Harbour Equine Holdings Limited 維港育馬控股有限公司

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立的有限公司)

Stock Code 股份代號:8377

ANNUAL REPORT 年報 2023

CHARACTERISTICS OF GEM OF THE STOCK EXCHANGE OF HONG KONG LIMITED (THE "STOCK EXCHANGE")

GEM has been positioned as a market designed to accommodate small and mid-sized companies to which a higher investment risk may be attached than other companies listed on the Stock Exchange. Prospective investors should be aware of the potential risks of investing in such companies and should make the decision to invest only after due and careful consideration.

Given that the companies listed on GEM are generally small and mid-sized companies, there is a risk that securities traded on GEM may be more susceptible to high market volatility than securities traded on the Main Board and no assurance is given that there will be a liquid market in the securities traded on GEM.

Hong Kong Exchanges and Clearing Limited and the Stock Exchange take no responsibility for the contents of this report, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss however arising from or in reliance upon the whole or any part of the contents of this report.

This report, for which the directors (the "Directors") of Harbour Equine Holdings Limited (the "Company") collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on GEM of the Stock Exchange (the "GEM Listing Rules") for the purpose of giving information with regard to the Company. The Directors, having made all reasonable enquiries, confirm that, to the best of their knowledge and belief, the information contained in this report is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this report misleading. 香港聯合交易所有限公司(「聯交所」) GEM的特色

GEM的定位,乃為中小型公司提供一個上市的市場,此等公司相比起其他在聯交所上市的公司帶有較高投資風險。有意投資的人士應了解投資於該等公司的潛在風險,並應經過審慎周詳的考慮後方作出投資決定。

由於GEM上市公司普遍為中小型公司,在 GEM買賣的證券可能會較於主板買賣之證 券承受較大的市場波動風險,同時無法保 證在GEM買賣的證券會有高流通量的市場。

香港交易及結算所有限公司及聯交所對本 報告之內容概不負責,對其準確性或完整 性亦不發表任何聲明,並明確表示概不會 就本報告之全部或任何部分內容而產生 或因倚賴該等內容而引致之任何損失承擔 任何責任。

本報告乃遵照聯交所GEM證券上市規則 (「GEM上市規則」)而刊載,旨在提供有關 維港育馬控股有限公司(「本公司」)的資料; 本公司的董事(「董事」)願就本報告的資料 共同及個別地承擔全部責任。各董事在作 出一切合理查詢後,確認就彼等所深知及 確信,本報告所載資料在各重要方面均屬 準確完備,沒有誤導或欺詐成分,且並無 遺漏任何其他事項,致使本報告或其所載 任何陳述產生誤導。

Contents 目錄

Corporate Information 公司資料	2
Chairman's Statement 主席致辭	5
Management Discussion and Analysis 管理層討論及分析	8
Biographical Details of Directors and Senior Management 董事及高級管理層的履歷詳情	22
Corporate Governance Report 企業管治報告	29
Report of the Directors 董事會報告	46
Independent Auditor's Report 獨立核數師報告	66
Consolidated Statement of Profit or Loss and Other Comprehensive Income 綜合損益及其他全面收入表	84
Consolidated Statement of Financial Position 綜合財務狀況表	85
Consolidated Statement of Changes in Equity 綜合權益變動表	87
Consolidated Statement of Cash Flows 綜合現金流量表	89
Notes to the Consolidated Financial Statements 綜合財務報表附註	92
Five Year Financial Summary 五年財務摘要	292
Schedule of Bloodstocks and Stallions 種馬及純種馬附表	294

Corporate Information 公司資料

BOARD OF DIRECTORS

Executive Directors

Mr. Wong Kwok Wai, Albert *(Chairman)* Mr. Chan Yiu Tung, Enoch Mr. Leung King Yue, Alex Mr. Ma Pok Man Josiah (resigned on 29 February 2024) Mr. Shane McGrath

Independent Non-executive Directors

Mr. Sung Alfred Lee Ming Mr. Chan Tsun Choi, Arnold Mr. Chow Chin Hang, Joel

COMPLIANCE OFFICER

Mr. Chan Yiu Tung, Enoch

AUTHORISED REPRESENTATIVES

Mr. Leung King Yue, Alex Mr. Hui Man Ho, Ivan

COMPANY SECRETARY

Mr. Hui Man Ho, Ivan

AUDIT COMMITTEE

Mr. Sung Alfred Lee Ming *(Chairman)* Mr. Chan Tsun Choi, Arnold Mr. Chow Chin Hang, Joel

董事會

執行董事

黃國偉先生*(主席)* 陳耀東先生 梁景裕先生 馬博文先生 (於二零二四年二月二十九日辭任) Shane McGrath先生

獨立非執行董事

宋理明先生 陳進財先生 周展恒先生

合規主任

陳耀東先生

授權代表

梁景裕先生 許文浩先生

秘書

許文浩先生

審核委員會

宋理明先生(*主席)* 陳進財先生 周展恒先生

Corporate Information (Continued) 公司資料(續)

REMUNERATION COMMITTEE

Mr. Chow Chin Hang, Joel *(Chairman)* Mr. Sung Alfred Lee Ming Mr. Chan Tsun Choi, Arnold

NOMINATION COMMITTEE

Mr. Wong Kwok Wai, Albert *(Chairman)* Mr. Sung Alfred Lee Ming Mr. Chow Chin Hang, Joel Mr. Chan Tsun Choi, Arnold

AUDITOR

Asian Alliance (HK) CPA Limited Certified Public Accountants Registered Public Interest Entity Auditors

PRINCIPAL BANK

The Hongkong and Shanghai Banking Corporation Limited

REGISTERED OFFICE

Windward 3, Regatta Office Park PO Box 1350 Grand Cayman KY1–1108 Cayman Islands

薪酬委員會

周展恒先生(主席) 宋理明先生 陳進財先生

提名委員會

黃國偉先生(*主席)* 宋理明先生 周展恒先生 陳進財先生

核數師

華融(香港)會計師事務所有限公司 執業會計師 註冊公眾利益實體核數師

主要往來銀行

香港上海滙豐銀行有限公司

註冊辦事處

Windward 3, Regatta Office Park PO Box 1350 Grand Cayman KY1–1108 Cayman Islands

Corporate Information (Continued) 公司資料(續)

PRINCIPAL PLACE OF BUSINESS IN THE PRC

No. 386 Zeng Nan Road Zeng Jiao Cun Fang Cun Liwan District Guangzhou China

HEADQUARTERS AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

5/F, Caltex House 258 Hennessy Road Wan Chai, Hong Kong

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

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

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Ocorian Trust (Cayman) Limited Windward 3, Regatta Office Park PO Box 1350 Grand Cayman KY1–1108 Cayman Islands

COMPANY'S WEBSITE

www.harbourequine.com

STOCK CODE

8377

中國主要營業地點

中	或	
廣	州	市
荔	灣	
芳	村	
增	滘	村
增	南	路386號

總部及香港主要營業地點

香港灣仔 軒尼詩道258號 德士古大廈5樓

香港股份過戶登記分處

卓佳證券登記有限公司 香港 夏慤道16號 遠東金融中心17樓

主要股份過戶登記處

Ocorian Trust (Cayman) Limited Windward 3, Regatta Office Park PO Box 1350 Grand Cayman KY1–1108 Cayman Islands

公司網址

www.harbourequine.com

股份代號

8377

Chairman's Statement 主席致辭

Dear Shareholders,

On behalf of the board of Directors (the "**Board**"), I am delighted to present the annual report of the Company and its subsidiaries (collectively, the "**Group**") for the year ended 31 December 2023.

BUSINESS REVIEW

For the year ended 31 December 2023, the Group's revenue decreases to approximately HK\$69.1 million, representing a decrease of approximately 9.5%, as compared to revenue of approximately HK\$76.3 million for the year ended 31 December 2022. The Group's net loss increases to approximately HK\$46.8 million for the year ended 31 December 2023 from approximately HK\$22.9 million for the year ended 31 December 2022, representing an increase of approximately 104.4%. Such increase is primarily due to the significant loss increased by segment of equine services and the segment of manufacturing and trading of threads.

The Group is principally engaged in the manufacturing and selling of sewing threads and board categories of garment accessories, provision of interior design, interior decoration and furnishing services, and provision of trading of bloodstock, stallion services and equine handling services, provision of securities, advising on corporate finance and assets management.

The Group currently manufactures polyester sewing threads, which are mainly used for garments. The major product of the Group is 100% spun polyester sewing threads. Other types of sewing threads are also offered, including textured polyester series, elastic filament sewing threads and weft yarn. The Group's customers are located in the People's Republic of China (the "**PRC**"), Hong Kong as well as overseas countries, including but not limited to the Middle East and Mauritius. While the Group's customers in the PRC and Hong Kong are mainly garment manufacturers, its overseas customers are mainly wholesalers. The production facilities of the Group, where the sewing threads manufacturing process is conducted, are located in Liwan, Guangzhou (the "**Guangzhou Production Facilities**").

各位股東:

本人謹代表董事會(「董事會」)欣然提呈本 公司及其附屬公司(統稱「本集團」)截至二 零二三年十二月三十一日止年度之年度報 告。

業務回顧

截至二零二三年十二月三十一日止年度, 本集團的收益下降至約69,100,000港元, 降幅約為9.5%,而截至二零二二年十二月 三十一日止年度的收益則約為76,300,000 港元。截至二零二三年十二月三十一日止 年度,本集團的虧損淨額由截至二零二二 年十二月三十一日止年度約22,900,000港 元上升至約46,800,000港元,升幅約為 104.4%。該增加主要是由於馬匹服務分 部及縫紉線生產及貿易分部增加的重大 虧損所致。

本集團主要從事縫紉線和各類服裝輔料 生產及銷售,提供室內設計、室內裝飾及 室內陳設服務、提供純種馬買賣、種馬服 務及馬匹管理服務、提供證券、就企業融 資提供意見及資產管理。

本集團現時生產主要用於服裝的滌綸線。 本集團的重點產品為100%滌綸線。本集 團亦提供其他類型的縫紉線,包括滌綸 長絲系列、高彈絲縫紉線及低彈絲。本集 團的客戶位於中華人民共和國(「中國」)、 香港及世界各地,包括但不限於中東及手 里裘斯。本集團位於中國及香港的客戶主 要為服裝製造商,而海外客戶則主要為批 發商。本集團的生產設施位於廣州荔灣區 (「廣州生產基地」),縫紉線的製造流程均 於該設施中進行。

Chairman's Statement (Continued) 主席致辭(續)

For the business line of interior design, fitting out and decoration services, the Group considers that there is a growing popularity of interior design, fitting-out and decoration in commercial, residential and public sectors in Hong Kong and the Greater Bay Area to seek individuality and style. Hence, the Group expects this line of business can diversify its existing business portfolio and to increase source of income.

For the segment of the equine business, we have taken the opportunities to dispose of certain non performing and out of flavour stock in order to reduce our future upkeeping and maintenance costs. A certain level of loss has been recorded as a result.

On the other hand, the mare Kinky Boom who was sold at the Inglis Chairmans Sale for AU\$400,000 to the bid of Lime Country, we had purchased her for AU\$320,000 two years ago. Unfortunately, she failed to conceive in her first season at stud but still maintained and in fact increased her value in that period. The good-looking mare Ridicule, who was sold in May for AU\$200,000 was another highlight at the Magic Millions National Sale along with a strong colt by Street Boss from the imported mare "Belveeta" who sold for AU\$90,000 to the bid of Sullivan Bloodstock.

An opportunity to trade privately was identified and capitalized when 2 foals, by Farnan and Deep Field respectively, were sold for AU\$145,000 and AU\$182,000. This is a low risk play given there is much less purchaser scrutiny from buyers given the age of the stock purchased. An early sale eliminates the risk of developmental issues for the seller, avoids sales commission due when sold through traditional markets and of course provides quick turnover and cashflow necessary for any business.

The management team looked to consolidate our portfolio as we seek to identify and eliminate underperforming stock which in turn positively impacts on day to day operational costs. The entire portfolio is reviewed weekly and assets are selected to be retained or disposed. 就室內設計、裝修及裝飾服務業務線而言, 本集團認為,香港及大灣區追求個性與 品味室內設計、裝修及裝飾的商業、居民 及公共部門日益增加。因此,本集團預期 該業務線將促進當前業務組合多樣性,增 加收入來源。

就馬匹服務業務,我們亦藉機出售若干表 現不良及不受歡迎的種畜,以減少未來的 維護保養成本,因此已入賬一定數額的虧 損。

此外,母馬Kinky Boom於Inglis Chairmans Sale 上 以400,000澳 元 出 售,由 Lime Country拍得,兩年前我們以320,000澳元 的價格買下這匹雌馬。遺憾的是,此馬 於去年繁殖季節未能懷孕,但在此期間 仍然維持狀態並事實上提高了價值。五月 以200,000澳元出售的漂亮母馬Ridicule, 是 Magic Millions National Sale上的又一 亮點,同時還有Street Boss與進口母馬 [Belveeta](以90,000澳元拍賣並由Sullivan Bloodstock拍得)生下的一匹強壯小馬。

我們發現並利用了一次私人交易的機會, 將Farnan及Deep Field的2匹小馬駒分別以 145,000澳元及182,000澳元出售。鑑於買 家考慮所購馬匹的年齡而極少會進行買方 審查,此舉的風險較低。而早期的銷售消 除了賣方發展問題的風險,免於通過傳統 市場銷售應付的銷售佣金,當然還提供了 任何業務所需的快速週轉資金及現金流。

管理團隊希望整合我們的種馬組合,因為 我們尋求識別及排除表現不佳的馬匹,繼 而對日常營運成本產生積極影響。種馬組 合每週進行整體審查,並選擇保留或出售 資產。

Chairman's Statement (Continued) 主席致辭(續)

The breeding and racing industry in Australia has shown a level of resilience against the macroeconomic environment in Australia, where the Reserve Bank of Australia has tightened monetary policy. Huge Prize money boosts for both New South Wales and Victoria has seen participation at an all time high. More and more international players are getting involved, racing is going from strength to strength and the reputation of the Australian galloper, particularly the sprinter is the envy of the world.

APPRECIATION

I wish to take this opportunity to extend my sincere thanks to our shareholders, business partners, customers and suppliers for their continuous support. I would also like to express my deep gratitude to my fellow Directors and the Group's management team and staff for their efforts and dedication to the Group during the past year.

HARBOUR EQUINE HOLDINGS LIMITED Wong Kwok Wai, Albert

Chairman, chief executive officer and executive Director

Hong Kong, 28 March 2024

於澳洲儲備銀行收緊貨幣政策的情況下, 澳洲育馬及賽馬行業克服澳洲宏觀經濟 環境,展現出一定的韌性。新南威爾士州 和維多利亞州的大額獎金大幅增加,參與 人數創下歷史新高。越來越多的國際選 手參與進來,賽事越發壯大,澳洲騎師, 尤其是短跑騎師,取得世界矚目的成績。

致謝

本人謹藉此機會真誠感謝股東、業務夥伴、 客戶及供應商的持續支援。本人亦謹此感 激董事及本集團管理層團隊及員工於過往 年度的努力及對本集團的貢獻。

維港育馬控股有限公司 主席、行政總裁兼執行董事 黃國偉

香港,二零二四年三月二十八日

維港育馬控股有限公司 /2023年報

Management Discussion and Analysis 管理層討論及分析

INTRODUCTION

The Group is principally engaged in the manufacturing and trading of sewing threads and board categories of garment accessories, the provision of interior design, fitting out and decoration services and equine services business during the year. The business review are set out in the above Chairman's Statement.

FINANCIAL REVIEW

Revenue

The revenue was generated from the segment of manufacturing and trading of threads product, interior design and decoration, and equine services. The following table sets out a breakdown of the Group's revenue attributable to three segments of the Group of the year ended 31 December 2023 and 2022:

緒言

本集團年內主要從事縫紉線和各類服裝 輔料生產及貿易,提供室內設計、裝修及 裝飾服務及馬匹服務。業務回顧載於上文 主席致辭。

財務回顧

收益

該收益乃由縫紉線生產及貿易、室內設 計及裝修以及馬匹服務分部產生。下表載 列本集團於截至二零二三年及二零二二年 十二月三十一日止年度本集團三個分部應 佔收益明細:

		Year ended 31 December 截至十二月三十一日止年度			Rate of	
		2023 二零二三年		2022 二零二二年		change 變動比率
		HK\$′000 千港元	% of total revenue 佔總收益%	HK\$′000 千港元	% of total revenue 佔總收益%	%
Manufacturing and trading of threads Interior design and	縫紉線生產及 貿易 室內設計及裝修	21,196	30.7	50,972	66.8	-58.4
decoration Equine services	馬匹服務	16,450 31,413	23.8 45.5	17,600 7,702	23.1 10.1	-6.5 +307.9
		69,059	100.0	76,274	100.0	-9.5

Manufacturing and trading of threads

縫紉線生產及貿易

The revenue attributable to the manufacturing and trading of threads decreased to approximately HK\$21.2 million for the year ended 31 December 2023 from approximately HK\$51.0 million for the year ended 31 December 2022, representing a decrease of approximately 58.4%. The revenue decrease was mainly attributable to the decrease in sales both the oversea market and local PRC market. The keen competition of thread industry was deteriorating the profit margin of PRC local market, therefore, the group slowed down the local PRC market during the second half of 2023 and will focus for the oversea market afterward.

縫紉線生產及貿易應佔收益減少至截至 二零二三年十二月三十一日止年度的約 21,200,000港元,較截至二零二二年十二 月三十一日止年度的約51,000,000港元減 少約58.4%。收益下降乃主要由於海外市 場及中國本地市場的銷售減少所致。縫紉 線行業的激烈競爭令中國本地市場的利 潤率不斷下降,因此,本集團於二零二三 年下半年放緩中國本地市場,其後將專注 於海外市場。

Interior design and decoration

The revenue attributable to the interior design and decoration decreased to approximately HK\$16.5 million for the year ended 31 December 2023 from approximately HK\$17.6 million for the year ended 31 December 2022, representing a decrease of approximately 6.5%. The revenue decrease is mainly due to the group mainly focus on the higher profit margin customer under the existing resources during the year. The Group will release more resources to expand this segment on 2024.

Equine Services

The revenue attributable to the equine services increased to approximately HK\$31.4 million for the year ended 31 December 2023 from approximately HK\$7.7 million for the year ended 31 December 2022, representing an increase of approximately 307.9%. The revenue increase is mainly due to the management seen price weakness in selected segments of the thoroughbreds market. As a result, decision has been made to accelerate to disposal of certain bloodstock to keep future operating expenses at a management level.

Cost of sales

The Group's cost of sales primarily consists of direct material costs, processing fees, direct labour costs, welfare and social insurance agistment costs, bloodstock insurance and direct cost of bloodstock. The following table sets out a breakdown of the Group's cost of sales attributable to three segments of the Group for the year ended 31 December 2023 and 2022:

室內設計及裝修

室內設計及裝修應佔收益減少至截至 二零二三年十二月三十一日止年度的約 16,500,000港元,較截至二零二二年十二 月三十一日止年度的約17,600,000港元減 少約6.5%。收益減少主要由於年內本集 團主要專注於現有資源下利潤率較高的客 戶。本集團將於二零二四年投放更多資源 以擴大此分部。

馬匹服務

馬匹服務應佔收益增加至截至二零二三年 十二月三十一日止年度的約31,400,000港 元,較截至二零二二年十二月三十一日止 年度的約7,700,000港元增加約307.9%。 收益增加乃主要由於管理層注意到純種馬 市場中所選細分市場價格疲軟。因此,管 理層已作出決定加快處置若干純種馬以保 有未來經營開支。

銷售成本

本集團的銷售成本主要包括直接材料成本、 加工費及直接勞工成本、福利及社會保險 代理成本、純種馬保險及純種馬直接成本。 下表載列本集團於截至二零二三年及二零 二二年十二月三十一日止年度本集團三個 分部應佔銷售成本明細:

			Year ended 31 December 截至十二月三十一日止年度		
사업에서 전체가 2011년 2012년 2012년 2012년 2011년 2012년 2013년 2012년 20		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$′000 千港元	change 變動比率 %	
Manufacturing and trading of threads Interior design and decoration Equine services	縫紉線生產及 貿易 室內設計及裝修 馬匹服務	19,019 12,237 41,103	42,768 11,418 8,707	-55.5 -7.2 372.1	
		72,359	62,893	15.1	

Manufacturing and trading of threads

The cost of sales attributable to the manufacturing and trading of threads decrease to approximately HK\$19.0 million for the year ended 31 December 2023 from approximately HK\$42.8 million for the year ended 31 December 2022, representing a decrease of 55.5%. The cost of sales for the manufacturing and trading of threads decreased was in line with the decrease in sale for the year.

Interior design and decoration

The cost of sales attributable to the interior design and decoration increase to approximately HK\$12.2 million for the year ended 31 December 2023 from approximately HK\$11.4 million for the year ended 31 December 2022 representing an increase of 7.2%. The cost of sales for the interior design and decoration increased is mainly due to increase of the direct material cost for the year.

Equine services

The cost of sales attributable to the equine services increase to approximately HK\$41.1 million for the year ended 31 December 2023 from approximately HK\$8.7 million for the year ended 31 December 2022 representing an increase of 372.1%. The increase of cost of sales for equine services is mainly due to the significant agistment cost generated from the bloodstock and the direct cost of bloodstock generated compared with the preceding year.

縫紉線生產及貿易

縫紉線生產及貿易應佔銷售成本減少至截 至二零二三年十二月三十一日止年度的約 19,000,000港元,較截至二零二二年十二 月三十一日止年度的約42,800,000港元減 少55.5%。縫紉線生產及貿易銷售成本減 少乃符合年內銷售減少。

室內設計及裝修

室內設計及裝修應佔銷售成本增加至截 至二零二三年十二月三十一日止年度的約 12,200,000港元,較截至二零二二年十二 月三十一日止年度的約11,400,000港元增 加7.2%。室內設計及裝修銷售成本增加乃 主要由於年內直接材料成本增加。

馬匹服務

馬匹服務應佔銷售成本增加至截至二 零二三年十二月三十一日止年度的約 41,100,000港元,較截至二零二二年十二 月三十一日止年度的約8,700,000港元增 加372.1%。馬匹服務的銷售成本增加主 要是由於純種馬產生的重大代理成本及 純種馬較去年產生的直接成本。

Gross (loss) profit and gross (loss) profit margin

The Group recorded a gross loss of HK\$3.3 million for the year ended 31 December 2023 as compared with the a gross profit HK\$13.4 million for the year ended 31 December 2022, which representing a decrease of HK\$16.7 million of gross profit compared with the last year. The gross margin deteriorated to negative 4.8% for the year end 31 December 2023 from 17.5% for the year ended 31 December 2022. The gross profit margin of the threads segment decreased to 10.3% for the year ended 31 December 2023 from 16.1% for the year ended 31 December 2022 and the gross profit margin for the decoration segment is decreased to 25.6% for the year ended 31 December 2023 from 35.1% for the year ended 31 December 2022. However, the segment of the equine services recorded a gross loss of HK\$9.7 million and a gross loss margin of 30.9% for the year ended 31 December 2023 totally offset the gross profit of another two segments. The Australian economy is feeling the impact from repeated interest rate increase by the Reserve Bank of Australia. The management seen price weakness in selected segments of the thoroughbreds market. As a result, decision has been made to disposal of certain bloodstock at loss in order to keep future operating expenses at a management level.

Other income and gain/(losses and expenses), net

The Group's record other losses and expenses, net of approximately HK\$9.0 million for the year ended 31 December 2023 as compared with other income and gain, net of approximately HK\$2.0 million for the year ended 31 December 2022. Such change was main due to the significant increase of fair value loss on the biological and decrease of the exchange gain compared with last year.

Selling and distribution expenses

Selling and distribution expenses mainly consist of staff costs and transportation expenses for the segment of manufacturing and trading of threads. Selling expenses decreased to approximately HK\$3.3 million for the year ended 31 December 2023 from approximately HK\$5.2 million for the year ended 31 December 2022, representing a decrease of approximately 35.8%. Such decrease was mainly due to the decrease in the staff cost and transportation expenses.

毛(損)利及毛(損)利率

本集團於截至二零二三年十二月三十一日 止年度錄得毛損3,300,000港元,而截至 二零二二年十二月三十一日止年度則錄得 毛利13,400,000港元,較去年毛利減少 16,700,000港元。毛利率由截至二零二二 年十二月三十一日止年度的17.5% 惡化至 截至二零二三年十二月三十一日止年度的 負4.8%。縫紉線分部的毛利率由截至二 零二二年十二月三十一日止年度的16.1% 減少至截至二零二三年十二月三十一日 止年度的10.3%, 而裝修分部的毛利率 由截至二零二二年十二月三十一日止年 度的35.1%減少至截至二零二三年十二月 三十一日止年度的25.6%。然而,馬匹服 務分部於截至二零二三年十二月三十一日 止年度錄得毛損9,700,000港元及毛損率 30.9%,完全抵銷另外兩個分部的毛利。 澳大利亞經濟正受到澳大利亞儲備銀行 多次加息的影響。管理層發現,純種馬的 經 選 定 分 部 市 場 價 格 疲 軟 。 因 此 , 決 定 虧本出售若干純種馬,以將未來的營運開 支保持在管理水平。

其他收入及收益/(虧損及開支)淨額

本集團於截至二零二三年十二月三十一 日止年度錄得其他虧損及開支淨額約 9,000,000港元,而截至二零二二年十二月 三十一日止年度則錄得其他收入及收益淨 額約2,000,000港元。該變動主要由於生 物公允值虧損較去年大幅增加及匯兑收 益減少所致。

銷售及分銷開支

銷售及分銷開支主要包括縫紉線生產及 貿易分部員工成本及運輸費。銷售開支由 截至二零二二年十二月三十一日止年度約 5,200,000港元,下跌至截至二零二三年 十二月三十一日止年度約3,300,000港元, 降幅約為35.8%。有關下跌乃主要由於勞 工成本及運輸費減少所致。

Administrative expenses

Administrative expenses primarily consist of staff costs, Directors' remuneration and legal and professional fees. Administrative expenses decreased to approximately HK\$21.5 million for the year ended 31 December 2023 from approximately HK\$29.5 million for the year ended 31 December 2022, representing a decrease of approximately 27.0%. Such decrease was mainly attributable to the decrease in staff costs and the share option expenses recognised on the preceding years.

Finance costs

The Group's finance costs increased to approximately HK\$5.0 million for the year ended 31 December 2023 from approximately HK\$2.6 million for the year ended 31 December 2022, representing an increase of approximately 90.0%. Such increase was mainly due to the new borrowings to support the segment of equine services.

Loss before income tax

As a result of the aforesaid, the Group recorded a loss before income tax of approximately HK\$46.6 million for the year ended 31 December 2023 from approximately HK\$22.9 million for the year ended 31 December 2022, representing an increase of approximately 103.1%.

Income tax expense

12

The Group recorded income tax expenses of approximately HK\$0.3 million for the year ended 31 December 2023. There was no income tax expenses record for the year ended 31 December 2022. The income tax expenses is generated from the decoration segment and the tax loss for decoration segment is fully utilised during the year.

Total comprehensive expenses attributable to the owners of the parent

The total comprehensive expenses attributable to the owners of the parent increased to approximately HK\$48.5 million for the year ended 31 December 2023 from approximately HK\$27.6 million for the year ended 31 December 2022, representing an increase of approximately 75.7%. Such increase was mainly due to the significant loss recorded by the equine segment and manufacturing and trading of threads segments compare with the preceding year.

行政開支

行政開支主要包括員工成本、董事酬金 以及法律及專業費用。行政開支由截 至二零二二年十二月三十一日止年度約 29,500,000港元,減少至截至二零二三年 十二月三十一日止年度約21,500,000港元, 降幅約為27.0%。有關減少乃主要由於過 往年度確認的員工成本及購股權開支減少 所致。

融資成本

本集團的融資成本由截至二零二二年十二 月三十一日止年度約5,000,000港元,上升 至截至二零二三年十二月三十一日止年度 約2,600,000港元,升幅約為90.0%。有關 上升乃主要由於支持馬匹服務分部的新借 款。

除所得税前虧損

由於前述各項,本集團於截至二零二三 年十二月三十一日止年度錄得除所得税 前虧損約46,600,000港元,而截至二零 二二年十二月三十一日止年度則錄得約 22,900,000港元,升幅約為103.1%。

所得税開支

本集團於截至二零二三年十二月三十一日 止年度錄得所得税開支約300,000港元。 截至二零二二年十二月三十一日止年度並 無所得税開支記錄。所得税開支來自裝修 分部,而裝修分部的税項虧損已於年內悉 數動用。

母公司擁有人應佔全面開支總額

母公司擁有人應佔全面開支總額由截 至二零二二年十二月三十一日止年度約 27,600,000港元,增加至截至二零二三年 十二月三十一日止年度約48,500,000港元, 升幅約為75.7%。有關上升乃主要由於馬 匹分部錄得重大虧損及縫紉線製造及貿 易分部較去年增加所致。

Basic and diluted loss per share

The Company's basic and diluted loss per share for the year ended 31 December 2023 was approximately HK11.44 cents (2022: HK5.60 cents), representing an increase of approximately 104.3%, which was mainly due to the increase in loss attributable to the owners of the parent.

Final dividend

The board did not recommend the payment of a final dividend for the year ended 31 December 2023 (2022: Nil).

LIQUIDITY AND FINANCIAL RESOURCES

For the year ended 31 December 2023, the Group's operations were primarily financed through its operating and financing activities. The Directors believe that in the long term, the Group's operations will continue to be funded by a combination of cash generated from the Group's operating activities and financing activities.

The Group's cash and bank balances amounted to approximately HK\$4.1 million and approximately HK\$2.2 million as at 31 December 2023 and 2022, respectively. The functional currency of the Group is the Hong Kong dollar. As at 31 December 2023, 93.4% of the Group's cash and bank balances were denominated in the Group's functional currency (31 December 2022: 35.5%) and the remaining 6.6% (31 December 2022: 64.5%) in other currencies, mainly the Renminbi and Australian Dollars.

As at 31 December 2023, the Group has net current liabilities of approximately HK\$10.5 as compared with net current assets of approximately HK\$29.9 million compared as at 31 December 2022. The current assets included trade receivables, contract assets, deposit and other receivables, inventories, biological assets, tax recoverable and cash and cash equivalents. The Group's current ratio decreased from approximately 1.4 as at 31 December 2022 to approximately 0.8 as at 31 December 2023.

每股基本及攤薄虧損

截至二零二三年十二月三十一日止年度, 本公司每股基本及攤薄虧損約為11.44 港仙(二零二二年:5.60港仙),升幅約為 104.3%,乃主要由於母公司擁有人應佔 虧損增加所致。

末期股息

董事會不建議就截至二零二三年十二月 三十一日止年度派付末期股息(二零二二年: 無)。

流動資金及財務資源

截至二零二三年十二月三十一日止年度, 本集團主要透過其經營及融資活動為其營 運提供資金。董事相信,長遠而言本集團 將繼續以本集團經營活動及融資活動所產 生現金的組合為其營運提供資金。

本集團於二零二三年及二零二二年十二 月三十一日的現金及銀行結餘分別約為 4,100,000港元及約為2,200,000港元。本 集團的功能貨幣為港元。於二零二三年 十二月三十一日,本集團93.4%(二零二二 年十二月三十一日:35.5%)的現金及銀行 結餘以本集團功能貨幣計值,而餘下6.6% (二零二二年十二月三十一日:64.5%)則以 其他貨幣計值,主要為人民幣及澳元。

於二零二三年十二月三十一日,本集團的 流動負債淨值約為10.5港元,而二零二二 年十二月三十一日的流動資產淨值則約為 29,900,000港元。流動資產包括應收交 易款項、合約資產、按金及其他應收款 項、存貨、生物資產、可收回税項以及現 金及現金等價物。本集團的流動比率由二 零二二年十二月三十一日約1.4下降至二零 二三年十二月三十一日約0.8。

GEARING RATIO

The Group's gearing ratio is calculated based on net debt (including borrowings, trade payables, other payables and accruals, and lease liabilities, and retirement benefit obligation less cash and cash equivalents) divided by the total equity plus net debt at the respective reporting date. The gearing ratio is approximately 73.5% and approximately 48.8% as at 31 December 2023 and 2022, respectively. The increase of the gearing ratio was mainly attributable to the loss incurred during the year.

CAPITAL COMMITMENTS

As at 31 December 2023, the Group did not have any capital commitments (as at 31 December 2022: nil).

CAPITAL STRUCTURE

During the year ended 31 December 2023, there was no change in the capital structure of the Group and the share capital of the Group only comprises ordinary shares of the Company (the "**Shares**").

As at 31 December 2023, the Company's issued share capital amounted to approximately HK\$20.5 million, divided by 409,141,860 Shares of HK\$0.05 each.

SIGNIFICANT INVESTMENTS

There were neither significant investment held as at 31 December 2023 nor material acquisitions during the year ended 31 December 2023.

資產負債比率

本集團的資產負債比率乃以各報告日期的 淨債務(包括借款、應付交易款項、其他 應付款項及應計費用、租賃負債及退休金 福利責任,減現金及現金等價物)除以權 益總額加淨債務之和計算。於二零二三年 及二零二二年十二月三十一日,資產負債 比率分別約為73.5%及48.8%。資產負債 比率上升主要由於年內產生虧損所致。

資本承擔

於二零二三年十二月三十一日,本集團 並無任何資本承擔(於二零二二年十二月 三十一日:無)。

資本架構

截至二零二三年十二月三十一日止年度, 本集團的資本架構並無變動,且本集團的 股本僅包括本公司普通股(「**股份**」)。

於二零二三年十二月三十一日,本公司的 已發行股本約為20,500,000港元,分為 409,141,860股每股面值0.05港元的股份。

重大投資

於二零二三年十二月三十一日並無持有重 大投資,截至二零二三年十二月三十一日 止年度亦無重大收購。

MATERIAL ACQUISITIONS OR DISPOSALS OF SUBSIDIARIES AND AFFILIATED COMPANIES

For the year ended 31 December 2023, the Group did not have any material acquisitions or disposals of subsidiaries and affiliated companies.

FUTURE PLANS FOR MATERIAL INVESTMENTS AND CAPITAL ASSETS

There is no plan for material investment or capital assets as at 31 December 2023.

CONTINGENT LIABILITIES

As at 31 December 2023, the Group did not have material contingent liabilities (as at 31 December 2022: Nil).

TREASURY POLICIES

The Group adopts a conservative approach towards its treasury policies. The Group strives to reduce exposure to credit risk by performing ongoing credit evaluation of the financial conditions of its clients and credit review of the Group's loan portfolio. To manage liquidity risk, the Board closely monitors the Group's liquidity position to ensure that the liquidity structure of the Group's assets, liabilities and commitments can meet its funding requirements.

重大收購或出售附屬公司及聯屬公司

截至二零二三年十二月三十一日止年度, 本集團並無任何重大收購或出售附屬公司 及聯屬公司。

重大投資及資本資產的未來計劃

於二零二三年十二月三十一日,並無重大 投資或資本資產計劃。

或然負債

於二零二三年十二月三十一日,本集團 並無重大或然負債(於二零二二年十二月 三十一日:無)。

庫務政策

本集團採納審慎庫務政策。本集團致力 透過對其客戶財務狀況進行持續信貸評 估及對本集團貸款組合進行信貸評估,以 減少信貸風險。為管理流動資金風險,董 事會會密切監測本集團之流動資金水平, 以確保本集團資產、負債及承擔之流動資 金架構可符合其資金需求。

FOREIGN EXCHANGE EXPOSURE

The Group is exposed to foreign currency risk when it enters into transactions which are not denominated in the Group's functional currency. Such exposure mainly relates to the distribution and sale of the Group's products and purchases of raw materials in the PRC and the acquisition and disposal of broodmares and stallions and the equine services income in Australia. The Group currently does not have a foreign currency hedging policy. Yet, the Group's management monitors foreign exchange exposure closely and will consider hedging significant foreign currency exposure should the need arise. The sensitivity analysis of the Group's exposure to foreign exchange risk and other financial risks are set out in Note 36 to the consolidated financial statements of this annual report.

