



Fujikon Industrial Holdings Limited

富士高實業控股有限公司

(incorporated in Bermuda with limited liability) (於百慕達註冊成立之有限公司) Stock Code 股份代號: 927

▶ VISION 願景

To become our customers' preferred strategic partner in the acoustics and electronics industries.

成為在電聲及電子領域客戶首選的策略性合作夥伴。

▶ MISSION 使命

Through advancements in innovative technologies, we strive to provide value-added and distinct products to our customers.

以先進及創新科技,竭力為客戶提供高增值、高差異性的產品。

▶ VALUES 價值觀

We, as a partner, abide by our commitment to our customers.

We, as an innovator, relentlessly pursue excellence.

We, as a team, cross the finish line together.

We, as a corporate citizen, devote ourselves to the prosperity of our society.

與客為盟,信守承諾;鋭意創新,追求卓越;團結協作,達成目標;





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Financial Highlights

財務摘要

For the year ended 31 March 截至3月31日止年度

		2023	2022	Change 變化
Operating results	經營業績			
Gross profit margin (%)	毛利率(%)	19.4	13.1	6.3 pts 百分點
Operating profit margin (%)	經營利潤率(%)	5.2	-2.6	7.8 pts 百分點
Net profit margin (%)	純利率(%)	2.3	-4.2	6.5 pts 百分點
Return on equity holders (%)	權益持有人回報率(%)	4.1	-6.0	10.1 pts 百分點
Financial position	財務狀況			
Total assets (HK\$'000)	總資產(千港元)	900,207	912.189	-1.3%
Cash and bank deposits (HK\$'000)	現金及銀行存款(千港元)	369,796	369,862	-0.02%
Shareholders' equity (HK\$'000)	股東權益(千港元)	600,586	614,030	-2.2%
Financial ratio	財務比率			
Current ratio (Times)	流動比率(倍)	3.5	3.5	-
Quick ratio (Times)	速動比率(倍)	2.8	2.6	7.7%
Turnover ratio	¥FF ±# 1.1. 272			
	週轉比率	7.4	02	10.00/
Inventory turnover (days)	存貨週轉(日)	74	83	-10.8%
Trade receivables turnover (days)	應收賬週轉(日)	73	67	9.0%
Trade payables turnover (days)	應付賬週轉(日)	73	70	4.3%
Operating cycle (days)	經營週期(日)	74	80	-7.5%
Dividends per share (HK cents)	每股股息(港仙)	8.0	4.0	100.0%
Interim	中期	2.0	1.0	100.0%
Final	末期	5.0	3.0	66.7%
Special	特別	1.0	5.0	100.0%
- Special	נע עד	1.0		100.0 /0



Financial Summary 財務撮要

The following is a summary of the consolidated statement of comprehensive income and consolidated statement of financial position of Fujikon Industrial Holdings Limited (the "Company") and its subsidiaries:

以下為富士高實業控股有限公司(「本公司」)及其附屬公司之綜合全面收益表及綜合財務狀況表之撮要:

Consolidated Statement of Comprehensive Income

綜合全面收益表

		2023 HK\$'000	2022 HK\$'000	2021 HK\$'000	2020 HK\$'000	2019 HK\$'000
Revenue	收入	1,084,736	878,267	890,820	1,250,173	1,411,795
Cost of sales	銷售成本	(874,369)	(763,012)	(717,784)	(1,007,807)	(1,154,092)
Gross profit	毛利	210,367	115,255	173,036	242,366	257,703
Other gains/(losses) — net	其他收益/(虧損) 一淨額	4,415	6,190	(16,188)	1,433	8,046
Distribution and selling expenses	分銷及銷售支出	(11,449)	(8,602)	(8,080)	(9,789)	(14,293)
General and administrative expenses	一般及行政支出	(146,566)	(136,262)	(124,252)	(163,735)	(166,569)
(Provision)/reversal of provision for impairment of trade receivables	應收貨款減值 (撥備)/回撥	(19)	114	5,193	(5,067)	(871)
Operating profit/(loss)	經營溢利/(虧損)	56,748	(23,305)	29,709	65,208	84,016
Finance income – net	融資收入一淨額	4,370	4,165	3,337	4,720	4,572
Profit/(loss) before income tax	除所得税前 溢利/(虧損)	61,118	(19,140)	33,046	69,928	88,588
Income tax expenses	所得税支出	(17,237)	(11,854)	(12,660)	(18,047)	(19,620)
Profit/(loss) for the year	年內溢利/(虧損)	43,881	(30,994)	20,386	51,881	68,968
Attributable to: Equity holders of the Company	歸屬: 本公司股權持有人	24,613	(37,073)	10,266	28,991	40,490
Non-controlling interests	非控制性權益	19,268	6,079	10,120	22,890	28,478
		43,881	(30,994)	20,386	51,881	68,968

Consolidated Statement of Financial Position

綜合財務狀況表

2023 HK\$'000 83,832 1,500 23,552 - 20 5,451 3,872 5,786 124,013 149,110 242,406 13,603 1,044	2022 HK\$'000 88,561 1,600 21,543 — 246 3,909 3,973 6,188 126,020 207,259 193,361 13,909	2021 HK\$'000 97,861 1,500 27,079 - 2,085 4,208 7,684 140,417	2020 HK\$'0000 113,119 1,500 24,419 - - 2,417 4,063 8,543 154,061	2019 HK\$'000 142,442 1,400 - 3,879 - 4,812 3,979 6,644 163,156
1,500 23,552 20 5,451 3,872 5,786 124,013 149,110 242,406 13,603	1,600 21,543 - 246 3,909 3,973 6,188 126,020 207,259 193,361	1,500 27,079 - 2,085 4,208 7,684 140,417	1,500 24,419 - 2,417 4,063 8,543 154,061	1,400 3,879 - 4,812 3,979 6,644 163,156
1,500 23,552 20 5,451 3,872 5,786 124,013 149,110 242,406 13,603	1,600 21,543 - 246 3,909 3,973 6,188 126,020 207,259 193,361	1,500 27,079 - 2,085 4,208 7,684 140,417	1,500 24,419 - 2,417 4,063 8,543 154,061	1,400 3,879 - 4,812 3,979 6,644 163,156
1,500 23,552 20 5,451 3,872 5,786 124,013 149,110 242,406 13,603	1,600 21,543 - 246 3,909 3,973 6,188 126,020 207,259 193,361	1,500 27,079 - 2,085 4,208 7,684 140,417	1,500 24,419 - 2,417 4,063 8,543 154,061	1,400 3,879 - 4,812 3,979 6,644 163,156
23,552 20 5,451 3,872 5,786 124,013 149,110 242,406 13,603	21,543 - 246 3,909 3,973 6,188 126,020 207,259 193,361	27,079 - - 2,085 4,208 7,684 140,417	24,419 - 2,417 4,063 8,543 154,061 172,582	3,879 - 4,812 3,979 6,644 163,156
20 5,451 3,872 5,786 124,013 149,110 242,406 13,603	246 3,909 3,973 6,188 126,020 207,259 193,361	2,085 4,208 7,684 140,417	2,417 4,063 8,543 154,061	4,812 3,979 6,644 163,156
5,451 3,872 5,786 124,013 149,110 242,406 13,603	3,909 3,973 6,188 126,020 207,259 193,361	4,208 7,684 140,417 141,090	4,063 8,543 154,061 172,582	4,812 3,979 6,644 163,156
3,872 5,786 124,013 149,110 242,406 13,603	3,909 3,973 6,188 126,020 207,259 193,361	4,208 7,684 140,417 141,090	4,063 8,543 154,061 172,582	3,979 6,644 163,156
3,872 5,786 124,013 149,110 242,406 13,603	3,973 6,188 126,020 207,259 193,361	4,208 7,684 140,417 141,090	4,063 8,543 154,061 172,582	3,979 6,644 163,156
5,786 124,013 149,110 242,406 13,603	6,188 126,020 207,259 193,361	7,684 140,417 141,090	8,543 154,061 172,582	6,644 163,156
5,786 124,013 149,110 242,406 13,603	6,188 126,020 207,259 193,361	7,684 140,417 141,090	8,543 154,061 172,582	6,644 163,156
5,786 124,013 149,110 242,406 13,603	6,188 126,020 207,259 193,361	7,684 140,417 141,090	8,543 154,061 172,582	6,644 163,156
124,013 149,110 242,406 13,603	126,020 207,259 193,361	140,417	154,061 172,582	163,156
149,110 242,406 13,603	207,259 193,361	141,090	172,582	
242,406 13,603	193,361			212 076
242,406 13,603	193,361			212 076
242,406 13,603	193,361			
13,603			168,276	258,226
		23,028	30,021	39,149
1,044	.5,505	_5,020	20,021	33,143
	1,031	1,423	1,448	2,109
235	747	6,365	316	1,003
369,796	369,862	487,350	421,768	263,137
776,194	786,169	788,956	794,411	877,500
11/1 71/	121 /20	04 909	100 000	173,121
114,714	121,429	94,000	100,009	1/3,121
85 539	85 228	8/1 967	106 /29	125,690
				123,030
12,359	12,109	11,232	4,714	4,805
220,128	224,541	197,518	226,832	303,616
556 066	561 628	591 438	567 579	573,884
		331,430		373,004
680,079	687,648	731,855	721,640	737,040
4,985	2,783	7,177	3,940	_
1,861	1,170	891	1,825	2,184
6,846	3,953	8,068	5,765	2,184
673,233	683,695	723,787	715,875	734,856
				LEV Q V
42.504	43.504	42.504	42.504	40 501
				42,584
558,002	5/1,446	618,499	607,668	630,509
600 586	614 020	661 092	650 252	673,093
300,360	014,030	001,005	030,232	073,093
72,647	69,665	62,704	65,623	61,763
673,233	683.695	723,787	715.875	734,856
	114,714 85,539 7,516 12,359 220,128 556,066 680,079 4,985 1,861 6,846 673,233 42,584 558,002 600,586	114,714 121,429 85,539 85,228 7,516 5,775 12,359 12,109 220,128 224,541 556,066 561,628 680,079 687,648 4,985 2,783 1,861 1,170 6,846 3,953 673,233 683,695 42,584 42,584 558,002 571,446 600,586 614,030 72,647 69,665	114,714 121,429 94,808 85,539 85,228 84,967 7,516 5,775 6,511 12,359 12,109 11,232 220,128 224,541 197,518 556,066 561,628 591,438 680,079 687,648 731,855 4,985 2,783 7,177 1,861 1,170 891 6,846 3,953 8,068 673,233 683,695 723,787 42,584 42,584 42,584 558,002 571,446 618,499 600,586 614,030 661,083 72,647 69,665 62,704	114,714 121,429 94,808 108,809 85,539 85,228 84,967 106,429 7,516 5,775 6,511 6,880 12,359 12,109 11,232 4,714 220,128 224,541 197,518 226,832 556,066 561,628 591,438 567,579 680,079 687,648 731,855 721,640 4,985 2,783 7,177 3,940 1,861 1,170 891 1,825 6,846 3,953 8,068 5,765 673,233 683,695 723,787 715,875 42,584 42,584 42,584 42,584 558,002 571,446 618,499 607,668 600,586 614,030 661,083 650,252 72,647 69,665 62,704 65,623

Chairman's Statement 主席報告



To our shareholders

On behalf of the Board of Directors (the "Board"), I hereby present the annual results of Fujikon Industrial Holdings Limited (the "Company") and its subsidiaries ("Fujikon" or the "Group") for the year ended 31 March 2023 (the "Review Year").

As we all know, the past two years have been a period filled with challenges for manufacturers around the world. Besides COVID-19 (the "Pandemic"), there have been political and military conflicts and resultant economic and social fallouts. During the past few months, with health restrictions lifted in many parts of the world and borders reopened, a sense of normality has nonetheless gradually returned. Moreover, concerns about shortages of critical components and scarcity of shipping containers have largely dissipated. With regard to the Group, the strong potential that our products possess is being increasingly realised by an upturn in market demand. Against a backdrop of change and recovery, our business strategies are starting to bear fruit as reflected in our latest financial results.

致各位股東

本人謹代表董事會(「董事會」)欣然提呈富士高實業控股有限公司(「本公司」)及其附屬公司(「富士高」或「本集團」)截至2023年3月31日止年度(「回顧年度」)之年度業績。

眾所周知,過往兩年對世界各地製造商充滿挑戰。除 COVID-19 (「疫症」)肆虐外,政治軍事衝突頻發,經濟和社會均受影響。於過去數月,隨著全球多地解除衛生限制,邊境重新開放,情況逐步回歸正常。此外,關鍵零部件短缺及貨運集裝箱不足的擔憂亦基本消除。就本集團而言,市場需求上升令旗下產品的巨大潛能日益彰顯。在變動及復甦環境下,誠如最近財務業績所示,本集團的業務策略初顯成效。

During the Review Year, we have sought to achieve progress on both the business development and operational fronts, on top of our persistent drive to innovate. This has involved both working independently and with our major customers in the research and development of new products. At the same time, we have continued to bolster our product development and engineering capabilities so that we are able to promptly respond to market demands, cater for client needs and ensure that Fujikon remains in the top flight. Our endeavours have included the ongoing development of a sophisticated product mix. This includes electro-acoustic products that are backed by True Wireless and Active Noise Cancellation ("ANC") technologies and headsets tailored for Call Centre & Office ("CC&O") and gaming that adopt head-tracking and low-latency wireless communication technologies all of which have higher entry barriers and were well received by the market during the Review Year. As we have witnessed in the past, the ability to deliver high-quality electro-acoustic products is paramount, as it allows us to tap sophisticated customers whose demand is less susceptible to consumer sentiment, which in turn contributes to the sustainable sales growth of the Group. Our latest financial performance testifies to this assertion, with both revenue and gross margin achieving notable upturns.

於回顧年度,在持續推進科技創新之餘,我們積極推

While our advanced products are crucial to our growth, we also recognise the importance of constantly bolstering our operations and production capabilities, as they are the pillars that support the Group's expansion and profitability. During the Review Year, we have promptly implemented measures to reinforce these pillars, including the closure of an underperforming business in our accessories segment, and the integration of production lines to optimise workflow. Furthermore, we have introduced strict cost controls and streamlined the workforce to rein in associated expenses as well as to raise efficiency. Such measures represent an ongoing effort that involves still more significant steps, including establishing a new hybrid production line that combines fully automated and semi-automated processes, and will be the precursor to an ambitious drive to modernise our production facilities. These facilities will feature advanced modular equipment that can be customised to meet specific design constraints, as well as allow us to produce advanced electro-acoustic products in high volumes - an important competitive edge and means of market differentiation.

With the tide of the Pandemic finally ebbing away, we are pleased to see the return of greater stability. However, we are well aware that the seas are rarely calm, and factors such as high inflation and interest rates in our key markets have the potential for negatively affecting consumption. Regardless of the possible challenges ahead, we are committed to building on the rich Fujikon legacy. With the blueprints in hand, unwavering commitment and effective leadership, as well as a sound financial position, we are steadfast in our determination to become our customers preferred strategic partner and an inspiration in the electro-acoustic industry.

疫症終見消散,局勢日趨穩定。然而,我們深知商海 跌宕起伏,各大市場通脹率及利率高企等因素可能削 弱消費。儘管未來可能挑戰重重,我們致力打造更為 強盛的富士高王國。憑藉既定藍圖規劃、堅持不懈及 有效領導,加上穩健的財務狀況,我們矢志成為客戶 首選戰略合作夥伴及電聲行業引領者。

Dividends

The Board has recommended the payment of a final dividend of HK5.0 cents per ordinary share and a special final dividend of HK1.0 cent per ordinary share. Together with an interim dividend of HK2.0 cents per ordinary share already paid, a total of HK8.0 cents per ordinary share will be distributed to shareholders for the Review Year.

Appreciation

I would like to take this opportunity to thank the management team and every member of the Fujikon family for their tremendous contributions to the Group during the Review Year. I wish to also to express my sincere gratitude to all of our business partners, shareholders and customers who have been our stalwart supporters, enabling us to navigate through peaks and troughs and excel over the past four decades.

Yeung Chi Hung, Johnny Chairman Hong Kong, 29 June 2023

股息

董事會建議派發每股普通股末期股息5.0港仙及每股普通股特別末期股息1.0港仙。連同已派付的每股普通股中期股息2.0港仙,回顧年度向股東派息總額將為每股普通股8.0港仙。

致謝

本人謹藉此機會對管理層團隊及全體富士高人員於回顧年度為本集團作出的巨大貢獻致以衷心感謝。本人亦誠摯感謝全體業務夥伴、股東及客戶所給予的堅定支持,助力我們應對市場跌宕起伏,創下40年之輝煌業績。

楊志雄

主席

香港,2023年6月29日

Management Discussion and Analysis

管理層討論及分析

Business Review

The year ended 31 March 2023 (the "Review Year") was a period of two halves, with the first half continuing to be shadowed by the COVID-19 pandemic (the "Pandemic"), while the latter half witnessed a gradual return to normality. Leveraging its quality products, which effectively addressed the demands from top-tier audio brands and discerning consumers, the Group and its customers were able to outpace the industry and strengthen their business despite the adverse economic climate. By sustaining the growth momentum generated in the first half of FY2022/23, the Group's total revenue increased by 23.5% to HK\$1,084.7 million (2022: HK\$878.3 million) for the Review Year. Moreover, gross profit increased to HK\$210.4 million (2022: HK\$115.3 million), with gross profit margin up to 19.4% (2022: 13.1%). Despite an increase in the cost of materials due to a change in product mix and a one-off expense incurred from ceasing the operation of an underperforming business in the accessories segment, as well as costs from streamlining the general workforce to enhance efficiency, the Group managed to achieve a business turnaround, primarily due to the aforementioned rise in the Group's revenue and implementation of effective controls on staff costs, as well as enhancement in the efficiency of production procedures and general operations. Consequently, the Group recorded a profit attributable to the equity holders of HK\$24.6 million (2022: loss of HK\$37.1 million) for the Review Year.

Business Segment Analysis

Headsets and Headphones

During the Review Year, the Group maintained efforts at strengthening its product development capabilities and reinforcing ties with top-tier audio brands. Moreover, on top of further advancing its pillar technologies, such as True Wireless, ANC and Hybrid ANC, the Group made great strides in Adaptive ANC, which is an enhancement of and new direction for its Hybrid ANC technology. As a result, the Group introduced a number of new products for brand customers, as well as launched several new products in the first half year that enjoyed favourable market response and sales. In addition, the Group continued to further expand the Call Centre & Office ("CC&O") product range to seize opportunities brought by the "New Normal", leading to sustained sales momentum. Owing to the aforementioned developments, revenue from the headsets and headphones business rose by 22.4% to HK\$764.3 million (2022: HK\$624.7 million), which accounted for 70.5% of the Group's total revenue.

業務回顧

截至2023年3月31日止年度(「回顧年度」)呈現先抑後 揚趨勢,上半年繼續受COVID-19疫症(「疫症」)陰霾籠 罩,而下半年則逐步恢復正常。憑藉優越品質產品, 有效滿足頂尖音頻品牌及眼光獨到客戶的需求,本 集團與其客戶表現於同業中脱穎而出,助力客戶業 務逆風增長。延續2022/23財政年度上半年的增長勢 頭,回顧年度本集團總收入增長23.5%至1,084,700,000 港元(2022:878,300,000港元)。同時,毛利增長至 210,400,000港元(2022:115,300,000港元),帶動毛利 率上升至19.4% (2022:13.1%)。儘管產品組合變動 導致原料成本增加、終止配件分部表現不佳業務營運 引致產生一次性開支,以及為提升效率精簡整體員工 隊伍產生一定費用,主要得益於上述集團收入增長、 實施有效員工成本控制以及提升生產程序和整體營運 效率,本集團仍竭力實現扭虧為盈。因此,於回顧年 度本集團錄得歸屬股權持有人之溢利24,600,000港元 (2022: 虧損37,100,000港元)。

業務分部分析

戴咪耳機及音響耳機

於回顧年度,本集團繼續提升產品開發能力,同時不斷加強與頂尖音頻品牌的合作聯盟。此外,在進一步發展真無線、主動降噪及混合式主動降噪等關鍵技術的基礎上,本集團於自適應主動降噪方面取得巨大進展,此乃混合式主動降噪技術的改進及新發展方向。因此,本集團面向品牌客戶推出一系列新產品,並於上半年推出多款新產品,市場反應及銷量均不俗。除此之外,本集團進一步擴大呼叫中心及辦公室(「呼叫中心及辦公室」)產品範疇,以把握「新常態」帶來中心及辦公室」)產品範疇,以把握「新常態」帶來明中心及辦公室」)產品範疇,以把握「新常態」帶來明中心及辦公室」,產品範疇,以把握「新常態」帶來明中心及辦公室」,產品範疇,以把握「新常態」帶來明中心及辦公室」,產品範疇,以把握「新常態」帶來明報及音響耳機業務收入增加22.4%至764,300,000港元(2022:624,700,000港元),佔本集團總收入的70.5%。



Business Segment Analysis (Continued)

Headsets and Headphones (Continued)

It is worth noting that container shortages and shipment delays have gradually been alleviated, hence easing associated cost pressures. In addition, the Group has been streamlining its workforce and enhancing production efficiency. The combination of such efforts have resulted in increased productivity and profitability for the headsets and headphones segment, contributing to a segment profit of HK\$23.0 million (2022: loss of HK\$31.7 million) for the Review Year.

Accessories and Components

Owing to the Group's strong ties with top-tier brands, the delivery of high-quality products that appeal to customers, and the robust performance of the packaging business, revenue from the accessories and components segment rose by 26.3% to HK\$320.4 million (2022: HK\$253.6 million), which accounted for 29.5% of the Group's total revenue.

During the first half of the Review Year, the Group strived to enhance the performance of the accessories and components business by consolidating resources, and decided to close an underperforming business in the accessories segment. As a result, the Group incurred one-off expenses, mainly in connection with redundancy costs. Nevertheless, the Group also benefited from a more streamlined workforce and greater efficiency, which contributed to an upsurge in segment profit of 366.3% to HK\$36.8 million (2022: HK\$7.9 million).

Prospects

Over the past 12 months, there has been a convergence of events that have led to highly unpredictable global economic conditions. While the lifting of COVID restrictions in many parts of the world and improvement in supply chains are positive developments, rising inflation and the resultant implementation of interest rate hikes by central banks, compounded by the ongoing Russia-Ukraine conflict and other geopolitical tensions have invariably curbed both consumer sentiment and consumer confidence. According to the International Monetary Fund, economic growth is expected to fall from 3.4% in 2022 to 2.8% in 2023, before settling at 3.0% in 2024, with advanced economies contracting from 2.7% to 1.3% and 1.4% respectively. Amid such uncertain conditions, the Group will remain alert to market dynamics, and manage operations in a prudent, pragmatic and shrewd manner.

業務分部分析(續)

戴咪耳機及音響耳機(續)

值得一提的是,集裝箱短缺及裝運延誤情況已逐漸緩解,從而減輕相關成本壓力。另一方面,本集團持續精簡團隊,提高生產效率。結合上述種種舉措,戴咪耳機及音響耳機分部的生產力及盈利能力提升,於回顧年度貢獻分部溢利為23,000,000港元(2022:虧損31,700,000港元)。

配件及零件

憑藉本集團與頂尖品牌客戶的穩固關係,加上本集團 為客戶提供滿足其需求的優質產品,且受包裝業務 表現強勁帶動,配件及零件分部之收入增加26.3%至 320,400,000港元(2022:253,600,000港元),佔本集團 總收入的29.5%。

於回顧年度上半年,本集團致力整合資源提升配件及零件業務表現,並決定關閉配件分部表現不佳的業務。因此,本集團錄得一次性開支,主要來自裁員成本。儘管如此,得益於進一步精簡員工團隊及提升工作效率,帶動分部溢利飆升366.3%至36,800,000港元(2022:7,900,000港元)。

展望

過去12個月發生的一系列事件,導致全球經濟狀況難以預測。雖然有見種種利好發展,諸如全球多地解除疫症限制及供應鏈改善,但通脹上升及因而導致各國央行採取加息政策,加之俄烏衝突持續及其他地緣政治局勢緊張,不可避免地衝擊消費情緒及消費信心。根據國際貨幣基金組織的資料,經濟增長預計由2022年的3.4%下降至2023年的2.8%,其後2024年回升至3.0%,而發達經濟體由2.7%分別降至1.3%及1.4%。在此不確定情況下,本集團將持續關注市場動態,並審慎、務實及靈活地管理業務營運。

Prospects (Continued)

With respect to the global earphones and headphones market, this segment is expected to be relatively resilient. According to one report, its market size was valued at US\$58.26 billion in 2022 and is projected to grow at a compound annual growth rate (CAGR) of 12.6% from 2023 to 2030, with revenue topping US\$163.83 billion at the start of the new decade1. The management believes that opportunities are indeed present, hence it will be committed to tightening the Group's partnerships with top-tier audio brands, further honing its product development expertise, and launching still more sophisticated products, particularly for tapping the True Wireless, CC&O and gaming arenas. Already, products that the Group has recently launched in these three categories have been well received, paving the way for their respective growth in business scale going forward. Regarding product development, the Group also plans to increase its competitiveness by investing in sophisticated acoustic simulation software, which includes recruiting relevant engineers and staff. In doing so, the Group will be able to get it right the first time round during the testing phase of projects, which in turn leads to shorter product development time.

On the operations front, the Group's restructuring and streamlining efforts have commenced. The primary objectives will be to implement measures that facilitate the management of the Group's production lines and overall operations in an optimum manner, leading to enhanced cost-efficiency and greater profitability. Correspondingly, among the Group's top priorities will be to open a new production line that brings together automated and semiautomated processes. This aligns with the goal of modernising its production facilities - fitted out with advanced, modular equipment that can cater for specific customer requirements. Such facilities would also enable the Group to better address the ongoing escalation in labour and production costs, while at the same time bolster productivity, enhance efficiency and deliver quality products on a consistent basis. Just as significant, the Group would thus be equipped to meet high-volume orders for advanced electroacoustic products. Separately, the Group will consider upgrading production equipment for high-demand products when deemed necessary. Existing factories will also undergo renovation so that the full production might of the Group can be best utilised.

In view of the unpredictability of the current business climate, the Group's principal focus will be to fortify its operations, strengthen collaborative ties with top-tier audio brand customers and deliver a steady stream of innovative solutions and products that capture the hearts of consumers. With clear strategies in place for realising such objectives — including tapping sophisticated and specialised markets, backed by firm leadership and strong financial position, the management trusts that the Group is well on track for long-term sustainable growth and development.

展望(續)

全球耳機市場方面,該分部預期表現相對穩健。根據一份報告,2022年耳機市場規模價值582.6億美元,預計於2023年至2030年期間將以12.6%的複合年增長率增長,至下個十年伊始,收入最高可達1,638.3億美元1。管理層相信市場不乏商機,故將致力增強本集團與尖音頻品牌客戶的夥伴關係,進一步鍛造產品開發專長,並推出更先進的產品,尤其是深耕真無線、呼叫中心及辦公室以及遊戲領域。本集團近期推出的爭爭人之。產品開發方面,本集團還計劃投資高精尖電聲模擬軟件,包括招聘相關工程師及員工,藉此提高其競類軟件,包括招聘相關工程師及員工,藉此提高其競爭力,以期於項目測試階段一舉成功,從而節省產品開發調期。

業務營運方面,本集團已著手進行重組及精簡,主要旨在採取措施以最佳方式優化生產線及整體營運實理,進而提高成本效益及盈利能力。為此,本集團首要任務之一是建立新的生產線,融合全自動與半自動流程,此舉符合其生產設施現代化的目標,即配備先進的模塊化設備,以滿足特定客戶要求。透過使用相關設施,本集團亦能更好地解決勞工及生產成本持續上升的問題,同時提高生產力、提升效率及提供完成先過質產品。同樣重要的是,本集團因此將能夠完成先進電聲產品的大批量訂單。另外,本集團將在必要時考慮升級生產設備,以滿足高需求量產品。現有工廠亦將進行改造,以充分利用本集團的全部產能。

鑒於當前商業環境難以預測,本集團將側重強化營運、加強與頂尖音頻品牌客戶的合作關係以及提供穩定的創新解決方案和產品,以牢牢吸引消費者。為實現上述目標,本集團已制定明確策略,包括開發精尖及專業化市場,輔以堅定的領導及穩健財務狀況,管理層相信本集團正穩步走向長期可持續增長及發展。

https://www.grandviewresearch.com/industry-analysis/earphone-and-headphone-market

Financial review

Liquidity and Financial Resources

The Group maintained at a strong financial position. Net current assets as at 31 March 2023 amounted to approximately HK\$556.1 million (2022: HK\$561.6 million). The Group's current and quick ratios were approximately 3.5 times (2022: 3.5 times) and 2.8 times (2022: 2.6 times), respectively.

The Group had cash and cash equivalents of approximately HK\$369.8 million as at 31 March 2023, representing a slight decrease of approximately 0.02% against approximately HK\$369.9 million as at 31 March 2022. Approximately 52.7%, 41.3% and 5.8% of the total cash and cash equivalents were denominated in US dollars, Renminbi and Hong Kong dollars respectively, and the remainders were in other currencies. As at 31 March 2023, the Group had aggregated banking facilities of approximately HK\$160.6 million (2022: HK\$160.6 million) for loans and trade financing, with an unused balance of approximately HK\$160.6 million (2022: HK\$160.6 million).

Foreign Exchange Exposure

The Group mainly operates in Hong Kong and China with most transactions settled in Hong Kong dollars, Renminbi and US dollars. The Group is mainly exposed to foreign exchange risk arising from future commercial transactions, recognised assets and liabilities denominated in currencies other than the functional currency of the group entities to which they relate.

During the year, the Group had recorded a net foreign exchange gain of approximately HK\$2.6 million (2022: HK\$2.1 million).

The recent fluctuation of Renminbi directly affected our operating costs. The Group will continuously monitor and enter foreign exchange forward contracts where appropriate.

Employee Information

As at 31 March 2023, the Group employed a total of approximately 2,400 (2022: 2,400) employees. The staff costs (including the directors' emoluments) accounted for approximately HK\$293.2 million during the year (2022: HK\$287.8 million).

The Group has developed its human resources policies and procedures based on performance and merit. Employees are rewarded on a performancerelated basis within the general framework of its salary and bonus system. Discretionary bonus is linked to the profit performance of the Group as well as individual performance. Benefits include staff accommodation, medical schemes, share option scheme, Mandatory Provident Fund for employees in Hong Kong and state-sponsored retirement plans for employees in China. The Group has also developed training programs to its management and employees to ensure they are properly trained.

財務回顧

流動資金及財務資源

本集團維持強健的財務狀況。於2023年3月31日,流動 資產淨值約為556.100.000港元(2022:561.600.000港 元)。本集團之流動及速動比率分別約為3.5倍(2022: 3.5倍)及2.8倍(2022:2.6倍)。

本集團於2023年3月31日之現金及現金等價物約為 369.800.000港元,較2022年3月31日約為369.900.000港 元輕微下跌約0.02%。現金及現金等價物中約52.7%、 41.3%及5.8%分別為美元、人民幣及港元計值,其餘 則為其他貨幣計值。於2023年3月31日,本集團之銀行 信貸額合共約為160.600,000港元(2022:160.600,000 港元)作貸款及貿易信貸,而未動用之餘額約為 160.600.000港元(2022:160.600.000港元)。

外匯風險

本集團主要於香港及中國經營業務,交易主要以港 元、人民幣及美元結算。本集團所承擔之外匯風險主 要來自未來商業交易、確認以集團實體相關功能貨幣 以外之貨幣結算之資產及負債。

於本年度,本集團錄得匯兑收益淨額約為2,600,000港 元(2022:2,100,000港元)。

人民幣近期的波動直接影響本集團營運成本。本集團 會持續監控外匯風險並於適當時候訂立外匯遠期合約。

僱員資料

於2023年3月31日, 本集團共聘用約2,400名(2022: 2,400名)僱員。於年內僱員支出(包括董事酬金)約為 293,200,000港元(2022:287,800,000港元)。

本集團亦根據工作表現及成績制訂人力資源政策及程 序。僱員報酬是根據慣常之薪酬及花紅制度按員工表 現給予的。酌情花紅視乎本集團之溢利表現及個別員 工之表現而定,而僱員褔利已包括宿舍、醫療計劃、 購股權計劃、香港僱員之強制性公積金計劃及中國內 地僱員之國家退休金計劃。本集團亦已為其管理層及 僱員提供培訓計劃,以確保彼等獲得適當培訓。

Management Discussion and Analysis 管理層討論及分析

Financial review (Continued)

Financial Guarantee

As at 31 March 2023, the Company had provided corporate guarantees of approximately HK\$155.7 million (2022: HK\$155.7 million) to secure banking facilities of its subsidiaries. No facilities were utilised by the subsidiaries as at 31 March 2023 and 2022.

財務回顧(續)

財務擔保

於2023年3月31日,本公司提供約為155,700,000港元(2022:155,700,000港元)之企業擔保,以作為其附屬公司之銀行融資之擔保。於2023及2022年3月31日,附屬公司並沒有使用任何信貸額。

Biographical Details of Directors and Senior Management

董事及高級管理層履歷

Executive Director

Mr. YEUNG Chi Hung, Johnny, M.H., aged 78, is a co-founder of the Group. He has been the Chairman and an Executive Director since 2000 and was appointed as Chief Executive Officer of the Company on 1 October 2011. Mr. Yeung is responsible for the overall strategic planning and business development of the Group. He is instrumental in the formulation and implementation of the business policies of the Group. Mr. Yeung was elected the Honorary Fellowship 2004 by The Professional Validation Council of Hong Kong Industries, Directors of The Year Awards 2007 (Executive Director): Listed Companies (SEHK - Non Hang Seng Index Constituents) by The Hong Kong Institute of Directors. In 2014, he was awarded the University Fellow of The Hong Kong Polytechnic University, re-elected the Industrial Fellow of Warwick University, the Medal of Honor ("M. H.") at the Seventeenth Anniversary of the Establishment of the HKSAR, also awarded the Honorary Fellowships of Vocational Training Council in 2019, bestowed the honorary fellowships by The City University of Hong Kong in 2021 and awarded the Outstanding Service Award organized by the Department of Electrical Engineering of City University of Hong Kong in 2023 respectively.

Mr. Yeung has over 50 years of experience in the electronics and acoustics industry and he was elected the Outstanding Achievement Award of Hong Kong Electronics Industry Council in April 2018. In addition, Mr. Yeung is the Executive Committee Member of the Chinese Manufacturers' Association of Hong Kong, the Member of Innovation and Technology Training Board of the Vocational Training Council, the Honorary President of Hong Kong Wong Tai Sin Industry and Commerce Association, the Honorary Chairman of Hong Kong Electronics Industries Association and the Honorary Chairman & the Vice Chairman of Dongguan Electronics Industries Association, the Deputy Supervisor of Dongguan City Association of Enterprises with Foreign Investment and the President of Humen Branch respectively. Mr. Yeung is the father of Mr. Yeung Siu Chung, Ben, an Executive Director of the Company.

Mr. YUEN Yee Sai, Simon, aged 81, is a co-founder of the Group. He has been the Joint Deputy Chairman and an Executive Director since 2000. Mr. Yuen is responsible for the overall strategic planning of production and operation related affairs of the Group. He was elected the Associateship 2004 by The Professional Validation Council of Hong Kong Industries. Mr. Yuen has over 50 years of experience in the electronics industry and has in depth knowledge of trading in the PRC. In addition, he is the Honorary Citizen of Dongguan City and Humen Town. Mr. Yuen is the father of Mr. Yuen Chi King, Wyman, an Executive Director of the Company.

執行董事

楊志雄先生,M.H.,78歲,本集團聯合創辦人。自2000年出任本集團主席及執行董事,並於2011年10月1日委任為本公司之行政總裁。楊先生負責本集團之整體策略性規劃及業務發展。彼對於為本集團制訂及業務政策上作出重大貢獻。楊先生於2004年獲香港工業專業評審局頒發榮譽院士、2007年獲香港董事學會發傑出董事獎(執行董事):上市公司(香港交易所一非恆生指數成分股)、2014年獲香港理工大學頒發院士及英國華威大學再度頒發工業院士、香港特別行政區成立十七周年獲授榮譽勳章(「M. H.」)、2019年獲職業訓練局頒授榮譽院士並分別於2021年獲香港城市大學頒授榮譽院士、2023年獲香港城市大學電機工程學系頒發傑出服務獎。

楊先生於電子及音響行業積逾50多年經驗,更於2018 年4月獲香港電子業總會頒發香港電子業傑出成就獎。 此外,楊先生為中華廠商聯合會常務會董、職業訓練 局創新及科技訓練委員會委員、香港黃大仙工商業聯 會永遠名譽會長、香港電子業商會榮譽會長以及東莞 電子業商會名譽會長及副會長、東莞市外商投資企業 協會副監事長及虎門分會會長。楊先生是本公司執行 董事楊少聰先生之父親。

源而細先生,81歲,本集團聯合創辦人,自2000年出任本集團之聯席副主席及執行董事。源先生負責本集團生產事務及營運之整體策略性規劃。彼於2004年獲香港工業專業評審局頒發副院士。源先生在電子行業方面積逾50多年經驗,並對中國貿易具有深入了解。此外,彼乃東莞市榮譽市民及虎門鎮榮譽市民。彼為本公司執行董事源子敬先生之父親。

Executive Director (Continued)

Mr. CHOW Man Yan, Michael, aged 74, is a co-founder of the Group. He has been the Joint Deputy Chairman and an Executive Director since 2000. He is responsible for the overall strategic planning of related affairs of the Group. Mr. Chow was elected the Associateship 2004 by The Professional Validation Council of Hong Kong Industries and the Distinguished Service for Community Building of the Secretary for Home Affairs' Commendation Scheme in the year of 2015-2016. He has over 50 years of experience in the electronics and acoustics industry, especially in production and material management and inventory control. Mr. Chow is the brother of Ms. Chow Lai Fung, an Executive Director of the Company.

Mr. YUEN Chi King, Wyman, aged 48, is an Executive Director of the Group. Mr. Yuen joined the Group in August 2006 and is responsible for overseeing the implementation of corporate strategy and the financial functions of the Group. With effect from 1 April 2020, he was appointed as the Company Secretary of the Company and is responsible for company secretarial matters of the Group. Mr. Yuen graduated from the University of Toronto, Canada with a Bachelor degree of Commerce and from Saint Louis University, United States of America with a Master degree of Finance. Prior to joining the Group, Mr. Yuen has worked for a few regional financial securities institutions and was responsible for the provision of corporate finance advisory services. Mr. Yuen has more than 15 years of experience in financial securities industry and he is a member of the Hong Kong Institute of Certified Public Accountants. Mr. Yuen is the son of Mr. Yuen Yee Sai, Simon, the Joint Deputy Chairman of the Company.

Mr. YEUNG Siu Chung, Ben, aged 47, is an Executive Director and Chief Operating Officer of the Group. He joined the Group in 2002 and was appointed as an Executive Director in August 2007. Mr. Yeung is responsible for overseeing the business development functions and implementing the corporate strategy of the Group, and committed to modernise the company's management system. He holds a Master of Business Administration degree from Yale University, United States of America and a Bachelor of Science degree in International Business from Pepperdine University, United States of America. Mr. Yeung has over 20 years of working experience in an engineering and marketing capacity. He was elected Young Industrialist Awards 2013 of Hong Kong by Federation of Hong Kong Industries and awarded the Most Valuable CIO by BT Media/CSDN in 2014. In addition, Mr. Yeung is a Vice President of Hong Kong Electrical Appliance Industries Association and a member of the Entrepreneurs' Organization (EO). He is the son of Mr. Yeung Chi Hung, Johnny, who is the Chairman and Chief Executive Officer of the Company.

執行董事(續)

周文仁先生,74歲,本集團聯合創辦人,自2000年出任本集團之聯席副主席及執行董事。周先生負責本集團事務之整體策略性規劃。彼於2004年獲香港工業專業評審局頒發副院士,更於2015-2016年度獲民政事務局局長嘉許計劃授予傑出社區服務人士獎。周先生於電子及音響行業(特別是生產及物料管理及存貨控制)積逾50多年經驗。周先生為本公司之執行董事周麗鳳女士之胞兄。

源子敬先生,48歲,本集團之執行董事。彼於2006年8 月獲委任為執行董事,負責監察本集團的企業策略和 財務職能。由2020年4月1日起,源先生被委任為本公 司的公司秘書,負責本集團的公司秘書事務。彼畢業 於加拿大多倫多大學及美國聖路易大學,分別取得商 學學士學位及金融碩士學位。於加入本集團前,源先 生曾於多間區內金融證券機構任職,負責提供企業融 資顧問服務。源先生於金融證券業方面擁有逾15年以 上經驗,彼為香港會計師公會之會員。源先生為本公 司聯席副主席源而細先生之兒子。

楊少聰先生,47歲,本集團之執行董事及首席營運總監。2002年加入本集團,並於2007年8月獲委任為執行董事。負責監督本集團之業務發展,企業策略以及致力優化集團系統使公司之管理現代化。彼持有美國耶魯大學之工商管理碩士學位及美國佩珀代因大學國際工商理學士學位。楊先生於工程及市場營銷方面擁有逾20年工作經驗。楊先生分別於2013年獲香港工業總會頒發香港青年工業家獎及2014年獲BT傳媒聯合CSDN共同頒發最具價值CIO。此外,楊先生為香港電器業協會副理事長及創業者組織(EO)成員。彼為本公司主席兼行政總裁楊志雄先生之兒子。

Executive Director (Continued)

Ms. CHOW Lai Fung, aged 59, is an Executive Director of the Group. Ms. Chow joined the Group in March 2001 and was appointed as an Executive Director on 1 August 2007. She is the Chief Financial Officer of the Group. She graduated from the University of Missouri-Kansas City, United States of America with a Bachelor of Science degree in Accounting. She has over 20 years of experience in management, accounting and finance. Ms. Chow is a member of the Hong Kong Institute of Certified Public Accountants. She is the sister of Mr. Chow Man Yan, Michael, the Joint Deputy Chairman of the Company.

Independent non-executive Director

Dr. NG Wang Pun, Dennis, aged 72, holds a master degree in materials engineering from Yanshan University and a doctorate degree in business administration from City University of Macau (formerly known as Asia International Open University (Macau)). He was awarded a fellowship by the Professional Validation Council of Hong Kong in 2004 and The Hong Kong Polytechnic University in 2014/2015, and an honorary fellowship by Vocational Training Council in 2017. Dr. Ng is the Honorary Consul of the Federal Democratic Republic of Ethiopia in the Hong Kong Special Administrative Region of the People's Republic of China. He was awarded the Medal of Honor (MH), the Bronze Bauhinia Star Award (BBS) and the Silver Bauhinia Star Award (SBS) by The Government of the Hong Kong Special Administrative Region in 2007, 2013 and 2020 respectively.

Dr. Ng is the founder of Polaris, an ivory ornaments and jewelry manufacturer company, and is currently the managing director of Polaris Arts & Jewelry Limited, a company that is principally engaged in the investment and trading of jewelries. He is the Permanent Honorary President of the Chinese Manufacturers' Association of Hong Kong. Dr. Ng is currently a member of the Trade and Industry Advisory Board, a member of the vetting committee of the Re-industrialisation Funding Scheme organized by the Innovation and Technology Commission, the chairman of the Hong Kong Export Credit Insurance Corporation Advisory Board and the chairman of the Hong Kong & Kowloon Chiu Chow Public Association.

Mr. CHE Wai Hang, Allen, aged 55, had been an independent non-executive Director of the Company for 4 years since March 2000. On June 2005, Mr. Che re-joined the Company as an independent non-executive Director. He holds a bachelor of laws degree and a postgraduate certificate in laws from The University of Hong Kong. Mr. Che was admitted as a solicitor of the Supreme Court of Hong Kong in 1993 and also became as a member of The Law Society of Hong Kong in the same year. Mr. Che has been practicing as a solicitor in Hong Kong over 20 years and is currently a partner of Wong, Hui & Co., Solicitors.

執行董事(續)

周麗鳳女士,59歲,本集團之執行董事。周女士於 2001年3月加入本集團,並於2007年8月1日獲委任為 本公司執行董事。彼為本集團之首席財務總監。周女 士畢業於美國密蘇里大學肯薩斯分校會計專業學士學 位。彼於管理、會計及財務方面擁有逾20年經驗。彼 為香港會計師公會之會員。周女士為本公司之聯席副 主席周文仁先生之胞妹。

獨立非執行董事

吳宏斌博士,72歲,持有燕山大學材料工程碩士學位 及澳門城市大學(前稱亞洲(澳門)國際公開大學)工商 管理博士學位。彼於2004年獲香港工業專業評審局及 2014/2015年香港理工大學頒發院士榮銜,及於2017年 獲職業訓練局頒發榮譽院士。吳博士為埃塞俄比亞聯 邦民主共和國駐中華人民共和國香港特別行政區名譽 領事。彼於2007年、2013年及2020年分別獲香港特別 行政區政府頒授榮譽勳章(MH)、銅紫荊星章(BBS)及銀 紫荊星章(SBS)。

吳博士為寶星(象牙飾物及珠寶製造商)創辦人,現為 寶星行工藝品首飾有限公司(一間主要從事珠寶投資及 貿易的公司)董事總經理。彼為香港中華廠商聯合會 的永遠名譽會長。吳博士現任工業貿易諮詢委員會委 員、創新科技署推出的再工業化資助計劃評審委員會 委員、香港出口信用保險局諮詢委員會主席及香港九 龍潮州公會主席。

車偉恒先生,55歲,自2000年3月起曾出任本公司獨 立非執行董事4年。於2005年6月,車先生重返本公司 出任本公司獨立非執行董事。彼獲香港大學頒發法律 學士學位及法律專業證書。車先生於1993年獲認許為 香港最高法院律師,並亦於同年成為香港律師公會會 員。車先生作為香港執業律師逾20年,現時為黃許律 師行合夥人。

Independent non-executive Director (Continued)

Mr. LEE Yiu Pun, aged 61, has been an independent non-executive Director since June 2005. Mr. Lee holds a bachelor of commerce degree majoring in accounting and marketing from the University of Calgary, Canada. He is an associate member of the Hong Kong Institute of Certified Public Accountants. Mr. Lee worked as the group financial controller of S.A.S. Dragon Holdings Limited from 1994 to 1999, the financial controller of Magician Industries (Holdings) Limited from 1999 to 2000, and deputy finance director of Henderson China Holdings Limited from 2000 to 2001, all of which are listed on the Hong Kong Stock Exchange. Mr. Lee is currently the vice president of finance of a private group of companies.

Senior Management

Mr. MAN Yu Ming, aged 83, is the Managing Director of Fujikon Packing Material Company Limited. He joined the Group in July 1987.

獨立非執行董事(續)

李耀斌先生,61歲,從2005年6月起成為本公司獨立非執行董事。李先生持有加拿大The University of Calgary之商科學士學位,主修會計及市場推廣。彼為香港會計師公會之會員。李先生於1994年至1999年期間在時捷集團有限公司任職集團財務總監。於1999年至2000年期間在通達工業(集團)有限公司任職財務總監,並於2000年至2001年在恆基中國集團有限公司任職副財務董事,上述所有公司均於香港聯交所上市。李先生現時於一家私人集團公司任職財務副總裁。

高級管理層

萬汝明先生,83歲,富士高包裝物料有限公司之董事總經理。彼於1987年7月加入本集團。

Report of the Directors

董事會報告

The directors (the "Directors") of Fujikon Industrial Holdings Limited (the "Company") have the pleasure of presenting the annual report together with the audited financial statements of the Company and its subsidiaries (together, the "Group") for the year ended 31 March 2023 (the "Year").

