

大新銀行有限公司之控股公司 The holding company of Dah Sing Bank, Limited (股份代號 Stock Code: 2356)

2024 年報 ANNUAL REPORT



堅韌前行 穩步增長 Building Resilience for Growth

大新銀行作為一家在香港擁有超過77年歷史的本地銀行,一直秉持業務穩健的理念,在瞬息萬變的營商和經濟環境中,不斷強化營運和財務實力與韌性,致力實現為客戶、員工、股東及其他持份者創造可持續和穩定增長的承諾。

As a local bank established for over 77 years in Hong Kong, Dah Sing Bank is committed to building operational and financial strength and resilience through different business and economic cycles, delivering on our promise to create sustainable and stable growth for our customers, employees, shareholders and other stakeholders.



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財務概要

以百萬港元位列示	HK\$ Million	2020	2021	2022	2023	2024
股東資金	Shareholders' funds	28,441	29,913	29,914	32,578	33,512
額外權益性工具	Additional equity instruments	899	899	311	311	311
後償債務	Subordinated notes	3,828	4,128	3,801	5,917	4,147
客戶存款	Deposits from customers	190,340	196,135	199,792	207,234	201,568
已發行的存款證	Certificates of deposit issued	8,126	6,590	4,229	2,428	4,295
存款總額	Total deposits	198,466	202,725	204,021	209,662	205,863
負債總值 (包括後償債務)	Total liabilities (including subordinated notes)	217,951	218,168	221,861	227,855	222,516
客戶貸款 (不包括貿易票據)	Advances to customers (excluding trade bills)	137,577	144,313	136,530	143,049	138,374
資產總值	Total assets	247,306	248,979	252,086	260,744	256,339
股東應佔溢利	Profit attributable to shareholders	1,493	1,658	1,609	1,860	2,060
全年派發股息	Total dividend distribution	422	478	548	843	928
以港元位列示	HK\$					
每股基本盈利	Basic earnings per share	1.06	1.18	1.14	1.32	1.47
每股股息	Dividends per share	0.30	0.34	0.39	0.60	0.66
以百分比列示	Percentage %					
貸款對存款比率 ^(註1)	Loan to deposit ratio (Note 1)	69.3	71.2%	66.9%	68.2%	67.2%

註:

貸款對存款比率為客戶貸款總額(不包括貿易票據)對存款總額(包括已發行的存款證)之比率。

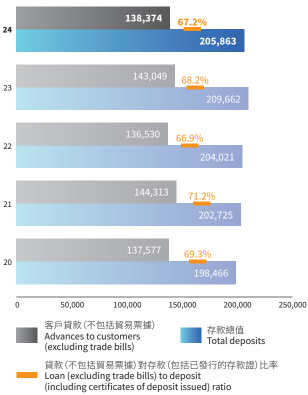
Note

 Loan to deposit ratio is calculated as the ratio of total advances to customers (excluding trade bills) to total deposits (including certificates of deposit issued).

FINANCIAL SUMMARY

客戶貸款/存款總額 Advances to customers / Total deposits

百萬港元 HK\$ Million



股東資金

Shareholders' funds 百萬港元 HK\$ Million



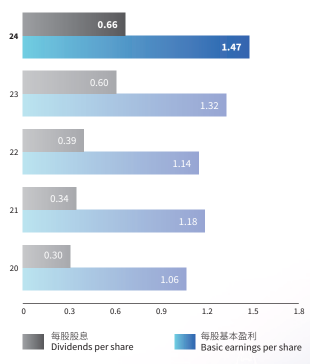
資產總值 Total assets

百萬港元 HK\$ Million



每股基本盈利/每股股息 Basic earnings per share / Dividends per share

港元 HK\$



組織摘要

董事會

執行董事

王守業

主席

黃漢興

副主席、董事總經理兼行政總裁

王伯凌

麥曉德

副行政總裁

獨立非執行董事

史習陶

裴布雷

衛皓民

譚偉雄

陳霞芳

張建生

審核委員會

衛皓民

主席

史習陶

裴布雷

陳霞芳

提名及薪酬委員會

史習陶

主席

譚偉雄

王伯凌

公司秘書

李宗榮

高層管理人員

王祖興

大新銀行有限公司副主席、董事總經理兼行政總裁

王美珍

大新銀行有限公司執行董事兼副行政總裁

馬苑麗

大新銀行有限公司執行董事兼替任行政總裁

陳維堅

大新銀行有限公司執行董事兼替任行政總裁

何嘉揚

大新銀行(中國)有限公司行政總裁兼董事

劉伯雄

澳門商業銀行股份有限公司行政總裁兼董事

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

律師

史密夫•斐爾律師事務所

註冊辦事處

香港灣仔皇后大道東248號

大新金融中心26樓 電話:2507 8866 傳真:2598 5052

環球財務電訊:DSBAHKHH 網址:http://www.dahsing.com

股份登記及過戶處

香港中央證券登記有限公司 香港灣仔皇后大道東183號 合和中心17樓1712至1716室

股份上市及股票代號

香港聯合交易所有限公司 股份代號: 2356

主要附屬銀行

大新銀行有限公司 大新銀行(中國)有限公司 澳門商業銀行股份有限公司

(請參閱本年報第340至344頁所載各附屬銀行之分行列表。)

CORPORATE INFORMATION

BOARD OF DIRECTORS

Executive Directors

David Shou-Yeh Wong

Chairman

Hon-Hing Wong (Derek Wong)

Vice Chairman, Managing Director and Chief Executive

Gary Pak-Ling Wang

Nicholas John Mayhew

Deputy Chief Executive

Independent Non-Executive Directors

Robert Tsai-To Sze

Blair Chilton Pickerell

Paul Franz Winkelmann

David Wai-Hung Tam

Nancy Ha-Fong Chan

Kin-Sang Cheung (Alex Cheung)

AUDIT COMMITTEE

Paul Franz Winkelmann

Chairman

Robert Tsai-To Sze

Blair Chilton Pickerell

Nancy Ha-Fong Chan

NOMINATION AND REMUNERATION COMMITTEE

Robert Tsai-To Sze

Chairman

David Wai-Hung Tam

Gary Pak-Ling Wang

COMPANY SECRETARY

Richard Tsung-Yung Li

SENIOR MANAGEMENT

Harold Tsu-Hing Wong

Vice Chairman, Managing Director and Chief Executive of Dah Sing Bank, Limited

Phoebe Mei-Chun Wong

Executive Director and Deputy Chief Executive of

Dah Sing Bank, Limited

Barbara Yuen-Lai Ma

Executive Director and Alternate Chief Executive of

Dah Sing Bank, Limited

Cliff Wai-Kin Chan

Executive Director and Alternate Chief Executive of

Dah Sing Bank, Limited

Eric Ka-Yeung Ho

Chief Executive Officer and Director of

Dah Sing Bank (China) Limited

Pak-Hung Lau

Chief Executive Officer and Director of

Banco Comercial de Macau, S.A.

AUDITORS

PricewaterhouseCoopers

Certified Public Accountants in Hong Kong

Registered Public Interest Entity Auditor

SOLICITORS

Herbert Smith Freehills

REGISTERED OFFICE

26th Floor, Dah Sing Financial Centre

248 Queen's Road East, Wan Chai, Hong Kong

Tel: 2507 8866

Fax: 2598 5052

S.W.I.F.T.: DSBAHKHH

Website: http://www.dahsing.com

SHARE REGISTRARS AND TRANSFER OFFICE

Computershare Hong Kong Investor Services Limited Shops 1712-1716, 17th Floor, Hopewell Centre 183 Queen's Road East, Wan Chai, Hong Kong

SHARE LISTING AND STOCK CODE

The Stock Exchange of Hong Kong Limited

Stock Code: 2356

MAJOR BANKING SUBSIDIARIES

Dah Sing Bank, Limited Dah Sing Bank (China) Limited Banco Comercial de Macau, S.A.

(Please see pages 340 to 344 of this annual report for respective lists of branches.)

董事及高層管理人員簡介

董事會

王守業先生

主席

王先生,84歲,於2004年獲委任為本公司主席。彼亦為大新金融集團有限公司(「大新金融」,為香港聯合交易所有限公司證券上市規則所界定之本公司主要股東)、大新銀行有限公司(「大新銀行」,本公司之主要營運附屬公司)、澳門商業銀行股份有限公司、大新保險有限公司及澳門保險股份有限公司之主席。王先生為廣東外商公會名譽會長。彼曾為香港銀行學會副會長。彼持有麻省理工學院機電工程理學士學位及擁有逾60年銀行及金融業務經驗。彼為大新金融之執行董事及集團總經理以及大新銀行之副主席、董事總經理兼行政總裁王祖興先生之父親。

黃漢興先生

副主席、董事總經理兼行政總裁

黃先生,72歲,於2004年獲委任為本公司執行董事,並於2011年4月晉升為副主席。彼於2017年6月獲委任為董事總經理兼行政總裁。黃先生於1977年加入大新銀行有限公司服務,輾轉掌管多個部門,繼1989年成為董事及於2000年晉升為董事總經理後,至2011年4月獲委任為副主席。彼亦為大新金融集團有限公司(為香港聯合交易所有限公司證券上市規則所界定之本公司主要股東)副主席、董事總經理兼行政總裁及集團內多間出任大新銀行(中國)有限公司之董事長。彼為本集團擁有13.2%權益之重慶銀行股份有限公司(於香港及上海上市)之非執行董事及副董事長。黃先生為英國銀行學會出以及香港銀行學會及英國國際零售銀行理事會創始會員。彼持有香港理工學院(現稱香港理工大學)商業學高級文憑及擁有逾45年銀行業務經驗。

史習陶先生

獨立非執行董事

史先生,84歲,於2004年獲委任為本公司之獨立非執行董事。彼亦為大新金融集團有限公司(「大新金融」,為香港聯合交易所有限公司證券上市規則所界定之本公司主要股東)、大新銀行有限公司(「大新銀行」)及大新保險有限公司之獨立非執行董事。彼現為本公司、大新金融及大新銀行之提名及薪酬委員會主席及審核委員會成員。彼曾任本公司、大新金融及大新銀行審核委員會主席直至2023年12月。史先生現為南洋集團有限公司及新華匯富金融控股有限公司之獨立非執行董事。彼曾為合興集團控股有限公司(已除牌)之獨立非執行董事,並於2022年2月辭任。史先生為香港會計師公會資深會員。彼曾出任為一間國際會計師行前合夥人,於該行執業超逾20年。

DIRECTORS' AND SENIOR MANAGEMENT'S PROFILE

BOARD OF DIRECTORS

Mr. David Shou-Yeh Wong

Chairman

Mr. Wong, aged 84, was appointed as the Chairman of the Company in 2004. He is also the Chairman of Dah Sing Financial Holdings Limited ("DSFH", a substantial shareholder of the Company as defined under the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited), Dah Sing Bank, Limited ("DSB", a key operating subsidiary of the Company), Banco Comercial de Macau, S.A., Dah Sing Insurance Company Limited and Macau Insurance Company Limited. Mr. Wong is the Honorary President of Guangdong Chamber of Foreign Investors. He was the Vice President of The Hong Kong Institute of Bankers. He holds a Bachelor of Science degree in Electrical Engineering from Massachusetts Institute of Technology and has over 60 years of experience in banking and finance. He is the father of Mr. Harold Tsu-Hing Wong, an Executive Director and the Group General Manager of DSFH and the Vice Chairman, Managing Director and Chief Executive of DSB.

Mr. Hon-Hing Wong (Derek Wong)

Vice Chairman, Managing Director and Chief Executive

Mr. Wong, aged 72, was appointed as an Executive Director of the Company in 2004 and promoted as the Vice Chairman in April 2011. He was appointed as the Managing Director and Chief Executive of the Company in June 2017. Mr. Wong joined Dah Sing Bank, Limited in 1977 and has served and managed various departments before appointed as a Director in 1989, promoted to the Managing Director in 2000 and then appointed as the Vice Chairman in April 2011. He is also the Vice Chairman, Managing Director and Chief Executive of Dah Sing Financial Holdings Limited (a substantial shareholder of the Company as defined under the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited) and a director of various major subsidiaries of the Group. He was the Chairman of Dah Sing Bank (China) Limited for the period from June 2008 to August 2023. He is a Non-Executive Director and the Vice Chairman of Bank of Chongqing Co., Ltd. (listed in Hong Kong and Shanghai) in which the Group has a 13.2% equity interest. Mr. Wong is an Associate of The Institute of Bankers (U.K.) and a Founder Member of The Hong Kong Institute of Bankers and The International Retail Banking Council of the U.K. He holds a Higher Diploma in Business Studies from the Hong Kong Polytechnic College (now known as Hong Kong Polytechnic University) and has over 45 years of experience in banking.

Mr. Robert Tsai-To Sze

Independent Non-Executive Director

Mr. Sze, aged 84, was appointed as an Independent Non-Executive Director ("INED") of the Company in 2004. He is also an INED of Dah Sing Financial Holdings Limited ("DSFH", a substantial shareholder of the Company as defined under the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited), Dah Sing Bank, Limited ("DSB") and Dah Sing Insurance Company Limited. He is currently the Chairman of the Nomination and Remuneration Committee and a member of the Audit Committee ("AC") of the Company, DSFH and DSB. He served as the Chairman of the AC of the Company, DSFH and DSB until December 2023. Mr. Sze is an INED of Nanyang Holdings Limited and Sunwah Kingsway Capital Holdings Limited. He was an INED of Hop Hing Group Holdings Limited (delisted) and resigned in February 2022. Mr. Sze is a Fellow of The Hong Kong Institute of Certified Public Accountants. He was a former partner of an international firm of accountants with which he practised for over 20 years.

裴布雷先生

獨立非執行董事

裴先生,68歲,於2017年12月獲委任為本公司之獨立非執行董事及於2021年6月獲委任為本公司之審核委員會之成員。彼亦於2017年12月獲委任為大新銀行有限公司(「大新銀行」)之獨立非執行董事,於2018年8月獲委任為大新銀行之風險管理及合規委員會之成員、於2020年6月獲委任為大新銀行之風險管理及合規委員會之主席及於2021年6月獲委任為大新銀行之審核委員會之成員。

裴先生為Principal Financial Group, Inc. (於美國納斯達克股票交易所上市)之獨立董事以及財務委員會與人力資源委員會之成員。彼為第一太平有限公司 (於香港聯合交易所有限公司 (「聯交所」)上市)之獨立非執行董事以及財務委員會及企業管治委員會之成員、盈富基金 (香港單位信託及其基金單位於聯交所上市)之監督委員會委員,及為香港大學經濟及工商管理學院國際顧問委員會之成員。

裴先生於2008年12月至2014年11月期間曾任香港大學校董會成員及於2015年7月至2016年7月期間曾任聯交所主板及創業板上市委員會成員。彼於2013年6月至2017年12月期間出任大新金融集團有限公司(本公司之母公司)之獨立非執行董事及審核委員會成員。裴先生亦於2016年4月1日至2025年3月31日期間曾任領展房地產投資信託基金(於聯交所上市)之獨立非執行董事、提名委員會之成員及薪酬委員會之主席。

裴先生於2010年加入日興資產管理集團為亞洲區總裁及全球首席市務總監並出任日興資產管理集團亞洲區主席直至2015年7月。彼於1984年加入怡和集團(Jardine Matheson Holdings Group),並曾於怡和集團擔任多個職位。於2003年,彼加入HSBC Investments (Hong Kong) Limited (現稱HSBC Global Asset Management (Hong Kong) Limited) 出任亞太區行政總裁。於2007年至2010年期間,彼曾擔任摩根士丹利投資管理(Morgan Stanley Investment Management)之董事總經理及亞洲區首席執行官。

裴先生持有美國哈佛商學院工商管理碩士學位及美國 史丹福大學東亞研究系文學碩士學位及政治學文學士 學位。

衛皓民先生

獨立非執行董事

衛皓民先生,69歲,於2024年1月獲委任為本公司之獨 立非執行董事及審核委員會主席。彼現為大新金融集 團有限公司(「大新金融」,為香港聯合交易所有限公 司證券上市規則所界定之本公司主要股東)及大新銀 行有限公司(「大新銀行」)之獨立非執行董事及審核委 員會主席。彼亦為大新銀行風險管理及合規委員會成 員。衛皓民先生於1984年加入羅兵咸永道會計師事務 所(「羅兵咸永道」),並於1990年成為合夥人,並為羅 兵咸永道在香港設立金融服務業的首批合夥人之一。 彼專門從事本地及國際金融機構審計工作。彼擔任 羅兵咸永道大中華區風險管理及合規事務主管合夥 人長達14年,直至2014年6月。彼亦為羅兵咸永道大 中華區風險及質素部門的負責人,負責監督羅兵咸 永道的審計及專業操守準則。於2001年,彼加入羅 兵咸永道香港合夥人管治委員會,及後獲委任為羅 兵咸永道中國及香港管理委員會成員。繼於2014年 6月於羅兵咸永道香港退休後,衛皓民先生於2014年 7月至2015年12月期間擔任羅兵咸永道香港高級顧 問,負責風險管理和質素事宜。衛皓民先生現為保 險投訴局投訴局理事會之獨立非執行董事及非業界 理事,彼亦為保險業監管局紀律處分委員會小組非 保監局成員。衛皓民先生於2004年至2009年期間擔 任香港會計師公會轄下財務報告準則委員會主席, 並於2009年擔任香港會計師公會會長。於2005年, 彼獲委任為公司法改革常務委員會成員,任期6年。 衛皓民先生於2016年4月至2019年3月期間出任香港 財務匯報局(現為會計及財務匯報局)行政總裁。 彼為香港會計師公會的資深會員。彼持有都柏林三一 學院商業文學士學位。

Mr. Blair Chilton Pickerell

Independent Non-Executive Director

Mr. Pickerell, aged 68, was appointed as an Independent Non-Executive Director ("INED") of the Company in December 2017 and a member of the Audit Committee ("AC") of the Company in June 2021. He was also appointed as an INED of Dah Sing Bank, Limited ("DSB") in December 2017, a member of the Risk Management and Compliance Committee ("RMCC") of DSB in August 2018 and the Chairman of the RMCC of DSB in June 2020 and a member of the AC of DSB in June 2021.

Mr. Pickerell is an Independent Director and a member of the Finance Committee and Human Resources Committee of Principal Financial Group, Inc. (which is listed on NASDAQ in the U.S.). He is an INED and a member of the Finance Committee and Corporate Governance Committee of First Pacific Company Limited (which is listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange")), a member of the Supervisory Committee of The Tracker Fund of Hong Kong (a Hong Kong unit trust whose units are listed on the Stock Exchange) and a member of the International Advisory Council of the Faculty of Business and Economics of The University of Hong Kong.

Mr. Pickerell was a court member of The University of Hong Kong from December 2008 to November 2014 and a member of the Main Board and GEM Listing Committees of the Stock Exchange from July 2015 to July 2016. He was an INED and a member of the AC of Dah Sing Financial Holdings Limited (the parent company of the Company) from June 2013 to December 2017. Mr. Pickerell was also an INED, a member of the Nomination Committee and the Chairman of the Remuneration Committee of Link Real Estate Investment Trust (listed on the Stock Exchange) during the period from 1 April 2016 to 31 March 2025.

Mr. Pickerell joined Nikko Asset Management Group as the Head of Asia and Global Chief Marketing Officer in 2010 and served as the Chairman, Asia of Nikko Asset Management Company until July 2015. He joined Jardine Matheson Holdings Group in 1984 and held various positions in Jardine Matheson Holdings Group. In 2003, he joined HSBC Investments (Hong Kong) Limited (now known as HSBC Global Asset Management (Hong Kong) Limited) as Chief Executive, Asia Pacific. From 2007 to 2010, he served as Managing Director and Chief Executive Officer, Asia of Morgan Stanley Investment Management.

Mr. Pickerell holds an MBA degree from Harvard Business School, U.S.A. and an MA degree (in East Asian Studies) and a BA degree (in Political Science) from Stanford University, U.S.A.

Mr. Paul Franz Winkelmann

Independent Non-Executive Director

Mr. Winkelmann, aged 69, was appointed as an Independent Non-Executive Director ("INED") and the Chairman of the Audit Committee ("AC") of the Company in January 2024. Mr. Winkelmann is currently an INED and the Chairman of the AC of Dah Sing Financial Holdings Limited ("DSFH", a substantial shareholder of the Company as defined under the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited) and Dah Sing Bank, Limited ("DSB"). He is also a member of Risk Management and Compliance Committee of DSB. Mr. Winkelmann joined PricewaterhouseCoopers ("PwC") in 1984 and was admitted to partnership in 1990 to become a member of the first group of partners to set up PwC's financial services practice in Hong Kong. He specialized in the audits of financial institutions, both local and international. He was partner-in-charge of PwC's risk and compliance matters for Greater China for 14 years up to June 2014. He was also the leader of PwC's Greater China Risk and Quality function overseeing auditing and ethical standards within PwC. In 2001, he joined the governance Board of Partners of PwC in Hong Kong and subsequently was appointed to the Management Board of PwC China and Hong Kong. Following his retirement from PwC Hong Kong in June 2014, Mr. Winkelmann was engaged as a senior advisor of PwC in Hong Kong on risk and quality matters during the period from July 2014 to December 2015. Mr. Winkelmann is currently an INED and a Non-Industry Member of the General Committee of the Insurance Complaints Bureau. He is also the Non-IA Eligible DP Member of Disciplinary Panel Pool of the Insurance Authority. He was the Chairman of the Financial Reporting Standards Committee of the Hong Kong Institute of Certified Public Accountants ("HKICPA") from 2004 to 2009 and the President of HKICPA in 2009. In 2005, he was appointed to the Standing Committee on Company Law Reform and served for a period of 6 years. Mr. Winkelmann was the Chief Executive Officer of Financial Reporting Council of Hong Kong (now known as the Accounting and Financial Reporting Council) from April 2016 to March 2019. He is a fellow member of the HKICPA. He holds a Bachelor of Arts (Business) Degree from Trinity College, Dublin.

譚偉雄先生

獨立非執行董事

譚先生,75歲,於2021年6月獲委任為本公司之獨立非 執行董事,彼於2019年3月獲委任為大新銀行有限公司 (「大新銀行」)之獨立非執行董事及於2024年1月獲委 任為本公司和大新銀行提名及薪酬委員會成員。譚先 生於2018年12月至2021年6月期間出任大新金融集團 有限公司(本公司之母公司)之獨立非執行董事及於 2019年3月至2023年12月期間出任大新銀行之風險管理 及合規委員會成員。譚先生自1968年加入香港上海滙 豐銀行有限公司開始其事業直至1999年2月,期間曾擔 任多項要職。於1999年3月,譚先生加入恒生銀行有限 公司並於2003年至2008年期間出任副總經理兼商業銀 行業務主管,自2008年起擔任風險監控總監至2012年 退休。彼於2012年12月至2017年6月期間出任煙台銀行 (一間位於煙台市的城市商業銀行)之董事。彼於 2022年4月辭任南旋控股有限公司之非執行董事及於 2022年6月退任信義玻璃控股有限公司之獨立非執行董 事。譚先生為香港銀行學會及英國特許銀行學會資深 會士以及英國銀行學會會士。彼持有加拿大多倫多大 學工商管理碩士學位。譚先生在香港及中國內地之商 業銀行業務擁有超逾45年經驗。

陳霞芳女士

獨立非執行董事

陳女士,63歲,於2024年1月獲委任為本公司及大新銀 行有限公司(「大新銀行」)之獨立非執行董事及審核委 員會成員。彼於2022年3月至2023年12月期間出任大新 銀行全資附屬公司大新銀行(中國)有限公司之獨立非 執行董事及審計委員會、關聯交易控制委員會、風險管 理委員會及戰略委員會之成員以及提名與薪酬委員會 主席。陳女士於1981年7月加入交通銀行股份有限公司 香港分行(「交通銀行」)為管理培訓生。彼於1992年4月 至1998年6月期間擔任交通銀行助理總經理,主要負責 制定及執行貿易融資、信貸管理及銀行保險等業務營 運守則,彼亦統籌貿易融資業務及貸款營運中央化的 項目。陳女士於1998年7月至2021年3月期間出任交通銀 行副總經理,主要負責監督貿易融資業務、信貸管理、 匯款及零售銀行業務的日常營運以及推出私人銀行業 務。彼於2002年8月獲委任為交通銀行替任行政總裁。 陳女士於1999年9月至2019年10月期間擔任交通銀行信 託有限公司之董事,並於2006年6月獲委任為董事長。 於2021年6月退休前,彼曾擔任交通銀行(香港)有限 公司之副董事長、董事及行政總裁。彼於金融業擁有 逾38年經驗。陳女士為英國倫敦銀行與金融學院特許 會士及香港銀行學會會士。彼為香港董事學會資深會 員及香港銀行學會銀行專業會士。陳女士持有香港中 文大學信息科技管理理學碩士學位及香港理工大學企 業融資碩士學位。

Mr. David Wai-Hung Tam

Independent Non-Executive Director

Mr. Tam, aged 75, was appointed as an Independent Non-Executive Director ("INED") of the Company in June 2021. He was appointed as an INED of Dah Sing Bank, Limited ("DSB") in March 2019 and a member of the Nomination and Remuneration Committee of the Company and DSB in January 2024. Mr. Tam was an INED of Dah Sing Financial Holdings Limited (the parent company of the Company) during the period from December 2018 to June 2021 and a member of the Risk Management and Compliance Committee of DSB from March 2019 to December 2023. Mr. Tam started his career with The Hongkong and Shanghai Banking Corporation Limited in 1968 and held various senior positions until February 1999. In March 1999, Mr. Tam joined Hang Seng Bank Limited and was the Deputy General Manager and Head of Commercial Banking during 2003 to 2008 and the Chief Risk Officer from 2008 until his retirement in 2012. He was a director of Yantai Bank, a city commercial bank in Yantai, from December 2012 to June 2017. He resigned as a Non-Executive Director of Nameson Holdings Limited in April 2022 and retired as an INED of Xinyi Glass Holdings Limited in June 2022. Mr. Tam is a fellow member of The Hong Kong Institute of Bankers and The Chartered Institute of Bankers in the U.K. and an associate of The Institute of Bankers. He holds a master's degree in Business Administration from the University of Toronto, Canada. Mr. Tam has more than 45 years of experience in commercial banking industry in Hong Kong and the PRC.

Ms. Nancy Ha-Fong Chan

Independent Non-Executive Director

Ms. Chan, aged 63, was appointed as an Independent Non-Executive Director ("INED") and a member of the Audit Committee ("AC") of the Company and Dah Sing Bank, Limited ("DSB") in January 2024. From March 2022 to December 2023, she was an INED and a member of the AC, the Connected Transactions Control Committee, the Risk Management Committee and the Strategy Committee, and the Chairman of the Nomination and Remuneration Committee of Dah Sing Bank (China) Limited, a wholly owned subsidiary of DSB. Ms. Chan joined Bank of Communications Co. Limited, Hong Kong Branch ("BOCOM") as a management trainee in July 1981. She was the Assistant General Manager of BOCOM from April 1992 to June 1998, primarily responsible for the formulation and implementation of the operation procedures for trade finance, loan administration and bancassurance business, and she also led the trade finance and loan operations centralization project. Ms. Chan was the Deputy General Manager of BOCOM from July 1998 to March 2021 responsible for overseeing the daily operation of trade finance, loan administration, remittance and retail banking business and the launch of private banking business. She was appointed as Alternate Chief Executive of BOCOM in August 2002. Ms. Chan was a Director of Bank of Communications Trustee Limited from September 1999 to October 2019 and was appointed as the Chairman in June 2006. She was the Vice Chairman, Director and Chief Executive of Bank of Communications (Hong Kong) Limited before her retirement in June 2021. She has over 38 years of experience in the financial industry. Ms. Chan is an associate member of The Chartered Institute of Bankers, United Kingdom and The Hong Kong Institute of Bankers ("HKIB"). She is a Fellow of The Hong Kong Institute of Directors and a Certified Banker of HKIB. Ms. Chan holds a Master of Science degree in Information and Technology Management from the Chinese University of Hong Kong and a Master of Corporate Finance degree from the Hong Kong Polytechnic University.

張建生先生

獨立非執行董事

張先生,66歲,於2024年1月獲委任為本公司之獨立非 執行董事及大新銀行有限公司之獨立非執行董事及 風險管理及合規委員會成員。張先生於2009年7月至 2022年12月期間任職於星展銀行(香港)有限公司 (「星展銀行」),並於2011年6月起擔任香港董事總經理 兼企業及機構銀行總監一職,負責拓展星展銀行於香 港的企業及商業銀行業務,直至2022年12月退休。彼亦 於2012年12月至2022年12月期間出任星展銀行之替任 行政總裁。於加入星展銀行前,彼曾任華僑銀行東北亞 洲區總經理及香港分行總經理。在此等委任前,彼曾於 花旗銀行香港、荷蘭銀行香港及荷蘭合作銀行香港分 行等主要國際銀行出任企業及商業銀行和風險管理方 面之高級職位。張先生於企業及商業銀行業擁有逾40 年經驗。張先生現為嘉華國際集團有限公司及越秀地 產股份有限公司(均於香港聯合交易所上市)之獨立非 執行董事。彼為世界綠色組織董事會主席、香港金融學 會會員及香港理工大學會計及金融諮詢委員會成員。 彼於2011年至2016年期間曾為香港出口信用保險局之 諮詢委員會成員及於2021年至2023年期間曾任銀行業 行業培訓諮詢委員會委員。張先生持有香港大學經濟 學社會科學學士學位。

王伯凌先生

執行董事

王先生,64歲,於2004年獲委任為本公司執行董事。 彼於1995年加入大新銀行有限公司(「大新銀行」)擔任 集團財務總監一職,於1997年晉升為董事,多年專責 集團整體的財務管理及監控、營運操作與資訊系統職 能。王先生於2011年5月晉升為大新銀行董事總經理兼 行政總裁及於2017年8月調任為大新銀行副行政總裁及 替任行政總裁。彼亦為大新金融集團有限公司(「大新 金融」,為香港聯合交易所有限公司證券上市規則所界 定之本公司主要股東) 之執行董事兼副行政總裁以及 澳門商業銀行股份有限公司、大新銀行(中國)有限公 司(「大新中國」)、大新保險有限公司及澳門退休基金 管理股份有限公司之董事以及大新中國之主席、本公 司、大新金融及大新銀行提名及薪酬委員會成員。王先 生曾擔任本公司、大新金融及大新銀行之集團財務及 營運總監至2021年6月。王先生為專業會計師、英國特 許公認會計師公會資深會員及香港會計師公會會員。 彼持有香港大學社會科學學士學位及擁有逾40年財務 管理及銀行營運經驗。

麥曉德先生

執行董事及副行政總裁

麥先生,57歲,於2017年6月獲委任為本公司執行董事及副行政總裁。彼於1998年加入大新銀行有限公司(「大新銀行」)及現為大新銀行執行董事、副行政總裁及替任行政總裁以及大新保險有限公司及澳門保險股份有限公司之董事。麥先生亦為大新銀行副行政總裁及大新銀行之集團財資、環球市場處及企業融資部主管,負責銀行財資業務及企業融資策劃。麥先生於2004年8月至2017年5月期間出任大新金融集團有限公司(本公司之母公司)之執行董事。麥先生持有英國倫敦大學榮譽文學士學位(中文及經濟)。彼於英國及香港擁有逾30年之金融服務經驗。

Mr. Kin-Sang Cheung (Alex Cheung)

Independent Non-Executive Director

Mr. Cheung, aged 66, was appointed as an Independent Non-Executive Director ("INED") of the Company and an INED and a member of the Risk Management and Compliance Committee of Dah Sing Bank, Limited in January 2024. Mr. Cheung worked with DBS Bank (Hong Kong) Limited ("DBS") from July 2009 to December 2022 where he served as Managing Director and Head of Institutional Banking Group in Hong Kong from June 2011 until his retirement in December 2022, responsible for growing DBS's franchise in the corporate and commercial banking businesses in Hong Kong. He was also the Alternate Chief Executive of DBS from December 2012 to December 2022. Prior to joining DBS, he was the Regional General Manager, North East Asia and General Manager of Oversea-Chinese Banking Corporation Limited, Hong Kong Branch. Prior to such appointments, Mr. Cheung held senior positions in corporate commercial banking and risk management with major international banks including Citibank, Hong Kong, ABN AMRO Bank N.V., Hong Kong and Rabobank, Hong Kong Branch. Mr. Cheung has over 40 years of corporate and commercial banking experience. Mr. Cheung is currently as an INED of K. Wah International Holdings Limited and Yuexiu Property Company Limited (both are listed on The Stock Exchange of Hong Kong Limited). He is the Chairman of the Board of Governors of World Green Organisation, a member of the Hong Kong Academy of Finance and a member of the Advisory Committee on Accounting and Finance of the Hong Kong Polytechnic University. He was a member of the Advisory Board of Hong Kong Export Credit Insurance Corporation from 2011 to 2016 and a member of the Banking Industry Training Advisory Committee from 2021 to 2023. Mr. Cheung holds a Bachelor of Social Sciences degree in Economics from the University of Hong Kong.

Mr. Gary Pak-Ling Wang

Executive Director

Mr. Wang, aged 64, was appointed as an Executive Director of the Company in 2004. He joined Dah Sing Bank, Limited ("DSB") as the Group Financial Controller in 1995 and was promoted as a Director in 1997, responsible for the overall financial management and control, operations and IT functions of the Group for a number of years. Mr. Wang was promoted as the Managing Director and Chief Executive of DSB in May 2011 and was re-designated as the Deputy Chief Executive and Alternate Chief Executive of DSB in August 2017. He is also an Executive Director and Deputy Chief Executive of Dah Sing Financial Holdings Limited ("DSFH", a substantial shareholder of the Company as defined under the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited), a Director of Banco Comercial de Macau, S.A., Dah Sing Bank (China) Limited ("DSB China"), Dah Sing Insurance Company Limited and Macau Pension Fund Management Company Limited, the Chairman of DSB China and a member of the Nomination and Remuneration Committee of the Company, DSFH and DSB. Mr. Wang was the Group Chief Financial and Operating Officer of the Company, DSFH and DSB until June 2021. Mr. Wang is a qualified accountant, a Fellow of The Association of Chartered Certified Accountants of the U.K. and a member of the Hong Kong Institute of Certified Public Accountants. He holds a Bachelor of Social Sciences degree from The University of Hong Kong and has over 40 years of experience in financial management and banking.

Mr. Nicholas John Mayhew

Executive Director and Deputy Chief Executive

Mr. Mayhew, aged 57, was appointed as an Executive Director and the Deputy Chief Executive of the Company in June 2017. He joined Dah Sing Bank, Limited ("DSB") in 1998 and is currently an Executive Director, the Deputy Chief Executive and Alternate Chief Executive of DSB and a Director of Dah Sing Insurance Company Limited and Macau Insurance Company Limited. Mr. Mayhew also serves as the Deputy Chief Executive of DSB and Group Head of Treasury, Global Markets & Corporate Finance of DSB, responsible for its treasury and corporate finance activities. Mr. Mayhew was an Executive Director of Dah Sing Financial Holdings Limited (the parent company of the Company) during the period from August 2004 to May 2017. Mr. Mayhew holds a Bachelor of Arts degree (Hons) (in Chinese and Economics) from the University of London. He has over 30 years of experience in financial services both in the U.K. and Hong Kong.

高層管理人員

王祖興先生

大新銀行有限公司副主席、董事總經理兼行政總裁

王先生,55歲,為大新銀行有限公司(「大新銀行」)副主 席、董事總經理兼行政總裁。彼於2000年加入大新銀行 及於2005年獲委任為執行董事並於2010年3月獲委任為 董事會副主席。王先生於2017年8月獲委任為大新銀行 之董事總經理兼行政總裁。彼於2011年4月至2017年6月 期間擔本公司之執行董事、董事總經理兼行政總裁。 彼於2011年4月獲委任為大新金融集團有限公司(「大新 金融」,為香港聯合交易所有限公司證券上市規則所界 定之本公司主要股東)之集團總經理,並於2024年1月獲 委任為大新金融之執行董事。彼亦為大新銀行(中國) 有限公司、澳門商業銀行股份有限公司、大新保險有 限公司、澳門保險股份有限公司及澳門退休基金管理 股份有限公司之董事。王先生現為香港銀行學會之理 事會成員及商務及經濟發展局工業貿易署轄下工業貿 易諮詢委員會之委員。王先生於2018年6月至2024年5月 期間出任保險業監管局成立的長期業務業界諮詢委員 會之非官方成員。王先生持有美國哈佛大學工商管理 碩士學位及倫敦國王學院榮譽法律學士學位,並為英 格蘭及威爾斯以及香港之合資格律師。王先生為本公 司、大新銀行及大新金融董事會主席王守業先生之兒 子。

王美珍女士

大新銀行有限公司執行董事兼副行政總裁

王女士,58歲,於2012年2月加入大新銀行有限公司 (「大新銀行」)出任零售銀行處主管,專責發展及管理 零售銀行、銀行保險、零售證券、財富管理業務、私人銀行及汽車貸款業務。彼於2012年5月獲委任為大新銀行執行董事及於2014年5月獲委任為大新銀行替任行政總裁。彼於2022年4月獲委任為大新銀行副行政總裁及集團個人銀行主管。王女士持有英國布魯內爾大學(經Henley Management College)工商管理碩士及香港大學文學士學位。彼擁有逾30年零售及個人銀行業務經驗,曾任職其他在香港經營之銀行,包括渣打銀行及中信銀行國際。

馬苑麗女士

大新銀行有限公司執行董事兼替任行政總裁

馬女士,58歲,於2020年2月加入大新銀行有限公司 (「大新銀行」)出任集團企業銀行處主管,專責發展及 管理企業銀行業務。彼於2021年2月獲委任為大新銀行 之執行董事兼替任行政總裁。彼擁有逾30年於香港、 英國及美國豐富的銀行經驗,主要負責商業及企業銀 行各界別的客戶。馬女士持有倫敦政治經濟學院之經 濟學理學士學位。

SENIOR MANAGEMENT

Mr. Harold Tsu-Hing Wong

Vice Chairman, Managing Director and Chief Executive of Dah Sing Bank, Limited

Mr. Wong, aged 55, is currently a Vice Chairman, Managing Director and Chief Executive of Dah Sing Bank, Limited ("DSB"). Mr. Wong joined DSB in 2000, and was appointed as an Executive Director in 2005 and a Vice Chairman in March 2010. Mr. Wong was appointed as Managing Director and Chief Executive of DSB in August 2017. From April 2011 to June 2017, he was an Executive Director, Managing Director and Chief Executive of the Company. He was appointed as the Group General Manager of Dah Sing Financial Holdings Limited ("DSFH", a substantial shareholder of the Company as defined under the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited) in April 2011 and appointed as an Executive Director of DSFH in January 2024. He is also a Director of Dah Sing Bank (China) Limited, Banco Comercial de Macau, S.A., Dah Sing Insurance Company Limited, Macau Insurance Company Limited and Macau Pension Fund Management Company Limited. Mr. Wong is currently an Executive Committee Member of the Hong Kong Institute of Bankers and a Non-official Member of the Trade and Industry Advisory Board of Trade and Industry Department under Commerce and Economic Development Bureau. He was a Non-official Member of the Industry Advisory Committee on Long Term Business established by the Insurance Authority from June 2018 to May 2024. Mr. Wong holds a Master of Business Administration degree from Harvard University, U.S.A. and a Bachelor of Laws (Honours) degree from King's College, London, and is a qualified solicitor in England and Wales and in Hong Kong. Mr. Wong is a son of Mr. David Shou-Yeh Wong, the Chairman of the Boards of the Company, DSB and DSFH.

Ms. Phoebe Mei-Chun Wong

Executive Director and Deputy Chief Executive of Dah Sing Bank, Limited

Ms. Wong, aged 58, joined Dah Sing Bank, Limited ("DSB") as Head of Retail Banking in February 2012, responsible for the development and management of overall retail banking, bancassurance, retail brokerage, wealth management businesses, private banking and vehicle financing. She was appointed as an Executive Director of DSB in May 2012 and an Alternate Chief Executive of DSB in May 2014. She was further appointed as a Deputy Chief Executive of DSB and Group Head of Personal Banking in April 2022. Ms. Wong holds a Master of Business Administration degree from Brunel University (UK) via Henley Management College and a Bachelor of Arts degree from the University of Hong Kong. She has over 30 years of experience in retail and personal banking business with other banks operating in Hong Kong, including Standard Chartered Bank and CITIC Bank International.

Ms. Barbara Yuen-Lai Ma

Executive Director and Alternate Chief Executive of Dah Sing Bank, Limited

Ms. Ma, aged 58, joined Dah Sing Bank, Limited ("DSB") as Group Head of Corporate Banking in February 2020, responsible for overseeing and supervising corporate banking business. She was appointed as an Executive Director and an Alternate Chief Executive of DSB in February 2021. She has over 30 years of solid banking experience in Hong Kong, the United Kingdom and the United States, mainly in commercial and corporate banking with a full spectrum of clients in various sectors. Ms. Ma attained a Bachelor of Science in Economics from The London School of Economics and Political Science.

陳維堅先生

大新銀行有限公司執行董事兼替任行政總裁

陳先生,53歲,於2009年加入大新銀行有限公司(「大新銀行」)出任總經理及財富管理處主管,及於2019年3月獲委任為大新銀行執行董事。彼於2022年6月獲委任為大新銀行替任行政總裁。陳先生為集團財富管理處主管,專責制訂及執行大新銀行財富管理業務之整體策略,包括證券經紀業務、零售財富管理業務及私人銀行業務。彼持有劍橋大學文學士學位及哈佛商學院工商管理碩士學位。彼為CFA協會之特許金融分析師及私人財富管理公會之註冊私人財富管理師。陳先生擁有逾25年於金融服務、製造及公共行政多個範疇之豐富經驗。

何嘉揚先生

大新銀行(中國)有限公司行政總裁兼董事

何先生,52歲,於2007年7月加入大新銀行有限公司 (「大新銀行」),曾擔任集團企業發展和投資者關係總經理,且於2018年11月獲委任為本公司主要營運附屬公司大新銀行(中國)有限公司(「大新銀行(中國)」)之董事。彼於2020年6月獲委任為大新銀行(中國)之執行董事及於2021年7月獲委任為大新銀行(中國)之行政總裁。何先生擁有逾25年從事中國及香港金融及銀行業務經驗。在加入大新銀行前,曾任職於投資銀行、國際商業銀行以及國際會計師事務所。

劉伯雄先生

澳門商業銀行股份有限公司行政總裁兼董事

劉先生,60歲,於2020年1月加入大新銀行有限公司(「大新銀行」)及獲委任為本公司主要營運附屬公司澳門商業銀行股份有限公司(於澳門註冊成立)之行政總裁兼董事。劉先生擁有逾38年於香港、馬來西亞、美國及澳門的豐富銀行業務經驗。彼於1986年加入香港上海滙豐銀行有限公司開始其於銀行界之事業發展,加入大新銀行前,彼為香港上海滙豐銀行有限公司澳門分行之行政總裁。

Mr. Cliff Wai-Kin Chan

Executive Director and Alternate Chief Executive of Dah Sing Bank, Limited

Mr. Chan, aged 53, joined Dah Sing Bank, Limited ("DSB") as General Manager and Head of Wealth Management in 2009, and was appointed as an Executive Director of DSB in March 2019. He was further appointed as an Alternate Chief Executive of DSB in June 2022. Mr. Chan is Group Head of Wealth Management and is responsible for the formulation and execution of overall business strategies of DSB's wealth management business, including securities brokerage, retail wealth management, and private banking. He holds a Bachelor of Arts degree from the University of Cambridge and a Master degree in Business Administration from the Harvard Business School. He is a Chartered Financial Analyst of the CFA Institute and a Certified Private Wealth Professional of the Private Wealth Management Association. Mr. Chan has over 25 years of extensive experience in various areas including financial services, manufacturing and public administration.

Mr. Eric Ka-Yeung Ho

Chief Executive Officer and Director of Dah Sing Bank (China) Limited

Mr. Ho, aged 52, joined Dah Sing Bank, Limited ("DSB") in July 2007. He was the Head of Corporate Development, Strategy and Investor Relations of the Group before the appointment as a Director of Dah Sing Bank (China) Limited ("DSB China"), a key operating subsidiary of the Company, in November 2018. He was then appointed as an Executive Director of DSB China in June 2020 and the Chief Executive Officer of DSB China in July 2021. Mr. Ho has over 25 years of experience in finance and banking industry in China and Hong Kong. He worked for investment bank, international commercial bank and international accounting firm before joining DSB.

Mr. Pak-Hung Lau

Chief Executive Officer and Director of Banco Comercial de Macau, S.A.

Mr. Lau, aged 60, joined Dah Sing Bank, Limited ("DSB") and was appointed as the Chief Executive Officer and a Director of Banco Comercial de Macau, S.A. (incorporated in Macau), a key subsidiary of the Company, in January 2020. Mr. Lau has over 38 years of solid banking experience in Hong Kong, Malaysia, the United States and Macau. He started his career in banking by joining HSBC in 1986 and immediately before joining DSB, he was the CEO of HSBC Macau Branch.

主席報告書

於充滿機遇與挑戰的2024年,我們錄得盈利穩步增長。較高的利率環境有助於我們提升淨息差和淨利息收入,惟貸款增長及信貸質素依然嚴峻。我們的團隊持續積極開拓並抓緊增長機遇。與此同時,為應對高息環境及在我們各個核心市場緩慢增長的情況,我們在成本控制及風險管理方面秉持審慎策略,以增強業務韌性。

財富管理業務按年表現強勁,受惠於銀行保險業務。我們與永明金融集團已完成首個年度在香港分銷永明金融產品的獨家協議,此新合作夥伴關係在2024年取得佳績,豐富了我們的財富管理產品,使我們能夠更好地滿足客戶需要。

我們的交易活動表現突出,資金掉期支出較前一年有 所下降,同時客戶的外匯相關業務亦穩步增長。

市場貸款需求停滯,導致我們的貸款增長疲弱。香港及中國內地的物業相關貸款市場於年內持續面臨挑戰。我們針對中國內地物業發展商及香港商業房地產行業增加信貸減值撥備,並將繼續密切監察貸款組合的信貸質素。

年內,本集團持續提升香港、中國內地及澳門三大業務據點的營運網絡,並優化服務。此外,澳門商業銀行股份有限公司(「澳門商業銀行」)於2024年11月慶祝成立50周年,彰顯其自2005年成為大新銀行有限公司(「大新銀行」)附屬公司以來,對本集團具有恆久價值及重要性。

在挑戰重重的一年,本集團2024年股東應佔溢利增加 11%至20億6千萬港元,主要受惠於淨利息及非利息收 入增加,而信貸減值撥備增加則被聯營公司投資的減 值虧損下降所抵銷。

受惠於較高利率環境,大新銀行的淨息差擴大16個基點至2.17%。淨利息收入上升10%,反映出利率上升及我們對資金成本管理的關注之成效。然而,由於在我們核心市場的貸款需求低迷,總貸款結餘較去年輕微下降3%。

在本集團與永明金融產品的獨家分銷協議的帶動下, 我們的銀行保險業務實現強勁增長,淨服務費及佣金 收入增加53%。受惠於個人銀行與企業銀行團隊加強 對客戶外匯相關服務的合作,淨交易收入增加約57%。

扣除減值虧損前之營運溢利上升31%,主要由於非利息收入增加50%以及經營成本相對穩定所致。

在2024年,本集團應佔聯營公司重慶銀行的淨溢利錄得6億7千7百萬港元。就重慶銀行投資的減值虧損為1千6百萬港元,較2023年減少97%。須注意就重慶銀行作出的撥備乃非現金項目,並不影響本集團的資本充足比率。

CHAIRMAN'S STATEMENT

In 2024, we reported an improvement in profitability despite a year marked by both opportunities and challenges. Higher interest rates were generally supportive of our net interest margin and net interest income, whilst loan growth and credit quality both remained challenging. Our teams continued to work diligently to explore and seize opportunities for growth. At the same time, we maintained a prudent approach to expense control and risk management for greater resilience while navigating through a high interest rate environment and relatively sluggish growth in our core markets.

Our wealth management segment delivered a robust performance year-on-year driven by our bancassurance business, with the exclusive agreement with Sun Life Group for the distribution of Sun Life products in Hong Kong completing its first full year. The new partnership achieved a strong result in 2024, which has enriched our wealth management offerings and allowed us to better address customer needs.

Our trading performance was strong, and our funding swap expenses were lower compared to last year, while our foreign exchange ("FX") related business for customers also grew steadily.

Loan growth was weak due to sluggish demand. The property-related loan market in both Hong Kong and Mainland China remained challenging during the year. We increased credit impairment provisions against Mainland China property developers and the Hong Kong Commercial Real Estate sector, and will stay vigilant in monitoring the credit quality of our loan portfolio.

During the year, we continued to upgrade operating networks and optimise our services in our three business locations including Hong Kong, Mainland China and Macau. Additionally, Banco Comercial de Macau, S.A. ("BCM") celebrated its 50th Anniversary in November 2024, underscoring its enduring value and importance to the Group since becoming a subsidiary of Dah Sing Bank ("DSB") in 2005.

In a challenging year, our Group's profit attributable to shareholders in 2024 increased by 11% to HK\$2,060 million, mainly driven by both higher net interest and non-interest income, whilst higher credit impairment charges were offset by a lower impairment loss on the investment in our associate.

DSB's net interest margin widened by 16 basis points to 2.17% benefiting from the higher interest rate environment. Net interest income rose by 10% reflecting the impact of elevated interest rates and our attention to funding cost management. However, overall loan balances declined slightly by 3% from the previous year due to subdued loan demand in our core markets.

Our bancassurance business, underpinned by our exclusive distribution agreement with Sun Life, achieved robust growth, and fee and net commission income increased by 53%. Net trading income rose by about 57%, supported by enhanced collaboration between our Personal Banking and Corporate Banking teams in connection with FX-related services for customers.

Operating profit before impairment losses grew by 31% mainly due to a 50% rise in non-interest income and a relatively stable operating cost.

Our share of the net profit of our associate, Bank of Chongqing ("BOCQ") was HK\$677 million for 2024. An impairment loss on the investment in BOCQ of HK\$16 million was recorded, a decrease of 97% from 2023. It should be noted that the provision made relating to BOCQ is non-cash and does not affect our capital adequacy.

前瞻

香港2024年的經濟增長溫和,此乃受制於利率高企導致貸款需求及消費信心疲弱。然而,較高利率及市場波動持續有利於我們的淨息差及外匯交易營運。縱使我們已經就信貸減值虧損作出適當撥備,我們仍然對信貸風險保持審慎。憑藉多年建立更多元化的業務收入為基礎,我們將更有能力主動和有效地應對瞬息萬變的市場動態。

儘管如此,香港作為本集團的核心市場,繼續保持穩定經濟基礎及競爭優勢,包括完善的基建、低稅率、強大機構及穩健的金融體系。香港的銀行已推出新措施,支持本地中小型企業融資需要及其他銀行服務。作為香港本地銀行,我們將繼續為中小企業社群提供強力支持。

此外,我們的大灣區策略透過「三地四平台」的布局產生協同效應,涵蓋範圍包括香港的大新銀行、內地的大新銀行(中國)有限公司、澳門的澳門商業銀行及大新銀行深圳分行。作為首間在內地擁有雙牌照可經營境外分行及國內註冊附屬銀行的外資銀行,使我們能夠把握跨境流動及經濟融合增加所帶來的機遇。

展望未來,我們預計銀行業在短期內將持續面臨挑戰,尤其是銀行及整個金融體系將繼續面對信貸風險高企及貸款增長疲弱。為保持穩健的資產質素,我們一貫以審慎態度管理貸款及資產組合的信貸風險。我們穩健的資本充足比率及流動資金狀況,不僅有助我們抵禦營商環境艱難的挑戰,亦有利抓住在條件改善時所帶來的增長機遇。香港的流動資金狀況及我們以本地多元化客戶存款為主的資金基礎保持穩健。香港的銀行在過去數十年歷盡多種挑戰,這個受妥善監管的銀行體系具備足夠韌性面對未來挑戰。

董事會宣派末期股息每股0.39港元,全年股息總額為0.66港元,較2023年的0.60港元增加10%。最後,本人衷心感謝諸位董事作出之寶貴貢獻,亦感謝本集團的管理團隊及各同事盡忠職守,克服各種挑戰和確保卓越營運。同時本人對各客戶及股東對本集團的堅定信任及表示誠摯謝意。本人相信同事們的恪守承諾及靈活變通,將有助本集團實現策略性目標及推進業務增長。

主席

王守業

香港,2025年3月31日

FUTURE PROSPECTS

Hong Kong's economic growth in 2024 was moderate, constrained by weak loan demand and consumer sentiment as higher interest rates persisted. However, higher rates and volatile market conditions continue to benefit our net interest margin and FX trading operations. We remain cautious on credit risk, although we have already taken action to make appropriate provisions for credit loss. As we have built up a more diversified revenue base in our business over the years, we will be better positioned to respond proactively and effectively to evolving market dynamics.

That said, Hong Kong as our core market continues to maintain its stable economic fundamentals and competitive advantages, including well-developed infrastructure, low taxation, strong institutions and a robust financial system. Banks in Hong Kong have also introduced new measures to support local small and medium sized enterprises for their necessary financing and other banking services. As a local bank in Hong Kong, we will continue to render our strong support to the SME community.

Furthermore, our Greater Bay Area strategy leverages synergies across our "three locations, four platforms" framework, spanning DSB in Hong Kong, Dah Sing Bank (China) Limited in the Mainland, and BCM in Macau, as well as our Shenzhen Branch. Being the first foreign bank in Mainland China with a dual operating licence to operate a local branch in addition to our locally incorporated subsidiary bank, enables us to capitalise on increasing cross-border flows and economic integration.

Looking ahead, we anticipate ongoing challenges for the banking industry in the near term. In particular, elevated credit risks and sluggish loan growth are expected to continue across banks and the financial system as a whole. In order to maintain a healthy asset quality, we have been consistently managing credit risk within our loan and asset portfolios in a prudent manner. Both our robust capital adequacy and liquidity positions enable us not only to meet the challenges of a difficult business environment, but also to seize growth opportunities when conditions improve. Hong Kong's liquidity conditions and our funding base primarily comprising diversified local customer deposits have stayed strong. Hong Kong banks have seen and learned from various challenges over the past decades, and the well-regulated banking system has the resilience to face future challenges.

On behalf of the Board, we have declared a final dividend of HK\$0.39 per share, representing a total dividend for the whole year of HK\$0.66, an increase of 10% compared to the HK\$0.60 in 2023. Last but not least, I extend my gratitude to my fellow directors for their invaluable contributions and to the management team and employees of the Group for their dedication in overcoming challenges and ensuring operational excellence. My appreciation also goes to our customers and shareholders for their unwavering trust and support. I am confident that the commitment and adaptability of our colleagues will drive the Group's success in achieving our strategic goals and enhancing business performance.

David Shou-Yeh Wong

Chairman

Hong Kong, 31 March 2025

業務回顧

財務摘要

本年度集團綜合財務表現撮要概列於下表:

2024	2023	變動
2.17%	2.01%	
6,934.9	5,916.1	17.2%
3,594.9	2,747.2	30.9%
1,803.5	2,015.9	(10.5%)
2,395.4	2,141.6	11.9%
2,060.3	1,860.3	10.8%
1,398.6	1,723.3	(18.8%)
138,374	143,049	(3.3%)
201,568	207,234	(2.7%)
4,295	2,428	76.9%
205,863	209,662	(1.8%)
	5.017	(20.00()
4,147	5,917	(29.9%)
67.2%	68.2%	
48.2%	53.6%	
	2.17% 6,934.9 3,594.9 1,803.5 2,395.4 2,060.3 1,398.6 138,374 201,568 4,295 205,863 4,147 67.2%	2.17% 2.01% 6,934.9 5,916.1 3,594.9 2,747.2 1,803.5 2,015.9 2,395.4 2,141.6 2,060.3 1,860.3 1,398.6 1,723.3 138,374 143,049 201,568 207,234 4,295 2,428 205,863 209,662 4,147 5,917 67.2% 68.2%

財務回顧

香港經濟增長由2023年的3.2%放緩至2024年的2.5%,出口復甦勢頭受內需疲弱所拖累。

香港的貨品總出口於2024年錄得8.7%的升幅,扭轉 2023年7.8%的跌勢。此回升趨勢部分由於出口商為避 免美國對由中國內地進口的商品可能徵收新關稅措 施,而提前增加付運量所致。 儘管2024年訪港旅客人次錄得30%的升幅,惟本地消費市場持續疲弱,2024年整體消費開支下跌0.6%。此跌勢部分由於港人北上消費常態化及經濟前景不明朗所致。

FINANCIAL HIGHLIGHTS

The highlights of the Group's consolidated financial performance for the year are summarised in the table below:

HK\$ Million	2024	2023	Variance
Net interest margin	2.17%	2.01%	
Operating income	6,934.9	5,916.1	17.2%
Operating profit before credit impairment losses	3,594.9	2,747.2	30.9%
Operating profit after credit impairment losses	1,803.5	2,015.9	(10.5%)
Profit before taxation	2,395.4	2,141.6	11.9%
Profit for the year	2,060.3	1,860.3	10.8%
Profit attributable to shareholders excluding the investment in an associate	1,398.6	1,723.3	(18.8%)
Advances to customers	138,374	143,049	(3.3%)
Deposits from customers	201,568	207,234	(2.7%)
Certificates of deposit issued	4,295	2,428	76.9%
Total deposits	205,863	209,662	(1.8%)
Subordinated notes	4,147	5,917	(29.9%)
Loan (excluding trade bills) to deposit	67.2%	68.2%	
(including certificates of deposit issued) ratio Cost to income ratio	48.2%	53.6%	

FINANCIAL REVIEW

Hong Kong's economic growth slowed to 2.5% in 2024 from 3.2% in 2023, as a recovery in exports was overshadowed by weaker domestic demand.

The total export of goods increased by 8.7% in 2024, recovering from a 7.8% drop in 2023. This improvement was partly due to exporters increasing shipments in advance to avoid potential new tariffs on US imports from Mainland China.

Despite a 30% rise in inbound visitors to Hong Kong in 2024, domestic consumption remained weak, with the overall consumer expenditure falling by 0.6% in 2024. This decline was due in part to northbound consumption by domestic residents and uncertain economic outlook.

政府開支增長保持穩定,按年錄得1.0%的升幅,有助緩 解整體經濟壓力。

私人資本投資表現疲弱,部分由於息率高企及營商前 景不明朗所致。

根據差餉物業估價署的數據,2024年住宅物業價格的 跌幅略高於7%,現時較2021年高位已下調27%。縱使香 港最優惠利率於2024年9月至12月期間跟隨聯儲局減息 步伐累減62.5基點,惟按揭利率高企持續抑制置業需 求。

中國內地2024年的生產總值增長率為5%,儘管低於2023年5.3%的增速,仍能成功實現其「5%左右」的年度增長目標。強勁出口增長有助緩衝內需疲軟壓力,而房地產市場於政府自2024年9月下旬起連續推出多輪刺激措施後,至2024年年底方現築底回升跡象。

儘管2024年經濟復甦步伐較預期慢,加上營商環境仍然充滿挑戰,本集團於2024年的溢利增加10.8%至20億6千萬港元,主要由於較高的營運收入及聯營公司投資的減值虧損下降,抵銷信貸減值撥備增加的影響。

在充滿挑戰的營商環境下,營運收入較2023年增加17.2%,主要由於年內淨息差擴闊及資產收益率提高,帶動淨利息收入上升,以及部分因零售保險分銷業務重啟而產生的淨服務費及佣金收入增加。由於買賣收入增加及交易業績改善,年內淨交易收入有所增長,而資金掉期支出較去年減少。

營運支出上升5.4%,乃由於本集團為提升銀行服務及客戶體驗而持續投資人力資源及資訊科技相關基建而引致工資及電腦支出增加所致,部分支出上升被其他營運支出減少所抵銷。信貸減值虧損按年大幅增加145.0%,乃由於本集團對中國內地房地產發展商行業及香港商業地產行業風險敞口的信貸虧損撥備上升。

於2024年12月31日,本集團於重慶銀行投資的市值高於 投資的賬面值,以致於下半年無需作出減值撥備。此 前,於2024年年中作出1千6百萬港元之減值撥備,低於 2023年5億3千6百萬港元。重慶銀行的營運表現仍然令 人滿意,本集團應佔其淨溢利為6億7千7百萬港元,略 低於去年。 Government expenditure growth remained stable, growing at 1.0% from a year ago, helping to alleviate overall economic pressure.

Private capital investment was weak, partly due to elevated interest rates and the uncertain business outlook.

Residential home prices dropped by slightly over 7% in 2024, and are now 27% below the peak in 2021, according to the Rating and Valuation Department, as higher mortgage rates continued to weigh on housing demand, despite Hong Kong's prime rate falling by 62.5bps from September to December 2024, following the Federal Reserve's rate cut actions.

Mainland China reported GDP growth of 5% in 2024, successfully achieving its growth target of "around 5%", albeit lower than 2023's 5.3%. Strong export growth helped buffer soft domestic demand as the property market only started bottoming out in late 2024 after the government announced multiple rounds of stimulus measures since late September 2024.

Although the pace of economic recovery was slower than expected in 2024 and the business environment remained challenging, our Group's profit for 2024 increased 10.8% to HK\$2,060 million mainly due to higher operating income and lower impairment loss on the investment in an associate, which offset the increase in credit impairment charges.

Amidst the challenging business environment, operating income was 17.2% higher than 2023, mainly driven by higher net interest income from a wider net interest margin and higher asset yields during the year, and stronger net fee and commission income, in part from the resumption of retail insurance distribution business. Net trading income rose in the year due to higher sales income and improved trading results, and a lower funding swap cost when compared with the prior year.

Operating expenses grew by 5.4% due to increases in wages and computer expenses as we continued to invest in our human resources and IT related infrastructure, improving our banking services and customer experience, while partly offset by lower other operating expenses. Credit impairment charges increased significantly by 145.0% year-on-year, as a result of higher provisions for credit losses on our exposures to the Mainland China property developer sector and Hong Kong commercial real estate sector.

The market value of our investment in Bank of Chongqing ("BOCQ") was higher than the carrying value of the investment as at 31 December 2024, resulting in no further need for an impairment charge for the second half of the year. This followed an impairment charge of HK\$16 million made at mid-year 2024, which was HK\$536 million lower than 2023. The operating performance of BOCQ remained satisfactory, and our share of its net profit was HK\$677 million, slightly below the prior year.

本集團在澳門及中國內地業務的業績稍遜於去年,乃 由於信貸減值虧損大幅增加所致。在充滿挑戰的營商 環境下,儘管存貸款餘額有所減少,惟兩地業務之營運 收入總額仍能與去年相若。

本集團的股東資金回報率由2023年的6.0%上升至2024年的6.2%。成本對收入比率則由2023年的53.6%下降至2024年的48.2%。

於2024年12月31日,大新銀行有限公司(「大新銀行」)之 綜合普通股權一級資本充足率增加至16.9%,較2023年 底的16.2%增加0.7個百分點。計及大新銀行的二級後償 債務餘額,大新銀行於年底的綜合整體資本充足率為 21.0%,略低於前一年的21.2%。大新銀行的流動性維持 比率繼續維持遠高於25%的最低要求,年內平均水平為 64.2%。本集團相信其資本及流動資金比率水平處於在 香港銀行同業及國際銀行業界的市場範圍內。

業務表現概要

個人銀行

本集團的個人銀行業務表現強勁,於2024年錄得淨溢 利增長逾70%,主要受淨利息收入增加且息差擴大、來 自財富管理業務及中小企業務之非利息收入增加以及 嚴格成本控制所帶動。

本集團於2024年繼續透過擴闊目標客戶群、深化與現有客戶的關係,以及推出多貨幣扣賬卡,專注於建立交易性活期及儲蓄賬戶結餘。因此,零售中小企業及優易理財客戶群按年分別增長15%及9%,其中透過數碼渠道獲取之新客戶佔比持續提升。

為更完善地滿足中小企業需求,本集團於本年度全面提升產品組合及營運能力,並將中小企業網絡由16個中小企業銀行中心擴展至18個。同時,本集團推出中小企遙距開戶服務及數碼PIN碼服務,以提高中小企業開戶效率,提升客戶體驗。此等舉措有效鞏固本集團網絡,並帶動中小企業存款結餘按年增長44%。



大新多貨幣Mastercard®扣賬卡集多種功能於一身,其便利和增值特性既滿足客戶快速生活節奏的需求,同時有助隨時隨地捕捉多元貨幣機遇。

The Dah Sing Multi-Currency Mastercard® Debit Card is positioned as an all-in-one, multi-functional card that provides convenience and value-added features to meet customers' fast-paced lifestyle needs and to enable them to capture cross-currency opportunities anytime, anywhere.

Our businesses in Macau and Mainland China delivered weaker results due to much higher credit impairment charges. Amidst the challenging business environment, both businesses were able to generate total operating income similar to last year, despite lower loans and deposits balances.

Our return on shareholders' funds increased from 6.0% in 2023 to 6.2% in 2024. Cost to income ratio decreased from 53.6% in 2023 to 48.2% in 2024.

As at 31 December 2024, the consolidated Common Equity Tier 1 ratio of Dah Sing Bank, Limited ("DSB") increased to 16.9%, 0.7 percentage point higher than the level of 16.2% at the end of 2023. Taking into account DSB's outstanding Tier 2 subordinated debts, DSB's consolidated capital adequacy level at year end was 21.0%, slightly lower than the prior year of 21.2%. Our Bank continued to operate well above the minimum Liquidity Maintenance Ratio of 25%, reporting an average level of 64.2% during the year. We believe that our capital and liquidity ratios are maintained at levels within the market range for both peer banks in Hong Kong, and for banks internationally.

HIGHLIGHT OF BUSINESS PERFORMANCE

Personal Banking

Our Personal Banking business delivered a robust performance, achieving over 70% growth in net profit in 2024. This was driven by higher net interest income with widened margin, increased non-interest income from our Wealth Management business and Small and Medium-sized Enterprises ("SME") segments, and strong cost discipline.

In 2024, we continued to focus on building our transactional CASA balances by expanding our target customer bases, deepening relationships with existing customers and launching our multi-currency debit card. As a result, our Retail SME and YOU Banking customer bases grew year-on-year by 15% and 9% respectively, with increasing customers in-take through the digital channel.

To better serve the needs of SMEs, we enhanced our offerings and capabilities, and expanded our SME network from 16 to 18 SME Banking Centres this year. Additionally we introduced a new SME remote onboarding and digital PIN services to improve our SME account opening efficiency and enhance customer experience. These initiatives have strengthened our franchise and contributed to 44% year-on-year growth in our SME deposit balances.



大新銀行全新創業街分行於2024年7月正式開業。作為旗艦中小企銀行服務中心,該行策略性選址於觀塘工商業地段,更設有VIP銀行服務中心,為該區的個人及中小企客戶提供銀行服務。Strategically located in the Kwun Tong industrial and commercial area, DSB's new Chong Yip Street branch was officially opened in July 2024 to serve as its flagship SME banking centre. It also features a VIP Banking centre, and offers banking services to both retail and SME customers in the area.

個人銀行部透過積極推廣及與各種社交媒體平台合作 以提高市場知名度,同時保持無抵押私人貸款及信用 卡的市場份額。為有效管理信貸減值按年增幅,個人銀 行部前瞻性調整貸款審批準則及信貸組合管理策略, 確保信貸組合整體抗逆能力。

財富管理服務仍然是個人銀行的核心焦點,為客戶提供適合不同人生階段的多種個人化投資及保險解決方案。尤其是本集團與香港永明金融訂立的銀行保險夥伴業務豐富了產品組合,更能滿足客戶需求,從而帶動業務增長勢頭,財富管理費收入較去年增加一倍。

人壽保險服務 大新與 Sun Life 永明 您安逸未來的最強後盾 此外,我們的私人銀行業務繼續努力提升私人銀行客戶的產品服務能力,成功透過改善個人化服務模式及訂制個人銀行部的產品向企業銀行客戶交叉銷售,按年錄得強勁增長。

我們持續加速數碼化轉型,並於本年度進一步提升屢獲殊榮的「Next Best Action」人工智能方案,以提供個人化產品推薦服務,並為首間銀行於市場上透過「銀行同業帳戶數據共享」先導計劃推出簡化中小企身份認證服務。此等舉措令2024年的數碼交易量激增42%。

作為我們全方位服務策略的一部分,我們啟動一項計劃,逐步翻新及/或搬遷分行以改善客戶服務及數碼 化體驗並提升品牌形象。本集團藉此機會逐步實現分行無紙化營運,從而提高營運效率。於2024年12月底,本集團於香港設有42間零售分行,分布於香港島、九龍及新界,包括27間VIP銀行中心及18間中小企業銀行中心。

大新銀行與永明金融於2024年年中慶祝獨家銀保合作一周年,攜手透過涵蓋生活、健康、儲蓄和退休方案的多元化優質保險產品,滿足客戶不同人生階段的財務和保障需要。

DSB and Sun Life Hong Kong celebrated the first anniversary of their exclusive bancassurance partnership in mid-2024. The diverse range of high-quality insurance products under the partnership covers life, health, savings and retirement solutions to meet customers' financial and protection needs across different life stages.

以市場領先洞見創造價值 BUILDING VALUE WITH MARKET-LEADING INSIGHTS



大新銀行於2024年11月贊助首次發布全面剖析大灣區「9+2」城市在六個重點行業的《團結香港基金一大新銀行大灣區行業發展指數》。大新銀行副主席、董事總經理兼行政總裁王祖興先生表示:「我們相信,該指數就大灣區內多個城市的高度互補性所提供具深度價值的見解和建議,能助力商界及各方作出明智的投資及營商決策,推動區內經濟及金融市場進一步融合發展。大新銀行將繼續運用我們『三地四平台』的策略,靈活整合粵港澳的金融資源,為客戶提供卓越的銀行服務。」

We maintained our market share for unsecured personal loans and credit cards, through active promotions and collaborations with various social media platforms to enhance market awareness. To better manage year-on-year increase in credit impairment, we proactively adjusted origination criteria and portfolio management strategies. These measures ensure the overall resilience of our portfolio.

Wealth management services remained a key focus for Personal Banking, offering a diverse range of personalised investment and insurance solutions tailored to customers at different stages of life. In particular, our Bancassurance partnership with Sun Life Hong Kong has enriched our product range, allowing us to better meet customer needs, which in turn led to a strong business momentum. All this resulted in our wealth management fee income doubling compared to last year.

Moreover, by continuing our efforts in enhancing our product capabilities for our Private Banking customers and through our successful cross-selling initiatives to our Corporate Banking customers with an improved personalised service model and customised offerings, our Private Banking business also recorded a strong year-on-year growth.

We continued to accelerate our digital transformation efforts. This year, we further enhanced our award-winning "Next Best Action" AI solution for personalised product recommendation and was the first bank in the market to launch a streamlined identity verification service for SMEs through the "Interbank Account Data Sharing" pilot programme. These efforts have resulted in a surge in digital transactions by 42% year-on-year in 2024.

As part of our omni-channel strategy, we started a programme to gradually renovate and/or relocate our branches, to improve customer services and digital experience, and enhancing our brand image. We took this opportunity to improve operational efficiency by enabling a gradual transition to paperless operations at our branches. As at the end of December 2024, our retail presence in Hong Kong comprised 42 branches across Hong Kong, Kowloon and the New Territories, including 27 VIP Banking centres and 18 SME banking centres.

In November 2024, Dah Sing Bank sponsored the inaugural launch of the "Our Hong Kong Foundation – Dah Sing Bank Greater Bay Area Industry Development Index" which analyses the performance of the "9+2" GBA cities across six key industries. "We believe the Index's valuable insights and recommendations on the complementary advantages of the cities will help businesses and other audiences make informed investment and business decisions, in turn promoting further economic and financial market integration

within the region. Dah Sing Bank will continue to harness our unique strategy and presence through our four operating entities across GBA, capitalising on the financial resources of our combined platform to deliver exceptional banking services to our customers," said Mr. Harold Wong, Vice Chairman, Managing Director and Chief Executive of Dah Sing Bank.

企業銀行

銀行業營運環境於2024年持續充滿挑戰。儘管年底投資氣氛稍為改善,惟地緣政治局勢緊張及宏觀不明朗因素仍縈繞市場。全球通脹壓力初現緩和跡象,大新銀行主要市場的經濟復甦勢頭保持平穩,惟中國內地與香港房地產發展商仍處營運困境。

香港貸款市場於2024年整體表現低迷,惟第四季度略見輕微回升。根據香港金融管理局的統計數據,全年貸款總量按年下跌約3%。貸款需求主要來自再融資,新增擴張性或增長性資本需求仍顯乏力。受中國內地大規模貨幣寬鬆政策及美國大選後美元走強影響,中資企業逐漸將大量融資需求轉向在岸市場以獲取更為低廉的借貸成本。根據倫敦證券交易所集團貸款對接平台的統計數據,離岸人民幣貸款量於2024年按年增長近一倍,反映中資銀行市佔率持續擴張,對非中資同業構成經營壓力。

香港商業地產市場正經歷自亞洲金融風暴以來最嚴峻的衰退。根據標準普爾的統計數據,2024年上半年本港物業相關貸款佔借貸總量約16%,任何行業相關壓力將衝擊銀行資產質素,境內金融機構面對此趨勢無一倖免。

作為執行中期策略的一項舉措,本集團企業銀行業務 持續專注於現有及目標客戶群中實施客戶賬戶策略, 力求為客戶提供多元化的企業銀行產品及服務。

在經濟環境持續疲弱、高利率及市場競爭激烈的情況下,本集團企業銀行業務於2024年錄得貸款負增長,主要受累於貿易融資下降。

淨利息收入較去年減少,主要由於中小企業客戶融資需求下降。此外,2024年下半年市場利率下調亦導致按年跌幅擴大。面對貸款增長勢頭放緩,本集團已主動管理存款組合以降低高息存款佔比。

信用減值撥備按年大幅增加,乃由於對中國內地房地 產發展商以及香港商業地產行業情況轉差增加撥備所 致。我們將繼續密切監察貸款組合的信貸質素,以確保 其韌性,並減低可能出現的潛在風險。



大新銀行自2013年起持續獲得由香港中小型企業總商會頒發的「中小企業最佳拍檔獎」,去年並連續三年在該獎項中獲「金獎」榮譽,表揚其為香港中小企業提供優質服務及支持的努力。 DSB has been recognised in the "Best SME's Partner Award" of The Hong Kong General Chamber of Small and Medium Business since 2013. Last year, DSB was honoured in the Gold Award category of this industry recognition for the third consecutive year, celebrating its achievement in delivering quality services and support to SMEs in Hong Kong.

Corporate Banking

The operating environment for the banking industry continued to be challenging in 2024. While investment sentiment somewhat improved towards the end of the year, concerns over geopolitical tensions and macro uncertainty remained. Global inflationary pressures began to subside, and economic recovery momentum held steady across the DSB's major markets. However, conditions faced by property developers in both the Mainland China and Hong Kong remained difficult.

Loan market activity in Hong Kong has mostly been subdued during 2024, with some slight pick-up observed in fourth quarter of the year. Overall, the full-year loan volume has dropped by approximately 3% year-on-year according to the statistics from Hong Kong Monetary Authority. Loan demand was primarily driven by refinancing, as the needs for new expansionary or growth capital remained limited. Given the extensive monetary easing in the Mainland China coupled with the strengthening U.S. dollar post-election, Chinese corporates have increasingly shifted their financing needs onshore to take advantage of significantly lower borrowing costs. Locally, the volume of CNH loans has nearly doubled year-on-year during 2024 according to the statistics from London Stock Exchange Group Loan Connector, indicating a growing market share for Chinese banks, adding headwinds for non-Chinese banks.

The Hong Kong commercial real estate ("CRE") sector is experiencing its worst downturn since the Asian financial crisis. As property-related loans in Hong Kong accounted for approximately 16% of total lending in the first half of 2024 according to statistics from Standard & Poor, any sector-related pressure would weigh on banks' asset quality, and no market player in the territory would be immune to this trend.

Our Corporate Banking business continued to focus on implementing customer account strategy across a range of existing and targeted customer segments as part of the execution of our medium term strategy, aiming to provide diverse corporate banking products and services to our customers.

Against the background of continued weakening economic environment, high interest rates and fierce competitive landscape in the market, our Corporate Banking business reported negative loan growth in 2024 mainly from decline in trade finance.

Net interest income declined compared to the previous year, primarily due to the decrease in financing demand from SME customers. Moreover, the reduction in market interest rates since the second half of 2024 also contributed to the year-on-year drop. With the slowdown in our loan growth momentum, we had proactively managed our deposit mix to reduce the higher-priced deposits.

Credit impairment provisions were significantly higher year-on-year, both due to additional provisions made against the Mainland China property developers and the deteriorating conditions in the Hong Kong CRE sector. We remain vigilant in monitoring the credit quality of our loan portfolio to ensure its resilience and to mitigate any potential risks that may arise.

通過提供在岸開立賬戶見證服務,我們的中國內地企業客戶毋需跨境即可開設香港銀行賬戶。這一便利措施提升了中國內地企業客戶的銀行服務體驗,也為建立有效的銀行客戶關係創造了機會。此外,大新銀行已成為第一間獲得雙牌照的境外銀行,在大新銀行(中國)附屬公司業務以外經營新深圳分行,促進了香港及中國內地企業銀行業務進一步發展。此舉是鼓勵跨平台轉介及開發跨境解決方案的主要焦點之一。

投資數碼解決方案和升級數碼銀行平台仍然是企業銀行部的首要任務,通過持續優化現金管理及數碼渠道的產品功能,我們已大幅提升客戶體驗。此外,通過進一步精簡內部流程,我們已改善效率及服務質素,此舉與追求為客戶提供一流服務的目標一致。

縱使營運環境充滿挑戰,企業銀行部繼續透過吸納優質客戶及堅守以客戶為中心,為建立更強大的企業銀行業務奠定基礎。

財資及環球市場業務

於2024年,財資及環球市場業務錄得溢利增加,應佔溢利增加35.9%至10億1千3百萬港元。受惠於年內普遍較高的投資利率,淨息差由1.25%增加至1.59%。平均賺息資產增加3.0%至929億港元。隨著息差及交易量均有所上升,年內淨利息收入增加31.4%至14億7千8百萬港元。於2024年,資金掉期支出減少,連同整體交易業績,非利息收入於本年度錄得上升。

在其他業務部門的支持下,財資及環球市場部(「財資部」)客戶相關銷售及市場推廣業務穩步增長,主要受惠於外匯客戶流量相關業務及結構性存款。

年度營運支出增加29.9%,這主要是由於財資部須攤佔總部支出增加。年內錄得的減值支出為2千1百萬港元。基礎信貸質量保持良好,投資組合繼續以高級別債券為主,並在銀行、企業及政府債券之間保持良好的分散平衡。

年內,財資部審慎管理流動性,平均流動性維持比率保持於64.2%,與2023年的水平相若。本集團維持優質流動資產組合,並考慮到整體營運環境所面臨的挑戰及全年面對的波動市況,採取保守方式管理大新銀行的現金流。



大新銀行與香港經濟日報於2024年12月合辦「環球經濟新形勢:中小企跨境融資全攻略」線上講座,邀請專家剖析市場最新形勢,為有意於大灣區拓展業務的企業提供營商攻略。

In a webinar co-organised with Hong Kong Economic Times in December 2024 on "Global Economic Trends: A Comprehensive Guide to Cross-Border Financing for SMEs", DSB brought together specialists to share the latest economic dynamics and actionable business strategies for entrepreneurs looking to expand into the GBA.

By offering onshore account opening witness services, our Mainland Chinese corporate customers are able to open Hong Kong bank accounts without needing to travel across the border. This added convenience enhances our Mainland Chinese corporate customers banking experience and creates opportunities for establishing effective banking relationships. Furthermore, DSB was the first foreign bank to receive dual operating licenses to operate a new Shenzhen branch in addition to our DSB China subsidiary operations. This has fostered further growth of our corporate banking business in both Hong Kong and the Mainland China. This is one of our major focuses to encourage cross-platform referrals and to develop cross-border solutions.

Investing in digital solutions and enhancing our digital banking platform remained our key priorities. By continuously advancing our product capabilities in cash management and digital channels, we have significantly enhanced our customer experience. In addition, by further streamlining internal processes, we have achieved improved efficiency and service quality, in alignment with our goal of delivering best-in-class services to our customers.

Notwithstanding the challenging operating environment, we continue to lay the ground work for building a stronger corporate banking business by onboarding quality clients and upholding customer centricity.

Treasury and Global Markets

Our Treasury and Global Markets business reported higher profit in 2024, with an increase in attributable profit of 35.9% to HK\$1,013 million. Benefitting from generally higher investment interest rates during the year, net interest margin increased from 1.25% to 1.59%. Average interest earning assets grew by 3.0% to HK\$92.9 billion. With both higher margin and higher asset volumes, net interest income grew by 31.4% to HK\$1,478 million for the year. Funding swap expenses decreased in 2024 and together with our overall trading performance, the non-interest income recorded an increase for the year.

With the support of other business units, our customer related sales and marketing performance grew steadily mainly attributable to FX customer-flow related business and structured deposits.

Operating expenses increased by 29.9% for the year. This was mainly driven by a higher allocation of central expenses to Treasury and Global Markets. A modest impairment charge of HK\$21 million was reported for the year. Underlying credit quality remained good, and the investment portfolio continued to comprise predominantly of high grade bonds, and was well diversified with a good balance between bank, corporate and government bonds.

Liquidity was prudently managed with the average Liquidity Maintenance Ratio for the year being maintained at 64.2%, similar to the level for 2023. We maintained our high quality liquid assets portfolio and managed the cash flow of DSB in a conservative manner given the overall challenging operating environment and volatile market conditions faced during the course of the year.

澳門商業銀行

於2024年,澳門的經濟復甦不均衡。博彩及旅遊業經歷了復甦,而其他行業的復甦步伐仍然較慢。當地房地產市場依然低迷,主要是由於高利率環境及整體經濟的不確定性。儘管有經濟逐步復甦的跡象,商業環境要完全恢復到疫情前的水平則指日可待。

無可避免地,澳門銀行業遭受不利影響。貸款需求疲弱和投資情緒低迷導致銀行在發放貸款時採取謹慎態度,優先考慮審慎的風險管理並大幅增加撥備。因此,該行業的貸款和盈利能力顯著下降,不良貸款率大幅上升。

儘管面臨各種挑戰,澳門商業銀行成功將貸款餘額按 年跌幅控制在僅3.0%,表現優於市場。與此同時,為配 合我們降低資金成本的策略,存款餘額與上一年相比 持平。

值得注意的是,已提升的客戶存款結構及平均賺息資產的增長使淨利息收入相比2023年增加2.5%,相比澳門銀行業則出現了雙位數的跌幅。非利息收入相比2023年減少11.1%,主要是由於2023年收到一筆一次性

特別股息。由於持續投資於資訊科技及基礎設施以及員工成本上升,營運支出按年輕微增長3.1%。因此,減值前營運溢利按年下降3.8%,而淨利潤因信用減值虧損增加,按年減少58.6%。澳門商業銀行能夠將不良貸款率維持在1.72%,遠低於市場平均水平(超過5%)。

年內,澳門商業銀行繼續優先發展其VIP銀行業務,同時專注於財富管理業務,並啟動了一個新項目,將高端理財融資業務擴展到高淨值客戶。這一舉措是澳門商業銀行在大灣區捕捉新機遇的重要里程碑,大灣區在VIP銀行業務和財富管理方面具有顯著潛力。

澳門商業銀行繼續推動以客戶為中心的文化及提高 運營效率。年內,澳門商業銀行實施了各種系統升級和 流程變革,以提高營運效率及客戶體驗。此舉令客戶表 揚數量大幅增加,提升員工參與度,並提高客戶滿意 度。

2024年是澳門商業銀行成立50周年,全年組織了一系列慶祝活動以紀念這一重要里程碑。這些活動在提升我們在本地市場的企業形象、加強我們對環境、社會及管治原則的承諾,以及推動業務發展及擴展網絡方面取得了令人矚目的成果。



澳門商業銀行於2024年11月慶祝成立50周年,誌慶晚宴獲現任澳門特別行政區經濟財政司司長戴建業先生(中)撥冗出席,與大新銀行副主席、董事總經理兼行政總裁王祖興先生(右)及澳門商業銀行行政總裁劉伯雄先生(左)共同參與活動。

BCM celebrated its 50th Anniversary at a gala dinner in November 2024 under the auspices of Mr. Tai Kin Ip, the current Secretary for Economy and Finance of Macau SAR (centre), alongside Mr. Harold Wong, Vice Chairman, Managing Director and Chief Executive of DSB (right), and Mr. Pak-Hung Lau, Chief Executive of BCM (left).

Banco Comercial de Macau

In 2024, businesses recovery in Macau had been uneven. The gaming and tourism sectors experienced revitalization, whilst recovery of other industries continued to be at a slower pace. The local property market remained stagnant mainly because of the high interest rate environment and the overall economic uncertainties. Although there was indication of a gradual recovery in the economy, it would take time for the business environment to fully recover to pre-COVID level.

Inevitably, Macau's banking industry was being adversely impacted. The weak loan demand and weak investment sentiment caused banks to adopt a cautious approach in extending credit, prioritizing prudent risk management and significantly increasing provisions. As a result, the industry recorded a notable decline in lending and profitability, along with a much higher Non-Performing Loan ratio.

Despite facing various challenges, Banco Comercial de Macau ("BCM") managed to limit the year-on-year decline in loan balance to just 3.0% year-on-year, outperforming the market. Meanwhile, in line with our strategy to manage down the cost of funding, deposit balances remained flat compared to the previous year.

Notably, the enhanced customer deposit mix and growth in average interest earning assets contributed to a 2.5% rise in net interest income compared to 2023, in contrast to a double-digit percentage drop in the Macau banking industry. The decrease in non-interest income of 11.1% as compared to 2023 was mainly due to a one-off special dividend received in 2023. Operating expenses mildly

increased by 3.1% year-on-year owing to the continued investments in technology and infrastructure as well as higher staff cost. Consequently, operating profit before impairment decreased by 3.8% year-on-year, whilst net profit dropped by 58.6% year-on-year because of increased credit impairment charges. BCM was able to maintain its Non-Performing Loans ratio at 1.72%, well below the market average of over 5%.

During the year, BCM continued to prioritize the development of its VIP Banking portfolio, while focusing on the Wealth Management business. A new project was initiated to expand the Premium Financing business to high-net worth customers. This initiative marked a significant milestone for BCM in capturing new opportunities within the Greater Bay Area, which held significant potential for both VIP Banking and Wealth Management.

BCM continued to promote a culture of customer centricity and operational efficiency. Throughout the year, various system enhancements and procedural changes were implemented to improve operational efficiency and customer experience. This resulted in a significant increase in the number of customer compliments, enhancing staff engagement and greater customer satisfaction.

2024 marked the 50th Anniversary of BCM, and a series of celebratory activities were organized throughout the year to commemorate this significant milestone. These activities had yielded impressive results in enhancing our corporate image in the local market, reinforcing our commitment to ESG principles, and driving business development and network expansion.



作為澳門商業銀行50周年慶典活動之一,該行舉辦的BCM盃 — 2024兒童街舞大賽讓 173 名 3 至 14 歲的年輕舞者展示他們的才華和創造力。

BCM organised the BCM Cup – Kids Street Dance Competition 2024 as part of its 50th Anniversary celebration, empowering 173 young dancers aged 3-14 years old to demonstrate their talent and creativity.

大新銀行(中國)

於2024年,中國內地經濟復甦充滿不確定性且進程不均衡。第一季度的生產總值增長符合預期,但第二和第三季度均低於中國內地政府最初的預測水平。在政府的各種貨幣和財政支持下,第四季度的生產總值增長高於市場預期。最終,中國內地於2024年全年生產總值增長率為5%。中國人民銀行決定實施擴張性貨幣政策而下調貸款市場報價利率乃支持生產總值增長的措施之一。儘管此政策對國家生產總值產生良好效果,整體上為貸款收益率帶來了更大壓力。房地產及相關市場的不確定性引發避險情緒及同業之間激烈競爭,亦為貸款收益率增加壓力。

全年整體貸款需求疲弱,大新銀行(中國)除了面臨激烈市場競爭外,客戶提前還款情況也顯著增多。因此,大新銀行(中國)的貸款餘額在年內有所下降。由於貸款市場報價利率下調和貸款餘額減少,大新銀行(中國)平均淨息差由1.44%下降至1.20%,淨利息收入按年下降21.7%。然而,通過積極推廣跨境貿易及外幣相關服務,非利息收入按年大幅增加41.5%,部分彌補淨利息收入不足。大新銀行(中國)憑藉有效的節約成本措施,在2024年信貸減值虧損前實現了營運平衡。然而,由於年內出現了與房地產相關的不良貸款,令部分現有不良貸款撤銷和出售而錄得額外信貸減值虧損,導致全年出現淨虧損。

大新銀行(中國)在中國內地6個主要城市營運,總部設於深圳,分行設於上海、南昌、鎮江、廣州,支行設於佛山及深圳南山,為中國內地客戶提供各類商業及零售銀行貸款、存款以及其他相關銀行服務。尤其是大灣區的客戶,大新銀行(中國)提供各種跨境銀行服務,以滿足彼等的需求。

重慶銀行

重慶銀行於2024年的業務及財務表現均有改善,股東應佔溢利上升3.8%。貸款及存款分別增加12.1%及14.3%,其營運收入增加,主要由於利息收入增加和淨服務費及佣金收入增加。2024年年底的不良貸款比率及不良貸款覆蓋率分別為1.3%及245.1%,而2023年年底則分別為1.3%及234.2%。

本集團應佔重慶銀行淨溢利繼續按權益會計基準予以確認,於2024年為6億7千7百萬港元。截至2024年12月31日,由於我們於重慶銀行的投資的市場價值高於其賬面價值,因此無需進行使用價值評估,2024年合併財務業績中確認的總減值虧損為1千6百萬港元,而2023年為5億5千2百萬港元。

受惠減值虧損少於本集團年內錄得的應佔重慶銀行淨溢利,於2024年12月31日,本集團於重慶銀行的投資扣除減值撥備總額的賬面值增加至25億3千3百萬港元,而於2023年12月31日則為22億1千5百萬港元。這主要由於本集團應佔重慶銀行溢利及其他綜合收益,部分其被年內人民幣兌港元貶值所抵銷。



大新銀行(中國)深圳南山支行顯赫客戶中心 隆重開幕,慶祝全面提升服務,並標誌著該行 深耕大灣區市場,再添「新」力量。

DSB China's Shenzhen Nanshan Branch celebrated the significant upgrade of its services with the grand opening of its Prestige Client Centre in the GBA. This milestone marked DSB China's renewed commitment and enhanced presence in the bustling GBA market.

Dah Sing Bank (China)

Mainland China's economic recovery in 2024 had been marked by uncertainties and uneven progress. The GDP growth in the first quarter was on track but in the second and third quarters, it fell short of the level as initially projected by the Mainland Chinese government. With various monetary and fiscal supports from the government, the GDP growth in the fourth quarter was higher than market expectation. As a result, Mainland China reported a 5% annual GDP growth for 2024. One of the measures to support the GDP growth was the decision made by the People's Bank of China to implement an expansionary monetary policy by cutting the Loan Prime Rate. Although this policy had yielded a good result for the country's GDP, it caused greater pressure on lending yield in general. Uncertainties in the real estate and related markets also induced a flight to quality and intense peer competition, which also added pressure on the lending yield.

Overall loan demand during the year was weak, and Dah Sing Bank (China) ("DSB China") experienced higher level of early repayments from customers in addition to the intense market competition. Consequently, DSB China's loan balance reduced during the year. As a result of lowering the Loan Prime Rate and loan balances, DSB China's average net interest margin reduced from 1.44% to 1.20%, and net interest income declined by 21.7% year-on-year. However, the shortfall in net interest income was partially compensated by a strong 41.5% year-on-year growth on non-interest income which was achieved through active promotion of cross border trade and foreign currency related services. Together with effective cost saving initiatives, DSB China was able to report an operational equilibrium before credit impairment losses for 2024. However, with the emergence of non-performing property-related loans during the year, additional credit impairment losses were recorded due to write-off and disposal of some existing non-performing loans, which resulted in a net loss for the year.

DSB China operates in 6 major cities in Mainland China, with a network comprising Shenzhen Headquarters, branches in Shanghai, Nanchang, Zhenjiang, Guangzhou with sub-branches in Foshan and Shenzhen Nanshan, offering a wide range of commercial and retail bank lending, deposits and other related banking services to customers in Mainland China. Specifically for customers in the Greater Bay Area, DSB China offers various crossborder banking services to meet their needs.

Bank of Chongqing

BOCQ delivered improvements in both business and financial performance in 2024, with its profit attributable to shareholders increasing by 3.8%. Loan and deposits grew by 12.1% and 14.3% respectively. It recorded higher operating income, which was mainly the result of higher interest income and higher net fee and commission income. Its non-performing loan ratio and non-performing loan coverage ratio at the end of 2024 were 1.3% and 245.1% respectively, compared to 1.3% and 234.2% at the end of 2023.

Our share of BOCQ net profit continued to be recognised on the equity accounting basis, which amounted to HK\$677 million in 2024. As at 31 December 2024, since the market value of our investment was higher than its carrying value, no Value in Use assessment was required and the total impairment charge recognised in our 2024 consolidated results was HK\$16 million, compared to HK\$552 million in 2023.

With the impairment charge being lower than our share of BOCQ net profit recorded in the year, the carrying value of our investment in BOCQ, net of the total impairment allowance, increased to HK\$2,533 million as at 31 December 2024 as compared with HK\$2,215 million as at 31 December 2023. This is mainly due to our share of the profit and other comprehensive income of BOCQ which was partly offset by the depreciation of RMB against HKD during the year.

風險管理

本集團銀行、保險及投資業務已針對各主要固有風險 訂定風險偏好或可承受限額,包括可量化風險,如信貸 風險、再保險對手方風險、市場風險、流動資金風險、 利率風險及保險風險,以及不易量化的風險,包括營 運風險及聲譽風險。管理層定期監察該等限額及可承 受水平,並向董事會層面的風險管理及合規委員會報 告,以進行適當的風險管治及監督。

全球市場及經濟在2024年仍面臨嚴峻考驗。美元利率「長期高企」抑制了經濟增長,而地緣政治風險進一步加劇。俄烏戰爭升級,以巴衝突仍在持續。中美貿易衝突不斷升級。這些因素導致包括國際貿易在內的經濟活動減少。於國內,內地房地產開發商的償債能力繼續給本地銀行帶來壓力。另一方面,由於本地房地產市場走弱,加上利率維持在高位帶來的更高利息負擔,若干商業地產項目在履行還債義務方面遇到困難,給本地銀行業帶來了更多不確定性。為管理風險敞口,尤其是信貸及市場風險領域的敞口,本集團已進行多項檢討及採取必要行動,以管理該等風險對本集團造成的潛在財務影響。面對充滿挑戰的市場及疲弱信貸需求,本集團於整個年度採取審慎的信貸管理及投資管理措施。

為評估信貸組合所需的減值撥備金額,本集團採用了一套預期信貸虧損(ECL)模型和其他工具,在ECL計算過程中,須計及宏觀經濟因素、組合的風險特徵以及前瞻性因素。本集團定期進行檢討以評估宏觀經濟環境可能出現的發展形勢,以及信貸狀況已出現惡化或預期其信貸質素下降的借款人的最新情況,從而確保對未來信貸虧損具影響的主要問題能適當地被予以考量,適當考慮前瞻性評估,並維持合理的預期信貸虧損撥備。

本集團的保險業務面臨自然災害和其他危險帶來的風險,本集團的策略是制定適當的再保險安排,將保險風險控制在本集團的風險承受範圍內。年內,儘管香港和澳門受到一些強颱風和其他造成重大損失的事件影響,基於本集團審慎的承保理念和再保險安排,這些事件對本集團保險業務財務狀況的影響不大。

本集團繼續加強其內部控制,在主要部門設立專責控制人員職能。該等專責控制人員與本集團的控制職能部門緊密合作,以確保各部門的日常營運得到充分而有效的內部控制,從而遵守本集團的內部控制要求以及監管指引。本集團已進行端到端流程檢討,以界定內部控制強化及進一步提升範疇。本集團亦建立欺詐風險管理框架,並設有欺詐風險管理專責團隊,以協助在瞬息萬變的市場環境及更多元化的業務渠道中提高反詐意識、偵察及預防欺詐。

在綠色和可持續金融方面,本集團持續建立其氣候風險管理能力,以支持客戶的轉型之旅。本集團已建立了綠色和可持續金融框架,提供綠色和可持續的金融產品。本集團已完成對銀行業務的第二輪氣候風險壓力測試,結果顯示大新銀行的氣候風險狀況仍然較低。儘管如此,大新銀行仍加強了數據收集工作,為即將到來的披露要求做好準備,並已開始推出綠色評估機制,更好地了解客戶在氣候風險和轉型規劃方面的準備情況。

RISK MANAGEMENT

Risk appetite and tolerance limits are set for the major risks inherent in the Group's banking, insurance and investment operations, including both quantifiable risks such as credit risk, reinsurance counterparty risk, market risk, liquidity risk and interest rate risk, insurance risk as well as less-quantifiable risks, which include operational risk and reputation risk. These limits and tolerances are monitored regularly by management and reported to the Board level Risk Management and Compliance Committee to achieve proper risk governance and oversight.

Global markets and economies continued to face strong headwinds in 2024. The "higher for longer" US dollar interest rates had dampened economic growth, whilst geopolitical risks heightened further. The war between Russia and Ukraine deepened while the Israel-Palestine conflict continued. Trade conflicts between US and China continued to intensify. These factors have led to reduced economic activities, including international trade. Domestically, repayment ability of Mainland property developer segment continued to put pressure on local banks. On the other hand, as the local property market weakened coupled with the higher interest burden as interest rates stayed at a higher level, certain commercial real estate exposures showed difficulties in meeting their debt servicing obligations causing further uncertainties to the local banking sector. To manage the risk exposures, particularly those in the credit and market risk areas, the Group conducted various reviews and took necessary actions to manage the potential financial impact on the Group arising from such risks. Cautious credit management and investment management were adopted throughout the year, in response to the challenging market and weak credit demand.

To assess the amount of the impairment provisions required for the credit portfolios, the Group adopts a set of Expected Credit Loss ("ECL") models and other tools, which take into account macroeconomic factors, risk characteristics of portfolios, as well as forward-looking elements during the ECL calculation process. Regular reviews were conducted to assess the possible developments in the macroeconomic environment, with updated situations of borrowers that have experienced

deterioration in credit performance or may expect weaker credit quality. This ensured that major issues which could affect credit losses in the future are properly and fairly evaluated, with appropriate regard to the forward-looking assessment and reasonable provisions for ECL being maintained.

The Group's insurance operation is exposed to risks arising from natural catastrophes and other perils, it is the Group's strategy to have appropriate reinsurance arrangement to manage the insurance risk within the Group's appetite. During the year, although Hong Kong and Macau had been hit by some major typhoons and other events that caused material losses, the impact on the financial position of the Group's insurance operation was immaterial, on the strength of the Group's prudent underwriting philosophy as well as reinsurance arrangement.

The Group continued to strengthen its internal controls with the established dedicated control officer function in the major divisions. These dedicated control officers work closely with the control functions of the Group, to ensure that adequate and effective internal controls are in place for daily operations of respective divisions to comply with internal control requirements of the Group as well as regulatory guidance. End-to-end process reviews were conducted to identify areas for control enhancements and areas for further improvement. The Group also has a fraud risk management framework in place with a dedicated fraud risk management team to help improve fraud awareness, detection and prevention amidst the rapidly changing market environment and more diverse business channels.

On green and sustainable finance, the Group continued to develop its climate risk management capabilities with a view to supporting clients on their transition journey. A framework for green and sustainable finance has been set up for the offering of green and sustainable products. The Group has completed the second round of Climate Risk Stress Test on its banking operations, the result of which indicated that climate risk profile of DSB remained low. Nevertheless, DSB has strengthened its data collection to pave way for upcoming disclosure requirements and has started to roll out a greenness assessment mechanism for DSB to better understand the preparedness of clients on climate risk and transition planning.

資本及流動資金

本集團	2024年	2023年
附屬銀行的資本基礎(以百萬港元計)		
於12月31日		
一普通股權一級	29,309	28,726
——級	30,476	29,893
一二級	5,899	7,725
扣減後的資本基礎總額	36,375	37,618
資本充足比率*		
一普通股權一級	16.9%	16.2%
——級	17.6%	16.9%
一整體	21.0%	21.2%
流動性維持比率(年度平均)	64.2%	64.0%

* 2024年12月31日及2023年12月31日的資本充足比率乃大新銀行(包括澳門商業銀行及大新銀行(中國))的綜合狀況,乃經參考《銀行業(資本)規則》後按巴塞爾協定III基礎計算。該綜合資本充足比率的計算已考慮到市場風險和操作風險。

流動性維持比率乃按大新銀行(包括澳門商業銀行及大新銀行(中國))於財政年度12個月內各曆月的平均綜合流動性維持比率根據《銀行業(流動性)規則》計算。

本集團於過往一年維持穩健的資本充足比率。

於充裕的流動資產組合包括高質素流動資產(如香港外匯基金票據及債券)、現金及銀行存款支持下,以及持有各類用作投資及流動資金用途的有價證券,本集團於整年內維持穩健的流動性維持比率。

對本集團資本及流動資金狀況的壓力測試由本集團 風險管理部門定期持續進行,管理層定期審閱測試結 果,並向董事會層面的風險管理及合規委員會提交本 集團資本及流動資金狀況的定期更新資料及作高層次 的報告(包括壓力測試結果)以及向董事會匯報。

CAPITAL AND LIQUIDITY

Group	2024	2023
Capital base of banking subsidiaries (HK\$ Million)		
At 31 December		
– Common Equity Tier 1	29,309	28,726
– Tier 1	30,476	29,893
– Tier 2	5,899	7,725
Total capital base after deductions	36,375	37,618
Capital adequacy ratio*		
– Common Equity Tier 1	16.9%	16.2%
– Tier 1	17.6%	16.9%
– Total	21.0%	21.2%
Liquidity maintenance ratio (average for the year)	64.2%	64.0%

^{*} The capital adequacy ratio as at 31 December 2024 and 31 December 2023 represents the consolidated position of DSB (covering BCM and DSB China) computed on Basel III basis with reference to the Banking (Capital) Rules. This consolidated capital adequacy ratio takes into account market risk and operational risk.

The liquidity maintenance ratio is calculated as the simple average of each calendar month's average consolidated liquidity maintenance ratio of DSB (covering BCM and DSB China) for the 12 months of the financial year, computed in accordance with the Banking (Liquidity) Rules.

The Group continued to maintain healthy capital adequacy ratios over the year.

Our Group continued to maintain throughout the year a high liquidity maintenance ratio, backed by a strong pool of liquid assets including high quality liquid assets (such as Hong Kong Exchange Fund bills and notes), cash and placements with banks, and other diversified marketable securities held for investment and liquidity purposes.