PLEDGE OF ASSETS

As at 31 December 2023 and 31 December 2022, the Group's assets were pledged to lenders to secure certain borrowings granted to the Group. For details thereof please refer in Notes 29 and 39 to the consolidated financial statements.

外匯風險

本集團於訂立未以本集團功能貨幣計值 的交易時承受外幣風險。有關風險主要與 於中國分銷及銷售本集團的產品及購買原 材料以及於澳洲收購及出售育種母馬及 馬以及馬匹服務收入有關。本集團目前並 無外幣對沖政策。然而,本集團管理層會 密切監察外匯風險,並於有需要時將考慮 對沖重大外幣風險。本集團外匯風險及 其他金融風險的敏感度分析載於本年度報 告綜合財務報表附註36。

資產抵押

於二零二三年十二月三十一日及二零二二 年十二月三十一日,本集團的資產已質押 予貸款人,以擔保本集團獲授的若干借款。 有關詳情請參閱綜合財務報表附註29及 39。

EMPLOYEES AND REMUNERATION POLICIES

As at 31 December 2023, the Group employed a total of 123 employees (as at 31 December 2022: 141), of whom 105 were located in the PRC and 18 were located in Hong Kong. The Group's staff costs mainly comprised wages and salaries, social insurance, housing provident fund and severance payments. For the two years ended 31 December 2023, the Group's total staff costs (excluding Directors' emoluments) amounted to approximately HK\$14.2 million and HK\$18.6 million, respectively. The Group offers remuneration packages comprising basic salaries, discretionary bonuses and allowances to its management and office staff. For the workers at the Guangzhou Production Facilities, the Group offers them salaries above the minimum wage, promotion opportunities and budgets for social events.

The Group operates a Mandatory Provident Fund Scheme (the "**MPF Scheme**") under the Mandatory Provident Fund Schemes Ordinance (Chapter 485 of the Laws of Hong Kong) for employees employed under the jurisdiction of the Employment Ordinance (Chapter 57 of the Laws of Hong Kong). The MPF Scheme is a defined contribution retirement plan administered by independent trustees. Under the MPF Scheme, the employer and its employees are each required to make contributions to the MPF Scheme at 5% of the employees' relevant income, subject to a cap of monthly relevant income of HK\$30,000. Contributions to the MPF Scheme vest immediately.

Pursuant to the relevant labour laws, rules and regulations in the PRC, the Group participates in defined contribution retirement benefit scheme (the "**Retirement Benefit Scheme**") organised by the relevant local government authorities in the PRC whereby the Group is required to make contributions to the Retirement Benefit Scheme at a certain rate of the standard wages determined by the relevant authorities in the PRC during the year. Contributions to the Retirement Benefit Scheme vest immediately.

僱員及薪酬政策

於二零二三年十二月三十一日,本集團 共僱用123名僱員(於二零二二年十二月 三十一日:141名),當中105人位於中國, 18人位於香港。本集團的員工成本主要包 括工資及薪金、社會保險、住房公積金及 遣散費。截至二零二三年十二月三十一日 止兩個年度,本集團的總員工成本(不包 括董事酬金)分別約為14,200,000港元及 18,600,000港元。本集團向其管理層及辦 公室員工所提供的薪酬組合包括基本薪金、 酌情花紅及津貼。至於廣州生產設施的 工人,本集團給予彼等高於最低工資的薪 金及晉升機會,亦會向彼等提供津貼舉辦 社交活動。

根據強制性公積金計劃條例(香港法例第 485章),本集團對在僱傭條例(香港法例 第57章)司法權區內僱傭的僱員實行一項 強制性公積金計劃(「**強積金計劃**」)。強積 金計劃為一項由獨立受託人管理的定額供 款退休計劃。根據強積金計劃,僱主及 其僱員各自須向強積金計劃作出僱員有關 收入5%之供款,每月有關收入之上限為 30,000港元。向強積金計劃作出的供款即 時歸屬。

根據中國相關勞動法律、規則及規例,本 集團參與由中國相關地方政府機構組織 的定額供款退休福利計劃(「**退休福利計** 劃」),據此本集團須按年內中國有關部門 釐定的標準工資的一定比率向退休福利 計劃作出供款。向退休福利計劃作出的供 款即時歸屬。

There was no forfeited contribution under the MPF Scheme and Retirement Benefit Scheme which may be used by the Group to reduce the contribution payable in the future years.

The remuneration committee of the Company is responsible for reviewing and determining the remuneration packages of the Directors and senior management members with reference to the salaries paid by comparable companies, time commitment and responsibilities, employment conditions elsewhere in the Group and the desirability of performance-based remuneration. Any discretionary bonus and other merit payments are linked to the profit performance of the Group and the individual performance of the Directors and senior management members. The existing share option scheme of the Company (the "Share Option Scheme") was adopted by the Company at the extraordinary general meeting of the Company held on 8 February 2023 and the previous share option scheme of the Company adopted on 24 November 2017 (the "Old Share Option Scheme") was terminated on the same date. Under the Old Share Option Scheme and the Share Option Scheme the Company may grant options to, among others, any employees (full-time or part-time) or Directors with a view to rewarding them for their contributions to the Group, giving incentive to them for optimising their performance and efficiency and attracting as well as retaining those whose future contributions are important to the long-term growth and profitability of the Group. Since the adoption of the Share Option Scheme and up to the date of this annual report, no share options have been granted pursuant to the Share Option Scheme. Details of share granted under the Old Share Option Scheme are set out in Note 32 to the consolidated financial statement of this annual report.

COMPLIANCE WITH LAWS AND REGULATIONS

To the best of the Directors' knowledge, information and belief, having made all reasonable enquiries, the Group has in all material respects complied with all relevant laws, rules and regulations that have a significant impact on the Group and its operations in Hong Kong, PRC and Australia.

強積金計劃及退休福利計劃項下並無已 沒收供款,本集團可用於減少未來年度應 付的供款。

本公司薪酬委員會負責審閱及釐定董事及 高級管理層成員的薪酬組合,當中會參考 可資比較公司所支付的薪金、所投放的時 間及責任、本集團內其他職位的僱用條件, 以及職效掛鈎酬金是否合適。任何酌情 花紅及其他獎勵報酬乃與本集團的溢利 表現及董事和高級管理層成員的個人表現 掛鈎。本公司於二零二三年二月八日舉行 的本公司股東特別大會上採納本公司現有 購股權計劃(「**購股權計劃**」),而本公司於 二零一七年十一月二十四日採納的舊購股 權計劃(「舊購股權計劃」)於同日終止。根 據舊購股權計劃及購股權計劃,本公司可 向(其中包括)任何僱員(全職或兼職)或董 事授出購股權,以就彼等對本集團所作出 的貢獻給予獎勵、激勵彼等提升表現及 效率, 並吸引及挽留日後可對本集團的長 遠增長及盈利能力作出重大貢獻的僱員 及董事。自採納購股權計劃起及直至本 年度報告日期,概無根據購股權計劃授出 購股權。有關舊購股權計劃授出股份詳情 載於本年報綜合財務報表附計32。

遵守法例及法規

就董事於作出一切合理查詢後所深知、 全悉及確信,本集團於所有重大方面均已 遵守所有對本集團及其於香港、中國及澳 洲的營運有重大影響的相關法律、規則 及法規。

ENVIRONMENTAL POLICIES AND PERFORMANCE 環

In order to better integrate the concept of social responsibility into the Group's strategy and decision-making and to further guide the Group to develop a socially responsible practice, the Group has established an environmental, social and governance ("**ESG**") report preparation team. While preparing the report, the Group strives to incorporate the notion of sustainable development into its daily operations.

Meanwhile, the Group has established a systematic stakeholder communication channel with the aim to facilitate positive interactions with the Group's stakeholders, actively respond to relevant litigation issues and promote quality, effective and sustainable growth. Throughout the year ended 31 December 2023, the Group has maintained its business integrity and dedication to environmental protection, while continuously striving to improve quality management and employee care.

For further information in relation to the Group's ESG practices, please refer to the Group's separate ESG report, which is published on the websites of the Stock Exchange and the Company.

RELATIONSHIP WITH STAKEHOLDERS

Employees are considered to be one of the most important factors that contribute to the productivity of the Group. Employees of the Group are mainly provided with on-the-job training as well as remuneration packages and allowances.

The Group also communicates closely with its customers to obtain valuable feedback and provides them with information about the Group's products and trends in the sewing threads market. The Group has maintained business relationships with its five largest customers for a period ranging from approximately five to twenty years, respectively. Likewise, the Group has also established stable relationships with its suppliers. As such, the Directors believe that the Group has developed a trustworthy and reliable reputation as well as a strong partnership with its customers and suppliers.

環境政策及表現

為了更好地將社會責任理念融入本集團策 略與決策,進一步指導本集團社會責任工 作實踐,本集團建立了環境、社會及管治 (「ESG」)報告編製小組。在報告編製的同 時,本集團努力將可持續發展理念貫穿到 日常營運中。

同時,本集團建立了系統化的持份者溝通 機制,以實現與本集團持份者的良性互動、 積極響應相關訴求,並促進有品質、有效 益、可持續的增長。截至二零二三年十二 月三十一日止整個年度內,本集團始終保 持業務誠信,並致力於環境保護,同時不 斷努力提升質量管理及僱員關懷。

有關於本集團ESG實踐的進一步資料,請 參閱本集團的獨立ESG報告,該報告在聯 交所和本公司的網站刊登。

與持份者的關係

僱員被視為本集團生產力其中一個最重要的貢獻元素。本集團僱員主要獲提供 在職培訓,以及薪酬組合及津貼。

本集團亦與客戶緊密聯繫以取得寶貴的反 饋意見,並向彼等提供有關本集團產品及 縫紉線市場趨勢的資料。本集團分別與五 大客戶維持約五至二十年期間不等的業務 關係。同樣,本集團亦與供應商建立穩定 關係。因此,董事相信本集團已在客戶及 供應商之間建立具信譽及可靠的聲譽,並 與彼等建立穩建的合作關係。

FUTURE PLANS AND PROSPECTS

For the existing principal business of manufacturing and selling of sewing threads, the Group has experienced some difficulties and uncertainties due to the ongoing trade conflict between the People's Republic of China (the "**PRC**") and the United States of America ("**U.S.**") as well as the gradual slowdown of the PRC economy. In coming year, we expect that the trade conflict between the PRC and the US and the high interest rate environment will still continue impacting our business. The Group will continue to pay close attention to the trade conflict and high interest rate environment and to evaluate its impact on the financial position, cashflows and operating result of this business line.

For the business line of interior design, fitting out and decoration services, the Group consider that there is a growing popularity of interior design, fitting-out and decoration in commercial, residential and public sectors in Hong Kong and the Greater Bay Area to seek individuality and style. Hence, the Group expected the new line of business can diversify its existing business portfolio and to increase source of income.

For the equine services segment, the management approach the most exciting period for Autumn racing we are excited to have our 3 years old Group 3 winner Raikoke heading to Sydney for the A\$1M Arrowfield sprint on day 2 of the Sydney Championships. The headline race for the 3 years old which goes a long way to deciding Champion 3 years old. Raikoke, who was purchased at the Inglis Premier sale, will be a live chance to be partnered by regular jockey Ben Melham.

Moreover, 3 years old colt Transatlantic, was most impressive winning over 1500m last start and will target the G2 Queensland Guineas. Queensland's champion trainer affirmed his strong opinion of this colt by Snitzel post race saying "he has taken a little time but he is a serious colt who will play a leading role throughout the Queensland carnival. If successful, given his pedigree, one would think a career in the stallion barn beckons.

未來計劃及展望

就現有縫紉線製造及銷售主要業務而言, 由於中華人民共和國(「中國」)與美利堅合 眾國(「美國」)之間持續的貿易衝突及中國 經濟逐漸放緩導致出現不確定因素,本集 團的業務因而遇上一些困難。來年,我們 預期中美貿易衝突及高利率環境將繼續 影響我們的業務。本集團將持續密切關注 貿易衝突及高利率環境形勢,並評估該等 事件對該業務線的財務狀況、現金流及營 運業績之影響。

有關室內設計、裝修及裝飾服務業務,本 集團認為,香港及大灣區追求個性與品 味室內設計、裝修及裝飾的商業、居民及 公共部門日益增加。因此,本集團預期新 業務線將促進當前業務組合多樣性,增加 收入來源。

對於馬匹服務分部,管理接近秋季比賽最激動人心的時期,很高興我們3歲的第三 組冠軍Raikoke於悉尼錦標賽第二天前往 悉尼參加的A\$1M Arrowfield sprint賽事。 3歲馬駒參與主角比賽對決定3歲馬駒的 冠軍有很大幫助。Raikoke購買於Inglis Premier拍賣會,將有機會與職業賽馬騎 師Ben Melham搭檔。

此外,3歲馬駒Transatlantic於上一場1500 米比賽中表現出色,並將目標鎖定於G2昆 士蘭幾內亞。昆士蘭州冠軍馴馬師通過賽 後發言肯定了其對這匹Snitzel之馬駒的強 烈看法:「雖然花了一點時間,但它是一匹 認真的馬駒,將在整個昆士蘭嘉年華中發 揮主導作用。若成功,考慮到其血統,人 們會認為它有望於種馬棚開啟職業生涯。

For the stallion, Jacquinot, who we retired to the famous Widden stud in the Hunter Valley, was most popular amongst the key Australian breeders and will have a first crop of over 130 goals hit the ground come Springtime (Aug onwards). His fellow barn mate Portland Sky, himself the only Group 1 winning sire at stud by HK favourite Deep Field, will see his first weanlings hit the sales ring in May. A favourable market reception will further enhance his stallion prospects.

We have a number of exciting breeding prospects heading to the sales highlighted by the smashing Wooton Basset colt x Slypheed at the Inglis weanling sales. Sylpheed herself will also grace the sales ring when offered by Segenhoe Stud with an exciting early service to the aforementioned Portland Sky.

The Directors would continue to review the existing businesses of the Group from time to time with a view to improving the business operation and financial position of the Group. The Board considers that it is beneficial for the Group to seek suitable investment and disposal opportunities with a view to increasing the value of the Group and maximising returns to the Shareholders. 對於種馬Jacquinot,我們年退役並遷至 Hunter Valley的著名Widden stud,在主要 澳洲育馬人中最受歡迎,將於春天(八月起) 擁有第一批超過130匹子嗣。其種馬棚同 伴Portland Sky,自身即為香港最受歡迎 的Deep Field之種馬中唯一的一級賽獲勝 公馬,其第一批斷奶幼崽將於五月份進入 銷售圈。良好的市場接受度將進一步提高 其種馬前景。

我們有很多振奮人心的育種前景,以Inglis 斷奶銷售中優秀的Wooton Basset馬駒x Slypheed為突出代表。當Segenhoe Stud 為上述Portland Sky提供激動人心的早期 服務時,Sylpheed自身也將為銷售環增光 添彩。

董事將持續不時檢討本集團現有業務,以 改進本集團業務營運及財務狀況。董事 會認為這有利於本集團尋覓合適的投資及 出售機會,以提升本集團價值及為股東帶 來最大回報。

EXECUTIVE DIRECTORS

Mr. Wong Kwok Wai, Albert (黃國偉), aged 64, was appointed as a Director and the chairman of the Board on 18 August 2016 and re-designated as an executive Director on 23 June 2017. He is also the chief executive officer, the chairman of the nomination committee of the Company, one of the Group's controlling shareholders. Mr. Wong is primarily responsible for the management and overall strategic planning and development of the Group. Mr. Wong has over 30 years of experience in accounting and assurances.

Mr. Wong obtained his higher diploma in accountancy from the Hong Kong Polytechnic (now known as the Hong Kong Polytechnic University) in November 1982. Mr. Wong was admitted as a fellow of the Hong Kong Institute of Certified Public Accountants and as an associate of the Institute of Chartered Accountants in England and Wales in November 1992 and February 2008, respectively. From April 2019 to May 2020, Mr. Wong is an independent non-executive director of JBB Builders International Limited (stock code: 1903), a company listed on the Main Board of the Stock Exchange. From May 2019 to January 2020, Mr. Wong served as an independent non-executive director of Yi Hua Holdings Limited (stock code: 2213), a company delisted on the Main Board of the Stock Exchange on 21 March 2022.

Save as disclosed above, Mr. Wong did not hold other directorship in any other listed or public companies, of which the securities are listed on any securities market in Hong Kong or overseas in the three preceding years.

執行董事

黃國偉先生,64歲,於二零一六年八月 十八日獲委任為董事兼董事會主席,並於 二零一七年六月二十三日調任為執行董事。 彼亦為本公司的行政總裁、提名委員會主 席、本集團控股股東之一。黃先生主要負 責本集團的管理和整體策略規劃及發展。 黃先生有逾30年會計及鑑證經驗。

黃先生於一九八二年十一月獲得香港理工 學院(現稱香港理工大學)會計高級文憑。 黃先生於一九九二年十一月及二零零八年 二月先後獲認可為香港會計師公會資深會 員及英格蘭及威爾士特許會計師公會會員。 自二零一九年四月至二零二零年五月黃先 生為JBB Builders International Limited (股 份代號:1903,聯交所主板上市公司)獨 立非執行董事。於二零一九年五月至二零 二零年一月,黃先生擔任益華控股有限公 司(股份代號:2213,於二零二二年三月 二十一日從聯交所主板除牌)獨立非執行 董事。

除上文披露者外,黃先生於過去三年概無 於證券於香港或海外任何證券市場上市 的任何其他上市或公眾公司擔任其他董事 職務。

Mr. Chan Yiu Tung, Enoch (陳耀東), aged 57, was appointed as the company secretary, compliance officer and an executive Director of the Company on 18 August 2016, 23 June 2017 and 19 February 2020, respectively. Mr. Chan resigned as the company secretary on 31 August 2022. Mr. Chan obtained his bachelor's degree of art in accountancy from City University of Hong Kong (formerly known as City Polytechnic of Hong Kong) in November 1992 and was admitted as a member of the Hong Kong Institute of Certified Public Accountants in February 1997 and a fellow of the Association of Chartered Certified Accountants in April 2001, respectively. From June 2006 to December 2011, Mr. Chan served as an executive director of the tax department of Ernst & Young, an international accounting firm, where he was primarily responsible for providing tax and business advisory services to both international and domestic companies operating in the PRC. Further, Mr. Chan served as a partner in the tax department of the Guangzhou Branch of Grant Thornton, an international accounting firm, from October 2012 to October 2015 where he was primarily responsible for developing the tax practice in Guangzhou, Mr. Chan has also been serving as an independent director of Natural Health Trends Corp. (stock code: NHTC), an international direct-selling and e-commerce company listed on the NASDAQ Stock Market LLC, since December 2015, and is responsible for supervising and providing independent advice to the board of the company.

Save as disclosed above, Mr. Chan did not hold other directorship in any other listed or public companies, of which the securities are listed on any securities market in Hong Kong or overseas in the three preceding years.

陳耀東先生,57歲,於二零一六年八月 十八日、二零一七年六月二十三日及二零 二零年二月十九日先後獲委任為本公司公 司秘書、合規主任及執行董事。陳先生於 二零二二年八月三十一日辭任公司秘書。 陳先生於一九九二年十一月取得香港城市 大學(前稱香港城市理工學院)會計學文學 士學位,並先後於一九九七年二月獲認可 為香港會計師公會會員及於二零零一年四 月獲認可為特許公認會計師公會資深會員。 自二零零六年六月至二零一一年十二月, 陳先生擔任國際會計師事務所安永會計 師事務所税務部門執行主管,主要負責為 於中國經營的國際及國內公司提供税務及 業務諮詢服務。此外,陳先生自二零一二 年十月至二零一五年十月擔任國際會計師 事務所致同會計師事務所廣州分所税務 部門合夥人,主要負責發展廣州税務業務。 陳先生自二零一五年十二月起亦一直擔任 Natural Health Trends Corp.(股份代號: NHTC,於NASDAQ Stock Market LLC上 市的國際直銷及電子商務公司)獨立董事, 負責監督並向該公司董事會提供獨立意見。

除上文披露者外,陳先生於過去三年概無 於證券於香港或海外任何證券市場上市 的任何其他上市或公眾公司擔任其他董事 職務。

Mr. Leung King Yue, Alex (梁景裕), aged 46, obtained his bachelor's degree in commerce specialising in economics and finance from the University of Melbourne in Australia in 1999. Mr. Leung has over 20 years of experience in financial services sector, mainly in compliance and asset management. From July 2014 to December 2020, Mr. Leung served as an executive director of DT Capital Limited, whose shares are listed on the main board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") (stock code: 356).

Save as disclosed above, Mr. Leung did not hold other directorship in any other listed or public companies, of which the securities are listed on any securities market in Hong Kong or overseas in the three preceding years.

Mr. Ma Pok Man Josiah (馬博文), aged 44, has over 15 years of experience in the horse racing and breeding industry in Hong Kong and Australia. Mr. Ma set foot in the horse racing industry as a horse owner in Hong Kong in 2005. Since 2009, he has also been involved in the horse breeding industry and is a shareholder of various stallions in Australia and manages various syndicates which own broodmares, yearlings and racehorses in Australia. Mr. Ma is also the Hon Secretary (Racing) of the Hong Kong Racehorse Owners Association. Apart from his experience in the horse racing and breeding industry, Mr. Ma has over 20 years of experience as an engineer in the construction industry. Mr. Ma is currently a director and shareholder of JM & Associates Limited (天進顧 問有限公司), a company principally engaged in the provision of architectural and engineering consultancy services in respect of property development in Hong Kong, which he acted as the Authorised Person, Registered Structural Engineer and design engineer for various construction projects. Mr. Ma obtained his bachelor's degree in civil engineering from the University of New South Wales, Australia in May 2002 and a master's degree in business administration from the Chinese University of Hong Kong in September 2011. He was admitted as a member of the Hong Kong Institution of Engineers ("HKIE") in 2007, a Registered Professional Engineer in 2008, a Registered Structural Engineer in 2009 and an Authorised Person (List of Engineers) in 2010. Mr. Ma is also a director of Wai Ji Christian Service and a Professional Assessment Assessor to the HKIE.

Mr. Ma did not hold other directorship in any other listed or public companies, of which the securities are listed on any securities market in Hong Kong or overseas in the three preceding years. **梁景裕先生(「梁先生」)**,46歲,於一九九九 年於澳洲墨爾本大學畢業,持有商學士學 位,主修經濟及金融學。梁先生在金融業 領域(主要於合規及資產管理方面)擁有 逾20年經驗。於二零一四年七月至二零二 零年十二月,梁先生擔任鼎立資本有限公 司的執行董事,其股份於香港聯合交易所 有限公司(**「聯交所**」)主板上市(股份代號: 356)。

除上文披露者外,梁先生緊接最後實際可 行日期前三年內並無於證券於香港或海外 任何證券市場上市之任何其他上市或公眾 公司擔任任何其他董事職務。

馬博文先生,44歲,於香港及澳洲賽馬及 育種行業擁有逾15年經驗。馬先生於二零 零五年涉足賽馬行業,成為香港馬主。自 二零零九年以來,彼亦涉足馬匹育種行業, 乃澳洲各種種馬的股東, 並於澳洲管理擁 有育種母馬、一歲馬及賽馬的各種組織。 馬先生亦為香港馬主協會的義務秘書(賽 馬事務)。馬先生除擁有賽馬及育種行業 的經驗外,亦於建築行業擁有逾20年的 工程師經驗。馬先生現為天進顧問有限公 司(一間主要從事就香港房地產開發提供 建築及工程諮詢服務的公司)的董事及股 東,並曾擔任各種建築項目的認可人士, 註冊結構工程師及設計工程師。馬先生於 二零零二年五月取得澳洲新南威爾斯大學 土木工程學士學位,並於二零一一年九月 取得香港中文大學工商管理碩士學位。彼 於二零零七年獲接納為香港工程師學會(「香 港工程師學會」)會員,於二零零八年獲接 納為註冊專業工程師,於二零零九年獲接 納為註冊結構工程師及於二零一零年獲接 納為認可人士(工程師名單)。馬先生亦為 基督教懷智服務處董事及香港工程師學會 專業評估評估員。

馬先生於過去三年概無於證券於香港或 海外任何證券市場上市的任何其他上市或 公眾公司擔任其他董事職務。

24

Mr. Shane McGrath, aged 46, has over 20 years of experience in the horse racing and breeding industry in Australia. Mr. McGrath has been the chief executive officer of Aguis Farm since May 2017 and will resign from such position with effect from 31 December 2021. He was a bloodstock sales manager at Coolmore Australia from November 2009 to May 2017 and a general manager at Eliza Park Stud from March 2000 to March 2009. At Eliza Park Stud, in addition to the development of a successful pretraining and racing division, Mr. McGrath oversaw the stallion operation from a three-stallion roster to 12 during his tenure. Under his leadership, Eliza Park Stud became one of the most recognized stud farms in Victoria, Australia with participation from local and international partners Mr. McGrath introduced. At Coolmore Australia, Mr. McGrath promoted successfully the syndication concept with an aim to achieve risk sharing and capital participation in its stallion portfolio and assisted in raising fresh capital for expansion. Two of the most famous stallion syndicates promoted by Mr. McGrath were retired champion racehorses "Pierro" and "So You Think". During his tenure at Aquis Farm, Mr. McGrath was the chief executive officer and oversaw a team of approximately 150 staff. He led the team and established stud bases in different states across eastern Australia, most notably a Hunter Valley base in the state of New South Wales, in partnership with Emirates Park in which the stallion careers of Invader and Spieth were launched. In addition, at the Canungra headquarters in the state of Queensland, inaugural stallion "Spill The Beans" served a record number of mares in his first season and also subsequently became the champion first season sire in Queensland. Mr. McGrath was also instrumental in selecting high calibre racehorses for Aquis Farm including Farnan, Anders, Prague, Sunlight, Fundamentalist, Houtzen, Away Game, Osamu and Holyfield. Under Mr. McGrath's leadership, Invader, The Mission, Divine Prophet, Spieth have commenced their stallion careers.

Mr. McGrath did not hold other directorship in any other listed or public companies, of which the securities are listed on any securities market in Hong Kong or overseas in the three preceding years. Shane McGrath 先生,46歲,於澳洲賽 馬及育種行業擁有逾20年經驗。McGrath 先生自二零一七年五月起一直擔任Aquis Farm的行政總裁並將自二零二一年十二 月三十一日起辭任該職務。彼於二零零九 年十一月至二零一七年五月擔任Coolmore Australia的純種馬銷售經理並於二零零零 年三月至二零零九年三月擔任Eliza Park Stud 的總經理。於Eliza Park Stud,除發 展預訓練及賽馬分部外, McGrath先生負 責 監 督 種 馬 營 運 · 任 期 內 種 馬 候 選 名 單 由三增至十二個。在其領導下, Eliza Park Stud成為澳洲維多利亞州最富盛名的種馬 場之一, McGrath引介的當地及國際合作 夥伴均參與其中。在Coolmore Australia, McGrath成功推廣聯合馬主概念,以期在 其種馬組合中的實現風險共擔及資本參與, 並協助籌集用以擴張的新資本。McGrath 先生推廣的兩個最著名的種馬團體是退 休冠軍賽馬[Pierro]及[So You Think]。在 Aguis Farm 任職期間, McGrath 先生擔任 行政總裁並監督一支由約150名員工組成 的團隊。彼帶領團隊並在澳洲東部不同 的州建立種馬基地,最著名的為新南威爾 士州的Hunter Valley基地,乃與Emirates Park合作經營,為Invader及Spieth的生涯 發源地。此外,在昆士蘭州的Canungra 總部,首匹種馬「Spill The Beans」交配 的母馬數量在其首個賽季即創下紀錄, 並隨後成為昆士蘭州首個賽季的種馬冠 軍。McGrath 先 生 亦 在 為 Aquis Farm 選 擇高素質賽馬方面發揮重要作用,其中 有 Farnan、Anders、Prague、Sunlight、 Fundamentalist · Houtzen · Away Game · Osamu 及 Holyfield。在 MaGrath 先 生 的 帶 領 下, Invader、The Mission、Divine Prophet、Spieth開啟了種馬生涯。

McGrath先生於過去三年概無於證券於香 港或海外任何證券市場上市的任何其他上 市或公眾公司擔任其他董事職務。

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Sung Alfred Lee Ming (宋理明), aged 66, was appointed as an independent non-executive director on 24 November 2017. Mr. Sung is also the chairman of the audit committee and a member of each of the remuneration committee and the nomination committee of the Group. Mr. Sung has over 30 years of experience in accounting and assurances. Mr. Sung graduated from La Trobe University in Australia in March 1984 with a bachelor's degree in economics. Mr. Sung was admitted as a fellow of the Taxation Institute of Australia and a member and fellow of the Hong Kong Institute of Certified Public Accountants in November 1987, December 1987 and February 1995, respectively. He was also admitted as an associate of CPA Australia and Chartered Accountants Australia and New Zealand in March 1986 and April 1989, respectively. Mr. Sung has been the sole proprietor of Alfred Sung & Co. since 1999 and he is primarily responsible for overseeing audit and taxation works. Currently, Mr. Sung serves as an executive director and chief financial officer of Modern Living Investments Holdings Limited (stock code: 8426), a company listed on GEM.

Save as disclosed above, Mr. Sung did not hold other directorship in any other listed or public companies, of which the securities are listed on any securities market in Hong Kong or overseas in the three preceding years.

獨立非執行董事

宋理明先生,66歲,於二零一七年十一月 二十四日獲委任為獨立非執行董事。宋先 生亦為本集團審核委員會主席兼薪酬委員 會及提名委員會各自的成員。宋先生有逾 30年會計及鑑證經驗。宋先生於一九八四 年三月畢業於澳洲拉籌伯大學,獲頒經 濟學學士學位。宋先生先後於一九八七年 十一月、一九八七年十二月及一九九五年 二月獲認可為澳洲税務學會資深會員、香 港會計師公會會員及資深會員。彼亦先後 於一九八六年三月及一九八九年四月獲認 可為澳洲會計師公會與澳洲及新西蘭特 許會計師公會會員。自一九九九年至今, 宋先生擔任Alfred Sung & Co.的獨資擁有 人,主要負責監察審計及税務工作。目前, 宋先生擔任雅居投資控股有限公司(股份) 代號:8426,GEM上市公司)執行董事兼 財務總監。

除上文披露者外,宋先生於過去三年概無 於證券於香港或海外任何證券市場上市 的任何其他上市或公眾公司擔任其他董事 職務。

Mr. Chan Tsun Choi, Arnold (陳進財), aged 64, obtained his bachelor's degree in business administration from the Chinese University of Hong Kong in 1986, a postgraduate diploma in banking and finance from the City University of Hong Kong (formerly known as City Polytechnic of Hong Kong) in 1990 and a master's degree in finance from City University of Hong Kong in 1995. He is a fellow member of Hong Kong Institute of Certified Public Accountants, Hong Kong Securities and Investment Institute, UK Chartered Management Institute, Certified Practising Accountants, Australia and a Chartered Financial Analyst charterholder. Mr. Chan has extensive experience in project finance and fund-raising activities for construction projects in Hong Kong and Asia Pacific. He is currently an independent non-executive director of JBB Builders International Limited (stock code: 1903) and Upbest Group Limited (stock code: 335), whose shares are listed on the main board of the Stock Exchange.

Save as disclosed above, Mr. Chan did not hold other directorship in any other listed or public companies, of which the securities are listed on any securities market in Hong Kong or overseas in the three preceding years.

Mr. Chow Chin Hang, Joel (周展恒), aged 41, obtained his bachelor of science degree in mathematics, economics and finance from The University of Hong Kong in 2004. Mr. Chow is a Chartered Financial Analyst. Mr. Chow has over 15 years of experience in managing investment funds. Prior to joining the Company, Mr. Chow served at Dah Sing Bank from October 2004 to July 2005 as a risk control assistant and he served at JK Capital Management Limited from July 2005 to December 2017 with his last position as an assistant portfolio manager. From May 2018 to May 2019, Mr. Chow served as an assistant portfolio manager at Step Capital Management (HK) Limited. From May 2019 to August 2020, Mr. Chow served as a portfolio manager at Reliance International Financial Planners Limited. From September 2020 to June 2022, Mr. Chow served as a portfolio manager at Perpetuum Wealth Management Limited, he served as a responsible officer to carry out Type 4 (advising on securities) and Type 9 (asset management) regulated activities under the SFO. From June 2022 to September 2023, Mr. Chow served as a portfolio manager at Browen Capital (HK) Limited, he served as a responsible officer to carry out Type 4 (advising on securities) and Type 9 (asset management) regulated activities under the SFO.

陳 進 財 先 生(「**陳 先 生**」),64歲,於 一九八六年取得香港中文大學工商管理學 士學位、於一九九零年取得香港城市大學 (前稱香港城市理工學院)銀行及金融的市大學 造文憑及於一九九五年取得香港城市大 學金融碩士學位。彼為香港會計師公會 、澳洲執業會計師公會的資深會員及特 許財務分析師特許持有人。陳先生在香港 及亞太地區建築項目融資及集資活動方 面擁有豐富經驗。彼現時為JBB Builders International Limited (股份代號:1903)及 美建集團(股份代號:335)的獨立非執行 董事,其股份於聯交所主板上市。

除上文披露者外,陳先生緊接最後實際 可行日期前三年內並無於證券於香港或海 外任何證券市場上市之任何其他上市或公 眾公司擔任任何其他董事職務。

周展恒先生(「周先生」),41歲,於二零零 四年取得香港大學數學、經濟及金融理學 士學位。周先生為特許金融分析師。周先 生於管理投資基金方面擁有逾15年經驗。 加入本公司前,周先生於二零零四年十月 至二零零五年七月擔任大新銀行風險管理 助理,並於二零零五年七月至二零一七年 十二月於JK Capital Management Limited 工作,離職前擔任助理投資組合經理。 於二零一八年五月至二零一九年五月,周 先生擔任Step Capital Management (HK) Limited助理投資組合經理。於二零一九年 五月至二零二零年八月,周先生擔任誠智 國際財經策劃有限公司投資組合經理。二 零二零年九月至二零二二年六月,周先生 擔任長期財富管理有限公司投資組合經理, 及從事根據證券及期貨條例可從事第4類 (就證券提供意見)及第9類(提供資產管理) 受規管活動。二零二二年六月至二零二三 年九月,周先生擔任Browen Capital (HK) Limited 投資組合經理,負責開展根據證 券及期貨條例可從事第4類(就證券提供意 見)及第9類(資產管理)受規管活動。

Save as disclosed above, Mr. Chow did not hold other directorship in any other listed or public companies, of which the securities are listed on any securities market in Hong Kong or overseas in the three preceding years.

SENIOR MANAGEMENT

Mr. Leung Tat Chi (梁達智), aged 50, is the director of LMP International Limited., an indirect wholly-owned subsidiary of the Company ("LMP"). Mr. Leung is primarily responsible for the management of business operations of LMP. Mr. Leung joined the Group in February 2021. Mr. Leung graduated from the Caledonian University with a higher national diploma in interior design. Mr. Leung has over 24 years experience in interior design and project management. Mr. Leung was a member of Hong Kong General Chamber of Young Entrepreneurs and also the Vice President of Hong Kong Bio-Environment Energy Association (HKBEE) between 2017 to 2018. Mr. Leung had also been appointed Junior Police Call Honorary President for Tseung Kwan O District by the Hong Kong Police Force.