富士高實業控股有限公司(「本公司」)董事(「董事」)欣然提呈本公司及其附屬公司(統稱「本集團」)截至2023年3月31日止年度(「本年度」)之年報及經審計財務報表。

主要業務及營運分部分析

Principal activities and segment analysis of operations

The principal activity of the Company is investment holding. The activities of the subsidiaries are set out in Note 11 to the consolidated financial statements. An analysis of the Group's performance for the Year by segment information is set out in Note 5 to the consolidated financial statements.

本公司之主要業務為投資控股,其附屬公司之業務載列於綜合財務報表附註11。本集團於本年度業績之分部資料分析載列於綜合財務報表附註5。

Business review

A fair review of the business of the Group during the Year and a discussion on the Group's future business development are set out in the sections headed "Chairman's Statement" and "Management Discussion and Analysis" on pages 8 to 12 of this annual report.

A summary of the key performance indicators of the Group is set out in the section headed "Financial Highlights" on page 2 of this annual report. No important event affecting the Group has occurred after 31 March 2023.

The business operations and results may be affected by various factors. The discussion of principal risks and uncertainties faced by the Group are set out in the sections headed "Chairman's Statement" and "Management Discussion and Analysis" on pages 5 to 12 of this annual report. The financial risk factors are set out in Note 3 to the consolidated financial statements. Details of risk management are set out in the section headed "Corporate Governance Report" under the paragraph headed "Risk management and internal control" on pages 40 to 41 of this annual report.

In addition, discussions on the environmental policies and performance, compliance with the relevant local laws and regulations that have a significant impact on the Group and the account of the key relationships of the Group with its employees, customers and suppliers are set out in the section headed "Environmental, Social and Governance Report" on pages 49 to 79 of this annual report.

業務回顧

有關本集團本年度業務之公平回顧及有關本集團未來業務發展之討論載於本年報第8至12頁之「主席報告」及「管理層討論及分析」兩節。

有關本集團主要表現指標之概要載於本年報第2頁之 「財務摘要」一節。於2023年3月31日後並無發生對本集 團構成影響之重大事件。

業務營運及業績或會受多種因素影響。有關本集團所面臨主要風險及不確定因素之討論載於本年報第5至12 頁之「主席報告」及「管理層討論及分析」兩節。財務風險因素載於綜合財務報表附註3。風險管理詳情載於本年報第40至41頁之「企業管治報告」一節內「風險管理及內部監控」一段。

此外,有關環境政策及表現之討論、對本集團構成重大影響之地方相關法律法規之遵守情況以及本集團與其僱員、客戶及供應商之主要關係論述載於本年報第49至79頁之「環境、社會及管治報告」一節。

Results and appropriations

The results of the Group for the Year are set out in the consolidated statement of comprehensive income on page 87 of this annual report.

Dividends

An interim dividend of HK2.0 cents per ordinary share was paid during the Year. The Directors recommended the payment of a final dividend of HK5.0 cents per ordinary share and a special final dividend of HK1.0 cent per ordinary share (the "Dividend"), subject to the approval by the shareholders at the forthcoming annual general meeting (the "Annual General Meeting"). The Dividend is expected to be paid on 15 September 2023, to those shareholders whose names appeared on the register of members of the Company on 31 August 2023.

Other reserves

Movements in other reserves of the Group and the Company during the Year are set out in Notes 20 and 34 to the consolidated financial statements respectively.

Share capital and share options

Details of movements in share capital and share options of the Company are set out in Notes 18 and 19 to the consolidated financial statements respectively.

Distributable reserves

As at 31 March 2023, the Company's reserves of approximately HK\$138,800,000 (subject to provisions of the Companies Act 1981 of Bermuda (as amended)) and retained earnings of approximately HK\$14,576,000 were available for distribution to the Company's shareholders.

Pre-emptive rights

There is no provision for pre-emptive rights under the Company's bye-laws (the "Bye-Laws") and the laws in Bermuda.

Purchase, sale or redemption of shares

Neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the Company's shares during the Year.

業績及撥款

本集團本年度之業績載列於本年報第**87**頁之綜合全面 收益表。

股息

本年度已派發每股普通股中期股息2.0港仙。董事建議派付每股普通股末期股息5.0港仙及每股普通股特別末期股息1.0港仙(「股息」),惟須待股東於應屆股東週年大會(「股東週年大會」)上批准作實。股息預期於2023年9月15日向2023年8月31日名列本公司股東名冊之股東派付。

其他儲備

本集團及本公司於本年度其他儲備之變動分別載列於 綜合財務報表附註20及34。

股本及購股權

本公司股本及購股權之變動詳情分別載列於綜合財務 報表附註18及19。

可供分派儲備

於2023年3月31日,本公司可供分派予本公司股東之儲備約為138,800,000港元(受百慕達《1981年公司法》(經修訂)之條文所限)及保留溢利約為14,576,000港元。

優先認購權

本公司之公司細則(「公司細則」)及百慕達法例並無載 有優先認購權之規定。

購買、出售或贖回股份

本公司及其任何附屬公司於本年度概無購買、出售或 贖回任何本公司股份。

Donations

Charitable and other donations made by the Group during the Year amounted to approximately HK\$113,000.

Property, plant and equipment

Details of movements in property, plant and equipment of the Group during the Year are set out in Note 6 to the consolidated financial statements.

Retirement schemes

Particulars of retirement schemes are set out in Note 32 to the consolidated financial statements.

Five-year financial summary

A summary of the Group's financial information for the last five financial years is set out on pages 3 to 4 of this annual report.

Directors

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

Executive Directors

Mr. Yeung Chi Hung, Johnny (Chairman & Chief executive officer)

Mr. Yuen Yee Sai, Simon (Joint deputy chairman)

Mr. Chow Man Yan, Michael (Joint deputy chairman)

Mr. Yuen Chi King, Wyman

Mr. Yeung Siu Chung, Ben

Ms. Chow Lai Fung

Independent non-executive Directors

Dr. Ng Wang Pun, Dennis

Mr. Che Wai Hang, Allen

Mr. Lee Yiu Pun

According to the Bye-Laws, one-third of the Directors for the time being shall retire from office by rotation provided that every Director shall be subject to retirement at an annual general meeting at least once every three years. Pursuant to Bye-Law 99, Dr. Ng Wang Pun, Dennis Mr. Che Wai Hang, Allen and Mr. Lee Yiu Pun will retire from the office of Directors by rotation at the Annual General Meeting. Such Directors, being eligible, will offer themselves for re-election at the Annual General Meeting. All the other Directors will remain in office.

Brief biographical details of the Directors who will be proposed for reelection at the Annual General Meeting are set out on pages 13 to 16.

捐款

本集團於本年度之慈善及其他捐款約為113,000港元。

物業、廠房及設備

本集團於本年度物業、廠房及設備之變動詳情載列於 綜合財務報表附註**6**。

退休金計劃

退休金計劃詳情載列於綜合財務報表附註32。

五年財務撮要

本集團過去五個財政年度之財務資料之撮要載列於本 年報第3至4頁。

董事

本年度及截至本報告日期任職之董事如下:

執行董事

楊志雄先生(主席兼行政總裁) 源而細先生(聯席副主席) 周文仁先生(聯席副主席) 源子敬先生 楊少聰先生 周麗鳳女士

獨立非執行董事

吳宏斌博士 車偉恒先生 李耀斌先生

根據公司細則,當時三分之一在任董事須輪值退任,惟各董事須至少每隔三年在股東週年大會上輪值退任一次。根據公司細則第99條,吳宏斌博士、車偉恒先生及李耀斌先生將於股東週年大會上輪流退任董事職務。該等董事符合資格且願意於股東週年大會膺選連任。其餘所有董事將繼續任職。

擬將於股東週年大會上膺選連任的董事的簡歷資料載 於第13至16頁。

Director's interest in competing business

None of the Directors is or was interested in any business apart from the Group's business that competes or competed or is or was likely to compete, either directly or indirectly, with the Group's business at any time during the Year and up to and including the date of this annual report.

Directors' service contracts

None of the Directors have an unexpired service contract which is not determinable by the Company or any of its subsidiaries within one year without payment of compensation other than statutory compensation.

Independence of independent non-executive Directors

The Company has received from each of the independent non-executive Directors an annual confirmation of independence pursuant to Rule 3.13 of the Rules (the "Listing Rules") Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") and considers all independent non-executive Directors to be independent.

Directors' and chief executive's interests in shares, underlying shares and debentures of the Company or its associated corporations

As at 31 March 2023, the Directors and chief executive of the Company had the following interests or short positions in the Shares, underlying Shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) (the "SFO")) as recorded in the register required to be kept under Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code"), were as follows:

董事於競爭業務之權益

於本年度及直至本年度報告日期(包括該日)內任何時間,概無董事於本集團業務以外任何直接或間接與本集團業務構成或曾構成或可能構成競爭的業務中擁有或曾擁有權益。

董事服務合約

董事概無訂立任何本公司或其任何附屬公司不得於一 年內終止而毋須作出賠償(法定補償除外)之未屆滿服 務合約。

獨立非執行董事之獨立性

本公司已接獲各獨立非執行董事根據香港聯合交易所有限公司(「聯交所」)證券上市規則(「上市規則」)第 3.13條發出之年度獨立性確認函,並認為所有獨立非執行董事均屬獨立人士。

董事及主要行政人員於本公司或其聯營公司之股份、相關股份及債券之權益

於2023年3月31日,本公司董事及主要行政人員於本公司或其聯營公司(定義見證券及期貨條例(香港法例第571章)(「證券及期貨條例」)第XV部)之股份、相關股份及債券中擁有下列須記入根據證券及期貨條例第352條所存置之登記冊,或根據上市發行人董事進行證券交易的標準守則(「標準守則」)須知會本公司及聯交所之權益或淡倉:

Directors' and chief executive's interests in shares, underlying shares and debentures of the Company or its associated corporations (Continued)

董事及主要行政人員於本公司或其聯營公司之股份、相關股份及債券之權益(續)

Interests in the Company

於本公司之權益

Number of ordinary shares of HK\$0.10 each (the "Shares")

每股0.10港元之普通股(「股份」)數目

		Beneficial	Beneficiary	Interest of controlled		*Approximate percentage of	
Name of Directors 董事姓名		interests 實益權益		corporations 受控制法團權益	Total 總計	shareholding *概約持股百分比	
Yeung Chi Hung, Johnny	楊志雄	11,757,000			11,757,000	2.76%	
Yuen Yee Sai, Simon	源而細	1,000		64,571,500(1)	64,572,500	15.16%	
Chow Man Yan, Michael	周文仁	8,355,000	-	70,571,500(2)	78,926,500	18.53%	
Yeung Siu Chung, Ben	楊少聰	32,020,000	- 1 7 -	42,571,500(3)	74,591,500	17.52%	
Chow Lai Fung	周麗鳳	1,020,000	-		1,020,000	0.24%	

^{*} The percentage has been compiled based on the total number of Shares in issue (i.e. 425,839,000 Shares) as at 31 March 2023.

有關百分比乃按於2023年3月31日已發行股份總數(即425,839,000股股份)計算。

Notes:

- The 64,571,500 Shares are held by Sky Talent Enterprises Limited, a private limited company beneficially wholly owned by Mr. Yuen Yee Sai, Simon.
- The 70,571,500 Shares are held by Asia Supreme Limited, a private limited company beneficially wholly owned by Mr. Chow Man Yan, Michael.
- The 42,571,500 Shares are held by Loyal Fair Group Limited, a private limited company wholly owned by Mr. Yeung Siu Chung, Ben.

Save as disclosed above, none of the Directors and chief executive of the Company had any interests and short positions in the Shares, underlying Shares and debentures of the Company or its associated corporations (within the meaning of the SFO) as recorded in the register required to be kept under Section 352 of the SFO, or as otherwise required to be notified to the Company and the Stock Exchange pursuant to the Model Code as at 31 March 2023.

附註:

- 該64,571,500股股份由Sky Talent Enterprises Limited持有 Sky Talent Enterprises Limited為一間由源而細先生全資實益擁有的私人有限公司。
- 該70,571,500股股份由Asia Supreme Limited持有, Asia Supreme Limited為一間由周文仁先生全資實益擁有的私 人有限公司。
- 該42,571,500股股份由Loyal Fair Group Limited持有, Loyal Fair Group Limited為一間由楊少聰先生全資擁有的 私人有限公司。

除上文所披露者外,於2023年3月31日,概無本公司董事及主要行政人員於本公司或其聯營公司(定義見證券及期貨條例)之股份、相關股份及債券中擁有任何須記入根據證券及期貨條例第352條所存置之登記冊之權益及淡倉,或須根據標準守則知會本公司及聯交所之權益及淡倉。

Information on share option schemes

The Company adopted share option schemes under which it may grant options to eligible participants (including executive Directors) to subscribe for Shares. Details of the schemes are set out in Note 19 to the consolidated financial statements.

Pursuant to the ordinary resolutions of the Company passed on 3 August 2012, the Company adopted a share option scheme (the "Old Scheme"). As at the date of this report, the Old Scheme has expired. At the annual general meeting of the Company held on 12 August 2022, an ordinary resolution was passed for the adoption of a new share option scheme (the "New Scheme").

As at the date of this report, there were no outstanding options granted but not exercised under the Old Scheme. As at 31 March 2023, no options were granted under the New Scheme.

The Company is aware that under Rule 17.03A of the Listing Rules which came into effect on 1 January 2023, participants of share schemes shall only comprise employee participants, related entity participants and service providers (as defined in the Listing Rules). The Company will only grant the share options under the New Scheme to eligible participants in compliance with Rule 17.03A of the Listing Rules and pursuant to the transitional arrangements for share schemes existing as at 1 January 2023 as specified by the Stock Exchange.

The principal terms of the New Scheme are as follows:

1. Purpose of the New Scheme

As incentive or rewards to eligible participants for their contribution to the Group.

2. Eligible participants of the New Scheme

Any employee (whether full-time or part-time, including any executive director) of the Company or its subsidiaries or any entity which any member of the Group holds any equity interest, any non-executive Director, any shareholder, any supplier and any customer of the Company or any of its subsidiaries, and any person or entity that provides research, development or other technological support or any adviser or consultant to the business development of any entity which any member of the Group holds any equity interest

Total number of Shares available for issue under the New Scheme and percentage to the issued share capital as at 31 March 2023

42,583,900 Shares (10% of the total issued share capital as at 31 March 2023).

購股權計劃之資料

本公司已採納購股權計劃。據此,本公司可向合資格 參與者(包括執行董事)授出可認購股份之購股權。有 關計劃詳情載列於綜合財務報表附註19。

根據本公司於2012年8月3日通過之普通決議案,本公司採納一項購股權計劃(「舊計劃」)。於本報告日期,舊計劃已到期。本公司於2022年8月12日所舉行之股東週年大會上,通過一項普通決議案以採納新購股權計劃(「新計劃」)。

於本報告日期,概無根據舊計劃發行在外但尚未行使 的購股權。於2023年3月31日,並無根據新計劃授出任 何購股權。

本公司知悉,根據於2023年1月1日生效的上市規則第 17.03A條,股份計劃參與者應僅包含僱員參與者、關 聯實體參與者及服務提供者(定義見上市規則)。本公 司將遵循上市規則第17.03A條及根據聯交所所規定於 2023年1月1日現有的股份計劃過渡安排根據新計劃僅 向合資格參與者授出購股權。

新計劃之主要條款如下:

1. 新計劃之目的

作為合資格參與者為本集團所作貢獻之獎勵或獎賞。

2. 新計劃之合資格參與者

本公司或其任何附屬公司或本集團任何成員公司 持有任何股權之任何實體之任何僱員(不論全職 或兼職,包括任何執行董事)、本公司或其任何 附屬公司任何非執行董事、任何股東、任何供應 商及任何客戶,以及為本集團任何成員公司持有 任何股權之任何實體業務發展提供研發或其他技 術支持的任何人士或實體或其任何顧問或諮詢 人。

3. 新計劃可供發行之股份總數及佔2023年3月 31日已發行股本之百分比

42,583,900股股份(相當於**2023**年**3**月**31**日已發行股本總額**10%**)。

Information on share option schemes (Continued)

4. Maximum entitlement of each participant under the New Scheme

Not exceeding 1% of the issued share capital of the Company for the time being in any 12-month period. Any further grant of options in excess of such limit must be separately approved by the Shareholders in general meeting.

5. The period within which the Shares must be taken up under an option

A period (which may not expire later than 10 years from the date of offer of that option) to be determined and notified by the Directors to the grantee thereof.

The vesting period for which an option must be held before it can be exercised

Unless otherwise determined by the Directors, there is no vesting period required under the New Scheme for the holding of an option before it can be exercised.

The amount payable on application or acceptance of the option and the period within which payments or calls must or may be made

A remittance in favour of the Company of HK\$1.0 on or before the date of acceptance (which may not be later than 21 days from the date of offer).

8. The basis of determining the exercise price

Being determined by the Directors and being not less than the highest of:

- a. the closing price of the Shares as stated in the Stock Exchange's daily quotations sheet on the date of offer;
- 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 of offer; and
- c. the nominal value of the Shares.

9. The remaining life of the New Scheme

The New Scheme is valid and effective for a period of 10 years commencing on 12 August 2022 (being the date of fulfilment of all conditions on the adoption of the New Scheme).

購股權計劃之資料(續)

4. 各參與者根據新計劃可獲發行之股份數目上 限

於任何12個月期間不超過本公司當時已發行股本之1%。超過此上限的任何進一步購股權批授必須經股東於股東大會逐項批准。

5. 必須根據購股權認購股份之期限

購股權認購期限將由董事釐定及通知承授人,但該期限不得遲於購股權要約當日起計**10**年。

6. 行使購股權前必須持有購股權之歸屬期

除非董事另有決定,新計劃下並無規定行使購股 權前必須持有購股權之歸屬期。

7. 申請或接納購股權應付之款項,以及必須或 可予繳款或催繳款項之期間

於接納當日或之前(不得遲於自要約當日起計21日)匯寄1.0港元予本公司。

8. 釐定行使價之基準

由董事釐定,惟不會低於下列各項之最高者:

- a. 要約當日股份於聯交所每日報價表所示之收 市價:
- b. 緊接要約當日前五個營業日股份於聯交所每日報價表所示平均收市價;及
- c. 股份面值。

9. 新計劃餘下之期限

新計劃自2022年8月12日(即採納新計劃之全部條件達成之日)起計10年內有效及生效。

Information on share option schemes (Continued)

During the Year, no options had been granted under the New Scheme.

At no time during the Year was the Company or any of its subsidiaries or holding companies a party to any arrangements to enable any of the Directors or the Company's chief executive to acquire benefits by means of the acquisition of shares in, or debt securities (including debentures) of, the Company or any other body corporate.

Directors' interests in contracts, transactions or arrangements

Save for the related party transactions disclosed in Note 33 to the consolidated financial statements, no contracts, transactions or arrangements of significance in relation to the Group's business to which the Company or any of its subsidiaries or holding companies was a party and in which any of the Directors or the Company's chief executive had a material interest, whether directly or indirectly, subsisted at the end of the Year or at any time during the Year.

Substantial shareholders' interests in the shares and underlying shares of the Company

The following persons (not being a Director or chief executive of the Company) had interests or short positions in the Shares and underlying Shares at 31 March 2023 amounting to 5% or more of the ordinary Shares in issue which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO and which have been recorded in the register kept by the Company pursuant to the section 336 of the SFO.

購股權計劃之資料(續)

年內,概無根據新計劃授出購股權。

於本年度任何時間,本公司或其任何附屬公司或控股公司並無參與任何安排,致使任何董事或本公司主要 行政人員可藉購入本公司或任何其他法人團體之股份 或債務證券(包括債券)而取得利益。

董事於合約、交易或安排中之權益

除綜合財務報表附註33所披露之關連人士交易外,於本年度末或本年度內任何時間,本公司或其任何附屬公司或控股公司並無就本集團之業務簽訂任何董事或本公司主要行政人員直接或間接擁有重大權益之重要合約、交易或安排。

主要股東於本公司股份及相關股份之權益

以下人士(並非本公司董事或主要行政人員)於2023年3月31日持有已發行普通股5%或以上之股份及相關股份之權益或淡倉,而須根據證券及期貨條例第XV部第2及第3分部之規定向本公司披露,並且已載入本公司根據證券及期貨條例第336條存置之登記冊。

Name of shareholder 股東名稱/姓名	Number of Shares 股份數目	Capacity 身份	Note 附註	*Approximate percentage of interest *概約權益百分比
Sky Talent Enterprises Limited	64,571,500	Beneficial owner 實益擁有人	2	15.16%
Asia Supreme Limited	70,571,500	貝面拥有八 Beneficial owner	3	16.57%
		實益擁有人		
Loyal Fair Group Limited	42,571,500	Beneficial owner	4	10.00%
		實益擁有人		
Ms. Leung Woon Yee	64,572,500	Interest of spouse	5	15.16%
梁煥儀女士		配偶之權益		
Ms. Cai Liting	78,926,500	Interest of spouse	6	18.53%
蔡麗婷女士		配偶之權益		
Ms. Zong Xiao Cui	74,591,500	Interest of spouse	7	17.52%
宗小翠女士		配偶之權益		
Mr. David Michael Webb	15,169,000	Beneficial owner		3.56%
David Michael Webb先生		實益擁有人		
Mr. David Michael Webb	27,007,000	Interest of controlled corporation	8	6.34%
David Michael Webb先生		受控制法團之權益		
Preferable Situation Assets Limited	27,007,000	Beneficial owner	8	6.34%
		實益擁有人		

Substantial shareholders' interests in the shares and underlying shares of the Company (Continued)

* The percentage has been compiled based on the total number of Shares in issue (i.e. 425.839.000 Shares) as at 31 March 2023.

Notes:

- Interests in the Shares and the underlying Shares stated above represented long positions.
- 2. Sky Talent Enterprises Limited was wholly owned by Mr. Yuen Yee Sai, Simon.
- 3. Asia Supreme Limited was wholly owned by Mr. Chow Man Yan, Michael.
- 4. Loyal Fair Group Limited was wholly owned by Mr. Yeung Siu Chung, Ben.
- 5. Ms. Leung Woon Yee is the wife of Mr. Yuen Yee Sai, Simon.
- 6. Ms. Cai Liting is the wife of Mr. Chow Man Yan, Michael.
- 7. Ms. Zong Xiao Cui is the wife of Mr. Yeung Siu Chung, Ben.
- 8. These Shares were held by Preferable Situation Assets Limited, the entire issued share capital of which was owned by Mr. David Michael Webb. By virtue of the SFO, Mr. David Michael Webb was deemed to be interested in all the Shares held by Preferable Situation Assets Limited. Mr. David Michael Webb had an aggregate interest in 42,176,000 Shares.

Save as disclosed above, so far as is known to the Directors, there was no other person who had an interest or short position in the Shares and underlying Shares which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO as at 31 March 2023.

Management contracts

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

Equity-linked agreements

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, or subsisted during the Year.

主要股東於本公司股份及相關股份之權益

* 有關百分比乃按於2023年3月31日已發行股份總數(即 425,839,000股股份)計算。

附註:

- 1. 上文所列於股份及相關股份之權益指好倉。
- 2. Sky Talent Enterprises Limited由源而細先生全資擁有。
- 3. Asia Supreme Limited由周文仁先生全資擁有。
- 4. Loyal Fair Group Limited由楊少聰先生全資擁有。
- 5. 梁煥儀女士為源而細先生之妻子。
- 6. 蔡麗婷女十為周文仁先生之妻子。
- 7. 宗小翠女士為楊少聰先生之妻子。
- 8. 該等股份由Preferable Situation Assets Limited持有,而 Preferable Situation Assets Limited全部已發行股本由David Michael Webb先生擁有。根據證券及期貨條例,David Michael Webb先生被視為於Preferable Situation Assets Limited持有之全部股份中擁有權益。David Michael Webb 先生持有合共42,176,000股股份之權益。

除上文所披露者外,據董事所知,於2023年3月31日, 概無其他人士於股份及相關股份中擁有須根據證券及 期貨條例第XV部第2及第3分部之規定向本公司披露之 權益或淡倉。

管理合約

於本年度,並無訂立或存在任何有關本公司全部或任何大部份業務之管理及行政合約。

股票掛鈎協議

年內本公司並無訂立或存續股票掛鈎協議而將會或可 能導致本公司發行股份或要求本公司訂立任何將會或 可能導致本公司發行股份之協議。

Major customers and suppliers

For the Year, the five largest customers accounted for approximately 81.1% of the Group's total revenue and the five largest suppliers of the Group accounted for approximately 30.3% of the Group's total purchases. The largest customer to the Group accounted for approximately 37.2% of the Group's total revenue. None of the Directors, their associates, or any shareholders (which, to the knowledge of the Directors, owned more than 5% of the Company's share capital) of the Company had an interest in these five largest customers and/or these five largest suppliers.

Permitted Indemnity Provision

The Bye-Laws provides that every Director shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities which he/she may sustain or incur in or about the execution of the duties of his/her office or otherwise in relation thereto. The Company has maintained appropriate Directors' liability insurance coverage for the Directors during the Year.

Connected Transaction

Particulars of the non-exempt connected transactions are set out below:

Reference is made to the announcement of the Company dated 31 August 2022 ("CCT Announcement"). On 31 August 2022 (after trading hours):

- (i) 東莞富采包裝製品有限公司 (Dong Guan Fortune Packing Products Company Limited*) ("Dong Guan Fortune"), a non-wholly-owned subsidiary of the Company (as tenant) and 光明(東莞)柯式印務紙品廠有限公司 (The Bright (Dongguan) Printing Press & Paper Products Factory Ltd*) ("Bright (Dongguan)") (as landlord) entered into a tenancy agreement in respect of the leasing of a piece of land located at 中國廣東省東莞市虎門鎮大寧管理區大板地工業區 (Dabandi Industrial Zone, Daning Management Zone, Humen Town, Dongguan City, Guangdong Province, the PRC*) for a term of two years from 1 September 2022 (the "PRC Tenancy Agreement"); and
- (ii) Fujikon Industrial Company Limited ("Fujikon Industrial"), a wholly-owned subsidiary of the Company (as tenant), and First Success Technology Limited ("First Success") (as landlord) entered into a leasing agreement in respect of the leasing of various Hong Kong properties for a term of two years from 1 September 2022 (the "HK Tenancy Agreement").

Please refer to the CCT Announcement for details relating to the PRC Tenancy Agreement and the HK Tenancy Agreement.

主要客戶及供應商

於本年度,本集團五大客戶佔本集團總收入約81.1%,而本集團五大供應商佔本集團總採購額約30.3%。本集團之最大客戶佔本集團總收入約37.2%。本公司董事、彼等之聯繫人或任何股東(就董事所知,擁有本公司股本逾5%者)概無於該等五大客戶及/或五大供應商擁有權益。

認可彌償保證條文

公司細則規定,每位董事有權就履行其職務或在其他 有關方面蒙受或產生之所有損失或責任自本公司之資 產中獲得彌償。於本年度,本公司已為董事維持適當 的董事責任保險保障。

關連交易

不獲豁免關連交易之詳情載列如下:

茲提述本公司日期為2022年8月31日之公佈(「持續關連交易公佈」)。於2022年8月31日(交易時段後):

- (i) 本公司非全資附屬公司東莞富采包裝製品有限公司(「東莞富采」)(作為租戶)與光明(東莞)柯式印務紙品廠有限公司(「光明(東莞)」)(作為業主)就租賃一幅位於中國廣東省東莞市虎門鎮大寧管理區大板地工業區的地塊訂立租賃協議・租期自2022年9月1日起為期兩年(「中國租賃協議」);及
- (ii) 本公司全資附屬公司富士高實業有限公司(「富士高實業」)(作為租戶)與世嘉科技有限公司(「世嘉」)(作為業主)就租賃多項香港物業訂立租賃協議,租期自2022年9月1日起為期兩年(「香港租賃協議」)。

有關中國租賃協議及香港租賃協議之詳情,請參閱持 續關連交易公佈。

For identification purposes only

Connected Transaction (Continued)

Pursuant to the PRC Tenancy Agreement, a monthly rental fee of RMB374,877 shall be paid from the fifth month of the first year to the second anniversary of the lease. Pursuant to the HK Tenancy Agreement, a monthly rental fee of HK\$89,857.50 shall be paid per month. During the Year, the total transaction amount carried out under the PRC Tenancy Agreement and the HK Tenancy Agreement were RMB1,125,000 (equivalent to approximately HK\$1,225,000) and HK\$629,000 respectively. The Board was and is of the view that the transactions contemplated thereunder are on normal commercial terms after arm's length negotiations, are fair and reasonable and in the interests of the Company and the Shareholders as a whole.

As at the date of the CCT Announcement, as each of Bright (Dongguan) (as landlord of the PRC Tenancy Agreement) and First Success (as landlord of the Hong Kong Tenancy Agreement) was indirectly owned by Silverfun Property (PTC) Ltd ("Silverfun"), Sky Talent Enterprises Limited ("Sky Talent") and Gentle Smile Development Limited ("Gentle Smile") as to approximately 33.33%, 33.33% and 33.33%, respectively. As at the date of the CCT Announcement, (i) with respect to Silverfun, it was wholly owned by Golden Hope Financial Limited and was the trustee of the Yeung Unit Trust, which was then beneficially owned by the Yeung Family Trust, a discretionary trust and the objects of which were the family members of Mr. Yeung Chi Hung, Johnny, including Mr. Yeung Siu Chung, Ben (an executive Director and a substantial Shareholder); (ii) with respect to Sky Talent, it was whollyowned by Mr. Yuen Yee Sai, Simon; and (iii) with respect to Gentle Smile, it was wholly-owned by Mr. Chow Man Yan, Michael. Thus, each of Bright (Dongguan) and First Success was a connected person of the Company and the transactions contemplated under the PRC Tenancy Agreement and the HK Tenancy Agreement constituted connected transactions for the Company under Chapter 14A of the Listing Rules.

The Company's auditor was engaged to report on the Group's 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 and with reference to Practice Note 740, Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules, issued by Hong Kong Institute of Certified Public Accountants. The auditor of the Company has issued their unqualified letter containing their findings and conclusions in respect of the continuing connected transactions disclosed by the Group in accordance with the Listing Rules 14A.56. A copy of the auditor's letter has been provided by the Company to the Stock Exchange.

The independent non-executive Directors have confirmed that the continuing connected transactions are in accordance with Rule 14A.55 of the Listing Rules. Specifically, the independent non-executive Directors confirmed that the continuing connected transactions entered into by the Group were in the ordinary and usual course of its business, on normal commercial terms or on terms no less favourable than those available to or from independent third parties, and in accordance with the terms of the agreement governing such transactions that are fair and reasonable and in the interests of the Shareholders as a whole

關連交易(續)

根據中國租賃協議,每月租金人民幣374,877元應於租 賃首年第五個月起至第二週年期間支付。根據香港租 賃協議,每月租金89,857.50港元應按月支付。年內, 根據中國租賃協議及香港租賃協議進行的總交易金額 分別為人民幣1,125,000元(相當於約1,225,000港元)及 629,000港元。董事會從過去到現在一直認為,其項下 擬進行的交易乃經公平磋商後按正常商業條款訂立, 屬公平合理並符合本公司及股東的整體利益。

於持續關連交易公佈日期,光明(東莞)(作為中國租 賃協議業主)及世嘉(作為香港租賃協議業主)各自由 Silverfun Property (PTC) Ltd (「Silverfun」) · Sky Talent Enterprises Limited(「Sky Talent」)及Gentle Smile Development Limited (「Gentle Smile」) 分 別 間 接 擁 有 約33.33%、 33.33%及33.33%權益。於持續關連交易公佈日期,(i) Silverfun由Golden Hope Financial Limited全資擁有,並 為Yeung Unit Trust的信託人,而Yeung Unit Trust則由全 權信託基金Yeung Family Trust (其受益人為楊志雄先生 的家族成員,包括執行董事兼主要股東楊少聰先生)實 益擁有; (ii) Sky Talent由源而細先生全資擁有;及(iii) Gentle Smile由周文仁先生全資擁有。因此, 光明(東 莞)及世嘉各自為本公司的關連人士,故中國租賃協 議及香港租賃協議項下擬進行的交易構成上市規則第 14A章項下本公司的關連交易。

本公司的核數師獲聘遵照香港會計師公會發出的香港 核證聘用準則3000(經修訂)、歷史財務資料審計或審 閱以外的核證聘用,並參照實務説明第740號關於香港 上市規則規定的持續關連交易的核數師函件,就本集 團的持續關連交易作出報告。根據上市規則第14A.56 條,本公司核數師已就本集團披露的持續關連交易, 發出無保留意見函件,當中載有其發現及結論。本公 司已將該核數師函件副本呈交聯交所。

獨立非執行董事已確認,持續關連交易符合上市規則 第14A.55條。尤其是,獨立非執行董事確認,本集團 訂立的持續關連交易乃於其一般及正常業務過程中按 正常商業條款或不遜於獨立第三方可獲得或提供者之 條款訂立,且符合規管該等交易之協議之條款,該等 條款實屬公平合理並符合股東的整體利益。

Connected Transaction (Continued)

The Board confirms that the Company has complied with the applicable disclosure requirements in accordance with Chapter 14A of the Listing Rules in respect of the connected transaction set out above.

Details of material related party transactions entered into by the Group are set out in Note 33 to the consolidated financial statements. Except for the non-exempt connected transaction(s) described above, in respect of which the disclosure requirements in accordance with Chapter 14A of the Listing Rules have been complied with, none of those related party transactions constitutes a discloseable connected transaction as defined under the Listing Rules.

Significant Investments, Acquisitions, Disposals and Future Plans for Material Investments or Capital Assets

Save as disclosed in this report, there were no other significant investments held, no material acquisitions or disposals, nor was there any plan authorised by the Group for other material investments or additions of capital assets during the Year.

Audit Committee

The Audit Committee has reviewed the Group's financial statements for the Year and is of the opinion that such statements comply with the applicable accounting standards, the Listing Rules and the requirements of applicable laws, codes and regulations and that adequate disclosure pursuant thereto have been made.

Tax Relief and Exemption

The Company is not aware of any tax relief and exemption to which the shareholders of the Company are entitled by reason of their holding of the shares of the Company.

Public float

Based on the information that is publicly available to the Company and within the knowledge of the Directors as at the date of this report, there is sufficient public float of more than 25% of the Company's issued shares as required under the Listing Rules.

關連交易(續)

董事會確認,本公司已就上述關連交易遵守上市規則 第14A章的適用披露規定。

本集團訂立的重大關聯方交易之詳情載於綜合財務報表附註33。除上文所述之不獲豁免關連交易(已就此遵守上市規則第14A章之披露規定)外,該等關聯方交易概無構成上市規則所界定之須予披露關連交易。

重大投資、收購、出售及重大投資或資本 資產的未來計劃

除本報告所披露者外,於本年度,概無其他持有的重 大投資、重大收購或出售,亦無獲本集團授權的任何 其他重大投資或添置資本資產計劃。

審核委員會

審核委員會已審閱本集團於本年度之財務報表,認為有關報表符合適用會計準則、上市規則以及適用法律、守則及規例之規定,亦已據此作出充分披露。

税務寬免

本公司並不知悉股東因持有本公司股份而可享有之任 何稅務寬免。

公眾持股量

根據本公司可從公開途徑取得的資料及就董事所知, 於本報告日期,公眾股東持有上市規則規定之足夠公 眾持股量(即佔本公司已發行股份25%以上)。 Auditor

There was no change in auditor of the Company during the past three years.

The consolidated financial statements have been audited by PricewaterhouseCoopers who will retire and, being eligible, will offer themselves for re-appointment at the Annual General Meeting.

On behalf of the Board,

YEUNG CHI HUNG, JOHNNY
Chairman & Chief Executive Officer

Hong Kong, 29 June 2023

核數師

於過往三年,本公司核數師概無變動。

綜合財務報表已由羅兵咸永道會計師事務所審核,彼 等將告任滿,惟符合資格並願意於股東週年大會上連 任。

代表董事會

楊志雄

主席兼行政總裁

香港,2023年6月29日

Corporate Governance Report

企業管治報告

Corporate governance practices

The board (the "Board") of directors (the "Directors") of the Company is committed to maintaining high standards of corporate governance and endeavours in following the code provisions (the "Code Provisions") of the "Corporate Governance Code" (the "CG Code") as set out in Appendix 14 to the Rules (the "Listing Rules") Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

Throughout the year ended 31 March 2023, the Company has complied with the CG Code save for the deviation from Code Provision C.2.1, which is explained in the relevant paragraphs below.

The Board of Directors

Responsibilities of the Directors

The Board is responsible for the formulation of corporate strategies, the setting of appropriate strategic policies, monitoring and controlling the operation and financial performance of the Group, oversight of the compliance with statutory and regulatory obligation. All Directors have full and timely access to all the information of the Company and may, upon request, seek independent professional advice in appropriate circumstances, at the Company's expenses for discharging their duties to the Company. In particular, the independent non-executive Directors are responsible for ensuring a high standard of regulatory reporting of the Company and providing a balance in the Board for bringing effective independent views and judgement on corporate actions and operations. The Board annually reviews the implementation and effectiveness of mechanisms to ensure independent views and input available to the Board and the Board is of the view that such independent mechanism is effective.

The management of the Group, as delegated by the Board, is responsible for execution of business strategies adopted, implementation of adequate system and procedures of internal control and risk management, and oversight of the day-to-day management of the Group's business.

To ensure the Board is in a position to exercise its powers in an informed manner, management provides the Board with monthly management report which contains year-to-date with summaries of financial performance and key events of the Group. The monthly management report gives Board members a balanced and understandable assessment of the Group's performance, position and prospects in sufficient detail to enable the board members to discharge their duties.

The corporate governance duties are performed by the Board. Pursuant to the terms of reference of the Board, the primary duties of the Board in relation to corporate governance include introducing and proposing relevant principles concerning corporate governance and reviewing and determining the corporate governance policy, so as to enhance and to ensure the corporate governance practices in the Group are in line with the relevant requirements.

企業管治常規

本公司董事(「董事」)會(「董事會」)承諾維持高水準的企業管治,並致力遵循香港聯合交易所有限公司(「聯交所」)證券上市規則(「上市規則」)附錄14所載之「企業管治守則」(「企業管治守則」)之守則條文(「守則條文」)。

於截至2023年3月31日止年度內,本公司一直遵守企業 管治守則,惟守則條文第C.2.1條有所偏離,詳情載於 下文有關段落。

董事會

董事職責

董事會負責制訂企業策略、訂立合適策略性政策、監察及控制本集團之營運及財務表現,以及監察遵守法定及法規的責任。所有董事均有權全面及時取閱公司所有資料,及可於要求時在適當情況下尋求獨立專業意見,以向本公司履行其職責,費用由本公司維擔。具體而言,獨立非執行董事負責確保本公司維持高標準的監管報告,並對董事會發揮平衡作用,判斷產生與企業行動及營運有關的有效獨立觀點及一與一數。 董事會每年檢討有關機制的實施及成效,以確保董事會可獲得獨立觀點及意見,董事會認為有關獨立機制有效。

本集團管理層受董事會委派,負責執行獲採納之業務 策略、實施適當的內部監控及風險管理的系統及程序 以及監察本集團業務之日常管理。

為確保董事會能於知情情況下行使其權力,管理層為 董事會提供管理月報,內載本集團最新財務狀況資料 及重要事項之總結。管理月報為董事會成員提供本集 團的表現、狀況及前景的充足資料,讓董事會成員作 出公正及可理解的評估以及履行彼等之職責。

企業管治職責由董事會履行。根據董事會之職權範圍,董事會就企業管治之主要職責包括引入及建議相關企業管治準則以及審查及制定企業管治政策,以加強並確保本集團企業管治常規符合相關規定。

The Board of Directors (Continued)

Board composition

The Board currently comprises six executive Directors and three independent non-executive Directors. The Directors during the year under review and up to the date of this annual report were as follows:

Executive Directors

Mr. Yeung Chi Hung, Johnny (Chairman & Chief Executive Officer)

Mr. Yuen Yee Sai, Simon (Joint Deputy Chairman)

Mr. Chow Man Yan, Michael (Joint Deputy Chairman)

Mr. Yuen Chi King, Wyman

Mr. Yeung Siu Chung, Ben

Ms. Chow Lai Fung

Independent non-executive Directors

Dr. Ng Wang Pun, Dennis

Mr. Che Wai Hang, Allen

Mr. Lee Yiu Pun

The brief biographical information of each Director is set out in the "Biographical details of directors and senior management" section in this annual report. Save as disclosed therein, there is no other relationship (whether financial, business, family or other material/relevant relationships) among the members of the Board.

Board diversity policy

The Board adopted a board diversity policy (the "Board Diversity Policy") in August 2013 and has posted it on the Company's website. The Board recognises and embraces the benefits of having a diverse Board to enhance the quality of the Company's performance. A truly diverse Board will include and make good use of differences in the skills, industry experience, educational background, knowledge, expertise, culture, age and gender and other qualities of Directors. These differences will be taken into account in determining the optimum composition of the Board. All appointments of Directors will be based on merit while taking into account diversity. The nomination committee of the Company (the "Nomination Committee") and the Board will review the Board Diversity Policy from time to time to ensure its continuous effectiveness.

The Board comprises nine members, including one female Director. The Directors have a balanced mix of knowledge, skills and experience, including experience in the electronics and acoustics industry, accounting, finance and investment. The Company has three independent non-executive Directors who have different industry backgrounds, including business administration, law and accounting and marketing. The Company has taken and will continue to take steps to promote gender diversity at all levels of the Company, including but without limitation at Board and senior management levels. Taking into account the Company's business model and specific needs as well as the presence of a female Director, the Company considers that the composition of the Board satisfies the Board Diversity Policy.

董事會(續)

董事會組成

董事會現時由六名執行董事及三名獨立非執行董事組 成。於回顧年內及截至本年報日期之董事如下:

執行董事

楊志雄先生(主席兼行政總裁) 源而細先生(聯席副主席) 周文仁先生(聯席副主席) 源子敬先生 楊少聰先生 周麗鳳女士

獨立非執行董事

吳宏斌博士 車偉恒先生 李耀斌先生

各董事之簡歷資料載於本年報「董事及高級管理層履 歷 | 一節。除此節所披露者外,董事會成員之間並無任 何其他關係(不論財務、業務、家族或其他重大/有關 之關係)。

董事會成員多元化政策

董事會於2013年8月採納董事會成員多元化政策(「董事 會成員多元化政策」)並將其刊登於本公司網站。董事 會明白並深信董事會成員多元化對提升本公司表現素 質的裨益。一個真正多元化的董事會應包括並善用董 事於技能、行業經驗、教育背景、知識、專門知識、 文化、年齡及性別以及其他素質等方面的差異。該等 差異將成為於釐定董事會成員最佳組合時的考慮因 素。董事的所有委任均以用人唯才為原則,並考慮多 元化。本公司之提名委員會(「提名委員會」)及董事會 將不時檢討董事會成員多元化政策以確保其持續有效。

董事會包含九名成員,包括一名女性董事。董事具備 均衡的知識、技能及經驗,包括於電子及音響行業、 會計、財務及投資方面的經驗。本公司擁有三名獨立 非執行董事,彼等具備不同行業的背景,包括商業管 理、法律以及會計及營銷。本公司已採取及將繼續採 取措施促進本公司各個層級的性別多元化,包括但不 限於董事會及高級管理層。考慮到本公司的業務模式 及特定需求以及女性董事的人數,本公司認為董事會 的組成符合董事會多元化政策。

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The Board of Directors (Continued)

Board diversity policy (Continued)

The Company will also ensure that there is gender diversity when recruiting staff at mid to senior levels so that it will have a pipeline of female senior management and potential successors to the Board going forward. It is the Company's objective to maintain an appropriate balance of gender diversity with reference to the stakeholders' expectation and international and local recommended best practices. As at 31 March 2023, the gender ratio in the workforce (including senior management) was approximately 40.3% male and 59.7% female. Accordingly, the Company considers that gender diversity is achieved in its workforce.

Chairman and Chief Executive Officer

Mr. Yeung Chi Hung, Johnny, the Chairman of the Company, is also the Chief Executive Officer of the Company. According to the Code Provision C.2.1, the roles of chairman and chief executive officer should be separate and should not be performed by the same individual. In view of that Mr. Yeung has extensive experience in the electronics and acoustics industry and is responsible for the overall strategic planning and business development of the Group, the Board believes that vesting the roles of both chairman and chief executive officer in Mr. Yeung provides the Group with strong and consistent leadership to improve the Company's efficiency in decision-making and execution, and effectively capture business opportunities. However, the Board will periodically review the effectiveness of this arrangement and consider separating the roles of chairman and chief executive officer when it thinks appropriate.

The responsibilities of the chairman and the chief executive officer are as follows:

The Chairman is responsible to determine the overall strategic planning and business development of the Group after consultation with the Board, provide leadership for the Board on corporate and strategic planning, ensure proper proceedings of the Board and encourage all Directors to have active contribution to the Board's affairs. With the support from the Board's members, he manages to implement the major strategies and initiatives adopted by the Board.

The Chief Executive Officer, with support of the executive Directors, is to manage and operate the Group's day-to-day business, including the implementation of major strategies and initiatives adopted by the Board.

董事會(續)

董事會成員多元化政策(續)

本公司亦將於招聘中高級員工時確保性別多元化,以便在未來擁有一支女性高級管理人員團隊及董事會潛在繼任人選渠道。本公司經參考利益相關方的訴求以及國際及當地建議最佳實務後,致力維持適當的性別多元化平衡。於2023年3月31日,員工團隊(包括高級管理層)的男女僱員性別比例分別約為40.3%及59.7%。因此,本公司認為其員工團隊已達成性別多元化。

主席及行政總裁

本公司主席楊志雄先生,亦為本公司之行政總裁。根據守則條文第C.2.1條,主席與行政總裁之角色應有區分,並不應由同一人同時兼任。鑒於楊先生於電子及音響行業擁有豐富經驗,負責本集團整體策略規劃及業務發展,董事會相信,由楊先生同時兼任主席及行政總裁的安排能為本集團提供強大及貫徹的領導,提高本公司的決策及執行效率,及有效抓緊商機。然而,董事會將定期檢討此項安排之成效,並於其認為合適時考慮將主席及行政總裁之角色分開。

主席及行政總裁之職責如下:

主席負責與董事會協商後釐定本集團之總體策略規劃 及業務發展、領導董事會進行企業及策略規劃、確保 董事會按照恰當之程序運作及鼓勵全體董事對董事會 事務作出積極貢獻。有賴董事會成員之支持,主席得 以實行董事會所採納之主要策略及措施。

行政總裁在執行董事之支持下,負責管理及經營本集 團之日常業務,包括實行董事會所採納之主要策略及 措施。

Independent non-executive Directors

Throughout the year, the independent non-executive Directors represent one-third of the Board and at least one of whom possesses appropriate professional qualifications or accounting or related financial management expertise as required under Rule 3.10 of the Listing Rules.