Stress testing on our capital and liquidity positions is a regular and ongoing exercise conducted by our risk management function, with the results reviewed by Management on a periodic basis. Regular update and high-level reporting on our capital and liquidity positions, including the results of stress testing, are submitted to the Board-level Risk Management and Compliance Committee and highlighted to the Board.

人力資源

自本集團引入「文化與價值觀」以來,「以客為先」一直 是核心價值觀之一。因此,本集團致力提升外部客戶和 內部員工的體驗。從人力資源的角度來看,我們也一直 致力於通過更好地與員工互動以及實施各種有關員工 發展和福祉的措施,來提升員工的體驗。

在員工發展方面,本集團提供了涵蓋廣泛主題的學習課程和培訓,如領導能力、數碼化、客戶體驗、環境、社會及管治、綠色及可持續金融、大灣區及跨境業務等,更好地幫助有不同發展需求的同事應對未來的前景和機遇。2024年每位員工的平均培訓時數相比2023年有所增加,充分體現了本集團在這方面的投入。

除此之外,年內本集團還組織了4個不同主題的活動 週,分別針對員工福祉、文化與價值觀、僱員價值主張 (EVP)和客戶體驗,以提高員工對這些主題的認識和 了解。為強化本集團對僱員價值主張的承諾,作為慶祝 2024年僱員價值主張五周年的一部分,本集團重新設 計了一系列僱員價值主張視覺形象。此外,還推出了一 項新的「開放日」活動,幫助員工更深入地了解本集團 內不同部門的運作。 在僱員福祉方面,除了上述的年度「健康週」活動外,員工醫療保障再次升級,各種靈活的工作安排和休假選擇仍持續推行。

在員工溝通方面,本集團繼續致力於推廣「敢言」文化,於2024年10月進行全集團文化調查。自2021年首次開展全集團調查以來,參與率和整體正面感知得分均持續提高。於2024年6月推出了一項「與行政總裁歡聚時光」新活動,為行政總裁和僱員提供了相互交流和學習的機會。

鑑於近年市場充滿挑戰,在人才招聘過程中,本集團採取審慎策略,仔細權衡盈利崗位與中後台崗位的人員配置。令人欣慰的是,與2023年的員工流失率相比, 2024年的員工流失率顯著改善。

更多有關人力資源發展的詳情載於2024年環境、社會 及管治報告「工作環境」一節內。

HUMAN RESOURCES

"Customer Commitment" has been one of the core values since the introduction of the Group's Culture and Values. Significant effort has therefore been made to promote customer experience for both external and internal customers. From the perspective of human resources, we have also been committed to enhancing our employee experience through better engagement with staff and the implementation of different initiatives including on their development and wellness.

In terms of employee development, we offered a learning curriculum and training covering a wide range of topics such as leadership capabilities, digitalisation, customer experience, environmental, social and governance, green and sustainable finance, Greater Bay Area and cross-border businesses, which would better prepare our colleagues with different development needs for future prospects and opportunities. The Group's dedication has been fully demonstrated by the increased average training hours per employee in 2024 as compared with that in 2023.

On top of these, 4 different themed weeks with focus on staff wellness, Culture and Values, Employee Value Proposition (EVP) and customer experience were organised during the year to heighten staff's awareness and knowledge on these topics. Reinforcing our commitment to our EVP, we redesigned the set of EVP visuals as part of the celebration of the fifth anniversary of our EVP in 2024. A new "Open Day" event was launched to facilitate our staff to gain a deeper understanding of different units within the Group.

In the area of employee wellness, further to the annual "Wellness Week" that was mentioned above, staff medical coverage has again been enhanced, while the various flexible work arrangement and leave options continue.

Regarding employee communication, the Group carries on with its commitment to promote the speak-up culture by conducting a group-wide culture survey in October 2024. Cumulative increase in both the participation rate and the overall positive perception score has been observed since the group-wide survey launched in 2021 for the first time. A new initiative "Happy Hour with CE" kick-started in June 2024 offering opportunities for the Chief Executive and employees to communicate and learn from each other.

In view of the challenging markets in recent years, a prudent approach has been adopted during the talent acquisition process, with careful consideration on the mix of revenue generating and mid or back office positions. It is encouraging to note that staff turnover in 2024 improved significantly when compared with the 2023 turnover rate.

More detailed information on our human resources development is included under the section "Workplace" in the 2024 Environmental, Social and Governance Report.

企業管治報告

企業管治原則及常規

大新銀行集團有限公司(「本公司」或「本集團」)董事會及管理層竭力維持集團內高水平之企業管治並致力識別及規範最佳常規,我們深信完備及有效之企業管治常規對實現持續價值、提升企業誠信文化及維持投資者信心十分重要。良好的企業管治可促進及保障股東及其他持份者的利益,藉此提升本集團的公信力和聲譽。

截至2024年12月31日止年度期間,本公司已應用及遵守香港聯合交易所有限公司證券上市規則(「《上市規則》」)附錄C1第二部分之《企業管治守則》(「企業管治守則」)原則及所有守則條文,惟下列相關段落解釋之守則條文第F.2.2條除外。本企業管治報告乃遵照《上市規則》附錄C1之要求而編纂,並闡述本公司執行企業管治守則所載原則之情況。

企業文化

本集團積極將其企業文化與集團的核心價值及願景保持一致,從而實現其長遠策略及為股東及其他持份者 創造持續價值。本集團亦致力確保其業務是根據高水平的業務道德標準及企業管治,以及合乎法律、道德及 責任下進行。

董事擔當領導角色,推動本集團所期望的企業文化,並確保該文化能在集團的政策及營運中一致反映。本集團透過入職培訓和進修培訓,將企業文化及應有行為明確傳達給本集團員工,員工亦可在本集團的內聯網上隨時瀏覽有關資料。

更多有關本集團的願景、使命、文化及價值的資料載於 大新銀行網頁「集團簡介」內。

企業管治框架

本集團已訂立一份企業管治政策及常規,涵蓋了企業 管治架構及常規並每年檢視以確保其有效性。

董事會

董事會

董事會負責領導及監控本公司,以促進其成功及持續增長。董事會在制定本集團企業價值觀、文化及標準方面發揮主導作用,以及推廣健全企業文化,加強「行事合乎法律、道德及責任」的理念。此外,董事會亦負責確保本公司有健全之風險管理、內部監控及監管合規制度。董事共同及個別承擔擊誠行事之責任,並以本集團之利益作出客觀決定。董事會為本公司制定業務發展目標,並負責監察本公司管理層履行該等目標之情況。

董事會已將管理本集團日常事務之職責授予管理層,並將處理若干事宜之職責交予不同委員會(詳情載於以下各節)。根據董事會職權範圍之定義,若干事項須經董事會全體成員共同審議,不得轉授予董事會轄下委員會或管理層。該等保留事項包括:

- 集團目標與策略的制定及監督
- 審批年度預算及業務計劃, 監察表現及執行計劃
- 建立和監督風險管治
- 高層管理人員的委任及監察,以及確定管理層稱 職勝任
- 制定企業價值觀、文化及標準,以及推廣健全企業 文化,加強「行事合乎法律、道德及責任」的理念

CORPORATE GOVERNANCE PRINCIPLES AND PRACTICES

The Board of Directors (the "Board") and the Management of Dah Sing Banking Group Limited ("Company" or "Group") are committed to maintaining a high standard of corporate governance practices within the Group and devote considerable effort to identify and formalize best practices. We believe that sound and effective corporate governance practices are essential for delivering sustainable value, enhancing a culture of business integrity and maintaining investors' confidence. Good corporate governance promotes and safeguards the interests of shareholders and other stakeholders, thereby enhancing the credibility and reputation of the Group.

Throughout the year ended 31 December 2024, the Company has applied the principles and complied with all code provisions as set out in the Corporate Governance Code ("CG Code") under Part 2 of Appendix C1 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("Listing Rules") with the exception of code provision F.2.2 as explained in the following relevant section. This Corporate Governance Report has been prepared in accordance with the requirements set out in Appendix C1 of the Listing Rules, and explains how the Company applies the principles of the CG Code.

CORPORATE CULTURE

The Group promotes its corporate culture in alignment with its core values and vision, which enables the Group to deliver its long-term strategies and create sustainable value for its shareholders and other stakeholders. The Group is committed to ensuring that its businesses are conducted lawfully, ethically and responsibly, and in accordance with high standards of business ethics and corporate governance.

The Directors take the lead in promoting the desired corporate culture and ensuring that it is reflected consistently in the policies and operating practices of the Group. Corporate culture and expected behaviors are clearly communicated to employees of the Group through orientation and training and they are also freely accessible on the intranet of the Group.

More information about the Group's Vision, Mission, Culture and Values is available on the website of Dah Sing Bank (About Group profile section).

GOVERNANCE FRAMEWORK

The Company has established a Board Governance Policy and Procedures ("BGPP") which covers corporate governance structure and practices and is subject to review on an annual basis to ensure its effectiveness.

BOARD OF DIRECTORS

The Board

The Board is responsible for the leadership and control of the Company so as to promote its success and continued growth. The Board plays a leading role in setting the corporate values, culture and standards for the Group, and promotes a sound corporate culture which reinforces the values of acting lawfully, ethically and responsibly. The Board is also responsible for ensuring that the Company has sound systems of risk management, internal control and regulatory compliance. The Directors, collectively and individually, have a duty to act in good faith, and to take decisions objectively in the interests of the Group. The Board sets the business objectives for the Company, and monitors the execution of those objectives by the Management of the Company.

The Board has delegated the day-to-day responsibility of running the Group to the Management, and has delegated responsibility for certain matters to a number of committees, which are described more fully in the following sections. As defined in the Board's terms of reference, there are a number of matters which require the deliberation of the full Board, and may not be delegated to the committees of the Board or the Management. These reserved matters include:

- setting and overseeing the objectives and strategies of the Group
- approving annual budget and business plan, and monitoring performance and execution of plan
- establishing and overseeing risk governance
- appointment and oversight of senior management, and ensuring competent management is in place
- setting corporate values, culture and standards, and promoting a sound corporate culture which reinforces the values of acting lawfully, ethically and responsibly

- 確保適當及具透明度的企業架構
- 確保有效之審核職能及內部監控
- 確保架構、運作及風險管理之適當有效
- 涉及主要股東或任何董事有利益衝突之交易
- 重大收購或出售事項(非本公司日常業務或運作 之項目)、投資及業務重組
- 委任董事及個別董事出任董事委員會主席或成員
- 制定和檢討企業管治政策及常規之企業管治職能
- 監督管理層對環境、社會及管治之策略及報告以及風險管理(包括環境、社會及管治之風險)和內部監控系統的設計、實施及監察以及檢視其有效性
- 評估和釐定本公司有關環境、社會及管治的策略 及風險,並確保設立合適及有效的環境、社會及管 治之風險管理及內部監控系統

企業管治職能

董事會負責履行企業管治職責包括:

- 制定及檢討本集團的企業管治政策及常規
- 檢討及監察董事及高層管理人員的培訓及持續專業發展

- 檢討本集團在遵守法律及監管規定方面的政策及 常規
- 檢討僱員及董事的操守準則及合規手冊
- 檢討本公司遵守企業管治守則的情況及批准在企業管治報告內的披露

董事會於2024年內審閱及討論上述企業管治相關職責 之事項概要如下:

- 2023年企業管治報告
- 2023年環境、社會及管治報告
- 管理層向董事會提供有關集團風險管理及內部監 控系統之有效性的確認
- 因應環境、社會及管治策略而取得之環境、社會及 管治發展及進度
- 董事會管治政策及常規之年度檢討
- 股東通訊政策之年度檢討
- 董事會成員多元化政策之年度檢討
- 董事提名政策之年度檢討
- 修訂集團薪酬政策
- 關連交易

- ensuring a suitable and transparent corporate structure
- ensuring effective audit function and internal control
- ensuring an appropriate level of effectiveness in respect of the structure, operation and risk management
- matters involving conflict of interest of substantial shareholders or any Director
- material acquisition or disposal of assets (not in the ordinary business or operation of the Company), investments and business reorganization
- appointment of Directors and also appointment of individual Directors as the chairman or members of Board Committees
- corporate governance functions in respect of the development and review of policies and practices on corporate governance
- overseeing management in the design, implementation and monitoring of the Environmental, Social and Governance ("ESG") strategy and reporting, risk management (including ESG risks) and internal control system and reviewing its effectiveness
- evaluating and determining the Company's ESG-related strategy and risks, and ensuring that appropriate and effective ESG risk management and internal control systems are in place

Corporate Governance Functions

The Board is responsible for performing the corporate governance duties including:

- to develop and review the Group's policies and practices on corporate governance
- to review and monitor the training and continuous professional development of directors and senior management

- to review the Group's policies and practices on compliance with legal and regulatory requirements
- to review the code of conduct and compliance manual applicable to employees and directors
- to review the Company's compliance with the CG Code and approve disclosure in the Corporate Governance Report

The following is a summary of the matters relating to the above corporate governance duties reviewed and discussed by the Board in 2024:

- Corporate Governance Report of 2023
- ESG Report of 2023
- Management's confirmation on effectiveness of risk management and internal control systems of the Group
- ESG development and progress made against ESG strategy
- Annual Review of the BGPP
- Annual Review of the Shareholders Communication Policy
- Annual Review of the Board Diversity Policy
- Annual Review of the Director Nomination Policy
- Revised Group Remuneration Policy
- Connected Transactions

董事會之組成

於2024年12月31日,董事會由10名董事組成,當中包括執行董事王守業先生(主席)、黃漢興先生(副主席、董事總經理兼行政總裁)、王伯凌先生及麥曉德先生(副行政總裁);以及獨立非執行董事史習陶先生、裴布雷先生、衛皓民先生、譚偉雄先生、陳霞芳女士及張建生先生。

於2024年1月,衛皓民先生、陳霞芳女士及張建生先生獲委任為本公司之董事,並於2023年12月18日就《上市規則》第3.09D條的要求取得一間律師事務所的法律意見,彼等已確認明白作為本公司董事的責任。

董事會擁有適當的經驗、才能及特質,以充份及有效地履行其責任。此外,董事會全體董事均對本公司的業務具備充份及專門知識,以確保有效管治及監督。董事之個人履歷簡介載於本年報之「董事及高層管理人員簡介」內。本公司已分別於大新銀行及香港交易及結算所有限公司(「香港交易所」)的網頁上載本公司的最新董事名單(包括各董事擔任的角色和職能)以及彼等是否獨立非執行董事。本公司會於所有披露本公司董事姓名的企業通訊內,註明各獨立非執行董事的身份。

主席及行政總裁

本公司認為企業管理包括兩個主要層面:董事會之管理及企業業務之日常管理。董事會應清晰區分責任以確保權力及權限之平衡,而不致使任何個人擁有不受制約之決策權。

主席與行政總裁之職務分別由王守業先生和黃漢興先生擔任。職權之區分可清楚界定主席於董事會中擔當領導角色及行政總裁於日常業務的管理職責,以確保權力和授權分布均衡。主席主要在董事會中擔當領導角色,以確保董事會有效地履行其責任,使所有關鍵及相關事宜得以獲董事會及時處理。主席擁有履行該等責任所需的經驗、能力及個人特質。行政總裁則負責本公司之日常管理,為本集團企業利益指導業務方向及領導經營,提高股東價值及確保內部監控健全。

非執行董事(包括獨立非執行董事)

非執行董事一如其他董事會成員,透過定期出席會議及積極參與,致力以其技能、專業知識及各自不同背景及資歷,為董事會及其參與之有關委員會帶來貢獻。彼等出席定期及特別董事會會議,並獲鼓勵出席本公司之股東大會或股東特別大會。非執行董事透過提供獨立、富建設性及知情之意見及建議,為本公司之策略及政策發展作出寶貴的貢獻。

本公司有6名獨立非執行董事。各獨立非執行董事均已按《上市規則》第3.13條之規定向本公司確認其獨立性。於2024年12月31日,本公司已遵守《上市規則》第3.10(1)及(2)條及第3.10A條,擁有足夠具備適當專業資格及經驗之獨立非執行董事人數。

所有獨立非執行董事均按照《上市規則》第3.13條有關獨立性之指引進行獨立性的評估。經評估後,董事會認為全體獨立非執行董事均符合獨立資格。此外,本公司亦已收到各獨立非執行董事有關其獨立性之周年確認書。

Board Composition

As at 31 December 2024, the Board comprised 10 Directors, namely Mr. David Shou-Yeh Wong (Chairman), Mr. Hon-Hing Wong (Derek Wong) (Vice Chairman, Managing Director and Chief Executive), Mr. Gary Pak-Ling Wang and Mr. Nicholas John Mayhew (Deputy Chief Executive) as Executive Directors ("EDs"), and Mr. Robert Tsai-To Sze, Mr. Blair Chilton Pickerell, Mr. Paul Franz Winkelmann, Mr. David Wai-Hung Tam, Ms. Nancy Ha-Fong Chan and Mr. Kin-Sang Cheung (Alex Cheung) as Independent Non-Executive Directors ("INEDs").

Mr. Paul Franz Winkelmann, Ms. Nancy Ha-Fong Chan and Mr. Kin-Sang Cheung (Alex Cheung), who were appointed to the Board in January 2024, had obtained the legal advice from a firm of solicitors as required under Rule 3.09D of the Listing Rules on 18 December 2023. Each of them has confirmed his/her understanding of the obligations as a Director of the Company.

The Board possesses appropriate experience, competencies and qualities to discharge its responsibilities adequately and effectively. In addition, the Board collectively has adequate knowledge and expertise relevant to the business activities of the Company in order to ensure effective governance and oversight. Brief biographical particulars of the Directors are set out in the "Directors' and Senior Management's Profile" of this Annual Report. The Company has maintained on the respective websites of Dah Sing Bank and Hong Kong Exchanges and Clearing Limited ("HKEX") an updated list of its Directors including their roles and functions and whether they are INEDs. INEDs are also identified as such in all corporate communications that disclose the names of the Company's Directors.

Chairman and Chief Executive

The Company acknowledges that there are two key aspects of its management – the management of the Board and the day-to-day management of its business, and that there should be a clear division of these responsibilities at the Board level to ensure a balance of power and authority, so that no single individual should have unfettered powers of decision.

The posts of the Chairman and the Chief Executive are held separately by Mr. David Shou-Yeh Wong and Mr. Hon-Hing Wong (Derek Wong) respectively. This segregation ensures a clear distinction between the Chairman's responsibility to manage the Board and the Chief Executive's responsibility to manage the Company's business and a balance of power and authority. The Chairman mainly provides leadership for the Board to ensure that the Board discharges its responsibilities effectively, and that all key and appropriate issues are discussed by the Board in a timely manner. The Chairman possesses the requisite experience, competencies and personal qualities to fulfill these responsibilities. The Chief Executive is responsible for the day-to-day management of the Company to provide business direction and operational leadership for the benefit of the Group's businesses, enhance shareholder value and ensure sound internal control.

NEDs (including INEDs)

NEDs, as equal Board members, give the Board and any committees on which they serve the benefit of their skills, expertise and varied backgrounds and qualifications through regular attendance and active participation. They attend regular and special Board meetings, and are encouraged to attend the general or extraordinary general meeting of the shareholders of the Company. The NEDs make valuable contribution to the development of the Company's strategy and policies through independent, constructive and informed comments and suggestions.

The Company had 6 INEDs. Each of the INEDs has provided to the Company confirmation of his/her independence as required under Rule 3.13 of the Listing Rules. As at 31 December 2024, the Company has complied with Rule 3.10(1) and (2) and 3.10A of the Listing Rules with sufficient number of INEDs who possess the appropriate professional qualifications and experience.

The independence of the INEDs has been assessed in accordance with the guidelines set out in Rule 3.13 of the Listing Rules. Following such assessment, the Board considers all the INEDs to be independent. Further, the Company has also received from each of the INEDs an annual confirmation of his/her independence.

本公司之非執行董事委任並無訂立特定任期,惟須根據本公司的組織章程細則於股東周年大會上輪值退任 及重選連任。

本公司向各非執行董事(包括獨立非執行董事)發出的委任書,詳列彼等委任之條款及條件。

董事會獨立性

本公司認為董事會獨立性是良好公司治理的關鍵。作為既定框架的一部分,企業管治政策及常規包含有效的機制以加強董事會之獨立性及讓董事的獨立意見傳達至董事會。董事會已對企業管治政策及常規作年度檢視並認為該機制已妥善地執行及為有效。

為保持董事會中強大獨立元素及確保董事會決策的獨立性及客觀性,董事會/董事委員會會議於兼容環境下進行,成員都能公開討論各項議題及提出有建設性的異議。董事/董事委員會成員可於會議中自由表達意見。董事於董事會/委員會會議討論的任何事項表達之意見將妥善地記錄在會議記錄中。

董事會主席每年於其他董事及其他管理人員避席之情況下,與獨立非執行董事會面,以便公開坦誠地討論。

董事會具備高度獨立性,以確保能作出獨立客觀之決 策,並能全面及不偏不倚地監督管理層。

董事會會議程序

董事會每年最少召開4次會議(大致按季度舉行),並在有需要時額外召開董事會會議。董事於2024年出席董事會會議以及股東周年大會之詳情載於本企業管治報告之會議出席記錄一節。

定期召開之董事會議予以最少14天預先通知,以便所有董事有機會安排出席。其餘所有董事會會議,亦預先有合理通知。董事可在不少於7天前以書面形式向公司秘書提出彼等擬列入董事會定期會議議程之商討事項。公司秘書或有關委員會之秘書備存董事會及董事委員會之會議記錄,該等會議記錄可在任何董事提出合理通知後在任何合理時間內以供查閱。

所有董事會議及董事委員會會議的會議記錄均妥為 編製及保存,以充分詳盡記錄董事會或董事委員會所 考慮的事項及所達致的決定,包括任何董事提出的關 注事項或表達的不同觀點。所有董事會會議及董事委 員會會議記錄草擬本及定稿均會適時寄發予董事或董 事委員會成員作意見提出、批准及記錄。董事會記錄可 應要求供任何董事查閱。

董事可於適當情況下,在提出合理要求後尋求獨立專業意見,相關費用由本公司支付。倘董事認為需要獨立意見,應首先將其要求知會公司秘書或行政總裁。該等要求不得無理被拒,且公司秘書或行政總裁須盡力物色及委聘合適之專業顧問,相關費用由本公司支付。本公司已為其董事購買合適之法律訴訟保險。

The NEDs of the Company are not appointed for a specific term, but are subject to retirement by rotation and re-election at annual general meetings in accordance with the provisions of the Company's Articles of Association.

The Company issues appointment letters to each of the NEDs (including INEDs), setting out the terms and conditions of their appointment.

Board Independence

The Company recognizes that Board Independence is key to good corporate governance. As part of the established governance framework, the BGPP contains effective mechanisms that reinforce a strong independent Board and that independent views and input from Directors are conveyed to the Board. The Board conducted annual review on the BGPP and considered that such mechanisms were properly implemented and is effective.

To maintain a strong independent element in the Board and to ensure the independence and objectivity of the Board's decision-making, meetings of the Board/Board committees are held in an inclusive environment where open debates and constructive challenges are encouraged. Directors/committees' members are free to contribute their views at meetings. Dissenting views of Directors on any matters discussed at Board/committees' meetings will be properly recorded in the minutes.

The Chairman of the Board meets with the INEDs annually, without the presence of other Directors and other management staff, to facilitate open and frank discussion.

There is a strong independent element in the Board to ensure the independence and objectivity of the Board's decision-making process as well as the thoroughness and impartiality of the Board's oversight of the Management.

Board Process

Board meetings are held at least 4 times each year at approximately quarterly intervals, and additional board meetings are held as necessary. Details of Directors' attendance at the Board meetings and the annual general meeting in 2024 are set out in the section on Attendance Records of this Corporate Governance Report.

Notice of at least 14 days is given of regular Board meetings to give all Directors an opportunity to attend. For all other Board meetings, reasonable notice is given in advance. Directors may submit to the Company Secretary, in writing, and at least 7 days in advance, matters that they would like to include in the agenda for regular Board meetings. Minutes of the Board and committees of the Board are kept by the Company Secretary or the secretary of the relevant committees, and are open for inspection at any reasonable time on reasonable notice by any Director.

Minutes of all meetings of the Board and Board Committees are prepared and maintained to record in sufficient details the matters considered and decisions reached by the Board or Board Committees, including any concerns raised or dissenting views voiced by any Director. All draft and final minutes of Board meetings and meetings of Board Committees are sent to Directors or Board Committee members as appropriate for comments, approval and records. Board records are available for inspection by any Director upon request.

Directors may, upon reasonable request, seek independent professional advice in appropriate circumstances, at the Company's expense. In circumstances where Directors believe that independent advice is needed, they should approach the Company Secretary or the Chief Executive in the first instance with their request. No such request will be unreasonably denied, and the Company Secretary or the Chief Executive will endeavor to identify and engage an appropriate professional adviser at the expense of the Company. The Company maintains appropriate insurance cover in respect of legal action against its Directors.

委任及重選董事

所有獲委任填補臨時空缺之董事,須於其獲委任後之 首次股東大會上由股東膺選。所有新任董事於委任生 效後,須於下一次股東周年大會上經本公司股東選 舉。所有其他本公司董事至少須於每3年輪值退任1次。

在招聘獨立非執行董事時,本公司將參考董事提名政策所載之甄選條件,包括候選人之可投入的時間、文化及教育背景、專業經驗及資歷。

董事會授權

為確保本公司營運有效及順暢,董事會知悉授予若干權力至董事委員會及管理層的需要。企業管治政策及常規詳列管理層的角色、責任及匯報程序。

董事會轄下設有提名及薪酬委員會以及審核委員會, 以協助董事會履行其職責。

於2024年12月31日,董事會、提名及薪酬委員會以及審核委員會成員詳列如下:

董事會

執行董事

- 王守業 *(主席)*
- 黃漢興(副主席、董事總經理兼行政總裁)
- 干伯凌
- 麥曉德(副行政總裁)

獨立非執行董事

- 史習陶
- 裴布雷
- 衛皓長
- 譚偉雄
- 陳霞芳
- 張建生

提名及薪酬委員會

(多數為獨立非執行董事)

成員:

- 史習陶(主席)
- 譚偉雄
- 王伯凌

審核委員會

(全部為獨立非執行董事)

成員:

- 衛皓民(主席)
- 史習陶
- 裴布雷
- 陳霞芳

Appointment and Re-election of Directors

A director appointed to fill a casual vacancy shall be subject to election by shareholders at the first general meeting after his/her appointment. All new Directors are subject to election by shareholders of the Company at the next annual general meeting after their appointments have become effective. All other Directors of the Company are subject to retirement by rotation at least once every three years.

In the recruitment of INEDs, the Company will consider the selection criteria as set out in the Director Nomination Policy, which include time commitment, cultural and educational background, professional experience and qualification of the candidates.

Delegation by the Board

To ensure the efficient and smooth operation of the Company, the Board acknowledges the need to delegate certain power to Board committees and Management. The roles, responsibilities and reporting lines of Management are set out in the BGPP.

In particular, the Nomination and Remuneration Committee and the Audit Committee were set up under the authority of the Board, to assist the Board in carrying out its responsibilities.

As at 31 December 2024, the composition of the Board, the Nomination and Remuneration Committee and the Audit Committee is as follows:

BOARD

EDs

- David Shou-Yeh Wong (Chairman)
- Hon-Hing Wong (Derek Wong) (Vice Chairman, Managing Director and Chief Executive)
- Gary Pak-Ling Wang
- Nicholas John Mayhew (Deputy Chief Executive)

INEDs

- Robert Tsai-To Sze
- Blair Chilton Pickerell
- Paul Franz Winkelmann
- David Wai-Hung Tam
- Nancy Ha-Fong Chan
- Kin-Sang Cheung (Alex Cheung)



Nomination and Remuneration Committee

(majority are INEDs)

Members:

- Robert Tsai-To Sze (Chairman)
- David Wai-Hung Tam
- Gary Pak-Ling Wang



Audit Committee

(all are INEDs)

Members:

- Paul Franz Winkelmann (Chairman)
- Robert Tsai-To Sze
- Blair Chilton Pickerell
- Nancy Ha-Fong Chan

董事委員會一提名及薪酬委員會

本公司於2005年8月成立薪酬委員會,以書面規章訂明 其具體職權範圍,列明其角色及職責。本公司於2006年 8月將委員會重新組成為提名及薪酬委員會,並更新其 職權範圍。提名及薪酬委員會之職權範圍可於大新銀 行及香港交易所網頁上查閱。

董事之提名

提名及薪酬委員會之職權範圍規定董事會委任新增董事之正式、經審慎考慮並具透明度之程序。職權範圍亦明示禁止就委任新增董事之事宜上,將權力授予董事會轄下之委員會或本公司管理層,並規定董事會全體成員須深入審議後方可作出該等委任。

提名及薪酬委員會亦履行下列職責:

- 提名或審議及贊同董事之提名以及審議及贊同高 層管理人員之提名
- 至少每年檢討董事會及其委員會的架構、人數、組成及多元化,並向董事會提出任何變動建議
- 定期檢討董事會及其委員會的運作效率及成效, 尤其是董事會及委員會成員的組成
- 檢討提名為董事的人選是否合乎資格
- 評估獨立非執行董事之獨立性
- 檢討提名董事政策
- 檢討董事會成員多元化政策、可計量目標及其進度
- 建議及協助董事會履行文化改革及相關之職責

董事提名政策

董事會於2019年5月採納董事提名政策,並定期檢視以確保其有效性。董事提名政策載列物色及評估人選,委任為本公司董事會成員之程序。

在評估人選是否合適提名為董事時,提名及薪酬委員會在評估人選時,將參考董事提名政策所載之甄選條件的基準,包括信譽、在金融服務業或其他行業的成就及經驗、可投入的時間及相關利益、董事會各方面的多元化,包括但不限於性別、年齡、種族、文化及教育背景、專業經驗、技能、知識、獨立性和服務任期,以及《上市規則》第3.13條所規定有關建議委任獨立非執行董事之獨立性條件。

就委任或選立新董事,提名及薪酬委員會將率先物色合適人選成為董事。提名及薪酬委員會可從若干渠道物色人選,包括現任董事會成員、高層管理人員和董事會成員所認識的人士。提名及薪酬委員會及高層管理人員亦會考慮來自其他渠道(包括但不限於高級企業行政人員或專業人士、專業公司和業務夥伴)對人選所發表之評論及資訊。除於股東大會上膺選連任之本公司董事,本公司任何股東均可遞交書面通知提名人選出任本公司董事,《股東提名候選人參選董事程序》載列了有關程序及流程,可於大新銀行網頁上查閱。

提名及薪酬委員會將考慮由本公司任何董事、高層管理人員或股東向其推薦為董事的提名人,惟在股東推薦的情況下,該提名須符合本公司組織章程規定之通知要求。

BOARD COMMITTEE - NOMINATION AND REMUNERATION COMMITTEE

The Remuneration Committee was established by the Company in August 2005 with specific written terms of reference setting out its roles and responsibilities. The Committee was reconstituted as the Nomination and Remuneration Committee ("NRC") of the Company in August 2006 with a set of updated terms of reference. The terms of reference for the NRC are available on the websites of Dah Sing Bank and the HKEX.

Nomination of Directors

The terms of reference of the NRC set out the requirement for a formal, considered and transparent procedure for the appointment of new directors to the Board. The terms of reference also explicitly prohibit the delegation of decisions regarding the appointment of new directors to sub-committees of the Board or to the management of the Company, and require that such appointments are made after deliberation by the full Board.

The NRC performs the following duties:

- To make nomination or review and endorse the nomination for appointment as directors, and to review and endorse the nomination for appointment as senior management
- To review the structure, size, composition and diversity of the Board and also its committees at least annually and make recommendations on any proposed changes to the Board
- To regularly review the efficiency and effectiveness of the functioning of the Board and also its committees, particularly in respect of the composition of Board and committee members
- To review if the individuals nominated as Directors are suitably qualified
- To assess the independence of INEDs
- To review the Director Nomination Policy
- To review the Board Diversity Policy, the related measurable objectives and the progress on achieving these objectives
- To advise and assist the Board in discharging its culture reform and related responsibilities

Director Nomination Policy

The Director Nomination Policy was adopted by the Board in May 2019 which is subject to regular review to ensure its effectiveness. The Director Nomination Policy describes the process for identifying and evaluating potential candidates for appointment to the Company's Board of Directors.

In assessing the suitability of the candidates for nomination as Director, the NRC shall consider the candidates on the basis of the selection criteria set out in the Director Nomination Policy which includes his/her reputation for integrity, accomplishment and experience in the financial services industry or other industries, commitment in respect of available time and relevant interest, diversity perspectives including but not limited to gender, age, ethnicity, cultural and educational background, professional experience, skills, knowledge, independence and length of service, and independence criteria as set out in Rule 3.13 of the Listing Rules in respect of proposed appointment of INED.

For appointment or election of a new Director, the NRC shall take the lead in identifying candidates suitably qualified to become a Director. The NRC may solicit ideas for identification of candidates from a number of sources including present members of the Board, senior management and individuals personally known to the members of the Board. The NRC and senior management will also consider information and comment on individual candidates coming from other sources, including but not limited to well regarded senior business executives or professionals, professional firms, and business associates. Any shareholder of the Company may nominate a person other than a retiring director for election as a director of the Company at a general meeting by lodging a written notice with the Company. The nomination procedures and process are set out in the Procedure for Nomination of Directors by Shareholders which is available on the website of Dah Sing Bank.

The NRC shall consider candidates recommended as nominees for directors submitted to the NRC by any directors, senior management or shareholders of the Company, provided that in the case of shareholder recommendations, such nomination shall comply with the notice requirements set forth in the Company's Articles of Association.

提名及薪酬委員會將慎重考慮及挑選具有資格、質素 及技能的人選有效地為董事會作出貢獻。在進行評估 時,提名及薪酬委員會將考慮董事提名政策項下之甄 選條件及現行董事會成員組合,讓董事會各成員在觀 點、資格、質素和技能各方面能取得平衡,及後提名及 薪酬委員會將向董事會提出建議或取其贊同委任候選 人為董事。

對於合資格在股東大會上膺選連任之退任董事,提名 及薪酬委員會將彼等是否繼續合資格並膺選連任作出 決定。

若任何獨立非執行董事已連續服務超過九年,提名及薪酬委員會將提供重選該獨立非執行董事的推薦意見,當中須註明提名及薪酬委員會認同該名董事的獨立性及應獲重選的原因,包括所考量的因素和提名及薪酬委員會作此決定的過程及討論內容。

を 事之薪酬

提名及薪酬委員會之角色與職責如下:

- 協助董事會履行本公司薪酬系統規劃及操作之 職責
- 審議及向董事會推薦合適本公司之薪酬政策及 實務
- 確保定期檢討本公司的薪酬系統及操作
- 審議及贊同股份計劃相關事宜
- 審議及贊同董事及高層管理人員之具體薪酬待遇

本集團之薪酬政策

本集團之薪酬政策旨在為僱員維持與市場條件相若、 公平且具競爭力之薪酬配套,並根據業務需要、專業才 能、個人之素質,且參照行業慣例與監管指引而訂立。

就釐定支付予董事會成員之袍金水平而言,將會考慮市場的袍金水平及各董事之工作量及其須作出之承擔等因素。釐定執行董事薪酬待遇之考慮因素如下:

- 業務需要及表現
- 整體經濟及商業情況
- 個別對本集團之貢獻
- 風險相關之表現
- 對環境、社會及管治以及氣候風險管理的參與
- 參考與個人職責相符之市場薪酬水平
- 遵行監管指引
- 留任之考慮因素及個別之潛能

於考慮過程中,董事不可參與有關其本人薪酬之決定。

提名及薪酬委員會由獨立非執行董事出任主席,大部 分成員為獨立非執行董事。

提名及薪酬委員會於2024年內召開3次會議。提名及薪酬委員會成員出席2024年提名及薪酬委員會會議之出席記錄詳情載於本企業管治報告之會議出席記錄一節。

The NRC shall endeavor to consider and select individuals who possess the qualifications, qualities and skills to effectively make contribution to the Board. In conducting the assessment, the NRC shall take into account the selection criteria set out in the Director Nomination Policy as well as the prevailing structure, size and composition of the Board to maintain a balance of perspectives, qualifications, qualities and skills amongst members of the Board. The NRC shall then make recommendations or endorsement to the Board on the appointment of the candidates for directorship.

For retiring directors who are eligible for re-election at general meetings, the NRC shall determine if the incumbent directors consenting to re-nomination continue to be qualified and proposes the retiring directors for re-election.

The NRC shall include in its recommendation to the Board for consideration the justifications for re-appointing an INED who has served more than nine years. The recommendation for re-appointment should state why the NRC believes that the director is still independent and should be re-elected, including the factors considered, the process and the discussion of the NRC in arriving at such determination.

Remuneration of Directors

The NRC has the following roles and responsibilities:

- To assist the Board in discharging its responsibility for the design and operation of the Company's remuneration system
- To review and make recommendation to the Board in respect of the Company's remuneration policy and practices
- To ensure that regular review of the Company's remuneration system and its operation is conducted
- To review and endorse matters relating to share schemes
- To review and endorse the specific remuneration packages of directors and senior management

The Group's Remuneration Policy

The Group's policy on remuneration is to maintain fair and competitive packages for its employees, which are commensurate with market terms, and are based on business needs, expertise and quality of the individuals, and with proper reference to industry practice and regulatory guidelines.

For determining the level of fees paid to members of the Board of Directors, market rates and factors such as each director's workload and required commitment will be taken into account. The following factors are considered when determining the remuneration packages of EDs:

- · Business needs and performance
- The economy and business conditions in general
- Each individual's contributions to the Group
- Risk related performance
- Involvement in ESG and climate-related risk management
- Reference to market pay level commensurate with the individual's responsibility
- Consideration of regulatory guidelines
- Retention considerations and each individual's potential

During the process of consideration, no individual director will be involved in decisions relating to his/her own remuneration.

The NRC is chaired by an INED and the majority of the members are INEDs.

The NRC held 3 meetings in 2024. The attendance record of the NRC members at NRC meetings held in 2024 is set out in the section on Attendance Records of this Corporate Governance Report.

以下為提名及薪酬委員會於2024年之工作概要:

- 審議及贊同執行董事及高層管理人員之薪酬水平
- 審議及贊同董事之重選
- 審議及贊同支付予獨立非執行董事及非執行董事 之費用的調整
- 審議及贊同本集團之薪酬政策與相關制度及實務
- 審議本公司薪酬制度及實務披露
- 審議本公司及大新銀行之董事會管治
- 審議大新銀行董事會之2023年表現評價
- 審議及贊同大新銀行行政總裁及處級主管繼任 計劃
- 審議及贊同董事會成員多元化政策
- 審議及贊同董事提名政策
- 審議本集團推行提升文化之舉措
- 審議及批准經修訂之僱員操守準則
- 審議及贊同大新銀行一名高層管理人員之委任及 其薪酬待遇
- 接收有關獎勵權利計劃的更新
- 審議提名及薪酬委員會職權範圍

董事委員會一審核委員會

由本公司董事會成立之審核委員會,負責確保財務報告之客觀性及可信性、檢討內部監控制度及監管要求合規度、批准審核計劃及審閱內部與外聘核數師之查察結果及報告,並於向股東呈報業績時,確保各董事已按法例規定經審慎、盡責及克盡所能地遵循適當之會計及財務報告準則。

審核委員會之角色與職責如下:

- 向董事會就內部審核主管之委任提出建議,並審 閱內部審核職能之效能
- 向董事會就外聘核數師之篩選、監察及酬金提出 建議
- 根據適用之標準檢討及監察外聘核數師之獨立性 及客觀性,以及審核程序之成效
- 審閱及監察本公司之年度及中期財務報表之持正,包括編製財務報表時所採用之主要財務報告 判斷
- 檢討本公司之內部監控,並向董事會報告其主要 檢討結果及提供意見

本公司內部監控制度的描述載於下文,集團風險管理 相關資料包括恰當之量化財務披露載於年度財務報告 附註財務風險管理一節。

審核委員會之職權範圍可於大新銀行及香港交易所網 頁上查閱。

The following is a summary of the work of the NRC during 2024:

- Reviewing and endorsing the remuneration levels for EDs and senior management
- Reviewing and endorsing the re-election of directors
- Reviewing and endorsing the adjustment of fees payable to the INEDs and NEDs
- Reviewing and endorsing the Group's remuneration policy and related systems and practices
- Reviewing the disclosure on the Company's remuneration systems and practices
- Reviewing the Board governance of the Company and Dah Sing Bank
- Reviewing the 2023 Board evaluation of Dah Sing Bank
- Reviewing and endorsing the succession plan for the Chief Executive and Division Head positions of Dah Sing Bank
- Reviewing and endorsing the Board Diversity Policy
- Reviewing and endorsing the Director Nomination Policy
- Reviewing the culture enhancement initiatives pursued by the Group
- Reviewing and approving the revised Code of Conduct for Staff
- Reviewing and endorsing the appointment and remuneration package of a member of senior management of Dah Sing Bank
- Receiving relevant update on the Phantom Share Option Scheme
- Reviewing the Terms of Reference of the NRC

BOARD COMMITTEE - AUDIT COMMITTEE

The Audit Committee ("AC"), established by the Board of the Company, is responsible for ensuring the objectivity and credibility of financial reporting, reviewing the internal control system and compliance with regulatory requirements, and approving audit plans and reviewing findings and reports of the internal and external auditors, and that in presenting results to the shareholders, the Directors have exercised the care, diligence and skills prescribed by laws, and that appropriate accounting and financial reporting standards are followed.

The AC has the following roles and responsibilities:

- Makes recommendations to the Board regarding the appointment of the head of internal audit and reviews the effectiveness of the internal audit function
- Makes recommendation to the Board on the selection, oversight and remuneration of external auditors
- Reviews and monitors the external auditors' independence and objectivity and the effectiveness of the audit process in accordance with applicable standards
- Reviews and monitors the integrity of the Company's annual and interim financial statements, including significant financial reporting judgements used in producing the financial statements
- Reviews the Company's internal controls and reports its major findings and comments to the Board

Descriptions of the Company's internal control system are set out below. Information relating to the Group's risk management including appropriate financial quantification is set out in the Financial Risk Management sections as notes to the annual financial statements.

The terms of reference for the AC are available on the websites of Dah Sing Bank and the HKEX.

所有審核委員會成員為獨立非執行董事,彼等於銀行、財務及企業管理具有豐富經驗。史習陶先生為合資格會計師,直至1996年6月為一間會計師事務所合夥人(此會計師事務所乃現時羅兵咸永道會計師事務所(「羅兵咸永道」)之前身)。衛皓民先生為羅兵咸永道之前合夥人,直至2014年6月,彼由2014年7月至2015年12月期間擔任羅兵咸永道高級顧問。除上文所述外,委員會概無其他成員受聘於或以其他方式與本公司之前任或現任外聘核數師有聯屬關係。

審核委員會成員與本公司之高層管理人員、內部審核主管及外聘核數師每年最少召開4次會議。2024年內共召開4次會議。審核委員會成員出席2024年審核委員會會議之出席記錄詳情載於本企業管治報告之會議出席記錄一節。

為使董事知悉審核委員會之討論及決定,審核委員會 成員出席董事會會議時亦會匯報經審核委員會會議討 論與集團財務報表及內部監控系統相關之重大事項。 此外,審核委員會就其已審閱及討論事項每半年向董 事會呈交重點報告。

以下為審核委員會於2024年履行職責之概要:

- 審閱並就本集團2023年年度之業績公布及經審核 財務報表,以及2024年中期業績及中期報告,向董 事會提供意見及建議
- 審閱外聘核數師之審核結果及意見,及有關 2023年年度審核與財務報表主要會計及財務披露 事宜之管理層報告
- 審閱2023年之企業管治報告,以載於本公司2023年 年報
- 批准於2023年下半年度及2024年上半年度經審核 委員會審閱及接納呈交董事會期內委員會關注事項、重點及討論概要報告

- 審閱關連人士之交易及披露
- 審議並批准外聘核數師之委任及其酬金
- 審閱及批准外聘核數師之審核計劃
- 審閱及批准內部審核計劃
- 檢討內部審核工作、結果及建議
- 審閱由集團合規處提供就有關香港金融管理局 (「香港金管局」)之最新考核及監管關注事項,管 理層履行香港金管局建議之事宜
- 審閱香港會計師公會頒布之主要新會計及財務報告準則及指引之要點,以及採納該等準則及指引對本集團之影響

外聘核數師之獨立性及酬金

本公司已檢討並滿意本公司外聘核數師羅兵咸永道就 對本集團財務報表進行審核之獨立性。

本公司僅在既具成本效益,又能維持羅兵咸永道作為本公司之外聘核數師之獨立及客觀性情況下,始委聘羅兵咸永道提供審核以外之服務。否則,將另覓其他顧問公司提供專業服務。

除有關審核服務外,羅兵咸永道以協訂程序於2024年內為本集團提供審核以外服務,包括審閱報稅表與稅項計算、提供稅務顧問服務、審閱本集團中期業績公布事宜、審閱於年內大新銀行20億美元歐洲市場中期票據計劃發售通函之更新及本集團若干操作規程、風險管理和內部監控之獨立評估。

All members of the AC are INEDs with extensive experience in banking, finance and business management. Mr. Robert Tsai-To Sze is a qualified accountant and was a partner of a predecessor firm of PricewaterhouseCoopers ("PwC") up to June 1996. Mr. Winkelmann was a former partner of PwC up to June 2014 and assumed the role as a senior advisor of PwC from July 2014 to December 2015. Save for the above, none of the other committee members are employed by or otherwise affiliated with the former or existing external auditors of the Company.

The AC members meet at least 4 times a year with the Company's senior management, the head of internal audit and the external auditors. In 2024, a total of 4 meetings were convened. The attendance record of AC members at the AC meetings held in 2024 is set out in the section on Attendance Records of this Corporate Governance Report.

To enable Directors to be informed of the discussions and decisions of the AC, members of the AC who also attend meetings of the Board will advise on matters of significance relating to the financial statements and the internal control system of the Group discussed in the AC. In addition, a report highlighting the matters reviewed and dealt with by the AC is submitted to the Board on a half-yearly basis.

The following is a summary of the work of the AC during 2024 in discharging its responsibilities:

- Review, and providing advice and recommendations to the Board for the approval, of the 2023 results announcements and audited financial statements of the Group, and the 2024 interim results and interim report
- Review of external auditors' findings and comments, and management's reports on major accounting and financial disclosure matters in respect of 2023 audit and financial statements
- Review of the Corporate Governance Report of 2023 for inclusion in the Company's 2023 annual report
- Approval of the reports to the Board providing a summary of the issues, focuses and discussion reviewed and dealt with by the AC in the second half of 2023 and the first half of 2024

- Review of connected party transactions and disclosure
- Review and approval of the appointment and remuneration of external auditors
- Review and approval of the external auditors' audit plan
- Review and approval of internal audit plan
- Review of the internal audit's work, findings and recommendations
- Review of updates from the Compliance Division of the Group on the Hong Kong Monetary Authority ("HKMA") examinations and regulatory concerns, management's actions in implementing the HKMA's recommendations
- Review of the highlights of major new accounting and financial reporting standards and guidance issued by the Hong Kong Institute of Certified Public Accountants, and impact to the Group on their adoption

EXTERNAL AUDITORS' INDEPENDENCE AND REMUNERATION

The Company has reviewed and is satisfied with the independence of the Company's external auditors, PwC, for performing the audit of the Group's financial statements.

The Company will use the non-audit services of PwC only when the Company can benefit in a cost-effective manner and the independence and objectivity of PwC as the Company's external auditors can be maintained. Otherwise, professional services from other firms are used.

In addition to audit related services, PwC, based on agreed-upon procedures, provided the Group non-audit services during 2024 including review of tax returns and computation, tax advisory services, review of the Group's interim financial disclosure, and review of the update on the offering circular of Dah Sing Bank's US\$2 Billion Euro Medium Term Note Programme, and independent assessments of certain operational processes, risk management and internal control of the Group.

截至2024年12月31日止年度,已支付或須支付予羅兵咸永道有關審核服務及審核以外服務之酬金如下:

	已支付/須支付之費用
為本公司提供的服務	(千港元)
審核服務	13,656
審核以外服務: - 審閱經更新的歐洲市場中期票據計劃(「計劃」)及大新銀行在計劃下發行 新後償債務的專業工作	300
• 對營運風險管理、科技風險管理、新資訊系統項目等提供合規審閱及獨立評核	3,979
• 與本集團相關之新稅務規則的稅項計算和諮詢服務之稅務合規審查	5,141
• 其他	680
合共	23,756

問責及審核

財務報告

董事會有責任以平衡、清晰及易於理解方式評核及匯 報本公司之表現、狀況及前景。

管理層負責向董事會提供充分解釋及足夠資料,讓董 事會可就財務狀況及其他資訊作充分審閱以作判斷。

董事知悉其為本集團擬備財務報表之責任。於2024年 12月31日,董事並不知悉有任何重大不明朗相關事件 或情況會導致本集團可持續經營之能力受到質疑。董 事已按持續經營為基礎編製本集團財務報表。本集團 外聘核數師對財務報表的責任乃載於本集團財務報表 內之獨立核數師報告中。

董事會亦負責以平衡、清晰及明瞭方式評審呈報年度報告及中期報告、其他涉及股價敏感資料通告及其他根據《上市規則》須予披露之財務資料,以及根據法規或監管規定要求須予披露之資料。

風險管理及內部監控

董事會知悉其評估及釐定本集團達成策略目標時所願意接納的風險性質及程度之負責,並確保本集團設立及維持合適及有效的風險管理及內部監控系統。該等風險包括與環境、社會及管治以及氣候風險相關之重大風險。董事會並負責監督管理層對風險管理及內部監控系統的設計、實施及監察。管理層須就該等系統之有效性向董事會提交確認。

集團之風險管理及內部監控系統旨在管理而非消除未 能達成業務目標的風險,而且只能就不會有重大的失 實陳述或損失作出合理而非絕對的保證。該等系統包 含一個完善的公司架構以及全面的政策及標準。各業 務及營運單位的職責範圍清晰劃分,以確保有效監察 和制衡。 The remuneration paid/payable to PwC in respect of audit services and non-audit services for the year ended 31 December 2024 is set out as follows:

Services rendered for the Company	Fee paid/payable (HK\$'000)	
Audit services	13,656	
Non-audit services:		
 Review of the updated Euro Medium Term Note Programme (the "Programme") and professional work on new subordinated note issue of Dah Sing Bank under the Programme 	300	
Compliance reviews and independent assessments on operational risk management, technology risk management, new IT system projects etc.	3,979	
Tax compliance review on taxation computation and advisory service on compliance with new tax regulations relevant to the Group	5,141	
• Others	680	
Total	23,756	

ACCOUNTABILITY AND AUDIT

Financial Reporting

It is the responsibility of the Board to present a balanced, clear and comprehensible assessment of the Company's performance, position and prospects.

Management is responsible for providing sufficient explanation and information to the Board to enable the Board to make an informed assessment of the financial and other information put before the Board for approval.

The Directors acknowledge their responsibility for preparing the financial statements of the Group. As at 31 December 2024, the Directors are not aware of any material uncertainties relating to events or conditions which may cast significant doubt upon the Group's ability to continue as a going concern. The Directors have prepared the financial statements of the Group on a going-concern basis. The responsibility of the Group's external auditor on the financial statements is set out in the Independent Auditor's Report attached to the Group's financial statements.

The Board is also responsible for providing a balanced, clear and understandable assessment in annual and interim reports, other price-sensitive announcements and other financial disclosures required under the Listing Rules, as well as to information required to be disclosed pursuant to statutory or regulatory requirements.

RISK MANAGEMENT AND INTERNAL CONTROL

The Board acknowledges its responsibility to evaluate and determine the nature and extent of the risks it is willing to take in achieving the Group's strategic objectives, and ensuring that the Group establishes and maintains appropriate and effective risk management and internal control systems. Such risks include, amongst others, material risks relating to ESG and climate-related risks. The Board is also responsible for overseeing Management in the design, implementation and monitoring of the risk management and internal control systems. Management has to provide a confirmation to the Board on the effectiveness of these systems.

The Group's risk management and internal control systems are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss. Such systems comprise a well-established organisational structure and comprehensive policies and standards. Areas of responsibilities for each business and functional unit are clearly defined to ensure effective checks and balances.

設定的程序旨在保障資產不被非授權挪用或處置;保存恰當的會計記錄;以及確保用作業務及公告上的財務資料的可靠性。有關程序提供合理(而非絕對)的保證,以防出現嚴重的錯誤、損失或舞弊。亦有設定之程序以確保遵從適用之法律、規則及規例。

本集團亦透過現行之多項系統及程序,以識別、監控及 匯報本集團面對之主要風險。各業務及職能部門負責 評估其職責範圍內之風險,並根據風險管理程序管理 相關風險及就風險管理提出報告。本集團透過設立專 責管理委員會監督並監察主要風險範疇,以及就本集 團有關職能成立風險管理部門,維持有效之風險管理 框架。

風險管理之報告會呈交予相關委員會,最後提呈董事會或其授權之董事委員會以監督並監察與本集團業務及運作相關之各種類風險。本集團之風險管理政策及主要監控權限,乃由董事會或其授權之委員會審批。運作及風險表現乃根據既定政策及程序,按相關風險限度定期進行監察及檢討。

內部監控

董事會授權管理層負責制訂及維持健全之內部監控制度。內部監控制度擬通過管理及營運監控、風險管理制度架構之運作,使董事會可監察本集團之業務表現及財務狀況、監控及調節風險、採納健全之業務守則、合理確證對欺詐及誤差之監控、確保遵守適用法例及規則,以及對管理人員作出監察及提供指引,以達成本公司之目標。然而,本集團之內部監控程序僅可對重大誤差、損失或欺詐提供合理而非絕對之保證。

本集團已設立制度以維持有效內部監控,其主要程序 如下:

- 設立清晰之管理組織架構,具有清楚界定之權限、問責性及職責。
- 成立專責委員會,以監察及控制重大風險因素,如 信貸風險、流動資產及利率風險、操作風險及合規 風險。
- 定期向高層管理人員及管理委員會報告本公司 之業務表現。密切留意實際表現結果與預算之比 對。董事會每季審閱本集團之業務及財務表現。
- 制訂書面政策及程序,以促進對客戶、客戶服務、職責區分、交易之準確性及完整性、資產之保護、信貸管理及風險監控、業務風險之控制、合規監控(包括反清洗黑錢(「反洗錢」))、員工培訓、資訊科技發展、資訊管治及資訊保安、持續業務運作規劃、財務管理(包括會計、監管報告、合乎監管及財務報告準則之財務報告、管理會計及預算控制、賬目對賬),以及管理監督制度(包括各功能委員會之運作)等各方面之恰當評估。
- 獨立內部審核職能監察對管理政策及程序以及監管規定之遵行;並進行多類別之內部監控檢討及審核活動,如合規審核、營運及系統檢討,以確保監控制度之完整、效率及效能。內部審核部主管職能上向審核委員會交代,管理運作上隸屬行政總裁並可直接向執行委員會稟報。

Procedures have been designed for safeguarding assets against unauthorised use or disposition; for maintaining proper accounting records; and for ensuring the reliability of financial information used within the business or for publication. The procedures provide reasonable but not absolute assurance against material errors, losses or fraud. Procedures have also been designed to ensure compliance with applicable laws, rules and regulations.

Systems and procedures are in place in the Group to identify, control and report on the major types of risks the Group encounters. Business and functional units are responsible for the assessment of individual types of risk arising under their areas of responsibilities, the management of the risks in accordance with risk management procedures and the reporting on risk management. The Group maintains an effective risk management framework through the setting up of specialised management committees for the oversight and monitoring of major risk areas and the establishment of risk management departments for relevant functions of the Group.

Risk management reports are submitted to the relevant committees and ultimately to the Board or its delegated Board committee for oversight and monitoring of various types of risk associated with the Group's businesses and operations. The Group's risk management policies and major control limits are approved by the Board or its delegated Board committee. Operating and risk performance are monitored and reviewed against relevant risk limits regularly according to established policies and procedures.

Internal Controls

The Board has delegated to management the responsibility to develop and maintain a sound internal control system. The internal control system, operating through a framework of management and operational controls, and risk management systems, is intended to allow the Board to monitor the Group's business performance and financial positions, to control and adjust risk exposures, to adopt sound business practices, to obtain reasonable assurance on controls against fraud and errors, to ensure compliance with applicable laws and regulations, and to exercise oversight on and provide guidance to management in achieving the Company's objectives. However, it should be recognized that the Group's internal control procedures can only provide reasonable, not absolute, assurance against material errors, losses or fraud.

The key procedures that the Group has established to maintain an effective internal control system are as follows:

- A clear management organizational structure is set up with well-defined lines of authority, accountability and responsibilities.
- Specialized committees are formed to oversee and control significant risk factors, such as credit risk, liquidity and interest rate risks, operational risk and compliance risk.
- Regular reporting of the performance of the Company's businesses to senior management and management committees. Actual performance results against budgets are closely monitored. The Board reviews the Group's business and financial performance on a quarterly basis.
- Written policies and procedures are established to facilitate proper assessment of customers, services to customers, segregation of duties, accuracy and completeness of transaction processing, safeguarding of assets, credit control and risk monitoring, control of business exposures, compliance control and monitoring (including anti-money laundering ("AML")), staff training, IT development, IT governance and information security, business continuity planning, financial control (including accounting, regulatory reporting, financial reporting to comply with regulatory and financial reporting standards, management accounting and budget control, reconciliation of accounts), and system of management oversight including the operations of various functional committees.
- The independent internal audit function monitors compliance with management policies and procedures, as well as regulatory requirements. It conducts a wide variety of internal control reviews and audit activities such as compliance audits and operations and systems reviews to ensure the integrity, efficiency and effectiveness of the systems of control. The Head of Internal Audit reports functionally to the AC and administratively to the Chief Executive, with direct access to the Executive Committee.

- 獨立的集團風險部職能負責監察,並向高層管理 人員、風險管理及合規委員會及董事會匯報集團 風險狀況及相關分析,以維持本集團業務組合中 資產質素之穩健及風險控制,亦充分考慮風險與 回報兩者間之恰當平衡。
- 本集團繼續提升其風險管理機制與能力,以加強 風險控制及成效,對鞏固本集團內部監控程序之 穩健尤為重要。
- 屬管理層之集團合規委員會面對法規之遵守致力維持高度警惕及問責性,並負責監督及領導制訂、維持及加強合規制度、政策及慣例之建立,以確保遵守所有法律規定及監管指引。集團合規處在本集團對相關法則及規例之遵行上,肩負起獨立與持續之監察及諮詢職能,而反洗錢及金融犯罪風險部則管理和監督本集團之反洗錢及金融犯罪風險。
- 制定集團職能報告指引,加強集團職能部門與附屬公司之間的聯繫,統一集團政策、守則及標準, 讓集團職能部門主管對附屬公司營運進行適當的 監控、監督及監察。

內部監控制度之評估

董事會已考慮審核委員會與管理層所作出之審核,以 及內部及外聘核數師作出之審核報告,從而評估內部 監控制度之有效性。

本集團內部審核部已依據審核委員會之指示就所有主要監控重點包括財務、營運及合規監控與風險管理實務各方面進行評估。2024年度之審閱已包括參照內部審核部及外聘核數師之意見、本集團的政策和程序、內部監控的監管指引及企業管治守則對內部監控系統進行之年度評估。本集團將繼續努力提升內部監控系統及程序。

年度評估

本集團已實行穩健的風險管理及內部監控框架,持續 監控及定期向管理層及董事會報告風險概況、風險狀 況及內部監控事宜。參考《上市規則》企業管治守則之 規定,根據持續檢討及定期評估,管理層(包括各業務 部門主管、財務控制、風險管理、合規部門及營運管理) 以及本集團主要附屬公司之高層管理人員已評估風險 管理及內部監控制度之現有狀況並確認其仍然有效, 該陳述已經內部審核部審閱及贊同以及集團高層管理 人員審閱及確認。

已呈交審核委員會及董事會之2024年審閱結果總結本 集團之風險管理及內部監控制度為有效及合適。

內部審核

本集團設立內部審核職能。內部審核職能的主要角色 是協助董事會及高層管理人員保護本集團資產、聲譽 及可持續發展。內部審核職能對本集團管理層所制訂 及陳述的本集團風險管理框架、控制及管治程序在設 計及運行是否充分和有效提供獨立及客觀的確認。

內部審核部每年最少一次須將審核工作結果及對整體風險管理和控制框架的評估情況向審核委員會或(如適合)董事會匯報。在正式確認審核結果整改完畢之前,內部審核部亦須審閱管理層就審核結果提出的整改計劃並核實相關措施的充分性和有效性。

- The independent group risk function monitors and reports the Group's risk positions and analysis to senior management, Risk Management and Compliance Committee and the Board, and operates to sustain a sound asset quality and risk control in the portfolio of the Group's businesses with due consideration of a proper risk and return balance.
- The Group continues its ongoing upgrade of risk management framework and capabilities to strengthen its risk control and effectiveness, which are key to the maintenance of sound internal control process of the Group.
- The Group Compliance Committee at the management level serves to uphold a high level of awareness and accountability of compliance requirements. It is responsible for overseeing and guiding the development, maintenance and enhancement of compliance system, policies and practices to ensure compliance with all statutory requirements and regulatory guidelines. The Group Compliance Division performs an independent on-going monitoring and advisory role on the Group's compliance with relevant rules and regulations, while the AML and Financial Crime Risk Department manages and oversees AML and financial crime risk of the Group.
- A Guideline on Group Functional Reporting is in place to promote collaboration between Group functions and subsidiaries, align Group's policies, practices and standards, and allow Group functional heads to exercise proper control, supervision and monitoring of subsidiaries' operations.

Assessment of Internal Control System

In assessing the effectiveness of the internal control system, the Board has considered reviews performed by the AC and Management, and the findings of both internal and external auditors.

Under the direction of the AC, the Group's Internal Audit conducted an assessment covering all material controls, including financial, operational and compliance controls and risk management practices. The 2024 reviews included an annual assessment of internal control system with reference to the comments made by both internal and external auditors, policies and procedures of the Group, regulatory guidelines and the CG Code regarding internal controls. The Group is committed to continuously enhancing its internal control system and processes.

Annual Assessment

The Group has implemented a robust risk management and internal control framework with ongoing monitoring and regular reporting of risk profiles, risk positions and internal control issues to the Management and to the Board. Based on the ongoing reviews and regular assessments, the Management including the heads of business units, financial control, risk management, compliance units and operations management, and the senior management of the key subsidiaries of the Group have evaluated the existing status of the risk management and internal control system and confirmed that they remain effective with reference to the requirements of the CG Code of the Listing Rules. These statements of Management have been reviewed and endorsed by Internal Audit function, and reviewed and confirmed by senior management of the Group.

The results of the 2024 review, which have been reported to the AC and the Board, concluded that the Group's risk management and internal control systems were effective and adequate.

INTERNAL AUDIT

The Group has established an Internal Audit function. The primary role of the Internal Audit function is to help the Board and Management to protect the assets, reputation and sustainability of the Group. The Internal Audit function provides independent and objective assurance as to whether the design and operational effectiveness of the Group's framework of risk management, control and governance processes, as designed and represented by the Management, is adequate.

Results of audit work together with an assessment of the overall risk management and control framework are reported to the AC or the Board as appropriate and at least annually. The Internal Audit function also reviews the Management's action plans in response to audit findings and verifies the adequacy and effectiveness of the controls before formally closing audit issues.

會議出席記錄

個別董事出席2024年董事會會議、審核委員會會議、提名及薪酬委員會會議及股東周年大會之出席記錄呈列如下:

	出席/合資格出席			
董事	董事會	審核委員會	提名及 薪酬委員會	出席股東 周年大會
執行董事				
王守業(註)	4/4	-	-	_
黃漢興	4/4	-	_	✓
王伯凌	4/4	-	3/3	✓
麥曉德	4/4	-	-	✓
獨立非執行董事				
史習陶	4/4	4/4	3/3	✓
裴布雷	4/4	4/4	_	✓
衛皓民 <i>(於2024年1月2日獲委任)</i>	4/4	4/4	_	✓
譚偉雄	4/4	-	3/3	-
陳霞芳(於2024年1月2日獲委任)	4/4	4/4	_	✓
張建生 <i>(於2024年1月2日獲委任)</i>	4/4	-	-	✓
陳勝利(於2024年1月2日辭任)	-	-	_	-

註:根據企業管治守則之守則條文第F.2.2條規定,董事會主席應出席股東周年大會。董事會主席因在2024年5月31日舉行 之本公司2024年股東周年大會(「2024年股東周年大會」)前參加了冗長的集團董事會會議,且因處理其他事務,未能出 席2024年股東周年大會。本公司副主席、董事總經理兼行政總裁受主席指派主持2024年股東周年大會。

ATTENDANCE RECORDS

The attendance of individual Directors at the Board meetings, Audit Committee meetings, Nomination and Remuneration Committee meetings and the Annual General Meeting held in 2024 are as follows:-

	Attended/eligible to attend			Attended
B '	Beend	Audit	Nomination and Remuneration	Annual General
Directors	Board	Committee	Committee	Meeting
EDs				
David Shou-Yeh Wong (Note)	4/4	-	-	_
Hon-Hing Wong (Derek Wong)	4/4	-	-	✓
Gary Pak-Ling Wang	4/4	-	3/3	✓
Nicholas John Mayhew	4/4	-	-	✓
INEDs				
Robert Tsai-To Sze	4/4	4/4	3/3	✓
Blair Chilton Pickerell	4/4	4/4	-	✓
Paul Franz Winkelmann (appointed on 2 January 2024)	4/4	4/4	-	✓
David Wai-Hung Tam	4/4	-	3/3	-
Nancy Ha-Fong Chan (appointed on 2 January 2024)	4/4	4/4	-	✓
Kin-Sang Cheung (Alex Cheung) (appointed on 2 January 2024)	4/4	-	-	✓
Seng-Lee Chan (resigned on 2 January 2024)	-	-	-	-

Note: Pursuant to code provision F.2.2 of the CG Code, the chairman of the board should attend the annual general meeting. The Chairman of the Board, having attended the lengthy board meetings of the Group held immediately prior to the 2024 Annual General Meeting of the Company on 31 May 2024 (the "2024 AGM"), was unable to attend the 2024 AGM due to other business engagement. The Vice Chairman, Managing Director and Chief Executive of the Company, was directed by the Chairman to take the chair of the 2024 AGM.

董事就任須知及培訓

本公司會向新委任的董事提供董事就任手冊及本公司之資料,並由管理層作出簡介,以確保董事對本集團的運作及業務均有適當的理解,以及知悉本身在相關法律及規定下的職責。本公司亦舉辦持續專業發展及培訓予其董事,以確保各董事充份知悉彼等在適用法律及規例下的職責。

董事參與持續專業發展,以發展並更新彼等知識及技能。於年內,本公司為董事安排簡介會。所有董事均已向公司秘書提供彼等於2024年內所接受培訓的記錄。

各董事於年度內已接受下列範疇之培訓:

	培訓範疇		
	企業管治/	集團業務	風險管治
董事	監管規定	及管理	及管理
執行董事			
王守業	✓	✓	✓
黃漢興	✓	✓	✓
王伯凌	✓	✓	✓
麥曉德	✓	✓	✓
獨立非執行董事			
史習陶	✓	✓	✓
裴布雷	✓	✓	✓
衛皓民	✓	✓	✓
譚偉雄	✓	✓	✓
陳霞芳	✓	✓	✓
張建生	1	1	✓

INDUCTION AND TRAINING FOR DIRECTORS

A newly appointed Director is provided with a Director's induction handbook and materials relevant to the Company and briefed by the Management to ensure that the Director has a proper understanding of the operations and business of the Group and that he or she is aware of his or her responsibilities under the relevant laws and regulations. The Company also organized continuous professional development and training to its Directors to ensure that they are fully aware of their responsibilities under the applicable laws and regulations.

Directors participated in continuous professional development to develop and refresh their knowledge and skills. During the year, the Company has organized board briefings for Directors. All Directors provided to the Company Secretary a record of the training they received in 2024.

The Directors received trainings on the following areas during the year:

		Training Areas				
Directors	Corporate Governance/ Regulatory	Governance/ Business and				
3	- Itagaiate: y	- Hanagement	Management			
EDs						
David Shou-Yeh Wong	✓	✓	✓			
Hon-Hing Wong (Derek Wong)	✓	✓	✓			
Gary Pak-Ling Wang	✓	✓	✓			
Nicholas John Mayhew	✓	✓	✓			
INEDs						
Robert Tsai-To Sze	✓	✓	✓			
Blair Chilton Pickerell	✓	✓	✓			
Paul Franz Winkelmann	✓	✓	✓			
David Wai-Hung Tam	✓	1	✓			
Nancy Ha-Fong Chan	✓	1	✓			
Kin-Sang Cheung (Alex Cheung)	✓	✓	✓			

管治政策

本集團視本集團董事及員工的道德、個人及專業標準 為極之重要。所有員工均需嚴謹遵守反映本集團核心 價值及企業文化的各種不同集團政策。

董事及員工之證券交易守則

本公司已採納一套自行制定且條款不低於《上市規則》附錄C3《上市發行人董事進行證券交易的標準守則》(「《標準守則》」)所載規定的董事進行證券交易的董事證券交易守則(「董事交易守則」)。經向本公司董事作出特定查詢後,彼等已確認於截至2024年12月31日止年度,均已遵守《標準守則》及董事交易守則。

所有本集團員工包括高層管理人員及指定僱員有義務 遵守條款不低於《標準守則》的證券交易的限制,並載 列於《僱員進行證券交易守則》。

僱員操守準則

為確保本集團恪守最高道德準則及專業水準,所有員工須嚴格遵守其僱員操守準則,僱員操守準則闡明在工作中恪守的文化及價值觀,亦制定了員工應遵守的道德價值觀及商業行為準則,包括反貪污措施以防止貪污及賄賂。

所有員工須遵守嚴格的道德準則,並對僱員操守準則所規定任何形式的貪污或賄賂行為零容忍。此外,員工須遵守反洗錢及打擊恐怖分子資金籌集政策(「反洗錢政策」),該政策為員工提供了有關識別及報告疑似洗錢及恐怖分子資金籌集活動的指引。本集團以不同的溝通渠道定期提醒員工須遵守於僱員操守準則及反洗錢政策內列明的條例及道德準則。本集團定期提供有關反洗錢、操守、反貪污及賄賂的培訓予員工,並要求員工每年必須參與複習培訓以確保員工明白本集團對賄賂及貪污的零容忍立場,並加強金融犯罪風險及管理文化。

舉報政策

為維護及支持本集團的企業價值觀及道德標準,本集團制定了舉報政策及舉報程序,讓員工以保密方式溝通和報告重大及善意的疑慮或任何違規行為。此等溝通可提交至集團審核委員會及/或董事會(透過集團審核委員會)。

處理機密及股價敏感內幕資料政策

既定之監控及披露內幕消息指引列出指導性原則、程序及內部監控,使內幕消息得以適時處理及發布,以便所有持份者及時知悉本集團及其附屬公司之最新狀況或股價敏感資料。

此外,本集團已執行有關處理未經發布並具股價敏感內幕資料的政策,該政策對擁有未經發布並具股價敏 感內幕資料的員工實施額外的防範措施,包括以代號 分辨項目及僅限於因既定目的及僅限於需知道的基準 而發放資料。

GOVERNANCE POLICIES

The Group places utmost importance on the ethical, personal and professional standards of Directors and employees of the Group. All employees are required to adhere to various Group policies that reflect the core values and corporate culture of the Group.

Code for securities transactions by directors and employees

The Company has adopted its own code for directors' securities dealing ("Directors' Dealing Code") on terms no less exacting than the prevailing required standard set out in the Model Code for Securities Transactions by Directors of Listed Issuers ("Model Code") under Appendix C3 of the Listing Rules. Following specific enquiry, the Directors of the Company confirmed that they had complied with the required standard set out in the Model Code and the Directors' Dealing Code during the year ended 31 December 2024.

All employees of the Group, including the senior management and selected members of the employees, are obliged to follow the Company's restrictions on dealing in securities, which are on terms no less exacting than the Model Code, as set out in the Staff Securities Dealing Policy.

Code of Conduct

To ensure the Group operates to the highest standards of ethical conduct and professional competence, all staff are required to strictly follow its Code of Conduct for Staff ("Code of Conduct") which sets out at its outset the culture and values that are to be upheld at work and also lays down the guidelines on ethical values and business conduct that staff shall follow, which include, amongst others, anti-corruption measures to curb corruption and bribery.

All staff are required to observe a strict code of ethics with no tolerance for any form of corruption or bribery as stipulated in the Code of Conduct. Moreover, our staff shall comply with our Policy on Anti-Money Laundering and Counter-Financing of Terrorism ("AML Policy"), which provides, amongst others, guidance to our staff on how to identify and report suspicious money laundering and terrorist financing activities. The Group uses various communication channels to periodically remind its staff of the requirement to adhere to the rules and ethical standards set out in the Code of Conduct and AML Policy. The Group offers anti-money laundering, conduct, anti-bribery and corruption training programmes to its staff regularly, and requires them to attend refresher training mandatory on an annual basis to ensure that staff are aware of the Group's zero-tolerance stance on bribery and corruption, and to strengthen the financial crime risk and management culture.

Whistle-Blowing Policy

In maintaining and supporting the Group's corporate values and ethical standards, the Group has in place a Whistle-Blowing Policy, which sets out procedures for its staff to communicate and report, in confidence, material and bona fide concerns or any violations. These communications can be elevated to the Group AC and/or the Board (via the Group AC).

Policy of Handling of Confidential and Price-sensitive Inside Information

A Guideline on the Control and Disclosure of Inside Information is in place, which sets out the guiding principles, procedures and internal controls for the handling of confidential inside information, and dissemination of inside information in a timely manner so as to allow all stakeholders to be aware of the latest positions or price sensitive information of the Group and its subsidiaries.

In addition, the Group has implemented the Policy on Handling of Unpublished Price-sensitive Inside Information. The policy adopts additional precautions which should be taken by employees who are in possession of unpublished and price-sensitive information or confidential information, including identification of project by code name and dissemination of information for stated purpose and on a need-to-know basis only.

多元化

董事會多元化

董事會成員多元化政策

董事會於2013年12月採納董事會成員多元化政策,並每年檢視以確保其有效性。董事會成員多元化政策旨在列載本公司董事會為達致成員多元化而採取的方針,從而有利於本公司及其整體業務,並提升公司的表現素質。

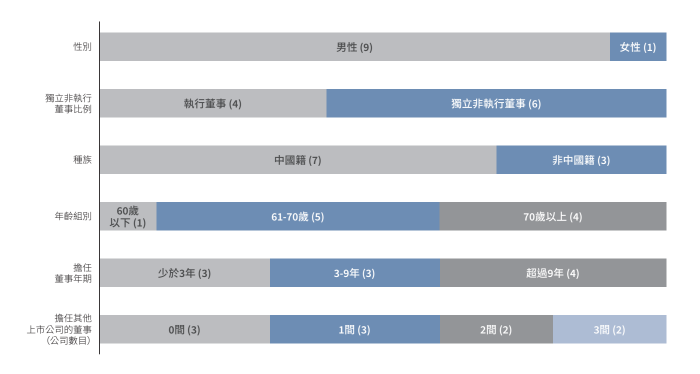
本公司明白並深信董事會成員多元化對支持實現其可持續發展裨益良多。董事會成員多元化有多方面的考慮因素,甄選人選將按一系列多元化範疇為基準,包括但不限於性別、年齡、種族、文化及教育背景、專業經驗、技能、知識、獨立性及服務任期。董事會所有委任均以用人唯才為原則,並在考慮人選時以客觀條件充分顧及上述之個人素質因素、對董事會貢獻之期望及董事會成員多元化的裨益。

董事會現有一名女性董事會成員。董事會將在提名及 薪酬委員協助下藉着甄別及推舉適當董事人選時的機 會,視乎是否有合適人選,考慮逐步提高女性董事的數 目。董事會將參考本地的監管要求/建議最佳常規,致 力確保董事會男女成員組合取得適當平衡。

董事會透過提名及薪酬委員會檢討董事會的架構、人數、組成及多元化以及董事會成員多元化政策以確保董事會之組成符合企業管治守則並擁有適當的技能、經驗及多元化以配合本公司策略、管治及業務而對董事會作出有效及高效率的貢獻。董事會認為董事會成員多元化政策的實施有效。

董事會之組成及多元化

重點提要:60%為獨立非執行董事



DIVERSITY

Board Diversity

Board Diversity Policy

The Board Diversity Policy was adopted by the Board in December 2013 which is subject to annual review to ensure its effectiveness. The Board Diversity Policy aims to set out the approach to achieve diversity on the Company's Board in order to enhance the quality of its performance which in turn should benefit the Company and its business as a whole.

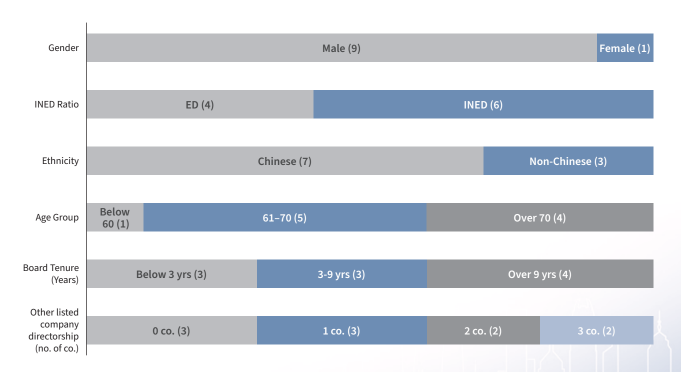
The Company recognizes and embraces the benefits of having a diverse Board in supporting the attainment of its sustainable development. Board diversity has been considered from a number of aspects. Selection of candidates will be based on a range of diversity perspectives, including but not limited to gender, age, ethnicity, cultural and educational background, professional experience, skills, knowledge, independence and length of service. All Board appointments will be based on meritocracy, and candidates will be considered against objective criteria, having due regard for the factors on personal attributes outlined above, expectation on contribution to the Board, and the benefits of diversity of the Board.

The Board currently has one female Board member. The Board targets to maintain at least the current level of female representation and will consider opportunities to increase the number of female members over time with the assistance of the NRC in selecting and making recommendations on suitable candidates for Board appointments, subject to the availability of suitable candidates. The Board will endeavour to achieve the appropriate gender diversity with reference to local regulatory requirements/recommended best practices.

The Board, through the NRC, has reviewed the structure, size, composition and diversity of the Board and the Board Diversity Policy to ensure the composition of the Board complies with the CG Code with an appropriate mix of skills, experience and diversity that are relevant to the Company's strategy, governance and business and contributes to the Board's effectiveness and efficiency. The implementation of Board Diversity Policy was considered effective.

OUR BOARD COMPOSITION AND DIVERSITY:

Key Highlight: INED representation of 60%



員工多元化

本集團致力於為所有員工打造包容性的環境。根據有關法律及法規,於員工行為守則及僱傭平等機會政策設立相關政策以禁止因性別、懷孕、哺乳、婚姻狀況、殘疾、家庭狀況或種族而受到的歧視、騷擾、受害或誹謗。我們確保在招聘、晉升及發展機會會按個人之資歷及優點作決定。為維持我們工作環境多元化,我們持續監察我們的多元化組合。於2024年,我們設定了45%-55%的員工性別比例目標,並計劃維持此目標比例。截至2024年底,本集團全職員工取得性別平衡54%女性和46%男性。

股東參與

有效溝通

董事會極重視與股東之溝通,股東周年大會為股東提供一個與董事會交流意見之場合。董事會主席及所有董事均盡力參加。董事委員會主席及外聘核數師代表亦會出席股東周年大會以回應股東之提問。

管理層就本公司年度及中期業績與分析員舉行簡報會議。此外,本公司之指定高層管理人員亦會定期與機構 投資者及分析員會面,在遵循適用法律及法規的情況 下,向彼等提供與本公司發展有關之訊息。

此外,大新銀行網頁(www.dahsing.com)為股東提供方便 之渠道取得本公司之財務資訊、公布/通函,以及本公 司企業管治架構及實務資訊,並載有本集團之業務及 企業社會責任活動。

召開股東特別大會

股東持有本公司總表決權不少於5%者,可呈請召開本公司之股東特別大會。

有關呈請書須(i)列明會議目的,(ii)由各呈請人簽署,及 (iii)遞交本公司位於香港灣仔皇后大道東248號大新金 融中心26樓之註冊辦事處或以電子形式遞交。該呈請 書亦可包括多份相同形式之文件,每份由一位或多位 呈請人簽署。

該呈請書亦須列明(i)各呈請人之姓名,(ii)各呈請人之聯絡資料,及(iii)各呈請人持有本公司普通股之股數。

董事會須於呈請書遞交日期起計21天內安排召開股東特別大會。該會議須於會議通知書發出日期後28天內召開。

如董事會未有召開前述股東特別大會,呈請人或佔全體呈請人所持總表決權一半以上之呈請人,可自行召開會議,但任何據此召開之會議,須於呈請書遞交日期 起計3個月內舉行。

由呈請人按上述方式召開之會議,須盡量依照如同由 董事會召開股東會議之方式召開。

各呈請人如因董事會未有妥為召開會議而產生之任何 相關合理費用,須由本公司償付予各有關呈請人。

於股東大會提出動議

持有本公司總表決權不少於2.5%之股東,或不少於50位於股東大會有表決權利之股東,可:

- 於股東大會上提出動議
- 提供其他股東以傳閱有關於股東大會上動議之陳 述書

有關於股東大會提出動議之股東資格,程序及時限之進一步詳細資料,各股東可參考《公司條例》(香港法例第622章)第580條。

Workforce Diversity

The Group is committed to creating an inclusive environment for all employees. We have established policies in our Code of Conduct for Staff and Policy on Equal Opportunities on Employment in strict compliance with applicable laws and regulations that unequivocally prohibit any form of discrimination, harassment, victimization, or vilification based on gender, pregnancy, breastfeeding, marital status, disability, family status, or race. We ensure decisions made with respect to recruitment, promotion and any development opportunities are based on individual's qualifications and merits. We monitor our workforce diversity on an on-going basis to maintain a balance mix. To maintain diversity in our workplace, we have ongoing monitoring on our diversity mix. For 2024, we have set a target of 45%-55% for gender ratio in the workforce and plan to maintain this target ratio. As at the end of 2024, we achieved gender balance among our full-time employees across the Group, with 54% women and 46% men.

SHAREHOLDERS ENGAGEMENT

Effective Communication

The Board attaches great importance to communication with shareholders. The Annual General Meeting ("AGM") provides a useful forum for shareholders to exchange views with the Board. The Chairman of the Board and all Directors make a strong effort to attend. The Chairmen of the Board Committees and a representative of the external auditors also attend the AGM to take shareholders' questions.

The Management holds group meetings with analysts in connection with the Company's annual and interim results. Apart from the above, designated senior executives maintain regular dialogue with institutional investors and analysts to keep them abreast of the Company's development, subject to compliance with the applicable laws and regulations.

Moreover, the website of Dah Sing Bank (www.dahsing.com) offers shareholders convenient access to the Company's financial information, announcements/circulars and information on the Company's corporate governance structure and practices, in addition to business and corporate social responsibility activities of the Group.

Convening an Extraordinary General Meeting

Shareholder(s) holding not less than 5% of the total voting rights of the Company may put forth requisition to convene an Extraordinary General Meeting ("EGM") of the Company.

The requisition must (i) state the objectives of the meeting, (ii) be signed by the requisitionist(s) and (iii) be deposited at the Company's registered office at 26th Floor, Dah Sing Financial Centre, 248 Queen's Road East, Wan Chai, Hong Kong or in electronic form. It may also consist of several documents in like form, each signed by one or more requisitionist(s).

The requisition must also state (i) the name(s) of the requisitionist(s), (ii) the contact details of the requisitionist(s) and (iii) the number of ordinary shares of the Company held by the requisitionist(s).

The Directors must proceed to convene an EGM within 21 days from the date of the deposit of the requisition. Such meeting should be held on a date not more than 28 days after the date on which the notice convening the meeting is given.

If the Directors fail to convene the EGM as aforesaid, the requisitionist(s), or any of them representing more than one-half of the total voting rights of all of them, may themselves convene the meeting. Any meeting so convened shall not be held after the expiration of 3 months from the date of the deposit of the requisition.

A meeting so convened by the requisitionist(s) shall be convened in the same manner, as nearly as possible, as that in which meetings are to be convened by the Directors.

Any reasonable expenses incurred by the requisitionist(s) by reason of the failure of the Directors to duly convene a meeting shall be repaid to the requisitionist(s) by the Company.

Putting forward proposals at general meetings

Shareholders representing not less than 2.5% of the total voting rights of all shareholders, or not less than 50 shareholders, who are entitled to vote on a resolution at a general meeting, may:

- put forward a proposal at a general meeting
- circulate to other shareholders a written statement with respect to matters to be dealt with at a general meeting

Shareholders may refer to section 580 of the Companies Ordinance (Chapter 622 of the Laws of Hong Kong) for further details on the shareholder qualifications and the procedures and timeline in connection with the above.

向董事會提出查詢

股東可將彼等提請董事會關注之事宜,送交本公司之 註冊辦事處(香港灣仔皇后大道東248號大新金融中心 26樓),並註明公司秘書收。查詢有關於召開股東周年 大會或股東特別大會,或於該等大會上提出動議之程 序,亦可向公司秘書提出。

股東通訊政策

董事會明白與本公司股東持續保持對話之重要性,並 採納了股東通訊政策,載列促進與股東有效溝通之現 行框架,以及使股東能積極地與本公司溝通,並能在知 情情況下行使彼等權力及於每年作出檢討,以確保其 有效性。

本公司透過多種渠道及方式向股東及投資人士溝通,包括:刊物(如年報、中期業績報告、通告、通函及公告)、網站(如在本公司網站上登載的刊物包括環境、社會及管治報告),以及親身出席(如出席股東大會及分析員簡報會或新聞發布會)。

關注到已有多個渠道讓股東表達其意見,董事會認為 股東通訊政策為合適及有效。

該政策可於大新銀行網頁上(www.dahsing.com)查閱。

股息政策

本公司之股息政策旨在維持穩定持續派付股息。本公司在釐定股息分派時,考慮因素包括業務一般狀況、財務業績表現、業務增長前景、資本要求、適用於本公司業務的監管規定、股東權益及董事認為相關的任何其他因素。

組織章程文件

於2024年,本公司並無變更其組織章程文件。

公司秘書

公司秘書向董事會負責,以確保董事會內部信息有效傳遞,並遵守董事會程序。

所有董事均可向公司秘書提出諮詢和獲取服務。公司 秘書具備《上市規則》第3.28條項下規定之相關資格及 經驗。截至2024年12月31日止財政年度,公司秘書已接 受不少於15個小時之相關專業培訓,以更新其技能及 知識。

持續關連交易

就財務報表附註43載列之持續關連交易而言,本公司之全體獨立非執行董事已審閱上述交易並確認上述交易乃於下述情況進行:

- (1) 依本公司之日常及慣常業務運作;
- (2) 按正常商業條款;及
- (3) 根據有關交易的協議條款,而有關條款屬公平合理,並且符合本公司之利益。

此外,本公司已委任其外聘核數師羅兵咸永道按照香港會計師公會頒布之香港鑒證業務準則第3000號「非審核或審閱過往財務資料之鑒證工作」之規定,並參照實務說明第740號「關於香港上市規則所述持續關連交易之核數師函件」,審查本公司之持續關連交易並提交報告。根據《上市規則》第14A.56條,羅兵咸永道已就財務報表附註43所載之持續關連交易之審查結果及結論,發出無保留意見之報告書。本公司需將核數師報告書之副本提交予香港聯合交易所有限公司。

Submission of enquiries to the Board

Shareholders may send their enquiries requiring the Board's attention to the Company Secretary at the Company's registered office at 26th Floor, Dah Sing Financial Centre, 248 Queen's Road East, Wan Chai, Hong Kong. Questions about the procedures for convening or putting forward proposals at an AGM or EGM may also be put to the Company Secretary.

Shareholders Communication Policy

The Board recognizes the importance of maintaining on ongoing dialogue with the Company's shareholders and has adopted a Shareholders Communication Policy which sets out the framework to promote effective communication with shareholders and to enable them to engage actively with the Company and exercise their rights as shareholders in an informed manner and is subject to review on an annual basis to ensure its effectiveness.

The Company communicates with its shareholders and the investment community through a wide range of channels and means including publications (e.g. annual reports, interim reports, notices, circulars, and announcements), website (e.g. publication posted on the Company's website including the ESG reports), and in person (attending shareholders' meetings and analyst briefings or press conference).

Having taken note of the multiple channels in place for shareholders to communicate their views, the Board considered that the Shareholders Communication Policy was appropriate and effective.

The Policy is available on the website of Dah Sing Bank (www.dahsing.com).

Dividend Policy

The Company's dividend policy aims to pay sustainable dividends over time. In determining dividend distribution, the Company takes into account factors such as general business conditions, financial results, business growth prospects, capital requirements, regulatory requirements applicable to the Company's businesses, shareholders' interests and any other factors the Directors consider to be relevant.

CONSTITUTIONAL DOCUMENTS

The Company has not changed its constitutional documents in 2024.

COMPANY SECRETARY

The Company Secretary is accountable to the Board for ensuring good information flow within the board and that Board procedures are followed.

All Directors have access to the advice and services of the Company Secretary who possesses the relevant qualifications and experience pursuant to the requirements of Rule 3.28 of the Listing Rules. The Company Secretary had taken more than 15 hours of relevant professional training to update his skills and knowledge during the financial year ended 31 December 2024.

CONTINUING CONNECTED TRANSACTIONS

In respect of the continuing connected transactions as set out in Note 43 to the financial statements, all the INEDs of the Company have reviewed the said transactions and confirmed that the said transactions have been entered into:

- in the ordinary and usual course of business of the Company;
- (2) on normal commercial terms; and
- (3) in accordance with the relevant agreements governing them on terms that are fair and reasonable and in the interests of the Company.

Further, the Company has engaged its external auditors, PwC, to report on the Company's continuing connected transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information" and with reference to Practice Note 740 "Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants. PwC has issued an unqualified letter containing their findings and conclusions in respect of the continuing connected transactions set out in Note 43 to the financial statements in accordance with Rule 14A.56 of the Listing Rules. A copy of the auditor's letter needs to be submitted by the Company to The Stock Exchange of Hong Kong Limited.

環境、社會及管治

環境、社會及管治(「ESG」)考慮因素錯綜複雜地交織在我們的業務策略和運營結構中。本集團仍舊關注不斷變化的市場趨勢,並積極完善其可持續發展實踐。本集團在其全面的環境、社會及管治策略指導下,專注於以下關鍵範疇,努力持續改善,並努力為自身及更廣泛的社會創造可持續和有韌性之未來。

環境、社會及管治之管治	在董事會監管下,加強環境、社會及管治的定位,並監督氣候轉型計劃的制定
管治	在環境、社會及管治的監督和策略實施方面,建立明確的問責制度
溝通	就我們的環境、社會及管治計劃,定期與內、外持份者保持溝通
報告	持續改善披露質素及表現追蹤水平
綠色及可持續銀行	監督大新銀行集團內綠色及可持續銀行的實務及其相關策略
管治	確定並實施與綠色及可持續銀行業務,及氣候風險相關的整體框架與相關策略
以客戶為中心	提升客戶體驗,加強以客為本的精神
客戶滿意度	憑藉卓越的客戶體驗及優質的產品和服務,與客戶建立彼此信賴的長期關係
市場	專注服務中小企
支持中小企	主動接觸及鼓勵中小企實現環境、社會及管治轉型
數碼化	透過數碼轉型,改善客戶體驗及日常營運
工作環境	建立積極參與的團隊,提升僱員忠誠度
文化及道德操守	促進道德操守,維護本集團的文化及價值觀
培訓及發展	提升員工的組織及領導能力,以迎接未來挑戰
健康及福祉	宣揚健康意識,提供靈活及健康的工作環境

ENVIRONMENT, SOCIAL AND GOVERNANCE

Environmental, Social and Governance ("ESG") considerations are intricately woven into the fabric of our business strategies and operations. The Group remains attentive to evolving market trends and is proactive in refining its sustainability practices. Guided by its comprehensive ESG strategy, the Group focuses its efforts on the following key areas, striving for continuous improvement and working towards a sustainable and resilient future for itself and the broader society.

ESG Governance	Strengthen ESG positioning and oversee the development of our Climate Transition Plan under the Board's oversight					
	Transition Plan under the Board's oversight					
Governance	Establish clear accountability on ESG oversight and strategy implementation					
Communication	Communicate our ESG initiatives regularly to our internal and external stakeholders					
Reporting	Improve disclosure quality and performance tracking as a continuous process					
Green and Sustainable Banking ("GSB")	Provide oversight on the implementation of GSB and their relevant strategies within DSBG					
Governance	Define and implement the overall GSB and climate-related framework and the relevant strategy					
Customer Centricity	Improve customer experience and reinforce customer centricity					
Customer Satisfaction	Build long-term and trusting relationships with our customers with superior customer experience and high quality products and services					
Marketplace	Differentiate with focus on small and medium enterprises ("SMEs")					
SME Support	Increase outreach to and encourage SMEs in ESG transition					
Digitalisation	Optimise customer experience and operational impact through digital transformation					
Workplace	Build an engaged workforce to enhance employee loyalty					
Culture and Ethical Behaviours	Promote ethical behaviours to uphold the Group's Culture and Values					
Training and Development	Enhance organisation and leadership capabilities for future-ready workforce					
Health and Well-being	Promote health awareness and provide flexible and healthy work environment					

社區 豐富社區策略,擴大對社會的貢獻

青少年教育 以STEAM (科學、科技、工程、藝術及數學) 及基層兒童教育為重點,支持青少年

教育

青少年體育 透過推廣體育,培育青少年全面發展

環境、社會及管治意識 提高社區對環境、社會及管治的意識,從而促進可持續發展

義工服務 鼓勵員工參與義工服務,回饋社會

環境 提升對環境關鍵績效指標的關注,以達致策略性影響及提高營運效率

環境足跡 減少我們的環境足跡,並鼓勵供應商秉持同一理念

無紙化透過流程數碼化及鼓勵客戶採用數碼平台,減少紙張消耗

員工意識及參與 向員工宣揚環保意識,鼓勵綠色工作模式

我們不斷審視環境、社會及管治策略,以確保與本集團總體業務目標保持一致。2024年,本集團更新了環境、社會及管治治理架構,將綠色及可持續銀行專責小組和以客戶為中心委員會提升至到與市場、工作環境、社區和環境工作組相同的級別。此次更新凸顯了我們越來越重視該等關鍵範疇,並確保在本集團內部建立明確的角色及職責。我們亦將繼續在業務決策和行動中系統地實施我們的環境、社會及管治策略,本集團內的主要成就概述如下:

綠色及可持續銀行:

- 引導客戶參與「建造業議會可持續金融認證計 劃」、客戶的綠色建築項目成功獲得認證
- 於2024年12月制定有關綠色及可持續貸款的新產 品框架,支持企業客戶的環保及可持續項目
- 制定綠色評估框架,評估貸款人的氣候風險應對 能力

以客戶為中心:

- 330名員工參與首屆客戶體驗會議,透過知名的演講嘉賓分享見解,及銀行客戶滿意度問卷調查進行討論,進一步強化以客戶為中心的理念
- 為600名員工舉辦3場客戶體驗演講系列活動,邀請行業專家分享客戶體驗,包括旅遊、數據及人工智能、保險及數碼支付的最佳範例

Community	Enrich our community strategy to enhance impact				
Youth Education	Support youth education with a focus on STEAM (Science, Technology, Engineering, Arts and Mathematics) and targeting under-privileged children				
Youth Sports	Promote sports as a means of nurturing all-round youth development				
ESG Awareness	Raise the awareness of ESG matters in the community for promoting sustainable development				
Volunteering	Engage our employees to contribute to the society through volunteering activities				
Environment	Sharpen our focus on environmental Key Performance Indicators for strategic impact and operational efficiency				
Environmental Footprint	Reduce our environmental footprint and influence our supply chain				
Paperless	Reduce paper consumption through digitalising operational processes and engaging customers on digital adoption				
Staff Awareness and Engagement	Promote environmental conservation to our staff for a greener planet				

We continuously review our ESG Strategy to ensure alignment with the Group's overarching business objectives. In 2024, the Group updated the ESG governance structure, elevating the Green and Sustainable Banking Implementation Taskforce and the Customer Centricity Committee to the same level as the Marketplace, Workplace, Community and Environment Workgroups. This update highlights our increasing emphasis on these crucial areas and ensures that clear roles and responsibilities are established within the organisation. We also continue to systematically implement our ESG strategy in business decisions and actions with notable achievements made across the Group as outlined below:

Green and Sustainable Banking:

Successfully piloted the certification process for a client's green building project under the Sustainable Finance Certification Scheme organised by the Construction Industry Council ("CIC")

- Developed the new product framework on Green and Sustainable Loan ("GSL") in December 2024 to support eco-friendly and sustainable projects of corporate clients
- Developed the Greenness Assessment framework to evaluate climate-risk readiness of borrowers

Customer Centricity:

- Hosted Customer Experience ("CX") Conference attended by 330 staff members to enhance customer centricity through insights from esteemed speakers and discussions on Dah Sing Bank's Customer Satisfaction Survey
- Held 3 CX Speaker Series events for 600 employees, featuring industry experts sharing best practices in customer experience across tourism, data and artificial intelligence, insurance, and digital payments

市場:

- 與不同行業組織合作,支援中小企在環境、社會及管治方面的轉型,包括贊助香港中小型企業聯合會(「中小企聯合會」)推出《SME ESG約章》2024,以推動本地中小企加深認識及實踐環境、社會和管治
- 為簡化及提升客戶數碼開戶的體驗,個人客戶可採用智方便 (iAM Smart)的表格填寫及地址驗證功能,以及推出中小企遙距開戶服務,率先響應「戶口互聯」(作為「認識你的客戶」流程的首批市場應用案例)

工作環境:

- 慶祝**「您的銀行。家。」**僱主品牌五周年
- 連續第三年舉辦文化週活動,提升員工對集團文化和價值觀的認識與理解
- 員工總培訓時數達106,705小時,促進員工發展
- **員工總培訓時數**達2,139小時,包括環境、社會及 管治議題,例如氣候相關風險以及綠色及可持續 金融培訓

環境:

- 用紙量較2020年的基準減少22%
- 啟動範圍3溫室氣體排放清單的範圍界定及估算工作,並制定路線圖以進行融資排放的試行計算
- 89%供應商簽署《供應商環保責任承諾》

社區:

- 807名義工貢獻共2,318小時的義工服務
- 1.779人受惠於我們的社區計劃及活動
- 為慶祝澳門商業銀行成立50周年,舉辦「BCM盃兒 童街舞大賽2024」,吸引173名3至14歲的年輕舞者 展示他們的才華與創造力
- 為香港及澳門學生舉辦5場金融知識普及工作坊,
 以提升社區的金融素養

2024年ESG報告提供本集團於2024年在ESG之措施、計劃及表現的年度最新情況。年內,本集團已遵守《上市規則》附錄C2所載的《環境、社會及管治報告指引》中截至2024年12月31日財政年度所有適用的披露要求及條文。此外,ESG報告亦參照國際財務報告準則可持續披露準則第2號 — 氣候相關披露的規定、金融管理局監管政策手冊GS-1氣候風險管理的披露要求以及香港交易所的新氣候要求編製,本集團旨在將逐步邁向全面遵守新氣候要求。有關本集團年內可持續發展舉措之詳情請參閱本集團2024年環境、社會及管治報告(登載於大新銀行網頁(www.dahsing.com)(關於我們一環境、社會及管治一ESG報告及成就))。

Marketplace:

- Collaborated with different industry organisations to support SMEs in **ESG transition**, including the support for Hong Kong Small and Medium Enterprises Association ("HKSMEA") to launch the SME ESG Charter 2024 to promote ESG practices among local SMEs
- Streamlined and improved customer digital onboarding experience with the adoption of iAM Smart form filling and address proof features for individual customers, and the launch of SME Remote Account Opening and adoption of Interbank Account Sharing ("IADS") as a market-first use case for Know Your Customer ("KYC") processes

Workplace:

- Celebrated the fifth anniversary of our employee value proposition of "NOT JUST A BANK. A HOME."
- Hosted a Culture Week to enrich staff awareness and understanding of the Group's Culture and Values for the third consecutive year
- Registered 106,705 employee training hours for staff development
- Registered 2,139 training hours on ESG topics, such as climate-related risk, green and sustainable finance

Environment:

- Recorded 22% reduction in paper usage, compared to our baseline in 2020
- Initiated our Scope 3 greenhouse gas ("GHG")
 emissions inventory scoping and estimation
 exercise with a roadmap to conduct pilot
 calculations of financed emissions
- Achieved 89% completion in the signing of Environmental Responsibility Undertakings by suppliers

Community:

- Recorded 2,318 volunteering hours contributed by 807 volunteers
- Engaged 1,779 beneficiaries in community programmes and activities
- Celebrated BCM's 50th Anniversary with the BCM Cup Kids Street Dance Competition 2024 and engaged 173 young dancers aged 3-14 years old to demonstrate their talent and creativity
- Conducted 5 financial education workshops for students in Hong Kong and Macau to enhance financial literacy of the community

The 2024 ESG Report provides an annual update on the initiatives, plans and performance of the Group in ESG aspects in 2024. During the year, the Group has complied with all applicable disclosure requirements and provisions of the ESG Reporting Guide set out in Appendix C2 of the Listing Rules in respect of the financial year ended 31 December 2024. In addition, the 2024 ESG Report is prepared with reference to the IFRS S2 Climate-related Disclosures, the disclosure requirements of the HKMA's Supervisory Policy Manual GS-1 Climate Risk Management and the HKEX New Climate Requirements, noting that the Group will progress towards full compliance of the New Climate Requirements over time. For more details of the Group's sustainability initiatives during the year, please refer to the Group's 2024 ESG Report, which is published on the website of Dah Sing Bank (www.dahsing.com) (About Us – Environmental, Social and Governance (ESG) – ESG Report & Achievement).

董事會報告書

董事會謹提呈截至2024年12月31日止年度之報告及經 審核之綜合財務報表。

主要業務及營運之分項分析

大新銀行集團有限公司(「本公司」)之主要業務為銀行投資控股。而附屬公司之主要業務則見綜合財務報表附註26。本報告期按業務及區域分項之本公司及其附屬公司(「本集團」)業績表現分析載於綜合財務報表附註6。

業績及盈餘分配

本集團截至2024年12月31日止年度之業績載於第117頁 之綜合收益賬內。

董事會宣派中期股息每股0.27港元,已於2024年9月26日 派發各股東。

董事會建議派發末期現金股息每股0.39港元。

暫停辦理股東登記

為釐定股東有權出席應屆之股東周年大會並於會上投票:

截止辦理股份過戶時間 2025年5月26日(星期一)下午4時30分

暫停辦理股東登記手續(包括首尾兩天) 2025年5月37日(星期二)至2025年5月30日(星期五)

記錄日期 2025年5月30日(星期五)

股東周年大會 2025年5月30日(早期五)

為釐定股東有權獲派發建議之末期股息*:

截止辦理股份過戶時間 2025年6月5日(星期四)下午4時30分

暫停辦理股東登記手續(包括首尾兩天) 2025年6月6日(星期五)至2025年6月10日(星期二)

記錄日期 2025年6月10日(星期二)

末期股息預期派發日期 2025年6月18日(星期三)

(*有待股東於應屆之股東周年大會批准)

在暫停辦理股東登記期間,本公司將暫停辦理股份過戶登記手續。所有股份過戶文件連同相關股票必須在有關之截止辦理股份過戶時間前送達本公司之股份登記處香港中央證券登記有限公司辦理過戶手續,地址為香港灣仔皇后大道東183號合和中心17樓1712至1716室。

The Directors submit their report together with the audited consolidated financial statements for the year ended 31 December 2024.