Ms. Liu Jinghui (劉敬慧), aged 50, is the financial controller of Guangzhou Xinhua Thread Co., Ltd., an indirect whollyowned subsidiary of the Company ("Guangzhou Xinhua"). Ms. Liu is primarily responsible for the financial control of Guangzhou Xinhua. Ms. Liu joined the Group in August 1994. Ms. Liu received her associate degree in polymer chemical engineering from the South China University of Technology (華南理工大學) in the PRC in July 1994. She also obtained qualifications as a registered tax adviser from the Department of Personnel of the Guangdong Province (廣東省人事廳) in October 2004.

Mr. Lui Hak Kong (呂克剛), aged 59, is the production manager of Guangzhou Xinhua. Mr. Lui is primarily responsible for the production management as well as quality control of Guangzhou Xinhua. Mr. Lui joined the Group in June 1996. Prior to joining the Group, Mr. Lui worked for Dik Sun Dyeing Factory Ltd. as a person-in-charge for its laboratory and quality control from June 1990 to April 1996. From June 1983 to March 1990, Mr. Lui worked as a merchandiser and site leader of Fang Brothers Knitting Limited, which was a knitting company.

除上文披露者外,周先生緊接最後實際可 行日期前三年內並無於證券於香港或海外 任何證券市場上市之任何其他上市或公眾 公司擔任任何其他董事職務。

高級管理層

梁達智先生,50歲,為本公司間接全資附 屬公司沛銘國際有限公司(「**沛**銘」)董事。 梁先生主要負責管理沛銘的業務營運。梁 先生於二零二一年二月加入本集團。梁先 生承於卡利多尼安大學,獲得室內設計 方面的國家高級文憑。梁先生於室內設計 及項目管理方面擁有逾24年經驗。梁先生 曾為香港青年創業家總商會會員,亦於二 環保能源業協會副會長。梁先生亦獲 港警務處任命為將軍澳區少年警訊名譽會 長。

劉敬慧女士,50歲,為本公司間接全資附 屬公司廣州新華線業有限公司(「廣州新華」) 的財務總監。劉女士主要負責廣州新華的 財務監控。劉女士於一九九四年八月加入 本集團。劉女士於一九九四年七月取得中 國華南理工大學高分子化學工程大專學歷。 彼亦於二零零四年十月獲廣東省人事廳授 予註冊税務師資格。

呂克剛先生,59歲,廣州新華生產經理。 呂先生於一九九六年六月加入本集團, 主要負責廣州新華的生產管理及質量監 控。加入本集團前,呂先生自一九九零年 六月至一九九六年四月擔任智能化工(香 港)有限公司實驗室及質量監控主管。自 一九八三年六月至一九九零年三月,呂先 生曾擔任肇豐針織有限公司(一家針織公司) 銷售員及廠長。

Corporate Governance Report 企業管治報告

CORPORATE GOVERNANCE PRACTICES

The Board believes that cultivating and maintaining a culture focused on good corporate governance is essential to effect strong business growth and continue the efficient management of the Company. The Directors are of the view that strong corporate governance practices can safeguard the interests of and ensure accountability to the Shareholders as a whole.

The corporate governance code (the "**CG Code**") as set out in Appendix 15 to the GEM Listing Rules has been adopted by the Board. Nevertheless, the Directors are committed to regularly reviewing its corporate governance practices to ensure conformity with the standard set out in the CG Code, as well as meeting the rising expectation of the Shareholders and other stakeholders of the Company.

Except for the deviation from code provision A.2.1 of the CG Code, details of which are set out in the section headed "Chairman and Chief Executive Officer" in this corporate governance report, the Board is of the view that the Company has complied with the code provisions for the year ended 31 December 2023.

MODEL CODE FOR DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the standard of dealings regarding securities transactions by the Directors equivalent to the required standard of dealings as set out in rules 5.48 to 5.67 of the GEM Listing Rules. The Directors have all confirmed, having been made specific enquiry by the Company, that they have complied with the required standard of dealings and the required standard concerning securities transactions by the Directors during the year ended 31 December 2023.

企業管治常規

董事會相信,為使本公司業務穩健增長及 延續管理效益,有必要培養及維持專注良 好企業管治的文化。董事認為穩健的企 業管治常規可保障股東的整體利益,並確 保對整體股東的問責性。

董事會已採納GEM上市規則附錄十五所 載的企業管治守則(「**企管守則**」)。儘管如 此,董事承諾會定期檢討企業管治常規, 確保遵循企管守則所載的標準,以及符合 股東及本公司其他持份者不斷上升的期望。

除偏離企管守則的守則條文A.2.1條(詳情 載於本企業管治報告「主席及行政總裁」 一節)外,董事會認為本公司於截至二零 二三年十二月三十一日止年度一直遵守守 則條文。

董事進行證券交易的標準守則

本公司已採納關於董事進行證券交易的交易標準,有關標準相當於GEM上市規則 第5.48至5.67條所載的交易規定標準。在 本公司作出特定查詢後,全體董事均已確 認彼等於截至二零二三年十二月三十一日 止年度內一直遵守交易規定標準及關於董 事進行證券交易的規定標準。

BOARD OF DIRECTORS

Composition of the Board

The Board currently comprises:

Executive Directors

執行董事

Mr. Wong Kwok Wai, Albert (Chairman and chief executive officer) 黃國偉先生(主席兼行政總裁) Mr. Chan Yiu Tung, Enoch 陳耀東先生 Mr. Leung King Yue, Alex 梁景裕先生 Mr. Ma Pok Man, Josiah 馬博文先生 Mr. Shane McGrath Shane McGrath先生

Independent non-executive Directors 獨立非執行董事

Mr. Sung Alfred Lee Ming 宋理明先生 Mr. Chan Tsun Choi, Arnold 陳進財先生 Mr. Chow Chin Hang, Joel 周展恒先生

30

The biographical details of the Directors are set out in the 董事履歷詳情載於本年度報告「董事及高 section headed "Biographical Details of Directors and Senior 級管理層的履歷詳情」-節。 Management" of this annual report.

Except as disclosed in the section headed "Biographical 除「董事及高級管理層的履歷詳情」-節所 Details of Directors and Senior Management", there has been no financial, business, family or other material relationship among the Directors.

董事會

董事會的組成

董事會現時包括:

(resigned as an Executive Director on 29 February 2024) (於二零二四年二月二十九日辭任執行董事)

披露者外,董事之間概無財務、業務、親 屬或其他重大關係。

Each of the independent non-executive Directors has provided a written confirmation of his independence and the Company regards them as independent pursuant to rule 5.09 of the GEM Listing Rules.

The Board will hold regular board meetings at least four times a year at approximately quarterly intervals. Such meetings are expected to involve active participation, either in person or through electronic means of communication, of a majority of the Directors entitled to be present.

Below is the attendance record of each Director at the Board meetings held during the year ended 31 December 2023:

各名獨立非執行董事已提供書面獨立性 確認書,而本公司根據GEM上市規則第 5.09條將其視為獨立。

董事會將每年召開至少四次定期董事會 會議,約每季度一次。預期有權出席之大 部分董事將積極親身或透過電子通訊方式 參與有關會議。

以下為各名董事於截至二零二三年十二月 三十一日止年度舉行的董事會會議的出席 紀錄:

Name of Directors	董事姓名	Attendance/ number of meetings held 出席次數/ 舉行會議次數
(國際時間等面對於領部關於認定時期的時代)。	1. Mar 1. 1. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.	
Mr. Wong Kwok Wai, Albert	黃國偉先生	3/4
Mr. Chan Yiu Tung, Enoch	陳耀東先生	4/4
Mr. Leung King Yue, Alex	梁景裕先生	4/4
Mr. Ma Pok Man, Josiah	馬博文先生	4/4
Mr. Shane McGrath	Shane McGrath先生	3/4
Mr. Sung Alfred Lee Ming	宋理明先生	4/4
Mr. Chan Tsun Choi, Arnold	陳進財先生	4/4
Mr. Chow Chin Hang, Joel	周展恒先生	4/4

Below is the attendance record of each Director at the general meeting of the Company during the year ended 31 December 2023:

以下為各名董事於截至二零二三年十二月 三十一日止年度舉行的本公司股東週年大 會的出席記錄:

		Attendance/ number of meetings held 出席次數/
Name of Directors	董事姓名	舉行會議次數
Mr. Wong Kwok Wai, Albert	黃國偉先生	1/1
Mr. Chan Yiu Tung, Enoch	陳耀東先生	1/1
Mr. Leung King Yue, Alex	梁景裕先生	1/1
Mr. Ma Pok Man, Josiah	馬博文先生	1/1
Mr. Shane McGrath	Shane McGrath先生	1/1
Mr. Sung Alfred Lee Ming	宋理明先生	1/1
Mr. Chan Tsun Choi, Arnold	陳進財先生	1/1
Mr. Chow Chin Hang, Joel	周展恒先生	1/1

RESPONSIBILITIES OF THE BOARD

The Board is primarily responsible for the overall management and strategic planning and development of the Group, which may involve convening general meetings and reporting the Board's work at a shareholders' meeting, determining business and investment plans, preparing annual financial budgets and final reports and formulating proposals for profit distributions. Day-to-day management is alternatively delegated to the executive Directors and senior management. The functions delegated to senior management are regularly reviewed by the Board to ensure that they are appropriately aligned with the Group's needs.

During the year ended 31 December 2023, the Company had three independent non-executive Directors and was at all times in compliance with the requirements of the GEM Listing Rules, which specifies that the independent non-executive Directors must represent at least one third of the Board members with at least one of them possessing appropriate professional qualifications or accounting or related financial management expertise.

董事會的責任

董事會主要負責本集團的整體管理及策略 規劃及發展,可能涉及召開股東大會及於 股東會議上報告董事會工作、確定業務及 投資計劃、編製年度財務預算及最終報告 及編製溢利分派建議。日常管理則另行 委派予執行董事及高級管理層。委派予高 級管理層的職能由董事會定期審閱,以確 保適當地符合本集團需求。

截至二零二三年十二月三十一日止年度, 本公司有三名獨立非執行董事,並始終遵 守GEM上市規則要求,當中訂明獨立非執 行董事須佔董事會成員人數至少三分之一, 且其中至少一名具備適當的專業資格,或 具備適當的會計或相關的財務管理專長。

32

The Company has arranged appropriate insurance policies to cover the Directors' risk exposure/liabilities with respect to any legal actions against the Directors arising from corporate activities of the Company. Such insurance coverage was reviewed by the Board and shall continue to be reviewed annually.

CORPORATE GOVERNANCE FUNCTIONS

During the year ended 31 December 2023, no committee for corporate governance was established and the Board is thus responsible for performing the corporate governance functions outlined in code provision D.3.1 of the CG Code.

The Directors may hold Board meetings when necessary and include any relevant matters for discussion in the agenda as they see fit. A minimum of 14 days' notice of such Board meetings is given to all Directors. A draft agenda for each Board meeting typically accompanies the notice to give the Directors an opportunity to raise any other relevant issues for discussion in the meeting. Board papers and related materials to the meeting are circulated to each Director before each meeting for their perusal to ensure that they can make an informed decision to discharge their duty as a Director.

Draft minutes are also circulated to the Directors for their comment and review after each Board meeting is held, and the minutes of the Board and the Company's committees are kept by the company secretary of the Company. Each Board member and Director has access to the advice and service of the company secretary of the Company in order to comply with relevant procedures and applicable rules and regulations.

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

The Directors recognise the importance of incorporating elements of good corporate governance in management structures and internal control procedures in order to achieve effective accountability.

During the year ended 31 December 2023, the Group has complied with the CG Code as set out in Appendix 15 to the GEM Listing Rules, except for the deviation from the code provision A.2.1 of the CG Code, which stipulates that the roles of chairman and chief executive officer should be separate and should not be performed by the same individual. 本公司已購買適當保險,承保因本公司企業活動而引起與針對董事的任何法律訴 訟有關的董事風險/責任。有關承保範圍 已由董事會審閲並繼續每年審閱一次。

企業管治職能

於截至二零二三年十二月三十一日止年度 概無設立企業管治委員會,因此,董事會 負責履行企管守則的守則條文D.3.1條概 述的企業管治職能。

董事可於必要時召開董事會會議,並於其 認為適當時將任何有關討論事宜納入會 議程。有關董事會會議須向全體董和 到室少14天通知。各董事會會議選程初 。各董事會會議程初 。各董事是供一個於會 上提出任何其他有關討論事宜的機會。 董 會文件及會議相關材料於各會議前寄發 予各名董事以供詳閱,確保其可作出知情 決定以履行其董事職責。

會議記錄初稿亦遞交董事以供其於各董事 會會議舉行後發表意見及審閱,董事會及 本公司委員會會議記錄由本公司公司秘書 保管。各董事會成員及董事已取得本公司 公司秘書之建議及文件送達,以遵守有關 程序及適用規則及法規。

主席及行政總裁

董事承認管理架構及內部控制程序中融 入良好企業管治元素以實現有效問責的 重要性。

截至二零二三年十二月三十一日止年度, 本集團一直遵守GEM上市規則附錄十五 所載的企管守則,惟偏離企管守則的守則 條文A.2.1條除外,該條訂明主席與行政 總裁的職務應有區分,不應由一人同時兼 任。

Mr. Wong, who is the chairman of the Board as well as the chief executive officer of the Company, has been involved in the daily operations and management of the Group since 2008. The Directors consider that vesting the roles of the chairman of the Board and the chief executive officer of the Company in Mr. Wong will ensure strong and consistent leadership, facilitate the Group's business strategies and boost the effectiveness of the Company's operation. The Board will continue to review this arrangement and consider splitting the roles of the chairman of the Board and the chief executive officer of the Company when such role splitting is beneficial to the Group as a whole.

APPOINTMENT AND RE-ELECTION OF DIRECTORS

The articles of association of the Company (the "Articles") state that at each annual general meeting (the "AGM"), one third of the Directors for the time being shall retire from office by rotation provided that every Director shall be subject to retirement by rotation at least once every three years. A Director retiring by rotation shall be eligible for re-election.

While each of the non-executive Directors and the independent non-executive Directors has entered into a letter of appointment with the Company to act as a non-executive Director or independent non-executive Director for a fixed term of three years, the non-executive Directors and independent non-executive Directors appointed are also subject to retirement by rotation and re-election according to the Articles. Independent non-executive Directors are required to notify the Company as soon as practicable if there is any change that may affect their independence and each of them must provide a written confirmation of his independence every year.

黃先生為本公司董事會主席兼行政總裁, 並自二零零八年起參與本集團的日常營運 管理。董事認為由黃先生兼任本公司董事 會主席及行政總裁的職務將可確保強大 及一致的領導,有助推動本集團的業務策 略及提升本公司的營運效益。董事會將繼 續就此安排進行檢討,並於拆分本公司董 事會主席及行政總裁的職務對本集團整體 有利時考慮拆分有關職務。

董事委任及重選

本公司組織章程細則(「細則」)列明,於每 屆股東週年大會(「股東週年大會」)上,當 時在任的三分之一董事須輪流告退,惟各 名董事須至少每三年輪席退任一次。輪席 退任的董事符合資格重選連任。

雖然各名非執行董事及獨立非執行董事 已與本公司訂立委任函,以於三年固定任 期內擔任非執行董事或獨立非執行董事, 獲委任的非執行董事及獨立非執行董事 亦須根據細則輪席退任及重選連任。倘 發生任何變動而可能影響其獨立性,獨立 非執行董事須在切實可行的情況下儘快 通知本公司,而彼等各自亦須每年提供書 面獨立性確認書。
CONTINUOUS PROFESSIONAL DEVELOPMENT

To ensure that the Directors' contribution to the Board remains relevant and informed, the Directors are to participate in continuous professional development through which their knowledge and skills can be refreshed and strengthened. As part of the Directors' continuous professional development programme, newly appointed Directors are to receive a comprehensive, formal and tailored induction upon their appointment as a Director while existing Directors receive additional training when appropriate to ensure that they are aware of and are able to comply with the obligations pursuant to the GEM Listing Rules and any other statutory requirements. The company secretary of the Company is responsible for maintaining and updating records for the Directors' training sessions.

During the year ended 31 December 2023, all the Directors, namely, Mr. Wong Kwok Wai, Albert, Mr. Chan Yiu Tung, Enoch, Mr. Leung King Yue, Alex, Mr. Ma Pok Man, Josiah, Mr. Shane McGrath, Mr. Sung Alfred Lee Ming, Mr. Chan Tsun Choi, Arnold and Mr. Chow Chin Hang, Joel, comprising the Board during the year ended 31 December 2023, participated in a training session and each Director was provided with relevant guidance materials with respect to the laws applicable to Directors, the roles and responsibilities of Directors and the Directors' duty to disclose their interest.

BOARD COMMITTEES

The Board established the audit committee (the "Audit Committee"), the remuneration committee (the "Remuneration Committee") and the nomination committee (the "Nomination Committee") on 24 November 2017 in order to oversee particular functions of the Company. These committees of the Board have been established with written terms of reference that clearly outline their authorities, powers and duties. These terms of reference can be found on the websites of the Stock Exchange and the Company.

持續專業發展

為確保董事對董事會的貢獻仍屬有關及 知情,董事須參與持續專業發展,以更新 及鞏固其知識及技能。作為董事持續專 業發展計劃的一部分,新委任的董事須於 獲委任為董事後取得全面、正式及度身定 制的入職培訓,而現任董事則須於適當時 接受爾外培訓,以確保彼等知悉及能夠遵 守GEM上市規則及任何其他法定要求下 的責任。本公司公司秘書負責保存及更新 董事培訓課程記錄。

截至二零二三年十二月三十一日止年 度,全體董事(即黃國偉先生、陳耀東 先生、梁景裕先生、馬博文先生、Shane McGrath先生、宋理明先生、陳進財先生 及周展恒先生,彼等於截至二零二三年 十二月三十一日止年度組成董事會)已參 與培訓課程,而各名董事亦已獲提供與適 用於董事的法律、董事職責及責任以及董 事權益披露義務有關的相關指引材料。

董事委員會

董事會已於二零一七年十一月二十四日設 立審核委員會(「**審核委員會**」)、薪酬委員 會(「**薪酬委員會**」)及提名委員會(「**提名委 員會**」),以監督本公司的特定職能。該等 董事委員會已制定書面職權範圍,清楚概 述其權限、權力及職責。該等職權範圍可 於聯交所及本公司網站查閱。

AUDIT COMMITTEE

The Audit Committee was established pursuant to rules 5.28 to 5.33 of the GEM Listing Rules and code provision C.3.3 of the CG Code. The Audit Committee is mainly responsible for reviewing financial information, monitoring the Company's financial reporting system and internal control procedures and maintaining the relationship with the Company's auditors.

The Audit Committee consists of three independent non-executive Directors, namely, Mr. Sung Alfred Lee Ming (the chairman), Mr. Chan Tsun Choi, Arnold and Mr. Chow Chin Hang, Joel. No member of the current Audit Committee is a member of the previous independent auditor of the Company. The Audit Committee has reviewed this annual report as well as the consolidated results of the Group for the year ended 31 December 2023.

The current terms of reference state that the Audit Committee shall have at least four meetings annually. The Audit Committee held a meeting on 28 March 2024 to (i) review and approve the annual financial results in respect of the year ended 31 December 2023; (ii) discuss and consider issues significant to financial reporting, controls on operations and compliance, the effectiveness of the risk management and internal control systems; and (iii) review the appointment of the auditor and its relevant scope of work.

During the year ended 31 December 2023, the Audit Committee held five meetings, where the Audit Committee reviewed and discussed, amongst other matters, (i) the Group's consolidated results for the year ended 31 December 2022; (ii) the Group's consolidated results for the three months ended 31 March 2023; (iii) the Group's consolidated results for the six months ended 30 June 2023; (iv) the Group's consolidated results for the nine months ended 30 September 2023; (v) the financial reporting system and internal control procedures of the Group; and (vi) appointment of auditor of the Group.

審核委員會

本公司已根據GEM上市規則第5.28至5.33 條及企管守則的守則條文C.3.3條成立審 核委員會。審核委員會主要負責審閲財務 資料、監察本公司的財務報告系統及內部 控制程序,以及維持與本公司核數師的關 係。

審核委員會包括三名獨立非執行董事,即 宋理明先生(主席)、陳進財先生及周展恒 先生。現任審核委員會成員中概無人士為 本公司過往獨立核數師的成員。審核委 員會已審閱本年度報告及本集團截至二零 二三年十二月三十一日止年度的綜合業績。

現有職權範圍列明,審核委員會每年須 召開至少四次會議。審核委員會已於二零 二四年三月二十八日召開會議,以(i)審閲 及批准截至二零二三年十二月三十一日止 年度之年度財務業績:(ii)討論並考慮對財 務報告、經營及合規控制、風險管理有效 性及內部控制系統重要的問題:及(iii)審閲 核數師的委任及其相關工作範圍。

截至二零二三年十二月三十一日止年度, 審核委員會已舉行五次會議,而審核委員 會已於會上審閱及討論(其中包括)(i)本集 團截至二零二二年十二月三十一日止年度 的綜合業績:(ii)本集團截至二零二三年三 月三十一日止三個月的綜合業績:(iii)本集 團截至二零二三年六月三十日止六個月的 綜合業績:(iv)本集團截至二零二三年九月 三十日止九個月的綜合業績:(v)本集團的 財務報告系統及內部控制程序:及(vi)委任 本集團核數師。

Below is the attendance record of each member of the Audit 以下為截至二零二三年十二月三十一日止 Committee during the year ended 31 December 2023:

年度審核委員會各成員出席會議的記錄:

Name of Directors	董事姓名	Attendance/ number of meetings held 出席次數/ 舉行會議次數	
Mr. Sung Alfred Lee Ming <i>(chairman</i>) 宋理明先生 <i>(主席)</i>	5/5	
Mr. Chan Tsun Choi, Arnold	陳進財先生	5/5 5/5	
Mr. Chow Chin Hang, Joel	周展恒先生		

REMUNERATION COMMITTEE

The Remuneration Committee currently consists of three independent non-executive Directors, namely, Mr. Chow Chin Hang, Joel (the chairman), Mr. Sung Alfred Lee Ming and Mr. Chan Tsun Choi, Arnold.

The Remuneration Committee is primarily responsible for making regular recommendations to the Board on the Company's policy and structure for the remuneration of all Directors and senior management of the Company and on the establishment of a formal and transparent procedure for developing the remuneration policy. The remuneration committee also responsible for reviewing and/or approving matter relation to share schemes under Chapter 23 of the GEM Listing Rules and approving the grant of options and share awards to eligible participants pursuant to the share schemes of the Company.

The current terms of reference state that the remuneration Committee shall have at least one meeting annually. During the year ended 31 December 2023, the Remuneration Committee held one meeting, where they reviewed the remuneration packages for all Directors and senior management of the Company and made recommendations to the Board.

薪酬委員會

薪酬委員會目前包括三名獨立非執行董事, 即周展恒先生(主席)、宋理明先生及陳進 財先生。

薪酬委員會主要負責就本公司全體董事及 高級管理層的薪酬政策及架構以及設立 制定薪酬政策的正式及透明程序, 向董 事會作出定期建議。薪酬委員會亦會負責 根據GEM上市規則第23章審閱及/或批 准與股份計劃有關的事宜,以及批准根據 本公司股份計劃向合資格參與者授出購股 權及股份獎勵。

現有職權範圍列明,薪酬委員會每年須召 開至少一次會議。截至二零二三年十二月 三十一日止年度,薪酬委員會已舉行一次 會議,而彼等已於會上審閱本公司全體董 事及高級管理層的薪酬組合,並向董事會 作出建議。

Below is the attendance record of each member of the 以下為截至二零二三年十二月三十一日止 Remuneration Committee during the year ended 31 December 年度薪酬委員會各成員出席會議的記錄: 2023:

Name of Directors	董事姓名	Attendance/ number of meetings held 出席次數/ 舉行會議次數	
Mr. Chow Chin Hang, Joel <i>(chairman)</i> Mr. Sung Alfred Lee Ming Mr. Chan Tsun Choi, Arnold	周展恒先生 <i>(主席)</i> 宋理明先生 陳進財先生	1/1 1/1 1/1	
Details regarding emoluments of the ended 31 December 2023 are outli consolidated financial statements of th	有關董事於截至二零二三年十二月三十一 日止年度的酬金詳情概述於本年度報告綜 合財務報表附註13。		
During the year ended 31 December 2023, the number of senior management members whose remuneration fell within the following band is as follows:		截至二零二三年十二月三十一日止年度, 酬金介乎下列範圍的高級管理層成員人數 如下:	
		Number of individuals	
Remuneration band	薪酬範圍	人數	
Nil to HK\$1,000,000	零至1,000,000港元	3	
NOMINATION COMMITTEE		提名委員會	
The Nomination Committee currently c Director, namely, Mr. Wong Kwok Wa		提名委員會目前包括一名執行董事,即黃 國偉先生(主席)及三名獨立非執行董事,	

Director, namely, Mr. Wong Kwok Wai, Albert (the chairman) and three independent non-executive Directors, namely, Mr. 即宋理明先生、陳進財先生及周展恒先生。 Sung Alfred Lee Ming, Mr. Chan Tsun Choi, Arnold and Mr. Chow Chin Hang, Joel.

The Nomination Committee is mainly responsible for regularly reviewing the structure of the Board and making recommendations to the Board regarding any proposed change to the structure of the Board. Following the establishment of the Nomination Committee, the Company has adopted a board diversity policy in order to achieve diversity on the Board. As such, Board members are selected based on a range of diverse perspectives, including but not limited to, gender, age, cultural and educational background, professional experience, skills, knowledge and length of service.

The current terms of reference state that the Nomination Committee shall have at least one meeting annually. During the year ended 31 December 2023, the Nomination Committee held one meeting, where they assessed the independence of the independent non-executive Directors and recommended to the Board for the re-appointment of all the retiring Directors at the annual general meeting.

Below is the attendance record of each member of the Nomination Committee during the year ended 31 December 2023:

提名委員會主要負責定期審閱董事會架構, 並就任何建議董事會架構變更向董事會 作出建議。於設立提名委員會後,本公司 已採納董事會多樣化政策,以實現董事會 多樣化。因此,董事會成員乃根據多項不 同觀點(包括但不限於性別、年齡、文化 及教育背景、專業經驗、技能、知識及服 務年限)獲選。

現有職權範圍列明,提名委員會每年須召 開至少一次會議。截至二零二三年十二月 三十一日止年度,提名委員會已舉行一次 會議,而彼等已於會上評估獨立非執行董 事的獨立性,並就於股東週年大會上重新 委任所有退任董事向董事會提出建議。

以下為截至二零二三年十二月三十一日止 年度提名委員會各成員出席會議的記錄:

	Attendance/ number of meetings held 出席次數/		
Name of Directors	董事姓名	舉行會議次數	
Mr. Wong Kwok Wai, Albert <i>(chairman)</i>	黃國偉先生 <i>(主席)</i>	1/1	
Mr. Sung Alfred Lee Ming	宋理明先生	1/1	
Mr. Chan Tsun Choi, Arnold	陳進財先生	1/1	
Mr. Chow Chin Hang, Joel	周展恒先生	1/1	

BOARD DIVERSITY POLICY

The Board recognises the importance of diversity in the Board composition and has adopted a board diversity policy which sets out the approach to achieve a sustainable and balanced development of the Company and also to enhance the quality of performance of the Company. In designing the Board's composition, selection of candidates has been considered from a number of perspectives, including but not limited to gender, age, cultural and educational background, industry experience, technical and professional skills and/or qualifications, knowledge, length of services and time to be devoted as a director. The Company will also take into account factors relating to its own business model and specific needs from time to time. The ultimate decision is based on merit and contribution that the selected candidates will bring to the Board.

The Nomination Committee has considered and reviewed the composition and diversity of the Board. All the executive Directors and non-executive Director possess extensive and diversified experience in management and industrial experience. The three independent non-executive Directors possess professional knowledge in management, finance, accounting and legal aspects. The Nomination Committee will review the board diversity policy, as appropriate, to ensure its effectiveness.

The Board understands a single gender board will not consider diversity to be achieved. The Board has looked forward the potential candidates and will appoint a director of a different gender no later than 31 December 2024. For the detailed gender ratio in the workforce, please refer to the environmental, social and governance report.

董事會多元化政策

董事會了解董事會成員多元化的重要性, 並已採納董事會成員多元化政策,當中載 列達致本公司可持續及均衡發展以及提升 本公司表現質素的方針。在設計董會的 組成時,甄選候選人已從包括但不限於 性別、年齡、文化及教育背景、行業經驗、 技術及專業技能及/或資格、知識、服務 年期及擔任董事的時間等多個角度考慮。 本公司亦會不時考慮與自身業務模式及基 定需求有關的因素。最終的決定乃基於 甄選的候選人將給董事會帶來的業績及 貢獻。

提名委員會已考慮及檢討董事會的組成及 多元化。全體執行董事及非執行董事均擁 有豐富及多元化的管理及行業經驗。三名 獨立非執行董事均具備管理、財務、會計 及法律方面的專業知識。提名委員會將檢 討董事會成員多元化政策(如適用),以確 保其有效性。

董事會認識到董事會層面要實現多元化, 其組成不應僅有一種性別。董事會已物色 潛在候選人,並將不遲於二零二四年十二 月三十一日任命一名女性董事。有關員工 的性別比例詳情,請參閱環境、社會及管 治報告。

BOARD INDEPENDENCE

The Group has mechanisms to ensure independent views and input are available to the Board and such mechanisms will be reviewed annually by the Board, encouraging all directors including independent non-executive directors to express their views in an open manner during the Board/Board Committees meetings. While all independent non-executive directors are also members of the board committees to enable various and independent view in company's matter. In addition, all Directors, including independent non-executive directors, are entitled to seek further information and documentation from the management on the matters to be discussed at board meetings. They can also seek assistance from the company secretary (the "Company Secretary") and, where necessary, independent advice from external professional advisers at the Company's expense. The Board considered the said mechanisms has been operating effectively.

ACCOUNTABILITY AND AUDIT

Financial reporting

The Directors understand and recognise their responsibility to (i) prepare the consolidated financial statements of the Group: and (ii) ensure that such financial statements are prepared to give a true and accurate view of the state of affairs, results and cash flows of the Group in accordance with the Hong Kong Financial Reporting Standards issued by the Hong Kong Institute of Certified Public Accountants, the disclosure requirements of the Hong Kong Companies Ordinance as well as any internal standards deemed appropriate and necessary by the Directors in order to prepare the Group's consolidated financial statements. Further, the Directors also strive to offer a fair and comprehensive assessment of the Group's financial position and prospects and ensure timely publication of the financial statements of the Group. The Directors confirm that as at 31 December 2023, to the best of their knowledge, information and belief, having made all reasonable enquiries, they were not aware of any material uncertainties relating to events or conditions that may cast significant doubt upon the Company's ability to continue as a going concern.

董事會獨立性

本集團設有機制確保董事會可獲得獨立觀點及意見,而董事會將每年檢討該等機制, 鼓勵全體董事(包括獨立非執行董事)於董 事會/董事委員會會議上公開表達意見。 而所有獨立非執行董事亦為董事委員會成 員,以便就公司事宜提供不同及獨立意見。 此外,全體董事(包括獨立非執行董事)有 權就董事會會議上討論的事項向管理司 索取進一步資料及文件。彼等亦可向公司 時向外聘專業顧問尋求獨立意見,費用由 本公司承擔。董事會認為上述機制一直有 效運作。

問責及審核

財務報告

The responsibility of the independent auditor of the Company is to form its independent opinion based on its audit on those consolidated financial statements prepared by the Board, and to report its opinion to the Shareholders. Further details of their reporting responsibility are set out in the independent auditor's report of this annual report. 本公司獨立核數師的責任為基於對董事會 編製的該等綜合財務報表的審核結果提 供其獨立意見,並向股東呈報其意見。有 關其呈報責任的進一步詳情載於本年度報 告之獨立核數師報告。

RISK MANAGEMENT AND INTERNAL CONTROL

The Board recognises its responsibility to ensure the effectiveness of the Group's risk management and internal control systems. As such, the Directors are committed to reviewing such systems regularly. The Board, the Company's internal audit division and the Audit Committee conducted a review of the Group's risk management and internal control systems during the year ended 31 December 2023 and were satisfied with their adequacy and effectiveness. Similarly, the Board also examined the Group's internal control systems in terms of financial, operational, compliance, procedural and risk management functions and were generally satisfied with the effectiveness of the current systems in place.

風險管理及內部控制

董事會承認其有責任確保本集團風險管理及內部控制系統的有效性,因此,董事致力定期審閲該等系統。截至二零二三年十二月三十一日止年度,董事會、本公司的風險管理及內部控制系統,並對其充足性及有效性感到滿意。同樣地,董會亦於財務、營運、合規、程序及風險管理職能方面審查本集團的內部控制系統,並普遍對現有系統的有效性感到滿意。



The Directors understand that the enforcement of risk management and internal control systems is essential to the Group's ability to manage and minimise risks that may affect the Group's efficiency and effectiveness, or inhibit it from achieving the business objectives.

In relation to the undertakings provided by the controlling Shareholders in respect of the deed of non-competition, the details of which are outlined in the Prospectus, the independent non-executive Directors confirm that they have reviewed the enforcement of such undertakings and conclude that there are no outstanding issues regarding the undertakings that need to be raised with the Shareholders and the Company.

AUDITOR'S REMUNERATION

For the year ended 31 December 2023, the fees paid or payable to the Company's independent external auditor, Asian Alliance and subsidiaries' auditor, for the audit services for the Group are approximately as follows: 董事瞭解,強制執行風險管理及內部控制 系統對本集團管理及減少可能影響本集 團效率及有效性或阻礙其實現業務目標的 能力至關重要。

就控股股東就不競爭契據(詳情概述於招股章程)提供的承諾而言,獨立非執行董 事確認,其已審閱該等承諾的強制執行, 並認為概無與承諾有關的未解決問題須 提請股東及本公司注意。

核數師薪酬

截至二零二三年十二月三十一日止年度, 就提供予本集團的審核服務而已付或應付 本公司獨立外部核數師華融及附屬公司核 數師的費用概約如下:

Type of service	服務類別	Amount 金額 HK\$'000 千港元
Audit services	審核服務	1,022

COMPANY SECRETARY

All Directors have access to the advice and services of the Company Secretary. The Company Secretary reports to the Chairman on board governance matters, and is responsible for ensuring that Board procedures are followed and also facilitating communications among Directors as well as with shareholders and management.

Mr. Hui Man Ho, Ivan ("**Mr. Hui**") was appointed as the Company Secretary on 31 August 2022. Mr. Hui had complied with the professional training requirements to update his skills and knowledge under Rule 5.15 of the GEM Listing Rules for the year ended 31 December 2023.

公司秘書

全體董事均取得公司秘書的意見及服務。 公司秘書向主席匯報管治事宜,並負責確 保董事會程序獲得遵守,以及促進董事之 間以及彼等與股東及管理層之間的溝通。

許文浩先生(「**許先生**」)已於二零二二年八 月三十一日獲委任為公司秘書。截至二零 二三年十二月三十一日止年度,許先生已 遵守上市規則第5.15條規則定之專業培訓 要求,以提升技能及知識。

SHAREHOLDERS' RIGHTS

In order to protect their own rights and interests, Shareholders may propose separate resolutions in regard to substantial issues at Shareholders' meetings for consideration and voting. According to the GEM Listing Rules, all resolutions presented at Shareholders' meetings will be voted by poll, and after the relevant Shareholders' meeting, the results of such a poll will be published on the websites of the Stock Exchange and the Company. Pursuant to the Articles, an AGM will be held annually in the relevant territory where the Shares are listed, or elsewhere as may be determined by the Board. Any meeting other than an AGM is deemed an extraordinary general meeting ("**EGM**").

PROCEDURES FOR SHAREHOLDERS TO CONVENE EXTRAORDINARY GENERAL MEETINGS

Extraordinary general meetings can be convened on the requisition of one or more Shareholders holding, at the date of the deposit of the requisition, not less than one tenth of the paid-up capital of the Company having the right of voting at the general meetings. Such requisition must be made in writing to the Board or the company secretary of the Company for the purpose of requiring an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition.