Each of the independent non-executive Directors is appointed for a specific term of one year. The Company has received from each of the independent non-executive Directors an annual confirmation of independence pursuant to Rule 3.13 of the Listing Rules and considers all the independent nonexecutive Directors to be independent.

Re-election of members of the Board

Each of the Directors is subject to retirement by rotation in accordance with the bye-laws of the Company (the "Bye-Laws"). According to Bye-Law 99, one-third of the Directors for the time being shall retire from office by rotation provided that every Director shall be subject to retirement at an annual general meeting at least once every three years.

In accordance with the Bye-Laws, Dr. Ng Wang Pun, Dennis, Mr. Che Wai Hang, Allen and Mr. Lee Yiu Pun will retire by rotation at the forthcoming Annual General Meeting (the "Annual General Meeting") and being eligible, to offer themselves for re-election.

Board and committee attendance

Each year, regular matters reserved for the Board include overall strategies of the Group, annual budgets, financial statements, dividend policy, corporate governance function and other major corporate activities. For such purposes, regular Board meetings are held four times a year at approximately quarterly intervals. Regular Board meetings of the year are scheduled in advance and at least 14 days' notice are given to all Directors so as to give them an opportunity to attend. The meeting agenda and accompanying board papers are circulated with sufficient time to allow the Directors to prepare before meetings.

During the year, the Board held four meetings mainly to review and monitor the financial performance of the Group; to discuss and approve the corporate strategies of the Group; to consider and approve the annual budgets, the financial reports and corporate governance related policies of the Group. The Chairman of the Board also met with the independent non-executive Directors without the presence of executive Directors.

According to the CG Code, independent non-executive directors and other non-executive directors should attend general meetings. In the 2022 annual general meeting, all Directors, including the Chairman of the Board, and the external auditor of the Company attended the meeting and answered shareholders' questions.

獨立非執行董事

於本年內,獨立非執行董事佔董事會三分之一,以及 其中至少一名獨立非執行董事具備上市規則第3.10條 規定的適當專業資格或會計或相關財務管理專長。

各獨立非執行董事均按一年特定年期獲委任。本公司 已接獲各獨立非執行董事根據上市規則第3.13條發出 之年度獨立性確認函,並認為所有獨立非執行董事均 屬獨立人十。

重選董事會成員

根據本公司之公司細則(「公司細則」),各董事須輪值 退任。根據公司細則第99條,當時三分之一在任董事 須輪值退任,惟各董事須至少每隔三年在股東週年大 會上輪值退任一次。

根據公司細則,吳宏斌博士、車偉恒先生及李耀斌先 生將於應屆股東週年大會(「股東週年大會」)上輪值退 任,並符合資格膺選連任。

董事會及委員會之出席情況

董事會每年需處理之固定事宜包括本集團之整體策 略、年度預算、財務報表、股息政策、企業管治職能 及其他主要企業活動。董事會每年就上述目的定期舉 行四次會議,大約每季舉行一次。每年定期董事會會 議均會預先擬定日期,並向全體董事發出至少14日的 通知,使其有機會出席。會議日程及隨附之董事會文 件將傳遞予董事,讓董事於會議前有充足時間做好準

於年內,董事會舉行了四次會議,主要審閱及監察本 集團之財務表現;討論及批准本集團之企業策略;考 慮及批准本集團之年度預算、財務報告及企業管治相 關政策。董事會主席亦曾於沒有執行董事列席之情況 下與獨立非執行董事會面。

根據企業管治守則,獨立非執行董事及其他非執行董 事應出席股東大會。所有董事(包括董事會主席)及本 公司之外部核數師均出席2022年股東週年大會並於會 上回答股東問題。

Board and committee attendance (Continued)

Details of the attendance of each of the Directors at board meetings, committee meetings and annual general meeting held during the year ended 31 March 2023 are set out in the table below:

董事會及委員會之出席情況(續)

於截至2023年3月31日止年度,各董事出席董事會會議、委員會會議及股東週年大會之詳情載列於下表:

No. of meetings attended/held 出席/舉行會議次數

Name of Director		Board	Audit Committee	Remuneration Committee	Nomination Committee	2022 annual general meeting	
董事姓名		董事會	審核委員會	薪酬委員會	提名委員會	2022年股東 週年大會	
Executive Directors	執行董事						
Yeung Chi Hung, Johnny	楊志雄	4/4	_	2/2	2/2	1/1	
Yuen Yee Sai, Simon	源而細	3/4	-	-	-	1/1	
Chow Man Yan, Michael	周文仁	4/4	-	-		1/1	
Yuen Chi King, Wyman	源子敬	4/4	_	-		1/1	
Yeung Siu Chung, Ben	楊少聰	3/4	_	-	1,	1/1	
Chow Lai Fung	周麗鳳	4/4	-	-	-	1/1	
Independent non-executive Directors	獨立非執行董事						
Ng Wang Pun, Dennis	吳宏斌	4/4	3/3	2/2	2/2	1/1	
Che Wai Hang, Allen	車偉恒	4/4	3/3	2/2	2/2	1/1	
Lee Yiu Pun	李耀斌	4/4	3/3	2/2	2/2	1/1	

Directors' training

To assist the Directors to participate in continuous professional development to develop and refresh their knowledge and skills, all Directors had attended relevant seminars and courses. The costs for such training are borne by the Company.

Directors attended seminars/conferences/forums relevant to his/her professional duties as directors or self-study of the publications issued by the regulators, professional bodies and corporate lawyers during the year ended 31 March 2023.

Directors have participated in continuous professional development to develop and refresh their knowledge and skills and have provided a record of training they received during the year ended 31 March 2023 to the Company.

Insurance

The Company has taken out appropriate insurance cover for the Directors in respect of legal actions taken against the Directors. The Board reviews the extent of the insurance cover every year.

董事培訓

為幫助董事參與持續專業發展,以發展及更新彼等之 知識及技能,全體董事均參加相關研討會及課程。有 關培訓費用由本公司承擔。

於截至2023年3月31日止年度,董事曾出席與其董事專業職責有關之研討會/會議/論壇,或自學了監管機構、專業機構及公司律師發佈之刊物。

董事參與持續專業發展,以發展及更新彼等之知識及技能,並已向本公司提供彼等於截至2023年3月31日止年度之培訓記錄。

保險

本公司為董事購買適當保險,為董事所面對法律行動 提供保障。董事會每年檢討保險保障幅度。

Board Committees

The Board has three committees, namely, the Audit Committee, the Remuneration Committee and the Nomination Committee. All the Board committees are empowered by the Board under their own terms of reference which are published on the Company's website and the Stock Exchange's website.

Audit Committee

The Audit Committee comprises all independent non-executive Directors, as follows:

Mr. Lee Yiu Pun *(Chairman)* Dr. Ng Wang Pun, Dennis Mr. Che Wai Hang, Allen

The Board has adopted written terms of reference that set forth the authority and duties of the committee. The Audit Committee provides an important link between the Board and the Company's auditor in matters coming within the scope of the group audit. Its duties are mainly to review the Company's financial reports, make recommendations on the appointment, removal and remuneration of independent auditor, approve audit and audit-related services, supervise the Company's internal financial reporting procedures and management policies, and review the Company's risk management and internal control systems as well as the internal audit function.

During the year, the Audit Committee held three meetings and performed the following duties:

- reviewed the results announcements, financial statements, interim and annual reports of the Company, with a recommendation to the Board for approval;
- reviewed the risk management policy, risk register and internal audit year plan of the Group;
- reviewed the effectiveness of internal controls and risk mitigation measures of top 10 risks prioritised in the risk register; and
- considered and made recommendation to the Board on the reappointment of the auditor of the Company.

董事會委員會

董事會轄下設有三個委員會,即審核委員會、薪酬委員會及提名委員會。所有董事會委員會均獲董事會根據其各自之職權範圍授予權力,有關職權範圍已刊載於本公司網站及聯交所網站。

審核委員會

審核委員會由以下全體獨立非執行董事組成:

李耀斌先生(主席) 吳宏斌博士 車偉恒先生

董事會已採納載列委員會權利及職責之書面職權範圍。審核委員會為董事會及本公司核數師提供集團審核範疇以內事宜的重要橋樑。審核委員會之職責主要為審閱本公司之財務報告、就委任及罷免獨立核數師以及其薪酬提供推薦建議、批准審計及審計相關服務、監管本公司內部財務匯報程序及管理政策,和檢討本公司之風險管理及內部監控系統,以及內部審核職能。

於年內,審核委員會曾召開三次會議,並履行以下職責:

- 審閱本公司之業績公佈、財務報表、中期報告及 年報,以及向董事會提出之推薦意見以待批准;
- 審閱本集團之風險管理政策、風險管理記錄冊及 內部審計年度計劃;
- 檢討風險管理記錄冊中排序前10項風險之內部監 控及降低風險措施之成效;及
- 審議續聘本公司核數師並向董事會提出推薦 建議。

Board Committees (Continued)

Remuneration Committee

The Remuneration Committee comprises one executive Director and three independent non-executive Directors, as follows:

Executive Director
Mr. Yeung Chi Hung, Johnny

Independent non-executive Directors
Mr. Che Wai Hang, Allen (Chairman)
Dr. Ng Wang Pun, Dennis
Mr. Lee Yiu Pun

The duties of the Remuneration Committee are clearly defined in its terms of reference which have been prepared and adopted according to the CG Code.

The Remuneration Committee is primarily responsible for the review and determination of the remuneration policies and packages for Directors and senior management of the Group. The remuneration packages of the executive Directors are stipulated in their service agreements with the Company. Such packages, including basic salaries, director's fee and discretionary bonus, are determined by reference to their duties, responsibilities and experience, prevailing market conditions and their expected time spent and contributions on the affairs of the Company. The emoluments of the independent non-executive Directors are determined with regard to their estimated time spent on the affairs of the Company.

During the year, the Remuneration Committee held two meetings and performed the following duties:

- reviewed and determined the discretionary bonus payable to the executive Directors;
- reviewed and approved the proposed remuneration packages of executive Directors and senior management of the Group; and
- reviewed and made recommendations to the Board on the directors' fees of independent non-executive Directors.

董事會委員會(續)

薪酬委員會

薪酬委員會由以下一名執行董事及三名獨立非執行 董事組成:

執行董事 楊志雄先生

獨立非執行董事 車偉恒先生(主席) 吳宏斌博士 李耀斌先生

薪酬委員會的職責已於根據企業管治守則而編製及採納之職權範圍內清楚界定。

薪酬委員會主要負責檢討及釐定本集團董事及高級管理層之薪酬政策及組合。執行董事之薪酬組合乃於彼等與本公司訂立之服務協議內訂明。該等組合(包括基本薪金、董事袍金及酌情花紅)乃經參考彼等之職責、責任及經驗、當前市場狀況及預期彼等就本公司事務所耗時間及貢獻而釐定。獨立非執行董事之酬金乃就估計彼等於本公司事務所耗時間而釐定。

於年內,薪酬委員會曾召開兩次會議,並履行以下 職責:

- 檢討及釐定應付予執行董事的酌情花紅;
- 審閱及批准本集團執行董事及高級管理層之建議 薪酬組合;及
- 審閱獨立非執行董事之董事袍金並向董事會提出 推薦建議。

Board Committees (Continued)

Nomination Committee

The Nomination Committee comprises one executive Director and three independent non-executive Directors, as follows:

Executive Director
Mr. Yeung Chi Hung, Johnny (Chairman)

Independent non-executive Directors
Dr. Ng Wang Pun, Dennis
Mr. Che Wai Hang, Allen
Mr. Lee Yiu Pun

According to the terms of reference, the Nomination Committee is responsible for reviewing the structure, size and composition (including the skills, knowledge, experience and diversity of perspectives) of the Board at least annually and making recommendations on any proposed changes to the Board to complement the Company's corporate strategy; to identify individuals suitably qualified to become members of the Board and select or make recommendations to the Board on the selection of individuals nominated for directorships; to assess the independence of the independent non-executive Directors taking into account the independence requirements set out in Rule 3.13 of the Listing Rules; to make recommendations to the Board on relevant matters relating to the appointment or re-appointment of Directors and succession planning for the Directors, in particular the chairman and the chief executive officer, including but not limited to, the policy concerning the diversity of Board members, and the measurable objectives for implementing such policy.

During the year, the Nomination Committee held two meetings and conducted the following activities:

- reviewed the structure, size and composition of the Board;
- reviewed and assessed the independence of the independent nonexecutive Directors:
- reviewed and made recommendation to the Board on the Board Diversity Policy, its measurable objective and the terms of reference of Nomination Committee; and
- reviewed and made recommendations to the Board on the re-election of Directors for re-election by shareholders at the Annual General Meeting.

董事會委員會(續)

提名委員會

提名委員會由以下一名執行董事及三名獨立非執行董 事組成:

執*行董事* 楊志雄先生*(主席)*

獨立非執行董事 吳宏斌博士 車偉恒先生 李耀斌先生

根據職權範圍,提名委員會須每年至少一次檢討董事會架構、人數及組成(包括技能、知識、經驗及多元化觀點),並就任何建議變動向董事會提出建議以配合本公司的企業策略、物色具備合適資格成為董事會成員的人選及甄選董事候選人或就此向董事會提出推薦、計及上市規則第3.13條所載之獨立性規定評估獨立非執行董事的獨立性、就董事委任或重新委任及董事(尤其是主席及行政總裁)繼任計劃有關事宜向董事會提出建議,包括但不限於有關董事會成員多元化的政策及實施有關政策的可計量目標。

於年內,提名委員會曾舉行兩次會議,並進行以下 事官:

- 檢討董事會的架構、人數及組成;
- 審閱及評估獨立非執行董事之獨立性;
- 審閱董事會成員多元化政策、其可計量目標及提名委員會的職權範圍,並向董事會作出建議;及
- 審閱於股東週年大會上供股東重選之董事重選事 宜,並向董事會提出推薦建議。

Board Committees (Continued)

Nomination policy

The Board adopted the Nomination Policy in January 2019 and has posted it on the Company's website. The Nomination Policy sets out the criteria and procedures for identifying and nominating suitably qualified candidates for appointment to the Board. The selection criteria specified in the Nomination Policy include:

- commitment of available time and ability to devote sufficient time and attention to the affairs of the Company;
- reputation for integrity;
- accomplishment and/or experience in the relevant industry(ies);
- effectiveness in carrying out the responsibilities of the Board; and
- diversity in all its aspects as set out in the Board Diversity Policy.

These factors are for reference only, and are not meant to be exhaustive and decisive. The Nomination Committee has the discretion to nominate any person, as it considers appropriate.

Nomination procedures

For appointing a Director, the secretary of the Nomination Committee shall call a meeting of the Nomination Committee. The Nomination Committee will evaluate the candidate(s) based on the Nomination Policy and the Board Diversity Policy to determine whether the candidate(s) is qualified for directorship. For further details regarding the Nomination Policy and the Board Diversity Policy, please refer to the "Board Diversity Policy" and "Nomination Policy" sections in this report. The Nomination Committee makes recommendations to the Board for consideration and approval. Any Directors appointed to fill a casual vacancy would be subject to election by the shareholders at the next general meeting.

For proposing Director(s) to stand for election at a general meeting, the Nomination Committee shall make recommendations to the Board for consideration and approval in accordance to the Nomination Policy and the Board Diversity Policy.

A circular containing the requisite information on the proposed Director(s) will be sent to the shareholders prior to the general meeting in accordance to the Listing Rules.

The Board shall have the final decision on all matters relating to its recommendation of Directors to stand for election at any general meeting.

董事會委員會(續)

提名政策

董事會於2019年1月採納提名政策並刊載於本公司網站。提名政策載列甄別及提名適當合資格候選人以供董事會委任之標準及程序。提名政策中規定之選擇標準包括:

- 承諾有充足時間及精力投入本公司事務;
- 誠信聲譽;
- 一 於相關行業之成就及/或經驗;
- 一 有效履行董事會之職責;及
- 董事會成員多元化政策所載於各方面之多元化。

該等因素僅供參考,並不旨在涵蓋所有因素,亦不具 決定性作用。提名委員會可酌情提名任何其認為適當 之人士。

提名程序

就委任董事而言,提名委員會秘書須召集提名委員會會議。提名委員會將根據提名政策及董事會成員多元化政策評估候選人,以釐定候選人是否合資格擔任董事職務。有關提名政策及董事會成員多元化政策之進一步詳情,請參閱本報告「董事會成員多元化政策」及「提名政策」兩節。提名委員會向董事會提出推薦建議以供審議及批准。任何獲委任以填補臨時空缺之董事將須於下次股東大會上由股東選舉。

就建議董事於股東大會上參選而言,提名委員會應根據提名政策及董事會成員多元化政策向董事會提出推 薦建議以供審議及批准。

載有建議董事所需資料之通函將根據上市規則於股東 大會前寄發予股東。

董事會對於其推薦候選人在任何股東大會上參選之所 有事宜有最後決定權。

Company secretary

Mr. Yuen Chi King Wyman is the company secretary of the Company (the "Company Secretary") and he is also an executive Director. The Company Secretary is responsible for facilitating the Board meeting process, as well as communication among Board members, with shareholders of the Company (the "Shareholders") and management. During the year, Mr. Yuen has confirmed that he has taken no less than 15 hours of relevant professional training.

Directors and senior management's remuneration

The remuneration of senior management of the Company for the year under review is set out below:

公司秘書

源子敬先生為本公司的公司秘書(「公司秘書」),同時亦為一名執行董事。公司秘書負責促進董事會程序,以及董事會成員之間及董事會成員與本公司股東(「股東」)及管理層之間的溝通。於年內,源先生確認其已接受不少於15小時之相關專業培訓。

董事及高級管理層酬金

於回顧年度,本公司高級管理層之酬金載列如下:

Number of individuals

Band of remuneration 酬金範圍 人數

HK\$2,500,001 - HK\$3,000,000

2.500.001港元至3.000.000港元

1

Further particulars regarding the five highest paid employees and directors' remuneration are set out in Notes 28 and 29 to the consolidated financial statements respectively.

有關五名最高薪員工及董事酬金之進一步詳情分別載 於綜合財務報表附註28及29。

Auditor's remuneration

During the year, PricewaterhouseCoopers, the auditor of the Company, provided both audit and non-audit services to the Company for a total remuneration of approximately HK\$3,064,000. The relevant fee paid for audit services amounted to approximately HK\$1,986,000. The balance of the remuneration related to the non-audit services which mainly included the review of interim results, amounting to approximately HK\$220,000; taxation services, amounting to approximately HK\$273,000; and other non-audit services, amounting to approximately HK\$585,000.

核數師酬金

於年內,本公司核數師羅兵咸永道會計師事務所向本公司提供審計及非審計服務,酬金總額約為3,064,000港元。審計服務之有關費用約為1,986,000港元。酬金餘額為非審計服務之費用,主要包括審閱中期業績約為220,000港元,稅項服務約為273,000港元;及其他非審計服務約為585,000港元。

Disclosure obligations regarding inside information

In light of the disclosure obligations under the SFO with effect from 1 January 2013, the Board has established the following processes and procedures across all relevant division(s) and department(s) of the Group for complying with the disclosure obligations regarding "Inside Information":

- (i) the processes for identifying, assessing and escalating potential inside information to the Board; and
- (ii) the responsibilities of officers in preserving the confidentiality of inside information, escalating upwards any such potential information and cascading down the message and responsibilities to relevant staff.

有關內幕消息之披露責任

鑒於證券及期貨條例下之披露責任(於2013年1月1日生效),董事會制定下列涵蓋本集團各有關部門之流程及程序,以符合有關「內幕消息」之披露責任:

- (i) 識別、評估及向董事會提交潛在內幕消息之流 程:及
- (ii) 行政人員之責任,即要對內幕消息保密、向上級 呈報任何有關潛在消息及向相關員工傳達有關訊 息及責任。

Securities transactions

The Company has adopted a code of conduct regarding securities transactions by the Directors and senior management of the Group on terms no less exacting than the required standard set out in Appendix 10 to the Listing Rules ("Model Code"). Having made specific enquiry of all Directors and senior management of the Group, all Directors and senior management of the Group have complied with the required standard set out in the Model Code and the Company's code of conduct regarding securities transactions by Directors and senior management throughout the year ended 31 March 2023.

The Board has also established procedures for relevant employees, including certain employees of the Company, certain Directors or employees of its subsidiaries who are considered to be likely to possess inside information in relation to the Company or its securities, in respect of their dealings in the Company's securities.

Anti-corruption policy and whistleblowing policy

The Group has adopted (i) policies and measures that promote and support anti-corruption laws and regulations; and (ii) whistleblowing policies and measures for employees, suppliers and business partners to raise concerns, in confidence and anonymity, with the Audit Committee about possible improprieties in relation to any matter related to the Group. For further details of the Group's anti-corruption and whistleblowing policies and/or measures, please refer to the Group's anti-corruption policy and whistleblowing policies published on the Company's website.

Risk management and internal control

The Board is responsible for overseeing the adequacy and effectiveness of the risk management and internal control systems of the Company, to identify and manage the risks faced by the Group, as well as to ensure the Shareholders' interests and the Company's assets are properly safeguarded. The design of risk management and internal control systems is to manage, rather than eliminate the risk of failing to achieve business objectives, and provide reasonable but not absolute assurance against material misstatement or loss.

In view of the requirement of the Listing Rules in relation to the code provisions on risk management which took effect in 2016, the Company adopted a risk management policy in March 2016, which was subsequently revised in 2017 and 2020. The Board has delegated the Audit Committee with authority and responsibility to oversee the overall management of risks and report the results to the Board as set out in the terms of reference of the Audit Committee. The risk management policy is reviewed by the Audit Committee from time to time.

證券交易

本公司已就本集團董事及高級管理層進行證券交易採納一套行為守則,其條款不遜於上市規則附錄10所載的規定準則(「標準守則」)。經向本集團全體董事及高級管理層作出特定查詢後,於截至2023年3月31日止年度,本集團全體董事及高級管理層已遵守標準守則及董事及高級管理層進行證券交易的本公司行為守則所載之規定準則。

董事會亦為相關僱員設立有關彼等進行本公司證券交易之程序,包括本公司之若干僱員、其附屬公司之若干董事或僱員,該等人士被認為可能擁有與本公司或其證券有關之內幕消息。

反貪污政策及舉報政策

本集團已採取(i)促進及支持反貪污法律法規的政策及措施:及(ii)舉報政策及措施,以便僱員、供應商及業務合夥人可暗中及以不具名方式向審核委員會提出其對可能關於本集團任何事宜的不當行為的關注。有關本集團反貪污及舉報政策及/或措施的進一步詳情,請參閱本公司網站刊載的本集團反貪污政策及舉報政策。

風險管理及內部監控

董事會負責監管本公司之風險管理及內部監控系統是 否充足及有效,以識別及管理本集團所面臨之風險, 以及確保股東權益及本公司資產得到妥善保障。風險 管理及內部監控系統之設計旨在管理而非消除未能達 成業務目標之風險,並就重大錯誤陳述或損失作出合 理而非絕對之保證。

鑒於上市規則有關於2016年生效之關於風險管理之守則條文之規定,本公司已於2016年3月採納風險管理政策,隨後於2017年及2020年進行修訂。誠如審核委員會職權範圍條款所載,董事會已授予審核委員會權力及責任以監管風險整體管理並向董事會匯報有關結果。風險管理政策由審核委員會不時審閱。

Risk management and internal control (Continued)

The Board conducts continuous review of the effectiveness of the risk management and internal control systems through the Audit Committee and internal audit team of the Company. The Company compiles a risk register according to the risk assessment conducted at the enterprise level, monitors it on an on-going basis by taking into account emerging issues.

The internal control systems and risk management which were reviewed during the year included:

- the scope of the risk management and internal control systems covering strategic, operational, financial and compliance controls;
- the risk management process, including risk assessment process, risk prioritisation, and the design of internal controls and risk mitigation measures of the risks prioritised in the risk register;
- mid-year review on the effectiveness of internal controls and risk mitigation measures of top 10 risks prioritised in the risk register; and
- the annual internal audit plan and the regular internal audit updates.

The internal audit team plays an important role to ensure the risk management and internal control systems are operating effectively. It independently reviews compliance of the Group's policy and workflows, regulatory requirements, risk management and internal controls and evaluate their adequacy and effectiveness. The internal audit plan is risk-and-control based that covers the Group's significant operations over a cycle and recurring basis. The annual audit plan is reviewed and endorsed by the Audit Committee.

The Board's review also considers the adequacy of resources, qualifications and experience of staff of the Company's accounting and financial reporting function, and their training programmes and budget. There were no significant areas of concern identified during the year.

The procedures and internal controls for handling and disseminating of inside information are governed by the Model Code. The policy and procedures of the Company are explained in the sections of "Disclosure obligations regarding inside information" and "Securities transactions" of this Corporate Governance Report.

In light of the above reviews and policies, the Board confirms that the Group's risk management and internal controls systems are effective and adequate.

風險管理及內部監控(續)

董事會透過審核委員會及本公司之內部審核團隊持續檢討本公司風險管理及內部監控系統之成效。本公司 根據企業層面進行的風險評估編製風險管理記錄冊, 並經考慮新興事項按持續基準對其進行監督。

本集團於年內檢討內部監控系統及風險管理,包括:

- 風險管理及內部監控系統之範圍,涵蓋策略、營 運、財務及合規控制;
- 風險管理流程,包括風險評估流程、風險排序, 以及風險管理記錄冊所排序風險之內部監控及降 低風險措施之設計;
- 年中檢討風險管理記錄冊中排序前10項風險之內 部監控及降低風險措施之成效;及
- 年度內部審核計劃及定期內部審計更新資料。

內部審計組在確保風險管理及內部控制系統有效運作方面發揮重要作用,其獨立審閱本集團政策及工作流程、監管規定、風險管理及內部監控之遵守情況,並評估其是否充足及有效。內部審核計劃以風險與監控為基礎,涵蓋本集團於特定週期及循環週期之主要營運。年度審核計劃由審核委員會審閱及認同。

董事會所進行之檢討工作亦考慮本公司在會計及財務 匯報職能方面之資源、員工資歷及經驗,以及員工所 接受之培訓課程及有關預算是否足夠。年內並無發現 重大關注事宜。

處理及發佈內幕消息之程序及內部監控受標準守則規管。本公司之相關政策及程序於本企業管治報告內「有關內幕消息之披露責任」及「證券交易」兩節闡述。

鑒於上述審閱及政策,董事會確認本集團之風險管理 及內部監控系統有效且充足。

Directors' and auditor's responsibilities for financial statements

The Directors acknowledge their responsibility for the preparation of financial statements of the Group.

The responsibilities of the independent auditor of the Company are set out in the Independent Auditor's Report to the shareholders of the Company on pages 80 to 85 of this annual report.

Shareholders' right

- Procedures for convening special general meeting on requisition
 - 1.1 Shareholders have the right to requisition the Company to convene a special general meeting in the manner prescribed by and set out in the Bye-Laws and the Companies Act.
 - 1.2 Bye-Law 62 provides "The Board may, whenever it thinks fit, convene a special general meeting, and 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 Directors or the Secretary, to require a special general meeting to be called by the Board for the transaction of any business or resolution specified in such requisition; and such meeting shall be held within two (2) months after the deposit of such requisition. If within twenty-one (21) days of such deposit the Directors fail 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." Pursuant to section 74 of the Companies Act, Shareholders ("General Meeting Requisitionists") holding at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company as at the date of the deposit carrying the right of voting at general meetings of the Company may requisition the Directors to forthwith proceed duly to convene a special general meeting by depositing a written requisition ("General Meeting Requisition") at the registered office of the Company.
 - 1.3 The General Meeting Requisition must state the purpose of the meeting (including the resolutions to be considered at the meeting), and must be signed by the General Meeting Requisitionists; the General Meeting Requisition may consist of several documents in like form each signed by one or more General Meeting Requisitionists.

董事及核數師對財務報表之責任

董事確認彼等對編製本集團財務報表之責任。

本公司獨立核數師之責任載於本年報第80至85頁之致 本公司股東之獨立核數師報告。

股東權利

- 1. 請求召開股東特別大會之議事程序
 - 1.1 股東有權按照公司細則及公司法規定及所載 列之形式向本公司申請召開股東特別大會。
 - 1.2 公司細則第62條規定,董事會每當其認為合 適的時候召開股東特別大會, 而於遞交請 求日期持有不少於本公司實繳股本(附有於 本公司股東大會表決的權利)十分之一的股 東,於任何時候有權透過向董事或秘書發出 書面要求,要求董事會召開特別股東大會, 以處理有關要求中訂明的任何事項或決議 案;且該大會應於遞交該要求後兩(2)個月 內舉行。倘要求遞交後二十一(21)日內,董 事未有召開該大會,則請求人士可根據公司 法第74(3)條的規定自行召開會議。根據公 司法第74條,於遞交請求書當日持有本公司 截至遞交日止有權在本公司股東大會上表決 之股份,且該股份佔本公司之實繳股本不少 於十分之一的股東(「股東大會請求人」), 可遞交書面請求(「股東大會請求書」)到本 公司註冊辦事處,以請求董事立即妥為安排 召開股東特別大會。
 - 1.3 股東大會請求書須載明會議的議題(包括擬在會上審議的議案),並須經股東大會請求 人簽署;股東大會請求書可由多份格式相似的文件組成,而每份須經一位或以上的股東 大會請求人簽署。

- Procedures for convening special general meeting on requisition (Continued)
 - 1.4 The General Meeting Requisition shall be deposited at the registered office and preferably, copied to the head office and principal place of business of the Company and marked for the attention of the Board or the company secretary of the Company at their respective address below:

Registered office of the Company Victoria Place, 5th Floor 31 Victoria Street Hamilton HM10 Bermuda

Attention: Board of Directors/Company Secretary

Head office and principal place of business of the Company 16th Floor, Tower 1 Grand Central Plaza 138 Shatin Rural Committee Road Shatin, New Territories Hong Kong Attention: Board of Directors/Company Secretary

- 1.5 If the Directors fails to proceed to duly convene such meeting within 21 days from the date of the deposit of General Meeting Requisition as set out in the paragraph 1.2 above, the General Meeting Requisitionists, or any of them representing more than one half of their total voting rights, may themselves convene a meeting, but any meeting so convened shall not be held after the expiration of three months from the date of the deposit of the General Meeting Requisition. A meeting so convened by the General Meeting Requisitionists shall be convened in the same manner, as nearly as possible, as that in which meetings are to be convened by the Directors.
- 1.6 Any reasonable expenses incurred by the General Meeting Requisitionists by reason of the failure of the Board to duly convene a meeting shall be repaid to the General Meeting Requisitionists by the Company.

股東權利(續)

- 1. 請求召開股東特別大會之議事程序(續)
 - 1.4 股東大會請求書須遞交至本公司的註冊辦事處,最好亦同時抄送其副本至本公司的總辦事處及主要營業地點,註明收件人為本公司董事會或公司秘書,地址如下:

本公司註冊辦事處 Victoria Place, 5th Floor 31 Victoria Street Hamilton HM10 Bermuda 董事會/公司秘書收

本公司總辦事處及主要營業地點 香港 新界沙田 沙田鄉事會路138號 新城市中央廣場 第1座16樓 董事會/公司秘書收

- 1.5 倘董事未能於上文第1.2段所載的股東大會請求書遞交日期起21日內應要求召開會議,則股東大會請求人或代表其所持總表決權過半數的任何人士可自行召開會議,惟於股東大會請求書遞交日期起三個月屆滿後,概不得舉行依上述程序請求召開的任何會議。股東大會請求人按上述程序召開會議時,其召開方式應盡可能與董事召開會議的方式相同。
- 1.6 本公司須向股東大會請求人補償其因董事會 未應要求召開會議而發生的任何合理費用。

2. Procedures for raising enquiries

2.1 Shareholders should direct their questions about their shareholdings, share transfer, registration and payment of dividend to the Company's branch share registrar in Hong Kong, details of which are as follows:

Hong Kong Registrars Limited

Address: 17M Floor, Hopewell Centre

183 Queen's Road East Wanchai, Hong Kong

Tel: (852) 2862 8555 Fax: (852) 2529 6087

2.2 Shareholders may at any time raise any enquiry in respect of the Company at the following designated contacts, correspondence addresses, email addresses and enquiry hotlines of the Company:

Address: 16th Floor, Tower 1, Grand Central Plaza

138 Shatin Rural Committee Road, Shatin

New Territories, Hong Kong

Email: ir@fujikon.com

Tel: (852) 2605 5008 Fax: (852) 2694 1338

- 2.3 Shareholders are encouraged to make enquiries via the online enquiry form available on the Company's website at www.fujikon.com.
- 2.4 Shareholders are reminded to lodge their questions together with their detailed contact information for the prompt response from the Company if it deems appropriate.

股東權利(續)

2. 提出查詢之議事程序

2.1 股東如對其持股數、股份過戶、登記及股息 支付有任何疑問,應聯絡本公司的香港股份 過戶登記分處,詳情如下:

香港證券登記有限公司

地址: 香港灣仔

皇后大道東183號 合和中心17M樓

電話: (852) 2862 8555 傳真: (852) 2529 6087

2.2 股東可於任何時間透過本公司以下指定聯絡 方式、通訊地址、電郵地址及查詢熱線致詢 本公司:

地址: 香港新界

沙田沙田鄉事會路138號 新城市中央廣場第1座16樓

電郵: ir@fujikon.com

電話: (852) 2605 5008 傳真: (852) 2694 1338

- 2.3 歡迎股東透過本公司網站www.fujikon.com的網上查詢表格作出查詢。
- 2.4 兹提醒股東在垂詢時提供詳細聯絡資料,以 便本公司在認為合適時作出及時回應。

3. Procedures for putting forward proposals at general meeting

- 3.1 Section 79 of the Companies Act provides that, at the expense of the Resolution Requisitionists (as defined in paragraph 3.2 below) unless the Company otherwise resolves, it shall be the duty of the Company on the requisition in writing by the Resolution Requisitionists:
 - to give to the 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;
 - (b) to circulate to the Shareholders entitled to have notice of any general meeting sent 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.
- 3.2 "Resolution Requisitionists" means Shareholders making a requisition under paragraph 3.1 above and shall constitute either:
 - (a) any number of Shareholders representing not less than onetwentieth 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
 - (b) not less than one hundred Shareholders.
- 3.3 Notice of any such intended resolution shall be given, and any such statement shall be circulated, to Shareholders entitled to have notice of the meeting sent to them by serving a copy of the resolution or statement on each such Shareholder in any manner permitted for service of notice of the meeting, and notice of any such resolution shall be given to any other Shareholder by giving notice of the general effect of the resolution in any manner permitted for giving him notice of meeting of the Company, provided that the copy shall be served, or notice of the effect of the resolution shall be given, as the case may be, in the same manner and, so far as practicable, at the same time as notice of the meeting and, where it is not practicable for it to be served or given at that time, it shall be served or given as soon as practicable thereafter.

股東權利(續)

3. 於股東大會上提出議案之程序

- 3.1 公司法第79條規定,於議案請求人(定義見下文第3.2段)以書面作出請求及(除非本公司另有議決)在議案請求人支付費用的情况下,本公司有責任:
 - (a) 向有權接收下一屆股東週年大會通告 的股東發出通告,以告知可能會在該 會議上恰當地動議並擬在會上動議的 任何議案;
 - (b) 向有權獲發送任何股東大會通告的股東傳閱任何字數不多於一千字的陳述書,以告知在任何提呈議案內所提述的事宜,或擬於該會議上處理的事務。
- 3.2 「議案請求人」指根據上文第3.1段作出請求 書的股東,及應為:
 - (a) 代表在該請求書提出的日期有權在該 請求書有關的會議上表決的所有股東 總表決權不少於二十分之一的任何人 數的股東;或
 - (b) 不少於一百名的股東。
- 3.3 任何此等議案的通知及任何此等陳述書,須以准許用於送達會議通知的任何方式,將該議案或陳述書的副本向有權獲送交會議通知的股東發出或傳閱;至於向任何其他股東發出任何此等議案的通知,則須以准許用於向該等任何其他股東發出本公司會議通知的任何方式,向其發出具該議案大意通知的任何方式,向其發出具該議案大意通知的發出方式(視屬何情況而定)須與會議通知發出的方式相同,而送達或發出的時間,亦須在切實可行範圍內與會議通知發出的時間相同,如當時不能送達或發出,則須於隨後在切實可行範圍內盡快送達或發出。

3. Procedures for putting forward proposals at general meeting (Continued)

- 3.4 Section 80 of the Companies Act sets out the conditions to be met before the Company is bound to give any notice of resolution or to circulate any statement. Pursuant to section 80 of the Companies Act, the Company shall not be bound to give notice of any resolution or to circulate any statement as mentioned in paragraph 3.1 above unless:—
 - (a) a copy of the requisition signed by the Resolution Requisitionists, or two or more copies which between them contain the signatures of all the Resolution Requisitionists, is deposited at the registered office of the Company:—
 - in the case of a requisition requiring notice of a resolution, not less than six weeks before the meeting; and
 - (ii) in the case of any other requisition, not less than one week before the meeting; and
 - (b) there is deposited or tendered with the requisition a sum reasonably sufficient to meet the Company's expense in giving effect to the procedures in paragraph 3.1 above (i.e. the giving of notice of resolution and/or circulation of statement).

Provided that if, after a copy of the requisition requiring notice of a resolution has been deposited at the registered office of the Company, an annual general meeting is called for a date six weeks or less after the copy has been deposited, the copy though not deposited within the above-mentioned time shall be deemed to have been properly deposited for the purposes thereof.

4. Procedures for propose a person for election as a Director

Pursuant to Bye-law 103, if a Shareholder wishes to nominate a person to stand for election as a Director at any general meeting appointed for such election shall follow the procedures as prescribed in Bye-law 103. Details of the procedures for nomination of Directors for election are available on the website of the Company.

The relevant procedures are set out in the document titled "Shareholders' rights" and "Procedures for shareholders to propose a person for election as a director" which are available on the websites of the Company.

股東權利(續)

3. 於股東大會上提出議案之程序(續)

- 3.4 公司法第80條載有本公司於承擔發出議案的 任何通知或傳閱任何陳述書前須達致的條 件。根據公司法第80條,本公司毋須根據上 文第3.1段所述發出有關任何議案的通知或 傳閱任何陳述書,除非:一
 - (a) 已於下述時間,將一份由議案請求人 簽署的請求書(或兩份或以上載有全體 議案請求人簽字的請求書)遞交至本公 司的計冊辦事處:一
 - (i) 倘屬要求發出議案通知的請求 書,則須於有關會議舉行前不少 於六個星期;及
 - (ii) 倘屬任何其他請求書,則須於有關會議舉行前不少於一個星期; 及
 - (b) 已隨該請求書遞交或付交一筆合理足 夠的款項,以供本公司應付為實施上 文第3.1段所述程序而發生的開支(即發 出議案的通知及/或傳閱陳述書)。

但如要求發出議案通知的請求書在遞交至本公司 的註冊辦事處後,有關方面在該請求書遞交後六 個星期或較短期間內的某一日召開股東週年大 會,則該請求書雖然並非在上述時間內遞交,但 就此而言,亦須視作已恰當地遞交。

4. 提名人士參選董事之程序

根據公司細則第103條,股東如有意提名人士於任何指定選舉董事之股東大會上參選董事職務,彼應遵循公司細則第103條所載之程序。有關提名參選董事之程序詳情於本公司網站刊載。

有關程序載於「股東權利」及「股東提名人士參選董事之程序」文件內,該等文件可於本公司網站 覽閱。

Constitutional documents

Reference is made to the circular of the Company dated 13 July 2022 in relation to, among other things, the proposed amendments to the Bye-Laws (the "Proposed Amendments"). The Proposed Amendments were proposed by the Board for the purpose of bringing the then-existing Bye-Laws in line with the latest legal and regulatory requirements, including the applicable laws of Bermuda and the amendments made to Appendix 3 to the Listing Rules which took effect on 1 January 2022. The Shareholders considered and approved the Proposed Amendments on 12 August 2022.

Save as disclosed above, there was no change in the Company's constitutional documents during the year.

Relations with Shareholders

The Company continues to enhance communications and relationships with its investors. Designated senior management maintains regular dialogue with institutional investors to keep them abreast of the Company's developments. The Company also holds regular meetings with institutional shareholders.

To ensure effective communication with the Shareholders, the Company has adopted a formal Shareholder communication policy to ensure that the Shareholders are provided with ready, equal and timely access to balanced and understandable information about the Company (including its financial performance, strategic goals and plans, material developments, governance and risk profile), in order to enable the Shareholders to exercise their rights in an informed manner, and to allow the Shareholders and the investment community to engage actively with the Company.

The Company maintains a corporate website (www.fujikon.com) to keep its Shareholders and the investing public posted of the Company's business developments and operations, list of Directors and their roles and functions, constitutional documents, terms of reference of the Board and its committees, procedures of nomination of directors for election, shareholders' rights and communication policy, corporate governance practices, announcements, circulars and reports released to the Stock Exchange and other information are posted. Information on the Company's website will be updated from time to time.

The Board has examined and reviewed the implementation of the Shareholder communication policy during the year. Taking into account the variety of existing channels for communication and participation, the Board is of the view that its Shareholder communication policy has been duly and effectively implemented. The Board will continuously review its existing channels of communication with Shareholders and investors to ensure that they remain effective.

憲章文件

兹提述本公司日期為2022年7月13日的通函,內容有關 (其中包括)對公司細則的建議修訂(「建議修訂」)。董 事會建議作出建議修訂,以使當時現有公司細則符合 最新法律法規要求,包括百慕達適用法律及於2022年 1月1日生效的上市規則附錄3之修訂本。股東已於2022 年8月12日審議及批准建議修訂。

除上文所披露者外,年內本公司之憲章文件概無任何 變動。

與股東之關係

本公司一直致力加強與其投資者之溝通及關係。專門 高級管理人員會定期與機構投資者進行對話,及時向 其介紹本公司之發展。本公司亦定期與機構投資者舉 行會議。

為保證與股東溝通順暢,本公司採納正式之股東通訊 政策,確保股東均可同等隨時及適時地取得全面及容 易理解之本公司資料(包括其財務表現、策略目標及計 劃、重大發展、管治及風險概況),一方面使股東可在 知情情況下行使其權利,另一方面可讓股東及投資人 士積極與本公司互動。

本公司設有企業網站(www.fujikon.com),確保本公司 股東及公眾投資者隨時知悉本公司於聯交所刊載之業 務發展及營運狀況、董事名單與其角色及職能、憲章 文件、董事會及其委員會之職權範圍、提名參選董事 之程序、股東權利及通訊政策、企業管治常規、公 佈、通函及報告以及其他公佈資料。本公司網站資料 將會不時更新。

董事會已審視及檢討年內股東溝通政策的實施情況。 經考慮豐富的現有溝通及參與渠道,董事會認為其股 東溝通政策已妥善有效實施。董事會將持續檢討其與 股東及投資者的現有溝通渠道以確保其持續有效。

Relations with Shareholders (Continued)

The Company's annual general meeting is one of the important platforms to communication with the Shareholders. The Annual General Meeting will be held at 16th Floor, Tower I, Grand Central Plaza, 138 Shatin Rural Committee Road, Shatin, New Territories, Hong Kong on 25 August 2023. The full text of the resolutions and explanatory notes in respect of the meeting are contained in the Notice of Annual General Meeting. All Shareholders are invited to attend the Annual General Meeting and participate in communicating with the Company.

Dividend policy

The Board has approved and adopted the dividend policy in 2019 which is published on the Company's website. The dividend policy aims to ensure a stable return to the Shareholders and to use the Group's capital more effectively with this dividend policy. In proposing any dividend payout, the Board shall take into account the following factors:

- (a) the requirements of the Company under applicable laws and regulations;
- (b) the amount of retained profits and distributable reserves of the Company and its subsidiaries;
- (c) any financial covenants and other restrictions bound to the Company;
- (d) the financial performance expansion plans, working capital requirements, and anticipated cash needs of the Company and its subsidiaries;
- (e) cash dividends from the subsidiaries to the Company; and
- (f) other factors which the Board may deem appropriate.

The form and frequency of dividend declaration and payment shall be at the sole and absolute discretion of the Board and final dividend shall be subject to the Shareholders' approval at annual general meetings of the Company.

Hong Kong, 29 June 2023

與股東之關係(續)

本公司之股東週年大會為本公司與其股東交流之重要平台之一。股東週年大會將於2023年8月25日於香港新界沙田沙田鄉事會路138號新城市中央廣場第1座16樓舉行。有關大會之決議案全文及附註解釋載於股東週年大會通告內。全體股東受邀出席股東週年大會並與本公司進行交流。

股息政策

董事會於2019年批准並採納股息政策,該政策已刊登於本公司網站上。股息政策旨在確保為股東帶來穩定回報,並憑藉該股息政策更有效地運用本集團之資本。於建議作出任何派息時,董事會應考慮以下因素:

- (a) 適用法律法規項下本公司之規定;
- (b) 本公司及其附屬公司之保留溢利及可供分配儲備 金額;
- (c) 與本公司有關之任何財務契約及其他限制;
- (d) 本公司及其附屬公司的財務表現拓展計劃、營運 資金需求及預期現金需求;
- (e) 附屬公司向本公司派發現金股息;及
- (f) 董事會可能認為適當之其他因素。

股息宣派及支付之形式及頻率須由董事會全權酌情決 定,及末期股息須經股東於本公司股東週年大會上批 准。

香港,2023年6月29日

Environmental, Social and Governance Report

環境、社會及管治報告

1. Our vision

Fujikon is principally engaged in the design, manufacturing, marketing and trading of electro-acoustic products, accessories and other electronic products. The Group has been focusing on technology innovation to solidify its position in the electro-acoustic market, in an effort to become our customers' preferred strategic partner in the electro-acoustic and electronic industries. We also place great emphasis on the sustainable development of the Group while we strive to expand our business. We have committed to reducing impacts on the environment from our business operations, safeguarding employee rights and interests.

We incorporate the concept of sustainable development into the Group's management policy. The Board has formulated the environmental, social and governance ("ESG") strategy, regularly reviewed the key ESG indicators and assessed relevant risks, so as to ensure the Group has adopted and maintained effective risk management and internal control measures at the ESG level. We will continue to firmly adhere to the concept of sustainability development. We strive to provide customers with high value-added and highly differentiated products with advanced and innovative technologies, with an aim to become long-term partner for the world leading clients and create greater value for the stakeholders.

2. About this section

The Group is committed to achieving sustainable development by engaging environmental protection and social development as an integral part of our business development. This section presents the environmental and social performance of the Group. This report is prepared in accordance with the "Environmental, Social and Governance Reporting Guide" as set out in Appendix 27 to the Rules Governing the Listing of Securities on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") to conform with the relevant disclosure requirements for listed companies issued by the Stock Exchange. This report has been approved by the Board for issue.

Unless otherwise stated, this section highlights the environmental and operation governance performance of Charter Media (Dongguan) Co., Ltd. under the Group which is located in Dongguan, China (hereinafter referred to as the "Headsets and Headphones Plant"), as well as the employment and other social performance of the Hong Kong office and its plants in China. This report covers the period from 1 April 2022 to 31 March 2023.