PRINCIPAL ACTIVITIES AND SEGMENT ANALYSIS OF OPERATIONS

The principal activity of Dah Sing Banking Group Limited (the "Company") is banking investment holding. The principal activities of the subsidiaries are shown in Note 26 to the consolidated financial statements. An analysis of the performance of the Company and its subsidiaries (the "Group") for the reporting period by business and geographical segments are set out in Note 6 to the consolidated financial statements.

RESULTS AND APPROPRIATIONS

The results of the Group for the year ended 31 December 2024 are set out in the consolidated income statement on page 117.

The Board declared an interim dividend of HK\$0.27 per share which was paid on 26 September 2024.

The Directors recommend the payment of a final dividend of HK\$0.39 per share in cash.

CLOSURE OF REGISTER OF SHAREHOLDERS

For determining shareholders' right to attend and vote at the forthcoming annual general meeting:

Latest time to lodge transfers 4:30 p.m. on 26 May 2025 (Monday)

Closure of Register of Shareholders (both days inclusive) 27 May 2025 (Tuesday) to 30 May 2025 (Friday)

Record date 30 May 2025 (Friday)

Annual General Meeting 30 May 2025 (Friday)

For determining shareholders' entitlement to receive the proposed final dividend*:

Latest time to lodge transfers 4:30 p.m. on 5 June 2025 (Thursday)

Closure of Register of Shareholders (both days inclusive) 6 June 2025 (Friday) to 10 June 2025 (Tuesday)

Record date 10 June 2025 (Tuesday)

Expected final dividend payment date 18 June 2025 (Wednesday)

(*subject to shareholders' approval at the forthcoming annual general meeting)

During the periods of the closure of Register of Shareholders, no share transfers will be registered. For registration, all transfer documents accompanied by the relevant share certificates must be lodged with the Company's share registrar, Computershare Hong Kong Investor Services Limited, Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wan Chai, Hong Kong before the relevant latest time to lodge transfers.

業務回顧

本集團之業務回顧及對本集團未來業務發展之討論及 分析載於本年報之「主席報告書」及「業務回顧」內。本集 團可能面對之主要風險及不明朗因素之概述亦載於本 年報之「主席報告書」及「業務回顧」內。財務風險管理 之目標及政策以及本集團風險管理架構及機制列於本 年報之「綜合財務報表附註」內。於年結日後發生而影 響本公司之重要事件資料(如有)載於「綜合財務報表 附註」內。利用財務主要表現指標以分析本集團年內之 表現於本年報之「業務回顧」內提供。此外,本集團之環 境政策及表現以及與主要持份者之關係及遵守對本集 團有重大影響的有關法例及規則載於本年報之「企業 管治報告」及2024年環境、社會及管治報告(「2024年環 境、社會及管治報告」)內。「綜合財務報表附註」亦載有 本集團管理架構及機制之概況,以確保本集團遵守相 關之各項法例及規則。以上部份構成本董事會報告書 之一部份。

2024年環境、社會及管治報告為獨立編製報告並與本年報同時發布,以及登載於香港交易及結算所有限公司網頁(www.hkexnews.hk)及大新銀行網頁(www.dahsing.com)。

本年度已發行之股份

本公司本年度已發行股份之詳情載於綜合財務報表附 註38。

捐款

本集團本年度之慈善及其他捐款共760,000港元。

董事

本年度內及直至本報告書日期止本公司董事芳名:

王守業

主席

黃漢興

副主席、董事總經理兼行政總裁

史習陶*

裴布雷*

衛皓民*

譚偉雄*

陳霞芳*

張建生*

王伯凌

麥曉德

副行政總裁

* 獨立非執行董事

BUSINESS REVIEW

A review of the business of the Group and a discussion and analysis on the Group's future business development are provided in the "Chairman's Statement" and the "Review of Operations" of this Annual Report. Description of the principal risks and uncertainties that the Group may be facing can also be found in the "Chairman's Statement" and the "Review of Operations" of this Annual Report. The objectives and policies of financial risk management and the risk management structure and framework of the Group can be found in the "Notes to the Consolidated Financial Statements" of this Annual Report. Particulars of important events affecting the Company that have occurred since the end of the financial year (if any) can be found in the "Notes to the Consolidated Financial Statements". An analysis of the Group's performance during the year using financial key performance indicators is provided in the "Review of Operations" of this Annual Report. In addition, discussions on the Group's environmental policies and performance and also relationships with the key stakeholders and compliance with relevant laws and regulations which have a significant impact on the Group can be found in the "Corporate Governance Report" of this Annual Report and the 2024 Environmental, Social and Governance Report ("2024 ESG Report"). The "Notes to the Consolidated Financial Statements" also contain description of the management structures and framework to ensure compliance with various laws and regulations which are applicable to the Group. The above sections form part of this Report of the Directors.

The 2024 ESG Report is issued as a separate report concurrently with this Annual Report and both reports are also published on the websites of Hong Kong Exchanges and Clearing Limited (www.hkexnews.hk) and Dah Sing Bank (www.dahsing.com).

SHARES ISSUED IN THE YEAR

Details of the shares of the Company issued during the year are shown in Note 38 to the consolidated financial statements.

DONATIONS

During the year, the Group made charitable and other donations amounting to HK\$760,000.

DIRECTORS

The Directors of the Company during the year and up to the date of this report are:

David Shou-Yeh Wong Chairman

Hon-Hing Wong (Derek Wong)

Vice Chairman, Managing Director and Chief Executive

Robert Tsai-To Sze*

Blair Chilton Pickerell*

Paul Franz Winkelmann*

David Wai-Hung Tam*

Nancy Ha-Fong Chan*

Kin-Sang Cheung (Alex Cheung)*

Gary Pak-Ling Wang

Nicholas John Mayhew

Deputy Chief Executive

* Independent Non-Executive Directors

董事王伯凌先生、史習陶先生及譚偉雄先生將按照本公司組織章程細則第107條輪值告退。

譚偉雄先生已通知本公司,彼將不會在應屆之股東周年大會上膺選連任,並將於應屆之股東周年大會結束時退任。

王伯凌先生及史習陶先生合資格並願意在應屆之股東 周年大會上膺選連任。

本公司已收到各獨立非執行董事就其於年內在任董事會的持續獨立性作出的年度確認函。本公司對他們的獨立性表示認同。

應屆之股東周年大會重選之董事的資料,載於股東的通函內。

董事資料之變動

根據《上市規則》第13.51B(1)條,自刊發本公司2024年中期業績報告起至本年報日期止,董事須披露資料的變動如下:

裴布雷先生

獨立非執行董事

- 由2024年9月27日起不再擔任Harvard BusinessSchool Association of Hong Kong Limited之主席及董事
- 由2024年10月18日起不再擔任Vision 2047Foundation之董事
- 於2025年3月31日退任後,不再擔任領展房地產投資信託基金之獨立非執行董事、提名委員會之成員及薪酬委員會之主席

除上文所披露外,並無其他資料須根據《上市規則》第 13.51B(1)條作出披露。

董事服務合約

建議重選之董事與本公司或其任何附屬公司概無簽訂 不可於1年內在不予賠償(法定賠償除外)的情況下終止 的服務合約。

附屬公司董事

本年度內及直至本董事會報告書日期止,出任本公司 附屬公司董事會之全部董事名單列於本董事會報告書 隨後之「附屬公司董事」一節內。 The Directors retiring by rotation in accordance with Article 107 of the Company's Articles of Association are Mr. Gary Pak-Ling Wang, Mr. Robert Tsai-To Sze and Mr. David Wai-Hung Tam.

Mr. David Wai-Hung Tam has informed the Company that he will not offer himself for re-election at the forthcoming annual general meeting and he will retire at the conclusion of the forthcoming annual general meeting.

Mr. Gary Pak-Ling Wang and Mr. Robert Tsai-To Sze, being eligible, offer themselves for re-election at the forthcoming annual general meeting.

The Company has received an annual confirmation from each of the Independent Non-Executive Directors as regards their continued independence while serving as members of the Board of Directors during the year. The Company still considers all the Independent Non-Executive Directors to be independent.

Details of the Directors to be re-elected at the forthcoming annual general meeting are set out in the circular to the shareholders.

CHANGES IN INFORMATION WITH REGARD TO DIRECTORS

Pursuant to Rule 13.51B(1) of the Listing Rules, changes in information required to be disclosed by the Directors since the publication of the 2024 Interim Report of the Company and up to the date of this Annual Report are set out below:

Mr. Blair Chilton Pickerell

Independent Non-Executive Director

- Ceased to act as the Chairman and a Director of Harvard Business School Association of Hong Kong Limited with effect from 27 September 2024
- Ceased to act as a Director of Vision 2047
 Foundation with effect from 18 October 2024
- Ceased to act as an Independent Non-Executive Director, a member of the Nomination Committee and the Chairman of the Remuneration Committee of Link Real Estate Investment Trust following the retirement on 31 March 2025

Save as disclosed above, there is no other information required to be disclosed pursuant to Rule 13.51B(1) of the Listing Rules.

DIRECTORS' SERVICE CONTRACTS

None of the Directors proposed for re-election has a service contract with the Company or any of its subsidiaries which is not determinable within 1 year without payment of compensation, other than statutory compensation.

DIRECTORS OF SUBSIDIARIES

A list of the names of all the directors who have served on the boards of the subsidiaries of the Company during the year and up to the date of this Report of the Directors is provided in the "Directors of Subsidiaries" section which follows this Report of the Directors.

董事及行政總裁權益

於2024年12月31日,根據《證券及期貨條例》第XV部,本公司之董事及行政總裁所持有本公司或其任何相聯法團(定義見《證券及期貨條例》第XV部)而須向本公司及香港聯合交易所有限公司(「香港交易所」)申報之股份、相關股份及債券的權益(包括按照《證券及期貨條例》之規定而擁有或視作擁有之權益及淡倉),或按《證券及期貨條例》規定而設置之登記冊所載,或因遵照《上市發行人董事進行證券交易的標準守則》及本公司所採納之董事證券交易守則(合稱「證券標準守則」)而須知會本公司及香港交易所之權益及淡倉如下:

_	:	佔已發行股份總數			
董事	個人權益	法團權益	其他權益	合計權益	之權益百分比
王守業	-	1,045,626,955 (1)	_	1,045,626,955	74.38%
工仏法	1 004 004 (2)/4)			1 00 1 00 1	0.140/
王伯凌	1,984,691 (2)(4)	-	-	1,984,691	0.14%
麥曉德	3,591,076 (3)(4)	_	_	3,591,076	0.26%
_	大新金融	. 集團有限公司普通股股	2份/相關股份數目		佔已發行股份總數
董事	個人權益	法團權益	其他權益	合計權益	之權益百分比
王守業	410,001 (5)	137,285,682 ⁽⁶⁾	-	137,695,683	43.09%
黃漢興	95,480 ⁽⁷⁾	_	_	95,480	0.03%
央庆光	33,400			33,400	0.0370
王伯凌	168,858 (8)	-	-	168,858	0.05%
麥曉德	207 025 (9)			207.025	0.12%
安 院际	387,035 (9)	_	_	387,035	0.12%
	重慶銀行股	佔已發行股份總數			
	個人權益	法團權益	其他權益	合計權益	之權益百分比
黃漢興	9,800	-	-	9,800	0.00%

INTERESTS OF DIRECTORS AND CHIEF EXECUTIVE

As at 31 December 2024, the interests and short positions of the Directors and the Chief Executive of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")) which were required to be notified to the Company and The Stock Exchange of Hong Kong Limited (the "SEHK") pursuant to Part XV of the SFO (including interests and short positions which they have taken on or are deemed to have acquired under such provisions of the SFO), or which were required pursuant to the SFO, to be entered in the register referred to therein, or as otherwise required to be notified to the Company and the SEHK pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers and the code of conduct for directors' securities dealing adopted by the Company (collectively the "Securities Model Code") were as follows:

	Number of orc	Percentage of interests in the				
	Personal	Corporate	Other	Total	total number of	
Directors	interests	interests	interests	interests	issued shares	
David Shou-Yeh Wong	-	1,045,626,955 (1)	-	1,045,626,955	74.38%	
Gary Pak-Ling Wang	1,984,691 (2)(4)	-	-	1,984,691	0.14%	
Nicholas John Mayhew	3,591,076 (3)(4)	-	-	3,591,076	0.26%	
	Numbe	r of ordinary shares/u	nderlying shares o	f	Percentage of	
		ah Sing Financial Hol			interests in the	
	Personal	Corporate	Other	Total	total number of	
Directors	interests	interests	interests	interests	issued shares	
David Shou-Yeh Wong	410,001 (5)	137,285,682 (6)	-	137,695,683	43.09%	
Hon-Hing Wong (Derek Wong)	95,480 (7)	-	-	95,480	0.03%	
Gary Pak-Ling Wang	168,858 (8)	-	-	168,858	0.05%	
Nicholas John Mayhew	387,035 ⁽⁹⁾	-	-	387,035	0.12%	
		er of ordinary shares/u		f	Percentage of	
	В	ank of Chongqing Co.,			interests in the	
Director	Personal interests	Corporate interests	Other interests	Total interests	total number of issued shares	
P11 C 2 (V 1	meresus	merests	merests	interests	issucu siiai es	
Hon-Hing Wong (Derek Wong)	9,800	-	-	9,800	0.00%	

註:

- (1) 該等股份包括(a)大新金融集團有限公司(「大新金融」)持有本公司74.37%控制權益,而根據《證券及期貨條例》第XV部的 定義因王守業擁有大新金融43.09%實益權益而被視作間接擁有本公司股份之法團權益,以及(b)由王守業擁有控制權 之公司所持有之本公司權益。
- (2) 個人權益包括(a)本公司934,691股普通股股份權益;及(b)本公司授出有關以現金結算以股份為基礎之獎勵權利(如下文 註(4)所述)而被視作持有本公司1,050,000股之名義相關股份權益。
- (3) 個人權益包括(a)本公司2,541,076股普通股股份權益;及(b)本公司授出有關以現金結算以股份為基礎之獎勵權利(如下 文註(4)所述) 而被視作持有本公司1,050,000股之名義相關股份權益。
- (4) 本公司於2018年3月20日設立一項以現金結算以股份為基礎之獎勵權利計劃,作為獎勵僱員的長期獎勵計劃。根據該計劃授予的權利,於授予日起計第1個周年分5批平均歸屬並可予以行使。在滿意表現評估因素的前提下,承授人可行使其歸屬的權利。該計劃是一項將承授人的表現與本公司股價掛鈎的遞延現金獎勵計劃,並不會向承授人發行任何本公司股份。
- (5) 個人權益包括(a)大新金融57,820股普通股股份權益;及(b)大新金融授出之352,181股獎授股份權益,獎授股份詳情載於「本公司及其相聯法團之股份計劃」一節。
- (6) 董事於法團權益乃指(a)由其於股東大會上可控制三分之一或以上投票權之法團所持有之股份及(b)透過家族全權信託 旗下公司持有之股份。滙豐國際信託有限公司為家族全權信託受託人,王守業為其授予人。
- (7) 個人權益包括(a)大新金融13,257股普通股股份權益;及(b)大新金融授出之82,223股獎授股份權益,獎授股份詳情載於「本公司及其相聯法團之股份計劃」一節。
- (8) 個人權益包括(a)大新金融35,687股普通股股份權益;及(b)大新金融授出之133,171股獎授股份權益,獎授股份詳情載於「本公司及其相聯法團之股份計劃」一節。
- (9) 個人權益包括(a)大新金融70,842股普通股股份權益;及(b)大新金融授出之316,193股獎授股份權益,獎授股份詳情載於「本公司及其相聯法團之股份計劃」一節。

所有上述權益皆屬好倉。於2024年12月31日,本公司依據《證券及期貨條例》而設置之董事及行政總裁權益及淡倉登 記冊內並無董事或行政總裁持有淡倉的記錄。

除上文所披露者以及於「本公司及其相聯法團之股份計劃」一節所披露外,於2024年12月31日,本公司董事或行政總裁及其各自之聯繫人士概無於本公司或其任何相聯法團(定義見《證券及期貨條例》第XV部)之股份、相關股份及債券中擁有已在本公司按《證券及期貨條例》第352條規定備存之登記冊中記錄,或根據證券標準守則已知會本公司及香港交易所之任何權益或淡倉。

Notes:

- (1) Such shares included (a) the indirect corporate interests of David Shou-Yeh Wong in the Company under Part XV of the SFO by virtue of his beneficial interests of 43.09% in Dah Sing Financial Holdings Limited ("DSFH") which currently holds a controlling interest of 74.37% in the Company and (b) interests in the Company held through a company controlled by David Shou-Yeh Wong.
- (2) The personal interests comprised of (a) interests in 934,691 ordinary shares of the Company; and (b) deemed interests in 1,050,000 notional underlying shares of the Company relating to cash-settled share-based incentive options granted by the Company as explained in note (4) below.
- (3) The personal interests comprised of (a) interests in 2,541,076 ordinary shares of the Company; and (b) deemed interests in 1,050,000 notional underlying shares of the Company relating to cash-settled share-based incentive options granted by the Company as explained in note (4) below.
- (4) The Company had established a cash-settled share-based incentive option scheme as a long-term incentive plan to incentivize employees on 20 March 2018. The rights granted under the scheme shall be exercisable upon vesting in 5 equal tranches commencing from the first anniversary of the date of grant. Subject to the satisfaction of performance appraisal factors, the grantees may exercise their vested options. No shares of the Company will be issued to the grantees of the options under the scheme which is essentially a deferred cash incentive scheme linked to the performance of the grantees and the share price of the Company.
- (5) The personal interests comprised of (a) interests in 57,820 ordinary shares of DSFH; and (b) interests in 352,181 award shares granted by DSFH. Details of share awards are set out in the section headed "Share Schemes of the Company and its Associated Corporation".
- (6) The corporate interests were in respect of shares held by (a) a corporation in which the director controls one third or more of the voting powers at general meetings and (b) shares held by companies under a family discretionary trust. HSBC International Trustee Limited is the trustee of a family discretionary trust of which David Shou-Yeh Wong is the settlor.
- (7) The personal interests comprised of (a) interests in 13,257 ordinary shares of DSFH; and (b) interests in 82,223 award shares granted by DSFH. Details of share awards are set out in the section headed "Share Schemes of the Company and its Associated Corporation".
- (8) The personal interests comprised of (a) interests in 35,687 ordinary shares of DSFH; and (b) interests in 133,171 award shares granted by DSFH. Details of share awards are set out in the section headed "Share Schemes of the Company and its Associated Corporation".
- (9) The personal interests comprised of (a) interests in 70,842 ordinary shares of DSFH; and (b) interests in 316,193 award shares granted by DSFH. Details of share awards are set out in the section headed "Share Schemes of the Company and its Associated Corporation".

All the interests stated above represented long positions. As at 31 December 2024, none of the Directors or Chief Executive of the Company held any short positions as defined under the SFO which are required to be recorded in the register of directors' and chief executives' interests and short positions.

Save as disclosed above and the details as disclosed under the section headed "Share Schemes of the Company and its Associated Corporation", as at 31 December 2024, none of the Directors or Chief Executive of the Company and their respective associates had any interests or short positions in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept by the Company pursuant to section 352 of the SFO, or as otherwise notified to the Company and the SEHK pursuant to the Securities Model Code.

本公司及其相聯法團之股份計劃

(甲) 本公司

1. 認股權計劃

本公司於2014年5月27日採納之認股權計劃 (「大新銀行集團舊認股權計劃」)已於2024年 5月27日屆滿。於2024年5月31日,本公司股東 通過批准採納新認股權計劃(「大新銀行集團 新認股權計劃」)。於大新銀行集團舊認股權 計劃屆滿後,不得根據大新銀行集團舊認股權 計劃進一步授出任何認股權,惟大新銀行 集團舊認股權計劃之條文就於大新銀行集團 舊認股權計劃屆滿前已授出但於屆滿時仍未 行使之全部認股權而言,仍具有十足效力及 作用。

根據香港聯合交易所有限公司證券上市規則 (「《上市規則》」)之要求,大新銀行集團舊認 股權計劃及大新銀行集團新認股權計劃(合 稱「該等大新銀行集團認股權計劃」)概括如 下:

(1) 目的

旨在表揚若干參與人之貢獻或價值,並 激勵及獎勵彼等促進本集團長期業務目 標。

(2) 參與人

參與人包括本集團任何僱員、本公司董事、本公司附屬公司董事或因授予認股權作為簽訂僱傭合約而成為本集團僱員的任何人。

(3) 計劃中可予發行的股份總數以及其於本 董事會報告書日期佔已發行股份總數的 百分率

> 大新銀行集團舊認股權計劃屆滿後,並 無任何認股權可根據大新銀行集團舊認 股權計劃再無進一步授出。

> 於本董事會報告書日期,大新銀行集團新認股權計劃下可予發行之股份數目為 14,057,521股,佔本公司已發行股份總數 1%。

(4) 每名參與人可獲授權益上限

任何合資格人士其獲授予認股權可認購之股份若行使後,加上給予其已發行及將發行之股份總數在授予有關認股權包括當日計過往12個月期間超過已發行股份的1%,則不會獲授予認股權。任何進一步授予高於上限之認股權須遵守該等大新銀行集團認股權計劃之條款及受不時修訂之《上市規則》所約束。

SHARE SCHEMES OF THE COMPANY AND ITS ASSOCIATED CORPORATION

(a) The Company

I. Share option scheme

The share option scheme of the Company adopted on 27 May 2014 (the "Old DSBG Share Option Scheme") had expired on 27 May 2024. On 31 May 2024, the shareholders of the Company approved the adoption of a new share option scheme (the "New DSBG Share Option Scheme"). No further options can be offered under the Old DSBG Share Option Scheme after its expiration but the provisions of the Old DSBG Share Option Scheme remain in full force and effect to the extent necessary to give effect to exercise of all options granted prior to the expiration of the Old DSBG Share Option Scheme but not yet exercised at the time of expiration.

In accordance with the requirements of The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"), a summary of the Old DSBG Share Option Scheme and the New DSBG Share Option Scheme (collectively, the "DSBG Share Option Schemes") is disclosed as follows:

(1) Purpose

To recognize the contribution or value of certain participants and to motivate and incentivize them in furtherance of the long-term business objectives of the Group.

(2) Participants

The participants include any employee of the Group, Director of the Company or director of a subsidiary of the Company and any person to whom a grant of options serves as an inducement to enter into employment contract to become employee of the Group.

(3) Total number of shares available for issue under the scheme and percentage of total number of issued shares as at the date of this Report of the Directors

Following the expiration of the Old DSBG Share Option Scheme, no further share options can be granted under the Old DSBG Option Scheme.

The total number of shares available for issue under the New DSBG Share Option Scheme is 14,057,521 shares, representing 1% of the total number of issued shares of the Company as at the date of this Report of the Directors.

(4) Maximum entitlement of each participant

No share options may be granted to any eligible person which, if exercised, would result in such eligible person becoming entitled to subscribe for such number of shares as, when aggregated with the total number of shares already issued or to be issued to him/her under all share options granted to him/her in the 12-month period up to and including the offer date of relevant share options, exceed 1% of the shares in issue at such date. Any grant of further share options above the limit shall be subject to the provisions of the DSBG Share Option Schemes and the Listing Rules as amended from time to time.

(5) 承授人可行使認股權的期限

行使期由提名及薪酬委員會代表本公司董事會決定,及於授予有關認股權時闡明。股份須於有關認股權授予日起計10年內認購。

(6) 歸屬期

認股權的歸屬期由提名及薪酬委員會代表本公司董事會決定,及於授予時闡明。

(7) 申請或接受認股權須付金額以及付款或 通知付款的期限或償還有關貸款的期限

接受認股權應支付金額按每份認股權 1港元代價認購,及須於授予日起計21天 內或在達成其授予條件(如有)之日期內 繳訖。

(8) 獲授認股權的行使價的釐定基準

每份認股權之行使價乃由提名及薪酬委員會代表本公司董事會以不得寬鬆於《上市規則》第17.03E條規定下,按不低於以下之較高者作釐定:(i)本公司股份在授予日於香港交易所買賣之收市價;及(ii)本公司股份在緊接授予日前5個營業日於香港交易所買賣之平均收市價。

(9) 尚餘有效期

大新銀行集團舊認股權計劃已於2024年 5月27日屆滿。

大新銀行集團新認股權計劃由2024年 5月31日起計10年內有效,至2034年5月30日 屆滿。

於2024年1月1日,根據大新銀行集團舊認股權計劃可授出之認股權數目為68.876,781。

自採納日起至2024年12月31日止,並無認股權根據大新銀行集團新認股權計劃授出。於2024年12月31日根據大新銀行集團新認股權計劃可授出之認股權數目為14,057,521股。

(5) Period within which the option may be exercised by the grantee

The exercise period is determined by the Nomination and Remuneration Committee on behalf of the Board of the Company for, and is specified when related share options are granted. Shares under the share options must be taken up within 10 years from the date of grant.

(6) Vesting period

The vesting period for options is determined by the Nomination and Remuneration Committee on behalf of the Board of the Company, and is specified when related share options are granted.

(7) Amount payable on application or acceptance of the option and the period within which payments or calls must or may be made or loans for such purpose must be repaid

> The amount payable on acceptance of an option is HK\$1 and must be made within 21 days upon offer of granting of share options or the date on which the conditions (if any) for the offer are satisfied.

(8) Basis of determining the exercise price of options granted

The exercise price of option is concluded by the Nomination and Remuneration Committee on behalf of the Board of the Company on the basis no less exacting than the requirement set out in Rule 17.03E of the Listing Rules and is determined as no less than the higher of (i) the closing price of the Company's shares traded on the SEHK on the date of grant; and (ii) the average closing price of the Company's shares traded on the SEHK for the 5 business days immediately preceding the date of grant.

(9) Remaining life

The Old DSBG Share Option Scheme had expired on 27 May 2024.

The New DSBG Share Option Scheme shall be valid and effective for a period of 10 years commencing from 31 May 2024 and expiring at the close of 30 May 2034.

The number of share options available for grant under the Old DSBG Share Option Scheme as at 1 January 2024 was 68,876,781.

No share options had been granted under the New DSBG Share Option Scheme from the date of its adoption to 31 December 2024. The number of the share options available for grant under the New DSBG Share Option Scheme as at 31 December 2024 was 14,057,521.

大新銀行集團舊認股權計劃授出之認股權以認購本公司普通股股份之權益及按《上市規則》而須披露之資料如下:

	_	認股權包含之本公司股份數目						
承授人	授出日 (日/月/年)	於 2024 年 1月1日 尚未行使	2024 年內 授出	2024 年內 行使	2024 年內 失效	於2024年 12月31日 尚未行使	行使價 (港元)	行使期 ⁽¹⁾ (日/月/年)
董事 王伯凌	26/04/2018	450,000	-	-	450,000	-	18.24	26/04/2019 - 26/04/2024
麥曉德	26/04/2018	450,000	-	-	450,000	-	18.24	26/04/2019 - 26/04/2024
其他僱員總額⑵	26/04/2018	300,000	-	-	300,000	-	18.24	26/04/2019 - 26/04/2024

註:

- (1) 所有根據大新銀行集團舊認股權計劃下授出之認股權於授出日起計第1個至第5個周年分5批平均歸屬後可予以行使。
- (2) 認股權乃授予若干合資格僱員,彼等為本公司主要營運附屬公司的董事、高層管理人員或職員,並為香港僱傭條例下「連續合約」工作的僱員。
- (3) 於2024年12月31日止年度並無任何認股權註銷。
- (4) 有關認股權在授出日的公平價值以及所採納之會計準則及政策之釐定詳情載於綜合財務報表附註44。

Particulars of interests in options to subscribe for ordinary shares of the Company granted under the Old DSBG Share Option Scheme and information that is required to be disclosed in accordance with the Listing Rules are set out below:

	_	Number of the Company's shares underlying the options							
Grantees	Date of grant (D/M/Y)	Outstanding as at 01/01/2024	Granted during 2024	Exercised during 2024	Lapsed during 2024	Outstanding as at 31/12/2024	Exercise price (HK\$)	Exercise period (1) (D/M/Y)	
Directors Gary Pak-Ling Wang	26/04/2018	450,000	-	-	450,000	-	18.24	26/04/2019 - 26/04/2024	
Nicholas John Mayhew	26/04/2018	450,000	-	-	450,000	-	18.24	26/04/2019 - 26/04/2024	
Aggregate of other employees (2)	26/04/2018	300,000	-	-	300,000	-	18.24	26/04/2019 - 26/04/2024	

Notes:

- (1) All the existing share options granted under the Old DSBG Share Option Scheme shall be exercisable upon vesting in 5 equal tranches between the first and fifth anniversaries from the date of grant.
- (2) Share options were granted to certain eligible employees, who are directors, senior executives or officers of the major operating subsidiaries of the Company and are working under employment contracts that are regarded as "continuous contracts" for the purpose of the Employment Ordinance of Hong Kong.
- (3) No share options were cancelled for the year ended 31 December 2024.
- (4) Details of the computation of the fair value of options at the date of grant and the accounting standard and policy adopted are shown in Note 44 to the consolidated financial statements.

II. 股份獎勵計劃

本公司於2021年9月9日採納股份獎勵計劃 (「大新銀行集團股份獎勵計劃」),並於 2024年5月31日修訂和重列。

根據《上市規則》之要求,大新銀行集團股份 獎勵計劃概括如下:

(1) 目的

旨在表揚若干參與人之貢獻或價值,並 激勵及獎勵彼等促進本集團長期業務目 標。

(2) 參與人

參與人包括本集團任何僱員、本公司董事、本公司附屬公司董事或因授予獎授股份作為簽訂僱傭合約而成為本集團僱員的任何人。

(3) 計劃中可予授出的股份總數以及其於本 董事會報告書日期佔已發行股份總數的 百分率

> 於本董事會報告書日期,可授出的股份 總數總計不可超過126,517,691股(「大新 銀行集團獎授股份」),佔本公司已發行 股份總數9%。在計劃項下受託人可從市 場購買已發行股份及/或向本公司認購 新股份,於信託期內為選定之參與人以 信託方式持有大新銀行集團獎授股份。

(4) 每名參與人可獲授權益上限

授予每位參與人的本公司獎授股份總數不可超過於授出日大新銀行集團已發行股份總數的1%。任何進一步授予高於上限之大新銀行集團獎授股份須遵守大新銀行集團股份獎勵計劃之條款及受不時修訂之《上市規則》所約束。

(5) 歸屬期

歸屬期、標準及其他條件由本公司董事 會或其代表決定,並於授予相關獎授股 份時在獎勵函中闡明。

(6) 申請或接受獎勵須付金額以及付款或通 知付款的期限或償還有關貸款的期限

無。

(7) 獎授股份的購買價的釐定基準

無。

(8) 尚餘有效期

計劃由2021年9月9日起計10年內有效,至 2031年9月8日屆滿。

於年內,並無獎授股份根據大新銀行集團股份獎勵計劃授出。於2024年1月1日及2024年12月31日根據大新銀行集團股份獎勵計劃可授出之獎授股份數目分別為42,000,000股及126,517,691股。

II. Share award scheme

The Company has adopted a share award scheme (the "DSBG Share Award Scheme") on 9 September 2021, which was amended and restated on 31 May 2024.

In accordance with the requirements of the Listing Rules, a summary of the DSBG Share Award Scheme is disclosed as follows:

(1) Purpose

To recognize the contribution or value of certain participants and to motivate and incentivize them in furtherance of the long-term business objectives of the Group.

(2) Participants

The participants include any employee of the Group, Director of the Company or director of a subsidiary of the Company and any person to whom a grant of awards serves as an inducement to enter into employment contract to become employee of the Group.

(3) Total number of shares available for issue under the scheme and percentage of total number of issued shares as at the date of this Report of the Directors

The total number of shares that may be awarded shall not in aggregate exceed 126,517,691 shares (the "DSBG Award Shares"), representing 9% of the total number of issued shares of the Company as at the date of this Report of the Directors. Under the scheme, the trustee may acquire issued shares on-market and/or subscribe new shares from the Company and hold the DSBG Award Shares on trust for selected participants during the trust period.

(4) Maximum entitlement of each participant

The total number of the DSBG Award Shares granted to each participant shall not exceed 1% of the total number of issued shares of the Company as at the date of grant. Any grant of further DSBG Award Shares above the limit shall be subject to the provisions of the DSBG Share Award Scheme and the Listing Rules as amended from time to time.

(5) Vesting period

The vesting period, criteria and other conditions is determined by the Board of the Company or its delegate, and are specified in the award letter when related share awards are granted.

(6) Amount payable on application or acceptance of the award and the period within which payments or calls must or may be made or loans for such purpose must be repaid

Nil.

(7) Basis of determining the purchase price of shares awarded

Nil.

(8) Remaining life

The scheme shall be valid and effective for a term of 10 years commencing from 9 September 2021 and expiring at the close of 8 September 2031.

During the year, no share awards were granted under the DSBG Share Award Scheme. The number of share awards available for grant under the DSBG Share Award Scheme as at 1 January 2024 and 31 December 2024 was 42,000,000 and 126,517,691 respectively.

(乙) 本公司控股公司—大新金融集團有限公司 (「大新金融」)

1. 認股權計劃

於2024年5月31日,大新金融股東通過批准採納大新金融之新認股權計劃(「大新金融新認股權計劃」),並與此同時終止大新金融於2015年5月27日採納之認股權計劃(「大新金融舊認股權計劃」)。大新金融舊認股權計劃自採納日起並無任何認股權根據大新金融舊認股權計劃授出,大新金融舊認股權計劃終止後,不得根據此計劃進一步授出任何認股權。

根據《上市規則》之要求,大新金融舊認股權計劃及大新金融新認股權計劃(合稱「該等大新金融認股權計劃」)概括如下:

(1) 目的

旨在表揚若干參與人之貢獻或價值,並 激勵及獎勵彼等促進大新金融集團旗下 公司長期業務目標。

(2) 參與人

參與人包括大新金融集團旗下公司任何 僱員、大新金融董事、大新金融附屬公 司董事或因授予認股權作為簽訂僱傭合 約而成為大新金融集團旗下公司僱員的 任何人。 (3) 計劃中可予發行的股份總數及其於本董 事會報告書日期佔已發行股份總數的百 分率

大新金融舊認股權計劃終止後,並無任 何認股權可根據大新金融舊認股權計劃 進一步授出。

於本董事會報告書日期,大新金融新認股權計劃下可予發行之股份數目為3,195,751股,佔大新金融已發行股份總數1%。

(4) 每名參與人可獲授權益上限

任何合資格人士其獲授予認股權可認購之股份若行使後,加上給予其已發行及將發行之股份總數在授予有關認股權包括當日計過往12個月期間超過已發行股份的1%,則不會獲授予認股權。任何進一步授予高於上限之認股權須遵守該等大新金融認股權計劃之條款及受不時修訂之《上市規則》所約束。

(5) 承授人可行使認股權的期限

行使期由提名及薪酬委員會代表大新金融董事會決定,及於授予有關認股權時闡明。股份須於有關認股權授予日起計 10年內認購。

(b) Dah Sing Financial Holdings Limited ("DSFH"), the holding company of the Company

I. Share option scheme

On 31 May 2024, the shareholders of DSFH approved the adoption of a new share option scheme (the "New DSFH Share Option Scheme") and, at the same time, the termination of the share option scheme adopted by DSFH on 27 May 2015 (the "Old DSFH Share Option Scheme"). No share options had been granted under the Old DSFH Share Option Scheme since the date of its adoption and no further share options can be offered under the Old DSFH Share Option Scheme after its termination.

In accordance with the requirements of the Listing Rules, a summary of the Old DSFH Share Option Scheme and the New DSFH Share Option Scheme (collectively, the "DSFH Share Option Schemes") is disclosed as follows:

(1) Purpose

To recognize the contribution or value of certain participants and to motivate and incentivize them in furtherance of the long-term business objectives of the DSFH group.

(2) Participants

The participants include any employee of the DSFH group, Director of DSFH or director of a subsidiary of DSFH and any person to whom a grant of options serves as an inducement to enter into employment contract to become employee of the DSFH group.

(3) Total number of shares available for issue under the scheme and percentage of total number of issued shares as at the date of this Report of the Directors

Following the termination of the Old DSFH Option Scheme, no further share options can be granted under the Old DSFH Option Scheme.

The total number of shares available for issue under the New DSFH Share Option scheme is 3,195,751 shares, representing 1% of the total number of issued shares of DSFH as at the date of this Report of the Directors.

(4) Maximum entitlement of each participant

No share options may be granted to any eligible person which, if exercised, would result in such eligible person becoming entitled to subscribe for such number of shares as, when aggregated with the total number of shares already issued or to be issued to him/her under all share options granted to him/her in the 12-month period up to and including the offer date of relevant share options, exceed 1% of the shares in issue at such date. Any grant of further share options above the limit shall be subject to the provisions of the DSFH Share Option Schemes and the Listing Rules as amended from time to time.

(5) Period within which the option may be exercised by the grantee

The exercise period is determined by the Nomination and Remuneration Committee on behalf of the Board of DSFH, and is specified when related share options are granted. Shares under the share options must be taken up within 10 years from the date of grant.

(6) 歸屬期

認股權的歸屬期由提名及薪酬委員會代 表大新金融董事會決定,及於授予時闡 明。

(7) 申請或接受認股權須付金額以及付款或 通知付款的期限或償還有關貸款的期限

> 接受認股權應支付金額按每份認股權 1港元代價認購,及須於授予日起計21天 內或在達成其授予條件(如有)之日期內 繳訖。

(8) 獲授認股權的行使價的釐定基準

每份認股權之行使價乃由提名及薪酬委員會代表大新金融董事會以不得寬鬆於《上市規則》第17.03E條規定下,按不低於以下之較高者作釐定:(i)大新金融股份在授予日於香港交易所買賣之收市價;及(ii)大新金融股份在緊接在授予日前5個營業日於香港交易所買賣之平均收市價。

(9) 尚餘有效期

大新金融舊認股權計劃已於2024年5月 31日終止。

大新金融新認股權計劃由2024年5月31日 起計10年內有效,至2034年5月30日屆滿。 於2024年1月1日,根據大新金融舊認股權計劃 可授出之認股權數目為15,978,755。

自採納日起至2024年12月31日止,並無認股權根據大新金融新認股權計劃授出。於2024年12月31日根據大新金融新認股權計劃可授出之認股權數目為3,195,751股。

II. 股份獎勵計劃

大新金融於2021年9月9日採納股份獎勵計劃 (「大新金融股份獎勵計劃」),並於2022年 3月30日更新和修訂及於2024年5月31日進一 步修訂和重列。

根據《上市規則》之要求,大新金融股份獎勵 計劃概括如下:

(1) 目的

旨在表揚若干參與人之貢獻或價值,並 激勵及獎勵彼等促進大新金融集團旗下 公司長期業務目標。

(2) 參與人

參與人包括大新金融集團旗下公司任何 僱員、大新金融董事、大新金融附屬公司董事或因授予認股權作為簽訂僱傭合 約而成為大新金融集團旗下公司僱員的 任何人。

(6) Vesting period

The vesting period for options is determined by the Nomination and Remuneration Committee on behalf of the Board of DSFH, and is specified when related share options are granted.

(7) Amount payable on application or acceptance of the option and the period within which payments or calls must or may be made or loans for such purpose must be repaid

> The amount payable on acceptance of an option is HK\$1 and must be made within 21 days upon offer of granting of share options or the date on which the conditions (if any) for the offer are satisfied.

(8) Basis of determining the exercise price of options granted

The exercise price of option is concluded by the Nomination and Remuneration Committee on behalf of the Board of DSFH on the basis no less exacting than the requirement set out in Rule 17.03E of the Listing Rules and is determined as no less than the higher of (i) the closing price of DSFH's shares traded on the SEHK on the date of grant; and (ii) the average closing price of DSFH's shares traded on the SEHK for the 5 business days immediately preceding the date of grant.

(9) Remaining life

The Old DSFH Share Option Scheme was terminated on 31 May 2024.

The New DSFH Share Option Scheme shall be valid and effective for a period of 10 years commencing from 31 May 2024 and expiring at the close of 30 May 2034.

The number of the share options available for grant under the Old DSFH Share Option Scheme as at 1 January 2024 was 15,978,755.

No share options had been granted under the New DSFH Share Option Scheme from the date of its adoption to 31 December 2024. The number of share options available for grant under the New DSFH Share Option Scheme was as at 31 December 2024 was 3,195,751.

II. Share award scheme

DSFH has adopted a share award scheme (the "DSFH Share Award Scheme") on 9 September 2021, which was updated and amended on 30 March 2022 and further amended and restated on 31 May 2024.

In accordance with the requirements of the Listing Rules, a summary of the DSFH Share Award Scheme is disclosed as follows:

(1) Purpose

To recognize the contribution or value of certain participants and to motivate and incentivize them in furtherance of the long-term business objectives of the DSFH group.

(2) Participants

The participants include any employee of the DSFH group, Director of DSFH or director of a subsidiary of DSFH and any person to whom a grant of awards serves as an inducement to enter into employment contract to become employee of the DSFH group.

(3) 計劃中可予授出的股份總數以及其於本 董事會報告書日期佔已發行股份總數的 百分率

於本董事會報告書日期,可授出的股份 總數總計不可超過28,761,759股(「大新金 融獎授股份」),佔大新金融已發行股份 總數9%。在計劃項下受託人可從市場購 買已發行股份及/或向大新金融認購新 股份,於信託期內為選定之參與人以信 託方式持有大新金融獎授股份。

(4) 每名參與人可獲授權益上限

授予每位參與人的大新金融獎授股份總數不可超過於授出日大新金融已發行股份總數的1%。任何進一步授予高於上限之大新金融獎授股份須遵守大新金融股份獎勵計劃之條款及受不時修訂之《上市規則》所約束。

(5) 歸屬期

歸屬期、標準及其他條件由大新金融董 事會或其代表決定,及於授予相關獎授 股份時在獎勵函中闡明。 (6) 申請或接受獎勵須付金額以及付款或通 知付款的期限或償還有關貸款的期限

無。

(7) 獎授股份的購買價的釐定基準

無。

(8) 尚餘有效期

計劃由2021年9月9日起計10年內有效,至 2031年9月8日屆滿。

於2024年1月1日及2024年12月31日根據大新金融股份獎勵計劃可授出之獎授股份數目分別為8,376,938股及26,406,387股。

(3) Total number of shares available for grant under the scheme and percentage of total number of issued shares as at the date of this Report of the Directors

The total number of shares that may be granted shall not in aggregate exceed 28,761,759 shares (the "DSFH Award Shares"), representing 9% of the total number of issued shares of DSFH as at the date of this Report of the Directors. Under the scheme, the trustee may acquire issued shares on-market and/or subscribe new shares from DSFH and hold the DSFH Award Shares on trust for selected participants during the trust period.

(4) Maximum entitlement of each participant

The total number of the DSFH Award Shares granted to each participant shall not exceed 1% of the total number of issued shares of DSFH as at the date of grant. Any grant of further DSFH Award Shares above the limit shall be subject to the provisions of the DSFH Share Award Scheme and the Listing Rules as amended from time to time.

(5) Vesting period

The vesting period, criteria and other conditions is determined by the Board of DSFH or its delegate, and are specified in the award letter when related share awards are granted.

(6) Amount payable on application or acceptance of the award and the period within which payments or calls must or may be made or loans for such purpose must be repaid

Nil.

(7) Basis of determining the purchase price of shares awarded

Nil.

(8) Remaining life

The scheme shall be valid and effective for a term of 10 years commencing from 9 September 2021 and expiring at the close of 8 September 2031.

The number of share awards available for grant under the DSFH Share Award Scheme as at 1 January 2024 and 31 December 2024 was 8,376,938 and 26,406,387 respectively.

根據大新金融股份獎勵計劃授出之獎授股份及按《上市規則》而須披露之資料如下:

大新金融獎授股份數目

			7 1111 = 1357 137				
承授人	授出日 (日/月/年)	於 2024 年 1月1日 尚未歸屬	2024 年內 授出 ⁽⁴⁾	2024 年內 歸屬 ⁽⁵⁾	2024 年內 失效	於 2024 年 12月31 日 尚未歸屬	歸屬期 (日/月/年)
董事 王守業	03/04/2023	173,460	_	57,820	_	115,640	03/04/2023 -
	03/04/2024	· -	236,541	· -	_	236,541	03/04/2026 (2)
黄漢興	03/04/2023	39,771	-	13,257	_	26,514	03/04/2027 ⁽²⁾ 03/04/2023 -
兴 (六六		33,111					03/04/2026 (2)
T-14-14	03/04/2024	-	55,709	-	-	55,709	03/04/2024 - 03/04/2027 ⁽²⁾
王伯凌	03/04/2023	107,063	-	35,687	-	71,376	03/04/2023 - 03/04/2026 ⁽²⁾
	03/04/2024	-	61,795	-	-	61,795	03/04/2024 - 03/04/2027 ⁽²⁾
麥曉德	06/12/2022	58,160	-	14,540	-	43,620	06/12/2022 - 06/12/2027 ⁽¹⁾
	03/04/2023	125,286	-	41,762	-	83,524	03/04/2023 - 06/12/2026 ⁽²⁾
	03/04/2024	-	189,049	-	-	189,049	03/04/2024 - 03/04/2027 ⁽²⁾
其他僱員總額③	06/12/2022	241,360	-	60,220	480	180,660	06/12/2022 - 06/12/2027 ⁽¹⁾
	03/04/2023	403,202	-	134,396	-	268,806	03/04/2023 - 03/04/2026 ⁽²⁾
	03/04/2024	-	589,696	-	-	589,696	03/04/2024 - 03/04/2027 ⁽²⁾

註:

- (1) 於2022年12月6日授出的獎授股份,自授出日起計第1個至第5個周年分5批平均歸屬。
- (2) 於2023年4月3日及2024年4月3日授出的獎授股份,自授出日起計第1個至第3個周年分3批歸屬。
- (3) 獎授股份乃授予若干大新金融集團內合資格僱員,彼等為大新金融董事或僱員,或大新金融集團旗下內任何其他成員。合資格僱員亦包括大新金融前僱員。
- (4) 於2024年4月3日,大新金融合共授出1,132,790股大新金融獎授股份。大新金融股份在2024年4月2日(即2024年4月3日授出大新金融獎授股份當日之前一個營業日)的收市價為每股19.60港元。授出之獎授股份以現有已發行股份支付。
- (5) 大新金融股份緊接大新金融獎授股份於2024年12月31日止年度歸屬日期前的加權平均收市價為20.78港元。
- (6) 於2024年12月31日止年度並無大新金融獎授股份註銷。
- (7) 有關獎勵在授出日的公平價值以及所採納之會計準則及政策之釐定詳情載於綜合財務報表附註44。

Particulars of share awards granted under the DSFH Share Award Scheme and information that is required to be disclosed in accordance with the Listing Rules are set out below:

	Number of DSFH Award Shares						
Grantees	Date of grant (D/M/Y)	Unvested as at 01/01/2024	Granted during 2024 ⁽⁴⁾	Vested during 2024 ⁽⁵⁾	Lapsed during 2024	Unvested as at 31/12/2024	Vesting period (D/M/Y)
Directors							
David Shou-Yeh Wong	03/04/2023	173,460	-	57,820	-	115,640	03/04/2023 – 03/04/2026 ⁽²⁾
	03/04/2024	-	236,541	-	-	236,541	03/04/2024 – 03/04/2027 ⁽²⁾
Hon-Hing Wong (Derek Wong)	03/04/2023	39,771	-	13,257	-	26,514	03/04/2023 – 03/04/2026 ⁽²⁾
	03/04/2024	-	55,709	-	-	55,709	03/04/2024 – 03/04/2027 ⁽²⁾
Gary Pak-Ling Wang	03/04/2023	107,063	-	35,687	-	71,376	03/04/2023 – 03/04/2026 ⁽²⁾
	03/04/2024	-	61,795	-	-	61,795	03/04/2024 – 03/04/2027 ⁽²⁾
Nicholas John Mayhew	06/12/2022	58,160	-	14,540	-	43,620	06/12/2022 – 06/12/2027 ⁽¹⁾
	03/04/2023	125,286	-	41,762	-	83,524	03/04/2023 – 03/04/2026 ⁽²⁾
	03/04/2024	-	189,049	-	-	189,049	03/04/2024 – 03/04/2027 ⁽²⁾
Aggregate of other employees (3)	06/12/2022	241,360	-	60,220	480	180,660	06/12/2022 – 06/12/2027 ⁽¹⁾
	03/04/2023	403,202	-	134,396	-	268,806	03/04/2023 – 03/04/2026 ⁽²⁾
	03/04/2024	-	589,696	-	-	589,696	03/04/2024 – 03/04/2027 ⁽²⁾

Notes:

- (1) Share awards granted on 6 December 2022 are vested in 5 equal tranches between the first and fifth anniversaries from the date of grant.
- (2) Share awards granted on 3 April 2023 and 3 April 2024 are vested in 3 tranches between the first and third anniversaries from the date of grant.
- (3) Share awards were granted to certain eligible employees of DSFH Group, who are directors or employees of DSFH or any other member of the DSFH group. Eligible employees also include former employees of DSFH.
- (4) On 3 April 2024, DSFH granted a total of 1,132,790 DSFH award shares. The closing price of the shares of DSFH on 2 April 2024 (being the business day immediately before 3 April 2024 on which the DSFH award shares were granted) was HK\$19.60 per share. The award shares granted are satisfied by existing issued shares.
- (5) The weighted average closing price of the shares of DSFH immediately before the date on which the DSFH award shares were vested during the year ended 31 December 2024 was HK\$20.78.
- (6) No DSFH Award Shares were cancelled during the year ended 31 December 2024.
- (7) Details of the computation of the fair value of awards at the date of grant and the accounting standard and policy adopted are shown in Note 44 to the consolidated financial statements.

股票掛鈎協議

除認股權計劃及股份獎勵計劃於上文所披露外,本公司、其附屬公司、其同系附屬公司或其控股公司於年內或年終時並無訂立任何股票掛鈎協議。

主要股東權益

於2024年12月31日,以下人士(本公司董事及行政總裁之權益已於上文披露除外)於本公司股份及相關股份中,持有本公司根據《證券及期貨條例》第XV部第336條規定存置的股東權益登記冊予以記錄或據本公司知悉的權益或淡倉。

名稱	身份	所持股份數目/ 股份之權益	佔已發行 股份總數之 權益百分比 ^⑷
王嚴君琴	因其配偶擁有須予披露權益 而被視作擁有權益	1,045,626,955 ⁽¹⁾	74.38%
大新金融集團有限公司 (「大新金融」)	實益權益	1,045,461,643	74.37%
王祖興	實益權益及被視為持有信託人 間接持有的股份權益	1,048,200,188 (2)	74.57%
滙豐國際信託有限公司 (「滙豐信託」)	信託人及法團權益	1,045,461,643 (3)	74.37%

註:

- (1) 該等股份屬王嚴君琴被視作持有之權益,皆因其配偶王守業乃大新金融之主要股東持有本公司相關股本的控股法團權益及王守業透過其控股法團持有本公司權益。王嚴君琴因此須就其被視作持有之權益而作出披露。此等權益與王守業於上述「董事及行政總裁權益」披露中所載持有本公司權益相同。
- (2) 權益包括(a)於本公司1,038,545股普通股之股份權益;(b)按本公司授出以現金支付股份為基礎之獎勵認股權而被視作 持有本公司1,700,000股相關股份之權益;及(c)根據《證券及期貨條例》第322條被視為持有由大新金融及家族全權信託 受託人滙豐信託持有之本公司1,045,461,643股股份權益,王守業為該信託之授予人。
- (3) 此等股份屬大新金融在本公司之法團權益並由滙豐信託以王守業作為授予人之家族全權信託全權信託受託人身份間接持有。滙豐信託須就由其操控公司持有本公司相關股份而作出披露。相關股份已於上述「董事及行政總裁權益」有關王守業的「法團權益」一項中披露。
- (4) 權益百分比乃根據本公司於2024年12月31日之已發行股份總數計算。
- (5) 所有上述權益皆屬好倉。

除上述披露者外,於2024年12月31日,概無其他人士於本公司股份及相關股份中,持有本公司根據《證券及期貨條例》 第XV部第336條規定存置的股東權益登記冊予以記錄或據本公司知悉的任何權益或淡倉。

EQUITY-LINKED AGREEMENTS

Save for the share option schemes and share award schemes as disclosed above, no equity-linked agreements were entered into by the Company, its subsidiaries, its fellow subsidiaries or its holding company during the year or subsisted at the end of the year.

SUBSTANTIAL SHAREHOLDERS' INTERESTS

As at 31 December 2024, the following are the persons, other than the Directors and Chief Executive of the Company whose interests are disclosed above, who had interests or short positions in the shares and underlying shares of the Company as recorded in the register of shareholders' interests required to be kept by the Company pursuant to section 336 of Part XV of the SFO or otherwise known to the Company.

		Number of shares held/ Interests	Percentage of interests in the total number of
Name	Capacity	in shares	issued shares (4)
Christine Yen Wong	Deemed interests by virtue of her spouse having a notifiable interest	1,045,626,955 (1)	74.38%
Dah Sing Financial Holdings Limited ("DSFH")	Beneficial interests	1,045,461,643	74.37%
Harold Tsu-Hing Wong	Beneficial interests and deemed interests in shares indirectly held by trustee	1,048,200,188 (2)	74.57%
HSBC International Trustee Limited ("HSBCIT")	Trustee and corporate interests	1,045,461,643 (3)	74.37%

Notes:

- (1) Such shares represented the deemed interests of Christine Yen Wong by virtue of her spouse, David Shou-Yeh Wong, being a substantial shareholder of DSFH which held a controlling corporate interest in the relevant share capital of the Company and interests in the Company held through a company in which David Shou-Yeh Wong has a controlling interest. Christine Yen Wong was taken to have a duty of disclosure in respect of the deemed interests in the Company. These interests comprised the same interests of David Shou-Yeh Wong under the heading "Interests of Directors and Chief Executive" above.
- (2) The interests comprised of (a) interests in 1,038,545 ordinary shares of the Company; (b) deemed interests in 1,700,000 notional underlying shares of the Company relating to the cash-settled share-based incentive options granted by the Company; and (c) deemed interests pursuant to section 322 of the SFO in 1,045,461,643 shares of the Company held by DSFH and HSBCIT through a family discretionary trust of which David Shou-Yeh Wong is the settlor.
- (3) Such shares represented DSFH's corporate interests in the Company indirectly held by HSBCIT in trust for a family discretionary trust of which David Shou-Yeh Wong is the settlor. HSBCIT was taken to have a duty of disclosure in relation to the relevant shares of the Company held through companies of which it has control. The relevant shares have been included in the "Corporate interests" of David Shou-Yeh Wong as disclosed under the heading "Interests of Directors and Chief Executive" above.
- (4) The percentage of interests was calculated with reference to the total number of issued shares of the Company as at 31 December 2024.
- (5) All the interests stated above represented long positions.

Save as disclosed above, as at 31 December 2024, no other persons had any interests or short positions in the shares and underlying shares of the Company as recorded in the register of shareholders' interests required to be kept by the Company pursuant to section 336 of Part XV of the SFO or otherwise known to the Company.

董事於就本公司業務而言屬重要交易、安排或合約之 重大權益

於年度結束時或年內任何時間,凡與本公司業務有關 而本公司、其附屬公司或其控股公司有份參與之重要 交易、安排或合約,本公司董事或其有關連的實體均無 直接或間接擁有重大權益。

獲准許的彌償條文

根據本公司組織章程細則的規定,在《公司條例》 (第622章)最大程度准許之情況下,每名董事及高級人 員就履行其職務或職責或有關的其他事情而蒙受或招 致之所有損失或責任,均有權獲得本公司以其資產賠 償。本公司已為本集團董事及高級人員安排適當的董 事及高級人員責任保險。

購買、出售或贖回證券

截至2024年12月31日止年度,本公司或其任何附屬公司 並無購買、出售或贖回任何本公司之上市證券。

管理合約

截至2024年12月31日止年度,本公司並無就全部或任何 重大部份業務簽訂或存有任何管理及行政合約。

可供派發儲備

按照《公司條例》(第622章)第291、297及299條計算,本公司於2024年12月31日之可供派發儲備為688,436,000港元(2023年:616,724,000港元)。

關連交易

截至2024年12月31日止年度期間,本集團與其關連人士之交易詳情,已載於綜合財務報表附註43。

主要客戶

截至2024年12月31日止年度期間,少於30%之利息收入 及其他營運收入源自本集團最主要之首5名客戶。

五年財務資料

本集團過去5年公布之業績、資產及負債已載列於本年報之「財務概要」內。

充足公眾持股量

就本公司所得之公開資料及本公司各董事所知,本公司已維持根據《上市規則》所規定之公眾持股量。

《香港聯合交易所有限公司證券上市規則》之遵行

隨附之綜合財務報表已遵照《香港聯合交易所有限公司證券上市規則》適用之規定作披露。

核數師

本綜合財務報表已經羅兵咸永道會計師事務所審核,該核數師任滿告退,但表示願應聘連任。在應屆之股東周年大會中,將提呈動議續聘羅兵咸永道會計師事務所為本公司核數師的議案。本公司在過去3年內並無更換本公司核數師。

承董事會命

黃漢興

副主席、董事總經理兼行政總裁

香港,2025年3月31日

DIRECTORS' MATERIAL INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS THAT ARE SIGNIFICANT IN RELATION TO THE COMPANY'S BUSINESS

No transactions, arrangements or contracts of significance in relation to the Company's business to which the Company, its subsidiaries or its holding company was a party and in which a Director of the Company or an entity connected with a Director had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

PERMITTED INDEMNITY PROVISION

Pursuant to the Company's Articles of Association, every Director and officer shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities (to the fullest extent permitted by the Companies Ordinance (Cap. 622)) 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 arranged appropriate directors' and officers' liability insurance coverage for the Directors and officers of the Group.

PURCHASE, SALE OR REDEMPTION OF SECURITIES

There was no purchase, sale or redemption by the Company, or any of its subsidiaries, of the listed securities of the Company during the year ended 31 December 2024.

MANAGEMENT CONTRACTS

No contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed during the year ended 31 December 2024.

DISTRIBUTABLE RESERVES

Distributable reserves of the Company at 31 December 2024, calculated under sections 291, 297 and 299 of the Companies Ordinance (Cap. 622), amounted to HK\$688,436,000 (2023: HK\$616,724,000).

CONNECTED TRANSACTIONS

Details of transactions with related parties of the Group for the year ended 31 December 2024 have been set out in Note 43 to the consolidated financial statements.

MAJOR CUSTOMERS

During the year ended 31 December 2024, the Group derived less than 30% of interest income and other operating income from its 5 largest customers.

FIVE-YEAR FINANCIAL INFORMATION

The published results and the assets and liabilities of the Group for the last 5 years are included in the section headed "Financial Summary" of this Annual Report.

SUFFICIENCY OF PUBLIC FLOAT

The Company has maintained the prescribed public float under the Listing Rules, based on the information that is publicly available to the Company and within the knowledge of the Directors of the Company.

COMPLIANCE WITH THE RULES GOVERNING THE LISTING OF SECURITIES ON THE STOCK EXCHANGE OF HONG KONG LIMITED

The accompanying consolidated financial statements comply with the applicable disclosure provisions of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited.

AUDITORS

The consolidated financial statements have been audited by PricewaterhouseCoopers who retire and, being eligible, offer themselves for re-appointment. A resolution for the re-appointment of PricewaterhouseCoopers as auditors of the Company is to be proposed at the forthcoming annual general meeting. The Company has not changed its auditors in the preceding 3 years.

On behalf of the Board

Hon-Hing Wong (Derek Wong)

Vice Chairman, Managing Director and Chief Executive

Hong Kong, 31 March 2025

附屬公司董事 DIRECTORS OF SUBSIDIARIES

於截至2024年12月31日止年度及直至2025年 3月31日(即本公司之本年度董事會報告書日 期)止期間,出任本公司之附屬公司董事會的 董事之姓名如下: The names of the directors who have served on the boards of the subsidiaries of the Company during the year ended 31 December 2024 and up to 31 March 2025, being the date of the Report of the Directors of Company for the year, are set out below:

(依英文姓氏次序排列)

陳霞芳 陳浩棠 陳凱傑* 陳維堅 陳佩玉 鄭羽沖 張建生 周志良

馬兆明 何嘉揚 簡俊傑

劉家偉劉伯雄李榮森

梁偉深 李宗榮 馬苑麗

繆志多 麥曉德 裴布雷

WONG Edmond*

黃王王王甄袁耀興珍業興心圖良

* 已經辭任/不再擔任本公司有關附屬公司董 事職務。

(in alphabetical order)

CHAN Ha-Fong Nancy CHAN Ho-Tong (Tom CHAN) CHAN Hoi-Kit Frederick* CHAN Cliff Wai-Kin CHANG Pui-Yuk Vanessa

CHENG Yu-Chung (Patrick CHENG) CHEUNG Kin-Sang (Alex CHEUNG)

CHOW Chi-Leung Cristo FUNG Siu-Ming (Philip FUNG) HO Ka-Yeung Eric

HO Ka-Yeung Eric Paul Michael KENNEDY LAU Ka-Wai Frederick LAU Pak-Hung

LEE Wing Shum (Sam LEE)

LEUNG Wai-Sum (Terence LEUNG)

LI Richard Tsung-Yung MA Yuen-Lai Barbara MAO Chi-Dor (Johnny MAO) Nicholas John MAYHEW Blair Chilton PICKERELL

POON Clement SZE Tsai-To Robert TAM Wai-Hung David WANG Pak-Ling Gary Paul Franz WINKELMANN

WONG Chit-Kwan (Vincent WONG)

WONG Edmond*

WONG Hon-Hing (Derek WONG)
WONG Mei-Chun Phoebe
WONG Shou-Yeh David
WONG Tsu-Hing Harold
YAN Yun-Shum Grace
YUEN Yat-To (Henry YUEN)
YUEN Yiu-Leung (Bacon YUEN)

Those who have resigned/ceased as a Director of the relevant subsidiary(ies) of the Company.

CONSOLIDATED INCOME STATEMENT

截至2024年12月31日止年度 For the year ended 31 December 2024

		附註		
以港幣千元位列示	HK\$'000	Note	2024	2023
<u> </u>	THQ 000	14010	2024	2023
利息收入	Interest income	7	12,147,056	11,485,605
利息支出	Interest income	7	(6,858,939)	(6,670,170)
7.3.心文山	interest expense	,	(0,838,939)	(0,070,170)
淨利息收入	Net interest income		5,288,117	4,815,435
			-,,	1,0_2,100
服務費及佣金收入	Fee and commission income	8	1,559,336	1,078,967
服務費及佣金支出	Fee and commission expense	8	(230,727)	(212,165)
淨服務費及佣金收入	Net fee and commission income		1,328,609	866,802
₩->				
淨交易收入 其他營澤地。	Net trading income	9	258,933	164,843
其他營運收入	Other operating income	10	59,264	69,004
營運收入	Operating income		6,934,923	5,916,084
營運支出	Operating income Operating expenses	11	(3,340,050)	
呂廷文山	Operating expenses	11	(3,340,030)	(3,168,897)
扣除減值虧損前之營運溢利	Operating profit before impairment losses		3,594,873	2,747,187
信貸減值虧損	Credit impairment losses	14	(1,791,361)	(731,311)
	creat impairment tosses	14	(1,131,301)	(131,311)
扣除若干投資及固定資產	Operating profit before gains and losses on			
之收益及虧損前之營運溢利	certain investments and fixed assets		1,803,512	2,015,876
			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, , , , , ,
出售行產及其他固定資產之	Net (loss)/gain on disposal of premises and other			
淨(虧損)/收益	fixed assets		(1,758)	2,828
投資物業公平值調整之淨虧損	Net loss on fair value adjustment of investment			
	properties		(101,882)	(41,087)
出售以攤餘成本列賬的金融資產之 淨收益	Net gain on disposal of financial assets at amortised cost		760	
出售以公平值計量且其變動計入	Net loss on disposal of financial assets at fair value		100	
其他全面收益的金融資產之淨虧損	through other comprehensive income		(103)	_
應佔聯營公司之業績	Share of results of an associate		677,425	688,957
聯營公司投資之減值虧損	Impairment loss on the investment in an associate	24	(15,715)	(552,000)
視同出售聯營公司投資之虧損	Loss on deemed disposal of investment in an			
	associate		(1)	(10)
應佔共同控制實體之業績	Share of results of jointly controlled entities		33,131	27,014
カムマハンナ・ソン・イル				<u>.</u>
除稅前溢利	Profit before taxation		2,395,369	2,141,578
稅項	Taxation	15	(335,022)	(281,272)
大八司职市陈化左帝兴到	Por Charles and the Charles an			
本公司股東應佔年度溢利	Profit for the year attributable to shareholders of		2.000.247	1 000 200
	the Company		2,060,347	1,860,306
每股盈利	Earnings per share			
基本	Basic	17	HK\$1.47	HK\$1.32
攤薄	Diluted	17	HK\$1.37	HK\$1.23
account Na				

第123頁至第323頁之附註乃本綜合財務報 表之一部分。 The notes on pages 123 to 323 are an integral part of these consolidated financial statements.

綜合全面收益表

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

截至2024年12月31日止年度 For the year ended 31 December 2024

以港幣千元位列示	HK\$'000	2024	2023
年度溢利	Profit for the year	2,060,347	1,860,306
年度其他全面收益	Other comprehensive income for the year		
可能會重新分類至綜合收益賬的項目:	Items that may be reclassified to the consolidated income statement:		
證券投資 以公平值計量且其變動計入其他全面 收益的債務工具之公平值變動淨額 應佔按權益會計法處理的聯營公司之	Investments in securities Net change in fair value of debt instruments at fair value through other comprehensive income Share of other comprehensive income of an associate	177,285	298,270
其他全面收益 以公平值計量且其變動計入其他全面	accounted for using the equity method Net change in allowance for expected credit losses of debt	193,649	251,558
收益的債務工具之預期信貸虧損 準備變動淨額 淨虧損變現及轉移至綜合收益賬:	instruments at fair value through other comprehensive income Net loss realised and transferred to consolidated income statement upon:	26,907	33,612
- 出售以公平值計量且其變動計入 其他全面收益之債務工具 有關上述之遞延稅項	Disposal of debt instruments at fair value through other comprehensive income Deferred income tax related to the above	103 (29,387)	(43,181)
		368,557	540,259
換算海外機構財務報表的匯兌差異	Exchange differences arising on translation of the financial statements of foreign entities	(290,718)	(156,209)
不會重新分類至綜合收益賬的項目:	Items that will not be reclassified to the consolidated income statement:		
行產 源自重新分類行產為投資物業之儲備 證券投資	Premises Reserves arising from reclassification of premises to investment properties Investments in securities	45,533	-
應佔按權益會計法處理的聯營公司之 其他全面收益/(虧損) 以公平值計量且其變動計入其他全面	Share of other comprehensive income/(loss) of an associate accounted for using the equity method Net change in fair value of equity instruments	2,759	(2,634)
收益的權益性工具之公平值變動淨額 有關上述之遞延稅項	at fair value through other comprehensive income Deferred income tax related to the above	(156,891) 8,616	1,086,307 (65,481)
		(99,983)	1,018,192
扣除稅項後之年度其他全面(虧損)/收益	Other comprehensive (loss)/income for the year, net of tax	(22,144)	1,402,242
扣除稅項後之年度全面收益總額	Total comprehensive income for the year, net of tax	2,038,203	3,262,548

第123頁至第323頁之附註乃本綜合財務報 表之一部分。

The notes on pages 123 to 323 are an integral part of these consolidated financial statements.

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

2024年12月31日 As at 31 December 2024

		7/1>		
N. 洪微子 = 公司==	LUKÉZO O	附註	2024	2022
以港幣千元位列示	HK\$'000	Note	2024	2023
姿玄	ACCETC			
資產 現金及在銀行的結餘	ASSETS Cash and balances with banks	18	14,131,725	16 20E 770
在銀行1至12個月內到期的存款	Placements with banks maturing between	10	14,131,725	16,395,770
	one and twelve months		5,409,555	3,151,814
持作交易用途的證券	Trading securities	19	2,006,353	1,739,841
以公平值計量且其變動計入	Financial assets at fair value through	13	2,000,333	1,739,641
損益的金融資產	profit or loss	19	4,272	8,216
衍生金融工具	Derivative financial instruments	20	4,083,731	3,566,149
各項貸款及其他賬目	Advances and other accounts	21	143,048,675	149,113,954
以公平值計量且其變動計入	Financial assets at fair value through other		2 10,0 10,010	110,110,001
其他全面收益的金融資產	comprehensive income	22	44,808,705	40,525,842
以攤餘成本列賬的金融資產	Financial assets at amortised cost	23	35,522,368	39,372,378
聯營公司投資	Investment in an associate	24	2,532,810	2,215,131
共同控制實體投資	Investments in jointly controlled entities	25	138,097	129,946
商譽	Goodwill	27	713,451	713,451
無形資產	Intangible assets	27	69,715	69,715
行產及其他固定資產	Premises and other fixed assets	28	3,001,328	2,813,187
投資物業	Investment properties	29	708,021	761,604
即期稅項資產	Current income tax assets		793	1,273
遞延稅項資產	Deferred income tax assets	35	159,482	165,823
資產合計	Total assets		256,339,081	260,744,094
負債	LIABILITIES			
銀行存款	Deposits from banks		1,936,236	2,485,044
衍生金融工具	Derivative financial instruments	20	1,839,915	1,279,419
持作交易用途的負債	Trading liabilities	31	498,069	99,853
客戶存款	Deposits from customers	32	201,568,051	207,233,698
已發行的存款證	Certificates of deposit issued	33	4,294,996	2,428,028
後償債務	Subordinated notes	34	4,146,914	5,916,645
其他賬目及預提	Other accounts and accruals		7,793,432	8,020,654
即期稅項負債	Current income tax liabilities		343,835	287,611
遞延稅項負債	Deferred income tax liabilities	35	94,261	103,699
e de A N				
負債合計	Total liabilities		222,515,709	227,854,651
145-77				
權益	EQUITY			
本公司股東應佔權益	Equity attributable to the Company's			
中公司 放木/心口/崖皿	shareholders			
股本	Share capital	38	6,894,438	6,894,438
其他儲備(包括保留盈利)	Other reserves (including retained earnings)	39	26,617,518	25,683,589
y (10 light), (Csa Fried III 13)				
股東資金	Shareholders' funds		33,511,956	32,578,027
額外權益性工具	Additional equity instruments	40	311,416	311,416
PACAC I IMMANIA INC.		10		
權益合計	Total equity		33,823,372	32,889,443
in 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	· · · · · · · · · · · · · · · · · · ·			32,000,773
權益及負債合計	Total equity and liabilities		256,339,081	260,744,094
1年2012年11日日	ious equity and nabiaties		230,333,001	200,177,037

董事會於2025年3月31日批准及授權發布。

Approved and authorised for issue by the Board of Directors on 31 March 2025.

王伯凌黃漢興Gary Pak-Ling Wang董事董事總經理Director

第123頁至第323頁之附註乃本綜合財務報 表之一部分。 Director Managing Director

The notes on pages 123 to 323 are an integral part of these

consolidated financial statements.

Hon-Hing Wong

綜合權益變動表

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

截至2024年12月31日止年度 For the year ended 31 December 2024

		本公司股東應佔權益 Attributable to the shareholders of the Company			額外 權益性工具	
以港幣千元位列示	HK\$'000	股本 Share capital	其他儲備 Other reserves	保留盈利 Retained earnings	Additional equity instruments	權益合計 Total equity
2024年1月1日結餘	Balance at 1 January 2024	6,894,438	1,760,408	23,923,181	311,416	32,889,443
年度溢利	Profit for the year	-	-	2,060,347	-	2,060,347
年度其他全面虧損	Other comprehensive loss for the year	-	(22,144)	-	-	(22,144)
於終止確認時,重新分類以公平值計量 且其變動計入其他全面收益的 權益性工具之公平值變動淨額	Reclassification of net change in fair value of equity instruments at fair value through other comprehensive income upon derecognition	-	7,400	(7,400)	-	-
轉移以股份為基礎報酬之儲備	Transfer of share-based payment reserve	-	(4,984)	4,984	-	-
額外權益性工具之派發款項	Distribution payment of additional equity instruments	-	-	(35,903)	-	(35,903)
2023年末期股息	2023 final dividend	-	-	(688,818)	-	(688,818)
2024年中期股息	2024 interim dividend			(379,553)		(379,553)
2024年12月31日結餘	Balance at 31 December 2024	6,894,438	1,740,680	24,876,838	311,416	33,823,372

綜合權益變動表

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

截至2024年12月31日止年度 For the year ended 31 December 2024

本公司股東應佔權益 Attributable to the shareholders

				額外 權益性工具		
以港幣千元位列示	HK\$'000	股本 Share capital	其他儲備 Other reserves	保留盈利 Retained earnings	Additional equity instruments	權益合計 Total equity
2023年1月1日結餘	Balance at 1 January 2023	6,894,438	358,111	22,661,183	311,416	30,225,148
年度溢利	Profit for the year	-	-	1,860,306	-	1,860,306
年度其他全面收益	Other comprehensive income for the year	-	1,402,242	-	-	1,402,242
以股權支付以股份作為基礎 報酬之撥備	Provision for equity-settled share-based compensation	-	55	-	-	55
額外權益性工具之派發款項	Distribution payment of additional equity instruments	-	-	(36,007)	-	(36,007)
2022年末期股息	2022 final dividend	-		(407,668)	-	(407,668)
2023年中期股息	2023 interim dividend			(154,633)		(154,633)
2023年12月31日結餘	Balance at 31 December 2023	6,894,438	1,760,408	23,923,181	311,416	32,889,443

第123頁至第323頁之附註乃本綜合財務報表之一部分。

The notes on pages 123 to 323 are an integral part of these consolidated financial statements.

綜合現金流量結算表 CONSOLIDATED STATEMENT OF CASH FLOWS

截至2024年12月31日止年度 For the year ended 31 December 2024

以港幣千元位列示	HK\$'000	附註 Note	2024	2023
21, 31, 10 policy 31, 11				
經營活動之現金流量	Cash flows from operating activities			
經營活動所用現金淨額	Net cash used in operating activities	41(a)	(2,234,274)	(1,144,937)
投資活動之現金流量	Cash flows from investing activities			
購入一間附屬公司	Acquisition of a subsidiary		(184,386)	_
購置投資物業及其他固定資產	Purchase of investment properties and other fixed			
	assets		(352,660)	(275,081)
出售行產及其他固定資產所得款項	Proceeds from disposal of premises and other fixed		1 041	17.012
已收共同控制實體及聯營公司股息	assets Dividend received from jointly controlled entities and		1,041	17,813
L. 农大时在时真脏火狮名 A. 可放心	associate		312,538	218,377
	associate			
投資活動所用現金淨額	Net cash used in investing activities		(223,467)	(38,891)
3221111370=1311	The case was a second account		(===,1=1)	(00,002)
融資活動之現金流量	Cash flows from financing activities			
償還後償債務	Repayment of subordinated notes	41(c)	(1,759,714)	_
發行後償債務	Issue of subordinated notes	41(c)	-	1,939,796
租賃負債之付款	Payment of lease liabilities	41(c)	(140,677)	(148,553)
額外權益性工具之派發款項	Distribution payment on additional equity			
	instrument		(35,903)	(36,007)
支付後償債務之利息	Interest paid on subordinated notes	41(c)	(384,929)	(309,761)
派發本公司之普通股股息	Dividend paid on ordinary shares of the Company		(1,068,371)	(562,301)
就会过到 (67 m) /为 1 TP 人 12 cb			(2.222.724)	000 174
融資活動(所用)/流入現金淨額	Net cash (used in)/from financing activities		(3,389,594)	883,174
用人工祭司用人在口法小巡 薛			((222.554)
現金及等同現金項目減少淨額	Net decrease in cash and cash equivalents		(5,847,335)	(300,654)
年初現金及等同現金項目	Cash and cash equivalents at beginning of the year		18,964,804	19,260,423
1 10 70 m/V (11, 1) /0 m/V M	sast and sast equivalents at segming of the year		_0,001,004	23,200,123
匯率變更之影響	Effect of foreign exchange rate changes		(181,621)	5,035
年末現金及等同現金項目	Cash and cash equivalents at end of the year	41(b)	12,935,848	18,964,804

第123頁至第323頁之附註乃本綜合財務報 表之一部分。 The notes on pages 123 to 323 are an integral part of these consolidated financial statements.

1. 一般資料

大新銀行集團有限公司(「本公司」)與其附屬公司(統稱「本集團」)在香港,澳門及中國提供銀行、金融及其他相關服務。

本公司乃一間在香港註冊的投資控股公司, 註冊地址為香港灣仔皇后大道東248號大新金 融中心26樓。

本公司之控股公司大新金融集團有限公司 (「大新金融」)為香港一間上市公司。

除另有註明外,此綜合財務報表概以港幣千元位列示,並已於2025年3月31日獲董事會批准發表。

2. 重大會計政策概要

以下為編製本財務報表所採納之主要會計政策,除另有註明外,與過往財政年度所採納者 一致。

2.1 編製基準

本集團之綜合財務報表按照香港會計師公會 (「香港會計師公會」)所頒布之香港財務報告 準則(「香港財務報告準則」,包括個別香港財 務報告準則、香港會計準則(「香港會計準則」) 以及其詮釋之統稱),香港普遍採納之會計原 則及香港公司條例第622章而編製。

此綜合財務報表乃根據歷史成本常規法編製,並就按公平值列賬之項目包括投資物業、以公平值計量且其變動計入其他全面收益(「以公平值計量且其變動計入其他全面收益」)的金融資產、持作交易用途之金融資產及金融負債及以公平值計量且其變動計入損益的金融資產及金融負債(包括衍生工具)之重估作出調整。

1. GENERAL INFORMATION

Dah Sing Banking Group Limited (the "Company") and its subsidiaries (together the "Group") provide banking, financial and other related services in Hong Kong, Macau, and the People's Republic of China.

The Company is an investment holding company incorporated in Hong Kong. The address of its registered office is 26th Floor, Dah Sing Financial Centre, No.248 Queen's Road East, Wanchai, Hong Kong.

The holding company is Dah Sing Financial Holdings Limited ("DSFH"), a listed company in Hong Kong.

These consolidated financial statements are presented in thousands of Hong Kong dollars (HK\$'000), unless otherwise stated. These consolidated financial statements have been approved for issue by the Board of Directors on 31 March 2025.

2. SUMMARY OF MATERIAL 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 reporting years presented, unless otherwise stated.

2.1 Basis of preparation

The consolidated financial statements of the Group have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs", which is a collective term and includes individual Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations) issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"), accounting principles generally accepted in Hong Kong and the requirements of the Hong Kong Companies Ordinance (Cap.622).

These consolidated financial statements have been prepared under the historical cost convention, as modified by the revaluation of investment properties, financial assets at fair value through other comprehensive income ("FVOCI"), financial assets and financial liabilities held for trading, and financial assets and financial liabilities (including derivative instruments) at fair value through profit or loss, which are carried at fair value.

2.1 編製基準(續)

編製符合香港財務報告準則之綜合財務報表 須使用若干重要之會計估計,亦須管理層在 應用本集團會計政策時作出判斷。採用之假 設事項之任何變動可能對在變動期間之綜合 財務報表造成重大影響。管理層相信有關的 假設事項屬恰當及本集團之綜合財務報表公 平地呈列其財務狀況及業績。對涉及高度判 斷力或較複雜之範疇,或對綜合財務報表影 響重大之假設及估計,乃於附註4中披露。

(甲) 本集團已採納之新及經修訂準則

由2024年1月1日起適用若干經修訂之香港財務報告準則:

- 香港會計準則第1號(修訂) 流動 或非流動負債的分類及具合約條款 之非流動負債
- 香港財務報告準則第16號(修訂) 售後租回中之租賃負債
- 香港會計準則第7號及香港財務報告準則第7號(修訂) 供應商融資安排
- 香港詮釋第5號(修訂)一財務報表 呈列一包含還款條款的中長年期貸 款借款人之分類

這些對集團的綜合財務報表沒有產生重 大影響。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

The preparation of consolidated financial statements in conformity with HKFRSs requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in applying the Group's accounting policies. Changes in assumptions may have a significant impact on the consolidated financial statements in the period the assumptions change. Management believes that the underlying assumptions are appropriate and that the consolidated financial statements therefore present the financial position and results fairly. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 4.

(a) New and amended standards adopted by the Group

There are several amendments to HKFRS that became applicable with effect from 1 January 2024:

- HKAS 1 (Amendments) Classification of Liabilities as Current or Non-current and Non-current Liabilities with Covenants
- HKFRS 16 (Amendments) Lease Liability in a Sale and Leaseback
- HKAS 7 and HKFRS 7 (Amendments) Supplier Finance Arrangements
- HK Interpretation 5 (Revised) Presentation of Financial Statements - Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause

None of these has a significant effect on the consolidated financial statements of the Group.

2.1 編製基準 續

(乙) 未採納之新及經修訂準則及詮釋

若干已發布的會計準則與解釋的修訂, 於2024年12月31日報告期並非為強制性 採用,本集團亦無提前採用:

> (i) 香港會計準則第21號的修訂 《 缺乏可兌換性》(於2025年 1月1日或之後開始的年度期 間生效)

> 香港會計師公會已修訂香港會計準 則第21號,以幫助機構確定一種貨 幣是否可兌換為另一種貨幣,並在 不可兌換時應使用的即期匯率。

> 本集團預計這些修訂不會對其運營或財務報表產生重大影響。

(ii) 金融工具分類和計量的修訂 - 對香港財務報告準則第9 號及香港財務報告準則第7號 的修訂(於2026年1月1日或之 後開始的年度期間生效)

香港會計師公會已修訂香港財務報告準則第9號及香港財務報告準則第7號,以提供關於使用電子支付系統時若干金融負債何時可視為已貸付的指引,是次修訂亦就包含可度改合約現金流時間或金額的合約保款的金融資產(包括環境、社會及管治相關或然事項)及具有若干非追索權特性的金融資產的分類作出進一步闡明。

本集團預計這些修訂不會對其運營 或財務報表產生重大影響。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.1 Basis of preparation (Continued)

(b) New and amended standards and interpretations not yet adopted

Certain amendments to accounting standards and interpretation have been published that are not mandatory for 31 December 2024 reporting periods and have not been early adopted by the Group:

 (i) Amendments to HKAS 21 – Lack of Exchangeability (effective for annual periods beginning on or after 1 January 2025)

The HKICPA amended HKAS 21 to help entities determine whether a currency is exchangeable into another currency, and which spot exchange to use when it is not.

The Group does not expect these amendments to have a material impact on its operations or financial statements.

 (ii) Amendments to the Classification and Measurement of Financial Instruments – Amendments to HKFRS 9 and HKFRS 7 (effective for annual periods beginning on or after 1 January 2026)

The HKICPA issued amendments to HKFRS 9 and HKFRS 7 to provide guidance as to when certain financial liabilities can be deemed settled when using an electronic payment system, the amendments also provide further clarifications regarding the classification of financial assets that contain contractual terms that change the timing and amount of contractual cash flows, including those arising from environmental, social and governance-related contingencies, and financial assets with certain non-recourse features.

The Group does not expect these amendments to have a material impact on its operations or financial statements.

2.1 編製基準(續)

- (乙) 未採納之新及經修訂準則及詮釋 續
 - (iii) 香港財務報告準則第18號《財務報表的呈列及披露》(於2027年1月1日或之後開始的年度期間生效)

香港財務報告準則第18號將取代香港會計準則第1號《財務報表的呈列》,引入新要求以增強同類機構財務業績的可比性,並為使用者提供更相關的資訊和透明度。其對呈列及披露的影響預計是廣泛的,尤其是在財務報表中與財務表現情況及管理層定義的績效指標相關的部分。

管理層目前正在評估該新準則對本 集團綜合財務報表的具體影響。

沒有其他自2024年1月1日起生效或仍未生效 之香港財務報告準則或詮釋會預期對本集團 有重大影響。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

- 2.1 Basis of preparation (Continued)
 - (b) New and amended standards and interpretations not yet adopted (Continued)
 - (iii) HKFRS 18 Presentation and Disclosure in Financial Statements (effective for annual periods beginning on or after 1 January 2027)

HKFRS 18 will replace HKAS 1 Presentation of financial statements, introducing new requirements that will help achieve comparability of the financial performance of similar entities and provide more relevant information and transparency to users. Its impacts on presentation and disclosure are expected to be pervasive, in particular those related to the statement of financial performance and providing, management-defined performance measures within the financial statements.

Management is currently assessing the detailed implications of applying the new standard in the Group's consolidated financial statements.

There are no other HKFRSs or interpretations that are effective from 1 January 2024 or not yet effective that would be expected to have a material impact on the Group.

2.2 綜合財務報表

綜合財務報表包括本公司及其所有附屬公司 截至12月31日止之財務報表。

(甲) 附屬公司

附屬公司是本集團可控制之實體(包括結構性實體)。本集團可控制該實體是指當本集團透過參與該實體而面對或有權獲取可變的回報,且有能力藉着對該實體之權力影響該等回報。自控制權轉移予本集團當日起附屬公司作綜合計算,並由該控制權終止之日起不再綜合計算。

本集團以收購會計法為本集團之業務合併列賬。收購一間附屬公司所付出之代價為已轉移資產、承擔之負債及本集團發行之權益之公平值。所付出代價包括任何或然代價安排之資產或負債之公平值。收購相關之費用於產生時支銷。在業務合併過程中取得所收購可被認明明當日按其公平值作出初始計量。本集團根據逐項收購基準按公平值或按沒控制權股東應佔被收購者資產淨值之比例確認任何被收購者之沒控制權股東權益。

所付出之代價、任何沒控制權股東於被 收購者權益以及在收購日期於被收購 者權益之公平值超出本集團應佔所收購 可被認明淨資產之公平值,將列賬為商 譽。如轉讓代價、確認之非控股權益及 過往所持權益計算之總額在優惠價格收 購中低於所收購附屬公司淨資產的公平 值,其差額將直接在綜合全面收益賬內 確認。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.2 Consolidation

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

(a) Subsidiaries

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.

The acquisition method of accounting is used to account for business combinations by the Group. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred 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. Acquisition-related costs are expensed as incurred. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. On an acquisition-by-acquisition basis, the Group recognises any non-controlling interest in the acquiree either at fair value or at the non-controlling interest's proportionate share of the acquiree's net assets.

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 Group's share 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 consolidated statement of comprehensive income.

2.2 綜合財務報表續

(甲) 附屬公司續

集團內公司間之交易、結餘及未變現 交易收益已予抵銷。除非交易提供轉移 資產減值之證明,未變現虧損亦予以抵 銷。附屬公司之會計政策已作必要之變 更以確保與本集團採納之政策一致。

如從附屬公司投資所收取的股息超過在 其股息宣派期間所佔的全面收益總額, 或在其獨立財務報表內之投資賬面值超 過在其綜合財務報表內受投資方之淨資 產(包括商譽)的賬面值時,則須為該等 投資作減值測試。

(乙) 與沒控制權股東之交易

本集團把與沒控制權股東之交易視為與本公司股本持有人之交易。在向沒控制權股東權益作出之收購中,任何已付代價與收購附屬公司有關股權之淨資產賬面值之差額於權益賬確認。向沒控制權股東權益出售之收益或虧損亦於權益賬確認。

倘本集團對該實體失去控制權,任何保留權益將被重新計量至其公平值,賬面值之變動於損益賬確認。日後對該保留權益作聯營公司、共同控制實體或金融資產的會計處理時,上述之公平值視為初始賬面值。此外,任何就該實體曾確認為其他全面收益之數額當作本集團直接出售有關資產或負債處理,這代表曾確認為其他全面收益之數額將重新分類至損益賬。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.2 Consolidation (Continued)

(a) Subsidiaries (Continued)

Inter-company 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 asset transferred. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

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.

(b) Transactions with non-controlling interests

The Group treats transactions with non-controlling interests as transactions with equity holders of the Company. For purchases from non-controlling interests, the difference between any consideration paid and the relevant share acquired of the carrying value of net assets of the subsidiary is recorded in equity. Gains or losses on disposals to non-controlling interests are also recorded in equity.

When the Group ceases to have control, any retained interest in the entity is remeasured to its fair value, 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.

2.2 綜合財務報表續

(丙) 聯營公司

聯營公司是指本集團可對其發揮重大影響但不能控制的公司。聯營公司投資以權益會計法處理,最初按成本入賬。本集團之聯營公司投資包括收購時認明之商譽(扣除任何累計減值虧損)。

本集團應佔聯營公司收購後的溢利或虧損在綜合收益賬中確認,本集團應佔其在收購後儲備的變化在本集團的儲備確認。投資的賬面值按累計收購後的變化作調整。除非本集團有為聯營公司提供責任承擔或支款,否則當本集團應佔聯營公司的虧損達至或超過本集團在聯營公司的權益(包括其他無抵押應收款)時,本集團不再確認額外的虧損。

本集團會於各報告期確定聯營公司投資 已減值之客觀證據存在與否。倘情況屬 實,本集團按聯營公司可回收金額及其 賬面值之差額計算減值金額及緊接「應 佔聯營公司之業績」確認於綜合收益賬。

本集團與其聯營公司間交易之未變現收益按本集團應佔聯營公司權益的份額予以抵銷。除非該交易提供轉移資產減值之證明,未變現虧損亦予以抵銷。聯營公司之會計政策已作必要之修正以確保與本集團採納之政策一致。

在聯營公司之攤薄收益及虧損在綜合收 益賬內確認。

在本公司之財務狀況表內,聯營公司投資是按成本扣除減值撥備列賬。本公司對聯營公司業績的會計處理是按已收取 及應收之股息入賬。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.2 Consolidation (Continued)

(c) Associates

Associates are all entities over which the Group has significant influence but not control. Investments in associates are accounted for using the equity method of accounting and are initially recognised at cost. The Group's investment in an associate includes goodwill (net of any accumulated impairment loss) identified on acquisition.

The Group's share of its associates' post-acquisition profits or losses is recognised in the consolidated income statement, and its share of post-acquisition movements in reserves is recognised in reserves. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment. When the Group's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the associates.

The Group determines at each reporting date whether there is any objective evidence that the investment in the associate is impaired. If this is the case, the Group calculates the amount of impairment as the difference between the recoverable amount of the associate and its carrying value and recognises the amount adjacent to "share of results of an associate" in the consolidated income statement.

Unrealised gains on transactions between the Group and its associates are eliminated to the extent of the Group's interest in the associates. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been changed where necessary to ensure consistency with the policies adopted by the Group.

Dilution gains and losses in associate are recognised in the consolidated income statement.

In the Company's statement of financial position, the investments in associates are stated at cost less provision for impairment losses. The results of associates are accounted for by the Company on the basis of dividends received and receivable.

2.2 綜合財務報表續

(丁) 共同控制實體

共同控制實體指本集團與其他人士以合約協議方式共同進行經濟活動,該活動 受合營各方共同控制,任何一方均沒有單一之控制權。

共同控制實體之業績、資產及負債按權益會計法入賬。綜合收益賬包括本集團應佔共同控制實體的年度業績,而綜合財務狀況表則包括本集團應佔共同控制實體之資產淨值。

2.3 利息收入及支出

所有按攤餘成本及以公平值計量且其變動計 入其他全面收益計量之債務工具的利息收入 及支出乃應用實際利率法確認於綜合收益賬 內。

實際利率法乃是一種用以計算金融資產或金融負債之攤餘成本及其於相關期內攤分利息收入或利息支出的方法。實際利率指可將金融工具在預計有效期間或較短期間(如適用)內之估計未來現金收支貼現為該金融資產或金融負債之賬面淨值之適用貼現率。在計算實際利率時,本集團按金融工具之所有合約條款(如提早清還之行使權)而估計其現金流量,但不考慮未發生之信貸損失。此計算包括所有合約內交易雙方所收取或支付能構成整體實際利息之費用及利率差價、交易成本及所有其他溢價或折讓。

若一項金融資產或一組金融資產的價值因減 值虧損被調低,其利息收入則按計算有關減 值虧損時所應用以貼現未來現金流量之利率 來計量確認。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.2 Consolidation (Continued)

(d) Jointly controlled entities

A joint venture is a contractual arrangement whereby the Group and other parties undertake an economic activity, which is subject to joint control and none of the participating parties has unilateral control over the economic activity.

The results and assets and liabilities of jointly controlled entities are accounted for using equity method of accounting. The consolidated income statement includes the Group's share of the results of jointly controlled entities for the year, and the consolidated statement of financial position includes the Group's share of the net assets of the jointly controlled entities.

2.3 Interest income and expense

Interest income and expense are recognised in the consolidated income statement for all debt instruments measured at amortised cost and fair value through other comprehensive income using the effective interest method.

The effective interest method is a method of calculating the amortised cost of a financial asset or a financial liability and of allocating the interest income or interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments or receipts through the expected life of the financial instrument or, when appropriate, a shorter period to the net carrying amount of the financial asset or financial liability. When calculating the effective interest rate, the Group estimates cash flows considering all contractual terms of the financial instrument (for example, prepayment options) but does not consider future credit losses. The calculation includes all fees and points paid or received between parties to the contract that are an integral part of the effective interest rate, transaction costs and all other premiums or discounts.

Once a financial asset or a group of similar financial assets has been written down as a result of an impairment loss, interest income is recognised using the rate of interest used to discount the future cash flows for the purpose of measuring the impairment loss.

2.4 服務費及佣金收入及支出

來自客戶合約之服務費及佣金收入按客戶合 約內列明之代價計量。本集團於客戶取得服 務之控制權時確認收入。

在較長期間內持續提供不間斷之賬戶管理、 託管服務等之服務費及其他服務費於服務期 間按系統化基準確認。

有關交易性之安排(例如兌換、經紀服務及入口或出口服務)之收入於交易發生時確認。

2.5 股息收入

股息於本集團收取付款之權利獲確立時於綜 合收益賬確認。

2.6 金融資產及負債

計量方法

攤餘成本及實際利率

攤餘成本乃金融資產及負債於初始確認時之計量金額,減去本金還款,加上或減去累計攤銷(就初始金額及到期金額間差額採用實際利率法)及就金融資產而言,調整任何虧損準備。

實際利率指可將金融資產或金融負債在其預計使用期內之估計未來現金收支貼現為該金融資產之賬面總值(即其扣除任何減值準備前之攤餘成本)或金融負債之攤餘成本之適用貼現率。該計算並無顧及預期信貸虧損及包含了能構成整體實際利息之交易成本、溢價或折讓及收取或支付之利率差價,例如發行費。對於購入或源生之信貸減值金融資產(為於初始確認時已是信貸減值之金融資產),本集團計算經信貸調整之實際利率,其按金融資產之攤餘成本而非賬面總值及計入預期信貸虧損對估計未來現金流之影響而計算。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.4 Fee and commission income and expense

Fee and commission income from contracts with customers is measured based on the consideration specified in a contract with a customer. The Group recognises revenue when it transfers control over a service to a customer.

Fees for ongoing account management, custody services and other servicing fees that are continuously provided over an extended period of time are recognised on systematic basis over the period the service is provided.

Revenue related to transaction-based arrangements such as interchange, broking services and import or export services is recognised at the point in time when the transaction takes place.

2.5 Dividend income

Dividends are recognised in the consolidated income statement when the Group's right to receive payment is established.

2.6 Financial assets and liabilities

Measurement methods

Amortised cost and effective interest rate

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

The effective interest rate is the rate that exactly discounts estimated future cash payments or receipts through the expected life of the financial asset or financial liability to the gross carrying amount of a financial asset (i.e. its amortised cost before any impairment allowance) or to the amortised cost of a financial liability. The calculation does not consider expected credit losses and includes transaction costs, premiums or discounts and fees and points paid or received that are integral to the effective interest rate, such as origination fees. For purchased or originated credit-impaired financial assets (assets that are credit-impaired at initial recognition) the Group calculates the credit-adjusted effective interest rate, which is calculated based on the amortised cost of the financial asset instead of its gross carrying amount and incorporates the impact of expected credit losses in estimated future cash flows.

2.6 金融資產及負債(續)

計量方法 續

攤餘成本及實際利率 續

當本集團修訂未來現金流之估計數值時,金 融資產或金融負債之各自賬面值乃就採用原 實際利率貼現新估計數值而調整。任何變動 於收益賬內確認。

初始確認及計量

金融資產及金融負債於機構成為工具之合約條款中之一方時確認。慣常之金融資產買賣於交易日(本集團承諾買賣該資產之日期)確認。

於初始確認時,本集團計量金融資產或金融 負債時按公平值加上或減去交易成本(就非以 公平值計量且其變動計入損益的金融資產或 金融負債而言),其為購入或發行該金融資產 或金融負債時的新增或直接歸屬於該等交易 之成本(例如服務費及佣金)。以公平值計量 且其變動計入損益之金融資產及金融負債之 交易成本於收益賬內支銷。緊接初始確認後, 就以攤餘成本計量之金融資產及以公平值計 量且其變動計入其他全面收益之債務工具投 資確認預期信貸虧損(「預期信貸虧損」)準備, 其引致就新源生資產確認會計虧損於收益 賬。

當金融資產及負債之公平值有別於於初始確認時之交易價格,本集團確認該差額如下:

- (甲)當相同資產或負債之公平值可由於活躍市場之報價(即第1級別數據)或只使用可觀察市場之數據按估值方法中提供證據,差額確認為收益或虧損。
- (乙) 於其他情況,差額將會遞延及按個別情況釐定其初始損益之遞延確認時間。差額於工具之可用年期內攤銷,或遞延直至工具之公平值可採用市場之可觀察數據釐定,或透過結算變現。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.6 Financial assets and liabilities (Continued)

Measurement methods (Continued)

Amortised cost and effective interest rate (Continued)

When the Group revises the estimates of future cash flows, the carrying amount of the respective financial asset or financial liability is adjusted to reflect the new estimate discounted using the original effective interest rate. Any changes are recognised in profit or loss.

Initial recognition and measurement

Financial assets and financial liabilities are recognised when the entity becomes a party to the contractual provisions of the instrument. Regular way purchases and sales of financial assets are recognised on trade-date, the date on which the Group commits to purchase or sell the asset.

At initial recognition, the Group measures a financial asset or financial liability at its fair value plus or minus, in the case of a financial asset or financial liability not at fair value through profit or loss, transaction costs that are incremental and directly attributable to the acquisition or issue of the financial asset or financial liability, such as fees and commissions. Transaction costs of financial assets and financial liabilities carried at fair value through profit or loss are expensed in profit or loss. Immediately after initial recognition, an expected credit loss ("ECL") allowance is recognised for financial assets measured at amortised cost and investments in debt instruments measured at FVOCI which results in an accounting loss being recognised in profit or loss when an asset is newly originated.

When the fair value of financial assets and liabilities differs from the transaction price on initial recognition, the Group recognises the difference as follows:

- (a) When the fair value is evidenced by a quoted price in an active market for an identical asset or liability (i.e. a Level 1 input) or based on a valuation technique that uses only data from observable markets, the difference is recognised as a gain or loss.
- (b) In all other cases, the difference is deferred and the timing of recognition of deferred day one profit or loss is determined individually. It is either amortised over the life of the instrument, deferred until the instrument's fair value can be determined using market observable inputs, or realised through settlement.

2.6 金融資產及負債(續)

金融資產

(i) 分類及其後之計量

本集團分類其金融資產至下列計量 類別:

- 以公平值計量且其變動計入損益 (包括持作交易用途);
- 以公平值計量且其變動計入其他全面收益;或
- 攤餘成本。

債務及權益性工具之分類規定載述如 下:

債務工具

債務工具為該等以發行人觀點而言符合 定義為金融負債之工具,如貸款、政府和 企業債券及於保理業務中購自客戶之貿 易應收賬。

債務工具之分類及其後之計量取決於:

- 本集團管理該資產之業務模式;及
- 該資產之現金流特性。

根據該等因素,本集團分類其債務工具 至下列三個計量類別其中之一:

· 攤餘成本:持作收取合約現金流(其 現金流代表純屬本金及利息之償付 (「純屬本金及利息之償付」)及並 未指定為以公平值計量且其變動 計入損益(「以公平值計量且其變動 計入損益」)之資產,乃按攤餘成本 計量。該等資產之賬面值已就於下 述部份(ii)所確認及計量之任何預期 信貸虧損準備作出調整。該等金融 資產之利息收入採用實際利率法 計算。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.6 Financial assets and liabilities (Continued)

Financial assets

(i) Classification and subsequent measurement

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

- Fair value through profit or loss (including held for trading);
- Fair value through other comprehensive income; or
- Amortised cost.

The classification requirements for debt and equity instruments are described below:

Debt instruments

Debt instruments are those instruments that meet the definition of a financial liability from the issuer's perspective, such as loans, government and corporate bonds and trade receivables purchased from clients in factoring arrangements.

Classification and subsequent measurement of debt instruments depend on:

- the Group's business model for managing the asset; and
- the cash flow characteristics of the asset.

Based on these factors, the Group classifies its debt instruments into one of the following three measurement categories:

• Amortised cost: Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest ("SPPI"), and that are not designated at fair value through profit or loss ("FVPL"), are measured at amortised cost. The carrying amount of these assets is adjusted by any ECL allowance recognised and measured as described in section (ii) below. Interest income from these financial assets is calculated using the effective interest rate method.

2.6 金融資產及負債(續)

金融資產 續

(i) 分類及其後之計量(續

債務工具 續

- 以公平值計量且其變動計入其他全 面收益:持有金融資產以收取合約 現金流及出售(該資產之現金流純 屬本金及利息之償付) 及並未指定 為以公平值計量且其變動計入損益 之金融資產,乃按以公平值計量且 其變動計入其他全面收益計量。賬 面值之變動於其他全面收益 (「其他 全面收益」)入賬(惟確認減值收益或 虧損、利息收入和工具攤餘成本的 匯兌收益及虧損將於收益賬確認)。 當撤銷確認金融資產時,其以往計 入其他全面收益之累計收益或虧損 由權益賬重新分類至收益賬。該等 金融資產之利息收入採用實際利率 法計算。
- 以公平值計量且其變動計入損益: 不符合準則列作攤餘成本或以公平 值計量且其變動計入其他全面收益 的資產乃按以公平值計量且其變動 計入損益計量。其後按以公平值計 量且其變動計入損益計量的債務投 資之收益及虧損(並非對沖關係之 一部份)確認為損益及在產生期間 呈列於綜合收益賬。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.6 Financial assets and liabilities (Continued)

Financial assets (Continued)

i) Classification and subsequent measurement (Continued)

Debt instruments (Continued)

- FVOCI: Financial assets that are held for collection of contractual cash flows and for selling the assets, where the assets' cash flows represent SPPI, and that are not designated at FVPL, are measured at FVOCI. Movements in the carrying amount are taken through other comprehensive income ("OCI"), except for the recognition of impairment gains or losses, interest revenue and foreign exchange gains and losses on the instrument's amortised cost 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. Interest income from these financial assets is calculated using the effective interest rate method.
- 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 and is not part of a hedging relationship is recognised in profit or loss and presented in the consolidated income statement in the period in which it arises.