Shareholders must send their written resolutions, together with their full name, contact details and identification, by post to the principal place of business of the Company in Hong Kong or by email for the attention of the company secretary of the Company, details of which are set out below:

Principal place of	:	5/F, Caltex House
business of the		258 Hennessy Road
Company in Hong Kong		Wan Chai, Hong Kong
Email address	:	info@harbourequine.com

股東權利

為保障其本身權利及利益,股東可於股東 會議上就重大問題建議單獨決議案以供 考慮及投票。根據GEM上市規則,於股 東大會上呈報的所有決議案將以投票方 式表決,而有關投票結果將於相關股票方 會後刊發於聯交所及本公司網站。根據 大會後刊發於聯交所及本公司網站。根據 細則,股東週年大會將每年於股份上市所 在相關地區或董事會可能決定的其他地處 召開。除股東週年大會外,任何會議均被 視為股東特別大會(「**股東特別大會**」)。

股東召開股東特別大會之程序

股東特別大會可應一名或多名於遞交請求 日期持有不少於本公司已繳足股本十分之 一,並有權於股東大會上表決的股東召開。 倘要求董事會召開股東特別大會,以處理 有關請求中訂明的任何業務交易,則須以 書面方式向董事會或本公司公司秘書作出 有關請求。

股東須將其書面決議案連同其全名、聯絡 詳情及身份,透過郵件寄發至本公司於香 港的主要營業地點或透過電郵方式(收件 人為本公司公司秘書)交付,詳情載列如 下:

本公司於香	:	香港灣仔
港的主要		軒尼詩道258號
營業地點		德士古大廈5樓

電郵地址 : info@harbourequine.com

An extraordinary general meeting must be within two months after the deposit of the requisition. If, within 21 days after the deposit of the requisition, the Board fails to proceed to convene such meeting, the requisitionist(s) himself/herself/ themselves may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

RIGHT OF RAISING ENQUIRIES

For queries about shareholdings, share transfers, registrations and dividend payments, Shareholders should contact the Company's Hong Kong branch share registrar, whose details are set out in the section headed "Corporate Information" of this annual report.

PROCEDURES FOR SHAREHOLDERS TO PUT FORWARD PROPOSALS AT SHAREHOLDERS' MEETINGS

The Articles provide that Shareholders who wish to put a resolution to a vote may convene an EGM by means of requisition using the procedure set out above.

INVESTOR RELATIONS

The Company utilises various channels to communicate with its shareholders and investors, including (i) the AGM or EGM, which allows Shareholders to comment and exchange views with the Board; (ii) the publication of interim, quarterly and annual reports; (iii) notices, announcements and circulars; and (iv) the Company's website at www.harbourequine.com. 股東特別大會須於遞交請求後兩個月內 召開。倘董事會未能於遞交請求後21天內 召開有關會議,則請求人自行可以相同方 式如此行事,而請求人因董事會未能召開 會議而招致的所有合理開支須由本公司向 請求人補償。

提起查詢的權利

對於有關持股、股份轉讓、登記及股息派 付的查詢,股東應聯絡本公司的香港股份 過戶登記分處,其詳情載於本年度報告「公 司資料」一節。

股東於股東大會上遞交建議之程序

細則規定,股東如欲就決議案投票,可透 過上文所載程序提出請求的方式召開股 東特別大會。

投資者關係

本公司利用不同渠道與其股東及投資 者溝通,包括(i)股東週年大會或股東特 別大會,允許股東與董事會談論及溝通 觀點;(ii)刊發中期、季度及年度報告; (iii)通告、公佈及通函;及(iv)本公司網站 www.harbourequine.com。

Report of the Directors 董事會報告

The Directors are pleased to present this report together with the audited consolidated financial statements of the Group for the year ended 31 December 2023.

CORPORATE REORGANISATION

The Company was incorporated in the Cayman Islands as an exempted company with limited liability on 18 August 2016. On 22 June 2017, the Group completed a group reorganisation (the "**Reorganisation**"), details of which are set out in the section headed "History, Reorganisation and Corporate Structure" in the Prospectus. Through various reorganisation procedures, the Company became the holding company of the Group upon completion of the Reorganisation.

PRINCIPAL ACTIVITIES

The Company is an investment holding company and the primary activities of its principal subsidiaries are the sale and manufacture and selling of sewing threads and board categories of garment accessories, provision of interior design, interior decoration and furnishing services, trading of bloodstock, stallion services and equine handling services. The principal activities also included securities, advising on corporate finance and assets management. Details of the Group's principal activities are set out in Note 1 to the consolidated financial statements of the Group.

RESULTS AND APPROPRIATIONS

The results for the year ended 31 December 2023 are set out in the consolidated statement of profit or loss and the consolidated statement of comprehensive income of this annual report. The Board does not recommend the payment of a final dividend for the year ended 31 December 2023 (2022: Nil).

PROPERTY, PLANT AND EQUIPMENT

Details of the movements in the Group's property, plant and equipment for the year ended 31 December 2023 are set out in Note 17 to the consolidated financial statements of this annual report. 董事欣然提呈本報告連同本集團截至二零 二三年十二月三十一日止年度的經審核綜 合財務報表。

公司重組

本公司於二零一六年八月十八日在開曼群 島註冊成立為獲豁免有限公司。於二零 一七年六月二十二日,本集團完成集團重 組(「**重組**」),有關詳情載於招股章程「歷 史、重組及公司架構」一節。本公司透過 多項重組程序,於重組完成後成為本集團 的控股公司。

主要業務

本公司為投資控股公司,其主要的主要業務為銷售及生產及銷售縫紉線和各類服裝輔料、提供室內設計、室內裝飾及室內陳設服務以及提供純種馬買賣、種馬服務及馬匹管理服務。主要業務亦包括證券、就企業融資提供意見及資產管理。本集團主要業務詳情載於本集團綜合財務報表附註1。

業績及分配

截至二零二三年十二月三十一日止年度業 績載於本年度報告綜合損益表及綜合全 面收入表。董事會並無建議派付截至二零 二三年十二月三十一日止年度末期股息(二 零二二年:無)。

物業、廠房及設備

本集團截至二零二三年十二月三十一日止 年度物業、廠房及設備的變動詳情載於本 年度報告綜合財務報表附註17。

BUSINESS REVIEW

A business review of the Group's performance for the year ended 31 December 2023, the main issues impacting its results and financial position are set out in the section headed "Management Discussion and Analysis" of this annual report. In addition, a discussion of the likely future development of the Group's business is set out in the section headed "Chairman's Statement" of this annual report.

PRINCIPAL RISKS AND UNCERTAINTIES

The Group's profitability, financial position, results of operations, business operations and prospects may be affected by a variety of risks including foreign currency risk, interest rate risk, credit risk and liquidity risk. The Group's risk management system and policies are shown in Note 36 to the consolidated financial statements.

Further, the Group may also be exposed to other risks that may be beyond its control. For the threads segment, the Group may experience material price fluctuations of fibre and yarn, both being raw materials principally used in the manufacturing process of sewing threads. The Group also faces business risks, including (i) failure to secure a supply as the Group does not enter into long-term supply contracts with its suppliers; (ii) any unexpected disruption in the Guangzhou Production Facilities; and (iii) any labour shortage, increase in labour costs or other factors affecting labour supply in the PRC, For the equine segment, the Group may experience material price fluctuations of the bloodstock market due to the impact from repeated interest rate increase by the Reserve Bank of Australia. Also, the performance and growth condition of the bloodstock also influence the price of the bloodstock. Each of which may materially and adversely affect the Group's operations, financial condition, results of operations and prospects.

FINANCIAL SUMMARY

A summary of the results, assets and liabilities of the Group for the five years ended 31 December 2023 is set out in the section headed "Five Year Financial Summary" of this annual report.

SHARE CAPITAL

Details of the movements of the issued share capital of the Company for the year ended 31 December 2023 are set out in Note 31 to the consolidated financial statements of the Group.

業務回顧

本集團表現於截至二零二三年十二月 三十一日止年度的業務回顧、影響其業績 及財務狀況的主要事宜載於本年度報告「管 理層討論及分析」一節。另外,有關本集 團業務未來可能發展的討論載於本年度報 告「主席致辭」一節。

主要風險及不確定因素

本集團的盈利能力、財務狀況、經營業績、 業務營運及前景可能受多種風險影響,包 括外幣風險、利率風險、信貸風險及流動 資金風險。本集團風險管理系統及政策 如綜合財務報表附註36所示。

財務概要

本集團截至二零二三年十二月三十一日止 五個年度的業績、資產及負債概要載於本 年度報告「五年財務摘要」一節。

股本

本公司截至二零二三年十二月三十一日止 年度已發行股本的變動詳情載於本集團綜 合財務報表附註31。

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights pursuant to the Articles or the laws of the Cayman Islands, being the jurisdiction in which the Company was incorporated, which would require the Company to offer new shares on a pro-rata basis to its existing Shareholders.

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

Neither the Company nor its subsidiaries purchased, sold or redeemed any of the Company's listed securities during the year ended 31 December 2023 and up to the date of this annual report.

RESERVES

Details of the movements in the reserves of the Group during the year ended 31 December 2023 are set out in the consolidated statement of changes in equity of this annual report.

DISTRIBUTABLE RESERVES

As at 31 December 2023, no Company's reserves available for distribution to Shareholders, calculated according to Companies Law, Cap. 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands (2022: HK\$47.0 million).

MAJOR CUSTOMERS AND SUPPLIERS

For the year ended 31 December 2023, sales to the Group's largest customer and five largest customers represented approximately 11.6% (2022: approximately 22.4%) and 39.1% (2022: approximately 43.0%) of the Group's total revenue, respectively. The Group's suppliers include suppliers of raw materials and processing works. For the year ended 31 December 2023, supplies attributable to the Group's largest supplier and five largest suppliers represented approximately 6.8% (2022: approximately 11.9%) and 21.7% (2022: approximately 45.3%) of the Group's total supplies, respectively.

優先購買權

根據細則或本公司註冊成立所在司法管轄 區開曼群島的法律,並無優先購買權的條 文規定本公司須按比例向其現有股東發行 新股份。

購買、出售或贖回本公司上市證券

截至二零二三年十二月三十一日止年度及 直至本年度報告日期,本公司或其附屬公 司概無購買、出售或贖回本公司任何上市 證券。

儲備

本集團截至二零二三年十二月三十一日止 年度儲備的變動詳情載於本年度報告綜合 權益變動表。

可分派儲備

於二零二三年十二月三十一日,並無本公司可用於向股東分派的儲備按開曼群島 法例第22章公司法(一九六一年第3號法 例,經綜合及修訂)計算(二零二二年: 47,000,000港元)。

主要客戶及供應商

截至二零二三年十二月三十一日止年度, 向本集團最大客戶及五大客戶的銷售分 別約佔本集團總收益的11.6%(二零二二 年:約22.4%)及39.1%(二零二二年:約 43.0%)。本集團的供應商包括原材料及工 序供應商。截至二零二三年十二月三十一 日止年度,本集團最大供應商及五大供應 商應佔的供應額分別約佔本集團供應總 額的6.8%(二零二二年:約11.9%)及21.7% (二零二二年:約45.3%)。

To the Directors' best knowledge, none of the Directors or any of close associates (as defined in the GEM Listing Rules) or any Shareholder who or which own more than 5% of the Company's issued share capital had any beneficial interest in any of the five largest customers and/or five largest suppliers of the Group during the year.

DIRECTORS

The Directors for the year ended 31 December 2023 and up to the date of this annual report are as follows:

Executive Directors 執行董事

Mr. Wong Kwok Wai, Albert *(Chairman and chief executive officer)* 黃國偉先生*(主席兼行政總裁)* Mr. Chan Yiu Tung, Enoch 陳耀東先生 Mr. Leung King Yue, Alex 梁景裕先生 Mr. Ma Pok Man, Josiah 馬博文先生 Mr. Shane McGrath Shane McGrath先生

Independent non-executive Directors

獨立非執行董事 Mr. Sung Alfred Lee Ming 宋理明先生 Mr. Chan Tsun Choi, Arnold 陳進財先生 Mr. Chow Chin Hang, Joel 周展恒先生 據董事所知,董事或任何緊密聯繫人(定 義見GEM上市規則)或擁有5%以上本公司 已發行股本的股東於本年度概無在本集團 五大客戶及/或五大供應商中擁有任何實 益權益。

董事

於截至二零二三年十二月三十一日止年度 及直至本年度報告日期,董事如下所示:

(resigned as an Executive Director on 29 February 2024) (於二零二四年二月二十九日辭任執行董事)

Pursuant to Article 112 of the Articles, the Directors shall have power from time to time and at any time to appoint any person as a Director either to fill a casual vacancy or as an additional Director but the number of Directors so appointed shall not exceed the maximum number determined from time to time by the Shareholders in a general meeting. Any Director appointed by the Board to fill a casual vacancy shall hold office only until the first general meeting of the Company after his appointment and be subject to re-election at such meeting and any Director appointed by the Board as an addition to the existing Board shall hold office only until the next following annual general meeting of the Company and shall then be eligible for re-election.

Pursuant to Article 108(a) of the Articles, notwithstanding any other provisions in the Articles, at each annual general meeting, one third of the Directors for the time being, or, if their number is not three or a multiple of three, then the number nearest to but not less than one third, shall retire from office by rotation provided that every Director (including those appointed for a specific term) shall be subject to retirement by rotation at least once every three years.

BIOGRAPHICAL DETAILS OF DIRECTORS

For the biographical details of the Directors, please refer to the section headed "Biographical Details of Directors and Senior Management" of this annual report.

DIRECTORS' SERVICE CONTRACTS

Each of the executive Directors has entered into a service agreement with the Company pursuant to which he has agreed to act as an executive Director for an initial term of three years, which shall be renewed as determined by the Board or the Shareholders. Either party is entitled to give not less than one month's notice to terminate the service agreement. 根據細則第112條,董事有權不時及隨時 委任任何人士為董事,以填補臨時空缺或 增加現有董事,惟所委任董事人數不得超 過股東於股東大會上不時釐定的人數上限。 任何由董事會委任以填補臨時空缺的董事, 僅可任職至其獲委任後本公司首屆股東大 會為止,並須於有關大會上重選連任。任 何由董事會委任加入現有董事會的董事, 僅可任職至本公司下屆股東週年大會為止, 且屆時符合資格重選連任。

根據細則第108(a)條,儘管細則有任何其 他條文規定,在每屆股東週年大會上,當 時在任的三分之一董事須輪流告退,倘人 數並非三或三的倍數,則最接近但不少於 三分之一的董事須輪流告退,惟各董事(包 括按特定任期委任的董事)須至少每三年 輪席告退一次。

董事履歷詳情

有關董事履歷詳情,請參閱本年度報告「董 事及高級管理層的履歷詳情」一節。

董事服務合約

各執行董事已與本公司訂立服務協議,彼 據此同意擔任執行董事,初始任期為三年, 須由董事會或股東釐定重續。任何一方有 權發出不少於一個月的通知,藉此終止服 務協議。

Each of the non-executive Directors and the independent non-executive Directors has entered into a letter of appointment with the Company to which he has agreed to act as a non-executive Director or an independent non-executive Director for a fixed term of three years, which shall be renewed as determined by the Board or the Shareholders. Except for the Director's fees, no independent non-executive Director is to receive any other emolument for acting as an independent non-executive Director.

Save as disclosed above, none of the Directors has proposed or entered into any service agreement or letter of appointment with the Company or any of its subsidiaries which is not determinable by the Group within one year without payment of compensation other than the statutory compensation.

CONFIRMATION OF INDEPENDENCY OF INDEPENDENT NON-EXECUTIVE DIRECTORS

Each of the independent non-executive Directors has provided the Company with a confirmation of independence pursuant to rule 5.09 of the GEM Listing Rules. As such, the Company considers all the independent non-executive Directors to be independent as at the date of this annual report.

PERMITTED INDEMNITY PROVISIONS

Pursuant to the Articles, a Director shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities which he may incur or sustain in or about the execution of the duties of his office or otherwise in relation thereto.

Appropriate directors' and officers' liability insurance coverage has been arranged for the Directors and officers of the Company.

EMOLUMENTS OF THE DIRECTORS AND THE FIVE HIGHEST PAID INDIVIDUALS

Details of the emoluments of the Directors and the five highest paid individuals are set out in Notes 13 and 14 to the consolidated financial statements of this annual report. 各非執行董事及獨立非執行董事已與本公 司訂立委任函,彼據此同意擔任非執行董 事或獨立非執行董事,固定任期為三年, 須由董事會或股東釐定重續。除董事袍 金外,獨立非執行董事概無就擔任獨立非 執行董事收取任何其他酬金。

除上文披露者外,董事概無與本公司或其 任何附屬公司提議或訂立不可由本集團於 一年內免付賠償(法定賠償除外)而終止的 任何服務協議或委任函。

確認獨立非執行董事的獨立性

本公司已接獲各獨立非執行董事根據 GEM上市規則第5.09條作出的獨立性確認 書。因此,本公司認為,所有獨立非執行 董事於本年度報告日期屬獨立。

獲准許的彌償條文

根據細則,董事有權從本公司資產中獲得 彌償,以彌償其在執行職務或其他與執行 職務有關的事宜時可能招致或蒙受的所有 損失或責任。

本公司已為本公司董事及高級人員投購適 當的董事及高級人員責任保險。

董事及五名最高薪酬人士的酬金

董事及五名最高薪酬人士的酬金詳情載於 本年度報告綜合財務報表附註13及14。

EMOLUMENT POLICY

The Directors receive compensation in the form of an annual director's fee while members of the senior management receive compensation in the form of salaries, discretionary bonuses and other allowances. The Group also reimburses the Directors and senior management for expenses which are necessarily and reasonably incurred in relation to the Group's operations or in the course of discharging their duties to the Group. The Remuneration Committee regularly reviews and determines the remuneration packages of the Directors and the senior management, taking into account factors including, salaries payable by comparable companies, employment conditions, responsibilities and the individual performance of the Directors and senior management.

INTERESTS AND SHORT POSITIONS OF DIRECTORS AND CHIEF EXECUTIVE IN THE SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY AND ANY ASSOCIATED CORPORATION

As at 31 December 2023, the interests or short positions of each of the Directors and the chief executive of the Company in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of the laws of Hong Kong) (the "**SFO**"), which were (a) required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they were taken or deemed to have under such provisions of the SFO); or (b) required to be recorded in the register required to be kept under section 352 of the SFO; or (c) as otherwise notified to the Company and the Stock Exchange pursuant to rules 5.46 to 5.67 of the GEM Listing Rules, were as follows:

薪酬政策

董事以年度董事袍金形式收取報酬,而高 級管理層成員以薪金、酌情花紅及其他 點形式收取報酬。本集團亦會就董事及及 團的職能而必需及合理產生的開支,向後 等作出補償。薪酬委員會定期檢討及集 定董事及高級管理層的薪酬組合,當中參 考(其中包括)可資比較公司所支付薪金、 就業環境、董事及高級管理層的責任及個 人表現等因素。

董事及主要行政人員於本公司及任何 相聯法團的股份、相關股份及債權證 中的權益及淡倉

於二零二三年十二月三十一日,本公司各 董事及主要行政人員於本公司及其相聯法 團(定義見香港法例第571章證券及期貨條 例(「證券及期貨條例」)第XV部)的股份、 相關股份及債權證中擁有(a)根據證券及 期貨條例第XV部第7及8分部須知會本公 司及聯交所的權益或淡倉(包括根據證券 及期貨條例的有關條文彼等被當作或視 作擁有的權益及淡倉);或(b)須記入證券 及期貨條例第352條規定須存置的登記冊 的權益或淡倉;或(c)根據GEM上市規則第 5.46至5.67條須另行知會本公司及聯交所 的權益或淡倉如下:

Long position in the Shares and underlying Shares

於股份及相關股份之好倉

(a) Ordinary shares of the Company

(a) 本公司普通股

Name of Director	Nature of interest/ Holding capacity	Number of ordinary shares held	Percentage of issued share capital of the Company (Note 1) 佔本公司 已發行股本的
董事姓名	權益性質/持股身份 ————————————————————	所持普通股數目	百分比(附註1)
Mr. Wong Kwok Wai, Albert	Interest of a controlled corporation	120,000,000 (L) <i>(Notes 2)</i>	29.33%
黃國偉先生	受控制法團權益	120,000,000股股份(L) <i>(附註2)</i>	
Mr. Leung King Yue, Alex 梁景裕先生	Beneficial owner 實益擁有人	10,100,000 (L) 10,100,000股股份(L)	2.47%
Mr. Ma Pok Man, Josiah 馬博文先生	Beneficial owner 實益擁有人	8,800,000 (L) 8,800,000股股份(L)	2.15%

(b) Share options of the Company

(b) 本公司購股權

				Number of un		n respect of whic 購股權的相關股份		vere granted
Name of category of participant	Date of grant of share option	Exercisable period	Exercise price	Outstanding at 1 January 2023 於二零二三年 一月一日	Granted during the year	Exercised during the year	Lapsed during the year	Outstanding at 31 December 2023 於二零二三年 十二月三十一日
參與者類別名稱	購股權授出日期	行使期	行使價 HK \$ 港元	未獲行使	於年內授出	於年內獲行使	於年內失效	未獲行使
Directors 董事								
Mr. Ma Pok Man, Josiah 馬博文先生	13 May 2021 二零二一年 五月十三日	13 May 2021-12 May 2024 二零二一年五月十三日至 二零二四年五月十二日	0.57	3,500,000	「「「「「「「」」」」」」」」」」」」」」」」」」」」」」」」」」」」」」」			3,500,000
Mr. Ma Pok Man, Josiah 馬博文先生	31 August 2022 二零二二年 八月三十一日	31 August 2022-30 August 2025 二零二二年八月三十一日至 二零二五年八月三十日	0.59	4,000,000		たるに、「「「「「」」」ので、「」」ので、「」」ので、「」」の「「」」の「「」」の「」」の「」」の「」」の「」」の「」」の「」」の「	1.1日本で、1月本で、1月本で、1月本で、1月本で、1月本で、1月本で、1月本で、1月	4,000,000
Mr. Shane McGrath Shane McGrath先生	3 January 2022 二零二二年 一月三日	3 January 2022-2 January 2025 二零二二年一月三日至 二零二五年一月二日	0.492	4,091,418	1911年1月1日日の1月1日の1月1日の1月1日の1月1日の1日の1日の1日の1日の1日の1日の1日の1日の1日の1日の1日の1日の1	, 2015년 2017년 201 2017년 2017년 201 2017년 2017년 201	4 生い感転し 古見の記を読える。 の記を読えた。 おりていたので、 の記を読えた。 おりていたので、 の記を読えた。 おりていたので、 の記を読えた。 おりていたので、 の記を読えた。 おりていたので、 の記を読えた。 おりていたので、 の記を読えた。 おりていたので、 の記を読えた。 おりていたので、 の記を読えた。 おりていたので、 の記を読えた。 おりていたので、 の記を読えた。 おりていたので、 の記を読えた。 おりていたので、 の記を読えた。 おりていたので、 の記を読えた。 おりていたので、 の記を読えた。 おりていためで、 の記を読えた。 の記で、 の記で、 の記で、 の記で、 の記で、 の記で、 のこので、 のこので、 のこので、 のこので、 ので、 ので、 ので、 ので、 ので、 ので、 ので、	4,091,418
Mr. Leung King Yue, Alex 梁景裕先生	31 August 2022 二零二二年 八月三十一日	31 August 2022-30 August 2025 二零二二年八月三十一日至 二零二五年八月三十日	0.59	4,000,000				4,000,000
Other eligible participants 其他合資格參與者 Nil								
無	_	_		_		_	-9	도 함강을 분석 - 생왕道子 - 생왕道子
				15,391,148	_	_	_	15,591,418

Notes:

- As at the date of this annual report, the Company's issued ordinary share capital was HK\$20,457,093 divided into 409,141,860 Shares of HK\$0.05 each.
- Three Gates Investment Limited ("Three Gates Investment"), a company incorporated in the British Virgin Islands on 15 August 2016 is wholly and beneficially owned by Mr. Wong Kwok Wai, Albert ("Mr. Wong"), who is the chairman and an executive director of the Company. Therefore, Mr. Wong is deemed to be interested in 120,000,000 Shares held by Three Gates Investment by virtue of the SFO.
- 3. During the period, no share options mentioned above were cancelled.

Except as disclosed above, as at 31 December 2023, none of the Directors or the chief executive of the Company had any other interests or short positions in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO), which were required to be recorded in the register kept by the Company pursuant to section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange according to rules 5.46 to 5.67 of the GEM Listing Rules.

附註:

- 於本年度報告日期,本公司的已發行普通股股本為20,457,093港元,分為409,141,860股每股面值0.05港元的股份。
- Three Gates Investment Limited (「Three Gates Investment」)為一間於二零一六年八月十五日 在英屬處女群島註冊成立的公司,由本公司 主席兼執行董事黃國偉先生(「黃先生」)全資實 益擁有。因此,根據證券及期貨條例,黃先 生被視為於擁有Three Gates Investment所持 120,000,000股股份中擁有權益。
- 3. 期內,上述購股權概無獲註銷。

除上文披露者外,於二零二三年十二月 三十一日,本公司董事或主要行政人員於 本公司或其任何相聯法團(定義見證券及 期貨條例第XV部)的股份、相關股份或債 券證中概無擁有須記入證券及期貨條例 第352條規定本公司須存置的登記冊或根 據GEM上市規則第5.46至5.67條須另行知 會本公司及聯交所的任何其他權益或淡倉。

INTERESTS AND SHORT POSITIONS OF SUBSTANTIAL SHAREHOLDERS IN THE SHARES AND UNDERLYING SHARES OF THE COMPANY

To the best knowledge of the Directors, as at 31 December 2023, the following persons or corporations (other than the Directors and the chief executive of the Company) who had interests and/or short positions in the shares or underlying shares of the Company which would be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register required to be kept under section 336 of the SFO were as follows:

主要股東於本公司股份及相關股份中的 權益及淡倉

據董事所知,於二零二三年十二月三十一 日,以下人士或法團(本公司董事及主要 行政人員除外)於本公司股份或相關股份 中擁有根據證券及期貨條例第XV部第2及 3分部須披露予本公司或須記入證券及期 貨條例第336條規定須存置的登記冊的權 益及/或淡倉如下:

Long position in the Shares and underlying Shares

於股份及相關股份之好倉

Name of Substantial Shareholder	Nature of interest/ Holding capacity	Number of ordinary shares held	Percentage of issued share capital of the Company (Note 1) 佔本公司 已發行股本的
主要股東名稱	權益性質/持股身份	所持普通股數目	百分比(附註1)
Three Gates Investment	Beneficial owner	120,000,000 <i>(Notes 2, 3)</i>	29.33%
	實益擁有人	120,000,000股股份 <i>(附註2、3)</i>	
Gold-Face Finance Limited	Person having a security interest in Shares	80,000,000 (Notes 3, 4)	19.55%
均來財務有限公司	擁有股份權益的人士	80,000,000股股份 <i>(附註3、4)</i>	
Upbest Credit and Mortgage Limited 美建信貸及按揭有限公司	Person having a security interest in Shares 擁有股份權益的人士	80,000,000 <i>(Notes 3, 4)</i> 80,000,000股股份 <i>(附註3、4)</i>	19.55%
Good Foundation Company Limited	Person having a security interest in Shares	80,000,000 (Notes 3, 4)	19.55%
開盛有限公司	擁有股份權益的人士	80,000,000股股份 <i>(附註3、4)</i>	
Upbest Strategic Company Limited 美建策略有限公司	Person having a security interest in Shares 擁有股份權益的人士	80,000,000 <i>(Notes 3, 4)</i> 80,000,000股股份 <i>(附註3、4)</i>	19.55%
Upbest Financial Holdings Limited	Person having a security interest in Shares 擁有股份權益的人士	(附註3、4) 80,000,000 <i>(Notes 3, 4)</i> 80,000,000股股份 <i>(附註3、4)</i>	19.55%

HARBOUR EQUINE HOLDINGS LIMITED / 2023 ANNUAL REPORT

	ne of Substantial Ireholder	Nature of interest/ Holding capacity	Nun	nber of ordinary shares held	Percentage of issued share capital of the Company (Note 1) 佔本公司	
主要	夏股東名稱	權益性質/持股身份		所持普通股數目	已發行股本的 百分比(附註1)	
	best Group Limited 赴集團有限公司	Person having a security interest in Shares 擁有股份權益的人士	n 80,000,000 19 <i>(Notes 3, 4)</i> 80,000,000股股份 <i>(附註3、4)</i>		19.55%	
Fun 馮永	g Wing Cheung, Tony <祥	Beneficial owner 實益擁有人	4	40,800,000 0,800,000股股份	9.97%	
Note	95:		附言	<u>È</u> :		
		nnual report, the Company's issued ordinary 457,093 divided into 409,141,860 Shares of	1.		Ⅰ,本公司的已發行普通股股 □元,分為409,141,860股每股 □份。	
2.	 Three Gates Investment is wholly and beneficially owned by Mr. Wong, who is the chairman and an executive Director of the Company. Therefore, Mr. Wong is deemed to be interested in 120,000,000 Shares held by Three Gates Investment by virtue of his 100% shareholding interest in Three Gates Investment. 		2.	 Three Gates Investment由本公司主席兼執行董 事黃先生全資實益擁有。因此,黃先生被視為 透過所持Three Gates Investment 100%股權於 Three Gates Investment所持120,000,000股股 份中擁有權益。 		
3.	 80,000,000 Shares held by Three Gates Investment have been charged in favour of Gold-Face Finance Limited ("Gold-Face") as security for a loan granted in favour of Mr. Wong Kwok Wai, Albert, the chairman, chief executive officer, executive director and controlling shareholder of the Company. 		 Three Gates Investment 所持80,000,000股股份 已獲質押予均來財務有限公司(「均來」),以作 為本公司主席、行政總裁、執行董事兼控股股 東黃國偉先生獲授貸款的抵押。 			
4.	4. As Gold-Face is wholly-owned by Upbest Credit and Mortgage Limited, which in turn is wholly-owned by Upbest Strategic Company Limited and Good Foundation Company Limited in equal parts, which in turn are both wholly-owned by Upbest Financial Holdings Limited, which in turn is wholly-owned by Upbest Group Limited, Upbest Credit and Mortgage Limited, Upbest Strategic Company Limited, Good Foundation Company Limited, Upbest Financial Holdings Limited, Upbest Group Limited, are all deemed to be interested in the security interest in the 80,000,000 Shares charged in favour of Gold-Face by virtue of the SFO.			有,而美建信貸, 有限公司及開盛存 者由Upbest Finar 有,而Upbest Fin 美建集團有限公司 貨條例,美建信 略有限公司、開盛 Holdings Limited	信貸及按揭有限公司全資擁 及按揭有限公司由美建策略 可限公司全資同等擁有,而兩 ncial Holdings Limited全資 mancial Holdings Limited則由 同全資擁有,故根據證券及期 貸及按揭有限公司、美建策 沒有限公司、Upbest Financial 及美建集團有限公司均被視 約80,000,000股股份中擁有證	

Except as disclosed above, as at 31 December 2023, the Directors are not aware of any interests and short positions owned by any other parties, other than a Director or the chief executive of the Company who held interests or short positions in the shares and the underlying shares of the Company, which were required to be recorded under the provisions of Divisions 2 and 3 of Part XV of the SFO, or, who was interested, directly or indirectly, in 10% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of the Company.

SHARE OPTION SCHEME

The existing share option scheme of the Company (the "Share Option Scheme") was adopted by the Company at the extraordinary general meeting of the Company held on 8 February 2023 and the previous share option scheme of the Company adopted on 24 November 2017 (the "Old Share Option Scheme") was terminated on the same date. The following is a summary of the major terms of the Share Option Scheme:

(a) Purpose

The purpose of the Share Option Scheme is to attract and retain the best available personnel of the Group, to provide additional incentive for employees working full-time and part-time as well as other eligible personnel under the Share Option Scheme and to promote the success of the business of the Group.

(b) Eligible participants

Eligible participants include (i) employee participant(s) including the director(s) and employee(s) (whether full-time or part-time) of any member of the Group (including persons who are granted Options under the Share Option Scheme as inducement to enter into employment contracts with the Group); and (ii) service provider(s) including person(s) who provide services to any member of the Group on a continuing or recurring basis in its ordinary and usual course of business which are in the interests of the long term growth of the Group, which include any independent distributor, contractor, supplier, agent, consultant or adviser to any area of business or business development of the Group, but exclude any placing agent or financial adviser providing advisory services for fundraising, mergers or acquisitions, and other professional services provider such as auditor or valuer.

除上文披露者外,於二零二三年十二月 三十一日,就董事所知,除在本公司股份 及相關股份中持有根據證券及期貨條例 第XV部第2及3分部的規定須予記錄的權 益或淡倉的本公司董事或主要行政人員, 或直接或間接擁有附帶權利可於所有類別股 本面值10%或以上權益的本公司董事或主 要行政人員外,概無任何其他人士擁有任 何權益及淡倉。

購股權計劃

本公司於二零二三年二月八日舉行的本公 司股東特別大會上採納本公司現有購股 權計劃(「購股權計劃」),而本公司於二零 一七年十一月二十四日採納的舊購股權計 劃(「舊購股權計劃」)於同日終止。以下為 購股權計劃之主要條款概要:

(a) 目的

購股權計劃旨在吸引及挽留本集團 的最傑出人才,向全職與兼職僱員 及購股權計劃規定的其他合資格人 士提供額外獎勵並促成本集團的業 務成功。

(b) 合資格參與者

(c) Subscription price

The subscription price shall be determined by the Board at its absolute discretion, provided that it shall not be less than the highest of (i) the closing price of the Shares as shown in the daily quotations sheet of the Stock Exchange on the offer date, which must be a business day; (ii) the average of the closing prices of the shares as shown in the daily quotations sheets of the Stock Exchange for the five (5) consecutive business days immediately preceding the offer date; and (iii) the nominal value of the share on the offer date.

(d) Time of exercise of options

An option may be exercised in accordance with the terms of the Share Option Scheme at any time during a period as the Board may determine which shall not exceed 10 years from the date of grant subject to the provisions of early termination thereof.

(e) Grant of options

An offer for the grant of options shall remain open for acceptance for a period of twenty-one days, including the day in which the offer was made. The amount payable by the grantee of an option to the Company on acceptance of the offer for the grant of the option is HK\$1.0.

(f) Maximum number of shares available for issue

(i) The total number of shares which may be issued in respect of all options which may be granted at any time under the Share Option Scheme together with options and awards which may be granted under any other share schemes for the time being of the Company shall not exceed such number of shares as equals to 10% of the issued share capital of the Company as at the date of the adoption of the Share Option Scheme ("Adoption Date"). Unless Shareholders' approval has been obtained pursuant to sub-paragraphs (iii) and (iv) below. options lapsed in accordance with the terms of the Share Option Scheme will not be regarded as utilised for the purpose of calculating the scheme mandate limit and the service provider sublimit.

