating business capabilities, promoting the continuous professional development of all employees, promoting green finance and sustainable development, and enhancing its brand influence, with a view to creating long-term value for customers, Shareholders, employees and the society.

RISK MANAGEMENT CAPABILITIES

The Group has always believed that operating the Group's business in full compliance with laws and regulations and effective risk prevention and control are the prerequisites and guarantees for its healthy development, and the Group shall continue to strengthen its overall risk management capability. The Board has established the Risk Management and Internal Control Committee to oversee the overall risk management framework of the Group. The Group takes a pragmatic approach to managing different risks based on the professional category and has implemented all-rounded risk management, primarily including credit risks, market risks, risks of legal compliance, operation risks and liquidity risks. The Group has implemented all-rounded risk management policies and procedures, covering different business sectors, and established the risk management framework which is in line with the business development strategy. The Group will strictly perform risk management tasks within the existing governance framework, implement the risk management capabilities and internal control system, and constantly enhance its risk management capabilities and level.

EXECUTIVE DIRECTORS

Mr. Li Baochen ("Mr. Li"), aged 45, was appointed as an executive Director, the Chairman of the Board, Chairman of both the Executive Committee and Strategic Development Committee, and a member of the Risk Management and Internal Control Committee of the Company on 6 January 2023. He was also appointed as a director of CMBCI on 30 December 2022 and was appointed as a director of CMBC Investment (HK) Limited (a directly wholly-owned subsidiary of the Company) on 20 March 2023.

Mr. Li has over 18 years of experience in the financial services industry. Prior to joining the Group, Mr. Li was an executive director and chief executive officer of China Industrial Securities International Financial Group Limited (a company listed on Stock Exchange; Stock Code: 6058) from 13 January 2020 to 6 December 2022. Mr. Li was also appointed as a director and chief executive officer of Industrial Securities (Hong Kong) Financial Holdings Limited, and a legal representative, an executive director and a general manager of Industrial Securities Consultancy Service (Shenzhen) Company Limited* and director of IS (Hong Kong) Investment Limited on 31 July 2019, 19 May 2020 and 5 June 2020, respectively. Mr. Li was the product manager of personal banking of Industrial and Commercial Bank of China, Shenzhen Branch, the general manager of the market research and development department of China Lianhe Credit Rating Co., Ltd., and the managing director, deputy general manager and general manager of the fixed income business headquarter of Industrial Securities Co., Ltd.* (a company listed on the Shanghai Stock Exchange; Stock Code: 601377.SH).

Mr. Li obtained a master's degree in economics from Nankai University, the PRC in July 2003.

Mr. Li Ming ("Mr. Li Ming"), aged 42, was appointed as an executive Director, the General Manager and a member of each of the Executive Committee, Risk Management and Internal Control Committee and Strategic Development Committee of the Company on 6 January 2023. He was appointed as the deputy general manager of CMBCI on 28 December 2022. Mr. Li Ming was also appointed as a director of CMBC Capital Finance Limited (a direct wholly-owned subsidiary of the Company) and CMBC Securities, respectively, on 20 March 2023.

Mr. Li Ming has over 20 years of experience in the financial services industry. Prior to joining the Group, Mr. Li Ming has held various positions in China Minsheng Bank and its CMBC HK Branch from 2006 to 2022, with his last position as the vice president (alternate chief executive officer) of CMBC HK Branch. Prior to that, Mr. Li Ming was a relationship manager in the Head Office Banking Operation Department (International Business Department) of China CITIC Bank.

Mr. Li Ming graduated from Central University of Finance and Economics with a bachelor's degree in economic information administration and a master's degree in business administration.

* For identification purpose only

EXECUTIVE DIRECTORS (CONTINUED)

Mr. Ng Hoi Kam ("Mr. Ng"), aged 49, joined the Company as the deputy general manager in September 2017 and was appointed as an executive Director on 26 October 2017. Mr. Ng is also a member of each of the Executive Committee and the Strategic Development Committee. Mr. Ng has over 20 years of experience in the investment banking and financial industry focusing on the areas of initial public offerings, mergers and acquisitions, corporate restructuring and other financial advisory services to listed companies and listing applicants in Hong Kong. He led and completed a number of capital markets deals in various sectors including healthcare, technology, utilities and financial, as well as large-scale and complicated merger and acquisition deals including those involving state-owned enterprises of the PRC. Mr. Ng served as the managing director of corporate finance in Haitong International Capital Limited before joining the Group. From July 1997 to December 2000, he worked in Arthur Anderson & Co (now known as PricewaterhouseCoopers). Mr. Ng is a member of the Hong Kong Institute of Certified Public Accountants. He received his Master of Economics from the University of Hong Kong and Bachelor of Business Administration from the Chinese University of Hong Kong.

Mr. Ng is a Responsible Officer and a director of each of CMBCIC and CMBC Securities, both of which are direct wholly-owned subsidiaries of the Company. CMBCIC is licensed by the SFC to carry out type 1 (dealing in securities) and type 6 (advising on corporate finance) regulated activities, and CMBC Securities is licensed by the SFC to carry out type 1 (dealing in securities) and type 4 (advising on securities). Mr. Ng was appointed as a director of CMBC Financial Products Limited (a direct wholly-owned subsidiary of the Company) on 20 March 2023.

NON-EXECUTIVE DIRECTORS

Mr. Li Wenshi ("Mr. Li Wenshi"), aged 45, was appointed as a non-executive Director of the Company on 29 June 2021. Mr. Li Wenshi is also a member of each of the Nomination Committee, Remuneration Committee and Strategic Development Committee of the Company. Mr. Li Wenshi is the general manager of the strategic client department of China Minsheng Bank. Mr. Li Wenshi has 19 years of experience in the banking industry. Since 1998, Mr. Li Wenshi has held various positions in the energy finance division, the group finance division, the asset preservation division, the Taiyuan Branch and the Tianjin Branch of China Minsheng Bank. Mr. Li Wenshi was honored by China Minsheng Bank as a "Person Making Great Contribution to the Development of China Minsheng Bank" and a "Person Touching China Minsheng Bank with Great Spirit". In 2011, he was awarded with the title of "Expert in Financial Services" by the National Committee of Chinese Financial Workers' Union. Mr. Li Wenshi holds a master's degree in EMBA from Tsinghua University.

NON-EXECUTIVE DIRECTORS (CONTINUED)

Mr. Yang Kunpeng ("Mr. Yang"), aged 45, was appointed as a non-executive Director of the Company on 29 June 2021. Mr. Yang is also the chairman of the Risk Management and Internal Control Committee. Mr. Yang joined the Communist Party of China in January 2007. Mr. Yang has extensive experience in the banking industry and has been the general manager of the Investment Banking Department of the head office of China Minsheng Bank since March 2021. In 2003, Mr. Yang worked as the senior manager of credit series in the credit management department of ICBC. From June 2011 to March 2019, he held various positions in China Minsheng Bank, including director of product risk management center of risk management department of the head office, member of party committee, secretary of discipline inspection commission, assistant to president and vice president of the Tianjin Branch. From April 2019 to February 2021, he served as deputy party secretary, director and general manager of Minsheng Royal Asset Management Co., Ltd. Mr. Yang holds a bachelor's degree in business administration from the Business School of Renmin University of China and a master's degree in business administration from the School of Management, Xi'an Jiaotong University.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Lee, Cheuk Yin Dannis ("Mr. Lee"), aged 52, was appointed as an independent non-executive Director on 7 June 2017. Mr. Lee is also the chairman of the Audit Committee and a member of Risk Management and Internal Control Committee. Mr. Lee is a first-class honor graduate with a bachelor's degree in Business Administration from Texas A&M University, and a member of the Hong Kong Institute of Certified Public Accountants and the American Institute of Certified Public Accountants (AICPA). He currently holds the positions of managing director of DLK Advisory Limited, independent non-executive director and the chairman of the audit committee of each of Tiangong International Company Limited (Stock Code: 826), Cathay Media and Education Group Inc. (Stock Code: 1981) and C&D Property Management Group Co., Ltd. (Stock Code: 2156). Mr. Lee has over 20 years of experience in business operations and expansion, operations in the capital market and accounting, and successfully planned and completed many important initial public offerings and corporate financing projects. Mr. Lee was an executive director of both AMCO United Holding Limited (Stock Code: 630) (resigned in 2011) and AMVIG Holdings Limited (Stock Code: 2300) (resigned in 2010), a non-executive director of Kam Hing International Holdings Limited (Stock Code: 2307) (resigned in 2011), an independent non-executive director of Meilleure Health International Industry Group Limited (Stock Code: 2327)(resigned in 2015) and Southern Energy Holdings Group Limited (formerly known as China Unienergy Group Limited) (Stock Code: 1537) (resigned in 2019), Beijing Gridsum Technology Co., Ltd. (a company listed on NASDAQ (Symbol: GSUM)) (resigned in 2021) and Geely Automobile Holdings Limited (Stock Code: 175) (resigned in 2022).

INDEPENDENT NON-EXECUTIVE DIRECTORS (CONTINUED)

Mr. Wu Bin ("Mr. Wu"), aged 50, was appointed as an independent non-executive Director on 7 June 2017. Mr. Wu is also the chairman of each of the Nomination Committee and the Remuneration Committee and a member of each of the Strategic Development Committee and the Audit Committee. Mr. Wu is the current president and partner of Zhongping Capital and an equity investment and insurance private equity evaluation expert at Insurance Asset Management Association of China. Mr. Wu holds a doctor's degree in Economics from Fudan University. From September 1998 to February 2014, Mr. Wu served as the deputy general manager of Haitong Securities Co. Ltd. (the shares of which listed on the Shanghai Stock Exchange (Stock Code: 600837.SH) and the Stock Exchange (Stock Code: 6837), the chairman of Haitong UniTrust International Leasing Corporation, the chairman of Haitong Asset Management Corporation and the director of Haitong International Finance Holdings Limited. He also successively served as the vice president of Shanghai Media Group (SMG), the vice chairman of Shanghai Oriental Pearl Group Co., Ltd., the chairman of Shanghai Media Development Corporation, the chairman of Shanghai EPIC Music, and a director of Shanghai Shendi (Group) Co., Ltd. (Shanghai Disney Holdings Limited). Mr. Wu was named as the Shanghai Financial Industry Leader, and was the former vice chairman of compliance committee of Securities Association of China, a member of asset management committee of Securities Association of China and an expert consultant of China Securities Investor Protection Fund.

Mr. Wang Lihua ("Mr. Wang"), aged 60, was appointed as an independent non-executive Director on 7 June 2017. Mr. Wang is also a member of each of the Nomination Committee, the Remuneration Committee and the Audit Committee. Mr. Wang is the current managing partner of Tian Yuan Law Firm. Mr. Wang holds a master's degree in Economic Law from Peking University. He previously served as the president of the 1st Beijing Xicheng Lawyers Association, a standing member of the All China Lawyers Association, a member of the Experts Panel of the Beijing Municipal Government, an expert of the International Chamber of Commerce China, a member of the Review Committee for Mergers and Acquisitions and Restructurings of Listed Companies of China Securities Regulatory Commission ("CSRC") for the 3rd session (original) and the 1st, 2nd and 3rd sessions (current), and the independent director of Shandong Xingmin Wheel Co., Ltd., China Minsheng Bank, Xinjiang Chalkis Co., Ltd., Hainan Mining Co., Ltd. (海南礦業股份有限公司) and Shandong Buchang Pharmaceuticals Co., Ltd. (山東步長製藥股份有限公司). Mr. Wang was previously an assistant to the director of law department of Peking University, the vice president of the 7th Council of Beijing Lawyers Association, and a member of the Public Offering Review Committee of CSRC for the 7th and 8th sessions. He serves as the independent director of Tianyang Hongye Technology Co., Ltd. (天陽宏業科技股份有 限公司) (the shares of which are listed on the Shenzhen Stock Exchange (Stock Code: 300872.SZ)) and Lepu Medical Technology (Beijing) Co., Ltd. (樂普(北京)醫療器械股 份有限公司) (the shares of which are listed on the Shenzhen Stock Exchange (Stock Code: 300003.SZ)).

SENIOR MANAGEMENT

Mr. Chen Yi ("Mr. Chen"), aged 41, is the deputy general manager of the Group. Mr. Chen joined the Group in May 2017. Mr. Chen is mainly responsible for domestic and foreign equity investment business, communication with financial institutions and market development of the Group's business. Mr. Chen has 17-year experience in financial industry. Since April 2006, Mr. Chen has worked in China Minsheng Bank and served as deputy head and head of secretary department of general office and head of investor relationship management department. Mr. Chen graduated from the University of Wales Swansea with Master of Science in Mathematics and Computing for Finance.

Mr. Li Jianyang ("Mr. Li Jianyang"), aged 47, is the head of securities department of the Group. Mr. Li Jianyang joined the Group in July 2017. He is also a director of each of CMBCIC and CMBC Securities. Mr. Li Jianyang is mainly responsible for the Group's securities business. Mr. Li Jianyang has 13-year experience in Hong Kong's capital market. Prior to joining the Group, Mr. Li Jianyang worked in a subsidiary of the investment bank of ICBC group in Hong Kong and the headquarter of ICBC. Mr. Li Jianyang graduated from University of International Business and Economics (UIBE) with Master of Finance.

Report of the Directors

The Directors present their report and the audited consolidated financial statements of the Group for the Reporting Year.

EVENTS AFTER THE REPORTING YEAR

Save as disclosed in this annual report, there were no significant events after the Reporting Year and up to the date of this annual report.

PRINCIPAL ACTIVITIES

The principal activities of the Company are investment holding and provision of loan financing services for its subsidiaries. Details of principal activities of its principal subsidiaries are set out in note 42 to the consolidated financial statements.

During the Reporting Year and up to the date of this annual report, the Group expanded its businesses and operations by fully utilising its licenses issued under the SFO (Types 1, 2, 4, 6 and 9 licences).

RESULTS AND DIVIDENDS

The Group's loss for the Reporting Year and the state of affairs of the Group are set out in the consolidated financial statements on pages 104 to 215 of this annual report.

The Board does not recommend any payment of final dividend for the Reporting Year (Previous Year: final dividend of HK7.48 cents per share).

DIVIDEND POLICY

Any declaration of dividends will depend upon a number of factors including the earnings and financial condition, operating requirements, capital requirements and any other conditions that our Directors may deem relevant and will be subject to the approval of the Shareholders.

BUSINESS REVIEW

The business review of the Group for the Reporting Year is set out in the section headed "Management Discussion and Analysis" on pages 9 to 29 of this annual report, the discussion of which forms part of the Report of the Directors.

SUMMARY FINANCIAL INFORMATION

A summary of the published results, assets and liabilities of the Group for the last five financial years, as extracted from the audited consolidated financial statements and reclassified as appropriate, is set out on page 216 of this annual report. The summary does not form part of the audited consolidated financial statements.

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PROPERTY, PLANT AND EQUIPMENT

Details of movements in the property, plant and equipment of the Group during the Reporting Year are set out in note 16 to the consolidated financial statements.

SHARE CAPITAL

Details of movements in the Company's share capital during the Reporting Year are set out in note 35 to the consolidated financial statements.

SHARE OPTION SCHEME

Details of the share option scheme of the Company are set out in note 39 to the consolidated financial statements.

SHARE AWARD SCHEME

The Company adopted the Share Award Scheme ("**Share Award Scheme**") on 19 February 2016 ("**Adoption Date**"). For further details of the Share Award Scheme, please refer to the Company's announcement dated 19 February 2016 ("**Adoption Announcement**"). The following is a summary of the Share Award Scheme:

Subject to any early termination as may be determined by the Board, the Share Award Scheme shall be valid and effective for a term of 10 years commencing on the Adoption Date. The purposes of the Share Award Scheme are to recognise the contributions by certain employees and persons to the Group and to provide them with incentives in order to retain them for the continual operation and development of the Group and to attract suitable personnel for further development of and contribution to the Group.

The Board may select any eligible person (other than excluded person) for participation in the Share Award Scheme and determine the number of the awarded shares to be awarded to the selected persons. The Board is entitled to impose any conditions (including a period of continued service within the Group after the reference date), as it deems appropriate with respect to the entitlement of the selected person to the awarded shares.

The eligible person of the Share Award Scheme comprises of (i) eligible person (whether full time or part time), executives, officers, directors (including executive, non-executive and independent non-executive directors) of any member of the Group; (ii) any holder of any securities issued by any member of the Group or any controlling shareholder; (iii) any business or joint venture partner, contractor, agent or representative, any person provides research, development or technological support or any advisory, consultancy, professional services to the business of the Group, any investor, vendor, supplier, developer or licensor, any customer, licensee, wholesaler, retailer, trader or distributor of goods or services of any member of the Group; which have contributed or will contribute to the growth and development of the Group.

SHARE AWARD SCHEME (CONTINUED)

As soon as practicable after granting the awarded shares, the Board shall cause the awarded amount, related purchase expenses and such other necessary expenses required for the completion of the purchase of all the awarded shares to be paid from the Company's resources into the securities account for the purpose of operating the Share Award Scheme ("**Account**") or to the trustee corporation as may be appointed by the Company for the administration of the Share Award Scheme ("**Trustee**") to be held on trust for the relevant selected person(s) for the purchase of the awarded shares. The administration committee established by the Board or the Trustee shall, within 20 business days on which trading of the Shares is not suspended (or such longer period as the Board may agree from time to time have regard to the circumstances of the purchase concerned), purchase the awarded shares at the prevailing market price.

Any awarded shares and the related income thereof held in the Account or by the Trustee and which are referable to a Selected Person shall vest in that selected person in accordance with the timetable and conditions as imposed by the Board at its absolute discretion.

The Board shall not make any further award of awarded shares which will result in the nominal value of the Shares awarded by the Board under the Share Award Scheme exceeding 10% of the issued share capital of the Company as at the Adoption Date. The maximum number of Shares which may be awarded to a selected person under the Share Award Scheme shall not exceed 1% of the issued share capital of the Company as at the Adoption Date. As Shareholders approved the refreshment of the aforesaid scheme limit at the Company's annual general meeting held on 8 September 2017, the maximum number of awarded shares under the Share Award Scheme would be 4,577,875,772 Shares (after consolidation of the Company's Shares on 29 December 2021, 114,446,894 Shares), representing approximately 10.19% of the total number of issued Shares of the Company as at the date of this annual report. The aforesaid limit may be further refreshed or amended by approval of the Shareholders in general meeting.

Where any awarded shares is proposed to be offered to a connected person of the Company (as defined under Chapter 14A of the Listing Rules), such offer of awarded shares has to be first approved by the independent non-executive Directors of the Company and the Company will comply with the applicable requirements of Chapter 14A of the Listing Rules and all other applicable laws and regulations in respect of such offer.

Since the Adoption Date, the Company has not granted any share awards under the Share Award Scheme. Accordingly, at the beginning and end of the Reporting Year, the total number of share awards available for grant under the Share Award Scheme was 114,446,894 shares.

SHARE AWARD SCHEME (CONTINUED)

As disclosed in the Adoption Announcement, the Share Award Scheme was not subject to the provisions of Chapter 17 of the Listing Rules. However, the Stock Exchange made amendments to Chapter 17 of the Listing Rules in July 2022, which took effect on 1 January 2023. The amended scope of application of Chapter 17 of the Listing Rules covers both the Share Option Scheme and the Share Award Scheme. Therefore, the operation of the Share Award Scheme is subject to the provisions of the revised Chapter 17 of the Listing Rules from 1 January 2023. In addition, according to the transitional arrangements provided by the Stock Exchange, the Company can only grant shares to eligible participants as defined in Chapter 17 of the revised Listing Rules under the Share Award Scheme.

EQUITY-LINKED AGREEMENTS

Except for the Share Option Scheme and Share Award Scheme of the Company disclosed above, no equity-linked agreements that will or may result in the Company issuing shares or that require the Company to enter into any agreements that will or may result in the Company issuing shares were entered into by the Company during the Reporting Year or subsisted at the end of the Reporting Year.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Bye-laws or the laws of Bermuda where the Company is incorporated.

TAX RELIEF AND EXEMPTION

The Company is not aware of any tax relief and exemption available to Shareholders by reason of their holding of the Company's securities. If the Shareholders are unsure about the taxation implications of purchasing, holding, disposing of, dealing in or exercising of any rights in relation to the Shares, they are advised to consult their professional advisers.

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

The Board recognised that the repurchase of Shares could increase the net asset value, so during the Reporting Year, the Company repurchased a total of 48,906,500 Shares on the Stock Exchange, with a total consideration (before transaction costs) of approximately HK\$98.1 million. As at the date of this annual report, all repurchased Shares have been cancelled.

Details of repurchase are as follows:

Month of repurchase	Total shares repurchased	Highest price paid per share (HK\$)	Lowest price paid per share (HK\$)	Total consideration paid (HK\$'000)
January	5,958,500	3.91	2.61	19,908
February	6,211,000	2.96	2.43	16,111
March	814,000	1.75	1.67	1,408
April	4,241,000	1.85	1.44	7,051
May	4,293,000	1.78	1.55	7,216
June	7,808,000	2.10	1.51	14,613
July	5,197,000	2.07	1.64	9,229
August	238,000	1.69	1.62	396
September	4,196,000	1.87	1.68	7,568
October	4,210,000	1.92	1.52	7,343
November	5,184,000	1.64	1.07	6,345
December	556,000	1.65	1.34	862
Total:	48,906,500			98,050

Save as disclosed above, neither the Company, nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities during the year ended 31 December 2022.

RESERVES

Details of movements in the reserves of the Company and of the Group during the Reporting Year are set out in note 44 to the consolidated financial statements and in the consolidated statement of changes in equity on pages 109 and 110, respectively.

DISTRIBUTABLE RESERVES

As of 31 December 2022, the Company's distributable reserves to the Shareholders included a contributed surplus of approximately HK\$1,823.7 million (2021: HK\$1,909.2 million). Pursuant to the provisions of the Companies Act 1981 of Bermuda, contributed surplus account of the Company is available for distribution. However, the Company cannot declare or pay a dividend, or make a distribution out of contributed surplus if:

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

MAJOR CUSTOMERS AND SUPPLIERS

During the Reporting Year, the total revenue attributable to the Group's five largest customers represented approximately 20.8% of the Group's total revenue (Previous Year: approximately 15.7%) and the revenue attributable to the largest customer included therein amounted to approximately 12.6% (Previous Year: approximately 6.7%).

None of the Directors or any of their close associates or any Shareholders (who, to the knowledge of the Board, owns more than 5% of the Company's issued Shares) has any beneficial interest in the Group's five largest customers. The Group is engaged in the provision of financial services. In the opinion of the Directors, disclosure of information on the Group's suppliers is of no value.

MAJOR RISKS AND UNCERTAINTIES

The Directors are of the view that the business operations of the Group are highly dependent on various internal or external factors, including the economic and market environment in the world, Mainland China and Hong Kong. The principal risks and uncertainties faced by the Group include but not limited to:

- (i) credit risk that may arise from default of the Group's business counterparties, including borrowers, trading counterparties and bonds/note issuers;
- (ii) market risk that may arise in the value of unlisted and listed securities invested by the Group, including when there is fluctuation of the equity and bond price;
- (iii) operation risk that may arise from oversight of internal process management or misconduct of personnel;
- (iv) legal and compliance risk that may arise when the Group fails to comply with changes in laws, regulations and rules of regulatory authorities that are applicable to it and its business on a timely manner due to the Group's business development; and
- (v) liquidity risk that may arise when the funding requirements are not effectively assessed and predicted and when the Group fails to pay the debts in time as they fall due, fulfil the payment obligations and meet the funding requirements.

ENVIRONMENTAL POLICIES

The Board and the management of the Company are committed to enhancing environment protection by encouraging its employees to reduce consumption of electricity and paper, reduce waste, and use environmentally friendly products whenever possible. Details of the relevant policies are set out in the Environmental, Social and Governance Report on pages 71 to 95 of this annual report.

COMPLIANCE WITH LAWS AND REGULATIONS

The Group's legal department and compliance department have established and implemented compliance policies for the Group. The Group has taken various measures, such as improving internal systems, regular training and regular internal inspection, to ensure that each potential business transaction engaged by the relevant business teams is in compliance with the applicable laws, regulations and rules, including but not limited to the SFO, the Listing Rules, Anti-Money Laundering and Counter-Terrorist Financing Ordinance (Chapter 615 of the Laws of Hong Kong) and the relevant laws.

RELATIONSHIP WITH EMPLOYEES

The Group recognises the unique position and value of its employees. In addition to offering a market competitive remuneration package, the Group also provides an advantageous working environment and organises leisure activities to build up a strong connection with its employees. Details of the employee policies are set out in the Environmental, Social and Governance Report on pages 71 to 95 of this annual report.

RELATIONSHIP WITH CUSTOMERS

The Group is committed to providing excellent services to its customers with a view to maintaining steady business and asset growth as well as long term profitability.

DIRECTORS

The Directors who held office during the Reporting Year and up to the date of this annual report are:

Executive Directors⁽¹⁾⁽²⁾⁽³⁾⁽⁴⁾

Mr. Li Baochen *(Chairman)*⁽¹⁾ Mr. Li Ming *(General Manager)*⁽²⁾ Mr. Li Jinze⁽³⁾ Mr. Ding Zhisuo⁽⁴⁾ Mr. Ng Hoi Kam

Non-executive Directors

Mr. Yang Kunpeng Mr. Li Wenshi

Independent Non-executive Directors

Mr. Lee, Cheuk Yin Dannis Mr. Wu Bin Mr. Wang Lihua

Notes:

- (1) Mr. Li Baochen was appointed as an executive Director, Chairman of the Board, chairman of the Executive Committee, chairman of the Strategic Development Committee and a member of the Risk Management and Internal Control Committee, with effect from 6 January 2023.
- (2) Mr. Li Ming was appointed as an executive Director, the general manager and a member of the Executive Committee, Risk Management and Internal Control Committee and Strategic Development Committee, with effect from 6 January 2023.
- (3) Mr. Li Jinze resigned as an executive Director, Chairman of the Board and chairman of the Executive Committee and Strategic Development Committee, with effect from 13 June 2022.
- (4) Mr. Ding Zhisuo resigned as an executive Director, the general manager and a member of the Executive Committee, Risk Management and Internal Control Committee and Strategic Development Committee, with effect from 6 January 2023.

DIRECTORS' SERVICE CONTRACTS

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

DIRECTORS' REMUNERATION

Details of the Directors' remuneration are set out in note 11 to the consolidated financial statements.

CONTINUING CONNECTED TRANSACTIONS

The continuing connected transactions that took place during the Reporting Year which do not fall under the Rule 14A.76(1) of the Listing Rules are summarised as follows:

For details, please refer to the Company's announcements in relation to the continuing connected transactions dated 31 December 2019, 16 December 2021 and 9 December 2022, the circulars dated 22 December 2021, and the announcement in relation to the poll results of the special general meeting dated 12 January 2022.

(I) Deposit Services

On 16 December 2021, the Company (for itself and on behalf of other members of the Group) entered into a service agreement with China Minsheng Bank (for itself and on behalf of other members of China Minsheng Bank Group) (the "**2021 Services Agreement**"), pursuant to which, among other things, China Minsheng Bank Group agreed to provide the Group with (among other things) the deposit services according to the terms and conditions as set out in the 2021 Services Agreement. The 2021 Services Agreement shall take effect from 1 January 2022 to 31 December 2024 and is automatically renewable for successive periods of three years thereafter, subject to the compliance with the then applicable requirements of the Listing Rules.

Pursuant to the 2021 Services Agreement, the annual caps for the daily balance of the Group's deposits with China Minsheng Bank Group for the three years ending 31 December 2024 are as follows:

	For the year ending 31 December					
	2022 (HK\$ million)	2023 (HK\$ million)	2024 (HK\$ million)			
Daily deposit balance	1,000	1,000	1,000			

China Minsheng Bank is an indirect controlling Shareholder and a connected person of the Company. Accordingly, the deposit services contemplated under the 2021 Services Agreement constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules.

CONTINUING CONNECTED TRANSACTIONS (CONTINUED)

(I) Deposit Services (Continued)

Since the applicable percentage ratios (other than the profits ratio) pursuant to Rule 14.07 of the Listing Rules in respect of the annual caps under the 2021 Services Agreement exceed 5%, the deposit services to be provided under the 2021 Services Agreement are subject to the reporting, announcement, circular, annual review and independent Shareholders' approval requirements under Chapter 14A of the Listing Rules.

For details, please refer to the Company's announcement dated 16 December 2021, the circular dated 22 December 2021 and the announcement in relation to the poll results of the special general meeting dated 12 January 2022.

(II) China Minsheng AM Services, China Minsheng Distribution Services, China Minsheng Referral Services and China Minsheng Underwriting Services

Pursuant to the 2021 Services Agreement:

- China Minsheng Bank Group agreed to provide the underwriting referral services ("China Minsheng Underwriting Referral Services") to the Group;
- the Group agreed to provide subscription referral services ("China Minsheng Subscription Referral Services", which together with China Minsheng Underwriting Referral Services are referred to as "China Minsheng Referral Services"), to China Minsheng Bank Group;
- the Group agreed to provide the asset management services, investment advisory services and ancillary services ("China Minsheng AM Services") to China Minsheng Bank Group, its associates or any third parties who are deemed to be connected with the Company under the Listing Rules;
- China Minsheng Bank Group agreed to provide the distribution services ("**China Minsheng Distribution Services**") to the Group;
- the Group agreed to provide the underwriting services ("**China Minsheng Underwriting Services**") to China Minsheng Bank Group.