1. 我們的理念

富士高主要從事設計、製造、推廣及銷售電聲產品、配件及其他電子產品,持續以創新科技鞏固集團在電聲市場的地位,並致力成為電聲及電子領域客戶首選的策略性合作夥伴。集團在鋭意推動業務發展的同時,亦關注企業的可持續發展,竭力減少業務對環境的影響,持續保障僱員權益。

我們一直把可持續發展理念融入集團的管理方針。董事會制定了環境、社會及管治(「環境、社會及管治(「環境、社會及管治」)策略,定期審閱環境、社會及管治」)策略,定期審閱環境、社會及管治層面建立並維持有效的風險應環境、社會及管治層面建立並維持有效的風壓應對管理及內部監控措施。我們會一如以往且堅定不移地向可持續發展道路前進,以先進和創新人力為客戶提供高增值、高差異性產品,成為世界頂級客戶的長期合作夥伴,為利益相關方創造更大價值。

2. 關於本章節

本集團一直以可持續發展為目標,在發展業務的同時亦顧及環境保護及社會發展。本章節描述集團在環境及社會兩方面的表現。本報告依循香港聯合交易所有限公司(「聯交所」)主板上市規則附錄27所載之「環境、社會及管治報告指引」編寫,以符合聯交所對上市公司相關的披露要求。報告內容已獲得董事會批准發出。

除另有説明外,本章節概述了集團位於中國東莞的中名(東莞)電子有限公司(下稱「耳機業務廠房」)的環境及營運管治表現,以及香港辦公室與國內廠房在僱傭及其他社會相關的表現。報告期間為2022年4月1日至2023年3月31日。

3. Environmental, social and governance structure

In order to effectively manage the ESG-related risks, we have established the Environmental, Social and Governance Committee (the "ESG Committee") which is in charge of formulating the overall ESG strategies and objectives, regularly monitoring the key performance indicators and compliance with laws and regulations, and provides reports on the overall ESG performance to the Board at least once a year for approval. An Environmental, Social and Governance Working Group has been established under the ESG Committee, which is responsible for assisting the ESG Committee in coordinating the implementation and execution of the relevant ESG measures by all departments, collecting relevant key performance indicator data and carrying out the report compilation on a monthly basis.

3. 環境、社會及管治架構

為有效地管理環境、社會及管治相關風險,我們成立了環境、社會及管治委員會,訂立整體環境、社會及管治策略及目標,定期監察關鍵績效指標及遵守法規情況,並最少每年一次向董事提供整體的環境、社會及管治工作滙報,環境、社會及管治報告作出批示。環境工作門對環境、社會及管治報告作出批示。環境工作門落會及管治委員會協調各部門收集相關關鍵績效指標數據,並統籌報告編寫。

Board of Directors 董事會

Environmental, Social and Governance Committee 環境、社會及管治委員會

Environmental, Social and Governance Working Group 環境、社會及管治工作小組

4. Reporting Principles

The Group has taken into account of the following reporting principles in the preparation of this report:

Materiality: In addition to considering the sustainable development goals of the Group and the "Environmental, Social and Governance Reporting Guide" under Appendix 27 to the Listing Rules of the Main Board of the Stock Exchange, the Group regularly communicated with its stakeholders to understand their concerns relating to sustainable development issues.

Quantitative: With regard to the quantitative information (e.g. key performance indicators in respect of environment) reported in this report, we disclosed the data for the year, which allows stakeholders to compare our performance over time.

Balance: We aim to keep our report balanced and make fair disclosure on the progress of the most critical aspects of our performance.

Consistency: The Group prepared and presented the report in accordance with the "Environmental, Social and Governance Reporting Guide" under Appendix 27 to the Listing Rules of the Main Board of the Stock Exchange, so as to make year-on-year comparison with the previous key performance indicators of the Group.

4. 匯報原則

我們在制定本報告時考慮了以下的報告原則:

重要性:除了考慮集團可持續發展的目標及聯交所主板上市規則附錄27所載之「環境、社會及管治報告指引」外,集團亦定期與利益相關方溝通,以了解他們關注的可持續發展議題。

量化:就本報告內匯報的量化資料,如環境關鍵 績效指標,我們披露了本年度的數據,讓利益相 關方就我們的表現隨時間作出比較。

平衡性:我們的目標是維持報告平衡,並就集團 表現最關鍵方面的進度作出公平披露。

一致性:集團按照聯交所主板上市規則附錄27所載之「環境、社會及管治報告指引」編寫匯報,讓 集團過去的主要關鍵指標表現可按年比較。

5. Stakeholder engagement and material issues

5.1 Stakeholder engagement

The Group always attaches great importance to the opinions of the stakeholders. The key stakeholders in our business include customers, employees, suppliers, investors, government authorities, communities and industry associations. We believe that good communication with the stakeholders provides meaningful reference which is helpful for the Group in formulating its long-term goals to promote sustainable development.

The following are the main communication channels between the Group and various stakeholders

Customers **Employees** · Phone calls/emails · Training for occupational health • Customer visits and factory audits and safety Trade exhibitions · Notice boards · Questionnaire survey · Opinion collection boxes/mail boxes/emails/Enterprise Wechat · Job performance assessment · Questionnaire survey **Suppliers** Community Phone calls/emails · Participation in community Annual audits for suppliers activities · Questionnaire survey Donation/sponsorship Shareholders and investors Regulatory agencies

- · Annual results and interim results · Government websites announcements
- · Annual reports and interim reports
- · Corporate website

5. 利益相關方的參與及重要性議題

5.1 利益相關方參與

集團一直十分重視利益相關方的意見。我們 業務中的主要利益相關方包括顧客、員工、 供應商、投資者、政府機構、社區及業界組 織。我們相信與利益相關方的良好溝通,以 此為參考,可協助集團就可持續發展制定長 遠目標。

以下為集團主要與各利益相關方之溝通渠道

各尸	僱 員
• 電話/電子郵件 • 客戶參觀及工廠審核 • 行業展覽會 • 問卷調查	 職業健康與安全培訓 告示板 意見箱/信箱/電子郵件/企業微訊 工作表現評核 問卷調查
供應商	社區
電話/電子郵件供應商年度審核問卷調查	• 參與社區活動 • 捐獻/贊助
股東及投資者	監管機構

- 全年及中期業績公布 政府網站
- 年報及中期報告
- 公文
- 企業網站
- 檢查及評估

Official documents

• Inspections and assessments

Stakeholder engagement and material issues 5. 利益相關方的參與及重要性議題(續) (Continued)

5.2 Materiality analysis

To ensure that this report covers material ESG issues in the Group's core business and presents appropriate response to concerns of the stakeholders, we gather the views of stakeholders of our headsets and headphones business mainly through conducting questionnaires to collect feedbacks from our customers, employees and suppliers, which helps the Board to assess the importance of different ESG-related issues and the priority of resource allocation. The opinions of the stakeholders will help us to identify and prioritise the relative material ESGrelated issues, which will enable us to identify the risks associated with our main businesses and to develop policies and measures to cope with the challenges.

The table below summarises the material ESG issues identified through the above communication activity:

Employment and labour practices 僱傭及勞工常規

- Labour standard prohibition of child labour or forced labour
 - 勞工準則一防止童工或強制勞工
- Safety and health 安全與健康
- **Employment relationship** 僱傭關係
- Employee training and development 員工培訓及發展

5.2 重要性分析

為確保本報告涵蓋本集團主要業務環境、社 會及管治方面的重要性議題, 並適當地回應 利益相關方的關注事項,我們主要透過問卷 向顧客、員工及供應商收集意見,以瞭解利 益相關方對集團耳機業務的意見,有助董事 會評估對環境、社會及管治方面不同議題的 重要性及投放資源的優先次序。利益相關方 的意見可以協助我們分辨並優先考慮較重要 的環境、社會及管治方面的相關議題,以辨 識集團主要業務中的風險,並制定相關政策 及措施以應對挑戰。

下表總結了是次溝通活動所得的環境、社會 及管治重要性議題:

Operation practices

營運慣例

- Anti-corruption
 - 反貪腐
- Intellectual property rights 知識產權
- Product quality verification and recall mechanism 產品質量檢定及回收機制
- Product inquiry mechanism, post-sale services and feedback mechanism 產品查詢的機制、售後服務及意見反映機制
- Customer privacy 客戶私隱
- Supply chain management 供應鏈管理

Environment 環境

- **Environmental protection regulations** 環境保護法規
- Use of resources 資源使用
- **Environment and natural resources** 環境及天然資源
- Climate change 氣候變化

Community 社區

Community investment 社區投入

5. Stakeholder engagement and material issues 5. 利益相關方的參與及重要性議題(續) (Continued)

5.2 Materiality analysis (Continued)

The questionnaires require the interviewed stakeholders to prioritise the environmental and social issues with a rating of 1 (least important) to 5 (most important). As always, the results of the questionnaires for the year reflect that the Group's stakeholders are very concerned about three aspects (i.e. employment, environmental protection and operation governance).

5.2 重要性分析(續)

問卷要求受訪的利益相關方就環境及社會議 題由1(最不重要)至5(最重要)評級。一如 以往,本年問卷結果反映了集團的利益相關 方對僱用員工、環境保護及營運管治三方面 都相當關注。



6. Environmental protection

6.1 Environmental management system

We are dedicated in promoting emission reduction and environmental protection in order to achieve sustainable development. In conducting our business, we strive to mitigate the damages and risks to the environment caused by day-to-day operations, and implement energy conservation and emission reduction in the production process of the headsets and headphones business, while efforts have been made to enhance the awareness of employees and clients regarding environmental protection as well as resource and energy conservation. As always, our established environmental management system continued to ensure compliance with the national environmental protection regulations and our continuous success in emission reduction.

6. 保護環境

6.1 環境管理體系

為實現可持續發展,我們致力參與減排環保工作。在業務中,我們致力降低日常營運對環境的傷害和風險,並在耳機業務的生產環節中落實節能減排,同時提高員工及客戶對環境保護及節約資源、能源的重視。我們建立多年的環境管理體系,一如以往,繼續以符合國家環境法規、達致持續減排為目標。





6.2 Climate change

The Headsets and Headphones Plant has referred to the framework of the Task Force on Climate-related Financial Disclosures ("TCFD") to determine the climate-related measures, and identified the climate-related risks according to the "Management Procedures for Risks and Opportunities" under the internal management policy. These underlying risks are periodically monitored in accordance with the "Operation Risk and Emergency Management Plan", which includes emergency plans and restoration guidelines for climate-related natural disasters, so as to ensure the appropriate supervision, measurement and mitigation in respect of those risks.

In order to address the challenges brought by climate change, the Headsets and Headphones Plant has continued to maintain the ISO14001: 2015 Environmental Management System and the QC080000: 2017 Hazardous Substances Process Management System certifications by implementing the relevant measures, so as to minimise the underlying impacts of its day-to-day operation on the environment. As part of our strategy to address climate change, we are committed to minimising energy consumption in our day-to-day operation for the reduction of greenhouse gas emissions through a variety of energy and resources saving plans. For the purpose of reducing carbon emissions, close cooperation is also kept with our suppliers and clients in terms of better design of environmental-friendly products and enhancement of production efficiency. In addition, we keep a close watch on international and local laws and regulations relating to climate change, and has engaged an independent environmental inspection company to examine the waste gas and waste water discharged by the Headsets and Headphones Plant on a regular basis.

6. 保護環境(續)

6.2 氣候變化

耳機業務廠房已參考「氣候相關財務揭露」(Task Force on Climate-related Financial Disclosures「TCFD」)的框架以識別與氣候相關的舉措,透過內部管理《風險和機遇管理程序》識別與氣候相關的風險,並對這些潛在的風險按照《危機管理作業指導書》進行定期監督,其中包含了與氣候相關的自然災害類應急預案及恢復指引,以確保它們得到適當的監控、衡量和緩解。

6.3 Emissions and wastes

The Group is primarily engaged in the production of headsets and headphones. In compliance with the environmental protection laws and regulations in China, and following the principle of upto-standard emission and mitigating impacts of pollutants on the environment and the surrounding areas, we are dedicated to reducing discharge of pollutants and wastes generated from business operations by the means of green purchasing and cleaner production. In compliance with the requirements of the ISO14001, the Headsets and Headphones Plant has established a comprehensive management system, formulated guidelines on reducing all kinds of emissions and actively introduced emission abatement technology and equipments. The Headsets and Headphones Plant has received the Receipt on the Registration of Pollution Discharge for Fixed Pollution Sources issued by Dongguan Environmental Protection Bureau (東莞市生態環境局). In addition, we also engaged an independent environmental inspection company to examine the waste gas and waste water discharged by the Headsets and Headphones Plant, with the result showing that the emissions satisfied the national and local emission standards.

Waste gas

The waste gas emissions from the production process of the headsets and headphones business mainly include volatile organic compounds ("VOCs") from painting and pad printing operation, tin and its compounds from the soldering process of the assembling operation, non-methane hydrocarbons and particles from the molding and assembling process and exhaust gas of power generators.

To further reduce emission, the Headsets and Headphones Plant installed organic waste gas treatment equipment which can purify the waste gas produced from painting, pad printing, molding and assembling process through UV photolysis and active carbon adsorption device, and these equipment have been put into full operation. In addition, renovation was also carried out on the waste gas pipeline of the workshops, effectively controlling the concentration of waste gas emission that contains tin and its compounds. The concentrations of tin and its compounds emitted from the soldering process of the surface mount technology machines ("SMT machines") remained the same with that of the previous year, while the volume of benzene, toluene, xylene and total VOCs from the painting, pad printing process have slightly increased over that of 2022 which were still well below the required emission standards by the government. Particles, sulfur dioxide, nitrogen oxide and other waste gas emissions are mainly produced from exhaust gas of power generators, which are collected and subject to water sprinkling process treatment for emission at a high altitude, with the monitoring result showing that the emissions were still far lower than the national and local emission standard limits.

6. 保護環境(續)

6.3 排放及廢棄物

耳機生產為集團之主要業務。我們致力遵守中國環境保護的法律法規,以達標排放、成污染物對環境以及周邊的影響為原則,通緣色採購和清潔生產,減低營運過程產生的污染物及廢棄物排放量。按ISO14001的電球,耳機業務廠房已建立了全面的管理體系,制定各項減少排放的指引,並積極引速等系,制定各項減少排放的指引,並積極可能與實力。另外,我們亦聘請了獨立環境檢測公司,被測耳機業務廠房的廢氣及污水排放,檢測耳機業務廠房的廢氣及污水排放,檢測

廢氣

耳機業務生產過程中所排放的廢氣主要包括 噴油與移印作業產生的揮發性有機物(「揮發 性有機物」)、裝配作業的焊錫工序產生的錫 及其化合物、注塑成型及裝配工序產生的非 甲烷總烴、顆粒,以及發電機尾氣。

6. 保護環境(續)

6.3 Emissions and wastes (Continued)

6.3 排放及廢棄物(續)

Emission source 排放來源	Waste gas emissions 廢氣排放物	2023	2022	Unit 單位
Soldering process of SMT machines 貼片機焊錫工序	Tin and its compounds ¹ 錫及其化合物 ¹	0.001	0.001	mg/m³ 毫克/立方米
Exhaust gas of power generators 發電機尾氣	Particles 顆粒物	29	<20	mg/m³ 毫克/立方米
	Sulfur dioxide 二氧化硫	85	70	mg/m³ 毫克/立方米
	Nitrogen oxide 氮氧化物	115	117	mg/m³ 毫克/立方米
Painting, pad printing process 噴油、移印工序	Benzene 苯	0.058	0.033	mg/m³ 毫克/立方米
	Toluene 甲苯	0.595	0.364	mg/m³ 毫克/立方米
	Xylene 二甲苯	0.095	0.025	mg/m³ 毫克/立方米
	Total VOCs 總揮發性有機物	3.248	2.190	mg/m³ 毫克/立方米
Assembling and molding process 裝配及注塑工序	Non-methane hydrocarbons 非甲烷總烴	7.776	7.962	mg/m³ 毫克/立方米
Assembling process 裝配工序	Particles 顆粒物	0.191	0.317	mg/m³ 毫克/立方米

Note¹ Testing data was derived from the SMT machines of the "electronic assembly workshop" which are the major emission source

備註1檢測數據是來自主要排放源頭「電子裝配車 間」的貼片機

6.3 Emissions and wastes (Continued)

Waste water

The industrial waste water generated by the Headsets and Headphones Plant is mainly discharged from painting operation. In order to reduce industrial waste water discharge from the source, the Headsets and Headphones Plant has introduced a circulating water treatment system to improve the waste water filtration process. In addition, we have introduced relevant procedures and corresponding facilities to ensure that industrial waste water is separately collected and pretreated by a dedicated sedimentation basin before transferring it to the institutions recognised by the environmental protection authority for recycling and treatment. Moreover, we conduct regular examinations on the industrial waste water from the Headsets and Headphones Plant and domestic waste water from the dormitory buildings to ensure all water quality indicators meet the national and local emission standards.

In response to the increasing complexity of production process and upgraded requirements for the outward appearance of our products, the discharge of industrial waste water was accordingly slightly increased during this year. We continue to prioritise the implementation of energy conservation and emission reduction, and enhance waste water treatment in strict compliance with the ISO14001 standard and requirements of the local government, so as to meet the relevant standards.

6. 保護環境(續)

6.3 排放及廢棄物(續)

污水

耳機業務廠房產生的工業污水主要來自噴油作業。為了從源頭減低工業污水產生,耳機業務廠房已引入循環水系統,改善污水過濾程式。同時,我們已制定相關程序與相應設施,確保工業污水單獨收集,由專門的沉澱池進行預處理,最後交由環保部門認可的機構回收處理。另外,我們定期檢驗耳機業務廠房排出的工業污水及宿舍排出的生活污水,以確保各項水質指標符合國家及地方的排放標準。

因應產品的工藝複雜及外觀要求提升,本年工業污水排放亦相應略有增加。我們會繼續將節能減排列為主要的跟進項目,嚴格按照ISO14001標準和當地政府的要求,不斷加強廢水處理,以達到相關要求。

Industrial waste water 工業污水	2023	2022	Unit 單位
Generation of industrial waste water ² 工業污水產生 ² Intensity 密度	76.00	65.99	Ton 噸
Generation or discharge of industrial waste water/thousand units produced 工業污水產生或排放量/每千生產件數	0.037	0.027	Ton/thousand units produced 噸/每千生產件數

Note² Industrial waste water represents waste water from painting operation

備註2工業污水指噴油作業產生的污水

6.3 Emissions and wastes (Continued)

Greenhouse gas

We have been taking proactive measures to effectively reduce greenhouse gas ("GHG") emissions and the total GHG emissions decreased by approximately 6% for the year. With the technology advancement and higher standard of customer requirement, our products have seen an increasingly complicated production process, coupled with change in product mix, leading to increasing overall carbon dioxide ("CO₂") emission intensity. Nevertheless, we will continue to make improvement to alleviate impacts on the environment.

2023 Greenhouse gas 溫室氣體 254.48 Direct GHG emissions (Scope 1)3 溫室氣體直接排放(範疇1)3 Indirect GHG emissions (Scope 2)4 6,804.18 溫室氣體間接排放(範疇2)4 Total GHG emissions 7.058.66 溫室氣體排放總計 Intensity 密度 Emission of CO₃/thousand units produced 3.44 二氧化碳排放量/每千生產件數

Note³ Direct GHG emissions are attributable to petroleum and diesel consumed by commercial vehicles, liquified gas consumed by canteens and refrigerants for air-conditioning systems.

Note⁴ Indirect GHG emissions are attributable to electricity bought from external parties.

6. 保護環境(續)

6.3 排放及廢棄物(續)

2022

323.70

7,182.99

溫室氣體

我們一直積極採取有效措施減少溫室氣體 (「溫室氣體」)的排放,年度溫室氣體的排 放總量減少約6%。儘管產品生產工序複雜 性隨著技術及客人要求不斷提高、產品組合 改變,整體二氧化碳(「二氧化碳」)排放密 度因而有所增加,我們仍會持續改善以減少 對環境的影響。

Unit

單位

tCO2e

tCO2e

噸二氧化碳排放當量

 噸二氧化碳排放當量

 7,506.70
 tCO2e

 噸二氧化碳排放當量

 3.12
 Ton/thousand units produced

 噸/每千生產件數

備註3直接溫室氣體排放源包括商務車的汽油及柴油的使用、食堂液化氣的使用,以及空調的製冷劑。

備註4間接溫室氣體排放源為外購電力。

6.3 Emissions and wastes (Continued)

Wastes

We have waste treatment procedures in place. In terms of hazardous wastes, we safely transfer the hazardous substances like waste paint residue and used oil in accordance with the "Management Regulation on Hazardous Wastes Manifests", and hand them over to the collection service providers approved by the environmental protection authority for recycling and treatment. For non-hazardous wastes, recyclable and non-recyclable wastes are sorted out and stored separately as before. Most of the non-hazardous wastes are to be recycled, so as to reduce negative impacts on the environment.

Total volume of hazardous wastes (including used electrical and electronic products, chemical wastes and used gas cylinders) produced from operating activities during this financial year was 15.71 tons, while that of last financial year was 20.38 tons. The overall volume of hazardous wastes decreased by 23% during this financial year as a result of change in product mix and tighter control of hazardous wastes, environmentally-friendly design and green materials used. Due to the decoration upgrade of the production plants, the volume of non-hazardous wastes recorded an increase of 24% for the year as compared with the previous year. The Headsets and Headphones Plant has implemented proper treatment of the hazardous and non-hazardous wastes according to the procedures set by the Company. To keep a closer eye on hazardous and non-hazardous wastes, the Company installed an online monitoring system for solid wastes during the previous financial year to enable seamless connection to the government systems. The major discharge of industrial wastes by the Headsets and Headphones Plant are shown below:

6. 保護環境(續)

6.3 排放及廢棄物(續)

廢棄物

我們已制定有關處理廢棄物的程序。有害廢料方面,我們根據「危險廢物轉移聯單管理辦法」安全轉移廢油漆渣、廢機油等有害物質,並交由環保部門批准的回收商處理。對於無害廢料方面,我們持續將可回收廢料及不可回收廢料分類存放,當中大部份無害廢料進行回收並循環使用,減低對環境造成負面影響。

本財年經營活動產生的危險廢物總量(包括廢棄電氣和電子產品、廢棄化學品和氣瓶)為15.71噸,上財年為20.38噸。由於產品組合的改變及對危險廢物的加嚴控制、產品環保設計及綠色物料的使用,本財年的危險廢物總量下降了23%。本年度由於工業商房的裝修升級,導致無害廢料較上年度有增漲24%,耳機業務廠房已按照公司制定的更好的監控有害及無害廢棄物。為了可安裝了固體廢物線上監控系統,與政府的系統進行無縫接軌。下表列出耳機業務廠房的各項主要工業廢棄物的排放量:

6. 保護環境(續)

6.3 Emissions and wastes (Continued)

6.3 排放及廢棄物(續)

Wastes (Continued)

廢棄物(續)

Wastes 廢棄物	2023	2022	Unit 單位
Hazardous wastes ⁵ 有害廢料 ⁵	15.71	20.38	Ton 噸
Non-hazardous wastes ⁶ 無害廢料 ⁶ Intensity	772.2	624.6	Ton 噸
密度 Hazardous wastes discharged/thousand units			
produced 有害廢料排放量/每千生產件數	0.0077	0.0085	Ton/thousand units produced 噸/每千生產件數
Non-hazardous wastes discharged/thousand units produced 無害廢料排放量/每千生產件數	0.377	0.259	Ton/thousand units produced 噸/每千生產件數

Note⁵ Hazardous wastes include used oil barrels, oil wiping gloves, waste light tubes, used ink slag, waste paint residue and used oil, etc.

Note⁶ Non-hazardous wastes include used cardboard boxes, used plastic tips (plastics) and other non-hazardous wastes, etc.

備註5 有害廢料包括廢油桶、油抹布手套、廢燈 管、廢油墨渣、廢油漆渣、廢機油等。

備註6包括廢紙皮、廢膠頭(塑膠)以及其他無害廢 料等。

6.4 Energy Conservation

The Group proactively works in line with national environmental policies. We also have taken a series of measures in the Headsets and Headphones Plant to reduce energy consumption, including using air-conditioners and lightings as less often as possible, reducing the idle time of production machines and adopting high-efficiency production machinery, etc. In recent years, solar panels were installed on the roofs of certain dormitories by the Headsets and Headphones Plant, and production workshops and certain part of the public area were also re-equipped with motion sensor switches to reduce the lighting time wasted and in turn electricity consumption. In the future, we will continue to apply energy saving technologies to reduce energy consumption.

During the past year, we recorded decrease in electricity and water consumption during this financial year due to the change in product mix. The intensity of electricity and water consumption increased slightly and also affected by the product portfolio and production process during the year. The substantial decrease in diesel consumption in the financial year was mainly because that the Company did not generate electricity itself as a result of sufficient electricity supply during the financial year. In future, we will continue to promote environmental protection and energy conservation, so as to mitigate and reduce negative impacts on the environment and facilitate the sustainable development of the Group.

6. 保護環境(續)

6.4 節能

集團積極配合國家環保政策。耳機業務廠房亦落實一系列的節能措施以減少能源的使用,包括節約空調及照明燈的使用、減低生產機器待機以及採用高效能的生產機器等。近年,耳機業務廠房已在部分宿舍屋頂安裝了太陽能板,生產車間及部分公共區域亦更換了人體感應開關以減少無用照明時間,降低用電量。未來,我們會繼續應用節能技術以減少能源消耗。

過去一年,因產品組合的改變,本財年用電及用水量均有減少。用電及用水密度小幅度增加,也因本年度產品結構和工序而影響。本財年柴油用量大幅減少,主要是因為本財年電力充足,未進行自主發電。未來,我們會繼續提倡環保節能,以降低並減少對環境的不利影響,促進企業的可持續發展。

6. 保護環境(續)

6.4 Energy Conservation (Continued)

6.4 節能(續)

Use of resources 資源使用	2023	2022	Unit 單位
Use of energy			
能源使用			Land
Electricity	40 702 440	44 204 242	kWh
用電量	10,793,440	11,394,343	千瓦時
Diesel			Litre
用柴油量	910	19,353	升
Liquified petroleum gas			Kilogram
液化石油氣量	13,710	15,160	公斤
Water consumption			
用水			
Water			m³
用水量	114,527	118,574	立方米
Intensity			
密度			
Electricity consumption/thousand units			
produced			kWh/thousand units produced
用電量使用量/每千生產件數	5,267	4,729	千瓦時/每千生產件數
Water consumption/thousand units produced	3,207	4,723	m³/thousand units produced
	55.89	40.21	
用水量用量/每千生產件數	33.69	49.21	立方米/每千生產件數

Water used by the Headsets and Headphones Plant is sourced locally and there is no water sourcing issue.

6.5 Treasure our environment and resources

Over the years, we actively enhanced environmental benefits in the production process, achieving significant outcomes. Consumables used in production are sorted out for recycling and reuse as much as possible, so as to reduce the consumption of social resources. As the packaging design and materials selection for the brand products of the customers, whose production and sales are the main functions of the headsets and headphones business, is prescribed by the customers, the disclosure on the consumption volume of relevant packaging materials is not applicable to the Group's key performance indicators.

耳機業務廠房的用水量取自當地,並無出現 任何水資源的問題。

6.5 珍愛環境及資源

我們多年來積極提升生產過程的環保效益, 並取得顯著成果。在生產過程使用的消耗性 材料,我們會進行分類,並盡可能投入到回 收管道及二次利用,以降低社會資源消耗。 而耳機業務主要是生產及銷售客戶品牌產 品,其包裝設計及物料選用由客戶指定,因 此有關包裝物料的用量披露不適用為本集團 的關鍵效益指標。

7. Employment

We consider our staff to be a valuable asset to the Group. A diversified and equitable workplace shall enhance employees' performance and improve the relationship between the Company and its employees, thereby enabling the Company to achieve sustainable development. Meanwhile, we comply with the relevant laws and regulations in relation to recruitment, remuneration and welfare, working hours, rest periods, dismissal, equal opportunity, diversity, anti-discrimination and harassment and other aspects, including the Employment Ordinance, the Labour Law, etc. Our efforts have won us recognition from the relevant authorities, such as the Good MPF Employer Award granted by the Mandatory Provident Fund Schemes Authority of Hong Kong in recognition of the Group's role of model employer for its commitment to protect and strengthen employee retirement benefits.

7. 僱傭

我們深信員工是集團的重要資產,建立多元平等的工作環境有助提升員工的表現,改善公司與員工之間的關係,讓企業達至可持續發展。同時在聘用、薪酬福利、工作時數、休息時間、解僱、平等機會、多元化、反歧視及騷擾等範疇,都遵守有關法例及規則,包括:《僱傭條例》、《勞動法》等,公司更獲得了相關機構肯定,例如:香港強制性公積金計劃管理局頒發的「積金好僱主」,嘉許我們是致力保障及加強僱員退休福利的模範僱主。



7.1 Diversified and equitable workplace

We believe that a diversified team is critical to the Group's business development. In respect of recruitment and promotion, we stick to the principle of merit and ensure a fair and equitable process without any discrimination. We spare no efforts to ensure that employees enjoy equal opportunities in all aspects, including recruitment, employment, remuneration, promotion and work allocation and none of the employees are treated unfairly due to factors such as race, color, age, religion, nationality or disability. We have also established a mechanism for investigating complaints about discrimination, so as to ensure a fair, confidential and independent process. The Company has adopted a "zero tolerance" policy towards any form of discrimination, violence and harassment. During the reporting period, the Group did not receive any report of discrimination or harassment.

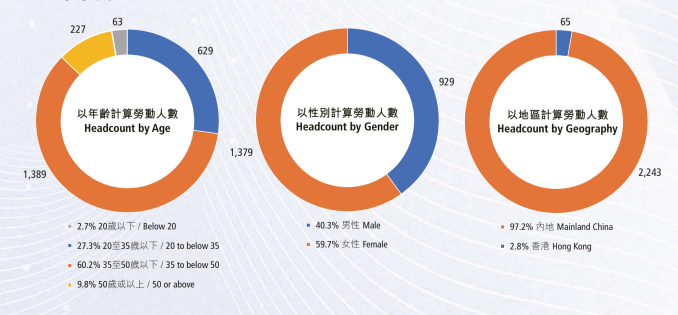
In order to effectively retain talents and reduce brain drain, the Group has established a competitive remuneration, benefit scale and system based on various factors such as market pay trend, position and skill requirements. Moreover, the Group has established a performance appraisal system and a promotion mechanism based on the principles of fairness and impartiality, defined the responsibilities and performance indicators of each position, and reviews and determines the remuneration and promotion arrangement of such employees after regular performance appraisal. In addition to annual bonus, we also offer discretionary bonus in the middle of the year based on the performance of employees in recognition of their outstanding achievements. As of 31 March 2023, the Group had a total of 2,308 fulltime employees and 117 contract labour. Below is a breakdown of our fulltime employees by age, gender and geography:

7. 僱傭(續)

7.1 多元平等的工作環境

我們相信多元化團隊對集團業務的發展非常 重要。在選賢任能上,我們堅信唯才是用, 以公平公正及不歧視為用人原則。確保員員 在各方面,包括:招聘、僱用、薪酬、工 在各方面,包括:招聘、僱用、薪酬、入 及工作分配上享有平等機會,不會因為 族、膚色、年齡、宗教、國籍及殘疾等因 族、膚色、年齡、宗教、國籍及殘疾等相 及 受到不平等待遇。我們亦制定了就 以保密及 獨立。公司是絕不容忍任何歧視、暴力及騷 擾行為。於本報告期內,集團沒有收到任何 有關歧視及騷擾之個案。

為有效留住人才,減少人才流失,集團會按市場薪酬趨勢、崗位、技能要求等因素制定具市場競爭力的薪酬、福利水平及制度。另外,集團亦按公平公正原則建立績效考核及晉升機制,制定不同崗位的工作職務及表現指標,透過定期表現評估,檢討及釐定員工薪酬水平及晉升安排等。此外,我們除提供年終獎金,也會按員工表現,於年中發放至年終獎金,也會按員工表現,於年中發放至2023年3月31日,集團僱用共2,308名全職員工及117名勞務工。全職員工按年齡、性別及地區劃分如下:



7.1 Diversified and equitable workplace (Continued)

In order to enhance the staff's sense of belonging towards the Company and facilitate a more harmonious working atmosphere, we have been organizing a variety of employee activities regularly.

The Group has received the "Happy Company" award from the Promoting Happiness Index Foundation for consecutive 10 years since 2013 and was accredited the "Happy Company 10 Years Plus" logo in recognition of the efforts and achievements made by the Group in building a happy workplace.

7. 僱傭(續)

7.1 多元平等的工作環境(續)

為增加員工對公司的歸屬感及促進和諧融洽 的工作氣氛,我們一直定期舉辦多樣化的員 工活動。

自2013年起集團連續10年獲得由香港提升快樂指數基金頒授「開心工作間」獎項,並獲頒「開心工作間10+」標誌,肯定了集團在營造開心愉快工作環境的努力及成果。









7.1 Diversified and equitable workplace (Continued)

In addition, we attach great emphasis to communication with employees and encourage them to give feedbacks and opinions through various channels, such as directly reporting to their superiors, giving suggestions and making enquiries through hotlines, e-mails and mailboxes set up in the workplace. For employees leaving the Company, we also arrange exit interview with them to understand the reasons for their resignation, so as to improve the deficiency in the Group's existing employee management system or policies, with an aim to create a better working environment for the employees.

During the reporting period, the average turnover rate of the Group was 5.2%, a breakdown of which by age, gender and geography is as below:

During the reporting period, the average employee turnover rate of the Group:

7. 僱傭(續)

7.1 多元平等的工作環境(續)

此外,我們非常重視與員工之間的溝通,歡迎他們透過不同途徑反映意見,例如:直接向上級反映、透過熱線電話、電郵或設置在工作場所內的信箱提出意見或諮詢。我們亦會與離職員工進行訪談,了解其離職原因,以改善集團內現行僱員管理制度或政策之不足,為員工營造更理想的工作環境。

本報告期內,集團的平均流失率為5.2%,按年齡、性別及地區劃分如下:

本報告期內,集團的平均員工流失率:

By age group	按年齡組別劃分	
Below 20	20歲以下	1.3%
20 to below 35	20至35歲以下	1.9%
35 to below 50	35至50歲以下	1.7%
50 or above	50歲或以上	0.3%
Total	總計	5.2%
By gender	按性別劃分	
Male	男性	2.6%
Female	女性	2.6%
Total	總計	5.2%
By geography	按地區劃分	
Mainland China	內地	5.1%
Hong Kong	香港	0.1%
Total	總計	5.2%

7.2 Labour standard

We strictly comply with the International Labour Organisation Conventions, national labour laws and other applicable regulations, including the Provisions on the Prohibition of Using Child Labour, and prohibit the use of child labour and forced labour. We also have adopted measures to prevent such circumstances, including carefully verifying the identity information of each applicant during the recruitment process, introducing the face recognition system in the Headsets and Headphones Plant to verify whether the information and supporting certificate provided are consistent with the applicant, and rejecting organisations with child labour or forced labour from our business dealings or cooperation. Any potential breach will not be tolerated, and shall be investigated and addressed. During the year, the Group did not receive any reported instances on child labour or forced labour.

7.3 Communication with employees

Information is disseminated via the intranet, e-mails and the Enterprise WeChat of the Group, so as to keep the employees updated on the Company's latest information in a timely manner. In addition, the Company has also established various channels such as social media platform, suggestion boxes and hotlines for the employees to provide advices and suggestions, so as to improve the deficiency in the Group's existing employee management system or policies, with an aim to create a better working environment for the employees.

7.4 Health and safety

We attach great importance to the health and safety of employees and have formulated relevant safety regulations and rules in accordance with the Occupational Safety and Health Ordinance of Hong Kong and the national occupational-health standards and requirements of China, committing to offer the employees a healthy and safe working environment. Regarding the Hong Kong headquarters, the employees are mainly engaged in office work. In accordance with the Occupational Safety and Health Ordinance of Hong Kong, we arrange examination of the display screens from time to time and organise various health-related seminars and publish relevant information of occupational safety and health on notice boards. Moreover, every year we organise physical examination for our drivers, and have formulated driver quidelines to ensure the safety of drivers and passengers.

7. 僱傭(續)

7.2 勞工準則

本集團嚴守國際勞工組織公約、國家勞動法 例及其他適用法規,包括《禁止使用童工規 定》,禁止聘用童工及強逼勞動。我們亦採 取了措施能預防有關情況,包括招聘時會嚴 格檢查應徵者之身份証明文件、耳機業務廠 房透過人臉識別機以核對其提供的資料及證 件是否與本人吻合、決不與使用童工或強逼 勞動的組織進行業務往來或合作。如有潛在 違規,我們絕不姑息,並會展開調查及跟 進。本年度內,集團並沒有收到任何僱用童 工及強逼勞動的個案。

7.3 員工溝通

我們透過內聯網,電郵及企業微信發放信息,讓員工及時掌握公司資訊。同時,公司亦設有社交媒體平台、意見箱、熱線電話等不同渠道讓員工提出意見及建議,以改善集團內現行僱員管理制度或政策之不足,為員工建設更理想的工作環境。

7.4 健康及安全

我們非常重視員工的健康及安全,並按香港職業安全及健康條例與中國國家職業衛生標準及要求,制定相關安全規章制度,致力為員工提供健康及安全的工作環境。在香港總部方面,員工主要從事文職工作。我們根據香港職業安全及健康條例,不定期進行顯示螢幕評估及安排不同健康資訊講座,並在員工公告欄上展示職業安全及健康的司機進行以出外,我們每年會安排公司的司機進行身體檢查及制定駕駛指引,確保駕駛者與乘客的安全。

7.4 Health and safety (Continued)

The Company has purchased business travel insurance and personal accident insurance for the employees, with an aim to provide them with insurance coverage against any accidents occurred at work or after work. Employees will be reimbursed for any injury, disability or casualty caused by accidents.

The Group has achieved zero work-related casualty during the year. The number of work-related injuries was 11 and the lost working days due to work-related injuries for the year were 127 days.

Employees who have been injured will also be taken good care of while they are in the hospital. We will continue to improve safety protection facilities and spare no efforts in maintaining a healthy and safe working environment for all employees. In the future, we will continue to make greater efforts in this area, in the hopes of achieving the goal of "zero" accident.



7. 僱傭(續)

7.4 健康及安全(續)

公司會為員工購買商務旅遊保險及個人意外 保險,保障他們在工作或非工作時,如發生 了意外引致傷殘或死亡,可獲得應有的賠 償。

集團於本年度內維持零工傷死亡數字,而工 傷人數則為11人,本年因工傷而損失工作日 數為127日。

員工在受傷住院其間亦得到妥善照顧,我們會繼續改善安全保護設施,努力維繫健康及安全的工作環境給所有員工,未來我們會繼續加強這方面工作,冀望實現「零」意外的目標。



7.5 Training and development

The Company attaches immense importance to the learning needs of employees and believes that employees' growth and the Group's development are mutually beneficial. In addition to the orientation training, we will also develop appropriate training programmes for employees according to the Group's development strategies and employees' performance, including in-house training and subsidised external trainings. Providing employees with training and development opportunities can improve their professional skills and build a reserve of adequate talents for the business development of the Group. In addition, department heads may also submit relevant training application for approval by the human resources department based on the development needs of employees, so as to enhance knowledge and skills of our employees.

7. 僱傭(續)

7.5 培訓及發展

公司十分重視員工的學習需要,深信員工的 成長與集團的發展是相輔相成的,我們除了 提供新人入職培訓外,亦會根據集團之適 策略及員工績效表現,為員工制定合適的培 訓計劃。包括內部培訓及資助外部課程, 過給員工培訓及發展機會,藉此提升他們的 工作能力,為集團業務發展提供足夠的人 才。此外,部門主管亦會根據員工的發展需 要,提交相關的培訓申請予人力資源部審 批,以提升員工的知識與技能。

Employee training 僱員培訓		Average training hours received by each employee 每名員工平均 受訓時數	Percentage of employees received training 已受訓 僱員百分比
By gender	性別		
Male	男	2.16	51.00%
Female	女	2.62	49.00%
Total	總計		100.00%
By position	職級		
Management	管理層	0.18	3.53%
Supervisory staff	督導層	2.28	48.39%
General staff	一般員工	2.32	48.08%
Total	總計		100.00%





8. Operations governance

8.1 Supply chain management

The Group puts a high premium on supplier management. We have formulated procedures on purchasing control and supplier management for the headsets and headphones business which is designed to manage the suppliers in respect of quality, delivery time, cost, services and safety, etc. We carry out strict assessment on the new suppliers before acceptance of such supplies to ensure they satisfy the requirements on quality control, environmental management, green product management, social responsibility, labour force, intellectual property rights management, product safety and anti-terrorism, so as to prevent their operations from having negative impacts on the environment and society. In response to the impact of the pandemic on the global supply chain, the Group has prepared raw materials in advance as required by the customers, and has established further partnerships with suppliers to fulfill customer orders.

Information on suppliers of the Headsets and Headphones Plant by geography is as follows:

8. 營運管治

8.1 供應鏈管理

集團十分重視供應商的管理。我們的耳機業務已制定採購控制及供應商管理程序,全等方面。我們在採用新供應商管理程序,然需經過嚴格審核,確保供應商符合質量管理、認嚴格審核,確保供應商符合質量管理、知識產權管理、物品管理、社會資量等工,以防止供應商的業學重對環境變帶來,以防止供應商的業學更對理,並和供應商建立更進一步的合作關原材料,並和供應商建立更進一步的合作關係以確保客戶的訂單需求得到滿足。

以下為耳機業務廠房按地區劃分供應商的情況:



8.2 Product liabilities

The Group is committed to providing premium and safe products with reliable and consistent quality to customers. We have developed the "Guidelines for Monitoring of Environmental Impact of Products and Materials" for the headsets and headphones business, with an aim to effectively monitor if the products and materials used in the business activities satisfy international requirement of "Hazardous Substances Free" ("HSF"). Regarding new products and equipment, we will apply for environmental tests so as to ensure they meet various environmental protection requirements of customers.

We have obtained ISO9001:2015 & IATF16949:2016 Quality Management System Certification and obtained the ISO14001:2015 Environmental Management System Certification and QC080000:2017 Hazardous Substance Process Management System Certification, which demonstrated the achievement in hazardous substance management and the improvement in green product management made by the Group. In the year, no product was mandatorily recalled due to safety and health issues (2022: Nil).

8. 營運管治(續)

8.2 產品責任

集團致力為客戶提供優質安全可靠穩定的產品。我們的耳機業務制定了「產品及物料環保監控作業指導書」,以有效地監控業務採用的產品及物料能否滿足「對有害物質減免」(「HSF」)的國際要求,並會為新產品及新設備申請環保測試,確保產品符合客戶的各類環保要求。

我們通過了ISO9001:2015 & IATF16949:2016 的 質 量 管 理 體 系 認 證, 同 時 也 通 過ISO14001:2015環 境 管 理 體 系 與 QC080000:2017版有害物質管理體系認證,以證明集團在有害物質管理方面取得了工作成效及完善了綠色產品管理。本年度,我們未有因安全及健康理由而需要強制回收產品 (2022:無)。





8.2 Product liabilities (Continued)

In order to improve product quality with higher first time pass rate, reduce ESG costs incurred due to substandard products and increase customer satisfaction level, the Headsets and Headphones Plant introduced IPC-related training and carried out IPC QML certification during the year, with a total of eight professional staff obtaining CTI/CIS certificates issued by IPC. The Headsets and Headphones Plant has successfully obtained the IPC QML Grade 1 and II certificates, becoming the 101th plant that has obtained such certificates issued by IPC around the world and a part of the global reliable manufacturer network.

8. 營運管治(續)

8.2 產品責任(續)

為了提高產品質量一次性通過率,降低因產品不合格導致的ESG成本,增強客戶滿意度,耳機業務廠房於本年度引進IPC的相關培訓及進行了IPC QML認證,總共有8個專業人員獲得IPC頒發的CTI/CIS證書,耳機業務廠房順利獲得了IPC QML認證一級、二級證書,成為IPC在全球的第101家認證工廠,加入全球可信賴的製造商網絡。



8.3 Service responsibility

The Group attaches importance to customers' feedback and opinions. Follow-up measures are taken and responses are given regarding substandard products or customer complaints. In accordance with the procedures as set out in the "Guidelines for Handling Customer Complaints" of our headsets and headphones business, we will get an understanding of the actual circumstance on which a customer complains, and will handle such complaint in a timely and efficient manner, so as to constantly improve product quality and enhance customer satisfaction. During the year, we received 1 customer complaint (2022: 1 customer complaint). In the future, we will continue to reduce response time regarding market feedback for better adaptation to the changeable market condition.

In respect of intellectual property rights protection, the Group's intellectual property rights policy is in compliance with the Enterprise Intellectual Property Management (GB/T 29490-2013), Trademark Law and the Patent Law of the PRC and regulates implementation, maintenance and continuous improvement of the Group's management on intellectual property rights. The Group, on the one hand, has established sound confidentiality system and management procedures, such as the "New Product Introduction Procedure", the "Guidelines for Protection of Intellectual Property Rights", the "Guidelines for Comprehensive Sample Management", the "Guidelines for Employee Confidentiality Agreement", the "Guidelines for Comprehensive Security Operation", the "Documentation Control Procedures" as well as professional document transmission control and management systems etc., which have been strictly applied to Headsets and Headphones business operation; On the other hand, the Group abides by the laws and regulations of every country and international organization in relation to protection of intellectual property rights, so as to prevent unauthorised use of intellectual property rights of any third party on our products. The measures implemented by the Group are as follows:

 Centralised product design: Product design is carried out by one single department other than by various business groups, enabling centralised management of the process by design staff and also facilitating unified protection of design information via single server.

8. 營運管治(續)

8.3 服務責任

集團重視客戶的反饋及意見。不達標的產品或客戶投訴一律會跟進及處理。根據耳機業務的「客戶抱怨處理作業指導書」,我們會瞭解客戶反饋的真實情況,並對反饋意見進行及時而有效的處理,以持續改善產品品質和提升客戶滿意度。於本年度,我們收到1宗(2022: 1宗)客戶投訴。往後我們持續提升對市場反饋的反應速度,應對快速多變的市場環境。

1. 產品設計中央化:產品設計功能全部 集中在一個部門而不是分散於不同的 業務組,既便於設計人員的集中管 理,也便於設計資料在單一服務器上 的統一保護。

8.3 Service responsibility (Continued)

- Encrypted management of technological information: Utilization of professional file encryption software E-Lock to prevent unauthorised divulgence of technological information.
- 3. Development of approval process for transmission of technological information: In order to prevent unauthorised file transmission, the rights of the author of technological information, the approver for file transmission and the operator of file transmission shall be separated, and the technological information which have been approved for transmission shall only be transmitted by authorized operator via designated channel through point-to-point encryption means.
- 4. Sample management: In addition to the "Guidelines for Comprehensive Sample Management", the Group has assigned a dedicated code for each sample for management of the physical product samples, so as to ensure traceable management record for each physical sample to prevent unauthorised leakage of products.
- 5. Implementation of employee confidentiality agreement system: Every employee who may have access to confidential technological information shall sign the "Employee Confidentiality Agreement", under which they are obligated and responsible for keeping confidential the product information and trade secrets of the Group.
- Product design premises including the research and development department and the offices of various business units are under around-the-clock closed circuit television surveillance.
- 7. For quotation evaluation before introduction of a new project, infringement on intellectual property rights of any third party is one of the important evaluation criteria. During the research and development of new product project, the senior design engineer and product development manager will conduct patent examination, so as to ensure that the application of patented technology in relation to our products is in compliance with the requirements of the laws and regulations.