(c) 認購價

認購價須由董事會全權酌情釐定, 惟無論如何不得低於以下之最高者: (i)於授出日期(須為營業日)聯交所發 佈的每日報價表所列的股份收市價; (ii)於緊接授出日期前五(5)個營業日 聯交所發佈的每日報價表所列的股 份平均收市價;及(iii)股份之面值。

(d) 行使購股權的時限

購股權可於董事會可能釐定而不得 超過授出日期起計十年內,隨時根 據購股權計劃之條款行使,除非提 早終止條文另有規定。

(e) 授出購股權

授出購股權之要約須於二十一天(包括提呈要約之日)期間內始終可供接納。購股權承授人於接納授出購股權之要約時應付本公司的金額為1.0 港元。

(f) 可發行股份的最高數目

(i) 根據購股權計劃可能隨時授出的所有購股權而可能發行的股份總數,連同可能根據本公司任何其他購股權計劃而授出的期權及獎勵,不應超過本公司於採納購股權計劃日期(「採納日期」)已發行股本的10%。除非已根據下文第(iii)及(iv)分段取得股東批准。就計算計劃授權限額及服務提供者分項限額而言,根據購股權計劃條款失效的購股權將不會視為用於計算。

- (ii) The total number of shares which may be issued in respect of all options which may be granted at any time under the Share Option Scheme together with options and awards which may be granted under any other share schemes for the time being of the Company to service providers shall not exceed such number of shares as equals to 1% of the issued share capital of the Company as at Adoption Date.
- (iii) The Company may seek approval of the shareholders in general meeting to refresh the scheme mandate limit and/or the service provider sublimit under the Share Option Scheme after three (3) years from the Adoption Date (or the date of Shareholders' approval for the last refreshment), provided that the limit so refreshed must not exceed 10% of the relevant class of shares in issue as at the date of passing the relevant resolution.
- (iv) The Company may also seek separate approval of the shareholders in general meeting for granting options beyond the scheme mandate limit provided that the options in excess of the scheme mandate limit are granted only to eligible participants specifically identified by the Company before such approval is sought. For the purpose of seeking approval of shareholders under this sub-paragraph (iv), the Company must send a circular to the shareholders containing a generic description of the specified eligible participants who may be granted such options, the number and terms of options to be granted, the purpose of granting options to the specified eligible participants with an explanation as to how the terms of the options serve such purpose and such other information as required under the GEM Listing Rules.

- (ii) 根據購股權計劃可能隨時授出的所有購股權而可能發行的股份總數,連同可能根據本公司任何其他購股權計劃而向向服務提供商授出的期權及獎勵,不應超過本公司於採納日期已發行股本的1%。
- (iii) 於採納日期(或股東批准最後更新日期)後三(3)年,本公司可根據股權計劃於股東大會徵求股東批准更新計劃授權限額及/或服務提供者分項限額,惟更新後的限額不得超過相關決議案通過日期已發行相關股份的10%。
- (iv) 本公司可於股東大會上徵求優大會上徵求優大會上徵求優大會上徵求個人。
 東批股東沿援權,所有關與者一個人。
 有機與股批准一個人。
 有機與股批准一份通過人。
 有機與股批准一份通過、當人人數
 有機的一般出於一個人。
 有規則規定之其他資料。

60

(g) Maximum entitlement of each participant

The total number of shares issued and to be issued upon the exercise of the options and awards granted to each participant under the Share Option Scheme or any other option schemes of the Company in any 12-month period must not exceed 1% of the total number of shares of the Company in issue, unless approved by the Shareholders in the manner stipulated in the Share Option Scheme.

(h) Duration of the Share Option Scheme

The Share Option Scheme shall continue in force for the period commencing from the Adoption Date, and expiring at the close of business on the date which falls ten (10) years after the Adoption Date.

(i) Termination of the Share Option Scheme

The Company by ordinary resolution in general meeting may at any time terminate the operation of the Share Option Scheme and in such event no further options will be offered but in all other respects the provisions of the Share Option Scheme shall remain in force to the extent necessary to give effect to the exercise of any options granted but not yet exercised prior thereto or otherwise as may be required in accordance with the provisions of the Share Option Scheme and options granted prior to such termination shall continue to be valid and exercisable in accordance with the Share Option Scheme.

Since the Adoption Date and up to date of this annual report, no share options have been granted pursuant to the Share Option Scheme. Details of share granted under the Old Share Option Scheme are set out in Note 32 to the consolidated financial statement of this annual report.

(g) 每名參與者之最高配額

除非股東以購股權計劃及獎勵規定 的方式批准,否則在任何十二個月期 間內,因行使根據購股權計劃或本 公司任何其他購股權計劃授予每位 參與者之購股權而已發行及將予發 行之股份總數,不得超過本公司已發 行股份總數之1%。

(h) 購股權計劃之期限

購股權計劃自採納日期起持續有效, 並於採納日期第十(10)年當日營業時 間結束時屆滿。

(i) 終止購股權計劃

本公司可於股東大會或董事會上通 過普通決議案,或通過董事會於任 何時間終止購股權計劃,在此情況 下,本公司不會進一步授出購股權, 但在所有其他方面,購股權計劃的 規定應依然有效,以確保此前已授 出但未行使的購股權可正常行使, 或符合購股權計劃其他方面的規定。 終止前授出的任何購股權根據購股 權計劃的規定應繼續有效及可行使。

自採納日期起及直至本年度報告日期,概 無根據購股權計劃授出購股權。有關舊 購股權計劃授出股份詳情載於本年報綜 合財務報表附註32。

CONNECTED TRANSACTION

Shareholder's loan agreement between Mr. Wong and Tseyu International

On 31 March 2020, Mr. Wong Kwok Wai, Albert, a controlling shareholder of the Company and an executive Director ("**Mr. Wong**"), and Tseyu International Trading Company Limited ("**Tseyu International**"), a wholly-owned subsidiary of the Company, entered into a shareholder's loan agreement in respect of the shareholder's loans provided by Mr. Wong to Tseyu International. The shareholder's loans, amounting to HK\$19,171,000, are interest-free, unsecured and repayable in cash on demand. As the shareholder's loans were provided on normal commercial terms or better and were not secured by the assets of the Group, the shareholder's loans are fully exempt under Chapter 20 of the GEM Listing Rules. Details of the shareholder's loan agreement are set out in the circular dated 16 February 2021.

Loan agreement between Mr. Wong and Guangzhou Xinhua

On 31 March 2020, Mr. Wong and Guangzhou Xinhua Thread Company (廣州新華線業有限公司) ("Guangzhou Xinhua"). a wholly-owned subsidiary of the Company, entered into a loan agreement in relation to the intra-group current accounts balance in a sum of RMB16,760,277 (equivalent to HK\$18,603,907) due from Mr. Wong to Guangzhou Xinhua. It was agreed that, among other things, interest shall be payable by Mr. Wong to Guangzhou Xinhua to be accrued at a rate of 2% per annum on the outstanding current accounts balance from the date of the loan agreement and the current accounts balance shall be repaid by Mr. Wong within three years from the date of the loan agreement. Such loan agreement has been approved by the independent shareholders based on Chapter 20 of the GEM Listing Rules. Details of the loan agreement are set out in the circular dated 16 February 2021 and announcements of the Company dated 8 March 2021.

關連交易

黃先生與至裕國際的股東貸款協議

於二零二零年三月三十一日,本公司控股 股東兼執行董事黃國偉先生(「黃先生」) 與本公司全資附屬公司至裕國際貿易有 限公司(「**至裕國際**」)就黃先生向至裕國 際提供的股東貸款訂立股東貸款協議。 19,171,000港元的股東貸款為免息、無抵 押及須按要求以現金償還。由於股東貸 款乃按正常商業條款或更優惠條款提供, 且並無以本集團的資產作抵押,故股東貸 款根據GEM上市規則第20章獲完全豁免。 股東貸款協議的詳情載於日期為二零二一 年二月十六日的通函。

黃先生與廣州新華的貸款協議

於二零二零年三月三十一日,黃先生與 本公司全資附屬公司廣州新華線業有限 公司(「廣州新華」)就黃先生結欠廣州新 華的集團內公司間往來賬戶結餘人民幣 16,760,277元(相當於18,603,907港元)訂 立貸款協議。雙方同意,除其他事項外, 黃先生應向廣州新華支付利息,自貸款協 議日期起就未償還往來賬戶結餘按年利率 2%計息,且黃先生應於貸款協議日期起 三年內償還往來賬戶結餘。該等貸款協 議已根據GEM上市規則第20章獲獨立股 東批准。貸款協議的詳情載於日期為二零 二一年二月十六日的通函及本公司日期為 二零二一年三月八日的公告。

Save as disclosed above, there are no connected transaction during the year ended 31 December 2023 which is required to be disclosed under the GEM Listing Rules. Related party transactions entered into by the Group during the year ended 31 December 2023, which constitute fully exempt continuing connected transactions under Chapter 20 of the GEM Listing Rules are disclosed in Note 39 to the consolidated financial statements.

DIRECTORS' AND CONTROLLING SHAREHOLDERS' INTERESTS IN COMPETING BUSINESSES

The Directors and the controlling shareholders of the Company have confirmed that for the year ended 31 December 2023 and up to the date of this annual report, none of the Directors, controlling Shareholders or any of their respective close associates (as defined in the GEM Listing Rules) engaged in any businesses that compete or may compete with the business of the Group, or had any other conflict of interest with the Group.

On 24 November 2017, each of Mr. Wong Kwok Wai, Albert and Three Gates Investment, being the controlling Shareholders, entered into a non-competition undertaking in favour of the Company, details of which were set out in the section headed "Relationship with our Controlling Shareholders — Non-competition Undertaking" in the Prospectus. Such undertakings have been fully complied with and enforced during the year ended 31 December 2023 and up to the date of this annual report.

The Board confirms that as at the date of this annual report, no other matters are required to be brought to the attention of the Shareholders and the potential investors.

Further, the independent non-executive Directors confirm that they have reviewed the enforcement of such undertakings and conclude that there are no outstanding issues regarding the undertakings that need to be raised with the Shareholders and the Company. 除上文所披露者外,截至二零二三年十二 月三十一日止年度,並無任何根據GEM上 市規則須予披露的關連交易。本集團於截 至二零二三年十二月三十一日止年度訂立 的關聯方交易(構成GEM上市規則第20章 項下的獲全面豁免持續關連交易)於綜合 財務報表附註39披露。

董事及控股股東於競爭業務的權益

董事及本公司控股股東已確認,於截至二 零二三年十二月三十一日止年度及直至本 年度報告日期,董事、控股股東或彼等各 自之任何緊密聯繫人(定義見GEM上市規則) 概無參與任何與本集團業務競爭或可能競 爭,或與本集團有任何其他利益衝突的業 務。

於二零一七年十一月二十四日,控股股東 黃國偉先生及Three Gates Investment分 別訂立以本公司為受益人的不競爭承諾, 詳情載於招股章程「與控股股東的關係 — 不競爭承諾」一節。截至二零二三年十二 月三十一日止年度及直至本年度報告日期, 該等承諾已獲悉數遵守及執行。

董事會確認,於本年度報告日期概無其他 事宜須提請股東及潛在投資者注意。

此外,獨立非執行董事確認,彼等已審查 該等承諾的執行情況,並認為概無有關該 等承諾的未解決事宜須向股東及本公司提 出。

SANCTIONS UNDERTAKING

As disclosed in the Prospectus, the Company provided an undertaking to the Stock Exchange that it would not use the proceeds from the Share Offer or any funds raised through the Stock Exchange to finance or facilitate, directly or indirectly, activities or business with, or for the benefit of, countries that are sanctions under international sanction laws, or any sanctioned government, entity or individual.

To ensure its compliance with this undertaking and to further enhance its risk management, the Group will continue to evaluate any business opportunities with those countries sanctioned under international sanction laws and will have delegated members of the senior management of the Company review the transaction documents from customers or potential customers from countries sanctioned under international sanctions laws.

RELATED PARTY TRANSACTIONS

Details of the Group's related party transactions are set out in Note 39 to the consolidated financial statements of this annual report.

MANAGEMENT CONTRACTS

For the year ended 31 December 2023, no contracts concerning the management and administration of the whole or any substantial part of the business of the Group were entered into or existed.

SUFFICIENCY OF PUBLIC FLOAT

The Directors confirm that during the year ended 31 December 2023 and up to the date of this annual report, based on the information that is publicly available to the Company and within the knowledge of the Directors, the Company has complied with the minimum public float as required under the GEM Listing Rules.

EVENTS AFTER THE YEAR ENDED 31 DECEMBER 2023

Details are set out in Note 43 to the consolidated financial statements in this report.

制裁承諾

誠如招股章程所披露,本公司已向聯交所 提供一項承諾,表示不會動用股份發售所 得款項或透過聯交所籌集的任何資金, 以直接或間接資助或促進與受國際制裁 法律制裁的國家或任何受制裁政府、實體 或個人之間的活動或業務,或令其獲益的 活動或業務。

為確保遵守此承諾並進一步加強其風險 管理,本集團將繼續評估與該等受國際制 裁法律制裁的國家之間的任何商機,倘 客戶或潛在客戶來自受國際制裁法律制裁 的國家,則將委派本公司高級管理層成員 審查其提供的交易文件。

關聯方交易

本集團的關聯方交易詳情載於本年度報告 綜合財務報表附註39。

管理合約

截至二零二三年十二月三十一日止年度, 本集團並無訂立或存在有關本集團全部或 任何重大部分業務的管理及行政之合約。

充足公眾持股量

董 事 確 認,於 截 至二零二三年十二月 三十一日止年度及直至本年度報告日期, 根據本公司從公開途徑所得的資料及據董 事所知,本公司已遵守GEM上市規則所規 定的最低公眾持股量。

於截至二零二三年十二月三十一日止年度後事項

詳情載於本年度報告綜合財務報表附註 43。

AUDITOR

Asian Alliance was appointed as the auditor of the Company. A resolution for the reappointment of Asian Alliance as the auditor of the Company will be proposed at the forthcoming annual general meeting.



華融會計師事務所已獲委任為本公司核數 師。本公司將於應屆股東週年大會上提呈 一項決議案以再次委任華融會計師事務 所出任本公司核數師。

Harbour Equine Holdings Limited Wong Kwok Wai, Albert

Chairman, chief executive officer and executive Director

Hong Kong, 28 March 2024

維港育馬控股有限公司

主席、行政總裁兼執行董事 黃國偉

香港,二零二四年三月二十八日

Independent Auditor's Report 獨立核數師報告

華融(香港)會計師事務所有限公司 Asian Alliance (HK) CPA Limited

To the Shareholders of Harbour Equine Holdings Limited (incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of Harbour Equine Holdings Limited (the "**Company**") and its subsidiaries (collectively referred to as the "**Group**") set out on pages 84 to 291, which comprise the consolidated statement of financial position as at 31 December 2023, and the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information and other explanatory information.

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 2023, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("**HKFRSs**") issued by the Hong Kong Institute of Certified Public Accountants ("**HKICPA**") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

致維港育馬控股有限公司列位股東 (於開曼群島註冊成立的有限公司)

意見

吾等已審核載於第84至291頁的維港育馬 控股有限公司(「貴公司」)及其附屬公司(統 稱「貴集團」)的綜合財務報表,當中包括 於二零二三年十二月三十一日的綜合財務 狀況表與截至該日止年度的綜合損益表 及其他全面收入表、綜合權益變動表及 綜合現金流量表,以及綜合財務報表附註, 包括重大會計政策資料及其他解釋資料。

吾等認為,綜合財務報表已根據香港會計師公會(「香港會計師公會(「香港會計師公會」)頒佈的香港財務報告準則(「香港財務報告準則」)真 實公允反映 貴集團於二零二三年十二月 三十一日的綜合財務狀況及截至該日止年 度的綜合財務表現及綜合現金流量,且乃 按照香港公司條例的披露規定妥善編製。

BASIS FOR OPINION

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

MATERIAL UNCERTAINTY RELATED TO GOING CONCERN

We draw attention to Note 3.1 to the consolidated financial statements, which indicates that the Group incurred loss for the year attributable to the owners of the Company of approximately HK\$46,825,000 and had approximately HK\$3,300,000 of gross loss for the year ended 31 December 2023 and, as of that date, the Group's current liabilities exceeded its current assets by approximately HK\$10,531,000. As at the same date, the Group's other borrowings due within one year of approximately HK\$33,445,000, while its cash and cash equivalents of approximately HK\$4,123,000 only. These conditions, along with other matters as set forth in Note 3.1 to the consolidated financial statements, indicate the existence of a material uncertainty that may cast significant doubt on the Group's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

KEY AUDIT MATTERS

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

吾等意見之基礎

吾等乃根據香港會計師公會頒佈的香港 審計準則(「**香港審計準則**」)開展審核。吾 等在該等準則下的責任詳述於本報告核數 師對審核綜合財務報表的責任一節。根 據香港會計師公會的職業會計師道德守則 (「**守則**」),吾等獨立於 貴集團,且吾等 已按照守則履行其他道德責任。吾等相信, 吾等所獲得的審核憑證可充分恰當地為 吾等的意見提供基礎。

有關持續經營之重大不確定因素

誠如綜合財務報表附註3.1所述,其顯示 貴集團於截至二零二三年十二月 三十一日止年度產生 貴公司擁有人應 佔年內虧損約46,825,000港元及毛損約 3,300,000港元,而截至該日, 貴集團的 流動負債超出其流動資產約10,531,000港 元。於同日, 貴集團於一年內到期的其 他借貸約為33,445,000港元,而其現金及 現金等價物僅約為4,123,000港元。該等 情況以及綜合財務報表附註3.1中所述的 其他事項顯示存在可能導致對 貴集團的 續經營的能力提出嚴重質疑的重大不確 定性。吾等之意見並無就此事宜作出修訂。

關鍵審核事項

關鍵審核事項指吾等根據專業判斷認為 對本期綜合財務報表的審核最為重要的 該等事項。吾等在審核整份綜合財務報 表及就此形成意見時處理該等事項,且吾 等不會就該等事項提供單獨意見。

KEY AUDIT MATTERS (Continued)

關鍵審核事項(續)

Key audit matter 關鍵審核事項 Impairment of trade receivables 應收交易款項減值

We identified impairment assessment of trade receivables as a key audit matter due to the significance of trade receivables to the Group's consolidated financial position and the involvement of subjective judgement and management estimates in evaluating the expected credit losses ("ECL") under HKFRS 9 of the Group's trade receivables at the end of the reporting period.

吾等將應收交易款項減值評估識別為關鍵審核事項, 乃由於應收交易款項對 貴集團的綜合財務狀況意 義重大,並涉及根據香港財務報告準則第9號對評 估 貴集團於報告期末的應收交易款項的預期信貸 虧損(「預期信貸虧損」)之主觀判斷及管理層估計。

As disclosed in Note 25 to the consolidated financial statements, the Group's net trade receivables amounting to approximately HK\$7,595,000 have been net off with ECL on trade receivables amounted to approximately HK\$424,000 as at 31 December 2023. 誠如綜合財務報表附註25所披露,於二零二三年十二月三十一日, 貴集團應收交易款項淨額約為7,595,000港元,且已扣除應收交易款項的預期信貸虧損約424,000港元。

How our audit addressed the key audit matter 吾等在審核中處理關鍵審核事項的方法

Our procedures in relation to impairment assessment of trade receivables included:

吾等就應收交易款項減值評估所進行之程序包括:

- Evaluating the independent valuer's competence, capabilities and their experiences in conducting valuation of ECL;
- 評估獨立估價師對預期信貸虧損進行估值的資 質、能力和經驗;
- Understanding key controls on how the management estimates the credit loss allowance for trade receivables;
- 了解有關管理層如何估計應收交易款項信貸虧 損撥備的關鍵控制措施;
- Testing the integrity of information used by management to develop the provision matrix, including trade receivables ageing analysis as at 31 December 2023, on a sample basis, by comparing individual items in the analysis with the relevant sales invoices and other supporting documents;
- 抽樣測試管理層制定撥備矩陣所用資料(包括於 二零二三年十二月三十一日的應收交易款項賬 齡分析)的可信程度,方法為將分析中的個別項 目與銷售發票及其他相關輔助文件相互比較;

KEY AUDIT MATTERS (Continued)

Key audit matter (Continued) 關鍵審核事項(續)

Impairment of trade receivables (Continued) 其他應收款項減值(續)

As disclosed in Note 36 to the consolidated financial statements, the management of the Group estimates the amount of ECL of trade receivables based on provision matrix through grouping of various debtors that have similar loss patterns, after considering internal credit ratings of debtors, ageing, repayment history and/or past due status of respective trade receivables. Estimated loss rates are based on historical observed default rates over the expected life of the debtors and are adjusted for forward-looking information. In addition, trade receivables that are credit-impaired are assessed for ECL individually. The loss allowance amount of the credit-impaired trade receivables are measured as the difference between the asset's carrying amount and the present value of estimated future cash flows with the consideration of expected future credit losses

誠如綜合財務報表備註36所披露, 貴集團管理層 經考慮債務人的內部信貸評級、各應收交易款項的 賬齡、還款歷史及/或逾期狀況,根據將具類似虧 損模式的各債務人分類後得出的撥備矩陣估計應收 交易款項的預期信貸虧損金額。估計虧損率乃基於 債務人預期年期內觀察所得的歷史違約率,並就前 瞻性資料作出調整。此外,出現信貸減值的應收交 易款項乃按預期信貸虧損進行個別評估。出現信 貸減值的應收交易款項的虧損撥備金額按資產賬 面值與經考慮預期未來信貸虧損的估計未來現金 流量現值之間的差額計量。

關鍵審核事項(續)

How our audit addressed the key audit matter 吾等在審核中處理關鍵審核事項的方法

- Challenging management's basis and judgement in determining credit loss allowance on trade receivables as at 31 December 2023, including their identification of significant balances and credit-impaired receivables and, the reasonableness of management's grouping of the remaining debtors into different categories in the provision matrix, and the basis of estimated loss rates applied in each category in the provision matrix (with reference to historical default rates and forward-looking information);
- 就管理層釐定於二零二三年十二月三十一日就 出現信貸虧損撥備的應收交易款項之基礎及判 斷,包括彼等對重大結餘及出現信貸減值的應 收交易款項之識別、管理層是否合理地將餘下 債務人分配至撥備矩陣的不同類別,以及就撥 備矩陣各分類應用有關估計虧損率(參考歷史 違約率及前瞻性資料)的理據作出審查;
- Evaluating the disclosures regarding the impairment assessment of trade receivables in Note 36 to the consolidated financial statements; and
- 評估綜合財務報表附註36所載有關應收交易款 項減值評估的披露;及
- Reviewing subsequent settlements of significant balances of trade receivables, on a sample basis, by inspecting supporting documents in relation to cash receipt from trade debtors subsequent to the end of the current reporting period.
- 透過檢驗在本報告期間結束後與來自貿易債務
 人之現金收款有關的證明文件而抽樣檢討應收
 交易款項的重大結餘的後續結算。

KEY AUDIT MATTERS (Continued)

關鍵審核事項(續)

Key audit matter (Continued) 關鍵審核事項(續)

Impairment of other receivables 其他應收款項減值

We identified impairment assessment of other receivables as a key audit matter due to the significance of the balance to the consolidated financial statements as a whole, combined with management's estimation in measuring the ECL under ECL model as stipulated in HKFRS 9 "Financial Instruments" ("HKFRS 9").

吾等識別其他應收款項之減值評估作為關鍵審計 事項,乃基於整體綜合財務報表平衡之重要性,以 及管理層按香港財務報告準則第9號「金融工具」(「香 港財務報告準則第9號」)所規定根據預期信貸虧損 模式用於計量預期信貸虧損之估計。

As disclosed in Note 25 to the consolidated financial statements, the Group's net other receivables amounting to approximately HK\$12,175,000 have been net off with ECL on other receivables amounted to approximately HK\$10,194,000 as at 31 December 2023.

誠如綜合財務報表附註25所披露,於二零二三年 十二月三十一日, 貴集團其他應收款項淨額約為 12,175,000港元,且已扣除其他應收款項的預期信 貸虧損約10,194,000港元。 How our audit addressed the key audit matter 吾等在審核中處理關鍵審核事項的方法

Our procedures in relation to impairment assessment of other receivables included:

吾等就其他應收款項減值評估所進行之程序包括:

- Evaluating the independent valuer's competence, capabilities and their experiences in conducting valuation of ECL;
- 評估獨立估價師對預期信貸虧損進行估值的資 質、能力和經驗;
- Understanding key controls on how the management estimates the credit loss allowance for other receivables;
- 了解有關管理層如何估計其他應收款項信貸虧 損撥備的關鍵控制措施;
- Reviewing the reasonableness of management's estimation in expected timing of collection and the credit quality of individual debtors, including the background of the debtors and their credit worthiness and collection history; and
- 檢討管理層估計個別債務人收款預期時間及信 貸質素的合理性,包括債務人背景及其信譽及 收款歷史;及
KEY AUDIT MATTERS (Continued)

Key audit matter (Continued) 關鍵審核事項(續)

Impairment of other receivables (Continued) 其他應收款項減值(續)

Management performed periodic assessment on the recoverability of the other receivables and the sufficiency of impairment loss allowance based on information including credit profile of the debtors, historical settlement records, subsequent settlement status, ageing of the other receivables and expected timing and amount of realisation of outstanding balances.

管理層基於債務人的信貸概況、歷史結算記錄、其 後結算狀態、其他應收款項的賬齡及變現未償付結 餘的預期時間及金額等資料定期評估其他應收款項 是否可收回及減值虧損撥備是否充足。

Management also considered forward-looking information that may impact the ability of the debtors to repay the outstanding balances in order to estimate the expected credit losses for the impairment assessment.

管理層亦考慮可能影響債務人償還未償付結餘能力 的前瞻性資料,以估計減值評估的預期信貸虧損。 關鍵審核事項(續)

How our audit addressed the key audit matter 吾等在審核中處理關鍵審核事項的方法

- Evaluating the disclosures regarding the impairment assessment of other receivables in Note 36 to the consolidated financial statements; and
- 評估綜合財務報表附註36所載有關其他應收款 項減值評估的披露;及
- Checking the accuracy of ageing classification of the other receivables balances on a sample basis.
- 抽樣核查其他應收款項結餘賬齡分類的準確性。
- Reviewing subsequent settlements of significant balances of other receivables, on a sample basis, by inspecting supporting documents in relations to cash receipt from debtors subsequent to the end of the current reporting period.
- 透過檢驗在本報告期間結束後與來自債務人之現金收款有關的證明文件而抽樣檢討其他交易 款項的重大結餘的後續結算。

KEY AUDIT MATTERS (Continued)

關鍵審核事項(續)

Key audit matter (Continued) 關鍵審核事項(續)

Impairment of property, plant and equipment 物業、廠房及設備減值

The carrying values of the Group's property, plant and equipment as at 31 December 2023 amounted to approximately HK\$4,544,000, after making provisions of impairment of approximately HK\$799,000. The carrying values of these assets are reviewed annually by management for potential indicators of impairment. For assets where such indicators exist, management engages an independent external valuer to assist them to perform detailed impairment review of the recoverable amount of these non-financial assets.

在計提減值撥備約799,000港元後,於二零二三年 十二月三十一日, 貴集團物業、廠房及設備的賬 面值約為4,544,000港元。該等資產的賬面值由管 理層每年審閲以確定是否存在潛在減值跡象。就存 在該等跡象的資產而言,管理層會委聘獨立外部估 值師以協助彼等就該等非金融資產的可收回金額進 行詳細減值審閱。

We identified the impairment of property, plant and equipment as a key audit matter because the assessment involves a significant degree of management judgements and estimates in determining the key assumptions.

吾等將物業、廠房及設備減值識別為關鍵審核事項, 乃由於有關評估於釐定主要假設時涉及大量管理層 判斷及估計。 How our audit addressed the key audit matter 吾等在審核中處理關鍵審核事項的方法

Our procedures in relation to impairment assessment of the carrying amount of property, plant and equipment included, but were not limited to: 吾等對物業、廠房及設備的賬面值進行減值評估有

百寺到初来、顾厉及設備的版面值進11减值計估 關的程序包括但不限於:

 Understand the Group's impairment assessment process, including the impairment model performed by the independent qualified valuer, basis of allocation of property, plant and equipment to the cash generate units ("CGUs"), the preparation of the cash flow projection ("Cashflow Forecast") and key assumptions adopted in this Cashflow Forecast through enquiries with the independent valuer and management's review process of the work of the independent valuer with respect to the valuation of CGUs;

 了解 貴集團的減值評估過程,包括獨立合格 估價師執行的減值模型、向現金產生單位(「現 金產生單位」)分配物業、廠房及設備的基礎、 通過與獨立估價師的詢問和管理層對獨立估價 師的評估工作的審查過程,編製現金流量預測 (「現金流量預測」)和現金流量預測中採用的關 鍵假設;

 Evaluating the independent valuer's competence, capabilities and their experiences in conducting valuation of similar property, plant and equipment;

 評估獨立估價師對類似物業、廠房及設備進行 估值的資質、能力和經驗;

KEY AUDIT MATTERS (Continued)

關鍵審核事項(續)

Key audit matter (Continued) 關鍵審核事項(續)

Impairment of property, plant and equipment (Continued) 物業、廠房及設備減值(續)

The significant judgements and estimates and related disclosures on the movements of properties, plant and equipment are included in Note 17 to the consolidated financial statements.

有關該等物業、廠房及設備變動的重大判斷和估計 及相關披露載於綜合財務報表附註17。

How our audit addressed the key audit matter

吾等在審核中處理關鍵審核事項的方法

- Checking the respective independent valuation reports and discussing the valuation of the carrying amount of property, plant and equipment with the management;
- 檢查各自的獨立估值報告,並與管理層討論物業、
 廠房及設備賬面值的估值;
- Evaluating the appropriateness of the valuation models, the preparation of the Cashflow Forecast and assumptions based on the industry knowledge;
- 評估估值模型的適當性,根據行業知識編製現 金流量預測和假設;
- Evaluating the appropriateness of the key inputs in the Cashflow Forecast by checking to the relevant historical financial information including budgeted revenue and gross margin, and terminal growth rate by considering the approved financial budgets;
- 通過檢查相關歷史財務信息,包括預算收入和 毛利率,以及考慮批准的財務預算的終端增長 率,評估現金流量預測中關鍵輸入數據的適當 性;

KEY AUDIT MATTERS (Continued)	關鍵審核事項(續)
Key audit matter (Continued) 關鍵審核事項(續)	
Impairment of property, plant and equipment	How our audit addressed the key audit matter
(Continued) 物業、廠房及設備減值(續)	吾等在審核中處理關鍵審核事項的方法
	 Comparing the historical cash flows forecast against the performance of CGUs to test the reasonableness of projections; and 將歷史現金流量預測與現金產生單位的業績進行比較,以測試預測的合理性;及 Checking the mathematical accuracy of valuation

calculations.

檢查估值計算的數學準確性。

KEY AUDIT MATTERS (Continued)

Key audit matter (Continued) 關鍵審核事項(續)

Impairment assessing of goodwill 商譽減值評估

The Group has goodwill with carrying amount of approximately HK\$6,683,000 as at 31 December 2023, which is allocated to the CGU represented by interior design and decoration business. In determining the recoverable amounts of goodwill, the Group engaged an independent professional valuer to perform such valuation. The valuation is determined based on the value-in-use model for the CGU discounted to their present values and it requires the use of key assumptions, including the discount rate, terminal growth rate, budgeted revenue and gross margin, taking into account the financial budgets approved by the directors of the Company based on the management's experience from interior design and decorations business, and also management's expectations for the market development. During the year ended 31 December 2023, no impairment loss had been recognised on aoodwill.

貴集團截至二零二三年十二月三十一日的商譽賬面 值約為6,683,000港元,分配給以室內設計和裝飾 業務為代表的現金產生單位。在確定商譽的可收回 金額時, 貴集團聘請獨立專業估值師進行該估值。 估值是根據現金產生單位折現到現值的使用價值模 型確定的,它需要使用包括折現率、終端增長率、 預算收入和毛利率在內的關鍵假設,並考慮 貴公 司董事根據管理層在室內設計和裝飾業務方面的經 驗批准的財務預算,以及管理層對市場發展的期望。 截至二零二三年十二月三十一日止年度,概無就商 譽確認減值虧損。

關鍵審核事項(續)

How our audit addressed the key audit matter 吾等在審核中處理關鍵審核事項的方法

Our procedures in relation to impairment assessment of the carrying amount of goodwill included, but were not limited to:

吾等對商譽賬面值進行減值評估有關的程序包括但 不限於:

- Understand the Group's impairment assessment process, including the impairment model performed by the independent qualified valuer, basis of allocation of goodwill to the CGU, the preparation of the Cashflow Forecast and key assumptions adopted in this Cashflow Forecast through enquiries with the independent valuer and management's review process of the work of the independent valuer with respect to the valuation of CGU;
- 了解 貴集團的減值評估過程,包括獨立合格 估價師執行的減值模型、向現金產生單位分配 商譽的基礎、通過與獨立估價師的詢問和管理 層對獨立估價師的評估工作的審查過程,編製 現金流量預測和現金流量預測中採用的關鍵假 設;
- Evaluating the independent valuer's competence, capabilities and their experiences in conducting valuation of similar business;
- 評估獨立估價師對類似業務進行估值的資質、 能力和經驗;

KEY AUDIT MATTERS (Continued)

關鍵審核事項(續)

Key audit matter (Continued) 關鍵審核事項(續)

Impairment assessing of goodwill (Continued) 商譽減值評估(續) How our audit addressed the key audit matter 吾等在審核中處理關鍵審核事項的方法

We identified the impairment assessment of goodwill as a key audit matter due to its complexity and the inherent subjectivity arising from the significant management judgement.

由於商譽的複雜性以及管理層重大判斷產生的固有 主觀性,我們將商譽的減值評估確定為關鍵審核事 項。

The significant judgements and estimates and related disclosures on goodwill are included in Note 20 to the consolidated financial statements.

有關商譽的重大判斷和估計及相關披露載於綜合財務報表附註20。

- Checking the respective independent valuation reports and discussing the valuation of the carrying amount of goodwill with the management;
- 檢查各自的獨立估值報告,並與管理層討論商 譽賬面值的估值;
- Evaluating the appropriateness of the valuation models, the preparation of the Cashflow Forecast and assumptions based on the industry knowledge;
- 評估估值模型的適當性,根據行業知識編製現 金流量預測和假設;
- Evaluating the appropriateness of the key inputs in the Cashflow Forecast by independently checking to the relevant external market data and/or relevant historical financial information including budgeted revenue and gross margin, and terminal growth rate by considering the approved financial budgets and the available industry and market data;
- 通過獨立檢查相關外部市場數據及/或相關歷 史財務信息,包括預算收入和毛利率,以及考 慮批准的財務預算和可用的行業和市場數據的 終端增長率,評估現金流量預測中關鍵輸入數 據的適當性;

KEY AUDIT MATTERS (Continued)

關鍵審核事項(續)

Key audit matter (Continued) 關鍵審核事項(續)

Impairment assessing of goodwill (Continued) 商譽減值評估(續)

How our audit addressed the key audit matter 吾等在審核中處理關鍵審核事項的方法

- Comparing the historical cash flows forecast against the performance of CGU to test the reasonableness of projections; and
- 將歷史現金流量預測與現金產生單位的業績進行比較,以測試預測的合理性;及
- Checking the mathematical accuracy of valuation calculations.
- 檢查估值計算的數學準確性。

KEY AUDIT MATTERS (Continued)

Key audit matter (Continued) 關鍵審核事項(續)

Valuation of biological assets 生物資產估值 How our audit addressed the key audit matter 吾等在審核中處理關鍵審核事項的方法

關鍵審核事項(續)

As at 31 December 2023, biological assets measured at fair value are classified as level 3 under the fair value hierarchy, amounted to approximately HK\$15,414,000.

截至二零二三年十二月三十一日,以公允值計量 的生物資產在公允值等級下被歸類為第3級,約為 15,414,000港元。

For the year ended 31 December 2023, the net fair value losses on biological assets is approximately HK\$9,505,000.

截至二零二三年十二月三十一日止年度,生物資產 的淨公允值虧損約為9,505,000港元。

In determining the fair values of biological assets, the Group engages independent professional valuers to perform valuation of the aforesaid biological assets.

貴集團在確定生物資產的公允值時,聘請獨立專業 估值師對上述生物資產進行估值。

We identified the valuation of the aforesaid biological assets as a key audit matter due to the degree of complexity involved in valuing biological assets, the significance of the judgment and estimates made by the management in determining the inputs used in the valuation models and the subjectivity in determination of level 3 fair value given the lack of availability of market-based data.