CONTINUING CONNECTED TRANSACTIONS (CONTINUED)

 China Minsheng AM Services, China Minsheng Distribution Services, China Minsheng Referral Services and China Minsheng Underwriting Services (Continued)

Pursuant to the 2021 Services Agreement, the annual caps for the China Minsheng Referral Services, China Minsheng AM Services, China Minsheng Distribution Services and China Minsheng Underwriting Services for the three years ending 31 December 2024 are as follows:

	For the year ending 31 December				
	2022 (HK\$ million)	2023 (HK\$ million)	2024 (HK\$ million)		
China Minsheng Referral Services					
China Minsheng Underwriting					
Referral Services*	12	12	12		
China Minsheng Subscription					
Referral Services	12	12	12		
China Minsheng AM Services					
 Distribution fees* 	62	68.2	75.02		
- Management fees and					
advisory fees	148.8	178.56	214.27		
– Performance fees	74.4	89.28	107.14		
China Minsheng Underwriting					
Services	11	11	11		

* Fees to be payable by the Group to China Minsheng Bank Group

China Minsheng Bank is an indirect controlling Shareholder and a connected person of the Company. Accordingly, each of the China Minsheng Referral Services, China Minsheng AM Services, China Minsheng Distribution Services, and China Minsheng Underwriting Services contemplated under the 2021 Services Agreement constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules.

CONTINUING CONNECTED TRANSACTIONS (CONTINUED)

(II) China Minsheng AM Services, China Minsheng Distribution Services, China Minsheng Referral Services and China Minsheng Underwriting Services (Continued)

Since the applicable percentage ratios (other than the profits ratio) pursuant to Rule 14.07 of the Listing Rules in respect of the annual caps under the 2021 Services Agreement exceed 5%, the China Minsheng Referral Services, China Minsheng AM Services, China Minsheng Distribution Services, and China Minsheng Underwriting Services to be provided under the 2021 Services Agreement are subject to the reporting, announcement, circular, annual review and independent Shareholders' approval requirements under Chapter 14A of the Listing Rules.

For details, please refer to the Company's announcement dated 16 December 2021, the circular dated 22 December 2021 and the announcement in relation to the poll results of the special general meeting dated 12 January 2022.

(III) Office Sharing

On 31 December 2019, the Company entered into an agreement to renew the office sharing agreement with CMBCI which expired on 31 December 2019 (the "Existing Office Sharing Agreement"). Pursuant to the Existing Office Sharing Agreement, the Company agreed to grant CMBCI a non-exclusive right to use the Company's certain office space ("Office Sharing"), with the consideration being the sharing fee payable by CMBCI to the Company of HK\$740,000 per month (the "Sharing Fees").

The Existing Office Sharing Agreement is for a term commencing from 1 January 2020 and ended on 31 December 2022.

The annual caps under the Existing Office Sharing Agreement for the three years ended on 31 December 2022 are as follows:

	For the year ended 31 December					
	2020 (HK\$ million)	2021 (HK\$ million)	2022 (HK\$ million)			
Sharing Fees	8.88	8.88	8.88			

CONTINUING CONNECTED TRANSACTIONS (CONTINUED)

(III) Office Sharing (Continued)

In addition, on 9 December 2022, the Company entered into an agreement to renew the Existing Office Sharing Agreement with CMBCI which expired on 31 December 2022 (the "**Renewed Office Sharing Agreement**"). Except for the term is from 1 January 2023 to 31 December 2025, the Sharing Fees and other terms of the Renewed Office Sharing Agreement are consistent with the Existing Office Sharing Agreement.

The annual caps under the Renewed Office Sharing Agreement for the three years ending on 31 December 2025 are as follows:

	For the year ending 31 December					
	2023	2024	2025			
	(HK\$ million)	(HK\$ million)	(HK\$ million)			
Sharing Fees	8.88	8.88	8.88			

CMBCI is an indirect controlling Shareholder of the Company. Therefore, CMBCI is a connected person of the Company. Accordingly, the transactions under the Existing Office Sharing Agreement and Renewed Office Sharing Agreement constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules.

As the relevant percentage ratios (other than the profits ratio) pursuant to Rule 14.07 of the Listing Rules in respect of the annual caps under each of the Existing Office Sharing Agreement and Renewed Office Sharing Agreement exceed 0.1% but less than 5%, the transactions under the Existing Office Sharing Agreement and Renewed Office Sharing Agreement are subject to the reporting, announcement and annual review requirements under Chapter 14A of the Listing Rules, but are exempt from the circular and the independent Shareholders' approval requirements.

For details, please refer the Company's announcements dated 31 December 2019 and 9 December 2022.

(IV) Custodian Services

Pursuant to the 2021 Services Agreement, China Minsheng Bank Group agreed to provide the Group with (among other things) the custodian services.

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CONTINUING CONNECTED TRANSACTIONS (CONTINUED)

(IV) Custodian Services (Continued)

Pursuant to the 2021 Services Agreement, the annual caps for the fees payable to China Minsheng Bank Group by the Group in relation to the custodian services for the three years ending 31 December 2024 are as follows:

	For the year ending 31 December					
	2022	2023	2024			
	(HK\$ million)	(HK\$ million)	(HK\$ million)			
Custodian service fees	9.42	11.30	13.56			

China Minsheng Bank is an indirect controlling Shareholder and a connected person of the Company. Accordingly, the custodian services contemplated under the 2021 Services Agreement constitute a continuing connected transaction of the Company under Chapter 14A of the Listing Rules.

Since the applicable percentage ratios (other than the profits ratio) pursuant to Rule 14.07 of the Listing Rules in respect of the annual caps of the custodian services under the 2021 Services Agreement exceed 0.1% but below 5%, the custodian services to be provided under the 2021 Services Agreement are only subject to the reporting, announcement and annual review requirements, and are exempt from the circular and independent Shareholders' approval requirements under Chapter 14A of the Listing Rules.

For details, please refer to the Company's announcement dated 16 December 2021, the circular dated 22 December 2021 and the announcement in relation to the poll results of the special general meeting dated 12 January 2022.

CONTINUING CONNECTED TRANSACTIONS (CONTINUED)

Annual Actual Amount

Set out below are the actual amount received or receivable/paid or payable for the year ended 31 December 2022 in relation to the continuing connected transactions contemplated under the 2021 Services Agreement and Existing Office Sharing Agreement:

Continuing Connected Transactions	Payer	Рауее	Annual Caps for the year ended 31 December 2022 (HK\$ million)	Actual Amount for the year ended 31 December 2022 (HK\$ million)
Deposit Services (Daily Deposit Balance) China Minsheng Referral Services	The Group	China Minsheng Bank Group	1,000	not exceeding the annual cap
– China Minsheng Underwriting Referral Services	The Group	China Minsheng Bank Group	12	-
 China Minsheng Subscription Referral Services[#] 	China Minsheng Bank Group	The Group	12	-
China Minsheng AM Services – Distribution fees	The Group	China Minsheng Bank Group	62	0.05
 Management fees and advisory fees 	China Minsheng Bank Group	The Group	148.8	147.08
- Performance fees	China Minsheng Bank Group	The Group	74.4	12.69
China Minsheng Underwriting Services	China Minsheng Bank Group	The Group	11	-
Office Sharing Custodian Services	CMBCI The Group	The Company China Minsheng Bank Group	8.88 9.42	8.88 –

During the year ended 31 December 2022, the Group received no fees from China Minsheng Bank Group, but received a total commission fee of approximately HK\$8.5 million, upon successful subscription of securities by China Minsheng Bank Group as referred by the Group, from the independent third party issuer clients.

CONTINUING CONNECTED TRANSACTIONS (CONTINUED)

Annual Review

The independent non-executive Directors have reviewed and confirmed that the continuing connected transactions were entered into:

- (i) in the ordinary and usual course of business of the Group;
- (ii) on normal commercial terms or better; and
- (iii) in accordance with the relevant agreements governing them on terms that are fair and reasonable and in the interests of the Shareholders of the Company as a whole.

In accordance with Rule 14A.56 of the Listing Rules, the Directors engaged the auditors of the Company to report on the above mentioned continuing connected transactions in accordance with Hong Kong Standard on Assurance Engagement 3000 (Revised) "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information" ("**HKSAE 3000 (Revised)**") and with reference to Practice Note 740 (Revised) "Auditor's letter on Continuing Connected Transactions under the Hong Kong Listing Rules" ("**PN740 (Revised)**") issued by the Hong Kong Institute of Certified Public Accountants.

The auditors have reported to the Directors in accordance with HKSAE 3000 (Revised) and with reference to PN740 (Revised) that the transactions:

- (i) have been approved by the Board;
- (ii) are, in all material respects, in accordance with the pricing policies of the Group for the transactions involving the provision of goods or services by the Group;
- (iii) have been entered into, in all material respects, in accordance with the relevant agreements governing such transactions; and
- (iv) have not exceeded the relevant annual caps approved by the independent Shareholders at the special general meeting of the Company.

The auditors have issued an unqualified letter in relation to the continuing connected transactions according to Rule 14A.56 of the Listing Rules, which contains its findings and conclusion. The auditors have also reported their findings and conclusion to the Board. The Company has submitted a copy of the auditors' letter to the Stock Exchange.

CONTINUING CONNECTED TRANSACTIONS (CONTINUED)

Annual Review (Continued)

The related party transactions as set out in note 41(a) to the consolidated financial statements constitute the connected transactions or continuing connected transactions as defined in Chapter 14A of the Listing Rules. The Company has complied with the requirements under Chapter 14A during the year ended 31 December 2022.

Save as disclosed herein, there was no contract of significance between the Company or any of its subsidiaries and the Company's controlling Shareholder or any of its subsidiaries and there was no contract of significance in relation to the provision by the controlling Shareholder or any of its subsidiaries to Company or any of its subsidiaries during the Reporting Year.

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE

No transactions, arrangements or contracts of significance, to which the Company or its subsidiaries, was a party and in which a Director or an entity connected with a Director had a material interest, whether directly or indirectly, which subsisted during or at the end of the Reporting Year.

DIRECTOR'S INTERESTS IN COMPETING BUSINESSES

None of the Directors is interested in any business apart from the Group's business which competes or is likely to compete, either directly or indirectly with the business of the Group.

REMUNERATION POLICY

The Group remunerates its employees based on their competence, performance, experience and prevailing market terms. Other employee benefits include provident fund scheme, medical insurance, share option scheme, share award scheme as well as discretionary bonuses.

The Directors' remuneration is determined after considering their respective responsibilities and contributions to the Company with reference to market terms and considering any amount of remuneration received by the Directors from CMBCI.

MANAGEMENT CONTRACTS

No contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or subsisted during the Reporting Year.

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

As of 31 December 2022, none of the Directors nor the chief executive of the Company or their respective associates had any interest or short position in the Shares, underlying shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO), which were required to be and were recorded in the register required to be kept by the Company under section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed in the three sections headed "Directors' and Chief Executive's Interests and Short Positions in Shares, Underlying Shares and Debentures", "Share Option Scheme" and "Share Award Scheme", at no time during the Reporting Year was the Company or any of 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, and none of the Directors or their spouse or minor children had any rights to subscribe for the securities of the Company, or had exercised any such rights during the Reporting Year.

PERMITTED INDEMNITY PROVISION

Pursuant to the Bye-laws, every Director shall be entitled to be indemnified out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages and expenses which he/she may sustain or incur in or about the execution of the duties of his/her office or otherwise in relation thereto, provided that the indemnity shall not extend to any matter in respect of any fraud or dishonesty which may attach to the said persons. Save as disclosed herein, the Company has arranged appropriate directors' and officers' liability insurance coverage for the Directors and officers of the Group during the Reporting Year and up to the date of this annual report.

SUBSTANTIAL SHAREHOLDERS' INTERESTS

As of 31 December 2022, according to the extraction from the website of the Stock Exchange and to the knowledge of the Directors, the following companies had an interest in the Shares which was recorded in the register required to be kept by the Company under section 336 of the SFO:

Name of Shareholder	Capacity/ Nature of interest	Number of Shares held	Approximate percentage of the issued share capital of the Company	Long position/ Short position
China Minsheng Bank	Interest of controlled corporation	760,588,477 (Note)	67.69%	Long position
CMBCI	Interest of controlled corporation	758,166,477 (Note)	67.47%	Long position
	Beneficial owner	2,422,000 (Note)	0.22%	Long position
		760,588,477	67.69%	
CMBC International Investment (HK)	Interest of controlled corporation	758,166,477 (Note)	67.47%	Long position
CMBC International Investment	Beneficial owner	758,166,477 (Note)	67.47%	Long position

Note: CMBC International Investment was beneficially and wholly-owned by CMBC International Investment (HK), which was in turn beneficially and wholly-owned by CMBCI. CMBCI was beneficially and wholly owned by China Minsheng Bank. As such, each of CMBC International Investment (HK), CMBCI and China Minsheng Bank was deemed to be interested in the Shares held by CMBC International Investment and China Minsheng Bank was deemed to be interested in the Shares held by CMBCI.

Save as disclosed above, as of 31 December 2022, according to the extraction from the website of the Stock Exchange and to the knowledge of the Directors, no companies or person had an interest or short position in the Shares and underlying Shares which was recorded in the register required to be kept by the Company under section 336 of the SFO.

SIGNIFICANT CONTRACTS

Save as disclosed herein, during the Reporting Year, there is no significant contracts between the Company or any of its subsidiaries and the controlling Shareholder or any of its subsidiaries.

CONFIRMATION OF INDEPENDENCE

The Company has received the confirmation of independence from each of the independent non-executive Directors as required under Rule 3.13 of the Listing Rules. The Company considers all independent non-executive Directors to be independent.

SUFFICIENCY OF PUBLIC FLOAT

Based on information that is publicly available to the Company and within the knowledge of the Directors, at least 25% of the Company's total issued shares is held by the public as at the date of this annual report.

AUDIT COMMITTEE

The audited consolidated financial statements of the Company for the year ended 31 December 2022 have been reviewed by the Audit Committee before they were duly approved by the Board under the recommendation of the Audit Committee.

INDEPENDENT AUDITOR

The consolidated financial statements for the Reporting Year have been audited by PricewaterhouseCoopers.

On behalf of the Board

Li Baochen *Chairman*

29 March 2023, Hong Kong

The Group has made continued efforts to incorporate the key elements of good corporate governance into its management structure and internal procedures. The Board is committed to maintaining a high level of corporate governance practices in accordance with applicable regulations.

CORPORATE GOVERNANCE

The Company has complied with all the applicable provisions of the CG Code as set out in Appendix 14 to the Listing Rules throughout the Reporting Year, except for the following deviations with reasons as explained:

APPOINTMENT OF CHAIRMAN AND GENERAL MANAGER

Code Provision C.2.1

Code Provision C.2.1 stipulates that the roles of chairman and chief executive should be separate and shall not be performed by the same individual.

Deviation

Mr. Li Jinze, the former chairman of the Company, resigned on 13 June 2022. Due to the resignation of Mr. Li Jinze, Mr. Ding Zhisuo, the then executive Director and general manager of the Company, had been acting as a substitute in performing the duties of the chairman as approved by the Board until a new chairman is appointed by the Company. On 6 January 2023, the Company has appointed Mr. Li Baochen as the chairman and Mr. Li Ming as the general manager so as to ensure compliance with aforesaid code provision of the CG Code.

ATTENDANCE OF THE ANNUAL GENERAL MEETING

Code Provision F.2.2

Code Provision F.2.2 stipulates that the chairman of the board should attend the annual general meeting and invite the chairmen of the audit, remuneration, nomination and any other committees (as appropriate) or in the absence of the chairmen of such committees, another member of the committee (or failing this his duly appointed delegate), to attend and be available to answer questions at the annual general meeting.

Deviation

Due to the resignation of Mr. Li Jinze on 13 June 2022 and the other business engagements of the chairmen and members of the Audit Committee, the Nomination Committee and the Remuneration Committee, they were unable to attend the annual general meeting of the Company held on 29 June 2022 (the "**2022 AGM**"). However, Mr. Ding Zhisuo, the executive Director and general manager of the Company who acted as the Chairman during that time, had chaired the 2022 AGM and answered questions from the Shareholders. The 2022 AGM had provided a channel for communication between the Board and the Shareholders.

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code as its own code of conduct regarding securities transactions by its Directors. Having made specific enquiries of all Directors, all Directors confirmed that they have fully complied with the required standards as set out in the Model Code throughout the Reporting Year.

THE BOARD

The Board of Directors is currently composed of eight Directors, comprising three executive Directors, two non-executive Directors, and three independent non-executive Directors, whose names and positions are listed on page 4 of this annual report.

During the Reporting Year, the Directors had devoted sufficient time and attention to the Company's affairs. An up-to-date list of the Directors identifying their roles and functions is maintained on the websites of the Company and the Stock Exchange. Independent non-executive Directors are identified as such in all corporate communications containing the names of the Directors.

For biographical details of all current Directors and senior management of the Group, please see "Directors and Senior Management" in this annual report. To the best knowledge of the Directors, save as disclosed in the biographies of the Directors, there are no financial, business, family, or other material or relevant relationships amongst members of the Board during the Reporting Year.

The term of the non-executive Directors is three years until 29 June 2024. The independent non-executive Directors are not appointed for specific terms. All Directors are subject to retirement by rotation and re-election by Shareholders at an annual general meeting of the Company in accordance with the Bye-laws.

Functions of the Board and Delegation of Powers

The principal function of the Board is to, among others, consider and approve the Group's overall business plans and strategies, develop and implement the corporate governance function, and supervise the implementation of these policies and strategies and the overall management of the Group. The Board has delegated the day-to-day operation of the Group to the executive Directors and the management team. Matters such as approval of financial statements, declaration of dividend, capital restructure and issuance of securities, merger and acquisitions, major investments, connected transactions, appointment and removal of Directors and auditors, remuneration policies, etc. are specifically reserved to the Board.

Board and General Meetings

The Directors can attend meetings in person or through other means of electronic communication in accordance with the Bye-laws. Full minutes of the Board and the Board committee meetings (including materials tabled at such meetings) were recorded by the duly appointed secretary of the meeting in sufficient details of the matters considered by the Board and the decisions made, which are kept by such duly appointed secretary of the meeting.

THE BOARD (CONTINUED)

Board and General Meetings (Continued)

Pursuant to the Code Provision C.5.1, the Board should meet regularly and board meetings should be held at least four times a year at approximately quarterly intervals. During the Reporting Year, the Board held five meetings. The attendance record of each Director at the meetings of the Board, the Audit Committee, the Remuneration Committee, the Nomination Committee, Risk Management and Internal Control Committee, the Executive Committee and Strategic Development Committee and the general meetings of the Company held during the Reporting Year is as follows, with the figures in the denominators indicating the total number of meetings held in the period in which the individual was a Director:

Name of Directors	Board	Audit Committee	Remuneration Committee	Nomination Committee	Risk Management and Internal Control Committee	Strategic Development Committee	Executive Committee	Annual General Meeting	Special General Meeting
Executive Directors ⁽³⁾⁽⁴⁾									
Mr. Li Jinze <i>(Chairman)</i> ⁽¹⁾	2/5	N/A	N/A	N/A	N/A	1/1	1/1	0/1	1/1
Mr. Ding Zhisuo									
(General Manager) ⁽²⁾	5/5	N/A	N/A	N/A	2/2	1/1	3/3	1/1	0/1
Mr. Ng Hoi Kam	5/5	N/A	N/A	N/A	N/A	1/1	3/3	0/1	0/1
Non-executive Directors									
Mr. Yang Kunpeng	4/5	N/A	N/A	N/A	2/2	N/A	N/A	0/1	0/1
Mr. Li Wenshi	5/5	N/A	2/2	2/2	N/A	1/1	N/A	0/1	0/1
Independent Non-executive									
Directors									
Mr. Lee, Cheuk Yin Dannis	5/5	4/4	N/A	N/A	2/2	N/A	N/A	1/1	1/1
Mr. Wu Bin	5/5	4/4	2/2	2/2	N/A	1/1	N/A	0/1	0/1
Mr. Wang Lihua	5/5	4/4	2/2	2/2	N/A	N/A	N/A	0/1	0/1

(1) Mr. Li Jinze resigned as an executive Director, Chairman of the Board and chairman of the Executive Committee and Strategic Development Committee, with effect from 13 June 2022.

(2) Mr. Ding Zhisuo resigned as an executive Director, general manager and a member of the Executive Committee, Risk Management and Internal Control Committee and Strategic Development Committee, with effect from 6 January 2023.

(3) Mr. Li Baochen was appointed as an executive Director, Chairman of the Board, chairman of the Executive Committee, chairman of the Strategic Development Committee and a member of the Risk Management and Internal Control Committee, with effect from 6 January 2023.

(4) Mr. Li Ming was appointed as an executive Director, general manager and a member of the Executive Committee, Risk Management and Internal Control Committee and Strategic Development Committee, with effect from 6 January 2023.

THE BOARD (CONTINUED)

Independent Non-executive Directors

The Company has three independent non-executive Directors which complies with Rules 3.10(1) and 3.10A of the Listing Rules. Furthermore, amongst these three independent non-executive Directors, Mr. Lee, Cheuk Yin Dannis has appropriate professional qualifications or accounting or related financial management expertise as required by Rule 3.10(2) of the Listing Rules. In accordance with Rule 3.13 of the Listing Rules, the Company has received from each of its independent non-executive Directors a written confirmation of his independence. The Company, based on such confirmations, considers each of Mr. Lee, Cheuk Yin Dannis, Mr. Wu Bin, and Mr. Wang Lihua continues to be independent.

Chairman and General Manager

The chairman of the Board is responsible for overseeing all Board functions, while the executive Directors and the Company's senior management are under the leadership of the general manager of the Company to oversee the day-to-day operations of the Group and implement the strategies and policies approved by the Board.

Mr. Li Jinze resigned as the chairman of the Board on 13 June 2022. Since then, Mr. Ding Zhisuo, the general manager of the Company, had been acting as a substitute in performing the duties of the chairman until a new chairman is appointed by the Company. On 6 January 2023, Mr. Ding Zhisuo resigned as the general manager of the Company while Mr. Li Baochen and Mr. Li Ming were appointed as the chairman of the Board and general manager of the Company, respectively.

Directors' and Officers' Liabilities

The Company has arranged for appropriate insurance covering the liabilities in respect of legal action against the Directors and officers that may arise out of its corporate activities. The insurance coverage is reviewed on an annual basis.

Continuing Professional Development

The Company will provide a comprehensive, formal, and tailored induction and briefing to each newly appointed Director on his or her first appointment in order to enable him or her to have appropriate understanding of the business and operations of the Company and that he or she is fully aware of his or her responsibilities and obligations under the Listing Rules, other relevant legal and regulatory requirements and the Company's internal governance policies. Moreover, all Directors are provided with periodic up-to-date information on the Company's performance, position, and prospects to enable the Board as a whole and each Director to discharge their duties.

THE BOARD (CONTINUED)

Continuing Professional Development (Continued)

During the Reporting Year, the training received by each Director is summarised as follows:

	Training related to regulatory development and/or other relevant topics
Executive Directors	
Mr. Li Jinze <i>(Chairman)</i> *	V
Mr. Ding Zhisuo <i>(General Manager)</i> ^	V
Mr. Ng Hoi Kam	V
Non-executive Directors	
Mr. Yang Kunpeng	\checkmark
Mr. Li Wenshi	V
Independent Non-executive Directors	
Mr. Lee, Cheuk Yin Dannis	\checkmark
Mr. Wu Bin	\checkmark
Mr. Wang Lihua	V
* Mr. Li Jinze resigned as an executive Director and the chairman	of the Board on 13 June 2022.

^ Mr. Ding Zhisuo resigned as an executive Director and the general manager on 6 January 2023.

BOARD COMMITTEES

The Company currently has six Board committees, namely the Audit Committee, Remuneration Committee, Nomination Committee, Risk Management and Internal Control Committee, Strategic Development Committee and Executive Committee, for overseeing particular aspects of the Company's affairs. The Board committees are provided with sufficient resources to discharge their duties and, upon reasonable request, are able to seek independent professional advice in appropriate circumstances, at the Company's expenses.

Audit Committee

Terms of reference of the Audit Committee are in compliance with the CG Code and are available on the websites of the Stock Exchange and the Company. The primary duties of the Audit Committee are to make recommendations to the Board on the appointment and removal of the external auditor, review the financial statements, provide advice in respect of financial reporting, and review the risk management and internal control systems.

The Audit Committee comprises three independent non-executive Directors, namely, Mr. Lee, Cheuk Yin Dannis (the chairman of the Audit Committee), Mr. Wu Bin, and Mr. Wang Lihua.

The Audit Committee has performed the following major works during the Reporting Year:

- (i) to review the annual results and report of the Group for the year ended 31 December 2021; and
- (ii) to review the interim results and report of the Group for the six months ended 30 June 2022; and
- (iii) to review the internal audit report of the Group; and
- (iv) to review and approve the continuing connected transactions of the Company.

Remuneration Committee

Terms of reference of the Remuneration Committee are in compliance with the CG Code and are available on the websites of the Stock Exchange and the Company. The Company adopted the model whereby the Remuneration Committee is responsible for determining, with delegated responsibility, the remuneration package of individual executive Directors and senior management according to its terms of reference. The primary duties of the Remuneration Committee are to make recommendations to the Board on the overall remuneration policy and structure relating to all Directors and senior management of the Group, review performance-based remuneration, and ensure none of the Directors determine their own remuneration.

BOARD COMMITTEES (CONTINUED)

Remuneration Committee (Continued)

The Remuneration Committee comprises two independent non-executive Directors, namely, Mr. Wu Bin (the chairman of the Remuneration Committee) and Mr. Wang Lihua, and one non-executive Director, namely, Mr. Li Wenshi.

The Remuneration Committee has performed the following major works during the Reporting Year:

- to review and determine, inter alia, the performance and policy and structure for remuneration as well as salary increase of the Directors and senior management; and
- (ii) to review and approve the remuneration of Directors re-elected at the 2022 AGM.

According to Code Provision E.1.5 of the CG Code, the remuneration of the members of the senior management (other than Directors) by band for the Reporting Year is set out below:

Remuneration bands (HK\$)	Number of individual(s)
Up to 2,000,000 2,000,001 to up to 3,000,000	-
3,000,001 to up to 4,000,000	1

Remuneration Policy for Directors and Senior Management

The remuneration payable to the employees includes salaries and allowances. The Group's remuneration policies are formulated based on the performance of individual employees and are reviewed regularly. Subject to the Group's profitability, the Group may also provide a discretionary bonus to employees as an incentive for their contribution to the Group. The primary goal of the remuneration policy with regard to the remuneration packages of the executive Directors is to enable the Group to retain and motivate the executive Directors by linking their compensation with performance as measured against corporate objectives achieved. Each of the executive Directors is entitled to the remuneration packages including basic salaries and discretionary bonuses.

Nomination Committee

Terms of reference of the Nomination Committee are in compliance with the CG Code and are available on the websites of the Stock Exchange and the Company. The primary duties of the Nomination Committee include reviewing the structure, size, and composition of the Board, assessing the independence of independent non-executive Directors, and making recommendations to the Board on matters relating to the appointment of Directors.

BOARD COMMITTEES (CONTINUED)

Nomination Committee (Continued)

The Board is empowered under the Bye-laws to appoint any person as a Director to fill a casual vacancy or, subject to authorisation by the Members in general meeting, as an additional member of the Board. Qualified candidates will be proposed by the Nomination Committee to the Board for consideration and the selection criteria are mainly based on the assessment of their professional qualifications and experience. The Board selects and appoints or recommends candidates for directorship to the Shareholders having regards to the balance of skills and experience appropriate to the Group's business.

The Nomination Committee comprises two independent non-executive Directors, namely, Mr. Wu Bin (the chairman of the Nomination Committee) and Mr. Wang Lihua, and one non-executive Director, namely Mr. Li Wenshi.

The Nomination Committee has performed, inter alia, the following works during the Reporting Year:

- to review the structure, size, and composition (including the skills, knowledge, and experience) of the Board as well as the policy concerning the diversity of the members of Board;
- (ii) to assess the independence of the independent non-executive Directors; and
- (iii) to consider and recommend to the Board the re-election of the retiring Directors at the 2022 AGM.

In addition, the Nomination Committee had taken into account a number of factors including the size and composition of the Board, a balance of skills and experience of the Board as well as its diversity in setting its appointment criteria.

Executive Committee

The Executive Committee consists of all executive Directors and is chaired by the chairman of the Board.

The roles and functions of the Executive Committee includes, amongst others, (1) to make investment decision delegated to the Executive Committee; (2) to monitor dayto-day operation of the Group on behalf of the Board; (3) to handle relevant matters that shall not be necessarily dealt with through regular Board meetings or too late to be dealt with through provisional Board meetings as considered by the chairman of the Board; and (4) to handle any other matters authorised by the Board to the Executive Committee.

During the Reporting Year, the Executive Committee considered and approved investment projects under their delegated authority and other day-to-day operations as assigned by the Board.

BOARD COMMITTEES (CONTINUED)

Risk Management and Internal Control Committee

The Risk Management and Internal Control Committee consisted of Mr. Yang Kunpeng, a non-executive Director, Mr. Ding Zhisuo, an executive Director, and Mr. Lee, Cheuk Yin Dannis, an independent non-executive Director, and is chaired by Mr. Yang Kunpeng. On 6 January 2023, Mr. Ding Zhisuo resigned and Mr. Li Baochen and Mr. Li Ming were appointed as executive Directors and members of the Risk Management and Internal Control Committee.

The roles and functions of the Risk Management and Internal Control Committee includes, amongst others, (1) to consider and make the Group's risk management and internal control strategies; (2) to make, review, and approve the Group's risk management and internal control policies and guidance; (3) to assess and decide the risk appetite and tolerance of the Group and the relevant resource allocation; (4) to review and monitor the Group's risk management and internal control system, and evaluate its sufficiency; and (5) to handle any other matters authorised by the Board.

During the Reporting Year, the Risk Management and Internal Control Committee has fulfilled the above duties and confirmed that the Company's risk management and internal control systems and settings were adequate and effective.

Strategic Development Committee

The Strategic Development Committee consisted of Mr. Li Jinze, Mr. Ding Zhisuo, Mr. Ng Hoi Kam, Mr. Wu Bin and Mr. Li Wenshi and is chaired by the chairman of the Board. Mr. Li Jinze resigned as an executive Director, chairman of the Board and chairman of the Strategic Development Committee on 13 June 2022. On 6 January 2023, Mr. Ding Zhisuo resigned as an executive Director and a member of the Strategic Development Committee while Mr. Li Baochen was appointed as an executive Director, the chairman of the Board and the chairman of the Strategic Development Committee and Mr. Li Ming was appointed as an executive Director and a member of the Strategic Development Committee.