The above-mentioned procedures and management systems as well as the operation equipment are running well, showing satisfactory control results.

8. 營運管治(續)

8.3 服務責任(續)

- 2. 技術資料的加密管理:利用專業的加密軟件E-Lock防止技術資料的非法流出。
- 3. 制定技術資料傳送審批流程:為防止 未經授權的檔案傳送行為,技術資料 的撰寫者、資料傳送的審批者、資料 傳送的操作者三權分離,獲批準傳送 的技術資料只能被授權操作者經由指 定傳送渠道以點對點的方式加密傳送。
- 4. 樣板管理:除了制定「樣板綜合管理作業指導書」外,每個樣板均有獨有的辨別號碼,以管理產品實物樣板,確保每一個實物樣板均有可查證的管控記錄,防止產品被非法流出。
- 5. 實行僱員保密協議簽署制度:每個可能接觸到保密技術資料的僱員必須簽署「員工保密協議」,簽署者有義務和責任嚴守集團的產品信息和商業機密。
- 6. 產品設計場所,包括研究及開發系和 各業務部辦公場所已實行全天候視頻 監控。
- 7. 在項目引入的報價評估過程中,是否 涉及協力廠商知識產權侵權是重要的 評估環節。在新產品項目開發過程 中,高級設計工程師和產品開發管理 人員會進行專利核查,以確保本公司 產品在專利技術的引用上是合法合規 的。

以上程式及管理制度,工具運作狀態正常, 控制效果良好。

8.4 Anti-corruption

The Group always upholds the principle of "honesty". Any kind of bribery and corruption activities are strictly prohibited, and the relevant requirements are specified in the Company's Policy Guidelines and Business Ethics Code.

Furthermore, we have established a mechanism for declaration of interests and diversified reporting channels, such as reporting to the human resources department in writing or by email. We also make every effort to keep confidential of the identity of the informant and to deal with each case in a fair and prudence manner for the purpose of maintaining a climate of fairness and integrity within the Group.

In addition to the policies formulated by the Group, we also promote message against bribery, blackmail and fraud through means such as orientation, internal newsletters and notice board so as to enhance employees' knowledge of anti-corruption and keep them always vigilant against such practices. Besides, we also regularly arrange representative from the Independent Commission Against Corruption of Hong Kong ("ICAC") or internal trainers of the Group to deliver lectures and trainings on anti-corruption for our employees in Hong Kong and Mainland China, with an aim to improve their anti-corruption awareness, etc. There was no case of bribery and corruption in the Group during the year.

8. 營運管治(續)

8.4 反貪腐

[誠信]是本集團一貫秉持的信念,我們嚴禁 所有賄賂及貪污行為,並於公司政策指引及 商業道德守則中已列明相關的要求。

同時,我們建立申報利益機制及多元的舉報機制,包括以書面或電郵向人力資源部舉報。公司亦會致力確保舉報者的身份得到保密,以公平、審慎的原則處理舉報個案,以維持集團公平廉潔的風氣。

除制定政策外,我們亦會透過迎新會、內部報刊、通訊欄等形式,宣傳防止賄賂、勒索、欺詐的資訊,教育員工反貪腐的知識,從而提升員工的警覺性。另外,我們亦會定期安排香港廉政公署代表或集團內部培訓師為香港及內地員工進行防貪講座及培訓,以全面提高員工的反貪意識。在本年度內,集團沒有賄賂及貪污個案。



9. Community caring

While pursuing its business development, the Group bears in mind the philosophy of "giving back to where one takes from". Contribution to society is our core value persisted over years. We have formulated relevant policies to fulfil corporate social responsibility to help groups or organisations in need and worked together to build a caring and harmonious society. For the year ended 31 March 2023, the Group has made total donations amounting to HK\$113,000.

9.1 Engagement in public welfare

Our staff are always dedicated to public welfare and actively participate in a variety of charity activities, including Yan Chai Charity Walk 2022, Lifeline Express Charity Run 2022 and Run for Brightness 2022, to help the group and people in need.

This year, the Fujikon Volunteer Team was also unable to visit the community due to the pandemic, while the Group still made donations to Yang Memorial Methodist Social Service to support the "Mid-Autumn Festival Elderly Care Programme 2022", to offer the elderly gift packages to celebrate the Mid-Autumn Festival. We plan to expand our volunteer team next year, and encourage employees, together with their family members, to participate in more community services, with an aim to make greater contribution to the community.



9. 關愛社區

集團在追求業務發展的同時,不忘「取於斯,用於斯」的理念。回饋社會是集團多年來堅守的核心價值,我們已經制定相關政策履行企業社會責任,幫助有需要的群體或組織機構,共同努力建立關愛和諧的社會。截至2023年3月31日止年度,集團共捐款總額為113,000港元。

9.1 熱心公益

我們的員工一向熱心公益,積極參與各類型慈善活動。包括:仁濟慈善行2022,健康快車慈善行2022,心連心跑出光明2022,幫助有需要的團體或人士。

富士高義工隊本年亦因疫情未能進行社區探訪,但集團仍向循道衛理楊震社會服務處捐款,支持「同心關懷賀中秋2022」活動,為長者送上中秋禮物包,歡度佳節。我們希望來年擴大義工隊的規模,鼓勵員工帶同家人一同參與更多不同的社區服務,為社會作出更多貢獻。



9. Community caring (Continued)

9.1 Engagement in public welfare (Continued)

In 2022, the Group took the lead to participate in the "ESG+" Pledge Scheme, signed the pledge statement and made action undertakings to improve performance in environmental protection, social responsibility and enterprise governance, in a joint effort to create a sustainable future. In addition, the Group was once again accredited the "Caring Company 10 Years plus" and the "Industry Cares 8 Years Plus" logos this year in recognition of our contribution to the community for the past years, which also demonstrated the Group's good corporate image of proactively participating in community activities and fulfilling the commitment of "We, as a corporate citizen, devote ourselves to the prosperity of our society".

9. 關愛社區(續)

9.1 熱心公益(續)

集團於2022年率先參與「ESG+」約章計劃, 簽署約章和訂立行動承諾提升環境保護、社 會責任及企業管治表現,為創建可持續未來 而共同努力。及集團本年度繼續獲頒「商界 展關懷10年+」及「工業獻愛心8年+」標誌, 表彰我們過往多年來對關懷社區的貢獻,引 証了集團是積極參與社區活動、履行「取之 社會,回饋社會」的良好企業。







10. ESG Awards and certificates

10. 我們的ESG獎項及感謝狀

10.1 Employment relationship awards

10.1 僱傭關係相關獎項

Awards			
獎項名稱			

2022 Happy Company Promoting Happiness Index Foundation and Hong Kong 開心工作間2022 Productivity Council

香港快樂指數基金及香港生產力促進局

Good MPF Employer 2021-2022 Mandatory Provident Fund Schemes Authority 積金好僱主2021-2022

強制性公積金計劃管理局

Issuing agency 頒發機構

10.2 Society Contribution awards

10.2 社會貢獻相關獎項

Awards Issuing agency 獎項名稱 頒發機構

Caring Certificates of "Industry Cares" 2022 Federation of Hong Kong Industries

「工業獻愛心」2022愛心關懷獎 香港工業總會

Caring Company 2022-2023 The Hong Kong Council of Social Service

商界展關懷2022-2023 香港社會服務聯會

The Chinese Manufacturers' Association of Hong Kong ESG+ Pledge Scheme 2022 香港中華廠商聯合會 ESG+約章計劃2022

10.3 Certificate of appreciation

10.3 感謝狀

Awards Issuing agency 獎項名稱 頒發機構

Yan Chai Charity Walk 2022 Yan Chai Hospital 仁濟慈善行2022 仁濟醫院

Mid-Autumn Festival Elderly Care Programme 2022 Yang Memorial Methodist Social Service - Choi Hung Community 同心關懷賀中秋2022 Centre for Senior Citizen

循道衛理楊震彩虹長者綜合服務中心

Chinachem Run for Brightness 2022 Hong Kong Blind Sports Federation 華懋心連心跑出光明2022 香港盲人體育總會

Lifeline Express Charity Walk 2022 Lifeline Express Hong Kong Foundation 健康快車慈善行2022 健康快車香港基金

Independent Auditor's Report

獨立核數師報告

To the Shareholders of Fujikon Industrial Holdings Limited (incorporated in Bermuda with limited liability)

Opinion

What we have audited

The consolidated financial statements of Fujikon Industrial Holdings Limited (the "Company") and its subsidiaries (the "Group"), which are set out on pages 86 to 158, comprise:

- the consolidated statement of financial position as at 31 March 2023;
- the consolidated statement of 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 March 2023, 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.

致富士高實業控股有限公司股東

(於百慕達註冊成立的有限公司)

意見

我們已審計的內容

富士高實業控股有限公司(以下簡稱「貴公司」)及其 附屬公司(以下統稱「貴集團」)列載於第86至158頁的 綜合財務報表,包括:

- 於2023年3月31日的綜合財務狀況表;
- 截至該日止年度的綜合全面收益表;
- 截至該日止年度的綜合權益變動表;
- 截至該日止年度的綜合現金流量表;及
- 綜合財務報表附註,包括主要會計政策及其他 解釋信息。

我們的意見

我們認為,該等綜合財務報表已根據香港會計師公會頒布的《香港財務報告準則》真實而中肯地反映了貴集團於2023年3月31日的綜合財務狀況及其截至該日止年度的綜合財務表現及綜合現金流量,並已遵照香港《公司條例》的披露規定妥為擬備。

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 Matter

Key audit matter is the matter that, in our professional judgment, was of most significance in our audit of the consolidated financial statements of the current period. This matter was 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 this matter.

Key audit matter identified in our audit is as follows:

Net realisable value of inventories

意見的基礎

我們已根據香港會計師公會頒布的《香港審計準則》 進行審計。我們在該等準則下承擔的責任已在本報 告「核數師就審計綜合財務報表承擔的責任」部分中 作進一步闡述。

我們相信,我們所獲得的審計憑證能充足及適當地 為我們的審計意見提供基礎。

獨立性

根據香港會計師公會頒布的《專業會計師道德守則》 (以下簡稱[守則]),我們獨立於貴集團,並已履行 守則中的其他專業道德責任。

關鍵審計事項

關鍵審計事項是根據我們的專業判斷,認為對本期 綜合財務報表的審計最為重要的事項。這事項是在 我們審計整體綜合財務報表及出具意見時進行處理 的。我們不會對這事項提供單獨的意見。

我們在審計中識別的關鍵審計事項如下:

• 存貨的可變現淨值

Key Audit Matter (Continued)

Key Audit Matter 關鍵審計事項

Net realisable value of inventories

Refer to Notes 4(a) and 12 to the consolidated financial statements.

As at 31 March 2023, inventories of the Group amounted to approximately HK\$149.1 million. As described in the accounting policies in Note 2.11 to the consolidated financial statements, inventories are carried at the lower of cost and net realisable value.

Management applied judgment in determining the appropriate provision for obsolete inventories and inventories with net realisable value below cost. Net realisable value is determined based upon a detailed analysis of inventories ageing, with reference to the current marketability and latest selling prices of the relevant inventories and the current market conditions existing at the end of the year. For the year ended 31 March 2023, provision for inventories amounted to approximately HK\$0.1 million.

We focused on this area due to the size of the balances and the judgment and estimates involved by management in determining the net realisable value of the inventories.

存貨的可變現淨值

請參閱綜合財務報表附註4(a)及12。

於2023年3月31日,貴集團的存貨總值約為149.1百萬港元。如綜合財務報表附註2.11中的會計政策所述,存貨以成本與可變現淨值兩者的較低者列賬。

管理層運用判斷以為過時存貨以及可變現淨值低於成本的存貨釐定適當撥備。可變現淨值是根據對庫齡的詳細分析而釐定,並參考了相關存貨當前的可銷售性和近期售價以及年終的市場狀況。截至2023年3月31日止年度,存貨撥備約為0.1百萬港元。

我們關注此範疇是基於有關結餘的規模,以及管理層在釐定存貨的可變現淨值時涉及的判斷及估計。

關鍵審計事項(續)

How our audit addressed the Key Audit Matter 我們的審計如何處理關鍵審計事項

Our procedures in relation to management's assessment on net realisable value of inventories included:

- We understood and evaluated management's internal control and assessment process of provision for inventories and assessed the inherent risk of material misstatement by considering the degree of estimation uncertainty and level of other inherent risk factors associated with this accounting estimate, and validated the effectiveness of key controls on inventories operating across the Group, including the procedures on periodic review of inventories impairment, on a sample basis.
- We evaluated the outcome of prior period assessment to assess the effectiveness of management's estimation process.
- We tested, on a sample basis, the accuracy of inventories ageing used by management to estimate the appropriate provision for slow moving and obsolete inventories.
- We performed analyses on inventories movement data to identify inventories with indication of slow moving or obsolescence.
- We reviewed the utilisation of raw materials, and completion of workin-progress, subsequent to year end, on a sample basis, to assess the appropriateness of the associated provision made, if any.
- We compared the carrying amounts of finished goods, on a sample basis, to their net realisable values as evidenced by the sales price subsequent to the year end to assess the appropriateness of provision. Where there are no subsequent sales of the respective finished goods after the year end, we challenged management as to the realisable values of the finished goods, corroborating explanations with the aging, sales orders, historical margins and marketability of the respective finished goods, as appropriate.

Based on the procedures performed, we found the judgment and estimates made by management in relation to assessment of net realisable value of inventories to be supportable by available evidence.

我們對管理層評估存貨可變現淨值所執行的審核程序包括:

- 通過考慮該會計估算有關估計的不確定程度及其他固有風險因素水平,了解及評估管理層的內部控制及對存貨撥備的評估流程,評估重大錯誤陳述的固有風險,並抽樣驗證了關鍵監控的有效性,以及貴集團內對存貨所實施的關鍵控制,包括定期覆核存貨減值的程序。
- 評估過往期間的估計結果,以評估管理層估計過程的有效性。
- 以抽樣方式,測試管理層估計滯銷和過時存貨的適當撥備所使用的庫 齡的準確性。
- 對存貨的變動數據進行分析,以識別有滯銷或過時跡象的產品。
- 抽樣審查年末結算日後使用原材料的情況及在製品的完成情況,以評估相關撥備(如有)的適當性。
- 通過年末結算日後的銷售價格的証明,以抽樣方式將製成品的賬面價值與其可變現淨值進行比較,以檢查相關撥備的適當性。對於在年末結算日後未有出售的產成品,我們已向管理層就該等產成品的可變現價值提出質疑,並透過存貨年期、銷售訂單、過往毛利率及相關產成品的市場可銷售性(如適用)佐證其解釋。

根據所執行的程序,我們發現管理層就評估存貨可變現淨值採用的判斷及估計有可得的證據支持。

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 and the Audit Committee 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 is responsible for overseeing the Group's financial reporting process.

其他信息

貴公司董事須對其他信息負責。其他信息包括年報 內的所有信息,但不包括綜合財務報表及我們的核 數師報告。

我們對綜合財務報表的意見並不涵蓋其他信息,我 們亦不對該等其他信息發表任何形式的鑒證結論。

結合我們對綜合財務報表的審計,我們的責任是閱 讀其他信息,在此過程中,考慮其他信息是否與綜 合財務報表或我們在審計過程中所了解的情況存在 重大抵觸或者似乎存在重大錯誤陳述的情況。

基於我們已執行的工作,如果我們認為其他信息存在重大錯誤陳述,我們需要報告該事實。在這方面,我們沒有任何報告。

董事及審計委員會就綜合財務報表須承 擔的責任

貴公司董事須負責根據香港會計師公會頒布的《香港財務報告準則》及香港《公司條例》的披露規定擬備真實而中肯的綜合財務報表,並對其認為為使綜合財務報表的擬備不存在由於欺詐或錯誤而導致的重大錯誤陳述所需的內部控制負責。

在擬備綜合財務報表時,董事負責評估貴集團持續 經營的能力,並在適用情況下披露與持續經營有關 的事項,以及使用持續經營為會計基礎,除非董事 有意將貴集團清盤或停止經營,或別無其他實際的 替代方案。

審計委員會須負責監督貴集團的財務報告過程。

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.

核數師就審計綜合財務報表承擔的責任

我們的目標,是對綜合財務報表整體是否不存在由於欺詐或錯誤而導致的重大錯誤陳述取得合理保證,並出具包括我們意見的核數師報告。我們僅按照百慕達一九八一年《公司法》第90條向閣下(作為整體)報告我們的意見,除此之外本報告別無其他目的。我們不會就本報告的內容向任何其他人士負上或承擔任何責任。合理保證是高水平的保證,但不能保證按照《香港審計準則》進行的審計,在某一重大錯誤陳述存在時總能發現。錯誤陳述可以由欺詐或錯誤引起,如果合理預期它們單獨或滙總起來可能影響綜合財務報表使用者依賴綜合財務報表所作出的經濟決定,則有關的錯誤陳述可被視作重大。

在根據《香港審計準則》進行審計的過程中,我們運用了專業判斷,保持了專業懷疑態度。我們亦:

- 識別和評估由於欺詐或錯誤而導致綜合財務報表存在重大錯誤陳述的風險,設計及執行審計程序以應對這些風險,以及獲取充足和適當的審計憑證,作為我們意見的基礎。由於欺詐可能涉及串謀、偽造、蓄意遺漏、虚假陳述,或凌駕於內部控制之上,因此未能發現因欺詐而導致的重大錯誤陳述的風險高於未能發現因錯誤而導致的重大錯誤陳述的風險。
- 了解與審計相關的內部控制,以設計適當的審 計程序,但目的並非對貴集團內部控制的有效 性發表意見。
- 評價董事所採用會計政策的恰當性及作出會計估計和相關披露的合理性。
- 對董事採用持續經營會計基礎的恰當性作出結 論。根據所獲取的審計憑證,確定是否存在與 事項或情況有關的重大不確定性,從而可能導 致對貴集團的持續經營能力產生重大疑慮。如 果我們認為存在重大不確定性,則有必要在核 數師報告中提請使用者注意綜合財務報表中的 相關披露。假若有關的披露不足,則我們應當 發表非無保留意見。我們的結論是基於核數師 報告日止所取得的審計憑證。然而,未來事項 或情況可能導致貴集團不能持續經營。

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 Ng Hiu Tung.

評價綜合財務報表的整體列報方式、結構和內

核數師就審計綜合財務報表承擔的責任

- 容,包括披露,以及綜合財務報表是否中肯反 映交易和事項。
- 就貴集團內實體或業務活動的財務信息獲取充 足、適當的審計憑證,以便對綜合財務報表發 表意見。我們負責貴集團審計的方向、監督和 執行。我們為審計意見承擔全部責任。

除其他事項外,我們與審計委員會溝通了計劃的審 計範圍、時間安排、重大審計發現等,包括我們在 審計中識別出內部控制的任何重大缺陷。

我們還向審計委員會提交聲明, 説明我們已符合有 關獨立性的相關專業道德要求,並與他們溝通有可 能合理地被認為會影響我們獨立性的所有關係和其 他事項,以及在適用的情況下,用以消除對獨立性 產生威脅的行動或採取的防範措施。

從與審計委員會溝通的事項中,我們確定哪些事項 對本期綜合財務報表的審計最為重要,因而構成關 鍵審計事項。我們在核數師報告中描述這些事項, 除非法律法規不允許公開披露這些事項,或在極端 罕見的情況下,如果合理預期在我們報告中溝通某 事項造成的負面後果超過產生的公眾利益, 我們決 定不應在報告中溝通該事項。

出具本獨立核數師報告的審計項目合夥人是吳曉彤。

PricewaterhouseCoopers Certified Public Accountants

Hong Kong, 29 June 2023

羅兵咸永道會計師事務所 執業會計師

香港,2023年6月29日

Consolidated Statement of Financial Position

綜合財務狀況表

As at 31 March 2023 於2023年3月31日

		Note 附註	2023 HK\$'000	2022 HK\$'000
Non-current assets Property, plant and equipment Investment property Right-of-use assets Intangible assets Non-current deposits and other assets Financial assets at fair value through other	非流動資產 物資產 物業資廠業資產 投使用權資動平資 無形流公 收益計務資產 生 生 生 生 生 生 生 生 生 生 生 生 生 生 生 生 生 生 生	6 7 8 9	83,832 1,500 23,552 20 5,451	88,561 1,600 21,543 246 3,909
comprehensive income Deferred income tax assets	、	10 17	3,872 5,786	3,973 6,188
Total non-current assets	非流動資產總值		124,013	126,020
Current assets Inventories Trade receivables Other receivables Financial assets at fair value through profit or loss Current income tax recoverable	流動資產 存態性性 有數學 有數學 有數學 有數學 有數學 有數學 有數學 有數學 有數學 有數學	12 13 13	149,110 242,406 13,603 1,044 235	207,259 193,361 13,909 1,031 747
Cash and cash equivalents	現金及現金等價物	15	369,796	369,862
Total current assets	流動資產總值 		776,194	786,169
Current liabilities Trade payables Contract liabilities, accruals and other payables Lease liabilities	流動負債 應付貨款 應約負債、應計費用及 其人便應付款項 租賃負債	16 16	114,714 85,539 7,516	121,429 85,228 5,775
Current income tax liabilities	當期所得稅負債		12,359	12,109
Total current liabilities	流動負債總值		220,128	224,541
Net current assets	流動資產淨值		556,066	561,628
Total assets less current liabilities	總資產減流動負債		680,079	687,648
Non-current liabilities Lease liabilities Deferred income tax liabilities	非流動負債 租賃負債 遞延所得税負債	17	4,985 1,861	2,783 1,170
Total non-current liabilities	非流動負債總值		6,846	3,953
Net assets	資產淨值		673,233	683,695
Equity Capital and reserves attributable to the Company's equity holders Share capital Reserves	權益 歸屬本公司股權持有人之 股本及儲備 股本 儲備	18	42,584 558,002	42,584 571,446
Non-controlling interests	非控制性權益		600,586 72,647	614,030 69,665
Total equity	權益總計		673,233	683,695

The consolidated financial statements on pages 86 to 158 were approved by the Board of Directors on 29 June 2023 and were signed on its behalf.

載於第86至158頁之綜合財務報表已於2023年6月29 日獲董事會批准並經由以下董事代表簽署。

YEUNG CHI HUNG, JOHNNY 楊志雄 Chairman 主席 YUEN YEE SAI, SIMON 源而細 Joint Deputy Chairman 聯席副主席

The above consolidated statement of financial position should be read in conjunction with the accompany notes.

上述綜合財務狀況表應與隨附附註一併閱讀。

Consolidated Statement of Comprehensive Income

綜合全面收益表

For the year ended 31 March 2023 截至2023年3月31日止年度

		M		
		Note 附註	2023 HK\$'000	2022 HK\$'000
Revenue Cost of sales	收入 銷售成本	21	1,084,736 (874,369)	878,267 (763,012)
Gross profit Other gains — net Distribution and selling expenses General and administrative expenses (Provision)/reversal of provision for impairment of	毛利 其他收益-淨額 分銷及銷售支出 一般及行政支出 應收貨款減值(撥備)/	22	210,367 4,415 (11,449) (146,566)	115,255 6,190 (8,602) (136,262)
trade receivables	回撥	13	(19)	114
Operating profit/(loss)	經營溢利/(虧損)	23	56,748	(23,305)
Finance income – net	融資收入-淨額	24	4,370	4,165
Profit/(loss) before income tax Income tax expenses	除所得税前溢利/(虧損) 所得税支出	25	61,118 (17,237)	(19,140) (11,854)
Profit/(loss) for the year	年內溢利/(虧損)		43,881	(30,994)
Other comprehensive income: Items that have been reclassified or may be subsequently reclassified to profit or loss: - Currency translation differences - Fair value losses on financial assets at fair value through other comprehensive income - Release of exchange reserve upon deregistration of a subsidiary Item that will not be subsequently reclassified to profit or loss: - Currency translation differences	其他全面收益: 三型	10	(16,664) (101) - (1,586)	12,282 (235) (4,111)
Other comprehensive income for the year, net of tax	年內其他全面收益, 已扣除税項		(18,351)	7,936
Total comprehensive income for the year	年內全面收益總額		25,530	(23,058)
Profit/(loss) attributable to: Equity holders of the Company Non-controlling interests	溢利/(虧損)歸屬: 本公司股權持有人 非控制性權益		24,613 19,268	(37,073) 6,079
			43,881	(30,994)
Total comprehensive income attributable to: Equity holders of the Company Non-controlling interests	全面收益總額歸屬: 本公司股權持有人 非控制性權益	Y	7,848 17,682	(30,019) 6,961
			25,530	(23,058)
Earnings/(loss) per share for profit/(loss) attributable to the equity holders of the Company for the year: – Basic (HK cents per share)	年內歸屬本公司 股權持有人之溢利/(虧 損)的每股盈利/(虧損): 一基本(每股港仙)	27	5.8	(8.7)
	_ 幽藩(気吸洪加)	27	FO	
– Diluted (HK cents per share)	一攤薄(每股港仙)	27	5.8	(8.7)

The above consolidated statement of comprehensive income should be read in 上述綜合全面收益表應與隨附附註一併閱讀。 conjunction with the accompany notes.

Consolidated Statement of Changes in Equity

綜合權益變動表

For the year ended 31 March 2023 截至2023年3月31日止年度

Attributable to equity holders
of the Company
歸屬於本公司股權持有人

			歸屬於本公司股罹持有人				
		Note	Share capital	Other reserves	earnings	Non- controlling interests 非控制性	Total equity
		附註	股本 HK\$'000	其他儲備 HK\$'000	保留溢利 HK\$'000	權益 HK\$'000	權益總計 HK\$'000
•	於2021年4月1日		42,584	169,407	449,092	62,704	723,787
	年內(虧損)/溢利		-	_	(37,073)	6,079	(30,994)
•	其他全面收益:						
- Currency translation differences	一匯兑差額	20	-	11,400	-	882	12,282
- Fair value losses on financial assets at	一按公平值計入其他全						
fair value through other comprehensive income	面收益的財務資產 之公平值虧損	20	_	(235)	_	_	(235)
Release of exchange reserve upon	- 註銷附屬公司時所解	20		(233)			(233)
deregistration of a subsidiary	除之匯兑儲備	20	_	(4,111)	_		(4,111)
Total comprehensive income for the year	截至2022年3月31日止						
ended 31 March 2022	年度全面收益總額		_	7,054	(37,073)	6,961	(23,058)
– Lapse of share options Appropriation of statutory reserves	與所有者以其所有者身份 進行的交易: 僱員購股權計劃: 一購股權失效 轉撥至法定儲備 已付股息	20 20	į	(2,496) 12,028 –	2,496 (12,028) (17,034)	-	_ _ (17,034)
At 31 March 2022	於2022年3月31日		42,584	185,993	385,453	69,665	683,695
Profit for the year	年內溢利		_	_	24,613	19,268	43,881
Other comprehensive income: — Currency translation differences	其他全面收益: 一匯兑差額	20	_	(16,664)	_	(1,586)	(18,250)
 Fair value losses on financial assets at fair value through other comprehensive 		20		(404)			(404)
income	之公平值虧損	20	_	(101)			(101)
Total comprehensive income for the year ended 31 March 2023	截至2023年3月31日止 年度全面收益總額		-	(16,765)	24,613	17,682	25,530
Transactions with owners in their capacity as owners:	進行的交易:						
Dividends paid	已付股息		-	_	(21,292)	(14,700)	(35,992)
At 31 March 2023	於2023年3月31日		42,584	169,228	388,774	72,647	673,233

The above consolidated statement of changes in equity should be read in conjunction with the accompany notes.

上述綜合權益變動表應與隨附附註一併閱讀。

Consolidated Statement of Cash Flows

綜合現金流量表

For the year ended 31 March 2023 截至2023年3月31日止年度

		Note	2023	2022
		附註	HK\$'000	HK\$'000
Cash flows from operating activities	經營活動現金流量			
Cash generated from/(used in)	經營業務所得/(所用)之			
operations	現金	30(a)	72,445	(83,106
Interest paid	已付利息	2 2 (2)	(10)	(18
Hong Kong profits tax paid	已付香港利得税		(3,212)	(4,037
Hong Kong profits tax refunded	已退還香港利得税		462	5,795
China corporate income tax paid	已付中國企業所得税		(12,029)	(2,300
Withholding tax on dividends paid	已付股息預扣税		(5)	(3,249
Net cash generated from/(used in) operating	經營活動所得/(所用)之			
activities	現金淨額		57,651	(86,915
Cash flows from investing activities	投資活動現金流量			
Interest received	已收利息		4,412	5,210
Purchase of property, plant and equipment	購入物業、廠房及設備		(16,083)	(13,774
Proceeds from disposal of property, plant and	出售物業、廠房及設備			
equipment	所得款項		2,998	280
Payments of non-current deposits	支付非流動按金		(4,497)	(2,497
Receipt of government grants related to	收取資產相關的政府			
assets	補貼	9	143	<u> </u>
Net cash used in investing activities	投資活動所用之現金淨額		(13,027)	(10,781
Cash flows from financing activities	融資活動現金流量			
Principal elements of lease liabilities	租賃負債之本金部分	30(b)	(6,641)	(7,691
Interest portion of lease liabilities	租賃負債之利息部分	30(b)	(294)	(219
Dividends paid to non-controlling interests in a	已付附屬公司非控制性			
subsidiary	權益之股息	30(b)	(14,700)	
Dividends paid to the Company's equity	已付本公司股權持有人之			
holders	股息	30(b)	(21,292)	(17,034
Net cash used in financing activities	融資活動所用之現金淨額		(42,927)	(24,944
Net increase/(decrease) in cash and cash equivalents	現金及現金等價物增加/ (減少)淨額		1,697	(122,640
Exchange differences on cash and cash equivalents	現金及現金等價物匯兑差額		(1,763)	5,152
Cash and cash equivalents at beginning of the year	年初現金及現金等價物		369,862	487,35
Cash and cash equivalents at end of the year	年終現金及現金等價物	15	369,796	369,862

The above consolidated statement of cash flows should be read in conjunction 上述綜合現金流量表應與隨附附註一併閱讀。 with the accompany notes.

Notes to the Consolidated Financial Statements

綜合財務報表附註

1 General information

Fujikon Industrial Holdings Limited (the "Company") and its subsidiaries (together the "Group") are principally engaged in the design, manufacturing, marketing and trading of electro-acoustic products, accessories and other electronic products.

The Company is a limited liability company incorporated in Bermuda. The address of its registered office is Victoria Place, 5th Floor, 31 Victoria Street, Hamilton HM 10, Bermuda.

The Company is listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

These consolidated financial statements are presented in thousands of units of Hong Kong dollars (HK\$'000), unless otherwise stated.

2 Summary of significant accounting policies

The principal accounting policies applied in the preparation of these consolidated financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

2.1 Basis of preparation

The consolidated financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRS") and disclosure requirements of the Hong Kong Companies Ordinance Cap. 622. The consolidated financial statements have been prepared under the historical cost convention, as modified by the revaluation of investment property, financial assets at fair value through other comprehensive income and financial assets at fair value through profit or loss, which are carried at fair value.

The preparation of consolidated financial statements in conformity with HKFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgment in the process of applying the Group's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements, are disclosed in Note 4.

1 一般資料

富士高實業控股有限公司(「本公司」)及其附屬公司(統稱「本集團」)主要從事設計、製造、推廣及銷售電聲產品、配件及其他電子產品。

本公司為於百慕達註冊成立之有限公司。其註冊辦事處之地址為Victoria Place, 5th Floor, 31 Victoria Street, Hamilton HM 10, Bermuda。

本公司於香港聯合交易所有限公司(「聯交所」) 主板上市。

除另有説明外,該等綜合財務報表呈列之貨幣 單位為千港元(「千港元」)。

2 主要會計政策概要

編製該等綜合財務報表所應用之主要會計政策 載述於下文。除另有説明外,此等政策在所呈 報的所有年度內貫徹應用。

2.1 編製基準

本綜合財務報表乃根據香港財務報告準則 (「香港財務報告準則」)及香港公司條例第 622章的披露規定而編製。本綜合財務報 表以歷史成本法編製,並就投資物業、按 公平值計入其他全面收益的財務資產及按 公平值計入損益的財務資產之重估而作出 修訂,上述各項均按公平值入賬。

編製符合香港財務報告準則的綜合財務報表需要使用若干關鍵會計估算。這亦需要管理層在應用本集團的會計政策過程中行使其判斷。涉及較高程度的判斷或較為複雜的範疇,或涉及對綜合財務報表屬重大假設和估算的範疇,在附註4中披露。

2.1 Basis of preparation (Continued)

(a) Amendments to standards, annual improvement and accounting guideline adopted by the Group

The Group has applied the following amendments, annual improvement and accounting guideline for the first time for its financial year commencing on 1 April 2022:

HKFRS 3 (Amendments) 香港財務報告準則第3號(修訂本)

HKFRS 16 (Amendments)

香港財務報告準則第16號(修訂本)

HKAS 16 (Amendments)

香港會計準則第16號(修訂本)

HKAS 37 (Amendments)

香港會計準則第37號(修訂本)

Annual improvement projects

年度改進項目

Accounting Guideline 5 (Amendments)

會計指引第5號(修訂本)

The adoption of these amended standards did not have any material impact on the Group's consolidated financial statements for the current period or any prior period and is not likely to affect future periods.

2 主要會計政策概要(續)

2.1 編製基準(續)

(a) 本集團採納之修訂準則,年度改進 及會計指引

> 本集團於2022年4月1日起之財政年 度首次應用以下列修訂,年度改進 及會計指引:

> Reference to the conceptual framework 概念框架之提述

Covid-19 related rent concession beyond 2021 2021年之後的Covid-19相關租金減讓

Property, plant and equipment: proceeds before intended use 物業、廠房及設備: 擬定用途前之所得款項

Onerous contracts — costs of fulfilling a contract 虧損性合約一履行合約成本

Annual improvements 2018-2020 cycle (amendments)
2018年至2020年週期之年度改進(修訂本)

Merger accounting for common control combinations 共同控制合併之合併會計法

採納該等經修訂準則對本集團當前 期間或任何過往期間之綜合財務報 表並無任何重大影響且不太可能會 影響未來期間。

- 2.1 Basis of preparation (Continued)
 - (b) New and amended standards, interpretations to standards and annual improvements (collectively the "Amendments") which have been issued but are not yet effective and not early adopted

The following Amendments have been issued, but are not effective for the Group's financial year beginning on or after 1 April 2022 and have not been early adopted in preparing these consolidated financial statements:

HKAS 1 (Amendments)

香港會計準則第1號(修訂本)

HKAS 1 (Amendments) 香港會計準則第1號(修訂本)

HKAS 1 and HKFRS Practice Statement 2 (Amendments) 香港會計準則第1號及香港財務報告準則實務報告第2號 (修訂本)

HKAS 8 (Amendments) 香港會計準則第8號(修訂本)

HKAS 12 (Amendments)

香港會計準則第12號(修訂本)

HKFRS 10 and HKAS 28 (Amendments)

香港財務報告準則第10號及香港會計準則第28號(修訂本)

HKFRS 16 (Amendments) 香港財務報告準則第16號(修訂本)

HKFRS 17 and HKFRS 17 (Amendments) 香港財務報告準則第17號及香港財務報告準則 第17號(修訂本)

HK Int 5 (2020)

香港詮釋第5號(2020年)

2 主要會計政策概要(續)

2.1 編製基準(續)

(b) 已頒佈但尚未生效亦無獲提早採納 之新訂及經修訂準則、準則之詮釋 及年度改進(統稱「修訂本」)

> 以下修訂本已頒佈,惟於本集團 2022年4月1日或之後開始之財政年 度尚未生效且於編製該等綜合財務 報表時未獲提早採納:

Classification of liabilities as current or non-current² 流動或非流動負債之分類²

Non-current liabilities with covenants² 附帶契諾的非流動負債²

Disclosure of accounting policies¹ 會計政策披露¹

Definition of accounting estimates¹ 會計估計之定義¹

Deferred tax related to assets and liabilities arising from a single transaction¹

與單一交易產生之資產及負債相關 之遞延税項¹

Sale or contribution of assets between an investor and its associate or joint venture³

投資者與其聯營公司或合營公司之 間之資產出售或投入³

Lease liability in a sale and leaseback² 售後租回之租賃負債²

Insurance contracts¹ 保險合約¹

Presentation of financial statements — Classification by the borrower of a term loan that contains a repayment on demand clause¹

財務報表之呈列-借款人對載有按 要求償還條文之定期貸款之分類¹

2.1 Basis of preparation (Continued)

- (b) New and amended standards, interpretations to standards and annual improvements (collectively the "Amendments") which have been issued but are not yet effective and not early adopted (Continued)
 - 1 Effective for financial years beginning on or after 1 January 2023 由2023年1月1日或之後開始之財政年度起生效
 - ² Effective for financial years beginning on or after 1 January 2024 由2024年1月1日或之後開始之財政年度起生效
 - No mandatory effective date yet determined 尚未釐定強制生效日期

The Group is in the process of making an assessment of the impact of these Amendments upon initial application but is not yet in a position to state whether these Amendments would have any significant impact on its results of operations and financial positions.

2.2 Consolidation

The consolidated financial statements include the financial statements of the Company and all its subsidiaries made up to 31 March.

A subsidiary is an entity (including a structured entity) over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Subsidiaries are consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

Intra-group transactions, balances and unrealised gains on transactions between group companies are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the transferred asset. When necessary, amounts reported by subsidiaries have been adjusted to conform with the Group's accounting policies.

2 主要會計政策概要(續)

2.1 編製基準(續)

(b) 已頒佈但尚未生效亦無獲提早採納 之新訂及經修訂準則、準則之詮釋 及年度改進(統稱「修訂本」)(續)

> 本集團現正評估該等修訂本於首次 應用時帶來的影響,惟現階段尚未 能評論該等修訂本會否對其經營業 績及財務狀況構成任何重大影響。

2.2 綜合賬目

本綜合財務報表包括本公司及其所有附屬 公司截至3月31日止之財務報表。

附屬公司指本集團對其具有控制權之實體 (包括結構性實體)。當本集團因參與該實 體而承擔可變回報的風險或享有可變回報 的權利,並能夠運用其對該實體之權力影 響上述回報時,本集團即對該實體擁有控 制權。附屬公司自控制權轉移至本集團當日 起綜合入賬,並於控制權終止之日起停止 綜合入賬。

集團公司之間之交易、交易之結餘及未實 現收益予以對銷。未實現虧損亦予以對 銷,除非交易提供已轉讓資產之減值證 據。附屬公司所呈報之金額已按需要作出 調整,以確保符合本集團之會計政策。

2.2 Consolidation (Continued)

(a) Business combinations

The Group applies the acquisition method to account for business combinations. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred to the former owners of the acquiree and the equity interests issued by the Group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. The Group recognises any non-controlling interest in the acquiree on an acquisition-by-acquisition basis, either at fair value or at the non-controlling interest's proportionate share of the recognised amounts of acquiree's identifiable net assets. Acquisition-related costs are expensed as incurred.

If the business combination is achieved in stages, the acquisition date carrying value of the acquirer's previously held equity interest in the acquiree is re-measured to fair value at the acquisition date; any gains or losses arising from such re-measurement are recognised in profit or loss.

Where settlement of any part of cash consideration is deferred, the amounts payable in the future are discounted to their present value as at the date of exchange. The discount rate used is the entity's incremental borrowing rate, being the rate at which a similar borrowing could be obtained from an independent financier under comparable terms and conditions. Contingent consideration is classified either as equity or a financial liability. Amounts classified as a financial liability are subsequently remeasured to fair value with changes in fair value recognised in profit or loss.

The excess of the consideration transferred, the amount of any non-controlling interest in the acquiree and the acquisition-date fair value of any previous equity interest in the acquiree over the fair value of the identifiable net assets acquired is recorded as goodwill. If the total of consideration transferred, non-controlling interest recognised and previously held interest measured is less than the fair value of the net assets of the subsidiary acquired in the case of a bargain purchase, the difference is recognised directly in the profit or loss.

2 主要會計政策概要(續)

2.2 綜合賬目(續)

(a) 業務合併

倘業務合併分階段達成,收購方之 前於被收購方所持有股本權益之收 購日期賬面值,於收購日期按公平 值重新計量;重新計量所產生之任 何收益或虧損於損益確認。

倘任何現金代價部分遞延結算,則 未來應付金額將折現為交換日之現 值。所用貼現率乃實體之新增借款 利率,即在可比條款及條件下,可 以從獨立融資人處獲得類似借貸之 利率。或然代價被分類為權益或財 務負債。分類為財務負債之金額隨 後重新按公平值計量,公平值變動 計入損益。

已轉讓代價、於被收購方之任何非控制性權益及先前於被收購方任何的股本權益之收購日期公平值超逾其可以關於實際。就議價購買而制度。就議價購買而制性。於明收購入已計量之先前所持權益之總和低於所收購附屬公司資產淨值之。平值,其差額將直接於損益中確認。

2.2 Consolidation (Continued)

(b) Changes in ownership interests in subsidiaries without change of control

Transactions with non-controlling interests that do not result in a loss of control are accounted for as equity transactions – that is, as transactions with the owners of the subsidiary in their capacity as owners. The difference between fair value of any consideration paid and the relevant share acquired of the carrying amount of net assets of the subsidiary is recorded in equity. Gains or losses on disposals to non-controlling interests are also recorded in equity.

(c) Disposal of subsidiaries

When the Group ceases to have control, any retained interest in the entity is re-measured to its fair value at the date when control is lost, with the change in carrying amount recognised in profit or loss. The fair value is the initial carrying amount for the purposes of subsequently accounting for the retained interest as an associate, joint venture or financial asset. In addition, any amounts previously recognised in other comprehensive income in respect of that entity are accounted for as if the Group had directly disposed of the related assets or liabilities. This may mean that amounts previously recognised in other comprehensive income are reclassified to profit or loss.

(d) Separate financial statements

Investments in subsidiaries are accounted for at cost less impairment. Cost includes direct attributable costs of investment. The results of subsidiaries are accounted for by the Company on the basis of dividend received and receivable.

Impairment testing of the investments in subsidiaries is required upon receiving a dividend from these investments if the dividend exceeds the total comprehensive income of the subsidiary in the period the dividend is declared or if the carrying amount of the investment in the separate financial statements exceeds the carrying amount in the consolidated financial statements of the investee's net assets including goodwill.

2 主要會計政策概要(續)

2.2 綜合賬目(續)

(b) 不涉及控制權變更之附屬公司所有 權權益變動

與非控制性權益之交易倘未導致失去控制權則按股權交易入賬一即按與附屬公司擁有人(以擁有人身份)進行之交易入賬。任何已付代價之公平值與附屬公司資產淨值賬面值之已收購相關份額之間的差額於權益內入賬。出售非控制性權益所產生之收益或虧損亦於權益內入賬。

(c) 出售附屬公司

(d) 獨立財務報表

於附屬公司之投資按成本扣除減值 入賬。成本包含投資之直接成本。 附屬公司之業績由本公司按已收及 應收股息入賬。

倘股息超過宣派股息期內附屬公司 之全面收益總額,或倘於獨立財務 報表之投資賬面值超過綜合財務報 表中被投資方之資產淨值,包括商 譽之賬面值,則須於收到該等投資 之股息時就於附屬公司之投資進行 減值測試。

2.3 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker (the "CODM"). CODM, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the executive directors who collectively make strategic decisions.

2.4 Foreign currency translation

(a) Functional and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The consolidated financial statements are presented in Hong Kong dollars, which is the Company's functional and the Group's presentation currency.

(b) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the consolidated statement of comprehensive income, except when deferred in equity as qualifying cash flow hedges or qualifying net investment hedges.

Translation differences on non-monetary financial assets and liabilities such as equities held at fair value through profit or loss are recognised in profit or loss as part of the fair value gain or loss. Translation differences on non-monetary financial assets such as equities classified as financial assets at fair value through other comprehensive income, are included in other comprehensive income.

2 主要會計政策概要(續)

2.3 分部報告

營運分部按照向主要營運決策人(「主要營運決策人」)提供的內部報告貫徹一致的方式報告。主要營運決策人負責就營運分部分配資源及評估表現,並已被釐定為共同作出策略性決策之執行董事。

2.4 外幣換算

(a) 功能貨幣和呈列貨幣

本集團每個實體之財務報表所列項 目均以該實體營運所在之主要經濟 環境之貨幣(「功能貨幣」)計量。綜 合財務報表以港元呈報,港元為本 公司之功能貨幣和本集團之呈列貨 幣。

(b) 交易及結餘

外幣交易採用交易日之匯率換算為功能貨幣。結算此等交易產生之匯 兑收益及虧損以及以外幣計值之之 幣資產和負債按年終匯率換算所產 生之匯兑收益及虧損計入綜合全面 收益表,惟在權益中遞延入賬的 資格現金流對沖或合資格投資淨額 對沖除外。

非貨幣財務資產及負債(例如按公平值計入損益的權益)之匯兑差額均於 損益內確認為公平值收益或虧損之 一部分。非貨幣財務資產(例如分類 為按公平值計入其他全面收益的財 務資產之權益)之匯兑差額均會計入 其他全面收益內。

2.4 Foreign currency translation (Continued)

(c) Group companies

The results and financial position of all the group entities (none of which has the currency of a hyperinflationary economy) that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- assets and liabilities for each statement of financial position presented are translated at the closing rate at the date of that statement of financial position;
- (ii) income and expenses for each statement of comprehensive income presented are translated at average exchange rates (unless this average rate is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the dates of the transactions): and
- (iii) all resulting exchange differences are recognised in other comprehensive income.

Goodwill and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the closing rate. Currency translation differences arising are recognised in other comprehensive income.

2 主要會計政策概要(續)

2.4 外幣換算(續)

(c) 集團公司

所有功能貨幣與呈列貨幣不同之集 團實體(當中沒有採用嚴重通貨膨脹 經濟體之貨幣)之業績及財務狀況均 按以下方法換算為呈列貨幣:

- (i) 各財務狀況表呈列之資產及負 債均以該財務狀況表結算日之 收市匯率換算;
- (ii) 各全面收益表所呈報之收入及 支出均按平均匯率換算(除非 該平均匯率並不反映於交易日 通行匯率累計影響之合理近似 值,在此情況下收入及支出乃 於交易日進行換算);及
- (iii) 所有由此產生之匯兑差額均於 其他全面收益確認。

收購境外實體時產生之商譽及公平 值調整乃作為該境外實體之資產及 負債處理,並以收市匯率換算。產 生的匯兑差額於其他全面收益確認。

2.4 Foreign currency translation (Continued)

(d) Disposal of foreign operation and partial disposal

On the disposal of a foreign operation (that is, a disposal of the Group's entire interest in a foreign operation, or a disposal involving loss of control over a subsidiary that includes a foreign operation, a disposal involving loss of joint control over a joint venture that includes a foreign operation, or a disposal involving loss of significant influence over an associate that includes a foreign operation), all of the currency translation differences accumulated in equity in respect of that operation attributable to the owners of the Company are reclassified to consolidated statement of comprehensive income.