由於對生物資產進行估值涉及的複雜程度,以及鑑於缺乏基於市場的數據,管理層在確定估值模型中使用的輸入數據時做出的判斷和估計的重要性,以及在確定第3級公允值時的主觀性,吾等將上述生物資產的估值確定為關鍵審核事項。

Our procedures in relation to biological assets included, but were not limited to:

吾等與生物資產估值有關的程序包括但不限於:

- Obtaining understanding of the valuation models and the processes through enquiries with the independent valuers and management's review process of the work of the independent valuers with respect to the valuation of biological assets;
- 通過與獨立估值師的詢問,以及管理層對獨立 估值師在生物資產估值方面的工作的審查過程, 了解估值模型和流程;
- Evaluating the independent valuer's competence, capabilities and their experiences in conducting valuation of similar biological assets;
- 評估獨立估價師對類似生物資產進行估值的資質、 能力和經驗;
- Checking the respective independent valuation reports and discussing the valuation of the biological assets with the management, and together with our own external valuation specialists:
- 檢查各自的獨立估值報告,並與管理層討論生物資產的估值,並與吾等的外部估值專家一起討論:
- Evaluating the appropriateness of the valuation models and assumptions based on the industry knowledge;
- 根據行業知識評估估值模型和假設的適當性;

KEY AUDIT MATTERS (Continued)

Key audit matter (Continued) 關鍵審核事項(續)

Valuation of biological assets (Continued) 生物資產估值(續)

關鍵審核事項(續)

How our audit addressed the key audit matter 吾等在審核中處理關鍵審核事項的方法

- Evaluating the appropriateness of the key inputs by independent checking to the relevant data and/or relevant historical financial information;
- 通過獨立檢查相關外部市場數據及/或相關歷 史財務信息,評估關鍵輸入數據的適當性;
- Checking the mathematical accuracy of valuation calculations; and
- 檢查估值計算的數學準確性;及
- Making inquiry for the background of the contracted parties and obtaining direct external confirmations from the contracted parties to understand the relevant investments and identifying any conditions that were relevant to the valuation of biological assets.
- 詢問訂約方的背景,並從訂約方獲得直接的外 部確認,以了解相關投資,並確定與生物資產 估值相關的任何條件。

OTHER INFORMATION

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

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

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

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

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

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

Those charged with governance are responsible for overseeing the Group's financial reporting process.

其他資料

貴公司董事(「董事」)對其他資料負責。其 他資料包括年報所載資料,惟不包括綜 合財務賬目及吾等就其發出之核數師報告。

吾等有關綜合財務報表的意見未涵蓋其 他資料,且吾等未就該等資料發表任何形 式的保證結論。

就吾等對綜合財務報表的審核而言,吾等 的責任是閱讀其他資料,從而斟酌其他資 料是否與綜合財務報表或吾等在審核中 獲得的資訊嚴重不符,或似乎在其他方面 存在嚴重失實陳述。倘若吾等根據履行 的工作得出該其他資料存在重大失實陳 述的結論,吾等須報告該事實。在這方面, 吾等沒有情況需要報告。

董事及治理層對綜合財務報表的責任

董事負責根據香港會計師公會頒佈的香 港財務報告準則及香港公司條例的披露規 定編製真實公允反映情況的綜合財務報表, 並負責落實董事認為必要的有關內部控制, 以確保編製綜合財務報表時不存在因欺 詐或錯誤而導致的重大失實陳述。

編製綜合財務報表時,董事負責評估 貴 集團持續營運的能力,在適當時披露持續 營運相關事項,並以持續營運為會計基準, 除非董事計劃清算 貴集團或停止營運, 或除此之外別無選擇。

治理層須負責監督 貴集團之財務報告程 序。

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

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

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

核數師對審核綜合財務報表的責任

作為根據香港審計準則進行審核的一部分, 吾等在審計過程中運用專業判斷及保持專 業懷疑態度。吾等亦:

- 明確及評估因欺詐或錯誤而導致的 综合財務報表重大失實陳述的風險、 設計及執行響應該等風險的審核程 序,並獲取可充分恰當地為吾等的 意見提供基礎的審核憑證。未發現 因欺詐而導致的重大失實陳述的風 險高於因錯誤而導致的風險,因為 欺詐可能涉及串通、偽造、故意不作 為、虛假陳述或推翻內部控制。
- 理解與審核相關的內部控制,以設計在有關情況下適當的審核程序, 但並非為對 貴集團內部控制成效發表意見。
- 評估董事所採用的會計政策是否合 適及所作出的會計估計和相關披露 是否合理。

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.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance 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 those charged with governance 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.

核數師對審核綜合財務報表的責任 (續)

- 得出董事以持續營運為會計基準是 否合適的結論,並根據獲得的審核 憑證斷定是否存在與可能令 貴集團 持續營運能力產生重大疑慮的事件 或狀況有關的重大不確定性。倘若 吾等得出存在重大不確定性的結論, 吾等須在核數師報告中提請注意綜 合財務報表中的相關披露,或倘若 該等披露不充分,則須修改吾等的 意見。吾等的結論乃基於截至核數 師報告日期為止獲得的審核憑證。 然而,未來事件或狀況可能導致 貴 集團無法持續營運。
- 評估綜合財務報表(包括披露)的整 體呈列、結構及內容,以及綜合財 務報表是否以實現公平呈列的方式 體現相關交易及事件。
- 就 貴集團旗下實體或業務活動的 財務資料獲得充分恰當的審核憑證, 以發表有關綜合財務報表的意見。
 吾等負責指導、監督及履行集團審 核。吾等仍對審核意見全權負責。

吾等與治理層溝通(其中包括)計劃審核 範圍和時間安排及重大審核發現,包括吾 等在審核期間發現的任何重大內部控制 缺陷。

吾等亦向治理層提供聲明,表示吾等已遵 守相關獨立性道德規定,並與彼等溝通可 能合理認為與吾等獨立性相關的所有關係 和其他事項,以及在適用的情況下,討論 相關的所採取消除威脅的行動或防範措施。

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

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

核數師對審核綜合財務報表的責任 (續)

吾等從與治理層溝通的事項中確定在本 期綜合財務報表的審核中最為重要的該 等事項,即關鍵審核事項。吾等在核數 師報告中説明該等事項,除非法律或法規 禁止公開披露該事項,或吾等認為不應在 報告中説明該事項,因為據合理預期披露 的不利後果大於有關溝通的公共利益,此 種情況極為罕見。

Asian Alliance (HK) CPA Limited

Certified Public Accountants (Practising) Cheng Ting Chiu Practising Certificate Number: P06598

8/F., Catic Plaza 8 Causeway Road Causeway Bay Hong Kong

28 March 2024

華融(香港)會計師事務所有限公司 *執業會計師* **鄭丁超** 執業證書編號: P06598

香港 銅鑼灣 高士威道8號 航空大廈8樓

二零二四年三月二十八日

Consolidated Statement of Profit or Loss and Other Comprehensive Income 綜合損益及其他全面收入表

		Notes 附註	2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
Revenue Direct cost	收益 直接成本	5	69,059 (72,359)	76,274 (62,893)
Gross (loss) profit Other gains and losses, net Selling and distribution expenses Administrative expenses Impairment losses under expected	(毛損)毛利 其他收益及虧損淨額 銷售及分銷開支 行政開支 預期信貸虧損模式下減	7	(3,300) (8,984) (3,317) (21,495)	13,381 2,023 (5,170) (29,450)
credit loss model, net of reversal Impairment losses of property, plant and equipment	值虧損(扣除撥回) 物業、廠房及設備減值 虧損	8 17	(3 <i>,</i> 662) (799)	(1,051)
Finance costs	融資成本	9	(5,010)	(2,637)
Loss before tax Income tax expense	除税前虧損 所得税開支	10	(46,567) (258)	(22,904)
Loss for the year	年內虧損	11	(46,825)	(22,904)
Other comprehensive expense Items that may be reclassified subsequently to profit or loss: Exchange differences arising on translation of foreign operations	其他全面開支 於其後期間可能重新 分類至損益的項目: 換算海外業務的匯兑 差額		(1,715)	(4,720)
Other comprehensive expense for the year, net of income tax	全年其他全面開支, 已扣除所得税		(1,715)	(4,720)
Total comprehensive expense for the year	全年全面開支總額		(48,540)	(27,624)
ATTRIBUTABLE TO OWNERS OF THE COMPANY	本公司擁有人應佔		(48,540)	(27,624)
Loss per share Basic and diluted (HK cents)	每股虧損 基本及攤薄(港仙)	16	(11.44)	(5.60)

Consolidated Statement of Financial Position 綜合財務狀況表

At 31 December 2023 於二零二三年十二月三十一日

		Notes 附註	2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
NON-CURRENT ASSETS	非流動資產			
Property, plant and equipment	升 	17	4,544	6,159
Investment properties	投資物業	18	4,300	4,500
Right-of-use assets	使用權資產	10 19	1,385	4,300 951
Goodwill	商譽	20	6,683	6,683
Intangible assets	無形資產	20	3,788	3,788
Biological assets	生物資產	22	5,864	11,386
Financial asset at fair value through	左○○○○ 按公允值計入損益(「 按		0,001	11,000
profit or loss (" FVTPL ")	公允值計入損益」)的			
	金融資產	23	5,226	5,179
동안(1991년) 19년 19년 19년 19년 19년 19년 19년 19년 20년 19년 19년 19년 19년 19년 19년 19년 19년 19년 19			0,0	
가장 강매합 전망을 하는 것이라 한 것이라. 또한 것이다. 물 수 한 것 같은 관광 가 있다. 가 같은 것이다. 한 것 같이 공 위 등 는 해 주는 것 같은 것이다. 것이 것이 것이 같은 것이다.			31,790	38,646
CURRENT ASSETS	流動資產			
Inventories	存貨	24	5,780	9,011
Biological assets	生物資產	24 22	9,550	45,407
Trade receivables	應收交易款項	25	7,595	16,002
Contract assets	合約資產	26	7,755	2,559
Deposit and other receivables	按金及其他應收款項	20 25	12,175	2,333
Cash and cash equivalents	現金及現金等價物	23	4,123	2,166
Tax recoverable	可收回税項	27	561	1,584
官物整約高基督托及電點送回於D 这次因称等 基礎存在行為者的設備和在中國地震的。 發展和認識又不斷直接和在今時日已已以至			47,539	97,874
신용될었다다는학생활동원상품산원가 고양대장소송장장산송자식장복장전용학원 원양법왕동비장전양자신성관진왕남관기			47,009	97,074
CURRENT LIABILITIES	流動負債			
Trade payables	應付交易款項	28	12,857	23,354
Other payables and accruals	其他應付款項及應計			
	費用	28	9,399	10,208
Borrowings	借款	29	33,445	32,071
Lease liabilities	租賃負債	30	1,046	1,197
Tax payables	應付税項		1,323	1,143
			58,070	67,973
NET CURRENT (LIABILITIES)	汰 勈 (白 唐 \ 恣 玄 河 店			
ASSETS	流動(負債)資產淨值		(10,531)	29,901

Consolidated Statement of Financial Position (Continued) 综合財務狀況表(續)

At 31 December 2023 於二零二三年十二月三十一日

		Notes 附註	2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
TOTAL ASSETS LESS CURRENT LIABILITIES	資產總值減流動負債		21,259	68,547
NON-CURRENT LIABILITIES	非流動負債 田佐色佳	20	000	
Lease liabilities Deferred tax liabilities	租賃負債 遞延税項負債	30 34	896 677	 619
Retirement benefit obligations	退休金福利責任	40	298	
			1,871	619
NET ASSETS	資產淨值		19,388	67,928
CAPITAL AND RESERVES	股本及儲備			
Share capital	股本	31	20,457	20,457
Reserves	儲備		(1,069)	47,471
TOTAL EQUITY	權益總額		19,388	67,928

The consolidated financial statements on pages 84 to 291 were approved and authorised for issue by the Board of Directors on 28 March 2024 and are signed on its behalf by:

第84頁至第291頁之綜合財務報表已於二 零二四年三月二十八日獲董事會批准及授 權發佈,並由下列者簽署:

Wong Kwok Wai, Albert 黃國偉 Director 董事

Leung King Yue, Alex 梁景裕 Director 董事

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

2011年 1月20日日本 1月1日日日本 1月1日日本 1月1日日本 1月1日日本 1月1日日本 1月1日日 1月1日日 1月1日日 1月1日 1月1		Share capital 股本 HK\$'000 千港元	Share premium 股份溢價 HK\$'000 千港元	Merger reserve 合併儲備 HK\$'000 千港元 <i>(Note (al)</i> (附註(al))	Share option reserve 購股權儲備 HK\$'000 千港元 (Note 32) (附註32)	Statutory reserve 法定儲備 HK\$'000 千港元 <i>(Note (b))</i> <i>(附註(b))</i>	Exchange reserve 匯兑儲備 HK\$'000 千港元	Accumulated losses 累計虧損 HK\$'000 千港元	Total 總計 HK\$'000 千港元
At 1 January 2022	於二零二二年一月一 日	20,457	130,674	(1,000)	1,155	5,670	11,631	(76,822)	91,765
Loss for the year Other comprehensive expense for the year, net of income tax Items that may be reclassified subsequently to profit or loss:	年內虧損 全年其他全面開支, 已扣除所得税 於其後期間可能重新 分類至損益的 項目:	_	_	_	_	-	_	(22,904)	(22,904)
Exchange differences arising on translation of foreign operations	換算海外業務的 匯兑差額	-	_	_	_	-	(4,720)	-	(4,720)
Total comprehensive expense for the year	全年全面開支總額	11 17 17 17 17 17 17 17 17 17 17 17 17 1	_	_	_	_	(4,720)	(22,904)	(27,624)
Recognition of equity-settled share- based payments	確認以權益結算的 股份支付	祥礼 秋清 記述 (2) -	_	_	3,787	_	_	_	3,787
At 31 December 2022 and 1 January 2023	於二零二二年十二月 三十一日及 二零二三年 一月一日	20,457	130,674	(1,000)	4,942	5,670	6,911	(99,726)	67,928
year, net of income tax Items that may be reclassified subsequently to profit or loss:	年內虧損 全年其他全面開支, 已扣除所得税 <i>於其後期間可能 重新分類至損益的 項目:</i>							(46,825)	(46,825)
Exchange differences arising on translation of foreign operations	換算海外業務的 匯兑差額						(1,715)		(1,715)
Total comprehensive expense for the year	全年全面開支總額						(1,715)	(46,825)	(48,540)
At 31 December 2023	於二零二三年 十二月三十一日	20,457	130,674	(1,000)	4,942	5,670	5,196	(146,551)	19,388

Consolidated Statement of Changes in Equity (Continued) 綜合權益變動表(續)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

Notes:

附註:

- (a) The merger reserve represented the difference between the Company's shares of the nominal value of the paid-up capital of the subsidiaries acquired and the Company's cost of acquisition of the subsidiaries under common control upon the reorganisation undergone by the Group.
- (b) Pursuant to the relevant laws and regulations in the People's Republic of China (the "PRC"), the companies registered in the PRC shall appropriate a certain percentage of their net profit after tax (after offsetting any prior years' losses) calculated under the accounting principles generally applicable to the PRC enterprises to the reserve fund. When the balance of this reserve fund reaches 50% of the entity's capital, any further appropriation is optional. The statutory surplus reserve can be utilised to offset prior years' losses or to increase capital. However, the balance of the statutory surplus reserve must be maintained at a minimum of 25% of the capital after these usages. After making the appropriate their profits for the year to the discretionary surplus reserve upon approval by the board of directors or the shareholders in a general meeting.
- (a) 合併儲備乃指本集團進行重組後,本公司已收 購附屬公司繳足股本的面值與本公司收購受共
 同控制的附屬公司的成本之間的差額。
- (b) 根據中國相關法律法規,於中華人民共和國(「中國」)注冊的公司須將根據中國企業普遍適用的會計原則計算的稅後純利若干百分比(經抵銷任何以往年度虧損後)撥往儲備基金。該儲備基金的結餘達實體資本50%時,則可酌情決定是否繼續作出任何進一步撥款。法定盈餘儲備可用以抵銷以往年度虧損或增資。然而,使用後的法定盈餘儲備結餘最少須維持在資本的25%。向法定盈餘儲備作出撥款後,公司亦可經董事會或股東於股東大會上批准後,將本年度溢利撥往任意盈餘儲備。

Consolidated Statement of Cash Flows 綜合現金流量表

(~ ₁₀ ,		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK \$'000 千港元
	<i>//// /// 美</i>		
OPERATING ACTIVITIES	經營活動		(00.004)
Loss before tax	除税前虧損	(46,567)	(22,904)
Adjustments for:	調整:		
Finance costs	融資成本	5,010	2,637
Financial guarantee service income	財務擔保服務收入	(54)	_
Interest income	利息收入	(152)	(549)
Remeasurement of defined benefit pension	重新計量界定福利退休金		
plans	計劃	270	—
Fair value gains (losses) on financial asset	按公允值計入損益之		
at FVTPL	金融資產的公允值收益		
	(虧損)	(45)	62
Fair value losses (gains) on investment	投資物業公允值虧損		
properties	(收益)	200	(139)
Fair value losses on biological assets	生物資產公允值虧損	9,505	4,514
Depreciation of property, plant and equipment	物業、廠房及設備折舊	1 170	1,756
Depreciation of right-of-use assets	使用權資產折舊	1,176 1,348	2,255
TAR A REAL AND THE REAL AND	医用權負產 近 醫 出售物業、廠房及設備之	1,340	2,255
Loss (gain) on disposal of property, plant and equipment	山皆初未、廠房及設備之 虧損(收益)	4	(2)
Written-off of property, plant and	上 (4 位 位 位) 撒 銷 物 業、廠 房 及 設 備	4	(2)
equipment	<u></u> 」 「 「 」 「 」 「 」 」 「 」 」 「 」 」 「 」 」 「 」 」 」 」 「 」 」 、 」 、	175	62
Impairment losses of property,	物業、廠房及設備減值	175	02
plant and equipment	· 前来 减乃及政 而 减 臣 虧損	799	_
Impairment losses under expected credit	預期信貸虧損模型項下減	700	
loss model, net of reversal	值虧損(扣除撥回)	3,662	1,051
Written-down of inventories	撇銷存貨	1,380	
Equity-settled share based payment	以權益結算的股份支付		
expense	開支		3,787
Loss (gain) on disposal of biological assets	出售生物資產的虧損		-,
	(收益)	680	(1,065)

Consolidated Statement of Cash Flows (Continued) 綜合現金流量表(續)

	1.20		
(462)	(241)	購買物業、廠房及設備	Purchase of property, plant and equipment
21	183	出售物業、廠房及設備所得 款項	Proceeds from disposal of property, plant and equipment
549	152	已收利息	Interest received
2,848	4,340	生物資產銷售收益	Proceeds from sales of biological assets
(3,324)	—	收購附屬公司現金流出淨額	Net cash outflow on acquisition of subsidiary
(7,665)	- 3 G	投資活動 購買生物資產	INVESTING ACTIVITIES Purchase of biological assets
回至改年金話家? (前行)字位に以及3 (元光音等)(長行)		27. 42. (数 43. (47. 26. 26. 26. 26. 26. 26. 26. 26. 26. 26	
(36,995)	6,677	經營活動所得(所用)現金 淨額	NET CASH FROM (USED IN) OPERATING ACTIVITIES
(1,245)	1,023	已還(已付)所得税	Income taxes refunded (paid)
(35,750)	5,654	5.55 L 2	Cash generated from (used in) operations
(38,897)	26,854	生物資產減少(增加)	Decrease (increase) in biological assets
264	(5,273)	合約資產(增加)減少	(Increase) decrease in contract assets
(3,322)	1,536	其他應付款項及應計費用 增加(減少)	ncrease (decrease) in other payables and accruals
15,963	(10,497)	應付交易款項(減少)增加	(Decrease) increase in trade payables
(6,904)	5,051	按金及其他應收款項減少 (增加)	Decrease (increase) in deposit and other receivables
642	8,741	應收交易款項減少	Decrease in trade receivables
5,039	1,851	存貨減少	Decrease in inventories
(8,535)	(22,609)	營運資金變動前經營現金 流量	Operating cash flows before movements in working capital
二零二二年 HK\$′000 千港元	二零二三年 HK\$′000 千港元		
	HK\$'000		

Consolidated Statement of Cash Flows (Continued) 综合現金流量表(續)

		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
FINANCING ACTIVITIES	融資活動		
New borrowings raised	新籌借款	25,453	33,959
Repayment of borrowings	償還借款	(23,999)	(7,697)
Interest paid	已付利息	(5,882)	(1,737)
Repayment of lease liabilities	償還租賃負債	(1,548)	(2,743)
(Repayments to) advance from directors	(向董事還款)董事墊款	(1,445)	1,445
NET CASH (USED IN) FROM FINANCING	融資活動(所用)所得現金 淨額	(7,421)	23,227
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	現金及現金等價物增加(減少) 淨額	3,690	(21,801)
CASH AND CASH EQUIVALENTS AT BEGINNING OF THE YEAR	年初現金及現金等價物	2,166	27,277
EFFECT OF FOREIGN EXCHANGE RATE CHANGES	匯率變動的影響	(1,733)	(3,310)
CASH AND CASH EQUIVALENTS AT END OF THE YEAR, REPRESENTED BY BANK BALANCES AND CASH	年末現金及現金等價物, 以銀行結餘及現金為代表	4,123	2,166

Notes to the Consolidated Financial Statements 綜合財務報表附註

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

1. GENERAL INFORMATION

Harbour Equine Holdings Limited (the **"Company"**) was incorporated as an exempted company with limited liability in the Cayman Islands under the Companies Law (as revised) of the Cayman Islands on 18 August 2016. The registered office address of the Company is Windward 3, Regatta Office Park, P.O. Box 1350, Grand Cayman KY1-1108, Cayman Islands.

The Company is an investment holding company. During the year, the Company's subsidiaries were principally engaged in the manufacture and selling of high performance sewing threads and broad categories of garment accessories, provision of interior design, interior decorating and furnishing services, trading of bloodstocks, stallion services and equine handling services and provision of advisory on securities, corporate financial advisory services and asset management services.

In the opinion of the directors of the Company (the "**Directors**"), the ultimate holding company of the Group is Three Gates Investment Limited, which was incorporated in the British Virgin Islands ("**BVI**") with limited liability and is controlled by Mr. Wong Kwok Wai, Albert ("**Mr. Wong**").

The functional currency of the Company is Hong Kong Dollars ("**HK\$**"), which is also the presentation currency of Company.

1. 一般資料

維港育馬控股有限公司(「本公司」)於 二零一六年八月十八日根據開曼群島 公司法(經修訂)在開曼群島注冊成 立為獲豁免有限公司。本公司的注冊 辦事處地址為Windward 3, Regatta Office Park, P.O. Box 1350, Grand Cayman KY1-1108, Cayman Islands。

本公司為投資控股公司。本公司附屬 公司年內主要從事優質縫紉線和各 類服裝輔料生產及銷售,提供室內 設計、室內裝飾及室內陳設服務、 純種馬買賣、種馬服務及馬匹管理 服務以及提供證券諮詢、企業財務 諮詢服務及資產管理服務。

本公司董事(「董事」)認為本集團最終 控股公司為Three Gates Investment Limited,乃於英屬處女群島(「英屬 處女群島」)注冊成立的有限公司,由 黃國偉先生(「黃先生」)控制。

本公司之功能貨幣為港元(「**港元**」), 即為本公司呈列之貨幣。

Notes to the Consolidated Financial Statements (Continued) 综合財務報表附註(續)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs")

New and amendments to HKFRSs that are mandatorily effective for the current year

In the current year, the Group has applied the following new and amendments to HKFRSs issued by the Hong Kong Institute of Certified Public Accountants ("**HKICPA**") for the first time, which are mandatorily effective for the annual periods beginning on or after 1 January 2023 for the preparation of the consolidated financial statements: 應用新訂及經修訂香港財務報告 準則(「香港財務報告準則」)

於本年度強制生效之新訂香港財務 報告準則及其修訂本

於本年度,本集團編製綜合財務報表 時首次應用自二零二三年一月一日或 之後開始之年度期間強制生效的下 列香港會計師公會(「**香港會計師公會**」) 頒佈的新訂香港財務報告準則及其 修訂本:

HKFRS 17 (including the October 2020 and February 2022 Amendments to HKFRS 17)	Insurance Contracts	香港財務報告準則 第17號(包括二零 二零年十月及二 零二二年二月之 香港財務報告準 則第17號(修訂 本))	
Amendments to Hong Kong Accounting Standards (" HKAS ") 8		香港會計準則(「 香 港會計準則 」)第 8號(修訂本)	會計估計的 定義
Amendments to HKAS 12	Deferred Tax related to Assets and Liabilities arising from a Single Transaction	香港會計準則第12 號(修訂本)	與單一交易產生 之資產及負 債相關的遞 延税項
Amendments to HKAS 12	International Tax Reform — Pillar Two model Rules	香港會計準則第12 號(修訂本)	國際税務改革 — 支柱二示 範規則
Amendments to HKAS 1 and HKFRS Practice Statement 2	Disclosure of Accounting Policies	香港會計準則第1 號及香港財務報 告準則實務報告 第2號(修訂本)	會計政策的 披露

Except as described below, the application of the new and amendments to HKFRSs in the current year has had no material impact on the Group's financial positions and performance for the current and prior years and/or on the disclosures set out in these consolidated financial statements. 除下文所述者外,在本年度應用新 訂香港財務報告準則及其修訂本, 對本集團本年度及過往年度的財務 狀況及表現及/或對該等綜合財務 報表所載的披露並無重大影響。

Notes to the Consolidated Financial Statements (Continued) 綜合財務報表附註(續)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

2.1 Impacts on application of Amendments to HKAS 8 Definition of Accounting Estimates

The Group has applied the amendments for the first time in the current year. The amendments define accounting estimates as "monetary amounts in financial statements that are subject to measurement uncertainty". An accounting policy may require items in financial statements to be measured in a way that involves measurement uncertainty. In such a case, an entity develops an accounting estimate to achieve the objective set out by the accounting policy. The amendments to HKAS 8 clarify the distinction between changes in accounting estimates, and changes in accounting policies and the correction of errors.

The application of the amendments in the current year has had no material impact on the Group's consolidated financial statements.

2.2 Impacts on application of Amendments to HKAS 12 Deferred Tax related to Assets and Liabilities arising from a Single Transaction

The Group has applied the amendments for the first time in the current year. The amendments narrow the scope of the recognition exemption of deferred tax liabilities and deferred tax assets in paragraphs 15 and 24 of HKAS 12 *Income Taxes* so that it no longer applies to transactions that, on initial recognition, give rise to equal taxable and deductible temporary differences.

The application of the amendments in the current year has had no material impact on the consolidated financial statements.

應用新訂及經修訂香港財務報告 準則(「香港財務報告準則」)(續)

2.1 應用香港會計準則第8號(修訂本) *計估計的定義*的影響

本集團已於本年度首次應用該等修訂。 修訂本將會計估計定義為「財務報表 中存在計量不確定性的貨幣金額」。 會計政策可能要求財務報表中的項 目以涉及計量不確定性的方式計量。 在這種情況下,實體制定會計估計 以實現會計政策規定的目標。香港 會計準則第8號(修訂本)澄清會計估 計變動與會計政策變動及更正錯誤 之間的區別。

於本年度應用該等修訂本對本集團 之綜合財務報表並無重大影響。

2.2 應用香港會計準則第12號(修訂本)與單一交易產生之資產及負 債相關的遞延税項的影響

本集團已於本年度首次應用該 等修訂。該等修訂縮小香港會 計準則第12號*所得税*第15及24 段遞延税項負債及遞延税項資 產的確認豁免範圍,使其不再 適用於初步確認時產生相等應 課税及可扣減暫時差額的交易。

於本年度應用該等修訂對綜合 財務報表並無重大影響。

Notes to the Consolidated Financial Statements (Continued) 综合財務報表附註(續)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

2.3 Impacts on application of Amendments to HKAS 12 Income Taxes International Tax Reform – Pillar Two model Rules

The Group has applied the amendments for the first time in the current year. HKAS 12 is amended to add the exception to recognising and disclosing information about deferred tax assets and liabilities that are related to tax law enacted or substantively enacted to implement the Pillar Two model rules published by the Organisation for Economic Co-operation and Development (the "Pillar Two legislation"). The amendments require that entities apply the amendments immediately upon issuance and retrospectively. The amendments also require that entities to disclose separately its current tax expense/ income related to Pillar Two income taxes in periods which the Pillar Two legislation is in effect, and the qualitative and quantitative information about its exposure to Pillar Two income taxes in periods in which the Pillar Two legislation is enacted or substantially enacted but not yet in effect in annual reporting periods beginning on or after 1 January 2023.

The Group is yet to apply the temporary exception during the current year because the Group's entities are operating in jurisdictions which the Pillar Two legislation has not yet been enacted or substantially enacted. The Group will disclose known or reasonably estimable information that helps users of financial statements to understand the Group's exposure to Pillar Two income taxes in the Group's annual consolidated financial statements when the Pillar Two legislation is enacted or substantially enacted and will disclose separately current tax expense/income related to Pillar Two income taxes when it is in effect.

應用新訂及經修訂香港財務報告 準則(「香港財務報告準則」)(續)

2.3 應用香港會計準則第12號(修訂本)所得税國際税務改革-支柱 二示範規則的影響

> 本集團已於本年度首次應用該 等修訂。香港會計準則第12號 經修訂,以增加有關確認及披 露遞延税項資產及負債資料的 例外情況,該等遞延税項資產 及負債與為實施經濟合作與發 展組織公佈的支柱二示範規則 而頒佈或實質上頒佈的税法(「支 **柱二法例**」)有關。該等修訂規 應用該等修訂。該等修訂亦要 求實體於二零二三年一月一日或 之後開始的年度報告期間,分 別披露其與支柱二法例生效期 間的支柱二所得税相關的當期 税項開支/收入,以及有關支 柱二法例已頒佈或實質頒佈但 尚未生效期間的支柱二所得税 風險的定性及定量資料。

Notes to the Consolidated Financial Statements (Continued) 綜合財務報表附註(續)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

2.4 Impacts on application of Amendments to HKAS 1 and HKFRS *Practice Statement 2 Disclosure of Accounting Policies*

The Group has applied the amendments for the first time in the current year. HKAS 1 *Presentation of Financial Statements* is amended to replace all instances of the term "significant accounting policies" with "material accounting policy information". Accounting policy information is material if, when considered together with other information included in an entity's financial statements, it can reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements.

The amendments also clarify that accounting policy information may be material because of the nature of the related transactions, other events or conditions, even if the amounts are immaterial. However, not all accounting policy information relating to material transactions, other events or conditions is itself material. If an entity chooses to disclose immaterial accounting policy information, such information must not obscure material accounting policy information.

HKFRS Practice Statement 2 *Making Materiality Judgements* (the "**Practice Statement**") is also amended to illustrate how an entity applies the "four-step materiality process" to accounting policy disclosures and to judge whether information about an accounting policy is material to its financial statements. Guidance and examples are added to the Practice Statement.

The application of the amendments has had no material impact on the Group's financial positions and performance but has affected the disclosure of the Group's accounting policies set out in Note 3 to the consolidated financial statements.

應用新訂及經修訂香港財務報告 準則(「香港財務報告準則」)(續)

2.4 應用香港會計準則第1號及香港 財務報告準則實務報告第2號(修 訂本)會計政策的披露的影響

本集團已於本年度首次應用該 等修訂。香港會計準則第1號 *務報表之呈報*乃經修訂,以「重 大會計政策資料」取代「主要資 計政策賞財務報表中包含的其比 資料已會影響通用財務報表的 建要使用者根據這些財務報表 做出的決定,則會計政策資料 是重要的。

修訂本還明確,由於關聯交易、 其他事項或條件的性質,即使 金額不重大,會計政策資料也可能是重要的。但是,並我 有與重大交易、其他事項或條 件有關的會計政策資料本身 是重大會計政策資料本身 調 非重大會計政策資料,則此策 資料不得掩蓋重大會計政策資料。

香港財務報告準則實務報告第2 號做出重要性判斷(「實務聲明」) 亦作了修訂,以説明一個實體 如何將「四步重要性過程」應用 於會計政策披露,並判斷有關 會計政策的資料對其財務報表 是否重要。實務報告已增加指 導意見及實例。

應用該等修訂本對本集團的財務狀況及表現並無重大影響, 惟影響綜合財務報表附註3所 載本集團會計政策的披露。

Notes to the Consolidated Financial Statements (Continued) 综合財務報表附註(續)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

2.5 Change in accounting policy as a result of application of the HKICPA guidance on the accounting implications of the abolition of the Mandatory Provident Fund ("MPF") – Long Service Payment ("LSP") offsetting mechanism in Hong Kong

As disclosed in Note 40, the Group has several subsidiaries operating in Hong Kong which are obliged to pay LSP to employees under certain circumstances. Meanwhile, the Group makes mandatory MPF contributions to the trustee who administers the assets held in a trust solely for the retirement benefits of each individual employee. Offsetting of LSP against an employee's accrued retirement benefits derived from employers' MPF contributions was allowed under the Employment Ordinance (Cap. 57). In June 2022, the Government of the Hong Kong Special Administrative Region gazetted the Employment and Retirement Schemes Legislation (Offsetting Arrangement) (Amendment) Ordinance 2022 (the "Amendment Ordinance") which abolishes the use of the accrued benefits derived from employers' mandatory MPF contributions to offset severance payment and LSP (the "Abolition"). The Abolition will officially take effect on 1 May 2025 (the "Transition Date"). In addition, under the Amendment Ordinance, the last month's salary immediately preceding the Transition Date (instead of the date of termination of employment) is used to calculate the portion of LSP in respect of the employment period before the Transition Date.

In July 2023, the HKICPA published "Accounting implications of the abolition of the MPF-LSP offsetting mechanism in Hong Kong" which provides guidance for the accounting for the offsetting mechanism and the impact arising from abolition of the MPF-LSP offsetting mechanism in Hong Kong. In light of this, the Group has implemented the guidance published by the HKICPA in connection with the LSP obligation retrospectively so as to provide more reliable and more relevant information about the effects of the offsetting mechanism and the Abolition.

應用新訂及經修訂香港財務報告 準則(「香港財務報告準則」)(續)

2.5 應用香港會計師公會關於在香港取消強制性公積金(「強積金」) — 長期服務金(「長期服務金」) 對沖機制的會計影響的指引導致的會計政策變動

誠如附註40所披露,本集團有 若干於香港營運之附屬公司, 於若干情況下須向僱員支付長 期服務金。同時,本集團向管 理以信託形式持有資產的受託 人作出強制性強積金供款,僅 為每位僱員的退休福利。根據 僱傭條例(第57章), 允許以僱 主的強積金供款抵銷僱員累計 退休福利的長期服務金。於二 零二二年六月,香港特別行政 區政府刊登憲報《二零二二年僱 傭及退休計劃法例(抵銷安排)(修 訂)條例》(「**修訂條例**」),該條例 取消使用僱主強制性強積金供 款所產生的累計福利抵銷遣散 費及長期服務金(「**取消**」)。取 消將於二零二五年五月一日(「過 **渡日期**」)正式生效。此外,根 據修訂條例,緊接過渡日期(而 非終止僱傭日期)前最後一個月 的薪金,會用來計算過渡日期 前的僱傭期的長期服務金部分。

於二零二三年七月,香港會計 師公會刊發「香港取消強積金-長期服務金對沖機制的會計影 響」,為對沖機制的會計處理及 香港取消強積金-長期服務金對 沖機制所產生的影響提供指引。 有鑑於此,本集團已追溯執行 香港會計師公會所頒佈有關 期服對沖機制及取消影響的更 可靠、更為相關的資料。

Notes to the Consolidated Financial Statements (Continued) 綜合財務報表附註(續)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

2.5 Change in accounting policy as a result of application of the HKICPA guidance on the accounting implications of the abolition of the Mandatory Provident Fund ("MPF") – Long Service Payment ("LSP") offsetting mechanism in Hong Kong (Continued)

The Group considered the accrued benefits arising from employer MPF contributions that have been vested with the employee and which could be used to offset the employee's LSP benefits as a deemed contribution by the employee towards the LSP. Historically, the Group has been applying the practical expedient in paragraph 93(b) of HKAS 19 to account for the deemed employee contributions as a reduction of the service cost in the period in which the related service is rendered.