2.6 金融資產及負債(續)

金融資產 續

(i) 分類及其後之計量(續

債務工具 續

業務模式:業務模式反映本集團如何管 理資產以產生現金流。即本集團之目標 是否純屬從該資產收取合約現金流或收 取合約現金流兼從出售該資產中收取現 金流。倘若兩者皆不適用(如金融資產 乃持作交易用途),則分類該金融資產為 「其他」業務模式之一部份及按以公平 值計量且其變動計入損益計量。本集團 就一組資產釐定業務模式時考慮之因素 包括過往之經驗於:如何從該等資產收 取合約現金流、如何評估該等資產之表 現及呈報予重要管理人員、如何評估和 管理風險及如何酬報管理人員。持作交 易用途之證券主要為持作短期交易用 途或一併管理之金融工具組合之一部份 (其有證據顯示近期作短期獲利之真實 模式)。該等證券則分類至「其他」業務模 式內及按以公平值計量且其變動計入損 益計量。

純屬本金及利息之償付:倘業務模式為持有資產以收取合約現金流或以收取合約現金流或以收取合約現金流或以收取合約現金流及出售,本集團會評估金融工具之現金流是否代表純屬本金及利息之償付(「純屬本金及利息之償付測試」)。在進行評估時,本集團會考慮合約現記,包含金錢的時間價值、信貸風險、其他學安排一致。如合約條款引入與基本借貸安排一致之風險承擔或波幅,相關金報資產會按以公平值計量且其變動計入損益分類及計量。

含內嵌衍生工具之金融資產,當釐定其 現金流是否純屬本金及利息之償付時會 以整體作考慮。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.6 Financial assets and liabilities (Continued)

Financial assets (Continued)

(i) Classification and subsequent measurement (Continued)

Debt instruments (Continued)

Business model: the business model reflects how the Group manages the assets in order to generate cash flows. That is, whether the Group's objective is solely to collect the contractual cash flows from the assets or is to collect both the contractual cash flows and cash flows arising from the sale of assets. If neither of these is applicable (e.g. financial assets are held for trading purposes), then the financial assets are classified as part of "other" business model and measured at FVPL. Factors considered by the Group in determining the business model for a group of assets include past experience on how the cash flows for these assets were collected, how the asset's performance is evaluated and reported to key management personnel, how risks are assessed and managed and how managers are compensated. Securities held for trading are held principally for the purpose of selling in the near term or are part of a portfolio of financial instruments that are managed together and for which there is evidence of a recent actual pattern of short-term profit-taking. These securities are classified in the "other" business model and measured at FVPL.

SPPI: Where the business model is to hold assets to collect contractual cash flows or to collect contractual cash flows and sell, the Group assesses whether the financial instruments' cash flows represent solely payments of principal and interest (the "SPPI test"). In making this assessment, the Group considers whether the contractual cash flows are consistent with a basic lending arrangement (i.e. interest includes only consideration for the time value of money, credit risk, other basic lending risks and a profit margin that is consistent with a basic lending arrangement). Where the contractual terms introduce exposure to risk or volatility that are inconsistent with a basic lending arrangement, the related financial asset is classified and measured at EVPI.

Financial assets with embedded derivatives are considered in their entirety when determining whether their cash flows are SPPI.

2.6 金融資產及負債(續)

金融資產 續

(i) 分類及其後之計量(續

債務工具 續

本集團只會在管理該等資產之業務模式 變更時才重新分類債務投資。重新分類 自變更後的首個報告期開始生效。預期 該變更為非常見的及於期內並無發生。

權益性工具

權益性工具為以發行人觀點而言符合定義為權益性之工具;即不含有償付之合同責任,及可證明應佔發行人資產淨值剩餘權益之工具。權益性工具之例子包括基本的普通股股份。

除本集團於初始確認時已選擇不可撤回 地指定該權益性投資為以公平值計量且 其變動計入其他全面收益外,本集團往 後按以公平值計量且其變動計入損益計 量所有權益性工具。倘應用該選擇,公平 值之收益及虧損於其他全面收益確認及 其後不會重新分類至收益賬(包括於出 售時)。當股息代表該等投資之回報時, 其於本集團收取付款之權利獲確立時繼 續於收益賬中確認為其他收入。

以公平值計量且其變動計入損益的權益 性投資之收益及虧損乃包含於綜合收益 賬內之「淨交易收入」項下。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.6 Financial assets and liabilities (Continued)

Financial assets (Continued)

i) Classification and subsequent measurement (Continued)

Debt instruments (Continued)

The Group reclassifies debt investments when and only when its business model for managing those assets changes. The reclassification takes place from the start of the first reporting period following the change. Such changes are expected to be very infrequent and none occurred during the period.

Equity instruments

Equity instruments are instruments that meet the definition of equity from the issuer's perspective; that is, instruments that do not contain a contractual obligation to pay and that evidence a residual interest in the issuer's net assets. Examples of equity instruments include basic ordinary shares.

The Group subsequently measures all equity investments at fair value through profit or loss, except where the Group's management has elected, at initial recognition, to irrevocably designate an equity investment at fair value through other comprehensive income. When this election is used, fair value gains and losses are recognised in OCI and are not subsequently reclassified to profit or loss, including on disposal. Dividends, when representing a return on such investments, continue to be recognised in profit or loss as other income when the Group's right to receive payment is established.

Gains and losses on equity investments at FVPL are included in the "Net trading income" in the consolidated income statement.

2.6 金融資產及負債(續)

金融資產 續

(ii) 減值

本集團按前瞻基準評估按攤餘成本列賬 及以公平值計量且其變動計入其他全面 收益列賬的債務工具資產及源自客戶貸 款、貸款承擔及財務擔保合約的風險引 致相關之預期信貸虧損。本集團就該等 虧損於各呈報日確認虧損準備。預期信 貸虧損之計量反映:

- 經評估一系列可能結果而釐定一個 無偏頗及已計及或然加權之金額;
- 金錢的時間價值;及
- 毋須花費不必要成本或精力而可取 得於呈報日之有關過往事件、現時 情況及預測未來經濟狀況之合理及 有據可依的資料。

以攤餘成本計量之金融資產之減值準備 呈列為資產賬面總值之扣減。貸款承擔 及財務擔保合約之減值準備確認為撥備 及「其他賬目及預提」之一部分。以公平 值計量且其變動計入其他全面收益之債 務工具之賬面值為其公平值。其減值準 備確認為「投資重估儲備」之一部分。

附註3.2.2提供更多詳情有關如何計量預期信貸虧損準備。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.6 Financial assets and liabilities (Continued)

Financial assets (Continued)

(ii) Impairment

The Group assesses on a forward-looking basis the ECL associated with its debt instrument assets carried at amortised cost and FVOCI and with the exposures arising from loans to customers, loan commitments and financial guarantee contracts. The Group recognises a loss allowance for such losses at each reporting date. The measurement of ECL reflects:

- An unbiased and probability-weighted amount that is determined by evaluating a range of possible outcomes;
- The time value of money; and
- Reasonable and supportable information that is available without undue cost or effort at the reporting date about past events, current conditions and forecasts of future economic conditions.

Impairment allowance of financial assets measured at amortised cost is presented as a deduction from the gross carrying amount of the assets. Impairment allowance of loan commitments and financial guarantee contracts is recognised as a provision as part of "Other accounts and accruals". The carrying amount of debt instruments measured at FVOCI is their fair value. Their impairment allowance is recognised as part of "Investment revaluation reserve".

Note 3.2.2 provides more details of how the ECL allowance is measured.

2.6 金融資產及負債(續)

金融資產 續

(iii) 貸款修改

本集團有時重新協商或以其他方式修 改客戶貸款之合約現金流。倘若此發生 時,本集團會評估新條款是否與原條款 有重大差異。本集團就此會考慮下列因 素:

- 倘借款人陷於財務困境,修改是否 只是降低合約現金流至借款人預期 有能力償還的金額。
- 有否加入任何重大的新條款,例如 重大地影響貸款風險面貌的利潤分 享/以股權為基礎之回報。
- 當借款人未陷於財務困境時重大地 延長貸款期限。
- 利率之重大變更。
- 貸款的結算貨幣之變更。
- 加入之抵押品、其他擔保物或為增 強信貸所提供的保障重大地影響貸 款之相關信貸風險。

倘條款有重大差異,本集團則撤銷確認原有金融資產及以公平值確認「新」資產和重新計算該資產之新實際利率。故此重新協商日被視為初始確認日期以作計算減值用途,包括用以釐定信貸風險是否大幅增加。然而,本集團亦評估已確認之新金融資產是否於初始確認時被視作信貸減值資產,尤其是在債務人未能按原有協定支付款項而促使重新協商的情況下。賬面值之差額亦會於撤銷確認時在收益賬中確認為收益或虧損。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.6 Financial assets and liabilities (Continued)

Financial assets (Continued)

(iii) Modification of loans

The Group sometimes renegotiates or otherwise modifies the contractual cash flows of loans to customers. When this happens, the Group assesses whether or not the new terms are substantially different to the original terms. The Group does this by considering, among others, the following factors:

- If the borrower is in financial difficulty, whether the modification merely reduces the contractual cash flows to amounts the borrower is expected to be able to pay.
- Whether any substantial new terms are introduced, such as a profit share/equity-based return that substantially affects the risk profile of the loan.
- Significant extension of the loan term when the borrower is not in financial difficulty.
- Significant change in the interest rate.
- Change in the currency the loan is denominated in.
- Insertion of collateral, other security or credit enhancements that significantly affect the credit risk associated with the loan.

If the terms are substantially different, the Group derecognises the original financial asset and recognises a "new" asset at fair value and recalculates a new effective interest rate for the asset. The date of renegotiation is consequently considered to be the date of initial recognition for impairment calculation purposes, including for the purpose of determining whether a significant increase in credit risk has occurred. However, the Group also assesses whether the new financial asset recognised is deemed to be credit-impaired at initial recognition, especially in circumstances where the renegotiation was driven by the debtor being unable to make the originally agreed payments. Differences in the carrying amount are also recognised in profit or loss as a gain or loss on derecognition.

2.6 金融資產及負債(續)

金融資產 續

(iii) 貸款修改(續)

倘條款未有重大差異,重新協商或修改不會引致撤銷確認,及本集團按金融資產經修訂之現金流重新計算賬面總值,並於收益賬確認修改之收益或虧損。新賬面總值乃按原有實際利率(或購入或源生的信貸減值金融資產經信貸調整之實際利率)貼現經修改之現金流作重新計算。

(iv) 除修改外之撤銷確認

當從資產收取現金流量之合約權利已失效,或當其已被轉移及(i)本集團重大地轉讓擁有權之所有風險及回報或(ii)本集團未轉讓也不重大地保留擁有權之所有風險和回報及本集團並無保留控制權時,金融資產(或其部份)即被撤銷確認。

當本集團於若干交易中保留從資產收取 現金流的合約權利但承擔了支付該等現 金流予其他機構的合約責任及重大地轉 讓所有風險及回報,該等交易會按引致 撤銷確認之「通過」轉讓處理,倘若本集 團:

- 除非已從資產中收取相等金額,否則並無支付款項之責任;
- 被禁止出售或抵押資產;及
- 有責任在無重大拖延下匯出收取自 資產之任何現金。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.6 Financial assets and liabilities (Continued)

Financial assets (Continued)

(iii) Modification of loans (Continued)

If the terms are not substantially different, the renegotiation or modification does not result in derecognition, and the Group recalculates the gross carrying amount based on the revised cash flows of the financial asset and recognises a modification gain or loss in profit or loss. The new gross carrying amount is recalculated by discounting the modified cash flows at the original effective interest rate (or creditadjusted effective interest rate for purchased or originated credit-impaired financial assets).

(iv) Derecognition other than on a modification

Financial assets, or a portion thereof, are derecognised when the contractual rights to receive the cash flows from the assets have expired, or when they have been transferred and either (i) the Group transfers substantially all the risks and rewards of ownership, or (ii) the Group neither transfers nor retains substantially all the risks and rewards of ownership and the Group has not retained control.

The Group enters into transactions where it retains the contractual rights to receive cash flows from assets but assumes a contractual obligation to pay those cash flows to other entities and transfers substantially all of the risks and rewards. These transactions are accounted for as "pass through" transfers that result in derecognition if the Group:

- Has no obligation to make payments unless it collects equivalent amounts from the assets;
- Is prohibited from selling or pledging the assets; and
- Has an obligation to remit any cash it collects from the assets without material delay.

2.6 金融資產及負債(續)

金融資產 續

(iv) 除修改外之撤銷確認 續

若本集團在預先釐定之回購價格基礎上 保留了相關交易大部份風險和回報,因 此不符合撤銷確認之準則,本集團不會 撤銷確認根據標準回購協議及證券借貸 交易下提供之抵押品(股份及債券)。此 亦應用於本集團保留後償剩餘權益的若 干證券化交易。

倘從資產收取現金流之合約權利已轉讓,和本集團未轉讓或保留大部份風險和回報,及本集團保留了轉讓資產之控制權,則本集團採用持續參與法。

按此方法,本集團在持續參與的範圍內繼續確認該轉讓之資產及確認相關負債,以反映本集團保留之權利及責任。轉讓之資產及相關負債之賬面淨值為:(甲)本集團保留之權利及責任的攤餘成本(倘轉讓之資產按攤餘成本計量);或(乙)相等於本集團保留之權利及責任按單獨基準下計量的公平值(倘轉讓之資產按公平值計量)。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.6 Financial assets and liabilities (Continued)

Financial assets (Continued)

(iv) Derecognition other than on a modification (Continued)

Collateral (shares and bonds) furnished by the Group under standard repurchase agreements and securities lending and borrowing transactions are not derecognised because the Group retains substantially all the risks and rewards on the basis of the predetermined repurchase price, and the criteria for derecognition are therefore not met. This also applies to certain securitisation transactions in which the Group retains a subordinated residual interest.

When the contractual rights to receive the cash flows from the assets have been transferred, and the Group neither transfers nor retains substantially all the risks and rewards of ownership, and the Group has retained control of the transferred assets, the Group applies continuing involvement approach.

Under this approach, the Group continues to recognise the transferred asset to the extent of its continuing involvement and recognise the associated liability, to reflect the rights and obligations retained by the Group. The net carrying amount of the transferred asset and associated liability is: (a) the amortised cost of the rights and obligations retained by the Group, if the transferred asset is measured at amortised cost; or (b) equal to the fair value of the rights and obligations retained by the Group when measured on a stand-alone basis, if the transferred asset is measured at fair value.

2.6 金融資產及負債(續)

金融負債

(i) 分類及其後之計量

於本期間及之前期間,金融負債被分類並其後按攤餘成本計量,除了:

- 以公平值計量日其變動計入損益 的金融負債:該分類應用於衍生工 具、持作交易用途的金融負債(例 如:交易賬內之短盤)及於初始確認 時以此指定之其他金融負債。指定 以公平值計量且其變動計入損益的 金融負債之收益及虧損,部份於其 他全面收益(歸因於該負債的信貸 風險變動引致之金融負債公平值變 動金額,按非歸因於引致市場風險 的市場狀況變動金額釐定) 及部份 於收益賬(負債之公平值變動的剩 餘金額)呈列。除非該呈列將會引起 或擴大會計錯配,歸因於負債的信 貸風險變動之收益及虧損則於收益 賬呈列;
- 不符合撤銷確認資格的金融資產轉讓或應用持續參與法時所產生的金融負債。當金融資產轉讓不符合撤銷確認資格時,則就轉讓所收取之代價確認金融負債。於往後期間,本集團確認就金融負債產生之任何支出;應用持續參與法時;及
- 財務擔保合約及貸款承擔。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.6 Financial assets and liabilities (Continued)

Financial liabilities

(i) Classification and subsequent measurement

In both the current and prior period, financial liabilities are classified and subsequently measured at amortised cost, except for:

- Financial liabilities at fair value through profit or loss: this classification is applied to derivatives, financial liabilities held for trading (e.g. short positions in the trading booking) and other financial liabilities designated as such at initial recognition. Gains or losses on financial liabilities designated at fair value through profit or loss are presented partially in other comprehensive income (the amount of change in the fair value of the financial liability that is attributable to changes in the credit risk of that liability, which is determined as the amount that is not attributable to changes in market conditions that give rise to market risk) and partially profit or loss (the remaining amount of change in the fair value of the liability). This is unless such a presentation would create, or enlarge, an accounting mismatch, in which case the gains and losses attributable to changes in the credit risk of the liability are also presented in profit or loss;
- Financial liabilities arising from the transfer of financial assets which did not qualify for derecognition, or when the continuing involvement approach applies. When the transfer of financial asset did not qualify for derecognition, a financial liability is recognised for the consideration received for the transfer. In subsequent periods, the Group recognises any expense incurred on the financial liability; when continuing involvement approach applies; and
- Financial guarantee contracts and loan commitments.

2.6 金融資產及負債(續)

金融負債續

(ii) 撤銷確認

金融負債於終止(即當合約內列明之責任已解除、取消或失效)時撤銷確認。

本集團與債務工具原出借人間之交換 (條款有重大差異,且現有金融負債條 款有重大修訂) 按終止原有金融負債及 確認新金融負債處理。倘若按新條款以 原有實際利率按現金流(包括扣除任何 已收取費用之任何已付費用) 貼現之現 值與原有金融負債之剩餘現金流之貼現 現值最少10%的差額,則條款為有重大差 異。此外,其他質化因素(例如:工具之 結算貨幣、利率類別的變更、工具附帶之 新兌換特徵及契約之變更) 亦一併考慮。 倘若債務工具之交換或條款之修訂按終 止方式處理,任何已產生之成本或費用 將確認為終止之部份收益及虧損。倘若 交換或修訂並非按終止方式處理,任何 已產生之成本或費用按調整負債之賬面 值確認,並於經修訂負債之剩餘年期內 攤銷。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.6 Financial assets and liabilities (Continued)

Financial liabilities (Continued)

(ii) Derecognition

Financial liabilities are derecognised when they are extinguished (i.e. when the obligation specified in the contract is discharged, cancelled or expires).

The exchange between the Group and its original lenders of debt instruments with substantially different terms, as well as substantial modifications of the terms of existing financial liabilities, are accounted for as an extinguishment of the original financial liability and the recognition of a new financial liability. The terms are substantially different if the discounted present value of the cash flows under the new terms, including any fees paid net of any fees received and discounted using the original effective interest rate, is at least 10% different from the discounted present value of the remaining cash flows of the original financial liability. In addition, other qualitative factors, such as the currency that the instrument is denominated in, changes in the type of interest rate, new conversion features attached to the instrument and change in covenants are also taken into consideration. If an exchange of debt instruments or modification of terms is accounted for as an extinguishment, any costs or fees incurred are recognised as part of the gain or loss on the extinguishment. If the exchange or modification is not accounted for as an extinguishment, any costs or fees incurred to adjust the carrying amount of the liability are amortised over the remaining term of the modified liability.

2.7 財務擔保合約及貸款承擔

財務擔保合約是指發行人須就某指定債務人 未能根據債務合約的條款支付到期債務時須 向合約持有人支付指定款項以償付其損失之 合約。該等財務擔保乃代表客戶授予銀行、金 融機構及其他團體以擔保其貸款、透支及其 他銀行信貸。

財務擔保合約最初以公平值計量及其後按以 下兩者之間之較高者計量:

- 虧損準備之金額;及
- 初始確認時收取之費用扣除按香港財務 報告準則第15號《客戶合同收入》原則下 確認之收入。

本集團提供之貸款承擔以虧損準備之金額計量。本集團並無作出任何承擔以提供低於市場利率之貸款,或可以現金或以交付或發行另一金融工具的方式淨額清償。

就貸款承擔及財務擔保合約而言,虧損準備乃確認為撥備。然而,包含貸款及未提取承擔之合約及本集團不能從該貸款組成部份中分開識別未提取承擔組成部份之預期信貸虧損,未提取承擔之預期信貸虧損乃連同貸款之虧損準備一起確認。倘合併之預期信貸虧損超過貸款之賬面淨值,預期信貸虧損乃確認為撥備。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.7 Financial guarantee contracts and loan commitments

Financial guarantee contracts are contracts that require the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payments when due, in accordance with the terms of a debt instrument. Such financial guarantees are given to banks, financial institutions and others on behalf of customers to secure loans, overdrafts and other banking facilities.

Financial guarantee contracts are initially measured at fair value and subsequently measured at the higher of:

- The amount of the loss allowance; and
- The fee received on initial recognition less income recognised in accordance with the principles of HKFRS 15 "Revenue from Contracts with Customers".

Loan commitments provided by the Group are measured as the amount of the loss allowance. The Group has not provided any commitment to provide loans at a below-market interest rate, or that can be settled net in cash or by delivering or issuing another financial instrument.

For loan commitments and financial guarantee contracts, the loss allowance is recognised as a provision. However, for contracts that include both a loan and an undrawn commitment and the Group cannot separately identify the expected credit losses on the undrawn commitment component from those on the loan component, the expected credit losses on the undrawn commitment are recognised together with the loss allowance for the loan. To the extent that the combined expected credit losses exceed the gross carrying amount of the loan, the expected credit losses are recognised as a provision.

2.8 衍生工具及對沖活動

衍生工具最初於訂立衍生工具合約之日按公 平值確認,其後按公平值重新計量。當衍生工 具的公平值為正數時,均作為資產入賬;當公 平值為負數時,則作為負債入賬。

某些衍生工具嵌入混成合約(例如可換股債券內之兌換期權)。倘混成合約包含之主體為金融資產,則本集團按上述金融資產部份之闡述評估整體合約作分類及計量用途。否則,內嵌衍生工具作為個別衍生工具處理倘:

- 其經濟性質及風險與主合約並無密切關係;
- 具有相同條款之個別工具將符合衍生工 具之定義;及
- 混成合約並非按以公平值計量且其變動 計入損益計量。

除本集團選擇指定該混成合約為以公平值計 量且其變動計入損益外,此等內嵌衍生工具 乃按公平值分開入賬,其公平值的變動於綜 合收益賬內確認。

確認公平值收益或虧損的方法取決於該衍生工具是否被指定及符合資格為對沖工具,如屬者則須取決其對沖項目之性質。本集團指定若干衍生工具為已確認資產或負債或確定之承擔公平值的對沖工具(公平值對沖)。

本集團於訂立對沖時需記錄對沖項目與所對 沖工具的關係,並包括其風險管理目標及進 行若干對沖交易的策略。本集團亦於開始對 沖後持續就其用於對沖交易的衍生工具是否 對對銷公平值變動有顯著成效作出評估。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.8 Derivative and hedging activities

Derivatives are initially recognised at fair value on the date on which a derivative contract is entered into and are subsequently re-measured at fair value. All derivatives are carried as assets when fair value is positive and as liabilities when fair value is negative.

Certain derivatives are embedded in hybrid contracts, such as the conversion option in a convertible bond. If the hybrid contract contains a host that is a financial asset, then the Group assesses the entire contract as described in the financial assets section above for classification and measurement purposes. Otherwise, the embedded derivatives are treated as separate derivatives when:

- Their economic characteristics and risks are not closely related to those of the host contract;
- A separate instrument with the same terms would meet the definition of a derivative; and
- The hybrid contract is not measured at fair value through profit or loss.

These embedded derivatives are separately accounted for at fair value, with changes in fair value recognised in the consolidated income statement unless the Group chooses to designate the hybrid contracts at fair value through profit or loss.

The method of recognising the resulting fair value gain or loss depends on whether the derivative is designated and qualifies as a hedging instrument, and if so, the nature of the item being hedged. The Group designates certain derivatives as hedges of the fair value of recognised assets or liabilities or firm commitments (fair value hedges).

The Group documents, at the inception of the hedge, the relationship between hedged items and hedging instruments, as well as its risk management objective and strategy for undertaking various hedge transactions. The Group also documents its assessment, both at hedge inception and on an ongoing basis, of whether the derivatives that are used in hedging transactions are highly effective in offsetting changes in fair values of hedged items.

2.8 衍生工具及對沖活動(續)

(甲) 公平值對沖

已指定並符合條件作公平值對沖的衍生工具的公平值變動,連同與對沖風險相關的對沖資產或負債的任何公平值變動,均於綜合收益賬內「淨交易收入一用公平值對沖的相關金融工具之淨收益/ (虧損)」項下入賬。

倘該對沖不再符合對沖會計處理的標準,則應用實際利率法釐定該被對沖項目賬面值的調整數,按到期前期間於 並賬內攤銷。對沖權益性證券賬面值被對沖項目為止。倘該對沖關係不再認以會一次對沖項目的未攤銷賬目值調整(終在對沖項目時的賬目值兩者之差額)在剩份上對沖項目時的賬目值兩者之差額)在剩份,對項目時的賬目值兩者之差額,在剩餘期間內攤銷到收益表中。倘中止確認對沖項目,其未攤銷賬面值之調整立即在收益賬確認。

(乙) 不符合作對沖會計處理的衍生工具

若干衍生工具並不符合作對沖會計處理。任何不符合作對沖會計處理的衍生工具的公平值變動即時於綜合收益賬內「淨交易收入一持作交易用途的衍生工具之淨收益/(虧損)」項下確認。就與指定金融資產或金融負債一同管理之衍生工具而言,因其公平值變動而產生之收益及虧損列入「淨交易收入一以公平值計量且其變動計入損益的金融工具之淨收益/(虧損)」項下。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.8 Derivative and hedging activities (Continued)

(a) Fair value hedge

Changes in the fair value of derivatives that are designated and qualify as fair value hedges are recorded in the consolidated income statement under "Net trading income – Net gain/(loss) arising from financial instruments subject to fair value hedge", together with any changes in the fair value of the hedged asset that are attributable to the hedged risk.

If the hedge no longer meets the criteria for hedge accounting, the adjustment to the carrying amount of a hedged item for which the effective interest method is used is amortised to profit or loss over the period to maturity. If the hedge relationship no longer meets the criteria for hedge accounting or is terminated for reasons other than derecognition, e.g. due to repayment of the hedged item, the unamortised carrying value adjustment (the difference between the carrying value of the hedged item at the time of termination and the value at which it would have been carried had the hedge never existed) to the hedged item is amortised to the income statement over the remaining life of the hedged item by the effective interest method. If the hedged item is derecognised, the unamortised carrying value adjustment is recognised immediately in the income statement.

(b) Derivatives that do not qualify for hedge accounting

Certain derivative instruments do not qualify for hedge accounting. Changes in the fair value of any derivative instrument that does not qualify for hedge accounting are recognised immediately in the consolidated income statement under "Net trading income – Net gain/(loss) from derivatives entered into for trading purpose". For derivatives that are managed in conjunction with designated financial assets or financial liabilities, the gains and losses arising from changes in their fair value are included under "Net trading income – Net gain/(loss) on financial instruments at fair value through profit or loss".

2.9 對銷金融工具

倘有可執行法律權利對銷某些已確認金額及 有意以淨額基準結算或變現資產以同時清償 負債時,金融資產及負債將互相對銷,有關之 淨款項於綜合財務狀況表內呈報。法定可強 制執行權利必須沒有附帶於未來事件,而在 一般業務過程中以及倘本公司或對手一旦出 現違約,無償債能力或破產時,仍可必須強制 執行。

2.10 出售及回購協議

有關出售附有回購協議(「回購協議」)之證券所引致之對交易對手負債已適當地包含在對其他銀行之結欠、銀行存款或其他賬目及預提中之結餘。按再售協議(「反向回購協議」)而購入之證券已記錄在貸款及墊款予其他銀行或客戶貸款及墊款中。出售價與回購價之差額當作利息處理及應用實際利率法在該協議期限內計提。借予交易對手之證券則保留在綜合財務報表內。

借來之證券除已售予第三者且有關購入及出售記錄於賬內及收益或虧損包括在交易收入外,將不會在綜合財務報表內確認。借來證券之歸還責任則當作交易負債以公平值入賬。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.9 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 legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the Company or the counterparty.

2.10 Sale and repurchase agreements

The liability to counterparties in respect of securities sold subject to repurchase agreements ("repos") is included in amounts due to other banks, deposits from banks, or other accounts and accruals, as appropriate. Securities purchased under agreements to resell ("reverse repos") are recorded as loans and advances to other banks or customers, as appropriate. The difference between the sale and repurchase price is treated as interest and accrued over the life of the agreements using the effective interest method. Securities lent to counterparties are also retained in the consolidated financial statements.

Securities borrowed are not recognised in the consolidated financial statements, unless these are sold to third parties, in which case the purchases and sales are recorded with the gain or loss included in trading income. The obligation to return them is recorded at fair value as a trading liability.

2.11 收回資產

已收回抵押品資產之貸款不會被撤銷,並在 綜合財務狀況表內連同已作出之合適減值準 備數額列賬。就拖欠償付貸款而言,本集團根 據司法安排或法院法令而行使以物抵債權及 回收其抵押品資產和取得資產法定擁有權, 相關之貸款已被終止確認。該行使以物抵債 權取得之資產持作再出售並呈報於「各項貸款 及其他賬目—其他資產」項下。

2.12 分項報告

營運業務分項之呈報方式與向主要營運決策 人提供之內部報告方式一致。主要營運決策 人為向機構分配資源並評估機構之營運分項 表現之人仕或一組人仕。本集團已指定行政 總裁及執行委員會(「執行委員會」) 成員為其 主要營運決策人。

所有營業分項間之交易按公平基準進行,分項之間收益及成本於綜合賬內抵銷。在釐定營業分項之表現時,會計入直接與各分項有關之收入及支出。

根據香港財務報告準則第8號《營運業務分項》 之規定,本集團有以下分項:個人銀行、企業 銀行、財資及環球市場業務、中國內地及澳門 銀行及其他。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.11 Repossessed assets

Loans on which collateral assets have been repossessed are not derecognised and are carried in the consolidated statement of financial position with appropriate amounts of impairment allowances made. In the case of delinquent loans on which collateral assets have been foreclosed and repossessed by the Group pursuant to legal arrangements or court orders, and with the legal title of the assets having been passed to the Group, such loans are derecognised. The foreclosed assets held for resale are included in "Advances and other accounts – Other assets".

2.12 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker. The chief operating decision maker is the person or group of persons that allocates resources to and assesses the performance of the operating segments of an entity. The Group has determined the Chief Executive and members of the Executive Committee ("EC") as its chief operating decision maker.

All transactions between operating segments are conducted on an arm's length basis, with inter-segment revenues and costs being eliminated on consolidation. Income and expenses directly associated with each segment are included in determining operating segment performance.

Based on the requirements of HKFRS 8 "Operating Segments", the Group has the following segments: Personal Banking, Corporate Banking, Treasury and Global Markets, Mainland China and Macau Banking, and Others.

2.13 外幣換算

(甲) 功能及呈列貨幣

本集團旗下各機構之財務報表中所載項目乃應用該機構營運之主要經濟環境所使用之貨幣(「功能貨幣」)計量。綜合財務報表乃以港幣呈列。港幣乃本集團之呈列貨幣及本公司及本集團主要業務之功能及呈列貨幣。

(乙) 交易及結餘

外幣交易按交易日現行之匯率換算為有關機構的功能貨幣。該等交易結算及以 外幣結算之貨幣性資產或負債按年結日 之匯率換算所產生之匯兌收益及虧損, 乃於綜合收益賬內確認。

所有於綜合收益賬確認之外幣換算收益 及虧損按淨額於綜合收益賬之相應項目 下呈列。其他全面收益項目之外幣換算 收益及虧損於綜合全面收益賬之相應項 目下呈列。

倘以外幣結算並分類為以公平值計量 且其變動計入其他全面收益的金融資產 之貨幣性資產之公平值變動,會就資產 之攤餘成本變動及資產賬面值其他變動 產生之換算差額作出區分。與攤餘成本 變動有關之換算差額於綜合收益賬內確 認,而與賬面值變動(減值除外)有關之 換算差額於其他全面收益內確認。

非貨幣性項目,如持有以公平值計量且 其變動計入損益的股本工具投資,其換 算差額將作為公平值收益或虧損之一部 份呈報。若干非貨幣性項目,如歸類為以 公平值計量且其變動計入其他全面收益 的金融資產之權益證券,其換算差額則 列入其他全面收益內的投資重估儲備。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.13 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 HK dollars, which is the Group's presentation currency and the functional and presentation currency of the Company and major part of the Group.

(b) Transactions and balances

Foreign currency transactions are translated into the functional currency of the relevant entity 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 yearend exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the consolidated income statement.

All foreign exchange gains and losses recognised in the consolidated income statement are presented net in the consolidated income statement within the corresponding item. Foreign exchange gains and losses on other comprehensive income items are presented in the consolidated statement of comprehensive income within the corresponding item.

In the case of changes in the fair value of foreign currency denominated monetary assets classified as FVOCI, a distinction is made between translation differences resulting from changes in amortised cost of the assets and other changes in the carrying amount of the assets. Translation differences related to changes in the amortised cost are recognised in the consolidated income statement, and those related to changes in the carrying amount, except for impairment, are recognised in other comprehensive income.

Translation differences on non-monetary items, such as investments in equity instruments held at fair value through profit or loss, are reported as part of the fair value gain or loss. Translation difference on certain other non-monetary items, such as equities classified as FVOCI, are included in the investment revaluation reserve in other comprehensive income.

2.13 外幣換算 (續)

(丙) 集團旗下公司

所有功能貨幣與呈列貨幣不同的集團實體(其均非超通脹經濟之貨幣)之業績及財務狀況按以下方式換算為呈列貨幣:

- (i) 各財務狀況表所呈列之資產及負債 按財務狀況表之報告日期之收市匯 率換算;
- (ii) 各收益賬之收入及支出按平均匯率 換算(倘此平均值並非該等交易日 期通行匯率的累積效果之合理約 數,收入及支出則按交易日匯率換 算);及
- (iii) 所有兌換差額將確認為權益賬內一個獨立項目。

上述過程產生之匯兌差異於股東權益賬「匯兌儲備」項下呈報。

於綜合賬目時,換算國外機構淨投資所產生之兌換差額,列入股東權益賬內。倘國外業務被出售,該等兌換差額將列作出售所得之部份收益或虧損在綜合收益賬內確認。

因收購國外實體產生之商譽及公平值調整,被當作該國外實體之資產及負債處理,並按於結算日之匯率換算。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.13 Foreign currency translation (Continued)

(c) Group companies

The results and financial position of all the Group's 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 income statement are translated at average exchange rates (unless this average 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 as a separate component of equity.

Exchange differences arising from the above processes are reported in shareholders' equity under "Exchange reserve".

On consolidation, exchange differences arising from the translation of the net investment in foreign entities are taken to shareholders' equity. When a foreign operation is sold, such exchange differences are recognised in the consolidated income statement as part of the gain or loss on sale.

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.

2.14 行產及其他固定資產

行產主要包括辦公室和商舖。被歸類為融資 租賃之租賃土地及其他固定資產按歷史成本 減除折舊載列。歷史成本包括直接歸屬於收 購該等項目之支出。

只有當一項資產可能給本集團帶來相關連之 未來經濟利益,以及該項目之成本可以可靠 地釐定時,該項資產之後期成本才會列於資 產之賬面值中或作為個別資產確認(視乎適合 而定)。資產被更換部份之賬面值會被撤銷確 認。所有其他維修開支均於產生之財政期間 於綜合收益賬內扣除。

- 行產 於剩餘的租賃期內

- 傢俬、裝置、 於估計使用年期(一 設備及汽車 般在3至10年之間 或未屆之租賃期, 以短者為準)

資產之剩餘價值及使用年期於每個報告期末 將被評估,並在合適之情況下作出調整。

倘資產之賬面值高於其估計可回收金額,則 該資產之賬面值將即時被減值至其可回收金額(附註2.17)。

出售之收益及虧損按比較所得款項與賬面值 釐定及確認於綜合收益賬內。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.14 Premises and other fixed assets

Premises comprise mainly offices and shops. Leasehold land and all other fixed assets are stated at historical cost less depreciation. 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. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are expensed in the consolidated income statement during the financial period in which they are incurred.

Premises Over the remaining period of lease

Furniture, fittings, Over the estimated useful lives equipment and generally between 3 and 10 years or the unexpired terms of the lease, whichever is shorter

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at each end of the 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 2.17).

Gains and losses on disposals are determined by comparing the proceeds with the carrying amount and are recognised in the consolidated income statement.

2.15 投資物業

持作收取長期租金收益或獲取資本增值或兩 者兼得且並非由集團旗下公司所佔用之物業 被歸類為投資物業。

投資物業最初以成本值(包括相關交易費用) 計量。

在初始確認後,投資物業按公平值列賬。公平值乃以活躍市場之價格為基礎,於需要時就特定之資產性質、地點或狀況之任何差異作出調整。倘該等資料無法得到,本集團則應用替代估值法,例如按次活躍市場最近之價格或貼現現金流量預測進行估值。該等估值乃依照國際估值準則委員會頒布之指引完成。該等估值每年由外聘估值師進行。重建並持續用作投資物業之投資物業,或其市場活躍度下降之投資物業繼續按公平值計量。

投資物業之公平值反映 (其中包括) 現時租賃 之租金收入及按現行市況預期之未來租金收 入。

只有當與該項目可能給本集團帶來關連之未來經濟利益及該項目之成本可被可靠地計量時,後期開支才會計入該資產之賬面值。所有其他維修支出於其產生之相關財政期間記入綜合收益賬內。

公平值變動於綜合收益賬內確認。

倘投資物業由本集團旗下公司所佔用,則重 新歸類為行產及其他固定資產,其於重新歸 類日期之公平值將成為其成本值。

倘某些行產及其他固定資產因其用途改變而轉為投資物業,根據香港會計準則第16號,該資產於轉讓日之賬面值與公平值間任何差額,將當作行產及其他固定資產之重估而確認於權益賬內。然而,倘該公平值增值抵銷過往之減值虧損,該增值則於綜合收益賬內確認。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.15 Investment properties

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 performed in accordance with the guidance issued by the International Valuation Standards Committee. These valuations are reviewed annually by external valuers. Investment property that is being redeveloped for continuing use as investment property, or for which the market has become less active, continues to be measured at fair value.

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.

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 income statement during the financial period in which they are incurred.

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

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

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

2.16 商譽及無形資產

商譽指收購之成本超逾本集團應佔被收購者 於收購日期之可認明資產及負債公平值淨值 之金額。商譽按成本減所有累積虧損列示。商 譽將每年進行減值測試。商譽的減值虧損不 能回撥,出售實體之收益及虧損包含該出售 實體之商譽賬面值。

商譽須被分配至各現金產生單位以作為其減值測試。所分配之單位為預期可受惠於產生該商譽之業務合併之各現金產生單位或各組現金產生單位。

倘因收購而產生之無形資產可與商譽獨立確認,或倘因合約或其他法律權利而產生之無形資產,及其價值可以可靠地估計,則無形資產與商譽分開確認。無形資產包括商標及核心存款、合約以及客戶關係的無形資產。無形資產根據預計使用年期按成本減攤銷及/或累積減值虧損列示。攤銷按其介乎5至12年之預計使用年期以餘額遞減法計算。

2.17 商譽、無形資產及非金融資產之減值

具無使用期限或未能使用之資產將不會被攤銷,但每年須作減值測試。倘出現某些事件或環境變化顯示其賬面值可能不可收回時,該等資產將作減值檢查。資產賬面值超逾可收回金額之數額被確認為減值虧損。可收回金額乃扣除出售費用後之資產公平值及使用價值之較高者。該等資產按最原始類別分類(現金產生單位)從而分別認明其現金流,藉以用作減值評估用途。除商譽外,非金融資產於各報告期就其減值之回撥可能性作出審閱。

在本公司的財務報表,如從附屬公司或聯營公司收取的股息超過其在該宣派年度的所佔全面收益總額,或其在本公司之財務狀況表內的賬面值超過在其綜合財務狀況表內包括商譽的所佔淨資產值時,亦須為該等投資作減值測試。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.16 Goodwill and intangible assets

Goodwill represents the excess of the cost of an acquisition over the Group's share of the net fair value of the identifiable assets and liabilities of the acquiree as at the date of acquisition. Goodwill is carried at cost less any accumulated impairment losses. Goodwill is tested annually for impairment. Impairment losses on goodwill are not reversed. Gains and losses on the disposal of an entity include the carrying amount of goodwill relating to the entity sold.

Goodwill is allocated to cash-generating units for the purpose of impairment testing. The allocation is made to those cash-generating units or groups of cash-generating units that are expected to benefit from the business combination on which the goodwill arose.

Intangible assets arising from an acquisition are recognised separately from goodwill when they are separable or arise from contractual or other legal rights, and their value can be measured reliably. They include trade names and intangible assets of core deposits, contracts and customer relationships. Intangible assets are stated at cost less amortisation, and/or accumulated impairment losses. Amortisation is calculated based on estimated useful life ranging from 5 to 12 years using a diminishing balance method.

2.17 Impairment of goodwill, intangible assets and non-financial assets

Assets that have an indefinite useful life or are not yet available for use are not subject to amortisation, but are tested annually for impairment. Assets are reviewed for impairment 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 (cash-generating units) for which there are separately identifiable cash flows. Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at each reporting date.

In the Company's financial statements, impairment testing of the investment in a subsidiary or an associate is also required upon receiving dividend from that entity if the dividend exceeds the Company's share of the total comprehensive income of that entity concerned in the period the dividend is declared or if the carrying amount of that entity in the Company's statement of financial position exceeds the Company's share of the carrying amount of that entity's net assets including goodwill in its consolidated statement of financial position.

2.18 即期及遞延稅項

本期稅項支出包括即期及遞延稅項。除於其 他全面收益或直接於權益確認之項目,其相 關稅項在其他全面收益或直接於權益之相應 項目內確認外,稅項在綜合收益賬內確認。

即期稅項支出按照本公司之附屬公司、聯營公司及合營公司其獲得應課稅收入之地區於報告期末已頒布或實質上已頒布之稅法作為基準計算。管理層定期就適用稅例內須作詮釋之情況評估報稅表內之申報狀況,並在適當時按預計須繳付予稅務機關之金額作為撥備基準。

遞延稅項乃根據資產及負債的稅基值及其於 綜合財務報表內賬面值之暫時差異按負債法 確認。遞延稅項應用於報告期末已經或基本 已經實施及預計於相關遞延稅項資產變現或 遞延稅項負債清償時將適用之稅率釐定。

倘暫時差異可用以對銷日後有可能出現之應 課稅溢利時,應列作遞延所得稅資產入賬。 結轉稅項虧損的稅務影響於該等虧損可用於 抵銷未來可能產生之應課稅利潤時確認為資 產。

除非暫時差異之撥回由本集團控制及該暫時 差異很可能不會在可見未來撥回,本集團已 就投資於附屬公司、聯營公司及共同控制實 體而產生之暫時差異作出撥備。

有關投資物業之遞延稅項乃根據假設該等投 資物業是通過出售來回收其賬面值之稅務效 應而計量。

與重新計量以公平值計量且其變動計入其他 全面收益的債務證券之公平值相關之遞延稅 項,亦直接在其他全面收益扣除或計入其他 全面收益,其後於有關投資變現時於綜合收 益賬內確認。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.18 Current and deferred income tax

The tax expense for the period comprises current and deferred tax. Tax is recognised in the consolidated income statement, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In such case, the tax is recognised in other comprehensive income or directly in equity respectively.

The current income tax charge is calculated on the basis of the tax laws enacted or substantially enacted at the end of the reporting period in the countries where the Company's subsidiaries, associates and joint ventures generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

Deferred income tax is recognised, 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. Deferred income tax is determined using tax rates that have been enacted or substantially enacted by the end of the reporting period and that are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Deferred income tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised. The tax effects of income tax losses available for carry forward are recognised as an asset when it is probable that future taxable profits will be available against which these losses can be utilised.

Deferred income tax is provided on temporary differences arising on investments in subsidiaries, associates and jointly controlled entities, except where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future.

Deferred income tax related to investment properties is measured according to the tax consequence on the presumption that they are recovered entirely through sale.

Deferred income tax related to fair value re-measurement of debt securities at FVOCI, which is charged or credited directly to other comprehensive income, is also credited or charged directly to other comprehensive income and is subsequently recognised in the consolidated income statement upon the realisation of relevant investments.

2.19 僱員福利

(甲) 退休金責任

集團提供一項強制性公積金及多項界定供款退休計劃,計劃之資產一般由獨立管理之基金持有。退休金計劃由集團相關公司與員工供款。

集團向強制性公積金計劃及界定供款退休計劃支付之供款在已付時當作費用支銷。除向強制性公積金供款外,集團可將員工在未全數取得既得之利益前退出計劃而被沒收之僱主供款用作扣減供款。

(乙) 以股份為基礎報酬

(i) 認股權計劃

在以股份作為基礎支付之報酬計劃中, 本集團可選擇於行使日向承授人支付認 股權的內在價值或發行新股份。於歸屬 期間列作支出之總額乃參考根據支付方 式之公平值釐定。

以現金支付以股份作為基礎之報酬,支 出總額為所授出之認股權之公平值。該 公平值將於每個報告期內重新計量,而 任何成本變動於綜合收益賬內確認及相 應調整和列於「負債」。

以股權支付以股份為基礎之報酬,支出總額為所授出之認股權於授出日之公平值,及相應金額於股東資金「以股份為基礎報酬之儲備」項下確認。於授出日所釐定的支出總額將根據認股權期內生效條款於綜合收益賬內確認。在認股權被行使時,本公司將會發行新股份以支付其承擔,及於「以股份為基礎報酬之儲備」轉撥相關金額至「股本」項下。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.19 Employee benefits

(a) Pension obligations

The Group offers a mandatory provident fund scheme and a number of defined contribution plans, the assets of which are generally held in separate trustee-administered funds. These pension plans are funded by payments from employees and by the relevant Group companies.

The Group's contributions to the mandatory provident fund schemes and defined contribution retirement schemes are expensed as incurred. Other than mandatory provident fund contribution, the Group's contributions may be reduced by contributions forfeited by those employees who leave prior to vesting fully in the contributions.

(b) Share-based compensation

(i) Share option schemes

The Group has the choice to pay the intrinsic value of the share option or to issue new shares to a grantee at the date of exercise under the share-based compensation plans. The total amount to be expensed over the vesting period is determined by reference to the fair value according to settlement type.

For cash-settled share-based compensation, the total cost is the fair value of the options granted, with re-measurement at each reporting period with any change in the cost recognised in the consolidated income statement, with a corresponding credit or adjustment to the "Liabilities".

For equity-settled share-based compensation, the total cost is measured and recognised based on the fair value of the equity options at the grant date, with a corresponding credit to the "Shared-based compensation reserve" in the shareholders' funds. The total cost, which is fixed based on the fair value at the grant date, is charged to consolidated income statement in accordance with the terms of the vesting of the options over time. When the options are exercised, the Company will issue new shares to settle its obligation, and transfer applicable amount from the "Share-based compensation reserve" to the "Share capital" account.

2.19 僱員福利 續

(乙)以股份為基礎報酬(續)

(ii) 股份獎勵計劃

對於股份獎勵計劃授出之股份,其以股份為基礎之報酬的支出金額,乃考慮到於授出日所有非歸屬條件相關的授出利益,授予股票的公允價值計算。總費用在相關歸屬期內攤銷確認,倘授出日立即歸屬確認,並相應計入股東資金內的「以股份為基礎報酬之儲備」。

對於於歸屬期間攤銷之授出股份,本集團於各報告期末根據歸屬條件審視預期最終歸屬獎勵股份數目之估計。對確認至往年累計金額之任何調整,均會計及至當年度的以股份為基礎之報酬的支出金額,並相應地調整至「以股份為基礎報酬之儲備」。

於股份獎勵計劃下,從股票市場購入用作授出股份或購入股份用作以股代息之總成本(包含所有有關成本),均呈列於「持作股份獎勵計劃之股份」項下及從總權益中扣除。

於股份獎勵計劃之歸屬期間,於股票市場購入用作授出股份、以現金股息購入股份用作再投資,及茲收以股代息(「茲收紅股」),其有關成本均回撥至「持作股份獎勵計劃之股份」,其中倘購入股份則相應減少「以股份為基礎報酬之儲備」,其中倘茲收以股代息(「茲收紅股」)則相應減少保留盈利。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.19 Employee benefits (Continued)

(b) Share-based compensation (Continued)

(ii) Share award schemes

For award shares under the Share Award Scheme, the amount to be expensed as share-based compensation expenses is determined by reference to the fair value of the award shares granted, taking into account all non-vesting conditions associated with the grants on grant date. The total expenses is recognised over the relevant vesting periods or on the grant date if the shares vest immediately, with a corresponding credit to the "Shared-based compensation reserve" in the shareholders' funds.

For those awarded shares which are amortised over the vesting periods, the Group reviews its estimates of the number of award shares that are expected ultimately vest based on the vesting conditions at the end of each reporting period. Any resulting adjustment to the cumulative amount recognised in prior years is charged or credited to share-based compensation expenses in the current year, with a corresponding adjustment to "Share-based compensation reserve".

Where award shares are acquired under the Share Award Scheme from the market or by electing for scrip in lieu of cash dividends, the total consideration of the shares acquired from the market (including any directly attributable costs) or the value of shares received under the scrip dividend scheme is presented as "Shares held for share award scheme" and deducted from total equity.

Upon vesting, the related costs of the vested award shares purchased from the market and shares acquired from reinvesting cash dividends or received under the scrip dividend scheme (dividend shares) are credited to "Shares held for share award scheme", with a corresponding decrease in "Share-based compensation reserve" for the purchased shares, and decrease in retained earnings for the dividend shares.

2.19 僱員福利 續

(丙) 僱員應享假期

僱員應享年假和長期服務休假福利已在 僱員提供服務時確認。於截至報告期末 已就僱員提供服務而應享之年假及長期 服務休假之估計負債作出撥備。

(丁) 獎金計劃

當本集團因為僱員提供服務而產生之即 時或推定應付獎金責任,而有關金額須 在報告期末後12個月內償付並能可靠地 估計時,則該獎金計劃之負債將被確認。

2.20 撥備

倘本集團因過往事件而產生即時法律或推定 責任;可能須就解除責任而導致經濟資源流 失之可能性高於不會導致資源流失之可能 性;及可就承擔之款額作出可靠估計時,則需 確認重組成本及法律索償之撥備。重組撥備 包括終止租賃罰金及終止聘約付款。未來經 營虧損則不會確認為撥備。

倘有多項同類責任時,解除該等責任導致損失之可能性按責任之類別作整體釐定。即使在同一類別責任內任何一項目導致損失之可 能性可能會很小,亦需就此確認撥備。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.19 Employee benefits (Continued)

(c) Employee leave entitlements

Employee entitlements to annual leave and long service leave are recognised when they accrue to employees. An accrual is made for the estimated liability for annual leave and long service leave as a result of services rendered by employees up to the end of the reporting period.

(d) Bonus plans

Liabilities for bonus plans due wholly within twelve months after the end of the reporting period are recognised when the Group has a present or constructive obligation as a result of services rendered by employees and a reliable estimate of the obligation can be made.

2.20 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. Provisions are not recognised for future operating losses.

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.

2.21 租賃

租賃於本集團可使用其租賃資產之日期被確認為一項使用權資產及一項相應負債。

合約可能包含租賃及非租賃組成部分。本集 團按其相對之單獨價格分配合約代價至租賃 及非租賃組成部分。然而,就本集團為承租人 之物業租賃,本集團選擇不分開租賃及非租 賃組成部分及反而當其為單一租賃組成部分 處理。

源自租賃之資產及負債按現值基準作初始計量。租賃負債包含下列租賃付款之淨現值:

- 固定付款(包括實質上固定付款),扣除 任何應收租賃優惠,
- 按一個指數或一個比率為基礎之變動付款,其於生效日期之初始計量使用該指數或比率(如有),
- 本集團按擔保剩餘價值預計應付之金額 (如有),
- 買入選擇權之行使價如本集團可合理地確定行使該選擇權,及
- 終止租賃之罰金付款,倘若租賃期反映本集團行使該選擇權。

按可合理確定之延長選擇權而將支付之租賃付款亦包括在負債之計量。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.21 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,
- variable lease payments that are based on an index or a rate, initially measured using the index or rate as at the commencement date, if any
- amounts expected to be payable by the Group under residual value guarantees, if any
- the exercise price of a purchase option if the Group is reasonably certain to exercise that option, and
- payments of penalties for terminating the lease, if the lease term reflects the Group exercising that option.

Lease payments to be made under reasonably certain extension options are also included in the measurement of the liability.

2.21 租賃(續)

租賃付款使用隱含於租賃之利率貼現。倘若不能隨時釐定該利率(其為本集團內租賃之一般情況),則使用個別承租人之新增借貸利率,即承租人將會需要支付之利率以獲得借貸所需資金從而取得在同類經濟環境、同類條款,擔保及條件下與使用權資產同類價值相近之資產。

就釐定新增借貸利率,本集團:

- 於可行情況,使用個別承租人近期取得 之第三方融資為起點,再就取得第三方 融資後之融資狀況變動作出調整,
- 使用由下而上方法,以無風險利率為起點,再就本集團持有之租賃(其並無取得 近期之第三方融資)之信貸風險作出調整,及
- 就租賃作出特定調整,例如條款、國家、 貨幣及擔保物。

租賃支出分配在本金及財務成本之間。財務 成本於租賃期間在收益賬中支銷以就於各個 期間內之負債的剩餘結餘製定一個持續之定 期的利率。

使用權資產以成本計量,並包括下列項目:

- 租賃負債之初始計量金額,
- 任何於生效日期或之前的租賃付款(扣 除任何收取之租賃優惠),
- 任何初始直接開支,及
- 修復開支。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.21 Leases (Continued)

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:

- where possible, 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,
- uses a build-up approach that starts with a risk-free interest rate adjusted for credit risk for leases held by the Group, which does not have recent third party financing, and
- makes adjustments specific to the lease, e.g. term, country, currency and security.

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

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

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

2.21 租賃(續)

使用權資產一般在該資產之可使用年期及租 賃期中以較短者配以直線法折舊。

有關短期租賃及所有低價值資產租賃之付款 按直線法在收益賬中確認為開支。短期租賃 乃租賃期為12個月或以下之租賃。

集團作為出租人時,從經營租賃收取的租賃收入按租賃年期以直線法確認為收入。

2.22 受託業務

本集團一般以託管人及其他信託方式行事, 代表個人、信託及其他機構持有或存置資產。 由於該等資產及其所產生的收入並非本集團 之資產,故不會於本集團之綜合財務報表中 列賬。

2.23 股本

普通股股份被分類為權益,發行新股份應佔 之新增支出,於除稅後從實收款項中扣除,並 呈列於權益賬內。

普通股股份之股息在綜合財務報表內獲股東 批准之期間確認為負債。

2.24 現金及等同現金項目

於現金流量結算表,現金及等同現金項目包括由購入日起計3個月內到期的結餘,包括現金、銀行及其他金融機構結餘、國庫票據、價值變化無重大風險且可隨時轉換至確定現金數額之其他認可票據及存款證及證券投資。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.21 Leases (Continued)

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

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

Lease income from operating leases where the Group is a lessor is recognised in income on a straight-line basis over the lease term.

2.22 Fiduciary activities

The Group commonly acts as trustees and in other fiduciary capacities that result in the holding or placing of assets on behalf of individuals, trusts and other institutions. These assets are excluded from the consolidated financial statements, as they are not assets of the Group.

2.23 Share capital

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

Dividends on ordinary shares are recognised as a liability in the consolidated financial statements in the period in which they are approved by shareholders.

2.24 Cash and cash equivalents

In the statement of cash flows, cash and cash equivalents comprise balances with less than three months' maturity from the date of acquisition, including: cash, balances with banks and other financial institutions, treasury bills, other eligible bills and certificates of deposit and investment securities which are readily convertible to known amounts of cash and are subject to an insignificant risk of changes in value.

2.25 或然負債及或然資產

或然負債指因為過往事件而可能引起之承 擔,而其存在只能就集團控制範圍以外之一 宗或多宗不確定未來事件之出現而被確認。 或然負債亦可能是因為過往事件引致之現有 承擔,但由於可能不需要有經濟資源流失,或 承擔金額未能可靠衡量而未有記賬。

或然負債不會被確認,但會在綜合財務報表 附註中披露。假若資源流失之可能性改變而 導致資源可能流失,則被確認為撥備。

或然資產指因為過往事件而可能產生之資產,而其存在只能就集團控制範圍以外之一宗或多宗不確定事件之出現而被確認。

或然資產不會被確認,但會於經濟收益有可 能獲得時在綜合財務報表附註中披露。若實 質確定有收益獲得時,則被確認為資產。

3. 財務風險管理

本集團之營運業務承受著不同之財務風險, 該等業務活動涉及分析、評估、接受及管理若 干程度之風險或組合風險。須承擔風險乃金 融業務之核心部份,而操作風險乃從事業務 不可避免之後果。因此,本集團之目標為適當 地平衡風險與回報,並將對本集團財務表現 所潛在的不良影響減至最低。

本集團之風險管理政策旨在認明及分析此等 風險,設定合適之風險額度和控制,監控風險 及使用可靠和先進之資訊系統以嚴守額度。 本集團定期審視其風險管理政策及系統以反 映市場、產品及最佳慣例之變化。

2. SUMMARY OF MATERIAL ACCOUNTING POLICIES (Continued)

2.25 Contingent liabilities and contingent assets

A contingent liability is a possible obligation that arises from past events and whose existence will only be confirmed by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group. It can also be a present obligation arising from past events that is not recognised because it is not probable that an outflow of economic resources will be required or the amount of obligation cannot be measured reliably.

A contingent liability is not recognised but is disclosed in the notes to the consolidated financial statements. When a change in the probability of an outflow occurs so that outflow is probable, it will then be recognised as a provision.

A contingent asset is a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain events not wholly within the control of the Group.

A contingent asset is not recognised but is disclosed in the notes to the consolidated financial statements when an inflow of economic benefits is probable. When such inflow is virtually certain, an asset is recognised.

3. FINANCIAL RISK MANAGEMENT

The Group's activities expose it to a variety of financial risks and those activities involve the analysis, evaluation, acceptance and management of some degree of risk or combination of risks. Taking risk is core to the financial business, and operational risks are an inevitable consequence of being in business. The Group's aim is therefore to achieve an appropriate balance between risk and return and minimise potential adverse effects on the Group's financial performance.

The Group's risk management policies are designed to identify and analyse these risks, to set appropriate risk limits and controls, and to monitor the risks and adherence to limits by means of reliable and up-to-date information systems. The Group regularly reviews its risk management policies and systems to reflect changes in markets, products and emerging best practice.

風險管理乃遵循董事會批准之整體策略和政策而執行。董事會授權風險管理及合規委員會 (「風險管理及合規委員會」)監督及指導不同 風險之管理,並由集團風險部(「集團風險部」) 及不同之功能委員會專責管理和處理。此外, 內部審核處負責獨立審查風險管理及控制狀況。

董事會已審定通過包含本集團風險偏好框架 之風險策略框架以進一步提升風險管治及風 險管理水平。經考慮整體業務策略及方針後, 該風險策略制定了本集團之核心價值及其高 層次之風險管理方針,據此設定穩健之風險 偏好框架以指導策略規劃程序及增強風險回 報管理。基本上,風險偏好框架列出本集團 為達成業務計劃所願意承擔之風險類別及金 額。本集團之風險偏好指標包括計量資本、風 險、回報及流動性之主要指標及加上組成本 集團主要風險限額之一系列風險容忍度。為 確保業務在設定之風險偏好內進行,對風險 偏好限額及風險容忍度之監控按季度進行。 就此而言,本集團已制定了涵蓋本集團風險 及回報的五個主要範疇之風險偏好闡明,名 為股東回報率的目標、盈利波幅、償付能力、 流動性及其他主要風險措施。集團風險部負 責持續監控、恪守風險偏好闡明及定期向風 險管理及合規委員會及董事會報告。此外,風 險管理及合規委員會及董事會每年審閱風險 偏好框架及主要風險偏好限額。

最主要之風險類別為信貸風險、流動性風險、 市場風險和操作風險。市場風險包括外匯風 險、利率風險及其他定價風險。

3. FINANCIAL RISK MANAGEMENT (Continued)

Risk management is carried out pursuant to the overall strategy and policies approved by the Board of Directors. The Risk Management and Compliance Committee ("RMCC") under the authority delegated by the Board oversees and guides the management of different risks which are more particularly managed and dealt with by the Group Risk Division ("GRD") and different functional committees. In addition, Internal Audit is responsible for the independent review of risk management and the control environment.

To further enhance the risk governance and risk management standards, the Board has approved a Risk Strategy framework that also covers the Group's Risk Appetite framework. The Risk Strategy sets out the core values and high level risk management direction of the Group, taking into account the overall business strategy and direction, under which a robust Risk Appetite framework is established to guide the strategic planning process and strengthen the risk-return management. Fundamentally, the Risk Appetite framework sets out the types and amount of risk that the Group is willing to take in order to achieve its business plan. The Group's risk appetite metrics are composed of key indicators for measuring capital, risks, return and liquidity and this is supplemented by a set of risk tolerances made up of major risk limits of the Group. In order to ensure that business is conducted within our established risk appetite, monitoring on the compliance with the risk appetite limits and risk tolerance is undertaken on a quarterly basis. In this connection, the Group has set out its Risk Appetite Statement that covers five key dimensions of the risks and returns of the Group, namely, the target returns to shareholders, earnings volatility, solvency, liquidity and other key risk measures. The GRD is responsible for the ongoing monitoring of the compliance with the Risk Appetite Statement and the regular reporting of the status to the RMCC and the Board. Moreover, the Risk Appetite framework and major risk appetite limits are subject to review by the RMCC and the Board on an annual basis.

The most important types of risk are credit risk, liquidity risk, market risk and operational risk. Market risk includes currency risk, interest rate risk and other price risks.

3.1 應用金融工具策略

本集團接受定息或浮息及不同年期之客戶存款,並以此取得之資金投資於各種類別的資產以賺取息差收入。本集團尋求透過整合短期資金及按較高利率借出較長期之款項以增加此等息差收入,同時並保持足夠之流動資金以應付可能須付之所有到期債務。

本集團亦按信貸風險及市場情況,透過向商業及零售借款人貸款賺取息差,以及向客戶收取合理費用及佣金。此等活動風險不單涉及資產負債表內之貸款及墊款,亦涉及本集團提供擔保及其他承擔,例如信用證、履約保證及其他保證。

本集團亦通過交易所及場外交易(「場外交易」)買賣包括衍生工具之金融工具,藉著證券、債券、貨幣及利率之短期波動賺取利潤。董事會制定交易限額以控制不同程度之市場持倉風險。除指定對沖安排外,有關外匯及利率之風險一般以訂立對銷持倉(包括與客戶及市場對手之交易)或利用衍生工具作對沖,藉此控制有關市場持倉套現之現金淨值。

本集團亦應用利率掉期及其他利率衍生工具以減輕因利率變動令定息資產公平值下降或定息負債公平值上升之利率風險。若干金融工具被用作公平值對沖,對沖項目之細節,包括被對沖項目、金額、利率、對沖期及目的,皆於各公平值對沖項目開始時被確定和記錄,亦於開始對沖時按預期基礎評估及不時根據實際經驗及估價重新評估對沖有效性。倘公平值對沖關係不符合對沖會計的有效性測試標準,則對沖會計方法將於此公平值對沖失效日起停止。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.1 Strategy in using financial instruments

The Group accepts deposits from customers at both fixed and floating rates, and for various periods, and seeks to earn positive interest margins by investing and lending these funds in a wide range of assets. The Group seeks to increase these margins by consolidating short-term funds and lending for longer periods at higher rates, while maintaining sufficient liquidity to meet all claims that might fall due.

The Group also seeks to apply its interest margins through its lending to commercial and retail borrowers and to charge customers appropriate fees and commission, taking into consideration credit risk and market conditions. Such exposures involve not just on-balance sheet loans and advances, as the Group also enters into guarantees and other commitments such as letters of credit, performance bonds and other bonds.

The Group also trades in financial instruments where it takes positions in exchange-traded and over-the-counter ("OTC") instruments, including derivatives, to take advantage of short-term market movements in equities and bonds and in currencies and interest rates. The Board places trading limits on the level of exposures that can be taken in relation to market positions. Apart from specific hedging arrangements, foreign exchange and interest rate exposures are normally offset by entering into counterbalancing positions (including transactions with customers or market counterparties), or by the use of derivatives, thereby controlling the variability in the net cash amounts required to liquidate market positions.

The Group also uses interest rate swap and other interest rate derivatives to mitigate interest rate risk arising from changes in interest rates that will result in decrease in the fair value of fixed rate assets or increase in the fair value of fixed rate liabilities. Part of these financial instruments are designated as fair value hedges, and the terms of hedge including hedged item, amount, interest rates, hedge period and purpose are determined and documented at the inception of each fair value hedge. Hedge effectiveness is assessed at inception on a prospective basis and is reassessed, on an ongoing basis, based on actual experience and valuation. Fair value hedge relationships that do not meet the effectiveness test requirement of hedge accounting are discontinued with effect from the date of ineffectiveness of the fair value hedge.

3.1 應用金融工具策略(續)

3.1.1 持作風險管理及對沖會計處理之衍生工 具

利率風險之公平值對沖

本集團採用利率掉期以對沖指標利率對發行之定息負債及持有之定息債務證券所產生之公平值變動風險。其支付浮息/收取定息之利率掉期與特定的定息負債配對,或支付定息/收取浮息之利率掉期與持有之定息債務證券配對(其條款與對沖項目之關鍵條款緊密一致)。

本集團僅對沖利率風險部分及管理但非對沖其他風險(例如信貸風險)。本集團應用對沖會計處理之利率風險源自發行之定息負債及持有之定息債務證券,其公平值因指標利率變動而波動。由於指標利率之變動重大地影響發行之負債或債務證券之公平值變動,本集團僅就指標利率對沖利率風險。當經濟對沖關係符合對沖會計處理之準則時則應用對沖會計處理。

本集團應用公平值對沖會計處理前,按對沖項目之質化特性及量化分析支持對沖風險之評估釐定對沖項目與對沖工具間是否存在經濟關係。本集團在評估經濟關係是否存在時會考慮對沖項目及對沖工具之關鍵條款是否緊密一致。本集團評估對沖項目及對沖工具之公平值是否就同類型風險有同樣反應。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.1 Strategy in using financial instruments (Continued)

3.1.1 Derivatives held for risk management and hedge accounting

Fair value hedges of interest rate risk

The Group uses interest rate swaps to hedge its exposure to changes in the fair values of fixed-rate issued liabilities and fixed-rate debt securities held in respect of a benchmark interest rate. Pay-floating/receive-fixed interest rate swaps are matched to specific issuances of fixed-rate liabilities or pay-fixed/receive-floating interest rate swaps are matched to fixed-rate debt securities held with terms that closely align with the critical terms of the hedged item.

Only the interest rate risk element is hedged and therefore other risks, such as credit risk, are managed but not hedged by the Group. Interest rate risk to which the Group applies hedge accounting arises from fixed-rate issued liabilities and fixed-rate debt securities held, whose fair value fluctuates when benchmark interest rates change. The Group hedges interest rate risk only to the extent of benchmark interest rates because the changes in fair value of an issued liability or a debt security are significantly influenced by changes in the benchmark interest rate. Hedge accounting is applied where economic hedge relationships meet the hedge accounting criteria.

Before fair value hedge accounting is applied by the Group, the Group determines whether an economic relationship between the hedged item and the hedging instrument exists based on an evaluation of the qualitative characteristics of these items and the hedged risk that is supported by quantitative analysis. The Group considers whether the critical terms of the hedged item and hedging instrument closely align when assessing the presence of an economic relationship. The Group evaluates whether the fair value of the hedged item and the hedging instrument respond similarly to similar risks.

3.1 應用金融工具策略(續)

3.1.1 持作風險管理及對沖會計處理之衍生工 具 續

利率風險之公平值對沖(續)

本集團透過促使定息債務證券或發行之負債 之票面價及指定為對沖工具之利率掉期之名 義金額一致而設定對沖比率。可能之對沖失 效原因如下:

- (i) 市場流動性及債務證券買賣價差之變 動;
- (ii) 就下一定息日前之指標利率及利率掉期 之指標利率的固定息差之公平值變動;
- (iii) 不同公平值水平之利率敏感度變動;
- (iv) 交易對手及本集團本身之信貸風險對利率掉期公平值之影響,並未反映在受利率變動影響之對沖項目公平值;及
- (v) 持有之債務證券或發行之存款證與利率 掉期之到期日差異。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.1 Strategy in using financial instruments (Continued)

3.1.1 Derivatives held for risk management and hedge accounting (Continued)

Fair value hedges of interest rate risk (Continued)

The Group establishes a hedge ratio by aligning the par amount of the fixed-rate debt security or issued liabilities and the notional amount of the interest rate swap designated as a hedging instrument. Possible sources of ineffectiveness are as follows:

- changes in market liquidity and bid-ask spread of the debt securities;
- (ii) the fair value changes related to the benchmark rate before next fixing date and on the fixed spread over the benchmark rate of the interest rate swap;
- (iii) changes in interest rate sensitivity at different fair value level;
- (iv) the effect of the counterparty and the Group's own credit risk on the fair value of the interest rate swap, which is not reflected in the fair value of the hedged item attributable to the change in interest rate; and
- (v) differences in maturities of the interest rate swap and the debt securities held or the certificates of deposit issued.

3.1 應用金融工具策略 續

3.1.1 持作風險管理及對沖會計處理之衍生工 具 (續)

利率風險之公平值對沖續

本集團持有下列利率掉期為利率風險公平值 對沖之對沖工具。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.1 Strategy in using financial instruments (Continued)

3.1.1 Derivatives held for risk management and hedge accounting (Continued)

Fair value hedges of interest rate risk (Continued)

The Group held the following interest rate swaps as hedging instruments in fair value hedges of interest risk.

2024年12月31日	31 December 2024		到期日 Maturity			
風險類別一利率風險 以港幣千元位列示	Risk category – interest rate risk HK\$'000	1年以內 Less than 1 year	1年以上 至5年 1-5 years	5年以上 More than 5 years		
對沖發行之負債-存款證 面值 平均固定利率	Hedge of issued liabilities – certificates of deposit Nominal amount Average fixed interest rate	4,293,851 5.10%	-	-		
對沖發行之負債-後償債務 面值 平均固定利率	Hedge of issued liabilities – subordinated notes Nominal amount Average fixed interest rate	-	4,270,558 4.99%	-		
對沖持有之以公平值計量且其變動 計入其他全面收益的債務證券 面值 平均固定利率	Hedge of debt securities held at fair value through other comprehensive income Nominal amount Average fixed interest rate	2,182,297 3.71%	12,566,234 3.75%	2,536,090 3.03%		
對沖持有之以攤餘成本列賬的 債務證券 面值 平均固定利率	Hedge of debt securities held at amortised cost Nominal amount Average fixed interest rate	3,412,488 2.84%	9,188,356 3.79%	6,265,731 2.98%		

3.1 應用金融工具策略 續

3.1.1 持作風險管理及對沖會計處理之衍生工 具 (續)

利率風險之公平值對沖(續)

3. FINANCIAL RISK MANAGEMENT (Continued)

3.1 Strategy in using financial instruments (Continued)

3.1.1 Derivatives held for risk management and hedge accounting (Continued)

Fair value hedges of interest rate risk (Continued)

2023年12月31日 31 December 2023		到期日 Maturity					
風險類別一利率風險 <i>以港幣千元位列示</i>	Risk category – interest rate risk HKS'000	1年以內 Less than 1 year	1年以上 至5年 1-5 years	5年以上 More than 5 years			
200 H 7 D HZ 2 W N	1114 000	1 year	1 3 years	3 years			
對沖發行之負債-存款證	Hedge of issued liabilities – certificates of deposit						
面值	Nominal amount	2,437,126	_	_			
平均固定利率	Average fixed interest rate	4.74%	_	-			
對沖發行之負債-後償債務 面值 平均固定利率	Hedge of issued liabilities – subordinated notes Nominal amount Average fixed interest rate	1,757,543 5%	4,296,215 4.99%	- -			
對沖持有之以公平值計量且其變動 計入其他全面收益的債務證券	Hedge of debt securities held at fair value through other comprehensive income						
面值	Nominal amount	1,983,923	11,275,548	3,929,084			
平均固定利率	Average fixed interest rate	3.79%	3.59%	3.15%			
對沖持有之以攤餘成本列賬的 債務證券	Hedge of debt securities held at amortised cost						
面值	Nominal amount	2,356,655	10,700,221	8,137,928			
平均固定利率	Average fixed interest rate	3.84%	3.47%	3.03%			

3.1 應用金融工具策略 續

3.1.1 持作風險管理及對沖會計處理之衍生工 具 續

公平值對沖

有關指定為對沖項目之金額如下:

3. FINANCIAL RISK MANAGEMENT (Continued)

3.1 Strategy in using financial instruments (Continued)

3.1.1 Derivatives held for risk management and hedge accounting (Continued)

Fair value hedges

The amounts relating to items designated as hedged items were as follows:

					2024		
	賬面 Carrying :		包括在對沖項 之對沖項目: 對沖累積調 Accumulated an value hedge adji the hedged item the carrying am hedged	之公平值 整金額 nount of fair ustments on n included in nount of the	綜合財務狀況表內 包含對沖項目之項目	用於計算2024年 對沖失效 由對沖產生 之公平值變動 Change in value subject to hedge used for	保留在綜合財務 狀況表內已停止調整 對沖收益及虧損之 任何對沖項目之公平值 對沖累積調整金額 Accumulated amount of fair value hedge adjustments remaining in the consolidated statement of financial
以港幣千元位列示 HK\$'000	資產 Assets	負債 Liabilities	資產 Assets	負債 Liabilities	Line item in the consolidated statement of financial position in which the hedged item is	calculating hedge ineffectiveness for 2024 註(甲) Note (a)	position for any hedged items that have ceased to be adjusted for hedging gains and losses
存款證 Certificates of deposit	-	4,294,996	-	1,145	已發行的存款證 Certificates of deposit issued	(15,753)	-
後償債務 Subordinated notes	-	4,146,914	-	(123,643)	後償債務 Subordinated notes	(12,657)	-
持有之以公平值計量且其變動計入 其他全面收益的債務證券 Debt securities held at fair value through other comprehensive income	16,491,802	-	(861,805)	-	以公平值計量且其變動 計入其他全面收益的 金融資產 Financial assets at fair value through other comprehensive income	91,720	-
持有之以攤餘成本列賬的債務證券 Debt securities held at amortised cost	17,469,291	-	(1,397,284)	-	以攤餘成本列賬的 金融資產 Financial assets at amortised cost	114,653	-

3.1 應用金融工具策略 續

3.1.1 持作風險管理及對沖會計處理之衍生工 具 續

公平值對沖 續

有關指定為對沖項目之金額如下:續

3. FINANCIAL RISK MANAGEMENT (Continued)

3.1 Strategy in using financial instruments (Continued)

3.1.1 Derivatives held for risk management and hedge accounting (Continued)

Fair value hedges (Continued)

The amounts relating to items designated as hedged items were as follows: (Continued)

					2023		
							保留在綜合財務 狀況表內已停止調整 對沖收益及虧損之
			包括在對沖項 之對沖項目之 對沖累積調 Accumulated am value hedge adjust hedged item in	之公平值 整金額 nount of fair ments on the	綜合財務狀況表內 包含對沖項目之項目	用於計算2023年 對沖失效 由對沖產生 之公平值變動 Change in value subject to hedge used for calculating hedge	任何對沖項目之公平值 對沖累積調整金額 Accumulated amount of fair value hedge adjustments remaining in the consolidated statement of financial position for any
	賬面(Carrying a	_	the carrying am hedged i		Line item in the consolidated	ineffectiveness	hedged items that
以港幣千元位列示 HK\$'000	資產 Assets	負債 Liabilities	資產 Assets	負債 Liabilities	statement of financial position in which the hedged item is included	for 2023 註 (甲) Note (a)	have ceased to be adjusted for hedging gains and losses
存款證 Certificates of deposit	-	2,428,028	-	(9,098)	已發行的存款證 Certificates of deposit issued	(54,023)	-
後償債務 Subordinated notes	-	5,916,645	-	(137,113)	後償債務 Subordinated notes	(167,058)	-
持有之以公平值計量且其變動計入 其他全面收益的債務證券 Debt securities held at fair value through other comprehensive income	16,335,053	-	(924,665)	-	以公平值計量且其變動 計入其他全面收益的 金融資產 Financial assets at fair value through other comprehensive income	350,969	-
持有之以攤餘成本列賬的債務證券 Debt securities held at amortised cost	19,689,607	-	(1,505,197)	-	以攤餘成本列賬的金融資產 Financial assets at amortised cost	433,629	-

3.1 應用金融工具策略 續

3.1.1 持作風險管理及對沖會計處理之衍生工 具 續

公平值對沖 續

有關指定為對沖工具之項目及對沖失效之金 額如下:

3. FINANCIAL RISK MANAGEMENT (Continued)

3.1 Strategy in using financial instruments (Continued)

3.1.1 Derivatives held for risk management and hedge accounting (Continued)

Fair value hedges (Continued)

The amounts relating to items designated as hedging instruments and hedge ineffectiveness were as follows:

				2024			
		賬面值 Carrying ar	•	綜合財務狀況表內 包含對沖工具之項目 Line item in the consolidated statement of financial	用於計算 2024年 對沖失效 之公平值變動 Change in fair value used for calculating hedge ineffectiveness	確認於收益賬 之對沖失效 Ineffectiveness	收益賬內包含 對沖失效之項目
以港幣千元位列示 HK\$000	面值 Nominal amount	資產 Assets	負債 Liabilities	position where the hedging instrument is	for 2024 註 (甲) Note (a)	profit/(loss) 註 (甲) Note (a)	Line item in profit or loss that includes hedge ineffectiveness
利率風險 Interest rate risk							
利率掉期一對沖存款證 Interest rate swaps – hedge of certificates of deposit	4,293,851	3,956	2,851	衍生金融工具 Derivatives financial instruments	15,994	241	用公平值對沖的相關金融 工具之淨收益/(虧損) Net gain/(loss) arising from financial instruments subject to fair value hedge
利率掉期一對沖後償債務 Interest rate swaps – hedge of subordinated notes	4,270,558	7,839	133,346	衍生金融工具 Derivatives financial instruments	12,501	(156)	用公平值對沖的相關金融 工具之淨收益/(虧損) Net gain/(loss) arising from financial instruments subject to fair value hedge
利率掉期一對沖持有之以公平值 計量且其變動計入其他全面 收益的債務證券 Interest rate swaps – hedge of debt securities held at fair value through other comprehensive income	17,284,621	871,692	10,028	衍生金融工具 Derivatives financial instruments	(91,789)	(69)	用公平值對沖的相關金融 工具之淨收益/(虧損) Net gain/(loss) arising from financial instruments subject to fair value hedge
利率掉期一對沖持有之以攤餘 成本列賬的債務證券 Interest rate swaps – hedge of debt securities held at amortised cost	18,866,575	1,400,197	2,954	衍生金融工具 Derivatives financial instruments	(115,340)	(687)	用公平值對沖的相關金融 工具之淨收益/(虧損) Net gain/(loss) arising from financial instruments subject to fair value hedge

註:

(甲)已於損益內確認的各類公平值對沖失效金額, 為被對沖項目於年內的價值變動及其對應之 對沖工具的公平值變動兩者間之差異。

Note:

(a) The amount of hedge ineffectiveness recognised in profit/(loss) for each category of fair value hedges is the difference between the change in value of the hedged item subject to hedge in the current year and the change in fair value of the corresponding hedging instrument in the current year.

3.1 應用金融工具策略 續

3.1.1 持作風險管理及對沖會計處理之衍生工 具 (續)

公平值對沖 續

有關指定為對沖工具之項目及對沖失效之金額如下:(續)

3. FINANCIAL RISK MANAGEMENT (Continued)

3.1 Strategy in using financial instruments (Continued)

3.1.1 Derivatives held for risk management and hedge accounting (Continued)

Fair value hedges (Continued)

The amounts relating to items designated as hedging instruments and hedge ineffectiveness were as follows: (Continued)

				2023			
	面值 _	賬面值 Carrying am	-	綜合財務狀況表內 包含對沖工具之項目 Line item in the consolidated statement of financial position where the	用於計算 2023年 對沖失效 之公平值變動 Change in fair value used for calculating hedge ineffectiveness for 2023	確認於收益賬 之對沖失效 Ineffectiveness recognised in profit/(loss)	收益賬內包含 對沖失效之項目 Line item in profit or
以港幣千元位列示	Nominal	資產	負債	hedging instrument is	註(甲)	註(甲)	loss that includes hedge
HK\$ 000 利率風險 Interest rate risk	amount	Assets	Liabilities	included	Note (a)	Note (a)	ineffectiveness
利率掉期一對冲存款證 Interest rate swaps – hedge of certificates of deposit	2,437,126	1,362	10,556	衍生金融工具 Derivatives financial instruments	54,486	463	用公平值對沖的相關金融 工具之淨收益/(虧損) Net gain/(loss) arising from financial instruments subject to fair value hedge
利率掉期一對冲後償債務 Interest rate swaps – hedge of subordinated notes	6,053,758	50,159	188,980	衍生金融工具 Derivatives financial instruments	169,006	1,948	用公平值對沖的相關金融 工具之淨收益/(虧損) Net gain/(loss) arising from financial instruments subject to fair value hedge
利率掉期一對沖持有之以公平值 計量且其變動計入其他全面 收益的債務證券 Interest rate swaps – hedge of debt securities held at fair value through other comprehensive income	17,188,555	932,544	7,950	衍生金融工具 Derivatives financial instruments	(351,041)	(72)	用公平值對沖的相關金融 工具之淨收益/(虧損) Net gain/(loss) arising from financial instruments subject to fair value hedge
利率掉期一對沖持有之以攤餘 成本列賬的債務證券 Interest rate swaps – hedge of debt securities held at amortised cost	21,194,804	1,519,696	14,630	衍生金融工具 Derivatives financial instruments	(433,746)	(117)	用公平值對沖的相關金融 工具之淨收益/(虧損) Net gain/(loss) arising from financial instruments subject to fair value hedge

3.2 信貸風險

本集團之主要信貸風險為借款人或交易對手 未能履行對本集團之償款責任。此等責任乃 源自本集團之貸款及投資活動、以及金融工 具之交易(包括衍生工具)。

本集團設有集團信貸委員會(「集團信貸委員會」)負責批核重大的信貸風險敞口。信貸管理委員會」)與財資及投資風險委員會」)乃是風險委員會(「財資及投資風險委員會」)乃是分別負責制訂貸款及財資業務之信貸政策及監察其組合之委員會,該等委員會由行政總裁或集團風險總監擔任主席並由若干執行董事及高級業務及信貸人員組成。信貸風險計量,承保、批核和監測之規定都詳列於信貸政策內。

本集團以審慎基礎管理各類型的信貸風險。 信貸批核須規限在信貸政策所設定之參數之 內,並且須由各級管理層人員按既定之指引 及授權批核。管理層、信貸委員會及集團風險 部會定期監察及控制信貸風險敞口、信貸限 額及資產質素。本集團內部審核師亦會作定 期檢閱及審核以確保信貸政策,程序及規管 指引得以遵從。

本集團已就新產品及業務建立了有關審核及 審閱的政策與程序,亦已制定了信貸政策,內 容包括貸款評級或信貸評分、流程及減值政 策各方面的細節。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk

The Group's main credit risk is that borrowers or counterparties may default on their payment obligations due to the Group. These obligations arise from the Group's lending and investment activities, and trading of financial instruments (including derivatives).

The Group has a Group Credit Committee ("GCC") for approving major credit exposures. The Credit Management Committee ("CMC") and the Treasury & Investment Risk Committee ("TIRC") are the committees responsible for credit policy formulation and portfolio monitoring of the loan and treasury businesses respectively. These committees have been chaired by the Chief Executive or Group Chief Risk Officer with certain Executive Directors and senior business and credit officers as members. Credit risk measurement, underwriting, approval and monitoring requirements are detailed in credit policies.

The Group manages all types of credit risk on a prudent basis. Credits are extended within the parameters set out in the credit policies and are approved by different levels of management based upon established guidelines and delegated authorities. Credit exposures, limits and asset quality are regularly monitored and controlled by management, credit committees and GRD. The Group's internal auditors also conduct regular reviews and audits to ensure compliance with credit policies and procedures, and regulatory guidelines.

The Group has established policies and processes for the approval and review of new products and activities, and credit policies with details of the loan grading, or credit scoring, processes and impairment policies.

3.2 信貸風險(續)

3.2.1 信貸風險計量

信貸風險評級

本集團採用內部信貸風險評級以反映借款人之信貸質素。本集團採用切合不同交易對手類別之內部信貸風險評級記分機制。信貸風險評級記分機制顧及申請時收集之借款人及特定貸款資料(例如可支配收入;及零售風險承擔之抵押品級別;和企業風險承擔而言,財標及質化指標)。就零售風險承擔而言,再輔以有關個別借款人之內部數據(例如違約狀況)及外部數據(例如信貸局之評級資料)。此外,記分機制可促使信貸風險人員以專業判斷釐定各項風險承擔之最終內部信貸評級,包括考慮其他不能計入記分機制內作參數之因素。

下列為有關本集團持有各組合類別之額外考慮:

零售

初始確認後,就零售業務之個人無抵押借貸 而言,以行為評分按定期基準監察可能出現 之違約。此評分與違約或然率(「違約或然率」) 配對。

企業

就企業業務而言,信貸評級按借款人層面釐 定。客戶經理會按持續基礎收納任何已更新 或新資料/信貸評估予信貸評級記分機制 內。此外,客戶經理並會每年從各渠道(例如 借款人之財務報表)更新有關借款人之信譽度 資料。此將會決定最新之內部信貸評級。

採用內部觀察之違約率輔以外部違約數據, 及應用統計法,違約或然率主要等級用以標 定各信貸評級之違約或然率。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.1 Credit risk measurement

Credit risk grading

The Group uses internal credit risk grading that reflects the credit quality of the borrowers. The Group uses internal credit grading scorecards tailored to the various categories of counterparty. The credit grading scorecards take into consideration borrower and loan specific information collected at the time of application (such as disposable income, and level of collateral for retail exposures; and financial indicators and qualitative indicators for corporate exposures). For retail exposures, this is supplemented with internal data such as delinquency status and external data such as credit bureau scoring information on individual borrowers. In addition, the scorecards enable expert judgement from the credit risk officer to determine the final internal credit grade for each exposure. This allows for considerations which may not be captured as part of the other inputs into the scorecards.

The following are additional considerations for each type of portfolio held by the Group:

Retail

After the date of initial recognition, for personal unsecured lending of retail business, the likelihood of default is monitored on a periodic basis by behavioural score. This score is mapped to a Probability of Default ("PD").

Corporate

For corporate business, the credit grade is determined at the borrower level. A relationship manager will incorporate any updated or new information/credit assessments into the credit grading scorecard on an ongoing basis. In addition, the relationship manager will also update information about the creditworthiness of the borrower every year from sources such as borrower's financial statements. This will determine the updated internal credit grading.

Using the internal observed default rate supplemented with external default data, and by applying statistical methods, PD master scales are calibrated to arrive at the PD for each credit grade.

3.2 信貸風險(續)

3.2.1 信貸風險計量續

信貸風險評級(續)

財資

有關財資及環球市場組合內之債務證券及同業間之風險承擔採用外部評級機構之信貸評級。該等發布評級乃持續監控及更新。各級別之相關違約或然率按評級機構發布之違約率釐定。

3.2.2 預期信貸虧損計量

香港財務報告準則第9號略述自初始確認後因 信貸質素變動而引致減值之「3階段」模型,其 概述如下:

- 於初始確認時為非信貸減值的金融工具 分類為「階段1」及其信貸風險由本集團 持續監察。
- 倘金融工具被識別為信貸風險自初始確認後大幅增加(「信貸風險大幅增加」), 即會轉移至「階段2」,但仍未被視作信貸減值。
- 倘金融工具已被界定為信貸減值,則金融工具即被轉移至「階段3」。
- 階段1金融工具之預期信貸虧損按相當 於在未來12個月內可能發生之違約事件 引致之全期預期信貸虧損部份的金額計 量。階段2或階段3之工具則根據全期基 準計量其預期信貸虧損。
- 根據香港財務報告準則第9號計量預期 信貸虧損的一個普遍概念就是必須考慮 前瞻性資料。
- 購入或源生之信貸減值金融資產為該 等於初始確認時已是信貸減值之金融資 產。其預期信貸虧損一直按全期基準計 量。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.1 Credit risk measurement (Continued)

Credit risk grading (Continued)

Treasury

For debt securities and interbank exposures under the Treasury and Global Markets portfolio, external rating agency credit grades are used. These published grades are continuously monitored and updated. The PDs associated with each grade are determined based on default rates published by the rating agencies.

3.2.2 Expected credit loss measurement

HKFRS 9 outlines a "three-stage" model for impairment based on changes in credit quality since initial recognition as summarised below:

- A financial instrument that is not credit-impaired on initial recognition is classified in "Stage 1" and has its credit risk continuously monitored by the Group.
- If a significant increase in credit risk ("SICR") since initial recognition is identified, the financial instrument is moved to "Stage 2" but is not yet deemed to be credit-impaired.
- If the financial instrument is credit-impaired, the financial instrument is then moved to "Stage 3".
- Financial instruments in Stage 1 have their ECL measured at an amount equal to the portion of lifetime expected credit losses that result from default events possible within the next 12 months. Instruments in Stages 2 or 3 have their ECL measured based on expected credit losses on a lifetime basis.
- A pervasive concept in measuring ECL in accordance with HKFRS 9 is that it should consider forward-looking information.
- Purchased or originated credit-impaired financial assets are those financial assets that are credit impaired on initial recognition. Their ECL is always measured on a lifetime basis.

3.2 信貸風險(續)

3.2.2 預期信貸虧損計量(續)

下列圖表概述按香港財務報告準則第9號之減值規定(購入或源生之信貸減值金融資產除外):

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.2 Expected credit loss measurement (Continued)

The following diagram summarises the impairment requirements under HKFRS 9 (other than purchased or originated creditimpaired financial assets):

自初始確認起之信貸質素變動 Change in credit quality since initial recognition

gg							
階段 2 Stage 2	階段3 Stage 3 (信貸減值資產)						
(信貸風險自初始確認後大幅增加)							
(Significant increase in credit risk since initial recognition)	(Credit-impaired assets)						
全期預期信貸虧損	全期預期信貸虧損 Lifetime expected credit losses						
	Stage 2 (信貸風險自初始確認後大幅增加) (Significant increase in credit risk since initial recognition)						

本集團就準則規定採納之主要判斷和假設論 述如下:

3.2.2.1 信貸風險大幅增加

當符合以下一項或多項準則時本集團認為金融工具已陷於信貸風險大幅增加:

- 就債券組合而言,當外部信貸評級出現 重大不利轉變,由投資級別轉移至非投 資級別,或購買時原本為非投資級別之 債券下降一級
- 就企業組合而言,當內部信貸評級出現轉變,根據其初始信貸評級,於一級至五級之間
- 當逾期日數(「逾期日數」)超過30天
- 就企業組合而言,當借款人已呈報為「預 早警示」
- 當借款人已按香港金管局之貸款分類呈 報為特別關注。分類該貸款之決定乃按 借款人之償還能力及個別交易對手之違 約可能性。

The key judgements and assumptions adopted by the Group in addressing the requirements of the standard are discussed below:

3.2.2.1 Significant increase in credit risk

The Group considers a financial instrument to have experienced a SICR when one or more of the following criteria have been met:

- when there is significant adverse external credit rating transition for the bond portfolio, migrating from investment grade to non-investment grade, or one notch downgrade for bond with original non-investment grade at purchase
- when there is internal credit rating transition, ranging from one notch to five notches depending on its initial credit rating, for corporate portfolio
- when the day past due ("DPD") exceeds 30 days
- when the borrower is reported as "Early Warning" for corporate portfolio
- when the borrower is reported as Special Mention according to the loan classification of the HKMA. The decision to classify the loans is based on the borrower's repayment ability and likelihood of individual counterparties defaulting.

3.2 信貸風險(續)

3.2.2 預期信貸虧損計量 續

3.2.2.1 信貸風險大幅增加(續)

本集團就持有之所有零售金融工具按組合層面每月進行信貸風險大幅增加之評估。就企業金融工具而言,乃採用預早警示清單監控信貸風險,及按交易對手層面每月進行評估。組合之各自信貸部門在合適時修訂識別信貸風險大幅增加之準則。

本集團於截至2024年及2023年12月31日止年度 並無就任何金融工具使用低信貸風險豁免安 排。

3.2.2.2 違約及信貸減值資產之定義

當一件或多件不利於金融資產於估計未來現金流之事項發生時,本集團定義該金融資產為違約,其與信貸減值之定義一致(即「階段3金融資產」)。

金融資產已變作信貸減值之證據包括下列可 見數據:

- 借款人或發行人陷於重大財務困境;
- 違反合約(例如違約或逾期事件);
- 本集團重組貸款或墊款,其條款本集團 在其他情況下不會考慮;
- 借款人已破產;
- 其已按香港金管局之貸款分類呈報為次級、呆滯或虧損。分類該貸款之決定乃按借款人之償還能力及個別交易對手之違約可能性;及
- 抵押品之活躍市場因財務困境而消失。

因借款人狀況惡化而重訂條款之貸款一般視為信貸減值,除非有證據證明不能收取合約現金流之風險已重大地減低及並無其他減值指標。此外,逾期90日或超過90日之零售貸款乃視為信貸減值。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.2 Expected credit loss measurement (Continued)

3.2.2.1 Significant increase in credit risk (Continued)

The assessment of SICR is performed on a monthly basis at a portfolio level for all retail financial instruments held by the Group. In relation to corporate financial instruments, where an Early Warning list is used to monitor credit risk, this assessment is performed at the counterparty level and on a monthly basis. The criteria used to identify SICR are revised as when appropriate by the respective credit departments of the portfolios.

The Group has not used the low credit risk exemption for any financial instruments in the year ended 31 December 2024 and 2023.

3.2.2.2 Definition of default and credit-impaired assets

The Group defines a financial instrument as in default, which is aligned with the definition of credit impaired (referred to as "Stage 3 financial assets"), when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

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

- significant financial difficulty of the borrower or issuer;
- a breach of contract such as a default or past due event;
- the restructuring of a loan or advance by the Group on terms that the Group would not consider otherwise;
- the borrower is bankrupt;
- it is reported as substandard, doubtful or loss according to the loan classification of the HKMA. The decision to classify the loans is based on the borrower's repayment ability and likelihood of individual counterparties defaulting; and
- the disappearance of an active market for a security because of financial difficulties.

A loan that has been renegotiated due to deterioration in the borrower's condition is usually considered to be credit-impaired unless there is evidence that the risk of not receiving contractual cash flows has reduced significantly and there are no other indicators of impairment. In addition, a retail loan that is overdue for 90 days or more is considered credit-impaired.

3.2 信貸風險(續)

3.2.2 預期信貸虧損計量 續

3.2.23 計量預期信貸虧損-參數、假設及估算 方法之說明

預期信貸虧損乃根據信貸風險大幅增加是否發生或是否認為資產會減值而按12個月期間 (「12個月期間」)或全期基準計量。預期信貸虧損乃違約或然率、違約風險承擔(「違約風險承擔」)及違約損失率(「違約損失率」)之經貼現後之結果,其定義如下:

- 違約或然率代表借款人在其財務責任上於下一個12個月期間(「12個月期間違約或然率」)或於責任之全期剩餘期間(「全期違約或然率」)違約之可能性(按照上述「違約及信貸減值資產之定義」)。
- 違約風險承擔乃根據本集團預計違約時 於下一個12個月期間或於全期剩餘期間 欠付之金額。例如,就循環承擔而言,本 集團包括即期已提取金額加上任何預期 當違約發生時,按現時合約額度,亦會被 提取之額外金額。
- 違約損失率代表本集團預計在違約風險 承擔之損失程度。違約損失率按交易對 手類別、索賠類別和排序及抵押品或其 他信貸支援之有效性而異。違約損失率 按違約時付予每個風險承擔單位之損失 百分比標示。

預期信貸虧損乃就各個未來月份及各個別風險承擔延伸估算違約或然率、違約損失率及違約風險承擔而釐定。此三個組成部分相乘後配以殘活可能性作出調整(即該風險承擔於早前月分並未提早還款或違約)。其有效計算未來各月份之預期信貸虧損,然後再貼現至呈報日及匯總。用於計算預期信貸虧損之貼現率乃原有之實際利率或其約數。

全期違約或然率乃應用到期日分布至即期12個月期間而得。到期日分布檢視組合自初始確認起至貸款期內如何形成違約。到期日分布根據過往可見數據及假定組合及信貨級別段內之所有資產皆相同。其受到過往分析所支持。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.2 Expected credit loss measurement (Continued)

3.2.2.3 Measuring ECL – Explanation of inputs, assumptions and estimation techniques

The ECL is measured on either a 12-month ("12M") or Lifetime basis depending on whether a SICR has occurred since initial recognition or whether an asset is considered to be creditimpaired. Expected credit losses are the discounted product of the PD, exposures at default ("EAD"), and loss given default ("LGD"), defined as follows:

- The PD represents the likelihood of a borrower defaulting on its financial obligation (as per "Definition of default and credit-impaired" above), either over the next 12 months ("12M PD"), or over the remaining lifetime ("Lifetime PD") of the obligation.
- EAD is based on the amounts the Group expects to be owed at the time of default, over the next 12 months or over the remaining lifetime. For example, for a revolving commitment, the Group includes the current drawn balance plus any further amount that is expected to be drawn up to the current contractual limit by the time of default, should it occur.
- LGD represents the Group's expectation of the extent of loss on a defaulted exposure. LGD varies by type of counterparty, type and seniority of claim and availability of collateral or other credit support. LGD is expressed as a percentage loss per unit of exposure at the time of default.

The ECL is determined by projecting the PD, LGD and EAD for each future month and for each individual exposure. These three components are multiplied together and adjusted for the likelihood of survival (i.e. the exposure has not prepaid or defaulted in an earlier month). This effectively calculates an ECL for each future month, which is then discounted back to the reporting date and summed. The discount rate used in the ECL calculation is the original effective interest rate or an approximation thereof.

The Lifetime PD is developed by applying a maturity profile to the current 12M PD. The maturity profile looks at how defaults develop on a portfolio from the point of initial recognition throughout the lifetime of the loans. The maturity profile is based on historical observed data and is assumed to be the same across all assets within a portfolio and credit grade band. This is supported by historical analysis.

3.2 信貸風險(續)

3.2.2 預期信貸虧損計量 續

3.2.23 計量預期信貸虧損-參數、假設及估算 方法之說明 (續)

12個月期間及全期之違約風險承擔乃按預計 支付分布釐定,其按產品類別而異。

- 就攤餘產品及分段式還款貸款而言,其 按借款人於12個月期間及全期基準欠付 之合約還款。並會就預計全期貸款作出 調整。提早還款/再融資之假定亦納入 計算中。
- 就非循環產品而言,違約風險承擔乃使用即期已提取餘額及加上未提取貸款額之「信貸換算系數」計算,其納入違約時剩餘額度之預計提取。
- 就循環產品而言,違約風險承擔乃採用 資產負債表內風險承擔及按使用率估計 於違約時之已使用金額間之最大金額估 算。

違約損失率乃按違約後影響收回金額之參數 釐定。其包括抵押品類別及延伸估算之抵押 品價值、因強制出售之市場/賬面價值之過 往折讓、收回所需時間及可見之收回成本。

釐定違約或然率、違約風險承擔及違約損失率時亦包括前瞻性經濟資料。參照附註3.2.2.4 就前瞻性經濟資料及其包含在計算之解說。

計算預期信貸虧損之相關假定需作定期監控 及審視(例如評估違約或然率之到期日分布及 抵押品價值之變動)。

3.2.2.4 納入預期信貸虧損模型之前瞻性資料

信貸風險大幅增加之評估及預期信貸虧損之 計算皆納入前瞻性資料。本集團已進行過往 分析及認明影響信貸風險之主要經濟變數及 對各組合之預期信貸虧損的影響。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.2 Expected credit loss measurement (Continued)

3.2.2.3 Measuring ECL – Explanation of inputs, assumptions and estimation techniques (Continued)

The EADs are determined based on the expected payment profile, which varies by product type.

- For amortising products and bullet repayment loans, this is based on the contractual repayments owed by the borrower over a 12-month or lifetime basis. This will also be adjusted by expected lifetimes of loans. Early repayment/refinance assumptions are also incorporated into the calculation.
- For non-revolving products, the exposure at default is predicted by taking current drawn balance and adding a "credit conversion factor" on the undrawn limit which allows for the expected drawdown of the remaining limit by the time of default.
- For revolving products, the EAD is estimated by taking the maximum between the on-balance sheet exposure and the estimated utilised amount at default based on utilisation rate.

The LGDs are determined based on the factors which impact the recoveries made post default. These include collateral type and projected collateral values, historical discounts to market/book values due to forced sales, time to repossession and recovery costs observed.

Forward-looking economic information is also included in determining the PD, EAD and LGD. Refer to Note 3.2.2.4 for an explanation of forward-looking information and its inclusion in ECL calculations.

The assumptions underlying the ECL calculation, such as how the maturity profile of the PDs and how collateral values change etc., are regularly monitored and reviewed.

3.2.2.4 Forward-looking information incorporated in the ECL models

The assessment of SICR and the calculation of ECL both incorporate forward-looking information. The Group has performed historical analysis and identified the key economic variables impacting credit risk and expected credit losses for each portfolio.