The roles and functions of the Strategic Development Committee includes, amongst others, (1) to conduct research on and advise the mid-to-long term development strategy of the Company; (2) to conduct research on and advise the material investment plans; and (3) to handle any other matters authorised by the Board.

BOARD DIVERSITY POLICY

The Company adopted a board diversity policy (the "**Policy**") which sets out the approach to achieve diversity on the Board. All Board appointments shall be based on meritocracy, and candidates will be considered against selection criteria, having regard for the benefits of diversity on the Board. Selection of candidates will be based on range of diversity perspectives, which would include but not limited to educational background, ethnicity, professional experience, skills, knowledge, and length of service. The ultimate decision will be based on merit and contribution that the selected candidates will bring to the Board. The Nomination Committee will monitor the implementation of the Policy and will from time to time review the Policy, as appropriate, to ensure the effectiveness of the Policy.

The Company will appoint at least one Director of different gender on or before 31 December 2024. As at the date of this annual report, all Directors of the Company are male. The Company will select director candidates through different channels, including but not limited to internal promotion and recommendation from the Board, senior management and external recruiting agencies. Further, the Board will review the implementation and effectiveness of the Policy on an annual basis in accordance with the Code Provision B.1.3 of the CG Code.

As at the end of the Reporting Year, approximately 38.7% and 61.3% of the Group's employees were female and male, respectively. The Company will continue to monitor the gender diversity across the workforce, and consider any necessary action for further diversifying the workforce, if and when appropriate.

The Board will consider setting measurable objectives to implement the Policy and review such objectives from time to time to ensure their appropriateness and ascertain the progress made towards achieving those objectives.

ACCOUNTABILITY AND AUDIT

Directors' and Auditor's Responsibilities for the Consolidated Financial Statements

All Directors acknowledge their responsibility to prepare the Group's consolidated financial statements for each financial year to give a true and fair view of the state of affairs of the Group and of the results and cash flows for that year. In preparing the consolidated financial statements for the Reporting Year, the Board has selected suitable accounting policies and applied them consistently, made judgments and estimates that are prudent, fair, and reasonable, and prepared the consolidated financial statements on a going concern basis. The Directors are also responsible for taking all reasonable and necessary steps to safeguard the assets of the Group and to prevent and detect fraud and other irregularities. A statement by the auditors about their reporting responsibilities on the consolidated financial statements is set out in the independent auditor's report. The Directors continue to adopt the going concern approach in preparing the consolidated financial statements and are not aware of any material uncertainties relating to events or conditions that may cast significant doubt upon the Company's ability to continue as a going concern.

ACCOUNTABILITY AND AUDIT (CONTINUED)

External Auditor

The consolidated financial statements of the Company for the year ended 31 December 2022 have been audited by PricewaterhouseCoopers.

For the Reporting Year, the total fee charged by PricewaterhouseCoopers for audit services was approximately HK\$3,901,000 and non-audit services was approximately HK\$635,000 for the review of the interim financial statements and other services.

CORPORATE GOVERNANCE FUNCTIONS

The Risk Management and Internal Control Committee has performed the following corporate governance duties of the Company in accordance with the written terms of reference adopted by the Board during the Reporting Year:

- (i) to develop, review and determine the policies and practices on corporate governance of the Company and make recommendations to the Board;
- (ii) to review and monitor the training and continuous professional development of Directors and senior management;
- (iii) to review and monitor the Group's policies and practices on compliance with legal and regulatory requirements;
- (iv) to develop, review, and monitor the code of conduct and compliance manual applicable to Directors and employees; and
- (v) to review the Company's compliance with the CG Code and the disclosure in the corporate governance report of the Company.

RISK MANAGEMENT AND INTERNAL CONTROL

The Board acknowledges that it is responsible for the risk management and internal systems and reviewing their effectiveness. Such systems are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

RISK MANAGEMENT AND INTERNAL CONTROL (CONTINUED)

The Group has established mature and sounded corporate governance and has set up comprehensive risk management and internal control procedures to identify, monitor, assess, and manage the major risks that may occur in the process of business operation. The Group conducts an annual review on these risk management and internal control procedures. The Group has established a multilevel structure of risk management and internal control system, including: (1) the Risk Management and Internal Control Committee established by the Board, with its main duties being considering, reviewing, and approving the risk management and internal control policies and guidelines; reviewing and monitoring the system of risk management and internal control and assessing the effectiveness of its implementation; (2) decisionmaking committees that operate at the management level, which are responsible for performing daily management and control duties and deciding and approving matters within their authorities; (3) relevant departments which execute risk management works, including each of the business line departments, legal, compliance and risk management departments, regulating business operations at the front, the middle, and the back; (4) the independent internal audit department of the Company is responsible to independently audit whether each of the business lines and functional departments handled the business, implemented systems and followed operation procedures pursuant to relevant standards.

The Group attaches great importance to corporate governance effectiveness, business in compliance with laws and regulations, and comprehensive risk management. To ensure the healthy and sustainable development of the business, the risk management in all business segments is implemented through a clear governance structure, policy procedures, and reporting mechanism.

During the Reporting Year, with multidimensional fine management regarding products, processes, internal inspection and training, the Group supplemented and improved a series of systematic measures to effectively control credit risk and market risk, prevent major operational risks and legal compliance risks and satisfy the overall liquidity management requirements thereby improving the overall risk management level of the Company while providing effective solutions for identification, assessment, and treatment of risks to enhance the risk management and internal control systems.

As for credit risk, the Group attaches great importance to the development and continual management of businesses that have exposures to credit risks and carries out business related to credit risk prudently according to market changes. During the Reporting Year, the Group continuously improved the relevant systems and process management rules for various businesses, conducted detailed specifications in terms of customer access and centralized management, optimized the credit risk management system, raised the overall awareness and efficiency of credit risk management, improved its capabilities of investment analytic study and management, and kept strengthening the post-investment tracking and refined management of investment and financing projects so as to ensure a constantly optimized portfolio investment structure.

RISK MANAGEMENT AND INTERNAL CONTROL (CONTINUED)

As for market risk, during the Reporting Year, in response to large market fluctuations, the Group adjusted investment and trading strategies, optimized portfolio structure, and enhanced the ability to resist market risks. The Group constantly improved the framework and system of the market risk management and the indicator management under the market risk framework. The Group kept optimising the market risk management and control process mechanism from pre-investment analysis, transaction management during investment, to post-investment tracking and monitoring and further refined the tools for analysing market risk management indicators. The Group established a normalised mechanism for tracking analysis of the global financial market dynamics, and collected, made prompts, and responded in a timely manner to various factors affecting the stability of the financial market.

As for legal compliance risk, the Group developed, constantly improved and implemented the legal compliance policies, always monitored the development of applicable laws, regulations, and rules. By highlighting our legal compliance management philosophy and safeguard mechanisms, and updating and compiling a series of system rules on conflicts of interest, prevention of money laundering, connected transactions, and information disclosure, we have ensured the legal compliance of the Group's operations and business, and standardised the Company's connected transactions and information disclosure requirements. Also, with persistent compliance monitoring and ethics training for employees and internal inspection, we have strengthened the Company's legal compliance awareness and operational practices. The Group has also engaged external legal counsel to advise on the laws, regulations, and rules applicable to the Group and its business.

As for operational risk, during the Reporting Year, the Group improved various management rules regarding process management and internal management mechanisms of each business segment and improved the mechanism for the implementation of operational risk management through continuous training, inspection and improvement. The Group emphasised on the risk management awareness and effective execution of each department from the front desk to the back office in the entire business process, and supervised and guided all the employees to implement the management rules diligently. The information security policies and information system security were enhanced. Through improvement of information security policies and standard operating procedures, upgrading new software and hardware, improvement of network structure and isolation, and implementation of defensive, detection, and monitoring measures, the Group is able to safeguard its trading systems and data.

RISK MANAGEMENT AND INTERNAL CONTROL (CONTINUED)

As for liquidity risk, the Group monitored liquidity risk and assessed funding needs through internal measures, and broadened the financing channels to ensure that the Group's subsidiaries which are subject to SFO are always in compliance with relevant rules and regulations. The Group measured and monitored various liquidity indicators, and managed liquidity effectively in aspects including centralised management, financing structure, stress testing, early warning mechanism, and contingency planning.

PROCEDURES AND INTERNAL CONTROLS FOR HANDLING AND DISSEMINATION OF INSIDE INFORMATION

The Group complies with requirements of SFO and the Listing Rules. The Group has established a Guidelines on the Management of Disclosure of Inside Information to ascertain the Company's responsibilities and work processes in relation to the disclosure of inside information, prevent the risk of inside information not being disclosed in a timely manner and safeguard the interests of all Shareholders. The Group has established the inside information team, which includes at least an executive Director. The inside information team is responsible for the following matters: ensuring that appropriate systems and controls are in place to collect, review, and verify potential inside information, reviewing potential inside information and determining whether disclosure is required, advising the Board on the same, examining the contents of the information to be disclosed; deciding whether to take other actions to clarify any uncertainties, proposing to appoint consultant on such matter and from time to time reviewing the Group's compliance with the Guidelines on the Management of Disclosure of Inside Information.

The Group discloses inside information to the public according to the guidelines as soon as reasonably practicable unless the information falls within any of the Safe Harbours as provided in the SFO. Before the information is fully disclosed to the public, the Group ensures the information is kept strictly confidential according to the guidelines.

COMMUNICATIONS WITH SHAREHOLDERS

The Company values communication with the Shareholders. The Company adopts a two-way communication channels to provide Shareholders with information about the performance of the Company. Enquiries and suggestions from Shareholders are welcomed, and enquiries may be put to the Board through the following channels to the Company Secretary:

- (i) By mail to the Company's principal place of business at 45/F, One Exchange Square, 8 Connaught Place, Central, Hong Kong; or
- (ii) By telephone at +852 3728 8000.

COMMUNICATIONS WITH SHAREHOLDERS (CONTINUED)

The Company uses a number of formal communication channels to provide the Shareholders with information about the performance of the Company. These include (i) the publication of interim and annual reports; (ii) the annual general meeting or special general meeting which provides a platform for the Shareholders to raise comments and exchange views with the Board; (iii) updated important information of the Group available on the websites of the Stock Exchange and the Company; (iv) the Company's website which serves as a communication channel between the Company and its Shareholders; and (v) the Company's branch share registrar in Hong Kong serving the Shareholders in respect of all share registration matters.

The Company aims to provide its Shareholders with high standards of disclosure and financial transparency. The Board is committed to providing clear, detailed, timely manner information of the Group on a regular basis through the publication of interim and annual reports and/or despatching circulars, notices, and other announcements.

The Company strives to take into consideration its Shareholders' comments and suggestions, and address Shareholders' concerns. Shareholders are encouraged to attend the Company's annual general meeting for which at least 21 clear days' notice shall be given.

The Board has reviewed the implementation of the shareholders' communications policy and is satisfied that given the number of available channels, it is effective for the Board to understand the views and opinion of the Shareholders.

WHISTLEBLOWING POLICY

The Company has established a whistle blowing policy (including the handling procedure) for its employees and those who deal with the Company (such as customers and suppliers) to raise concerns or to report to the Company any improprieties in any matter related to the Group, in confidence and anonymity. The policy is available on the website of the Company (http://www.cmbccap.com).

PROCEDURES FOR SHAREHOLDERS TO CONVENE A SPECIAL GENERAL MEETING

According to the Bye-laws, Shareholders holding at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition to the Board or the Company Secretary of the Company, to require a special general meeting to be called by the Board for the transaction of any business or resolution specified in such requisition. If within twenty-one days of such deposit the Board fails to proceed to convene such meeting, the requisitionists themselves may do so in accordance with the provisions of Section 74(3) of the Companies Act 1981 of Bermuda (the "**Companies Act**").

PROCEDURES FOR SHAREHOLDERS TO PUT FORWARD PROPOSALS AT GENERAL MEETINGS

Pursuant to the Companies Act, any number of Shareholders representing not less than one-twentieth of the total voting rights of all the Shareholders having at the date of the requisition a right to vote at the meeting to which the requisition relates or not less than one hundred shareholders, can request the Company in writing to: (a) give to Shareholders entitled to receive notice of the next annual general meeting notice of any resolution which may properly be moved and is intended to be moved at that meeting; and (b) circulate to Shareholders entitled to have notice of any general meeting send to them any statement of not more than one thousand words with respect to the matter referred to in any proposed resolution or the business to be dealt with at that meeting. The requisition must be deposited to the Company not less than six weeks before the meeting in case of a requisition requiring notice of a resolution or not less than one week before the meeting in case of any other requisition.

CONSTITUTIONAL DOCUMENTS

At the 2022 AGM, Shareholders of the Company approved amendments to the Bye-Laws and adopted the amended and restated Bye-Laws for the purposes of, among others, (i) bringing the Bye-laws in line with amendments made to Listing Rules and applicable laws of the Bermuda, which required the listed issuers to adopt a uniform set of 14 "Core Standards" for shareholder protections for issuers; and (ii) making certain minor housekeeping amendments for the purpose of clarifying existing practice and making consequential amendments to be in line with the proposed amendments to the Bye-laws.

Save as disclosed above, there were no changes to the memorandum of association and the Bye-laws of the Company during the Reporting Year. The latest version of the memorandum of association and the Bye-laws is posted on the Company's website and the Stock Exchange's website.

COMPANY SECRETARY

On 14 October 2022, Mr. Ho Yau Cheung ("**Mr. Ho**") resigned as and Mr. Wong Tin Yu ("**Mr. Wong**") was appointed as the Company Secretary of the Company. Mr. Ho/ Mr. Wong reports to Mr. Ding Zhisuo/Mr. Li Ming, the then executive Director and general manager of the Company directly and was/is responsible for providing advice and services to the Board to ensure that the Board procedures, applicable laws, rules and regulations are followed and the Board activities are efficiently and effectively conducted. He is also responsible for ensuring that the Board is fully appraising the relevant corporate governance developments relating to the Group and facilitating the induction and professional development of the Directors.

According to Rule 3.29 of the Listing Rules, Mr. Wong has taken no less than 15 hours of relevant professional training for the Reporting Year.

Environmental, Social and Governance Report

ABOUT THIS REPORT

CMBC Capital Holdings Limited is a company incorporated in Bermuda with limited liability and its shares are listed on the Main Board of the Stock Exchange.

The Group is principally engaged in Type 1 (dealing in securities), Type 2 (dealing in futures contracts), Type 4 (advising on securities), Type 6 (advising on corporate finance) and Type 9 (asset management) regulated activities, as well as the money lending business and has all material licenses required for services currently expected to be requested by most of its existing and potential clients. The Group acknowledges the importance of environmental, social and governance ("**ESG**") policies. By implementing ESG strategies into its business operations, the Group can operate in a responsible and sustainable manner.

This report is to highlight the Group's approaches and strategies in pursuit of sustainable development during the Reporting Year and provides its stakeholders with an overview of the Group's efforts regarding ESG impacts arising from its daily operations. The Group primarily adopts the principles and basis of Environmental, Social and Governance Reporting Guide (the "**ESG Guide**") set out in Appendix 27 of the Listing Rules.

The preparation, presentation and contents of this report follow the principles of "Materiality", "Quantitativeness", "Consistency" and "Balance" set out in the ESG Guide.

Materiality: Materiality assessment was conducted and reviewed annually to assess the relative importance of the ESG topics identified.

Quantitativeness: If the key performance indicators (KPIs) have been established, they must be measurable and applicable to valid comparisons under appropriate conditions.

Consistency: ESG data presented in this report are prepared using consistent methodologies over time.

Balance: The Group appoints an external ESG consultant in the preparation of this report to present an unbiased picture of its achievements and performances.

This report is available on the websites of the Company (http://www.cmbccap.com) and the Stock Exchange (http://www.hkexnews.hk). For information on the Group's corporate governance, please refer to the Corporate Governance Report included in the annual report.

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Board Statement

The Board has the overall responsibility for the Group's ESG strategies and performance, including formulating strategies, managing the Group's ESG related risks and opportunities and approving the ESG Report with an aim that the Group can operate its businesses in a responsible and sustainable manner.

To assist the Board to discharge the above responsibility, the Board has resolved to authorise the Executive Committee to handle all the matters that are related to ESG, including but not limited to:

- identifying ESG topics/issues/risks;
- formulating strategies and management approach, including the process used to evaluate, prioritize and manage material ESG-related issues (including risks to the issuer's business);
- implementing the strategies and management approach;
- reviewing and monitoring the implementation process and the effectiveness;
- evaluating the results and adjusting the strategies accordingly;
- preparing the ESG report; and
- making recommendations to the Board in relation to the goals, strategies and management.

To carry out the above duties, the Executive Committee will be assisted by various departments of the Group including operations, legal, compliance, risk management, human resources and general management.

The Executive Committee will report at least once per year to the Board on the implementation progress, the results and any recommendations.

1. STAKEHOLDER ENGAGEMENT

1.1 Major Communication Channels

The Group values and appreciates the importance of the views of its stakeholders and has maintained various communication channels with them. Through these channels, the Group can actively engage with its stakeholders and collects their feedback to understand and address their concerns so as to improve the Group's operation. The communication channels include:

- Meetings;
- Corporate communications;
- Websites;
- Social media;
- Emails;
- Daily communications;
- Interview;
- Surveys; and
- Activities.

The Group has identified shareholders, employees, suppliers, customers, government and regulatory authorities and the community at large as its key stakeholders.

1.2 Materiality Assessment

The Group has adopted the principle of materiality in the ESG reporting by identifying the key ESG issues. The Company undertook its annual materiality assessment exercise. The objective of materiality assessment is to identify the ESG topics that are material and relevant to the Group's operation.

Based on the stakeholders' feedback, the material issues were identified as follows. The Group's performance regarding these issues are discussed in this report. Among these issues, considering the Group's business nature, the Group considers the issues of compliance with laws and regulations, protection of customer privacy and anti-corruption/anti-money laundering are of paramount importance.

Environment	Energy conservations
Workplace	 Waste management Employment and labour practices
	Health and safetyDevelopment and training
Operating Practices	Diversity and equal opportunitiesCompliance with laws and
	 regulations Protection of customer privacy
	 Anti-corruption/anti-money laundering
	Supplier management
Community	Services qualityCommunity investment

Material Topics

2. ENVIRONMENTAL PROTECTION

2.1 Environmental Policies

The Group appreciates the importance of striking a balance between economic development and environmental protection.

During the Reporting Year, the Group complied with the laws and regulations in relation to the environmental protection that had a significant impact on the Group, including but not limited to:

- Air Pollution Control Ordinance (Cap. 311 of the Laws of Hong Kong);
- Motor Vehicle Idling (Fixed Penalty) Ordinance (Cap. 611 of the Laws of Hong Kong); and
- Building Energy Efficiency Ordinance (Cap. 610 of the Laws of Hong Kong).

The Group has made continuous efforts on leading its staff to pursue a low carbon lifestyle. It actively responds to the call for environmental protection, and promotes the idea of a low carbon environment and resource conservation, through the perspective of advancing the development of public welfare. As the Group's operations are office based, its environmental impacts from daily operations only involve vehicle emissions, office electricity and paper consumption. Although the Group's business operations do not significantly consume energy or produce air emissions, the Group strives to minimize its environmental impacts by implementing energy-saving and other environmentally friendly measures.

A. Greenhouse gas emissions

The following table highlights the estimated emissions of the Group for the year ended 31 December 2022:

	2022 tonne CO2e
Vehicle emissions (Scope 1 emissions) Electricity consumption emissions	2.67
(Scope 2 emissions) Total volume of greenhouse gas emissions	72.98 75.65

The total intensity of greenhouse gas emissions for the year ended 31 December 2022 was approximately 0.005 tonne CO2e/ft² office area.

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B. Air pollutants from vehicle emission

The following table highlights the estimated air pollutants from the vehicle emission of the Group for the year ended 31 December 2022:

	2022 kg
NO _x	109.05
SO _x	0.014
PM _{2.5}	10.449

C. Water

The Group primarily sourced water from the water supply system of the office building and has encountered no difficulty in water sourcing. There was no individual water meter due to its minimal water consumption. Thus, data of water consumption is not available.

D. Packaging material

The Group does not use any packaging materials. Hence, it is not applicable to the business of the Group.

E. Electricity

The following table shows the amount of electricity consumption in the head office in Hong Kong for the year ended 31 December 2022:

	2022
Electricity consumption	102,799 Kwh
Electricity consumption intensity	7.117 Kwh/ft ²

F. Green buildings

The Group believes that green buildings play a vital role in the implementation of a sustainable development strategy. The core value of green buildings is to minimise the consumption of energy and resources and reduce negative impacts to the environment while maximising the application of new technologies and new materials conducive to better living quality.

During the Reporting Year, the Group's principal place of business was located at One Exchange Square in Hong Kong, which has been awarded a platinum BEAM¹ rating by BEAM Society Limited. The platinum grade rating, which is the highest ranking, was based on an assessment of various factors, including the management, building design, materials, waste, energy use and water use. The Group has actively cooperated with the property management company with respect to the efficient use of resources and waste management. The property management company has provided facilities for separating different types of wastes such as used plastic bottles, aluminium, and glasses.

In addition, the Group has initiated a number of internal environmental measures, which are listed below:

- Adjust air conditioning temperature to 25°C;
- Switch off unused appliances, lightings and office equipment;
- Place a notice of water preservation in the pantry;
- Use energy-saving appliances with Grade 1 Energy Efficiency Label;
- Utilise natural sunlight in office;
- Encourage the use of electronic mail and digital file management system;
- Reuse and recycle paper and encourage double-sided printing;
- Upgrade to LED lighting systems with automatic timers to reduce energy consumption; and
- Equip energy saving switches with lighting timers.

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Building Environmental Assessment Method ("**BEAM**") assessment and certification provides building users with a single performance label that demonstrates the overall quality of a building.

G. Waste management

Due to the characteristics of its business, the Group produces limited hazardous waste. The Group arranges proper waste treatment. Printer cartridges, toner cartridges and electronic appliances are recycled through recyclers. Non-hazardous waste generated during the Group's operations mainly consists of paper and general domestic waste.

Н. Paper

Paper is one of the major wastes produced in the Group's operations. The Group plays an active role in promoting paper-free operation by introducing measures to reduce the use of paper in the office with an ultimate goal to establish a paperless working environment. During the Reporting Year, the Group has implemented the following measures:

- introducing a paperless system whereby documents are to be reviewed and approved electronically. Currently, the paperless system is mainly used for the documents that need internal approval, but it is expected that the paperless system will be developed gradually to cover other documents at different levels such as office administration, human resources, accounting etc; and
- utilizing laptops in office meetings to avoid printing of the • meeting materials.

The printers in the office have been implemented a smart printing function whereby printing will only commence when a staff logs in to the printer and confirms printing. This smart printing function not only can enhance data protection particularly for confidential documents but can also avoid unnecessary or unclaimed printing.

With regard to used papers, the Group has engaged waste paper collection and recycling services companies to recycle the used papers. The Group encourages all the staff to do so whenever possible. Paper usage data from printers in the office are collected and assessed on a regular basis in order to monitor the effectiveness of the paperless system.

With respect to the business operation, the Group has minimised the use of papers in the securities account opening process (which usually involves a considerable amount of papers) by utilising technology. Specifically, the Group introduced an online trading system that allows its customers to open accounts electronically. Additionally, the Group offers free electronic billing to its customers with an attempt to further reduce paper consumption.

In relation to the communication with the Shareholders, the Company strongly encourages its Shareholders to access its corporate communications, including financial reports and circulars, through the websites of the Stock Exchange and the Company, instead of receiving printed copies. In doing so, the quantity of printed materials can be considerably reduced.

With the different measures introduced by the Group, it is hoped that the Group can substantially reduce the use of papers in the office and ultimately achieve a paperless office in the future. The Group will continue to monitor the use of papers in the office and will introduce further measures to reduce its use when appropriate.

The following table shows the amount of paper consumption and the papers that have been consumed and recycled for the year ended 31 December 2022:

	2022
Paper consumption	16,510 kg
Paper consumption intensity	1.14 kg/ft ²
Paper recycled	936 kg
Paper recycled intensity	0.06 kg/ft ²

I. Domestic waste

The domestic waste of the Group is handled by the property management of the office building, hence, such statistics are not available. However, the Group encourages its staff to reduce the production of domestic waste such as plastics and disposable products.

2.2. Impact of Climate Change

With the world's climate changing significantly in the recent years where the temperature has increased notably and extreme weather has become increasingly frequent, it has been one of the major environmental concerns in the world.

The Group is engaged in financial services business which does not involve any manufacturing or production. Climate change does not cause any direct significant impact on the Group's business, but it may still affect the Group in some ways, for example, the increase in temperature may lead to an increase in the energy consumption which would in turn increase the operating cost; severe weather such as typhoons and heavy rains may cause disruptions to the business operations which would affect the productivity, and the Group is required to formulate and implement relevant measures and make necessary arrangements to ensure the safety of the employees under the severe weather conditions.

The Group will monitor and assess the potential risks of climate change and its impacts on the Group's operations from time to time. More particularly, the Group will continue to monitor the carbon footprint, emissions and energy consumption intensity across its operations with a view to identifying opportunities for increasing efficiency and reducing emissions.

The Group will continue to reduce emissions and waste on an ongoing basis in order to minimise the Group's impacts of activities on the environment and natural resources.

3. EMPLOYMENT

3.1 Employment and Labour Practices

The Group regards employees as the most valuable assets of the Group. Employees are crucial for the continuous growth and development of the business. To attract and retain talents, the Group aims to establish a respectful and fair working environment by adopting an equal opportunities policy and maintaining a sound system of human resources management covering various aspects, such as recruitment, promotion and remuneration.

A. Recruitment and promotion

The recruitment and promotion of the Group are fair and open for all employees. The selection processes for both recruitment and promotion are not affected by age, sex, physical or mental health status, marital status, family status, race, skin colour, nationality, religion, political affiliation, sexual orientation and other factors.

B. Remuneration

The Group offers competitive remuneration to its employees which includes salary, bonuses and subsidies (such as meal allowance). Other benefits include medical insurance, provident funds and other competitive fringe benefits. Salary is determined with reference to the market rate, and the bonus is determined with reference to factors including position, individual performance and department performance. The Group conducts performance appraisals for its employees and reviews their salary on an annual basis. In addition, employees are entitled to all public holidays announced by the Hong Kong Government. They are also entitled to paid annual leave, sick leave, maternity leave, etc. To maintain a balance between work and personal life, the Group adopts a five-day work week policy.

C. Diversity

Our employees comprise of different age groups and have a diverse cultural background that brings individual traits as well as diversity to facilitate business development. The Group adheres to the principle of equality and does not tolerate any discrimination based on gender, pregnancy, race, marital status, family status or disability, and strives to provide employees with a working environment free of discrimination and harassment. If any employee is discriminated against or suffers from harassment, he/she can file a protected complaint through a designated channel.

As at 31 December 2022, the Group had a total of 75 employees, including the Directors.

Human resources overview as at 31 December 2022 is as follows:

Number of Employee by Gender	
• Male	46
• Female	29
Number of Employee by Age Group	
Over 50 years old	3
 30-50 years old 	52
 Under 30 years old 	20
	20
Number of Employee by Geographical Regions	
Hong Kong	74
Other region	1
Number of Employee by Type	
Part-time	0
Full-time	75

The Group believes that employees are important assets of the Group, and is committed to retaining talent and maintaining a stable turnover rate. The turnover rates of the Group's workforce for the year ended 31 December 2022 are as below:

By Gen	der		By Age	By Reg	ion
Male	24.0%	<30 30-50	4.0% 34.7%	Hong Kong	40.0%
Female	16.0%	>50	1.3%	Other region	N/A

3.2 Labour Standard

During the Reporting Year, the Group has complied with relevant rules and regulations, such as the Employment Ordinance (Cap. 57, Laws of Hong Kong) and other statutory requirements regarding employment and labour practices.

The Group endeavors to establish a fair, active and highly efficient work environment, provide all employees with equal opportunities with respect to recruitment, remuneration and promotion, and ensure the workplace is free from discrimination.

The Group has in place an employee handbook which sets out the cultural, mission and values of the Group, an overview of the Group's business along with other key procedures, guidelines, prohibited behavior and employees' basic rights and obligations. The employee handbook serves to facilitate the employees to understand their rights and obligations. The legal department of the Group will keep abreast of the legal developments of the employment law in Hong Kong and will assist the Group to issue any policies to ensure that the Group complies with the latest statutory requirements.

The Group has also established designated channels to receive complaints from the employees. All complaints received will be forwarded to the general management department for handling. The general management department will look into the complaint in a timely manner and may consult the legal department (if necessary). The general management department will report the investigation results to the senior management who will decide the appropriate actions.

The Group conducts performance appraisals for its employees each year. The results will be released to the employees, and the employees will be given an opportunity to respond/appeal if they are not satisfied with the results.

The Group prohibits the employment of child labour and forced labour and strictly abides by the relevant labour laws and regulations, including the Employment of Children Regulations. The Group takes measures (such as background check, age and identity verification during the recruitment process) to prevent the employment of child labour and forced labour. For the use of false information or in violation of the rules of the Group by any staff, the Group will handle the matter in accordance with the applicable regulations and the measures for staff management, including but not limited to immediate termination of probation period or labour contract.

3.3. Health and Safety

The Group is committed to maintaining a safe working environment for the health and well-being of its employees. The Group has formulated policies regarding employees' working environment and protection, which stipulate the reporting procedure for industrial accidents and various measures to ensure the safety of employees, such as providing safety medical kits in case of injuries and posting the Work Safety and Health Guidelines to inform employees of the importance of workplace safety. The Group has encouraged staff to learn the relevant safety information and emergency measures which can help increase their alertness and ability to prevent possible accidents, creating a healthy and safe work environment.

For each of the past three years (including the Reporting Year), the Group has complied with the Occupational Safety and Health Ordinance (Cap. 509 of the Laws of Hong Kong) and there were no work-related casualties or loss of working days arising therefrom.