In the case of a partial disposal that does not result in the Group losing control over a subsidiary that includes a foreign operation, the proportionate share of accumulated currency translation differences are re-attributed to non-controlling interests and are not recognised in profit or loss. For all other partial disposals (that is, reductions in the Group's ownership interest in associates or joint ventures that do not result in the Group losing significant influence or joint control) the proportionate share of the accumulated exchange difference is reclassified to consolidated statement of comprehensive income.

2.5 Property, plant and equipment

All property, plant and equipment, other than construction-inprogress, are stated at historical cost less accumulated depreciation and accumulated impairment loss. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

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

2 主要會計政策概要(續)

2.4 外幣換算(續)

(d) 出售境外業務及部分出售

於出售境外業務(即出售本集團於境外業務之全部權益或導致失去對轉致失去對包含境外業務之附屬公司控制權務之司共同控制權務之聯營公司共同控制權務之聯營公司與自己的出售)時,在權益內與軍務相關並歸屬於本公司與有人類之所有累計匯兑差。

2.5 物業、廠房及設備

所有物業、廠房及設備,在建工程除外,按歷史成本減累計折舊及累計減值虧損列 賬。歷史成本包括與購買項目直接相關的 費用。

其後開支只有在與該項目有關的未來經濟 利益可能流入本集團,而該項目的成本能 可靠計量時,方計入資產的賬面值或確認 為獨立資產,如適用。所有其他維修及保 養費用於其產生的財政期間內於綜合全面 收益表扣除。

2.5 Property, plant and equipment (Continued)

Depreciation on property, plant and equipment is calculated using the straight-line method to allocate their cost to their residual values over their estimated useful lives, as follows:

2.5% to 81/3% **Buildings** Machinery and moulds 10% to 50% Furniture and equipment 20% to 30% Motor vehicles 30%

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting period.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount (Note 2.8).

Gains and losses on disposals are determined by comparing the proceeds with carrying amount and are recognised within "other gains/(losses) - net", in the consolidated statement of comprehensive income.

2.6 Investment property

Property that is held for long-term rental yields or for capital appreciation or both, and that is not occupied by the companies in the consolidated group, is classified as investment property.

Investment property is measured initially at its cost, including related transaction costs.

After initial recognition, investment property is carried at fair value. Fair value is based on active market prices, adjusted, if necessary, for any difference in the nature, location or condition of the specific asset. If this information is not available, the Group uses alternative valuation methods such as recent prices on less active markets or discounted cash flow projections. These valuations are reviewed annually by external valuers.

The fair value of investment property reflects, among other things, rental income from current leases and assumptions about rental income from future leases in the light of current market conditions.

主要會計政策概要(續)

2.5 物業、廠房及設備(續)

物業、廠房及設備之折舊以直線法計算, 以按其估計可使用年期將成本分配至剩餘 價值,折舊率如下:

樓宇 2.5%至81/₃% 機械及模具 10%至50% 傢俬及設備 20%至30% 汽車 30%

資產的剩餘價值及可使用年期在各報告期 間結束時進行檢討,及在適當時調整。

若資產的賬面值高於其估計可收回金 額,其賬面值即時撇減至可收回金額(附 **註2.8**)。

出售之收益及虧損乃按出售所得款項與其 賬面值之差額計算,並於綜合全面收益表 中之「其他收益/(虧損)-淨額」中確認。

2.6 投資物業

持作收取長期租金收益或資本增值或兩者 兼備且並非合併集團旗下各公司所佔用之 物業歸類為投資物業。

投資物業最初以其成本計算,包括相關交 易成本。

在首次確認後,投資物業按公平值入賬。 公平值乃以活躍市場價格為基礎,於必要 時就指定資產之性質、地點或狀況之任何 差異作出調整。若未能獲得此等資料,本 集團便採用較不活躍市場之近期價格或折 現現金流量預測等其他估值方法。該等估 值每年由外部估值師進行評審。

投資物業之公平值反映,其中包括現時租 賃之租金收入及以現時市況預計日後租賃 取得之租金收入。

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2.6 Investment property (Continued)

Subsequent expenditure is charged to the asset's carrying amount only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. All other repairs and maintenance costs are expensed in the consolidated statement of comprehensive income during the financial period in which they are incurred.

Changes in fair values are recognised in the consolidated statement of comprehensive income.

If an investment property becomes owner-occupied, it is reclassified as property, plant and equipment, and its fair value at the date of reclassification becomes its cost for accounting purposes.

If an item of property, plant and equipment becomes an investment property because its use has changed, any difference between the carrying amount and the fair value of this item at the date of transfer is recognised in equity as a revaluation reserve of property, plant and equipment under HKAS 16. However, if a fair value gain reverses a previous impairment loss, the gain is recognised in the consolidated statement of comprehensive income.

2.7 Intangible assets

Website development is capitalised on the basis of the costs incurred to acquire and bring to use the specific platform. These costs are amortised over their estimated useful lives (3 years).

2.8 Impairment of non-financial assets

Assets that have an indefinite useful life are not subject to amortisation and are tested annually for impairment, or more frequently if events or changes in circumstances indicate that they might be impaired. Other assets are tested for impairments whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows which are largely independent of the cash inflow from other assets or group of assets (cash-generating units). Non-financial assets other than goodwill that suffered impairment are reviewed for possible reversal of the impairment at each reporting date.

主要會計政策概要(續)

2.6 投資物業(續)

其後開支只有在與該項目有關的未來經濟 利益可能流入本集團,而該項目的成本 能可靠計量時,才可計入該項資產之賬面 值。所有其他維修及保養成本於其產生之 財政期間之綜合全面收益表內列作開支。

公平值之變動計入綜合全面收益表中。

倘投資物業轉作自用,該物業將重新分類 為物業、廠房及設備,以重新分類日期之 公平值作為成本列賬。

倘物業、廠房及設備各項因用途改變而成 為投資物業,其於轉變當日之賬面值與公 平值之任何差額,將根據香港會計準則第 16號於權益內確認為物業、廠房及設備重 估儲備。然而,倘公平值收益撥回過往減 值虧損,則該項收益將於綜合全面收益表 中確認。

2.7 無形資產

網站開發按收購及特定平台投入使用所產 生的成本為基準資本化。該等成本按其估 計可使用年期(3年)攤銷。

2.8 非財務資產之減值

無特定使用期限的資產毋須作攤銷處理, 但此等資產每年均須進行減值測試,或於 有事件或情況變化顯示可能出現減值時更 頻繁地進行減值測試。如有任何事件或情 況變化顯示出現賬面值無法收回時,本集 團將就其他資產進行減值測試。就資產賬 面值超逾其可收回金額的數額確認為減值 虧損。可收回金額為資產公平值減出售成 本後的價值,與其使用價值之間的較高 者。為評估資產減值,資產按大致上獨立 於其他資產或資產組別現金流入的獨立可 識別現金流量的最低水平(現金產生單位) 劃分。於每個報告日期,均會對曾出現減 值之非財務資產(商譽除外)作出評估,以 確定是否可能作出減值撥回。

2.9 Financial assets

(a) Classification

The Group classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through other comprehensive income ("OCI") or through profit or loss); and
- those to be measured at amortised cost.

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows.

For assets measured at fair value, gains and losses will either be recorded in profit or loss or OCI. For investments in equity instruments that are not held for trading, this will depend on whether the Group has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income ("FVOCI").

The Group reclassifies debt investments when and only when its business model for managing those assets changes.

(b) Recognition and derecognition

Regular way purchases and sales of investments are recognised on trade-date, the date on which the Group commits to purchase or sell the asset. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all risks and rewards of ownership.

2 主要會計政策概要(續)

2.9 財務資產

(a) 分類

本集團將其財務資產按以下計量類 別分類:

- 隨後將按公平值計量(計入其他 全面收益(「其他全面收益」)或 計入損益);及
- 將按攤銷成本計量。

該分類取決於實體管理財務資產及 現金流量合約期之業務模式。

就按公平值計量的資產而言,其收益及虧損於損益或其他全面收益列賬。對於並非持作買賣的股本工具投資,則取決於本集團是否於初始確認時不可撤銷地選擇按公平值計入其他全面收益(「按公平值計入其他全面收益」)對權益投資列賬。

僅當管理該等資產之業務模式發生 變動時,本集團方會對債務投資進 行重新分類。

(b) 確認及終止確認

投資之定期買賣在交易日(即本集團 承諾購入或出售該資產之日)確認。 當從財務資產收取現金流量之權利 已經屆滿或轉讓,以及本集團已將 擁有權之絕大部分風險及回報轉讓 時,則終止確認財務資產。

2.9 Financial assets (Continued)

(c) Measurement

At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss ("FVPL"), transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at FVPL are expensed in profit or loss.

Financial assets with embedded derivatives are considered in their entirety when determining whether their cash flows are solely payment of principal and interest.

(i) Debt instruments

Subsequent measurement of debt instruments depends on the Group's business model for managing the asset and the cash flow characteristics of the asset. There are three measurement categories into which the Group classifies its debt instruments:

Amortised cost:

Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Interest income from these financial assets is included in finance income using the effective interest rate method. Any gain or loss arising on derecognition is recognised directly in profit or loss and presented in "other gains/ (losses) - net" together with foreign exchange gains and losses. Impairment losses are presented as separate line item in the consolidated statement of comprehensive income.

主要會計政策概要(續)

2.9 財務資產(續)

(c) 計量

於初步確認時,本集團按公平值加 上收購財務資產之直接應佔交易成 本(如屬並非按公平值計入損益(「按 公平值計入損益」)的財務資產)計量 有關財務資產。按公平值計入損益 列賬的財務資產之交易成本於損益 支銷。

確定具有嵌入衍生工具之財務資產 之現金流量是否僅為本金及利息之 付款時,需從財務資產之整體進行 考慮。

(i) 債務工具

債務工具之後續計量取決於本 集團管理資產之業務模式及該 資產之現金流量特徵。本集團 將其債務工具分類為三種計量 類別:

攤銷成本:

持作收回合約現金流量之 資產,倘該等現金流量僅 指本金及利息之付款,則 按攤銷成本計量。該等財 務資產之利息收入採用實 際利率法計入財務收入。 終止確認產生的任何收益 或虧損直接計入損益,並 與匯兑收益及虧損一併於 「其他收益/(虧損)-淨 額」內呈列。減值虧損於 綜合全面收益表內作為單 獨項目呈列。

- 2.9 Financial assets (Continued)
 - (c) Measurement (Continued)
 - (i) Debt instruments (Continued)
 - FVOCI:

Assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at FVOCI. Movements in the carrying amount are taken through OCI, except for the recognition of impairment gains or losses, interest income and foreign exchange gains and losses which are recognised in profit or loss. When the financial asset is derecognised, the cumulative gain or loss previously recognised in OCI is reclassified from equity to profit or loss and recognised in "other gains/(losses) - net". Interest income from these financial assets is included in finance income using the effective interest rate method. Foreign exchange gains and losses are presented in "other gains/(losses) - net" and impairment expenses are presented as separate line item in the consolidated statement of comprehensive income.

FVPL:

Assets that do not meet the criteria for amortised cost or FVOCI are measured at FVPL. A gain or loss on a debt investment that is subsequently measured at FVPL is recognised in profit or loss and presented net within "other gains/(losses) — net" in the period in which it arises.

2 主要會計政策概要(續)

- 2.9 財務資產(續)
 - (c) 計量(續)
 - (i) 債務工具(續)
 - 按公平值計入其他全面收益:

持作收回合約現金流量及 出售財務資產之資產,倘 該等資產現金流量僅指本 金及利息之付款,則按公 平值計入其他全面收益計 量。賬面值之變動乃計入 其他全面收益,惟於損益 確認之減值收益或虧損、 利息收入及匯兑收益及 虧損除外。當財務資產終 止確認時, 先前於其他全 面收益確認之累計收益或 虧損由權益重新分類至損 益並於「其他收益/(虧 損) 一淨額」確認。該等財 務資產之利息收入乃按實 際利率法計入財務收入。 匯兑收益及虧損於「其他 收益/(虧損)-淨額」呈 列,而減值開支於綜合全 面收益表內作為單獨項目 呈列。

• 按公平值計入損益:

未達攤銷成本或按公平值 計入其他全面收益標準的 資產乃按公平值計入損益 計量。後續按公平值計入 損益的債務投資的收益或 虧損於損益確認,並於其 產生期間在「其他收益/ (虧損)一淨額」內呈列。

2.9 Financial assets (Continued)

(c) Measurement (Continued)

(ii) Equity instruments

The Group subsequently measures all equity investments at fair value. Where the Group's management has elected to present fair value gains and losses on equity investments in OCI, there is no subsequent reclassification of fair value gains and losses to profit or loss following the derecognition of the investment. Dividends from such investments continue to be recognised in profit or loss as other income when the Group's right to receive payments is established.

Changes in the fair value of financial assets at FVPL are recognised in "other gains/(losses) - net" in the consolidated statement of comprehensive income as applicable. Impairment losses (and reversal of impairment losses) on equity investments measured at FVOCI are not reported separately from other changes in fair value.

(d) Impairment

The Group assesses on a forward looking basis the expected credit losses associated with its debt instruments carried at amortised cost and FVOCI. The impairment methodology applied depends on whether there has been a significant increase in credit risk. For trade receivables and contract assets, the Group applies the simplified approach permitted by HKFRS 9, which requires expected lifetime losses to be recognised from initial recognition of the receivables, details are disclosed in Note 13.

主要會計政策概要(續)

2.9 財務資產(續)

(c) 計量(續)

(ii) 股本工具

本集團其後按公平值計量所有 股本投資。倘本集團管理層已 選擇在其他全面收益中呈列股 本投資之公平值收益或虧損, 則在終止確認有關投資後,隨 後不會把公平值收益及虧損重 新分類至損益。有關投資之股 息於本集團確立收款權利後, 繼續在損益確認為其他收入。

按公平值計入損益的財務資產 之公平值變動於綜合全面收益 表的「其他收益/(虧損)-淨 額」確認(倘適用)。按公平值計 入其他全面收益的股本投資之 減值虧損(及減值虧損之撥回) 不會與其他公平值變動分開呈 報。

(d) 減值

本集團按具有前瞻性之基準,評估 其按攤銷成本及按公平值計入其他 全面收益之債務工具之相關預期信 貸虧損。所應用之減值方法取決於 信貸風險是否已大幅上升。就應收 貨款及合約資產而言,本集團應用 香港財務報告準則第9號所允許之 簡化處理方法,其規定預期全期虧 損須自初步確認應收款項起予以確 認,詳情於附註13披露。

2.10 Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the consolidated statement of financial position when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously. The Group has also entered into arrangements that do not meet the criteria for offsetting but still allow for the related amounts to be set off in certain circumstances, such as bankruptcy of the termination of a contract.

2.11 Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the weighted average method. The cost of finished goods and work in progress comprises design costs, raw materials, direct labour, other direct costs and related production overheads (based on normal operating capacity). It excludes borrowing costs. Net realisable value is the estimated selling price in the ordinary course of business, less applicable variable selling expenses.

2.12 Trade and other receivables

Trade receivables are amounts due from customers for merchandise sold or services performed in the ordinary course of business. If collection of trade and other receivables is expected in one year or less (or in the normal operating cycle of the business if longer), they are classified as current assets. If not, they are presented as non-current assets.

Trade receivables are recognised initially at the amount of consideration that is unconditional unless they contain significant financing components, when they are recognised at fair value. The Group holds the trade receivables with the objective to collect the contractual cash flows and therefore measures them subsequently at amortised cost using the effective interest method. The Group's accounting for trade and other receivables impairment policies are disclosed in Note 2.9(d).

2 主要會計政策概要(續)

2.10 抵銷金融工具

當有法定可執行權利可抵銷已確認金額,並有意圖按淨額基準結算或同時變現資產及結算負債時,財務資產與負債可互相抵銷,並把淨額於綜合財務狀況表內列賬。本集團亦已訂立不符合抵銷標準但仍允許相關金額於若干情況下(例如破產或合約終止)被抵銷之安排。

2.11 存貨

存貨以成本值及可變現淨值兩者的較低者 列賬。成本值是以加權平均成本法計算 的。製成品及在製品的成本值包括設計費 用、原材料、直接工資、其他直接成本及 相關生產間接開支(根據正常營運能力計 算)。有關數額不包括借貸成本。可變現 淨值為於日常業務過程內的估計售價扣除 適當的浮動銷售支出計算。

2.12 應收貨款及其他應收款項

應收貨款為在日常業務過程中就所出售商 品或所提供服務而應收客戶之款項。倘應 收貨款及其他應收款項之收回預期在一年 或以內(如仍在正常經營週期中,則可較 長時間),其被分類為流動資產;否則分 類為非流動資產。

應收貨款於其按公平值確認時初步按無條件代價金額予以確認,除非該等金額包括重大融資部分。本集團持有應收貨款旨在收取合約現金流量,因此隨後使用實際利率法按攤銷成本計量。本集團應收貨款及其他應收款項減值政策之會計處理於附註2.9(d)披露。

2.13 Cash and cash equivalents

Cash and cash equivalents comprise cash on hand, deposits held at call with banks 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.

2.14 Trade and other payables

These amounts represent liabilities for goods or services provided to the Group prior to the end of financial year which are unpaid. Trade and other payables are classified as current liabilities if payment is due within one year or less (or in normal operating cycle of the business if longer). If not, they are presented as non-current liabilities.

Trade and other payables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method.

2.15 Borrowings and borrowing costs

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the consolidated statement of comprehensive income over the period of the borrowings using the effective interest method.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the end of the reporting period.

All borrowing costs are recognised in consolidated statement of comprehensive income in the period in which they are incurred.

主要會計政策概要(續) 2

2.13 現金及現金等價物

現金及現金等價物包括手頭現金、銀行通 知存款,以及於購入時三個月內到期並可 隨時轉換為已知金額現金且價值變動風險 不大之短期高流通量投資。就綜合現金流 量表而言,需應要求償還並屬本集團現金 管理一部分之銀行透支亦會計作現金及現 金等價物之部分。

2.14 應付貨款及其他應付款項

該等金額代表於財政年度結束前向本集團 提供商品或服務之未付負債。倘應付貨 款及其他應付款項之支付日期在一年或以 內(如仍在正常經營週期中,則可較長時 間),其被呈列為流動負債;否則分類為 非流動負債。

應付貨款及其他應付款項初步按公平值確 認,隨後使用實際利率法按攤銷成本計 量。

2.15 借貸及借貸成本

借貸最初乃按公平值(扣除已產生的交易 成本)確認,其後按攤銷成本列賬;如扣 除交易成本之後的所得款項和贖回價值出 現任何差額,則於借貸期內以實際利率法 在綜合全面收益表內確認。

除非本集團有權無條件將債務還款日期遞 延至報告期間結束後至少12個月,否則借 貸被劃分為流動負債。

所有借貸成本均於其產生期間於綜合全面 收益表確認。

2.16 Current and deferred income tax

The tax expense for the year comprises current and deferred tax. Tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case the tax is also recognised in other comprehensive income or directly in equity, respectively.

(a) Current income tax

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period in the jurisdictions where the Group operates and generates taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation and considers whether it is probable that a taxation authority will accept an uncertain tax treatment. The Group measures its tax balances either based on the most likely amount or the expected value, depending on which method provides a better prediction of the resolution of the uncertainty.

(b) Deferred income tax

Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, deferred tax liabilities are not recognised if they arise from the initial recognition of goodwill. Deferred income tax is also not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantively enacted by the end of the reporting period and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Deferred tax assets are recognised only if it is probable that future taxable amounts will be available to utilise those temporary differences and losses.

2 主要會計政策概要(續)

2.16 當期及遞延所得税

年內税項支出包括當期及遞延税項。除非 税項與於其他全面收益或直接於權益確認 之項目有關,否則税項於損益中確認。在 此情況下,税項亦分別於其他全面收益或 直接於權益確認。

(a) 當期所得税

當期所得税支出根據本集團營運及產生應課税收入的司法權區於佈可或實質用稅時已頒佈或實驗用稅時已頒佈可可數值用稅務法例計算。管理層別方數,並考慮稅務處理。期間,並考慮稅務處理。其稅,並考慮稅務處理。其稅數,並考慮稅務處理。其稅數,其體取決於不確定的稅務處理。其稅數,其體取決於實數,其實不確定性的解決方法。

(b) 遞延所得税

遞延税項資產僅在可能出現未來應 課税金額使該等暫時差異及虧損得 以動用時確認。

2.16 Current and deferred income tax (Continued)

(b) Deferred income tax (Continued)

Deferred tax assets and liabilities are not recognised for temporary differences between the carrying amount and tax bases of investments in foreign operations where the Company is able to control the timing of the reversal of the temporary differences and it is probable that the differences will not reverse in the foreseeable future.

Deferred tax assets and liabilities are offset where there is a legally enforceable right to offset current tax assets and liabilities and where the deferred tax balances relate to the same taxation authority. Current tax assets and liabilities are offset where the entity has a legally enforceable right to offset and intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

Current and deferred tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

2.17 Share capital

Ordinary shares are classified as equity.

Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds.

2.18 Employee benefits

(a) Pension obligations

The Group operates a number of defined contribution plans in Hong Kong and China. The schemes are generally funded through payments to insurance companies or trusteeadministered funds. A defined contribution plan is a pension plan under which the Group pays fixed contributions into a separate entity. The Group has no legal or constructive obligations to pay further contributions if the fund does not hold sufficient assets to pay all employees the benefits relating to employee service in the current and prior periods.

主要會計政策概要(續) 2

2.16 當期及遞延所得稅(續)

(b) 遞延所得税(續)

對於本公司能夠控制暫時差異之撥 回時間且差異在可預見將來有可能 不會撥回的境外業務投資的賬面值 與税基之間的暫時差異,不予確認 遞延税項資產及負債。

倘有合法可執行權利將即期税項資 產與負債抵銷,且遞延税結餘涉及 同一税務機關時,遞延税項資產 與負債可互相抵銷。倘實體擁有合 法可執行權利抵銷且有意按淨額基 準清償或同時變現資產及清償負債 時,則可將即期稅項資產與負債互 相抵銷。

即期税項與遞延税項於損益內確 認,惟涉及在其他全面收益內或直 接於權益內確認之項目的情況除 外。在該種情況下,亦分別於其他 全面收益內或直接於權益內確認稅 項。

2.17 股本

普通股分類為權益。

發行新股或購股權直接遞增成本乃於權益 內列作所得款項之扣減,扣除税項。

2.18 僱員福利

(a) 退休金責任

本集團在香港及中國設有多項定額 供款計劃。該等計劃一般透過向保 險公司或託管人管理之基金付款提 供資金。定額供款計劃為本集團據 此向獨立實體作定額供款之退休金 計劃。即使基金並無足夠資產以向 所有僱員支付有關僱員現時及過往 期間服務之福利,本集團亦無法律 或推定責任作進一步供款。

2.18 Employee benefits (Continued)

(a) Pension obligations (Continued)

For defined contribution plans, the Group pays contributions to publicly or privately administered pension insurance plans on a mandatory, contractual or voluntary basis. The Group has no further payment obligations once the contributions have been paid. The contributions are recognised as employee benefit expense when they are due. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in the future payments is available.

(b) Equity-settled share-based payment transactions

The Group operates a share-based compensation plan, under which the entity receives services from employees as consideration for equity instruments (options) of the Group. The fair value of the employee services received in exchange for the grant of the options is recognised as an expense. The total amount to be expensed over the vesting period is determined by reference to the fair value of the options granted:

- including any market performance conditions (for example, an entity's share price);
- excluding the impact of any service and non-market performance vesting conditions (for example, profitability, sales growth targets and remaining an employee of the entity over a specified time period); and
- including the impact of any non-vesting conditions (for example, the requirement for employees to save).

At the end of each reporting period, the entity revises its estimates of the number of options that are expected to vest based on the non-marketing performance and service conditions. It recognises the impact of the revision to original estimates, if any, in the consolidated statement of comprehensive income with a corresponding adjustment to equity.

The proceeds received net of any directly attributable transaction costs are credited to share capital (nominal value) and share premium when the options are exercised.

2 主要會計政策概要(續)

2.18 僱員福利(續)

(a) 退休金責任(續)

就定額供款計劃而言,本集團向公營或私人管理退休保險計劃作出強制、合約性質或自願供款。作出供款後,本集團毋須作進一步供款承擔。該等供款會於到期支付時確認為僱員福利開支。可提供現金退還或扣減未來付款之預付供款會確認為資產。

(b) 以股權結算股份為基礎付款之交易

本集團設有一項以股份為基礎之薪酬計劃,據此,實體獲得僱員提供之服務,作為本集團權益工具(購股權)之代價。就授出購股權而獲提供之僱員服務之公平值須確認為一項支出。將於歸屬期內列作支出之總金額乃參考所授購股權之公平值釐定:

- 包括任何市場表現條件(如一家 實體之股價);
- 不包括任何服務或非市場表現 歸屬條件(如盈利能力、銷售額 增長目標及僱員於特定期間內 留任實體)之影響;及
- 包括任何非歸屬條件(如規定僱 員儲蓄)之影響。

於每個報告期間結束日,實體根據 非市場表現及服務條件調整對預計 將予歸屬之購股權數目所作估計, 並於綜合全面收益表確認調整原來 估計(如有)所產生的影響,並相應 調整權益。

在行使購股權時所收取的款項扣除 任何直接應計交易成本後撥入股本 (面值)及股份溢價。

2.18 Employee benefits (Continued)

(b) Equity-settled share-based payment transactions (Continued)

When the 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.

The grant by the Company of options over its equity instruments to the employees of subsidiary undertakings in the Group is treated as a capital contribution. The fair value of employee services received, measured by reference to the grant date fair value, is recognised over the vesting period as an increase to investment in subsidiary undertakings, with a corresponding credit to equity in the parent entity accounts.

(c) Profit-sharing and bonus plans

The Group recognises a liability and an expense for bonuses and profit-sharing, based on a formula that takes into consideration the profit attributable to the Company's shareholders after certain adjustments. The Group recognises a provision where contractually obliged or where there is a past practice that has created a constructive obligation.

2.19 Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events; it is more likely than not that an outflow of resources will be required to settle the obligation; and the amount has been reliably estimated.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognised even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Provisions are measured at the present value of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the obligation. The increase in the provision due to passage of time is recognised as interest expense.

主要會計政策概要(續)

2.18 僱員福利(續)

(b) 以股權結算股份為基礎付款之交易 (續)

倘購股權於歸屬日期後被沒收,或 於屆滿日仍未行使,則過往於購股 權儲備確認之款項將轉移至保留溢 利。

本公司向本集團旗下附屬公司之僱 員授出其權益工具之購股權被視為 注資。所獲得之僱員服務之公平值 乃參考授出日期之公平值計量,並 於歸屬期確認為增加對旗下附屬公 司之投資,並相應計入母公司實體 賬目之權益內。

(c) 利潤分享及花紅計劃

本集團根據一項公式(已計及於作 出若干調整後本公司股東之應佔溢 利)就花紅及利潤分享確認負債及支 出。當負有合約上之責任或當以往 慣例造成推定性責任時,本集團須 確認撥備。

2.19 撥備

當本集團因已發生的事件而產生現有的法 律或推定責任; 較可能需要有資源流出以 償付責任;金額已經可靠估計,即會確認 撥備。

如有多項類似責任,會根據責任的類別整 體考慮是否可能需要在償付中流出資源。 即使在同一責任類別所包含任何一個項目 的相關資源流出的可能性極低,仍須確認 撥備。

撥備以為履行義務所預計需要發生的支出 的現值計量,計算此等現值所使用的税前 折現率能夠反映當前市場對貨幣時間價值 及該責任特有的風險的評估。時間流逝導 致撥備金額的增加,確認為利息支出。

2.20 Revenue recognition

(a) Sales of merchandise

Sales are recognised when control of the products has transferred, being when the products are delivered to the customer, and there is no unfulfilled obligation that could affect the customer's acceptance of the products. Delivery occurs when the products have been shipped to the specified location, the risks of obsolescence and loss have been transferred to the customer, and either the customer has accepted the products in accordance with the sales contract, the acceptance provisions have lapsed, or the Group has objective evidence that all criteria for acceptance have been satisfied.

Revenue from these sales is recognised based on the price specified in the contract, net of discounts, returns and value added taxes.

A receivable is recognised when the products are delivered, as this is the point in time that the consideration is unconditional because only the passage of time is required before the payment is due. Substantially all of the Group's revenue are recognised at a point in time during the year.

Deposits collected from the customers before product delivery are recognised as contract liabilities.

(b) Interest income

Interest income is recognised on a time-proportion basis using the effective interest method.

(c) Management fees income

Management fees income is recognised over time as management service is rendered.

(d) Handling income

Handling income is recognised when the Group satisfied the performance obligation in accordance with the substance of relevant agreements. Invoices are generated and revenue is recognised at that point in time.

(e) Rental income

Rental income is recognised over time as rental service is rendered.

2 主要會計政策概要(續)

2.20 收入確認

(a) 貨品銷售

當產品之控制權轉移時(即將產品交 付予客戶且概無可影響客戶接納舊品之未履行責任時),銷售即養品之未履行責任時),銷售即進入遺失之風險轉嫁予客戶按照銷售合約接納產品且或證據發明所有接納標準均已達成時,交付方告完成。

該等銷售之收益乃基於合約指定之 價格,經扣除折扣、退貨及增值稅 後確認。

應收款項於產品交付時確認,因此刻代價已為無條件,而於付款到期前僅需等待一段時間。於年內,本集團所有收益基本上於某一時間點確認。

收取自客戶之按金於產品交付前確 認為合約負債。

(b) 利息收入

利息收入乃按時間比例基準採用實際利率法確認。

(c) 管理費收入

管理費收入於提供管理服務時隨時 間確認。

(d) 手續費收入

手續費收入於本集團已根據相關協議之內容達成履行義務時確認。本 集團在此時間點開具發票及確認收 益。

(e) 租金收入

租金收入於提供租賃服務時隨時間確認。

2.21 Contract assets and contract liabilities

A contract asset is recognised when the Group recognises revenue before being unconditionally entitled to the consideration under the payment terms set out in the contract. Contract assets are assessed for expected credit losses in accordance with the policy set out in Note 3.1(b) and are reclassified to receivables when the right to the consideration has become unconditional.

A contract liability is recognised when the customer pays consideration before the Group recognises the related revenue. A contract liability would also be recognised if the Group has an unconditional right to receive consideration before the Group recognises the related revenue. In such cases, a corresponding receivable would also be recognised. For a single contract with the customer, either a net contract asset or a net contract liability is presented. For multiple contracts, contract assets and contract liabilities of unrelated contracts are not presented on a net basis.

2.22 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.

Contracts may contain both lease and non-lease components. The Group allocates the consideration in the contract to the lease and non-lease components based on their relative stand-alone prices. However, for leases of real estate for which the Group is a lessee, it has elected not to separate lease and non-lease components and instead accounts for these as a single lease component.

Assets and liabilities arising from a lease are initially measured on a present value basis. Lease liabilities include the net present value of the following lease payments:

- fixed payments (including in-substance fixed payments), less any lease incentives receivable; and
- variable lease payment that are based on an index or a rate, initially measured using the index or rate as at the commencement date.

主要會計政策概要(續)

2.21 合約資產及合約負債

本集團於根據合約所載付款條例有權無條 件收取代價前確認收益時,合約資產獲確 認。合約資產根據附註3.1(b)所載政策就 預期信貸虧損進行評估,並於收取代價之 權利成為無條件時重新分類至應收款項。

當客戶在本集團確認相關收益前支付代價 時,合約負債獲確認。倘在本集團確認 相關收益前本集團擁有無條件收取代價之 權利,合約負債亦將獲確認。於該等情況 下,相應應收款項亦將獲確認。就與客戶 訂立之單一合約而言,將呈列合約資產淨 值或合約負債淨額。就多份合約而言,非 相關合約之合約資產及合約負債並非按淨 額基準呈列。

2.22 租賃

租賃於租賃資產可供本集團使用當日確認 為使用權資產及相應負債。

合約可能包含租賃及非租賃組成部分。本 集團根據其相對獨立價格將合約代價分配 至租賃及非租賃組成部分。然而,就本集 團作為承租人的房地產租賃而言,其選擇 不將租賃及非租賃組成部分區分開來,而 是將兩者入賬為單一租賃組成部分。

租賃產生之資產及負債初步按現值基準計 量。租賃負債包括下列租賃付款的淨現 值:

- 固定付款(包括實質固定付款),減 去任何應收租賃優惠;及
- 基於一項指數或比率之可變租賃付 款,於開始日期採用指數或比率初 步計量。

2.22 Leases (Continued)

Lease payments to be made under reasonably certain extension options are also included in the measurement of the liability.

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 recent third-party financing received by the individual lessee as a starting point, adjusted to reflect changes in financing conditions since third party financing was received.

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; and
- any initial direct 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. If the Group is reasonably certain to exercise a purchase option, the right-of-use asset is depreciated over the underlying asset's useful life. While the Group revalues its land and buildings that are presented within property, plant and equipment, it has chosen not to do so for the right-of-use buildings held by the Group.

Payments associated with short-term leases of equipment and vehicles 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. Low-value assets comprise IT equipment and small items of office furniture.

2 主要會計政策概要(續)

2.22 租賃(續)

將根據合理確定續期選擇權而作出的租賃 付款亦計入負債計量中。

租賃付款按租賃內隱含的利率貼現。倘無法輕易釐定該利率(本集團之租賃一般屬此類情況),則採用承租人之新增借款利率,即個別承租人在類似經濟環境內以類似條款、抵押及條件為取得與使用權資產類似價值的資產借入所需資金而需支付的利率。

為釐定新增借款利率,本集團以個別承租 人最近獲得的第三方融資為起點,並進行 調整以反映自獲得第三方融資以來融資條 件的變動。

租賃付款於本金及融資成本間作出分配。 融資成本於租期內在損益扣除,從而計算 出各期間負債餘額的固定週期利率。

使用權資產按成本計量,當中包括下列 各項:

- 租賃負債之初步計量金額;及
- 任何初始直接成本。

使用權資產一般按資產可使用年期及租期 (以較短者為準)以直線法折舊。倘本集團 合理確定行使購買選擇權,則使用權資產 按相關資產可使用年期折舊。本集團對其 土地及樓宇(於物業、廠房及設備內呈列) 進行重新估值,但選擇不就本集團所持有 的使用權樓宇進行重新估值。

設備及汽車短期租賃及所有低價值資產租賃的相關付款按直線法在損益內確認為開支。短期租賃指租期為12個月或以下的租賃。低價值資產包括資訊科技設備及小型辦公室傢俬項目。

2.22 Leases (Continued)

Lease income from operating leases where the Group is a lessor is recognised in income on a straight-line basis over the lease term. Initial direct costs incurred in obtaining an operating lease are added to the carrying amount of the underlying asset and recognised as expense over the lease term on the same basis as lease income. The respective leased assets are included in the consolidated statement of financial position based on their nature. The Group did not need to make any adjustments to the accounting for assets held as lessor as a result of adopting the new leasing standard.

2.23 Financial guarantees

Financial guarantee contracts are recognised as a financial liability at the time the guarantee is issued. The liability is initially measured at fair value and subsequently at the higher of:

- the amount determined in accordance with the expected credit loss model under HKFRS 9 "Financial instruments" ("HKFRS 9"); and
- the amount initially recognised less, where appropriate, the cumulative amount of income recognised in accordance with the principles of HKFRS 15 "Revenue from contracts with customers" ("HKFRS 15").

The fair value of financial guarantees is determined based on the present value of the difference in cash flows between the contractual payments required under the debt instrument and the payments that would be required without the guarantee, or the estimated amount that would be payable to a third party for assuming the obligations.

Where guarantees in relation to loans or other payables of associates are provided for no compensation, the fair values are accounted for as contributions and recognised as part of the cost of the investment.

2.24 Dividend distribution

Dividend distribution to the Company's shareholders is recognised as a liability in the Group's and the Company's financial statements in the period in which the dividends are approved by the Company's shareholders or directors, as appropriate.

主要會計政策概要(續)

2.22 租賃(續)

本集團作為出租人的經營租賃產生的租賃 收入按直線法於租期內確認為收入。獲取 經營租賃產生的初始直接成本計入相關資 產的賬面值,並於租期內以與租賃收入相 同的基準確認為開支。有關租賃資產按其 性質計入綜合財務狀況表。採納新租賃準 則後,本集團無需對作為出租人所持有資 產的會計處理作出任何調整。

2.23 財務擔保

財務擔保合約於作出擔保時確認為財務負 債。該負債初始以公平值計量,隨後採用 下列二者其中較高者計量:

- 根據香港財務報告準則第9號「金融 工具」(「香港財務報告準則第9號」) 之預期信貸虧損模式釐定之金額;
- 初始確認之金額減(如適用)根據香 港財務報告準則第15號「客戶合約收 益」(「香港財務報告準則第15號」)之 原則確認之累計收入金額。

財務擔保之公平值根據債務工具要求之合 約付款及在沒有擔保之情況下所要求之付 款,或承擔該責任而向第三方支付之估計 金額之間現金流量差額之現值釐定。

如有關聯營公司之貸款或其他應付款項之 擔保是以免償方式提供,則以公平值入賬 為注資並確認為投資成本的部分。

2.24 股息分派

向本公司股東分派的股息在股息獲本公司 股東或董事(如適用)批准的期間於本集團 及本公司財務報表確認為負債。

2.25 Government grants

Grants from the government are recognised at their fair value where there is a reasonable assurance that the grant will be received and the Group will comply with all attached conditions.

Government grants relating to costs are deferred and credited to the consolidated statement of comprehensive income over the period necessary to match them with the costs that they are intended to compensate.

Government grants related to purchase of property, plant and equipment or intangible asset are deducted against the related assets. The grant is recognised in profit or loss over the life of a depreciable asset as a reduced depreciation expense. Note 9 provides further information on how the Group accounts for government grants.

3 Financial risk management

3.1 Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk, price risk and cash flow and fair value interest rate risk), credit risk and liquidity risk. The Group's overall risk management policy focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance. The Board of Directors reviews and agrees policies for managing each of these risks and they are summarised below.

(a) Market risk

(i) Foreign exchange risk

The Group mainly operates in Hong Kong and China with transactions mainly settled in Hong Kong dollars ("HKD"), Renminbi ("RMB") and US dollars ("USD"). The Group is mainly exposed to foreign exchange risk arising from future commercial transactions, recognised assets and liabilities denominated in currencies other than the functional currency of the group entities to which they relate.

In order to mitigate the foreign currency risk, the Group has been closely monitoring its foreign currency exposure and requirements and will arrange for any foreign exchange forward contracts if necessary. There was no outstanding foreign exchange forward contract as at 31 March 2023 and 2022.

2 主要會計政策概要(續)

2.25 政府補貼

當能夠合理地保證政府補貼將可收取,而 本集團將會符合所有附帶條件時,政府提 供的補貼將按其公平值確認入賬。

有關成本的政府補貼將被遞延,並與其擬 定補償的成本配對在所需期間內於綜合全 面收益表中確認。

與購置物業、廠房及設備或無形資產有關之政府補貼與相關資產抵扣。有關補貼按可折舊資產之年期於損益內確認以扣減折舊開支。附註9載有本集團如何將政府補貼入賬之進一步資料。

3 財務風險管理

3.1 財務風險因素

本集團之業務承受多種財務風險:市場風險(包括外匯風險、價格風險以及現金流及公平值利率風險)、信貸風險及流動性風險。本集團之整體風險管理政策集中於難以預測之金融市場,並致力於將對本集團財務表現造成之潛在不利影響減至最低。董事會審閱並同意管理各項該等風險之政策,有關政策之摘要如下。

(a) 市場風險

(i) 外匯風險

本集團主要於香港及中國經營業務,交易主要以港元(「港元」)、人民幣(「人民幣」)及美元(「美元」)結算。本集團所承擔之外匯風險主要來自未來商業交易及確認以集團實體相關功能貨幣以外之貨幣計值之資產及負債。

為降低外匯風險,本集團一直嚴密監控其外匯風險及要求並於必要時安排訂立外匯遠期合約。於2023年及2022年3月31日,本集團並無未到期外匯遠期合約。

3.1 Financial risk factors (Continued)

(a) Market risk (Continued)

(i) Foreign exchange risk (Continued)

At 31 March 2023, if HKD/USD had weakened/strengthened by 5% (2022: 5%) against RMB with all other variables held constant, post-tax profit for the year would have been approximately HK\$123,000 higher/lower (2022: HK\$2,568,000 higher/lower), mainly as a result of net foreign exchange gains/losses (2022: gains/losses) on translation of RMB-denominated net monetary assets of subsidiaries in Hong Kong and HKD/USD-denominated net monetary assets of subsidiaries in China.

(ii) Price risk

The Group's corporate bonds, listed securities and investment fund are susceptible to market price risk arising from uncertainties about future prices of those financial assets at FVOCI and FVPL. Management manages this exposure by maintaining a portfolio of investments with different risk profiles. Management considered that the exposure of corporate bonds, listed securities and investment fund to price risk is not significant.

(iii) Cash flow and fair value interest rate risk

The Group has no significant interest-bearing assets and liabilities except for certain bank deposits, the Group's income and operating cash flows are substantially independent of changes in market interest rates.

The Group generally does not use financial derivatives to hedge its exposure to interest rate risk.

Management does not anticipate significant impact resulted from the changes in interest rates on interestbearing assets.

財務風險管理(續)

3.1 財務風險因素(續)

(a) 市場風險(續)

外匯風險(續)

於2023年3月31日, 倘港元/ 美元兑人民幣下跌/上升5% (2022:5%), 在所有其他變 數保持不變之情況下,本年度 之除税後溢利將增加/減少約 123,000港元(2022:增加/減 少2,568,000港元),主要由於換 算香港附屬公司人民幣計值貨 幣資產淨值及中國附屬公司港 元/美元計值貨幣資產淨值之 匯兑收益/虧損(2022:收益/ 虧損)淨額所致。

(ii) 價格風險

本集團之企業債券、上市證券及 投資基金較易受到市場價格風險 所影響,而該等風險則由於與該 等可按公平值計入其他全面收益 及按公平值計入損益的財務資產 之未來價格有關之不確定因素而 產生。管理層透過維持由不同風 險項目組成之投資組合管理本項 風險。管理層認為,本集團須承 受之企業債券、上市證券及投資 基金之價格風險並非重大。

(iii) 現金流及公平值利率風險

除若干銀行存款外,本集團並 無重大計息資產及負債。而本 集團之收入及經營現金流大體 上獨立於市場利率變動。

本集團一般不會使用金融衍生 工具對沖利率風險。

管理層預期計息資產之利率變 動將不會引起重大影響。

3.1 Financial risk factors (Continued)

(b) Credit risk

(i) Risk management

The credit risk of the Group's financial assets, which mainly comprise cash and cash equivalents, trade receivables and contract assets, other receivables, and financial assets at FVPL and FVOCI, arises from potential default of the counterparties, with maximum exposure equal to the carrying amounts of these instruments.

At 31 March 2023 and 2022, substantially all cash and bank deposits are placed with major financial institutions located in Hong Kong and China which management believes are of high credit quality. Management does not expect any losses arising from non-performance by these counterparties.

The credit risk of debtors is managed by a credit evaluation process which includes assessment and evaluation of existing and potential customers' credit standing to determine the credit limits to be granted, credit policies, credit control and collection procedures. Payments are monitored for compliance with credit terms.

Credit risk of FVPL and FVOCI is considered minimal.

(ii) Impairment of financial assets

Trade receivables and contract assets

The Group applies the HKFRS 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for all trade receivables and contract assets.

To measure the expected credit losses, trade receivables and contract assets have been grouped based on similar risk characteristics and, collectively or individually, assessing them for likelihood of recovery. The contract assets have substantially the same risk characteristics as the trade receivables for the same types of contracts. The Group has therefore concluded that the expected loss rates for trade receivables are a reasonable approximation of the loss rates for the contract assets.

3 財務風險管理(續)

3.1 財務風險因素(續)

(b) 信貸風險

(i) 風險管理

本集團財務資產(主要包括現金 及現金等價物、應收貨款及合 約資產、其他應收款項以及合 公平值計入損益及按公平值計 入其他全面收益的財務資產) 之信貸風險來自對手方潛在違 約,最高風險相等於該等工具 之賬面值。

於2023年及2022年3月31日,本 集團絕大部分現金及銀行存款 存放在位於香港及中國之主要 金融機構,管理層認為該等金 融機構具有高信用質素。管理 層預期不會因該等對手方違約 而產生任何虧損。

應收款項之信貸風險由信貸評 估流程管理,其包括評估現有 及潛在客戶之信貸狀況,以釐 定將授予之信貸額度、信貸政 策、信貸控制及收款程序。本 集團監控付款以符合信貸條款。

按公平值計入損益及按公平值 計入其他全面收益的信貸風險 被認為並不重大。

(ii) 財務資產之減值

應收貨款及合約資產

本集團採用香港財務報告準則 第9號簡化方法計量所有應收 貨款及合約資產之預期信貸虧 損,其使用全期預期虧損作撥 備。

為計量預期信貸虧損,應收貨款及合約資產已根據類似地區別地貨款及合約資產之人的資產之人的資產之人的資產之人的資產之人的資產之人的資產的人應收數大,應收到的人。因此,本集團確定,應收到的人。因此,本集團確定的資本。

3.1 Financial risk factors (Continued)

(b) Credit risk (Continued)

- (ii) Impairment of financial assets (Continued)
 - Measurement of expected credit loss on individual

For trade receivables relating to accounts in which there are objective evidence that the debtor faces significant financial difficulties or enter liquidation, they are assessed individually for impairment allowance. Accordingly, loss allowance of HK\$2,108,000 was made as at 31 March 2023 (2022: HK\$2,089,000).

Measurement of expected credit loss on collective

The Group categorises its trade receivables and contract assets, except those individually assessed, based on shared credit risk characteristics and the days past due. The expected loss rates are based on the payment profiles of sales over a period of 42 months before 31 March 2023 and 2022 respectively and the corresponding historical credit losses experienced within this period. The historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables and contract assets.

For the year ended 31 March 2023, trade receivables of approximately HK\$225,057,000 (2022: HK\$178,947,000) were derived from six (2022: six) customers, amounting to approximately HK\$63,653,000, HK\$56,687,000, HK\$40,903,000, HK\$23,799,000, HK\$23,491,000 and HK\$16,524,000 respectively, which individually accounted for over 5% of the Group's total trade receivables.

Impairment losses on trade receivables are presented as a separate line in the profit or loss. When a trade receivable is uncollectible, it is written off against the allowance account for trade receivables. Subsequent recoveries of amounts previously written off are credited against the same line item.

As at 31 March 2023 and 2022, the loss allowance for trade receivables is determined as insignificant.