3.2 信貸風險(續)

3.2.2 預期信貸虧損計量(續)

3.2.2.4 納入預期信貸虧損模型之前瞻性資料(續)

該等經濟變數及其對違約或然率、違約風險 承擔及違約損失率之相關影響按金融工具而 異。過程中也應用專業判斷。若干經濟研究機 構及內部經濟研究團隊定期提供該等經濟變 數之預測(「基礎經濟情境」)及就下一個5年之 經濟觀點提供最佳估計。就超過預測期(即下 一個5年後)之經濟變數而言,於最後預測期 間時候之違約風險級別乃參照各工具之全期 違約風險級別而估計。該等經濟變數對違約 或然率及違約損失率之影響按明瞭過往之違 約率及損失率對該等變數之影響而進行之統 計迴歸分析而釐定。

信貸風險大幅增加之評估乃考慮信貸質素之變動、專業信貸判斷及防守性指標而進行。 其釐定整體金融工具是否為階段1或階段2及 是否記錄為12個月期間或全期之預期信貸虧 損。緊隨該評估,本集團計量預期信貸虧損或 然加權的12個月期間預期信貸虧損(階段1), 或是或然加權的全期預期信貸虧損(階段2)。 該等或然加權的預期信貸虧損乃透過有關預 期信貸虧損模型運作各情境及乘以合適之情 境加權值而釐定。

儘管美國利率於2024年開始下調,但對本地經濟的影響尚待觀察,因為減息的速度和幅度仍然不確定,尤以新任美國總統執政期間為甚。此外,鑑於內地房地產開發商信用質量問題之持續影響,本集團過去數年已積極管理相關問題貸款。展望未來,本集團繼續在預期信貸虧損的計量中採用適當的評估和風險管理程序。這包括審查信貸組合,考慮不同的宏觀經濟預測情境,評估預期信貸虧損模型輸出的合理性,以及評估預期信貸虧損準備的充足性。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.2 Expected credit loss measurement (Continued)

3.2.2.4 Forward-looking information incorporated in the ECL models (Continued)

These economic variables and their associated impact on the PD, EAD and LGD vary by financial instrument. Expert judgement has also been applied in this process. Forecasts of these economic variables (the "base economic scenario") are provided by some economic research institutions and the in-house economic research team on a regular basis and provide the best estimate view of the economy over the next five years. For the economic variables out of the forecasting periods (i.e. after the next five years), the point-in-time default risk level at the last forecasting period is referenced to estimate the lifetime default risk level of each instrument. The impact of these economic variables on the PD and LGD has been determined by performing statistical regression analysis to understand the impact changes in these variables have had historically on default rates and loss rates.

The assessment of SICR is performed by considering either the change in credit quality, expert credit judgement and backstop indicator. This determines whether the whole financial instrument is in Stage 1 or Stage 2 and hence whether 12-month or lifetime ECL should be recorded. Following this assessment, the Group measures ECL as either a probability weighted 12-month ECL (Stage 1), or a probability weighted lifetime ECL (Stage 2). These probability-weighted ECLs are determined by running each scenario through the relevant ECL model and multiplying it by the appropriate scenario weighting.

Although the US interest rates started to drop in 2024, the impact on the local economy is yet to be observed as the pace and the magnitude of the rate cut is still uncertain, especially under the administration of the new US president. Meanwhile, in light of the lingering shadow cast by the credit quality issue of Mainland property developers, the Group has proactively managed related problem loans over the past few years. Looking ahead, the Group will continue to adopt appropriate assessment and risk management procedures in the measurement of ECL. This includes reviewing credit portfolios, considering different macroeconomic forecast scenarios, assessing the reasonableness of ECL models outputs, and evaluating the adequacy of ECL allowances.

3.2 信貸風險(續)

3.2.2 預期信貸虧損計量(續)

3.2.2.4 納入預期信貸虧損模型之前瞻性資料(續)

預期信貸虧損模型優化

因應零售銀行業務格局快速變化,本集團於過去一年主動檢視其預期信貸虧損模型,並分階段優化特定模型參數,以更有效反映零售銀行組合之資產質量趨勢。此類優化將提升預期信貸虧損撥備計量之穩健性。

經濟變數之假定

本集團依據大範圍之前瞻性經濟資料作為模型參數,例如宏觀經濟因素好像物業價格指數、生產總值增長率、失業率及利率等之預測。所選擇的宏觀經濟因素均通過了業界普遍採用的嚴格統計數據測試及專業判斷,以確保預期信貸虧損模型中所使用的宏觀經濟因素與集團信貸組合的風險狀況相關及具反映性,並同時滿足所需的定量標準。

「基礎」、「良好」及「不良」情境乃按下表載述 之相關假定而釐定。尤其是,「基礎」情境是參 照從經濟研究機構及內部經濟研究團之一系 列宏觀經濟預測。「良好」和「不良」情境是參考 「基礎」情境的宏觀經濟因素所制定的,同時 考慮到前瞻性經濟環境中的不確定性,對上 行和下行的潛在變數進行適當的調整。調整 幅度是根據涵蓋過去經濟週期高峰和低谷的 長跨度所觀測到的宏觀經濟因素的歷史走勢 而釐訂。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.2 Expected credit loss measurement (Continued)

3.2.2.4 Forward-looking information incorporated in the ECL models (Continued)

ECL Model Refinements

In light of the rapidly changing retail banking landscape, the Group has proactively reviewed its ECL models throughout the past year, which led to a phased enhancement of specific model parameters, allowing for a more effective representation of the asset quality trends within the retail banking portfolio. Such enhancement will facilitate a more resilient measurement of ECL provisions.

Economic variable assumptions

The Group relies on a broad range of forward-looking economic indicators as model inputs, such as the forecasts of macroeconomic factors ("MEFs") such as property price indices, GDP growth rates, unemployment rates, and interest rates. The selection of MEFs had gone through stringent statistical data tests commonly adopted by the industry as well as expert judgements to ensure that MEFs used in the ECL models are relevant to and reflective of the risk profile of the Group's credit portfolios while satisfying required quantitative standards.

The scenarios "base", "good" and "bad" were determined based on the underlying assumptions described in the below table. In particular, the "base" scenario makes reference to a set of macroeconomic forecasts obtained from different economic research institutions and the Group's economist. "Good" and "bad" scenarios were developed by referencing the MEFs in the "base" scenario, with appropriate adjustment to the upside and the downside potential variations taking into account the uncertainties in the forward-looking economic environments. The magnitude of adjustment were quantified based on historical movements of the MEFs observed through a long span of observed data covering peaks and troughs of past economic cycles.

3.2 信貸風險(續)

3.2.2 預期信貸虧損計量(續)

3.2.2.4 納入預期信貸虧損模型之前瞻性資料(續)

經濟變數之假定(續)

情境 情境之相關假定

基礎 前瞻性宏觀經濟因素為宏觀 經濟觀點之一個重要部分。基

礎情境乃依據一系列宏觀經 濟預測(其制定有關之經濟變 數的最可能未來方向之「基礎

情況」觀點)。

良好該情境是參考「基礎」情境而制

定,並將上行變化納入「基礎」 情境宏觀經濟預測,以反映正

面的不確定性。

不良 該情境是參考「基礎」情境而制 定,並將下行變化納入「基礎」

情境宏觀經濟預測,以反映負

面的不確定性。

信貸管理委員會及信貸風險部門的部門主管 均就其發生的可能性提出了全面的看法,使 集團能夠對經濟因素及前瞻性的違約或然率 和違約損失率進行預測。為進一步作專業審 閱及合理性監察,本集團的經濟師就集體預 測結果是否大體上符合他的預期提出了整體 觀點。作為一項嚴格的措施,匯總的結果將提 交予集團信貸管理委員會進行最終審批。然 後,這些前瞻性的違約或然率和違約損失率 將被用作預期信用損失模型中的輸入參數。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.2 Expected credit loss measurement (Continued)

3.2.2.4 Forward-looking information incorporated in the ECL models (Continued)

Economic variable assumptions (Continued)

Scenario Underlying assumptions of the scenario Base Forward-looking macroeconomic factors are a key component of the macroeconomic outlook. The base scenario is based on a set of macroeconomic forecasts which formulate a "base case" view of the most probable future direction of relevant economic variables. Good This scenario is determined by making reference to the "base" scenario and reflects positive uncertainties by incorporating upside variations to the "base" scenario macroeconomic forecasts. Bad This scenario is determined by making reference to the "base" scenario and reflects negative uncertainties by incorporating downside variations to the "base" scenario macroeconomic forecasts.

Members of the CMC as well as department heads of credit risk units put forth their most holistic view on the likelihood of occurrence, enabling the Group to generate an overall market outlook to determine the probability weightings assignment for the different scenarios. These probability weights in turn drove the forward-looking PD and LGD. To have further professional review and reasonableness checking, the Group's economist provided his overall view on whether the collective forecasted outcome is generally in line with his expectation. As a stringent measure, the summarized outcomes will be submitted to the CMC for final approval. These forward-looking PD and LGD are then used as input parameters in the expected credit loss model.

3.2 信貸風險(續)

3.2.2 預期信貸虧損計量(續)

3.2.2.4 納入預期信貸虧損模型之前瞻性資料(續)

經濟變數之假定(續)

用於估計預期信貸虧損之重大期末假定列示 如下。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.2 Expected credit loss measurement (Continued)

3.2.2.4 Forward-looking information incorporated in the ECL models (Continued)

Economic variable assumptions (Continued)

Significant period-end assumptions used for the ECL estimate are set out as below.

於2024年12月31日	As at 31 December 2024			5年期前瞻平均數 Average of 5-Year Forward-Looking	1年期前瞻 One-Year Forward-Looking
香港實質本地生產總值增長率(百分比)	Hong Kong Real GDP Growth Rate (%)	基礎良好不良	Base Good Bad	2.4% 7.1% -2.3%	2.8% 7.5% -1.9%
香港住宅物業 價格指數變動(百分比)	Hong Kong Residential Property Price Index Change (%)	基礎 良好 不良	Base Good Bad	2.9% 22.2% -16.5%	-3.4% 15.9% -22.7%
香港失業率(百分比)	Hong Kong Unemployment Rate (%)	基礎 良好 不良	Base Good Bad	2.8% 2.3% 4.7%	2.8%* 2.3%* 4.7%*
於2023年12月31日	As at 31 December 2023			5年期前瞻平均數 Average of 5-Year Forward-Looking	1年期前瞻 One-Year Forward-Looking
香港實質本地生產總值增長率 (百分比)	Hong Kong Real GDP Growth Rate (%)	基礎良好不良	Base Good Bad	2.3% 7.0% -2.4%	2.5% 7.2% -2.2%
香港住宅物業 價格指數變動(百分比)	Hong Kong Residential Property Price Index Change (%)	基礎良好不良	Base Good Bad	2.9% 22.2% -16.4%	-5.0% 14.3% -24.3%
香港失業率(百分比)	Hong Kong Unemployment Rate (%)	基礎	Base	2.8%	2.8%*

該等1年期前瞻性利率代表1年期之預測平均利率。

上述假定是在進行預期信貸虧損計算時所使用的最新預測。如果在期末日期之後觀察到與預測不一致的經濟條件進一步變化,則可能會相應地調整概率加權分配,以反映最新情況。目前尚未進行此類調整。

The above assumptions were the latest forecasts available at the time the ECL calculation was performed. If after the periodend date further changes in the economic condition that are not consistent with the forecasts are observed, adjustments may be made in the assignment of probability weightings accordingly to reflect the latest situation. No such adjustment was made so far.

^{*} These one-year forward-looking rates represent forecast average rates for one year.

3.2 信貸風險(續)

3.2.2 預期信貸虧損計量(續)

3.2.2.4 納入預期信貸虧損模型之前瞻性資料(續)

經濟變數之假定(續)

分配予各「基礎」、「良好」及「不良」經濟情境的 平均權重如下:

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.2 Expected credit loss measurement (Continued)

3.2.2.4 Forward-looking information incorporated in the ECL models (Continued)

Economic variable assumptions (Continued)

The average weightings assigned to each economic scenario, "base", "good" and "bad" are as follows:

		2024年 12月31日 31 December 2024	2023年 12月31日 31 December 2023
基礎	Base	70%	70%
良好	Good	10%	11%
不良	Bad	20%	19%

已顧及未以其他方式納入上述情境之其他前 瞻性考慮因素(例如任何監管,立法或政治變動之影響)但未視為有重大影響,故並無就該 等因素對預期信貸虧損作出調整及按季度基 準審視及監控其合適度。

敏感度分析

影響預期信貸虧損準備的最主要假設如下:

- (i) 失業率,鑑於其對有抵押及無抵押借款 人履行合約還款能力的影響;
- (ii) 生產總值增長率,鑑於其對公司業績及 抵押品估值的重大影響;及
- (iii) 物業價格指數,鑑於其對按揭貸款抵押品估值的重大影響。

Other forward-looking considerations not otherwise incorporated within the above scenarios, such as the impact of any regulatory, legislative or political changes, have also been considered, but are not deemed to have a material impact and therefore no adjustment has been made to the ECL for such factors. This is reviewed and monitored for appropriateness on a quarterly basis.

Sensitivity analysis

The most significant assumptions affecting the ECL allowance are as follows:

- (i) Unemployment rates, given its impact on secured and unsecured borrowers' ability to meet their contractual repayments;
- (ii) GDP growth rates, given the significant impact on companies' performance and collateral valuations; and
- (iii) Property price indexes, given the significant impact it has on mortgage collateral valuations.

3.2 信貸風險(續)

3.2.2 預期信貸虧損計量(續)

3.2.24 納入預期信貸虧損模型之前瞻性資料(續)

敏感度分析(續)

以下為因應用在本集團的經濟變數假設中的 實際假設而產生這些參數的合理可能變化導 致預期信貸虧損準備之影響:

零售

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.2 Expected credit loss measurement (Continued)

3.2.2.4 Forward-looking information incorporated in the ECL models (Continued)

Sensitivity analysis (Continued)

Set out below are the changes to the ECL that would result from reasonably possible changes in these parameters from the actual assumptions used in the Group's economic variable assumptions:

Retail

預期信貸虧損的影響

			ECL In	pact
以港幣千元位列示	HK\$'000		2024	2023
失業率	Unemployment rates	+1%	19,205	14,037
		-1%	(10,876)	(8,487)
生產總值增長率	GDP growth rates	+0.5%	(4,244)	(4,145)
		-0.5%	4,317	4,221
物業價格指數	Property price indices	+5%	(12,538)	(5,729)
		-5%	15,567	11,651

企業 Corporate

預期信貸虧損的影響

			ECL III	іраст
以港幣千元位列示	HK\$'000		2024	2023
失業率	Unemployment rates	+1%	30,408	26,048
		-1%	(27,294)	(23,225)
生產總值增長率	GDP growth rates	+0.5%	(5,023)	(4,953)
		-0.5%	5,164	5,161
物業價格指數	Property price indices	+5%	(19,269)	(9,044)
		-5%	23,861	12,005

3.2 信貸風險(續)

3.2.3 減輕風險及控制額度之政策

本集團已就個別借款人或交易對手集團、行業或國家設定框架管理及控制過度集中之風險。根據借款人或交易對手集團、行業或國家之既定風險額度,監察其風險狀況和向信貸委員會定期匯報。

借款人或交易對手集團之最高風險額度是以 資本額釐定,而行業之額度則與整體信貸組 合規模相對應並受監管限額的約束。國家之 額度乃參考國際評級機構對主權國之信貸評 級而設定。所有設定的額度旨在達至更為平 衡的組合。

本集團於適當時,為減低信貸風險,會收取抵押品作為信貸額的擔保。為控制因衍生工具淨盤而產生之交易對手信貸風險,本集團限制其衍生工具交易對手為核准之金融機構,應用已建立之市場慣例於信貸支援及抵押品之結算,減低衍生工具對手之信貸風險。本集團信貸委員會參考個別對手之財務能力及抵押品集合資數。認可之抵押品數分數。對於信貸政策內。訂立可強制性的法律條款可說有數方。對於信貸政策內。訂立可強制性的法律條款可說所提供的保障進行直接、不可撤銷及無條件的索償。

就可無條件取消而不須預先通知之借貸承擔,當借款人的信貸素質轉差,本集團將會評估撤銷信貸額的需要性。據此,此等承擔並不對本集團構成重大信貸風險。

所有信貸決定,無論有否收取抵押品,皆取決 於客戶或交易對手的信貸資料、現金流量情 況及其還款能力。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.3 Risk limit control and mitigation policies

The Group has an established framework to manage and control concentration risk with respect to individual borrower or counterparty group, industry or country. Exposure limits by borrower or counterparty group, industry or country are in place and their exposures are monitored and reported to credit committees regularly.

The large exposure limits to borrower or counterparty groups are capital based while the limits for industry are relative to the size of the overall credit portfolio and bounded by regulatory limit. Country limits are also set up with reference to the sovereign credit rating from international credit rating agencies. All these limits aim to achieve a more balanced portfolio.

To mitigate credit risk and where appropriate, the Group will obtain collateral to support the credit facility granted. To control credit risk exposure to counterparty arising from derivative positions, the Group limits its derivative dealings with approved financial institutions, and uses established market practices on credit support and collateral settlement to reduce credit risk exposure to derivative counterparties. Overall credit risk limit for individual financial institution counterparty, including valuation limit for derivatives, is approved by the GCC with reference to the financial strength and credit rating of individual counterparty. The acceptable types of collateral and their characteristics are established within the credit policies, as are the respective margins of finance. Enforceable legal documentation establishes the Group's direct, irrevocable and unconditional recourse to any collateral, security or other credit enhancements provided.

In relation to lending commitments that are unconditionally cancellable without prior notice, the Group would assess the necessity to withdraw the credit line in cases where the credit quality of a borrower deteriorates. Accordingly, these commitments do not expose the Group to significant credit risk.

Irrespective of whether collateral is taken, all credit decisions are based upon the customer's or counterparty's credit profile, cashflow position and ability to repay.

3.2 信貸風險(續)

3.2.3 減輕風險及控制額度之政策(續)

(甲) 貸款及墊款

本集團對特定類別抵押品能否用作擔保 貸款及墊款的可受性提供指引。主要抵 押品類別為:

- 抵押物業;
- 抵押業務資產如房產及應收賬;
- 抵押金融工具如債務證券和權益;
- 抵押存款;及
- 抵押股票。

此外,當本集團察覺到與借款人有關之 個別貸款及墊款出現減值跡象時,會適 當地要求其提供額外抵押品以降低信貸 損失。

(乙) 債務證券

除受金融工具組合或相關資產擔保之資 產抵押證券及同類工具外,債務證券及 國庫票據普遍為無抵押。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.3 Risk limit control and mitigation policies (Continued)

(a) Loans and advances

The Group has guidelines on the acceptability of specific classes of collateral for securing loans and advances. The principal collateral types are:

- · Mortgages over properties;
- Charges over business assets such as premises and accounts receivable;
- Charges over financial instruments such as debt securities and equities;
- · Charges over deposits; and
- Charges over shares.

In addition, in order to minimise credit loss, the Group will, where possible, seek additional collateral from the borrower as soon as impairment indicators are noticed on relevant individual loans and advances.

(b) Debt securities

Debt securities and treasury bills are generally unsecured, with the exception of asset-backed securities and similar instruments, which are secured by portfolios of financial instruments or underlying assets.

3.2 信貸風險(續)

3.2.3 減輕風險及控制額度之政策(續)

(丙) 衍生工具

管理衍生工具交易的所有交易對手之信 貸風險為管理交易對手之信貸風險控制 及監控程序之一部份,包括信貸控制如 設定價值風險之獨立限額、每日結算限 額及進行定期信貸評估。此外,本集團為 了遵循於違約事件或提前終止合約及按 照監管規定之標準市場常規淨額平倉安 排,要求衍生合約協會之協議或類似之主 協議。

本集團亦有與大部份交易對手訂立抵押 安排,藉以減低對該等交易對手無抵押 衍生產品的風險。

3.2.4 撇銷政策

當本集團已經盡一切實際收回的努力及已得 出沒有合理期望可收回的結論後將撇銷全數 或部分金融資產。沒有合理期望可收回的指 標包括(i)停止執行活動及(ii)如本集團的收回 方法為取消抵押品的贖回權而抵押品的價值 並沒有合理期望可全面收回。

本集團可撇銷仍在執行的金融資產。截至2024年12月31日止年度,以作撇銷的金融資產之未償還合約金額為1,036,000,000港元(2023年:1,160,000,000港元)。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.3 Risk limit control and mitigation policies (Continued)

(c) Derivatives

All counterparty credit risk for derivatives trading are managed as part of the credit risk control and monitoring process in respect of the counterparty including credit controls such as setting individual limit for valuation risk, daily settlement limits and performing periodic credit assessment. Moreover, the Group requires derivative contract counterparties to enter into International Swaps and Derivatives Association Agreement or analogous master agreement in order to follow the standardised market practice of close-out netting arrangement in the event of default or early termination and in accordance with the regulatory requirements.

Collateral arrangements with selected counterparties are also in place to limit our unsecured derivative exposures to these counterparties.

3.2.4 Write off policy

The Group writes off financial assets, in whole or in part, when it has exhausted all practical recovery efforts and has concluded there is no reasonable expectation of recovery. Indicators that there is no reasonable expectation of recovery include (i) ceasing enforcement activity and (ii) where the Group's recovery method is foreclosing on collateral and the value of the collateral is such that there is no reasonable expectation of recovering in full.

The Group may write-off financial assets that are still subject to enforcement activity. The outstanding contractual amounts of such assets written off during the year ended 31 December 2024 was HK\$1,036 million (2023: HK\$1,160 million).

3.2 信貸風險(續)

3.2.5 未計入持有之抵押品或其他信貸提昇前 之最高信貸風險值

下表包含金融工具的信貸風險之分析。下列 金融資產的賬面值/名義金額總額亦列示本 集團該等金融資產之最高信貸風險值。

(1) 須作減值評估的金融資產 2024年12月31日

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.5 Maximum exposure to credit risk before collateral held or other credit enhancements

The following tables contain analysis of the credit risk exposure of financial instruments. The gross carrying/notional amount of financial assets below also represents the Group's maximum exposure to credit risk on these assets.

(1) Financial assets subject to impairment

At 31 December 2024

				[/] 名義金額 Inotional amount		死机 / * **	
			特別關注	次級或以下		預期信貸 虧損準備	
		正常	村加闌注 Special	- 大叔以以下 Sub-standard	合計	を を ECL	淨額
以港幣千元位列示	HK\$'000	止市 Pass	mention	or below	□ ēl Total	allowance	/尹朗 Net
以冷带下兀껱列小	HK\$ 000	Pass	mention	or pelow	Iotal	allowance	Net
銀行的結餘及存款	Balance and placements with banks	19,547,209	_	_	19,547,209	5,929	19,541,280
一階段1	- Stage1	19,547,209	_	_	19,547,209	5,929	19,541,280
-階段2	- Stage2		_	_	-	-	-
一階段3	- Stage3	_	_	_	_	_	_
以公平值計量且其變動計入	Debt instruments at fair value through other						
其他全面收益的債務工具	comprehensive income	44,301,386	_	77,647	44,379,033	108,787	44,270,246
一階段1	- Stage1	43,835,507	_		43,835,507	37,825	43,797,682
一階段2	- Stage2	465,879	_	_	465,879	481	465,398
一階段3	- Stage3	-	_	77,647	77,647	70,481	7,166
以攤餘成本列賬的債務工具	Debt instruments at amortised cost	35,554,370	_	- 11,041	35,554,370	32,002	35,522,368
一階段1	- Stage1	34,941,838	_	_	34,941,838	31,093	34,910,745
一階段 2	- Stage2	612,532	_	_	612,532	909	611,623
一階段3	- Stage3	012,332	_	_	012,552	-	011,025
客戶貸款及墊款	Loans and advances to customers	131,979,447	1,957,155	4,437,683	138,374,285	1,532,345	136,841,940
一階段1	- Stage1	115,077,826	1,551,155	-,431,003	115,077,826	385,262	114,692,564
一階段 2	- Stage2	16,901,621	1,957,155	_	18,858,776	274,094	18,584,682
一階段3	- Stage3	10,301,021	1,551,155	4,437,683	4,437,683	872,989	3,564,694
貿易票據	Trade bills	1,476,539			1,476,539	1,127	1,475,412
一階段1	- Stage1	1,475,878		_	1,475,878	1,126	1,474,752
一階段 2	- Stage2	661	_	_	661	1,120	660
一階段3	- Stage3	001	_	_	001	•	000
應計利息及其他賬目	Accrued interest and other accounts	4,641,604	24,864	86,033	4,752,501	21,178	4,731,323
一階段1	- Stage1	4,580,755	24,004	00,033	4,732,301	7,719	4,731,323
一階段 2	- Stage2	60,849	24,864	_	85,713	906	84,807
一階段3	- Stage3	00,043	24,004	86,033	86,033	12,553	73,480
貸款及其他承擔,及財務擔保	Loan and other commitments,	_	_	00,033	80,033	12,555	13,400
共称/人共四年]后,人员协定体	and financial guarantees	64,180,544	10,777	1,643	64,192,964	66,265	64,126,699
一階段1	<u> </u>		10,111	1,043		•	
一階段2	– Stage1 – Stage2	62,542,143 1,638,401	10,777	-	62,542,143 1,649,178	62,287 3,978	62,479,856 1,645,200
一階段3		1,030,401	10,777	1,643	1,643,178	3,718	1,643
怕权3	– Stage3						1,043
合計	Total	301,681,099	1,992,796	4,603,006	308,276,901	1,767,633	306,509,268

在披露此財務資料時,已列示以公平值 計量且其變動計入其他全面收益的債務 工具之名義金額及於投資重估儲備中所 包含相關的預期信貸虧損。 For the purpose of this disclosure, notional amount of debt instruments at FVOCI and the associated ECL allowance maintained in investment revaluation reserve are presented.

3.2 信貸風險(續)

3.2.5 未計入持有之抵押品或其他信貸提昇前 之最高信貸風險值(續)

(1) 須作減值評估的金融資產(續)

2023年12月31日

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.5 Maximum exposure to credit risk before collateral held or other credit enhancements (Continued)

(1) Financial assets subject to impairment (Continued)

At 31 December 2023

賬面值/名義金額

	HK\$'000		Gross carrying/notional amount					
以港幣千元位列示		正常 Pass	特別關注 Special mention	次級或以下 Sub-standard or below	合計 Total	預期信貸 虧損準備 ECL allowance	淨額 Net	
					'			
銀行的結餘及存款	Balance and placements with banks	19,553,118	-	_	19,553,118	5,534	19,547,584	
一階段1	- Stage1	19,553,118	-	-	19,553,118	5,534	19,547,584	
一階段2	- Stage2	-	-	-	-	-	-	
一階段3	- Stage3	-	-	-	-	-	-	
以公平值計量且其變動計入	Debt instruments at fair value through other							
其他全面收益的債務工具	comprehensive income	40,071,584	-	78,113	40,149,697	81,886	40,067,811	
一階段1	- Stage1	40,071,584	-	-	40,071,584	34,356	40,037,228	
一階段2	- Stage2	-	_	_	-	· -	-	
一階段3	- Stage3	-	_	78,113	78,113	47,530	30,583	
以攤餘成本列賬的債務工具	Debt instruments at amortised cost	39,413,306	_	-	39,413,306	40,928	39,372,378	
一階段1	- Stage1	39,413,306	_	_	39,413,306	40,928	39,372,378	
一階段2	- Stage2	-	_	-	-	, <u>-</u>	-	
一階段3	- Stage3	-	_	-	-	_	-	
客戶貸款及墊款	Loans and advances to customers	138,418,175	1,851,740	2,779,561	143,049,476	1,113,256	141,936,220	
一階段1	- Stage1	128,604,667	-	-	128,604,667	364,345	128,240,322	
一階段2	- Stage2	9,813,508	1,851,740	-	11,665,248	263,656	11,401,592	
一階段3	- Stage3	-	-	2,779,561	2,779,561	485,255	2,294,306	
貿易票據	Trade bills	2,060,317	_	-	2,060,317	2,981	2,057,336	
一階段1	- Stage1	2,060,143	_	-	2,060,143	2,981	2,057,162	
一階段2	- Stage2	174	_	_	174	· -	174	
一階段3	- Stage3	-	_	-	-	_	-	
應計利息及其他賬目	Accrued interest and other accounts	5,052,893	20,487	67,933	5,141,313	20,915	5,120,398	
一階段1	- Stage1	5,022,715	· -	-	5,022,715	6,979	5,015,736	
一階段2	- Stage2	30,178	20,487	-	50,665	2,907	47,758	
一階段3	- Stage3	-	· -	67,933	67,933	11,029	56,904	
貸款及其他承擔,及財務擔保	Loan and other commitments, and and financial							
	guarantees	68,765,937	6,550	-	68,772,487	68,318	68,704,169	
一階段1	- Stage1	66,993,660	· -	_	66,993,660	65,861	66,927,799	
一階段2	- Stage2	1,772,277	6,550	-	1,778,827	2,457	1,776,370	
一階段3	- Stage3							
合計	Total	313,335,330	1,878,777	2,925,607	318,139,714	1,333,818	316,805,896	

3.2 信貸風險(續)

3.2.5 未計入持有之抵押品或其他信貸提昇前 之最高信貸風險值(續)

(1) 須作減值評估的金融資產(續)

信貸評級大致分類如下:

零售

第1組別「正常」包含貸款為未逾期或逾期日數在30天內。

第2組別「特別關注」一般包含貸款逾期日數在31至90天。

第3組別「次級或以下」一般包含貸款逾期日數超過90天。

企業

第1組別「正常」包含本集團內部貸款評級系統中之第1至第9級,代表借款人現時如期償付及對其可全數付還利息和貸款本金之能力並不置疑。

第2組別「特別關注」包含本集團內部貸款評級系統中之第10級,代表借款人正陷於困境,及倘不能遏制其貸款素質惡化,則可能令本集團招致信貸損失。

第3組別「次級或以下」包含本集團內部貸款評級系統中之第11至第13級,代表借款人正展露明顯能危及付還之困難,或不可能全數收回且本集團預期須承受本金及/或利息損失之貸款,又或許該貸款經耗盡所有追收方案後被確認為無法收回。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.5 Maximum exposure to credit risk before collateral held or other credit enhancements (Continued)

(1) Financial assets subject to impairment (Continued)

The credit ratings are broadly categorised as follows:

Retail

Class 1 "pass", which covers loans that are current or within 30 DPD.

Class 2 "special mention", which generally covers loans with 31-90 DPD.

Class 3 "sub-standard or below", which generally covers loans that are more than 90 DPD.

Corporate

Class 1 "pass", which covers Grade 1 to 9 of the Group's internal loan grading system, represents loans for which borrowers are current in meeting commitments and for which the full repayment of interest and principal is not in doubt.

Class 2 "special mention", which covers Grade 10 of the Group's internal loan grading system, represents loans with which borrowers are experiencing difficulties and which may lead to credit losses to the Group if the deterioration in loan quality cannot be contained.

Class 3 "sub-standard or below", which covers Grade 11 to 13 of the Group's internal loan grading system, represents loans in which borrowers are displaying a definable weakness that is likely to jeopardise repayment; or collection in full is improbable and the Group expects to sustain a loss of principal and/or interest; or loans that are considered uncollectible after all collection options have been exhausted.

3.2 信貸風險(續)

3.2.5 未計入持有之抵押品或其他信貸提昇前 之最高信貸風險值(續)

(1) 須作減值評估的金融資產(續)

財資

第1組別「正常」包含內部信貸評級為BB-或以上之交易對手的風險。

第2組別「特別關注」包含內部信貸評級為 B+至B-之交易對手的風險。

第3組別「次級或以下」包含內部信貸評級 為CCC+或以下之交易對手的風險。

(2) 毋須作減值的金融資產

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.5 Maximum exposure to credit risk before collateral held or other credit enhancements (Continued)

(1) Financial assets subject to impairment (Continued)

Treasury

Class 1 "pass", which covers exposures to counterparties with internal credit rating of BB- or above.

Class 2 "special mention", which covers exposures to counterparties with internal credit rating of B+ to B-.

Class 3 "sub-standard or below", which covers exposures to counterparties with internal credit rating of CCC+ or below.

(2) Financial assets not subject to impairment

賬面值	

		Gross carryi	ng amount
以港幣千元位列示	HK\$'000	2024	2023
持作交易用途的資產 一債務證券 一衍生工具	Trading assets – Debt securities – Derivatives	2,006,353 1,800,047	1,739,841 1,062,388
對沖衍生工具	Hedging derivatives	2,283,684	2,503,761
以公平值計量且其變動 計入損益的金融資產 一投資基金	Financial assets at fair value through profit or loss – Investment funds	4,272	8,216

3.2 信貸風險(續)

3.2.5 未計入持有之抵押品或其他信貸提昇前 之最高信貸風險值(續)

本集團之信貸表現可參考下列所述作進一步 評估:

- 組合中之最大分類之按揭貸款乃有抵押品之借貸;
- 信貸減值之客戶貸款及墊款佔客戶貸款 及墊款總額的3.21%(2023年:1.94%);及
- 債務證券及其他庫券投資中80%(2023 年:74%)最少達A-信貸級別。

3.2.6 貸款及墊款

客戶貸款及墊款概述如下:

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.5 Maximum exposure to credit risk before collateral held or other credit enhancements (Continued)

The results of credit performance of the Group can be further assessed with reference to the following:

- Mortgage loans, which represent the biggest group in the portfolio, are backed by collateral;
- Loans and advances to customers that are credit-impaired constituted 3.21% (2023: 1.94%) of the total loans and advances to customers; and
- 80% (2023: 74%) of the investments in debt securities and other bills have at least an A- credit rating.

3.2.6 Loans and advances

Loans and advances to customers are summarised as follows:

以港幣千元位列示	HK\$'000	2024	2023
貸款及墊款總額 扣除:減值準備總額	Gross loans and advances Less: total impairment allowances	138,374,285 (1,532,345)	143,049,476 (1,113,256)
淨額	Net	136,841,940	141,936,220
信貸減值之貸款及墊款 扣除:階段3減值準備	Credit-impaired loans and advances Less: Stage 3 impairment allowances	4,437,683 (872,989)	2,779,561 (485,255)
淨額	Net	3,564,694	2,294,306
持有抵押品公平值*	Fair value of collateral held *	3,620,776	1,707,443
信貸減值貸款及墊款佔客戶貸款及 墊款總額百分比	Credit-impaired loans and advances as a % of total loans and advances to customers	3.21%	1.94%

^{*} 抵押品公平值乃根據抵押品市值及貸款未償 還結餘,兩者中較低值釐定。

^{*} Fair value of collateral is determined at the lower of the market value of collateral and outstanding loan balance.

3.2 信貸風險(續)

3.2.6 貸款及墊款 (續)

下表列示3種主要內部評級組別之減值準備分別佔貸款及墊款之百分比。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.6 Loans and advances (Continued)

The table below shows the percentage of impairment allowance as a percentage of loans and advances for each of the three broad internal rating classes.

		20	24	202	23
			減值準備 佔貸款餘額 百分比		減值準備 佔貸款餘額 百分比
		貸款及墊款	Impairment	貸款及墊款	Impairment
		百分比	allowance as	百分比	allowance as
		Loans and	a % of loan	Loans and	a % of loan
		advances	balance	advances	balance
		%	%	%	%
組別	Class				
1一正常	1-pass	95.4	0.4	96.8	0.3
2一特別關注	2-special mention	1.4	6.8	1.3	10.0
3一次級或以下	3-sub-standard or below	3.2	19.7	1.9	17.5
		100.0	1.1	100.0	0.8

3.2 信貸風險(續)

3.2.6 貸款及墊款 (續)

(甲) 按香港財務報告準則第9號作信貸 減值之客戶貸款及墊款

信貸減值貸款及墊款之總額及本集團所 持作擔保之相關抵押品公平值按類別分 析如下:

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.6 Loans and advances (Continued)

(a) Loans and advances to customers that are credit-impaired under HKFRS 9

The analysis of the gross amount of credit-impaired loans and advances by class, along with the fair value of the related collateral held by the Group as security, is as follows:

2024年12月31日 以港幣千元位列示	At 31 December 2024 HK\$'000	風險總額 Gross exposure	減值準備 Impairment allowance	淨賬面值 Net carrying amount	持有抵押品 公平值 Fair value of collateral held
信貸減值之貸款	Credit-impaired loans				
個人貸款: -信用卡 -按揭貸款 -其他	Loans to individual: - Credit cards - Mortgages - Others	15,277 450,745 427,012	13,196 130,758 150,908	2,081 319,987 276,104	- 395,854 40,771
企業貸款: 一有期貸款 一按揭貸款 一貿易融資 一其他	Loans to corporate entities: - Term loans - Mortgages - Trade finance - Others	3,081,262 177,945 157,439 128,003	463,470 10,184 33,944 70,529	2,617,792 167,761 123,495 57,474	2,788,685 175,788 117,308 102,370
信貸減值之貸款總額	Total credit-impaired loans	4,437,683	872,989	3,564,694	3,620,776
2023年12月31日 <i>以港幣千元位列示</i>	At 31 December 2023 HK\$'000	風險總額 Gross exposure	減值準備 Impairment allowance	淨賬面值 Net carrying amount	持有抵押品 公平值 Fair value of collateral held
外形形了无证为外下	11NQ 000	ехрозите	attowarice	amount	Heta
信貸減值之貸款	Credit-impaired loans				
個人貸款: 一信用卡 一按揭貸款 一其他	Loans to individual: - Credit cards - Mortgages - Others	13,055 336,922 295,157	11,265 60,443 118,753	1,790 276,479 176,404	- 315,248 51,617
企業貸款: 一有期貸款 一按揭貸款 一貿易融資 一其他	Loans to corporate entities: - Term loans - Mortgages - Trade finance - Others	1,834,850 49,254 123,826 126,497	195,196 12,842 30,069 56,687	1,639,654 36,412 93,757 69,810	1,073,352 47,724 101,265 118,237
信貸減值之貸款總額	Total credit-impaired loans	2,779,561	485,255	2,294,306	1,707,443

3.2 信貸風險(續)

3.2.6 貸款及墊款 (續)

(乙) 逾期3個月以上之貸款及墊款

(i) 逾期未償還貸款總額

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.6 Loans and advances (Continued)

(b) Loans and advances overdue for more than 3 months

(i) Gross amount of overdue loans

		2024		202	3
		逾期未償還 貸款總額		逾期未償還 貸款總額	
		Gross		Gross	
		amount of	佔總額	amount	佔總額
		overdue	百分比	of overdue	百分比
以港幣千元位列示	HK\$'000	loans	% of total	loans	% of total
未償還客戶貸款及 墊款總額,逾期: 一3個月以上至6個月 一6個月以上至1年 一1年以上	Gross loans and advances to customers which have been overdue for: - six months or less but over three months - one year or less but over six months - over one year	2,104,322 778,884 926,024	1.52 0.56 0.67	344,615 664,811 1,158,163	0.24 0.46 0.81
		3,809,230	2.75	2,167,589	1.51

(ii) 逾期未償還貸款及墊款之減值 準備及所持抵押品值

(ii) Value of collateral held and impairment allowances against overdue loans and advances

2024年12月31 日 以港幣千元位列示	At 31 December 2024 HK\$'000	貸款及墊款 未償還數額 Outstanding amount of loans and advances	抵押品 現市值 Current market value of collateral	抵押品 所承擔部份 Portion covered by collateral	抵押品 未能承擔部份 Portion not covered by collateral	階段3 減值準備 Stage 3 impairment allowances
逾期未償還客戶貸款	Overdue loans and advances to					
及墊款	customers	3,809,230	4,773,407	3,253,094	556,136	694,499
		貸款及墊款	抵押品	抵押品	抵押品	階段3
		未償還數額	現市值	所承擔部份	未能承擔部份	減值準備
		Outstanding				
		amount of	Current	Portion	Portion not	Stage 3
2023年12月31日	At 31 December 2023	loans and	market value	covered by	covered by	impairment
以港幣千元位列示	HK\$'000	advances	of collateral	collateral	collateral	allowances
逾期未償還客戶貸款及墊款	Overdue loans and advances to customers	2 167 590	2.615.002	1 552 900	612,600	220 150
火尘水	customers	2,167,589	2,615,092	1,553,890	613,699	228,158

持有之抵押品主要為抵押存款、按 揭物業及抵押其他固定資產如設 備。 Collateral held mainly represented pledged deposits, mortgages over properties and charges over other fixed assets such as equipment.

3.2 信貸風險(續)

3.2.6 貸款及墊款 (續)

(丙) 經重組貸款 (已扣除包括在上述之 逾期貸款)

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.6 Loans and advances (Continued)

(c) Rescheduled advances net of amounts included in overdue loans and advances shown above

			佔總額		佔總額
			百分比		百分比
以港幣千元位列示	HK\$'000	2024	% of total	2023	% of total
客戶貸款及墊款	Loans and advances to customers	360,912	0.26	405,780	0.28
階段3減值準備	Stage 3 impairment allowances	116,075		115,036	

3.2.7 貿易票據

於2024年及2023年12月31日,並無逾期超過3個月的貿易票據結餘。

3.2.8 收回抵押品

於年末持有之收回抵押品如下:

3.2.7 Trade bills

As at 31 December 2024 and 2023, there were no balance of trade bills that were overdue for more than 3 months.

3.2.8 Repossessed collateral

Repossessed collateral held at the year-end is as follows:

以港幣千元位列示	HK\$'000	2024	2023
資產性質 收回物業 其他	Nature of assets Repossessed properties Others	426,280 1,440	252,687 925
		427,720	253,612

收回抵押品按可行情況盡快出售,實收款項 用以減低有關之借款人未償還債務。

估計可變現總值為56,184,000港元(2023年:58,181,000港元)之在中國內地的若干其他物業,乃本集團根據中國內地法院頒布之法令而行使以物抵債權及回收。該抵押品為呈報於附註30之「其他資產」項下的持作再出售之資產。相關之貸款已被終止確認。

Repossessed collaterals are sold as soon as practicable with the proceeds used to reduce the outstanding indebtedness of the borrowers concerned.

Certain other properties in the Mainland China with a total estimated realisable value of HK\$56,184,000 (2023: HK\$58,181,000), which had been foreclosed and repossessed by the Group pursuant to orders issued by courts in the Mainland China, represent assets held by the Group for resale and have been reported under "Other assets" in Note 30. The relevant loans had been derecognised.

3.2 信貸風險(續)

3.2.9 虧損準備

下表提供按香港財務報告準則第9號本集團按 階段之客戶貸款及墊款、貸款承擔及財務擔 保之預期信貸虧損準備的對賬。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.9 Loss allowance

The tables below provide a reconciliation of the Group's ECL allowances for loans and advances to customers, loan commitments and financial guarantees by stage under HKFRS 9.

零售 Retail

以港幣千元位列示	HK\$'000	階段1 預期信貸 虧損準備 Stage 1 ECL allowance	階段2 預期信貸 虧損準備 Stage 2 ECL allowance	階段3 預期信貸 虧損準備 Stage 3 ECL allowance	合計 預期信貸 虧損準備 Total ECL allowance
2024年1月1日	At 1 January 2024	278,598	76,739	190,461	545,798
轉移:	Transfers:				
轉移至階段1	Transfer to Stage 1	18,118	(11,048)	(7,070)	-
轉移至階段2	Transfer to Stage 2	(5,247)	15,286	(10,039)	-
轉移至階段3	Transfer to Stage 3	(30,137)	(30,402)	60,539	-
由階段轉移及準備變動	Effect of stage transfers and changes in				
所產生之影響	allowance	(10,817)	10,783	482,928	482,894
期內新源生、購入或撤銷確認	New financial assets originated, purchased				
之金融資產	or derecognised during the period	71,642	16,279	(20,650)	67,271
違約或然率/違約損失率/	Changes in PDs/LGDs/EADs/forward-looking				
違約風險承擔/前瞻性的	assumptions				
假設之變動		(20,843)	6,508	102,853	88,518
解除貼現 撇銷	Unwind of discount Write–offs	833	643	169	1,645
外匯及其他變動	Foreign exchange and other movements	- (E7)	- (56)	(504,302) (27)	(504,302) (140)
7. 匯及兵也受到	roreign exchange and other movements	(57)	(56)	(21)	(140)
					
2024年12月31日	At 31 December 2024	302,090	84,732	294,862	681,684
2024年12月31日	At 31 December 2024	302,090	84,732	294,862	681,684
2024年12月31日 2023年1月1日	At 1 January 2023	302,090 301,393	84,732 43,466	294,862 232,932	681,684 577,791
2023年1月1日	At 1 January 2023				
2023年1月1日	At 1 January 2023 Transfers:	301,393	43,466	232,932	
2023年1月1日 轉移: 轉移至階段1	At 1 January 2023 Transfers: Transfer to Stage 1	301,393 7,800	43,466 (5,227)	232,932	
2023年1月1日 轉移: 轉移至階段1 轉移至階段2	At 1 January 2023 Transfers: Transfer to Stage 1 Transfer to Stage 2	7,800 (6,259)	43,466 (5,227) 38,425	232,932 (2,573) (32,166)	
2023年1月1日 轉移: 轉移至階段1 轉移至階段2 轉移至階段3	At 1 January 2023 Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3	301,393 7,800	43,466 (5,227)	232,932	
2023年1月1日 轉移: 轉移至階段1 轉移至階段2 轉移至階段3 由階段轉移及準備變動	At 1 January 2023 Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3 Effect of stage transfers and changes in	7,800 (6,259) (25,868)	43,466 (5,227) 38,425 (18,830)	232,932 (2,573) (32,166) 44,698	577,791 - - -
2023年1月1日 轉移: 轉移至階段1 轉移至階段2 轉移至階段3 由階段轉移及準備變動 所產生之影響	At 1 January 2023 Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3 Effect of stage transfers and changes in allowance	7,800 (6,259)	43,466 (5,227) 38,425	232,932 (2,573) (32,166)	
2023年1月1日 轉移: 轉移至階段1 轉移至階段2 轉移至階段3 由階段轉移及準備變動 所產生之影響 期內新源生、購入或撤銷確認	At 1 January 2023 Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3 Effect of stage transfers and changes in allowance New financial assets originated, purchased	7,800 (6,259) (25,868) (4,595)	43,466 (5,227) 38,425 (18,830) 11,755	232,932 (2,573) (32,166) 44,698 339,157	577,791
2023年1月1日 轉移: 轉移至階段1 轉移至階段2 轉移至階段3 由階段轉移及準備變動 所產生之影響 期內新源生、購入或撤銷確認 之金融資產	At 1 January 2023 Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3 Effect of stage transfers and changes in allowance New financial assets originated, purchased or derecognised during the period	7,800 (6,259) (25,868)	43,466 (5,227) 38,425 (18,830)	232,932 (2,573) (32,166) 44,698	577,791 - - -
2023年1月1日 轉移: 轉移至階段1 轉移至階段2 轉移至階段3 由階段轉移及準備變動 所產生之影響 期內新源生、購入或撤銷確認 之金融資產 違約或然率/違約損失率/	At 1 January 2023 Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3 Effect of stage transfers and changes in allowance New financial assets originated, purchased or derecognised during the period Changes in PDs/LGDs/EADs/forward–looking	7,800 (6,259) (25,868) (4,595)	43,466 (5,227) 38,425 (18,830) 11,755	232,932 (2,573) (32,166) 44,698 339,157	577,791
2023年1月1日 轉移: 轉移至階段1 轉移至階段2 轉移至階段3 由階段轉移及準備變動 所產生之影響 期內新源生、購入或撤銷確認 之金融資產 違約或然率/違約損失率/ 違約風險承擔/前瞻性的	At 1 January 2023 Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3 Effect of stage transfers and changes in allowance New financial assets originated, purchased or derecognised during the period	7,800 (6,259) (25,868) (4,595)	43,466 (5,227) 38,425 (18,830) 11,755 17,767	232,932 (2,573) (32,166) 44,698 339,157 (6,880)	577,791 - - - - 346,317 66,835
2023年1月1日 轉移: 轉移至階段1 轉移至階段2 轉移至階段3 由階段轉移及準備變動 所產生之影響 期內新源生、購入或撤銷確認 之金融資產 違約或然率/違約損失率/	At 1 January 2023 Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3 Effect of stage transfers and changes in allowance New financial assets originated, purchased or derecognised during the period Changes in PDs/LGDs/EADs/forward–looking	7,800 (6,259) (25,868) (4,595) 55,948	43,466 (5,227) 38,425 (18,830) 11,755	232,932 (2,573) (32,166) 44,698 339,157	577,791
2023年1月1日 轉移: 轉移至階段1 轉移至階段2 轉移至階段3 由階段轉移及準備變動 所產生之影響 期內新源生、購入或撤銷確認 之金融資產 違約或然率/違約損失率/ 違約風險承擔/前瞻性的 假設之變動	At 1 January 2023 Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3 Effect of stage transfers and changes in allowance New financial assets originated, purchased or derecognised during the period Changes in PDs/LGDs/EADs/forward–looking assumptions	7,800 (6,259) (25,868) (4,595) 55,948	43,466 (5,227) 38,425 (18,830) 11,755 17,767	232,932 (2,573) (32,166) 44,698 339,157 (6,880)	577,791 346,317 66,835 (12,601)
2023年1月1日 轉移: 轉移至階段1 轉移至階段2 轉移至階段3 由階段轉移及準備變動 所產生之影響 期內新源生、購入或撤銷確認 之金融資產 違約或然率/違約損失率/ 違約風險承擔/前瞻性的 假設之變動 解除貼現	At 1 January 2023 Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3 Effect of stage transfers and changes in allowance New financial assets originated, purchased or derecognised during the period Changes in PDs/LGDs/EADs/forward–looking assumptions Unwind of discount	7,800 (6,259) (25,868) (4,595) 55,948 (50,112) 363	43,466 (5,227) 38,425 (18,830) 11,755 17,767 (11,140) 570	232,932 (2,573) (32,166) 44,698 339,157 (6,880) 48,651 76	577,791 - - - 346,317 66,835 (12,601) 1,009
2023年1月1日 轉移: 轉移至階段1 轉移至階段2 轉移至階段3 由階段轉移及準備變動 所產生之影響 期內新源生、購入或撤銷確認 之金融資產 違約或然率/違約損失率/ 違約風險承擔/前瞻性的 假設之變動 解除貼現 撇銷	At 1 January 2023 Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3 Effect of stage transfers and changes in allowance New financial assets originated, purchased or derecognised during the period Changes in PDs/LGDs/EADs/forward–looking assumptions Unwind of discount Write–offs	7,800 (6,259) (25,868) (4,595) 55,948 (50,112) 363	43,466 (5,227) 38,425 (18,830) 11,755 17,767 (11,140) 570	232,932 (2,573) (32,166) 44,698 339,157 (6,880) 48,651 76	577,791 346,317 66,835 (12,601) 1,009 (433,434)
2023年1月1日 轉移: 轉移至階段1 轉移至階段3 由階段轉移及準備變動 所產生之影響 期內新源生、購入或撤銷確認 之金融資產 違約或然率/違約損失率/ 違約風險承擔/前瞻性的 假設之變動 解除貼現 撇銷	At 1 January 2023 Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3 Effect of stage transfers and changes in allowance New financial assets originated, purchased or derecognised during the period Changes in PDs/LGDs/EADs/forward–looking assumptions Unwind of discount Write–offs	7,800 (6,259) (25,868) (4,595) 55,948 (50,112) 363	43,466 (5,227) 38,425 (18,830) 11,755 17,767 (11,140) 570	232,932 (2,573) (32,166) 44,698 339,157 (6,880) 48,651 76	577,791 346,317 66,835 (12,601) 1,009 (433,434)

3. FINANCIAL RISK MANAGEMENT (Continued) 3.2 信貸風險(續) 3.2 Credit risk (Continued)

3.2.9 虧損準備 續

3.2.9 Loss allowance (Continued)

企業 Corporate

		階段 1 預期信貸	階段 2 預期信貸	階段3	合計 預期信貸
		虧損準備 541	虧損準備 Stage 3	虧損準備 Stage 3	虧損準備 Total
		Stage 1 ECL	Stage 2 ECL	Stage 3 ECL	Total ECL
以港幣千元位列示	HK\$'000	allowance	allowance	allowance	allowance
2024年1月1日	At 1 January 2024	151,608	189,374	294,794	635,776
轉移:	Transfers:				
轉移至階段1	Transfer to Stage 1	12,214	(5,229)	(6,985)	-
轉移至階段2	Transfer to Stage 2	(17,824)	17,824	-	-
轉移至階段3	Transfer to Stage 3	(3,872)	(104,413)	108,285	-
由階段轉移及準備變動	Effect of stage transfers and changes in				
所產生之影響	allowance	(2,827)	24,688	364,745	386,606
期內新源生、購入或撤銷確認	New financial assets originated, purchased or				
之金融資產	derecognised during the period	7,368	5,231	(24,144)	(11,545)
違約或然率/違約損失率/	Changes in PDs/LGDs/EADs/forward-looking				
違約風險承擔/前瞻性的	assumptions				
假設之變動		(894)	64,935	768,345	832,386
解除貼現	Unwind of discount	128	1,420	1,430	2,978
撇銷	Write-offs	-	-	(928,217)	(928,217)
外匯及其他變動	Foreign exchange and other movements	(442)	(490)	(126)	(1,058)
2024年12月31日	At 31 December 2024	145,459	193,340	578,127	916,926
2023年1月1日	At 1 January 2023	194,546	308,554	654,121	1,157,221
轉移:	Transfers:				
轉移至階段1	Transfer to Stage 1	20,345	(19,629)	(716)	-
轉移至階段2	Transfer to Stage 2	(17,535)	17,535	_	-
轉移至階段3	Transfer to Stage 3	(123)	(200,220)	200,343	_
由階段轉移及準備變動	Effect of stage transfers and changes in				
所產生之影響	allowance	(8,115)	19,807	174,078	185,770
期內新源生、購入或撤銷確認	New financial assets originated, purchased or				
之金融資產	derecognised during the period	10,497	43,908	(19,597)	34,808
違約或然率/違約損失率/	Changes in PDs/LGDs/EADs/forward-looking				
違約風險承擔/前瞻性的 四部之緣對	assumptions	(40.112)	17.000	257 200	227.114
假設之變動		(48,113)	17,929	257,298	227,114
解除貼現 撇銷	Unwind of discount	396	1,579	508	2,483
	Write-offs	- (005)	- (05)	(971,199)	(971,199)
外匯及其他變動	Foreign exchange and other movements	(290)	(89)	(42)	(421)
					
2023年12月31日	At 31 December 2023	151,608	189,374	294,794	635,776

3.2 信貸風險(續)

3.2.9 虧損準備(續)

下表提供按香港財務報告準則第9號本集團按階段之風險總額(就客戶貸款或墊款之賬面值總額及貸款承擔及財務擔保的名義金額)的對賬。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.9 Loss allowance (Continued)

The tables below provide a reconciliation of the Group's gross exposure (in terms of the aggregate of carrying amount of loans and advances to customers and notional amount of loan commitments and financial guarantees) by stage under HKFRS 9.

零售 Retail

以港幣千元位列示	HK\$'000	階段1 風險總額 Stage 1 Gross exposure	階段2 風險總額 Stage 2 Gross exposure	階段3 風險總額 Stage 3 Gross exposure	合計 風險總額 Total Gross exposure
2024年1月1日	At 1 January 2024	107,967,360	832,049	645,134	109,444,543
轉移: 轉移至階段1 轉移至階段2 轉移至階段3 初始確認、終止確認、 進一步貸款及還款 撇銷 外匯及其他變動	Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3 Origination, derecognition, further lending and repayment Write-offs Foreign exchange and other movements	203,553 (528,991) (740,341) (1,819,358) - (46,912)	(181,955) 550,985 (186,450) (109,880) - (725)	(21,598) (21,994) 926,791 (130,746) (504,302) (150)	- - (2,059,984) (504,302) (47,787)
2024年12月31日	At 31 December 2024	105,035,311	904,024	893,135	106,832,470
2023年1月1日	At 1 January 2023	108,270,766	549,368	608,783	109,428,917
轉移: 轉移至階段1 轉移至階段2 轉移至階段3 初始確認、終止確認、 進一步貸款及還款 撇銷	Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3 Origination, derecognition, further lending and repayment Write–offs	91,960 (499,145) (449,421) 581,806	(69,081) 576,495 (154,194) (70,277)	(22,879) (77,350) 603,615 (33,527) (433,434)	- - - 478,002 (433,434)
轉移: 轉移至階段1 轉移至階段2 轉移至階段3 初始確認、終止確認、 進一步貸款及還款	Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3 Origination, derecognition, further lending and repayment	91,960 (499,145) (449,421)	(69,081) 576,495 (154,194)	(22,879) (77,350) 603,615 (33,527)	- - - 478,002

3.2 信貸風險(續)

3.2.9 虧損準備 續

企業

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.9 Loss allowance (Continued)

Corporate

		階段1	階段2	階段3	合計
		風險總額	風險總額	風險總額	風險總額 Total
		Stage 1 Gross	Stage 2 Gross	Stage 3 Gross	Gross
以港幣千元位列示	HK\$'000	exposure	exposure	exposure	exposure
20010 1 20122 M		скрозите	скрозинс	скрозите	скрозите
2024年1月1日	At 1 January 2024	87,630,967	12,612,026	2,134,427	102,377,420
轉移:	Transfers:				
轉移至階段1	Transfer to Stage 1	1,215,765	(1,189,909)	(25,856)	-
轉移至階段2	Transfer to Stage 2	(9,691,634)	9,691,634	-	-
轉移至階段3	Transfer to Stage 3	(2,170,998)	(748,927)	2,919,925	-
初始確認、終止確認、	Origination, derecognition, further lending				
進一步貸款及還款	and repayment	(4,333,925)	(752,931)	(553,951)	(5,640,807)
撇銷	Write-offs	-	-	(928,217)	(928,217)
外匯及其他變動	Foreign exchange and other movements	(65,517)	(7,963)	(137)	(73,617)
2024年12月31日	At 31 December 2024	72,584,658	19,603,930	3,546,191	95,734,779
2024年12月31日	At 31 December 2024	72,584,658	19,603,930	3,546,191	95,734,779
2024年12月31日 2023年1月1日	At 31 December 2024 At 1 January 2023	72,584,658 86,794,020	19,603,930 12,656,210	3,546,191 1,940,354	95,734,779 101,390,584
2023年1月1日	At 1 January 2023				
2023年1月1日 轉移:	At 1 January 2023 Transfers:	86,794,020	12,656,210	1,940,354	
2023年1月1日 轉移: 轉移至階段1	At 1 January 2023 Transfers: Transfer to Stage 1	86,794,020 825,047	12,656,210 (820,113)	1,940,354	
2023年1月1日 轉移: 轉移至階段1 轉移至階段2	At 1 January 2023 Transfers: Transfer to Stage 1 Transfer to Stage 2	86,794,020 825,047 (4,489,852)	12,656,210 (820,113) 4,498,645	1,940,354 (4,934) (8,793)	
2023年1月1日 轉移: 轉移至階段1 轉移至階段2 轉移至階段3	At 1 January 2023 Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3	86,794,020 825,047	12,656,210 (820,113)	1,940,354	
2023年1月1日 轉移: 轉移至階段1 轉移至階段2 轉移至階段3 初始確認、終止確認、	At 1 January 2023 Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3 Origination, derecognition, further lending	86,794,020 825,047 (4,489,852) (60,863)	12,656,210 (820,113) 4,498,645 (1,445,766)	1,940,354 (4,934) (8,793) 1,506,629	101,390,584
2023年1月1日 轉移: 轉移至階段1 轉移至階段2 轉移至階段3 初始確認、終止確認、 進一步貸款及還款	At 1 January 2023 Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3 Origination, derecognition, further lending and repayment	86,794,020 825,047 (4,489,852)	12,656,210 (820,113) 4,498,645	1,940,354 (4,934) (8,793) 1,506,629 (327,205)	101,390,584
2023年1月1日 轉移: 轉移至階段1 轉移至階段2 轉移至階段3 初始確認、終止確認、 進一步貸款及還款 撇銷	At 1 January 2023 Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3 Origination, derecognition, further lending and repayment Write-offs	86,794,020 825,047 (4,489,852) (60,863) 4,608,617	12,656,210 (820,113) 4,498,645 (1,445,766) (2,277,320)	1,940,354 (4,934) (8,793) 1,506,629 (327,205) (971,199)	101,390,584 - - - 2,004,092 (971,199)
2023年1月1日 轉移: 轉移至階段1 轉移至階段2 轉移至階段3 初始確認、終止確認、 進一步貸款及還款	At 1 January 2023 Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3 Origination, derecognition, further lending and repayment	86,794,020 825,047 (4,489,852) (60,863)	12,656,210 (820,113) 4,498,645 (1,445,766)	1,940,354 (4,934) (8,793) 1,506,629 (327,205)	101,390,584
2023年1月1日 轉移: 轉移至階段1 轉移至階段2 轉移至階段3 初始確認、終止確認、 進一步貸款及還款 撇銷	At 1 January 2023 Transfers: Transfer to Stage 1 Transfer to Stage 2 Transfer to Stage 3 Origination, derecognition, further lending and repayment Write-offs	86,794,020 825,047 (4,489,852) (60,863) 4,608,617	12,656,210 (820,113) 4,498,645 (1,445,766) (2,277,320)	1,940,354 (4,934) (8,793) 1,506,629 (327,205) (971,199)	101,390,584 - - - 2,004,092 (971,199)

財資組合包括現金及在銀行的結餘及以攤餘成本列賬或以公平值計量且其變動計入其他全面收益的債務工具,其中以以攤餘成本列賬的債務工具總值612,532,000港元由階段1轉移至階段2,預計信貸虧損因階段轉移相應由於2023年12月31日的353,000港元增加至於2024年12月31日的909,000港元(2023年:無);以公平值計量且其變動計入其他全面收益的債務工具總值465,879,000港元由階段1轉移至階段2,預計信貸虧損因階段轉移相應由於2023年12月31日的253,000港元增加至於2024年12月31日的481,000港元(2023年:總值78,113,000港元由階段1轉移至階段2時移相應由630,000港元增加至47,530,000港元時移相應由630,000港元增加至47,530,000港元)。

Treasury portfolio consists of cash and balances with banks and debt instruments at amortised cost or fair value through other comprehensive income. Of which, debt instruments at amortised cost with carrying amount of HK\$612,532,000 was transferred from Stage 1 to Stage 2 with an increase in ECL allowance from HK\$353,000 as at 31 December 2023 to HK\$909,000 as at 31 December 2024 (2023: Nil); debt instruments at fair value through other comprehensive income with notional amount of HK\$465,879,000 was transferred from Stage 1 to Stage 2 with an increase in ECL allowance from HK\$253,000 as at 31 December 2023 to HK\$481,000 as at 31 December 2024 (2023: transfer notional amount of HK\$78,113,000 from Stage 2 to Stage 3 with an increase in ECL allowance from HK\$630,000 to HK\$47,530,000) due to stage transition.

3.2 信貸風險(續)

3.2.10 債務證券

下表列示於2024年及2023年12月31日按評級機 構指定之評級分析之債務證券。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.10 Debt securities

The table below presents an analysis of debt securities by rating agency designation at 31 December 2024 and 2023.

2024年12月31日 <i>以港幣千元位列示</i>	At 31 December 2024 HK\$'000	持作交易 用途資產 Trading assets	以公平值 計量且其變動 計入其他全面 收益的金融資產 Financial assets at fair value through other comprehensive income	以攤餘成本 列賬的 金融資產 Financial assets at amortised cost	合計 Total
AAA	AAA	_	2,082,760	237,774	2,320,534
AA-至AA+	AA- to AA+	2,006,353	17,923,964	8,605,427	28,535,744
A-至A+	A- to A+	-	17,886,015	15,798,254	33,684,269
有評級但低於A-	Rated but lower than A-	-	4,254,381	4,253,190	8,507,571
未有評級	Unrated		1,056,984	6,659,725	7,716,709
合計	Total	2,006,353	43,204,104	35,554,370	80,764,827
2023年12月31日 <i>以港幣千元位列示</i>	At 31 December 2023 <i>HK\$</i> '000	持作交易 用途資產 Trading assets	以公平值 計量且其變動 計入其他全面 收益的金融資產 Financial assets at fair value through other comprehensive income	以攤餘成本 列賬的 金融資產 Financial assets at amortised cost	合計 Total
***	***		007.174	204.220	1 121 502
AAA AA-至AA+	AAA AA- to AA+	1 720 041	927,174	204,328	1,131,502
A-至A+	AA- to AA+ A- to A+	1,739,841	14,972,157 16,210,084	8,768,677 16,494,505	25,480,675 32,704,589
有評級但低於A-	Rated but lower than A-	-	5,259,389	6,458,233	11,717,622
未有評級	Unrated	-	1,395,483	7,487,563	8,883,046
VIV JELINY	Office			1,703,003	0,003,040
合計	Total	1,739,841	38,764,287	39,413,306	79,917,434

3.2 信貸風險(續

32.11 附帶有信貸風險之金融資產之風險集中 程度

(甲) 區域

客戶貸款及墊款之區域分析乃根據已考 慮風險轉移後之借款人所在地分類。一 般而言,當貸款的擔保方處於與借款人 不同之區域時,風險將被轉移。

下表為客戶貸款及墊款總額按區域分析。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.11 Concentration of risks of financial assets with credit risk exposure

(a) Geographical sectors

Loans and advances to customers by geographical area are classified according to the location of the borrowers after taking into account the transfer of risk. In general, risk transfer applies when an advance is guaranteed by a party located in an area which is different from that of the borrower.

The following table analyses gross loans and advances to customers by geographical area.

		2024年 12月31日 At 31 December	2023年 12月31日 At 31 December
以港幣千元位列示	HK\$'000	2024	2023
客戶貸款及墊款總額 一香港 一中國內地 一澳門 一其他	Gross loans and advances to customers – Hong Kong – Mainland China – Macau – Others	108,718,160 13,729,341 13,527,103 2,399,681	112,872,652 14,163,149 14,012,453 2,001,222
		138,374,285	143,049,476

註: 截至2023年12月31日所呈現之金額已進行 修訂,以符合本年度之列報。 Note: The amounts presented for the position as at 31 December 2023 have been revised to conform with current year's presentation.

3.2 信貸風險(續

3.2.11 附帶有信貸風險之金融資產之風險集中 程度 續

(乙) 行業

客戶貸款及墊款總額一按行業及貸款用 途分類

3. FINANCIAL RISK MANAGEMENT (Continued)

3.2 Credit risk (Continued)

3.2.11 Concentration of risks of financial assets with credit risk exposure (Continued)

(b) Industry sectors

Gross loans and advances to customers by industry sector classified according to the usage of loans

以港幣千元位列示	HK\$'000	2024	2023
在香港使用的貸款	Loans for use in Hong Kong		
工商金融	Industrial, commercial and financial		
一物業發展	- Property development	6,425,975	6,908,262
一物業投資	- Property investment	23,066,021	23,767,506
一金融企業	– Financial concerns	5,154,554	3,607,794
一股票經紀	– Stockbrokers	1,441,956	1,240,252
一批發與零售業	– Wholesale and retail trade	4,298,542	4,791,670
一製造業	– Manufacturing	1,400,285	1,684,066
-運輸及運輸設備	 Transport and transport equipment 	2,883,028	2,662,549
一康樂活動	 Recreational activities 	48,882	62,840
一資訊科技	 Information technology 	48,392	29,760
一其他	– Others	5,665,507	6,062,815
		50,433,142	50,817,514
個人	Individuals		
一購買「居者有其屋計劃」、 「私人參建居屋計劃」及	- Loans for the purchase of flats in Home Ownership		
	Scheme, Private Sector Participation Scheme		
「租者置其屋計劃」	and Tenants Purchase Scheme	444.400	467.750
樓宇貸款	Lance Coulbra and the Coulbra and the Palace and Cou	414,186	467,752
一購買其他住宅物業貸款	- Loans for the purchase of other residential properties	33,561,360	34,954,353
一信用卡貸款	- Credit card advances	3,645,014	3,841,087
一其他	– Others	13,998,682	13,530,504
		51,619,242	52,793,696
在香港使用的貸款	Loans for use in Hong Kong	102,052,384	103,611,210
貿易融資(註(1))	Trade finance (Note (1))	4,902,455	5,624,799
在香港以外使用的貸款(註(2))	Loans for use outside Hong Kong (Note (2))	31,419,446	33,813,467
,			
		138,374,285	143,049,476

註:

- (1) 上述列示之貿易融資為參考香港金管局 發出之相關指引而分類為香港進口、出 口和轉口的融資,以及商品貿易融資等 之貸款。
- (2) 「在香港以外使用的貸款」包括授予香港 客戶但在香港以外使用之貸款。

Note:

- (1) Trade finance shown above represents loans covering finance of imports to Hong Kong, exports and re-exports from Hong Kong and merchandising trade classified with reference to the relevant guidelines issued by the HKMA.
- (2) Loans for use outside Hong Kong include loans extended to customers located in Hong Kong with the finance used outside Hong Kong.

3.3 市場風險

市場風險乃指由市場上利率及價格不利變化 而引致對資產、負債及資產負債表外持倉之虧損風險。

各類交易之市場風險均由董事會、風險管理 及合規委員會及財資及投資風險委員會按 董事會授予之權力所核准之各項風險限額及 指引內處理。風險限額按組合層面以及各產 品及不同風險類別設定。該等限額綜合包含 了名義金額、止蝕限額、敏感度及運用風險值 (「風險值」) 之監控。所有涉及市場風險的交 易持倉需要每日按市值入賬。集團風險部之 風險管理及監控部 (「風險管理及監控部」) 乃 一個獨立之風險管理及控制部門,負責比較 風險和已審批限額,以識別、計量、監控及管 理該等風險及提議具體行動去確保持倉被限 制在可接受水平內。任何不符合限額情況均 須依據有關政策及程序經合適管理層-財資 及投資風險委員會,風險管理及合規委員會 或董事會審查及批准。

大新銀行有限公司(「大新銀行」)之附屬公司 澳門商業銀行股份有限公司(「澳門商業銀行」)及大新銀行(中國)有限公司(「大新銀行(中國)」)根據其一套自定限額和政策及在大新銀行設定之市場風險管理框架內執行其本行之財資活動。大新銀行之風險管理及監控部監察源自澳門商業銀行及大新銀行(中國)財資營運之市場風險,確保已實施的風險控制與相關的業務同步並與集團的標準一致。

本集團源自其交易賬及銀行賬之市場風險應 用不同之風險管理政策及程序。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.3 Market risk

Market risk is the risk of losses in assets, liabilities and off-balance sheet positions arising from adverse movements in market rates and prices.

Market risk exposure for different types of transactions is managed within various risk limits and guidelines approved by the Board, the RMCC and the TIRC under the authority delegated from the Board. Risk limits are set at the portfolio level as well as by products and by different types of risks. The risk limits comprise a combination of notional, stop-loss, sensitivity and value-at-risk ("VaR") controls. All trading positions are subject to daily mark-to-market valuation. The Risk Management and Control Department ("RMCD") within the GRD, as an independent risk management and control unit, identifies, measures, monitors and controls the risk exposures against approved limits and initiates specific actions to ensure positions are managed within an acceptable level. Any exceptions have to be reviewed and sanctioned by the appropriate level of management of TIRC, RMCC or the Board as stipulated in the relevant policies and procedures.

Banco Comercial de Macau, S.A. ("BCM") and Dah Sing Bank (China) Limited ("DSB China"), which are subsidiaries of Dah Sing Bank, Limited ("DSB"), run their treasury functions locally under their own set of limits and policies and within the market risk management framework set by DSB. The RMCD of DSB oversees the market risk arising from the treasury operations of BCM and DSB China to ensure that the risk controls put in place are commensurate with their businesses and consistent with the Group standards.

The Group applies different risk management policies and procedures in respect of the market risk arising from its trading and banking books.

3.3 市場風險(續)

3.3.1 源自交易賬之市場風險

本集團之交易賬內,在外匯、債務證券、權益 性證券及衍生工具之交易持倉中存在市場風 險。

(甲) 市場風險計量方法

作為市場風險管理,本集團使用各種業界普遍採用之方法計量市場風險及控制市場風險於設定之風險額度範圍內。主要用於計量及監控市場風險之計量方法概述如下。

(i) 風險值

本集團應用市場風險數值法,其乃一種以統計為基準就持作交易用途組合因市場不利變化預計潛在損失。其表明本集團於某個置信水平可能損失之最大數額,就一日持倉期之基準作推算,本集團之置信水平為99%。因此存在明確的統計概率,實際損失可能比市場風險數值之估計數為大。因此採納該方法並不能避免當市場狀況發生重大變化時超逾此等額度之損失。

市場風險數值模型假設某個持倉期 (就本集團而言為一天) 直至結束持 倉。市場風險數值亦依據持倉之現 時市值、市場風險因素過往在一個 曆年週期之相互關係及波幅,使用 一種歷史模擬方法計算。

本集團藉著回顧測試交易賬之市場 風險數值結果,持續確認市場風險 數值模型之有效性。所有回顧測試 的偏差予以調查及向高層管理人員 匯報。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.3 Market risk (Continued)

3.3.1 Market risk arising from the trading book

In the Group's trading book, market risk is associated with trading positions in foreign exchange, debt securities, equity securities and derivatives.

(a) Market risk measurement technique

In the management of market risk, the Group measures market risks using various techniques commonly used by the industry and control market risk exposures within established risk limits. The major measurement techniques used to measure and control market risk are outlined below.

(i) Value-at-risk

The Group applies a VaR methodology, which is a statistically based estimate, to measure the potential loss of its trading portfolio from adverse market movements. It expresses as the maximum amount the Group might lose given a certain level of confidence, which for the Group is 99% for a one day holding period. There is therefore a specified statistical probability that actual loss could be greater than the VaR estimate. Hence, the use of VaR does not prevent losses outside the VaR limits in the event of extreme market movements.

The VaR model assumes a certain "holding period" (one day in the case of the Group) until positions can be closed. It is calculated based on the current mark-to-market value of the positions, the historical correlation and volatilities of the market risk factors over an observation period of one calendar year using a method known as historical simulation approach.

The VaR model is continuously validated by back-testing the VaR results for trading positions. All back-testing exceptions are investigated and back-testing results are reported to senior management.

3.3 市場風險(續)

3.3.1 源自交易賬之市場風險 續

(甲) 市場風險計量方法(續)

(i) 風險值(續)

因市場風險數值為本集團之市場風險管理範疇內一重要環節,董事會及其授權之委員會就所有交易持倉設定不同市場風險數值額度及分配至各業務部門,並至少每年審閱。風險管理及監控部每天審視包括市場風險數值之實際風險與額度對比進行監控。本集團就年內全部交易活動之市場風險數值日均值為1,862,000港元(2023年:3,022,000港元)。

(ii) 壓力測試

壓力測試提供極端情況下可能出現之潛在損失之約額。風險管理及監控部進行的壓力測試包括:風險因素壓力測試,方法為在各風險類別中施行不同壓力程度;及個案壓力測試,方法為利用各種可能壓力測試,方法為利用各種可能壓力測算等定持倉或組合進行測算。之事對特定持倉或組合進行測算。之時虧缺以評估當超出指定置信水平,新虧缺以評估當超出指定置信水平。虧損的預計規模。此外,也進行逆壓力測試作為一項有效工具以平的大約額。

壓力測試之結果由董事會及其授權 之委員會定期審閱。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.3 Market risk (Continued)

3.3.1 Market risk arising from the trading book (Continued)

(a) Market risk measurement technique (Continued)

(i) Value-at-risk (Continued)

As VaR constitutes an integral part of the Group's market risk control regime, VaR limits are established and reviewed by the Board and its delegated committees at least annually for all trading positions and allocated to business units. Actual exposures, including VaR, are monitored against limits on a daily basis by RMCD. Average daily VaR for the Group for all trading activities during the year was HK\$1,862,000 (2023: HK\$3,022,000).

(ii) Stress tests

Stress tests provide an indication of the potential size of losses that could arise in extreme conditions. The stress tests carried out by RMCD include: risk factor stress testing, where stress movements are applied to each risk category; and scenario stress testing, which includes applying possible stress events to specific positions or portfolios. Besides, the expected shortfall of the trading portfolio is measured to evaluate the expected size of extreme trading loss beyond a specified confidence level and over a longer holding period. In addition, reversestress tests are performed as a useful tool to evaluate the maximum size of market stress that the Group can endure before hitting the prescribed tolerable levels.

The results of the stress tests are reviewed by the Board and its delegated committees regularly.

3.3 市場風險(續)

3.3.1 源自交易賬之市場風險 續

(乙) 市場風險值概要

		截至2024年12月31日止12個月			截至2023年12月31日止12個月		
		12 months	12 months to 31 December 2024			to 31 December	2023
		平均	最高	最低	平均	最高	最低
以港幣千元位列示	HK\$'000	Average	High	Low	Average	High	Low
外匯風險	Foreign exchange risk	1,370	3,367	427	2,504	4,030	291
利率風險	Interest rate risk	1,126	2,834	404	1,393	4,822	469
全部風險	All risks	1,862	4,691	653	3,022	5,997	703

3.3 Market risk (Continued)

3.3.2 源自銀行賬之市場風險

本集團之銀行賬中,市場風險主要來自於債 務及權益性證券之持倉。

(甲) 市場風險計量方法

在董事會及其授權之委員會設立之風險管理框架及政策中,設定了不同的額度、指引及管理層行動觸發額,藉此控制本集團銀行賬中有關外匯風險、利率風險及定價風險等風險。尤其設有持倉內定價風險。此外,本集團定期進行對資產負債表內及外持倉中之利率變化及證券投資之信貸息差作敏感度分析及壓力測試(包括逆壓力測試),比對設定之監控措施以估量及管理存在於本集團銀行賬中之市場風險。

銀行賬中之市場風險並無採用市場風險 數值法以計量及監控。

3.3.2 Market risk arising from the banking book

3. FINANCIAL RISK MANAGEMENT (Continued)

(b) VaR summary of trading portfolio

3.3.1 Market risk arising from the trading book (Continued)

In the Group's banking book, market risk is predominantly associated with positions in debt and equity securities.

(a) Market risk measurement technique

Within the risk management framework and policies established by the Board and its delegated committees, various limits, guidelines and management action triggers are established to control the exposures of the Group's banking book activities to foreign exchange risk, interest rate risk, and price risk. In particular, position and sensitivity limits and price triggers are in place to control the price risk of the investment securities. In addition, sensitivity analysis and stress testing (including reverse-stress testing) covering shocks and shifts in interest rates on the Group's on- and off-balance sheet positions and credit spreads on the Group's investment securities are regularly performed to gauge the market risk inherent in the Group's banking book portfolios and manage it against the established control measures.

VaR methodology is not used to measure and control the market risk of the banking book.

3.3 市場風險(續)

3.3.2 源自銀行賬之市場風險 續

(乙) 非持作交易用途組合之敏感度分析

(i) 外匯風險

除美元、澳門幣及人民幣外,本集團承擔的淨外匯風險十分有限,因為由客戶交易引致的外匯持倉及外匯結存,通常會與其他的客戶交易或市場交易配對抵銷。非持作交易用途組合之澳門幣及人民幣匯兌風險主要來自中國內地及澳門之話與門之營運。淨風險持倉(包括持作交易用途及非持作交易用途之則實數,無論是個別貨幣或總體而言,每日皆由本集團財資及環球市場部控制在已制定的外匯限額內。

若用長期外幣資金融資港元資產, 反之亦然,通常會透過與遠期外匯 合約配對抵銷以減低外匯風險。

於2024年12月31日,倘所有其他變數 保持不變而港元對人民幣貶值100 個基點,本年度之除稅後溢利及權 益將增加31,000,000港元(2023年:增 加34,000,000港元),主要受惠於換算 人民幣資產時之外匯收益大於換算 人民幣負債時之外匯虧損。

相反地,倘所有其他變數保持不變而港元對人民幣升值100個基點,本年度之除稅後溢利及權益將減少31,000,000港元(2023年:減少34,000,000港元)。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.3 Market risk (Continued)

3.3.2 Market risk arising from the banking book (Continued)

(b) Sensitivity analysis of non-trading portfolio

(i) Foreign exchange risk

The Group has limited net foreign exchange exposure (except for USD, Macau Pataca ("MOP") and Renminbi ("RMB")) as foreign exchange positions and foreign currency balances arising from customer transactions are normally matched against other customer transactions or transactions with the market. Foreign exchange exposure of the non-trading portfolio in respect of MOP and RMB arise mainly from the operation of subsidiaries in Mainland China and Macau. The net exposure positions including the trading and non-trading portfolios, both by individual currency and in aggregate, are managed by the Treasury and Global Markets Division of the Group on a daily basis within established foreign exchange limits.

Long-term foreign currency funding, to the extent that this is used to fund Hong Kong dollar assets, or vice versa, is normally matched using foreign exchange forward contracts to reduce exposure to foreign exchange risk.

At 31 December 2024, if HK\$ had weakened by 100 basis points against RMB with all other variables held constant, the profit after tax for the year and equity would have been HK\$31 million higher (2023: HK\$34 million higher), mainly as a result that the foreign exchange gain on translation of RMB denominated financial assets outweighed the foreign exchange losses on translation of RMB denominated financial liabilities.

Conversely, if HK\$ had strengthened by 100 basis points against RMB with all other variables held constant, the profit after tax for the year and equity would have been HK\$31 million lower (2023: HK\$34 million lower).

3.3 市場風險(續)

3.3.2 源自銀行賬之市場風險 續

(乙) 非持作交易用途組合之敏感度分析 續

(ii) 利率風險

本集團採納用以計量源自銀行賬持 倉的利率風險額之框架與載於香港 金管局之《監管政策手冊》(「《監管 政策手冊》」) 內有關銀行賬內的利 率風險(「銀行賬內的利率風險」)之 指引一致。就盈利觀點而言,利率 風險乃由於市場利率變化而導致金 融工具源自未來現金流之淨收入波 動之風險。就經濟價值觀點而言, 利率風險則為由於市場利率變化而 導致金融工具之經濟價值受到不 利的影響。本集團就銀行賬承擔以 上兩方面之利率風險。就此而論, 息差或淨利息收入及資本之經濟價 值可能由於此等變化或突如其來之 變化而上升或下跌。董事會及資產 及負債管理委員會(「資產及負債管 理委員會」) 就可能承擔之重訂利率 錯配水平設定額度及透過情境分析 及壓力測試定期監控利率變化之影 變。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.3 Market risk (Continued)

3.3.2 Market risk arising from the banking book (Continued)

(b) Sensitivity analysis of non-trading portfolio (Continued)

(ii) Interest rate risk

The framework adopted by the Group to measure interest rate risk exposures arising from its banking book positions is consistent with the guidelines set out by the HKMA in its Supervisory Policy Manual ("SPM") on Interest Rate Risk in the Banking Book ("IRRBB"). From an earnings perspective, interest rate risk is the risk that the net income arising from future cash flows of a financial instrument will fluctuate because of changes in market interest rates. From an economic value perspective, interest rate risk is the risk that the economic value of a financial instrument will undergo adverse impact because of changes in market interest rates. The Group takes on interest rate risk from both perspectives in the banking book. As such, the interest margins or net interest income and the economic value of the capital may increase or decrease as a result of such changes or in the event that unexpected movements arise. The Board and the Asset and Liability Management Committee ("ALCO") set limits on the level of mismatch of interest rate repricing that may be undertaken and monitor the interest rate impacts through scenario analysis and stress testing regularly.

3.3 市場風險(續)

3.3.2 源自銀行賬之市場風險 續

(乙) 非持作交易用途組合之敏感度分析 續

(ii) 利率風險(續)

於2024年12月31日,倘所有其他變數保持不變而港元及美元之市場利率於香港金管局要求的標準平行向上的情景下平行震盪向上200個基點,對未來12個月之盈利及股權之經濟價值之影響將分別為增加105,000,000港元及減少981,000,000港元(2023年:分別為增加201,000,000港元及減少775,000,000港元)。

上述於2024年及2023年應用在外匯風險 及利率風險之敏感度分析方法及假設基 準皆大致相同。

除了外匯風險及利率風險,本集團之債務證券及權益性證券投資亦面對因其他因素所產生的風險。故此,因應不同的因素包括流動性風險、市場狀況及其他可能影響個別或組合投資風險敞口之事件,此等投資的價值可以出現重大的變化。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.3 Market risk (Continued)

3.3.2 Market risk arising from the banking book (Continued)

(b) Sensitivity analysis of non-trading portfolio (Continued)

(ii) Interest rate risk (Continued)

At 31 December 2024, if HK\$ and US\$ market interest rates had experienced a 200 basis points parallel up shock under the HKMA's standard parallel up scenario, with other variables held constant, the impact on earnings over the next 12 months and the impact on economic value of equity would have been HK\$105 million higher and HK\$981 million lower respectively (2023: HK\$201 million higher and HK\$775 million lower respectively).

The method and assumptions used in the above sensitivity analysis on foreign exchange risk and interest rate risk are broadly on the same basis for both 2024 and 2023.

In addition to foreign exchange risk and interest rate risk, the Group's investments in debt securities and equity securities are also exposed to risks arising from other factors. Consequently, the value of such investments could change significantly depending on a variety of factors including liquidity risk, market sentiment and other events that might affect individual or portfolios of exposures.

3.3 市場風險(續)

3.3.3 外匯風險

下表概列本集團按貨幣劃分及以港幣等值列 出之金融資產及負債,以及資產負債表外持 倉名義淨額及信貸承擔之金額。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.3 Market risk (Continued)

3.3.3 Currency risk

The table below summarises the Group's financial assets and liabilities as well as off-balance sheet net notional positions and credit commitments translated into equivalent HK\$ amounts, categorised by currency.

2024年12月31日	At 31 December 2024	港元	美元	澳門幣	人民幣	其他	合計
以港幣千元位列示	HK\$'000	HKD	USD	МОР	RMB	Others	Total
資產	Assets						
現金及在銀行的結餘	Cash and balances with banks	5,759,593	871,577	489,602	4,377,140	2,633,813	14,131,725
在銀行1至12個月內到期的存款	Placements with banks maturing between						
	one and twelve months	3,815,024	312,033	-	1,176,306	106,192	5,409,555
持作交易用途的證券	Trading securities	2,006,353	-	-	-	-	2,006,353
以公平值計量且其變動	Financial assets at fair value through profit or loss						
計入損益的金融資產		-	-	-	4,272	-	4,272
衍生金融工具	Derivative financial instruments	74,893	3,721,675	-	25,413	261,750	4,083,731
各項貸款及其他賬目	Advances and other accounts	107,497,482	15,462,818	7,589,044	7,290,098	5,209,233	143,048,675
以公平值計量且其變動計入	Financial assets at fair value through other						
其他全面收益的金融資產	comprehensive income	6,707,921	36,849,241	787,890	13,155	450,498	44,808,705
以攤餘成本列賬的金融資產	Financial assets at amortised cost	4,098,712	28,576,563	1,096,304	1,426,167	324,622	35,522,368
金融資產合計	Total financial assets	129,959,978	85,793,907	9,962,840	14,312,551	8,986,108	249,015,384
負債	Liabilities						
銀行存款	Deposits from banks	126,952	400,490	-	434,441	974,353	1,936,236
衍生金融工具	Derivative financial instruments	41,472	1,548,170	-	27,820	222,453	1,839,915
持作交易用途的負債	Trading liabilities	498,069	-	-	-	-	498,069
客戶存款	Deposits from customers	125,410,861	47,053,126	8,122,296	12,483,704	8,498,064	201,568,051
已發行的存款證	Certificates of deposit issued	-	4,294,996	-	-	-	4,294,996
後償債務	Subordinated notes	-	4,146,914	-	-	-	4,146,914
其他賬目及預提	Other accounts and accruals	3,323,062	3,758,676	253,723	411,161	46,810	7,793,432
金融負債合計	Total financial liabilities	129,400,416	61,202,372	8,376,019	13,357,126	9,741,680	222,077,613
	Total municul numbers						
資產負債表內持倉淨額	Net on-balance sheet positions	559,562	24,591,535	1,586,821	955,425	(755,572)	26,937,771
ンプランドングラング	Jamilee olives poolsielle					(100,012)	
資產負債表外持倉名義淨額*	Off-balance sheet net notional positions*	(230,819)	(21,024,335)	_	(1,872,083)	(563,203)	(23,690,440)
火压火炭水// 八石 日我/7 哎	on summe successed notional positions	(230,013)	(21,024,555)		(1,012,003)	(303,203)	(23,030,740)
信貸承擔	Credit commitments	E2 121 000	0.035.530	1 606 614	2 202 700	46 210	64 103 064
山共小湄	Crear Commitments	52,131,898	8,025,526	1,686,614	2,302,708	46,218	64,192,964

^{*} 資產負債表外持倉名義淨額指主要用於減輕本集團外匯變動風險之外幣金融衍生工具的 名義淨額。

Off-balance sheet net notional positions represent the net notional amounts of foreign currency derivative financial instruments which are principally used to reduce the Group's exposure to currency movements.

3. FINANCIAL RISK MANAGEMENT (Continued)

3.3 市場風險(續)

3.3 Market risk (Continued)

3.3.3 外匯風險 續

3.3.3 Currency risk (Continued)

2023年12月31日	At 31 December 2023	港元	美元	澳門幣	人民幣	其他	合計
以港幣千元位列示	HK\$'000	HKD	USD	MOP	RMB	Others	Total
資產	Assets						
現金及在銀行的結餘	Cash and balances with banks	7,825,273	1,925,695	488,870	1,456,791	4,699,141	16,395,770
在銀行1至12個月內到期的存款	Placements with banks maturing between						
	one and twelve months	496,027	271,724	-	2,230,640	153,423	3,151,814
持作交易用途的證券	Trading securities	1,739,841	-	-	-	-	1,739,841
以公平值計量且其變動	Financial assets at fair value through profit or loss						
計入損益的金融資產		-	-	-	8,216	-	8,216
衍生金融工具	Derivative financial instruments	98,744	3,190,255	-	43,311	233,839	3,566,149
各項貸款及其他賬目	Advances and other accounts	114,604,375	12,751,407	7,789,057	8,794,149	5,174,966	149,113,954
以公平值計量且其變動計入	Financial assets at fair value through other						
其他全面收益的金融資產	comprehensive income	7,888,998	31,448,863	863,918	88,181	235,882	40,525,842
以攤餘成本列賬的金融資產	Financial assets at amortised cost	5,499,662	30,230,626	1,577,744	1,887,122	177,224	39,372,378
金融資產合計	Total financial assets	138,152,920	79,818,570	10,719,589	14,508,410	10,674,475	253,873,964
負債	Liabilities						
銀行存款	Deposits from banks	39,775	1,954,100	_	490,697	472	2,485,044
衍生金融工具	Derivative financial instruments	47,690	1,036,182	_	12,231	183,316	1,279,419
持作交易用途的負債	Trading liabilities	99,853	-	_	-	-	99,853
客戶存款	Deposits from customers	137,684,695	40,385,267	8,818,391	12,005,523	8,339,822	207,233,698
已發行的存款證	Certificates of deposit issued	-	2,428,028	-	-	-	2,428,028
後償債務	Subordinated notes	-	5,916,645	-	-	-	5,916,645
其他賬目及預提	Other accounts and accruals	3,450,439	3,925,255	288,090	302,757	54,113	8,020,654
金融負債合計	Total financial liabilities	141,322,452	55,645,477	9,106,481	12,811,208	8,577,723	227,463,341
資產負債表內持倉淨額	Net on-balance sheet positions	(3,169,532)	24,173,093	1,613,108	1,697,202	2,096,752	26,410,623
宋庄宋[宋汉[]]) 古[] [] [] [] [] [] [] [] [] [net on balance sheet positions	(3,103,332)				2,030,132	20,710,023
※交名/基主ル社会クギ河布★	Off halana shark ask asking largitions*	47.025	(22.240.200)		(1.420.740)	(1 700 (24)	(25 526 745)
資產負債表外持倉名義淨額*	Off-balance sheet net notional positions*	47,035	(22,348,398)		(1,436,748)	(1,798,634)	(25,536,745)
() (A) = 1/h							
信貸承擔	Credit commitments	55,122,860	7,059,396	1,841,877	4,697,483	50,871	68,772,487

3.3 市場風險(續)

3.3.4 利率風險

下表概列本集團之利率風險。表內包括本集團按賬面金額計算之金融資產及負債,並按重定息率日或到期日(以較早者為準)分類。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.3 Market risk (Continued)

3.3.4 Interest rate risk

The table below summarises the Group's exposure to interest rate risks. Included in the table are the Group's financial assets and liabilities at carrying amounts, categorised by the earlier of contractual repricing or maturity dates.

		3個月	3個月以上 至1年	1年以上			
		或以下	214 Over	至5年	5年以上	不計息	
2024年12月31日	At 31 December 2024	3 months	3 months	Over 1 year	Over	Non-interest	合計
以港幣千元位列示	HK\$'000	or less	to 1 year	to 5 years	5 years	Bearing	Total
	·		•	<u> </u>			
資產	Assets						
現金及在銀行的結餘	Cash and balances with banks	13,029,762	-	-	-	1,101,963	14,131,725
在銀行1至12個月內到期的存款	Placements with banks maturing between one						
	and twelve months	3,872,694	1,536,861	-	-	-	5,409,555
持作交易用途的證券	Trading securities	1,491,922	511,436	2,995	-	-	2,006,353
以公平值計量且其變動	Financial assets at fair value through profit or loss						
計入損益的金融資產		-	-	-	-	4,272	4,272
衍生金融工具	Derivative financial instruments	-	-	-	-	4,083,731	4,083,731
各項貸款及其他賬目	Advances and other accounts	123,885,303	5,322,966	5,066,989	195,115	8,578,302	143,048,675
以公平值計量且其變動計入	Financial assets at fair value through other comprehensive						
其他全面收益的金融資產	income	6,830,218	7,291,535	26,820,217	2,262,136	1,604,599	44,808,705
以攤餘成本列賬的金融資產	Financial assets at amortised cost	4,334,522	8,877,488	16,924,046	5,384,323	1,989	35,522,368
金融資產合計	Total financial assets	153,444,421	23,540,286	48,814,247	7,841,574	15,374,856	249,015,384
負債	Liabilities						
銀行存款	Deposits from banks	1,910,209	21,200	-	-	4,827	1,936,236
衍生金融工具	Derivative financial instruments	-	-	-	-	1,839,915	1,839,915
持作交易用途的負債	Trading liabilities	498,069	-	-	-	-	498,069
客戶存款	Deposits from customers	160,861,683	23,343,513	2,652,218	-	14,710,637	201,568,051
已發行的存款證	Certificates of deposit issued	1,801,585	2,493,411	-	-	-	4,294,996
後償債務	Subordinated notes	-	-	4,146,914	-	-	4,146,914
其他賬目及預提	Other accounts and accruals	410,061	98,986	378,539	324,545	6,581,301	7,793,432
金融負債合計	Total financial liabilities	165,481,607	25,957,110	7,177,671	324,545	23,136,680	222,077,613
利息敏感度差距合計 (未經調整)*	Total interest sensitivity gap (unadjusted)*	(12,037,186)	(2,416,824)	41,636,576	7,517,029		
利率衍生工具合約之影響	Effect of interest rate derivative contracts	28,803,353	(2,478,677)	(17,522,855)	(8,801,821)		
コナルエースロッとか目	ander of months wellsame continued		(2)710,011/	(=1,022,000)	(0,002,021)		
利息敏感度差距合計 (經調整)*	Total interest sensitivity gap (adjusted)*	16,766,167	(4,895,501)	24,113,721	(1,284,792)		
			1 /	, -,	(),		

^{*} 未經調整利息敏感度差距乃按資產負債表內 資產和負債的持倉量釐定。經調整利息敏感度 差距已計入就減低利率風險而進行的利率衍 生工具合約的效果。

^{*} Unadjusted interest sensitivity gap is determined based on positions of onbalance sheet assets and liabilities. Adjusted interest sensitivity gap takes into account the effect of interest rate derivative contracts entered into to mitigate interest rate risk.

3.3 市場風險(續)

3.3.4 利率風險 續

3. FINANCIAL RISK MANAGEMENT (Continued)

3.3 Market risk (Continued)

3.3.4 Interest rate risk (Continued)

		3個月	3個月以上	1年以上			
		或以下	至1年	至5年	- - - - - - - - - - - - - - 	不計息	A 21
2023年12月31日	At 31 December 2023	3 months or	Over 3 months	Over 1 year	5年以上	Non-interest	合計
以港幣千元位列示	HK\$'000	less	to 1 year	to 5 years	Over 5 years	Bearing	Total
資產	Assets						
現金及在銀行的結餘	Cash and balances with banks	15,549,282	_	_	_	846,488	16,395,770
在銀行1至12個月內到期的存款	Placements with banks maturing between	20,0 10,202				0.10,100	20,000,1.0
	one and twelve months	1,172,881	1,978,933	_	_	_	3,151,814
持作交易用途的證券	Trading securities	1,725,135	7,293	7,413	_	_	1,739,841
以公平值計量且其變動	Financial assets at fair value through profit or loss	, ,	,	,			, ,
計入損益的金融資產		_	_	_	_	8,216	8,216
衍生金融工具	Derivative financial instruments	-	-	-	-	3,566,149	3,566,149
各項貸款及其他賬目	Advances and other accounts	129,093,406	7,390,531	5,604,257	253,581	6,772,179	149,113,954
以公平值計量且其變動計入	Financial assets at fair value through other comprehensive						
其他全面收益的金融資產	income	5,882,922	7,989,493	21,376,780	3,515,092	1,761,555	40,525,842
以攤餘成本列賬的金融資產	Financial assets at amortised cost	4,855,651	7,644,867	19,744,598	7,125,270	1,992	39,372,378
金融資產合計	Total financial assets	158,279,277	25,011,117	46,733,048	10,893,943	12,956,579	253,873,964
負債	Liabilities						
銀行存款	Deposits from banks	2,472,238	6,107			6,699	2,485,044
衍生金融工具	Derivative financial instruments	2,412,230	0,101	_		1,279,419	1,279,419
持作交易用途的負債	Trading liabilities	99,853	_	_	_	1,213,413	99,853
客戶存款	Deposits from customers	153,408,394	37,670,653	2,634,371	_	13,520,280	207,233,698
已發行的存款證	Certificates of deposit issued	796,144	1,631,884	2,004,511	_	13,320,200	2,428,028
後償債務	Subordinated notes	1,754,856	1,001,004	4,161,789	_	_	5,916,645
其他賬目及預提	Other accounts and accruals	487,347	101,404	326,627	149,162	6,956,114	8,020,654
六に成日人大阪	outer accounts and accidate			320,021			
金融負債合計	Total financial liabilities	159,018,832	39,410,048	7,122,787	149,162	21,762,512	227,463,341
利息敏感度差距合計 (未經調整)*	Total interest sensitivity gap (unadjusted)*	(739,555)	(14,398,931)	39,610,261	10,744,781		
利率衍生工具合約之影響	Effect of interest rate derivative contracts	30,131,970	(395,558)	(17,669,399)	(12,067,013)		
利息敏感度差距合計 (經調整)*	Total interest sensitivity gap (adjusted)*	29,392,415	(14,794,489)	21,940,862	(1,322,232)		

3.4 流動性風險

流動性風險乃指本集團未能在不衍生不可接 受之損失的情況下為新增的資產融資或就到 期之金融負債履行付款責任。

3.4.1 流動性風險管理程序

本集團按審慎原則管理資金流動性,旨在符合法定準則及確保有充足之流動性及融資能力,以應付日常的業務營運及能承受嚴重資金壓力。本集團已採納香港金管局指定之流動資產維持比率(「流動資產維持比率」)及核心資金比率(「核心資金比率」)為呈報本集團流動資金狀況之監管準則。本集團於期內保持流動資產維持比率及核心資金比率遠高於法定最低要求的分別為25%及75%。

此外,本集團已根據香港金管局《監管政策手冊》LM-1「流動性風險監管制度」及《監管政策手冊》LM-2「穩健的流動性風險管理制度及管控措施」之規定維護健全的流動性風險管理框架。《監管政策手冊》LM-1旨在提供香港金管局採納用以監管及評估銀行流動性風險之方法,而《監管政策手冊》LM-2乃為實施巴塞爾銀行監管委員會(「巴塞爾委員會」)所確立之健全流動性原則而制定,旨在強化銀行的流動性風險管理標準。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.4 Liquidity risk

Liquidity risk is the risk that the Group is unable to fund increases in assets or meet its payment obligations associated with its financial liabilities when they fall due without incurring unacceptable loss.

3.4.1 Liquidity risk management process

The Group manages its liquidity on a prudent basis with the objective to comply with the statutory standards and to ensure that there is an adequate liquidity and funding capacity to meet normal business operations and to withstand severe liquidity stresses. The Group has adopted the Liquidity Maintenance Ratio ("LMR") and the Core Funding Ratio ("CFR") as the regulatory standards specified by the HKMA for reporting on the Group's liquidity position. During the period, the Group had maintained sufficiently high LMR and CFR well above the statutory minimum of 25% and 75% respectively.

Moreover, the Group has maintained a sound liquidity risk management framework in accordance with the HKMA's requirements set forth in the SPM LM-1 on "Regulatory Framework for Supervision of Liquidity Risk" and the SPM LM-2 on "Sound Systems and Controls for Liquidity Risk Management". The SPM LM-1 is to provide the approach adopted by the HKMA for supervising and assessing the liquidity risk of banks while the SPM LM-2 is developed to implement the liquidity sound principles formulated by the Basel Committee on Banking Supervision ("Basel Committee") to strengthen the liquidity risk management standards of banks.

3.4 流動性風險續

3.4.1 流動性風險管理程序 續

流動性風險管理乃遵照經董事會批准之政策 及框架管理,據此授權本集團的資產及負債 管理委員會監控流動性風險管理。本集團的 資產及負債管理委員會定期檢討本集團之貸 款及存款的組合及變化、融資需求及預測,以 及對一系列包括流動性維持比率、核心資金 比率及到期錯配狀況之流動性風險度量作持 續監控。此外,資產及負債管理委員會審閱流 動性風險指標的重大變化以及任何相應的建 議緩解措施。本集團對此等風險度量訂定適 當的限額及觸發額,並持有充足的流動資產 以確保能保持足夠水平的穩定資金以支持其 資產增長。財資及環球市場部負責資金及流 動性狀況之日常管理,而集團風險部負責每 日及每月計量及監控流動性的風險敞口,亦 進行流動性分析及壓力測試。財務監理處則 處理有關流動性風險之監管報告,並組織編 製貸款與存款以及流動性維持比率、核心資 金比率的定期預測、預算和與流動性及資金 管理有關之分析。

本集團高度重視建立多樣化及穩定的資金來源。除了客戶存款為本集團的資金之基本部份,本集團亦適時發行存款證及中期票據藉以延長資金的融資年期及優化資產及負債之年期。在有限制的基礎下,亦會吸納短期銀行同業存款以維持在市場上的佔有率為目標。本集團乃銀行同業市場的淨放款人。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.4 Liquidity risk (Continued)

3.4.1 Liquidity risk management process (Continued)

Liquidity risk management is governed by the policy and framework approved by the Board, which delegates to the Group's ALCO to oversee liquidity risk management. The ALCO regularly reviews the Group's loan and deposit mix and changes, funding requirements and projections, and monitors a set of liquidity risk metrics, including the LMR, CFR and maturity mismatch on an ongoing basis. In addition, material changes in the liquidity risk metrics together with any corresponding proposed mitigation actions will be reviewed by ALCO. Appropriate limits or triggers on these risk metrics are set and sufficient liquid assets are held to ensure that the Group can maintain a sufficient level of stable funding to support its asset growth. The Treasury and Global Markets Division is responsible for the day-to-day management of funding and liquidity position while the GRD is responsible for the measurement and monitoring of liquidity risk exposures on a daily and monthly basis, and also conducting liquidity analysis and stress testing. The Financial Control Division handles regulatory reporting in relation to liquidity risk, and coordinates the regular forecast of loans and deposits, and LMR, CFR, budget and analysis relating to liquidity and funding management.

The Group places considerable importance to establish a diversified and stable funding. While customer deposits form the primary portion of the Group's funding, certificates of deposit and medium term notes are issued at opportune times in order to lengthen the funding maturity and optimise asset and liability maturities. Short-term interbank deposits are taken on a limited basis with the aim of maintaining the presence in the market and the Group is a net lender to the interbank market.