Based on the HKICPA's guidance, as a result of the Abolition, these contributions are no longer considered "linked solely to the employee's service in that period" since the mandatory employer MPF contributions after the Transition Date can still be used to offset the pretransition LSP obligation. Therefore, it would not be appropriate to view the contributions as "independent of the number of years of service" and the practical expedient in paragraph 93(b) of HKAS 19 is no longer applicable. Instead, these deemed contributions should be attributed to periods of service in the same manner as the gross LSP benefit applying paragraph 93(a) of HKAS 19. Accordingly, the Group has recognised a cumulative catch-up adjustment in profit or loss for the service cost, interest expense and remeasurement effect from changes in actuarial assumptions for the year ended 31 December 2022, with corresponding adjustment to the LSP obligation. The cumulative catch-up adjustment is calculated as the difference at the enactment date (16 June 2022) between the carrying amount of the LSP liability calculated under paragraph 93(b) of HKAS 19 before the Abolition and the carrying amount of the LSP liability calculated under paragraph 93(a) of HKAS 19 after the Abolition.

應用新訂及經修訂香港財務報告 準則(「香港財務報告準則」)(續)

2.5 應用香港會計師公會關於在香 港取消強制性公積金(「強積 金」)一長期服務金(「長期服務 金」)對沖機制的會計影響的指 引導致的會計政策變動(續)

> 本集團將僱主強積金供款產生 的累計福利(已歸屬僱員,並可 用作抵銷僱員的長期服務金福利) 視為僱員對長期服務金的供款。 過往,本集團一直應用香港會 計準則第19號第93(b)段的實際 權宜方法,將視作僱員供款入 賬,作為提供相關服務期間的 服務成本扣減。

> 根據香港會計師公會的指引, 由於取消,該等供款不再被視 為「僅與僱員在該期間的服務掛 鈎」,因為在過渡日期後的強制 性僱主強積金供款仍可用於抵 銷過渡前的長期服務金責任。 因此,將供款視為「與服務年數 無關」並不合適,而香港會計準 則 第19號 第93(b) 段 的 實 際 權 宜 方法不再適用。相反,該等視 作供款應按與應用香港會計準 則 第19號 第93(a) 段 的 長 期 服 務 金福利總額相同的方式歸屬於 服務期間。因此,本集團已就 截至二零二二年十二月三十一日 止年度精算假設變動產生的服 務成本、利息開支及重新計量 影響於損益確認累計追加調整, 並對長期服務金責任作出相應 調整。累計追加調整乃按於頒 佈日期(二零二二年六月十六 日)根據香港會計準則第19號第 93(b)段計算的長期服務金負債 於取消前的賬面值與根據香港 會計準則第19號第93(a)段計算 的長期服務金負債於取消後的 賬面值之間的差額計算。

Notes to the Consolidated Financial Statements (Continued) 综合財務報表附註(續)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

2.5 Change in accounting policy as a result of application of the HKICPA guidance on the accounting implications of the abolition of the Mandatory Provident Fund ("MPF") – Long Service Payment ("LSP") offsetting mechanism in Hong Kong (Continued)

The Group assessed that the cumulative catch-up adjustment in profit and loss for the service costs, interest expense and remeasurement effect from changes in actuarial assumptions and the corresponding adjustment to the LSP obligation for the year ended 31 December 2022 are immaterial. This change in accounting policy (i) did not have any impact on the opening balance of equity at 1 January 2022 and the cash flows for the year ended 31 December 2022, and (ii) did not have material impact on the loss for the year ended 31 December 2022 and the consolidated financial position as at 31 December 2022.

- 應用新訂及經修訂香港財務報告 準則(「香港財務報告準則」)(續)
 - 2.5 應用香港會計師公會關於在香 港取消強制性公積金(「強積 金」)一長期服務金(「長期服務 金」)對沖機制的會計影響的指 引導致的會計政策變動(續)

Notes to the Consolidated Financial Statements (Continued) 綜合財務報表附註(續)

2.		EW AND AMENDMENTS NANCIAL REPORTING RSs") (Continued)	2.	應用新訂及經修訂查港則務報告 準則(「香港財務報告準則」)(續)
	Amendments to HKFI effective	RSs in issue but not yet		已頒佈但尚未生效之經修訂香港財 務報告準則
		applied the following new and that have been issued but are		本 集 團 並 無 提 早 應 用 下 列 已 頒 佈 但 尚 未 生 效 之 新 訂 香 港 財 務 報 告 準 則 及 其 修 訂 本 :
	Amendments to HKFRS 10 and HKAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ¹		香港財務報告準則 投資者與其聯營 第10號及香港會 公司或合營企 計準則第28號 業之間的資產 (修訂本) 出售或注資 ¹
	Amendments to HKFRS 16	Lease Liability in a Sale and Leaseback ²		香港財務報告準則 售後租回的租賃 第16號(修訂本) 負債 ²
	Amendments to HKAS 1	Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretation 5 (2020) ²		香港會計準則第1號 將負債分類為流 (修訂本) 動或非流動及 對香港詮釋第 5號的相關修 訂(二零二零 年) ²
	Amendments to HKAS 1	Non-current Liabilities with Covenants ²		香港會計準則第1號 附帶契諾的非流 (修訂本) 動負債 ²
	Amendments to HKAS 7 and HKFRS 7	Supplier Finance Arrangement ³		香港會計準則第7 供應商融資安 號及香港財務報 排 ³ 告準則第7號 (修訂本)
	Amendments to HKAS 21	Lack of Exchangeability ³		香港會計準則第21 缺乏可交換性 ³ 號(修訂本)
	¹ Effective for annual peri- determined.	ods beginning on or after a date to be		¹ 於待釐定日期或之後開始的年度期間生 效。
	² Effective for annual period	ds beginning on or after 1 January 2024.		² 於二零二四年一月一日或之後開始的年 度期間生效。
	³ Effective for annual period	ds beginning on or after 1 January 2025.		3 於二零二五年一月一日或之後開始的年 度期間生效。

Notes to the Consolidated Financial Statements (Continued) 综合財務報表附註(續)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

Amendments to HKFRSs in issue but not yet effective (Continued)

Except for the amendments to HKFRSs mentioned below, the directors of the Company (the "**Directors**") anticipate that the application of all other new and amendments to HKFRSs will have no material impact on the consolidated financial statements in the foreseeable future.

Amendments to HKAS 1 Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretation 5 (2020) (the "2020 amendments") and Amendments to HKAS 1 Non-current Liabilities with Covenants (the "2022 Amendments")

The 2020 Amendments provide clarification and additional guidance on the assessment of right to defer settlement for at least twelve months from reporting date for classification of liabilities as current or noncurrent, which:

- clarify that if a liability has terms that could, at the option of the counterparty, result in its settlement by the transfer of the entity's own equity instruments, these terms do not affect its classification as current or non-current only if the entity recognises the option separately as an equity instrument applying HKAS 32 *Financial Instruments: Presentation*.
 - specify that the classification of liabilities as current or non-current should be based on rights that are in existence at the end of the reporting period. Specifically, the amendments clarify that the classification should not be affected by management intentions or expectations to settle the liability within 12 months;

應用新訂及經修訂香港財務報告 準則(「香港財務報告準則」)(續)

已頒佈但尚未生效之經修訂香港財 務報告準則(續)

除下文所述經修訂香港財務報告準 則外,本公司董事(「董事」)預期應用 所有其他新訂及經修訂香港財務報 告準則於可預見未來不會對綜合財 務報表造成重大影響。

香港會計準則第1號(修訂本)將負債 分類為流動及非流動及對香港詮釋 第5號的相關修訂(二零二零年)(「二 零二零年修訂本」)及香港會計準則 第1號(修訂本)附帶契諾的非流動負 債(「二零二二年修訂本」)

二零二零年修訂本對將負債分類為 流動或非流動負債的報告之日起至 少十二個月的延期結算權的評估提 供了澄清和補充指導,其中:

- 明確如果負債的條款可以根據 交易對手的選擇,通過轉讓實 體自身的權益工具來結算,只 有當實體將選擇權單獨確認為 應用「香港會計準則第32號 — 金融工具:呈報」的權益工具時, 這些條款才不影響其作為流動 負債或非流動負債的分類。
- 指明流動或非流動負債的分類 應基於報告期末存在的權利。
 具體而言,該等修訂本澄清該
 分類不應受管理層於12個月內
 結算負債的意圖或預期所影響;

Notes to the Consolidated Financial Statements (Continued) 綜合財務報表附註(續)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

Amendments to HKFRSs in issue but not yet effective (Continued)

Amendments to HKAS 1 Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretation 5 (2020) (the "2020 amendments") and Amendments to HKAS 1 Non-current Liabilities with Covenants (the "2022 Amendments") (Continued)

For rights to defer settlement for at least twelve months from reporting date which are conditional on the compliance with covenants, the requirements introduced by the 2020 Amendments have been modified by the 2022 Amendments. The 2022 Amendments specify that only covenants with which an entity is required to comply with on or before the end of the reporting period affect the entity's right to defer settlement of a liability for at least twelve months after the reporting date. Covenants which are required to comply with only after the reporting period do not affect whether that right exists at the end of the reporting period.

In addition, the 2022 Amendments specify the disclosure requirements about information that enables users of financial statements to understand the risk that the liabilities could become repayable within twelve months after the reporting period, if an entity classifies liabilities arising from loan arrangements as non-current when the entity's right to defer settlement of those liabilities is subject to the entity complying with covenants within twelve months after the reporting period.

應用新訂及經修訂香港財務報告 準則(「香港財務報告準則」)(續)

已頒佈但尚未生效之經修訂香港財 務報告準則(續)

香港會計準則第1號(修訂本)將負債 分類為流動及非流動及對香港詮釋 第5號的相關修訂(二零二零年)(「二 零二零年修訂本」)及香港會計準則 第1號(修訂本)附帶契諾的非流動負 債(「二零二二年修訂本」)(續)

就自報告日期起至少十二個月的延 期結算權(須待遵守契諾後方可作實) 而言,二零二零年修訂本引入的規 定已由二零二二年修訂本修訂。二零 二二年修訂本訂明,只有實體的報 報告期未或之前遵守的契諾才會影 響致告日期後至少十二個月。僅 該報告期後遵守的契諾並不影響該 權利於報告期末是否存續。

此外,二零二二年修訂本亦訂明有關 資料的披露規定,使財務報表使用 者能够了解負債可能於報告期後十二 個月內償還的風險,倘實體將貸款 安排產生的負債分類為非流動負債, 而實體延遲清償該等負債的權利須 視乎實體於報告期後十二個月內是否 遵守契諾而定。

Notes to the Consolidated Financial Statements (Continued) 综合財務報表附註(續)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

Amendments to HKFRSs in issue but not yet effective (Continued)

Amendments to HKAS 1 Classification of Liabilities as Current or Non-current and related amendments to Hong Kong Interpretation 5 (2020) (the "2020 amendments") and Amendments to HKAS 1 Non-current Liabilities with Covenants (the "2022 Amendments") (Continued)

The 2022 Amendments also defer the effective date of applying the 2020 Amendments to annual reporting periods beginning on or after 1 January 2024. The 2022 Amendments, together with the 2020 Amendments, are effective for annual reporting periods beginning on or after 1 January 2024, with early application permitted. If an entity applies the 2020 Amendments for an earlier period after the issue of the 2022 Amendments, the entity should also apply the 2022 Amendments for that period.

Based on the Group's outstanding liabilities as at 31 December 2023, including the related terms and conditions stipulated in the agreements between the Group and the relevant lenders, the application of the 2020 and 2022 Amendments will not result in classification of the Group's liabilities.

應用新訂及經修訂香港財務報告 準則(「香港財務報告準則」)(續)

已頒佈但尚未生效之經修訂香港財 務報告準則(續)

香港會計準則第1號(修訂本)將負債 分類為流動及非流動及對香港詮釋 第5號的相關修訂(二零二零年)(「二 零二零年修訂本」)及香港會計準則 第1號(修訂本)附帶契諾的非流動負 債(「二零二二年修訂本」)(續)

二零二二年修訂本亦將應用二零二 零年修訂本的生效日期延遲至二零 二四年一月一日或之後開始的年度 報告期間。二零二二年修訂本於二零二零年修訂本於二零二四年一月 一日或之後開始的年度報告期間 之等二零年修訂本,倘實體於二零 二二年修訂本頒佈後較早期間應用 二零二二年修訂本。

根 據 本 集 團 於 二 零 二 三 年 十 二 月 三十一日的未償還負債,包括本集團 與相關貸款人之間的協議中規定的 相關條款及條件,應用二零二零年及 二零二二年修訂本將不會導致本集 團負債的分類。

Notes to the Consolidated Financial Statements (Continued) 綜合財務報表附註(續)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION

3.1 Basis of preparation of consolidated financial statements

The consolidated financial statements have been prepared in accordance with HKFRSs issued by the HKICPA. In addition, the consolidated financial statements include applicable disclosures required by the Rules Governing the Listing of Securities on the GEM of The Stock Exchange of Hong Kong Limited ("**the GEM Listing Rules**") and by the Hong Kong Companies Ordinance ("**CO**").

As stated in the consolidated financial statements, the Group incurred loss for the year attributable to the owners of the Company of approximately HK\$46,825,000 and had approximately HK\$3,300,000 of gross loss for the year ended 31 December 2023 and, as of that date, the Group's current liabilities exceeded its current assets by approximately HK\$10,531,000. As at the same date, the Group's other borrowings due within one year of approximately HK\$33,445,000, while its cash and cash equivalents of approximately HK\$4,123,000 only. Notwithstanding the above, the consolidated financial statements have been prepared on a going concern basis as the Directors have given careful consideration to the impact of the current and anticipated future liquidity of the Group and are satisfied that:

- Mr. Leung King Yue, Alex, the director of the Company, agreed to provide a financial support of HK\$10,000,000 at any time to meet in full the Group's financial obligation on or before 31 December 2024;
- (b) The Group will continue to explore the interior design, fitting out and decoration services in the coming year as the Group consider that there is a growing popularity of interior design, fitting-out and decoration in commercial, residential and public sectors in Hong Kong and the Greater Bay Area. The management expected that the business performance of the Group will improve in 2024;

綜合財務報表編製基礎及重大會 計政策資料

3.1 綜合財務報表編製基礎

綜合財務報表乃根據香港會計 師公會頒佈之香港財務報告準 則編製。此外,綜合財務報表 包括香港聯合交易所有限公司 GEM證券上市規則(「GEM上市 規則」)及香港公司條例(「公司條 例」)規定的適用披露。

誠 如 綜 合 財 務 報 表 所 述,本 集團於截至二零二三年十二月 三十一日止年度產生本公司擁有 人應佔年內虧損約46,825,000 港 元 及 毛 損 約3,300,000港 元,而截至該日,本集團的 流動負債超出其流動資產約 10,531,000港元。於同日,本集 團於一年內到期的其他借貸約 為33,445,000港元,而其現金 及現金等價物僅約為4,123,000 港元。儘管如此,綜合財務報 表已按持續經營基準編製,因 為董事已審慎考慮本集團現時 及預期未來流動資金的影響, 並信納:

- (a) 本公司董事梁景裕先生同 意隨時提供10,000,000港 元的財務支持,以於二零 二四年十二月三十一日或 之前悉數履行本集團的財 務責任;
- (b) 本集團將於來年繼續探索 室內設計、裝修及裝飾服務,因為本集團認為室內 設計、裝修及裝飾足為 設計、裝修及裝飾在否及 設計、裝修及裝飾在在及 大灣區商業、住宅 迎。管 理層預期本集團的業務表 現將於二零二四年有所改 善;

Notes to the Consolidated Financial Statements (Continued) 综合財務報表附註(續)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.1 Basis of preparation of consolidated financial statements (Continued)

- (c) Subsequent to the end of the reporting period, the Group obtained the letter of intent of extension of the loans facilities from three lenders to extend the utilised loans facilities amounted to approximately HK\$22,300,000 and the unused loans facilities amounted to approximately HK\$13,200,000 for 1 year to 2025; and
- (d) The Group is expected to record a gross profit for the year ending 31 December 2024.

Through continuing the abovementioned business strategies, the Directors believe that the Group would be able to meet its financial obligations and fulfill its operational needs while obtaining additional financing resources in pursuing other businesses.

The Directors are of the opinion that the Group will be able to have sufficient working capital to finance its operations and to meet its financial obligations as and when they fall due for a period of not less than the next twelve months from 31 December 2023. Accordingly, the Directors are of the opinion that it is appropriate to prepare these consolidated financial statements for the year ended 31 December 2023 on a going concern basis. The consolidated financial statements do not provide for further liabilities which might arise, and do not include any adjustments relating to the carrying amount and reclassification of assets and liabilities that might be necessary should the Group be unable to continue as a going concern.

- 綜合財務報表編製基礎及重大會 計政策資料(續)
 - 3.1 綜合財務報表編製基礎(續)
 - (c) 報告期末後,本集團自三 名貸款人接獲貸款融資 展期意向函,以將已動用 貸款融資約22,300,000港 元及未動用貸款融資約 13,200,000港元延期一年 至二零二五年;及
 - (d) 本集團預期於截至二零
 二四年十二月三十一日止
 年度將錄得毛利。

通過持續實施上述業務策略, 董事認為本集團本集團將能夠 履行其財務責任及滿足其經營 需求,同時可以獲取其他融資 來源,發展其他業務。

Notes to the Consolidated Financial Statements (Continued) 綜合財務報表附註(續)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.1 Basis of preparation of consolidated financial statements (Continued)

The consolidated financial statements have been prepared on the historical cost basis, except for certain financial instruments and investment properties that are measured at fair values at the end of each reporting period and biological assets that are measure at fair values less costs to sell, as explained in the accounting policies set out below.

Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

綜合財務報表編製基礎及重大會 計政策資料(續)

3.1 综合財務報表編製基礎(續)

綜合財務報表乃按歷史成本基 準編製,惟於各報告期末按公 允值計量的若干金融工具及投 資物業以及按公允值減銷售成 本計量的生物資產除外,詳情 載於下文會計政策。

歷史成本一般以換取商品及服 務所給予代價的公允值為基準。
For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.1 Basis of preparation of consolidated financial statements (Continued)

Fair value 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, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Group takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis, except for share-based payment transactions that are within the scope of HKFRS 2 Share-based Payment, leasing transactions that are accounted for in accordance with HKFRS 16 Leases, and measurements that have some similarities to fair value but are not fair value, such as net realisable value in HKAS 2 Inventories or value in use in HKAS 36 Impairment of Assets.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

For financial instruments which are transacted at fair value and a valuation technique that unobservable inputs is to be used to measure fair value in subsequent periods, the valuation technique is calibrated so that at initial recognition the results of the valuation technique equals the transaction price. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.1 綜合財務報表編製基礎(續)

公允值為在市場參與者之間的 有序交易於計量日期就出售資 產所收取或就轉讓負債所支付 的價格,而不論該價格是否直 接可予觀察或使用其他估值技 術估計。在對資產或負債的公 允 值 作 出 估 計 時 · 本 集 團 考 慮 了市場參與者在計量日期為該 資產或負債進行定價時將會考 慮的特徵。於綜合財務報表中 作計量及/或披露用途的公允 值 乃 按 此 基 準 釐 定 , 惟 屬 於 香 港財務報告準則第2號股份付款 範圍內的股份付款、根據香港 財務報告準則第16號租賃,以 及與公允值存在若干相似之處 但並非公允值的計量(例如香港 會計準則第2號存貨的可變現淨 值或香港會計準則第36號資產 减值的使用價值)除外。

非金融資產的公允值計量計及 市場參與者透過使用其資產的 最高及最佳用途或透過將資產 出售予將使用其最高及最佳用 途的另一名市場參與者而能够 產生經濟利益的能力。

按公允值交易之金融工具,凡 於其後期間應用以不可觀察輸 入數據計量公允值之估值技術, 該估值技術應予校正,以致於 初始確認時估值技術之結果相 等於交易價格。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.1 Basis of preparation of consolidated financial statements (Continued)

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

綜合財務報表編製基礎及重大會 計政策資料(續)

3.1 综合財務報表編製基礎(續)

此外,就財務報告而言,公允 值計量根據公允值計量的輸入 數據可觀察程度及公允值計量 的輸入數據對其整體的重要性 分類為第一級、第二級或第三 級,描述如下:

- 第一級輸入數據為實體於 計量日期可獲得的相同資 產或負債於活躍市場的報 價(未調整);
- 第二級輸入數據為不包括 第一級計入的報價的資產 或負債的可直接或間接觀 察的輸入數據:及
- 第三級為資產或負債的不 可觀察輸入數據。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information

Basis of consolidation

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

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

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

Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Specifically, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated statement of profit or loss and other comprehensive income from the date the Group gains control until the date when the Group ceases to control the subsidiary. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料

綜合基準

綜合財務報表包括本公司、本 公司及其附屬公司控制的實體 的財務報表。當本公司符合以 下各項時,即取得控制權:

- 對投資對象行使權力;
- 因投資對象的參與而可獲 得或有權獲得可變回報;
- 有能力使用其權力影響其
 回報。

倘有事實或情況顯示上述三項 控制因素中,有一項或以上出 現變數,本集團會重新評估其 是否控制投資對象。

本集團於獲得附屬公司控制權時將附屬公司結合入賬,並於 失去附屬公司控制權時終止入 賬。具體而言,於年內收購改 出售的附屬公司的收入及開支 自本集團取得控制權當日起 計入綜合損益及其他全面收入表, 直至本集團不再控制附屬公司 之日為止。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Basis of consolidation (Continued)

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

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

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

綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

綜合基準(續)

損益及其他全面收入的各項目 歸屬於本公司擁有人及非控股 權益。附屬公司之全面收入總 額歸屬於本公司擁有人及非控 股股東權益,即使此舉會導致 非控股股東權益出現虧絀結餘。

如有需要,附屬公司的財務報 表會作出調整,以使其會計政 策與本集團的會計政策一致。

有關本集團成員公司間交易的 所有集團內資產及負債、權益、 收入、開支以及現金流量於綜 合入賬時悉數對銷。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Subsidiaries

In the Company's statement of financial position, investments in subsidiaries are stated at cost less impairment loss, if any. The results of subsidiaries are accounted for by the Company on the basis of dividend received and receivable.

Business combinations

A business is an integrated set of activities and assets which includes an input and a substantive process that together significantly contribute to the ability to create outputs. The acquired processes are considered substantive if they are critical to the ability to continue producing outputs, including an organised workforce with the necessary skills, knowledge, or experience to perform the related processes or they significantly contribute to the ability to continue producing outputs and are considered unique or scarce or cannot be replaced without significant cost, effort, or delay in the ability to continue producing outputs.

- 綜合財務報表編製基礎及重大會 計政策資料(續)
 - 3.2 重大會計政策資料(續)

附屬公司

於本公司之財務狀況報表內, 於附屬公司之投資按成本值減 任何減值虧損(如有)列賬。附 屬公司之業績由本公司按已收 及應收股息入賬。

業務合併

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Business combinations (Continued)

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

The identifiable assets acquired and liabilities assumed must meet the definitions of an asset and a liability in the *Conceptual Framework for Financial Reporting* (the "**Conceptual Framework**") except for transactions and events within the scope of HKAS 37 *Provisions, Contingent Liabilities and Contingent Assets* or HK(IFRIC)-Int 21 *Levies,* in which the Group applies HKAS 37 or HK(IFRIC)-Int 21 instead of the Conceptual Framework to identify the liabilities it has assumed in a business combination. Contingent assets are not recognised. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

業務合併(續)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Business combinations (Continued)

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

- deferred tax assets or liabilities, and assets or liabilities related to employee benefit arrangements are recognised and measured in accordance with HKAS 12 *Income Taxes* and HKAS 19 *Employee Benefits* respectively;
- liabilities or equity instruments related to share-based payment arrangements of the acquiree or share-based payment arrangements of the Group entered into to replace share-based payment arrangements of the acquiree are measured in accordance with HKFRS 2 at the acquisition date (see the accounting policy below);
- assets (or disposal groups) that are classified as held for sale in accordance with HKFRS 5 Non-current Assets Held for Sale and Discontinued Operations are measured in accordance with that standard; and
 - lease liabilities are recognised and measured at the present value of the remaining lease payments (as defined in HKFRS 16) as if the acquired leases were new leases at the acquisition date, except for leases for which (a) the lease term ends within 12 months of the acquisition date; or (b) the underlying asset is of low value. Right-of-use assets are recognised and measured at the same amount as the relevant lease liabilities, adjusted to reflect favourable or unfavourable terms of the lease when compared with market terms.

- 綜合財務報表編製基礎及重大會 計政策資料(續)
 - 3.2 重大會計政策資料(續)

業務合併(續)

在收購日,收購的可辨認資產 和承擔的負債按其公平值確認, 但以下情況除外:

- 被遞延税項資產或負債及 與僱員福利安排有關的資 產或負債分別根據香港會 計準則第12號所得税及香 港會計準則第19號僱員福 利確認及計量;
- 與被購買方的股份支付安 排或為取代被購買方的股 份支付安排而訂立的本集
 團的股份支付安排相關的 負債或權益工具,在收購 日按照香港財務報告準則
 第2號計量(見下文會計政 策);
- 根據香港財務報告準則第
 5號持作出售的非流動資 產及已終止經營業務劃分 為持作出售的資產(或出售 組合)根據該準則計量;及
- 租賃負債按剩餘租賃付款 額的現值(定義見香港財務報告準則第16號)確
 和計量16號)確
 和計量16號)確
 和計量16號)確
 和計量16號)
 12個月內約一個資產
 4月內產之價用
 4月內產一個
 4月內產一個
 4月內產一個
 4月內產一個
 4月內產一個
 4月內
 4月內

維港育馬控股有限公司/2023年報

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Business combinations (Continued)

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

Non-controlling interests that are present ownership interests and entitle their holders to a proportionate share of the relevant subsidiary's net assets in the event of liquidation are initially measured at the non-controlling interests' proportionate share of the recognised amounts of the acquiree's identifiable net assets or at fair value.

When the consideration transferred by the Group in a business combination includes a contingent consideration arrangement, the contingent consideration is measured at its acquisition-date fair value and included as part of the consideration transferred in a business combination. Changes in the fair value of the contingent consideration that qualify as measurement period adjustments are adjusted retrospectively. Measurement period adjustments are adjustments that arise from additional information obtained during the "measurement period" (which cannot exceed one year from the acquisition date) about facts and circumstances that existed at the acquisition date. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

業務合併(續)

非控股權益為現時所有者權益, 並使其持有人在清算時享有相 關附屬公司淨資產的一定比例 份額,按非控股權益在被購買 方可辨認淨資產已確認金額中 所佔比例或按公平值進行初始 計量。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Business combinations (Continued)

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

When a business combination is achieved in stages, the Group's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date (i.e. the date when the Group obtains control), and the resulting gain or loss, if any, is recognised in profit or loss or other comprehensive income, as appropriate. Amounts arising from interests in the acquiree prior to the acquisition date that have previously been recognised in other comprehensive income and measured under HKFRS 9 would be accounted for on the same basis as would be required if the Group had disposed directly of the previously held equity interest.

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, the Group reports provisional amounts for the items for which the accounting is incomplete. Those provisional amounts are adjusted retrospectively during the measurement period (see above), and additional assets or liabilities are recognised, to reflect new information obtained about facts and circumstances that existed at the acquisition date that, if known, would have affected the amounts recognised at that date. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

業務合併(續)

不符合計量期間調整條件的或 有對價的後續會計處理取劃分類 或有對價如何分類。被劃分為 權益的或有對價在後續報告日 不進行重新計量,其後續產告算 在權益內有對價在後續報告目 按公平值進行重新計量,相應 的利得或虧損計入當期損益。

如果到合併發生的報告期末業 務合併的初始會計核算不完整, 則本集團對會計核算不完整的 項目報告暫定金額。這些臨時 金額在計量期間(見上文)進行 追溯調整,並確認額外的資產 以反映獲得的關於 開日存在的事實和情況的新信 息,如果知道這些事實和情況 會影響該日確認的金額。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Goodwill

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

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

A cash-generating unit (or group of cash-generating units) to which goodwill has been allocated is tested for impairment annually or more frequently when there is indication that the unit may be impaired. For goodwill arising on an acquisition in a reporting period, the cash-generating unit (or group of cashgenerating units) to which goodwill has been allocated is tested for impairment before the end of that reporting period. If the recoverable amount is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill and then to the other assets on a prorata basis based on the carrying amount of each asset in the unit (or group of cash-generating units). 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

商譽

收購業務產生的商譽按業務收 購日確定的成本(見上述會計政 策)減去累計減值虧損(如有)列 賬。

為進行減值測試,商譽分攤至 本集團預期從合併的協同效應 中受益的各現金產生單位(或一 組現金產生單位),代表出於內 部管理目的對商譽進行監控的 最低水平,且不大於經營分部。

已分配商譽的現金產生單位(或 一組現金產生單位),當有迹象 表年或量位可能發生減值調。 對該單位可能發生減值測。 對於報告期內收購產已分調。 對於報告期常已分調現。 的現金產生單位(或一組現會 一收回金額值虧損分配。 到首先將減值虧面價值,然後單 (或一組現金產果, 則首先將減的賬面價值,然單位) 中各資產的賬面價值按比例分 配給其他資產。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Goodwill (Continued)

On disposal of the relevant cash-generating unit or any of the cash-generating unit within the group of cash-generating units, the attributable amount of goodwill is included in the determination of the amount of profit or loss on disposal. When the Group disposes of an operation within the cashgenerating unit (or a cash-generating unit within a group of cash-generating units), the amount of goodwill disposed of is measured on the basis of the relative values of the operation (or the cashgenerating unit) disposed of and the portion of the cash-generating unit (or the group of cashgenerating units) retained.

Revenue from contracts with customers

The Group recognises revenue when (or as) a performance obligation is satisfied, i.e. when "control" of the goods or services underlying the particular performance obligation is transferred to the customer.

A performance obligation represents a good or service (or a bundle of goods or services) that is distinct or a series of distinct goods or services that are substantially the same.

- 綜合財務報表編製基礎及重大會 計政策資料(續)
 - 3.2 重大會計政策資料(續)

商譽(續)

在處置相關現金產生單位或一 組現金產生單位組的任何現金 產生單元時,商譽的可歸屬金 額計入處置損益金額的確定。 當本集團處置現金產生單元(或 一組現金產生單位內的現金 生單元)內的業務時,處置商嬰 的金額是根據處置的業務(或是 單元(或一組現金產生單位組) 的相對價值來計量的。

來自客戶合約的收益

本集團於完成履約責任時(或就 此)確認收益,即於特定履約責 任相關的貨品或服務的「控制權」 轉讓予客戶時。

履約責任指明確貨品及服務(或 一組貨品或服務)或不同明確貨 品及大致相同的服務。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Revenue from contracts with customers (Continued)

Control is transfer over time and revenue is recognised over time by reference to the progress towards complete satisfaction of the relevant performance obligation if one of the following criteria is met:

- the customer simultaneously receives and consumes the benefits provided by the Group's performance as the Group performs;
- the Group's performance creates and enhances an asset that the customer controls as the Group performs; or
- the Group's performance does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

Otherwise, revenue is recognised at a point in time when the customer obtains control of the distinct good or service.

A contract asset represents the Group's right to consideration in exchange for goods or services that the Group has transferred to a customer that is not yet unconditional. It is assessed for impairment in accordance with HKFRS 9. In contrast, a receivable represent s the Group's unconditional right to consideration, i.e. only the passage of time is required before payment of that consideration is due. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

來自客戶合約的收益(續)

控制權隨時間轉移及收益參考 完全達成相關履約責任的進度 隨時間確認,惟須符合以下條 件之一:

- 於本集團履約時,客戶同時取得並耗用本集團履約所提供的利益;
- 本集團的履約產生或提升 一項資產,而該項資產於 本集團履約時由客戶控制; 或
- 本集團的履約並無創造對 本集團而言具替代用途的 資產,且本集團對迄今完 成的履約付款具有可執行 權利。

否則,於客戶獲得明確貨品或 服務控制權時確認收益。

合約資產指本集團就換取本集 團已向客戶轉讓的貨品或服務 而收取代價的權利(尚未成為無 條件)。它是根據香港財務報告 準則第9號進行減值評估的。相 比之下,應收款項代表本集團 無條件享有對價的權利,即代 價到期付款前僅需經過一段時 間。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Revenue from contracts with customers (Continued)

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

A contract asset and a contract liability relating to the same contract are accounted for and presented on a net basis.

Over time revenue recognition: measurement of progress towards complete satisfaction of a performance obligation

Input method

The progress towards complete satisfaction of a performance obligation is measured based on input method, which is to recognise revenue on the basis of the Group's efforts or inputs to the satisfaction of a performance obligation relative to the total expected inputs to the satisfaction of that performance obligation, that best depict the Group's performance in transferring control of goods or services.

Further details of the Group's revenue and other income recognition policies are as follows:

 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

來自客戶合約的收益(續)

合約負債指本集團因已自客戶 收取代價(或代價金額到期), 而須向客戶轉讓貨品或服務之 義務。

相同合約相關合約資產及合約 負債按淨額基準入賬及呈列。

按時間確認收益:計量完全達 成履約責任的進度

投入法

完全達成履約責任的進度乃根 據投入法計量,即根據本集團 為達成履約責任而產生的支出 或投入(相對於預期為達成履約 責任的總投入)確認收益,有關 方法最能反映本集團於轉讓貨 品或服務控制權方面的履約情 況。

本集團收入及其他收益確認政 策的進一步詳情如下:

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Revenue from contracts with customers (Continued)

<u>Combined services of interior designs, interior</u> <u>decorating and furnishing services</u>

Combined services of interior designs, interior decorating and furnishing services is recognised by reference to the stage of completion of the provision of service at the end of the reporting period. The progress towards fulfilment of construction contracts is measured with reference to contract cost incurred for work performed to date. Contract cost that related to provision of service are expensed as incurred.

Sales of sewing threads

Sales of sewing threads recognised when the Company has transferred to the buyer the significant risks and rewards of ownership of the goods.

Sales of furnishings

Sales of furnishings are recognised when the Company has transferred to the buyer the significant risks and rewards of ownership of the goods.

 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

來自客戶合約的收益(續)

<u>室內設計、裝修及裝飾服務的</u> 組合服務

室內設計、裝修和裝飾的組合 服務以及室內設計服務收入參 照報告期末提供服務的完成階 段確認。建造合同的履行進度 參照迄今已完成的工程所發生 的合同成本計量。與提供服務 有關的合同成本在發生時計入 費用。

縫紉線銷售

縫 紉 線 銷 售 於本公司 將 貨 品 所 有 權 的 重 大 風 險 及 回 報 轉 移 予 買 方 時 確 認。

<u>傢俱銷售</u>

當本公司將商品所有權上的重 大風險和報酬轉移給買方時, 確認傢俱銷售。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Revenue from contracts with customers (Continued)

Sales of biological assets

Revenue from sales of biological assets is recognised at the point in time when control of the asset is transferred to the customer, i.e., when the products are collected by the customers.

Stallions service

Service income is recognised at the point in time when a vet certificate is produced for confirming that a viable live foal was produced. Service income is recognised at the amount attributable to the Group's interests in the stallion.