財務風險管理(續)

3.1 財務風險因素(續)

(b) 信貸風險(續)

- (ii) 財務資產之減值(續)
 - 按個別基準計量預期信貸 虧損

就存在客觀證據顯示債務 人面臨重大財務困難或進 行清算的賬戶的相關應收 貨款而言,有關款項會單 獨進行減值撥備評估。因 此, 於2023年3月31日作 出虧損撥備2,108,000港元 (2022:2,089,000港元)。

按集體基準計量預期信貸 虧損

> 本集團根據共享信貸風險 特點及逾期天數分類其應 收貨款及合約資產,惟個 別評估者除外。預期虧損 率乃分別以2023年及2022 年3月31日前42個月期間 之銷售付款概況及該期間 之相應過往信貸虧損為 基準。過往虧損率已作調 整,以反映對客戶結付應 收款項及合約資產能力有 影響之宏觀經濟因素之現 時及前瞻性資料。

> 截 至2023年3月31日 止 年 度,應收貨款約225,057,000 港 元(2022:178,947,000港 元)來自六名(2022:六名) 客戶, 分別約63,653,000 港 元、56,687,000港 元、 40,903,000港 元、23,799,000 港 元、23,491,000港 元 及 16,524,000港元,各自佔本 集團應收貨款總額5%以上。

> 應收貨款減值虧損於損益 中單獨列示。當應收貨款 不可收回,則於應收貨款 撥備賬撇銷。其後追回的 過往已撇銷款項計入同一 明細項目。

> 於2023年及2022年3月31 日,應收貨款虧損撥備釐 定為並不重大。

3.1 Financial risk factors (Continued)

(b) Credit risk (Continued)

(ii) Impairment of financial assets (Continued)

Deht instruments

All of the entity's debt instruments at FVOCI are considered to have low credit risk. Instruments are considered to be low credit risk when they have a low risk of default and the issuer has a strong capacity to meet its contractual cash flow obligations in the near term.

Other financial assets at amortised cost

The credit quality of other receivables has been assessed with reference to historical information about the counterparties' default rates and financial position of the counterparties. The directors are of the opinion that the credit risk of other receivables is low due to the sound collection history of the receivables due from them. Therefore, expected credit loss rate of other receivables is assessed to be close to zero and no provision was made as of 31 March 2023.

(c) Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and marketable securities, the availability of funding through an adequate amount of committed credit facilities and the ability to close out market positions. Due to the dynamic nature of the underlying businesses, the Group aims to maintain flexibility in funding by keeping committed credit lines available.

The Group measures and monitors its liquidity through the maintenance of prudent ratio regarding to the liquidity structure of the overall assets, liabilities, loans and commitments of the Group. The Group also maintains a healthy level of liquid assets and committed banking facilities to ensure the availability of sufficient cash flows to meet any unexpected and material cash requirements in the ordinary course of business. At 31 March 2023, the Group has unutilised committed banking facilities of HK\$160,600,000 (2022: HK\$160,600,000).

3 財務風險管理(續)

3.1 財務風險因素(續)

(b) 信貸風險(續)

(ii) 財務資產之減值(續)

債務工具

實體之所有按公平值計入其他 全面收益之債務工具被視為具 低信貸風險。倘債務工具之違 約風險低而發行人擁有強大能 力在短期內履行其合約現金流 量義務,則有關工具被視為低 信貸風險工具。

按攤銷成本列賬之其他財務資產

其他應收款項之信貸質素乃經 參考有關對手方違約率及對等 方財務狀況之過往資料後 情。董事認為,鑒於應收故 東之良好收款記錄,較低 應收款項之信貸風險較較 此,其他應收款項之信貸風險較 此,其他應收款項之 個損率評估接近為零,故 虧損率評估接近為零,故 虧損率計 是 2023年3月31日並無計 提撥備

(c) 流動性風險

審慎的流動性風險管理指維持充足的現金及可買賣證券,透過已承諾信貸融資之足夠額度備有資金,和有能力結算市場持倉。基於相關業務之活躍多變性質,故本集團致力透過已承諾的可用信貸額度維持資金的靈活性。

本集團透過維持本集團整體資產、 負債、貸款及承擔之流動資金架構 之審慎比率,計量及監控其流動資 金。本集團亦將流動資產及已承諾 的銀行信貸額度保持於穩健水平日 業務過程中突如其來及重大之現金 需要。於2023年3月31日,本集團 之未動用已承諾的銀行信貸額度為 160,600,000港元(2022:160,600,000 港元)。

3.1 Financial risk factors (Continued)

(c) Liquidity risk (Continued)

The table below analyses the Group's financial liabilities into relevant maturity groupings based on the remaining periods of which at the end of the reporting period to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows.

財務風險管理(續)

3.1 財務風險因素(續)

(c) 流動性風險(續)

下表對將本集團之財務負債按報告 期間結束日至合約到期日之餘下期 間分類至相關到期日組別作出分 析。表中所披露金額為合約未貼現 現金流量。

		Within			
		1 year	1-2 years	2-5 years	Total
		1 年內	1至2年	2至5年	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
At 31 March 2023	於2023年3月31日				
Trade and other payables	應付貨款及其他應付				
	款項	122,055	-	_	122,055
Lease liabilities	租賃負債	7,807	3,424	1,746	12,977
		129,862	3,424	1,746	135,032
At 31 March 2022	於2022年3月31日				
Trade and other payables	應付貨款及其他應付				
, ,	款項	129,383	_	·	129,383
Lease liabilities	租賃負債	5,861	2,798	- III	8,659
	5	135,244	2,798		138,042

3.2 Capital risk management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders or issue new shares to reduce debt.

The Group monitors capital on the basis of total equity, including share capital, other reserves and retained earnings.

As at 31 March 2023 and 2022, the Group was at the net cash position.

3.2 資本風險管理

本集團管理其資本,以保障本集團有能力 持續經營,為股東提供回報及為其他利益 相關人士提供利益,維持最佳資本結構以 降低資本成本。

為維持或調整資本結構,本集團或會調整 派予股東之股息金額,將資本發還股東或 發行新股以減少債項。

本集團以總權益,包括股本、其他儲備及 保留溢利為基準監察資本。

於2023年及2022年3月31日,本集團處於 淨現金狀況。

3.3 Fair value estimation

The fair value of the Group's assets and liabilities are classified into 3 levels of the fair value measurement hierarchy prescribed under the accounting standards and disclosed as below:

- Level 1 Quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2 Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices).
- Level 3 Inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs).

The following table presents the Group's financial assets that are measured at fair value at 31 March 2023.

3 財務風險管理(續)

3.3 公平值估計

根據會計準則,本集團資產及負債之公平 值分類為3級公平值計量層級,有關披露 如下:

- 第1級 相同資產或負債在活躍市場的 報價(未經調整)。
- 第2級 資產或負債之輸入值(並非包括 於第1級內之報價),惟可直接 (價格)或間接(自價格引申)經 觀察得出。
- 第3級 資產或負債之輸入值,並非依 據可觀察之市場數據(即無法觀 察之輸入值)。

下表呈列本集團於2023年3月31日按公平 值計量之財務資產。

		Level 1 第1級 HK\$'000	Level 2 第2級 HK\$'000	Level 3 第3級 HK\$'000	Total 總計 HK\$'000
Assets Financial assets at FVPL	資產 按公平值計入損益之財	4.044			4.044
 Listed equity securities and investment fund 	務資產 一上市股票證券及投 資基金	1,044	_	-	1,044
Financial assets at FVOCI	按公平值計入其他全面 收益之財務資產		2 072		2 072
- Corporate bonds	一企業債券		3,872		3,872
Total	總計	1,044	3,872	_	4,916

The following table presents the Group's financial assets that are measured at fair value at 31 March 2022.

下表呈列本集團於2022年3月31日按公平 值計量之財務資產。

		Level 1 第1級 HK\$'000	Level 2 第2級 HK\$'000	Level 3 第3級 HK\$'000	Total 總計 HK\$'000
Assets	資產				
Financial assets at FVPL	按公平值計入損益之財				
	務資產				
 Listed equity securities and 	- 上市股票證券及投				
investment fund	資基金	1,031	- 1	_	1,031
Financial assets at FVOCI	按公平值計入其他全面				
	收益之財務資產				
 Corporate bonds 	一企業債券	-	3,973		3,973
Total	總計	1,031	3,973	-	5,004

3.3 Fair value estimation (Continued)

The fair value of financial instruments traded in active markets (such as publicly traded derivatives, and equity securities) is based on quoted market prices at the statement of financial position date. The quoted market price used for financial assets held by the Group is the current bid price.

The fair value of financial instruments that are not traded in an active market (for example, over-the-counter derivatives) is determined by using valuation techniques. The Group uses a variety of methods and makes assumptions that are based on market conditions existing at the end of the reporting period. Quoted market prices or dealer quotes for similar instruments are used for long-term debt. Other techniques, such as estimated discounted cash flows, are used to determine fair value for the remaining financial instruments.

There was no transfer of financial assets between Level 1 and Level 2 during the year.

Critical accounting estimates and judgments

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below.

(a) Estimated provision for inventories

The Group makes provision for inventories based on an assessment of the realisability of inventories. Provisions are recognised where events or changes in circumstances indicate that the carrying value of inventories may not be realised. The identification of provision requires the use of judgment and estimates. Where the expectation is different from the original estimate, such difference will impact the carrying value of inventories and provision for inventories in the period in which such estimate has been changed.

(b) Estimated loss allowance for trade receivables

The loss allowances for trade receivables are based on assumptions about risk of default and expected loss rates. The Group uses judgment in making these assumptions and selecting the inputs to the impairment calculation, based on the Group's past history, existing market conditions as well as forward looking estimates at the end of each reporting period. Details of the key assumptions and inputs used are disclosed in Note 3.1(b).

財務風險管理(續)

3.3 公平值估計(續)

於活躍市場買賣之金融工具(如公開買賣 之衍生工具及股票證券)之公平值為財務 狀況表結算日的市場報價。本集團所持財 務資產所用之市場報價為當時買入價。

非於活躍市場買賣之金融工具(例如場外 衍生工具)之公平值乃使用估值技術釐 定。本集團使用多種方法,並基於報告期 末存在之市況作出假設。長期債項乃使用 類似金融工具市價報價或交易商報價。 釐定其餘金融工具公平值時則使用其他技 術,例如估計貼現現金流量。

本年度第1級與第2級財務資產之間並無 轉移。

重大會計估計及判斷

本集團就未來作出估計及假設。依據定義,產 生的會計估計未必與有關實際結果相同。於下 一財政年度有重大風險造成資產與負債賬面值 重大調整的估計及假設於下文闡述。

(a) 存貨撥備之估計

本集團根據存貨變現性之評估作出存貨撥 備。一旦事件發生或情況改變顯示存貨之 賬面值可能未能變現時確認撥備。識別撥 備需要作出判斷及估計。當預期之金額與 原定估計有差異時,則該差異將會於估計 改變之期間內,分別影響存貨之賬面值及 存貨之撥備。

(b) 應收貨款虧損撥備之估計

應收貨款之虧損撥備按違約風險及預期虧 損率之假設釐定。於各報告期末,本集團 在作出該等假設及選擇減值計算的輸入數 據時,根據本集團之過往記錄、現行市況 及前瞻性估計運用判斷。有關重要假設及 輸入數據的詳情載於附註3.1(b)。

4 Critical accounting estimates and judgments 4 (Continued)

(c) Useful lives of property, plant and equipment

The Group's management determines the estimated useful lives, and related depreciation charge for its property, plant and equipment. The estimates are based on the historical experience of the actual useful lives of property, plant and equipment of similar nature and functions. Management will increase the depreciation charge where useful lives are less than previously estimated lives. It will write-off or write-down technically obsolete or non-strategic assets that have been abandoned or sold. Actual economic lives may differ from estimated useful lives. Periodic review could result in a change in depreciable lives and therefore depreciation expense in future periods.

(d) Impairment of non-financial assets

Non-financial assets including property, plant and equipment, rightof-use assets and intangible assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. The recoverable amounts have been determined based on value-in-use calculations or fair value less costs to sell whichever is the higher. These calculations require the use of judgments and estimates.

Management judgment is required in asset impairment review particularly in assessing: (i) whether an event has occurred that may indicate that the related asset values may not be recoverable; (ii) whether the carrying value of an asset is less than the recoverable amount, being the higher of fair value less costs to sell and net present value of future cash flows which are estimated based upon the continued use of the asset in the business; and (iii) whether appropriate key assumptions are applied in preparing cash flow projections including using an appropriate discount rate. Changing the assumptions selected by management in the impairment assessment, including the discount rates or the growth rate assumptions in the cash flow projections, could materially affect the net present value used in the impairment test and as a result affect the Group's financial position and results of operations. If there is a significant adverse change in the projected performance and resulting future cash flow projections, it may be necessary to charge an impairment loss to the consolidated statement of comprehensive income.

4 重大會計估計及判斷(續)

(c) 物業、廠房及設備之使用年期

(d) 非財務資產減值

一旦事件發生或情況有變而顯示非財務資產,包括物業、廠房及設備,使用權資產及無形資產的賬面值可能不可收回時,管理層複審資產有否減值。可收回金額根據使用價值計算或公平值減去銷售成本(以較高者為準)釐定。這些計算需運用判斷及估算。

Critical accounting estimates and judgments 4

(Continued)

(e) Income taxes

The Group is subject to income taxes in various jurisdictions. Significant judgment is required in determining the provision for income taxes. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

Deferred income tax assets relating to temporary differences and tax losses are recognised when management expects it is probable that future taxable profits will be available to utilise against the temporary differences or tax losses. Where the expectations are different from the original estimates, such differences will impact the recognition of deferred income tax assets in the period in which such estimates have been changed.

Provision for withholding tax that would be payable on the unremitted earnings of certain subsidiaries is subject to management's estimates that the Company controls the dividend policies of these subsidiaries.

5 **Segment information**

CODM has been identified as the executive directors. CODM reviews the Group's internal reports in order to assess performance and allocate resources. Management has determined the operating segments based on these reports.

CODM assesses the performance of the business from a product perspective, i.e. by headsets and headphones, and accessories and components.

CODM assesses the performance of the operating segments based on segment results before corporate expenses, other gains and losses, finance income and costs.

Revenue between segments is carried out in accordance with the terms mutually agreed by the respective parties. The revenue from external parties is derived from numerous external customers and is measured in a manner consistent with that in the consolidated statement of comprehensive income.

重大會計估計及判斷(續)

(e) 所得税

本集團於多個司法權區須繳付所得稅。於 釐定各地之所得税撥備時須作出重大判 斷。日常業務運作中有大量最終税項計算 尚未確定的交易及計算。倘有關事宜之最 終評税結果有異於最初記錄之數額,則有 關差額會影響到釐定有關數額之期間之所 得税及遞延税項撥備。

與暫時差異及税項虧損有關之遞延所得稅 資產按管理層預期未來有可能出現應課 税溢利用作抵銷該等暫時差異或税項虧損 時確認。當預期之金額與原定估計有差異 時,則該等差異將會於估計改變之期間內 影響遞延所得税資產之確認。

就若干附屬公司之未匯返盈利應繳之預扣 税須根據管理層之評估計提撥備,有關 估計為本公司控制該等附屬公司的股息政

分部資料

主要營運決策人已被釐定為執行董事。主要營 運決策人負責審閱本集團之內部報告以評估業 績表現並據此分配資源。管理層亦根據該等報 告釐定營運分部。

主要營運決策人從產品角度(即戴咪耳機及音 響耳機與配件及零件)評估業務表現。

主要營運決策人根據分部業績評估營運分部之 表現,該分部業績並不包括企業支出、其他收 益及虧損、融資收入及成本。

分部間收入乃根據訂約雙方一致協定之條款進 行。外界收入均來自若干外界客戶及按與綜合 全面收益表一致之方式計量。

5 Segment information (Continued)

5 分部資料(續)

		headp	ets and phones 及音響耳機	compo	ries and onents 及零件	Elimination 撇銷		Elimination Total		
		2023 HK\$'000	2022 HK\$'000	2023 HK\$'000	2022 HK\$'000	2023 HK\$'000	2022 HK\$'000	2023 HK\$'000	2022 HK\$'000	
Segment revenue – External revenue – Inter-segment revenue	分部收入 一對外收入 一分部間收入	764,319 –	624,664 –	320,417 22,506	253,603 27,811	– (22,506)	– (27,811)	1,084,736 –	878,267 –	
Total	總計	764,319	624,664	342,923	281,414	(22,506)	(27,811)	1,084,736	878,267	
Segment results	分部業績	22,956	(31,653)	36,796	7,891	-		59,752	(23,762)	
Corporate expenses Other gains – net Finance income – net	企業支出 其他收益-淨額 融資收入-淨額							(7,419) 4,415 4,370	(5,733) 6,190 4,165	
Profit/(loss) before income tax	除所得税前溢利/							61,118	(19,140)	
Other segment information: Depreciation of property, plant and equipment	其他分部資料: 物業、廠房及設備之 折舊	10,126	18,684	6,409	8,093	-		16,535	26,777	
Depreciation of right-of-use assets	使用權資產之折舊	1,559	1,579	6,815	6,657	-	-	8,374	8,236	
Amortisation of intangible assets	無形資產之攤銷	83	71	-		-	- 1 -	83	71	
Provision/(reversal of provision) for inventory obsolescence	呆貨撥備/(回撥)	(359)	587	469	(1,756)	-		110	(1,169)	
Provision/(reversal of provision) for impairment of trade receivables	應收貨款減值撥備/(回撥)	-	(94)	19	(20)	-		19	(114)	
Additions to non-current assets (other than financial instruments and deferred income tax assets)	非流動資產增加(除 金融工具及遞延所 得税資產外)	14,780	13,179	23,817	6,336	-	-	38,597	19,515	

For the year ended 31 March 2023, revenues of approximately HK\$810,685,000 (2022: HK\$728,697,000) were derived from four (2022: five) customers, amounting to approximately HK\$403,786,000, HK\$178,731,000, HK\$114,168,000 and HK\$114,000,000 respectively, which individually accounted for over 10% of the Group's total revenue. These revenues consisted of approximately HK\$527,883,000 (2022: HK\$576,186,000) and HK\$282,802,000 (2022: HK\$152,511,000) attributable to headsets and headphones segment and accessories and components segment respectively.

截至2023年3月31日止年度,約810,685,000港元(2022:728,697,000港元)之收入乃來自四名(2022:五名)客戶,分別約為403,786,000港元、178,731,000港元、114,168,000港元及114,000,000港元、各自佔本集團總收入10%以上。其中約527,883,000港元(2022:576,186,000港元)及282,802,000港元(2022:152,511,000港元)分別為戴咪耳機及音響耳機分部與配件及零件分部之收入。

Segment information (Continued)

The Company is domiciled in Hong Kong. Revenue from external customers attributed to Hong Kong for the year ended 31 March 2023 was approximately HK\$1,057,398,000 (2022: HK\$845,524,000), and the total revenue from external customers from China was approximately HK\$27,338,000 (2022: HK\$32,743,000).

At 31 March 2023, the total non-current assets other than financial instruments and deferred income tax assets located in Hong Kong and China were approximately HK\$21,180,000 (2022: HK\$23,166,000) and HK\$93,175,000 (2022: HK\$92,693,000) respectively.

Property, plant and equipment

6

分部資料(續)

本公司以香港為基地。截至2023年3月31日止年 度來自香港之對外客戶收入約為1,057,398,000 港元(2022:845,524,000港元),而來自中國之 對外客戶收入總額約為27,338,000港元(2022: 32,743,000港元)。

於2023年3月31日,除金融工具及遞延所得税 資產外,位於香港及中國之非流動資產總值分 別約為21,180,000港元(2022:23,166,000港元) 及93,175,000港元(2022:92,693,000港元)。

物業、廠房及設備

		Buildings 樓宇 HK\$'000	Machinery and moulds 機械及模具 HK\$'000	Furniture and equipment 傢俬及設備 HK\$'000	Motor vehicles 汽車 HK\$'000	Total 總計 HK\$'000
A. 4 A. 'I 2024	₩2004/74/74/7					
At 1 April 2021 Cost	於2021年4月1 日 成本	162,633	238,622	148,310	19,250	568,815
Accumulated depreciation	累計折舊	(101,820)	(216,199)	(136,403)	(16,532)	(470,954)
Net book amount	賬面淨值	60,813	22,423	11,907	2,718	97,861
Year ended 31 March 2022	#A 2022年2月24日 ↓ 年度					+ 1 1 4
Opening net book amount	截至2022年3月31日止年度 年初賬面淨值	60,813	22,423	11,907	2,718	97,861
Additions	增添	408	6,419	7,389	2,710	14,216
Disposals	出售	-	(1)	(9)	(30)	(40)
Depreciation charge	折舊開支	(5,157)	(12,370)	(7,409)	(1,841)	(26,777)
Exchange differences	匯兑差額	2,075	816	388	22	3,301
Closing net book amount	年終賬面淨值	58,139	17,287	12,266	869	88,561
A 24 M 2022	÷\2022/T2 ⊞24 □		37 37 3			
At 31 March 2022	於2022年3月31 日 成本	104 721	246 005	142.025	10.077	F02 F20
Cost Accumulated depreciation	累計折舊	184,731 (126,592)	246,995 (229,708)	142,935 (130,669)	18,877 (18,008)	593,538 (504,977)
·	5.1.		7 7 7			E Y II I
Net book amount		58,139	17,287	12,266	869	88,561
Year ended 31 March 2023	截至2023年3月31日止年度					
Opening net book amount	年初賬面淨值	58,139	17,287	12,266	869	88,561
Additions	增添	5,369	4,553	8,889	-	18,811
Disposals	出售	(620)	(497)	(74)	-	(1,191)
Depreciation charge	折舊開支	(4,169)	(6,330)	(5,348)	(688)	(16,535)
Exchange differences	匯兑差額	(3,761)	(1,253)	(777)	(23)	(5,814)
Closing net book amount	年終賬面淨值	54,958	13,760	14,956	158	83,832
At 31 March 2023	☆2022年2月24日					
Cost	於2023年3月31 日 成本	173,482	204,386	138,959	17,568	534,395
Accumulated depreciation	累計折舊	(118,524)	(190,626)		(17,410)	(450,563)
Net book amount		54,958	13,760	14,956	158	83,832

Depreciation charge of HK\$12,420,000 (2022: HK\$21,026,000) has been included in cost of sales and HK\$4,115,000 (2022: HK\$5,751,000) in general and administrative expenses.

折舊開支12,420,000港元(2022:21,026,000港 元)已納入於銷售成本及4,115,000港元(2022: 5,751,000港元)已納入於一般及行政支出。

7 Investment property

7 投資物業

		2023 HK\$'000	2022 HK\$'000
Beginning of the year Fair value (losses)/gains (Note 22)	年初 公平值(虧損)/收益(附註22)	1,600 (100)	1,500 100
End of the year	年終	1,500	1,600

For the year ended 31 March 2023, outgoings in respect of investment property amounted to HK\$4,200 (2022: HK\$4,000).

The investment property was revalued at 31 March 2023 by LCH (Asia-Pacific) Surveyors Limited, an independent professional qualified valuer. Valuation was based on current prices in an active market.

At 31 March 2023 and 2022, the Group's investment property is located in Hong Kong and held on leases between 10 to 50 years.

Valuation basis

The Group obtains independent valuations for its investment property at least annually. In the current year, the valuation is performed by LCH (Asia-Pacific) Surveyors Limited, an independent professionally qualified valuer. At the end of each reporting period, the directors update their assessment of the fair value of the property, taking into account the most recent independent valuations.

The fair values of investment property has been derived using the direct comparison approach, which is based on comparing the property to be valued directly with other comparable properties in close proximity, which have recently transacted.

The valuation loss is included in "Other gains – net" in the consolidated statement of comprehensive income (Note 22).

截至2023年3月31日止年度,投資物業之支銷 為4,200港元(2022:4,000港元)。

於2023年3月31日,投資物業由獨立專業合資格估值師利駿行測量師有限公司進行重估。估值乃根據於活躍市場之現行價格進行。

於2023年及2022年3月31日,本集團之投資物業位於香港及以10至50年租約持有。

估值基準

本集團至少於每年取得投資物業之獨立估值。 於本年度,由獨立專業合資格估值師利駿行測 量師有限公司進行估值。於各報告期間結束 時,董事會經考慮最近獨立估值後更新彼等對 物業公平值之評估。

投資物業之公平值運用直接比較方法,其乃將 估值物業與近期交易之鄰近地區其他可比較物 業進行直接比較。

估值虧損於綜合全面收益表「其他收益-淨額」 列賬(附註22)。

Investment property (Continued)

Valuation basis (Continued)

The following table analyses the investment property carried at fair value by valuation method:

Fair value hierarchy

投資物業(續)

估值基準(續)

下表載列以估值法劃分之按公平值入賬之投資 物業之分析:

公平值層級

	Fair value measurements at 31 March 2023 using 於2023年3月31日之公平值計量所採用					
	Quoted prices in					
	•	Significant other	Significant			
	for identical	observable	unobservable			
	assets	inputs	inputs			
	(Level 1)	(Level 2)	(Level 3)			
	相同資產於活躍	其他重要可觀察	重要不可觀察			
	市場之報價	輸入值	輸入值			
	(第 1 級)	(第2級)	(第3級)			
	HK\$'000	HK\$'000	HK\$'000			
經常性公平值計量						
一停車場	_	1,500	_			

Fair value measurements at 31 March 2022 using 於2022年3月31日之公平值計量所採用

Quoted prices in		Significant
active markets for	Significant other	unobservable
identical assets	observable inputs	inputs
(Level 1)	(Level 2)	(Level 3)
相同資產於活躍	其他重要可觀察	重要不可觀察
市場之報價	輸入值	輸入值
(第1級)	(第2級)	(第3級)
HK\$'000	HK\$'000	HK\$'000

Recurring fair value measurements - Car park space

Recurring fair value measurements

- Car park space

經常性公平值計量 - 停車場

1,600

The Group's policy is to recognise transfers into and transfers out of fair value hierarchy levels as of the date of the event or change in circumstances that caused the transfer.

於年內,概無第1級、第2級及第3級之間的轉移。

本集團之政策為於事件發生當日或情況改變引

致轉移時,才確認公平值層級之轉入及轉出。

There were no transfers among Levels 1, 2 and 3 during the year.

投資物業之第2級公平值運用直接比較方法, 其乃將估值物業與近期交易之鄰近地區其他可 比較物業進行直接比較。

Level 2 fair values of investment property has been derived using the direct comparison approach, which is based on comparing the property to be valued directly with other comparable properties in close proximity, which have recently transacted.

8 Right-of-use assets

8 使用權資產

		Leasehold land 租賃土地 HK\$'000	Land use rights 土地使用權 HK\$'000	Buildings 樓宇 HK\$'000	Total 總計 HK\$'000
At 1 April 2021	於2021年4月1日	9,881	3,610	13,588	27,079
Additions	增添		, P -	2,127	2,127
Depreciation charge	折舊開支	(376)	(165)	(7,695)	(8,236)
Exchange differences	匯兑差額		144	429	573
At 31 March 2022	於2022年3月31日	9,505	3,589	8,449	21,543
Additions	增添	_	_	15,199	15,199
Termination	終止	_	_	(3,999)	(3,999)
Depreciation charge	折舊開支	(376)	(156)	(7,842)	(8,374)
Exchange differences	匯兑差額	-	(267)	(550)	(817)
At 31 March 2023	於2023年3月31日	9,129	3,166	11,257	23,552

Notes:

- (a) The Group's interest in leasehold land is located in Hong Kong and held on leases between 10 to 50 years, and for self-use.
- (b) The land use rights are located in China and held on leases of 50 years, and for self-use.
- (c) For the year ended 31 March 2023, the total cash outflow for leases was HK\$6,935,000 (2022: HK\$7,910,000) with HK\$6,641,000 (2022: HK\$7,691,000) being payments of principal elements and HK\$294,000 (2022: HK\$219,000) as payments for interest portion.
- (d) The Group's leasing activities and how these are accounted for

The Group leases various properties. Rental contracts are typically made for fixed periods between 1 year to 5 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 other than the rental deposits in the leased assets that are held by the lessor. Leased assets were not be used as security for borrowing purposes.

- (e) There are no variable lease payments contained in the leases.
- (f) Extension and termination options

Extension and termination options are included in a number of property leases across the Group. These terms are used to maximise operational flexibility in terms of managing contracts. The majority of extension and termination options held are exercisable only by the Group and not by the respective lessor.

附註:

- (a) 本集團於租賃土地之權益位於香港並以10至50 年租約持有及作自用用途。
- (b) 土地使用權位於中國並以50年租約持有及作自 用用途。
- (c) 截至2023年3月31日止年度·租賃現金流出總額 為6,935,000港元(2022:7,910,000港元)·其中 6,641,000港元(2022:7,691,000港元)為本金部 分付款及294,000港元(2022:219,000港元)為利 息部分付款。
- (d) 本集團之租賃活動及其入賬方式

本集團租賃多項物業。租賃合約通常訂有固定 租期1年至5年。租賃條款按個別基準議定,包 含各種不同條款及條件。租賃協議並無施加除 出租人所持租賃資產之租賃按金以外的任何契 諾。租賃資產不可用作借貸目的之抵押品。

- (e) 該等租賃不包含任何可變租賃付款。
- (f) 續期及終止選擇權

本集團之多項物業租賃包含續期及終止選擇權。該等條款乃用於在管理合約方面最大限度 地提升經營靈活度。大多數所持有之續期及終 止選擇權僅可由本集團而非相關出租人行使。

Intangible assets

無形資產

		Website development 網站開發 HK\$'000
Year ended 31 March 2022 Opening net book amount Additions Amortisation charge	截至2022年3月31日止年度 年初賬面淨值 添置 攤銷開支	- 317 (71)
Closing net book amount	年終賬面淨值	246
At 31 March 2022 Cost Accumulated amortisation	於2022年3月31日 成本 累計攤銷	317 (71)
Net book amount	賬面淨值	246
Year ended 31 March 2023 Opening net book amount Receipt of government grants related to asset (Note) Amortisation charge	截至2023年3月31日止年度 年初賬面淨值 收取資產相關的政府補貼(附註) 攤銷開支	246 (143) (83)
Closing net book amount	年終賬面淨值	20
At 31 March 2023 Cost Accumulated amortisation	於2023年3月31日 成本 累計攤銷	174 (154)
Net book amount	賬面淨值	20

Amortisation charge of HK\$83,000 (2022: HK\$71,000) has been included in general and administrative expenses.

Note: During the year ended 31 March 2023, the Group successfully applied for funding support from the Innovation and Technology Fund ("the Fund") of HK\$143,000, set up by The Government of the Hong Kong Special Administrative Region. The Fund is to support the Group in using technological services and solutions to improve productivity, or upgrade or transform business processes.

攤銷開支83,000港元(2022:71,000港元)已納 入一般及行政支出。

附註:截至2023年3月31日止年度,本集團成功申請 香港特別行政區政府設立的創新及科技基金 (「該基金」)的資金援助143,000港元。該基金 旨在支持本集團使用技術服務及解決方案以提 升生產率或業務工藝升級或轉型。

10 Financial assets at fair value through other comprehensive income

10 按公平值計入其他全面收益的財務

		2023 HK\$'000	2022 HK\$'000
Beginning of the year Fair value losses transferred to OCI	年初 轉移至其他全面收益之公平值虧損	3,973	4,208
(Note 20)	(附註20)	(101)	(235)
End of the year	年終	3,872	3,973

At 31 March 2023, the Group's financial assets at FVOCI represented corporate bonds. The fair value of the corporate bonds were based on their current bid price in an active market provided by counterparties. The financial assets at FVOCI are denominated in USD. None of these financial assets was either past due or impaired.

於2023年3月31日,本集團按公平值計入其他 全面收益之財務資產指企業債券。該等企業債 券之公平值乃根據交易對方提供現時於活躍市場之買入價而定。按公平值計入其他全面收益之財務資產以美元計值。該等財務資產並無逾 期或減值。

11 Subsidiaries

11 附屬公司

(a) Principal subsidiaries

(a) 主要附屬公司

The following is a list of the Company's principal subsidiaries at 31 March 2023:

Place of

下表為本公司於2023年3月31日之主要附屬公司:

Name 名稱	incorporation/ principal place of operation 註冊成立地點/ 主要經營地點	Kind of legal entity 法律實體類型	Principal activities 主要業務	Class of shares held 所持股份類別	Particulars of issued share capital 已發行股本詳情		held (iii) [益(iii) 2022
Charter Media Limited	Hong Kong	Limited liability company	Investment holding and trading of electro-acoustic products and	Ordinary shares	HK\$5,000,000	100%	100%
中名有限公司	香港	有限責任公司	accessories 投資控股以及買賣電聲產品及配件	普通股	5,000,000港元	100%	100%
Charter Media (Dongguan) Company Limited (i)	China	Wholly foreign- owned	Manufacturing of electro-acoustic products and accessories	Ordinary shares	HK\$190,000,000	100%	100%
中名(東莞)電子有限公司(i)	中國	enterprise 外商獨資企業	製造電聲產品及配件	普通股	190,000,000港元	100%	100%
Dongguan Full Rich Precision Metal Products Company	China	Wholly foreign- owned	Manufacturing and trading of precision metal parts	Ordinary shares	HK\$11,000,000	100%	100%
Limited (i) 東莞富饒精密五金製品有限公司(i)	中國	enterprise 外商獨資企業	製造及買賣精密五金配件	普通股	11,000,000港元	100%	100%
Fujikon Industrial (BVI) Limited (ii)	British Virgin Islands	Limited liability	Investment holding	Ordinary shares	US\$3,000	100%	100%
Fujikon Industrial (BVI) Limited (ii)	英屬處女群島	company 有限責任公司	投資控股	普通股	3,000美元	100%	100%
Fujikon Industrial Company Limited	Hong Kong	Limited liability company	Design, manufacturing, marketing and trading of electro-acoustic products and accessories	Class A (non-voting) (iii) Class B (voting) (iii)	HK\$2,400,000 HK\$600,000	- 100%	100%
富士高實業有限公司	香港	有限責任公司	設計、製造、推廣及買賣電聲產品 及配件	A類(無投票權)(iii) B類(有投票權)(iii)	2,400,000港元 600,000港元	100%	100%
Fujikon International Limited	Hong Kong	Limited liability	Dormant	Ordinary shares	HK\$3	100%	100%
富士高國際有限公司	香港	company 有限責任公司	無經營業務	普通股	3港元	100%	100%
Fujikon Packing Material Company Limited	Hong Kong	Limited liability company	Investment holding and manufacturing and trading of packaging materials	Ordinary shares	HK\$10,000	51%	51%
富士高包裝物料有限公司	香港	有限責任公司	投資控股以及製造及買賣包裝物料	普通股	10,000港元	51%	51%
Fujikon Precision Metal Products Limited	Hong Kong	Limited liability company	Investment holding and manufacturing and trading of precision metal	Ordinary shares	HK\$10,000	100%	100%
富士高精密五金製品有限公司	香港	有限責任公司	parts 投資控股以及製造及買賣精密五金 配件	普通股	10,000港元	100%	100%
Keen Motion Limited	Hong Kong	Limited liability	Provision of management services	Ordinary shares	HK\$2	100%	100%
堅毅有限公司	香港	company 有限責任公司	提供管理服務	普通股	2港元	100%	100%

11 Subsidiaries (Continued)

11 附屬公司(續)

(a) Principal subsidiaries (Continued)

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(a) 主要附屬公司(續)

	Place of						
Name	incorporation/ principal place of operation	Kind of legal entity	Principal activities	Class of shares held	Particulars of issued share capital	Interest	held (iii)
名稱	註冊成立地點/ 主要經營地點	法律實體類型	主要業務	所持股份類別	已發行股本詳情	所持權 2023	益(iii) 2022
Landbo Limited	Hong Kong	Limited liability company	Property holding	Ordinary shares	HK\$100	100%	100%
立保有限公司	香港	有限責任公司	物業持有	普通股	100港元	100%	100%
Maxchief Enterprises Limited	Hong Kong	Limited liability company	Dormant	Ordinary shares	HK\$150	100%	100%
萬澤企業有限公司	香港	有限責任公司	無經營業務	普通股	150港元	100%	100%
AudiKom Technik Limited	Hong Kong	Limited liability	Trading of electro-acoustic products and accessories	Ordinary shares	HK\$2	100%	100%
歐迪高科技有限公司	香港	company 有限責任公司	實賣電聲產品及配件	普通股	2港元	100%	100%
Smart Success Management	British Virgin Islands	Limited liability	Investment holding	Ordinary shares	US\$100	100%	100%
Limited Smart Success Management Limited	英屬處女群島	company 有限責任公司	投資控股	普通股	100美元	100%	100%
Dong Guan Fortune Packing Products Company Limited (i)	China	Wholly foreign- owned enterprise	Manufacturing and trading of packaging materials	Ordinary shares	HK\$34,000,000	51%	51%
東莞富采包裝製品有限公司(i)	中國	外商獨資企業	製造及買賣包裝物料	普通股	34,000,000港元	51%	51%
Qin Zhou Fortune Packing Products Company Limited (i)	China	Wholly foreign- owned	Manufacturing and trading of packaging materials	Ordinary shares	RMB500,000	51%	51%
欽州富智包裝製品有限公司(i)	中國	enterprise 外商獨資企業	製造及買賣包裝物料	普通股	人民幣500,000元	51%	51%

Notes:

- Charter Media (Dongguan) Company Limited, Dongguan Full Rich Precision Metal Products Company Limited, Dong Guan Fortune Packing Products Company Limited and Qin Zhou Fortune Packing Products Company Limited are wholly foreign-owned enterprises established in China to operate for 35 years up to May 2029, 22 years up to October 2026, 25 years up to November 2024 and 20 years up to July 2034, respectively.
- The shares of Fujikon Industrial (BVI) Limited are held directly by the Company. The shares of other subsidiaries are held indirectly.
- (iii) Holders of Class A (non-voting) shares have no voting rights, are not entitled to dividends unless the net profit of the Company exceeds HK\$900,000,000,000, and are not entitled to any distribution upon winding up unless a sum of HK\$900,000,000,000 has been distributed by the Company to holders of Class B (voting) shares.

附註:

- 中名(東莞)電子有限公司、東莞富饒精密五 金製品有限公司、東莞富采包裝製品有限公 司及欽州富智包裝製品有限公司均為於中 國成立之外商獨資企業,該等企業將分別經 營35年至2029年5月、22年至2026年10月、25 年至2024年11月及20年至2034年7月。
- (ii) Fujikon Industrial (BVI) Limited之股份由本 公司直接持有。其他附屬公司之股份均 被間接持有。
- (iii) A類(無投票權)股份持有人並無投票權, 亦無權獲派股息,除非本公司純利超過 900,000,000,000港元,且於清盤時無權獲 得任何分派,除非900,000,000,000港元之 總額已由本公司分派予B類(有投票權)股 份持有人。

11 Subsidiaries (Continued)

(b) Material non-controlling interests

As at 31 March 2023, the total non-controlling interests were HK\$72,647,000 (2022: HK\$69,665,000), solely representing their interests in Fujikon Packing Material Company Limited and its subsidiaries, namely Dong Guan Fortune Packing Products Company Limited and Qin Zhou Fortune Packing Products Company Limited (the "FPC Group").

Set out below are the summarised financial information for FPC Group that has non-controlling interests that are material to the Group.

Summarised statement of financial position

11 附屬公司(續)

(b) 重大非控制性權益

於2023年3月31日,非控制性權益總額為72,647,000港元(2022:69,665,000港元),僅代表彼等於富士高包裝物料有限公司及其附屬公司,即東莞富采包裝製品有限公司及欽州富智包裝製品有限公司(「富士高包裝物料集團」)之權益。

下表載列擁有屬本集團重大之非控制性權益之富士高包裝物料集團之財務資料摘要。

財務狀況表摘要

		2023	2022
		HK\$'000	HK\$'000
Non-current assets	非流動資產	28,589	22,326
Current assets	流動資產	187,140	183,078
Current liabilities	流動負債	(62,233)	(60,466)
Non-current liabilities	非流動負債	(5,238)	(2,765)
Net assets	資產淨值	148,258	142,173
ummarised statement of comprehensive income		全面收益表摘要	
		2023	2022
		HK\$'000	HK\$'000
Revenue	收入	329,310	255,780
	DA CC (D TV 24) V TI		
Profit before income tax	除所得税前溢利	51,473	16,857
Income tax expenses	所得税支出	(12,151)	(4,452)
Profit for the year	年內溢利	39,322	12,405
Other comprehensive income	其他全面收益	(3,237)	1,801
Total comprehensive income	全面收益總額	36,085	14,206
Total comprehensive income allocated to non-	分配至非控制性權益的		
		17.000	6.061
controlling interests	全面收益總額	17,682	6,961

11 Subsidiaries (Continued)

11 附屬公司(續)

(b) Material non-controlling interests (Continued)

(b) 重大非控制性權益(續)

Summarised statement of cash flows

現金流量表摘要

		2023 HK\$'000	2022 HK\$'000
		11K\$ 000	111(\$ 000
Net cash generated from/(used in) operating	經營活動所得/(所用)之現金		
activities	淨額	48,706	(6,701)
Net cash used in investing activities	投資活動所用之現金淨額	(10,764)	(3,675)
Net cash used in financing activities	融資活動所用之現金淨額	(35,860)	(5,726)
Net increase/(decrease) in cash and cash	現金及現金等價物增加/(減少)		
equivalents	淨額	2,082	(16,102)
Exchange differences	匯兑差額	(1,595)	507
Cash and cash equivalents at beginning of the	年初現金及現金等價物		
year		44,963	60,558
Cash and cash equivalents at end of the year	年終現金及現金等價物	45,450	44,963

12 Inventories

12 存貨

		2023	2022
		HK\$'000	HK\$'000
	- pri pri		
Raw materials	原材料	59,194	104,320
Work-in-progress	在製品	54,711	62,925
Finished goods	製成品	35,205	40,014
		149,110	207,259

The cost of inventories recognised as expense and included in cost of sales amounted to approximately HK\$874,259,000 (2022: HK\$764,181,000). For the year ended 31 March 2023, the Group has a net provision for inventory obsolescence of approximately HK\$110,000 (2022: net reversal of provision of HK\$1,169,000).

確認為支出及計入銷售成本之存貨成本約為 874,259,000港 元(2022:764,181,000港 元)。 截至2023年3月31日止年度,本集團有呆貨淨 撥備約110,000港元(2022: 淨回撥1,169,000港 元)。

13 Trade and other receivables

The Group grants credit periods to customers ranging from 30 to 120 days. At 31 March 2023, trade receivables of HK\$199,630,000 (2022: HK\$128,900,000) were neither past due nor impaired. These related to a number of independent customers for whom there was no relevant history of default. The amount of the provision for the loss allowance was HK\$2,108,000 as of 31 March 2023 (2022: HK\$2,089,000).

At the end of the reporting period, the ageing analysis of the trade receivables by past due date is as follows:

13 應收貨款及其他應收款項

本集團給予客戶30至120日之信貸期。於2023年3月31日,應收貨款199,630,000港元(2022:128,900,000港元)並無逾期或減值。該等款項與若干並無相關拖欠還款記錄的獨立客戶有關。截至2023年3月31日,應收貨款之虧損撥備金額為2,108,000港元(2022:2,089,000港元)。

於報告期末,按逾期日期計算之應收貨款之賬 齡分析如下:

		2023	2022
		HK\$'000	HK\$'000
Current	當期	199,630	128,900
1 to 30 days	1至30日	19,118	53,754
31 to 60 days	31至60日	13,368	8,985
61 to 90 days	61至90日	6,631	1,711
Over 90 days	90日以上	5,767	2,100
		244,514	195,450
Less: Loss allowance for trade receivables	減:應收貨款之虧損撥備	(2,108)	(2,089)
Tundo un cabicables unat	库山华	242.406	102.261
Trade receivables – net	應收貨款一淨額	242,406	193,361
Other receivables	其他應收款項	13,603	13,909
		256,009	207,270

The carrying amounts of the Group's trade and other receivables approximate their fair values.

The Group applies HKFRS 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for all trade receivables. Note 3.1(b) sets out the details about the calculation of the allowance.

本集團應收貨款及其他應收款項之賬面值與其 公平值相若。

本集團應用香港財務報告準則第9號簡化方法 計量所有應收貨款之預期信貸虧損,其使用全 期預期虧損撥備。有關撥備計算的詳情載於附 註3.1(b)。

13 Trade and other receivables (Continued)

13 應收貨款及其他應收款項(續)

The carrying amounts of the Group's trade and other receivable balances are denominated in the following currencies:

本集團應收貨款及其他應收款項結餘賬面值以 下列貨幣列賬:

		2023 HK\$'000	2022 HK\$'000
HKD	港元	2,153	6,298
RMB	人民幣	16,852	19,957
USD	美元	237,004	181,015
		256,009	207,270

The loss allowance for trade receivables reconciles to the opening loss allowance as follows:

應收貨款虧損撥備與年初虧損撥備之對賬如 下:

		2023 HK\$'000	2022 HK\$'000
Beginning of the year	年初	2,089	2,207
Provision/(reversal of provision) for impairment of trade receivables	應收貨款減值撥備/(回撥)	19	(114)
Receivables written off as uncollectible	不可收回之應收款項撇銷	_	(4)
End of the year	年終	2,108	2,089

As at 31 March 2023, trade receivables from the five largest customers accounted for approximately 85.3% (2022: 81.1%) of the total trade receivables. The Group's approach of managing credit risk is disclosed in Note 3.

At 31 March 2023 and 2022, other receivables are not considered impaired and have no history of default.

於2023年3月31日,來自五大客戶之應收貨款 約佔總應收貨款85.3%(2022:81.1%)。本集團 對信貸風險之管理方針於附註3披露。

於2023年及2022年3月31日,其他應收款項並 未被視為減值,亦無拖欠還款記錄。

14 Financial assets at fair value through profit or loss 14 按公平值計入損益的財務資產

		2023	2022
		HK\$'000	HK\$'000
Listed equity securities and investment fund	上市股票證券及投資基金	1,044	1,031

The fair value of all listed equity securities and investment fund at fair value is based on their current bid prices in an active market. Financial assets at fair value through profit or loss are denominated in the following currencies:

按公平值列賬的全部上市股票證券及投資基金 之公平值乃根據其在活躍市場現行之買盤價釐 定。按公平值計入損益的財務資產以下列貨幣 列賬:

		2023 HK\$'000	2022 HK\$'000
HKD	港元	774	723
RMB	港元 人民幣	270	308
		1,044	1,031

15 Cash and cash equivalents

15 現金及現金等價物

		2023 HK\$'000	2022 HK\$'000
		<u> </u>	
Cash at bank and on hand	銀行存款及現金	246,014	287,412
Short-term bank deposits	短期銀行存款	123,782	82,450
		369,796	369,862

The effective interest rate on short-term bank deposits was approximately 3.9% (2022: 1.7%) per annum. These deposits have an average maturity of 33 days (2022: 11 days).

短期銀行存款實際利率約為每年3.9厘(2022: 1.7厘)。該等存款平均到期日為33日(2022: 11日)。

Cash and cash equivalents are denominated in the following currencies:

現金及現金等價物以下列貨幣列賬:

		2023 HK\$'000	2022 HK\$'000
HKD	港元	21,408	9,628
RMB	人民幣	152,828	119,343
USD	美元	194,900	238,240
Others	其他	660	2,651
		369,796	369,862

At 31 March 2023, approximately HK\$19,082,000 (2022: HK\$24,340,000) of the Group's cash and cash equivalents were placed with banks in China, and were subject to foreign exchange control regulations of China.