3.4 流動性風險續

3.4.1 流動性風險管理程序 續

3. FINANCIAL RISK MANAGEMENT (Continued)

3.4 Liquidity risk (Continued)

3.4.1 Liquidity risk management process (Continued)

The monitoring and reporting take the forms of cash flow measurements and projections for different time horizons, including the next day, week and month, which are key periods for liquidity management. The starting point for those projections is an analysis of the contractual maturity of the financial assets and liabilities as well as the expected maturity of these assets and liabilities based on historical observations. The cash flow projections also take into account the historical behaviour of offbalance sheet items, including undrawn lending commitments and contingent liabilities such as standby letters of credit and guarantees. The Group always maintains an adequate liquidity cushion, which is composed of high quality marketable securities with sufficient market depth to meet its liquidity needs at all times, even under adverse market conditions. Eligible securities in the cushion mainly have low risk and simple structure and can be readily sold or used as collateral to obtain funds within a short period of time. Debt securities held are marked to the market on daily basis to ensure their market liquidity.

百萬港元

In HK\$ million

內部分類 Internal categorisation	基本準則 Basic Criteria	2024年 12月31日 As at 31 December 2024	2023年 12月31日 As at 31 December 2023
第1級 Tier1	根據巴塞爾協定II標準法的政府、多邊發展銀行、相關國際組織及公營單位發行或擔保之風險權重為0%的有價證券 Marketable securities issued or guaranteed by government, multilateral development banks, relevant international organisations and public sector entities with a 0% risk weight under the Basel II Standardised Approach	13,864	13,202
第2A級 Tier 2A	根據巴塞爾協定II標準法的政府、多邊發展銀行、公營單位及非金融企業發行或擔保之風險權重為20%的有價證券 Marketable securities issued or guaranteed by government, multilateral development banks, public sector entities and non- financial corporate entities with a 20% risk weight under the Basel II Standardised Approach	17,760	13,594
第2B級 Tier 2B	至少具有投資等級及可包括於流動性維持比率中的「可流動資產」 的企業或金融機構發行或擔保之其他有價證券 Other marketable securities issued or guaranteed by corporate or financial institutions with at least an investment grade and those securities that may be included in "liquefiable assets" under the liquidity maintenance ratio.	45,645	46,973

3.4 流動性風險續

3.4.1 流動性風險管理程序 續

本集團定期進行壓力測試,包括與機構特定 相關的、一般市場危機的及併合兩者的不同 方案以評估流動性狀況在受壓之市場情況下 的潛在影響。本集團設立一系列預早警示指 標,包括質化的及量化的因素及涉及可幫助 認明任何於早期出現的風險之內部及市場指 標。本集團維持緊急應變計劃,詳列應對資金 壓力之策略和於緊急情況下填補現金流不足 之程序(例如進行回購協議交易或變賣持作流 動性風險管理用途之資產)。每年進行演習測 試及至少每年審閱緊急應變計劃以確保其仍 然健全及有效。集團公司間之交易按公平原 則進行及就正常情況下之現金流預測而言, 如同與其他第三方之交易處理。本集團之附 屬公司於正常及受壓情況下須管理其流動資 金狀況以應付其需要。本集團之衍生工具交 易大多為外匯合約及利率合約。本集團之衍 生工具交易大多為外匯合約及利率合約。按 照本集團與衍生工具交易對手之抵押品安排 條款,抵押品之變動與集團之信貸評級無關

3. FINANCIAL RISK MANAGEMENT (Continued)

3.4 Liquidity risk (Continued)

3.4.1 Liquidity risk management process (Continued)

The Group performs stress testing regularly, which includes an institution-specific crisis scenario, a general market crisis scenario and a combination of these crisis scenarios in order to assess the potential impact on its liquidity position under stressed market conditions. The Group maintains a set of early warning indicators, including qualitative and quantitative factors and involving both internal and market indicators that help identify any emerging risk at an early stage. The Group maintains a contingency plan that sets out its strategies for dealing with liquidity stresses and the procedures for making up cash flow deficits (e.g. conducting repo transactions or liquidation of assets held for liquidity risk management purpose) in emergency situations. An annual drill test is conducted and the contingency plan is reviewed at least annually to ensure it remains sound and effective. Intragroup transactions are conducted on arm's length basis and are treated the same way as other third party transactions for the purpose of cash flow projection under normal scenario. Subsidiaries of the Group are required to manage their liquidity positions to meet their needs under both normal and stressed conditions. Most of the Group's derivative transactions are exchange rate contracts and interest rate contracts. Under the terms of our collateral arrangements with derivative counterparties, collateral movements are not linked with the credit ratings of the Group.

3.4 流動性風險(續

3.4.2 到期日分析

下表分析本集團按報告期末至有關合約到期日或最早可贖回日(如適用)之剩餘期限分類之資產及負債。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.4 Liquidity risk (Continued)

3.4.2 Maturity analysis

The table below analyses the Group's assets and liabilities into relevant maturity groupings based on the remaining period at the end of the reporting period to the contractual maturity date or, where applicable, the earliest callable date.

	At 31 December 2024 HK\$'000	即期償還 Repayable on demand	1個月或以下 Up to 1 month	1個月以上 但3個月 或以下 3 months or less but over 1 month	3個月以上 至1年 Over 3 months to 1 year	1年以上 至5年 Over 1 year to 5 years	5年以上 Over 5 years	無註明日期 Indefinite	合計 Total
資產	Accepte								
	Assets Cash and balances with banks	2,538,397	11,593,328					_	14,131,725
	Placements with banks maturing	2,330,331	11,333,320						17,131,123
TX113=T=1H1213×3/43+3134/4	between one and twelve months	-	-	3,872,694	488,794	1,048,067	-	-	5,409,555
持作交易用途的證券	Trading securities	-	799,143	692,779	511,436	2,995	-	-	2,006,353
	Financial assets at fair value through								
計入損益的金融資產	profit or loss	-	-	-	-	-	-	4,272	4,272
	Derivative financial instruments	-	547,254	349,349	916,420	1,088,031	1,182,677	-	4,083,731
	Advances and other accounts	7,318,248	19,598,266	11,557,612	20,849,850	39,572,355	40,092,759	4,059,585	143,048,675
	Financial assets at fair value through								
其他全面收益的金融資產 以攤餘成本列賬的金融資產	other comprehensive income Financial assets at amortised cost	•	2,213,798	2,351,974	7,291,535	29,084,661	2,262,136	1,604,601	44,808,705
	Investment in an associate	-	960,902	2,612,747	9,102,345	17,460,062	5,384,323	1,989 2,532,810	35,522,368 2,532,810
	Investments in jointly controlled entities							138,097	138,097
	Goodwill	_				_	_	713,451	713,451
	Intangible assets	_		_	_	_	_	69,715	69,715
	Premises and other fixed assets	-	-	-	-	_	-	3,001,328	3,001,328
	Investment properties	-	-	-	-	-	-	708,021	708,021
即期稅項資產	Current income tax assets	-	-	-	793	-	-	-	793
遞延稅項資產	Deferred income tax assets					159,482			159,482
資產合計	Total assets	9,856,645	35,712,691	21,437,155	39,161,173	88,415,653	48,921,895	12,833,869	256,339,081
負債	Liabilities								
	Deposits from banks	49,026	1,804,102	61,908	21,200	_	-	-	1,936,236
衍生金融工具	Derivative financial instruments	· -	496,544	321,205	826,402	194,801	963	-	1,839,915
	Trading liabilities	-	199,888	298,181	-	-	-	-	498,069
	Deposits from customers	68,812,435	36,904,951	69,854,934	23,343,513	2,652,218	-	-	201,568,051
	Certificates of deposit issued	-	1,646,276	155,309	2,493,411	-	-	-	4,294,996
5.0.15.155	Subordinated notes	-	-	-	-	4,146,914	-	-	4,146,914
14777777	Lease liabilities	-	9,715	19,712	77,518	259,474	10,921	-	377,340
其他賬目及預提,不包括租賃負債	Other accounts and accruals, excluding	206 205	4.075.212	COC 0F4	1 001 000	04.050	E 201	246 202	7 416 000
即期稅項負債	lease liabilities Current income tax liabilities	396,295	4,075,313	696,954	1,901,900	94,056	5,281	246,293	7,416,092 343,835
	Deferred income tax liabilities				343,835	94,261			94,261
KENCINI XX IX	beleffed income tax habitutes								
負債合計	Total liabilities	69,257,756	45,136,789	71,408,203	29,007,779	7,441,724	17,165	246,293	222,515,709
淨流動性差距	Net liquidity gap	(59,401,111)	(9,424,098)	(49,971,048)	10,153,394	80,973,929	48,904,730	12,587,576	33,823,372

3.4 流動性風險續

3.4.2 到期日分析 續

3. FINANCIAL RISK MANAGEMENT (Continued)

3.4 Liquidity risk (Continued)

3.4.2 Maturity analysis (Continued)

				•	•	•			
2023年12月31日 <i>以港幣千元位列</i> 示	At 31 December 2023 <i>HK\$</i> '000	即期償還 Repayable on demand	1個月或以下 Up to 1 month	1個月以上 但3個月 或以下 3 months or less but over 1 month	3個月以上 至1年 Over 3 months to 1 year	1年以上 至5年 Over 1 year to 5 years	5年以上 Over 5 years	無註明日期 Indefinite	合計 Total
資產	Assets								
現金及在銀行的結餘	Cash and balances with banks	2,798,656	13,597,114	-	-	-	-	-	16,395,770
在銀行1至12個月內到期的存款	Placements with banks maturing between one and twelve months			1 172 000	77 200	1 001 520			2 151 014
持作交易用途的證券	Trading securities	-	700 564	1,172,880	77,398 7,293	1,901,536 7,413	-	-	3,151,814
以公平值計量且其變動	Financial assets at fair value through	-	799,564	925,571	1,293	1,413	-	-	1,739,841
計入損益的金融資產	profit or loss							8,216	8,216
衍生金融工具	Derivative financial instruments	_	391,222	168,773	461,233	1,108,949	1,435,972	0,210	3,566,149
各項貸款及其他賬目	Advances and other accounts	7,906,144	20,568,181	8,765,111	18,835,778	47,061,097	43,855,800	2,121,843	149,113,954
以公平值計量且其變動計入	Financial assets at fair value through	1,300,177	20,500,101	0,100,111	10,000,110	41,001,031	+3,000,000	2,121,043	143,113,334
其他全面收益的金融資產	other comprehensive income	_	2,462,699	2,424,252	8,100,081	22,262,163	3,515,092	1,761,555	40,525,842
以攤餘成本列賬的金融資	Financial assets at amortised cost	_	2,447,698	1,279,847	7,995,630	20,521,940	7,125,271	1,992	39,372,378
聯營公司投資	Investment in an associate	_	-	-	-	_	-	2,215,131	2,215,131
共同控制實體投資	Investments in jointly controlled entities	_	_	_	_	_	_	129,946	129,946
商譽	Goodwill	_	_	_	_	_	_	713,451	713,451
無形資產	Intangible assets	_	_	_	_	_	_	69,715	69,715
行產及其他固定資產	Premises and other fixed assets	_	-	-	_	_	_	2,813,187	2,813,187
投資物業	Investment properties	-	-	-	_	_	_	761,604	761,604
即期稅項資產	Current income tax assets	-	-	_	1,273	_	_	-	1,273
遞延稅項資產	Deferred income tax assets	-	-	-	, <u>-</u>	165,823	-	-	165,823
資產合計	Total assets	10,704,800	40,266,478	14,736,434	35,478,686	93,028,921	55,932,135	10,596,640	260,744,094
兴压日时	Total assets	10,101,000	10,200,110	11,130,131	33,110,000	33,020,321	33,332,133	10,550,010	200,111,031
負債	Liabilities								
銀行存款	Deposits from banks	97,690	625,719	1,755,528	6,107	-	-	-	2,485,044
衍生金融工具	Derivative financial instruments	-	484,474	166,770	331,390	246,168	50,617	-	1,279,419
持作交易用途的負債	Trading liabilities	-	99,853	-	-	-	-	-	99,853
客戶存款	Deposits from customers	61,406,351	35,870,147	69,652,215	37,670,614	2,634,371	-	-	207,233,698
已發行的存款證	Certificates of deposit issued	-	406,054	390,090	1,631,884	-	-	-	2,428,028
後償債務	Subordinated notes	-	1,754,856	-	-	4,161,789	-	-	5,916,645
租賃負債	Lease liabilities	-	12,305	23,898	95,859	296,832	52,935	-	481,829
其他賬目及預提,不包括租賃負債	Other accounts and accruals, excluding								
	lease liabilities	379,281	4,278,240	972,455	1,597,735	64,591	11,371	235,152	7,538,825
即期稅項負債	Current income tax liabilities	-	-	-	287,611	-	-	-	287,611
遞延稅項負債	Deferred income tax liabilities					103,699			103,699
台 唐本計	Total liabilities	£1 000 000	A2 E21 CA0	72 000 000	A1 C21 200	7 507 450	114 000	225 152	227 054 651
負債合計	Total liabilities	61,883,322	43,531,648	72,960,956	41,621,200	7,507,450	114,923	235,152	227,854,651
淨流動性差距	Net liquidity gap	(51,178,522)	(3,265,170)	(58,224,522)	(6,142,514)	85,521,471	55,817,212	10,361,488	32,889,443
	, , , , ,	1 7 7	.,.,,						

3.4 流動性風險(續)

3.4.2 到期日分析 續

於報告期末持作投資用途及包含在資產總額內的存款證之有關結餘,按合約到期日前之剩餘期限分析列示如下:

3. FINANCIAL RISK MANAGEMENT (Continued)

3.4 Liquidity risk (Continued)

3.4.2 Maturity analysis (Continued)

In respect of certificates of deposit held for investment purpose and included in total assets as at the end of the reporting period, the relevant balance, analysed based on the remaining period to contractual maturity is shown as follows:

以港幣千元位列示	HK\$'000	即期償還 Repayable on demand	1個月或以下 Up to 1 month	1個月以上 但3個月 或以下 3 months or less but over 1 month	3個月以上 至1年 Over 3 months to 1 year	1年以上 至5年 Over 1 year to 5 years	5年以上 Over 5 years	無註明日期 Indefinite	合計 Total
2024年12月31日	At 31 December 2024								
持有存款證包含於:	Certificates of deposit held included in:								
以公平值計量且其變動計入	Financial assets at fair value through								
其他全面收益的金融資產 以攤餘成本列賬的金融資產	other comprehensive income Financial assets at amortised cost	-	137,719	946,980	2,638,365	62,749 -	-	-	62,749 3,723,064
, , , , , , , , , , , , , , , , , , , ,					,,				
2023年12月31日	At 31 December 2023								
持有存款證包含於:	Certificates of deposit held included in:								
以公平值計量且其變動計入	Financial assets at fair value through								
其他全面收益的金融資產	other comprehensive income	-	-	116,051	245,088	-	-	-	361,139
以攤餘成本列賬的金融資	Financial assets at amortised cost		527,423		3,390,846				3,918,269

資產與負債期限及利率的相配和受控的錯配 對集團管理層十分重要。由於進行的業務交 易經常有不確定的期限及不同類別,對銀行 而言,完全相配的情況並不普遍。不相配的持 倉既可能提高盈利能力,但也會增加虧損風 險。

資產與負債的到期日及以合理的成本替代到 期之附息負債的能力,是評估集團流動資金 及其因利率及匯率變動所承擔風險的重要因 素。

因集團一般不預期第三方會根據有關協議全數動用資金,應付擔保和備用信用證項下所需款項的流動資金需求遠少於承擔的金額。由於很多信貸承擔於到期或終止日毋須動用資金,因此用於提供信貸之信貸承擔的未償付合約總金額未必等同日後的現金需求。

The matching and controlled mismatching of the maturities and interest rates of assets and liabilities are fundamental to the management of the Group. It is unusual for banks to be completely matched, as businesses transacted are often of uncertain term and of different types. An unmatched position potentially enhances profitability, but also increases the risk of losses.

The maturities of assets and liabilities and the ability to replace, at an acceptable cost, interest-bearing liabilities as they mature are important factors in assessing the liquidity of the Group and its exposure to changes in interest rates and exchange rates.

Liquidity requirements to support calls under guarantees and standby letters of credit are considerably less than the amount of the commitment because the Group does not generally expect the third parties to fully draw funds under the agreement. The total outstanding contractual amount of commitments to extend credit does not necessarily represent future cash requirements, as many of these commitments will expire or terminate without being funded.

3.4 流動性風險(續)

3.4.3 按合約到期日之未貼現現金流

下表列示本集團就非衍生金融負債之應付額、衍生金融負債結算之淨額及衍生金融工具結算之總額,按報告期末之合約到期日剩餘時間將發生之現金流。表內列示之數額為合約未貼現現金流,而本集團依據預計之未貼現流入現金以管理固有的流動性風險。

本集團通常按淨額基準結算之衍生工具包 括:

- 外匯衍生工具:場外交易外匯期權、外匯 期貨、交易所交易外匯期權;
- 利率衍生工具:利率掉期、遠期利率合 約、場外交易利率期權、利率期貨及其他 利率合約;及
- 權益性衍生工具:權益性期權。

本集團通常按總額基準結算之衍生工具包 括:

- 外匯衍生工具:遠期外匯、外匯掉期及交 換貨幣利率掉期;
- 利率衍生工具:利率掉期;及
- 信貸性衍生工具:信用違約交換合約。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.4 Liquidity risk (Continued)

3.4.3 Undiscounted cash flows by contractual maturities

The table below presents the cash flows payable by the Group under non-derivative financial liabilities, derivative financial liabilities that will be settled on a net basis and derivative financial instruments that will be settled on gross basis by remaining contractual maturities at the end of the reporting period. The amounts disclosed in the table are the contractual undiscounted cash flows, whereas the Group manages the inherent liquidity risk based on expected undiscounted cash inflows.

The Group's derivatives that normally will be settled on a net basis include:

- Foreign exchange derivatives: OTC currency options, currency futures, exchange-traded currency options;
- Interest rate derivatives: interest rate swaps, forward rate agreements, OTC interest rate options, interest rate futures and other interest rate contracts; and
- Equity derivatives: equity options.

The Group's derivatives that will be settled on a gross basis include:

- Foreign exchange derivatives: currency forward, currency swaps and cross currency interest rate swaps;
- Interest rate derivatives: interest rate swaps; and
- Credit derivatives: credit default swaps.

3.4 流動性風險(續)

3.4.3 按合約到期日之未貼現現金流續

3. FINANCIAL RISK MANAGEMENT (Continued)

3.4 Liquidity risk (Continued)

3.4.3 Undiscounted cash flows by contractual maturities (Continued)

2024年12月31日 <i>以港幣千元位列示</i>	At 31 December 2024 <i>HK\$'000</i>	1個月或以下 Up to 1 month	1個月以上但 3個月或以下 3 months or less but over 1 month	3個月以上 至1年 Over 3 months to 1 year	1年以上 至5年 Over 1 year to 5 years	5年以上 Over 5 years	合計 Total
非衍生工具現金流 負債	Non-derivative cash flow Liabilities						
銀行存款 客戶存款	Deposits from banks Deposits from customers	1,853,952 106,354,955	62,150 71,065,207	21,256 23,916,067	- 2,760,462	-	1,937,358 204,096,691
持作交易用途的負債 已發行的存款證	Trading liabilities Certificates of deposit issued	200,000 1,732,258	300,000 163,468	- 2,616,597	-	-	500,000 4,512,323
後償債務 租賃負債	Subordinated notes Lease liabilities	- 9,715	- 19,712	213,043 77,518	4,769,922 259,474	- 10,921	4,982,965 377,340
其他負債	Other liabilities	3,907,109	91,441	741,289		285,116	5,024,955
負債總額(合約到期日)	Total liabilities (contractual maturity dates)	114,057,989	71,701,978	27,585,770	7,789,858	296,037	221,431,632
衍生工具現金流	Derivative cash flow						
按淨額結算之衍生金融工具 按總額結算之衍生金融工具	Derivative financial instruments settled on net basis Derivative financial instruments settled on a gross basis	(94,761)	(4,788)	(144,294)	(26,206)	-	(270,049)
流出總額 流入總額	Total outflow Total inflow	349,808,467 (350,062,197)	14,474,588 (14,512,684)	14,376,128 (14,878,577)	7,066,074 (8,872,999)	767,571 (1,331,801)	386,492,828 (389,658,258)
serve simulation		. , , ,	(2.,,-2,-1)	(3.,5.5,5.1)	(5,5.2,556)		
		(253,730)	(38,096)	(502,449)	(1,806,925)	(564,230)	(3,165,430)

3.4 流動性風險 續

3.4.3 按合約到期日之未貼現現金流續

3. FINANCIAL RISK MANAGEMENT (Continued)

3.4 Liquidity risk (Continued)

3.4.3 Undiscounted cash flows by contractual maturities (Continued)

2023年12月31日 以港幣千元位列示	At 31 December 2023 <i>HK\$'000</i>	1個月或以下 Up to 1 month	1個月以上但 3個月或以下 3 months or less but over 1 month	3個月以上 至1年 Over 3 months to 1 year	1年以上 至5年 Over 1 year to 5 years	5年以上 Over 5 years	合計 Total
非衍生工具現金流	Non-derivative cash flow						
負債	Liabilities						
銀行存款	Deposits from banks	729,834	1,755,734	6,107	-	-	2,491,675
客戶存款	Deposits from customers	98,016,971	71,344,966	38,783,585	2,706,755	-	210,852,277
持作交易用途的負債	Trading liabilities	100,000	-	-	-	-	100,000
已發行的存款證	Certificates of deposit issued	426,348	410,104	1,715,955	-	-	2,552,407
後償債務	Subordinated notes	1,800,993	-	214,323	5,012,902	-	7,028,218
租賃負債	Lease liabilities	12,306	23,898	95,859	296,833	52,935	481,831
其他負債	Other liabilities	46,320	1,152	49,058		292,685	389,215
負債總額(合約到期日)	Total liabilities (contractual maturity dates)	101,132,772	73,535,854	40,864,887	8,016,490	345,620	223,895,623
衍生工具現金流	Derivative cash flow						
按淨額結算之衍生金融工具	Derivative financial instruments settled on net basis	(4,705)	(14,592)	(33,941)	(65,284)	-	(118,522)
按總額結算之衍生金融工具	Derivative financial instruments settled on a gross basis						
流出總額	Total outflow	85,336,237	22,075,866	72,768,443	5,529,931	613,826	186,324,303
流入總額	Total inflow	(85,388,726)	(22,183,153)	(73,795,310)	(8,432,753)	(1,300,819)	(191,100,761)
		(52,489)	(107,287)	(1,026,867)	(2,902,822)	(686,993)	(4,776,458)

3.4 流動性風險(續)

3.4.4 資產負債表外項目

下表包括以下項目:

- 已承諾授予客戶信貸及其他服務之貸款 承擔(經考慮本集團資產負債表外金融 工具之合約本金最早提款日期);
- 參照受益人可領取擔保的最早日期及於 申報日有關須按條款如期支付之財務擔 保;
- 本集團為承租人之不可取消經營租約承 擔於未來須支付之最低租賃付款總額; 及
- 購置房產及設備之資本承擔。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.4 Liquidity risk (Continued)

3.4.4 Off-balance sheet items

Included in the table below are the following items:

- Loan commitments by reference to the earliest draw down dates of the contractual amounts of the Group's off-balance sheet financial instruments that commit it to extend credit to customers and other facilities;
- Financial guarantees by reference to the earliest date that the guarantees can be called by the beneficiaries and based on the conditions existing at the reporting date as to what contractual payments are required;
- The future minimum lease payments under non-cancellable operating leases in respect of operating lease commitments where a Group company is the lessee; and
- Capital commitments for the acquisition of buildings and equipment.

2024年12月31日 以港幣千元位列示	At 31 December 2024 HK\$'000	1年以內 No later than 1 year	1 年以上 至5 年 1-5 years	5年以上 Over 5 years	合計 Total
貸款承擔 擔保、承兌及其他金融服務	Loan commitments Guarantees, acceptances and other financial facilities	63,098,059	-	-	63,098,059
一擔保及備用信用證	- Guarantees and standby letters of credit	644,749	-	-	644,749
一跟單及商業信用證	- Documentary and commercial letters of credit	450,156	-	-	450,156
經營租約承擔	Operating lease commitments	1,800	3,600	-	5,400
資本承擔	Capital commitments	17,796	3,025		20,821
合計	Total	64,212,560	6,625		64,219,185

3.4 流動性風險(續)

3.4.4 資產負債表外項目 (續)

3. FINANCIAL RISK MANAGEMENT (Continued)

3.4 Liquidity risk (Continued)

3.4.4 Off-balance sheet items (Continued)

		1年以內	1年以上		
2023年12月31日	At 31 December 2023	No later than	至5年	5年以上	合計
以港幣千元位列示	HK\$'000	1 year	1-5 years	Over 5 years	Total
貸款承擔	Loan commitments	66,450,244	_	-	66,450,244
擔保、承兌及其他金融服務	Guarantees, acceptances and other financial facilities				
一擔保及備用信用證	- Guarantees and standby letters of credit	1,928,921	-	-	1,928,921
一跟單及商業信用證	- Documentary and commercial letters of credit	393,322	-	-	393,322
經營租約承擔	Operating lease commitments	2,474	6,355	1,430	10,259
資本承擔	Capital commitments	50,729			50,729
合計	Total	68,825,690	6,355	1,430	68,833,475

註:

按到期日列報之貸款承擔、擔保及備用信用證於 2023年12月31日之結餘已進行修訂,以符合本年度之 列報。

3.5 金融資產及負債之公平值

(甲) 公平值之釐定

公平值受限於須由董事會負責確保本集團有適當的估值管治及控制程序之控制框架。董事會授權財資及投資風險委員會監管金融工具之估值程序。估值由風險管理及監控部和獨立專業合資格估值師(如適用)獨立地進行,而估值結果乃定期驗證,確保公平值計量過程之完整性。

金融工具之公平值乃在目前市場情況下市場參與者於計量日進行之有序交易中出售資產所收取或轉移負債所支付之價格,不論該價格為直接可觀察或使用估值方法估計。

Note:

The balances of loan commitments and guarantees and standby letters of credit by maturities reported for the position of 31 December 2023 have been revised to conform with current year's presentation.

3.5 Fair values of financial assets and liabilities

(a) Determination of fair value

Fair values are subject to a control framework that the Board is held responsible for ensuring proper valuation governance and control processes of the Group. It delegates the responsibility for overseeing the valuation process for financial instruments to the TIRC. Valuation is performed independently by RMCD and where appropriate, by independent and professionally qualified valuers and the valuation results are periodically verified to ensure the integrity of the fair value measurement process.

The fair value of financial instruments is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date under current market conditions regardless of whether that price is directly observable or estimated using a valuation technique.

3.5 金融資產及負債之公平值續

(甲) 公平值之釐定(續)

凡金融工具之報價隨時且定期由交易 所、交易商、經紀人、行業組織、定價服 務及監管機構發布,則被視作為活躍市 場報價之金融工具。於活躍市場之報價 為公平值提供最可靠之證據,並須於可 獲得時使用。倘金融資產或金融負債有 買入價及賣出價,本集團將採用買賣差 價中在該等情況下最能代表公平值之價 格。

本集團使用外間報價及其本身信貸息差,以釐定其金融負債及已選擇以公平值計量之其他負債之現值。倘本集團之信貸息差擴闊,負債之價值下降,本集團會確認該等負債之收益。倘本集團之信貸息差收窄,負債之價值上升,本集團會確認相對該等負債之虧損。

如有需要,用於計量程序之價格數據及 參數會被仔細覆核及調整才應用,其中 尤其需要考慮當前的市場發展情況。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.5 Fair values of financial assets and liabilities (Continued)

(a) Determination of fair value (Continued)

A financial instrument is regarded as quoted in an active market if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service or regulatory agency. A quoted price in an active market provides the most reliable evidence of fair value and shall be used whenever available. If a financial asset or a financial liability has a bid price and an ask price, the price within the bid-ask spread that is most representative of fair value in the circumstances is used by the Group.

Where observable market quotation of financial instruments is not directly available, the Group estimates the fair value of such financial instruments by using appropriate valuation techniques that are widely recognised including present value techniques and standard option pricing models. In applying valuation techniques for these financial instruments, the Group maximises the use of relevant observable inputs (for examples, interest rates, foreign exchange rates, volatilities, credit spreads) and minimises the use of unobservable inputs. For example, the fair value of interest rate swaps is calculated as the present value of the estimated future cash flows, the fair value of foreign exchange forward contracts is generally based on current forward rates and the fair value of option contracts is derived using appropriate pricing models, such as Black-Scholes model.

The Group uses external price quotes and its own credit spreads in determining the current value of its financial liabilities and other liabilities for which it has elected the fair value option. When the Group's credit spreads widen, the Group recognises a gain on these liabilities because the value of the liabilities has decreased. When the Group's credit spreads narrow, the Group recognises a loss on these liabilities because the value of the liabilities has increased.

Price data and parameters used in the measurement process are reviewed carefully and adjusted, if necessary, to take consideration of the current market developments.

3.5 金融資產及負債之公平值(續)

(乙) 公平值等級

本集團使用下列反映在釐定公平值中可 觀察及不可觀察參數重要性之體系計量 公平值:

級別 內容

- 相同資產或負債於活躍市場中之報價(未經調整)。本級別包括於交易所上市之權益性證券及衍生工具。
- 2 除第1級別所包括之報價外,其他 資產或負債能直接(即價格)或問 接(即從價格導出)地可觀察之數 據,該級別包括大多數場外交易 衍生工具合約。該級別之金融工 具可通過具活躍市場近似金融工 具報價、非活躍市場的同等或類 近的金融工具報價,及通過具可 觀察重要參數的模型釐定金融產 品的公平值。
- 3 資產或負債數據並非根據可觀察 之市場數據(不可觀察之數據)。 本級別包括具有大部份不可觀察 部件之權益性及債務證券。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.5 Fair values of financial assets and liabilities (Continued)

(b) Fair value hierarchy

The Group measures fair values using the following hierarchy that reflects the significance of the observable and unobservable inputs used in the fair value measurement:

Level Descriptions

- Quoted prices (unadjusted) in active markets for identical assets or liabilities. This level includes equity securities and derivatives that are listed on exchanges.
- 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). This level includes the majority of the OTC derivative contracts. These are financial instruments with quoted prices for similar instruments in active markets or quoted prices for identical or similar instruments in inactive markets and financial instruments valued using models where all significant inputs are observable.
- Inputs for the asset or liability that are not based on observable market data (unobservable inputs). This level includes equity and debt securities with significant unobservable components.

3.5 金融資產及負債之公平值(續)

(乙) 公平值等級 續

按公平值計量之資產及負債:

3. FINANCIAL RISK MANAGEMENT (Continued)

3.5 Fair values of financial assets and liabilities (Continued)

(b) Fair value hierarchy (Continued)

Assets and liabilities measured at fair value:

經常性公平值計量

Recurring fair value measurements

2024年12月31日 以港幣千元位列示	At 31 December 2024 HK\$'000	第1級 Level 1	第2級 Level 2	第3級 Level 3	合計 Total
內容	Descriptions				
持作交易用途的證券及 以公平值計量且其變動 計入損益的金融資產	Trading securities and financial assets at fair value through profit or loss				
債務證券	Debt securities	-	2,006,353	-	2,006,353
投資基金	Investment funds	4,272	-	-	4,272
衍生金融工具	Derivative financial instruments				
持作交易用途	Held for trading	-	1,800,047	-	1,800,047
持有用作對沖	Held for hedging	-	2,283,684	-	2,283,684
以公平值計量且其變動 計入其他全面收益的 金融資產	Financial assets at fair value through other comprehensive income				
債務證券	Debt securities	-	43,204,104	-	43,204,104
權益性證券	Equity securities	295		1,604,306	1,604,601
按公平值計量之資產合計	Total assets measured at fair value	4,567	49,294,188	1,604,306	50,903,061
以公平值計量且其變動 計入損益的金融負債 一持作交易用途	Financial liabilities at fair value through profit or loss – held for trading				
情務證券	Debt securities	-	498,069	-	498,069
衍生金融工具	Derivative financial instruments				
持作交易用途	Held for trading	-	1,690,736	-	1,690,736
持有用作對沖	Held for hedging		149,179		149,179
按公平值計量之負債合計	Total liabilities measured at fair value	_	2,337,984		2,337,984

3.5 金融資產及負債之公平值(續)

(乙) 公平值等級(續)

按公平值計量之資產及負債:續

經常性公平值計量 續

界定為第3級別資產之金融資產為非上市權益性證券。這些投資為本集團以往申請加入由有關機構運作之國際金融通訊、跨境支付、信用卡發行等合作協議時以提供有關銀行服務為由購入。

非上市權益性證券以通過市場可比較的公司、股息折現模型及貼現現金流模型,或近期交易的估值方式計量。重要的不可觀察重要參數以及其在本集團非上市權益性投資的公平值計量中應用的範圍,包括可比公司的市盈率(「市盈率」)為20.41倍至44.85倍。倘所有重要的不可觀察重要參數有利地變更5%或不利地變更5%,本集團於截至2024年12月31日的全面收益將分別增加78,000,000港元(2023年:87,000,000港元),及減少78,000,000港元(2023年:87,000,000港元)。

截至2024年12月31日及2023年12月31日止年度,概無金融資產及負債轉入或轉出公平值等級中的第1、第2及第3級別。賬面值之變動為重估收益/虧損。於年內並無新增或出售。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.5 Fair values of financial assets and liabilities (Continued)

(b) Fair value hierarchy (Continued)

Assets and liabilities measured at fair value: (Continued)

Recurring fair value measurements (Continued)

Financial assets classified as Level 3 assets represent investments in shares issued by unlisted entities. These investments were acquired some years ago when the Group applied to join the platforms or cooperative arrangements operated by the relevant entities in areas such as international financial messaging, cross-border payments, credit cards issuance, etc. which are essential to the provision of banking services by the Group.

The unlisted equity investments are measured using valuation techniques of market comparable companies or recent transaction. The significant unobservable inputs and their range applied in the fair values measurement of the Group's of unlisted equity investments includes price-to-earnings ratio ("PE ratio") of the comparables of 20.41x to 44.85x. As at 31 December 2024, if all of the significant unobservable inputs favourably changed and unfavourably changed by 5%, the Group's other comprehensive income would have increased by HK\$78 million (2023: HK\$87 million) and decreased by HK\$78 million (2023: HK\$87 million) respectively.

For the year ended 31 December 2024 and 31 December 2023, there were no transfers of financial assets and liabilities into or out of the Level 1, Level 2 and Level 3 fair value hierarchy. The changes in carrying value represent the revaluation gains/losses during the year. There was no addition or disposal during the year.

3.5 金融資產及負債之公平值 續

(乙) 公平值等級 續

經常性公平值計量 續

按公平值計量之資產及負債:續

3. FINANCIAL RISK MANAGEMENT (Continued)

3.5 Fair values of financial assets and liabilities (Continued)

(b) Fair value hierarchy (Continued)

Assets and liabilities measured at fair value: (Continued)

Recurring fair value measurements (Continued)

2023年12月31日	At 31 December 2023	第1級	第2級	第3級	合計
以港幣千元位列示	HK\$'000	Level 1	Level 2	Level 3	Total
內容	Descriptions				
持作交易用途的證券及	Trading securities and financial assets at fair				
以公平值計量且其變動	value through profit or loss				
計入損益的金融資產					
債務證券	Debt securities	-	1,739,841	-	1,739,841
投資基金	Investment funds	8,216	-	-	8,216
0=11					
衍生金融工具	Derivative financial instruments				
持作交易用途	Held for trading	-	1,062,388	-	1,062,388
持有用作對沖	Held for hedging	_	2,503,761	-	2,503,761
以公平值計量且其變動	Figure 2 al accepts at fairs also at house all attention				
計入其他全面收益的	Financial assets at fair value through other comprehensive income				
金融資產	comprehensive income				
^{並概員]} 債務證券	Debt securities		38,764,287		38,764,287
權益性證券	Equity securities	268	36,104,261	1,761,287	1,761,555
催皿工成分	Equity securities				
拉尔亚佐拉里马密客会社	Total assets measured at fair value	0.404	44.070.077	1 701 207	45 040 040
按公千但可里之貝烓口可	rotal assets measured at fair value	8,484	44,070,277	1,761,287	45,840,048
以八亚生社具口共變科					
以公平值計量且其變動 計入損益的金融負債	Financial liabilities at fair value through				
	profit or loss				
一持作交易用途	- held for trading		00.053		00.052
債務證券	Debt securities	_	99,853	_	99,853
衍生金融工具	Derivative financial instruments				
持作交易用途	Held for trading	_	1,057,303	_	1,057,303
持有用作對沖	Held for hedging	_	222,116	_	222,116
17 (2) (1) (1)	The tot the billy				
 カイン 	Total liabilities measured at fair value		1 270 272		1 270 272
3×4下但可里之只只口可	TOTAL HADILITIES THEASULEU AT IAIT VALUE		1,379,272		1,379,272

3.5 金融資產及負債之公平值(續)

(丙) 未按公平值計量之金融工具

下列方法和重要假定之應用,以釐定如下呈報的金融工具的公平價值:

(i) 現金及銀行結餘及在銀行的存 款

在銀行的浮息存款及隔夜存款之公 平值乃其賬面值。固定利息存款之 估計公平值乃根據附有同類信貸風 險及剩餘到期日之債務以當前貨幣 市場利率計算之貼現現金流。

(ii) 客戶貸款及墊款,及貿易票據

貸款及墊款及貿易票據之估計公平 值指預計未來將會收回的現金流之 貼現數額。預計現金流按現行市場 利率貼現以釐定公平值。

(iii) 以攤餘成本列賬的金融資產

證券投資包含包括在攤餘成本類別 之附息資產。攤餘成本資產之公平 值乃依據市場價格或經紀/交易商 報價。倘未有此等資料,公平值之 計量乃採用附有相同信貸、到期日 及收益等特性的證券市場之報價。

(iv) 銀行存款、客戶存款及已發行 的存款證

無註明到期日之存款,包括不附息存款,其公平值為即時付還之數額。未有活躍市場報價之固定利息存款及其他借款,其公平值之計量乃根據採用附有相同剩餘到期日之新債務息率計算之貼現現金流。

(v) 後償債務

就未有市場報價之證券而言,則採 用適合到期日剩餘時間之當前收益 曲線及/或信貸息差以現值方法來 估計公平值。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.5 Fair values of financial assets and liabilities (Continued)

(c) Financial instruments not measured at fair value

The following methods and significant assumptions have been applied in determining the fair values of financial instruments presented below:

(i) Cash and balances and placements with banks

The fair value of floating rate placements and overnight deposits is their carrying amount. The estimated fair value of fixed interest bearing deposits is based on discounted cash flows using prevailing money-market interest rates for debts with similar credit risk and remaining maturity.

(ii) Loans and advances to customers, and trade bills

The estimated fair value of loans and advances and trade bills represents the discounted amount of estimated future cash flows expected to be received. Expected cash flows are discounted at current market rates to determine fair value.

(iii) Financial assets at amortised cost

Investment securities include interest-bearing assets included in the amortised cost category. Fair value of amortised cost assets is based on market prices or broker/dealer price quotations. Where this information is not available, fair value is estimated using quoted market prices for securities with similar credit, maturity and yield characteristics.

(iv) Deposits from banks, deposits from customers and certificates of deposit issued

The estimated fair value of deposits with no stated maturity, which includes non-interest bearing deposits, is the amount repayable on demand. The estimated fair value of fixed interest-bearing deposits and other borrowings not quoted in an active market is based on discounted cash flows using interest rates for new debts with similar remaining maturity.

(v) Subordinated notes

For those notes where quoted market prices are not available, the present value technique is used based on current yield curve and/or credit spread appropriate for the remaining term to maturity to estimate fair value.

3.5 金融資產及負債之公平值 續 (丙) 未按公平值計量之金融工具 續

本集團按成本或攤餘成本列賬的金融工 具之賬面值,與其於2024年及2023年12月 31日之公平值並無重大差異,除以下外:

3. FINANCIAL RISK MANAGEMENT (Continued)

3.5 Fair values of financial assets and liabilities (Continued)

(c) Financial instruments not measured at fair value (Continued)

The carrying amounts of the Group's financial instruments carried at cost or amortised cost are not materially different from their fair values as at 31 December 2024 and 2023 except as follows:

		賬面值	第1級	第2級	第3級	公平值
2024年12月31日	At 31 December 2024	Carrying				Fair
以港幣千元位列示	HK\$'000	value	Level 1	Level 2	Level 3	value
金融資產	Financial assets					
以攤餘成本列賬的	Financial assets at					
金融資產	amortised cost	35,522,368	-	35,597,944	2,000	35,599,944
金融負債	Financial liabilities					
已發行的存款證	Certificates of deposit issued	4,294,996	_	4,298,538	_	4,298,538
後償債務	Subordinated notes	4,146,914	-	4,249,515	_	4,249,515
		賬面值	第1級	第2級	第3級	公平值
2023年12月31日	At 31 December 2023	Carrying	213 = 1.13	713=117	7,50,117	Fair
以港幣千元位列示	HK\$'000	value	Level 1	Level 2	Level 3	value
7	V					
金融資產	Financial assets					
以攤餘成本列賬的	Financial assets at					
金融資產	amortised cost	39,372,378	_	39,306,558	2,000	39,308,558
亚瓜兴庄	umorusea cost	33,312,310				
金融負債	Financial liabilities					
^{並概貝頂} 已發行的存款證	Certificates of deposit issued	2 420 020		2 /20 /01		2 420 491
6 受 1 列 4 水 超	Subordinated notes	2,428,028	_	2,430,481	_	2,430,481
皮 貝 伤	Subordinated notes	5,916,645		5,915,400		5,915,400

3.6 資本管理

本集團管理資本之目標為:

- 符合本集團機構有營運的市場之銀行業 監管機構所設定之資本規定;
- 保障本集團持續發展業務之能力;
- 為股東爭取最高回報和帶給其他利益相關者最佳利益;及
- 維持強大資本基礎以支持業務發展。

本集團管理層定期應用按巴塞爾委員會發出並由香港金管局執行作監管用途指引之方法,監控本集團之香港銀行附屬公司之資本充足度及法定資本之使用,每個季度向香港金管局申報有關規定的資料。

於香港監管框架下,大新銀行須符合三個比率,分別為普通股權一級資本、一級資本及總資本對風險加權資產的比率。此三個比率之國際認可最低要求分別為4.5%,6.0%及8.0%,並已被香港金管局採納。為符合香港金管局載於《監管政策手冊》CA-G-5有關《監管檢討程序》之規定,大新銀行須就監管者規定,內部國險評估及按第二支柱資本規定之壓力測試結果而設立額外緩衝以反映未包含在最低法定資本計算之重大風險。此外,大新銀行須履行金管局所訂立防護緩衝資本及逆周期緩衝資本之規定。同樣地,作為構成巴塞爾協定Ⅲ所實施其中一部份的槓桿比率,相關資料須每季向香港金管局呈報。為符合國際標準,香港金管局將最低槓桿比率設定為3%。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.6 Capital management

The Group's objectives when managing capital are:

- To comply with the capital requirements set by the banking regulators in the markets where the entities within the Group operate;
- To safeguard the Group's ability to continue its business as a going concern;
- To maximise returns to shareholders and optimise the benefits to other stakeholders; and
- To maintain a strong capital base to support the development of its business.

Capital adequacy of and the use of regulatory capital by the Group's Hong Kong banking subsidiary is monitored regularly by the Group's management, employing techniques based on the guidelines developed by the Basel Committee, as implemented by the HKMA, for supervisory purposes. The required information is filed with the HKMA on a quarterly basis.

Under the regulatory framework in Hong Kong, DSB is required to meet three capital ratios, namely, the Common Equity Tier 1 capital, Tier 1 capital and Total capital respectively against risk-weighted assets. The internationally agreed minimum of these three ratios are set at 4.5%, 6.0% and 8.0% respectively and are adopted by the HKMA. In order to comply with HKMA's requirements as stated in the SPM CA-G-5 on "Supervisory Review Process", DSB is required to set further buffers, to reflect material risks not included in the minimum regulatory capital calculation, arising from regulator's requirements, internal assessment of risks and the results of stress tests under the Pillar II capital requirement. In addition, DSB is required to fulfil the capital conservation buffer and countercyclical capital buffer requirements set by the HKMA. Likewise, the Leverage Ratio forms part of Basel III implementation and the required information is submitted to the HKMA on quarterly basis. In line with the international standards, the minimum Leverage Ratio is set at 3% by the HKMA.

3.6 資本管理(續)

風險加權數額包括資產負債表內及外之信貸風險、市場風險和操作風險之風險加權數額合計。資產負債表內風險根據債務人或各類風險性質分類及依據香港金管局認可之外部信貸評級機構指定的信貸評級或其他載於《銀行業(資本)規則》之原則且已考慮減輕信貸風險對資本之影響來確定其風險加權值。資產負債表外風險在未被分類及風險加權計算產負債表外風險之相關信貸換算系數換算其為信貸等值額,猶如當作其乃資產負債表內風險。

包括在綜合財務狀況表之資本餘額,其主要構成為股本、保留溢利、其他權益性工具及其他儲備。《銀行業(資本)規則》並容許資本包括綜合撥備及監管儲備。

本集團管理層定期按澳門金融管理局(「澳門金管局」)及國家金融監督管理總局(「國家金融監督管理總局」)就監管用途發出的指引之方法,監控集團之澳門附屬銀行澳門商業銀行及中國內地附屬銀行大新銀行(中國)之資本充足度及法定資本之使用。

澳門商業銀行及大新銀行(中國)分別向澳門金管局及國家金融監督管理總局按季度呈報所需資料。澳門金管局規定澳門商業銀行以及國家金融監督管理總局規定大新銀行(中國)各須維持其自有資本或資本基礎對風險加權總額之比率(即資本充足比率)不低於法定要求之最低水平8%。

本集團若干非銀行附屬公司亦須遵循其他監管機構(例如:證券及期貨事務監察委員會) 之法定資本規定。

3.7 受託業務

本集團提供託管人、受託人、財富管理及諮詢服務予第三者,當中涉及本集團就不同之金融工具作出分配及交易決定。此等以受信身份持有之資產,並不列入本集團之綜合財務報表。此等服務可引致本集團被追索錯誤管理之風險。

3. FINANCIAL RISK MANAGEMENT (Continued)

3.6 Capital management (Continued)

Risk-weighted amount is the aggregate of the risk-weighted amounts for credit risk, market risk and operational risk, and covers both on-balance sheet and off-balance sheet exposures. On-balance sheet exposures are classified according to the obligor or the nature of each exposure and risk-weighted based on the credit assessment rating assigned by an external credit assessment institution recognised by the HKMA or other rules as set out in the Banking (Capital) Rules, taking into account the capital effects of credit risk mitigation. Off-balance sheet exposures are converted into credit-equivalent amounts by applying relevant credit conversion factors to each exposure, before being classified and risk-weighted as if they were on-balance sheet exposures.

The principal forms of capital included in the balances on the consolidated statement of financial position are share capital, retained profits, other equity instruments and other reserves. Capital also includes collective provisions and regulatory reserve for general banking risks as allowed under the Banking (Capital) Rules.

Capital adequacy of and the use of regulatory capital by the Group's Macau banking subsidiary, BCM, and banking subsidiary in Mainland China, DSB China, are monitored regularly by the Group's management, employing techniques based on the guidelines provided by the Autoridade Monetária de Macau ("AMCM") and the National Financial Regulatory Administration ("NFRA") respectively for supervisory purposes.

The required information is filed by BCM with the AMCM and by DSB China with the NFRA on a quarterly basis. The AMCM requires BCM and the NFRA requires DSB China to maintain a ratio of own funds or capital base to total risk-weighted exposures (i.e. the capital adequacy ratio) not lower than the required statutory minimum of 8%.

Certain non-banking subsidiaries of the Group are also subject to statutory capital requirements from other regulatory authorities, such as the Securities and Futures Commission.

3.7 Fiduciary activities

The Group provides custody, trustee, wealth management and advisory services to third parties, which involve the Group making allocation and purchase and sale decisions in relation to a variety of financial instruments. Those assets that are held in a fiduciary capacity are not included in the consolidated financial statements. These services could give rise to the risk that the Group could be accused of mal-administration.

4. 應用會計政策時之重要會計估計及判 斷

本集團作出之估計及假設將會影響下一財政 年度內列報資產及負債之金額。本集團會根 據過往經驗及其他因素,包括在某些情況下, 對未來事項作出認為是合理的預期,並持續 地評估所作出之估計及判斷。估計及假設之 改變可能對本集團於作出改變之期內業績之 重大影響。選擇及應用不同之估計及假設入 其後之變化,可能影響本集團將來之溢主 其後之變化,可能影響本集團將來之 其後之變化,可能影響本集團 對產值。本集團依據高層次評估其主資產 計估計及假設之改變對本集團呈報之 負債之敏感度影響後,深信所採納之估計及 假設乃屬合適和合理,及呈列在本集團之經 合財務報表內之財務業績和狀況在所有重要 性方面是公平及合理。

(甲) 預期信貸虧損準備的計量

按攤餘成本計量及以公平值計量且其變動計入其他全面收益之金融資產的預期信貸虧損準備的計量乃是需要應用複雜模型及有關未來經濟狀況和信貸行為(例如客戶違約之可能性及引致之損失)的重大假設之範疇。用以解釋計量預期信貸虧損的參數、假設及估計方法在附註3.2.2中進一步詳細說明,其中還列出了預期信貸虧損對這些要素變化的主要敏感度。

應用會計規定以計量預期信貸虧損需要若干 重大判斷,例如:

- 釐定信貸風險大幅增加之準則;
- 選擇合適之模式及假設以用作計量預期 信貸虧損;
- 就各類產品/市場建立前瞻性情境數目 及相對加權值相關的預期信貸虧損;及
- 建立相近類別金融資產的組別作計量預期信貸虧損用途。

有關本集團於上述範疇作出的判斷及估計的 詳細資料載於附註3.2.2。

4. CRITICAL ACCOUNTING ESTIMATES, AND JUDGEMENTS IN APPLYING ACCOUNTING POLICIES

The Group makes estimates and assumptions that affect the reported amounts of assets and liabilities within the next financial year. Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Changes in estimates and assumptions may have a significant impact on the results of the Group in the periods when changes are made. The application and selection of different estimates and assumptions, and their subsequent changes, could affect the Group's profit and net asset value in the future. The Group, based on its high-level assessment of the sensitivity impacts on the reported assets and liabilities of the Group arising from the changes in critical accounting estimates and assumptions, believes that the estimates and assumptions adopted are appropriate and reasonable, and the financial results and positions presented in the consolidated financial statements are fair and reasonable in all material respects.

(a) Measurement of the ECL allowance

The measurement of the ECL allowance for financial assets measured at amortised cost and FVOCI is an area that requires the use of complex models and significant assumptions about future economic conditions and credit behaviour (e.g. the likelihood of customers defaulting and the resulting losses). Explanation of the inputs, assumptions and estimation techniques used in measuring ECL is further detailed in Note 3.2.2, which also sets out key sensitivities of the ECL to changes in these elements.

A number of significant judgements are also required in applying the accounting requirements for measuring ECL, such as:

- Determining criteria for significant increase in credit risk;
- Choosing appropriate models and assumptions for the measurement of ECL;
- Establishing the number and relative weightings of forwardlooking scenarios for each type of product/market and the associated ECL; and
- Establishing groups of similar financial assets for the purposes of measuring ECL.

Detailed information about the judgements and estimates made by the Group in the above areas is set out in Note 3.2.2.

4. 應用會計政策時之重要會計估計及判 斷 續

(乙) 金融工具之公平值

本集團按公平值列賬之債務證券投資大部份 是依據公開之市場報價計量。本集團在採納 經判斷為最恰當報價作估值價時,根據其參 考對一系列可觀察到之報價、近期之交易價、 報價來源之可信性和素質、及相同類別證券 價格之評估。對於非上市權益性投資,需要管 理層之判斷和估計以選擇合適的估值參數、 假設及模型方法。

於呈報日之金融工具之公平值的賬面值載於 附註19、20及22。

(丙) 商譽及無形資產之減值

於業務合併中,繼初始確認商譽及無形資產 後,任何有關用於無形資產未來可產生收益 之假設之重大變動,包括被收購之企業之未 來收益現金流量,或因市場環境及前景的重 大改變而影響貼現率,將對此資產之賬面價 值作出調整。倘在某些情況下,無形資產及商 譽預期可收回之金額較其賬面價值為低,則 須確認該資產的減值。

於呈報日之商譽及無形資產的賬面值載於附 註27。

4. CRITICAL ACCOUNTING ESTIMATES, AND JUDGEMENTS IN APPLYING ACCOUNTING POLICIES (Continued)

(b) Fair value of financial instruments

A majority of the Group's investments in debt securities carried at fair value are valued based on observable market quotations. The Group applies judgement in selecting the most appropriate quotation for valuation purposes based on its assessment of the range of observable quotations, recent observable transactions, the reliability and quality of the pricing source, and the value of securities of a similar nature. For unlisted equity investments, management judgement and estimates are required for the selection of appropriate valuation parameters, assumptions and modelling techniques.

The carrying amounts of the financial instruments measured at fair value at reporting date are shown in Note 19, 20 and 22.

(c) Impairment of goodwill and intangible asset

For business combinations, subsequent to initial recognition of goodwill and intangible assets, any major change in the assumptions in relation to future benefits to be generated from the intangible assets, including future cash flow of benefits to be generated from the acquired entities, or discount rates which could be caused by major changes in market conditions and outlook, could result in adjustments to the carrying values of such assets. In the event that the expected recoverable amounts of goodwill and intangible assets are significantly lower than their carrying values, impairment of such assets would have to be recognised.

The carrying amounts of goodwill and intangible asset at reporting date are shown in Note 27.

4. 應用會計政策時之重要會計估計及判 斷 續

(丁) 投資於聯營公司,重慶銀行(「重慶銀行」) 之減值評估

本集團根據香港會計準則第36號《資產減值》 對於重慶銀行之投資進行減值評估。

該評估就投資之賬面值比較管理層估量之使 用價值與扣除出售費用後之公平值比較之高 者。使用價值乃管理層根據管理層及可觀察 之數據導出之某些假設的貼現現金流量估 算。該估量涉及應用管理層之判斷並敏感於 貼現率之假設和源自持有該投資及其最終出 售之現金流量。

於2024年6月30日,其公平值低於賬面值。經減值評估後,本集團對重慶銀行之投資的賬面值調減16,000,000港元至扣除出售費用後之公平值。於2024年12月31日,該投資的公平值高於賬面價值。由於投資的服務潛力未發生變動,故未進行減值或回撥評估。因此,截至2024年12月31日止年度,本集團對重慶銀行投資因減值評估累計調減金額仍為16,000,000港元(2023年:552,000,000港元)。

(戊) 租賃期之釐定

釐定租賃期時,管理層須考慮所有可引起經濟誘因以行使延長選擇權,或不行使終止選擇權之事實及情況。延長選擇權(或終止選擇權後之期間)只有在該租賃可合理地被確定會延長(或不終止)下方包括在租賃期內。

就物業租賃而言,下列因素一般至為相關:

 倘若終止(或不延長)有重大罰金,本集 團一般會合理地確定延長(或不終止)。

4. CRITICAL ACCOUNTING ESTIMATES, AND JUDGEMENTS IN APPLYING ACCOUNTING POLICIES (Continued)

(d) Impairment assessment of the investment in an associate, Bank of Chongqing ("BOCQ")

The Group carries out impairment assessments on its investment in BOCQ in accordance with HKAS 36 "Impairment of assets".

This assessment compares the carrying value of the investment against the higher of management's estimate of value in use and fair value less costs of disposal. Management's estimate of the value in use is based on a discounted cash flow projection which contains certain assumptions derived from management and observable market information. This estimate is subject to application of management judgement and is sensitive to assumptions on the discount rate and the cash flows arising from the holding of this investment and from its ultimate disposal.

At 30 June 2024, the fair value was below the carrying value. An impairment assessment was performed and the carrying value of the Group's investment in BOCQ was written down by HK\$16 million to the fair value less cost of disposal. At 31 December 2024, the fair value of the investment was higher than the carrying value. As there was no change in service potential of the investment, there was no assessment of impairment or its reversal. The total amount by which the Group's investment in BOCQ was written down due to impairment assessment for the year ended 31 December 2024 therefore remained at HK\$16 million (2023: HK\$552 million).

(e) Determination of the lease term

In determining the lease term, management considers all facts and circumstances that create an economic incentive to exercise an extension option, or not exercise a termination option. Extension options (or periods after termination options) are only included in the lease term if the lease is reasonably certain to be extended (or not terminated).

For leases of properties, the following factors are normally the most relevant:

 If there are significant penalties to terminate (or not extend), the Group is typically reasonably certain to extend (or not terminate).

4. 應用會計政策時之重要會計估計及判 斷 續

(戊) 租賃期之釐定(續)

- 倘若任何裝修預計會有重大剩餘價值, 本集團一般會合理地確定延長(或不終止)。
- 否則,本集團會考慮其他因素包括過往 之租賃時間及更換租賃資產所需之開支 和對業務之擾亂。

由於本集團可以無需重大開支或擾亂業務下 更換租賃資產,物業租賃中之延長選擇權大 多沒有包括在租賃負債。

倘若選擇權真的被行使(或不行使)或本集團轉為不得不行使(或不行使)該選擇權,則會重新評估租賃期。只有發生一宗影響評估的重大事件或環境重大變更,且在承租人可控制之範圍內,方會修訂可合理地確定之評估。本財政年度內,本集團並無行使任何延長或終止選擇權。

於呈報日之使用權資產及租賃負債的賬面值 載於附註28。

(己) 關於未攤銷之預付款項及遞延支付款項 確認為收入的稅務狀況

本集團於2017年6月19日宣布簽訂香港人壽保險分銷協議(「香港分銷協議」)時,香港分銷協議之意向為大新銀行及泰禾人壽有限公司之間的獨家及長期的銀保合作關係。該協議已於2022年7月8日終止。自2023年下半年開始與香港永明金融有限公司訂立新銀保安排。管理層經評核香港分銷協議有關之大新銀行已收及應收預付款項及遞延支付款項後,有關款項最終可以在稅務上以資本性質處理。管理層在編製財務報表時已考慮這一點。

4. CRITICAL ACCOUNTING ESTIMATES, AND JUDGEMENTS IN APPLYING ACCOUNTING POLICIES (Continued)

(e) Determination of the lease term (Continued)

- If any leasehold improvements are expected to have a significant remaining value, the Group is typically reasonably certain to extend (or not terminate).
- Otherwise, the Group considers other factors including historical lease durations and the costs and business disruption required to replace the leased asset.

Most extension options in property leases have not been included in the lease liability, because the Group could replace the assets without significant cost or business disruption.

The lease term is reassessed if an option is actually exercised (or not exercised) or the Group becomes obliged to exercise (or not exercise) it. The assessment of reasonable certainty is only revised if a significant event or a significant change in circumstances occurs, which affects this assessment, and that is within the control of the lessee. During the current financial year, the Group has not exercised any extension or termination options.

The carrying amounts of right-of-use assets and lease liabilities at reporting date are shown in Note 28.

(f) Tax position relating to the unamortised upfront payment and deferred payments recognised as income

As announced by the Group when the Hong Kong Distribution Agreement ("HKDA") was entered into on 19 June 2017, the HKDA was intended to be an exclusive, long-term bancassurance cooperation between DSB and Tahoe Life Insurance Company Limited, which was terminated on 8 July 2022. A new bancassurance arrangement entered into with Sun Life Hong Kong Limited which has commenced in the second half of 2023. Management assessed that the upfront fee and deferred payments received and receivable by DSB under the HKDA and the new bancassurance arrangement can be treated substantially as capital in nature for tax purpose. Management has taken this consideration into account in the preparation of the financial statements.

5. 本公司財務狀況表及儲備變動

5. STATEMENT OF FINANCIAL POSITION AND RESERVE MOVEMENT OF THE COMPANY

本公司財務狀況表

Statement of Financial Position of the Company

		12		
As	at	31	Decem	bei

				AS at SI De	cember
以港幣千元位列示		HK\$'000		2024	2023
非流動資產		Non-current assets			
附屬公司投資		Investments in subsidiaries		7,000,118	7,000,118
以公平值計量且其變動計入其	[1,000,220	1,000,110
的金融資產	ТОТМТКШ	comprehensive income		856,394	856,394
無形資產		Intangible assets		8,635	8,635
MINGE		mangible assets			
				7,865,147	7,865,147
流動資產		Current assets			
與一間附屬公司之銀行結餘		Bank balances with a subsidiary		131,905	59,258
應收賬及其他賬目		Accounts receivable and other accounts		600	468
應收附屬公司款項		Amounts due from subsidiaries		34,962	36,063
				167,467	95,789
流動負債		Current liabilities			
				4.045	1 000
預提費用及其他賬目		Accrued expenses and other accounts		1,945	1,968
應付附屬公司款項		Amounts due to subsidiaries		442,807	442,818
				444,752	444,786
淨流動負債		Net current liabilities		(277,285)	(348,997)
				7,587,862	7,516,150
					1,510,130
14F 74					
權益		EQUITY			
R.T. →		Characteristics		6.004.455	6.004.400
股本	++ (□)	Share capital	NI=4= /-\	6,894,438	6,894,438
其他儲備 (包括保留盈利)	註(甲)	Other reserves (including retained earnings)	Note (a)	693,424	621,712
權益合計		Total equity		7,587,862	7,516,150

董事會於2025年3月31日批准及授權發布。

Approved and authorised for issue by the Board of Directors on 31 March 2025.

王伯凌黃漢興Gary Pak-Ling WangHon-Hing Wong董事董事總經理DirectorManaging Director

5. 本公司財務狀況表及儲備變動 續

5. STATEMENT OF FINANCIAL POSITION AND RESERVE MOVEMENT OF THE COMPANY (Continued)

註:

(甲) 本公司儲備變動

Note:

(a) Reserve movement of the Company

			以股權支付以 股份為基礎 報酬之儲備	
		保留盈利	Share-based	
		Retained	Compensation	合計
以港幣千元位列示	HK\$'000	Earnings	Reserve	Total
2023年1月1日	At 1 January 2023	561,759	4,933	566,692
年度溢利	Profit for the year	617,266	_	617,266
以股權支付以股份為基礎報酬	Provision for equity-settled share-based			
之撥備	compensation	_	55	55
2022年末期股息	2022 final dividend	(407,668)	-	(407,668)
2023年中期股息	2023 interim dividend	(154,633)		(154,633)
2023年12月31日	At 31 December 2023	616,724	4,988	621,712
2024年1月1日	At 1 January 2024	616,724	4,988	621,712
年度溢利	Profit for the year	1,140,083	_	1,140,083
以股權支付以股份為基礎報酬之 撥備	Transfer of share-based compensation reserve	4,988	(4,988)	_
2023年末期股息	2023 final dividend	(688,818)	` ' '	(688,818)
2024年中期股息	2024 interim dividend	(379,553)		(379,553)
2027— WIIIX	202 i interim dividend	(313,333)		(313,333)
2024年12月31日	At 31 December 2024	693,424	-	693,424

6. 營業分項報告

本集團根據香港財務報告準則第8號《營運業務分項》編製分項報告。向包括行政總裁及其他執行委員會成員之主要營運決策人呈報而作為資源分配及業績評估用途之資料,乃按個人銀行、企業銀行、財資及環球市場及中國內地及澳門銀行業務分類之基礎來確定。本地銀行業務之營運表現按業務活動分析,而中國內地及澳門銀行業務之營運表現按業務機構分析。

經考慮到本地業務之客戶群、產品及服務,經 濟環境和法規後,本集團將營運業務劃分為 下列呈報分項:

- 個人銀行業務包括接受個人客戶存款、 住宅樓宇按揭、私人貸款、透支、汽車貸 款和信用卡服務、保險業務的銷售和投 資服務。
- 企業銀行業務包括接受存款、貸款、營運 資金融資及貿易融資,其存款來源及融 資客戶主要是工商業及機構性客戶。
- 財資及環球市場業務主要包括外匯服務、中央貸存現金管理、利率風險管理、 證券投資管理及本集團整體之資金運用管理。
- 中國內地及澳門銀行業務包括由位於中國內地和澳門之附屬公司提供之個人銀行和企業銀行業務及本集團一間在中國內地設立之商業銀行之權益。
- 其他包括未可直接歸類於其他呈報分項 之營運業績、集團投資及債務資金(包括 後償債務)。

6. OPERATING SEGMENT REPORTING

Segment reporting by the Group is prepared in accordance with HKFRS 8 "Operating Segments". Information reported to the chief operating decision maker, including the Chief Executive and other Executive Committee members, for the purposes of resource allocation and performance assessment, is determined on the basis of personal banking, corporate banking, treasury and global markets and banking businesses in Mainland China and Macau. Operating performances are analysed by business activities for local banking business, and on business entity basis for banking businesses in Mainland China and Macau.

Considering the customer groups, products and services of local businesses, the economic environment and regulations, the Group splits the operating segments of the Group into the following reportable segments:

- Personal banking business includes the acceptance of deposits from individual customers and the extension of residential mortgage lending, personal loans, overdraft, vehicle financing and credit card services, and the provision of insurance sales and investment services.
- Corporate banking business includes the acceptance of deposits from and the advance of loans and working capital finance to commercial, industrial and institutional customers, and the provision of trade financing.
- Treasury and global markets activities are mainly the provision of foreign exchange services and centralised cash management for deposit taking and lending, interest rate risk management, management of investment in securities and the overall funding of the Group.
- Mainland China and Macau banking businesses include personal banking, corporate banking business activities provided by subsidiaries in Mainland China and Macau, and the Group's interest in a commercial bank in Mainland China.
- Others include results of operations not directly identified under other reportable segments, corporate investments and debt funding (including subordinated notes).

6. 營業分項報告續

就編製分項報告而言,對可直接認明為各個別分項之源自客戶、產品及服務收入,將直接呈報於有關分項;而分項之間的資金運用及資金資源所產生的收入和資金成本,按參照市場利率之轉移價格機制分配至各分項。分項間之交易乃依據授予第三者或與第三者交易之同類條款定價。分項間之收入或支出於綜合賬內抵銷。

所有不同分項之直接開支將歸類於有關的分項分類。間接開支及支援部門開支乃依據開支性質,按耗用之時間及工作量和分項營運收入,分配至不同的分項及產品。不能合理地分配至各分項、產品及支援部門之企業活動開支,則作企業開支呈列於「其他」項下。

6. OPERATING SEGMENT REPORTING (Continued)

For the purpose of segment reporting, revenue derived from customers, products and services directly identifiable with individual segments are reported directly under respective segments, while revenue and funding cost arising from intersegment funding operation and funding resources are allocated to segments by way of transfer pricing mechanism with reference to market interest rates. Transactions within segments are priced based on similar terms offered to or transacted with external parties. Inter-segment income or expenses are eliminated on consolidation.

All direct costs incurred by different segments are grouped under respective segments. Indirect costs and support functions' costs are allocated to various segments and products based on effort and time spent as well as segments' operating income depending on the nature of costs incurred. Costs related to corporate activities that cannot be reasonably allocated to segments, products and support functions are grouped under Others as unallocated corporate expenses.

6. 營業分項報告 續

截至2024年12月31日止年度

6. OPERATING SEGMENT REPORTING (Continued)

For the year ended 31 December 2024

以港幣千元位列示	HK\$'000	個人銀行 Personal Banking	企業銀行 Corporate Banking	財資及環球 市場業務 Treasury and Global Markets	中國內地及 澳門銀行 Mainland China and Macau Banking	其他 Others	跨項目 Inter- segment	總計 Total
淨利息收入/(支出) 非利息收入/(支出)	Net interest income/(expenses) Non-interest income/(expenses)	2,297,766 1,199,850	1,110,250 187,584	1,478,128 58,257	453,404 176,641	(51,467) 28,066	36 (3,592)	5,288,117 1,646,806
營運收入總額 營運支出	Total operating income Operating expenses	3,497,616 (1,929,801)	1,297,834 (554,334)	1,536,385 (302,139)	630,045 (549,294)	(23,401)	(3,556)	6,934,923 (3,340,050)
扣除信貸減值虧損前之 營運溢利/(虧損) 信貸減值虧損	Operating profit/(loss) before credit impairment losses Credit impairment losses	1,567,815 (517,346)	743,500 (1,063,185)	1,234,246 (21,261)	80,751 (188,720)	(31,439) (849)		3,594,873 (1,791,361)
扣除若干投資及固定資產之 收益及虧損前之營運 溢利/(虧損) 出售投資物業、行產及其他 固定資產及其公平值調整	Operating profit/(loss) before gains and losses on certain investments and fixed assets Net loss on disposal and fair value adjustment of investment	1,050,469	(319,685)	1,212,985	(107,969)	(32,288)	-	1,803,512
之淨虧損 出售以攤餘成本列賬的金融資產之		(217)	-	-	(41)	(103,382)	-	(103,640)
淨收益 出售以公平值計量且其變動計入 其他全面收益的金融資產之 淨(虧損)/溢利	assets at amortised cost Net (loss)/gain on disposal of financial assets at fair value through other comprehensive	-	-	760	-	-	-	760
應佔聯營公司之業績 聯營公司投資之減值虧損	income Share of results of an associate Impairment loss on investment in	-	-	(137) -	34 677,425	-	-	(103) 677,425
視同出售聯營公司投資之虧損	an associate Loss on deemed disposal of	-	-	-	(15,715)	-	-	(15,715)
應佔共同控制實體之業績	investment in an associate Share of results of jointly controlled entities	-	-	-	(1)	- 33,131		(1) 33,131
除稅前溢利/(虧損) 稅項(支出) /回撥	Profit/(loss) before taxation Taxation (expenses)/credit	1,050,252 (173,313)	(319,685) 53,449	1,213,608 (200,221)	553,733 (8,108)	(102,539) (6,829)		2,395,369 (335,022)
年度溢利/(虧損)	Profit/(loss) for the year	876,939	(266,236)	1,013,387	545,625	(109,368)		2,060,347
截至2024年12月31日止年度	For the year ended 31 December 2024							
折舊及攤銷費用	Depreciation and amortisation	92,225	24,612	17,602	57,748	184,034	-	376,221
於2024年12月31日 分項資產 分項負債	At 31 December 2024 Segment assets Segment liabilities	58,312,678 124,424,645	62,988,717 43,963,904	95,826,338 13,363,260	38,409,112 31,188,034	7,669,877 16,443,507	(6,867,641) (6,867,641)	256,339,081 222,515,709

6. 營業分項報告續

截至2023年12月31日止年度

6. OPERATING SEGMENT REPORTING (Continued)

For the year ended 31 December 2023

HK\$'000	個人銀行 Personal Banking	企業銀行 Corporate Banking	財資及環球 市場業務 Treasury and Global Markets	中國內地及 澳門銀行 Mainland China and Macau Banking	其他 Others	跨項目 Inter- segment	總計 Total
Net interest income/(expenses) Non-interest income/(expenses)	2,015,027 748,390	1,183,911 203,211	1,124,749 (26,453)	478,004 148,483	13,908 37,560	(164) (10,542)	4,815,435 1,100,649
Total operating income Operating expenses	2,763,417 (1,855,232)	1,387,122 (533,440)	1,098,296 (232,540)	626,487 (547,755)	51,468 (10,636)	(10,706) 10,706	5,916,084 (3,168,897)
Operating profit before credit impairment (losses)/written back Credit impairment (losses)/	908,185	853,682	865,756	78,732	40,832	-	2,747,187
written back	(311,830)	(350,600)	27,560	(98,244)	1,803		(731,311)
Operating profit/(loss) before gains and losses on certain investments and fixed assets Net (loss)/gain on disposal and fair value adjustment of investment properties, premises and other	596,355	503,082	893,316	(19,512)	42,635	-	2,015,876
fixed assets	(874)	-	-	1,794	(39,179)	-	(38,259)
Impairment loss on the investment	-	-	-	,	-	_	688,957 (552,000)
				(332,000)			(332,000)
investment in an associate	-	-	-	(10)	-	-	(10)
entities					27,014		27,014
Drafit hafara tayatian	E0E 401	EU3 U03	002 216	110 220	20.470		2,141,578
						_	(281,272)
	(**,****)						
Profit for the year	496,994	420,762	745,953	102,883	93,714		1,860,306
For the year ended 31 December 2023							
Depreciation and amortisation	73,020	18,407	10,177	57,666	189,744	-	349,014
At 31 December 2023 Segment assets Segment liabilities	59,462,117 121.866.174	65,445,748 49.354.251	93,997,176 12.902.840	38,706,673 31.848.027	7,889,172 16.640.151	(4,756,792) (4,756,792)	260,744,094 227,854,651
	Net interest income/(expenses) Non-interest income/(expenses) Total operating income Operating expenses Operating profit before credit impairment (losses)/written back Credit impairment (losses)/ written back Operating profit/(loss) before gains and losses on certain investments and fixed assets Net (loss)/gain on disposal and fair value adjustment of investment properties, premises and other fixed assets Share of results of an associate Impairment loss on the investment in an associate Loss on deemed disposal of investment in an associate Share of results of jointly controlled entities Profit before taxation Taxation (expenses)/credit Profit for the year For the year ended 31 December 2023 Depreciation and amortisation At 31 December 2023	Net interest income/(expenses) Non-interest income/(expenses) Total operating income Operating expenses Operating profit before credit impairment (losses)/written back Credit impairment (losses)/ written back Credit impairment (losses)/ written back Operating profit/(loss) before gains and losses on certain investments and fixed assets Sepanse of results of an associate Impairment loss on the investment in an associate Impairment loss on the	HK\$'000Personal BankingCorporate BankingNet interest income/(expenses)2,015,0271,183,911Non-interest income/(expenses)748,390203,211Total operating income Operating expenses2,763,4171,387,122Operating profit before credit impairment (losses)/written back908,185853,682Credit impairment (losses)/written back(311,830)(350,600)Operating profit/(loss) before gains and losses on certain investments and fixed assets596,355503,082Net (loss)/gain on disposal and fair value adjustment of investment properties, premises and other fixed assets(874)-Share of results of an associateImpairment loss on the investment in an associateLoss on deemed disposal of investment in an associateShare of results of jointly controlled entitiesProfit before taxation595,481503,082Taxation (expenses)/credit(98,487)(82,320)Profit for the year496,994420,762For the year ended 31 December 202318,407Depreciation and amortisation73,02018,407At 31 December 2023 Segment assets59,462,11765,445,748	市場業務	横形が2000 相対 できまった (日本学校) では場所 (日本学校) では場所 (日本学校) では場所 (日本学校) では場所 (日本学校) では場所であった。 (日本学校) では、またいます。 (日本学校) では、またいまり、またいます。 (日本学校) では、またいます。 (日本学校) では、またいまり、またいます。 (日本学校) では、またいます。 (日本学校) では、またいまり、またいまり、またいます。 (日本学校) では、またいまり、またいまたいます。 (日本学校) では、またいまり、またいまり、またいまり、またいまり、またいまり、またいまり、またいまり、またいまり、ま	Ref	投資では

6. 營業分項報告續

源自外部客戶之收益乃來自位於香港、澳門 及中國之銀行附屬公司所提供之主要產品與 服務,包括接受存款、信貸融資、資產融資、 證券投資等。

下表提供按區域歸類之資料,區域乃根據本集團向外部客戶提供服務、與其商業交易及建立關係的法定機構之所在地而確認。

6. OPERATING SEGMENT REPORTING (Continued)

Revenues from external customers were contributed from banking subsidiaries in Hong Kong, Macau and People's Republic of China, with major products and services including deposit taking, extension of credit, asset-based finance, securities investment services offered to customers.

The following tables provide information by geographical area, which was determined with reference to the domicile of the legal entities within the Group with business dealing and relationship with, and services to external customers.

以港幣千元位列示	HK\$'000	香港及其他 Hong Kong and others	澳門 Macau	跨分項抵銷 Inter- segment elimination	合計 Total
截至2024年12月31日止年度 營運收入總額 除稅前溢利	For the year ended 31 December 2024 Operating income Profit before taxation	6,545,733 2,349,479	391,606 45,890	(2,416) -	6,934,923 2,395,369
於2024年12月31日	As at 31 December 2024				
資產合計	Total assets	235,387,376	25,540,383	(4,588,678)	256,339,081
負債合計	Total liabilities	204,943,152	22,161,235	(4,588,678)	222,515,709
無形資產及商譽	Intangible assets and goodwill	231,891	551,275	-	783,166
或然負債及承擔	Contingent liabilities and commitments	62,916,672	2,547,143	(101,294)	65,362,521
		香港及其他 Hong Kong	澳門	跨分項抵銷 Inter- segment	合計
以港幣千元位列示	HK\$'000	and others	Macau	elimination	Total
截至2023年12月31日止年度 營運收入總額 除稅前溢利	For the year ended 31 December 2023 Operating income Profit before taxation	5,534,846 2,027,706	390,524 113,872	(9,286) -	5,916,084 2,141,578
於2023年12月31日 資產合計	As at 31 December 2023 Total assets	238,542,412	25,692,277	(3,490,595)	260,744,094
負債合計	Total liabilities	209,229,240	22,116,006	(3,490,595)	200,744,094
無形資產及商譽	Intangible assets and goodwill	231,891	551,275	(5, 150,555)	783,166
或然負債及承擔	Contingent liabilities and commitments	69,117,565	2,291,041	(101,434)	71,307,172

7. 淨利息收入

7. NET INTEREST INCOME

以港幣千元位列示	HK\$'000	2024	2023
利息收入	Interest income		
現金及在銀行的結餘	Cash and balances with banks	769,092	704,047
證券投資	Investments in securities	4,350,918	3,846,823
各項貸款及其他賬目	Advances and other accounts	7,027,046	6,934,735
		12,147,056	11,485,605
利息支出	Interest expense		
銀行存款/客戶存款	Deposits from banks/Deposits from		
341313100	customers	6,194,009	6,068,633
已發行的存款證	Certificates of deposit issued	218,467	184,061
後償債務	Subordinated notes	344,230	328,257
租賃負債(附註28(乙))	Lease liabilities (Note 28(b))	11,586	7,669
其他	Others	90,647	81,550
		6,858,939	6,670,170
			- 0,010,110
利息收入包含	Included within interest income		
一持作交易用途的證券及	- Trading securities and financial assets at fair		
以公平值計量且其變動計入	value through profit or loss		
損益的金融資產	value imough prome or toss	98,959	13,110
一以公平值計量且其變動計入	– Financial assets at fair value through other	30,333	13,110
其他全面收益的金融資產	comprehensive income	2,899,567	2,560,848
一以攤餘成本列賬的金融資產	- Financial assets at amortised cost	9,148,530	8,911,647
7 (7)			
		12,147,056	11,485,605
			11, 103,003
利息支出包含	Included within interest evenes		
一以公平值計量且其變動計入	Included within interest expense – Financial liabilities at fair value through		
一以公平值計量且其變動計入 損益的金融負債	profit or loss	16,206	5,098
一以攤餘成本列賬的金融負債	- Financial liabilities at amortised cost		6,665,072
グ)雑型がみからは区内では では、 は、 は、 は、 は、 は、 は、 は、 は、 は、	- Financial liabilities at amortised COSL	6,842,733	0,005,072
			0.070.475
		6,858,939	6,670,170

於截至2024年及2023年12月31日止年度,並無確認自減值資產之利息收入。

For the year ended 31 December 2024 and 2023, there was no interest income recognised on impaired assets.

8. 淨服務費及佣金收入

8. NET FEE AND COMMISSION INCOME

以港幣千元位列示	HK\$'000	2024	2023
服務費及佣金收入	Fee and commission income		
未以公平值計量且其變動計入損益的	Fee and commission income from		
金融資產及負債之服務費及佣金收入	financial assets and liabilities not at		
	fair value through profit or loss		
一信貸有關之服務費及佣金	 Credit related fees and commissions 	162,353	158,987
一貿易融資	– Trade finance	52,614	49,475
一信用卡	– Credit card	249,568	272,664
其他服務費及佣金收入	Other fee and commission income		
一證券經紀佣金	 Securities brokerage 	118,160	100,840
一保險銷售及其他	 Insurance distribution and others 	628,963	163,961
一零售投資及財富管理服務	 Retail investment and wealth 		
	management services	187,437	131,980
一銀行服務費及手續費	 Bank services and handling fees 	66,446	72,258
一其他服務費	– Other fees	93,795	128,802
		1,559,336	1,078,967
服務費及佣金支出	Fee and commission expense		
未以公平值計量且其變動計入損益的	Fee and commission expense from		
金融資產及負債之服務費及佣金支出	financial assets and liabilities not at		
	fair value through profit or loss		
一手續費及佣金	 Handling fees and commission 	220,691	202,974
一已付其他費用	– Other fees paid	10,036	9,191
		230,727	212,165

註:

本集團向第三方提供託管、受託、企業管理及投資管理服務。接受此等服務的資產是以受信人身份持有並不包含在此等綜合財務報表內。

Note:

The Group provides custody, trustee, corporate administration, and investment management services to third parties. The assets subject to these services are held in a fiduciary capacity and are not included in these consolidated financial statements.

9. 淨交易收入	9. NET TRADING INCOME		
以港幣千元位列示	HK\$'000	2024	2023
外滙交易淨收益 持作交易用途的證券之淨(虧損)/收益 持作交易用途的衍生工具之淨收益 用公平值對沖的相關金融工具之 淨(虧損)/收益 以公平值計量且其變動計入損益的 金融工具之淨虧損	Net gain arising from dealing in foreign currencies Net (loss)/gain on trading securities Net gain from derivatives entered into for trading purpose Net (loss)/gain arising from financial instruments subject to fair value hedge Net loss on financial instruments at fair value through profit or loss	249,892 (353) 13,786 (670) (3,722)	125,667 2,819 34,947 2,222 (812)
		258,933	164,843
10. 其他營運收入	10. OTHER OPERATING INCOME		
以港幣千元位列示	HK\$'000	2024	2023
於年末仍持有之以公平值計量且其變動計入 其他全面收益的權益性工具投資之 股息收入 一上市投資 一非上市投資 投資物業之租金收入總額 其他租金收入	Dividend income from investments in equity instruments at fair value through other comprehensive income, held at the end of the year - Listed investments - Unlisted investments Gross rental income from investment properties Other rental income	47 14,453 15,318 15,935	609 32,137 14,580 15,994
其他	Others	13,511	5,684
		59,264	69,004
11. 營運支出	11. OPERATING EXPENSES		
以港幣千元位列示	HK\$'000	2024	2023
僱員薪酬及福利支出 一薪酬及其他人事費用 一以股份為基礎報酬之撥備提撥(附註44)	Employee compensation and benefit expenses - Salaries and other staff costs - Provision for share-based compensation charged (Note 44)	2,115,937 19,795	1,996,824 14,108
一退休金支出一界定供款計劃(註) 行產及其他固定資產支出,不包括折舊	 Pension costs – defined contribution plans (Note) Premises and other fixed assets expenses, 	130,676	118,599
一行產租金支出(附註28(乙)) 一其他 折舊 一行產及其他固定資產(附註28(甲)) 一有使用權之物業(附註28(乙)) 廣告及推銷活動支出 印刷、文具及郵費 核數師酬金 其他	excluding depreciation - Rental of premises (Note 28(b)) - Others Depreciation - Premises and other fixed assets (Note 28(a)) - Right-of-use properties (Note 28(b)) Advertising and promotion costs Printing, stationery and postage Auditors' remuneration Others	3,819 266,214 236,380 139,841 77,726 47,797 13,656 288,209	2,338 223,948 203,168 145,846 85,050 48,171 16,355 314,490

11. 營運支出 續

11. OPERATING EXPENSES (Continued)

註:

Note:

關於集團的強積金計劃

In respect of the Group's provident fund schemes

關於集團的強槓金計劃	In respect of the Group's provident fund schemes				
以港幣千元位列示	HK\$'000	2024	2023		
年內用於扣減集團供款的沒收供款	Forfeited contributions utilised to reduce the Group's contribution during the year	16,043	18,274		
截至年末可用於扣減日後供款的沒收供款	Forfeited contributions available for reducing future contributions at the year end	1,350	3,763		
關於集團的其他定額供款計劃	In respect of the other defined contribution sch	nemes of the Grou	ıp		
以港幣千元位列示	HK\$'000	2024	2023		
年內用於扣減集團供款的沒收供款	Forfeited contributions utilised to reduce the Group's contribution during the year	1,024	3,000		
截至年末可用於扣減日後供款的沒收供款	Forfeited contributions available for reducing future contributions at the year end	58	85		

12. 董事酬金

遵照香港公司條例第383條及公司(董事福利之資料披露)法規,本公司董事於就任期間之酬金披露如下述:

12. DIRECTORS' EMOLUMENTS

The emoluments of the Directors of the Company in respect of the period of directorship disclosed pursuant to section 383 of the Hong Kong Companies Ordinance and the Companies (Disclosure of Information about Benefits of Directors) Regulation were set out below:

截至 2024年12月31日止年度 <i>以港幣千元位列示</i>	Year ended 31 December 2024 HK\$'000	董事袍金 Directors' Fee	薪金、 津貼及 實物利益 Salary, allowances and benefits in kind	預提 Incentive bo in respect of s in th 以現金支付	提供服務之 獎勵花紅 onuses accrued ervices rendered ne year 以股權支付 Share-settled	其他以股份 為基礎報酬 的支付 (註1) Other share-based compensation payment (Note 1)	退休福利計劃 之僱主供款 Employer's contribution to retirement benefit schemes	合計 (註2) Total (Note 2)
主席	Chairman							
王守業先生	David Shou-Yeh Wong	500	5,946	13,600	-	-	-	20,046
執行董事	Executive directors							
黄漢興先生	Hon-Hing Wong (Derek Wong)	-	6,974	1,523	985	-	_	9,482
王伯凌先生	Gary Pak-Ling Wang	_	2,458	2,627	1,393	-	196	6,674
麥曉德先生	Nicholas John Mayhew	-	8,296	8,417	4,463	369	493	22,038
獨立非執行董事	Independent non-executive							
	directors							
史習陶先生	Robert Tsai-To Sze	660	-	-	-	-	-	660
裴布雷先生	Blair Chilton Pickerell	660	-	-	-	-	-	660
譚偉雄先生	David Wai-Hung Tam	520	-	-	-	-	-	520
衛皓民先生	Paul Franz Winkelmann	660	-	-	-	-	-	660
陳霞芳女士	Nancy Ha-Fong Chan	550	-	-	-	-	-	550
張建生先生	Kin-Sang Cheung (Alex Cheung)	550						550
合計	Total	4,100	23,674	26,167	6,841	369	689	61,840

12. 董事酬金 續

註:

- 其他以股份為基礎之報酬之支付包括股份獎勵計劃、於年度內就已行使認股權以股權及已註銷認股權以現金支付之以股份作為基礎之支付。以股份獎勵計劃之報酬,其代表授出股份於授出日的收市價。以股權支付之以股份作為基礎支付之報酬,其代表本集團就認股權被行使時確認承擔的支出。而以現金支付之以股份作為基礎支付之報酬,則代表行使價與認股權被註銷日前5個交易日本公司股份之平均收市價。
- 若彼等同時亦為本公司及其附屬公司之董事, 其由該等附屬公司支付之薪酬已包含在上列 之綜合薪酬合計內。
- 3. 本年度內或於年結日,並無就本集團業務簽訂 任何重大交易、安排及合約,其中本公司為當 中一方及本公司之董事直接或間接在其中得 到重大利益(2023年:無)。
- 4. 於截至2024年12月31日止年度,並無向任何董事就與管理本公司或其附屬公司事務有關之其他服務支付或將支付任何其他酬金(2023年:無)。
- 5. 本年內,並無支付終止聘約之款項或福利予董事及並無就獲取董事服務而向第三方支付或將支付任何代價(2023年:無)。

12. DIRECTORS' EMOLUMENTS (Continued)

Note:

- Other share-based compensation payment includes share awards, equity-settled and cash-settled share based payment on the share options exercised or cancelled during the year. For share awards, it represents the cost of the vested shares based on the closing price of the vesting date. For equity-settled share based compensations, it represents the cost borne by the Group recognised on the exercise of the share options while for cash-settled share based compensation, it represents the cash payment, being the difference between the exercise price and the average closing price of the shares of the Company for the 5 trading days immediately preceding the date of cancellation of the share options.
- 2. For directors who are also directors of the Company's subsidiaries, remuneration paid by these subsidiaries are included in the consolidated total remuneration set out above.
- No significant transactions, arrangements and contracts in relation to the Group's business to which the Company was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year (2023: Nil).
- 4. No other emoluments were paid to or receivable by any director in respect of directors' other services in connection with management of the affairs of the Company or its subsidiaries undertakings during the year ended 31 December 2024 (2023: Nil).
- 5. No termination payments or benefits were made to the directors and no consideration was provided to or receivable by third parties for making available directors' services during the year (2023: Nil).

12. 董事酬金 續

12. DIRECTORS' EMOLUMENTS (Continued)

		董事袍金	薪金、 津貼及 實物利益 Salary, allowances	預提獎 Incentive bo in respect of se	提供服務之 Lam Lam Lam Lam Lam Lam Lam Lam Lam Lam	其他以股份 為基礎報酬 的支付 (註1) Other share-based compensation	退休福利計劃 之僱主供款 Employer's contribution to retirement	合計 (註2)
截至2023年12月31日止年度	Year ended 31 December 2023	里尹他亚 Directors'	and benefits	以現金支付	以股權支付	payment	benefit	(aiz) Total
以港幣千元位列示	HKŚ'000	Fee	in kind	Cash-settled	Share-settled	(Note 1)	schemes	(Note 2)
2/EID 17611279/N	7mQ 000	100	III KIIIU	Casir settica	Silare Settica	(NOIC 1)	Jenemes	(14010 2)
主席	Chairman							
王守業先生	David Shou-Yeh Wong	500	5,946	9,225	4,575	-	-	20,246
執行董事 黃漢興先生	Executive directors Hon-Hing Wong		0.740	0.470				11.000
工	(Derek Wong)	-	8,718	2,173	1,077	-	-	11,968
王伯凌先生	Gary Pak–Ling Wang	-	2,458	2,890	1,195	-	197	6,740
麥曉德先生	Nicholas John Mayhew	-	8,294	8,844	3,656	234	497	21,525
獨立非執行董事	Independent non-executive directors							
史習陶先生	Robert Tsai–To Sze	475	-	-	-	-	-	475
陳勝利先生	Seng-Lee Chan	637	-	-	-	-	-	637
譚偉雄先生	David Wai–Hung Tam	529	-	-	-	-	-	529
裴布雷先生	Blair Chilton Pickerell	635						635
合計	Total	2,776	25,416	23,132	10,503	234	694	62,755

13. 最高酬金之5位人士

13. THE EMOLUMENTS OF THE FIVE HIGHEST PAID **INDIVIDUALS**

(i) 酬金總計

(i) The aggregate emoluments

以港幣千元位列示	HK\$'000	2024	2023
薪金、房屋、實物利益及其他津貼	Salaries, housing, benefits in kind and other		
	allowances	37,229	38,784
與績效相關的獎金	Performance-related bonus	47,652	48,478
其他以股份為基礎報酬的支付	Other share-based compensation payment	962	609
退休福利計劃之僱主供款	Employer's contribution to retirement benefit		
	schemes	1,390	1,385
		87,233	89,256

(ii) 5位最高收入人士的酬金組別如下:

(ii) The emoluments of the five highest paid individuals are

within the following bands:

	人數	
	Number of i	ndividuals
	2024	2023
港元HK\$		
9,000,001 – 9,500,000	1	_
10,500,001 – 11,000,000	-	1
11,000,001 – 11,500,000	1	_
11,500,001 – 12,000,000	-	1
20,000,001 – 20,500,000	1	1
21,500,001 – 22,000,000	-	1
22,000,001 – 22,500,000	1	_
24,000,001 – 24,500,000	1	_
24,500,001 – 25,000,000	-	1
	5	5

在5位最高酬金收入之人士內,有3位(2023年: 3位) 為董事。其相關的董事酬金已包括在上 述之附註12內。

本年內,本集團並無向任何5位最高收入人士 支付酬金,作為加入或加盟本集團之獎賞或 離職補償。

上述5位最高收入人士的酬金包括有關其在該 年度所提供服務和本集團之業績的預提獎勵 花紅。

Included in the emoluments of the five highest paid individuals were the emoluments of 3 (2023: 3) Directors. Their respective Directors' emoluments have been included in Note 12 above.

No emoluments were paid by the Group to any of the five highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office during the year.

The emoluments of the five highest paid individuals shown above included incentive bonuses accrued in respect of the services rendered and the Group's performance for the financial year.

14. 信貸減值虧損

2024 以港幣千元位列示 HK\$'000 2023 新增準備(已扣除回撥之準備) New allowances net of allowance releases 1,870,572 851,311 收回過往已撇銷之款項 Recoveries of amounts previously written off (79,211)(120,000)1,791,361 731,311 分配如下: Attributable to: -客戶貸款及墊款 798,335 - Loans and advances to customers 1,776,627 -其他金融資產 16,787 (36,369)- Other financial assets -貸款承擔及財務擔保 - Loan commitments and financial guarantees (2,053)(30,655)

14. CREDIT IMPAIRMENT LOSSES

15. 稅項

香港利得稅乃按照年內估計應課稅溢利以稅率16.5%(2023年:16.5%)提撥準備。中國內地及澳門稅款乃按年內估計應課稅溢利依本集團經營業務地區之現行稅率計算。

遞延稅項是採用負債法就暫時差異,按預期 該等稅項負債需清付時或資產可予扣減時所 適用之稅率作全數確認。

本集團屬經濟合作暨發展組織支柱二模型規則的範圍內。香港政府已發布包含合資格本地最低補足稅之支柱二立法草案,並將於2025年1月1日起生效。由於支柱二法例於報告期末尚未正式頒布或生效,本集團目前無重大稅務風險。根據2023年7月修訂之香港會計準則第12號,本集團已就支柱二相關遞延稅項資產及負債應用豁免確認及訊息披露之規定。

本集團正評估支柱二法例生效後之潛在影響。該草案下,若某司法管轄區按支柱二規則計算之實際稅率低於15%最低稅率,本集團需繳納補足稅。

15. TAXATION

Hong Kong profits tax has been provided at the rate of 16.5% (2023: 16.5%) on the estimated assessable profit for the year. Taxation on profits in Mainland China and Macau has been calculated on the estimated assessable profit for the year at the rates of taxation prevailing in the countries in which the Group operates.

1,791,361

731,311

Deferred taxation is calculated in full on temporary differences under the liability method at the tax rates that are expected to apply in the year when the liability is settled or the asset is realised.

The Group is within the scope of the Organisation for Economic Cooperation and Development Pillar Two model rules. The Hong Kong government has issued the draft Pillar Two legislations including a Qualified Domestic Minimum top-up tax, which will come into effect from 1 January 2025. Since the Pillar two legislation was not enacted or substantially enacted in Hong Kong at the reporting date, the Group has no material current tax exposure. The Group applies the exception to recognising and disclosing information about deferred tax assets and liabilities related to Pillar Two income taxes, as provided in the amendments to HKAS 12 issued in July 2023.

The Group is in the process of assessing its exposure to the Pillar Two legislation for when it comes into effect. Under the draft legislation, the Group is liable to pay a top-up tax if the effective tax rate of a particular jurisdiction, calculated based on the Pillar two legislation is below the of a particular 15% minimum rate.

15. 稅項續

15. TAXATION (Continued)

以港幣千元位列示	HK\$'000	2024	2023
本年度稅項:	Current income tax:		
一香港利得稅	 Hong Kong profits tax 	247,699	231,268
一中國內地及澳門稅項	 Mainland China's and Macau's taxation 	42,497	38,320
一於過往年度不足/(超額) 之撥備	– Under/(over)-provision in prior years	71,742	(39,522)
遞延稅項(附註35): 一關於暫時差異的產生及撥回	Deferred income tax (Note 35): – Origination and reversal of timing		
	differences	(27,011)	51,301
一運用/(確認) 稅務虧損	 Utilisation/(recognition) of tax losses 	95	(95)
		335,022	281,272

本集團除稅前溢利之稅項有別於綜合各公司 加權平均稅率計算之理論數額如下: The tax on the Group's profit before taxation differs from the theoretical amount that would arise using the weighted average tax rate applicable to profits of the consolidated companies as follows:

以港幣千元位列示	HK\$'000	2024	2023
RAID-L-W-TII	5 611 6		0.141.570
除稅前溢利	Profit before taxation	2,395,369	2,141,578
按香港利得稅率16.5%計算之稅項	Tax calculated at Hong Kong profits tax rate		
1文目尼州诗机十10.576日并之机次	of 16.5%	395,237	353,360
稅項調整源於:	Tax effects of:	555,251	333,300
其他國家之不同稅率	Different taxation rates in other countries	22,012	13,094
無需徴稅之收入	Income not subject to taxation	(83,143)	(39,734)
不能扣減的支出	Expenses not deductible	53,467	136,468
以稅後基礎呈報之聯營公司及	Results of associates and jointly controlled		
共同控制實體之業績	entities reported net of tax	(117,242)	(120,115)
於其他全面收益中確認之項目	Items recorded in other comprehensive		
	income	(7,146)	(22,279)
運用過往未有確認的稅務虧損	Utilisation of previously unrecognised tax		
	losses	95	_
於過往年度不足/(超額)之撥備	Under/(over)-provision in prior years	71,742	(39,522)
		335,022	281,272
16. 股息	16. DIVIDENDS		
以港幣千元位列示	HK\$'000	2024	2023
已派中期股息:每股普通股0.27港元	Interim dividend paid of HK\$0.27 (2023:		
(2023年:0.11港元)	HK\$0.11) per ordinary share	379,553	154,633
擬派末期股息:每股普通股0.39港元	Proposed final dividend of HK\$0.39 (2023:		
(2023年:0.49港元)	HK\$0.49) per ordinary share	548,243	688,818
		927,796	843,451

17. 每股盈利

17. EARNINGS PER SHARE

		2024	2023
		(港元)	(港元)
		(HK\$)	(HK\$)
每股盈利	Earnings per share	379,553	154,633
基本	Basic	1.47	1.32
攤薄	Diluted	1.37	1.23

每股基本盈利乃按照盈利2,060,347,000港元 (2023年:1,860,306,000港元)及年內已發行普 通股股份之加權平均數1,405,752,132股(2023 年:1,405,752,132股)計算。

每股攤薄盈利乃按照盈利1,922,898,000港元(2023年:1,723,528,000港元)並已考慮應佔聯營公司利潤137,449,000港元(2023年:136,778,000港元)的攤薄效應,及年內已發行普通股股份之加權平均數1,405,752,132股(2023年:1,405,752,132股)經調整所有攤薄潛在普通股股份計算。年內及於年末之未行使認股權證對普通股股份之加權平均數並無攤薄影響。

The calculation of basic earnings per share is based on earnings of HK\$2,060,347,000 (2023: HK\$1,860,306,000) and the weighted average number of 1,405,752,132 (2023: 1,405,752,132) ordinary shares in issue during the year.

The calculation of diluted earnings per share is based on earnings of HK\$1,922,898,000 (2023: HK\$1,723,528,000) after taking into account of the dilutive effect of share of profits in an associate in HK\$137,449,000 (2023: HK\$\$136,778,000) and the weighted average number of 1,405,752,132 (2023: 1,405,752,132) ordinary shares in issue during the year after adjusting for the effect of all dilutive potential ordinary shares. The share options outstanding during the year and at the year end have no dilutive effect on the weighted average number of ordinary shares.

		2024	2023
股東應佔溢利 (港幣千元位) 應佔聯營公司利潤的攤薄效應 (港幣千元位)	Profit attributable to shareholders (HK\$'000) Dilutive effect of share of profits in an	2,060,347	1,860,306
	associate (HK\$'000)	(137,449)	(136,778)
用以釐定每股攤薄盈利之溢利(港幣千元位)	Profit used to determine diluted earnings per share(HK\$'000)	1,922,898	1,723,528
18. 現金及在銀行的結餘	18. CASH AND BALANCES WITH B	ANKS	
以港幣千元位列示	HK\$'000	2024	2023

以港幣千元位列示	HK\$'000	2024	2023
現金及在銀行的結餘	Cash and balances with banks	2,671,719	3,072,114
通知及短期存款	Money at call and short notice	11,461,153	13,324,813
		14,132,872	16,396,927
扣除:減值準備	Less: impairment allowance		
一階段1	– Stage 1	(1,147)	(1,157)
		14,131,725	16,395,770

19. 持作交易用途的證券及以公平值計量 且其變動計入損益的金融資產

19. TRADING SECURITIES AND FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

以港幣千元位列示	HK\$'000	2024	2023
持作交易用途的證券:	Trading securities:		
債務證券: 一香港上市	Debt securities:	0.700	14.406
一手上市	Listed in Hong KongUnlisted	9,790 1,996,563	14,406 1,725,435
≯上上 117	- Offisted		
		2,006,353	1 720 0/1
		2,006,353	1,739,841
以公平值計量且其變動計入損益的	Financial assets at fair value through profit or		
公公十屆可里 <u>日</u> 共受動可入領無的 金融資產:	loss:		
投資基金:	Investment funds:		
一香港上市	– Listed in Hong Kong	4,272	8,216
	5 5		
		4,272	8,216
			<u>-</u>
合計	Total	2,010,625	1,748,057
包括在債務證券內有:	Included within debt securities are:		
-國庫票據 (等同現金項目)	- Treasury bills which are cash equivalents	597,920	1,725,135
一其他國庫票據	 Other treasury bills 	1,398,443	_
一政府債券	 Government bonds 	9,647	14,706
- 其他債務證券	 Other debt securities 	343	
		2,006,353	1,739,841
按發行機構:	By issuers:		
一中央政府和中央銀行	– Central governments and central banks	2,006,010	1,739,841
一企業	- Corporate entities	4,272	8,216
一公營機構	– Public sector entities	343	
			1 710 05-
		2,010,625	1,748,057

於2024年及2023年12月31日,上述結餘內並無包括持有存款證。

As at 31 December 2024 and 2023, there were no certificates of deposit held included in the above balances.