In addition, in response to the COVID-19 pandemic, the Group has implemented the following additional precautionary measures during the Reporting Year:

- closely monitoring the pandemic situations;
- informing the employees whenever the office building has new confirmed cases;
- encouraging the employees to be vaccinated;
- encouraging the employees to stay at home if feeling unwell;
- making arrangements for the employees to work from home;

- encouraging the employees to conduct meetings or interviews online instead of face-to-face;
- requiring employees to have testing when necessary to prevent the spread of any virus in the office;
- body temperature screening for all employees and visitors before entering the office premises;
- suspending the use of the office canteen to avoid social gathering;
- providing rapid antigen test kits, surgical masks and sanitizers to the employees for their daily use; and
- engaging cleaning companies to provide disinfection services at the office premises on a regular basis.

The management of the Group has been closely monitoring the situation and will adopt any further measures as and when necessary.

3.4 **Development and Training**

The Group believes that professional skills and knowledge are crucial for the employees' development as well as for the Group's long-term success. In addition, the Group expects its employees to maintain the highest professional conduct and ethical standard in the course of business operation. Therefore, the Group provides its employees with trainings.

During the Reporting Year, the Group provided a variety of in-house seminars and training programs to the employees to enhance their knowledge, skills and work capability which include, but not limited to, the Company's policies on anti-money laundering, anti-money laundering training provided by the SFC, case summary SFC enforcement on licenced corporations and licenced persons, taxation in Hong Kong, legal and compliance, the Company's culture, management and disclosure of environmental risks for fund managers, SPAC listing in Hong Kong and due diligence requirements, etc. The trainings were conducted by our staff, other financial institutions, professional firms (such as accounting firms and law firms) and regulatory authorities. During the Reporting Year, the Group has organized over 40 training sessions for its employees. Some of these seminars and training were required by the SFC, enabling licensed employees to satisfy the Continuous Professional Training requirements.

Depending on the importance of the training, for example, trainings related to laws and regulations or internal procedure, the staffs will be required to complete a test after the training to ensure that the attendees have acquired the knowledge.

For the year ended 31 December 2022, the approximate percentage of employees trained by gender and by employee category are as follows:

i. Percentage of employees trained by gender

Gender	(%)	Average training hours
Male	97.83	7.78
Female	96.55	6.40

ii. Percentage of employees trained by employee category

Employee category	(%)	Average training hours
Executive Directors	100	12.25
Senior management	100	11.75
Other staff	97.26	7.11

Other than the in-house training, the Group also encourages employees to pursue external educational or training opportunities.

3.5 Work-life Balance

The Group believes that maintaining a healthy work-life balance is essential for employee well-being. It was the Group's usual practice to organize social activities for its employees to strengthen the relationships between employees, to boost their morale, to promote a harmonious working environment and to help them relieve stress. However, during the Reporting Year, in light of the COVID-19 pandemic, the Group suspended these activities.

3.6 Community Investment

The Group is passionate about participating in community engagement and is committed to contributing to the creation of a harmonious community. The Group places great importance on community investment and is committed to the mission of "From the Community, To the Community", with a focus on sharing the fruits of corporate development with society and contributing to social harmony. The Group encourages staff to participate in charity events. For example, the Group proactively participated in the Interbank Market Charity Day in 2022 and fulfilled its social and public responsibilities through investment and transactions and donations along with market players. With active participation from legal representatives in the market, the donation in 2022 reached new high. Up to this day, the activity raised over RMB20 million for charitable organizations and all donations are used for helping the disadvantaged in China, especially disadvantaged children that require care. CMBC Asset Management Company Limited, a wholly-owned subsidiary of the Company, was awarded the "2022 Interbank Market Charity Day Charitable Organisation" certificate jointly by the leading team of targeted support and rural revitalization, the People's Bank of China, the China Foundation for Development of Financial Education, China Foreign Exchange Trade System and National Interbank Funding Center.

4. OPERATING PRACTICE

4.1 Compliance with Laws and Regulations

The Group recognizes the importance of business ethics and, in day-to-day operations strictly abides by laws, regulations and regulatory requirements which have significant impact on the Group, including but not limited to:

- Anti-Money Laundering and Counter-Terrorist Financing Ordinance (Cap. 615, Laws of Hong Kong);
- Companies Ordinance (Cap. 622, Laws of Hong Kong);
- Competition Ordinance (Cap. 619, Laws of Hong Kong);
- Employment Ordinance (Cap. 57, Laws of Hong Kong);
- Personal Data (Privacy) Ordinance (Cap. 486, Laws of Hong Kong);
- Prevention of Bribery Ordinance (Cap. 201, Laws of Hong Kong);
- Securities and Futures Ordinance (Cap. 571, Laws of Hong Kong); and
- Trade Descriptions Ordinance (Cap. 362, Laws of Hong Kong).

The legal department together with the compliance department are required to review and monitor the business operations of the Group to ensure compliance with the above mentioned laws and regulations and arrange internal trainings for the employees from time to time in order to ensure the relevant employees are kept abreast of the development of the relevant laws, regulations and rules. When there is any development of the relevant laws and regulations, the legal department and/or the compliance department will inform the management who will decide on the appropriate action (e.g., formulating/updating policies, arranging training to the employees etc).

The Group holds all material licenses required for the provision of services expected or required by most of its clients, including dealing in securities and futures contracts, advising on securities, advising on corporate finance and asset management, etc.

The management of the Group ensures that the business of the Group is conducted in accordance with the relevant laws and regulations.

4.2 Anti-corruption/Anti-money Laundering

To strengthen the Group's compliance culture and combat money laundering and financial crimes effectively, the Group has established policies and procedures for anti-corruption, anti-money laundering and counter-terrorist financing which includes customer screening and monitoring requirements, "know your customer" policy, record keeping requirements, and procedures for reporting suspicious circumstances in accordance with the relevant laws, regulations and guidelines issued by the regulatory authorities (such as the Guideline on Prevention of Money Laundering).

The Group requires that every new customer, upon account opening, shall be subject to a name search in an anti-money laundering database provided by an independent third party vendor, in order to ascertain whether the new customer is on the current terrorist or sanction list, and to check whether the customer is a Politically Exposed Person. New account applications lodged by terrorists or sanctioned entities would be rejected. The Group conducts regular reviews on the transactions carried out by high-risk customers to identify suspicious transactions. Any suspicious transaction, if noted, will be reported to the Joint Financial Intelligence Unit of the Hong Kong Government in due course.

In relation to anti-corruption, the Group has put in place a policy prohibiting bribery, extortion, corruption and related acts. During the Reporting Year, the Group organized internal training for all staff and conducted discussion on business conducts that may commit criminal offence as well as case studies. Specifically, the Group prohibits its employees from giving and/or receiving gifts or benefits in whenever forms. It aims to ensure every employee adheres to the highest professional conduct and ethical standard in the course of business operation and must not involve in any form of corrupt practices.

In addition, the Group has set up a whistle-blowing policy to allow whistleblowers to report any irregularities, such as unlawful conduct, incidents of corruption and circumvention of internal controls, under protection. The whistle-blowing and disciplinary policies stipulate that any employee which has committed serious irregularities or misconduct will be subject to disciplinary actions, including immediate dismissal. During the Reporting Year, none of the members of the Group nor its employees were engaged in any litigation regarding corruption, extortion, fraud or money laundering, nor was there any report of criminal offences or misconduct.

4.3 Supplier Management

The Group is committed to maintaining mutually beneficial long term cooperation with its suppliers. Major suppliers of the Group include law firms, accounting firms, professional consulting companies, financial advisors, trading platform services companies, data centre, printing service companies etc.

The Group sets out various evaluation standards, such as pricing, stability, response time, capability, experience, feedback, size and reputation, to enable the Group to carry out selection and assessment of suppliers effectively. In addition, the Group takes into account whether the suppliers share the same value as the Group and are committed to environmental protection. When practicable, the Group gives priority to the ones who have adopted environmental protection measures. The Group will officially include the factor as one of the evaluation standards for the measures for procurement management.

The Group has put in place a policy for selecting services providers which requires that contracts with a value of HK\$50,000 or above need to be reviewed and approved by the Group's procurement committee. The committee comprises staffs from various departments including legal, compliance, business, finance and general management departments. The committee convenes meetings, reviews the materials and discusses about the engagements. The practice is to ensure that the selection process is fair, open and transparent.

For the year ended 31 December 2022, the approximate number of suppliers by geographical region are as follows:

Number of suppliers by geographical region

Hong Kong	129
Other regions	24

4.4 **Product Responsibility and Customer Services**

As a financial services provider, the Group utilises its profound experience, expertise, internal resources and platforms to create value for its customers and to achieve service excellence consistently, thereby earning the trust of domestic and international customers.

The Group comprises teams of professionals with diversified backgrounds including major investment banks, regulatory authorities, financial institutions, lawyers and accountants. With its expertise, experience and extensive network, the Group provides flexible, diversified and comprehensive investment banking services for the customers. As at 31 December 2022, approximately 45 employees of the Group were licensed with the SFC in various regulated activities under the SFO: dealing in securities (Type 1), dealing in futures contracts (Type 2), advising on securities (Type 4), advising on corporate finance (Type 6) and/or asset management (Type 9).

With the aim to establish a leading international financial investment service platform, the Group has carried out extensive upgrades in various aspects, including but not limited to business development, management and operation, risk control, market monitoring, product services, and trading platform.

The Group take various measures to ensure the quality of products and services, including but not limited to (i) closely monitor the changes in regulatory environment (regulatory requirements or guidelines issued from time to time by the SFC in particular) and market environment, and provide frontline staff with training and updates to ensure compliance of our products and services and that they create greater value for customers; (ii) conduct monitoring and audit in various aspects by the compliance department and internal audit department, in order to ensure compliance of our products and services and advise on the optimization of business process; (iii) formulate and implement the whistle blowing policy, allowing staff, customers and those who deal with the Group to report any misconduct in confidence while ascertaining the Group will take appropriate actions regarding relevant reports to avoid the recurrence of misconducts that may occur during the course of business.

4.5 Smooth Communication

Understanding the needs of the clients can help improve the Group's business and services, thus the Group listens carefully to its clients' feedback and tries to improve its services. The Group has set up procedures to ensure that the clients' feedback, advice and recommendations can be received and handled in a timely manner. The Group has established designated channels, including hotline, fax and e-mail for clients' complaints. All complaints received will be forwarded to supervisors for handling. The supervisors will investigate in a timely manner and report the investigation results to the senior management. The senior management will then review the complaints and decide the appropriate action (e.g. strengthening internal control and procedures).

During the Reporting Year, the Group did not receive any complaints from the customers.

4.6 Protection of Personal Data

The Group is committed to protecting the privacy and confidentiality of the personal data of its customers. In relation to the customers' personal data, the Group has strictly complied with the relevant laws and regulations including the Personal Data (Privacy) Ordinance (Cap. 486, Laws of Hong Kong).

The Group has put in place a policy to govern the use of confidential information by the employees. Specifically, the employees are instructed to use confidential information in a responsible manner and are prohibited from leaking clients' data or any unauthorised use. The Group has adopted a series of technical and management measures to safeguard clients' privacy. In addition, the Group reminds its clients, from time to time, to manage their account passwords with caution, avoid logging into their accounts on public computers and networks, change their passwords regularly and contact the Group's staff for consultation when necessary.

During the Reporting Year, there was no non-compliance with the relevant laws and regulations as to clients' privacy and information security in the Group.

4.7 **Protection of Intellectual Property**

The Group protects its intellectual property rights by registration of domain names in Hong Kong. Such domain name is renewed upon its expiration. During the Reporting Year, there was no material infringement of the intellectual property rights of the Group by any third parties.

5. ESG REPORTING CONTENT INDEX

Aspect	HKEx KPI	Description	Page Number/ Remarks
A. Environmental			
	A1 A1.1	General Disclosure The types of emissions and respective emissions data	74-80 75-79
	A1.2	Greenhouse gas in total and intensity	75
	A1.3	Total hazardous waste produced and intensity	The Group did not produce any hazardous waste during the Reporting Year.
A1: Emissions	A1.4	Total non-hazardous waste produced and intensity	78-79
	A1.5	Emissions target(s) set and steps taken to achieve them	75
	A1.6	How hazardous and non- hazardous wastes are handled, and a description of reduction target(s) set and steps taken to achieve them	The Group did not produce any hazardous waste during the Reporting Year.
	A2	General Disclosure	74-77
	A2.1	Direct and/or indirect energy consumption by type in total and intensity	76
A2: Use of	A2.2	Water consumption in total and intensity	No data was collected due to low water consumption and no individual water meter.
Resources	A2.3	Energy use efficiency target(s) set and steps taken to achieve them	75, 77
	A2.4	Whether there is any issue in sourcing water that is fit for purpose, water efficiency target(s) set and steps taken to achieve them	76
	A2.5	Total packaging material used for finished products	Packaging material is not applicable to the Group's business.

Aspect	HKEx KPI	Description	Page Number/ Remarks
A3: The Environment and Natural Resources	A3 A3.1	General Disclosure Significant impacts of activities on the environment and natural resources and actions taken to manage them	74-75, 77-79 77-79
A4: Climate Change	A4 A4.1	General Disclosure Significant climate-related issues which have impacted, and those which may impact, the issuer, and the actions taken to manage them	80 80
B. Social Employment and La	bour Pra	rtices	
B1: Employment	B1 B1.1	General Disclosure Total workforce by gender, employment type, age group and geographical region	80-81, 87 82
Br. Employment	B1.2	Employee turnover rate by gender, age group and geographical region	82
B2: Health and	B2 B2.1	General Disclosure Number and rate of work-related fatalities occurred in each of the past three years including the Reporting Year	84-85 84
Safety	B2.2 B2.3	Lost days due to work injury Occupational health and safety measures adopted, and how they are implemented and monitored	84 84-85
B3: Development	B3 B3.1	General Disclosure Percentage of employees trained by gender and employee category	85-86 85-86
and Training	B3.2	Average training hours completed per employee by gender and employee category	85-86

Aspect	HKEx KPI	Description	Page Number/ Remarks
B4: Labour	B4 B4.1	General Disclosure Measures to review employment practices to avoid child and	83 83
Standards	B4.2	forced labour Steps taken to eliminate such practices when discovered	83
Operating Practices			
	B5 B5.1	General Disclosure Number of suppliers by geographical region	89-90 90
	B5.2	Practices relating to engaging suppliers, number of suppliers where the practices are being implemented, how they are	89-90
B5: Supply Chain Management	B5.3	implemented and monitored Practices used to identify environmental and social risks along the supply chain, and how they are implemented and monitored	89-90
	B5.4	Practices used to promote environmentally preferable products and services when selecting suppliers, and how they are implemented and monitored	89-90
	B6 B6.1	General Disclosure Percentage of total products sold or shipped subject to recalls for safety and health reasons	87-88, 90-91 Due to the business nature of the Group, this KPI is considered not material
	B6.2	Number of products and services related complaints received and	91
B6: Product Responsibility	B6.3	how they are dealt with Practices relating to observing and protecting intellectual property rights	91
	B6.4	Quality assurance process and recall procedures	90-91
	B6.5	Consumer data protection and privacy policies, and how they are implemented and monitored	91

Aspect	HKEx KPI	Description	Page Number/ Remarks
	B7	General Disclosure	87-89
	B7.1	Number of concluded legal cases regarding corrupt practices brought against the issuer or its employees during the Reporting Year and the outcomes of the	89
B7: Anti-corruption		cases	
	B7.2	Preventive measures and whistle-blowing procedures, and how they are implemented and monitored	89
	B7.3	Anti-corruption training provided to directors and staff	89
Community			
	B8	General Disclosure	87
B8: Community	B8.1	Focus areas of contribution	87
Investment	B8.2	Resources contributed to the focus area	87

To the Shareholders of CMBC Capital Holdings Limited

(incorporated in Bermuda with limited liability)

OPINION

What we have audited

The consolidated financial statements of CMBC Capital Holdings Limited (the "**Company**") and its subsidiaries (the "**Group**"), which are set out on pages 104 to 215, comprise:

- the consolidated statement of financial position as at 31 December 2022;
- the consolidated statement of profit or loss and other comprehensive income for the year then ended;
- the consolidated statement of changes in equity for the year then ended;
- the consolidated statement of cash flows for the year then ended; and
- the notes to the consolidated financial statements, which include significant accounting policies and other explanatory information.

OUR OPINION

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 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 believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

INDEPENDENCE

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.

KEY AUDIT MATTERS

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

Key audit matters identified in our audit are summarised as follows:

- Allowance for Expected Credit Losses ("ECL") of Financing Assets and FVOCI Debt Investments; and
- Valuation of Level 3 Financial Assets

Key Audit Matter

How our audit addressed the Key Audit Matter

Allowance for Expected Credit Losses ("ECL") of Financing Assets and FVOCI Debt Investments

Refer to notes 20, 22 and 25 to the consolidated financial statements.

The balances of allowance for ECL represent the management's estimates of ECL under HKFRS 9 at the end of the reporting date. As at 31 December 2022, the Group's financial assets arising from financing businesses which included loans and advances and accounts receivable from margin clients ("**Financing Assets**"), totalled HK\$553.9 million with an allowance for ECL of HK\$204.0 million.

We performed the following audit procedures over the allowance for ECL:

- We obtained an understanding of the management's internal control and assessment process of allowance for ECL and assessed the inherent risk of material misstatement by considering the degree of estimation uncertainty and level of subjectivity of management judgements and assumptions applied in developing the ECL estimates;
- We evaluated and tested the following key controls over:
 - the approval and application of ECL models, including ongoing model monitoring and ECL calculation and review;
 - the accuracy and completeness of key data inputs adopted by the ECL models; and

Key Audit Matter

Also, the Group held debt investments measured at fair value through other comprehensive income ("**FVOCI Debt Investments**") totalling HK\$2,716.4 million with an allowance for ECL of HK\$446.2 million.

The Group calculates the allowance for ECL of stage 1 and 2 Financing Assets and FVOCI Debt Investments using ECL models that involve various risk parameters. The allowance for ECL of stage 3 Financing Assets and FVOCI Debt Investments is calculated by using the discounted cash flow method.

The determination of allowance for ECL using the ECL models is subject to management judgements and assumptions, primarily including:

- Selection of the appropriate methodologies and assumptions;
- (2) Determination of the criteria for significant increase in credit risk ("SICR"), and definition of creditimpaired;
- (3) Exercising judgements in estimating future cash flows for Stage 3 creditimpaired financial assets; and
- (4) Adjustments for forward-looking economic information.

How our audit addressed the Key Audit Matter

- the ongoing monitoring processes, which included:
 - (i) the margin call procedures for margin shortfall and risk mitigating actions taken by management for accounts receivable from margin clients; and
 - (ii) the periodic reviews for identification of any delinquency in principal or interest repayments for Financing Assets and FVOCI Debt Investments.
- We assessed the competency, capabilities and objectivity of the external valuation specialists engaged by management for estimating the allowance for ECL of certain creditimpaired assets classified at Stage 3 and the recoverable amounts of the underlying collaterals (if any);
- With the assistance of our internal credit modelling specialists, we examined the ECL modelling methodologies, key inputs and assumptions and assessed their reasonableness of the management judgements and assumptions applied;
- We assessed the reasonableness of the management judgement in determining the criteria for SICR and definition of credit-impaired. We further tested, on a sample basis, the application of such criteria to Financing Assets and FVOCI Debt Investments;

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Key Audit Matter

The ongoing impact of COVID-19, deteriorations of certain Mainland property developers and non-stateowned enterprises together with other macroeconomic conditions, continue to add challenges to the inherently complex ECL determination, primarily due to the greater estimation uncertainty surrounding the forward-looking economic information and assessment of credit risk in the Group's Financing Assets and FVOCI Debt Investments portfolios.

Allowance for ECL of Financing Assets and FVOCI Debt Investments was considered to be a key area of audit focus due to the size of the balances and the high degree of estimation uncertainty. The inherent risk in relation to the allowance for ECL is considered significant due to subjectivity of management judgements and assumptions involved in developing the ECL estimate.

How our audit addressed the Key Audit Matter

- For forward-looking economic scenarios, we assessed the basis of determining the economic variables, number of scenarios and relative weightings, and the reasonableness of the management judgements and assumptions applied, taking into consideration of the management's view on the future macroeconomic conditions;
- We tested the accuracy and completeness of key data sources applied in the ECL computation on a sample basis by checking to the Group's supporting information and external data sources, as applicable; and
- For the credit-impaired financial • assets classified at Stage 3, we tested the computations of the expected future cash flows and the fair value of collateral (if any) for the impaired amounts. We also examined the underlying documentation supporting the management's key estimations used in the individual ECL assessment. With the assistance of our internal valuation specialists, we corroborated and challenged management's assessment and expectation of reasonably possible outcomes on the recoverability of these impaired financial assets, and where applicable, the estimated fair value and expected future cash flows from the pledged collateral against externally available information.

Based on the above, we considered that management's judgements and assumptions applied in the estimation of allowance for ECL were supportable by the evidence obtained and procedures performed.

Key Audit Matter

Valuation of Level 3 Financial Assets

Refer to notes 25, 26 and 37(e) to the consolidated financial statements.

As at 31 December 2022, the Group held unlisted financial assets amounting to HK\$1,031.8 million and HK\$89.3 million which were measured at fair value through profit or loss and fair value through other comprehensive income respectively. They were classified as Level 3 financial assets under the fair value hierarchy ("Level 3 Financial Assets"), representing approximately 10.3% of the Group's total assets.

Management selected and adopted specific valuation models that required a considerable number of inputs and judgements. Where observable data is not readily available, estimates of inputs need to be developed by management which will involve their judgements.

Valuation of Level 3 Financial Assets was considered to be a key area of audit focus due to the size of the balance and the high degree of estimation uncertainty. The inherent risk in relation to the valuation of Level 3 Financial Assets is considered significant due to subjectivity of management judgements and assumptions involved in developing the estimate.

How our audit addressed the Key Audit Matter

We performed the following audit procedures over valuation of Level 3 Financial Assets:

- We obtained an understanding of the management's internal control and assessment process of valuation of Level 3 Financial Assets and assessed the inherent risk of material misstatement by considering the degree of estimation uncertainty and level of subjectivity of the management judgements and assumptions applied;
- We evaluated and tested the key controls in relation to the management's review on the valuation of Level 3 Financial Assets;
- We assessed the competency, capabilities and objectivity of the external valuation specialists engaged by the management;
- We inspected the relevant terms and conditions of the underlying investment agreements to evaluate the impact on valuation; and
- With the assistance of our internal valuation specialists, we performed independent assessments of the Group's valuation of Level 3 Financial Assets. Our independent valuation assessments included evaluating the appropriateness of valuation models, assessing the reasonableness of the management judgements and assumptions, and the key inputs used in the valuation models with reference to industry practice and relevant available market data.

Based on the above, we considered that management's judgements and assumptions applied in the valuation of Level 3 Financial Assets were supportable by the evidence obtained and procedures performed.

OTHER INFORMATION

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

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

RESPONSIBILITIES OF DIRECTORS FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

The Audit Committee assists the directors in discharging their responsibilities for overseeing the Group's financial reporting process.

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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. We report our opinion solely to you, as a body, in accordance with Section 90 of the Companies Act 1981 of Bermuda, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

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

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

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

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

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

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

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

The engagement partner on the audit resulting in this independent auditor's report is Mr. Tam Man Kit, James.

PricewaterhouseCoopers *Certified Public Accountants*

Hong Kong, 29 March 2023

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Consolidated Statement of Profit or Loss and Other Comprehensive Income

For the year ended 31 December 2022

	Notes	2022 HK\$'000	2021 HK\$'000
Revenue	4	801,981	895,376
Net (losses)/gains on financial assets/ liabilities at fair value through profit or loss (" FVTPL ")		(235,421)	99,583
Net losses on financial assets at fair value through other comprehensive income (" FVOCI ")		(46,674)	(180,070)
Net gains on financial assets at		(+0,07+)	(100,070)
amortised cost		20	76
Other income	6	15,735	12,951
Other losses	7	(25,400)	(211)
Impairment losses	8	(506,793)	(184,254)
Staff costs	10	(95,046)	(93,715)
Depreciation and amortisation		(22,224)	(26,118)
Other operating expenses		(50,882)	(55,425)
Finance costs	9	(266,109)	(174,428)
(Loss)/profit before taxation	10	(430,813)	293,765
Taxation	13	(430,813)	(2,609)
(Loss)/profit for the year attributable to			
owners of the Company		(436,597)	291,156

Consolidated Statement of Profit or Loss and Other Comprehensive Income

For the year ended 31 December 2022

	Note	2022 HK\$'000	2021 HK\$'000
(Loss)/profit for the year attributable to owners of the Company		(436,597)	291,156
Other comprehensive (loss)/income			
Item that will not be reclassified to profit or loss: - Equity investments at fair value through other comprehensive income - net movement in fair value reserve (non-recycling) Item that may be reclassified subsequently to profit or loss: - Financial assets at fair value through other comprehensive income - net movement in fair value reserve (recycling)		(284,137) (252,117)	(5,189) 97,526
		(/	
Other comprehensive (loss)/income for the year, net of tax		(536,254)	92,337
Total comprehensive (loss)/income for the year attributable to owners of the Company		(972,851)	383,493
		HK cents	HK cents
(Loss)/earnings per share attributable to owners of the Company – Basic – Diluted	15	(37.96) (37.96)	24.55 24.55

The notes on pages 113 to 215 form part of these financial statements.

Consolidated Statement of Financial Position

At 31 December 2022

	Notes	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000
Non-current assets			
Property, plant and equipment Right-of-use asset Goodwill Intangible assets Deferred tax assets Other assets	16 17(a) 18 19 32	4,890 75,228 16,391 960 - 13,416	7,386 94,435 16,391 960 2,035 8,732
		110,885	129,939
Current assets			
Accounts receivable Prepayments, deposits and	22	212,831	214,017
other receivables Interest receivables Amount due from an intermediate	23 23	76,441 116,551	390,560 140,625
holding company Loans and advances Financial assets at fair value through	24 20	_ 439,888	13,752 841,160
other comprehensive income Financial assets at amortised cost Financial assets at fair value through	25 21	6,058,401 –	9,610,682 62,172
profit or loss Tax recoverable Cash held on behalf of customers Cash and cash equivalents	26 27(a) 27(b)	2,616,079 19,577 216,486 982,858	1,782,441 - 580,088 769,875
	()	10,739,112	14,405,372

Consolidated Statement of Financial Position

At 31 December 2022

		As at 31 December 2022	As at 31 December 2021
	Notes	HK\$'000	HK\$'000
Current liabilities			
Accounts payable Other payables and accruals Amount due to an intermediate	28 29	261,375 122,879	640,528 171,106
holding company Loans from an intermediate	24	55,459	-
holding company Notes payable Tax payable Financial assets sold under repurchase	30 31	4,710,620 _ 12,955	3,697,591 1,139,938 18,751
agreements Financial liabilities at fair value through	33	3,974,951	5,978,218
profit or loss Lease liabilities	34 17(a)	14,871 20,801	244 20,801
		9,173,911	11,667,177
Net current assets		1,565,201	2,738,195
Total assets less current liabilities		1,676,086	2,868,134
Non-current liabilities			
Lease liabilities Deferred tax liabilities	17(a) 32	57,959 18,769	75,725 36,712
		76,728	112,437
NET ASSETS		1,599,358	2,755,697

Consolidated Statement of Financial Position

At 31 December 2022

Note	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000
CAPITAL AND RESERVES		
Share capital 35 Reserves	449,466 1,149,892	469,786 2,285,911
TOTAL EQUITY	1,599,358	2,755,697

Approved and authorised for issue by the board of directors on 29 March 2023.

Li Baochen DIRECTOR Li Ming DIRECTOR

The notes on pages 113 to 215 form part of these financial statements.

Consolidated Statement of Changes in Equity

For the year ended 31 December 2022

		Attributable to owners of the Company							
	Notes	Share capital HK\$'000	Share premium HK\$'000 (Note a)	Contributed surplus HK\$'000 (Note b)	Fair value reserve (recycling) HK\$'000	Fair value reserve (non- recycling) HK\$'000	Other reserve HK\$'000 (Note c)	Accumulated Iosses HK\$'000	Total HK\$'000
At 1 January 2022 Changes in equity for 2022:		469,786	1,703,289	1,909,183	(17,752)	7,195	(7,464)	(1,308,540)	2,755,697
Loss for the year Other comprehensive loss		-	-	-	- (252,117)	- (284,137)	-	(436,597) –	(436,597) (536,254)
Total comprehensive loss			-	-	(252,117)	(284,137)	-	(436,597)	(972,851)
Disposal of equity investments at fair value through other comprehensive income		_	_			55,303*	_	(55,303)*	_
Shares repurchased and cancelled Shares repurchased but not yet	35(i)	(20,320)	(84,792)	-	-	-	8,225	-	(96,887)
cancelled Dividend approved in respect of the previous year		-	-	- (85,438)	-	-	(1,163) -	-	(1,163) (85,438)
Balance at 31 December 2022		449,466	1,618,497	1,823,745	(269,869)	(221,639)	(402)	(1,800,440)	1,599,358

* Amounts reclassified to accumulated losses upon disposal of equity investments at fair value through other comprehensive income.

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Consolidated Statement of Changes in Equity

For the year ended 31 December 2022

		Attributable to owners of the Company							
	Notes	Share capital HK\$'000	Share premium HK\$'000 (Note a)	Contributed surplus HK\$'000 (Note b)	Fair value reserve (recycling) HK\$'000	Fair value reserve (non- recycling) HK\$'000	Other reserve HK\$'000 (Note c)	Accumulated profit/ (losses) HK\$'000	Total HK\$'000
At 1 January 2021 Changes in equity for 2021:		476,279	1,759,825	2,066,081	(115,278)	19,826	373	(1,607,138)	2,599,968
Profit for the year Other comprehensive income		-	-	-	97,526	_ (5,189)	-	291,156	291,156 92,337
Total comprehensive income		-	-	-	97,526	(5,189)	-	291,156	383,493
Disposal of equity investments at fair value through other comprehensive income		_	_	_	_	(7,442)*	_	7,442*	_
Shares repurchased and cancelled Shares repurchased but not yet cancelled	35(i)	(6,493)	(56,536)	-	-	-	388 (8,225)	-	(62,641)
Dividend approved in respect of the previous year		-	-	(156,898)	-	-	-	-	(156,898)
Balance at 31 December 2021		469,786	1,703,289	1,909,183	(17,752)	7,195	(7,464)	(1,308,540)	2,755,697

* Amounts reclassified to accumulated profit/(losses) upon disposal of equity investments at fair value through other comprehensive income.