於2023年3月31日,本 集 團 約19,082,000港 元 (2022:24,340,000港元)之現金及現金等價物存放於中國境內銀行,並受中國外匯管制法規所限制。

16 Trade payables, contract liabilities, accruals and other payables

At the end of the reporting period, the ageing analysis of the trade payables by past due date is as follows:

16 應付貨款、合約負債、應計費用及 其他應付款項

於報告期末,按逾期日期計算之應付貨款之賬 齡分析如下:

		2023 HK\$'000	2022 HK\$'000
			· ·
Current	當期	94,874	104,849
1 to 30 days	1至30日	18,626	15,651
31 to 60 days	31至60日	326	36
61 to 90 days	61至90日	535	600
Over 90 days	90日以上	353	293
Trade payables	應付貨款	114,714	121,429
Accruals and other payables	應計費用及其他應付款項	83,161	79,135
Contract liabilities	合約負債	2,378	6,093
		200,253	206,657

The carrying amounts of the Group's trade and other payables approximate their fair values.

Revenue recognised that was included in the contract liabilities balance at the beginning of the year amounted to HK\$6,126,000.

The carrying amounts of the Group's trade payables, contract liabilities, accruals and other payables balances are denominated in the following currencies:

本集團之應付貨款及其他應付款項之賬面值與 其公平值相若。

計入合約負債之年初結餘6,126,000港元已確認 收入。

本集團之應付貨款、合約負債、應計費用及其 他應付款項結餘之賬面值以下列貨幣列賬:

		2023 HK\$'000	2022 HK\$'000
IIIVD	N+	22.000	24 025
HKD	港元	33,800	21,835
RMB	人民幣	141,518	146,356
USD	美元	22,900	33,010
Others	其他	2,035	5,456
		200,253	206,657

17 Deferred income tax assets and liabilities

Deferred income tax is calculated on temporary differences under the liability method using the tax rates enacted or substantively enacted by the statement of financial position date.

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes relate to the same fiscal authority.

17 遞延所得税資產及負債

遞延所得稅採用負債法就暫時差額按財務狀況 表日期已頒佈或實質頒佈之稅率計算。

遞延所得稅資產及負債在即期稅項資產與即期 稅項負債有合法可強制執行權利互相抵銷及遞 延所得稅與同一財政機關有關時,方可互相 抵銷。

		2023	2022
		HK\$'000	HK\$'000
Deferred income tax assets:	遞延所得税資產:		
Deferred tax assets to be recovered after more	將於超過12個月後收回的		
than 12 months	遞延税項資產	5,786	6,188
Deferred income tax liabilities:	遞延所得税負債:		
Deferred tax liabilities to be recovered after more	將於超過12個月後收回的		
than 12 months	遞延税項負債	(1,861)	(1,170)
		3,925	5,018

The net movement on the deferred income tax account is as follows:

遞延所得税賬目之變動淨額如下:

		2023 HK\$'000	2022 HK\$'000
At 1 April Deferred income tax charged to consolidated	於 4 月 1 日 於綜合全面收益表中支銷之遞延	5,018	6,793
statement of comprehensive income (Note 25)	所得税(附註25)	(801)	(2,012)
Exchange differences	匯兑差額	(292)	237
At 31 March	於3月31日	3,925	5,018

17 Deferred income tax assets and liabilities (Continued)

The movements in deferred income tax assets and liabilities (prior to offsetting of balances within the same taxation jurisdiction) during the year are as follows:

17 遞延所得税資產及負債(續)

年內遞延所得稅資產及負債(與同一徵稅司法 權區之結餘抵銷前)之變動如下:

Deferred income tax assets 遞延所得税資產			Tax losses 税項虧損		Provisions and others 撥備及其他		Total 總計		
				2023 HK\$'000	2022 HK\$'000	2023 HK\$'000	2022 HK\$'000	2023 HK\$'000	2022 HK\$'000
At 1 April Credited/(charged) to		全面收益表。	Þ	2,373	927	3,946	7,573	6,319	8,500
consolidated stater comprehensive inco Exchange differences		./(支銷) 額		686 -	1,446 –	(586) (292)	(3,864) 237	100 (292)	(2,418) 237
At 31 March	於3月3	1日		3,059	2,373	3,068	3,946	6,127	6,319
Deferred income tax liabilities 遞延所得税負債	tax liabilities depreciation			Withholding tax on Others unremitted earnings 其他 未匯返盈利的預扣税		d earnings	Total 總計		
		2023 HK\$'000	2022 HK\$'000	2023	2022	2023	2022		
			HK\$ 000	HK\$'000	HK\$'000	HK\$'000	2022 HK\$'000	2023 HK\$'000	2022 HK\$'000
At 1 April (Charged)/credited to consolidated statement of	於 4 月 1 日 於綜合全面收 益表中(支 銷)/計入	(1,033)	(1,679)	HK\$'000 (28)					
(Charged)/credited to consolidated	於綜合全面收 益表中(支		,		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000

Deferred income tax assets are recognised for tax loss carry-forwards to the extent that realisation of the related tax benefits through future taxable profits is probable. The Group did not recognise deferred income tax assets of HK\$8,447,000 (2022: HK\$4,502,000) in respect of losses amounting to HK\$33,405,000 (2022: HK\$23,586,000) that can be carried forward against future taxable income with no expiry date.

遞延所得稅資產僅會在可能透過未來可徵稅利 潤實現相關税項利潤之情況下確認税項虧損結 轉。本集團未確認遞延所得税資產為8,447,000 港元(2022:4,502,000港元),有關虧損金額為 33,405,000港元(2022:23,586,000港元),該虧 損金額可予結轉,以抵銷未來可徵税收益,並 無屆滿日期。

18 Share capital

18 股本

		2023 Number of	3	2022 Number of	
		shares		shares	
		股份數目		股份數目	
		′000	HK\$'000	′000	HK\$'000
Ordinary shares, issued and fully paid:	已發行及繳足普通股:				
Beginning and end of the year	年初及年終	425,839	42,584	425,839	42,584

19 Share options

Pursuant to the ordinary resolutions of the Company passed on 21 August 2002, the Company adopted a share option scheme (the "2002 Scheme") which complied with Chapter 17 of the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules"). At the annual general meeting of the Company held on 3 August 2012, an ordinary resolution was passed for the adoption of a share option scheme (the "Old Scheme") and the termination of the 2002 Scheme. Under the share option schemes, the Company may grant options to any eligible employee (whether full-time or part-time, including any executive director), any non-executive director, any shareholder, any supplier and any customer of the Company or any of its subsidiaries or any entity in which any member of the Group holds any equity interest, and any other party having contributed to the development of the Group to subscribe for shares in the Company, subject to a maximum of 30% of the nominal value of the issued share capital of the Company from time to time.

The subscription price will be determined by the Company's Board of Directors, and will not be less than the highest of:

- the closing price of the shares as stated in the Stock Exchange's daily quotations sheet on the date of offer;
- (b) 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 of offer; and
- (c) the nominal value of the shares.

19 購股權

根據本公司於2002年8月21日通過之普通決議案,本公司採納符合聯交所證券上市規則(「上市規則」)第17章規定之購股權計劃(「2002計劃」)。本公司於2012年8月3日舉行之股東劃」)。本公司於2012年8月3日舉行之股東權計劃」)並終止2002計劃。根據購股權計劃,本公司可向本公司或其任何附屬公司體工任何於屬公司持有任何股權之任何實體之任何合資格僱員(全職或兼職,包括任何何有關人任何合資格僱員(全職或兼職,包括任何何共使任何合資格僱員(全職或兼職,包括任何何共使任何高數人任何客戶,及曾為本集團發展作出貢獻之任何其他人士授出購股權以認購本公司已發行股本面值之30%。

認購價將由本公司董事會釐定,並將不低於以 下各項之最高者:

- (a) 股份於要約當日在聯交所每日報價表所列 之收市價:
- (b) 股份於緊接要約當日前五個營業日在聯交 所每日報價表所列之平均收市價;及
- (c) 股份面值。

19 Share options (Continued)

19 購股權(續)

Movements of share options under the 2002 Scheme during the year were as follow:

年內2002計劃項下之購股權變動如下:

Date of grant	Exercise period	Subscription price per share 每股	At 01/04/2021 於 2021 年	Exercised during the year	Lapsed during the year	At 31/03/2022 於 2022 年	Exercised during the year	Lapsed during the year	At 31/03/2023 於 2023 年
授出日期	行使期	認購價 HK\$	4月1日 ′000	年內行使 '000	年內失效 ′000	3月31日 ′000	年內行使 '000	年內失效 '000	3月31日 ′000
28/03/2012	28/03/2013 – 27/03/2022	1.1 (i)	3,770	-	(3,770)	-	-	-	_
	28/03/2014 – 27/03/2022	1.1 (ii)	4,000	-	(4,000)	-	-	-	1
	28/03/2015 – 27/03/2022	1.1 (iii)	1,072	-	(1,072)	-	-	166	
			8,842	_	(8,842)	-	_		

Notes:

Date of grant

- The options were subject to a vesting period of one year from the date of grant.
- The options were subject to a vesting period of two years from the date of
- (iii) The options were subject to a vesting period of three years from the date of grant.
- (iv) The closing price of the shares of the Company as stated in the Stock Exchange's daily quotations sheet immediately before the dates on which the options were granted were as follows:

附註:

- 該等購股權須按授出日期起計之一年歸屬期 行使。
- 該等購股權須按授出日期起計之兩年歸屬期 行使。
- (iii) 該等購股權須按授出日期起計之三年歸屬期 行使。
- (iv) 本公司股份於緊接購股權授出當日前在聯交所 每日報價表列出之收市價如下:

Closing price per share immediately before the date of grant (HK\$) 緊接授出當日前之每股收市價(港元)

28 March 2012 2012年3月28日 1.1

授出日期

19 Share options (Continued)

Notes: (Continued)

- (v) At 31 March 2023 and 2022, there was no outstanding options exercisable.
- (vi) The Company has used the Binomial Model for assessing the fair value of the share options granted. According to the Binomial Model, the fair value of the options granted during the year ended 31 March 2012 measured as at the date of grant of 28 March 2012 was approximately HK\$0.273, HK\$0.288 and HK\$0.294 per share, respectively, taking into account various factors, variables and assumptions which include the following:
 - exercise multiple was applied to the historical information of the option holders, on average, would exercise their options when the stock price is 160% of the exercise price;
 - (ii) the risk-free interest rate used was 1.27%;
 - (iii) the expected volatility was about 43%; and
 - (iv) the expected annual dividend yield of 5.73%.

The volatility measured at the standard deviation of continuously compounded share returns is based on statistical analysis of daily share prices over the last ten years.

The Old Scheme expired on 27 March 2022. The Company has not adopted any share option scheme as at 31 March 2023.

19 購股權(續)

附註:(續)

- (v) 於2023年及2022年3月31日,概無可予行使的尚未 行使購股權。
- (vi) 本公司採用二項式模式評估所授出購股權之公平值。根據二項式模式,於截至2012年3月31日 止年度授出購股權之公平值(按2012年3月28日 授出日期計算)分別約為每股0.273港元、0.288 港元及0.294港元,並已計及多項因素、變數及 假設,包括:
 - (i) 就購股權持有人的過往資料應用行使倍數,購股權持有人平均於股價達到行使價之160%時行使購股權;
 - (ii) 用作計算之無風險利率為1.27厘;
 - (iii) 預期股價波動率約為43%;及
 - (iv) 預計每年股息收益率為5.73%。

按持續複合股份回報的標準差計量波幅乃根據 過往十年每日股價之統計分析得出。

舊計劃已於2022年3月27日屆滿。於2023年3月 31日,本公司並無採納任何購股權計劃。

20 Other reserves

20 其他儲備

		Share premium	Property revaluation reserve 物業	Capital reserve (i)	Statutory reserve (ii)	Investment reserve	Share option reserve 購股權	Exchange reserve	Total
		股份溢價	重估儲備	資本儲備(i)	法定儲備(ii)	投資儲備	儲備	匯兑儲備	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
At 1 April 2021	於2021年4月1日	119,642	1,041	1,607	2,174	318	2,496	42,129	169,407
Currency translation differences	匯兑差額	-	-	-	-	-	-	11,400	11,400
Fair value losses on financial assets at FVOCI	按公平值計入其他全面收益的								
	財務資產之公平值虧損	-	-	-	-	(235)	-	-	(235)
Release of reserves upon deregistration of a subsidiary	註銷附屬公司時所解除之 儲備	_	_	_	_	_	_	(4,111)	(4,111)
Employee share option scheme:	僱員購股權計劃:								
 Lapse of share options 	- 購股權失效	-	-	-	-	-	(2,496)	-	(2,496)
Appropriation of statutory reserves	轉撥至法定儲備	-	_	-	12,028	-			12,028
At 31 March 2022	於2022年3月31日	119,642	1,041	1,607	14,202	83	_	49,418	185,993
Currency translation differences	進兑差額 正兑差額	-	-	-	-	-	-	(16,664)	(16,664)
Fair value losses on financial assets	按公平值計入其他全面收益的								
at FVOCI	財務資產之公平值虧損	-	-	-	_	(101)	-	-	(101)
At 31 March 2023	於2023年3月31日	119,642	1,041	1,607	14,202	(18)	_	32,754	169,228

Notes:

- Capital reserve represents the difference between the nominal value of the ordinary shares issued by the Company and the aggregate amount of the share capital and share premium of subsidiaries acquired through an exchange of shares pursuant to the Group's reorganisation in March 2000.
- Statutory reserve represents general reserve fund required to be set up pursuant to the laws of China for the Group's subsidiaries in China. The general reserve fund can only be used to make up for losses incurred, increase registered capital or use for collective welfare of employees.

附註:

- 資本儲備指本公司所發行普通股之面值與根據 2000年3月本集團重組進行換股而收購之附屬公 司股本與股份溢價總和之差額。
- (ii) 法定儲備指須根據中國法律為本集團於中國之 附屬公司設立的一般儲備基金。一般儲備基金 僅可用作彌補虧損、增加註冊資本或用作僱員 之集體福利。

21 Revenue

21 收入

The Group is principally engaged in the design, manufacturing, marketing and trading of electro-acoustic products, accessories and other electronic products and property holding. Revenues recognised during the year are as follows:

本集團主要從事設計、製造、推廣及銷售電聲 產品、配件及其他電子產品及持有物業。年內 確認之收入如下:

		2023 HK\$'000	2022 HK\$'000
Sales of merchandise	貨品銷售	1,077,046	873,908
Handling income	處理收入	7,570	4,113
Management fees	管理費	94	220
Rental income	租金收入	26	26
		1,084,736	878,267

22 Other gains - net

22 其他收益-淨額

		2023 HK\$'000	2022 HK\$'000
Fair value gains/(losses) on financial assets at FVPL	按公平值計入損益的財務資產之		
	公平值收益/(虧損)	13	(392)
Fair value (losses)/gains on investment property	投資物業之公平值(虧損)/收益		
(Note 7)	(附註7)	(100)	100
Net gains on disposal of property, plant and	出售物業、廠房及設備之		
equipment	收益淨額	1,807	240
Net foreign exchange gains	匯兑收益淨額	2,639	2,131
Gain on lease termination	終止租賃之收益	56	_
Gain on deregistration of a subsidiary	註銷附屬公司之收益	-	4,111
		4,415	6,190

23 Operating profit/(loss)

23 經營溢利/(虧損)

Operating profit/(loss) is stated after charging/(crediting) the following:

經營溢利/(虧損)已扣除/(計入)下列各項:

		2023 HK\$'000	2022 HK\$'000
Auditor's remuneration	核數師酬金	1,986	1,665
Cost of inventories (Note)	存貨成本(附註)	874,259	764,181
Depreciation of property, plant and equipment	物業、廠房及設備之折舊	16,535	26,777
Depreciation of right-of-use assets	使用權資產之折舊	8,374	8,236
Amortisation of intangible assets	無形資產之攤銷	83	71
Expenses relating to short-term leases and low value	不計入租賃負債的短期租賃及		
lease payments not included in lease liabilities	低價值租賃付款相關之支出	1,528	346
Provision/(reversal of provision) for inventory	呆貨撥備/(回撥)		
obsolescence		110	(1,169)
Staff costs (including directors' emoluments)	僱員支出(包括董事酬金)		
(Note 28)	(附註28)	293,224	287,824

Note: Costs of inventories are included but not limited to costs of materials, subcontracting charges, certain staff costs and manufacturing overheads.

附註:存貨成本包括但不限於原料成本、分包費 用、若干僱員支出及製造費用。

24 Finance income - net

24 融資收入一淨額

		2023 HK\$'000	2022 HK\$'000
Interest income from	利息收入來自		
 financial assets at FVOCI 	一按公平值計入其他全面		
	收益的財務資產	250	265
– bank deposits	一銀行存款	4,424	4,137
		4	
Finance income	融資收入	4,674	4,402
Interest expense on	利息支出		
– lease liabilities	一租賃負債	(294)	(219)
– others	一其他	(10)	(18)
Finance costs	融資成本	(304)	(237)
		4,370	4,165

25 Income tax expenses

The Company is exempted from taxation in Bermuda until March 2035.

Hong Kong profits tax has been provided at the rate of 16.5% (2022: 16.5%) on the estimated assessable profits arising in or derived from Hong Kong for the year. The Group's subsidiaries in China are subject to China Corporate Income Tax at a rate of 25% (2022: 25%) on estimated assessable profits.

Pursuant to the New Tax Law, a 10% withholding tax is levied on dividends declared to foreign investors from the foreign investment enterprises established in China. The requirement is effective from 1 January 2008 and applies to earnings after 31 December 2007. A lower withholding tax rate may be applied if there is a tax treaty between China and the jurisdiction of the foreign investors. Withholding taxes are payable on dividends distributed/to be distributed by those subsidiaries established in China in respect of earnings generated from 1 January 2008.

The amount of taxation charged to the consolidated statement of comprehensive income represents:

25 所得税支出

本公司免繳百慕達税項直至2035年3月為止。

香港利得税撥備已按照年內於香港產生或源自香港之估計應課税溢利以16.5%(2022:16.5%)税率計算。本集團於中國之附屬公司須按估計應課税溢利以25%(2022:25%)税率繳交中國企業所得税。

根據新税法,就向境外投資者宣派來自於中國成立之外商投資企業的股息徵收10%預扣税。該規定自2008年1月1日起生效並適用於2007年12月31日後所產生之盈利。倘中國與境外投資者所屬司法權區之間定有稅務優惠條約,則可按較低預扣稅率繳稅。因此,本集團須就該等於中國成立之附屬公司就2008年1月1日起產生之盈利而分派/將予分派之股息繳交預扣稅。

從綜合全面收益表內扣除的稅項金額指:

		2023 HK\$'000	2022 HK\$'000
Current income tax	當期所得稅		
– Current tax on profits for the year	- 年內溢利之當期税項	16,600	5,644
- Withholding tax on dividends	一股息預扣税	5	3,249
– (Over)/under-provision in prior years	-往年(過剩)/不足撥備	(169)	949
		16,436	9,842
Deferred income tax charge (Note 17)	遞延所得税支出(附註17)	801	2,012
		17,237	11,854

25 Income tax expenses (Continued)

The taxation on the Group's profit/(loss) before income tax differs from the theoretical amount that would arise using the taxation rate of the home country of the Company as follows:

25 所得税支出(續)

本集團除所得稅前溢利/(虧損)之稅項與據本 公司所屬國家之税率計算之理論金額之差別如 下:

		2023 HK\$'000	2022 HK\$'000
Profit/(loss) before income tax	除所得税前溢利/(虧損)	61,118	(19,140)
Calculated at a taxation rate of 16.5%	按税率16.5%(2022:16.5%) 計算	10.094	/2.150\
(2022: 16.5%) Effect of different taxation rates in China	於中國不同税率之影響	10,084 3,538	(3,158) (3,295)
Income not subject to taxation	毋須繳税之收入 ————————————————————————————————————	(1,734)	(3,131)
Expenses not deductible for taxation purpose	不可就課税而扣除之支出	2,792	12,194
Temporary differences not recognised	未確認之暫時差異	1,922	
Utilisation of previously unrecognised tax losses	使用往年未確認之税務虧損	(2,953)	(221)
Tax losses not recognised	未確認之税務虧損	4,035	3,558
(Over)/under-provision in prior years	往年(過剩)/不足撥備	(169)	949
Withholding tax on dividends	股息預扣税	657	3,249
Others	其他	(935)	1,709
		17,237	11,854

26 Dividends 26 股息

		2023	2022
		HK\$'000	HK\$'000
Interim dividend paid of HK2.0 cents	已付中期股息每股普通股		
(2022: HK1.0 cent) per ordinary share	2.0港仙(2022:1.0港仙)	8,517	4,258
Proposed final dividend of HK5.0 cents	建議末期股息每股普通股		
(2022: HK3.0 cents) per ordinary share	5.0港仙(2022:3.0港仙)	21,292	12,775
Proposed special final dividend of HK1.0 cent	建議特別末期股息每股		
(2022: Nil) per ordinary share	普通股1.0港仙(2022:零)	4,258	
		34,067	17,033

At a meeting held on 29 June 2023, the Board of Directors recommended a final dividend of HK5.0 cents per ordinary share and a special final dividend of HK1.0 cent per ordinary share amounting to a total of HK\$25,550,000. The proposed dividends are not reflected as a dividend payable in these consolidated financial statements, and will be reflected as appropriation of retained earnings for the year ending 31 March 2024.

於2023年6月29日舉行之會議上,董事會建議 派付每股普通股末期股息5.0港仙及每股普通股 特別末期股息1.0港仙,為數合共25,550,000港 元。建議股息不會在該等綜合財務報表中列作 應付股息,而將反映於截至2024年3月31日止 年度之保留溢利分配。

27 Earnings/(loss) per share

Basic

Basic earnings/(loss) per share is calculated by dividing the profit/(loss) attributable to equity holders of the Company by the weighted average number of ordinary shares in issue during the year.

27 每股盈利/(虧損)

基本

每股基本盈利/(虧損)乃以歸屬本公司股權持有人之溢利/(虧損)除以年內已發行普通股之加權平均數計算。

		2023	2022
Profit/(loss) attributable to equity holders of the Company (HK\$'000)	歸屬本公司股權持有人 之溢利/(虧損)(千港元)	24,613	(37,073)
Company (mx 500)	之/血州/ (推月月八十7日7日)	24,013	(37,073)
Weighted average number of ordinary shares in issue (in thousands)	已發行普通股之 加權平均數(千股)	425,839	425,839
TO A SUPER BUILDING	161-8 1-2 - 2 - 1		
Basic earnings/(loss) per share (HK cents)	每股基本盈利/(虧損)(港仙)	5.8	(8.7)

Diluted

Diluted earnings/(loss) per share is calculated by adjusting the weighted average number of ordinary shares outstanding assuming conversion of all dilutive potential ordinary shares. The Company has one category of dilutive potential ordinary shares: share options. For the share options, a calculation is done to determine the number of shares that could have been acquired at fair value (determined as the average annual market price of the Company's shares) based on the monetary value of the subscription rights attached to outstanding share options. The number of shares calculated as above is compared with the number of shares that would have been issued assuming the exercise of the share options.

For the year ended 31 March 2022, diluted loss per share was the same as basic loss per share as the exercise of the Company's share options would have an anti-dilutive effect.

For the year ended 31 March 2023, diluted earnings per share is the same as basic earnings per share as there are no potential dilutive shares.

攤薄

每股攤薄盈利/(虧損)乃通過調整發行在外普通股之加權平均數按假設所有潛在攤薄普通股已轉換計算。本公司有一類潛在攤薄普通股,即購股權。就購股權而言,乃根據尚未行使購股權所附認購權之貨幣價值進行計算以釐定可按公平值(釐定為本公司股份之平均每年市價)收購之股份數目。上文計算之股份數目相若。

截至2022年3月31日止年度,由於行使本公司 之購股權具反攤薄影響,因此每股攤薄虧損與 每股基本虧損相同。

截至2023年3月31日止年度,由於並無潛在攤 薄股份,因此每股攤薄盈利與每股基本盈利相 同。

28 Staff costs (including directors' emoluments)

28 僱員支出(包括董事酬金)

	2023 HK\$'000	2022 HK\$'000
Wages and salaries 工資及薪金 Other staff benefits 其他員工福利 Pension costs – defined contribution plans (Note 32) 退休金支出一定額供款計劃(附註32)	253,088 13,700 26,436	252,884 10,216 24,724
	293,224	287,824

(a) Five highest paid individuals

The five individuals whose emoluments were the highest in the Group for the year include four (2022: three) directors whose emoluments are reflected in the analysis shown in Note 29. The emoluments payable to the remaining one (2022: two) individual(s) during the year are as follows.

(a) 五名最高薪人士

年內本集團五名最高薪人士包括四名 (2022:三名)董事,彼等之酬金已於附 註29所示之分析反映。年內應付餘下一名 (2022:兩名)人士之酬金如下。

		2023 HK\$'000	2022 HK\$'000
Wages and salaries Pension costs – defined contribution plans	工資及薪金 退休金支出-定額供款計劃	2,672	4,840
(Note 32)	(附註32)	-	21
		2,672	4 961
		2,072	4,861

The emoluments of the afore-mentioned individuals fell within the following bands:

上述人士之酬金介於下列範圍內:

		Number of indivi 人數	duals
		2023	2022
Emolument bands	酬金範圍		
HK\$2,000,001 - HK\$2,500,000	2,000,001港元至2,500,000港元	- 111	2
HK\$2,500,001 - HK\$3,000,000	2,500,001港元至3,000,000港元	1	

29 Benefits and interests of directors 29 董事福利及權益 (a) Directors' emoluments (a) 董事酬金 Pension costs Salary, allowances and Discretionary and share Fees benefits in kind Name of Directors bonuses options Total 薪金、津貼 退休金支出 董事姓名 袍金 及實物福利 酌情花紅 及購股權 總計 HK\$'000 HK\$'000 HK\$'000 HK\$'000 HK\$'000 For the year ended 31 March 2023 截至2023年3月31日 止年度 **Executive Directors** 執行董事 Yeung Chi Hung, Johnny 楊志雄 (行政總裁) (Chief Executive Officer) 2.514 490 3 3,007 2.444 490 3 Yuen Yee Sai, Simon 源而細 2.937 Chow Man Yan, Michael 周文仁 2,444 490 3 2,937 1,710 253 21 1,984 Yuen Chi King, Wyman 源子敬 Yeung Siu Chung, Ben 楊少聰 1,917 253 21 2,191 周麗鳳 1,710 253 21 1.984 Chow Lai Fung 獨立非執行董事 Independent non-executive Directors Ng Wang Pun, Dennis 吳宏斌 250 250 Che Wai Hang, Allen 車億恒 250 250 250 250 Lee Yiu Pun 李耀斌 For the year ended 31 March 2022 截至2022年3月31日 止年度 **Executive Directors** 執行董事 楊志雄 Yeung Chi Hung, Johnny (Chief Executive Officer) (行政總裁) 2,465 194 3 2,662 Yuen Yee Sai, Simon 2,396 3 2,593 源而細 194 Chow Man Yan, Michael 周文仁 2,396 194 3 2,593 Yuen Chi King, Wyman 源子敬 1,676 100 21 1,797 楊少聰 Yeung Siu Chung, Ben 1,879 100 21 2,000 Chow Lai Fung 周麗鳳 1,676 100 21 1,797 Independent non-executive Directors 獨立非執行董事 吳宏斌 Ng Wang Pun, Dennis (於2021年6月23日獲委任) 193 (appointed on 23 June 2021) 193 Chung Chi Ping, Roy 鍾志平 (resigned on 23 June 2021) (於2021年6月23日辭任) 57 57

250

250

250

250

Che Wai Hang, Allen

Lee Yiu Pun

車偉恒

李耀斌

29 Benefits and interests of directors (Continued)

(a) Directors' emoluments (Continued)

Notes:

- (i) Emoluments paid or payable in respect of a person's services as a director, whether of the Company or its subsidiary undertaking.
- No remuneration has been paid by the Group to the Directors as an inducement to join or upon joining the Group, or as compensation for loss of office during the current and prior years. There was no arrangement under which a Director waived or agreed to waive any remuneration during the current and prior years.

(b) Directors' retirement benefits and termination benefits

None of the directors received or will receive any retirement benefits or termination benefits during the year (2022: Nil).

(c) Consideration provided to third parties for making available directors' services

During the year ended 31 March 2023, the Company did not pay consideration to any third parties for making available directors' services (2022: Nil).

(d) Information about loans, quasi-loans and other dealings in favour of directors, controlled bodies corporate by and connected entities with such directors

There are no loans, quasi-loans and other dealing arrangements in favour of the directors, or controlled bodies corporate by and connected entities with such directors (2022: Nil).

(e) Directors' material interests in transactions, arrangements or contracts

Pursuant to an announcement dated 31 August 2022 (the "Announcement") (i) Dong Guan Fortune Packing Products Company Limited, a non-wholly owned subsidiary (as tenant) and Bright (Dongguan) Printing Press & Paper Products Factory Ltd ("Bright (Dongguan)")(as landlord) entered into the People's Republic of China ("PRC") tenancy agreement in respect of the leasing of the PRC property for a term of two years from 1 September 2022; and (ii) Fujikon Industrial Company Limited, a wholly-owned subsidiary (as tenant) and First Success Technology Limited ("First Success") (as landlord) entered into the Hong Kong tenancy agreement in respect of the leasing of the Hong Kong properties for a term of two years from 1 September 2022. During the Year, the total transaction amount carried out under the PRC tenancy agreement and the Hong Kong tenancy agreement were approximately RMB1,125,000 (equivalent to approximately HK\$1,225,000) and HK\$629,000 respectively. Details of the significant connected transactions of the Group are disclosed in the sections headed "Report of the Directors" under the paragraph headed "Connected Transaction" on page 26 to 28 of this annual report.

Save for tenancy agreement amongst to group companies and the aforementioned transaction and for those set out in Note 33, no other significant transactions, arrangements and contracts to which the Group was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

29 董事福利及權益(續)

(a) 董事酬金(續)

附註:

- 就任何人士以董事身份(不論為本公司或 其附屬公司)所提供服務已付或應付的酬
- 本集團於當前及過往年度概無向董事支 付酬金,以作為吸引加入或加入本集團 時之獎勵或因離職而所作之補償。於當 前及過往年度概無董事放棄或同意放棄 任何酬金之安排。

(b) 董事退休福利及終止僱傭福利

年內,概無董事已收取或將收取任何退休 福利或終止僱傭福利(2022:無)。

(c) 就提供董事服務向第三方提供之代價

截至2023年3月31日止年度,本公司概無 就提供董事服務向任何第三方支付代價 (2022:無)。

(d) 有關以董事、其受控制法團及關連實體為受益人之貸款、準貸款及其他交 易之資料

概無作出以董事、或其受控制法團及關連 實體為受益人之貸款、準貸款及其他交易 安排(2022:無)。

(e) 董事於交易、安排或合約中之重大

根據日期為2022年8月31日的公告(「該公 告 1):(i)非全資附屬公司東莞富采包裝製 品有限公司(作為租戶)與光明(東莞)柯式 印務紙品廠有限公司(「光明(東莞)」)(作 為業主)就租賃中國物業訂立中華人民共 和國(「中國」)租賃協議,自2022年9月1日 起計為期兩年;及(ii)全資附屬公司富士高 實業有限公司(作為租戶)與世嘉科技有限 公司(「世嘉」)(作為業主)就租賃香港物 業訂立香港租賃協議,自2022年9月1日起 計為期兩年。年內,根據中國租賃協議及 香港租賃協議進行的交易總額分別為約人 民幣1,125,000元(相當於約1,225,000港元) 及629,000港元。本集團重大關連交易的 詳情載於本年報第26至28頁之「董事會報 告」一節內「關連交易」一段。

除集團公司之間訂立的租賃協議和上述交 易以及附註33所述者外,於年末及年內任 何時間,並無本集團作為其中一方且本公 司董事於其中直接或間接擁有重大權益之 其他重大交易、安排及合約。

30 Notes to the consolidated statement of cash flows

30 綜合現金流量表附註

(a) Reconciliation of profit/(loss) for the year to cash generated from operations:

(a) 本年度溢利/(虧損)與經營業務所得 之現金之對賬:

		2023 HK\$'000	2022 HK\$'000
Profit/(loss) for the year	本年度溢利/(虧損)	43,881	(30,994)
Adjustments for:	就以下事項作出調整:	.57551	(30,331)
Depreciation of property, plant and	-物業、廠房及設備之折舊		
equipment	13312 13303 32 182 113 22 37 12	16,535	26,777
Depreciation of right-of-use assets	- 使用權資產之折舊	8,374	8,236
- Amortisation of intangible assets	-無形資產之攤銷	83	71
- Finance income - net	一融資收入一淨額	(4,370)	(4,165)
- Income tax expenses	一所得税支出	17,237	11,854
Fair value (gains)/losses on financial	-按公平值計入損益的財務	,	,05
assets at FVPL	資產之公平值(收益)/虧損	(13)	392
Fair value losses/(gains) on investment	-投資物業公平值之虧損/	()	332
property	(收益)	100	(100)
 Net gains on disposal of property, plant 	-出售物業、廠房及設備		(100)
and equipment	之收益淨額	(1,807)	(240)
- Provision/(reversal of provision) for	-呆貨撥備/(回撥)	(1,007)	(240)
inventory obsolescence		110	(1,169)
- Provision/(reversal of provision) for	- 應收貨款減值撥備/(回撥)		(1,103)
impairment of trade receivables		19	(114)
Gain on lease termination	一終止租賃之收益	(56)	(114)
Exchange differences	一匯兑差額	(5,777)	3,457
- Gain on deregistration of a subsidiary	- 註銷附屬公司之收益	(3,777)	(4,111)
- daili oli deregistration or a subsidiary			(4,111)
		74 216	0.004
Channes in weathing assistal.	營運資金變動:	74,316	9,894
Changes in working capital: - Inventories		42 E00	(50.070)
	一存貨 一應收貨款	43,588	(59,970)
- Trade receivables		(49,862)	(63,116)
- Other receivables	一其他應收款項	(131)	8,970
- Trade payables	一應付貨款	(629)	23,618
Contract liabilities, accruals and other	一合約負債、應計費用及 其他應付款項	F 463	(2.502)
payables	其他應付款項	5,163	(2,502)
Cash generated from/(used in) operations	經營業務所得/(所用)之現金	72,445	(83,106)

30 Notes to the consolidated statement of cash flows 30 綜合現金流量表附註(續)

(Continued)

(b) Reconciliation of liabilities arising from financing activities is as follows:

(b) 融資活動所產生之負債對賬如下:

		Dividend payable 應付股息 HK\$'000	Lease liabilities 租賃負債 HK\$'000	Total 總計 HK\$'000
At 1 April 2021	於2021年4月1日	-	13,688	13,688
Cash flows:	現金流量: 一償還租賃負債之			
 Repayment on principal element of lease liabilities 			(7.601)	(7.601)
	本金部分 一償還租賃負債之	_	(7,691)	(7,691)
 Repayment on interest portion of lease liabilities 	一		(219)	(219)
– Dividends paid	一已付股息	(17,034)	(213)	(17,034)
Other non-cash movements:	其他非現金變動:	(17,054)		(17,054)
Additions of right-of-use assets	- 使用權資產增加	_	2,127	2,127
- Finance costs	- 財務成本	_	219	219
– Dividends declared	-已宣派股息	17,034		17,034
 Exchange differences 	一匯兑差額	-	434	434
At 31 March 2022 Cash flows:	於2022年3月31 日 現金流量:	-	8,558	8,558
 Repayment on principal element of lease liabilities Repayment on interest portion of lease 	- 償還租賃負債之 本金部分 - 償還租賃負債之	_	(6,641)	(6,641)
liabilities	利息部分	_	(294)	(294)
– Dividends paid	一已付股息	(35,992)	-	(35,992)
Other non-cash movements:	其他非現金變動:			
 Additions of right-of-use assets 	- 使用權資產增加	_	15,199	15,199
Finance costs	一財務成本	-	294	294
 Lease termination 	一終止租賃	-	(4,055)	(4,055)
 Dividends declared 	一已宣派股息	35,992	_	35,992
 Exchange differences 	一匯兑差額	-	(560)	(560)
At 31 March 2023	於2023年3月31日	-	12,501	12,501

31 Commitments

(a) Capital commitments

The Group had the following authorised and contracted capital commitments:

31 承擔

(a) 資本承擔

本集團之已授權及已訂約資本承擔如下:

2023	2022
HK\$'000	HK\$'000
Acquisition of machinery and equipment 購買機械及設備 26,084	5,160

(b) Non-cancellable operating leases

At the end of the reporting period, the Group had commitments for future minimum lease payments under non-cancellable short-term and low value leases with fixed rent only which fall due as follows:

(b) 不可註銷之經營租賃

於報告期末,本集團就不可註銷之短期及 低價值租賃所承擔未來最低租賃付款(只 限固定租金)之到期情況如下:

		2023 HK\$'000	2022 HK\$'000
Not later than one year Later than one year and not later than five	不超過1年 超過1年但不超過5年	24	289
years		-	26
		24	315

32 Pension obligations

The Group has arranged for its Hong Kong employees to join the Mandatory Provident Fund Scheme (the "MPF Scheme"), a defined contribution scheme managed by an independent trustee. The assets of the fund are held separately from those of the Group and are managed by independent professional fund managers. Under the MPF Scheme, each of the Group and its employees make monthly contributions to the scheme at 5% of the employees' earnings as defined under the Mandatory Provident Fund legislation. Both the employer's and the employees' contributions are subject to a cap of HK\$1,500 per month, as appropriate, as defined in the Mandatory Provident Fund Ordinance, and thereafter contributions are voluntary.

As stipulated by the rules and regulations in China, the Group contributes to state-sponsored retirement plans for its employees in China. The employees contribute up to 8% of their basic salaries, while the Group contributes to retirement plans approximately at 14% to 16% of the basic salaries of its employees in China, and has no further obligations for the actual payment of pensions or post-retirement benefits. The state-sponsored retirement plans are responsible for the entire pension obligations payable to retired employees.

32 退休金責任

本集團安排香港僱員參與由一名獨立信託人管理之定額供款強制性公積金計劃(「強積金計劃」)。基金之資產與本集團其他資產分開持有,並由獨立專業基金經理管理。根據強積金計劃,本集團及其僱員均須以強制性公積金法例所定義之僱員薪金之5%每月向計劃作出供款。誠如強制性公積金條例所界定,僱主及僱員供款之上限均為每月1,500港元(倘適當),亦可自願額外供款。

根據中國法律及法規規定,本集團為其中國僱員向國家資助之退休計劃作出供款。僱員須最多按其基本薪金之8%作出供款,而本集團則須向退休計劃作出其中國僱員基本薪金約14%至16%之供款,而毋須就其後退休金或退休福利之實際支付作出任何承擔。退休僱員之所有退休金支付概由國家資助之退休計劃承擔。

33 Related party transactions

The Company's directors consider there is no ultimate holding company as at 31 March 2023 and 2022.

(a) The following significant transactions were carried out with related parties:

Name of related party/nature of transaction

33 關連人士交易

於2023年及2022年3月31日,本公司董事認為並 無最終控股公司。

(a) 本集團與關連人士之重大交易如下:

關連人士之名稱/交易性質

		2023 HK\$'000	2022 HK\$'000
The Bright Printing Press and Paper Products Limited (i) — Management fees paid/payable to the	光明柯式印務紙品廠 有限公司(i) 一已/應付本集團		
Group	之管理費用	4	4
First Success Technology Limited (i) — Lease payment paid/payable by the Group	世嘉科技有限公司(i) 一本集團已/應付 之租賃付款	1,078	1,078
 Management fees paid/payable to the 	-已/應付本集團		
Group	之管理費用	90	216
The Bright (Dongguan) Printing Press & Paper Products Factory Ltd (i) — Lease payment paid/payable by the Group	光明(東莞)柯式印務紙品廠 有限公司(i) 一本集團已/應付之租賃付款	1,225	
- Lease payment pard/payable by the Group	平未母亡/ 應刊之租負刊訊	1,223	

Note:

All these companies are wholly owned by Mr. Yeung Chi Hung, Johnny, Mr. Yuen Yee Sai, Simon and Mr. Chow Man Yan, Michael, directors of the Company.

In the opinion of the Company's directors, the above related party transactions were conducted in the normal course of business of the Group and in accordance with terms mutually agreed by the respective parties.

(b) Key management compensation

Key management personnel are the Company's executive directors. Details of compensation of key management personnel are disclosed in Note 29 to the financial statements.

附註:

(i) 所有該等公司均由本公司董事楊志雄先 生、源而細先生及周文仁先生全資擁有。

本公司董事認為,上述關連人士交易乃於 本集團正常業務過程中進行,並按雙方協 定之條款進行。

(b) 主要管理人員薪酬

主要管理人員為本公司執行董事。主要管 理人員之薪酬詳見財務報表附註29。

34 Statement of financial position and reserve 34 本公司財務狀況表及儲備變動 movement of the Company

(a) Statement of financial position of the Company

(a) 本公司財務狀況表

As at 31 March 於3月31日

		W 2 V 2 I H		
		2023 HK\$'000	2022 HK\$'000	
Non-current assets	非流動資產			
Investments in subsidiaries	於附屬公司之投資 	139,000	139,000	
Current assets	流動資產			
Other receivables	其他應收款項	286	611	
Amounts due from subsidiaries	應收附屬公司款項	180,055	183,314	
Cash and cash equivalents	現金及現金等價物	1,057	986	
Total current assets	流動資產總值	181,398	184,911	
Current liabilities	流動負債			
Accruals and other payables	應計費用及其他應付款項	4,796	2,710	
Net current assets	流動資產淨值	176,602	182,201	
Net assets	資產淨值	315,602	321,201	
Equity	權益			
Capital and reserves attributable to the	歸屬本公司股權持有人之			
Company's equity holders	股本及儲備			
Share capital 股本		42,584	42,584	
Reserves	儲備	273,018	278,617	
Total equity	權益總計	315,602	321,201	

The statement of financial position of the Company was approved by the Board of Directors on 29 June 2023 and was signed on its behalf. 本公司財務狀況表已於2023年6月29日獲 董事會批准及由以下董事代表簽署。

YEUNG CHI HUNG, JOHNNY 楊志雄 Chairman 主席 YUEN YEE SAI, SIMON 源而細 Joint Deputy Chairman 聯席副主席

34 Statement of financial position and reserve 34 本公司財務狀況表及儲備變動(續) movement of the Company (Continued)

(b) Reserve movement of the Company

(b) 本公司儲備變動

		Share premium 股份溢價 HK\$'000	Contributed surplus (i) 實繳盈餘(i) HK\$'000	Share option reserve 購股權儲備 HK\$'000	Retained earnings 保留溢利 HK\$'000	Total 總計 HK\$'000
At 1 April 2021 Profit and total comprehensive	於2021年4月1日 年內溢利及全面	119,642	138,800	2,496	23,690	284,628
income for the year	收益總額	-	-	-	13,519	13,519
Employee share option scheme:	僱員購股權計劃:			((2)
 Lapse of share options 	一購股權失效	-	-	(2,496)	-	(2,496)
Dividends paid	已付股息				(17,034)	(17,034)
At 31 March 2022	於2022年3月31日	119,642	138,800	-	20,175	278,617
Profit and total comprehensive	年內溢利及全面					
income for the year	收益總額	_	-	_	15,693	15,693
Dividends paid	已付股息	-	-	-	(21,292)	(21,292)
At 31 March 2023	於2023年3月31日	119,642	138,800	_	14,576	273,018

Note:

Contributed surplus represents the difference between the nominal value of the ordinary shares issued by the Company and the net asset value of a subsidiary acquired through an exchange of shares pursuant to the Group's reorganisation in March 2000.

附註:

(i) 實繳盈餘指本公司所發行普通股之面值 與根據2000年3月本集團重組進行換股而 收購一間附屬公司資產淨值之差額。

Corporate Information

公司資料

Board of Directors

Executive Directors

Mr. Yeung Chi Hung, Johnny (Chairman & Chief Executive Officer)

Mr. Yuen Yee Sai, Simon (Joint Deputy Chairman)

Mr. Chow Man Yan, Michael (Joint Deputy Chairman)

Mr. Yuen Chi King, Wyman

Mr. Yeung Siu Chung, Ben

Ms. Chow Lai Fung

Independent non-executive Directors

Dr. Ng Wang Pun, Dennis

Mr. Che Wai Hang, Allen

Mr. Lee Yiu Pun

Audit Committee

Mr. Lee Yiu Pun (Chairman)

Dr. Ng Wang Pun, Dennis

Mr. Che Wai Hang, Allen

Remuneration Committee

Mr. Che Wai Hang, Allen (Chairman)

Dr. Ng Wang Pun, Dennis

Mr. Lee Yiu Pun

Mr. Yeung Chi Hung, Johnny

Nomination Committee

Mr. Yeung Chi Hung, Johnny (Chairman)

Dr. Ng Wang Pun, Dennis

Mr. Che Wai Hang, Allen

Mr. Lee Yiu Pun

Company secretary

Mr. Yuen Chi King, Wyman

Registered office

Victoria Place, 5th Floor 31 Victoria Street Hamilton HM 10

Bermuda

董事會

執行董事

楊志雄先生(主席及行政總裁)

源而細先生(聯席副主席)

周文仁先生(聯席副主席)

源子敬先生

楊少聰先生

周麗鳳女士

獨立非執行董事

吳宏斌博士

車偉恒先生

李耀斌先生

審核委員會

李耀斌先生(主席)

吳宏斌博士

車偉恒先生

薪酬委員會

車偉恒先生(主席)

吳宏斌博士

李耀斌先生

楊志雄先生

提名委員會

楊志雄先生(主席)

吳宏斌博士

車偉恒先生

李耀斌先生

公司秘書

源子敬先生

註冊辦事處

Victoria Place, 5th Floor 31 Victoria Street Hamilton HM 10

Bermuda

Head office and principal place of business

16th Floor, Tower 1 **Grand Central Plaza** 138 Shatin Rural Committee Road Shatin, New Territories, Hong Kong

Bermuda principal share registrar and transfer office

Ocorian Management (Bermuda) Limited Victoria Place, 5th Floor 31 Victoria Street Hamilton HM10 Bermuda

Hong Kong branch share registrar and transfer office

Hong Kong Registrars Limited Shops 1712-1716, 17th Floor Hopewell Centre 183 Queen's Road East Wanchai, Hong Kong

Auditor

PricewaterhouseCoopers **Certified Public Accountants** Registered Public Interest Entity Auditor 22nd Floor, Prince's Building Central, Hong Kong

Solicitors

Chiu & Partners 40th Floor, Jardine House 1 Connaught Place Hong Kong

Principal Banker

Standard Chartered Bank (Hong Kong) Limited

Public relations consultant

Strategic Financial Relations Limited 24/F., Admiralty Centre I, 18 Harcourt Road, Hong Kong

總辦事處及主要營業地點

香港新界沙田 沙田鄉事會路138號 新城市中央廣場 第1座16樓

百慕達主要股份過戶登記處

Ocorian Management (Bermuda) Limited Victoria Place, 5th Floor 31 Victoria Street Hamilton HM 10 Bermuda

香港股份過戶登記分處

香港證券登記有限公司 香港灣仔 皇后大道東183號 合和中心17樓1712-1716號舖

核數師

羅兵咸永道會計師事務所 香港執業會計師 註冊公眾利益實體核數師 香港中環 太子大廈22樓

律師

趙不渝馬國強律師事務所 香港 康樂廣場1號 怡和大廈40樓

主要往來銀行

渣打銀行(香港)有限公司

公共關係顧問

縱橫財經公關顧問有限公司 香港金鐘夏慤道18號 海富中心第一期24樓







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