20. 衍生金融工具

於2024年12月31日未到期之衍生工具合約名義 本金及其公平值如下:

20. DERIVATIVE FINANCIAL INSTRUMENTS

The notional principal amounts of outstanding derivatives contracts and their fair values as of 31 December 2024 were as follows:

		合約/ 名義金額	公平 Fair va	alues
以港幣千元位列示	HK\$'000	Contract/ notional amount	資產 Assets	負債 Liabilities
1) 持作交易用途之衍生工具 <i>甲) 外匯衍生工具</i> 遠期及期貨合約 購入及沽出外匯期權 交換貨幣利率掉期	1) Derivatives held for trading a) Foreign exchange derivatives Forward and futures contracts Currency options purchased and written Cross currency interest rate swaps	377,350,903 42,029,494 3,280,648	1,562,219 166,932 21,472	(1,417,618) (214,095) (17,319)
<i>乙)利率衍生工具</i> 利率掉期	b) Interest rate derivatives Interest rate swaps	9,135,993	40,582	(32,844)
<i>丙)權益性衍生工具</i> 購入及沽出權益性期權	c) Equity derivatives Equity options purchased and written	602,540	8,842	(8,860)
持作交易用途之衍生工具資產/ (負債)合計	Total derivative assets/(liabilities) held for trading	432,399,578	1,800,047	(1,690,736)
2) 持作對沖用途之衍生工具 <i>甲)指定以公平值對沖之</i> 衍生工具	Derivatives held for hedging a) Derivatives designated as fair value hedges			
利率掉期	Interest rate swaps	44,715,605	2,283,684	(149,179)
持作對沖用途之衍生工具資產/ (負債) 合計	Total derivative assets/(liabilities) held for hedging	44,715,605	2,283,684	(149,179)
已確認之衍生金融工具資產/ (負債)合計	Total recognised derivative financial assets/ (liabilities)	477,115,183	4,083,731	(1,839,915)

20. 衍生金融工具 續

於2023年12月31日未到期之衍生工具合約名義 本金及其公平值如下:

20. DERIVATIVE FINANCIAL INSTRUMENTS (Continued)

The notional principal amounts of outstanding derivatives contracts and their fair values as of 31 December 2023 were as follows:

			合約/	公平	
			名義金額 .	Fair va	lues
			Contract/	資產	負債
以	港幣千元位列示	HK\$'000	notional amount	Assets	Liabilities
1)	持作交易用途之衍生工具 甲)外匯衍生工具	Derivatives held for trading a) Foreign exchange derivatives			(222-111)
	遠期及期貨合約	Forward and futures contracts	183,067,007	878,718	(885,411)
	購入及沽出外匯期權	Currency options purchased and written	20,696,124	128,874	(121,144)
	交換貨幣利率掉期	Cross currency interest rate swaps	874,545	13,361	(12,907)
	乙)利率衍生工具 利率掉期	b) Interest rate derivatives Interest rate swaps	3,689,125	34,352	(30,717)
	<i>丙)權益性衍生工具</i> 購入及沽出權益性期權	c) Equity derivatives Equity options purchased and written	433,584	6,779	(6,797)
	丁) 商品衍生工具	d) Commodity derivatives			
	商品遠期及掉期	Commodity forward and swaps	56,593	304	(327)
	持作交易用途之衍生工具資產/ (負債) 合計	Total derivative assets/(liabilities) held for trading	208,816,978	1,062,388	(1,057,303)
2)	持作對沖用途之衍生工具 <i>甲)指定以公平值對沖之衍生</i> 工具	Derivatives held for hedging a) Derivatives designated as fair value hedges			
	利率掉期	Interest rate swaps	46,874,243	2,503,761	(222,116)
	持作對沖用途之衍生工具資產/ (負債) 合計	Total derivative assets/(liabilities) held for hedging	46,874,243	2,503,761	(222,116)
	已確認之衍生金融工具資產/	Total recognised derivative financial assets/			
	(負債) 合計	(liabilities)	255,691,221	3,566,149	(1,279,419)

21. 各項貸款及其他賬目

21. ADVANCES AND OTHER ACCOUNTS

以港幣千元位列示	HK\$'000	2024	2023
客戶貸款及墊款總額	Gross loans and advances to customers	138,374,285	143,049,476
扣除:減值準備 一階段1 一階段2 一階段3	Less: impairment allowances - Stage 1 - Stage 2 - Stage 3	(385,262) (274,094) (872,989)	(364,345) (263,656) (485,255)
		(1,532,345)	(1,113,256)
		136,841,940	141,936,220
貿易票據	Trade bills	1,476,539	2,060,317
扣除:減值準備 一階段1 一階段2	Less: impairment allowances – Stage 1 – Stage 2	(1,126)	(2,981)
		(1,127)	(2,981)
		1,475,412	2,057,336
其他資產(附註30)	Other assets (Note 30)	4,752,501	5,141,313
扣除:減值準備 一階段1 一階段2 一階段3	Less: impairment allowances - Stage 1 - Stage 2 - Stage 3	(7,719) (906) (12,553) (21,178)	(6,979) (2,907) (11,029) (20,915)
		4,731,323	5,120,398
各項貸款及其他賬目	Advances and other accounts	143,048,675	149,113,954

21. 各項貸款及其他賬目續

(甲) 包括在客戶貸款及墊款之融資租賃應收 賬如下:

客戶貸款及墊款包括根據融資租賃及具有融資租賃特性之租購合約而出租予客戶之設備投資淨額。合約提供承租人於租賃期末時選擇權,以面值購買該出租資產。

21. ADVANCES AND OTHER ACCOUNTS (Continued)

(a) Loans and advances to customers include finance lease receivables as follows:

Loans and advances to customers include net investments in equipment leased to customers under finance leases and hire purchase contracts having the characteristics of finance leases. The contracts have an option for acquiring by the lease the leased asset at nominal value at the end of the lease period.

以港幣千元位列示	HK\$'000	2024	2023
投資在融資租賃之應收賬總額:	Gross investment in finance lease receivables:		
1年以內	Not later than 1 year	774,223	960,410
1年以上至2年	Later than 1 year and not later than 2 years	598,896	660,989
2年以上至3年	Later than 2 years and not later than 3 years	402,643	466,321
3年以上至5年	Later than 3 years and not later than 5 years	411,730	397,624
5年以上	Later than 5 years	1,821,471	1,478,151
		4,008,963	3,963,495
融資租賃之未賺取之融資收入	Unearned future finance income on finance		
	leases	(1,018,513)	(946,216)
融資租賃投資淨額	Net investment in finance leases	2,990,450	2 017 270
附負但貝及貝才領	Net investment in infance leases	2,990,450	3,017,279
51-2010 (F10 - 20 '00 bt -> / \ 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10			
融資租賃投資淨額之分析如下:	The net investment in finance leases is		
4 T N -2	analysed as follows:		
1年以內	Not later than 1 year	642,140	810,108
1年以上至2年	Later than 1 year and not later than 2 years	495,275	530,845
2年以上至3年	Later than 2 years and not later than 3 years	324,022	374,505
3年以上至5年	Later than 3 years and not later than 5 years	291,132	319,335
5年以上	Later than 5 years	1,237,881	982,486
		2,990,450	3,017,279

於2024年及2023年12月31日,上述的融資租賃 投資總額內並沒有無擔保剩餘價值。 There is no unguaranteed residual value included in the gross investment in finance leases above as at 31 December 2024 and 2023.

於2024年12月31日,本集團之減值準備包括不可收回之融資租賃應收賬作出的準備合計為23,546,000港元(2023年:29,418,000港元)。

The allowance for uncollectible finance lease receivables included in the impairment allowances as at 31 December 2024 of the Group amounted to HK\$23,546,000 (2023: HK\$29,418,000).

22. 以公平值計量且其變動計入其他全面 收益的金融資產

22. FINANCIAL ASSETS AT FAIR VALUE THROUGH OTHER COMPREHENSIVE INCOME

以港幣千元位列示	HK\$'000	2024	2023
Internation have been also as a second			
債務證券 :	Debt securities:		
一香港上市	– Listed in Hong Kong	11,891,064	10,976,354
一香港以外上市	– Listed outside Hong Kong	20,513,422	15,729,976
一非上市	– Unlisted	10,799,618	12,057,957
		43,204,104	38,764,287
權益性證券:	Equity securities:		
一香港上市	 Listed in Hong Kong 	295	268
一非上市	– Unlisted	1,604,306	1,761,287
			1 701 555
		1,604,601	1,761,555
合計	Total	44,808,705	40,525,842
包括在債務證券內有:	Included within debt securities are:		
一持有的存款證	 Certificates of deposit held 	62,749	361,139
-國庫票據 (等同現金項目)	- Treasury bills which are cash equivalents	59,717	1,489,951
一其他國庫票據	 Other treasury bills 	3,897,954	1,878,367
一政府債券	- Government bonds	1,378,969	1,198,230
一其他債務證券	 Other debt securities 	37,804,715	33,836,600
		42 204 104	20.764.207
		43,204,104	38,764,287
以公平值計量且其變動計入其他全面收益	Financial assets at fair value through other		
的金融資產按發行機構類別分析如下:	comprehensive income are analysed by		
	categories of issuers as follows:		
債務證券:	Debt securities:		
一中央政府和中央銀行	 Central governments and central banks 	8,615,979	8,338,984
一公營機構	 Public sector entities 	2,840,468	1,799,394
一銀行及其他金融機構	 Banks and other financial institutions 	12,886,437	9,422,100
一企業	 Corporate entities 	18,861,220	19,203,809
		42 204 104	20.764.207
		43,204,104	38,764,287
權益性證券:	Equity securities:		
一企業	– Corporate entities	1,604,601	1,761,555
		44,808,705	40,525,842

若干以公平值計量且其變動計入其他全面收益的權益性工具投資於年內撇銷,其累計虧損為7,400,000港元。於2023年內並沒有出售公平值計量且其變動計入其他全面收益的權益性工具投資。

非上市權益性證券主要代表本集團在提供支付開道和跨境支付服務的金融機構中的權益 性利益。 The equity instruments measured at fair value through other comprehensive income has been written off during the year and its cumulative loss was HK\$7,400,000. No equity instruments measured at fair value through other comprehensive income have been derecognised during 2023.

Unlisted equity securities mainly represent the Group's equity interests in financial institutions that provide payment gateway and cross-border payment services.

23. 以攤餘成本列賬的金融資產

23. FINANCIAL ASSETS AT AMORTISED COST

一香港以外上市 - Listed outside Hong Kong 14,186,382 15,9	649,372 977,711 886,223 113,306
一香港上市 - Listed in Hong Kong 12,878,232 13,5 一香港以外上市 - Listed outside Hong Kong 14,186,382 15,9	977,711 886,223
一香港以外上市 - Listed outside Hong Kong 14,186,382 15,9	977,711 886,223
	886,223
ー 月 上 巾 - Unlisted - Unlisted 9,8	
	13,306
35,554,370 39,4	
扣除:減值準備 Less: impairment allowance	
·	(40,928)
一階段2 - Stage 2 (909)	-
(32,002)	(40,928)
合計 Total 35,522,368 39,3	372,378
包括在債務證券內有: Included within debt securities are:	
一持有的存款證 – Certificates of deposit held 3,723,064 3,9	18,269
ー國庫票據 - Treasury bills 1,096,317 1,5	77,781
,	222,317
一其他債務證券 - Other debt securities 33,504,640 33,6	94,939
35,554,370 39,4	13,306
以攤餘成本列賬的金融資產 Financial assets at amortised cost are	
按發行機構類別分析如下: analysed by categories of issuers as	
follows:	200 000
	300,098
	31,319 394,699
	.87,190
22,1 13,170,110 22,1	01,130
35,554,370 39,4	13,306

24. 聯營公司投資

24. INVESTMENT IN AN ASSOCIATE

以港幣千元位列示	HK\$'000	2024	2023
應佔資產淨值	Share of net assets	7,430,902	7,097,508
商譽	Goodwill	344,623	344,623
		7,775,525	7,442,131
扣除:減值準備	Less: impairment allowances	(5,242,715)	(5,227,000)
		2,532,810	2,215,131
12月31日之公平值	Fair value at 31 December	2,788,135	1,816,000

本集團於重慶銀行之投資的公平值乃參考重 慶銀行H股於2024年及2023年終之收市價。

The fair value of the Group's investment in Bank of Chongqing shown above is calculated with reference to the closing market price of BOCQ's H-shares as at the end of 2024 and 2023.

於2024年及2023年12月31日之聯營公司之主要 資料如下: The following is the key information relating to the associate as at 31 December 2024 and 2023:

CC/LHEAT T /3 II

			所佔權益	百分比
名稱	註冊及營運地點	主要業務	Percent	age of
Name	Place of incorporation and operation	Principal activities	interest in o	wnership
			2024	2023
重慶銀行	中華人民共和國	銀行		
Bank of Chongqing	People's Republic of China	Banking	13.20%	13.20%
以港幣千元位列示	HK\$'000		2024	2023
1月1日	At 1 January		2,215,131	2,159,290
應佔除稅後業績	Share of results,	net of tax	677,425	688,957
應佔除稅後投資重估儲備	Share of investment revaluation reserve, net			
	of tax		196,408	248,924
已收股息	Dividend received	d	(287,558)	(198,237)
減值虧損提撥	Impairment loss	charged	(15,715)	(552,000)
視同出售之虧損	Loss on deemed	disposal	(1)	(10)
匯兌差異及其他調整	Exchange differen	nces and other adjustments	(252,880)	(131,793)
12月31日	At 31 December		2,532,810	2,215,131

鑑於本集團在重慶銀行的董事會有委派代表,同時能參與相關的決策過程,故本集團被 視為對重慶銀行具重大影響力。 The Group is considered to have significant influence over BOCQ on the basis of its representation on the board of directors and participation in policy-making process.

24. 聯營公司投資 續

(甲) 重慶銀行之精選財務資料

重慶銀行之法定會計參考日期為12月31日。

截至2024年及2023年12月31日止年度期間,本 集團已包含重慶銀行已公布於截至2024年12 月31日止12個月之財務報表之業績。

24. INVESTMENT IN AN ASSOCIATE (Continued)

(a) Selected financial information of BOCQ

The statutory accounting reference date of BOCQ is 31 December.

For the year ended 31 December 2024 and 2023, the results of BOCQ were included by the Group on the basis of BOCQ's financial statements announced for and made up to the 12 months to 31 December 2024.

		2024年 12月31日	2023年 12月31日
		At	At
		31 December	31 December
以港幣千元位列示	HK\$'000	2024	2023
重慶銀行之精選財務狀況表資料	Selected information from the statement of financial position of BOCQ		
現金及在中央銀行的結餘 應收其他銀行及金融機構	Cash and balances with central banks Due from other banks and financial	36,583,788	43,939,228
客戶貸款及墊款	institutions Loans and advances to customers	36,538,992 452,933,002	50,810,875 418,020,589
其他金融資產	Other financial assets	368,856,532	308,278,102
其他資產	Other assets Other assets	13,194,854	13,118,284
共心 兵压	other assets		
資產合計	Total assets	908,107,168	834,167,078
應付中央銀行	Due to central banks	57,737,531	68,498,716
客戶存款、應付銀行及其他金融機構款項	Customer deposits, and amounts due to		
	banks and other financial institutions	562,026,060	507,495,786
其他金融負債	Other financial liabilities	213,133,907	186,771,430
其他負債	Other liabilities	7,614,944	6,304,844
負債合計	Total liabilities	840,512,442	769,070,776
權益合計	Total equity	67,594,726	65,096,302
扣除:其他權益性工具	Less: Other equity instruments	(8,556,162)	(8,860,278)
扣除:沒控制權股東	Less: Non-controlling interests	(2,854,732)	(2,614,518)
31113			
普通股股東應佔權益合計	Total equity attributable to ordinary		
	shareholders	56,183,832	53,621,506
重慶銀行之股東權益合計與大新銀行 綜合財務報表內之賬面值對賬表	Reconciliation of BOCQ's total shareholders' equity to the carrying amount in DSB's consolidated financial statements		
大新銀行應佔股東權益合計	DSB's share of total shareholders' equity	7,411,277	7,076,999
加:收購時之商譽及公平值調整	Add: Goodwill and fair value adjustment at	.,,	.,,,,,,,
The state of the s	acquisition	364,248	365,132
扣除:減值	Less: Impairment	(5,242,715)	(5,227,000)
	•		
賬面值	Carrying amount	2,532,810	2,215,131

24. 聯營公司投資 續

(甲) 重慶銀行之精選財務資料 續

24. INVESTMENT IN AN ASSOCIATE (Continued)

(a) Selected financial information of BOCQ (Continued)

	• •	•	•
		2024年	2023年
		12月31日	12月31日
		At	At
		31 December	31 December
以港幣千元位列示	HK\$'000	2024	2023
應佔重慶銀行之或然負債及承擔	Share of BOCQ's contingent liabilities and		
	commitments	10,881,549	9,372,253
		2024年	2023年
		1月1日	1月1日
		至2024年	至2023年
		12月31日	12月31日
		止12個月	止12個月
		12 months	12 months
		from	from
		1 January	1 January
		2024 to	2023 to
		31 December	31 December
以港幣千元位列示	HK\$'000	2024	2023
重慶銀行之精選收益賬資料	Selected income statement information of		
	BOCQ		
70.71.01.L.7			
淨利息收入 淨服務費及佣金收入	Net interest income Net fee and commission income	11,020,047	11,523,285
学版務質及佣並收入 貸款撥備費用		961,209	453,826
税項支出	Loan impairment charges	(3,453,086)	(3,577,073)
年度溢利	Tax expense Profit for the year	(945,291) 5,978,897	(947,152) 5,767,658
其他全面收益	Other comprehensive income	1,467,705	1,913,724
全面收益總額	Total comprehensive income	7,446,602	7,681,382
T Frd IV TITTINGS FLX	rout comprehensive meome	1,110,002	1,001,302
已收重慶銀行股息	Dividend received from BOCQ	287,558	198,237

24. 聯營公司投資續

(乙) 投資之減值測試及於2024年確認之減值

於2024年6月30日,其公平值低於賬面值。經減值評估後,賬面值調減至扣除出售費用後之公平值,並錄得減值虧損16,000,000港元。於2024年6月30日之公平值乃參考重慶銀行H股當日收市價,以公平值等級的第1級別而計量。於2024年12月31日,該投資之公平值高於賬面值。由於投資之服務潛力未發生變動,故未進行減值或回撥評估。

計算大新銀行之資本充足比率並無包括該投資之保留盈利,惟大新銀行收取重慶銀行之現金股息除外。倘若該投資維持等於或高於初始投資成本之1,213,000,000港元,該投資之減值將不影響大新銀行之資本充足比率。

於2023年12月31日,本集團在重慶銀行之投資之公平值低於賬面值,減值測試比對以計算使用價值(「使用價值」)而釐定之重慶銀行可收回金額和該投資之賬面值。使用價值乃按照管理層估量之重慶銀行盈利和未來將派股息,及經考慮重慶銀行中期和長期之增長及資產淨值後之預期未來的可能脫手價值,應用貼現現金流量預測計算。應用於使用價值計算之貼現率乃參考可於公開市場獲取之重慶銀行股本成本而估算。

24. INVESTMENT IN AN ASSOCIATE (Continued)

(b) Impairment testing on the investment and impairment recognised in 2024

At 30 June 2024, the fair value was below the carrying value. An impairment assessment was performed and the carrying value was written down to the fair value less costs of disposal and recorded an impairment charge of HK\$16 million. The fair value of the investment as at 30 June 2024 was calculated with reference to the closing market price of BOCQ's H-shares as at 30 June 2024, which was measured at the Level 1 inputs of the fair value hierarchy. At 31 December 2024, the fair value of the investment was higher than the carrying value. As there was no change in service potential of the investment, there was no assessment of impairment or its reversal.

The calculation of DSB's capital adequacy does not include the retained earnings from the investment, except for BOCQ cash dividend received by DSB. Provided that the investment continues to be held at or above the original cost of the investment of HK\$1,213 million, impairment made on the investment does not affect DSB's capital adequacy.

For the position as at 31 December 2023, the fair value of the Group's investment in BOCQ was below the carrying amount, the impairment test was performed by comparing the recoverable amount of BOCQ, determined by a value in use ("VIU") calculation, with the carrying amount of the investment. The VIU calculation used discounted cash flow projections based on management's estimates of BOCQ's earnings and dividends to be paid in future, and the estimated probable exit value in future after considering the growth of BOCQ and its net asset value for the medium and longer term. The discount rate applied to the VIU calculation was estimated with reference to BOCQ's cost of equity, which was publicly available in the market.

24. 聯營公司投資 續

(乙) 投資之減值測試及於**2024**年確認之減值 (續)

進行使用價值計算以得出該投資之可收回金額時,本集團考慮所有相關因素包括市場觀點及質化因素以確保計算使用價值之參數合適。調整亦須作出以反映影響重慶銀行之最新情況及對預測重慶銀行未來表現有關之中期及長期市場展望。在估算重慶銀行之未來現金流當中需要管理層作重要判斷。

於計算出2023年12月31日本集團於重慶銀行投資的減值評估當中所採用之重大參數如下:

年度溢利增長率

股息派發比率 貼現率(註)

用以估計於不同持倉期之未來潛在收回價值的 市帳率

註: 稅後貼現率用於稅後現金流以計算使用價值。 稅後貼現率隨後總計至稅前貼現率。2023年之 稅前貼現率為15%。稅後及稅前所計算的使用 價值是相同。

24. INVESTMENT IN AN ASSOCIATE (Continued)

(b) Impairment testing on the investment and impairment recognised in 2024 (Continued)

In performing the VIU calculation to arrive at the recoverable amount of the investment, the Group considered all relevant factors including market views and qualitative factors to ensure that the inputs to the VIU calculation are appropriate. Adjustments needed to be made to reflect the latest situation affecting BOCQ and also market outlook for the medium and longer term that were relevant in projecting BOCQ's future performance. Significant management judgement was required in estimating the future cash flows of BOCQ.

The key inputs underlying our impairment assessment on the Group's investment in BOCQ as at 31 December 2023 was as follows:

Annual profit growth rate	介乎2%至4%
	Ranging from
	2% - 4%
Dividend payout ratio	28.2%
Discount rate (Note)	12.0%
Price-to-Book ("PB") ratio for estimation of potential future	0.26
recovery value under different holding periods	

Note: Post-tax discount rate is used to calculate the VIU using the post-tax cash flows. The post-tax discount rate is subsequently grossed up to pre-tax discount rate. The pre-tax discount rate for 2023 was 15%. The calculated VIU using post-tax and pre-tax is the same.

24. 聯營公司投資續

(乙) 投資之減值測試及於**2024**年確認之減值 (續)

下表闡明管理層認為合理和可能的重大參數 之轉變對使用價值的影響。以下概要反映使 用價值對每單一重大參數之轉變的敏感度。 多於一項有利與/或不利的轉變亦可能於同 一時間出現。

24. INVESTMENT IN AN ASSOCIATE (Continued)

(b) Impairment testing on the investment and impairment recognised in 2024 (Continued)

The following table illustrates the impact on VIU of changes to key inputs which Management considers as reasonable and possible. It reflects the sensitivity of the VIU in response to the change of each key input. It is possible that more than one favourable and/or unfavourable change may occur at the same time.

			有利的轉變 Favourable change		不利的轉變 Unfavourable change		ge
		হি	使用價值的 上升		1	使用價值的 下跌	
2023年	2023		Increase in	使用價值	1	Decrease in	使用價值
百萬港元	in HK\$ million		VIU	VIU		VIU	VIU
年度溢利增長率	Annual profit growth rate	+1%	40	2,255	-1%	(40)	2,175
股息派發比率	Dividend payout ratio	+5%	124	2,339	-5%	(124)	2,091
貼現率	Discount rate	-25基點	25	2,240	+25基點	(25)	2,190
		-25 bps			+25 bps		
市帳率	PB ratio	+1點	52	2,267	-1點	(52)	2,163
		+1 bp			-1 bp		

根據截至2023年12月31日之狀況並已考慮上述重大參數的敏感度和參數之間可能的互動反應而進行之評估,經計算後之使用價值及經考慮所有相關因素(已包括截至2022年12月31日已確認之累計減值計提)和估值參數後而釐定之可收回金額仍然低於賬面值。本集團就2023年12月31日之狀況進行最新減值測試,認為經計算使用價值後之可回收金額評估為低於扣除截至2022年12月31日之累計減值計提4,675,000,000港元後之賬面值,及有關減值金額為552,000,000港元。因此,於2023年確認新增減值撥備552,000,000港元以調低該投資於2023年12月31日之價值至2,215,000,000港元。

Based on the assessment conducted for the position up to 31 December 2023, which took into account the sensitivity of the key inputs shown above and the effects of possible interaction of these inputs, the recoverable amount, as determined by the VIU calculation and after considering all relevant factors (including the cumulative impairment charge having been recognised as of 31 December 2022) and valuation inputs, remained below the carrying amount. The impairment test performed by the Group for the position as at 31 December 2023 concluded that the recoverable amount, based on the VIU calculation, was assessed as lower than the carrying amount, after deducting the cumulative impairment allowance made up to 31 December 2022 of HK\$4,675 million, by HK\$552 million. As a result, an additional impairment charge of HK\$552 million was recognised in the year of 2023 to reduce the value of the investment to HK\$2,215 million at 31 December 2023.

25. 共同控制實體投資

25. INVESTMENTS IN JOINTLY CONTROLLED ENTITIES

以港幣千元位列示	HK\$'000	2024	2023
北上主观仏, 协武士	Halistad aboves at sort	20.000	20,000
非上市股份,按成本 應佔收購後儲備	Unlisted shares, at cost Share of post-acquisition reserves	20,000 118,097	20,000 109,946
	· ·	·	·
		138,097	129,946

於2024年及2023年12月31日的共同控制實體如下:

The following are the jointly controlled entities as at 31 December 2024 and 2023:

佔擁有權

			之百分比
	註冊地點	主要業務及經營地點	Percentage of effective
名稱	Place of	Principal activities and	interest in
Name	incorporation	place of operation	ownership
銀聯控股有限公司	香港	投資控股,香港	
Bank Consortium Holding Limited	Hong Kong	Investment holding, Hong Kong	13.333%
銀聯信託有限公司	香港	強積金業務,香港	
Bank Consortium Trust Company Limited	Hong Kong	Mandatory provident fund business, Hong Kong	13.333%
銀聯金融有限公司	香港	強積金業務,香港	
BCT Financial Limited	Hong Kong	Mandatory provident fund business,	
		Hong Kong	13.333%

本集團在銀聯控股有限公司之權益由附屬公司大新銀行持有。而銀聯信託有限公司及銀聯金融有限公司乃銀聯控股有限公司之全資附屬公司。

The Group's interest in Bank Consortium Holding Limited is held by DSB, a subsidiary of the Company. Bank Consortium Trust Company Limited and BCT Financial Limited are the wholly owned subsidiaries of Bank Consortium Holding Limited.

26. 附屬公司

26. SUBSIDIARIES

於2024年12月31日,本公司之附屬公司如下:

The following is a list of the Company's subsidiaries as at 31 December 2024:

		-	所佔股份 Percentage of		已發行 普通股股本
公司名稱	主要業務	註冊地點	直接	間接	Particulars of issued ordinary
Name of company	上安未切 Principal activity	Place of incorporation	Directly	Indirectly	share capital
italic of company	Timesput decivity	race of fileof polation	Directly	manectty	Silare Capitat
大新銀行有限公司	銀行	香港	100%	_	HK\$6,200,000,000
Dah Sing Bank, Limited	Banking	Hong Kong			
豐明(1931)有限公司	無營業	香港	100%	_	HK\$400,000,000
MEVAS (1931) Limited	Inactive	Hong Kong			
大新財務有限公司	無營業	香港	100%	_	HK\$25,000,000
Dah Sing Finance Limited	Inactive	Hong Kong			
South Development Limited	投資控股	英屬處女群島	100%	_	US\$1
	Investment holding	British Virgin Islands			
大新銀行(中國)有限公司	銀行	中華人民共和國	_	100%	RMB1,200,000,000
Dah Sing Bank (China) Limited	Banking	People's Republic of China			
澳門商業銀行股份有限公司	銀行	澳門	_	100%	MOP300,000,000
Banco Comercial de Macau, S.A.	Banking	Macau			
大新保險顧問有限公司	保險經紀	香港	-	100%	HK\$500,000
Dah Sing Insurance Brokers Limited	Insurance broking	Hong Kong			
大新信託有限公司	代理人服務	香港	-	100%	HK\$100,000
Dah Sing Nominees Limited	Nominee services	Hong Kong			
	投資控股	香港	_	100%	HK\$9,998
Dah Sing Properties Limited	Investment holding	Hong Kong			
	投資控股	香港	-	100%	HK\$1
DSB BCM (1) Limited	Investment holding	Hong Kong			
	投資控股	香港	-	100%	HK\$1
DSB BCM (2) Limited	Investment holding	Hong Kong			
大新證券有限公司	證券交易	香港	-	100%	HK\$10,000,000
Dah Sing Securities Limited	Securities dealing 無營業	Hong Kong 香港		100%	HK\$50,000
MEVAS Nominees Limited	無 呂未 Inactive	Hong Kong	_	100%	11/430,000
MEVAS Northinees Littlited	物業投資	英屬處女群島	_	100%	US\$1
CWL Prosper Limited	1757113502	British Virgin Islands		10070	0371
瑞宏行有限公司	物業投資	香港	_	100%	HK\$487,749,696
Fortune Land Corporation Limited	Property investment	–		10070	11101,113,030
怡泰富財務 (香港) 有限公司	無營業	香港	_	100%	HK\$450,000,000
Pacific Finance (Hong Kong) Limited		Hong Kong		10070	111.0 100,000,000
安基財務有限公司	放債	香港	_	100%	HK\$1,000
OK Finance Limited	Money lending	Hong Kong		10070	111.02,000

26. 附屬公司(續)

26. SUBSIDIARIES (Continued)

			所佔股份白分比 Percentage of shares held		已發行 普通股股本	
公司名稱 Name of company	主要業務 Principal activity	註冊地點 Place of incorporation	直接 Directly	間接 Indirectly	Particulars of issued ordinary share capital	
域寶投資有限公司 Vanishing Border Investment Services Limited	物業投資 Property investment	香港 Hong Kong	-	100%	HK\$20	
Wise Measure Limited	物業投資 Property investment		-	100%	US\$1	
Reliable Associates Limited	物業投資 Property investment 物業投資	英屬處女群島 British Virgin Islands 英屬處女群島	-	100%	US\$1 US\$2	
Talent Union Holding Limited 新力威集團有限公司 Modern World Holdings Limited	Property investment 無營業 Inactive	British Virgin Islands 香港 Hong Kong	100%	-	HK\$1	
新力輝香港有限公司 Modern Bright Hong Kong Limited	無營業 Inactive	香港 Hong Kong	100%	-	HK\$1	
Well Idea Enterprises Limited	物業投資 Property investment	英屬處女群島 British Virgin Islands	100%	-	US\$1	

除大新銀行有限公司是公眾有限公司外,上 述所有公司均為私人公司或倘於香港以外地 方註冊成立,其特徵與香港註冊成立之私人 公司極為相似。

除大新銀行(中國)有限公司、澳門商業銀行股份有限公司及上述列明在香港以外註冊成立的公司外,其他公司均在香港經營。

大新銀行(中國)有限公司於2008年7月在中國內地註冊成立,其根據中華人民共和國之法規註冊為「有限公司」(僅由台灣、香港或澳門之企業出資)。

於2024年11月26日,大新金融將瑞宏行有限公司之所有股份轉讓至大新銀行,及後其已成為大新銀行之全資附屬公司。

Except for DSB which is a public limited company, all the above companies are private companies, or, if incorporated outside Hong Kong, have substantially the same characteristics as a Hong Kong incorporated private company.

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Except for Dah Sing Bank (China) Limited, Banco Comercial de Macau, S.A. and companies incorporated outside Hong Kong specified above, all other companies operate in Hong Kong.

Dah Sing Bank (China) Limited was incorporated in Mainland China in July 2008. It is registered as "Limited liability company" (solely funded by Taiwan, Hong Kong or Macau corporate body) under the laws of the People's Republic of China.

On 26 November 2024, DSFH transferred to DSB the entire shareholding of Fortune Land Corporation Limited, which then became a wholly-owned subsidiary of DSB.

27. 商譽及無形資產

27. GOODWILL AND INTANGIBLE ASSETS

以港幣千元位列示	НК\$'000	商譽 Goodwill	合約 無形資產 Contract intangibles	核心存款 無形資產 Core deposit intangibles	客戶關係 無形資產 Customer relationship intangibles	商號 Trade name	會籍債券 Club debentures	合計 Total
成本 2024年1月1日及	Cost At 1 January 2024 and							
2024年12月31日	31 December 2024	811,690	26,499	80,583	40,777	58,252	11,463	1,029,264
累積減值/攤銷	Accumulated impairment/ amortisation							
2024年1月1日及	At 1 January 2024 and							
2024年12月31日	31 December 2024	98,239	26,499	80,583	40,777			246,098
賬面值	Carrying value							
2024年12月31日	At 31 December 2024	713,451	-	-	-	58,252	11,463	783,166
			A //	核心存款	客戶關係			
			合約 無形資產	無形資產 Core	無形資產 Customer		會籍債券	
		商譽	無形貝生 Contract	deposit	relationship	商號	百箱原分 Club	合計
以港幣千元位列示	HK\$'000	Goodwill	intangibles	intangibles	intangibles	Trade name	debentures	Total
成本	Cost							
2023年1月1日及	At 1 January 2023 and	044.000	00.400	00.500	40.777	50.050	44.400	
2023年12月31日	31 December 2023	811,690	26,499	80,583	40,777	58,252	11,463	1,029,264
累積減值/攤銷	Accumulated impairment/							
71 17(11/A) ID/ JALFI J	amortisation							
2023年1月1日及	At 1 January 2023 and							
2023年12月31日	31 December 2023	98,239	26,499	80,583	40,777			246,098
服 <i>不</i>	Construction							
賬面值 2023年12月31日	Carrying value At 31 December 2023	713,451	_	_	_	58,252	11,463	783,166
70亿7十1亿门71口	ACST December 2023	113,431				30,232	11,703	103,100

有使用期限之無形資產包括合約、核心存款及客戶關係無形資產將以餘額遞減法按其介乎5至12年之可用年期攤銷。商號及會籍債券為無使用期限並會每年測試其減值虧損及以成本扣除累積減值虧損列示。

Intangible assets of finite life include contract intangibles, core deposit intangibles and customer relationship intangibles, are amortised over their useful life ranging from 5 to 12 years using a diminishing balance method. Trade name and club debentures are carried as an asset of indefinite life and is tested annually for impairment losses. It is carried at cost less accumulated impairment loss.

27. 商譽及無形資產(續)

商譽分配至按與內部管理報告架構一致的業務分項已認明之現金產生單位(「現金產生單位」)。商譽分配概要呈列如下。

27. GOODWILL AND INTANGIBLE ASSETS (Continued)

Goodwill is allocated to the Group's cash-generating units ("CGU") identified according to business segments in line with the internal management reporting structure. A summary of goodwill allocation is presented below.

		香港	≸	澳門	
		Hong K	ong	Macau	
		企業銀行	個人銀行	銀行業務	
		Corporate	Personal	Banking	合計
以港幣千元位列示	HK\$'000	Banking	Banking	Business	Total
成本	Cost				
2024年1月1日及	At 1 January 2024 and				
2024年12月31日	31 December 2024	98,239	220,428	493,023	811,690
累積減值	Accumulated impairment				
2024年1月1日及	At 1 January 2024 and				
2024年12月31日	31 December 2024	98,239	_	_	98,239
2021—12/ 331	31 December 2021				
賬面值	Carrying value				
2024年12月31日	At 31 December 2024		220,428	493,023	713,451
		香港	<u></u>	澳門	
		香港 Hong K	_	澳門 Macau	
			_		
		Hong K	ong	Macau	合計
以港幣千元位列示	HK\$'000	Hong K 企業銀行	long 個人銀行	Macau 銀行業務	合計 Total
以港幣千元位列示	HK\$'000	Hong K 企業銀行 Corporate	ong 個人銀行 Personal	Macau 銀行業務 Banking	
<i>以港幣千元位列示</i> 成本	<i>НК\$'000</i> Cost	Hong K 企業銀行 Corporate	ong 個人銀行 Personal	Macau 銀行業務 Banking	
成本 2023年1月1日及	Cost At 1 January 2023 and	Hong K 企業銀行 Corporate	ong 個人銀行 Personal	Macau 銀行業務 Banking	
成本	Cost	Hong K 企業銀行 Corporate	ong 個人銀行 Personal	Macau 銀行業務 Banking	
成本 2023年1月1日及 2023年12月31日	Cost At 1 January 2023 and 31 December 2023	Hong K 企業銀行 Corporate Banking	ong 個人銀行 Personal Banking	Macau 銀行業務 Banking Business	Total
成本 2023年1月1日及 2023年12月31日 累積減值	Cost At 1 January 2023 and 31 December 2023 Accumulated impairment	Hong K 企業銀行 Corporate Banking	ong 個人銀行 Personal Banking	Macau 銀行業務 Banking Business	Total
成本 2023年1月1日及 2023年12月31日 累積減值 2023年1月1日及	Cost At 1 January 2023 and 31 December 2023 Accumulated impairment At 1 January 2023 and	Hong K 企業銀行 Corporate Banking 98,239	ong 個人銀行 Personal Banking	Macau 銀行業務 Banking Business	Total 811,690
成本 2023年1月1日及 2023年12月31日 累積減值	Cost At 1 January 2023 and 31 December 2023 Accumulated impairment	Hong K 企業銀行 Corporate Banking	Mong 個人銀行 Personal Banking	Macau 銀行業務 Banking Business	Total
成本 2023年1月1日及 2023年12月31日 累積減值 2023年1月1日及	Cost At 1 January 2023 and 31 December 2023 Accumulated impairment At 1 January 2023 and	Hong K 企業銀行 Corporate Banking 98,239	Mong 個人銀行 Personal Banking	Macau 銀行業務 Banking Business	Total 811,690

27. 商譽及無形資產(續)

(甲) 商譽及無形資產之減值測試

商譽須每年作減值測試,對比根據計算之使用價值而釐定之現金產生單位可回收金額。該計算應用由高層管理人員所編製,以5年計劃之預測現金流,經考慮預測淨利息收入平均增長率為9.8%(2023年:9.6%)且以固定年增長率維持於2.2%(2023年:2.0%)推測第5年以後至永遠。該5年計劃由高層管理人員基於其對有關現金產生單位之業務及該業務於預測時期內的運作情況之評估所編製。所應用之貼現率乃基於本集團之資本成本加權平均數11.68%(2023年:11.23%)。減值評估並非以獨立專業估值師之估值為基礎。

關鍵假設變動之影響

於2024年12月31日,本集團澳門銀行業務現金產生單位之可收回金額估計超出其賬面值(即「盈餘」)48,000,000港元(2023年:387,000,000港元)。

若以下關鍵假設發生變動,該現金產生單位 可收回金額將等於賬面值(即無盈餘):

27. GOODWILL AND INTANGIBLE ASSETS (Continued)

(a) Impairment testing on goodwill and intangible assets

Impairment testing in respect of goodwill is performed annually by comparing the recoverable amount of CGU determined based on value in use calculation. The calculations use discounted cash flow projections prepared by the Senior Management based on the latest 5-year business plan, taking into account projected average net interest income growth rate of 9.8% (2023: 9.6%), and projected annual growth rate of net profit, in perpetuity with 2.2% (2023: 2.0%) constant growth rate after the fifth year. The 5-year business plan was developed by the Senior Management based on their evaluation of the businesses and associated projected discounted cash flow of net profit of the relevant CGU and the conditions in which such businesses will operate over the projection period. The discount rate used is based on the Group's weighted average cost of capital at 11.68% (2023: 11.23%). The impairment assessment was not based on valuation by independent professional valuer.

Impact of possible changes in key assumptions

The recoverable amount of the CGU of the Group's Macau banking business is estimated to exceed the carrying amount of the CGU ("Surplus") as at 31 December 2024 by HK\$48 million (2023: HK\$387 million).

The recoverable amount of this CGU would equal to its carrying amount (i.e. no Surplus) if the key assumptions were to change as follows:

		2024		2023	
		由至		由	至
		From	То	From	То
淨利息收入平均增長率	Average net interest income growth rate	9.8%	9.6%	8.9%	6.5%
長期增長率	Long-term growth rate	2.2%	2.0%	2.0%	0.0%
貼現率	Discount rate	11.68%	11.83%	11.23%	12.52%

27. 商譽及無形資產(續)

(甲) 商譽及無形資產之減值測試(續)

關鍵假設變動之影響續

高層管理人員已合理考量其他關鍵假設之潛在變動,並未發現任何可能導致澳門銀行業務現金產生單位賬面值超出可收回金額之情況。

商號每年進行之減值測試乃應用參照同類市場業務交易之3%稅前專利權費及以中期計劃之預測收入,且推測第5年以後至永遠。所應用之貼現率為11.68% (2023年:11.23%)乃建基於本集團之資本成本加權平均數。

會籍債券的減值測試會於每年通過以比較每 筆會籍債券的賬目值及其扣除出售成本後之 公平值進行,當其市場價值低於賬面值時將 確認為減值損失。

本年度並無確認商譽、商號及會籍債券的減值虧損(2023年:無)。

28. 行產及其他固定資產

以港幣千元位列示	HK\$'000	2024	2023
行產、傢俬及設備	Premises, furniture and equipment	2,649,230	2,358,835
使用權資產	Right-of-use assets	352,098	454,352
		3,001,328	2,813,187

27. GOODWILL AND INTANGIBLE ASSETS (Continued)

(a) Impairment testing on goodwill and intangible assets (Continued)

Impact of possible changes in key assumptions (Continued)

Senior Management have considered and assessed reasonably possible changes in other key assumptions, and they have not identified any instances that could cause the carrying amount of Macau's banking business CGU to exceed its recoverable amount.

For trade name, impairment testing is performed annually using pre-tax royalty rate of 3% with reference to similar market transactions, projected revenue in the medium-term plan, and in perpetuity after the fifth year. The discount rate of 11.68% (2023: 11.23%) used is based on the Group's weighted average cost of capital.

Impairment testing in respect of club debentures is performed annually by comparing the book value of each club debenture with its fair value less cost of disposal. Impairment loss is recognised when the market value is below the book value.

No impairment losses on goodwill, trade name and club debentures were identified in the year (2023: Nil).

28. PREMISES AND OTHER FIXED ASSETS

(甲) 行產、傢俬及設備

28. PREMISES AND OTHER FIXED ASSETS (Continued)

(a) Premises, furniture and equipment

以港幣千元位列示	HK\$'000	行產 Premises	傢俬設備、 及汽車 Furniture, equipment and motor vehicles	合計 Total
截至2023年12月31日止年度	Year ended 31 December 2023			
年初賬面淨值	Opening net book amount	1,879,671	425,170	2,304,841
新增	Additions	_	275,081	275,081
出售	Disposals	(12,309)	(2,676)	(14,985)
折舊支出(附註11)	Depreciation charge (Note 11)	(67,514)	(135,654)	(203,168)
匯兌差異	Exchange difference	(2,020)	(914)	(2,934)
年末賬面淨值	Closing net book amount	1,797,828	561,007	2,358,835
2023年12月31日	At 31 December 2023			
成本	Cost	2 526 221	1 670 622	4 20E 944
累積折舊		2,526,221	1,679,623	4,205,844
糸傾加	Accumulated depreciation	(728,393)	(1,118,616)	(1,847,009)
賬面淨值	Net book amount	1,797,828	561,007	2,358,835
截至2024年12月31日止年度	Year ended 31 December 2024			
年初賬面淨值	Opening net book amount	1,797,828	561,007	2,358,835
新增	Additions	_	274,474	274,474
出售	Disposals	_	(2,799)	(2,799)
折舊支出(附註11)	Depreciation charge (Note 11)	(66,326)	(170,054)	(236,380)
重新分類投資物業為行產	Reclassification from investment properties to	, , ,	. , ,	. , ,
	premises	314,388	_	314,388
重新分類行產為投資物業	Reclassification from premises to investment	,		·
	properties	(54,467)	_	(54,467)
匯兌差異	Exchange difference	(2,855)	(1,966)	(4,821)
年末賬面淨值	Closing net book amount	1,988,568	660,662	2,649,230
2024年12月31日	At 31 December 2024			
成本	Cost	2,750,899	1,898,238	4,649,137
累積折舊	Accumulated depreciation	(762,331)	(1,237,576)	(1,999,907)
20.127.0 t Ed			(2,20.,0.0)	
賬面淨值	Net book amount	1,988,568	660,662	2,649,230

(甲) 行產、傢俬及設備(續)

行產之賬面淨值包括:

28. PREMISES AND OTHER FIXED ASSETS (Continued)

(a) Premises, furniture and equipment (Continued)

The net book value of premises comprises:

以港幣千元位列示	HK\$'000	2024	2023
租借地 在香港持有之中期租約 (在10至50年之間)	Leaseholds Held in Hong Kong on medium-term lease (between 10-50 years)	1,585,149	1,377,661
在香港以外持有之中期租約 (在10至50年之間)	Held outside Hong Kong on medium-term lease (between 10-50 years)	1,988,568	420,167 1,797,828

(乙) 租賃

此附註就本集團作為承租人之租賃提供資 料。

(i) 確認於綜合財務狀況表之金額

綜合財務狀況表內有關租賃之金額列示如下:

(b) Leases

This note provides information for leases where the Group is a lessee.

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

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

以港幣千元位列示	HK\$'000	2024	2023
使用權資產物業	Right-of-use assets Properties	352,098	454,352
租賃負債(包括在其他賬目及預提)	Lease liabilities (included in other accounts and accruals)	377,340	481,829

2024年財政年度內新增使用權資產為 97,419,000港元(2023年:97,015,000港元)。 Additions to the right-of-use assets during the 2024 financial year were HK\$97,419,000 (2023: HK\$97,015,000).

(乙) 租賃(續)

(ii) 確認於綜合收益賬之金額

綜合收益賬內有關租賃之金額列示如 下:

28. PREMISES AND OTHER FIXED ASSETS (Continued)

(b) Leases (Continued)

(ii) Amounts recognised in the consolidated income statement

The consolidated income statement shows the following amounts relating to leases:

い注数イニ☆和二	Luch'ana	附註	2024	2022
以港幣千元位列示	HK\$'000	Note	2024	2023
使用權資產之折舊支出	Depreciation charge of right- of-use assets			
物業	Properties	11	139,841	145,846
利息支出(包括在利息支出—租賃負債)	Interest expense (included in interest expense – lease liabilities)	7	11,586	7,669
有關短期租賃或低價值資產之支出 (包括在行產及其他固定資產支出, 不包括折舊)	Expense relating to short-term leases and low-value assets (included in premises and other fixed assets expenses, excluding depreciation)	11	3,819	2,338
	excluding depreciation)	11	3,019	2,330

2024年內有關租賃之現金流出總額為 153,134,000港元 (2023年: 156,226,000港 元)。

(iii) 本集團之租賃活動及其如何入賬

本集團租賃各項物業。於2023年及2024年,租賃合同一般為1年至9年之固定期限但可能附帶如下列(iv)載述之延長選擇權。

租賃期按個別情況商議及包含多方面之不同條款及條件。除出租人持有租賃之資產之擔保權益外,租賃合同並不強加任何契約。租賃之資產也許不能於借貸用途上用作擔保物。

The total cash outflow for leases in 2024 was HK\$153,134,000 (2023: HK\$156,226,000).

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

The Group leases various properties. Rental contracts are typically made for fixed periods of 1 year to 9 years for 2023 and 2024, but may have extension options as described in (iv) below.

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 security interests in the leased assets that are held by the lessor. Leased assets may not be used as security for borrowing purposes.

(乙) 租賃(續)

(iv) 延長及終止選擇權

延長及終止選擇權包括在本集團簽訂之若干物業租賃內。就本集團管理於營運中使用之資產而言,使用該等條款可達致最佳營運靈活性。大多數持有之延長及終止選擇權只可由本集團而非各出租人行使。

29. 投資物業

28. PREMISES AND OTHER FIXED ASSETS (Continued)

(b) Leases (Continued)

(iv) Extension and termination options

Extension and termination options are included in a number of property leases across the Group. These are used to maximise operational flexibility in terms of managing the assets used in the Group's operations. The majority of extension and termination options held are exercisable only by the Group and not by the respective lessor.

29. INVESTMENT PROPERTIES

以港幣千元位列示	HK\$'000	2024	2023
1月1日	At 1 January	761,604	802,691
新增	Additions	262,687	-
重新分類行產為投資物業	Reclassification from premises to investment properties	100,000	-
重新分類投資物業為行產	Reclassification from investment properties to premises	(314,388)	-
重估公平值虧損	Fair value losses on revaluation	(101,882)	(41,087)
12月31日	At 31 December	708,021	761,604
於年末持有之資產在綜合收益賬中 已確認之未變現收益或虧損	Unrealised gains or losses recognised in consolidated income statement relating to		
一公平值虧損	those assets held at the end of the year – Fair value losses	(101,882)	(41,087)

投資物業之賬面淨值包括:

The net book value of investment properties comprises:

以港幣千元位列示	HK\$'000	2024	2023
租借地 在香港持有之中期租約 (在10至50年之間)	Leaseholds Held in Hong Kong on medium-term lease (between 10-50 years)	600,797	646,110
在香港以外持有之中期租約 (在10至50年之間)	Held outside Hong Kong on medium-term lease (between 10-50 years)	107,224	115,494
		708,021	761,604

29. 投資物業(續)

計量投資物業之公平值

本集團於2024年及2023年12月31日為投資物業的價值進行了重估。此評估由獨立專業特許測量師第一太平戴維斯(估值及專業顧問)有限公司為位於香港及中國國內之投資物業及第一太平戴維斯(澳門)有限公司為位於澳門之投資物業按直接比較方法或收入現值資產化方法以可參考之相似物業其近期成交紀錄來進行。在評定投資物業的價值時,其中一項主要依據為經考慮時間、地點及個別因素如樓宇的大小及樓層所確定的銷售單位價格。銷售單位價格的下降會導致投資物業之公平值計量有相應百分比的減少,反之亦然。

市場價值為物業之估值基礎,其與香港財務 報告準則第13號《公平值計量》中之公平值定 義一致及已計入就市場參與者而言之最高和 最佳的物業用途。

投資物業以大部份不可觀察之數據運用估值 方法計量公平值,其被分類至被界定為香港 財務報告準則第13號《公平值計量》中公平值 等級的第3級別。

以收入現值資產化方法釐定公平值之投資物業,有關之評估按淨收入現值資產化及經考慮該等物業之支出與其可復歸收入之潛力進行。公平值計量與市場租金成正相關關係,與市場收益率成負相關關係。

29. INVESTMENT PROPERTIES (Continued)

Fair value measurement of investment properties

The Group's investment properties were last revalued at 31 December 2024 and 2023 by adopting the direct comparison approach or the income capitalisation approach. Under direct comparison approach, valuation is referenced to recent transactions for similar premises as far as practicable by independent, professionally qualified valuer Savills (Valuation and Professional Services) Limited for investment properties in Hong Kong and Mainland China, and by Savills (Macau) Limited for investment properties in Macau. The key inputs was the unit sale rate taking into account of time, location, and individual factors such as size and levels of buildings. A decrease in unit sale rate would result in decrease in fair value measurement of the investment properties by the same percentage and vice versa.

The basis of the valuation of property was market value which is consistent with the definition of fair value under HKFRS 13 "Fair Value Measurement" and takes into account the highest and best use of the property from the perspective of market participants.

Investment properties are measured at fair value using valuation techniques with significant unobservable inputs which are classified as Level 3 under the fair value hierarchy as defined in HKFRS 13, "Fair Value Measurement".

Under income capitalisation approach, investment properties of which the fair value is determined on the basis of capitalisation of net incomes with due allowance for outgoings and reversionary income potential. The fair value measurement is positively correlated to the market rental and inversely correlated to the market yields.

29. 投資物業(續)

計量投資物業之公平值(續)

收入現值資產化方法不可觀察之數據:

29. INVESTMENT PROPERTIES (Continued)

Fair value measurement of investment properties (Continued)

Unobservable inputs on income capitalisation approach:

	估值方法 Valuation technique(s)	不可觀察之數據 Unobservable input(s)	範圍 Range
投資物業	直接比較法方法	銷售單位價格	每平方呎1,275港元至109,800港元
			(2023年:每平方呎1,455港元至102,000港元)
Investment properties	Direct comparison approach	Unit sale rate	HK\$1,275 to HK\$109,800 per square foot
			(2023: HK\$1,455 to HK\$102,000 per square foot)
	收入現值資產化方法	市場收益率	2.00%至3.00%
		(復歸收益率)	(2023: 2.00%至3.15%)
	Income capitalisation	Market yields (reversionary	2.00% to 3.00%
	approach	yield)	(2023: 2.00% to 3.15%)
		市場租金	每平方呎24港元至84港元
		1 7/2 132 32	(2023年:每平方呎26港元至88港元)
		Market rental	HK\$24 to HK\$84 per square foot
			(2023: HK\$26 to HK\$88 per square foot)

30. 其他資產

30. OTHER ASSETS

以港幣千元位列示	HK\$'000	2024	2023
應收款項及預付項目	Accounts receivable and prepayments	2,818,993	3,272,721
應計收入	Accrued income	1,815,939	1,746,420
其他	Others	117,569	122,172
		4,752,501	5,141,313
31. 持作交易用途的負債	31. TRADING LIABILITIES		
以港幣千元位列示	HK\$'000	2024	2023
沽空國庫票據及國庫債券	Short sales of treasury bills and		
	treasury bonds	498,069	99,853
32. 客戶存款	32. DEPOSITS FROM CUSTOMERS	;	
以港幣千元位列示	HK\$'000	2024	2023
活期存款及往來存款	Demand deposits and current accounts	28,332,359	26,312,731
儲蓄存款	Savings deposits	40,301,479	34,682,959
定期、通知及短期存款	Time, call and notice deposits	132,934,213	146,238,008
		201,568,051	207,233,698

除定期、通知及短期存款外,所有其他客戶存 款皆為浮息存款。 Other than time, call and notice deposits, all other customer deposits carry variable interest rates.

33. 已發行的存款證

33. CERTIFICATES OF DEPOSIT ISSUED

以港幣千元位列示	HK\$'000	2024	2023
按對沖利率風險下以攤餘成本及經公平值	At amortised cost with fair value hedge		
對沖調整後列賬	adjustments (for hedging interest rate risk)	4,294,996	2,428,028

於2024年及2023年內,本集團未有於初始確認時指定任何已發行存款證為以公平值計量且 其變動計入損益。

本集團在此等已發行存款證到期時按合約應付的金額較以上所列之賬面值低1,000,000港元(2023年:高9,000,000港元)。

During 2024 and 2023, the Group did not designate on initial recognition any certificates of deposit issued at fair value through profit or loss.

The amount that the Group would be contractually required to pay at maturity to the holders of these certificates of deposit is HK\$1 million lower (2023: HK\$9 million higher) than the above carrying amount.

34. 後償債務

34. SUBORDINATED NOTES

以港幣千元位列示	HK\$'000	2024	2023
按對沖利率風險下以攤餘成本及經公平值	At amortised cost with fair value hedge		
對沖調整後列賬:	adjustments (for hedging interest		
	rate risk):		
225,000,000美元於2029年到期的定息後償債務(註(甲))	US\$225,000,000 Subordinated Fixed		
	Rate Notes due 2029 (Note (a))	-	1,754,856
300,000,000美元於2031年到期的定息後償債務(註(乙))	US\$300,000,000 Subordinated Fixed		
	Rate Notes due 2031 (Note (b))	2,197,913	2,158,805
250,000,000美元於2033年到期的定息後償債務(註(丙))	US\$250,000,000 Subordinated Fixed		
	Rate Notes due 2033 (Note (c))	1,949,001	2,002,984
		4,146,914	5,916,645

於2024年及2023年內,本集團未有於初始確認時指定任何後償債務為以公平值計量且其變動計入損益。

During 2024 and 2023, the Group did not designate on initial recognition any subordinated notes at fair value through profit or loss.

34. 後償債務(續)

註:

- (甲) 此乃大新銀行於2019年1月15日發行之225,000,000美元在香港聯合交易所有限公司(「香港交易所」)上市及符合巴塞爾協定III而被界定為二級資本的10年期定息後償債務(「債務」)(須遵守香港《銀行業(資本)規則》之條款)。此等債務將於2029年1月15日到期。選擇性贖還日為2024年1月15日。由發行日至其選擇性贖還日,年息為5%,每半年付息一次。其後,倘債務未在選擇性贖還日贖回,往後的利息會重訂為當時5年期美國國庫債券息率加255點子。若獲得香港金管局預先批准,大新銀行可以票面價值贖回所有(非部分)債務。大新銀行亦已與一國際銀行訂立利率掉期合約將債務的固定利息掉換為以擔保隔夜融資利率(「擔保隔夜融資利率」)為基礎的浮動利息付款。
- (乙) 此乃大新銀行於2021年11月2日發行之300,000,000美元在香港交易所上市及符合巴塞爾協定III而被界定為二級資本的10年期定息後償債務(「債務」)(須遵守香港《銀行業(資本)規則》之條款)。此等債務將於2031年11月2日到期。選擇性贖還日為2026年11月2日。由發行日至其選擇性贖還日,年息為3%,每半年付息一次。其後,倘債務未在選擇性贖還日贖回,往後的利息會重訂為當時5年期美國國庫債券息率加195點子。若獲得香港金管局預先批准,大新銀行可以票面價值贖回所有(非部分)債務。大新銀行亦已與一國際銀行訂立利率掉期合約將債務的固定利息掉換為以擔保隔夜融資利率為基礎的浮動利息付款。
- (两) 此乃大新銀行於2023年11月15日發行之250,000,000美元在香港交易所上市及符合巴塞爾協定III而被界定為二級資本的10年期定息後償債務(「債務」)(須遵守香港《銀行業(資本)規則》之條款)。此等債務將於2033年11月15日到期。選擇性贖還日為2028年11月15日。由發行日至其選擇性贖還日,年息為7.375%,每半年付息一次。其後,倘債務未在選擇性贖還回,往後的利息會重訂為當時5年期美國國庫債券息率加295點子。若獲得香港金管局預先批准,大新銀行可以票面價值贖回所有(非部分)債務。大新銀行亦已與一國際銀行訂立利率掉期合約將債務的固定利息掉換為以擔保隔夜融資利率為基礎的浮動利息付款。

本集團在此等後償債務到期時按合約應付的金額較以上所列之賬面值高124,000,000港元(2023年:高137,000,000港元)。

34. SUBORDINATED NOTES (Continued)

Note:

- This represents US\$225,000,000 Basel III compliant 10-year Subordinated (a) Fixed Rate Notes qualifying as Tier 2 capital of DSB (subject to the provisions of the Banking (Capital) Rules of Hong Kong) issued on 15 January 2019 (the "Notes"), which are listed on The Stock Exchange of Hong Kong Limited ("SEHK"). The Notes will mature on 15 January 2029 with an optional redemption date falling on 15 January 2024. Interest at 5% p.a. is payable semi-annually from the issue date to the optional redemption date. Thereafter, if the Notes are not redeemed, the interest rate will be reset and the Notes will bear interest at the then prevailing 5-year U.S. Treasury Rate plus 255 basis points. DSB may, subject to receiving the prior approval of the HKMA, redeem the Notes in whole but not in part, at par. An interest rate swap contract to swap the fixed rate payment liability of the Notes to floating interest rate based on Secured Overnight Financing Rate ("SOFR") has been entered into with an international bank.
- (b) This represents US\$300,000,000 Basel III compliant 10-year Subordinated Fixed Rate Notes qualifying as Tier 2 capital of DSB (subject to the provisions of the Banking (Capital) Rules of Hong Kong) issued on 2 November 2021 (the "Notes"), which are listed on the SEHK. The Notes will mature on 2 November 2031 with an optional redemption date falling on 2 November 2026. Interest at 3% p.a. is payable semi-annually from the issue date to the optional redemption date. Thereafter, if the Notes are not redeemed, the interest rate will be reset and the Notes will bear interest at the then prevailing 5-year U.S. Treasury Rate plus 195 basis points. DSB may, subject to receiving the prior approval of the HKMA, redeem the Notes in whole but not in part, at par. An interest rate swap contract to swap the fixed rate payment liability of the Notes to floating interest rate based on SOFR has been entered into with an international bank.
- (c) This represents US\$250,000,000 Basel III compliant 10-year Subordinated Fixed Rate Notes qualifying as Tier 2 capital of DSB (subject to the provisions of the Banking (Capital) Rules of Hong Kong) issued on 15 November 2023 (the "Notes"), which are listed on the SEHK. The Notes will mature on 15 November 2033 with an optional redemption date falling on 15 November 2028. Interest at 7.375% p.a. is payable semi-annually from the issue date to the optional redemption date. Thereafter, if the Notes are not redeemed, the interest rate will be reset and the Notes will bear interest at the then prevailing 5-year U.S. Treasury Rate plus 295 basis points. DSB may, subject to receiving the prior approval of the HKMA, redeem the Notes in whole but not in part, at par. An interest rate swap contract to swap the fixed rate payment liability of the Notes to floating interest rate based on SOFR has been entered into with an international bank.

The amount that the Group would be contractually required to pay at maturity to the holders of these subordinated notes is HK\$124 million higher (2023: HK\$137 million higher) than the above carrying amount.

35. 遞延稅項

遞延稅項資產及負債的對銷只在具有合法執行權對銷即期稅項資產和即期稅項負債時及 遞延稅項與同一稅務機構有關時方可進行。 對銷之金額如下:

35. DEFERRED INCOME TAX

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current income tax assets against current income tax liabilities and when the deferred income taxes relate to the same fiscal authority. The offset amounts are as follows:

以港幣千元位列示	HK\$'000	2024	2023
遞延稅項資產	Deferred income tax assets	159,482	165,823
遞延稅項負債	Deferred income tax liabilities	(94,261)	(103,699)

遞延稅項資產及負債根據暫時差異之相關類 別及回收和支付之預計日期分析如下: Deferred income tax assets and liabilities analysed based on the underlying category of temporary differences and the expected date of recovery and settlement are as follows:

以港幣千元位列示	HK\$'000	2024	2023
遞延稅項資產: 一可在12個月後收回之遞延稅項資產	Deferred income tax assets: – Deferred income tax assets to be recovered after more than 12 months	299,817	299,438
遞延稅項負債: 一應在12個月後償還之遞延稅項負債	Deferred income tax liabilities: - Deferred income tax liabilities to be settled after more than 12 months	(234,596)	(237,314)
		65,221	62,124

遞延稅項賬目總變動如下:

The gross movement on the deferred income tax account is as follows:

以港幣千元位列示	HK\$'000	2024	2023
1月1日	At 1 January	62,124	223,142
購入一間附屬公司	Acquisition of a subsidiary	(181)	-
於綜合收益賬內稅項回撥/(支出)	Tax credit/(charged) to the		
(附註15)	consolidated income statement		
	(Note 15)	26,916	(51,206)
於其他全面收益內稅項支出	Tax charged to other		
(附註39)	comprehensive income (Note 39)	(20,771)	(108,662)
匯兌差異	Exchange difference	(2,867)	(1,150)
12月31日	At 31 December	65,221	62,124

35. 遞延稅項(續)

遞延稅項資產及負債於本年度之變動,不包括於相同稅法管轄權下對銷之結餘如下:

35. DEFERRED INCOME TAX (Continued)

The movement in deferred income tax assets and liabilities during the year, without taking into consideration the offsetting of balances within the same tax jurisdiction, is as follows:

遞延稅項資產:

Deferred income tax assets:

		減值			遞延支出		
		準備及撥備	加速		及其他		
		Impairment	稅務折舊		Deferred		
		allowances	Accelerated	稅務虧損	expenses	投資重估	
		and	tax	Tax	and	Investment	合計
以港幣千元位列示	HK\$'000	provisions	depreciation	losses	others	revaluation	Total
2023年1月1日	At 1 January 2023	225,353	-	-	42,890	79,136	347,379
由遞延稅項負債重新分類	Reclassified from deferred income tax						
	liabilities	-	427	-	-	416	843
於綜合收益賬內(支出)/回撥	(Charged)/credit to the consolidated						
	income statement	(22,332)	200	95	17,490	-	(4,547)
於其他全面收益內支出	Charged to other comprehensive income	-	-	-	-	(43,181)	(43,181)
匯兌差異	Exchange difference	(844)			(212)		(1,056)
2023年12月31日及2024年1月1日	At 31 December 2023 and 1 January 2024	202,177	627	95	60,168	36,371	299,438
於綜合收益賬內回撥/(支出)	Credited/(charged) to the consolidated						
	income statement	25,756	(309)	(95)	7,979	-	33,331
於其他全面收益內支出	Charged to other comprehensive income	-	-	-	-	(29,387)	(29,387)
匯兌差異	Exchange difference	(2,294)	-	-	(1,271)	-	(3,565)
2024年12月31日	At 31 December 2024	225,639	318		66,876	6,984	299,817

遞延稅項負債:

Deferred income tax liabilities:

以港幣千元位列示	НҚ\$'000	減值 準備及撥備 Impairment allowances and provisions	撥備 Provisions	加速 稅務折舊 Accelerated tax depreciation	投資物業 重估 Investment properties revaluation	投資重估 Investment revaluation	合計 Total
2023年1月1日	At 1 January 2023		_	81,345	6,232	36,660	124,237
由遞延稅項負債重新分類	Reclassified to deferred income tax assets	_	_	427	0,232	416	843
於綜合收益賬內支出/(回撥)	Charged/(credited) to the consolidated			121		110	0.13
	income statement	34	10,851	26,980	(222)	9,016	46,659
於其他全面收益內支出	Charged to other comprehensive income	-	-	-	-	65,481	65,481
匯兌差異	Exchange difference					94	94
2023年12月31日及2024年1月1日	At 31 December 2023 and 1 January 2024	34	10,851	108,752	6,010	111,667	237,314
購入一間附屬公司	Acquisition of a subsidiary	-	-	181	-	-	181
於綜合收益賬內(回撥)/支出	(Credited)/charged to the consolidated						
	income statement	(34)	(1,880)	3,207	(733)	5,855	6,415
於其他全面收益內回撥	Credited to other comprehensive income	-	-	-	-	(8,616)	(8,616)
匯兌差異	Exchange difference		(343)			(355)	(698)
2024年12月31日	At 31 December 2024	-	8,628	112,140	5,277	108,551	234,596

35. 遞延稅項(續)

下述乃年內於其他全面收益內支出之遞延稅項:

35. DEFERRED INCOME TAX (Continued)

The deferred income tax charged to other comprehensive income during the year is as follows:

以港幣千元位列示	HK\$'000	2024	2023
於股東權益之公平值儲備:	Fair value reserves in shareholders' equity:		
一以公平值計量且其變動計入	 financial assets at fair value 		
其他全面收益的金融資產(附註39)	through other comprehensive		
	income (Note 39)	(20,771)	(108,662)

36. 與集團公司之結餘

綜合財務狀況表內賬目包括與集團公司按一 般商業條款進行交易所產生之結餘詳列如 下:

36. BALANCES WITH GROUP COMPANIES

Included in the consolidated statement of financial position captions are balances with group companies arising from transactions conducted on normal commercial terms:

以港幣千元位列示	HK\$'000	2024	2023
與控股公司之結餘	Balances from the holding company		
各項貸款及其他賬目	Advances and other accounts	598	11,093
客戶存款	Deposits from customers	341,691	178,248
其他賬目及預提	Other accounts and accruals	4,361	1
與同系附屬公司之結餘	Balances from fellow subsidiaries		
各項貸款及其他賬目	Advances and other accounts	7,387	7,748
客戶存款	Deposits from customers	620,130	520,090
其他賬目及預提	Other accounts and accruals	4,418	3,781

37. 或然負債及承擔

(甲) 資本承擔

於12月31日賬目內仍未提撥準備之有關項目 及購入固定資產之資本承擔如下:

37. CONTINGENT LIABILITIES AND COMMITMENTS

(a) Capital commitments

Capital expenditure in respect of projects and acquisition of fixed assets as at 31 December but not yet incurred is as follows:

以港幣千元位列示	HK\$'000	2024	2023
已簽約但未提撥準備之開支	Expenditure contracted but not provided for	20,821	50,729

(乙) 信貸承擔

本集團資產負債表外承擔授信予客戶之金融 工具合約金額及其信貸風險加權數額如下:

(b) Credit commitments

The contract and credit risk weighted amounts of the Group's offbalance sheet financial instruments that commit it to extend credit to customers are as follows:

		合約金額		
		Contract amount		
以港幣千元位列示	HK\$'000	2024	2023	
直接信貸代替品	Direct credit substitutes	249,050	1,572,787	
與交易相關之或然項目	Transaction-related contingencies	395,699	356,134	
與貿易相關之或然項目	Trade-related contingencies	450,156	393,322	
可無條件取消而不須預先通知之承擔	Commitments that are unconditionally			
	cancellable without prior notice	57,897,554	62,066,805	
其他承擔	Other commitments	5,200,505	4,383,439	
		64,192,964	68,772,487	
		信貸風險	加權數額	
		Credit risk wei	ghted amount	
以港幣千元位列示	HK\$'000	2024	2023	
或然負債及承擔	Contingent liabilities and commitments	2,155,128	2,119,544	

信貸風險加權數額乃根據《銀行業(資本)規則》所計算。

The credit risk weighted amount is calculated in accordance with the Banking (Capital) Rules.

37. 或然負債及承擔(續)

37. CONTINGENT LIABILITIES AND COMMITMENTS

(Continued)

(丙) 已作抵押之資產

(c) Assets pledged

以港幣千元位列示 HK\$'000	2024	2023
已抵押之持作交易用途資產及 Trading assets and fina	ancial	
金融投資作負債擔保 investments pledged	d to secure	
liabilities	1,143,336	2,473,697
一其中:按回購協議 – of which: under rep	purchase agreements 744,891	2,373,752
已擔保之負債金額 Amount of liabilities se	ecured 1,130,231	2,397,069
ー其中:按回購協議 - of which: under rep	purchase	
agreements	732,140	2,297,216

上表列示按法律及合約基準而授出抵押作負債擔保之資產。該等交易乃按正常及慣常的抵押交易(包括回購協議及抵押資產以保障淡倉及便利與結算所之支付程序)條款進行。

The table above shows assets where a charge has been granted to secure liabilities on a legal and contractual basis. These transactions are conducted under terms that are usual and customary to collateralised transactions including repurchase agreements, and include assets pledged to cover short positions and to facilitate settlement processes with clearing houses.

(丁) 經營租賃承擔

(d) Operating lease commitments

如本集團之公司為出租人,按不可取消物業 經營租賃而於未來應收之最低租賃付款總額 如下: Where a Group company is the lessor, the future minimum lease payments receivable under non-cancellable building operating leases are as follows:

以港幣千元位列示	HK\$'000	2024	2023
1年以內	Within 1 year	14,747	12,260
1年至2年	Between 1 and 2 years	5,193	8,470
2年至3年	Between 2 and 3 years	2,881	834
3年至4年	Between 3 and 4 years	1,431	-
4年至5年	Between 4 and 5 years	1,431	-
5年以上	Later than 5 years	6,201	-
		31,884	21,564

此外,本集團作為承租人,已於2024年及2023年12月31日簽訂若干仍未開始之租賃。按該等租賃而應支付之租賃付款總額合計為5,400,000港元(2023年:10,259,000港元)。

In addition, the Group has, as a lessee, entered into a number of leases as at 31 December 2024 and 2023 that have not yet commenced. The aggregate lease payments payable under these leases amount to HK\$5,400,000 (2023: HK\$10,259,000).

38. 股本

38. SHARE CAPITAL

		2024		202	3
		股數 股本		股數	股本
		Number Share		Number	Share
普通股,已發行及繳足股本:	Ordinary shares, issued and fully paid:	of shares capital		of shares	capital
1月1日及12月31日	At 1 January and 31 December	1,405,752,132	6,894,438	1,405,752,132	6,894,438

本公司於2014年5月27日採納之認股權計劃已 於2024年5月27日屆滿。於2024年5月31日,本公 司批准採納新認股權計劃。自採納日起至2024 年12月31日止,並無認股權根據大新銀行集團 新認股權計劃授出。

本年內由董事及高級行政人員根據認股權計 劃持有之認股權中本公司股份數目變動如 下: The share option scheme of the Company adopted on 27 May 2014 had expired on 27 May 2024. On 31 May 2024, the shareholders of the Company approved the adoption of a new share option scheme. No share options had been granted under the new share option scheme from the date of its adoption to 31 December 2024.

Movements in the number of the Company's shares in the share options under the Scheme held by directors and senior executives during the year are as follows:

認股權中股份數目

		Number of shares in the options	
以港幣千元位列示	HK\$'000	2024	2023
1月1日 於年內授予 於年內行使,取消或失效	At 1 January Granted during the year Exercised, cancelled or lapsed during the year	1,200,000 - (1,200,000)	1,200,000
12月31日	At 31 December	_	1,200,000

於12月31日仍未獲行使之認股權詳列如下:

Particulars of the outstanding options under the Scheme as at 31 December are as follows:

			灌數目 of options	認股權中股份數目 Number of shares in the options		
授予日及行使價	Date of grant and exercise price	2024	2023	2024	2023	
2018年4月26日,按行使價 每股18.24港元	26 April 2018, at an exercise price of HK\$18.24 per share		15	_	1,200,000	

39. 儲備

39. RESERVES

ConsolidationRevaluationExchangeGeneral Compensation以港幣千元位列示HK\$700ReserveReserveReserveReserveReserve	(Note)	合計 Total
2024年1月1日 At 1 January 2024 (220,986) 270,120 1,656,060 (650,024) 700,254 4,984	23,923,181	25,683,589
於終止確認時,出售以公平值計量 Fair value loss realised and transferred	,,	20,000,000
且其變動計入其他全面收益的 to income statement upon disposal		
債務工具所確認公平值之虧損及 of debt instruments at fair value		
轉移至收益賬 through other comprehensive		
income upon derecognition 103	-	103
以公平值計量且其變動計入 Net change in fair value of debt		
其他全面收益的債務工具之 instruments at fair value through		
公平值變動淨額 other comprehensive income 177,285	-	177,285
應佔按權益會計法處理的聯營公司 Share of other comprehensive income		
之其他全面收益 of an associate accounted for		
using the equity method 196,408	-	196,408
以公平值計量且其變動計入 Net change in fair value of equity		
其他全面收益的權益性工具 instruments at fair value through		
公平值變動淨額 other comprehensive income (156,891)	-	(156,891)
投資重估儲備變動之遞延稅項 Deferred income tax on movements		
(附註35) in investment revaluation reserve		
(Note 35) (20,771)	-	(20,771)
以公平值計量且其變動計入 Net change in allowance for expected		
其他全面收益的債務工具之 credit losses of debt instruments		
預期信貸虧損備變動淨額 at fair value through other		
comprehensive income 26,907	-	26,907
於終止確認時,重新分類以公平值 Reclassification of net change in fair		
計量且其變動計入其他全面收益 value of equity instruments at fair		
的權益性工具之公平值變動淨額 value through other comprehensive	/=	
income upon derecognition 7,400	(7,400)	-
		45 522
儲備 premises to investment properties - 45,533 部外權益性工具之派發款項 Distribution payment of additional	-	45,533
	/2F 002\	(25.002)
equity instruments	(35,903)	(35,903)
接触		
速元左英 translation of the inflation statements of foreign entities (290,718)		(290,718)
轉移以股份為基礎報酬之儲備 Transfer of share-based payment (250,110)		(230,110)
神が外が以前神子を表現した。 reserve (4,984)	4,984	
年度溢利 Profit for the year	2,060,347	2,060,347
2023年末期股息 2023 final dividend	(688,818)	(688,818)
2024年中期股息 2024 interim dividend	(379,553)	(379,553)
2024年12月31日 At 31 December 2024 (220,986) 315,653 1,886,501 (940,742) 700,254 -	24,876,838	26,617,518

39. 儲備(續)

39. RESERVES (Continued)

	截至12月31日止年度			
	Year ended 31 December			
HK\$'000	2024	2023		
Proposed final dividend/final dividend				
paid included in retained earnings				

548,243

688,818

以港幣千元位列示

包括於保留盈利內之 擬派末期股息/已派末期股息 (附註16)

註:

大新銀行為香港註冊銀行須以監管儲備形式維持除 香港財務報告準則所需以外之最低減值撥備。維持 該監管儲備(儲備計及澳門商業銀行及大新銀行(中 國) 乃為符合香港銀行業條例及以審慎監管為目的 之本地監管規定。該監管儲備規限可派發予股東之 儲備金額。監管儲備之變動須與香港金管局進行諮 詢,並直接於權益儲備內調撥。

於2024年12月31日,大新銀行已指定544,500,000港元 (2023年:616,530,000港元)之金額作為監管儲備先 抵銷其綜合一般儲備,餘額再從其綜合保留盈利中 指定。

Note:

(Note 16)

DSB as a locally incorporated bank in Hong Kong is required to maintain minimum impairment provisions in excess of those required under HKFRS in the form of regulatory reserve. The regulatory reserve, which also covers BCM and DSB China, is maintained to satisfy the provisions of the Hong Kong Banking Ordinance and local regulatory requirements for prudential supervision purposes. The regulatory reserve restricts the amount of reserves which can be distributed to shareholders. Movements in the regulatory reserve are made directly through equity reserve and in consultation with the HKMA.

As at 31 December 2024, DSB has earmarked a regulatory reserve of HK\$544,500,000 (2023: HK\$616,530,000) first against its consolidated general reserve; and for any excess amount, the balance is earmarked against its consolidated retained earnings.

39. 儲備(續)

39. RESERVES (Continued)

以港幣千元位列示	HK\$'000	綜合儲備 Consolidation Reserve	行產重估儲備 Premises Revaluation Reserve	投資重估儲備 Investment Revaluation Reserve	匯兌儲備 Exchange Reserve	一般儲備 General Reserve	以股份為基礎 報酬之儲備 Share-based Compensation Reserve	保留盈利 (註) Retained Earnings (Note)	合計 Total
2023年1月1日	At 1 January 2022	(220,000)	270 120	07.000	/402.015\	700 254	4.020	22 ((1 102	22.010.204
2023年1月1日 以公平值計量且其變動計入	At 1 January 2023 Net change in fair value of debt	(220,986)	270,120	97,609	(493,815)	700,254	4,929	22,661,183	23,019,294
其他全面收益的債務工具之	instruments at fair value through								
公平值變動淨額	other comprehensive income	_	_	298,270	_	_	_	_	298,270
應佔按權益會計法處理的聯營公司	Share of other comprehensive income			200,2.0					200,2.0
之其他全面收益	of an associate accounted for using								
	the equity method	-	-	248,924	-	-	-	-	248,924
以公平值計量且其變動計入	Net change in fair value of equity								
其他全面收益的權益性工具之	instruments at fair value through								
公平值變動淨額	other comprehensive income	-	-	1,086,307	-	-	-	-	1,086,307
投資重估儲備變動之遞延稅項 (附註35)	Deferred income tax on movements in investment revaluation reserve								
(PI) ā±35/	(Note 35)		_	(108,662)	_	_	_	_	(108,662)
以公平值計量且其變動計入	Net change in allowance for expected			(100,002)					(100,002)
其他全面收益的債務工具之	credit losses of debt instruments								
預期信貸虧損備變動淨額	at fair value through other								
	comprehensive income	-	-	33,612	-	-	-	-	33,612
額外權益性工具之派發款項	Distribution payment of additional								
	equity instruments	-	-	-	-	-	-	(36,007)	(36,007)
換算海外機構財務報表的	Exchange differences arising on								
匯兌差異	translation of the financial statements				(150 200)				(150,000)
以股權支付以股份作為基礎報酬	of foreign entities Provision for equity-settled share-based	-	-	-	(156,209)	-	-	-	(156,209)
之撥備及其他調整	compensation	_	_	_	_	_	55	_	55
年度溢利	Profit for the year	-	_	-	_	-	-	1,860,306	1,860,306
2022年末期股息	2022 final dividend	-	-	-	_	-	-	(407,668)	(407,668)
2023年中期股息	2023 interim dividend	-	-	-	-	-	-	(154,633)	(154,633)
2023年12月31日	At 31 December 2023	(220,986)	270,120	1,656,060	(650,024)	700,254	4,984	23,923,181	25,683,589

40. 額外權益性工具

以港幣千元位列示

HK\$'000 **2024** 2023

40. ADDITIONAL EQUITY INSTRUMENTS

US\$150,000,000 AT1 Capital Securities

150,000,000美元額外權益性工具

於2022年12月8日,大新銀行發行符合巴塞爾協定III名義本金為150,000,000美元之無期限非累積後償證券之額外一級資本證券(「額外一級資本證券」)。該額外一級資本證券分別由本公司及大新金融以110,000,000美元及40,000,000美元全數認購。

倘若香港金管局通知大新銀行,根據香港金管局或相關之政府機構意見,認為撇銷額外一級資本證券為必要,否則大新銀行將無法運作,則額外一級資本證券之本金將會被撇銷至香港金管局所指示之金額。

由發行日至其於2027年12月8日之選擇性贖還日止,派發按年息率為11.5%,每半年支付一次。其後,倘額外一級資本證券未被贖回,派發息率將以每5年重訂一次,按當時5年期美國國庫債券息率加788點子。根據額外一級資本證券之條款及條件所列載之規定,大新銀行有權取消派發支付,及已取消之派發支付將不會累計。

若獲得香港金管局預先批准,大新銀行可於 選擇性贖還日或及後之派發支付日以票面價 值贖回所有(非部分)額外一級資本證券。 On 8 December 2022, DSB issued Basel III-compliant undated non-cumulative subordinated Additional Tier 1 capital securities (the "AT1 Capital Securities") with a total notional principal of US\$150,000,000. The AT1 Capital Securities were subscribed in full by the Company and DSFH to the extent of US\$110,000,000 and US\$40,000,000 respectively.

311,416

311,416

The principal of the AT1 Capital Securities will be written off up to the amount as directed by the HKMA if the HKMA notifies DSB that in the opinion of the HKMA or a relevant government body that a write-off is necessary, without which DSB would become non-viable.

Distribution at 11.5% p.a. is payable semi-annually from the issue date to the optional redemption date falling on 8 December 2027. Thereafter, if the AT1 Capital Securities are not redeemed, the distribution rate will be reset every 5 years and it will bear distribution at the then prevailing 5-year U.S. Treasury Rate plus 788 basis points. DSB has the right to cancel distribution payment, subject to the requirement as set out in the terms and conditions of the AT1 Capital Securities, and the distribution cancelled shall not be cumulative.

DSB may, subject to receiving the prior approval of the HKMA, redeem the AT1 Capital Securities in whole but not in part, at par either on the optional redemption date or any distribution payment date thereafter.

41. 綜合現金流量結算表附註

(甲)扣除若干投資及固定資產之收益及虧損 前之營運溢利與經營活動所用現金淨額 對賬表

41. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

(a) Reconciliation of operating profit before gains and losses on certain investments and fixed assets to net cash used in operating activities

以港幣千元位列示	HK\$'000	2024	2023
扣除若干投資及固定資產之收益及虧損前	Operating profit before gains and losses		
之營運溢利	on certain investments and fixed assets	1,803,512	2,015,876
淨利息收入	Net interest income	(5,288,117)	(4,815,435)
股息收益	Dividend income	(14,500)	(32,746)
信貸減值虧損	Credit impairment losses	1,791,361	731,311
折舊	Depreciation	376,221	349,014
減除回收後之貸款撇銷淨額	Advances written off net of recoveries	(1,353,308)	(1,284,633)
以股權支付以股份作為基礎報酬之撥備	Provision for equity-settled share-based		
7.11-7.11-7	compensation	-	55
已收利息	Interest received	12,015,789	11,162,675
已付利息	Interest paid	(6,881,071)	(5,411,362)
已收股息	Dividend received	14,500	32,746
營運資產及負債變動前之營運溢利	Onevating profit before shanges in		
宮建貝娃及貝貝愛到別之宮建温刊	Operating profit before changes in operating assets and liabilities	2 464 207	2 747 501
	operating assets and habilities	2,464,387	2,747,501
營運資產及負債之變動:	Changes in operating assets and liabilities:		
- 現金及在銀行的結餘及原到期日超過	 cash and balances with banks and money 		
3個月之通知及短期存款	at call and short notice with an original		
	maturity beyond three months	(2,389,609)	757,616
一原到期日超過3個月之在銀行的存款	 placements with banks with an original 	.,,,,	
	maturity beyond three months	(1,075,989)	3,597,492
一持作交易用途的證券	trading securities	(1,393,727)	458,177
一衍生金融工具	-derivative financial instruments	42,914	616,869
一以公平值計量且其變動計入損益的金融資產	– financial assets at fair value through		
	profit or loss	3,944	1,087
一貿易票據	– trade bills	583,778	1,606,671
一客戶貸款及墊款	 loans and advances to customers 	4,675,191	(6,519,241)
一其他應收賬目	 other accounts receivable 	457,346	(692,289)
一以公平值計量且其變動計入其他全面	 financial assets at fair value through other 		
收益的金融資產	comprehensive income	(5,692,704)	68,922
一以攤餘成本列賬的金融資產	 financial assets at amortised cost 	3,681,151	(6,351,827)
一銀行存款	 deposits from banks 	(548,808)	(1,627,449)
一持作交易用途的負債	 trading liabilities 	398,216	(630,638)
一客戶存款	 deposits from customers 	(5,665,647)	7,441,497
一發行存款證	 certificates of deposit issued 	1,889,361	(1,796,485)
一其他應付賬目及預提	 other accounts payable and accruals 	441,740	(374,428)
匯兌調整	Exchange adjustments	339,069	(43,440)
由經營活動所用的現金	Cash absorbed by operating activities	(1,789,387)	(739,965)
十八刀終行的左勒懿立利白	Interest waid an autiCost of Colorest	/420 700)	(176 700)
支付已發行的存款證之利息	Interest paid on certificates of deposit issued	(139,733)	(176,733)
已繳香港利得稅	Hong Kong profits tax paid	(287,635)	(215,925)
已繳中國內地及澳門稅款	Mainland China and Macau tax paid	(17,519)	(12,314)
經營活動所用現金淨額	Net cash used in operating activities	(2,234,274)	(1,144,937)

41. 綜合現金流量結算表附註(續)

(乙) 在現金流量結算表內,現金及等同現金項目包括按購置日計算3個月或以下到期之下列結餘,及其價值變化無重大風險且可隨時轉換至確定現金數額之存款。

41. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (Continued)

(b) For the purposes of the cash flow statement, cash and cash equivalents comprise the following balances with maturity of three months or less from the date of acquisition, deposits that are readily convertible to known amount of cash and which are subject to an insignificant risk of changes in value.

以港幣千元位列示	HK\$'000	2024	2023
現金及在銀行的結餘	Cash and balances with banks	2,246,486	2,675,034
原到期日在3個月或以下之通知及短期存款	Money at call and short notice with		
	an original maturity within three months	8,454,639	12,679,755
原到期日在3個月或以下之在銀行的存款	Placements with banks with an		
	original maturity within three months	1,577,086	394,929
包括於持作交易用途的證券內之國庫票據	Treasury bills included in trading securities	597,920	1,725,135
包括於以公平值計量且其變動計入其他全面收益的	Treasury bills included in financial assets at		
金融資產內之國庫票據	fair value through other comprehensive		
	income	59,717	1,489,951
		12,935,848	18,964,804

按監管要求存於中央銀行的結餘425,233,000港元(2023年:397,080,000港元)已從「現金及等同現金項目」賬項下剔除及包含在「現金及在銀行的結餘」賬項下。

Included in cash and balances with banks, HK\$425,233,000 (2023: HK\$397,080,000) were balances with central banks for prudential purposes and have been excluded from cash and cash equivalents.

41. 綜合現金流量結算表附註(續)

(丙)源自融資活動之負債之對賬表

下表詳述本集團源自融資活動之負債變動,包括現金及非現金之變動。源自融資活動之負債,指其現金流已或未來現金流將會在本集團綜合現金流量結算表內分類為融資活動現金流之負債。

41. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (Continued)

(c) Reconciliation of liabilities arising from financing activities

The table below details changes in the Group's liabilities from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are liabilities for which cash flows were, or future cash flows will be, classified in the consolidated statement of cash flows as cash flows from financing activities.

源自融資活動

					源日熙貝乃勤 之負債總額 Total
		租賃負債	後償債務	應付利息	liabilities from
ハンサ数イールコー	LUKATARA	Lease	Subordinated	Interest	financing
以港幣千元位列示	HK\$'000	liabilities	notes	payable	activities
於2023年1月1日	At 1 January 2023	533,534	3,801,495	51,949	4,386,978
融資現金流之變動: 支付已發行後償債務	Changes from financing cash flows: Interest paid on subordinated notes and				
及債務證券之利息	debt securities issued	-	-	(309,761)	(309,761)
發行後償債務	Issue of subordinated notes	_	1,939,796	-	1,939,796
償還租賃負債	Repayment of lease liabilities	(148,553)			(148,553)
融資現金流之變動總額	Total changes from financing cash flows	(148,553)	1,939,796	(309,761)	1,481,482
其他變動:	Other changes:				
已發行後償債務及債務證券	Interest accrued on subordinated notes and debt				
之應計利息	securities issued	-	-	328,257	328,257
新增租賃負債	Additions to lease liabilities	97,015	_	-	97,015
匯兌差異 公平 <i>在</i> 對為中華教	Exchange difference	(167)	7,376	-	7,209
公平值對沖調整	Fair value hedge adjustment		167,978		167,978
其他變動總額	Total other changes	96,848	175,354	328,257	600,459
於2023年12月31日	At 31 December 2023	481,829	5,916,645	70,445	6,468,919
匯兌差異	Exchange difference	(1,897)			(1,897)
於2024年1月1日	At 1 January 2024	479,932	5,916,645	70,445	6,467,022
融資現金流之變動:	Changes from financing cash flows:				
支付已發行後償債務 及債務證券之利息	Interest paid on subordinated notes and debt securities issued			(204.020)	(204 020)
發行後償債務	Repayment of subordinated notes	_	(1,759,714)	(384,929)	(384,929) (1,759,714)
償還租賃負債	Repayment of lease liabilities	(140,677)	-	_	(140,677)
融資現金流之變動總額	Total changes from financing cash flows	(140,677)	(1,759,714)	(384,929)	(2,285,320)
其他變動:	Other changes:				
已發行後償債務及債務證券	Interest accrued on subordinated notes and				
之應計利息	debt securities issued	-	-	344,230	344,230
新增租賃負債 匯兌差異	Additions to lease liabilities	38,085	(25.550)	-	38,085
四兄左共 公平值對沖調整	Exchange difference Fair value hedge adjustment		(25,658) 15,641		(25,658) 15,641
ム(旧却川明正	i ali value neuge aujustinent		13,041		15,041
其他變動總額	Total other changes	38,085	(10,017)	344,230	372,298
於2024年12月31日	At 31 December 2024	377,340	4,146,914	29,746	4,554,000
//_V&\ \ _1&/ J31	AC DE DECEMBER 2027	311,340	7,170,317	23,170	4,554,000

42. 貸款予董事

根據香港公司條例 (第622G章) 第17節 (披露董事利益資料),有關貸款予董事截至2024年及2023年12月31日止年度之披露詳情,如下呈列。

42. LOANS TO DIRECTORS

Particulars of loans to directors disclosed pursuant to section 17 of the Hong Kong Companies Ordinance (Cap.622G) (Disclosure of Information about Benefits of Directors) for the year ended 31 December 2024 and 2023 are shown as below.

以港幣千元位列示	HK\$'000	2024	2023
於12月31日之有關交易未償還總額	Aggregate amount of relevant transactions outstanding at 31 December		
一貸款及墊款	 Loans and advances 	111	108
年內有關交易之最高總結欠	Maximum aggregate amount of relevant transactions during the year		
一貸款及墊款	- Loans and advances	447	185

The above relevant transactions in 2024 and 2023 were all transacted by a subsidiary and nil by the Company.

於2024年及2023年上述之所有有關交易由一間附屬公司簽訂,並無由本公司簽訂。

43. 有關連人士之交易

有關連人士為該等人士有能力直接或間接控制另一方,或對另一方在作出財務及營運決策方面行使重大影響力。倘若其他不同人士受到共同控制或共同重大影響時,彼等人士亦被視為有關連人士。

於2024年及2023年,本集團與有關連人士包括本集團之控股公司、同系附屬公司、控股公司之股東或董事直接或間接控制或具有重大影響力之公司進行多項持續關連交易。本公司獨立非執行董事在檢閱本集團之綜合財務報表時,已對該等如下列註(甲)敍述及屬於持續有關連之交易進行審閱。該等董事根據其檢閱及根據向管理層之詢問,認為全部持續有關連之交易乃根據本集團之正常業務、有關協議、一般商業條款及慣例,按公平且合理及符合本公司股東整體利益進行。

43. RELATED-PARTY TRANSACTIONS

Related parties are those parties, which have the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making financial and operating decisions. Parties are also considered to be related if they are subject to common control or common significant influence.

During 2024 and 2023, the Group entered into various continuing connected transactions with related parties including the holding company, fellow subsidiaries of the Group, companies directly or indirectly controlled or significantly influenced by the shareholders or directors of the holding company. These, as described in Note (a) below and being continuing connected transactions, had been reviewed by the Company's independent non-executive directors in their review of the consolidated financial statements of the Group. Based on their review and enquiry with management, the Company's independent non-executive directors were satisfied that all of the continuing connected transactions were conducted in the ordinary and usual course of business of the Group, on normal commercial terms, and in accordance with relevant agreements on terms that are fair and reasonable and in the interests of the shareholders of the Company as a whole.

與有關連人士之重大交易如下:

(甲) 與控股公司及同系附屬公司的交易

本公司及本集團全資附屬公司於年內與控股公司及同系附屬公司簽訂之持續關連交易(定義見香港交易所證券上市規則(「上市規則」第14A.31段)收到及產生下列之收入及支出。該等交易之總值未超逾或符合根據上市規則第14A.53段及14A.54段,適用於本集團之年度上限。本公司已遵守上市規則第14A章的披露規定。

源自涉及附屬公司包括大新銀行、澳門商業 銀行及另一集團附屬公司交易之收入或支出 呈列如下:

43. RELATED-PARTY TRANSACTIONS (Continued)

Details of the significant related party transactions are as follows:

(a) Transactions with the holding company and fellow subsidiaries

The Company and its wholly-owned subsidiaries within the Group received and incurred the following income and expense from the continuing connected transactions (within the definition of Rule 14A.31 of the Rules Governing the Listing of Securities on the SEHK (the "Listing Rules")) entered into with the holding company and fellow subsidiaries during the year. The aggregate values of these transactions are within or consistent with the respective annual caps applicable to the Group pursuant to Rules 14A.53 and 14A.54 of the Listing Rules. The Company has complied with the disclosure requirements in accordance with Chapter 14A of the Listing Rules.

Income or expense arising from transactions involving subsidiaries, namely DSB, BCM and another subsidiary of the Group are as follows:

			毋須/豁免
		遵從上市	遵從上市規則
		規則第14A章	第 14A 章
			Excluded/
			exempted
		Subject to	from
		Chapter 14A	Chapter 14A
2024年	2024	of the	of the
以港幣千元位列示	HK\$'000	Listing Rules	Listing Rules
已付利息(註(i))	Interest paid (Note (i))	不適用 N/A	(13,799)
已收銀行手續費(註(i))	Bank charges received (Note (i))	不適用 N/A	1,955
已收租金及相關大廈管理費及開支(註(ii))	Rentals and related building management		
	fee and charges received (Note (ii))	不適用 N/A	2,484
已付租金及相關大廈管理費及開支(註(iii))	Rentals and related building management		
	fee and charges paid (Note (iii))	不適用 N/A	(3,293)
已收管理費(註(iv))	Management fees received (Note (iv))	不適用 N/A	13,081
已收保險佣金及轉介費(註(v))	Insurance commission and referral		
	fees received (Note (v))	29,375	不適用 N/A
已付保險保費(註(vi))	Insurance premiums paid (Note (vi))	(40,855)	不適用 N/A

(甲) 與控股公司及同系附屬公司的交易(續)

43. RELATED-PARTY TRANSACTIONS (Continued)

(a) Transactions with the holding company and fellow subsidiaries (Continued)

Chapter 14A 2023年 2023 of the Of the UX港幣千元位列示 HK\$ '000 Listing Rules Listing			遵從上市 規則第14A章 Subject to	毋須/豁免 遵從上市規則 第14A章 Excluded/ exempted from
以港幣千元位列示HK\$'000Listing RulesListing Rules已付利息 (註(i))Interest paid (Note (i))不適用 N/A(21,391)已收銀行手續費 (註(i))Bank charges received (Note (i))不適用 N/A1,705已收租金及相關大廈管理費及開支 (註(ii))Rentals and related building management fee and charges received (Note (ii))不適用 N/A2,484已付租金及相關大廈管理費及開支 (註(iii))Rentals and related building management fee and charges paid (Note (iii))不適用 N/A(3,264)已收管理費Management fees received不適用 N/A12,131已收保險佣金及轉介費 (註(v))Insurance commission and referral fees received (Note (v))29,012不適用 N/A			Chapter 14A	Chapter 14A
已付利息 (註(i)) Interest paid (Note (i)) 不適用 N/A (21,391) 已收銀行手續費 (註(i)) Bank charges received (Note (i)) 不適用 N/A 1,705 已收租金及相關大廈管理費及開支 (註(ii)) Rentals and related building management fee and charges received (Note (ii)) 不適用 N/A 2,484 已付租金及相關大廈管理費及開支 (註(iii)) Rentals and related building management fee and charges paid (Note (iii)) 不適用 N/A (3,264) 已收管理費 Management fees received (Note (iii)) 不適用 N/A 12,131 已收保險佣金及轉介費 (註(v)) Insurance commission and referral fees received (Note (v)) 29,012 不適用 N/A	2023年	2023	of the	of the
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	已收保險佣金及轉介費(註(v))	Insurance commission and referral		
已付保險保費 (註(vi)) Insurance premiums paid (Note (vi)) (25,681) 不適用 N/A		fees received (Note (v))	29,012	不適用 N/A
	已付保險保費(註(vi))	Insurance premiums paid (Note (vi))	(25,681)	不適用 N/A

(甲) 與控股公司及同系附屬公司的交易續

註:

(i) 本集團為大新金融集團旗下公司提供之銀行 安排

大新銀行及本集團其他成員公司向控股公司 及非本集團附屬公司之同系附屬公司(統稱「大 新金融集團」)提供基本銀行服務,包括支票結 算、自動轉賬、支票及銀行存款賬戶、信用卡商 戶設施、聯營信用卡及投資交易。

有關支票結算、自動轉賬、支票及存款賬戶之銀行服務,乃按照標準開戶及其他表格以提供予本集團其他客戶之相同方式提供予大新金融集團。信用卡商戶設施及聯營信用卡安排乃根據正常商業合約並且按市場標準提供。信用卡商戶設施之標準市場慣例並無固定年期,惟銀行可以書面通知予以終止。本集團與大新金融集團之聯營信用卡安排,於生效首兩年後,可由任何一方給予不少於6個月書面通知予以終止。所有該等銀行服務就其性質一般不會按照固定年期提供。因此,本集團與大新金融集團間之銀行安排,乃按非固定年期提供。

由本公司之銀行附屬公司向大新金融集團旗下公司提供之銀行服務,為本集團向其他客戶提供之一般銀行服務及安排,且按照正常商業條款進行。本集團向大新金融集團提供該等銀行服務,令本集團可賺取與該等銀行服務性質及類型一致之合理收入。

本集團之銀行附屬公司於一般及慣常業務過程中向其客戶提供商業銀行服務及產品。該等服務及產品包括吸納存款(包括定活期存款及通知存款)。於本集團之銀行附屬公司存放存款之客戶包括大新金融集團成員公司。就上市規則而言,大新金融集團成員公司存放存款構成上市規則第14A章所界定之持續關連交易。

43. RELATED-PARTY TRANSACTIONS (Continued)

(a) Transactions with the holding company and fellow subsidiaries (Continued)

Note:

(i) Banking arrangements provided by the Group for companies within the DSFH Group

DSB and other members of the Group provide standard banking services to members of the holding company and fellow subsidiaries not being subsidiaries of the Group (collectively the "DSFH Group") including cheque clearing, autopay, cheque and deposit bank accounts, credit card merchant facilities, co-branded credit cards and investment dealing.

The banking services in respect of cheque clearing, autopay, cheque and deposit accounts are provided to the DSFH Group in the same way as they are provided to other customers of the Group under standard account opening and other forms. The credit card merchant facilities and cobrand credit card arrangements are provided under normal commercial contracts and are at market standard. The standard market practice for credit card merchant facilities is not to provide for a fixed term, but allow for termination at the option of the bank by giving written notice. The co-brand credit card arrangements between the Group and the DSFH Group can be terminated after the first two years by either party giving not less than six months' notice in writing. All such banking services, by their nature, are not normally provided for a fixed term. Accordingly, the banking arrangement between the Group and the DSFH Group are not for a fixed term.

The banking services provided by the Company's banking subsidiaries to the companies within the DSFH Group are banking services and arrangements normally provided by the Group to its other customers and are conducted on normal commercial terms. The provision of such banking services by the Group to the DSFH Group enables the Group to earn reasonable income consistent with the nature and types of the banking services.

The banking subsidiaries of the Group provide commercial banking services and products to their customers in the ordinary and usual course of their businesses. Such services and products include the taking of deposits (including fixed and floating term deposits and deposits at call). Customers who place deposits with the banking subsidiaries of the Group include members of the DSFH Group. For purposes of the Listing Rules, the placing of deposits provided by members of the DSFH Group constitute continuing connected transactions within the meaning of Chapter 14A of the Listing Rules.

(甲) 與控股公司及同系附屬公司的交易續

註:(續)

(i) 本集團為大新金融集團旗下公司提供之銀行 安排(續)

董事確認大新金融集團成員公司存放於本集團之銀行附屬公司之存款乃按市場水平計息,並符合與提供予獨立第三方之條款相若或不優於該等條款之正常商業條款,且並無就該等財務資助以本集團資產作抵押。有鑒於此,該等持續關連交易獲豁免遵守上市規則第14A.90條之申報、披露及獨立股東批准之規定。其他銀行服務符合上市規則第14A.76條之最低豁免水平的交易,並豁免遵守上市規則第14A章之申報及披露。

(ii) 大新保險及澳門保險和大新銀行及澳門商業銀行間之物業租賃

大新銀行及澳門商業銀行已租賃若干自置物業予大新金融集團之成員公司,即大新保險有限公司(「大新保險」)及澳門保險股份有限公司(「澳門保險」)作其辦公室用途。大新銀行及澳門商業銀行按所產生之實際成本向大新保險及澳門保險收取租金、空調費、大廈管理費及其他公共設施費用。簽訂之租賃撮要概列於下表。該項租賃符合上市規則第14A.76條之最低豁免水平的交易,並豁免遵守上市規則第14A章之申報及披露。

(iii) 大新銀行向High Standard租用物業

大新銀行與High Standard訂立一項新回租協議。根據協議,大新銀行按所產生之實際成本向High Standard支付租金、空調費、大廈管理費及其他公共設施費用。

香港財務報告準則第16號實施後,本集團與其同系附屬公司簽訂租賃協議,並確認為使用權資產,該項租賃被視為交易符合上市規則第14.04(1) (a)條中單一關聯交易(即收購資本資產)之定義。該項租賃符合上市規則第14A.76條之最低豁免水平的交易,並豁免遵守上市規則第14A章之申報及披露。

43. RELATED-PARTY TRANSACTIONS (Continued)

(a) Transactions with the holding company and fellow subsidiaries (Continued)

Note: (Continued)

 Banking arrangements provided by the Group for companies within the DSFH Group (Continued)

The Directors confirm that the deposits placed by members of the DSFH Group at the banking subsidiaries of the Group are at market rates and on normal commercial terms that are comparable or no more favourable than those offered to independent third parties and that no security over the assets of the Group is granted in respect of such financial assistance. On that basis, such continuing connected transactions are exempted from complying with the reporting, disclosure and independent shareholders' approval requirements pursuant to Rule 14A.90 of the Listing Rules. Other banking services are fall to be de minimis transaction under Rule 14A.76 and is exempted from the reporting and announcement requirement under Chapter 14A of the Listing Rules.