Notes:

- a. Share premium account is governed by Section 40 of the Companies Act 1981 of Bermuda.
- b. Amounts represent credits arisen from the capital reduction and share premium cancellation transferred to the contributed surplus account, which had been partially utilised to eliminate the accumulated losses of the Group.
- c. The other reserve of the Group represents the difference between the proportionate share of net assets attributable to additional interest in a subsidiary and the consideration paid, and treasury shares of the Company held as at 31 December 2022 and 2021.

The notes on pages 113 to 215 form part of these financial statements.

Consolidated Statement of Cash Flows

For the year ended 31 December 2022

	Note	2022 HK\$'000	2021 HK\$'000
Operating activities			
Cash from/(used in) operations Hong Kong Profits Tax paid Interest received Dividend received Interest paid	27(c)	392,236 (47,065) 431,170 15,886 (219,807)	(78,632) (39,344) 521,623 29,776 (212,678)
Net cash generated from operating activities		572,420	220,745
Investing activity			
Purchases of property, plant and equipment		(521)	(970)
Net cash used in investing activity		(521)	(970)
Financing activities			
Repurchase of shares New loans raised Repayment of loans Issuance of notes Repayment of notes Dividend paid Principal and interest elements of lease payments	17(b)	(98,050) 3,592,291 (2,608,595) – (1,130,765) (85,438) (20,801)	(70,866) 16,571,386 (17,272,521) 1,512,828 (388,639) (156,898) (24,555)
Net cash (used in)/from financing activities		(351,358)	170,735

Consolidated Statement of Cash Flows

For the year ended 31 December 2022

Note	2022 HK\$′000	2021 HK\$'000
Net increase in cash and cash equivalents	220,541	390,510
Cash and cash equivalents at the beginning of year	769,875	378,170
Effect of foreign exchange rate changes, net	(7,558)	1,195
Cash and cash equivalents at the end of year	982,858	769,875
Analyses of cash and cash equivalents at end of year:		
Bank balances – house accounts27(b)	982,858	769,875

The notes on pages 113 to 215 form part of these financial statements.

For the year ended 31 December 2022

1 GENERAL INFORMATION

CMBC Capital Holdings Limited ("**the Company**") is a limited liability company incorporated in Bermuda and its shares are listed on The Stock Exchange of Hong Kong Limited (the "**Stock Exchange**"). The addresses of registered office and the principal place of business of the Company are disclosed in the corporate information section to the annual report.

At 31 December 2022, the directors consider the immediate parent and ultimate controlling party to be CMBC International Investment Limited, which is incorporated in British Virgin Islands and China Minsheng Banking Corp., Ltd. which is incorporated in People's Republic of China, respectively. The ultimate controlling entity produces financial statements available for public use and can be obtained at the website of The Stock Exchange of Hong Kong.

The principal activities of the Company are investment holding and provision of loan financing services. The activities of its principal subsidiaries are set out in note 42 to the consolidated financial statements.

The consolidated 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 otherwise indicated.

2 SIGNIFICANT ACCOUNTING POLICIES

(a) Statement of compliance

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

The HKICPA has issued certain new and revised HKFRSs that are first effective or available for early adoption for the current accounting period of the Group. Note 2(c) provides information on any changes in accounting policies resulting from initial application of these developments to the extent that they are relevant to the Group for the current and prior accounting periods reflected in these consolidated financial statements.

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For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(b) Basis of preparation of the financial statements

The consolidated financial statements for the year ended 31 December 2022 comprise the Company and its subsidiaries (together referred to as the "**Group**").

The measurement basis used in the preparation of the consolidated financial statements is the historical cost basis except that the following assets and liabilities are stated at their fair value as explained in the accounting policies set out below:

- financial instruments classified as financial assets at fair value through other comprehensive income (see note 2(r)); and
- financial instruments classified as financial assets or financial liabilities at fair value through profit or loss (see note 2(r)).

The preparation of financial statements in conformity with HKFRSs requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgements about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods. Judgements made by management in the application of HKFRSs that have significant effect on the consolidated financial statements and major sources of estimation uncertainty are discussed in note 3.

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(c) Changes in accounting policies

A number of new or amended standards became applicable for the current reporting period, and the Group did not have to change its accounting policies or make retrospective adjustments as a result of adopting these standards.

The following amendments to accounting standards are applicable for annual reporting periods commencing on or after 1 January 2022:

- Covid-19-related Rent Concessions Amendments to HKFRS 16
- Property, Plant and Equipment: Proceeds before intended use Amendments to HKAS 16
- Reference to the Conceptual Framework Amendments to HKFRS 3
- Onerous Contracts Cost of Fulfilling a Contract Amendments to HKAS 37
- Annual Improvements to HKFRS Standards 2018–2020
- Amendments to AG 5 Merger Accounting for Common Control Combinations

None of these is expected to have a significant effect on the consolidated financial statements of the Group.

(d) New standards and interpretations not yet adopted

Certain new accounting standards, amendments to accounting standards and interpretations have been published that are not mandatory for 31 December 2022 reporting periods and have not been early adopted by the Group. These standards, amendments or interpretations are not expected to have a material impact on the entity in the current or future reporting periods and on foreseeable future transactions.

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For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(e) Basis of consolidation

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

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

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

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

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

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

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

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(e) Basis of consolidation (continued)

Changes in the Group's ownership interests in existing subsidiaries

Changes in the Group's ownership interests in existing subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Group's relevant components of equity including reserves and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the noncontrolling interests are adjusted after re-attribution of the relevant equity component, 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, a gain or loss is recognised in profit or loss and is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets and liabilities of the subsidiary attributable to the owners of the Company. All amounts previously recognised in other comprehensive income in relation to that subsidiary are accounted for as if the Group had directly disposed of the related assets or liabilities of the subsidiary (i.e. reclassified to profit or loss or transferred to another category of equity as specified/permitted by applicable HKFRSs).

(f) Business combinations

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

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

 deferred tax assets or liabilities, and assets or liabilities related to employee benefit arrangements are recognised and measured in accordance with HKAS 12 "Income taxes" and HKAS 19 "Employee benefits" respectively;

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For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

- (f) Business combinations (continued)
 - liabilities or equity instruments related to share-based payment arrangements of the acquiree or share-based payment arrangements of the Group entered into to replace share-based payment arrangements of the acquiree are measured in accordance with HKFRS 2 "Share-based payment" at the acquisition date (see the accounting policy below); and
 - assets (or disposal groups) that are classified as held for sale in accordance with HKFRS 5 "Non-current assets held for sale and discontinued operations" are measured in accordance with that standard.

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

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

When the consideration transferred by the Group in a business combination includes assets or liabilities resulting from a contingent consideration arrangement, the contingent consideration is measured at its acquisitiondate fair value and included as part of the consideration transferred in a business combination. Changes in the fair value of the contingent consideration that qualify as measurement period adjustments are adjusted retrospectively, with the corresponding adjustments made against goodwill. Measurement period adjustments are adjustments that arise from additional information obtained during the "measurement period" (which cannot exceed one year from the acquisition date) about facts and circumstances that existed at the acquisition date.

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(f) **Business combinations (continued)**

The subsequent accounting for changes in the fair value of the contingent consideration that do not qualify as measurement period adjustments depends on how the contingent consideration is classified. Contingent consideration that is classified as equity is not remeasured at subsequent reporting dates and its subsequent settlement is accounted for within equity. Contingent consideration that is classified as an asset or a liability is remeasured to fair value at subsequent reporting dates, with the corresponding gain or loss being recognised in profit or loss.

(g) Acquisition of a subsidiary not constituting a business

When the Group acquires a group of assets and liabilities that do not constitute a business, the Group identifies and recognises the individual identifiable assets acquired and liabilities assumed by allocating the purchase price first to the financial assets and liabilities at the respective fair values, the remaining balance of the purchase price is then allocated to the other individual identifiable assets and liabilities on the basis of their fair values at the date of purchase. Such a transaction does not give rise to goodwill or bargain purchase gain.

(h) Goodwill

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

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

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

On disposal of the relevant cash-generating unit, the attributable amount of goodwill is included in the determination of the amount of profit or loss on disposal.

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(i) Revenue recognition

Income is classified by the Group as revenue when it arises from the provision of services in the ordinary course of the Group's business.

Revenue is recognised when service is transferred to the customer, at the amount of promised consideration to which the Group is expected to be entitled, excluding those amounts collected on behalf of third parties. The Group applied the optional practical expedient to immediately expense cost to obtain a contract if the amortisation period of the asset that would have recognised is one year or less.

Where the contract contains a financing component which provides a significant financing benefit to the customer for more than 12 months, revenue is measured at the present value of the amount receivable, discounted using the discount rate that would be reflected in a separate financing transaction with the customer, and interest income is accrued separately under the effective interest method. 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. The Group takes advantage of the practical expedient in paragraph 63 of HKFRS 15 and does not adjust the consideration for any effects of a significant financing component if the period of financing is 12 months or less.

- (i) Revenue arising from financial services is recognised on the following basis:
 - Commission income for brokerage business and future and options contracts dealing services are recognised on execution of purchase, sales or other transactions or services by the Group on behalf of its clients;
 - Underwriting, sub-underwriting, placing and sub-placing commissions are recognised as income in accordance with the terms of underlying agreement or deal mandate when the relevant significant act has completed;
 - Financial advisory, sponsorship, arrangement fee and other service income are recognised over time according to performance obligation and transaction prices of the contracts. It is recognised when the Group has an enforceable right to payment for performance completed to date at all times throughout the duration of the contract;

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

- (i) Revenue recognition (continued)
 - (i) Revenue arising from financial services is recognised on the following basis: (continued)
 - Asset management fee income and investment advisory services fee income are recognised over time as those services are provided continuously over the contract period. Invoices for these services income are issued on a regular basis based on the terms stated in the contract; and
 - The Group is entitled to a performance fee income when there is a positive performance for the relevant performance period and it is recognised at the end of the relevant performance period, when it is highly probable that a significant reversal in the amount of cumulative revenue recognised will not occur when the uncertainty associated with the variable consideration is subsequently resolved.
 - (ii) Interest income from a financial asset is recognized as it accrues under the effective interest method using the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to the gross carrying amount of the financial asset. For financial assets measured at amortised cost or FVOCI (recycling) that are not credit-impaired, the effective interest rate is applied to the gross carrying amount of the asset. For credit-impaired financial assets, the effective interest rate is applied to the amortised cost (i.e. gross carrying amount net of expected credit loss allowance) of the asset.
 - (iii) Dividend income from investments is recognised when the shareholders' right to receive payment has been established.
 - (iv) The Group's accounting policy for recognition of revenue from operating leases is described in the accounting policy for leasing below (see note 2(k)).

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(j) Foreign currencies

In preparing the financial statements of each individual group entity, transactions in currencies other than the entity's functional currency (foreign currencies) are recognised at the rates of exchange prevailing at the dates of the transactions. The consolidated financial statements are presented in HK dollars ("**HK\$**"), which is the Company's functional and presentation currency. At the end of each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

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

(k) Leases

Leases are recognised as a right-of-use asset and a corresponding liability at the date at which the leased asset is available for use by the Group.

Assets and liabilities arising from a lease are initially measured on a present value basis. Lease liabilities include the net present value of the fixed payments (including in-substance fixed payments), less any lease incentives receivable.

The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be readily determined, which is generally the case for leases in the Group, the lessee's incremental borrowing rate is used, being the rate that the individual lessee would have to pay to borrow the funds necessary to obtain an asset of similar value to the right-of-use asset in a similar economic environment with similar terms, security and conditions.

To determine the incremental borrowing rate, the Group uses the rate that the lessee would have to pay to borrow the funds necessary to obtain an asset of similar value in a similar economic environment with similar terms and conditions.

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(k) Leases (continued)

Lease payments are allocated between principal and finance cost. The finance cost is charged to profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.

Right-of-use assets are measured at cost comprising the following:

- the amount of the initial measurement of lease liability,
- any lease payments made at or before the commencement date less any lease incentives received,
- any initial direct costs, and
- restoration costs.

Right-of-use assets are generally depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis.

Payments associated with short-term leases and all leases of low-value assets are recognised on a straight-line basis as an expense in profit or loss. Short-term leases are leases with a lease term of 12 months or less.

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

When the Group is an intermediate lessor, it accounts for the head lease and the sub-lease as two separate contacts. The sub-lease is classified as a finance or operating lease by reference to the right-of-use asset arising from the head lease.

Rental income from operating leases is recognised 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 on a straight-line basis over the lease term.

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(I) Employee benefits

(i) Retirement benefit costs

Payment to Hong Kong Mandatory Provident Fund Scheme are recognised as an expense when employees have rendered service entitling them to the contributions.

(ii) Short-term employee benefits

A liability is recognised for benefits accruing to employees in respect of wages and salaries, annual leave and sick leave in the period the related service is rendered at the undiscounted amount of the benefits expected to be paid in exchange for that service.

A liability is recognized for discretionary bonus when the Group has a present legal or constructive obligation as a result of services rendered by employees and a reliable estimate of the obligation can be made.

Liabilities recognised in respect of short-term employee benefits are measured at the undiscounted amount of the benefits expected to be paid in exchange for the related service.

(m) Borrowings costs

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

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

(n) Taxation

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

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

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(n) Taxation (continued)

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

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

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

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

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

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(n) Taxation (continued)

The Group is subject to income taxes predominantly in Hong Kong and judgement is required in determining the provision for income taxes. There could be transactions and calculations for which the ultimate tax determination is uncertain. Where the final tax outcome of these matters is different from the estimated amounts that were initially recorded, such differences will impact the current and deferred income tax provisions in the period in which such determination is made.

Current and deferred tax are recognised in profit or loss. Where current tax or deferred tax arises from initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

(o) Property, plant and equipment

Property, plant and equipment are stated in the consolidated statement of financial position at cost, less subsequent accumulated depreciation and subsequent accumulated impairment losses, if any.

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

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 disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

(p) Intangible assets

Intangible assets acquired in a business combination

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

Subsequent to initial recognition, intangible assets acquired in a business combination with finite useful lives are reported at costs less accumulated amortisation and impairment losses, on the same basis as intangible assets that acquired separately. Alternatively, intangible assets acquired in a business combination with indefinite useful lives are carried at cost less any subsequent accumulated impairment losses (see the accounting policy in respect of impairment losses on tangible and intangible assets below).

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(q) Impairment of tangible and intangible assets other than goodwill and financial assets

At the end of each reporting period, the Group reviews the carrying amount of its tangible and intangible assets with finite useful lives to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss, if any. When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

Intangible assets with indefinite useful lives are tested for impairment at least annually, and whenever there is an indication that they may be impaired.

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

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

Where an impairment loss subsequently reverses, the carrying amount of the asset (or cash generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or cash-generating unit) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss.

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(r) Financial instruments

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

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

A financial asset and a financial liability are offset and the net amount presented in the consolidated statement of financial position when, and only when, the Group currently has a legally enforceable right to set off the recognised amounts and intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

(i) Financial assets

Investments other than equity investments

Non-equity investments held by the Group are classified into one of the following measurement categories:

- amortised cost, if the investment is held for the collection of contractual cash flows which represent solely payments of principal and interest ("SPPI"). Interest income from the investment is calculated using the effective interest method;
- FVOCI (recycling), if the contractual cash flows of the investment comprise solely payments of principal and interest and the investment is held within a business model whose objective is achieved by both the collection of contractual cash flows and sale. Changes in fair value are recognised in other comprehensive income, except for the recognition in profit or loss of expected credit losses ("ECLs"), interest income (calculated using the effective interest method) and foreign exchange gains and losses. When the investment is derecognised, the amount accumulated in other comprehensive income is recycled from equity to profit or loss; or

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(r) Financial instruments (continued)

(i) Financial assets (continued)

Investments other than equity investments (continued)

 FVTPL, if the investment does not meet the criteria for being measured at amortised cost or FVOCI (recycling). Changes in the fair value of the investment (including interest) are recognised in profit or loss.

In assessing whether the contractual cash flows are SPPI, the Group considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition. In making the assessment the Group considers:

- Contingent events that would change the amount and timing of cash flows;
- Leverage features;
- Prepayment and extension terms;
- Terms that limit the Group's claim to cash flows from specified assets (e.g. non-recourse loans); and
- Features that modify consideration of the time value of money (e.g. periodical reset of interest rates).

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(r) Financial instruments (continued)

(i) Financial assets (continued)

Equity investments

An investment in equity securities is classified as FVTPL unless the equity investment is not held for trading purposes and on initial recognition of the investment the Group makes an election to designate the investment at FVOCI (non-recycling) such that subsequent changes in fair value are recognised in other comprehensive income. Such elections are made on an instrumentby-instrument basis, but may only be made if the investment meets the definition of equity from the issuer's perspective. Where such an election is made, the amount accumulated in other comprehensive income remains in the fair value reserve (non-recycling) until the investment is disposed of. At the time of disposal, the amount accumulated in the fair value reserve (non-recycling) is transferred to retained earnings. It is not recycled through profit or loss. Dividends from an investment in equity securities, irrespective of whether classified as at FVTPL or FVOCI (non-recycling), are recognised in profit or loss as revenue.

Derecognition

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. On derecognition of a financial asset, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

(ii) Financial liabilities and equity instruments

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

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(r) Financial instruments (continued)

(ii) Financial liabilities and equity instruments (Continued)

Equity instruments

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

Financial liabilities at amortised cost

Financial liabilities (including accounts payable, other payables, loans from an intermediate holding company, notes payable and financial assets sold under repurchase agreements) are subsequently measured at amortised cost, using the effective interest method.

Financial liabilities at FVTPL

Financial liabilities at FVTPL are stated at fair value, with any gains or losses arising on remeasurement recognised in profit or loss, except for changes in fair value attributable to changes in own credit risk which are presented in other comprehensive income.

Derecognition

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

Effective interest method

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

Interest expense is recognised on an effective interest basis.

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(s) Credit losses and impairment of financial assets

The Group recognises a loss allowance for ECLs on the following items:

- financial assets measured at amortised cost (including cash and cash equivalents, accounts receivable and loans and advances);
- contract assets as defined in HKFRS 15;
- debt securities measured at FVOCI (recycling); and
- loan commitments issued, which are not measured at FVTPL.

Financial assets measured at fair value, including units in bond funds, equity securities measured at FVTPL, and equity securities designated at FVOCI (non-recycling), are not subject to the expected credit loss ("**ECL**") assessment.

Measurement of ECLs

The Group established ECL model by using a statistical approach for financial instruments. This approach involves estimation of four risk parameters, i.e. Probability of Default ("**PD**"), Loss Given Default ("**LGD**"), Exposure at Default ("**EAD**") and expected life, as well as the use of effective interest rate and forward-looking information.

In calculating the expected credit loss rates, forward looking macroeconomic information, such as unemployment rate and gross domestic product ("**GDP**"), is incorporated as part of risk parameters estimation.

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(s) Credit losses and impairment of financial assets (continued)

Measurement of ECLs (continued)

Multiple economic scenarios are considered such that a probabilityweighted average ECL can be estimated. Three scenarios are proposed, i.e. good scenario, neutral scenario and bad scenario. By considering the corresponding probabilities of the scenarios, the probability-weighted average ECL can be estimated.

Credit losses are measured as the present value of all expected cash shortfalls (i.e. the difference between the cash flows due to the Group in accordance with the contract and the cash flows that the Group expects to receive).

For undrawn loan commitments, expected cash shortfalls are measured as the difference between (i) the contractual cash flows that would be due to the Group if the holder of the loan commitment draws down on the loan and (ii) the cash flows that the Group expects to receive if the loan is drawn down.

The expected cash shortfalls are discounted using the following discount rates where the effect of discounting is material:

- fixed-rate financial assets and accounts receivable: effective interest rate determined at initial recognition or an approximation thereof;
- variable-rate financial assets: current effective interest rate;
- loan commitments: current risk-free rate adjusted for risks specific to the cash flows.

The maximum period considered when estimating ECLs is the maximum contractual period over which the Group is exposed to credit risk.

In measuring ECLs, the Group takes into account reasonable and supportable information that is available without undue cost or effort. This includes information about past events, current conditions and forecasts of future economic conditions.

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2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(s) Credit losses and impairment of financial assets (continued)

Measurement of ECLs (continued)

ECLs are measured on either of the following bases:

- 12-month ECLs: these are losses that are expected to result from possible default events within the 12 months after the reporting date; and
- lifetime ECLs: these are losses that are expected to result from all possible default events over the expected lives of the items to which the ECL model applies.
 - Stage 1 Financial instruments for which credit risk has not increased significantly since initial recognition and for which the loss allowance is measured at an amount equal to 12-month ECLs
 - Stage 2 Financial instruments for which credit risk has increased significantly since initial recognition but that are not credit-impaired financial assets and for which the loss allowance is measured at an amount equal to lifetime ECLs
 - Stage 3 Financial assets that are credit-impaired at the reporting date (but that are not purchased or originated credit-impaired) and for which the loss allowance is measured at an amount equal to lifetime ECLs
 - POCI Purchased or originated credit-impaired ("**POCI**") assets are financial assets that are credit-impaired on initial recognition. POCI assets are recorded at fair value at original recognition and interest income is subsequently recognized based on a creditadjusted effective interest rate. ECLs are only recognized or released to the extent that there is a subsequent change in the expected credit losses.

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(s) Credit losses and impairment of financial assets (continued)

Measurement of ECLs (continued)

For financial instruments including financial assets measured at amortised cost, contract assets, debt securities measured at FVOCI, loan commitments issued, the Group recognises a loss allowance equal to 12-month ECLs unless there has been a significant increase in credit risk of the financial instrument since initial recognition, in which case the loss allowance is measured at an amount equal to lifetime ECLs.

Significant increases in credit risk

In assessing whether the credit risk of a financial instrument (including a loan commitment) has increased significantly since initial recognition, the Group compares the risk of default occurring on the financial instrument assessed at the reporting date with that assessed at the date of initial recognition. In making this reassessment, the Group considers that a default event occurs when (i) 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 (ii) the financial asset is 90 days past due. The Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

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

- failure to make payments of principal or interest on their contractually due dates;
- an actual or expected significant deterioration in a financial instrument's external or internal credit rating (if available);
- an actual or expected significant deterioration in the operating results of the debtor; and
- existing or forecast changes in the technological, market, economic or legal environment that have a significant adverse effect on the debtor's ability to meet its obligation to the Group.

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(s) Credit losses and impairment of financial assets (continued)

Significant increases in credit risk (Continued)

For loan commitments, the date of initial recognition for the purpose of assessing ECLs is considered to be the date that the Group becomes a party to the irrevocable commitment. In assessing whether there has been a significant increase in credit risk since initial recognition of a loan commitment, the Group considers changes in the risk of default occurring on the loan to which the loan commitment relates.

Depending on the nature of the financial instruments, the assessment of a significant increase in credit risk is performed on either an individual basis or a collective basis. When the assessment is performed on a collective basis, the financial instruments are grouped based on shared credit risk characteristics, such as past due status and credit risk ratings.

ECLs are remeasured at each reporting date to reflect changes in the financial instrument's credit risk since initial recognition. Any change in the ECL amount is recognised as an impairment gain or loss in profit or loss. The Group recognises an impairment gain or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account, except for investments in debt securities that are measured at FVOCI (recycling), for which the loss allowance is recognised in other comprehensive income and accumulated in the fair value reserve (recycling).

Basis of calculation of interest income

Interest income is calculated based on the gross carrying amount of the financial asset unless the financial asset is credit-impaired, in which case interest income is calculated based on the amortised cost (i.e. the gross carrying amount less expected credit loss allowance) of the financial asset.

At each reporting date, the Group assesses whether a financial asset is credit-impaired. A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(s) Credit losses and impairment of financial assets (continued)

Basis of calculation of interest income (continued)

Evidence that a financial asset is credit-impaired includes the following observable events:

- significant financial difficulties of the debtor;
- a breach of contract, such as a default or delinquency in interest or principal payments;
- it becoming probable that the borrower will enter into bankruptcy or other financial reorganisation;
- significant changes in the technological, market, economic or legal environment that have an adverse effect on the debtor; or
- the disappearance of an active market for a security because of financial difficulties of the issuer.

Write-off policy

The gross carrying amount of a financial asset is written off (either partially or in full) to the extent that there is no realistic prospect of recovery. This is generally the case when the Group determines that the debtor does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off.

Subsequent recoveries of an asset that was previously written off are recognised as a reversal of impairment in profit or loss in the period in which the recovery occurs.

(t) Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand, demand deposits with banks and other financial institutions, and short-term, highly liquid investments that are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, having been within three months of maturity at acquisition. Bank overdrafts that are repayable on demand and form an integral part of the Group's cash management are also included as a component of cash and cash equivalents for the purpose of the consolidated statement of cash flows. Cash and cash equivalents are assessed for ECL in accordance with the policy set out in note 2(s).

Segregated accounts maintained by the Group to hold clients' monies are recognised as an asset in financial statements and are disclosed in note 27 to the consolidated financial statements.

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

- (u) 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 the key management personnel of the Group or the Group's parent.
 - (b) An entity is related to the Group if any of the following conditions applies:
 - (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.
 - (v) The entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group.
 - (vi) The entity is controlled or jointly controlled by a person identified in (a).
 - (vii) A person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).
 - (viii) The entity, or any member of a Group of which it is a part, provides key management personnel services to the Group or to the Group's parent.

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.

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(v) Segment reporting

Operating segments, and the amounts of each segment item reported in the financial statements, are identified from the financial information provided regularly to the Group's most senior executive management for the purposes of allocating resources to, and assessing the performance of, the Group's various lines of business and geographical locations.

Individually material operating segments are not aggregated for financial reporting purposes unless the segments have similar economic characteristics and are similar in respect of the nature of products and services, the nature of production processes, the type or class of customers, the methods used to distribute the products or provide the services, and the nature of the regulatory environment. Operating segments which are not individually material may be aggregated if they share a majority of these criteria.

(w) Financial assets sold under repurchase agreements

Financial assets sold under repurchase agreements continue to be recognised, which do not result in derecognition of the financial assets, and are recorded as financial assets at FVOCI, financial assets at amortised cost and financial assets at FVTPL. Financial assets sold subject to agreements with a commitment to repurchase at a specific future date are not derecognised in the consolidated statement of financial position. The proceeds from selling such assets are presented as "financial assets sold under repurchase agreements". Financial assets sold under repurchase agreements are initially measured at fair value and are subsequently measured at amortised cost.

For the year ended 31 December 2022

2 SIGNIFICANT ACCOUNTING POLICIES (continued)

(x) Share-based payment transactions

(i) Share options granted to employees

Equity-settled share-based payments to employees are measured at the fair value of the equity instruments at the grant date. Details regarding the determination of the fair value of equity-settled sharebased transactions are set out in note 39 to the Group's consolidated financial statements.

For share options that vest immediately at the date of grant, the fair value of the share options granted is expensed immediately to profit or loss, with a corresponding increase in equity (share option reserve).

(ii) Share options granted to agents and consultants/vendors

Share options issued in exchange for goods or services are measured at the fair value of the goods or services received, unless that fair value cannot be estimated reliably, in which case the goods or services received are measured by reference to the fair value of the share options granted. The fair values of the goods or services received are recognised as expenses, with a corresponding increase in equity (share options reserve), when the Group obtains the goods or when the counterparties render services, unless the goods or services qualify for recognition as assets.

When share options are exercised, the amount previously recognised in share options 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 options reserve will be transferred to retained earnings/ accumulated losses.

For the year ended 31 December 2022

3 ACCOUNTING JUDGEMENT AND ESTIMATES

Sources of estimation uncertainty

In the application of the Group's accounting policies, which are described in note 2, management is required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and underlying assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods. The following are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that may cause a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

Impairment of goodwill

An annual assessment is made, as set out in note 18, as to whether the current carrying value of goodwill is impaired.

Fair value of level 3 financial instruments

Notes 2(r) and 37(e) provide further information on the Group's fair value accounting policy and how the fair values of financial instruments are determined.

Impairment of financial assets

Policies on impairment of financial assets are set out in note 2(s).

Taxation

Policies on current and deferred tax are set out in note 2(n).

For the year ended 31 December 2022

4 **REVENUE**

An analysis of the Group's revenue for the year is as follows:

	2022 HK\$′000	2021 HK\$'000
Commission income from brokerage and		
related services	539	780
Commission income from underwriting,		
sub-underwriting, placing and sub-placing	22,677	74,503
Interest income from debt securities		
investments	233,891	305,121
Interest income from FVTPL investments	61,622	40,753
Interest income from provision of finance and		
securities margin financing	53,706	123,943
Dividend income and other investment income	243,326	167,825
Financial advisory, sponsorship, arrangement		
fee and other service income	20,127	53,857
Asset management fee, investment advisory		
services fee and performance fee income	166,093	128,594
	801,981	895,376

For the year ended 31 December 2022

5 SEGMENT INFORMATION

In a manner consistent with the way in which information is reported internally to the Group's management, being the chief operating decision makers, for the purpose of resources allocation and assessment of segment performance focusing on types of services provided.

Specifically, the Group's reportable and operating segments under HKFRS 8 are as follows:

- the "securities" segment representing the business line of provision of brokerage services, securities margin financing services to clients and securities underwriting/placing;
- the "fixed-income direct investment" segment representing direct investment and trading activities in fixed-income securities;
- the "other investment and financing" segment representing investment and trading activities in equity securities, bonds and funds other than direct investment and trading activities in fixed-income securities, and provision of loan financing services;
- the "asset management" segment representing provision of asset management services to clients;
- the "corporate finance and advisory" segment representing provision of sponsorship, financial advisory and financial arrangement services to clients; and
- the "Others" segment primarily includes head office operations as well as interest income and interest expense incurred for generating working capital for general operations.