(ii) Lease of properties between DSI and MIC and DSB and BCM

DSB and BCM have leased certain of their owned properties to members of the DSFH Group, namely Dah Sing Insurance Company Limited ("DSI") and Macau Insurance Company Limited ("MIC") as their office premises. DSB and BCM received from DSI and MIC the lease rentals, and air-conditioning charges, building management charges and other utilities charges based on the actual amount of costs incurred. The lease is fall to be de minimis transaction under Rule 14A.76 and is exempted from the reporting and announcement requirement under Chapter 14A of the Listing Rules.

(iii) Lease of property by DSB from HS

A lease back agreement has been entered into by DSB with High Standard Investment Limited ("HS"). Pursuant to which, DSB paid to HS the lease rentals, and air-conditioning charges, building management charges and other utilities charges based on the actual amount of costs incurred.

With the implementation of HKFRS16, when the Group enter into a lease transaction as a lessee with its fellow subsidiaries and recognise the right-of-use asset, the lease transaction is regarded as an one-off connected transaction (i.e. an acquisition of capital assets) under the definition of transaction set out in Rule 14.04(1)(a). The lease is fall to be de minimis transaction under Rule 14A.76 and is exempted from the reporting and announcement requirement under Chapter 14A of the Listing Rules.

(甲) 與控股公司及同系附屬公司的交易續

註:續

(iv) 與大新金融集團之電腦及行政服務協議

大新銀行已同意向大新金融集團成員公司提供若干電腦及行政服務。根據服務協議,大新銀行已同意向大新金融集團成員公司提供若干電腦及行政服務。該等服務主要包括下列各項(統稱「該等服務」):

- 電腦服務,包括數據處理、列印及信封印發、系統開發、技術支援、災後復原及合約管理;
- 行政、公司秘書、內部審核、法規、營運、 風險管理、投資託管及財資營運;及
- 跟大新金融集團互相借調員工及提供服務。

憑藉大新銀行過往以收回成本基準,利用本身之較龐大資源及功能性專業知識向大新金融集團旗下其他公司提供行政及電腦服務,按收費基準向大新金融集團提供該等服務,可從大新金融集團收回本集團於提供該等服務時所產生之成本外,也令本集團可繼續擴充其規模及營運效能。有鑒於此,該等持續關連交易獲豁免遵守上市規則第14A.98條之申報、披露及獨立股東批准之規定。電腦及行政服務獲豁免遵守上市規則第14A章之申報及披露。

43. RELATED-PARTY TRANSACTIONS (Continued)

(a) Transactions with the holding company and fellow subsidiaries (Continued)

Note: (Continued)

(iv) Computer and Administrative Services Agreement with DSFH Group

A computer and administrative services agreement has been entered into by DSB with DSFH. Pursuant to which, DSB has agreed to provide members of the DSFH Group with certain computer and administrative services. These services principally consist of the following (collectively, the "Services"):

- computer services including data processing, printing and enveloping, system development, technical support, disaster recovery and contract management;
- administrative, company secretarial, internal audit, compliance, operational, risk management, investment custodian and treasury operations; and
- secondment of, and provision of services by, staff to the DSFH Group.

With the stronger pool of resources and functional expertise of DSB which historically has been operating to provide administrative and computer services to other companies within the DSFH Group on a cost-recovery basis, the provision of the Services to the DSFH Group at a fee enables the Group to continue to expand its scale and operational capabilities while costs incurred by the Group in providing the Services are recovered from the DSFH Group. On that basis, such continuing connected transactions are exempted from complying with the reporting, disclosure and independent shareholders' approval requirements pursuant to Rule 14A.98 of the Listing Rules. Computer and administrative services are exempted from the reporting and announcement requirement under Chapter 14A of the Listing Rules.

(甲) 與控股公司及同系附屬公司的交易續

註:續

- (v) 分銷及代理協議及其他業務轉介服務
 - (甲) 與大新保險、大新保險代理及澳門保險 訂立之分銷及代理協議

於2019年12月31日,

- (i) 大新保險與大新銀行訂立分銷協 議與相關代理協議,透過大新銀行 之分行網絡推廣及分銷一般保險產 品,固定年期為三年,自2020年1月1 日起生效,至2022年12月31日終止;
- (ii) 大新保險代理有限公司(「大新保險代理」)與大新銀行訂立分銷協議與相關代理協議,透過大新銀行之分行網絡推廣及分銷一般保險產品,固定年期為三年,自2020年1月1日起生效,至2022年12月31日終止;及
- (iii) 澳門保險與澳門商業銀行訂立分 銷協議與相關代理協議,透過澳門 商業銀行之分行網絡推廣及分銷一 般保險產品,固定年期為三年,自 2020年1月1日起生效,至2022年12月 31日終止。

為了持續本集團成員公司與大新金融成 員公司之分銷及代理安排,於2022年12月 30日,

- (i) 大新保險與大新銀行訂立新分銷協 議與相關代理協議,透過大新銀行 之分行網絡推廣及分銷一般保險產 品,固定年期為三年,自2023年1月1 日起生效,至2025年12月31日終止;
- (ii) 大新保險代理與大新銀行訂立新分 銷協議與相關代理協議,透過大新 銀行之分行網絡推廣及分銷一般保 險產品,固定年期為三年,自2023年 1月1日起生效,至2025年12月31日終 止;及
- (iii) 澳門保險與澳門商業銀行訂立新分銷協議與相關代理協議,透過澳門商業銀行之分行網絡推廣及分銷一般保險產品,固定年期為三年,自2023年1月1日起生效,至2025年12月31日終止。

43. RELATED-PARTY TRANSACTIONS (Continued)

(a) Transactions with the holding company and fellow subsidiaries (Continued)

Note: (Continued)

- (v) Distribution and Agency Agreements and other business referral services
 - (a) Distribution and Agency Agreements with DSI, DSIA and MIC

On 31 December 2019,

- (i) DSI entered into the distribution agreement and underlying agency agreement with DSB for the marketing and distribution of general insurance products through the branch network of DSB for a fixed term of three years with effect from 1 January 2020 and ending on 31 December 2022;
- (ii) Dah Sing Insurance Agency Limited ("DSIA") entered into the distribution agreement and underlying agency agreements with DSB for the marketing and distribution of general insurance products through the branch network of DSB for a fixed term of three years with effect from 1 January 2020 and ending on 31 December 2022; and
- (iii) MIC entered into the distribution agreement and underlying agency agreement with BCM for the marketing and distribution of general insurance products through BCM's branch network for a fixed term of three years with effect from 1 January 2020 and ending on 31 December 2022.

To continue the distribution and agency arrangement between members of the Group with members of DSFH Group, on 30 December 2022.

- (i) DSI entered into the new distribution agreement and underlying agency agreement with DSB for the marketing and distribution of general insurance products through the branch network of DSB for a fixed term of three years with effect from 1 January 2023 and ending on 31 December 2025;
- (ii) DSIA entered into the new distribution agreement and underlying agency agreement with DSB for the marketing and distribution of general insurance products through the branch network of DSB for a fixed term of three years with effect from 1 January 2023 and ending on 31 December 2025; and
- (iii) MIC entered into the new distribution agreement and underlying agency agreement with BCM for the marketing and distribution of general insurance products through branch network of BCM for a fixed term of three years with effect from 1 January 2023 and ending on 31 December 2025.

(甲) 與控股公司及同系附屬公司的交易續

註:續

- (v) 分銷及代理協議及其他業務轉介服務(續)
 - (甲)與大新保險、大新保險代理及澳門保險 訂立之分銷及代理協議(續)

根據大新保險與大新銀行訂立之新分銷協議(「新訂大新保險分銷協議」),大新銀行將會透過其分行及其他分銷網絡,就訂約雙方不時之協定為大新金融集團推廣及分銷一般保險產品。

根據新訂大新保險分銷協議,大新銀行與大新保險已就銷售若干一般保險產品訂立新代理協議(「新訂大新保險代理協議」),換取訂約雙方不時協定之佣金款項。根據新訂大新保險代理協議之條款,大新保險就新保單或續保保單向大新銀行應付之佣金最初為每年收取保費介乎20%至55%之間(須視乎產品類別而定),但可由訂約雙方不時更改。

根據大新保險代理與大新銀行訂立之新 分銷協議(「新訂大新保險代理分銷協 議」),大新銀行將會透過其分行及其他 分銷網絡,就訂約雙方不時之協定推廣 及分銷一般保險產品。

根據新訂大新保險代理分銷協議,大新銀行與大新保險代理已就銷售若干一般保險產品訂立新代理協議(「新訂大新保險代理代理協議」),換取訂約雙方不時協定之佣金款項。根據新訂大新保險代理付理協議之條款,大新保險代理有大新銀行應付之佣金為大新保險代理獲取佣金之50%或訂約雙方不時協定之比率。

根據澳門保險與澳門商業銀行訂立之新 分銷協議(「新訂澳門保險分銷協議」),澳 門商業銀行將會透過其分行及其他分銷 網絡,就訂約雙方不時之協定為澳門保 險推廣及分銷一般保險產品。

43. RELATED-PARTY TRANSACTIONS (Continued)

(a) Transactions with the holding company and fellow subsidiaries (Continued)

Note: (Continued)

- (v) Distribution and Agency Agreements and other business referral services (Continued)
 - (a) Distribution and Agency Agreements with DSI, DSIA and MIC (Continued)

Pursuant to the new distribution agreement entered into by DSI with DSB (the "New DSI Distribution Agreement"), DSB will market and distribute such general insurance products as agreed between the parties from time to time for the DSFH Group through its branch and other distribution networks.

Pursuant to the New DSI Distribution Agreement, DSB entered into a new agency agreement with DSI (the "New DSI Agency Agreement") in respect of the sale of certain general insurance products in return for commission payments, as agreed between the parties from time to time. Under the terms of the New DSI Agency Agreement, the commission payable by DSI to DSB shall, initially, be between 20% and 55% (depending on the product type) of each year's premium received in respect of a new or renewal policy, but which may vary between the parties from time to time.

Pursuant to the new distribution agreement entered into by DSIA with DSB (the "New DSIA Distribution Agreement"), DSB markets and distributes such general insurance products as agreed between the parties from time to time through its branch and other distribution networks.

Pursuant to the New DSIA Distribution Agreements, DSB entered into a new agency agreement with DSIA (the "New DSIA Agency Agreements") in respect of the sale of certain general insurance products in return for commission payments, as agreed between the parties from time to time. Under the terms of the New DSIA Agency Agreement, the commission payable by DSIA to DSB shall be 50% of the commission earned by DSIA or at such rate as agreed by both parties from time to time.

Pursuant to the new distribution agreement entered into by MIC with BCM (the "New MIC Distribution Agreement"), BCM markets and distributes such general insurance products of MIC as agreed between the parties from time to time through its branch and other distribution networks.

(甲) 與控股公司及同系附屬公司的交易續

註:(續)

- (v) 分銷及代理協議及其他業務轉介服務(續)
 - (甲)與大新保險、大新保險代理及澳門保險 訂立之分銷及代理協議(續)

根據新訂澳門保險分銷協議,澳門商業銀行與澳門保險已就銷售若干一般保險產品訂立新代理協議(「新訂澳門保險代理協議」),換取訂約雙方不時協定之佣金款項。根據新訂澳門保險代理協議之條款,澳門保險就一般保險產品向澳門商業銀行應付之佣金最初為新保單或續保保單之每年收取保費的介乎10%至50%之間(須視乎產品類別而定),但可由訂約雙方不時更改。

就新訂大新保險、大新保險代理及澳門保險分銷協議(統稱「新訂分銷協議」)而言,大新保險及大新保險代理須各自代大新銀行,而澳門保險須代澳門商業銀行償付或支付之協定開支,包括就銀行職員銷售保險之牌照登記費、銷售獎勵、市場推廣費用及有關履行新訂分銷協議之其他成本及開支。

各項新訂分銷協議將按相互非獨家基準進行,固定年期為三年,自2023年1月1日起生效,至2025年12月31日終止。新訂大新保險、大新保險代理及澳門保險代理協議(統稱「新訂代理協議」)各自將按相互非獨家基準進行,固定年期為三年,自2023年1月1日起生效,至2025年12月31日終止,惟有關尚未清繳續保保費之條文仍然有效,直至悉數收取為止。

上述新訂分銷及新訂代理協議(包括多項該等協議內所載列之佣金收費)合乎香港及澳門市場銀行及其他保險代理與保險公司間之一般正常安排,亦可為本集團銀行附屬公司客戶提供保險產品及服務。透過大新銀行及澳門商業銀行之各自銀行分行及其他分銷網絡分銷不同類別之保險產品以換取大新金融集團支付之佣金收入將帶來費用收入,對本集團有利。

43. RELATED-PARTY TRANSACTIONS (Continued)

(a) Transactions with the holding company and fellow subsidiaries (Continued)

Note: (Continued)

- (v) Distribution and Agency Agreements and other business referral services (Continued)
 - (a) Distribution and Agency Agreements with DSI, DSIA and MIC (Continued)

Pursuant to the new MIC Distribution Agreement, BCM entered into a new agency agreement with MIC (the "New MIC Agency Agreement") in respect of the sale of certain general insurance products in return for commission payments, as agreed between the parties from time to time. Under the terms of the New MIC Agency Agreement, the commission payable by MIC to BCM in respect of general insurance products shall, initially, be between 10% and 50% (depending on the product type) of each year's premium received in respect of new or renewal policies, but which may vary between the parties from time to time.

In respect of each of the New DSI, DSIA and MIC Distribution Agreements (collectively the "New Distribution Agreements"), DSI and DSIA shall each reimburse or pay on behalf of DSB, and MIC shall reimburse or pay on behalf of BCM, agreed expenses including the registration fees for licences for the bank staff to sell insurance, sales incentives, marketing expenses and other costs and expenses related to the performance of the New Distribution Agreements.

Each of the New Distribution Agreements is on a mutually non-exclusive basis and will be for a three-year fixed term with effect from 1 January 2023 and ending on 31 December 2025. Each of the new DSI, DSIA and MIC Agency Agreements (collectively the "New Agency Agreements") is on a mutually non-exclusive basis for a three-year fixed term with effect from 1 January 2023 and ending on 31 December 2025, save that the provisions relating to the payment of outstanding renewal premiums shall remain in force until payment is received in full.

The New Distribution Agreements and the New Agency Agreements described above, including the commission rates set out in the various sets of such Agreements, are consistent with normal arrangements between banks or other insurance agents and insurance companies in the Hong Kong and Macau markets, and will provide the Group with insurance products and services to be offered to the customers of the banking subsidiaries of the Group. The distribution of different types of insurance products through the respective bank branches and other distribution networks of DSB and BCM in return for a commission income to be paid by the DSFH Group will also produce fee income which will be of benefit to the Group.

(甲) 與控股公司及同系附屬公司的交易續

註:續

(v) 分銷及代理協議及其他業務轉介服務(續)

(乙) 業務轉介服務

於2019年12月31日,本公司與大新金融訂 立新合作協議。合作協議是基於相互非 獨家基準且固定年期將為三年,自2020年 1月1日起生效,至2022年12月31日終止。 於2022年12月30日,大新銀行集團與本公 司訂立新合作協議(「新訂業務轉介服務 協議」),固定年期為三年,自2023年1月1 日起生效,至2025年12月31日終止。根據 新業務轉介服務協議,本公司將提供及 促使本集團成員公司可直接或透過彼等 唯一代理(如有)向大新金融集團成員公 司提供業務轉介及保險經紀服務以取得 大新金融集團成員公司所承保一般保險 單的申請。本集團任何成員公司並無承 擔義務向大新金融集團任何成員公司轉 介該等交易之任何最低或最高數目及/ 或金額。倘有關各方落實轉介交易,提供 該業務轉介服務之條款及條件將於必要 時落實為個別書面協議。新訂業務轉介 服務協議或根據該協議訂立之個別書面 協議下之款項,須於期末以支票或其他 付款方式支付。

根據合作協議,實際收取之費用收入須 基於一般商業條款,或倘若並無充分可 予比較交易以判斷是否屬一般商業條 款,則基於對本集團相關成員公司而言 不遜於從獨立第三方所獲得之條款。費 用收入於每月期末以支票支付。

43. RELATED-PARTY TRANSACTIONS (Continued)

(a) Transactions with the holding company and fellow subsidiaries (Continued)

Note: (Continued)

- Distribution and Agency Agreements and other business referral services (Continued)
 - (b) Business referral services

On 31 December 2019, the Company entered into a cooperation agreement with DSFH. The cooperation agreement will be on a mutually non-exclusive basis and for a fixed term of three-year with effect from 1 January 2020 and ending on 31 December 2022. On 30 December 2022, the Company entered into a new cooperation agreement with DSFH (the "New Business Referral Services Agreement"), for a fixed term of three years with effect from 1 January 2023 and ending on 31 December 2025. Pursuant to the New Business Referral Services Agreement, the Company shall provide and shall procure members of the Group to, either directly or via their sole agents (if any), provide members of the DSFH Group with business referral and insurance brokerage services in relation to obtaining applications for general insurance policies to be underwritten by members of the DSFH Group. There is no commitment on any member of the Group to refer to member(s) of DSFH Group such transactions of any minimum or maximum number and/or amount. Where concluded between the relevant parties, the terms and conditions for the provision of such business referral services shall be, if required, reduced into individual written agreement(s). Payment under the New Business Referral Services Agreement or the individual written agreements made thereunder shall be made by cheque(s) or other payment means in arrears.

Pursuant to the cooperation agreement, the fee income actually received shall either on normal commercial terms or, if there are not sufficient comparable transactions to judge whether they are normal commercial terms, on terms no less favourable to relevant member(s) of the Group than terms available from independent third parties. The fee income is payable by cheque(s) monthly in arrears.

(甲) 與控股公司及同系附屬公司的交易續

註:續

(vi) 大新保險及澳門保險所提供之保險服務

於2019年12月31日,本公司與大新金融訂立一項合作協議(「合作協議」),於2020年1月1日起生效至2022年12月31日止(包括首尾兩日),固定年期為三年。於2022年12月30日,大新銀行集團與本公司訂立一項新合作協議(「新合作協議」),固定年期為三年,於2023年1月1日起至2025年12月31日(包括首尾兩日)生效。

大新保險及澳門保險以本集團成員公司及彼等各自之客戶名義作為受益人承保一般保單。

大新保險以本集團其他成員公司及彼等各自 之客戶名義作為受益人承保之一般保單包括 汽車保險、財產全保、公眾責任、金錢、電子設 備、醫療、僱員賠償及團體/個人意外保險。若 干保單須每年更新。

澳門保險以澳門商業銀行及其客戶名義作為 受益人承保之一般保單包括醫療、個人意外、 僱員賠償、汽車、財產、民事責任及金錢。若干 保單須每年更新。

相關保單之保費以每月、每年或其他基礎,在 期末支付。

該等保單乃由本集團安排達成,使本公司若干 附屬公司(大新銀行及澳門商業銀行)遵守降低 本集團資產、業務及營運所承擔風險之有關監 管規定及/或為本集團客戶提供額外服務。此 外,董事認為大新保險及澳門保險所提供之保 險服務切實有效,而且大新保險及澳門保險分 別建議之收費足可與市場內其他保險公司之 收費相較。

根據新訂合作協議,協議任何一訂約方可通過 向另一訂約方發出一個月之事先通知以終止 協議,而無需支付罰款。

43. RELATED-PARTY TRANSACTIONS (Continued)

(a) Transactions with the holding company and fellow subsidiaries (Continued)

Note: (Continued)

(vi) Insurance services provided by DSI and MIC

On 31 December 2019, the Company entered into a cooperation agreement (the "Cooperation Agreement") with DSFH for a fixed term of three years with effect from 1 January 2020 and ended on 31 December 2022 (both days inclusive). On 30 December 2022, the Company and DSFH entered into a new cooperation agreement (the "New Cooperation Agreement") for a fixed term of three years with effect from 1 January 2023 and ended on 31 December 2025 (both days inclusive).

The general insurance policies underwritten by DSI and MIC are in the name, and for the benefit, of members of the Group and their respective customers.

DSI underwrites general insurance policies in the name, and for the benefit, of members of the Group and their respective customers including policies covering vehicle, property all risks, public liability, money, electronic equipment, medical, employees' compensation and group/personal accident. Certain policies are subject to renewal annually.

MIC underwrites general insurance policies in the name, and for the benefit, of BCM and its customers including policies covering medical, personal accident, employees' compensation, vehicle, properties, civil liability and money. Certain policies are subject to renewal annually.

The premiums payable under such insurance policies are payable in arrears on a monthly, yearly or other basis, depending on the type of insurance policy.

The insurance policies are procured by the Group to enable certain of the Company's subsidiaries, namely DSB and BCM, to comply with relevant regulatory requirements in reducing risks to the Group's assets, businesses and operations and/or to provide additional services to the Group's customers. In addition, the Directors consider that the insurance services provided by DSI and MIC are effective and the fees proposed by DSI and MIC respectively are comparable to those offered by other insurance companies in the market.

Under the New Cooperation Agreement, either party to the agreement may terminate the agreement by giving one month notice in advance to the other party without having to incur a penalty.

(乙) 主要管理人員

(i) 與董事及主要管理人員之重大交易 及結餘

本集團向本集團主要管理人員,其近親 及其或彼等近親所控制之企業提供信貸 服務及收取存款。截至12月31日止年度, 未償還之結餘如下:

43. RELATED-PARTY TRANSACTIONS (Continued)

(b) Key management personnel

(i) Material transactions and balances with directors and key management personnel

The Group provides credit facilities to, and takes deposits from the Group's key management personnel, their close family members and entities controlled by them. For the year ended 31 December, the following balances were outstanding:

以港幣千元位列示	HK\$'000	2024	2023
貸款及墊款	Loans and advances	634	645
存款	Deposits	522,480	390,312
未取用之貸款承諾	Undrawn commitments	3,335	3,274
擔保	Guarantee	<u> </u>	

註:

2023年12月31日之存款及未取用之貸款承諾之 金額已進行修訂,以符合本年度之列報。

(ii) 主要管理人員酬金

本公司主要管理人員為董事,其報酬已包括在及呈列於附註12。

年內,本集團收到由聯營公司重慶銀行287,558,000港元(2023年:198,237,000港元)股息收入。於2024年12月31日,本集團並無接受由重慶銀行發出的貿易票據(2023年:無結欠)。年內,本集團取得共同控制實體之存款,而其於2024年12月31日存款結餘為303,041,000港元(2023年:113,786,000港元)。年內,本集團收到由共同控制實體24,980,000港元(2023年:20,140,000港元)股息收入。這些交易及結餘均按日常業務運作及一般商業條款按市場利率所產生。

Note:

The amounts of deposits and undrawn commitments reported for the position of 31 December 2023 have been revised to conform with current year's presentation.

(ii) Remuneration of key management personnel

Key management personnel of the Company are directors and their remunerations are included under Note 12.

(c) Transactions and balances with associate and jointly controlled entities

During the year, the Group received from BOCQ, an associate, dividend income of HK\$287,558,000 (2023: HK\$198,237,000). As at 31 December 2024, there is no outstanding balance of trade bills issued by BOCQ accepted by the Group (2023: no outstanding balance). During the year, the Group took deposits from jointly controlled entities and the balance of deposit as at 31 December 2024 was HK\$303,041,000 (2023: HK\$113,786,000). During the year, the Group received from a jointly controlled entity dividend income of HK\$24,980,000 (2023: HK\$20,140,000). The transactions and balances were provided in the ordinary course of business and on normal commercial terms and conditions and at market rates.

本集團提供以股權支付及以現金支付以股份 為基礎報酬計劃。有關董事之以股份為基礎 報酬之細節呈列於附註12。

(甲) 以股權支付以股份為基礎報酬計劃

(甲) 以股權支付認股權計劃

本集團透過本公司之認股權計劃(「大新銀行集團認股權計劃」)及其控股公司大新金融集團有限公司之認股權計劃(「大新金融認股權計劃」)提供以股權支付以股份為基礎的報酬予其董事及高級行政人員。

(1) 大新銀行集團認股權計劃

本公司於2014年5月27日採納之認股權計劃(「大新銀行集團舊認股權計劃」)已於2024年5月27日屆滿。於2024年5月31日,本公司股東通過批准採納新認股權計劃(「大新銀行集團新認股權計劃」)。

自採納日起至2024年12月31日止,並 無認股權根據大新銀行集團新認股 權計劃授出。

按大新銀行集團舊認股權計劃自採 納日起至其屆滿日,授予以認股權 如下:

44. SHARE-BASED COMPENSATION PLANS

The Group operates equity-settled and cash-settled share-based compensation plans. Details of the share-based compensation paid to directors under these plans are disclosed in Note 12.

(A) Equity-settled share-based compensation plans

(a) Equity-settled share option scheme

Pursuant to the Company's Share Option Schemes (the "DSBG Share Option Schemes") and the Share Option Schemes of its holding company, Dah Sing Financial Holdings Limited (the "DSFH Share Option Schemes"), equity-settled share-based compensation is available to directors and senior executives of the Group.

(1) DSBG Share Option Schemes

The share option scheme of the Company adopted on 27 May 2014 (the "Old DSBG Share Option Scheme") had expired on 27 May 2024. On 31 May 2024, the shareholders of the Company approved the adoption of a new share option scheme (the "New DSBG Share Option Scheme").

No share options had been granted under the New DSBG Share Option Scheme from the date of its adoption to 31 December 2024.

Share options granted under the Old DSBG Share Option Scheme since the date of its adoption to the date of its expiration are as follows:

				授予可購買	
				大新銀行	
				集團	
				認股權中	
				股份數目	每股行使價
				Number of	(港元)
				DSBG shares	Exercise
			行使期	in share	price per
授予日	類別	歸屬期間	Exercise	options	share
Date of grant	Туре	Vesting period	period	granted	(HK\$)
2018年4月26日	以股權支付	2018年4月26日至	2019年4月26日至	1,500,000	18.24
		2023年4月26日	2024年4月26日		
26 April 2018	Equity-settled	26 April 2018 -	26 April 2019 -		
		26 April 2023	26 April 2024		

(甲) 以股權支付以股份為基礎報酬計劃續

(甲) 以股權支付認股權計劃(續)

(2) 大新金融認股權計劃

於2024年5月31日,大新金融股東通過批准採納新認股權計劃(「大新金融新認股權計劃」),並與此同時終止大新金融於2015年5月27日採納之認股權計劃(「大新金融舊認股權計劃」)。

大新金融舊認股權計劃自採納日起 並無任何認股權根據大新金融舊認 股權計劃授出,大新金融舊認股權 計劃終止後,不得根據此計劃進一 步授出任何認股權。

自採納日起至2024年12月31日止,並 無任何認股權根據大新金融新認股 權計劃授出。

於綜合收益賬內確認之以股權支付以股份為基礎報酬之支出如下:

44. SHARE-BASED COMPENSATION PLANS (Continued)

(A) Equity-settled share-based compensation plans (Continued)

(a) Equity-settled share option scheme (Continued)

(2) DSFH Share Option Schemes

On 31 May 2024, the shareholders of DSFH approved the adoption of a new share option scheme (the "New DSFH Share Option Scheme") and, at the same time, the termination of the share option scheme adopted by DSFH on 27 May 2015 (the "Old DSFH Share Option Scheme").

No share options had been granted under the Old DSFH Share Option Scheme since the date of its adoption and no further share options can be offered under the Old DSFH Share Option Scheme after its termination.

No share options had been granted under the New DSFH Share Option Scheme from the date of its adoption to 31 December 2024.

Equity-settled share-based compensation charged to consolidated income statement is as follows:

以港幣千元位列示	HK\$'000	2024	2023
以股權支付之認股權	Equity-settled options	_	55

以股權支付之認股權

就上述大新銀行集團舊認股權計劃所授 予之以股權支付的認股權,其於授予日 之公平值乃以三項式期權定價模型計 算。

Equity-settled options

With respect to the equity-settled options granted under the Old DSBG Share Option Scheme described above, the fair value is determined by using the Trinomial Option Pricing Model at the date when the options are granted.

(甲) 以股權支付以股份為基礎報酬計劃 續 (甲) 以股權支付認股權計劃 續 以股權支付之認股權 續)

授予之認股權數目及其加權平均行使價 之變動如下:

44. SHARE-BASED COMPENSATION PLANS (Continued)

- (A) Equity-settled share-based compensation plans (Continued)
 - (a) Equity-settled share option scheme (Continued)

Equity-settled options (Continued)

Movements in the number of share options granted and their related weighted average exercise prices are as follows:

			大新銀行集團舊認股權計劃			大新金融舊認股權計劃				
			Old DSBG Share	Option Scheme			Old DSFH Share Option Scheme			
		202	24	202	3	200	24	202	23	
		授予可購買		授予可購買						
		大新銀行		大新銀行		授予可購買		授予可購買		
		集團		集團		大新金融		大新金融		
		認股權中	加權平均	認股權中	加權平均	認股權中	加權平均	認股權中	加權平均	
		股份數目	行使價	股份數目	行使價	股份數目	行使價	股份數目	行使價	
		Number of	(港元)	Number of	(港元)	Number of	(港元)	Number of	(港元)	
		DSBG shares	Weighted	DSBG shares	Weighted	DSFH shares	Weighted	DSFH shares	Weighted	
		in share	average	in share	average	in share	average	in share	average	
		options	exercise price	options	exercise price	options	exercise price	options	exercise price	
		granted	(HK\$)	granted	(HK\$)	granted	(HK\$)	granted	(HK\$)	
1月1日	At 1 January	1,200,000	18.24	1,200,000	18.24	-	-	-	-	
授予	Granted	-	-	-	-	-	-	-	-	
已過期及失效	Expired and lapsed	(1,200,000)	18.24	-	-	-	-	-	-	
已行使	Exercised	-	-	-	-	-	-	-	-	
已沒收	Forfeited	-	-	-	-	-	-	-	-	
12月31日	At 31 December	-	-	1,200,000	18.24	-	-	-	-	
12月31日可行使	Exercisable at 31 December	-	-	1,200,000	18.24	-	-	-	-	

於2024年12月31日並無任何未行使之 大新銀行集團舊認股權計劃之認股權 (2023年:未行使之認股權之行使價為 18.24港元及其加權平均剩餘歸屬期間為 0.32年)。關於本集團董事及高級行政人 員可適用之大新金融認股權,於2024年 12月31日沒有未行使之大新金融認股權 (2023年:沒有行使之認股權)。 There is no share options outstanding under the Old DSBG Share Option Scheme as of 31 December 2024 (2023: outstanding share options with exercise price of HK\$18.24 and a weighted average remaining vesting period of 0.32 years). In respect of directors and senior executives of the Group, there is no DSFH's share option outstanding as of 31 December 2024 (2023: Nil).

(甲) 以股權支付以股份為基礎報酬計劃 續

(乙) 股份獎勵計劃

本公司與大新金融各自採納股份獎勵計劃(分別為「大新銀行集團股份獎勵計劃」及「大新金融股份獎勵計劃」),以表揚若干僱員或董事之貢獻或價值,並激勵及獎勵彼等促進本集團長期業務目標。有關計劃詳情如下:

- (i) 兩項計劃均於2021年9月9日生效,期 限為10年。
- (ii) 本公司或本集團之任何僱員或董事 (包括執行董事,非執行董事及獨 立非執行董事)均有資格參與此計 劃。
- (iii) 董事局或其授權者有權決定歸屬日程、歸屬條件及獎勵信件列明的其 他準則。
- (iv) 授出股份應通過股票市場購入,與 /或通過發行新股獲得。

(1) 大新金融股份獎勵計劃

計劃於2021年9月9日採納(於2022年3月30日修訂及於2024年5月31日進一步修訂和重列)。自採納日起至2024年12月31日止,授予的股份如下:

44. SHARE-BASED COMPENSATION PLANS (Continued)

(A) Equity-settled share-based compensation plans (Continued)

(b) Share award scheme

The Company and DSFH have each established a share award scheme (hereinafter referred to as the "DSBG Share Award Scheme" and the "DSFH Share Award Scheme" respectively) as another long-term incentive plan to recognise the contribution or value of certain employees or directors, and to motivate and incentivise them in furtherance of the long-term business objectives of the Group. Details of the schemes are as follows:

- (i) Both schemes were adopted on 9 September 2021 for a term of 10 years.
- (ii) Any employee or director (including executive director, non-executive director and independent non-executive director) of the Company or any other member of the Group is eligible to participate in the Scheme.
- (iii) The Board or its Delegate shall determine the vesting schedule, vesting criteria and other conditions in the Award Letter.
- (iv) The Award Shares should be acquired via on-market purchase and/or issue of new shares.

(1) DSFH Share Award Scheme

The scheme was adopted on 9 September 2021 (updated and amended on 30 March 2022 and further amended and restated on 31 May 2024). Award shares granted under the scheme since the date of its adoption till 31 December 2024 are as follows:

	授予獎勵股份數目		母股公半值 (港元)
授予日	Number of	歸屬期間	Fair value per share
Date of grant	award shares granted	Vesting period	(HK\$)
2022年12月6日	358,100	2022年12月6日至	18.34
		2027年12月6日	
6 December 2022		6 December 2022 -	
		6 December 2027	
2023年4月3日	848,782	2023年4月3日至	20.15
		2026年4月3日	
3 April 2023		3 April 2023 -	
		3 April 2026	
2024年4月3日	1,132,790	2024年4月3日至	19.34
		2027年4月3日	
3 April 2024		3 April 2024 -	
		3 April 2027	
		100	

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(甲) 以股權支付以股份為基礎報酬計劃 續

(乙) 股份獎勵計劃(續)

(1) 大新金融股份獎勵計劃 續

於綜合收益賬內確認之股份獎勵支出如下:

44. SHARE-BASED COMPENSATION PLANS (Continued)

(A) Equity-settled share-based compensation plans (Continued)

(b) Share award scheme (Continued)

(1) DSFH Share Award Scheme (Continued)

Share award expense charged to consolidated income statement is as follows:

以港幣千元位列示	HK\$'000	2024	2023
股份獎勵支出	Share award expense	19,795	14,054

授予股份獎勵數目之變動如下:

Movements in the number of award shares granted as follows:

			大新金融股份獎勵計劃 DSFH Share Award Scheme		股份獎勵計劃 ward Scheme
		2024	2024 2023		2023
		大新金融	大新金融	大新銀行集團	大新銀行集團
		股份數目	股份數目	股份數目	股份數目
		Number of	Number of	Number of	Number of
		DSFH shares	DSFH shares	DSBG shares	DSBG shares
1月1日	At 1 January	1,133,022	358,100	-	_
授予	Granted	1,132,790	848,782	-	_
歸屬	Vested	(353,862)	(70,940)	-	_
失效	Lapsed	(480)	(2,920)	-	-
12月31日	At 31 December	1,911,470	1,133,022	-	-
每股之公平值	Fair value per share	HK\$19.47	HK\$19.70	-	-

年內股份獎勵計劃授予股份詳情:

Details of award shares granted during the year:

	授予股份獎勵數目	每股之公平值 (港元)	歸屬期間 Vesting period		
授予日	Number of award	Fair value per share	由	至	
Date of grant	shares granted	(HK\$)	From	То	
2024年4月3日 3 April 2024	1,132,790	19.34	2024年4月3日 3 April 2024	2027年4月3日 3 April 2027	

(甲) 以股權支付以股份為基礎報酬計劃續

(乙) 股份獎勵計劃 續

(1) 大新金融股份獎勵計劃 續

股份獎勵計劃剩餘歸屬期間:

44. SHARE-BASED COMPENSATION PLANS (Continued)

(A) Equity-settled share-based compensation plans (Continued)

(b) Share award scheme (Continued)

(1) DSFH Share Award Scheme (Continued)

Remaining vesting periods of award shares outstanding:

		2024年12月	31日	2023年12月31日		
		At 31 December 2024 At 31 December 20		ber 2023		
		剩餘歸屬期間	股份數目	剩餘歸屬期間	股份數目	
		Remaining	Number of	Remaining	Number of	
股份授予日	Shares granted in	vesting period	shares	vesting period	shares	
2022年12月6日	6 December 2022	2.93年	212,820	3.93年	284,240	
		2.93 years		3.93 years		
2023年4月3日	3 April 2023	1.25年	565,860	2.26年	848,782	
		1.25 years		2.26 years		
2024年4月3日	3 April 2024	2.25年	1,132,790	-	-	
		2.25 years				

作為給予若干合資格員工以認可其 於截至2024年12月31日止年度作出 的貢獻。2024年度的表現花紅已於 2025年3月28日發放予包括董事的合 資格員工。本集團的若干員工及董事 (「高級行政人員」)於2024年的表現 花紅將按照過往年度以遞延支出方 式發放,於2022年的考核年度開始, 高級行政人員的部份應付遞延酬金 將以大新金融股份獎勵計劃發放遞 延酬金。支付2024年表現花紅予高 級行政人員的安排,包括以遞延發 放方式發放股份,已於2025年3月28 日於大新銀行董事會及大新金融的 董事會通過。給予高級行政人員作 為2024年表現花紅的遞延酬金支付 之授予遞延股份,若合乎發放予高 級管理層的股份獎勵計劃信件內列 明的歸屬條件及其他狀況,將於三 年期間內分三個批次歸屬。

As a reward to eligible employees to recognise their contribution for the year ended 31 December 2024, 2024 performance bonus was advised to or paid to eligible employees including directors of the Group as of 28 March 2025. For certain employees and directors ("Senior Management") of the Group, their 2024 performance bonus was granted in the form of deferred remuneration similar to prior years, and starting from 2022 performance year, a portion of the deferred remuneration payable to the Senior Management is in the form of deferred shares granted under the DSFH Share Award Scheme. The arrangement of the payment of 2024 performance bonus to Senior Management, including granting to them deferred shares, was approved by the Board of DSB and the Board of DSFH on 28 March 2025. The deferred shares granted as a portion of the deferred remuneration to the Senior Management as their 2024 performance bonus will be vested in three equal tranches over a three-year period, subject to vesting and satisfying other conditions per the bonus and share award letter given to the Senior Management.

(甲) 以股權支付以股份為基礎報酬計劃續

(乙) 股份獎勵計劃(續)

(2) 大新銀行集團股份獎勵計劃

計劃於2021年9月9日採納(於2024年5月31日修訂和重列)。截至2024年12月31日及2023年12月31日,並無獎勵股份根據大新銀行集團股份獎勵計劃授出。

(乙) 以現金支付以股份作為基礎報酬計劃

本公司與大新金融各設立一項以現金支付以股份為基礎之獎勵權利計劃(分別為「大新銀行集團獎勵權利計劃」及「大新金融獎勵權利計劃」),作為獎勵僱員的長期獎勵計劃。

(甲) 大新銀行集團獎勵權利計劃

於2023年12月5日,本公司批准採納新獎勵權利計劃(「大新銀行集團新獎勵權利計劃」),並與比同時終止本公司於2018年3月20日採納之獎勵權利計劃(「大新銀行集團舊獎勵權利計劃」)。

大新銀行集團舊獎勵權利計劃終止後, 不得據此計劃進一步授出獎勵權利,惟 大新銀行集團舊獎勵權利計劃之條文就 於大新銀行集團舊獎勵權利計劃終止前 已授出但於終止時仍未行使獎勵權利而 言,仍具十足效力及作用。

自大新銀行集團新獎勵權利計劃採納日 起至2024年12月31日止,尚未根據大新銀 行集團新獎勵權利計劃授出任何獎勵權 利。

44. SHARE-BASED COMPENSATION PLANS (Continued)

(A) Equity-settled share-based compensation plans (Continued)

(b) Share award scheme (Continued)

(2) DSBG Share Award Scheme

The scheme was adopted on 9 September 2021 (amended and restated on 31 May 2024). By the end of 31 December 2024 and 31 December 2023, no award share was granted under DSBG Share Award Scheme.

(B) Cash-settled share-based compensation plans

The Company and DSFH have each adopted cash-settled share-based incentive option schemes (hereinafter referred to as the "DSBG Incentive Option Schemes" and the "DSFH Incentive Option Schemes" respectively) as a long-term incentive plan to incentivise employees.

(a) DSBG Incentive Option Schemes

On 5 December 2023, the Company approved the adoption of a new incentive option scheme (the "New DSBG Incentive Option Scheme") and, at the same time, the termination of the incentive option scheme adopted by the Company on 20 March 2018 (the "Old DSBG Incentive Option Scheme").

No further incentive options can be offered under the Old DSBG Incentive Option Scheme after its termination, but the provisions of the Old DSBG Incentive Option Scheme remain in full force and effect to the extent necessary to give effect to allow grantees to exercise incentive options granted prior to the termination of the Old DSBG Incentive Option Scheme but not yet exercised at the time of termination.

No incentive options had been granted under the New DSBG Incentive Option Scheme from the date of its adoption to 31 December 2024.

(乙) 以現金支付以股份作為基礎報酬計劃 續 (甲) 大新銀行集團獎勵權利計劃 續

自採納日起至2024年12月31日止,按照大新銀行集團舊獎勵權利計劃授予之權利如下:

44. SHARE-BASED COMPENSATION PLANS (Continued)

(B) Cash-settled share-based compensation plans (Continued)

(a) DSBG Incentive Option Schemes (Continued)

Incentive options granted under the Old DSBG Incentive Option Scheme since the date of its adoption to 31 December 2024 are as follows:

授予日 Date of grant	類別 Type	歸屬期間 Vesting period	行使期 Exercise period	每股行使價 (港元) Exercise price per share (HK\$)
2018年4月26日	以現金支付	2018年4月26日至	2019年4月26日至	18.24
		2023年4月26日	2024年4月26日	
26 April 2018	Cash-settled	26 April 2018 -	26 April 2019 -	
		26 April 2023	26 April 2024	
2019年6月5日	以現金支付	2019年6月5日至	2020年6月5日至	13.66
		2024年6月5日	2025年6月5日	
5 June 2019	Cash-settled	5 June 2019 -	5 June 2020 -	
		5 June 2024	5 June 2025	
2020年7月22日	以現金支付	2020年7月22日至	2021年7月22日至	7.33
		2025年7月22日	2026年7月22日	
22 July 2020	Cash-settled	22 July 2020 -	22 July 2021 -	
,		22 July 2025	22 July 2026	
2020年8月28日	以現金支付	2020年8月28日至	2021年8月28日至	7.44
		2025年8月28日	2026年8月28日	
28 August 2020	Cash-settled	28 August 2020 -	28 August 2021 -	
J		28 August 2025	28 August 2026	
2021年10月29日	以現金支付	2021年10月29日至	2022年10月29日至	7.46
		2026年10月29日	2027年10月29日	
29 October 2021	Cash-settled	29 October 2021 -	29 October 2022 -	
		29 October 2026	29 October 2027	

(乙) 以現金支付以股份作為基礎報酬計劃 續

(乙) 大新金融獎勵權利計劃

於2023年12月5日,大新金融批准採納新獎勵權利計劃(「大新金融新獎勵權利計劃」),並與比同時終止2018年3月20日採納之舊獎勵權利計劃(「大新金融舊獎勵權利計劃」)。

大新金融舊獎勵權利計劃終止後,不得據此計劃進一步授出獎勵權利,惟大新金融舊獎勵權利計劃之條文就於大新金融舊獎勵權利計劃終止前已授出但於終此時仍未行使獎勵權利而言,仍具十足效力及作用。

自大新金融新獎勵權利計劃採納日起至 2024年12月31日止,尚未根據大新金融新 獎勵權利計劃授出任何獎勵權利。

自採納日起至2024年12月31日止,按照大新金融舊獎勵權利計劃下授予集團僱員之權利如下:

44. SHARE-BASED COMPENSATION PLANS (Continued)

(B) Cash-settled share-based compensation plans (Continued)

(b) DSFH Incentive Option Schemes

On 5 December 2023, DSFH approved the adoption of a new incentive option scheme (the "New DSFH Incentive Option Scheme") and, at the same time, the termination of the incentive option scheme adopted by DSFH on 20 March 2018 (the "Old DSFH Incentive Option Scheme").

No further incentive options can be offered under the Old DSFH Incentive Option Scheme after its termination, but the provisions of the Old DSFH Incentive Option Scheme remain in full force and effect to the extent necessary to give effect to allow grantees to exercise incentive options granted prior to the termination of the Old DSFH Incentive Option Scheme but not yet exercised at the time of termination.

No incentive options had been granted under the New DSFH Incentive Option Scheme from the date of its adoption to 31 December 2024.

Incentive options granted under the Old DSFH Incentive Option Scheme since the date of its adoption to 31 December 2024 which are related to employees of the Group are as follows:

授予日	類別	歸屬期間	行使期	每股行使價 (港元) Exercise price per
Date of grant	Туре	Vesting period	Exercise period	share (HK\$)
2020年9月28日	以現金支付	2020年9月28日至	2021年9月28日至	19.89
		2025年9月28日	2026年9月28日	
28 September 2020	Cash-settled	28 September 2020 -	28 September 2021 -	
		28 September 2025	28 September 2026	

(乙) 以現金支付以股份作為基礎報酬計劃 續

(乙) 大新金融獎勵權利計劃(續)

該等權利乃按大新銀行集團舊獎勵權利計劃及大新金融舊獎勵權利計劃內之條款及條件所授予。每份權利之行使價乃由提名及薪酬委員會代表大新銀行集團及大新金融董事會以不得寬鬆於香港交易所上市規則第17.03E條規定下,按不低於以下2項中之較高者作釐定:(i)大新銀行集團/大新金融股份在授予日於香港交易所買賣之收市價;及(ii)大新銀行集團/大新金融股份在緊接授予日前5個營業日於香港交易所買賣之平均收市價。

大新銀行集團舊獎勵權利計劃及大新金融舊獎勵權利計劃授予的權利,於授予日起計第1個周年分5批平均歸屬並可予以行使。在滿意表現評估因素的前提下,承授人可行使其歸屬的權利。大新銀行集團舊獎勵權利計劃及大新金融舊獎勵權利計劃是一項將承授人的表現與本公司或大新金融股價掛鈎的遞延現金獎勵計劃,並不會向承授人發行任何本公司及大新金融股份。

於綜合收益賬內確認之以現金支付以股份為基礎報酬之支出如下:

44. SHARE-BASED COMPENSATION PLANS (Continued)

(B) Cash-settled share-based compensation plans (Continued)

(b) DSFH Incentive Option Schemes (Continued)

The incentive options were granted in accordance with the terms and conditions of the Old DSBG Incentive Option Scheme and Old DSFH Incentive Option Scheme. The exercise prices per incentive option were concluded by the NRC on behalf of the respective Boards of DSBG and DSFH on the basis no less exacting than the requirement set out in Rule 17.03E of the Rules Governing the Listing of Securities on the SEHK and were determined as no less than the higher of (i) the closing price of DSBG's/DSFH's shares traded on the SEHK on the date of grant; and (ii) the average closing price of DSBG's/DSFH's shares traded on the SEHK for the five business days immediately preceding the date of grant.

The rights granted under the Old DSBG Incentive Option Scheme and Old DSFH Incentive Option Scheme shall be exercisable upon vesting in 5 equal tranches commencing from the first anniversary of the date of grant. Subject to the fulfilment of the vesting conditions set out in the option award letter, the grantees may exercise their vested options. No shares of the Company or DSFH will be issued to the grantees of the options under the Old DSBG Incentive Option Scheme and Old DSFH Incentive Option Scheme which are essentially deferred cash incentive schemes linked to the performance of the grantees and the share price of the Company and DSFH.

Cash-settled share-based compensation charged to consolidated income statement is as follows:

以港幣千元位列示	HK\$'000	2024	2023
以現金支付之權利	Cash-settled options	-	_

(乙) 以現金支付以股份作為基礎報酬計劃 (續) 以現金支付之權利

授予集團僱員之權利數目及其加權平均行使 價之變動如下:

44. SHARE-BASED COMPENSATION PLANS (Continued)

(B) Cash-settled share-based compensation plans (Continued)

Cash-settled options

Movements in the number of options granted and their related weighted average exercise prices are as follows:

		大新銀行集團舊獎勵權利計劃			大新金融舊獎勵權利計劃				
		Old DSBG Incentive Option Scheme			Old DSFH Incentive Option Scheme				
		2024		2023		2024		2023	
		授予可購買		授予可購買		授予可購買		授予可購買	
		大新銀行	加權平均	大新銀行	加權平均	大新金融	加權平均	大新金融	加權平均
		集團權利	行使價	集團權利	行使價	權利	行使價	權利	行使價
		中股份數目	(港元)	中股份數目	(港元)	中股份數目	(港元)	中股份數目	(港元)
		Number of	Weighted	Number of	Weighted	Number of	Weighted	Number of	Weighted
		DSBG	average	DSBG	average	DSFH	average	DSFH	average
		shares in	exercise	shares in	exercise	shares in	exercise	shares in	exercise
		options	price	options	price	options	price	options	price
		granted	(HK\$)	granted	(HK\$)	granted	(HK\$)	granted	(HK\$)
1月1日	At 1 January	13,550,000	12.39	14,250,000	12.31	400,000	19.89	400,000	19.89
授予	Granted	-	-	-	-	-	-	-	-
已過期	Expired	(4,300,000)	18.24	-	-		-	-	-
已行使	Exercised	-	-	-	-	-	-	-	-
已沒收	Forfeited	(150,000)	7.44	(700,000)	10.62	-	-	-	-
12月31日	At 31 December	9,100,000	9.71	13,550,000	12.39	400,000	19.89	400,000	19.89
12月31日可行使	Exercisable at 31 December	7,870,000	10.08	10,440,000	13.48	320,000	19.89	240,000	19.89

就已授予之以現金支付之權利,本集團於 呈報日參考期權公平值的已入賬負債為 12,000,000港元(2023年:12,000,000港元)。

關於本集團董事及高級行政人員可適用之大新銀行集團舊獎勵權利計劃及大新金融舊獎勵權利計劃,於2024年12月31日未行使之以現金支付之權利的行使價分別為介乎7.33港元至13.66港元(2023年:7.33港元至18.24港元)及19.89港元(2023年:19.89港元),及其加權平均剩餘歸屬期分別為0.67年(2023年:1.22年)及0.74年(2023年:1.75年)。

In relation to the cash-settled options granted, the Group has recorded liabilities of HK\$12,000,000 (2023: HK\$12,000,000) with reference to the fair value of the options at the reporting date.

As at 31 December 2024, the outstanding cash-settled options under the Old DSBG Incentive Option Scheme and the Old DSFH Incentive Option Scheme related to directors and senior executives of the Group have exercise price in the range of HK\$7.33 to HK\$13.66 (2023: HK\$7.33 to HK\$18.24) and at HK\$19.89 (2023: HK\$19.89) respectively, and a weighted average remaining vesting period of 0.67 years (2023: 1.22 years) and 0.74 years (2023: 1.75 years) respectively.

45. 金融資產與負債的對銷

倘若有法律上強制性執行的權利可對銷金融 資產及負債之已確認金額,以及有意以淨額 基準對其結算或同時變現資產及清償負債, 則可將金融資產及負債相互對銷。

(甲) 依淨額結算協議處理並已在綜合財務狀 況表內對銷之金融資產及負債

本集團通過在香港中央結算有限公司 (「香港中央結算」) 開設之賬戶為客戶進行股票買賣交易。

本集團於呈列應收及應付香港中央結算之金額時已抵銷對香港中央結算之應收款項總額及應付款項總額。於2024年12月31日及2023年12月31日,該淨額為應收款項及包含於附註30中之「應收款項及預付項目」賬項內。抵銷之金額載於下文。

以港幣千元位列示 HK\$'000 2024 2023 應收香港中央結算之款項總額 Gross amount of accounts receivable from 62,098 146,241 應付香港中央結算之款項總額 Gross amount of accounts payable to HKSCC (5,122)(13)應收香港中央結算淨額 Net amount due from HKSCC 56,976 146,228

(乙) 受淨額結算安排但沒有在綜合財務狀況 表內對銷之金融資產及負債

總體淨額結算安排

本集團會盡可能與交易對手訂立總體淨額結算安排,以減低信貸風險。淨額結算協議規定,一旦出現違約事件,所有涉及交易對手之未完成交易均會終止,而所有結欠款項將拼合按淨額結算。如非發生違約事件,所有與對手之交易會以總額結算及一般不會在綜合財務狀況表中對銷資產及負債。

45. OFFSETTING FINANCIAL ASSETS AND FINANCIAL LIABILITIES

Financial assets and liabilities are presented net when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle them on a net basis, or realise the asset and settle the liability simultaneously.

(a) Financial assets and liabilities subject to netting agreement and offset on the consolidated statement of financial position

The Group maintains an account with the Hong Kong Securities Clearing Company Limited ("HKSCC") through which it conducts securities trading transactions for its customers.

In presenting the amounts due from and to HKSCC, the Group has offset the gross amount of the accounts receivable from and the gross amount of the accounts payable to HKSCC. As at 31 December 2024 and 31 December 2023, the net amount was a receivable and was included in "Accounts receivable and prepayments" in Note 30. The amounts offset are shown below.

(b) Financial assets and liabilities subject to netting agreement but not offset on the consolidated statement of financial position

Master netting arrangements

To mitigate credit risks, the Group enters into master netting arrangements with counterparties whenever possible. Netting agreements provide that, if an event of default occurs, all outstanding transactions with the counterparty will be terminated and all amounts outstanding will be settled on a net basis. Except for the event of default, all outstanding transactions with the counterparty are settled on a gross basis and generally do not result in offsetting the assets and liabilities in the consolidated statement of financial position.

45. 金融資產與負債的對銷續

(乙) 受淨額結算安排但沒有在綜合財務狀況 表內對銷之金融資產及負債(續)

總體淨額結算安排(續)

下表列示受對銷、具法律效力之總體淨額結算安排及類同協議所約束的金融工具詳情。

45. OFFSETTING FINANCIAL ASSETS AND FINANCIAL LIABILITIES (Continued)

(b) Financial assets and liabilities subject to netting agreement but not offset on the consolidated statement of financial position (Continued)

Master netting arrangements (Continued)

The following tables present details of financial instruments subject to offsetting, enforceable master netting arrangements and similar agreements.

2024年12月31日 以港幣千元位列示 金融資產 衍生金融工具	At 31 December 2024 HK\$'000 Financial assets Derivative financial instruments	已確認金融 資產總額 Gross amounts of recognised financial assets	於綜合財務 狀況表內 對銷之已確認 金融負債總額 Gross amounts of recognised financial liabilities set off in the consolidated statement of financial position	於綜合財務 狀況表內 列示之金融 資產淨額 Net amounts of financial assets presented in the consolidated statement of financial position	並無在綜合與 對鎖之相 Related amoun the consolidate financial 金融工具 (包括非現金 抵押品) Financial instruments (including non-cash collateral)	目關金額 ts not set off in ed statement of	淨額 Net amount	不涉及可依法 強制執行 之淨額 計算協議 之金額 Amounts not subject to enforceable netting agreements	合計 Total 4,083,731
2024年12月31日 以港幣千元位列示	AAt 31 December 2024 <i>HK\$</i> '000	已確認 金融負債總額 Gross amounts of recognised financial liabilities	於綜合財務 狀況表內 對銷之已確認 金融資產總額 Gross amounts of recognised financial assets set off in the consolidated statement of financial position	於綜合財務 狀况表內 列示之金融 負債淨額 Net amounts of financial liabilities presented in the consolidated statement of financial position	並無在綜合與 對鎖之材 Related amoun the consolidate financial 金融工具 (包括非現金 抵押品) Financial instruments (including non-cash collateral)	目關金額 ts not set off in ed statement of	淨額 Net amount	不涉及可依法 強制執行之 淨額計算 協議之金額 Amounts not subject to enforceable netting agreements	合計 Total
金融負債 銀行存款 衍生金融工具 持作交易用途的負債 其他賬目及預提	Financial liabilities Deposits from banks Derivative financial instruments Trading liabilities Other accounts and accruals	360,314 1,469,460 498,069 371,826	- - - -	360,314 1,469,460 498,069 371,826	(360,314) (1,119,536) (498,069) (371,826)	- (305,543) - -	- 44,381 - -	1,575,922 370,455 - 7,421,606	1,936,236 1,839,915 498,069 7,793,432

45. 金融資產與負債的對銷續

(乙) 受淨額結算安排但沒有在綜合財務狀況 表內對銷之金融資產及負債 續

總體淨額結算安排(續)

45. OFFSETTING FINANCIAL ASSETS AND FINANCIAL LIABILITIES (Continued)

(b) Financial assets and liabilities subject to netting agreement but not offset on the consolidated statement of financial position (Continued)

Master netting arrangements (Continued)

2023年12月31日 以港幣千元位列示	At 31 December 2023 <i>HK\$'000</i>	已確認金融 資產總額 Gross amounts of recognised financial assets	於綜合財務 狀況表內 對銷之已確認 金融負債總額 Gross amounts of recognised financial liabilities set off in the consolidated statement of financial position	於綜合財務 狀況表內 列示之金融 資產淨額 Net amounts of financial assets presented in the consolidated statement of financial position	並無在綜合則 對銷之框 Related amour in the consolidat financial 金融工具 包括非現金 抵押品) Financial instruments (including non-cash collateral)	l關金額 nts not set off ed statement of	淨額 Net amount	不涉及可依法 強制執行 之淨額 計算協議 之金額 Amounts not subject to enforceable netting agreements	合計 Total
金融資產	Financial assets								
衍生金融工具	Derivative financial instruments	3,324,635		3,324,635	(797,336)	(1,493,009)	1,034,290	241,514	3,566,149
			於綜合財務 狀況表內 對銷之已確認 金融資產總額 Gross amounts of	於綜合財務 狀況表內 列示之金融 負債淨額 Net amounts of	並無在綜合則 對銷之框 Related amour in the consolidat financial	I關金額 nts not set off ed statement of		不涉及可依法	
		已確認	recognised financial	financial liabilities	金融工具 (包括非現金			強制執行之 淨額計算	
		金融負債總額	assets set	presented	抵押品)	fifi ↓m		協議之金額	
		Gross amounts of	off in the consolidated	in the consolidated	Financial instruments	已質押 現金抵押		Amounts not subject	
		recognised	statement of	statement	(including	Cash	淨額	to enforceable	
2023年12月31日	At 31 December 2023	financial	financial	of financial	non-cash	collateral	Net	netting	合計
以港幣千元位列示	HK\$'000	liabilities	position	position	collateral)	placed out	amount	agreements	Total
金融負債	Financial liabilities								
銀行存款 衍生金融工具 持作交易用途的負債 其他賬目及預提	Deposits from banks Derivative financial instruments Trading liabilities Other accounts and accruals	1,849,838 1,086,501 99,853 447,377	- - -	1,849,838 1,086,501 99,853 447,377	(1,849,838) (797,336) (99,853) (447,377)	(228,572) - -	- 60,593 - -	635,206 192,918 - 7,573,277	2,485,044 1,279,419 99,853 8,020,654

未經審核補充財務資料 UNAUDITED SUPPLEMENTARY FINANCIAL INFORMATION

下列為有關本集團之資料作為綜合財務報表 之部份附加資料,但並非經審計綜合財務報 表之一部份。 The following information relates to the Group and is disclosed as part of the accompanying information to the consolidated financial statements and does not form part of the audited consolidated financial statements.

1. 資本充足比率

1. CAPITAL ADEQUACY RATIO

	2024年	2023年
	12月31日	12月31日
	As at	As at
	31 December	31 December
	2024	2023
資本充足比率 Capital ade	equacy ratio	
-普通股權一級 - Comm	on Equity Tier 1 16.9%	16.2%
——級 – Tier 1	17.6%	16.9%
- 整體 - Total	21.0%	21.2%

2024年12月31日及2023年12月31日之資本充足 比率乃大新銀行的綜合狀況(包括澳門商業銀 行及大新銀行(中國))根據《銀行業(資本)規 則》的巴塞爾協定III基礎所計算。該資本充足 比率的計算已考慮到市場風險和操作風險。

根據香港銀行業條例,大新銀行為香港註冊銀行須遵守資本充足比率最低要求。澳門商業銀行須遵守有關澳門銀行業監管的規定及大新銀行(中國)須遵守有關中國銀行業監管的規定。

2. 槓桿比率

The capital adequacy ratio as at 31 December 2024 and 31 December 2023 represents the consolidated position of DSB (covering BCM and DSB China) computed on Basel III basis in accordance with the Banking (Capital) Rules. This capital adequacy ratio takes into account market risk and operational risk.

DSB as a locally incorporated bank in Hong Kong is subject to the minimum capital adequacy ratio requirement under the Hong Kong Banking Ordinance. BCM is subject to Macau banking regulations and DSB China is subject to the Mainland banking regulations.

2. LEVERAGE RATIO

	2024年 12月31日	2023年 12月31日
	12/∃31□ As at	12月31日 As at
	31 December	31 December
	2024	2023
槓桿比率 Leverage ratio	11.6%	11.2%

上述乃大新銀行之綜合狀況之比率及按資本 充足比率之相同綜合基礎計算。

The above ratios represent the consolidated position of DSB and are computed on the same consolidated basis as the capital adequacy ratio.

3. 流動性維持比率

3. LIQUIDITY MAINTENANCE RATIO

	2024	2023
流動性維持比率 Liquidity maintenance ratio	64.2%	64.0%

流動性維持比率乃大新銀行(包括澳門商業銀行及大新銀行(中國))於財政年度每個曆月的平均綜合流動性維持比率的簡單平均數。流動性維持比率乃根據《銀行業(流動性)規則》計算。

大新銀行為香港註冊銀行須根據香港銀行業條例遵守流動性資金要求。澳門商業銀行須遵守有關澳門銀行業監管的規定及大新銀行 (中國)須遵守有關中國銀行業監管的規定。

4. 外匯風險

下列為在2024年12月31日之美元和其它個別貨幣之外匯淨額(有關之外匯淨額超逾所有外匯淨額10%),及其相應之比較額。

於2024年12月31日及2023年12月31日,本集團並無任何結構性外幣持盤淨額。期權倉淨額乃根據所有外匯期權合約之得爾塔加權持倉為基礎計算。

The LMR is calculated as the simple average of each calendar month's average consolidated LMR of DSB (covering BCM and DSB China) for the financial year. The LMR is computed in accordance with the Banking (Liquidity) Rules.

DSB as a locally incorporated bank in Hong Kong is subject to the liquidity requirement under the Hong Kong Banking Ordinance. BCM is subject to Macau banking regulations and DSB China is subject to the Mainland banking regulations.

4. CURRENCY CONCENTRATIONS

The following sets out the net foreign exchange position in USD and other individual currency that constitutes more than 10% of the total net position in all foreign currencies as at 31 December 2024 and the corresponding comparative balances.

The Group did not have any structural foreign exchange position as at 31 December 2024 and 2023. The net position is calculated in the basis of the delta-weighted position of all foreign currency option contracts.

					澳門幣	其他外幣	外幣合計
2024年12月31日	At 31 December 2024		美元	人民幣	Macau	Other foreign	Total foreign
相等於百萬港元	Equivalent in HK\$ millions		US dollars	Renminbi	Pataca	currencies	currencies
現貨資產	Spot assets		86,544	16,024	9,382	9,705	121,655
現貨負債	Spot liabilities		(62,076)	(15,871)	(10,013)	(10,501)	(98,461)
遠期買入	Forward purchases		219,156	61,169	-	24,289	304,614
遠期賣出	Forward sales		(240,063)	(63,041)	-	(23,499)	(326,603)
期權淨額	Net options position		(1,323)	1,516		58	251
長/(短)盤淨額	Net long/(short) position		2,238	(203)	(631)	52	1,456
		,					
					澳門幣	其他外幣	外幣合計
2023年12月31日	At 31 December 2023	美元	歐元	人民幣	Macau	Other foreign	Total foreign
相等於百萬港元	Equivalent in HK\$ millions	US dollars	Euro	Renminbi	Pataca	currencies	currencies
現貨資產	Spot assets	80,496	1,054	16,286	10,028	10,091	117,955
現貨負債	Spot liabilities	(56,183)	(1,580)	(15,414)	(10,625)	(7,521)	(91,323)
遠期買入	Forward purchases	87,748	2,429	31,383	-	19,741	141,301
遠期賣出	Forward sales	(110,039)	(1,577)	(32,820)	-	(22,389)	(166,825)
期權淨額	Net options position	(420)	(34)	532	-	3	81
	_						
長/(短)盤淨額	Net long/(short) position	1,602	292	(33)	(597)	(75)	1,189

(甲) 按行業分類之客戶貸款及墊款總額(以貸款用途分類及以受抵押品保障的百分比分析)

5. ADDITIONAL ANALYSIS ON CLAIMS AND EXPOSURES

(a) Gross loans and advances to customers by industry sector classified according to the usage of loans and analysed by percentage covered by collateral

		2024年12月 At 31 Decem		2023年12) At 31 Decem	
		4.0	資款及墊款總額 受抵押品保障 之百分比 % of gross		貸款及墊款總額 受抵押品保障 之百分比 % of gross
		未償還結餘	loans and advances	未償還結餘	loans and advances
以港幣千元位列示	HK\$'000	Outstanding balance	covered by collateral	Outstanding balance	covered by collateral
在香港使用的貸款	Loans for use in Hong Kong				
工商金融 一物業發展 一物業投資 一金融企業 一股票經紀 一批發與零售業 一製造輸入運輸設備	Industrial, commercial and financial - Property development - Property investment - Financial concerns - Stockbrokers - Wholesale and retail trade - Manufacturing - Transport and transport equipment	6,425,975 23,066,021 5,154,554 1,441,956 4,298,542 1,400,285 2,883,028	60.6 91.0 4.8 62.8 82.6 63.2 77.0	6,908,262 23,767,506 3,607,794 1,240,252 4,791,670 1,684,066 2,662,549	60.1 91.4 14.0 46.9 88.5 67.7 80.8
一康樂活動 一資訊科技	Recreational activitiesInformation technology	48,882 48,392	94.3 43.1	62,840 29,760	99.1 50.8
一其他	– Others	5,665,507	67.4	6,062,815	75.7
		50,433,142	72.5	50,817,514	77.1
個人 一購買「居者有其屋計劃」、 「私人參建居屋計劃」及 「租者置其屋計劃」 樓宇貸款	Individuals - Loans for the purchase of flats in Home Ownership Scheme, Private Sector Participation Scheme and Tenants Purchase Scheme	414,186	98.5	467,752	99.3
一購買其他住宅物業貸款 一信用卡貸款	Loans for the purchase of other residential propertiesCredit card advances	33,561,360 3,645,014	99.8	34,954,353 3,841,087	99.9
一其他	– Others	13,998,682	53.7	13,530,504	50.4
		51,619,242	80.2	52,793,696	79.9
在香港使用的貸款 貿易融資 (註(1)) 在香港以外使用的貸款 (註(2))	Loans for use in Hong Kong Trade finance (Note (1)) Loans for use outside Hong Kong (Note (2))	102,052,384 4,902,455 31,419,446	76.4 65.7 58.5	103,611,210 5,624,799 33,813,467	78.5 73.1 56.8
		138,374,285	72.0	143,049,476	73.2

註:

- (1) 上述列示之貿易融資為參考香港金管局發出 之相關指引而分類為香港進口、出口和轉口的 融資,以及商品貿易融資等之貸款。
- (2) 「在香港以外使用的貸款」包括授予香港客戶 但在香港以外使用之貸款。

Note:

- (1) Trade finance shown above represents loans covering finance of imports to Hong Kong, exports and re-exports from Hong Kong and merchandising trade classified with reference to the relevant guidelines issued by the HKMA.
- (2) Loans for use outside Hong Kong include loans extended to customers located in Hong Kong with the finance used outside Hong Kong.

(甲) 按行業分類之客戶貸款及墊款總額(以貸款用途分類及以受抵押品保障的百分比分析) (續)

上述分析中各構成客戶貸款及墊款總額10%或以上的行業,其應佔減值貸款額、逾期貸款額、階段3、及階段1及階段2減值準備如下:

5. ADDITIONAL ANALYSIS ON CLAIMS AND EXPOSURES (Continued)

(a) Gross loans and advances to customers by industry sector classified according to the usage of loans and analysed by percentage covered by collateral (Continued)

For each industry sector reported above with loan balance constituting 10% or more of the total balance of loans and advances to customers, the attributable amount of impaired loans, overdue loans, Stage 3, and Stage 1 and Stage 2 impairment allowances are as follows:

2024年12月31日 <i>以港幣千元位列示</i>	At 31 December 2024 <i>HK\$</i> '000	未償還結餘 Outstanding balance	減值貸款 (階段3) Impaired loans (Stage 3)	貸款及 墊款總額 逾期未償還 超過3個月 Gross loans and advances overdue for over 3 months	階段3 減值準備 Stage 3 impairment allowances	階段1及 階段2 減值準備 Stage 1 and Stage 2 impairment allowances
在香港使用的貸款	Loans for use in Hong Kong					
工商金融 一物業投資	Industrial, commercial and financial – Property investment	23,066,021	2,070,468	1,861,213	229,563	93,597
個人 一購買其他住宅物業貸款	Individuals – Loans for the purchase of other residential properties	33,561,360	288,477	257,041	83,063	21,261
在香港以外使用的貸款	Loans for use outside Hong Kong	31,419,446	708,103	704,815	178,072	137,442
2023年12月31日 <i>以港幣千元位列示</i>	At 31 December 2023 <i>HK\$</i> '000	未償還結餘 Outstanding balance	減值貸款 (階段3) Impaired loans (Stage 3)	貸款及 墊款總額 逾期未償還 超過3個月 Gross loans and advances overdue for over 3 months	階段3 減值準備 Stage 3 impairment allowances	階段1及 階段2 減值準備 Stage 1 and Stage 2 impairment allowances
在香港使用的貸款	Loans for use in Hong Kong					
工商金融 一物業投資	Industrial, commercial and financial – Property investment	23,767,506	470,739	546,729	31,720	64,506
個人 -購買其他住宅物業貸款	Individuals - Loans for the purchase of other residential properties	34,954,353	170,938	179,532	31,933	27,440
在香港以外使用的貸款	Loans for use outside Hong Kong	33,813,467	1,269,535	995,898	147,671	149,084

(乙) 對中國大陸業務的餘額

根據香港金管局《銀行業(披露)規則》,以下對中國大陸業務的餘額之分析乃參照香港金管局對中國大陸業務申報表中所列之非銀行類交易對手類別及直接貸款總額種類以分類,其中只包括大新銀行及其內地銀行附屬公司授予之中國大陸業務的餘額。

5. ADDITIONAL ANALYSIS ON CLAIMS AND EXPOSURES (Continued)

(b) Mainland activities exposures

The analysis of Mainland activities exposures is based on the categories of non-bank counterparties and the type of direct exposures defined by the HKMA under the Banking (Disclosure) Rules with reference to the HKMA Return of Mainland Activities, which includes the Mainland activities exposures extended by DSB and its Mainland subsidiary bank only.

2024年	2024	資產負債表內 的餘額 On-balance	資產負債表外 的餘額 Off-balance	總餘額
以港幣千元位列示	HK\$'000	sheet exposure	sheet exposure	Total exposures
20013 T 70127 J/T	7111,000	Silect exposure	Silect exposure	Total exposures
1. 中央政府,中央政府擁有 的機構及其附屬公司和 合營公司(「合營公司」	and joint ventures ("JV"s)	5,198,753	-	5,198,753
 地方政府,地方政府擁有 的機構及其附屬公司和 合營公司 	and JVs	1,170,713	367,215	1,537,928
3. 居住在中國內地之國民或 在中國內地成立的其他 機構及其附屬公司和	China or other entities incorporated in Mainland China and their subsidiaries			
合營公司 4. 未有在上述第一項呈報之	Ö	7,657,826	559,311	8,217,137
中央政府的其他機構 5. 未有在上述第二項呈報之	9	4,128,734	57,523	4,186,257
地方政府的其他機構 6. 居住在中國內地以外之 國民或在中國內地以外 成立的機構,而涉及的 貸款於中國內地使用	reported in item 2 above 6. PRC nationals residing outside Mainland China or entities incorporated outside Mainland China where the credits are granted for use in Mainland China	857,213 8,738,887	435,408	857,213 9,174,295
7. 其他交易對手,其餘額 被視作對中國大陸 非銀行類客戶的餘額	 Other counterparties where the exposures are considered to be non- bank Mainland China 	462,266	1,677	463,943
		28,214,392	1,421,134	29,635,526
大新銀行及其內地銀行 附屬公司之扣除 撥備後之資產合計	Total assets of DSB and its Mainland subsidiary bank after provision	238,964,613		
資產負債表內的餘額 佔資產合計百分比	On-balance sheet exposures as percentage of total assets	11.81%		

註: 上述呈報餘額包括客戶貸款總額及其他對客 戶索償之金額。 Note: The balances of exposures reported above include gross advances and other balances of claims on the customers.

5. ADDITIONAL ANALYSIS ON CLAIMS AND EXPOSURES

(Continued)

(乙) 對中國大陸業務的餘額 續

(b) Mainland activities exposures (Continued)

2023年	2023	資產負債表內 的餘額 On-balance	資產負債表外 的餘額 Off-balance	總餘額
以港幣千元位列示	2023 HK\$'000	sheet exposure	sheet exposure	Total exposures
以心带 1 儿世列八	nn3 000	sneet exposure	sneet exposure	rotat exposures
 中央政府,中央政府擁有 的機構及其附屬公司和 合營公司 	Central government, central government owned entities and their subsidiaries and JVs	5,335,030	-	5,335,030
2. 地方政府, 地方政府擁有 的機構及其附屬公司和 合營公司	 Local governments, local government- owned entities and their subsidiaries and JVs 	767,841	599,965	1,367,806
3. 居住在中國內地之國民或 在中國內地成立的其他 機構及其附屬公司和	PRC nationals residing in Mainland China or other entities incorporated in Mainland China and their subsidiaries	,	·	, ,
合營公司	and JVs	9,281,772	1,578,580	10,860,352
4. 未有在上述第一項呈報之中央政府的其他機構 5. 未有在上述第二項呈報之	reported in item 1 above	4,812,981	69,574	4,882,555
5. 未有在上述第二項呈報之 地方政府的其他機構 6. 居住在中國內地以外之	5. Other entities of local governments not reported in item 2 above6. PRC nationals residing outside Mainland	760,676	135,329	896,005
國民或在中國內地以外 成立的機構,而涉及的 貸款於中國內地使用 7. 其他交易對手,其餘額 被視作對中國大陸非	China or entities incorporated outside Mainland China where the credits are granted for use in Mainland China Other counterparties where the exposures are considered to be non-	9,777,277	274,183	10,051,460
銀行類客戶的餘額	bank Mainland China exposures	475,299	344	475,643
		31,210,876	2,657,975	33,868,851
大新銀行及其內地銀行 附屬公司之扣除 撥備後之資產合計	Total assets of DSB and its Mainland subsidiary bank after provision	242,059,031		
資產負債表內的餘額 佔資產合計百分比	On-balance sheet exposures as percentage of total assets	12.89%		

(丙) 按區域分析之客戶貸款及墊款總額及逾 期貸款

客戶貸款及墊款之區域分析乃根據已考慮風險轉移後之交易對手所在地分類。一般而言,當貸款的擔保方位處與交易對手不同之區域時,風險將被轉移。

下表為客戶貸款及墊款總額、減值客戶貸款 及墊款(階段3)、逾期客戶貸款及墊款、階段 3、及階段1及階段2減值準備按區域分析。

5. ADDITIONAL ANALYSIS ON CLAIMS AND EXPOSURES (Continued)

(c) Analysis of gross loans and advances to customers and overdue loans by geographical area

Loans and advances to customers by geographical area are classified according to the location of the counterparties after taking into account the transfer of risk. In general, risk transfer applies when an advance is guaranteed by a party located in an area which is different from that of the counterparty.

The following table analyses gross loans and advances to customers, impaired loans and advances to customers (Stage 3), overdue loans and advances to customers, Stage 3, and Stage 1 and Stage 2 impairment allowances by geographical area.

			減值客戶			
			貸款及墊款			階段1
		客戶貸款及	(階段3)	逾期客戶		及階段2
		墊款總額	Impaired	貸款及墊款	階段3	減值準備
		Gross	loans and	Overdue	減值準備	Stage 1 and
		loans and	advances to	loans and	Stage 3	Stage 2
2024年12月31日	At 31 December 2024	advances to	customers	advances to	impairment	impairment
以港幣千元位列示	HK\$'000	customers	(Stage 3)	customers	allowances	allowances
香港	Hong Kong	108,718,160	4,018,261	3,391,470	753,706	537,887
中國內地	Mainland China	13,729,341	221,449	219,787	69,748	73,190
澳門	Macau	13,527,103	197,973	197,973	49,535	35,765
其他	Others	2,399,681				12,514
		138,374,285	4,437,683	3,809,230	872,989	659,356
			減值客戶			
			貸款及墊款			階段1
		客戶貸款及	(階段3)	逾期客戶		及階段2
		墊款總額	Impaired	貸款及墊款	階段3	減值準備
		Gross	loans and	Overdue	減值準備	Stage 1 and
		loans and	advances to	loans and	Stage 3	Stage 2
2023年12月31日(註)	At 31 December 2023 (Note)	advances to	customers	advances to	impairment	impairment
以港幣千元位列示	HK\$'000	customers	(Stage 3)	customers	allowances	allowances
香港	Hong Kong	112,872,652	1,867,122	1,570,531	351,322	523,344
中國內地	Mainland China	14,163,149	726,783	407,022	98,187	74,568
澳門	Macau	14,012,453	185,656	185,656	35,746	19,272
其他	Others	2,001,222		4,380		10,817
		143,049,476	2,779,561	2,167,589	485,255	628,001

註: 截至2023年12月31日所呈現之金額已進行修 訂,以符合本年度之列報。 Note: The amounts presented for the position as at 31 December 2023 have been revised to conform with current year's presentation.

(丁) 國際債權

國際債權資料是在考慮風險的轉移後,根據交易對手的所在地而披露對外地交易對手最終面對的風險。一般而言,若交易對手的債權是由在不同國家的另一方擔保,或履行債權是一間銀行的海外分行,而其總部是處於不同的國家,才會確認風險由一國家轉移至另一國家。經計及任何認可之風險轉移後,只有構成國際債權總額10%或以上之區域方作出披露。

5. ADDITIONAL ANALYSIS ON CLAIMS AND EXPOSURES (Continued)

(d) International claims

The information of international claims discloses exposures to foreign counterparties on which the ultimate risk lies, and is derived according to the location of the counterparties after taking into account any transfer of risk. In general, transfer of risk from one country to another is recognised if the claims against a counterparty are guaranteed by another party in a different country or if the claims are on an overseas branch of a bank whose head office is located in a different country. Only regions constituting 10% or more of the aggregate international claims after taking into account any recognised risk transfer are disclosed.

2024年12月31日 百萬港元	At 31 December 2024 <i>In millions of HK\$</i>	銀行 Banks	官方機構 Official sector		北人機構 rivate sector 非金融 私人機構 Non-financial private sector	債權總額 Total claims
離岸中心 一其中:香港	Offshore centres – of which: Hong Kong	2,460 1,923	9,445 8,240	7,544 7,268	144,685 128,335	164,134 145,766
發展中亞太區 一其中:中國內地	Developing Asia and Pacific – of which: Mainland China	30,642 18,724	1,314 879	4,502 4,341	21,870 15,065	58,328 39,009
					公人機構 rivate sector	
				非銀行 金融機構 Non-bank	非金融 私人機構	
2023年12月31日	At 31 December 2023	銀行	官方機構	financial	Non-financial	債權總額
百萬港元	In millions of HK\$	Banks	Official sector	institutions	private sector	Total claims
離岸中心 一其中:香港	Offshore centres – of which: Hong Kong	5,913 5,197	8,819 7,109	7,129 6,728	158,640 142,097	180,501 161,131
發展中亞太區 一其中:中國內地	Developing Asia and Pacific – of which: Mainland China	25,060 15,920	1,271 1,100	3,173 3,016	16,882 11,550	46,386 31,586

獨立核數師報告 INDEPENDENT AUDITOR'S REPORT

致大新銀行集團有限公司股東

(於香港註冊成立的有限公司)

意見

我們已審計的內容

大新銀行集團有限公司(以下簡稱「貴公司」) 及其附屬公司(以下統稱「貴集團」)列載於第 117至323頁的綜合財務報表,包括:

- 於2024年12月31日的綜合財務狀況表;
- 截至該日止年度的綜合收益表;
- 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結算表;及
- 綜合財務報表附註,包括重大會計政策 信息及其他解釋信息。

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2024年12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》妥為擬備。

TO THE SHAREHOLDERS OF DAH SING BANKING GROUP LIMITED

(Incorporated in Hong Kong with limited liability)

OPINION

What we have audited

The consolidated financial statements of Dah Sing Banking Group Limited (the "Company") and its subsidiaries (the "Group"), which are set out on pages 117 to 323, comprise:

- the consolidated statement of financial position as at 31 December 2024;
- the consolidated income statement for the year then ended;
- 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, comprising material accounting policy information and other explanatory information.

Our opinion

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2024, 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 Hong Kong Companies Ordinance.

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。這些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 些事項提供單獨的意見。

我們在審計中識別的關鍵審計事項為客戶貸款的減值準備有關。

BASIS FOR OPINION

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") issued by the HKICPA. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

We are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants ("the Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code.

KEY AUDIT MATTERS

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

The key audit matter identified in our audit is related to impairment allowances ("ECL") on advances to customers.

關鍵審計事項續

關鍵審計事項

我們的審計如何處理關鍵審計事項

客戶貸款的減值準備(「預期信用損失」)

4(甲)及附註21。

請參閱綜合財務報表附註 我們了解並評估了管理層針對預期 信用損失的計量的內部控制。

於2024年12月31日, 貴集團 就客戶貸款計提減值準備港 幣1.532.345千元。

境的不確定性,包括但不限影響的敏感性。 於中國房地產行業的動態形 勢,持續影響估計減值準備 時的固有風險和估計不確定 我們執行了以下程序: 性。

我們評估了重大錯報的固有風險, 包括考慮估計的不確定性程度和其 減值準備的釐定涉及複雜的 他固有風險因素的水平,如所用估 方法及重大管理層判斷。年 計模型的複雜性,重大管理層判斷 內,香港及中國內地經濟環 和假設的主觀性,以及管理層偏向

就預期信用損失計量所作的 關鍵判斷及估計如下:

- 將具有類似信用風險 特徵的貸款劃入同一 個組合,選擇恰當的 模型方法論,並確定 計量相關的關鍵計量 • 參數及假設;
- 釐定信用風險顯著增 加或違約的標準;
- 宏觀經濟預測的釐 定,及經濟情景和權 重的應用;及
- 第三階段客戶貸款及 墊款的預計未來現金 流量。

我們確定預期信用損失為關 • 键審計事項,是由於固有風 險高,其計量具有估計不確 定性、使用了複雜的模型、涉 及重大管理層判斷和假設。

- 我們測試了對預期信用損失模 型方法的選擇和組合的劃分, 關鍵計量參數及假設 (例如內 部信用評級、階段、宏觀經濟的 預測及其相關概率加權)的釐 定和批准實施的關鍵控制;
- 我們在我們的信用風險專家協 助下評估預期信用損失計量所 使用的模型方法,包括組合劃 分、關鍵計量參數及假設;
- 我們測試了對已發生信用減值 的客戶貸款作出的及時識別、 評估及報告實施的控制;
- 我們測試了對第三階段客戶貸 款的預計未來現金流量以及現 值計算實施的關鍵控制;

我們採用抽樣方式,並根據借 款人的財務和非財務資訊、以 及管理層提供的其他證據,評 估了內部信用評級,以及管理 層釐定信用風險顯著增加和識 別已發生信用減值之客戶貸款 時所作判斷的適當性;

KEY AUDIT MATTERS (Continued)

Key Audit Matter

How our audit addressed the Key Audit Matter

Impairment allowances ("ECL") on advances to customers

financial statements.

As at 31 December 2024, the Group recorded customers. impairment allowances of HK\$1,532,345 thousand in respect of its advances to customers.

The determination of the impairment allowances involves complex methodologies and significant management judgement. During the year, the uncertainties in economic environments in Hong Kong and Mainland China, including but not limited to the dynamic situation in the real estate sector, have continued to impact the inherent risk and We have performed the following procedures: estimation uncertainty involved in estimating impairment allowances.

Key judgements and estimates in respect of the measurement of ECL include:

- Segmentation of portfolios based on credit risk characteristics, selection of appropriate model methodologies and determination of key measurement parameters and assumptions;
- Criteria for determining whether or not there was a significant increase in credit risk ("SICR"), or a default;
- Determination of macro-economic forecasts, and the application of economic scenarios and weightings; and
- The estimated future cash flows for loans and advances to customers in Stage 3.

Impairment allowances on advances to customers • is an audit focus due to the high inherent risk given the uncertainty of estimates, adoption of complex models, involvement of significant management judgements and assumptions.

Refer to notes 4(a) and 21 to the consolidated We understood and evaluated management's internal controls for the measurement of impairment allowances on advances to

> We assessed the inherent risk of material misstatement by considering the degree of estimation uncertainty and level of other inherent risk factors such as the complexity of estimation models used, the subjectivity of significant management judgements and assumptions, and susceptibility to management bias.

- We tested the key controls over selection of ECL model methodologies and segmentation of portfolios, determination and approval of key measurement parameters and assumptions such as internal credit rating, staging, macroeconomic forecasts and their related probability weightings;
- We involved our credit risk experts in evaluating the model methodologies for ECL measurement including segmentation of portfolios, key measurement parameters and assumptions;
 - We tested the key controls over timely identification, assessment and reporting of credit-impaired advances to customers;
 - We tested the key controls over estimated future cash flows and calculation of present values with respect to advances to customers in Stage 3;
 - On a sampling basis, we assessed the appropriateness of the internal credit ratings, management's judgements used in determining significant increases in credit risk and identification of creditimpaired advances to customers based on the borrowers' financial and non-financial information and other evidence provided by management;

關鍵審計事項續

關鍵審計事項

我們的審計如何處理關鍵審計事項

客戶貸款的減值準備(「預期信用損失」)續

- 我們評估了管理層選取的宏觀經濟預測、經濟情景及所分配的權重。我們通過將此等宏觀經濟預測與公開所得的資料進行比較,並考慮當前其他宏觀經濟狀況,評估了宏觀經濟預測的合理性;
- 對於處於第三階段的客戶貸款 選取樣本,我們評估了預期信 用損失計算中所使用的關鍵管 理層判斷和估計的合理性,例 如估計可從借款人取得的未來 現金流量、抵押品估值、以及各 種情景和情景權重;及
- 我們核查並評估了與客戶貸款 的減值準備計量相關的財務報 表披露。

基於我們所執行的程序,已獲取的 證據能夠支持管理層在評估預期信 用損失時所使用的模型、重大判斷 和假設及關鍵參數。

KEY AUDIT MATTERS (Continued)

Key Audit Matter

How our audit addressed the Key Audit Matter

Impairment allowances ("ECL") on advances to customers (Continued)

- We evaluated management's selection of macro-economic forecasts, economic scenarios and weightings assigned.
 We independently assessed the reasonableness of the macro-economic forecasts by comparing them to available public information, and other current macro-economic conditions;
- For selected samples of advances to customers in Stage 3, we assessed the reasonableness of key management judgements and estimates used in the ECL calculation such as estimated future cash flow from borrowers, collateral valuations, range of scenarios and scenarios weightings; and
- We checked and evaluated the financial statements disclosures in relation to the measurement of impairment allowances on advances to customers.

Based on the procedures performed, we considered that the models, significant judgements and assumptions, as well as key parameters used by management in measuring impairment allowances on advances to customers were supported by available evidence.

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》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。

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 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.

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。我們僅按照香港《公司條例》第405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。我們不會就任何其他人士負上或承擔任何其任。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。錯誤陳述可在時總能發現。錯誤陳述可被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、虛假陳述,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。

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 405 of the Hong Kong Companies Ordinance, 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.

核數師就審計綜合財務報表承擔的責任續

- 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。
- 評價綜合財務報表的整體列報方式、結構和內容,包括披露,以及綜合財務報表 是否中肯反映交易和事項。
- 計劃和執行集團審計,以獲取關於貴集 團內實體或業務單位財務信息的充足和 適當的審計憑證,以對綜合財務報表形 成審計意見提供基礎。我們負責指導、 監督和覆核為集團審計而執行的審計工 作。我們為審計意見承擔總體責任。

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,說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。

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

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

核數師就審計綜合財務報表承擔的責任續

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 林虹。

羅兵咸永道會計師事務所

執業會計師

香港,2025年3月31日

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

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 Lam Hung.

PricewaterhouseCoopers

Certified Public Accountants

Hong Kong, 31 March 2025

主要附屬銀行一分行列表 **MAJOR BANKING SUBSIDIARIES – LISTS OF BRANCHES**

分行 Branch	地址Address	電話Tel	傳真 Fax
大新銀行有限公司 Dah Sing Bank, Limite	d		
香港島分行			
Hong Kong Island Brar			
香港仔分行 Aberdeen	香港仔中心商場第三期一號舖及地庫 Shop 1, G/F and Portion of the Basement of Site 3, Aberdeen Centre	2554 5463	2554 0843
金鐘海富中心分行 Admiralty Centre	夏慤道18號海富中心商場一樓10號舖 Shop No. 10, 1st Floor of the Podium, Admiralty Centre, No. 18 Harcourt Road	2529 1338	3110 2818
銅鑼灣分行 Causeway Bay	銅鑼灣軒尼詩道468號金聯商業中心地下及地庫 G/F and Basement, Cameron Commercial Centre, No. 468 Hennessy Road, Causeway Bay	2891 2201	2591 6037
中區分行 Central	德輔道中19號環球大廈地下A號舖 Shop A, G/F, Worldwide House, 19 Des Voeux Road Central	2521 8134	2526 9427
炮台山分行 Fortress Hill	北角英皇道293-299號璇宮大廈地下15-22號舖及地庫 Shop No.15-22, G/F and basement, Empire Apartments, Nos. 293-299 King's Road	2922 3389	2887 7604
跑馬地分行	跑馬地毓秀街13號金毓大廈地下A號舖		
Happy Valley	Shop A, G/F, Kam Yuk Mansion, 13 Yuk Sau Street, Happy Valley	2572 0708	2572 0718
杏花邨分行 Heng Fa Chuen	柴灣盛泰道100號杏花邨杏花新城2樓234-235號舖 Shop Units 234-235, 2/F, Heng Fa Chuen Paradise Mall, 100 Shing Tai Road, Chai Wan	2558 7485	2889 2520
莊士敦道分行 Johnston Road	灣仔莊士敦道164號 164 Johnston Road, Wan Chai	2572 8849	2891 3743
北角分行 North Point	英皇道433-437號珠璣大廈 Chu Kee Building, 433-437 King's Road	2561 8241	2811 4474
皇后大道東分行 Queen's Road East	灣仔皇后大道東248號大新金融中心地下G7, G7A及G8號舖 Shop No. G7, G7A & G8, Ground Floor, Dah Sing Financial Centre, 248 Queen's Road East, Wan Chai	2321 8912	2598 5300
筲箕灣分行 Shaukiwan 石塘咀分行	筲箕灣道57-87號太安樓地下G8號舖 Shop G8, G/F, Tai On Building, 57-87 Shaukiwan Road 皇后大道西443-453號地下15-16號舖	2568 5271	2567 5904
口 塘咀刀1リ Shek Tong Tsui	至/□ 八 恒 四 443-453 ‰ 1 15-16 % 高	2857 7473	2108 4539
上環分行 Sheung Wan	上環德輔道中288號易通商業大廈地下B2號舖連一樓B室 G/F & 1/F, No. 288 Des Voeux Road Central, Sheung Wan	2851 6281	2581 2216
太古城分行 Taikoo Shing	港島東太古城太裕路1號安盛台地下501號舖 Shop No. G501, On Shing Terrace, No. 28 Taikoo Shing Road & No. 1-9 Tai Yue Avenue, Taikoo Shing	2884 4802	2884 3151

分行 Branch	地址 Address	電話 Tel	傳真 Fax
大新銀行有限公司			
Dah Sing Bank, Limit	ed		
九龍區分行			
Kowloon Branches			
長沙灣分行	長沙灣道889號華創中心地下1號舖		
Cheung Sha Wan	Shop 1, G/F, CRE Centre, 889 Cheung Sha Wan Road	2361 0951	2958 0985
創業街分行	觀塘創業街19號萬泰利廣場地下A號舖		
Chong Yip Street	Shop A, G/F., Montery Plaza, 19 Chong Yip Street, Kwun Tong	2389 3911	2389 8239
紅磡分行	紅磡蕪湖街28號昌隆閣地下3及4號舖,1樓2號舖及2樓3號舖		
Hunghom	Shop No. 3 and 4 on G/F, Shop No. 2 on 1/F and Shop No. 3 on 2/F, Cheron Court, 28 Wuhu Street, Hunghom	2365 8110	2363 5917
佐敦分行	佐敦彌敦道335號		
Jordan	335 Nathan Road, Jordan	2385 0161	2782 0993
美孚新邨分行	美孚新邨五期蘭秀道10A地下N26E及F號舖		
Mei Foo Sun Chuen	Shop No. N26E & F, G/F, 10A Nassau Street, Stage V, Mei Foo Sun Chuen	2370 2660	2370 2006
旺角分行	旺角彌敦道697號		
Mongkok	697 Nathan Road, Mongkok	2394 4261	2391 9104
成業街分行	觀塘成業街10號地下A舖		
Shing Yip Street	Shop A, G/F, 10 Shing Yip Street, Kwun Tong	2191 8103	2191 8723
德福花園分行	九龍灣德福廣場一期二樓F5A-F6A號		
Telford Gardens	Units F5A-F6A, Level 2, Telford Plaza I, Kowloon Bay	2927 4130	2755 4967
尖沙咀分行	尖沙咀彌敦道66-70號金冠大廈		
Tsimshatsui	Golden Crown Court, 66-70 Nathan Road, Tsimshatsui	2366 9121	2311 1491
黃大仙分行	黃大仙黃大仙中心南館地下G3C號舖		
Wong Tai Sin	Shop No. G3C, Ground Floor, Temple Mall South, Wong Tai Sin	2326 5165	2350 0894
油麻地分行	油麻地彌敦道561號		
Yaumatei	561 Nathan Road, Yaumatei	2782 1339	2385 9285
新用原八 纪			
新界區分行 New Territories Bran	ches		
粉嶺分行	粉嶺百和路88號花都廣場地下A11-A14及110-112號舖		
Fanling	Shop Nos. A11-A14 and 110-112, Ground Floor, Flora Plaza, 88 Pak Wo Road, Fanling	2677 8830	2669 9950
葵芳分行	葵芳興芳路178號豐寓地下2號舖		
Kwai Fong	Shop 2, G/F, Edition 178, 178 Hing Fong Road, Kwai Chung	2487 8033	2489 1253
康城分行	將軍澳康城路1號The LOHAS康城4樓414號舖		
LOHAS Park	Shop Unit 414, Level 4, The LOHAS, 1 Lohas Park Road, Tseung Kwan O	2838 2023	2719 6373

分行 Branch	地址Address	電話Tel	傳真 Fax
大新銀行有限公司			
Dah Sing Bank, Limited	d		
新界區分行			
New Territories Branch			
馬鞍山廣場分行 Ma On Shan Plaza	馬鞍山西沙路608號馬鞍山廣場三樓335號舖 Shop 335 on Level 3, Ma On Shan Plaza, 608 Sai Sha Road, Ma On Shan	2929 4137	2633 3432
青衣城分行 Maritime Square	青衣青敬路33號青衣城108 D-E號舖 Shop 108 D-E, Maritime Square, 33 Tsing King Road, Tsing Yi	2435 1368	2435 1582
海趣坊分行 Ocean Walk	屯門湖翠路168-236號海趣坊11及93-95號舖 Shop 11 and 93-95, Ocean Walk, 168-236 Wu Chui Road, Tuen Mun	2404 6931	2404 7130
沙咀道分行 Sha Tsui Road	荃灣沙咀道286-288號地下 G/F, Nos. 286-288 Sha Tsui Road, Tsuen Wan	2615 1510	2615 1099
沙田分行 Shatin	沙田好運中心地下9號舖 Shop 9, G/F, Lucky Plaza, Shatin	2606 3533	2601 2413
上水分行 Sheung Shui	上水新豐路55-59號兆啟樓地下B號舖 Shop B, G/F, Siu Kai House, 55-59 San Fung Avenue, Sheung Shui	2671 5030	2672 1533
大埔分行 Tai Po	大埔安泰路1號大埔廣場地下53號及54號舖 Units 53-54 on Level 1, Tai Po Plaza, On Tai Road, Tai Po	2667 2588	2664 3637
大圍分行 Tai Wai	沙田大圍道55-56號積輝街14-18號金禧花園地下1及2號舖 Shops 1 and 2 on Ground Floor, Grandeur Garden, 14-18 Chik Fai Street, 55-56 Tai Wai Road, Shatin	2691 1272	2606 1531
天水圍分行 Tin Shui Wai	天水圍天靖街3號天盛苑天盛商場1樓L120號舖 Shop No. L120, First Floor, Tin Shing Shopping Centre, Tin Shing Court, 3 Tin Ching Street, Tin Shui Wai	2448 9008	2448 9112
將軍澳 新都城中心分行 Tseung Kwan O Metro City Plaza	將軍澳MCP Discovery一樓127號舖 Shop 127, Level 1, MCP Discovery, Tseung Kwan O	2927 2101	2702 2305
荃灣分行	荃灣大河道14-16號登發大廈		
Tsuen Wan	Dang Fat Mansion, 14-16 Tai Ho Road, Tsuen Wan	2492 8102	2415 0984
屯門分行 Tuen Mun	屯門鄉事會道52-62號萬祥樓地下4號及5號舖 Shops 4 and 5 on G/F, Man Cheung Mansion, 52-62 Tuen Mun Heung Sze Wui Road	2441 6218	2441 6613
東涌分行 Tung Chung	大嶼山東涌慶東街1號東堤灣畔地下23號舖 Shop 23, G/F, Tung Chung Crescent, 1 Hing Tung Street, Tung Chung, Lantau Island	2109 3484	2109 4353
元朗青山道分行 Yuen Long Castle Peak Road	元朗青山公路元朗段162-168號聯昇樓地下C號舖 Shop C, G/F, Len Shing Mansion, 162-168 Castle Peak Road, Yuen Long	2479 4555	2479 4522
深圳分行 Shenzhen Branch			
深圳分行 Shenzhen	中國深圳市南山區南山街道前海前海嘉里商務中心 四期2棟2301及2304-b (郵編:518000) Unit 2301 & 2304-b, Phase 4, Tower 2, Qianhai Kerry Centre, Qianhai, Nanshan District, Shenzhen, China (Postcode: 518000)	(86-755) 2939 2399	(86-755) 2883 9871

分行 Branch	地址Address	電話Tel			
	澳門商業銀行股份有限公司				
Banco Comercial de Macau, S.A.					
澳門分行 					
Macau Branches					
南灣總行	南灣大馬路572號	(0.00) 0.000			
Main Branch	Avenida da Praia Grande, No. 572	(853) 8791 0000			
提督分行	罅些喇提督大馬路43-B號	(052) 0004 0404			
Almirante Lacerda	Avenida Do Almirante Lacerda, No. 43-B	(853) 2831 6191			
祐漢分行 lao Hon	祐漢新村第一街45號祐成工業大廈(第一期)地下AC座	(052) 2027 0262			
	Rua Um Bairro Iao Hon No. 45, Industrial Yau Seng (Fase I) R/C AC	(853) 2837 8262			
建華分行 Kin Wa	黑沙環海邊馬路24號建華大廈第13座地下A座 Estrada Marginal da Areia Preta, No. 24, Edifício Kin Wa,	(853) 2845 0759			
Miliva	Bloco 13 R/C A	(033) 2043 0133			
營地街分行	營地大街 40 號地下A座				
Mercadores	Rua dos Mercadores No. 40 R/C A	(853) 2857 2610			
皇朝分行	宋玉生廣場363號獲多利中心地下0座				
Nape	Alameda Dr. Carlos D'Assumpção, No. 363,	(853) 2872 2515			
	Edifício Hot Line, R/C O				
賣草地分行	賣草地街4號地下A座				
Palha	Rua da Palha, No. 4, R/C A	(853) 2837 3762			
高地烏街分行	高地烏街25-D號金鑾閣地下B座				
Pedro Coutinho	Rua de Pedro Coutinho No. 25D, Queens Court, R/C B	(853) 2821 6523			
台山分行	台山巴波沙坊第十一街新城市花園第18座地下CC座				
Toi San	Rua Onze Bairro Tamagnini Barbosa, S/N,	(853) 2823 8483			
	Jardim Cidade Nova, Bloco 18, R/C CC				
Taipa Branch					
氹仔太子花城分行	 				
Prince Flower City	Rua de Évora, Prince Flower City, Lai San Kok, R/C I, Taipa	(853) 2884 2788			
Таіра					
路環區分行					
Coloane Branch					
路環分行	路環屠場前地7號地下D座				
Coloane	Largo do Matadouro No. 7, R/C D, Coloane	(853) 2888 2374			

分行 Branch	地址 Address	電話Tel				
大新銀行 (中國) 有限公司						
Dah Sing Bank (China) Limited						
總行	深圳市深南東路5016號京基100大廈A座15樓					
Head Office	15/F, Tower A, Kingkey100 Building, 5016 Shennan Road East, Shenzhen	(86-755) 2519 9033				
深圳南山支行	深圳市南山區蛇口工業七路卓越維港名苑(北區) 4-7棟裙樓123舖					
Shenzhen Nanshan	Shop 123, Building 4-7, Zhuo Yue Wei Gang (North),	(86-755) 2519 9069				
Sub-Branch	Industrial Road 7, Shekou, Nan Shan District, Shenzhen					
廣州分行	廣東省廣州市越秀區人民北路604號大新銀行大樓1層					
Guangzhou	1/F, Dah Sing Bank Building, 604 North Renmin Road,	(86-20) 8116 0888				
	Yue Xiu District, Guangzhou, Guangdong					
上海分行	上海市虹口區東大名路501號上海白玉蘭廣場15層06,07單元					
Shanghai	Room 06 & 07, 15th Floor, Sinar Mas Plaza,	(86-21) 5551 2808				
	No. 501 Dong Da Ming Road, Hongkou District, Shanghai					
南昌分行	江西省南昌市東湖區疊山路136號1-2層					
Nanchang	1/F-2/F, 136 Dieshan Road, East Lake District, Nanchang, Jiangxi	(86-791) 8688 7333				
鎮江分行	江蘇省鎮江市京口區解放路59號					
Zhenjiang	59 Jiefang Road, Jing Kou District, Zhenjiang, Jiangsu	(86-511) 8880 9996				
佛山支行	廣東省佛山市順德區樂從鎮文華南路8號保利商務中心					
Foshan Sub-Branch	1號樓第31層					
	31/F, Tower 1, Poly Business Center, 8 Wenhua South Road, Lecong, Shunde District, Foshan, Guangdong	(86-757) 8513 3555				

Dah Sing Banking Group Limited 大新銀行集團有限公司

26th Floor, Dah Sing Financial Centre, 248 Queen's Road East, Wan Chai, Hong Kong 香港灣仔皇后大道東248號大新金融中心26樓

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