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5 SEGMENT INFORMATION (continued)

(i) Disaggregation of revenue

Disaggregation of revenue from contracts with customers by service lines is as follows:

	2022 HK\$'000	2021 HK\$'000
Revenue from contracts with customers within the scope of HKFRS 15		
Disaggregated by service lines – Commission income from brokerage and related services – Commission income from	539	780
underwriting, sub-underwriting, placing and sub-placing – Financial advisory, sponsorship,	22,677	74,503
arrangement fee and other service income – Asset management fee, investment	20,127	53,857
advisory services fee and performance fee income	166,093	128,594
	209,436	257,734
Revenue from other sources		
Loan and financing – Interest income from provision of finance and securities margin financing	53,706	123,943
Financial investments – Interest income from debt securities investments – Interest income from FVTPL	233,891	305,121
– Interest income from FVFFL investments – Dividend income and other	61,622	40,753
investment income	243,326	167,825
	538,839	513,699
	801,981	895,376

For the year ended 31 December 2022

5 SEGMENT INFORMATION (continued)

(i) Disaggregation of revenue (continued)

Disaggregation of revenue is set out below:

	Secu	rities		ome direct tment		vestment ancing	Asset ma	nagement		e finance lvisory	То	otal
	2022 HK\$'000	2021 HK\$'000	2022 HK\$'000	2021 HK\$'000	2022 HK\$'000	2021 HK\$'000	2022 HK\$'000	2021 HK\$'000	2022 HK\$'000	2021 HK\$'000	2022 HK\$'000	2021 HK\$'000
Revenue from contracts with customers within the scope of HKFRS 15	13,953	65,031	_	_	-	-	166,093	128,594	29,390	64,109	209,436	257,734
Revenue from other sources												
Loan and financing – Interest income from provision of finance and securities margin financing Financial investments – Interest income from debt securities	15,064	39,623	-	-	38,642	84,320	-	-	-	-	53,706	123,943
investments – Interest income from	-	-	233,891	305,121	-	-	-	-	-	-	233,891	305,121
FVTPL investments – Dividend income and other investment	-	-	47,068	22	14,554	40,731	-	-	-	-	61,622	40,753
income	-	-	227,440	138,049	15,886	29,776	-	-	-	-	243,326	167,825
	-	-	508,399	443,192	30,440	70,507	-	-	-	-	538,839	513,699
Reportable segment revenue	29,017	104,654	508,399	443,192	69,082	154,827	166,093	128,594	29,390	64,109	801,981	895,376

For the year ended 31 December 2022

5 SEGMENT INFORMATION (continued)

(ii) Segment revenue and results

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

		For the year ended 31 December 2022						
	Securities HK\$'000	Fixed income direct investment HK\$'000	Other investment and financing HK\$'000	Asset management HK\$'000	Corporate finance and advisory HK\$'000	Others HK\$'000	Total HK\$'000	
Segment revenue and								
investment gains/(losses) – Reportable segment								
revenue	29,017	508,399	69,082	166,093	29,390	_	801,981	
– Net losses on financial		,		,				
assets/liabilities at fair								
value through profit or loss	_	(33,570)	(201,851)				(235,421)	
– Net losses on financial		(55,510)	(201,001)				(200,721)	
assets at fair value								
through other comprehensive income	_	(46,674)					(46,674)	
 Net gains on financial 	-	(40,074)	-		-	-	(40,074)	
assets at amortised cost	-	20	-	-	-	-	20	
	00.047	400.475	(400 700)	400.000				
	29,017	428,175	(132,769)	166,093	29,390	-	519,906	
Other income	2,429	3,501	372	27	276	9,130	15,735	
Other losses	(1,338)		(31)	(252)	(1)	(146)	(25,400)	
Segment expenses	(90,877)	(605,799)	(142,505)	(27,823)	(21,234)	(52,816)	(941,054)	
Segment results	(60,769)	(197,755)	(274,933)	138,045	8,431	(43,832)	(430,813)	

For the year ended 31 December 2022

5 SEGMENT INFORMATION (continued)

(ii) Segment revenue and results (continued)

	For the year ended 31 December 2021							
	Securities HK\$'000	Fixed income direct investment HK\$'000	Other investment and financing HK\$'000	Asset management HK\$'000	Corporate finance and advisory HK\$'000	Others HK\$'000	Total HK\$'000	
Segment revenue and investment gains/(losses)								
 Reportable segment revenue 	104,654	443,192	154,827	128,594	64,109	_	895,376	
 Net gains on financial assets/liabilities at fair value through profit or 								
loss – Net losses on financial	-	11,697	87,886	-	-	-	99,583	
assets at fair value through other		(100.070)					(100.070)	
comprehensive income – Net gains on financial	-	(180,070)	-	-	-	-	(180,070)	
assets at amortised cost	-	76				_	76	
	104,654	274,895	242,713	128,594	64,109	-	814,965	
Other income	2,898	42	4	48	1,052	8,907	12,951	
Other gains and losses Segment expenses	2,616 (51,651)	(19,739) (265,498)	4,384 (133,657)	293 (32,425)	10 (31,000)	12,225 (19,709)	(211) (533,940)	
Segment results	58,517	(10,300)	113,444	96,510	34,171	1,423	293,765	

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5 SEGMENT INFORMATION (continued)

(iii) Segment assets and liabilities

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

		As at 31 December 2022							
	Securities HK\$'000	Fixed income direct investment HK\$'000	Other Investment and financing HK\$'000	Asset management HK\$'000	Corporate finance and advisory HK\$'000	Others HK\$'000	Total HK\$'000		
Assets Segment assets	590,983	7,601,339	2,307,166	146,215	1,429	202,865	10,849,997		
Liabilities Segment liabilities	480,254	7,858,321	737,399	13,156	-	161,509	9,250,639		

		As at 31 December 2021							
	Securities HK\$'000	Fixed income direct investment HK\$'000	Other Investment and financing HK\$'000	Asset management HK\$'000		Others HK\$'000	Total HK\$'000		
Assets Segment assets	1,013,538	10,371,510	2,866,398	42,447	26,556	214,862	14,535,311		
Liabilities Segment liabilities	862,432	9,593,856	1,180,380	2,948	120	139,878	11,779,614		

For the year ended 31 December 2022

5 SEGMENT INFORMATION (continued)

(iii) Segment assets and liabilities (continued)

The accounting policies of the operating segments are the same as the Group's accounting policies described in note 2. Segment results represent the profit earned by/(loss from) each segment without allocation of central administrative costs, directors' emoluments, certain other income, certain other gains and losses and finance costs. This is the measure reported to the chief operating decision makers for the purpose of resources allocation and performance assessment.

Assets and liabilities, excluding intragroup receivables and payables, are allocated to reportable and operating segments.

(iv) Other segment information

For the year ended 31 December 2022							
Securities HK\$'000	Fixed income direct investment HK\$'000	Other investment and financing HK\$'000		Corporate finance and advisory HK\$'000	Others HK\$'000	Total HK\$'000	
2	-	-	-	-	3,015	3,017	
-	-	-	-		19,207	19,207	
					521	521	
-					JZT	JZ 1	
_	_	88 368	_	_	_	88,368	
		00,000				00,000	
62,312	-	-	-	-	_	62,312	
-	332,497	-	-	-	-	332,497	
	(404)					(404)	
-	(181)	-	-	-	-	(181)	
	22 207					23,797	
- 2		34 997	1		3 035	23,797 266,109	
	HK\$'000 2 - - 62,312 -	income direct investment HK\$'000 2 2 3 3 3 3 3 3 3 2 , 4 7 4 3 3 3 2 , 4 7 5 3 3 2 , 4 7 5 5 2 3 3 2 , 4 7 5 5 5 5 1 5 5 5 7 5 7 5 7 5 7 7 7 7 7	Fixed Other income investment direct and Securities investment HK\$'000 HK\$'000 2 - - - - - - - - - - - - - - - - - - - 332,497 - - - - - - - - -	Fixed income directOther investmentSecurities HK\$'000investment financing HK\$'000Asset management HK\$'00022 <td>Fixed income directOther investmentCorporate finance and advisorySecurities HK\$'000investment financing managementfinance and advisoryHK\$'000HK\$'000HK\$'000HK\$'000288,36862,312332,4971181)23,797</td> <td>FixedOther incomeCorporate finance and advisoryOthers managementSecuritiesinvestmentfinancing financingAssetfinance and advisoryOthers HK\$'000HK\$'000HK\$'000HK\$'000HK\$'000HK\$'000HK\$'00023,01519,20752188,36862,312332,497(181)23,797</td>	Fixed income directOther investmentCorporate finance and advisorySecurities HK\$'000investment financing managementfinance and advisoryHK\$'000HK\$'000HK\$'000HK\$'000288,36862,312332,4971181)23,797	FixedOther incomeCorporate finance and advisoryOthers managementSecuritiesinvestmentfinancing financingAssetfinance and advisoryOthers HK\$'000HK\$'000HK\$'000HK\$'000HK\$'000HK\$'000HK\$'00023,01519,20752188,36862,312332,497(181)23,797	

For the year ended 31 December 2022

5 SEGMENT INFORMATION (continued)

(iv) Other segment information (continued)

	For the year ended 31 December 2021							
-	Securities HK\$'000	Fixed income direct investment HK\$'000	Other investment and financing HK\$'000	Asset management HK\$'000	Corporate finance and advisory HK\$'000	Others HK\$'000	Total HK\$'000	
Depreciation of property,								
plant and equipment	28	-	-	-	-	2,974	3,002	
Depreciation of right-of-use asset	-	-	-	-	-	21,973	21,973	
Addition of property, plant and equipment	-	-	-	-	-	970	970	
Amortisation of intangible asset	1,143	-	-	-	-	-	1,143	
Impairment loss in respect of loans and advances Impairment loss in respect of	-	-	63,236	-	-	-	63,236	
accounts receivable Impairment loss in respect of financial assets at fair value through other comprehensive	290	-	-	-	-	-	290	
income Reversal of impairment loss in	-	120,738	-	-	-	-	120,738	
respect of financial assets at amortised cost		(10)					(10)	
Finance costs	- 9,396	130,118	- 30,871	-	-	4,043	174,428	

(v) Geographical information

The Group's operations are carried out in Hong Kong.

The Group's revenue from external customers and its non-current assets are located in Hong Kong.

(vi) Information about major customers

Revenue of approximately HK\$101,173,000 for the year ended 31 December 2022 was derived from asset management service to a customer and accounted for more than 10% of the total revenue.

No customer contributed over 10% of the total revenue of the Group for the year ended 31 December 2021.

For the year ended 31 December 2022

6 OTHER INCOME

	2022 HK\$′000	2021 HK\$'000
Bank interest income Office sharing fee income Other income	3,458 8,880 3,397	60 8,880 4,011
	15,735	12,951

7 OTHER LOSSES

	2022 HK\$′000	2021 HK\$'000
Net exchange losses	25,400	211

8 IMPAIRMENT LOSSES

	2022 HK\$'000	2021 HK\$'000
Provision/(reversal) of impairment losses – Loans and advances (note 20) – Accounts receivable (note 22) – Financial assets at fair value through	88,368 62,312	63,236 290
other comprehensive income (note 25) – Financial assets at amortised cost (note 21) – Interest receivables (note 23)	332,497 (181) 23,797	120,738 (10) -
	506,793	184,254

For the year ended 31 December 2022

9 FINANCE COSTS

	2022 HK\$′000	2021 HK\$'000
Interest expense on: Notes payable (note 31) Bank borrowings Repurchase agreements Loans from an intermediate holding company Lease liabilities (note 17(b)) Others	8,944 3 105,263 148,864 3,035 –	11,472 556 38,622 119,018 4,043 717
	266,109	174,428

10 (LOSS)/PROFIT BEFORE TAXATION

	2022 HK\$′000	2021 HK\$'000
(Loss)/profit before taxation is arrived at after charging:		
Staff costs (including directors' remuneration): Wages and salaries Retirement benefits contributions	93,626 1,420	92,283 1,432
Total staff costs	95,046	93,715
Auditor's remuneration Depreciation of property, plant and equipment (note 16) Depreciation of right-of-use asset (note 17(b)) Amortisation of intangible assets (note 19)	4,391 3,017 19,207	4,135 3,002 21,973 1,143

For the year ended 31 December 2022

11 DIRECTORS' REMUNERATION

The remuneration paid or payable to the executive directors, non-executive directors and independent non-executive directors of the Company is disclosed pursuant to the applicable Listing Rules and Hong Kong Companies Ordinance, as follows:

	For the year ended 31 December 2022								
	Executive directors		Non-executiv	Ion-executive directors		Independent non-executive directors			
	Mr. Li Jinze HK\$'000	Mr. Ding Zhisuo HK\$'000	Mr. Ng Hoi Kam HK\$'000	Mr. Yang Kunpeng HK\$'000	Mr. Li Wenshi HK\$'000	Mr. Lee, Cheuk Yin Dannis HK\$'000	Mr. Wu Bin HK\$'000	Mr. Wang Lihua HK\$'000	Total HK\$'000
Fees Other emoluments: Salaries and other	-	-	-	-	-	300	300	300	90(
allowances	2,400	3,900	3,360	-	-	-	-	-	9,66
Discretionary bonuses Retirement benefits	800	2,010	2,332	-	-	-	-	-	5,142
contribution	9	18	18	-	-	-	-	-	4
	3,209	5,928	5,710	-	-	300	300	300	15,74

For the year ended 31 December 2022

11 DIRECTORS' REMUNERATION (continued)

	For the year ended 31 December 2021										
-	Executive directors		ors		Non-executive directors			Independent non-executive directors			
-	Mr. Li Jinze HK\$'000	Mr. Ding Zhisuo HK\$'000	Mr. Ng Hoi Kam HK\$'000	Mr. Ren Hailong HK\$'000	Mr. Liao Zhaohui HK\$'000	Mr. Yang Kunpeng HK\$'000	Mr. Li Wenshi HK\$'000	Mr. Lee, Cheuk Yin Dannis HK\$'000	Mr. Wu Bin HK\$'000	Mr. Wang Lihua HK\$'000	Total HK\$'000
Fees Other emoluments: Salaries and other	-	-	-	75	75	-	-	300	300	300	1,050
allowances Discretionary	4,800	3,900	3,360	-	-	-	-	-	-	-	12,060
bonuses Retirement benefits	2,022	2,228	3,860	-	-	-	-	-	-	-	8,110
contribution	18	18	18	_	-	-	-	-	-	-	54
	6,840	6,146	7,238	75	75	-	-	300	300	300	21,274

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

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

For the year ended 31 December 2022

12 INDIVIDUALS WITH HIGHEST EMOLUMENTS

Of the five individuals with highest emoluments in the Group, three (2021: three) were directors of the Company whose remuneration are set out in note 11 above. Details of the remuneration of the remaining two (2021: two) non-director, highest paid employees for the year are as follows:

	2022 HK\$'000	2021 HK\$'000
Salaries and other allowances Discretionary bonuses Retirement benefits contributions	4,219 4,353 36	3,788 6,000 36
	8,608	9,824

The emoluments of the five highest paid employees, including directors, for the year fell within the following bands:

	Number of individuals		
	2022	2021	
Nil to HK\$1,000,000	_	_	
HK\$1,000,001 to HK\$1,500,000		_	
HK\$1,500,001 to HK\$2,000,000	-	_	
HK\$2,000,001 to HK\$2,500,000		-	
HK\$2,500,001 to HK\$3,000,000	-	_	
HK\$3,000,001 to HK\$3,500,000	1	-	
HK\$3,500,001 to HK\$4,000,000		_	
HK\$4,000,001 to HK\$4,500,000	2	1	
HK\$4,500,001 to HK\$5,000,000	-	_	
HK\$5,000,001 to HK\$5,500,000		_	
HK\$5,500,001 to HK\$6,000,000	2	1	
HK\$6,000,001 to HK\$6,500,000	-	1	
HK\$6,500,001 to HK\$7,000,000	-	1	
HK\$7,000,001 to HK\$7,500,000	-	1	
	5	5	
	5	5	

No emoluments were paid by the Group to any of the five highest paid employees as an inducement to join, or upon joining the Group, or as compensation for loss of office in both the years ended 31 December 2022 and 2021.

For the year ended 31 December 2022

13 TAXATION

(a) Taxation in the consolidated statement of profit or loss and other comprehensive income represents:

	2022 HK\$'000	2021 HK\$'000
Current tax: Hong Kong Profits Tax Over-provision in prior years	22,451 (759)	37,370 (106)
	21,692	37,264
Deferred tax (note 32): Origination and reversal of temporary differences	(15,908)	(34,655)
	5,784	2,609

Hong Kong Profits Tax is calculated at 16.5% of the estimated assessable (loss)/profit for both the years ended 31 December 2022 and 2021.

(b) Reconciliation between tax expense and accounting (loss)/profit at applicable tax rates:

	2022 HK\$′000	2021 HK\$'000
(Loss)/profit before taxation	(430,813)	293,765
Notional tax (credit)/expense at the profit tax rate of Hong Kong of		
16.5% (2021: 16.5%)	(71,084)	48,471
Tax effect of income not taxable for tax purpose	(35,406)	(37,251)
Tax effect of expenses not deductible		
for tax purpose	34,419	19,844
Tax effect of tax losses not recognised	87,480	15,325
Tax losses utilised from previous periods	(4)	(1,759)
Over-provision in prior years	(759)	(106)
Reversal of deferred tax recognised	(8,862)	(41,915)
	5 704	0.000
Income tax expense	5,784	2,609

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For the year ended 31 December 2022

14 DIVIDENDS

	2022 HK\$'000	2021 HK\$'000
Proposed: Final – Nil (2021: HK7.48 cents) per ordinary share	-	87,307

The final dividend of HK7.48 cents per share for the year ended 31 December 2021 had been approved by the shareholders of the Company on 29 June 2022 and was paid on 29 July 2022 in an aggregated amount of approximately HK\$85,438,000.

15 (LOSS)/EARNINGS PER SHARE

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

	2022 HK\$′000	2021 HK\$'000
(Loss)/earnings (Loss)/profit attributable to owners of the Company for the purpose of basic and diluted (loss)/earnings per share	(436,597)	291,156
	2022 ′000	2021 ′000

The denominators used are the same as those detailed above for the basic and diluted (loss)/earnings per share.

There was no dilutive items during the years ended 31 December 2022 and 2021.

For the year ended 31 December 2022

16 PROPERTY, PLANT AND EQUIPMENT

	Leasehold improvements HK\$'000	Furniture, fixtures and equipment HK\$'000	Total HK\$'000
Cost			
At 1 January 2021 Additions	9,486 668	5,850 302	15,336 970
At 31 December 2021 Additions	10,154 148	6,152 373	16,306 521
At 31 December 2022	10,302	6,525	16,827
Accumulated depreciation and impairment			
At 1 January 2021 Charged for the year (note 10)	3,161 1,948	2,757 1,054	5,918 3,002
At 31 December 2021 Charged for the year (note 10)	5,109 2,058	3,811 959	8,920 3,017
At 31 December 2022	7,167	4,770	11,937
Carrying values			
At 31 December 2022	3,135	1,755	4,890
At 31 December 2021	5,045	2,341	7,386

The above items of property, plant and equipment are depreciated on a straightline basis at the following rates per annum.

Leasehold improvements 20% or over the lease terms, whichever is shorter

Furniture, fixtures and 20% equipment

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17 LEASES

(a) Amounts recognised in the consolidated statement of financial position

The consolidated statement of financial position shows the following amounts relating to leases:

	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000
Right-of-use asset Office	75,228	94,435
Lease liabilities Current Non-current	20,801 57,959	20,801 75,725
	78,760	96,526

There was no addition to the right-of-use assets during the year ended 31 December 2022. During the year ended 31 December 2021, additions to the right-of-use assets amounted to HK\$22,980,000.

(b) Amounts recognised in the consolidated statement of profit or loss and other comprehensive income

The consolidated statement of profit or loss and other comprehensive income shows the following amounts relating to leases:

	2022 HK\$′000	2021 HK\$'000
Depreciation of right-of-use asset Office (note 10)	19,207	21,973
Interest expenses (included in finance costs) (note 9)	3,035	4,043

The total cash outflow for leases in 2022 was HK\$20,801,000 (2021: HK\$24,555,000).

For the year ended 31 December 2022

17 LEASES (continued)

(c) The Group's leasing activities and how these are accounted for

For both years, the Group leases one office, and office rental contracts are typically made for fixed periods of 2 to 6 years.

Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose any covenants, but leased assets may not be used as security for borrowing purposes.

18 GOODWILL

HK\$'000
551,445
535,054
16,391

For the purposes of impairment testing, the management considered there are two CGUs in relation to goodwill allocation, including the first CGU from "Securities segment" and the second CGU from "Asset management". After considering the scale of operation of these CGUs, all goodwill is allocated to the first CGU.

For the year ended 31 December 2022

18 GOODWILL (continued)

The basis of the recoverable amount of the CGU and its major underlying assumptions are summarised below.

The recoverable amount of the CGU has been determined by the value-in-use in respect of the above entities comprising the CGU. The value-in-use was assessed by the management based on a business valuation performed by an independent professional qualified valuer using the income approach which uses cash flow projections covering a 5-year period and discount rate of 7.59% (2021: 6.3%).

The cash flow projections at 31 December 2022 has taken into account the expansion of business. The cash flows beyond the 5-year period are extrapolated assuming 3% growth rate (2021: 3%). This growth rate is based on the expectation of long-term inflation in Hong Kong. Other key assumptions for the cash flow projections relate to the estimation of cash inflows/outflows which include estimated income generated from the CGU, such estimation is based on the past performance of the CGU and the expectation on the market development.

For the purpose of impairment assessment, the value-in-use of the CGU amounting to HK\$794,000,000 (2021: HK\$1,379,619,000). By comparing the aforesaid aggregate carrying amount of the CGU with the value-in-use of the CGU, the management determined that the recoverable amount of the CGU is estimated to be more than the aggregate carrying amounts of net assets directly attributable to the CGU, goodwill, trading rights and customers' relationship and no impairment losses in respect of goodwill (2021: Nil) is recognised in profit or loss during the year ended 31 December 2022.

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19 INTANGIBLE ASSETS

	Trading rights HK\$'000	Customers' relationship HK\$'000	Total HK\$'000
Cost At 1 January 2021, 31 December 2021 and 31 December 2022	960	144,799	145,759
Amortisation and impairment			
At 1 January 2021 Charge for the year (note 10)	-	143,656 1,143	143,656 1,143
At 31 December 2021 and 2022		144,799	144,799
Carrying values			
At 31 December 2021 and 2022	960	_	960

No amortisation of intangible assets was recognised for the year ended 31 December 2022.

Trading rights represents rights that confer eligibility of the Group to trade on the Stock Exchange and the Hong Kong Futures Exchange Limited ("**HKFE**"). The trading rights have no foreseeable limit to period that the Group can use to generate net cash flows, accordingly, the trading rights are considered as having indefinite useful lives.

Customers' relationship represents the customers' networks of brokerage and related business. Amortisation for customers' relationship with finite useful lives is recognised on a straight-line basis over its estimated useful lives of 6 years. The estimated useful life and amortisation method are reviewed at the end of each reporting period, with the effect of any changes in estimate being accounted for on a prospective basis.

For the year ended 31 December 2022

19 INTANGIBLE ASSETS (continued)

No impairment of trading rights and customers' relationship was identified based on the valuation performed by an independent professional qualified valuer using the income approach at a discount rate of 7.59% at 31 December 2022 (2021: 6.3%).

The trading rights and customers' relationship also formed part of the assets included in the CGU for which goodwill impairment is assessed and details are set out in note 18.

20 LOANS AND ADVANCES

	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000
Loans and advances Less: Allowance for expected credit losses	581,537 (141,649)	894,441 (53,281)
	439,888	841,160

The carrying amounts of the above loans and advances as at 31 December 2022 and 2021 are due within one year and presented under current assets.

At 31 December 2022, loans and advances included loans to independent third parties with effective interest rates ranging from 6% to 10% (2021: 3% to 13%) per annum.

During the year ended 31 December 2022, allowance for expected credit losses of HK\$88,368,000 (2021: HK\$63,236,000) was recognised in the consolidated statement of profit or loss and other comprehensive income. As at 31 December 2022, loans and advances to independent third parties with gross carrying amount of HK\$257,791,000 (2021: HK\$80,543,000) were assessed as credit-impaired and be included in Stage 3. Allowance for expected credit losses of HK\$141,200,000 (2021: HK\$40,272,000) was measured and recognised, which represented the difference between the outstanding loan balances and the expected recoverable amounts (taking into account of the underlying collaterals) as determined by independent professional valuers.

For the year ended 31 December 2022

20 LOANS AND ADVANCES (continued)

Movement in expected credit losses is as follows:

	2022 Expected credit losses			20 Expected c	21 redit losses			
	Stage 1 HK\$'000	Stage 2 HK\$'000	Stage 3 HK\$′000	Total HK\$′000	Stage 1 HK\$'000	Stage 2 HK\$'000	Stage 3 HK\$'000	Total HK\$'000
At 1 January Transfer Impairment losses (released)/charged to profit	593 -	12,416 (12,416)	40,272 12,416	53,281 -	6,976 (3,281)	- (1,324)	- 4,605	6,976 –
or loss (note 8) Derecognition	(144) _	-	88,512 -	88,368 -	13,829 (16,931)	13,740 -	35,667 -	63,236 (16,931)
At 31 December	449	-	141,200	141,649	593	12,416	40,272	53,281

Analysis of the gross carrying amount for which an expected credit loss allowance is recognised according to the stage of expected credit losses is as follows:

	Stage of assets						
	Stage 1	Stage 2	Stage 3 Lifetime ECL				
	12-month ECL HK\$'000	Lifetime ECL HK\$'000	(Credit- impaired) HK\$'000	Total HK\$′000			
As at 31 December 2022	323,746	-	257,791	581,537			
As at 31 December 2021	615,236	198,662	80,543	894,441			

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21 FINANCIAL ASSETS AT AMORTISED COST

	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000
Listed debt investments Less: Allowance for expected credit losses		62,373 (201)
Less: Amount due within one year presented under current assets	-	62,172 (62,172)
Amount presented under non-current assets	_	_
Analysed as: Financial assets at amortised cost (current) Less: Allowance for expected credit losses		62,373 (201)
	_	62,172

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For the year ended 31 December 2022

21 FINANCIAL ASSETS AT AMORTISED COST (continued)

	2022 Expected credit losses				20 Expected c	21 redit losses		
	Stage 1 HK\$'000	Stage 2 HK\$'000	Stage 3 HK\$′000	Total HK\$'000	Stage 1 HK\$'000	Stage 2 HK\$'000	Stage 3 HK\$'000	Total HK\$'000
At 1 January Impairment losses released to	201	-	-	201	264	-	-	264
profit or loss (note 8) Derecognition	(181) (20)	-	-	(181) (20)	(10) (53)	-	-	(10) (53)
At 31 December	-	-	-	-	201	-	-	201

Movement in expected credit losses is as follows:

Analysis of the gross carrying amount for which an expected credit loss allowance is recognised according to the stage of expected credit losses is as follows:

	St	Stage of assets				
	Stage 1	Stage 2	Stage 3 Lifetime ECL			
	12-month ECL HK\$'000	Lifetime ECL HK\$'000	(Credit- impaired) HK\$'000	Total HK\$′000		
As at 31 December 2022	-	-	-	-		
As at 31 December 2021	62,373	_	_	62,373		

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22 ACCOUNTS RECEIVABLE

	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000
Accounts receivable arising from the ordinary course of business of securities brokerage, futures and options dealing services: – Clearing houses – Cash clients – Margin clients	10,418 5 176,438	111 8,582 191,650
Accounts receivable arising from the ordinary	186,861	200,343
course of business of securities underwriting Accounts receivable arising from the ordinary course of business of advisory services Accounts receivable arising from the ordinary course of business of asset management	3,173 –	10,846 4,575
services Less: Allowance for expected credit losses	87,887 277,921 (65,090)	1,157 216,921 (2,904)
	212,831	214,017

Movement in expected credit losses is as follows:

	2022 Expected credit losses)21 redit losses		
	Stage 1 HK\$'000	Stage 2 HK\$'000	Stage 3 HK\$'000	Total HK\$′000	Stage 1 HK\$'000	Stage 2 HK\$'000	Stage 3 HK\$'000	Total HK\$'000
At 1 January Transfer Impairment losses (released)/ charged to profit or	1,198 (105)	-	1,706 105	2,904 _	908 -	-	1,706 _	2,614 -
loss (note 8) Write-off	(638) (126)	-	62,950 -	62,312 (126)	290	-	-	290
At 31 December	329	-	64,761	65,090	1,198	-	1,706	2,904

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22 ACCOUNTS RECEIVABLE (continued)

Analysis of the gross carrying amount for which an expected credit loss allowance is recognised according to the stage of expected credit losses is as follows:

	St	Stage of assets				
	Stage 1	Stage 2	Stage 3 Lifetime ECL			
	12-month ECL HK\$'000	Lifetime ECL HK\$'000	(Credit- impaired) HK\$′000	Total HK\$′000		
As at 31 December 2022	168,047	-	109,874	277,921		
As at 31 December 2021	215,215	_	1,706	216,921		

Accounts receivable arising from the business of dealing in securities

The Group seeks to maintain tight control over its outstanding accounts receivable and has procedures and policies to assess its clients' credit quality and defines credit limits for each client. All client acceptances and credit limit are approved by designated approvers according to the clients' credit worthiness.

The normal settlement terms of accounts receivable from clients and clearing house, except for accounts receivable due from margin clients, arising from the ordinary course of business of securities brokerage services are two trading days after the trade date.

Accounts receivable due from margin clients

Accounts receivable due from margin clients are repayable on demand and carry interest at 3.5% to 18.6% per annum during the year ended 31 December 2022 (2021: 3.5% to 18% per annum). The fair values of the pledged securities as at 31 December 2022 was approximately HK\$385,673,000 (2021: HK\$688,073,000). Securities are assigned with specific margin ratios for calculating their margin values. Additional funds or collateral are required if the amount of accounts receivable outstanding exceeds the eligible margin value of securities deposited.

As at 31 December 2022, approximately 39% (2021: 88%) of the balance were secured by sufficient collateral on an individual basis. The corresponding collaterals held could be sold at the Group's discretion to settle any outstanding amounts owed by the margin clients. The Group did not repledge collaterals held for financing as at 31 December 2021 and 2022.

For the year ended 31 December 2022

22 ACCOUNTS RECEIVABLE (continued)

Accounts receivable arising from the business of dealing in securities (continued)

Accounts receivable due from margin clients (continued)

No ageing analysis in respect of accounts receivable from margin clients is disclosed as, in the opinion of directors of the Company, an ageing analysis does not give additional value in view of the nature of this business.

Accounts receivable arising from the business of dealing in securities are assessed for ECLs in accordance with the policy set out in note 2(s). During the year ended 31 December 2022, allowance for expected credit losses of HK\$59,599,000 (2021: HK\$290,000) was recognised in the consolidated statement of profit or loss and other comprehensive income.

Movement in the allowance for expected credit losses on accounts receivable arising from the business of dealing in securities are as follows:

	Cash clients HK\$'000	Margin clients HK\$'000	Total HK\$'000
Balance at 1 January 2021 Impairment loss recognised	_	2,614	2,614
during the year	_	290	290
Balance at 31 December 2021 Impairment loss recognised	-	2,904	2,904
during the year Write-off	-	59,599 (126)	59,599 (126)
Balance at 31 December 2022	_	62,377	62,377

The Group is allowed to offset certain accounts receivable and accounts payable when the Group currently has a legally enforceable right to set off the balances, and intends to settle on a net basis or to realise the balances simultaneously. Details are set out in note 40.

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22 ACCOUNTS RECEIVABLE (continued)

Accounts receivable arising from the businesses of securities underwriting, advisory and asset management services

Ageing of accounts receivable arising from the ordinary course of businesses of securities underwriting, advisory and asset management services, based on the due date, is as follows:

	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000
Neither past due nor impaired Less than 31 days past due 31–60 days past due 61–90 days past due Over 90 days past due	46,510 39,724 270 - 4,556	10,305 - 2,644 259 3,370
Less: Allowance for expected credit losses	91,060 (2,713)	16,578 _
Total	88,347	16,578

The Group applies HKFRS 9 simplified approach to measure the expected credit losses for accounts receivable arising from the business of securities underwriting, advisory and asset management services. During the year ended 31 December 2022, allowance for expected credit losses of HK\$2,713,000 (2021: Nil) was recognised in the consolidated statement of profit or loss and other comprehensive income.

For the year ended 31 December 2022

23 PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES AND INTEREST RECEIVABLES

	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000
Prepayments, deposits and other receivables Prepayments and deposits Other receivables Contract assets	3,363 67,864* 5,214	4,816 368,267* 17,477
	76,441	390,560
Interest receivables	116,551	140,625

* Included in the amount of other receivables, HK\$63.6 million were the receivables arising from securities trading as at 31 December 2022 (2021: HK\$356.9 million), which have been subsequently settled shortly after the year-end.

The Group's interest receivables arise mainly from fixed-income direct investment business with gross carrying amount of HK\$140,348,000 (2021: HK\$140,625,000). An impairment loss of HK\$23,797,000 (2021: Nil) was recognized for the year ended 31 December 2022. The amount of ECL is updated at each reporting date to reflect the change in credit risk of the respective financial instruments since initial recognition.

24 AMOUNT DUE FROM/(TO) AN INTERMEDIATE HOLDING COMPANY

Amount due from/(to) an intermediate holding company is unsecured, interest-free and repayable on demand.

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25 FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

	As at 31 December 2022 HK\$′000	As at 31 December 2021 HK\$'000
Listed, unlisted or quoted investments at fair value: Debt investments (Note) Equity investments	2,716,439 3,341,962	5,513,589 4,097,093
	6,058,401	9,610,682

Movement in expected credit losses is as follows:

	2022 Expected credit losses				Expe	2021 ected credit l	osses			
				Purchased Or Originated Credit					Purchased Or Originated Credit	
	Stage 1 HK\$'000	Stage 2 HK\$'000	Stage 3 HK\$'000	Impaired HK\$'000	Total HK\$'000	Stage 1 HK\$'000	Stage 2 HK\$'000	Stage 3 HK\$'000	Impaired HK\$'000	Total HK\$'000
At 1 January	8,996	3,993	110,053	_	123,042	15,579	11,319	67,699	-	94,597
Transfer Impairment losses (released)/charged to profit	(1,264)	623	641	-	-	(1,733)	218	1,515	-	-
or loss (note 8)	(1,656)	5,600	328,553		332,497	3,490	1,184	116,064	-	120,738
Derecognition	(2,575)	(3,743)	(3,037)	-	(9,355)	(8,340)	(8,728)	(75,225)	-	(92,293)
At 31 December	3,501	6,473	436,210	-	446,184	8,996	3,993	110,053	-	123,042

Note: As at 31 December 2022, allowance for expected credit losses of HK\$446,184,000 (2021: HK\$123,042,000) has been included in fair value reserve (recycling).

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25 FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME (continued)

Analysis of the carrying amount for which an expected credit loss allowance is recognised according to the stage of expected credit losses is as follows:

	St	tage of assets	;		
	Stage 1	Stage 2	Stage 3 Lifetime	Purchased	
			ECL	or Originated	
	12-month	Lifetime	(Credit-	Credit	
	ECL HK\$'000	ECL HK\$'000	impaired) HK\$′000	Impaired HK\$'000	Total HK\$'000
As at 31 December 2022	2,474,021	78,619	163,799	-	2,716,439
As at 31 December 2021	5,204,858	130,922	177,809	-	5,513,589

26 FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000
Listed equity investments Unlisted equity investments Debt investments Quoted investment fund Unlisted investment funds	68,207 259,277 1,516,117 - 772,478	152,101 413,105 353,510 11,527 852,198
	2,616,079	1,782,441

The fair values of the listed equity investments, debt investments and quoted investment fund were determined based on the quoted market prices.

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27 CASH AND CASH EQUIVALENTS AND OTHER CASH FLOW INFORMATION

(a) Cash held on behalf of customers

From the Group's ordinary business in provision of brokerage and related services, the Group receives and holds money deposited by clients in the course of the conduct of the regulated activities. These clients' monies are maintained in segregated bank accounts at market interest rates. The Group has recognised the corresponding accounts payable to respective clients. As at 31 December 2022, the segregated accounts with authorised institutions in relation to its brokerage business totaling HK\$216,486,000 (2021: HK\$580,088,000).

(b) Cash and cash equivalents

Cash and cash equivalents comprise cash held by the Group and bank deposits at variable interest rates with original maturity of three months or less. As at 31 December 2022, cash and cash equivalents with authorised institutions totaling HK\$982,858,000 (2021: HK\$769,875,000).

For the year ended 31 December 2022

27 CASH AND CASH EQUIVALENTS AND OTHER CASH FLOW INFORMATION (continued)

(c) Reconciliation of (loss)/profit for the year to cash from/(used in) operations:

	2022 HK\$'000	2021 HK\$'000
Operating activities		
(Loss)/profit for the year Adjustments for: Income tax expense recognised	(436,597)	291,156
in profit or loss Finance costs Bank interest income Interest income from provision of	5,784 266,109 (3,458)	2,609 174,428 (60)
finance and securities margin financing Dividend income and other investment	(53,706)	(123,943)
income	(243,326)	(167,825)
Interest income from debt securities investments Interest income from FVTPL investments Impairment loss recognised in	(233,891) (61,622)	(305,121) (40,753)
respect of accounts receivable	62,312	290
Impairment loss recognised in respect of loans and advances	88,368	63,236
Impairment loss recognised in respect of financial assets at FVOCI Reversal of Impairment loss recognized in respect of financial assets at	332,497	120,738
amortised cost	(181)	(10)
Impairment loss recognised in respect of interest receivables Net losses/(gains) on financial assets/	23,797	-
liabilities at FVTPL Net losses on financial assets at FVOCI Net gains on financial assets at	235,421 46,674	(99,583) 180,070
amortised cost	(20)	(76)
Depreciation of property, plant and equipment Depreciation of right-of-use asset Amortisation of intangible asset	3,017 19,207 -	3,002 21,973 1,143
Operating cash flows before movements in working capital	50,385	121,274

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27 CASH AND CASH EQUIVALENTS AND OTHER CASH FLOW INFORMATION (continued)

(c) Reconciliation of (loss)/profit for the year to cash from/(used in) operations: (continued)

	2022 HK\$′000	2021 HK\$'000
Operating activities (continued)		
(Increase)/decrease in accounts	(40,000)	000 100
receivable	(46,062)	328,132
Decrease/(increase) in prepayments, deposits and other receivables	314,119	(355,221)
Decrease in loans and advances	314,119	580,548
Decrease in interest receivables	129,128	30,956
(Increase)/decrease in other assets	(4,684)	1,406
Decrease/(increase) in amount due from	(1,001)	.,
an intermediate holding company	13,752	(13,752)
Decrease/(increase) in cash held on		
behalf of customers	363,602	(222,718)
(Decrease)/increase in accounts payable	(379,153)	281,087
(Decrease)/increase in other payables		
and accruals	(82,990)	78,994
Increase/(decrease) in amount due to		
an intermediate holding company	55,459	(5,927)
Decrease in financial assets at	00 704	15 500
amortised cost	62,794	15,530
Decrease/(increase) in financial assets at fair value through other		
comprehensive income	2,652,425	(2,951,663)
Increase in financial assets at fair value	2,052,425	(2,001,000)
through profit or loss	(1,060,725)	(436,148)
(Decrease)/increase in financial assets	(1/000// 20/	(100,110)
sold under repurchase agreements	(2,003,267)	2,556,453
Increase/(decrease) in financial liabilities		
at FVTPL	6,949	(87,583)
Cash from/(used in) operations	392,236	(78,632)

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27 CASH AND CASH EQUIVALENTS AND OTHER CASH FLOW INFORMATION (continued)

(d) Reconciliation of liabilities arising from financing activities

	Loans from an intermediate holding company HK\$'000 (Note 30)	Notes payable HK\$'000 (Note 31)	Lease Liabilities HK\$'000	Total HK\$′000
At 1 January 2022	3,697,591	1,139,938	96,526	4,934,055
Changes from financing cash flows:				
Proceeds from loans from an intermediate holding company Repayment of loans from an	3,592,291	-	-	3,592,291
intermediate holding company Repayment of notes Principal and interest elements of	(2,608,595) –	_ (1,130,765)	Ē	(2,608,595) (1,130,765)
lease payments	-	_	(20,801)	(20,801)
Total changes from financing cash flows	983,696	(1,130,765)	(20,801)	(167,870)
		(1,100,700)	(20,001)	(107,070)
Exchange adjustments	11,438	258	-	11,696
Other changes	17,895	(9,431)	3,035	11,499
At 31 December 2022	4,710,620	-	78,760	4,789,380

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27 CASH AND CASH EQUIVALENTS AND OTHER CASH FLOW INFORMATION (continued)

(d) Reconciliation of liabilities arising from financing activities (continued)

	Loans from an intermediate holding company HK\$'000 (Note 30)	Bank Borrowings HK\$'000	Notes payable HK\$'000 (Note 31)	Lease Liabilities HK\$'000	Total HK\$'000
At 1 January 2021	4,446,443	-	-	94,058	4,540,501
Changes from financing cash flows:					
Proceeds from loans from an intermediate					
holding company Repayment of loans from an intermediate	15,080,775	-	-	-	15,080,775
holding company	(15,781,910)	-	_	_	(15,781,910)
Proceeds from bank loans	_	1,490,611	-	-	1,490,611
Repayment of bank loans	-	(1,490,611)	-	-	(1,490,611)
Issuance of notes	-	-	1,512,828	-	1,512,828
Repayment of notes	-	-	(388,639)	-	(388,639)
Principal and interest elements					
of lease payments	-	-	-	(24,555)	(24,555)
Total changes from financing cash flows	(701 125)		1 124 190	(24 555)	208 100
Cash HOWS	(701,135)	-	1,124,189	(24,555)	398,499
Exchange adjustments	11,809	-	6,349	-	18,158
Other changes	(59,526)	_	9,400	27,023	(23,103)
At 31 December 2021	3,697,591	_	1,139,938	96,526	4,934,055

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28 ACCOUNTS PAYABLE

	As at 31 December 2022 HK\$′000	As at 31 December 2021 HK\$'000
Accounts payable arising from the ordinary course of business of securities brokerage,		
futures and options dealing services: – Cash clients	227,276	459,490
– Margin clients	29,221	48,406
– Clearing house	4,878	132,632
	261,375	640,528

Accounts payable arising from the business of dealing in securities

The accounts payable balances arising from the ordinary course of business of securities brokerage services are normally settled in two trading days after the trade date except for the money held on behalf of clients at the segregated bank accounts which are repayable on demand. No ageing analysis is disclosed as, in the opinion of directors of the Company, an ageing analysis does not give additional value in view of the nature of this business.

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29 OTHER PAYABLES AND ACCRUALS

	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000
Other payables Interest payables Accruals Contract liabilities	37,052* 53,517 32,310 –	112,374* 18,754 39,858 120
	122,879	171,106

The revenue recognised in relation to carried-forward contract liabilities amounted to HK\$120,000 (2021: HK\$418,000) for the year ended 31 December 2022.

Included in the amount of other payables, approximately HK\$31.4 million were the payables arising from securities trading as at 31 December 2022 (2021: HK\$101.9 million), which have been subsequently settled shortly after the year-end.

30 LOANS FROM AN INTERMEDIATE HOLDING COMPANY

	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000
Loans from an intermediate holding company	4,710,620	3,697,591
The carrying amounts of the above borrowings are repayable: Within one year	4,710,620	3,697,591

As at 31 December 2022, the Group had loans amounting to approximately HK\$4,649,706,000 (2021: HK\$3,654,679,000) from CMBC International Holdings Limited, an intermediate holding company and interest payable amounting to approximately HK\$60,914,000 (2021: HK\$42,912,000). The loans are unsecured, bear interest at rate of 2.5% per annum (2021: interest rates of 2.5% to 3.5% per annum) and are repayable within one year. The Group's undrawn amount of the loan facilities is approximately HK\$5,350,294,000 (2021: HK\$4,345,321,000).

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31 NOTES PAYABLE

During the year ended 31 December 2021, the Company's subsidiary issued notes in the aggregate principal amount of US\$195,000,000 to independent third parties, of which an aggregate principal amount of US\$50,000,000 was redeemed. The notes carry variable interest at 1% to 1.8% per annum and were to be redeemed within one year. During the year ended 31 December 2022, the aggregate note principals of US\$145,000,000 were fully redeemed.

As at 31 December 2022, there was no outstanding principal amount of the notes payable (2021: US\$145,000,000).

The movement of the notes payable for the years ended 31 December 2022 and 2021 are set out below:

	As at 31 December 2022	As at 31 December 2021
At the beginning of the year Issuance of notes Interest charged (note 9) Repayment of note principal Interest paid Exchange realignment	HK\$'000 1,139,938 - 8,944 (1,130,765) (18,375) 258	HK\$'000 - 1,512,828 11,472 (388,639) (2,072) 6,349
At the end of the year	_	1,139,938
The carrying amounts of the above notes payable are repayable: Within one year	_	1,139,938

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32 DEFERRED TAX

The followings are the major deferred tax (assets)/liabilities recognised and movements thereon during the current and prior years:

	Deferred tax assets	Deferred tax liabilities
	Impairment provision HK\$'000	Unrealised gain on financial assets at FVTPL HK\$'000
At 1 January 2021 Credited to profit or loss (note 13)	(1,383) (652)	70,715 (34,003)*
At 31 December 2021 Charged/(credited) to profit or loss (note 13)	(2,035) 2,035	36,712 (17,943)
At 31 December 2022		18,769

* The credited amount to profit or loss of approximately HK\$34,003,000 included a deferred tax reversal of approximately HK\$42 million arising from management's reassessment of two unlisted investment funds classified as financial assets at FVTPL due to the change in facts and circumstances during the year ended 31 December 2021.

At the end of the reporting period, the Group has unused tax losses of approximately HK\$741 million (2021: HK\$252 million) available for offset against future profits. No deferred tax asset has been recognised in respect of the unused tax losses due to the unpredictability of future profit streams. Tax losses may be carried forward indefinitely.

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33 FINANCIAL ASSETS SOLD UNDER REPURCHASE AGREEMENTS

	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000
Bonds	3,974,951	5,978,218

As at 31 December 2022, the Group entered into repurchase agreements with financial institutions to sell bonds recognised as financial assets at fair value through other comprehensive income and financial assets at fair value through profit or loss with carrying amount of approximately HK\$4,912,061,000 (2021: approximately HK\$7,820,524,000), which are subject to the simultaneous agreements to repurchase these investments at the agreed dates and prices.

Sales and repurchase agreements are transactions in which the Group sells bonds and simultaneously agrees to repurchase them (or assets that are substantially the same) at the agreed dates and prices. The repurchase prices are fixed and the Group is still exposed to substantially all the credit risks, market risks and rewards of those bonds sold. The bonds are not derecognised from the financial statements but regarded as "collaterals" for the liabilities because the Group retains substantially all the risks and rewards of the bonds.

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34 FINANCIAL LIABILITIES AT FAIR VALUE THROUGH PROFIT OR LOSS

	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000
Payables to interest holders of unlisted consolidated investment funds, designated at FVTPL Debt investments	1,362 13,509	244 _
	14,871	244

As at 31 December 2022, the Company held 66.6% (31 December 2021: 60%) interest of CMBCC Co-High Medical Investment Fund SP (the "**Medical Fund**"). As the Group has control over the Medical Fund, it is accounted for as a subsidiary. Accordingly, the interests of the non-controlling shareholder are classified as financial liabilities designated as at fair value through profit or loss of HK\$1,362,000 as at 31 December 2022 (31 December 2021: HK\$244,000).

The balance of debt investments as at 31 December 2022 represents the fair value of debt securities from short-selling activities.

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35 SHARE CAPITAL

		Number	of shares	Amount		
N	ote	As at 31 December 2022 ′000	As at 31 December 2021 '000	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000	
Authorised: At the beginning of the year (Ordinary shares at HK\$0.4 (2021: HK\$0.01) each Share consolidation		2,500,000	100,000,000 (97,500,000)	1,000,000 _	1,000,000 –	
At the end of the year (Ordinary shares at HK\$0.4 (2021: HK\$0.4) each		2,500,000	2,500,000	1,000,000	1,000,000	
	(i) (ii)	1,174,467 (50,802) –	47,627,928 (649,260) (45,804,201)	469,786 (20,320) –	476,279 (6,493) –	
At the end of the year		1,123,665	1,174,467	449,466	469,786	

Note:

(i) During the year ended 31 December 2022, the Company repurchased an aggregate of 48,906,500 ordinary shares of the Company on market at prices ranging from HK\$1.07 to HK\$3.91 with a total consideration of approximately HK\$98,050,000 (before transaction costs). Of these repurchased shares, 48,101,500 shares were cancelled during the year ended 31 December 2022. The premium of approximately HK\$84,792,000 paid on the repurchase of such shares was debited to share premium account. Subsequent to end of the reporting period, the remaining 805,000 repurchased shares were cancelled on 28 February 2023.

During the year ended 31 December 2021, the Company repurchased an aggregate of 747,680,000 ordinary shares (before share consolidation) and 160,500 consolidated shares of the Company on market at prices ranging from HK\$0.072 to HK\$0.129 and HK\$3.18 to HK\$3.25 per share respectively with a total consideration of approximately HK\$70,866,000 (before transaction costs). Of these repurchased shares, 646,080,000 shares were cancelled during the year ended 31 December 2021. The premium of approximately HK\$56,536,000 paid on the repurchase of such shares was debited to share premium account. Subsequent to end of the reporting period, the remaining 2,700,500 repurchased consolidated shares were cancelled on 31 January 2022.

(ii) With effect from 29 December 2021, every forty (40) ordinary shares in the issued and unissued share capital of the Company was consolidated into one (1) consolidated share of the Company. For further details, please refer to the Company's circular dated 9 December 2021.

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36 CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that it will be able to continue as a going concern while maximising the returns to shareholders through the optimisation of debt and equity balance.

The capital structure of the Group consists of debts, which include loans from an intermediate holding company, financial assets sold under repurchase agreements and equity attributable to owners of the Company, comprising issued share capital and reserves.

The directors of the Company review the capital structure on an annual basis. As part of this review, the directors of the Company consider the cost of capital and other sources of funds other than issuance of shares, including loans from an intermediate holding company and financial assets sold under repurchase agreements. Based on the recommendation of the directors of the Company, the Group will balance its overall capital structure through raising or repayment of borrowings.

CMBC Securities Company Limited, CMBC International Futures Company Limited, CMBC Asset Management Company Limited and CMBC International Capital Limited are registered by the Hong Kong Securities and Futures Commission (the "**SFC**") and are subject to the liquid capital requirements under the Hong Kong Securities and Futures (Financial Resources) Rules (the "**SF(FR)R**") adopted by the SFC. For the licensed subsidiaries, the Group ensures each of them maintains a liquid capital level adequate to support the level of activities with sufficient buffer to accommodate for increases in liquidity requirements arising from potential increase in the level of business activities.

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36 CAPITAL RISK MANAGEMENT (continued)

The Group monitors capital on the basis of the gearing ratio. The gearing ratio is calculated as total debt divided by capital and total debt. During the years ended 31 December 2022 and 2021, the Group's strategy was to maintain a reasonable gearing ratio. During the years ended 31 December 2022 and 2021, the Group's strategy was to maintain a balance between higher shareholder returns with higher levels of borrowings and solid capital position, and make adjustment to capital structure in light of changes in economic conditions. The gearing ratio at 31 December 2022 and 31 December 2021 were as follows:

	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000
Notes payable Loans from an intermediate holding company Financial assets sold under repurchase agreements	_ 4,649,706 3,974,951	1,139,938 3,654,679 5,978,218
Total debt Equity attributable to owners of the Company	8,624,657 1,599,358	10,772,835 2,755,697
Capital and total debt	10,224,015	13,528,532
Gearing ratio	0.84	0.80

Gearing ratio of the Group increased as there was a relatively large decrease in Group's equity during the year ended 31 December 2022.

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37 FINANCIAL INSTRUMENTS

Categories of financial instruments

	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000
Financial assets		
Financial assets at fair value through profit or loss	2,616,079	1,782,441
Loans and advances Financial assets at amortised cost Accounts receivable Deposits and other receivables Interest receivables Amount due from an intermediate holding company Cash held on behalf of customers Cash and cash equivalents	439,888 - 212,831 73,102 116,551 - 216,486 982,858	841,160 62,172 214,017 385,768 140,625 13,752 580,088 769,875
Financial assets at amortised cost	2,041,716	3,007,457
Financial assets at fair value through other comprehensive income	6,058,401	9,610,682
Financial Liabilities		
At amortised cost	9,171,734	11,683,929
At fair value through profit or loss	14,871	244

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37 FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies

The Group's major financial instruments include financial assets at fair value through other comprehensive income, accounts receivable, deposits and other receivables, interest receivables, financial assets at amortised cost, loans and advances, financial assets at fair value through profit or loss, bank balances, amount due from/(to) an intermediate holding company, accounts payable, other payables, loans from an intermediate holding company, financial assets sold under repurchase agreements, notes payable, lease liabilities and financial liabilities at fair value through profit or loss. Details of these financial instruments are disclosed in respective notes. The risks associated with these financial instruments and the policies on how to mitigate these risks are set out below. Management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

(a) Credit risk

The Group's credit risk is primarily attributable to accounts receivable, other receivables, interest receivables, financial assets at fair value through profit or loss, financial assets at amortised cost, amount due from an intermediate holding company, financial assets at fair value through other comprehensive income, loans and advances and bank balances as at 31 December 2022 and 31 December 2021.

The Group's maximum exposure to credit risk in the event of counterparties' failure to perform their obligations as at 31 December 2022 and 31 December 2021 in relation to each class of recognised financial assets is the carrying amount of those assets as stated in the consolidated statement of financial position. For details relating to credit losses and impairment of financial assets, please refer to Note 2(s).

In order to manage the credit risk in the accounts receivable due from clients arising from businesses of dealing in securities, individual credit evaluation are performed on all clients including cash and margin clients. Accounts receivable from cash clients generally settled in two days after trade date, credit risk arising from the accounts receivable due from cash clients is considered minimal. For margin clients, the Group normally obtains liquid securities as collateral based on the margin requirements. The Group has not granted any committed facility amount to each of the margin clients and the margin loan is granted by the Group depending on the assessment of the quality of the collateral and credit risk of the respective client. The margin requirement is closely monitored on a daily basis by the designated team. In addition, the Group reviews the recoverable amount of each individual receivable at the end of each reporting period to ensure that adequate impairment losses are made for irrecoverable amounts.

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37 FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies (continued)

(a) Credit risk (continued)

In this regard, the directors of the Company consider that the credit risk is significantly reduced. Market conditions and adequacy of securities collateral and margin deposits of each margin account are monitored by management on a daily basis. Margin calls and forced liquidation are made where necessary.

The credit risk on bank balances is limited because the counterparties are banks with high credit ratings. The Group has no significant concentration of credit risk, with exposure spread over a number of counterparties.

In respect of accounts receivable from clearing houses arising from businesses of dealing in securities and futures and options contracts, credit risks are considered low as the Group normally enters into transactions with clearing houses or agents which are registered with regulatory bodies. For accounts receivable arising from the ordinary course of business of asset management services, credit risks are considered to be minimal with exposures limited to related parties and reputable counterparties.

The Group's concentration of credit risk by geographical locations is mainly in Hong Kong. As at 31 December 2022, the Group has concentration risk on its accounts receivable as the balance with the largest client represent 28% (2021: 36%) of the total accounts receivable from cash and margin clients and the three largest clients represent 28%, 22% and 15% (2021: 36%, 25% and 10%) respectively, of the accounts receivable from cash and margin clients. Besides, approximately 80% of the accounts receivable from the ordinary course of business of asset management services represent the accounts receivable from an intermediate holding company.

Other than concentration of credit risk on accounts receivable, the Group has no other significant concentration risk.

The Company manages credit risk of loans and advances by obtaining collaterals, guarantees or keepwell and liquidity deed from the borrowers. For loans and advances, the management, the risk control department and relevant business units will review the financial strength, purpose of the borrowing, repayment ability of the borrower to ensure that the borrower has sound financial repayment ability prior to entering into a transaction. The Group assesses the credit profile of each individual debtor by analysing many factors that influence the default probability, including (but not limited to) the counterparty's financial profile, business prospects and management, macroeconomic development, industrial and sovereign risk, and historical performance. In the post-investment stage, the financial conditions of the borrower or the guarantors will be reviewed on a regular basis.

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37 FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies (continued)

(a) Credit risk (continued)

For the Group's investments in listed bonds investments, the management, the risk control department and respective business units of the Group assess the financial performance and relevant business environment of the issuers to ensure that the issuers can satisfy the repayment of the principal and interest as they fall due. The Group has set portfolio size and single issuer limits to control the Group's exposure to the credit risk. The Group also monitors the credit ratings and market news of the issuers of respective bond investments for any indication of potential credit deterioration.

For the other financial assets, the management has closely monitored their status and it believes that the Group's credit risk exposure on them is minimal.

(b) Liquidity risk

The Group manages liquidity risk by maintaining sufficient bank balances and cash and the availability of funding through an adequate amount of committed credit facilities. The Group also aims at maintaining flexibility in funding by arranging and keeping committed facilities and other external financing available.

The Group's primary cash requirements have been driven by operations, investments and repayment of related debts. The Group finances its working capital requirements through a combination of funds generated from operations and cash reserve.

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For the year ended 31 December 2022

37 FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies (continued)

(b) Liquidity risk (continued)

The following tables detail the Group's liquidity analysis for its nonderivative financial liabilities. The tables have been drawn up based on the undiscounted contractual cash outflows on the financial liabilities. To the extent that interest flows are floating rate, the undiscounted amount is derived from the prevailing market rate at the end of the reporting period.

	Weighted average effective interest rate %	On demand or less than 1 month HK\$'000	1–3 months HK\$'000	3 months to 1 year HK\$'000	Over 1 year but less than 5 years HK\$'000	Total undiscounted cash flows HK\$'000	Total carrying amount HK\$'000
As at 31 December 2022							
Accounts payable	-	261,375	-	-	-	261,375	261,375
Other payables	-	37,052	-	-	-	37,052	37,052
Interest payables	-	53,517		-	-	53,517	53,517
Loans from an intermediate							
holding company Amount due to an intermediate	2.5%	-	-	4,778,773	-	4,778,773	4,710,620
holding company Financial assets sold under repurchase	-	55,459	-	-	-	55,459	55,459
agreements	0.7%-5.5%	2,578,213	1,396,738	-	-	3,974,951	3,974,951
Lease liabilities	3.5%	1,733	3,467	15,601	63,442	84,243	78,760
		2,987,349	1,400,205	4,794,374	63,442	9,245,370	9,171,734

For the year ended 31 December 2022

37 FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies (continued)

(b) Liquidity risk (continued)

	Weighted average effective interest rate %	On demand or less than 1 month HK\$'000	1–3 months HK\$'000	3 months to 1 year HK\$'000	Over 1 year but less than 5 years HK\$'000	Total undiscounted cash flows HK\$'000	Total carrying amount HK\$'000
As at 31 December 2021							
Accounts payable	-	640,528	-	-	-	640,528	640,528
Other payables	-	112,374	-	-		112,374	112,374
Interest payables Loans from an intermediate	-	18,754	-	-	-	18,754	18,754
holding company	2.5%-3.5%	-	-	3,750,964	-	3,750,964	3,697,591
Notes payable Financial assets sold under repurchase	1%-1.8%	1,031,588	117,294	-	-	1,148,882	1,139,938
agreements	0.25%-1.5%	5,978,218	-	-	-	5,978,218	5,978,218
Lease liabilities	3.5%	1,733	3,467	15,601	84,243	105,044	96,526
		7,783,195	120,761	3,766,565	84,243	11,754,764	11,683,929

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37 FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies (continued)

(c) Interest rate risk

(i) Cash flow interest rate risk

The Group's cash flow interest rate risk arises primarily from variable rate financial assets and liabilities.

The Group's exposure to changes in interest rates primarily relates to its certain variable rate accounts receivable arising from the business dealing in securities, loans and advances, financial assets at fair value through other comprehensive income, bank balances and financial assets sold under repurchase agreements. The management monitors the interest rate exposure on a continuous basis and adjusts the portfolio of bank saving balances and bank deposits where necessary.

Sensitivity analysis

The sensitivity analysis below has been determined based on the exposure to interest rates for certain variable rate accounts receivable arising from the business dealing in securities, loans and advances, financial assets at fair value through other comprehensive income bank balances and financial assets sold under repurchase agreements at the end of the reporting period. The analysis is prepared assuming these balances outstanding at the end of the reporting period were held/outstanding for the whole year. A 50 basis points (2021: 50 basis points) increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates.

If interest rates had been 50 basis points (2021: 50 basis points) higher/lower and all other variables were held constant, the Group's loss for the year ended 31 December 2022 would increase by HK\$12,140,000 or decrease by HK\$15,107,000 (2021: profit for the year would decrease by HK\$20,660,000 or increase by HK\$23,406,000).

For the year ended 31 December 2022

37 FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies (continued)

(c) Interest rate risk (continued)

(ii) Fair value interest rate risk

The Group's fair value interest rate risk arises primarily from financial assets at fair value through other comprehensive income and financial assets at fair value through profit or loss.

Sensitivity analysis

The sensitivity analysis below has been determined based on the exposure to interest rates for financial assets at fair value through other comprehensive income and financial assets at fair value through profit or loss at the end of the reporting period. The analysis is prepared assuming these balances outstanding at the end of the reporting period were held/outstanding for the whole year. A 50 basis points (2021: 50 basis points) increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates.

If interest rates had been 50 basis points (2021: 50 basis points) higher/lower and all other variables were held constant, the Group's loss for the year ended 31 December 2022 would increase or decrease by HK\$5,947,000 (2021: profit for the year would decrease or increase by HK\$1,064,000), and the Group's other comprehensive loss for the year ended 31 December 2022 would increase or decrease by HK\$36,604,000 (2021: other comprehensive income for the year would decrease or increase or increase by HK\$36,004,000 (2021: other comprehensive income for the year would decrease or increase by HK\$58,185,000).

For the year ended 31 December 2022

37 FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies (continued)

(d) Other market risks

(i) Currency risk

The Group's currency risk arises principally from commercial transactions and recognised assets and liabilities denominated in a currency that is not the functional currency of the relevant Group entities.

The majority of the Group's assets and liabilities are denominated in Hong Kong dollars and United States dollars ("USD"). The exposures of other foreign currencies are not material compared to the total assets and liabilities of the Group. As Hong Kong dollars are pegged to USD, in the opinion of the Directors, the Group is not subject to significant currency risk exposure.

(ii) Other price risk

The Group is exposed to other price risk through its investment in financial assets at fair value through profit or loss. The management manages its exposure by maintaining a portfolio of investments with different risk profiles.

Sensitivity analysis

The sensitivity analysis below has been determined based on the exposure to other price risk arising from investment in financial assets at fair value through profit or loss at the end of the reporting period.

	As at 31 December 2022				
	Increase/ (decrease) in prices of underlying instrument		Decrease/ (increase) in loss after tax HK\$'000		
Financial assets at fair value through profit or loss:					
- Listed equity investments	5%/(5%)	68,207	2,848/(2,848)		
- Unlisted equity investments	5%/(5%)	259,277	6,087/(5,918)		
– Unlisted investment funds	5%/(5%)	772,478	28,046/(27,916)		

For the year ended 31 December 2022

37 FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies (continued)

(d) Other market risks (continued)

(ii) Other price risk (continued) Sensitivity analysis (continued)

	As at 3	1 December 2	2021
	Increase/ (decrease) in prices of underlying instrument	Carrying amount HK\$'000	Increase/ (decrease) in profit after tax HK\$'000
Financial assets at fair value through profit or loss:			
- Listed equity investments	5%/(5%)	152,101	6,350/(6,350)
- Unlisted equity investments	5%/(5%)	413,105	11,328/(12,707)
– Quoted investment fund	5%/(5%)	11,527	481/(481)
– Unlisted investment funds	5%/(5%)	852,198	32,360/(32,230)

(e) Fair value measurement

Financial assets and liabilities measured at fair value

Fair value hierarchy

The following table presents the fair value of the Group's financial instruments measured at the end of the reporting period on a recurring basis, categorised into the three-level fair value hierarchy as defined in HKFRS 13, Fair value measurement. The level into which a fair value measurement is classified is determined with reference to the observability and significance of the inputs used in the valuation technique as follows:

- Level 1 valuations: Fair value measured using only Level 1 inputs i.e. unadjusted quoted prices in active markets for identical assets or liabilities at the measurement date.
- Level 2 valuations: Fair value measured using Level 2 inputs i.e. observable inputs which fail to meet Level 1, and not using significant unobservable inputs. Unobservable inputs are inputs for which market data are not available.
- Level 3 valuations: Fair value measured using significant unobservable inputs.

For the year ended 31 December 2022

37 FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies (continued)

(e) Fair value measurement (continued)

Fair value of the Group's financial assets and financial liabilities that are measured at fair value on a recurring basis

Some of the Group's financial assets and financial liabilities are measured at fair value at the end of the reporting period. The fair value has been determined using appropriate valuation techniques and inputs for fair value measurements. The following table gives information about how the fair values of these financial assets and financial liabilities are determined.

	Fair	value	Fair Value hierarchy	Valuation techniques	Significant unobservable input
	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000			
Financial assets Financial assets at fair value through profit or loss					
- Listed equity investments	68,207	152,101	Level 1	Quoted market closing prices in an active market	N/A
– Debt investments	1,516,117	353,510	Level 2	Quoted price from broker/financial institution	N/A
- Unlisted equity investments	259,277	413,105	Level 3	Recent transaction price/Trending on stock price movement/Binomia model/Equity allocation model	Discount rate for lack of marketability/Stock price movement/ Il Scenario probability/ Sales multiples
– Quoted investment fund	-	11,527	Level 1	Quoted market closing prices in an active market	N/A
– Unlisted investment funds	772,478	852,198	Level 3	Recent transaction price/Trending on stock price movement/Binomia model/Equity allocation model/ Net asset value	Discount rate for lack of marketability/Stock price movement/ Scenario probability/ Sales multiples/Price- to-earnings ratio

For the year ended 31 December 2022

37 FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies (continued)

(e) Fair value measurement (continued)

Fair value of the Group's financial assets and financial liabilities that are measured at fair value on a recurring basis (continued)

	Fair	value	Fair Value hierarchy	Valuation techniques	Significant unobservable input
	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000			
Financial assets Financial assets at fair value through other comprehensive income					
- Debt investments	2,627,111	5,513,589	Level 2	Quoted price from broker/financial institution	N/A
- Debt investments	89,328	-	Level 3	Discounted cash flow model	Discount rate taking into account the credit risk of the issuer
- Equity investments	3,314,100	4,097,093	Level 2	Quoted price from broker/financial institution	N/A
– Equity investments	27,862	-	Level 1	Quoted market closing prices in an active market	N/A
Financial liabilities Financial liabilities at fair value through profit or loss					
 Payables to interest holders of unlisted consolidated investment funds, designated at FVTPL 	1,362	244	Level 3	Net asset value	N/A
– Debt investments	13,509	-	Level 2	Quoted price from broker/financial institution	N/A

During the year ended 31 December 2022, certain debt investments were reclassified from level 2 to level 3 as the management considered that this should better reflect the value of those investments. The Group's policy is to recognise transfers into and transfers out of fair value hierarchy levels as of that date of the event or change in circumstances that caused the transfer.

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37 FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies (continued)

(e) Fair value measurement (continued)

Fair value of the Group's financial assets and financial liabilities that are measured at fair value on a recurring basis (continued)

During the years ended 31 December 2022 and 2021, there were no other transfers between Level 1 and Level 2.

The movements during the year in the balance of these Level 3 fair value measurements are as follows:

	2022 HK\$′000	2021 HK\$'000
Financial assets at fair value through profit or loss Unlisted equity investments:		
At 1 January Payment for purchase Proceed from disposal Changes in fair value recognised in	413,105 23,241 (88,525)	230,715 62,039 (25,633)
profit or loss during the year Exchange gain recognised in profit	(88,827)	144,215
or loss during the year	283	1,769
At 31 December	259,277	413,105
Unlisted investment funds: At 1 January Payment for purchase Repayment Changes in fair value recognised in profit or loss during the year Exchange gain recognised in profit or loss during the year	852,198 42,065 (76,231) (46,257) 703	700,113 170,995 – (23,205) 4,295
At 31 December	772,478	852,198
Total unrealised (loss)/gains for the year included in profit or loss for assets held at the end of the reporting period	(135,084)	121,010

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37 FINANCIAL INSTRUMENTS (continued)

Financial risk management objectives and policies (continued)

(e) Fair value measurement (continued)

Fair value of the Group's financial assets and financial liabilities that are measured at fair value on a recurring basis (continued)

	2022 HK\$'000	2021 HK\$'000
Financial assets at fair value through other comprehensive income Debt investments: At 1 January Transfer from level 2 to level 3 Change in fair value recognised in other	_ 100,762	
comprehensive loss during the year	(11,434)	_
At 31 December	89,328	_
Financial liabilities at fair value through profit or loss Payables to interest holders of unlisted consolidated investment funds, designated at FVTPL: At 1 January Proceed from subscription Changes in fair value recognised in profit or loss during the year	244 1,060 58	_ _ 244
At 31 December	1,362	244
Total unrealised loss for the year included in profit or loss for liabilities held at the end of the reporting period	58	244

Fair value measurements and valuation processes

The fair value of financial assets and financial liabilities with standard terms and conditions and traded on active liquid markets are determined with reference to quoted market closing prices. The fair value of financial assets that are not traded in active liquid markets are determined using appropriate valuation techniques and inputs. The appropriateness of the valuation techniques and inputs to the fair value measurements are reviewed by the Directors periodically.

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37 FINANCIAL INSTRUMENTS (continued)

Fair value of financial assets and liabilities that are not measured at fair value

The directors of the Company consider that the carrying amounts of other financial assets and financial liabilities recognised at amortised cost approximate their fair values, which were determined in accordance with generally accepted pricing models based on undiscounted cash flow analysis, as at 31 December 2022 and 31 December 2021.

38 RETIREMENT BENEFITS SCHEMES

The Group participates in a Mandatory Provident Fund Scheme (the "**MPF Scheme**") established under the Hong Kong Mandatory Provident Fund Ordinance in December 2000. The assets of the schemes are held separately from those of the Group independently in administered funds under the control of the trustees. The Group contributes 5% of relevant payroll costs to the MPF Scheme, which contribution is matched by the employee. The Group follows the minimum contribution requirement of 5% of eligible employees' relevant aggregated income with a cap of HK\$1,500 per employee per month since 1 June 2014.

The contributions made by the Group to the MPF Scheme are charged to the consolidated statement of profit or loss and other comprehensive income when employees have rendered service to the Group.

For the years ended 31 December 2022 and 2021, no forfeited contributions were available for utilisation by the Company to reduce the existing level of contributions.

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39 SHARE OPTION SCHEME

The share option scheme of the Company (the "Share Option Scheme") was adopted by the Company at the annual general meeting of the Company held on 24 September 2012. Unless otherwise cancelled or amended, the Share Option Scheme was valid and effective for a period of ten years commencing on the date of adoption. The purpose of the Share Option Scheme was to enable the Group to attract, retain and motivate talented participants to strive for future development and expansion of the Group. The Share Option Scheme should provide incentive to encourage participants to perform their best in achieving the goals of the Group and allow the participants to enjoy the results of the Company attained through their efforts and contributions. Eligible participants of the Share Option Scheme include any individual being an employee, officer, agent, consultant or representatives of any member of the Group (including any executive or nonexecutive director of any member of the Group) who, as the Board of Directors might determine in its absolute discretion, had made valuable contribution to the business of the Group based on his/her performance and/or years of service, or was regarded to be a valuable human resource of the Group based on his/her working experience, knowledge in the industry and other relevant factors. The offer of a grant of share options might be accepted within thirty days from the date of grant. The amount pavable by each grantee of options to the Company on acceptance of the offer for the grant of options was HK\$1.00.

The subscription price for the shares on the exercise of options under the Share Option Scheme should be a price determined by the Board of Directors and notified to the relevant participant at the time of grant of the options (subject to any adjustments made pursuant to the Share Option Scheme and the relevant provisions of the Rules Governing the Listing of securities on the Stock Exchange) was made to (subject to acceptance by) the participant and shall be at least the highest of: (i) the closing price of the shares as stated in the Stock Exchange's daily quotations sheet on the date on which the option is granted, which date must be a business day; (ii) the average closing price of the shares as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date on which the option is granted; and (iii) the nominal value of the share. The exercise period of the share options granted was determinable by the directors but in any event, not longer than ten years from the date of grant.

The total number of shares issued and to be issued upon exercise of the options granted to each participant, together with all options granted and to be granted to him/her under any other share option scheme(s) of the Company within the 12-month period immediately preceding the proposed date of grant (including exercised, cancelled and outstanding options) should not exceed 1% of the total number of the shares in issue as at the proposed date of grant. Any further grant of options to a participant in excess of the 1% limit should be subject to the shareholders' approval of the Company with such participant and his/her associates abstaining from voting.

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39 SHARE OPTION SCHEME (continued)

The limit on the total number of the shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Share Option Scheme and any other share option scheme(s) of the Company (excluding lapsed and cancelled options) must not exceed 30% of the total number of the shares in issue from time to time. In addition, the total number of the shares which might be issued upon exercise of all options to be granted under the Share Option Scheme, together with all options to be granted under any other share option scheme(s) of the Company (excluding lapsed options), must not represent more than 10% of the total number of the shares in issue as at the date of approval of the Share Option Scheme (the "**Scheme Mandate Limit**") or as at the date of approval of approval of the refreshed Scheme Mandate Limit as the case maybe.

On 23 September 2022, the Share Option Scheme lapsed. No share is available for issue under the Share Option Scheme as at the date of this annual report. There were no outstanding options and grant of options during the period from 1 January 2022 to the date of lapse of the Share Option Scheme. The numbers of options available for grant under the Share Option Scheme as at 1 January 2022 and 31 December 2022 are 114,446,894 and zero respectively.

40 OFFSETTING FINANCIAL ASSETS AND FINANCIAL LIABILITIES

The disclosures set out in the tables below include financial assets and financial liabilities that are subject to an enforceable master netting arrangement or similar agreement that covers similar financial instruments that are either:

- offset in the Group's consolidated statement of financial position; or
- not offset in the consolidated statement of financial position as the offsetting criteria are not met.

Under the agreement of continuous net settlement made between the Group and Hong Kong Securities Clearing Company Limited ("**HKSCC**"), the Group has a legally enforceable right to set off the money obligations receivable and payable with HKSCC on the same settlement date.

Except for above, amounts due from/to HKSCC that are not to be settled on the same date, accounts receivable and payable from clients and brokers not intends to settle on a net basis, financial collateral including cash and securities received by the Group, deposit placed with HKSCC do not meet the criteria for offsetting in the consolidated statement of financial position since the right of set-off of the recognised amounts is only enforceable following an event of default.

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40 OFFSETTING FINANCIAL ASSETS AND FINANCIAL LIABILITIES (continued)

(a) Financial assets subject to offsetting, enforceable master netting arrangements or similar agreements

		At	31 December 2	2022	
Type of financial assets	Gross amounts of recognised financial assets after impairment HK\$'000	Gross amounts of recognised financial liabilities offset in the consolidated statement of financial position HK\$'000	Net amounts of financial assets presented in the consolidated statement of financial position HK\$'000	Related amounts off in the consolidated statement of financial position HK\$'000	Net amount HK\$'000
Accounts receivable arising from the business of dealing in securities brokerage, futures and options dealing services	199,100	(74,616)	124,484	_	124,484
		At	31 December 2	021	
		Gross amounts of recognised	Net amounts of financial	Related	
Type of financial assets	Gross amounts of recognised financial assets after impairment HK\$'000	financial liabilities offset in the consolidated statement of financial position HK\$'000	assets presented in the consolidated statement of financial position HK\$'000	amounts not set off in the consolidated statement of financial position HK\$'000	Net amount HK\$'000

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For the year ended 31 December 2022

40 OFFSETTING FINANCIAL ASSETS AND FINANCIAL LIABILITIES (continued)

(b) Financial liabilities subject to offsetting, enforceable master netting arrangements or similar agreements

		At	31 December 2	022	
		Gross			
		amounts of	Net amounts		
		recognised	of financial	Related	
		financial	liabilities	amounts	
		assets	presented	not set	
	Gross	offset in the	in the	off in the	
	amounts of	consolidated	consolidated	consolidated	
	recognised	statement	statement	statement	
	financial	of financial	of financial	of financial	
Type of financial liabilities	liabilities	position	position	position	Net amount
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
Accounts payable arising from the business of dealing in					
securities brokerage, futures					
securities brokerage, futures and options dealing services	335,991	(74,616)	261,375	-	261,375
	335,991			_	261,375
	335,991		261,375 31 December 2	-	261,375
	335,991			-	261,375
	335,991	At		-	261,375
	335,991	At Gross	31 December 2	- 021 Related	261,375
	335,991	At Gross amounts of	31 December 2 Net amounts		261,37

Gross

amounts of

recognised

Type of financial liabilities

Accounts payable arising from the business of dealing in securities brokerage, futures and options dealing services financial

liabilities

HK\$'000

645,575

offset in the

consolidated

statement

of financial

position

HK\$'000

(5,047)

in the

consolidated

statement

of financial

position

HK\$'000

640.528

off in the

statement

of financial

position

HK\$'000

_

Net amount

HK\$'000

640.528

consolidated

For the year ended 31 December 2022

41 RELATED PARTY TRANSACTIONS

Compensation to key management personnel of the Group which represents directors of the Company is set out in note 11.

Except for disclosed elsewhere in the financial statements, the Group entered into the following material transactions and balances with related parties:

(a) Transactions with related parties

	2022 HK\$'000	2021 HK\$'000
Interest expense to an intermediate holding company (Note (i))	148,864	119,018
Interest income from a branch of the ultimate holding company Distribution fee to a branch of	791	2
the ultimate holding company (Note (ii)) Underwriting fee income from	52	145
a subsidiary of the ultimate holding company	-	1,745
Asset management fee and investment advisory services fee income from an intermediate holding company and segregated portfolios invested by an intermediate holding company and the ultimate holding company (Note (iii)) Performance fee income from an	147,077	108,588
intermediate holding company and a segregated portfolio invested by an intermediate holding company and		
the ultimate holding company (Note (iii)) Office sharing fee income from an	12,692	18,727
intermediate holding company	8,880	8,880

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41 RELATED PARTY TRANSACTIONS (continued)

(a) Transactions with related parties (continued)

Notes:

- (i) During the year, an intermediate holding company provided loans in aggregate amount of approximately HK\$4,649,706,000 (2021: HK\$3,654,679,000) to the Group. The loans bear annual interest rate of 2.5% (2021: 2.5% to 3.5%) and repayable within one year (2021: within one year) from the drawdown date. Interest payables of approximately HK\$60,914,000 (2021: HK\$42,912,000) are accrued from these loans during the year.
- (ii) During the year, the Company incurred distribution fee for the distribution services provided by a branch of the ultimate holding company.
- (iii) During the year, the Group earned asset management fee and investment advisory services fee income for services provided to an intermediate holding company and segregated portfolios invested by an intermediate holding company and the ultimate holding company, and earned performance fee income for the asset management services provided to a segregated portfolio invested by an intermediate holding company.

All related party transactions referred to in Note 41(a) constitute connected transactions or continuing connected transactions defined in Chapter 14A of the Listing Rules ("**Chapter 14A**"). The Company has complied with the provisions of Chapter 14A for the years ended 31 December 2022 and 2021.

As at As at **31 December** 31 December 2022 2021 HK\$'000 HK\$'000 Amount due from an intermediate holding company 13,752 Amount due to an intermediate holding company 55,459 Loans from an intermediate holding 4,710,620 3,697,591 company Bank balances at a branch of the ultimate holding company - House accounts 51,977 34.582 - Segregated accounts 196,004 40,519 Accounts receivable from an intermediate holding company 69,950 8,221 Accounts receivable from segregated portfolio invested by an intermediate holding company and the ultimate holding company 17,398 1,157 Accounts payable to the immediate holding company 2,937 3,025 Accounts payable to an intermediate holding company 92,881 50,635 Accounts payable to segregated portfolio invested by an intermediate holding company 3,402

(b) Balances with related parties

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41 RELATED PARTY TRANSACTIONS (continued)

(c) Service agreement with related party

On 31 May 2019, the Company entered into the office sharing agreement with CMBCI, pursuant to which the Company agreed to grant CMBCI the non-exclusive right to use certain area of the office space in consideration of the sharing fees payable by CMBCI. On 31 December 2019 and 9 December 2022, the Company entered into the renewed office sharing agreements with CMBCI to renew the existing office sharing agreement.

On 16 December 2021, the Company (for itself and on behalf of other members of the Group) entered into the service agreement with China Minsheng (for itself and on behalf of other members of China Minsheng Group), pursuant to which, (i) China Minsheng Group agreed to provide China Minsheng underwriting referral services to the Group and the Group agreed to provide China Minsheng subscription referral services to China Minsheng Group; (ii) the Group agreed to provide asset management services, investment advisory service and ancillary services to the China Minsheng Group, its associates or any third parties who are deemed to be connected with the Company under Rule 14A.20 of the Listing Rules and China Minsheng Group agreed to provide the distribution services to the Group; (iii) the Group agreed to provide the underwriting services to China Minsheng Group; (iv) China Minsheng Group agreed to provide the custodian services to the Group; and (v) China Minsheng Group agreed to provide the deposit services to the Group. The service agreement and the transactions contemplated thereunder, and the proposed annual caps were approved at the special general meeting on 12 January 2022.

During the year ended 31 December 2022, transactions relating to provision of distribution services, provision of asset management and investment advisory services, provision of deposit services and office sharing (2021: transactions relating to provision of distribution services, provision of underwriting services, provision of asset management and investment advisory services, provision of deposit services and office sharing) were listed in note 41(a).

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42 DETAILS OF SUBSIDIARIES

Details of the Group's material subsidiaries at the end of the reporting period are set out below:

	Name	Place of incorporation and operations	Paid-up registered capital	Dir	ownership i	rtion of interest held Company Indi	rect	Principal activities
				As at 31 December 2022	As at 31 December 2021	As at 31 December 2022	As at 31 December 2021	
	CMBC Securities Company Limited	Hong Kong	Ordinary HK\$1,050,000,000	100%	100%	-	-	Provision of brokerage services and securities margin financing services
	CMBC International Futures Company Limited	Hong Kong	Ordinary HK\$10,000,000	100%	100%	-	-	Provision of futures and options dealing services
	CMBC Asset Management Company Limited	Hong Kong	Ordinary HK\$12,000,000	100%	100%	-	-	Provision of asset management services
	CMBC International Capital Limited	Hong Kong	Ordinary HK\$20,000,000	100%	100%	-	-	Advisory and corporate financing
	CMBC Capital Finance Limited	Hong Kong	Ordinary HK\$1	100%	100%	-	-	Provision of loan financing services
	CMBC Investment (HK) Limited	Hong Kong	Ordinary HK\$10,000,000	100%	100%	-	-	Investment holding
	Cap Port Holding Limited	British Virgin Islands	Ordinary US\$100	-	-	100%	100%	Investment holding
	Cap FH Holding Limited	British Virgin Islands	Ordinary US\$1	-	-	100%	100%	Investment holding
,	YBX Company Limited	Hong Kong	Ordinary HK\$1	-	-	100%	100%	Investment holding
	Cap Success Holding Limited	British Virgin Islands	Ordinary US\$1	-	-	100%	100%	Investment holding
	CMBCC Co-High Medical Investment Fund SP	Cayman Islands	N/A	66.6%	60%	-	-	Investment holding
	CMBCC Investment Fund SPC-CMBCC Special Opportunities Fund SP8	Cayman Islands	N/A	-	-	100%	100%	Investment holding

The above table lists the subsidiaries of the Group which, in the opinion of the directors, principally affected the results or assets of the Group. To give details of other subsidiaries would, in the opinion of the directors, result in particulars of excessive length.

For the year ended 31 December 2022

43 INVOLVEMENT WITH UNCONSOLIDATED STRUCTURED ENTITIES

	Note	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000
Unlisted investment funds Quoted investment fund	26 26	772,478 –	852,198 11,527
		772,478	863,725

The Group has concluded that the unlisted investment funds and quoted investment fund in which it invests, but that it does not consolidate meets the definition of structured entities because:

- the voting rights in the funds are not dominant rights in deciding who controls them as they relate to administrative tasks only;
- each fund's activities are restricted by its articles of associations; and/or
- the funds have narrow and well defined objectives to provide investment opportunities to investors.

The table below describes the types of structured entities that the Group does not consolidate but in which it holds an interest.

Type of structured entity	Nature and purpose	Interest held by the Group
Unlisted investment funds	To manage assets on behalf of third party investors	Acting as limited partner
Quoted investment fund	To manage assets on behalf of third party investors and generate fees for the investment manager	Investment in units issued by the funds
	This vehicle is financed through the issue of units to investors	

For the year ended 31 December 2022

43 INVOLVEMENT WITH UNCONSOLIDATED STRUCTURED ENTITIES (continued)

The table below sets out interests held by the Group in unconsolidated structured entities. The maximum exposure to loss is the carrying amount of the financial assets held.

Carrying amount included in financial assets at Number of fair value investment through funds profit or loss HK\$'000
7 772,478

	31 December 2021		
	Number of investment funds	Carrying amount included in financial assets at fair value through profit or loss HK\$'000	
Unlisted investment funds Quoted investment fund	8 1	852,198 11,527	
	9	863,725	

During the years ended 31 December 2022 and 2021, the Group did not provide financial support to the unconsolidated structured entities and has no intention of providing financial or other support.

For the year ended 31 December 2022

44 STATEMENT OF FINANCIAL POSITION AND RESERVES OF THE COMPANY

Non-current assets	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000
Property, plant and equipment Right-of-use asset Investment in subsidiaries Rental deposit	4,890 75,228 1,195,966 6,036	7,384 94,435 1,195,966 6,036
	1,282,120	1,303,821
Current assets Prepayments, deposits and other receivables Financial assets at fair value through	2,203	2,563
profit or loss Amount due from an intermediate holding company Amounts due from subsidiaries Tax recoverable Cash and cash equivalents	131,002 _ 5,996,389 7,247 107,261	89,382 13,752 6,265,126 – 90,686
	6,244,102	6,461,509
Current liabilities Other payables and accruals Loans from an intermediate holding company Amounts due to subsidiaries Amounts due to an intermediate holding company Tax payable Lease liabilities	27,290 4,710,620 1,377,552 55,459 – 20,801	36,735 3,697,591 2,453,680 _ 6,617 20,801
	6,191,722	6,215,424
Net current assets	52,380	246,085
Total assets less current liabilities	1,334,500	1,549,906

For the year ended 31 December 2022

44 STATEMENT OF FINANCIAL POSITION AND RESERVES OF THE COMPANY (continued)

	As at 31 December 2022 HK\$'000	As at 31 December 2021 HK\$'000
Non-current liability Lease liabilities	57,959	75,725
Net assets	1,276,541	1,474,181
Capital and reserves Share capital Reserves	449,466 827,075	469,786 1,004,395
Total equity	1,276,541	1,474,181

For the year ended 31 December 2022

44 STATEMENT OF FINANCIAL POSITION AND RESERVES OF THE COMPANY (continued)

	Share premium HK\$'000	Contributed surplus HK\$'000	Other reserve HK\$'000	Accumulated losses HK\$'000	Total HK\$'000
At 1 January 2021 Profit for the year and total comprehensive income	1,755,671	2,066,081	(388)	(2,660,036)	1,161,328
for the year Shares repurchased and	-	-	-	64,338	64,338
cancelled Shares repurchased but not	(56,536)	-	388	-	(56,148)
yet cancelled Dividend approved in respect	-	-	(8,225)	-	(8,225)
of the previous year	-	(156,898)	-	_	(156,898)
At 31 December 2021 and 1 January 2022 Loss for the year and total comprehensive loss	1,699,135	1,909,183	(8,225)	(2,595,698)	1,004,395
for the year	-	-	-	(14,152)	(14,152)
Shares repurchased and cancelled	(84,792)	-	8,225	-	(76,567)
Shares repurchased but not yet cancelled	-	-	(1,163)	-	(1,163)
Dividend approved in respect of the previous year	-	(85,438)	-	-	(85,438)
At 31 December 2022	1,614,343	1,823,745	(1,163)	(2,609,850)	827,075

Financial Summary

	For the year ended 31 December				
	2022 HK\$′000	2021 HK\$'000	2020 HK\$'000	2019 HK\$'000	2018 HK\$'000
RESULT Continuing operations Revenue	801,981	895,376	1,019,185	978,683	791,190
(Loss)/profit before taxation Taxation	(430,813) (5,784)	293,765 (2,609)	485,180 (91,960)	425,240 (68,377)	284,737 (39,541)
(Loss)/profit for the year	(436,597)	291,156	393,220	356,863	245,196
(Loss)/profit attributable to owners of the Company	(436,597)	291,156	393,220	356,863	245,196

	As at 31 December				
	2022 HK\$'000	2021 HK\$'000	2020 HK\$'000	2019 HK\$'000	2018 HK\$'000
ASSETS AND LIABILITIES					
Total assets Total liabilities	10,849,997 (9,250,639)	14,535,311 (11,779,614)	11,165,199 (8,565,231)	11,639,816 (9,417,573)	10,441,715 (8,565,639)
	1,599,358	2,755,697	2,599,968	2,222,243	1,876,076
Equity attributable to owners of the Company	1,599,358	2,755,697	2,599,968	2,222,243	1,876,076