Biological assets handling services

Service income is recognised when services are rendered, on an accrual basis or where condition attached to the relevant agreements and mandates is in satisfaction of the relevant condition.

- 綜合財務報表編製基礎及重大會 計政策資料(續)
 - 3.2 重大會計政策資料(續)

來自客戶合約的收益(續)

生物資產銷售

生物資產銷售收入在資產控制 權轉移給客戶的時點,即由客 戶收到產品時確認。

種馬服務

服務收入在出示獸醫證書以確 認生產了可存活馬駒的時間點 確認。服務收入按歸屬於本集 團在種馬權益的金額確認。

生物資產管理服務

服務收入於提供服務時按應計 基礎確認,或達成相關協議和 授權的附加條件時確認。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Revenue from contracts with customers (Continued)

Finance advisory and assets management

The Group provides asset management and advising on securities to customers. The corporate advisory service income is recognised in the accounting period in which the underlying services are rendered on a time-proportion basis in accordance with the terms of the underlying service agreements. Asset management fee income is charged at a fixed percentage per month of the net asset value of the managed accounts under management of the Group.

Principal versus agent

When another party is involved in providing goods or services to a customer, the Group determines whether the nature of its promise is a performance obligation to provide the specified goods or services itself (i.e. the Group is a principal) or to arrange for those goods or services to be provided by the other party (i.e. the Group is an agent).

The Group is a principal if it controls the specified good or service before that good or service is transferred to a customer. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

來自客戶合約的收益(續)

財務顧問及資產管理

本集團向客戶提供資產管理及 證券建議。企業諮詢服務收入 根據相關服務協議的條款按時 間比例基準於提供相關服務的 會計期間確認。資產管理費收 入按本集團管理的管理賬戶的 資產凈值每月固定百分比收取。

委託人與代理人

當另一方參與向客戶提供商品 或服務時,本集團判斷其承諾 的性質是屬於何種履約責任, 是提供指定商品或服務本身(即 本集團為委託人),亦或安排該 等商品或服務由另一方提供(即 本集團為代理人)。

如果本集團在指定的商品或服 務轉移給客戶之前取得了該商 品或服務的控制權,則本集團 為委託人。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Revenue from contracts with customers (Continued)

Principal versus agent (Continued)

The Group is an agent if its performance obligation is to arrange for the provision of the specified good or service by another party. In this case, the Group does not control the specified good or service provided by another party before that good or service is transferred to the customer. When the Group acts as an agent, it recognises revenue in the amount of any fee or commission to which it expects to be entitled in exchange for arranging for the specified goods or services to be provided by the other party.

Leases

Definition of a lease

A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

For contracts entered into or modified after the date of initial application of HKFRS 16 or arising from business combinations, the Group assesses whether a contract is or contains a lease based on the definition under HKFRS 16 at inception, modification date or acquisition date, as appropriate. Such contract will not be reassessed unless the terms and conditions of the contract are subsequently changed. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

來自客戶合約的收益(續)

委託人與代理人(續)

租賃

租賃的定義

倘一份合約在一段時間內為換 取代價而讓渡一項可識別資產 使用的控制權,則該合約為一 項租賃或包含一項租賃。

就於首次應用香港財務報告準 則第16號日期後訂立或修改或 因業務合併而產生的合約而言, 本集團根據香港財務報告改合, 第16號的定義於初始、修改告 期或收購日期(如適用)評估。 約是否為的條款及條件隨後有所 變動,否則不會重新評估該合 約。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Leases (Continued)

The Group as a lessee

Allocation of consideration to components of a contract

For a contract that contains a lease component and one or more additional lease or non-lease components, the Group allocates the consideration in the contract to each lease component on the basis of the relative stand-alone price of the lease component and the aggregate stand-alone price of the non-lease components and the aggregate stand-alone price of non-lease components.

The Group applies practical expedient not to separate non-lease components from lease component, and instead account for the lease component and any associate non-lease components as a single lease component.

Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option. Lease payments on short-term leases are recognised as expense on a straight-line basis or another systematic basis over the lease term. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

租賃(續)

本集團作為承租人

分配代價至合約部分

對於包含一項租賃部分及一項 或多項額外租賃或非租賃部分 之合約而言,本集團會按照租 賃部分之相關獨立價格及非租 賃部分之合計獨立價格,將合 約代價分配至各租賃部分。

本集團採用實用權宜之計,不 將非租賃部分與租賃部分分開, 而是將租賃部分和任何非租賃 部分作為一個單一的租賃部分 入帳。

短期租賃及低價值資產租賃

本集團對租賃辦公室物業應用 短期租賃確認豁免,即自開始 日期起計之租期為十二個月或 以下並且不包括購買選擇權的 租賃。短期租賃的租賃款項就 租期按直線法或另一有系統基 準確認為開支。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

liabilities.

3.	BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)		3.	綜合財務報表編製基礎及重大會 計政策資料(續)	
	3.2 Material accounting (Continued)	policy information		3.2 重	大會計政策資料(續)
	Leases (Continued)			租	賃(續)
	The Group as a lesse	e (Continued)		*	集團作為承租人(續)
	Right-of-use assets			使	用權資產
	The cost of right-of-use	The cost of right-of-use asset includes:		使	用權資產的成本包括:
	 the amount of the lease liability; 	e initial measurement of the		•	租賃負債的初始計量金額;
		nents made at or before nent date, less any lease d;		•	在租賃期開始日期或之前 支付的任何租賃付款額, 減去所取得的任何租賃激 勵金額;
	 any initial direct of and 	osts incurred by the Group;		•	本 集 團 產 生 的 任 何 初 始 直 接 成 本 : 及
	Group in disma underlying assets, it is located or re	osts to be incurred by the ntling and removing the restoring the site on which storing the underlying asset required by the terms and ease.		•	本集團就拆除及移除相關 資產、將相關資產所在場 地還原或恢復至租賃條款 及條件所規定的狀況所產 生之成本估算。
	accumulated depreciat	measured at cost, less any ion and impairment losses, remeasurement of lease		折	用權資產按成本減任何累計 舊及減值虧損計量,並就租 負債的任何重新計量作出調

整。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Leases (Continued)

The Group as a lessee (Continued)

Right-of-use assets (Continued)

Right-of-use assets in which the Group is reasonably certain to obtain ownership of the underlying leased assets at the end of the lease term are depreciated from commencement date to the end of the useful life. Otherwise, right-of-use assets are depreciated on a straight-line basis over the shorter of its estimated useful life and the lease term.

The Group presents right-of-use assets as a separate line item on the consolidated statement of financial position.

Refundable rental deposits

Refundable rental deposits paid are accounted under HKFRS 9 and initially measured at fair value. Adjustments to fair value at initial recognition are considered as additional lease payments and included in the cost of right-of-use assets.

Lease liabilities

At the announcement date of a lease, the Group recognises and measures the lease liability at the present value of lease payments that are unpaid at that date. In calculating the present value of lease payments, the Group uses the incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

租賃(續)

本集團作為承租人(續)

使用權資產(續)

倘本集團合理確信在租賃期届 滿時取得相關租賃資產的所有 權,則使用權資產自開始日期 起至可使用年期屆滿期間折舊。 否則,使用權資產於其預計可 使用年期及租賃期以較短者按 直線法計提折舊。

本集團於綜合財務狀況表將使 用權資產作為獨立項目呈列。

可退回租賃按金

已付可退回租賃按金根據香港 財務報告準則第9號入賬,並初 步按公允值計量。於初始確認 時對公允值的調整被視為額外 租賃付款,並計入使用權資產 成本。

租賃負債

於租賃公告日期,本集團按於 當日尚未支付的租賃付款現值 確認及計量租賃負債。於計算 租賃付款的現值時,若租賃中 所隱含的利率不易確定,則本 集團於租賃開始日期使用增量 借款利率。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3.	BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)			綜合財務報表編製基礎及重大會 計政策資料(續)	
	3.2	Material accounting policy information (Continued)		3.2 重大會計政策資料(續)	
		Leases (Continued) <i>The Group as a lessee (Continued)</i>		租賃(續)	
				本集團作為承租人(續)	
		Lease liabilities (Continued)		租賃負債(續)	
		The lease payments include:		租賃款項包括:	
		 fixed payments (including in-substance fixed payments) less any lease incentives receivable; 		 固定付款(包括實質固定付款)減任何應收租賃獎勵; 	
		• variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;		 取決於指數或費率的可變 租賃付款額,初步計量時 使用開始日期的指數或利 率; 	
		 amounts expected to be payable by the Group under residual value guarantees; 		 剩餘價值擔保下本集團預 期應付款項; 	
		• the exercise price of a purchase option if the Group is reasonably certain to exercise the option; and		 倘本集團合理確定行使購 買選擇權,該選擇權的行 使價;及 	
		• payments of penalties for terminating a lease,		 倘租賃條款反映本集團將 	

 payments of penalties for terminating a lease, if the lease term reflects the Group exercising an option to terminate the lease.

維港育馬控股有限公司 / 2023年報 127

行使終止租賃之選擇權, 終止租賃的罰款付款。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

- 3.2 Material accounting policy information (Continued)
 - Leases (Continued)

The Group as a lessee (Continued)

Lease liabilities (Continued)

After the commencement date, lease liabilities are adjusted by interest accretion and lease payments.

The Group remeasures lease liabilities (and makes a corresponding adjustment to the related right-of-use assets) whenever:

- the lease term has changed or there is a change in the assessment of exercise of a purchase option, in which case the related lease liability is remeasured by discounting the revised lease payments using a revised discount rate at the date of reassessment.
- the lease payments change due to changes in market rental rates following a market rent review, in which cases the related lease liability is remeasured by discounting the revised lease payments using the initial discount rate.

The Group presents lease liabilities as a separate line item on the consolidated statement of financial position.

- 綜合財務報表編製基礎及重大會 計政策資料(續)
 - 3.2 重大會計政策資料(續)

租賃(續)

本集團作為承租人(續)

租賃負債(續)

於開始日期後,租賃負債就應 計利息及租賃款項作出調整。

在下列情況下集團重新計算租 賃負債(並對相關的使用權資產 進行相應調整):

- 租期已變更或行使購買權 之評估變更,在此情況下, 相關租賃負債使用於重新 計量當日之已修訂貼現率 貼現經修訂租賃付款而重 新計量。
- 租賃付款因進行市場租金 調查後市場租金變動而出 現變動,在此情況下,相 關租賃負債使用初始貼現 率貼現經修訂租賃付款而 重新計量。

本集團將租賃負債列為綜合財 務狀況表的細列項目。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Leases (Continued)

The Group as a lessee (Continued)

Lease modifications

The Group accounts for a lease modification as a separate lease if:

- the modification increases the scope of the lease by adding the right to use one or more underlying assets; and
- the consideration for the leases increases by an amount commensurate with the standalone price for the increase in scope and any appropriate adjustments to that standalone price to reflect the circumstances of the particular contract.

For a lease modification that is not accounted for as a separate lease, the Group remeasures the lease liability, less any lease incentive receivable, based on the lease term of the modified lease by discounting the revised lease payments using a revised discount rate at the effective date of the modification.

The Group accounts for the remeasurement of lease liabilities by making corresponding adjustments to the relevant right-of-use asset. When the modified contract contains a lease component and one or more additional lease or non-lease components, the Group allocates the consideration in the modified contract to each lease component on the basis of the relative stand-alone price of the lease component and the aggregate stand-alone price of the non-lease components.

- 綜合財務報表編製基礎及重大會 計政策資料(續)
 - 3.2 重大會計政策資料(續)

租賃(續)

本集團作為承租人(續)

租賃修改

倘出現以下情況,本集團會將 租賃修訂作為一項單獨租賃入 賬:

- 該項修改通過增加使用一 項或多項相關資產的權利 擴大租賃範圍;及
- 租賃代價增加,增加的金額相當於範圍擴大對應的單獨價格,加上為反映特定合約的實際情況而對單獨價格進行的任何適當調整。

就未作為一項單獨租賃入賬的 租賃修改而言,本集團基於透 過使用修改生效日期的經修改 貼現率貼現經修改租賃付款的 經修改租賃的租期,重新計量 租賃負債。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Leases (Continued)

The Group as a lessee (Continued)

Changes in the basis for determining the future lease payments as a result of interest rate benchmark reform

For changes in the basis for determining the future lease payments as a result of interest rate benchmark reform, the Group applies the practical expedient to remeasure the lease liabilities by discounting the revised lease payments using the unchanged discount rate and makes a corresponding adjustment to the related right-of-use assets. A lease modification is required by interest rate benchmark reform if, and only if, both of these conditions are met:

- the modification is necessary as a direct consequence of interest rate benchmark reform; and
- the new basis for determining the lease payments is economically equivalent to the previous basis (i.e. the basis immediately preceding the modification).

 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

租賃(續)

本集團作為承租人(續)

因利率基準改革導致釐定未 來租賃付款的基準變動

- 因利率基準改革的直接後 果而導致必須修改;及
- 釐定租賃付款的新基準在
 經濟上等同於過往準(即緊接修改前的基準)。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)		3.	綜合財務報表編製基礎及重大會 計政策資料(續)	
3.2	Material accounting policy information (Continued)		3.2 重大會計政策資料(續)	
	Leases (Continued)		租賃(續)	

The Group as a lessor

Classification and measurement of leases

All leases are classified as operating lease.

Rental income from operating leases is recognised in profit or loss on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset, and such costs are recognised as an expense on a straight-line basis over the lease term except for investment properties measured under fair value model. 本集團作為出租人

租賃的分類及計量

所有租賃均列作經營租賃。

經營租賃的租金收入在相關租 賃期限內按照直線法確認為損 益。磋商及安排經營租賃時產 生的初始直接成本計入租賃賃 重線法確認為開支, 解 板 太 行 價 值 模型計量的投資 物業外。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Leases (Continued)

The Group as a lessor (Continued)

Refundable rental deposits

Refundable rental deposits received are accounted for under HKFRS 9 and initially measured at fair value. Adjustments to fair value at initial recognition are considered as additional lease payments from lessees.

Sublease

When the Group is an intermediate lessor, it accounts for the head lease and the sublease as two separate contracts. The sublease is classified as a finance or operating lease by reference to the right-of-use asset arising from the head lease, not with reference to the underlying asset.

Foreign currencies

In preparing the financial statements of each individual group entity, transactions in currencies other than the functional currency of that entity (foreign currencies) are recognised at the rates of exchanges prevailing on the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing on the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

租賃(續)

本集團作為出租人(續)

可退回租賃按金

已收可退回租賃按金乃根據香 港財務報告準則第9號入賬且初 步按公允值計量。對初始確認 時的公允值作出的調整被視為 來自承租人的額外租賃付款。

分租賃

當本集團為中間出租人時,其 就主租賃及分租賃入賬為兩份 獨立合約。分租賃乃參考主租 賃產生的使用權資產(非參考相 關資產)後分類為融資租賃或經 營租賃。

外幣

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Foreign currencies (Continued)

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

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the Group's operations are translated into the presentation currency of the Group (i.e. HK\$) using exchange rates prevailing at the end of each reporting period. Income and expenses items are translated at the average exchange rates for the period. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity under the heading of "exchange reserve" (attributed to non-controlling interests as appropriate). 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

外幣(續)

貨幣項目結算及重新換算所產 生之匯兑差額,於產生期間之 損益中確認。

就呈列綜合財務報表而言,本 集團業務之資產及負債按各報 告期末之現行匯率換算為本集 團之呈列貨幣(即港元)。收入 及開支項目按期內平均匯率換 算。產生的匯兑差額(如有)在 加納一一。 匯儲備」標題下累積在權益中(酌 情歸因於非控股權益)。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Borrowing costs

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

Government grants

Government grants are not recognised until there is reasonable assurance that the Group will comply with the conditions attaching to them and that the grants will be received.

Government grants are recognised in profit or loss on a systematic basis over the periods in which the Group recognises as expenses the related costs for which the grants are intended to compensate. Specifically, government grants whose primary condition is that the Group should purchase, construct or otherwise acquire noncurrent assets are recognised as deferred income in the consolidated statement of financial position and transferred to profit or loss on a systematic and rational basis over the useful lives of the related assets.

Government grants related to that are receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognised in profit or loss in the period in which they become receivable. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

借款成本

所有借款成本於產生期間在損 益賬確認。

政府補貼

除非合理保證本集團將遵守該 等補貼的附帶條件及將會收到 補貼,否則不會確認政府補貼。

政府補助乃於本集團確認補助 擬補償的相關成本開支期間, 有系統於損益中確認。具體而 言,政府補助的首要條件為, 本集團應購置、興建或以其他 方式獲得非流動資產,並在 以及於有關資產的使用年期轉 撥至損益。

政府補貼如為補償已產生的開 支或虧損,或為向本集團提供 即時財務支持而不涉及未來相 關成本,則於應收期間於損益 中確認。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Employee benefits

Retirement benefit costs

Payments to defined contribution retirement benefit plans are recognised as an expense when employees have rendered service entitling them to the contributions.

For defined retirement benefit plans including the LSP under the Hong Kong Employment Ordinance and others to specify, the cost of providing benefits is determined using the projected unit credit method, with actuarial valuations being carried out at the end of each annual reporting period. In determining the present value of the Group's defined benefit obligations and the related current service cost and, where applicable, past service cost, the Group attributes benefit to periods of service under the plan's benefit formula. However, if an employee's service in later years will lead to a materially higher level of benefit than earlier years, the Group attributes the benefit on a straight-line basis from:

- (a) the date when service by the employee first leads to benefits under the plan (whether or not the benefits are conditional on further service) until
- (b) the date when further service by the employee will lead to no material amount of further benefits under the plan, other than from further salary increases.

- 綜合財務報表編製基礎及重大會 計政策資料(續)
 - 3.2 重大會計政策資料(續)

僱員福利

退休福利成本

當僱員已提供服務使其有權利 獲得設定提存退休福利計劃的 供款時,相關退休福利計劃支 付的金額應確認為費用。

- (a) 僱員因提供服務首次獲得 計劃福利的日期(不論該 福利是否以進一步服務為 條件),直至
- (b) 該僱員繼續提供服務,除 進一步增加薪金外,不會 導致根據該計劃獲得其他 重大福利的日期。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Employee benefits (Continued)

Retirement benefit costs (Continued)

Remeasurement, comprising actuarial gains and losses, the effect of the changes to the asset ceiling (if applicable) and the return on plan assets (excluding interest), is reflected immediately in the consolidated statement of financial position with a charge or credit recognised in other comprehensive income in the period in which they occur. Remeasurement recognised in other comprehensive income is reflected immediately in retained earnings and will not be reclassified to profit or loss.

Past service cost is recognised in profit or loss in the period of a plan amendment or curtailment and a gain or loss on settlement is recognised when settlement occurs. When determining past service cost, or a gain or loss on settlement, an entity shall remeasure the net defined benefit liability or asset using the current fair value of plan assets and current actuarial assumptions, reflecting the benefits offered under the plan and the plan assets before and after the plan amendment, curtailment or settlement, without considering the effect of asset ceiling (i.e. the present value of any economic benefits available in the form of refunds from the plan or reductions in future contributions to the plan).

綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

僱員福利(續)

退休福利成本(續)

重新計量,包括精算收益及虧 損、資產上限變動的影響(如適 用)及計劃資產回報(不包括利 息),即時於綜合財務狀況表反 映,並於其發生期間在其他全 面收益中確認扣除或貸項。於 其他全面收入確認的重新計量 即時於保留盈利反映,並將不 會重新分類至損益。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Employee benefits (Continued)

Retirement benefit costs (Continued)

Net interest is calculated by applying the discount rate at the beginning of the period to the net defined benefit liability or asset. However, if the Group remeasures the net defined benefit liability or asset before plan amendment, curtailment or settlement, the Group determines net interest for the remainder of the annual reporting period after the plan amendment, curtailment or settlement using the benefits offered under the plan and the plan assets after the plan amendment, curtailment or settlement and the discount rate used to remeasure such net defined benefit liability or asset, taking into account any changes in the net defined benefit liability or asset during the period resulting from contributions or benefit payments.

Defined benefit costs are categorised as follows:

- service cost (including current service cost, past service cost, as well as gains and losses on curtailments and settlements);
- net interest expense or income; and
- remeasurement.

The retirement benefit obligation recognised in the consolidated statement of financial position represents the actual deficit or surplus in the Group's defined benefit plans. Any surplus resulting from this calculation is limited to the present value of any economic benefits available in the form of refunds from the plans or reductions in future contributions to the plans.

- 綜合財務報表編製基礎及重大會 計政策資料(續)
 - 3.2 重大會計政策資料(續)

僱員福利(續)

退休福利成本(續)

界定福利成本分類如下:

- 服務成本(包括當前服務成本、過往服務成本以及縮減及結算的收益及虧損);
- 利息開支或收入淨額;及
- 重新計量。

於綜合財務狀況表確認的退休 福利責任指本集團界定福利計 劃的實際虧絀或盈餘。該計算 產生的任何盈餘僅限於以計劃 退款或計劃未來供款減少的形 式提供的任何經濟利益的現值。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Short-term and other long-term employee benefits

Short-term employee benefits are recognised at the undiscounted amount of the benefits expected to be paid as and when employees rendered the services. All short-term employee benefits are recognised as an expense unless another HKFRS requires or permits the inclusion of the benefit in the cost of an asset.

A liability is recognised for benefits accruing to employees (such as wages and salaries, annual leave and sick leave) after deducting any amount already paid.

Liabilities recognised in respect of other longterm employee benefits are measured at the present value of the estimated future cash outflows expected to be made by the Group in respect of services provided by employees up to the reporting date. Any changes in the liabilities' carrying amounts resulting from service cost, interest and remeasurements are recognised in profit or loss except to the extent that another HKFRS requires or permits their inclusion in the cost of an asset.

Share-based payments

Equity-settled share-based payments transactions

Shares/Share options granted to employees

Equity-settled share-based payments to employees and others providing similar services are measured at the fair value of the equity instruments at the grant date. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

短期及其他長期僱員福利

短期僱員福利相關已確認負債 將按照預計將支付給僱員以交 換服務之福利未折現金額計量。 所有短期僱員福利確認為費用。 除非其他香港財務報告準則要 求或允許將福利計入資產成本。

經扣除任何已付金額後, 僱員 應得的福利(例如工資及薪金、 年假及病假)確認為負債。

就其他長期僱員福利確認的負 債按本集團預期就僱員直至報 告日期所提供服務而作出估計 未來現金流出的現值計量。因 服務成本、利息及重新計量 位在損益中確認,除非另有 下 之許將報告準則要求或允許將 其計入資產成本。

股份付款

以權益結算的股份支付交易

股份/授予僱員之購股權

向僱員及提供類似服務的其他 人士作出以權益結算的股份支 付之乃按授出日時股本工具的 公允值計算。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Share-based payments (Continued)

Equity-settled share-based payments transactions (Continued)

Shares/Share options granted to employees (Continued)

The fair value of the equity-settled share-based payments determined at the grant date without taking into consideration all non-market vesting conditions is expensed on a straight-line basis over the vesting period, based on the Group's estimate of equity instruments that will eventually vest, with a corresponding increase in equity (sharebased payments reserve). At the end of each reporting period, the Group revises its estimate of the number of equity instruments expected to vest based on assessment of all relevant non-market vesting conditions. The impact of the revision of the original estimates, if any, is recognised in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to the share-based payments reserve. For share/ share options that vest immediately at the date of grant, the fair value of the shares/share options granted is expensed immediately to profit or loss.

When the share options are exercised, the amount previously recognised in "share option reserve" will be transferred to "share capital". After vesting date, when the vested share options are later forfeited or are still not exercised at the expiry date, the amount previously recognised in "share option reserve" will be transferred to "accumulated losses". 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

股份付款(續)

以權益結算的股份支付交易 (續)

股份/授予僱員之購股權(續)

在不考慮所有非市場歸屬條件 的情況下,於授出日期釐定之 以權益結算的股份支付之公允 值乃於歸屬期間根據本集團估 計最終將歸屬之股本工具以直 線法支銷,權益(以股份付款儲 備)亦會相應增加。於各報告期 末,本集團根據非市場歸屬條 件,修改其估計可予歸屬的股 本工具數目。修訂原估計所產 生的影響(如有)於損益中確認, 令累計開支反映經修訂的估計, 而以股份付款儲備則作出相應 調整。就於授出日期即時歸屬 的股份/購股權而言,所授出 股份/購股權的公允值即時於 損益支銷。

當購股權獲行使時,先前於「購 股權儲備」確認之金額將轉撥至 「股本」。於歸屬日期後,當獲 歸屬購股權隨後失效或於屆滿 日期仍未獲行使,先前於「購股 權儲備」確認的金額會轉撥至「累 計虧損」。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Taxation

Income tax expense represents the sum of the current tax and deferred income tax expense.

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

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of taxable profit.

Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit and at the time of the transaction does not give rise to equal taxable and deductible temporary differences. In addition, deferred tax liabilities are not recognised if the temporary difference arises from the initial recognition of goodwill.

 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

税項

所得税開支指即期税項及遞延 所得税開支之和。

即期應繳税項根據年內應課税 溢利計算。應課税溢利與除税 前虧損不同,此乃由於其他年 度應課税或可扣税的收入或用 課税或可扣税的收入或可 扣税的項目所致。本集期 規稅項負債乃按於報告期末 出 算。

遞延税項乃按資產及負債在綜 合財務報表的賬面值與計算應 課税溢利所用相應税基之間的 暫時差額予以確認。

化化氯乙酰甲基苯甲

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Taxation (Continued)

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

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

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

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

- 綜合財務報表編製基礎及重大會 計政策資料(續)
 - 3.2 重大會計政策資料(續)

税項(續)

遞延税項資產的賬面值於各報 告期末審閱,並削減至不可能 再有足够應課税溢利以收回全 部或部分資產為止。

遞延税項資產及負債按清償負 債或變現資產期間的預期適用 税率(基於報告期末已頒佈或實 質上已頒佈的税率(及税法)計 量。

遞延税項負債及資產之計量反 映本集團於報告期末所預期對 收回或清償其資產及負債之賬 面值方式所產生之税務影響。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Taxation (Continued)

For the purposes of measuring deferred tax for investment properties that are measured using the fair value model, the carrying amounts of such properties are presumed to be recovered entirely through sale, unless the presumption is rebutted. The presumption is rebutted when the investment property is depreciable and is held within a business model whose objective is to consume substantially all of the economic benefits embodied in the investment property over time, rather than through sale, except for freehold land, which is always presumed to be recovered entirely through sale.

For the purposes of measuring deferred tax for leasing transactions in which the Group recognises the right-of-use assets and the related lease liabilities, the Group first determines whether the tax deductions are attributable to the right-of-use assets or the lease liabilities.

For leasing transactions in which the tax deductions are attributable to the lease liabilities, the Group applies HKAS 12 requirements to the lease liabilities, and the related assets separately. The Group recognises a deferred tax asset related to lease liabilities to the extent that it is probable that taxable profit will be available against which the deductible temporary difference can be utilised and a deferred tax liability for all taxable temporary differences. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

税項(續)

為計量本集團確認使用權資產 及相關租賃負債的租賃交易的 遞延税項,本集團首先確定税 項扣減是否歸屬於使用權資產 或租賃負債。
For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Taxation (Continued)

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied the same taxable entity by the same taxation authority.

Current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively. Where current tax or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

- 綜合財務報表編製基礎及重大會 計政策資料(續)
 - 3.2 重大會計政策資料(續)

税項(續)

倘有合法執行權利許可將即期 税項資產與即期税項負債抵銷, 且與同一税務機關向同一應課 税實體徵收之所得税有關時, 則遞延税項資產及負債可互相 對銷。

即期及遞延税項於損益中確認。 惟當其與在其他全面收益或直 接在權益中確認的項目有關時, 則即期及遞延税項也分別在其 他全面收益或直接在權益確認。 倘即期税項或遞延税項因就業 務合併進行初步會計處理而產 生,則税務影響會計入業務合 併之會計處理。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Property, plant and equipment

Property, plant and equipment are tangible assets that are held for use in the production or supply of goods or services, or for administrative purposes. Property, plant and equipment are stated in the consolidated statement of financial position at cost less subsequent accumulated depreciation and subsequent accumulated impairment losses, if any.

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

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

物業、廠房及設備

物業、廠房及設備為持有作生 產或提供貨品或服務所用,或 作行政用途之有形資產。物業、 廠房及設備乃按成本減去其後 累計折舊及其後累計減值虧損 (如有)於綜合財務狀況表入賬。

資產及其他在建項目之折舊乃 於其估計可使用年期用直線法 確認,以撇銷其成本並扣除其 剩餘價值。估計可使用年期、 剩餘價值及折舊方法會於各報 告期末檢討,而任何估計變動 之影響按前瞻基準入賬。

物業、廠房及設備項目乃於出 售後或當預期持續使用該資產 將不會產生未來經濟利益時 除確認。出售或棄置物業、廠 房及設備項目產生的任何收益 或虧損按出售所得款項與相關 資產賬面值的差額計算,並於 損益中確認。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Investment properties

Investment properties are properties held to earn rental income and/or for capital appreciation.

Investment properties also include leased properties which are being recognised as right-of-use assets and subleased by the Group under operating leases.

Investment properties are initially measured at cost, including any directly attributable expenditure. Subsequent to initial recognition, investment properties are measured at fair value, adjusted to exclude any prepaid or accrued operating lease income.

Gains or losses arising from changes in the fair value of investment properties are included in profit or loss for the period in which they arise.

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

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from its disposal. A leased property which is recognised as a right-of-use asset is derecognised if the Group as intermediate lessor classifies the sublease as a finance lease. Any gain or loss arising on derecognition of the property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the period in which the property is derecognised. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

投資物業

投資物業乃指持有作為賺取租 金收入及/或作資本增值之物 業。

投資物業還包括正在確認為使 用權資產的租賃物業,並由本 集團以經營租賃方式轉租。

投資物業初步乃按成本(包括任 何直接應佔開支)計量。於初始 確認後,投資物業按公平值計 量,並進行調整以至不包括任 何預付或應計經營租賃收入。

投資物業之公平值變動所產生 之收益或虧損於產生期間計入 損益。

在建投資物業發生的工程成本, 作為在建投資物業賬面價值的 一部分予以資本化。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Intangible assets

Intangible assets acquired in a business combination

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

Subsequent to initial recognition, intangible assets acquired in a business combination with indefinite useful lives are carried at cost less any subsequent accumulated impairment losses.

An intangible asset is derecognised on disposal, or when no future economic benefits are expected from use or disposal. Gains and losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the asset, are recognised in profit or loss when the asset is derecognised.

Impairment on property, plant and equipment, right-of-use assets, and intangible assets other than goodwill

At the end of the reporting period, the Group reviews the carrying amounts of its property, plant and equipment and right-of-use assets with finite useful lives to determine whether there is any indication that these assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the relevant asset is estimated in order to determine the extent of the impairment loss (if any). Intangible assets with indefinite useful lives are tested for impairment at least annually, and whenever there is an indication that they may be impaired. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

無形資產

於業務合併中收購的無形資產

業務合併中收購的無形資產與 商譽分開確認及初步按其於收 購日期的公平值(被視作其成本) 確認。

於初步確認後,於業務合併中 收購並具有無限可使用年期的 無形資產按成本減任何其後累 計減值虧損列賬。

無形資產於出售時或預期使用 或出售不會產生未來經濟利益 時終止確認。終止確認無形資 產所產生之收益或虧損按出售 所得款項淨額與有關資產賬面 值之差額計量,並於終止確認。 該資產之期間於損益表中確認。

物業、廠房及設備、使用權資 產及商譽以外的無形資產減值

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Impairment on property, plant and equipment, right-of-use assets, and intangible assets other than goodwill (Continued)

The recoverable amount of property, plant and equipment and right-of-use assets are estimated individually. When it is not possible to estimate the recoverable amount individually, the Group estimates the recoverable amount of the cashgenerating unit to which the asset belongs.

In testing a cash-generating unit for impairment, corporate assets are allocated to the relevant cashgenerating unit when a reasonable and consistent basis of allocation can be established, or otherwise they are allocated to the smallest group of cash generating units for which a reasonable and consistent allocation basis can be established. The recoverable amount is determined for the cashgenerating unit or group of cash-generating units to which the corporate asset belongs, and is compared with the carrying amount of the relevant cash generating unit or group of cash-generating units.

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pretax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset (or a cash-generating unit) for which the estimates of future cash flows have not been adjusted. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

物業、廠房及設備、使用權資 產及商譽以外的無形資產減值 (續)

物業、廠房及設備以及使用權 資產個別估計可收回金額。倘 無法個別地估計可收回金額, 則本集團會估計該資產所屬現 金產生單位之可收回金額。

可收回金額乃公平值減出售成 本及使用價值兩者中之較高者。 於評估使用價值時,估計未來 現金流量乃以税前貼現率貼現 至現值,該貼現率能反映當前 市場所評估之貨幣時間價值及 資產(或現金產生單位)特定風 險(就此而言,未來現金流量估 計尚未作出調整)。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Impairment on property, plant and equipment, right-of-use assets, and intangible assets other than goodwill (Continued)

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

 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

物業、廠房及設備、使用權資 產及商譽以外的無形資產減值 (續)

倘若一項資產(或現金產生單位) 之可收回金額預計低於其賬面 值,則該資產(或現金產生單位) 之賬面值則被減至其可收回金 額。對於無法按合理及一致基 準分配至現金產生單位之企業 資產或企業資產之部分,本集 團將現金產生單位組別的賬面 值(包括分配至該現金產生單位 組別的企業資產或企業資產部 分的賬面值)與該現金產生單位 組別的可收回金額進行比較。 於分配減值虧損時,首先分配 減值虧損以減少任何商譽的賬 面值(如適用),然後按比例根 據該單位或現金產生單位組別 各資產的賬面值分配至其他資 產。資產賬面值不會下調至低 於公平值減去出售成本(若可計 量)之所得數額、其使用價值(若 可釐定)及零之較高者。已另行 分配至資產的減值虧損金額按 比例分配至該單位或一組現金 產生單位的其他資產。減值虧 損即時於損益中確認。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Impairment on property, plant and equipment, right-of-use assets, and intangible assets other than goodwill (Continued)

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

Biological assets

Biological assets are measured on initial recognition and at the end of the reporting period at their fair value less costs to sell, with any resulting gain or loss recognised in the profit or loss for the year in which it arises. Costs to sell are the incremental costs directly attributable to the disposal of an asset, mainly transportation cost and excluding finance costs and income taxes. The fair value of biological assets is determined based on their present location and condition and is determined independently by a professional valuer. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

物業、廠房及設備、使用權資 產及商譽以外的無形資產減值 (續)

倘減值虧損於其後撥回,則該 項資產(或現金產生單位或現金 產生單位組別)之賬面值會增加 至其經修訂之估計可收回金額, 惟增加後之賬面值不得超出明 設金產生單位或現金產生單位或現金產生單位或現金產生單位或現金產生單位或現金產生單位 組別)確認減值虧損撥回即 時於損益中確認。

生物資產

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Cash and cash equivalents

Cash and cash equivalents presented on the consolidated statement of financial position include:

- (a) cash, which comprises of cash on hand and demand deposits, excluding bank balances that are subject to regulatory restrictions that result in such balances no longer meeting the definition of cash; and
- (b) cash equivalents, which comprises of shortterm (generally with original maturity of three months or less), highly liquid investments that are readily convertible to a known amount of cash and which are subject to an insignificant risk of changes in value. Cash equivalents are held for the purpose of meeting short-term cash commitments rather than for investment or other purposes.

For the purposes of the consolidated statement of cash flows, cash and cash equivalents consist of cash and cash equivalents as defined above, net of outstanding bank overdrafts which are repayable on demand and form an integral part of the Group's cash management. Such overdrafts are presented as short-term borrowings in the consolidated statement of financial position. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

現金及現金等價物

於綜合財務狀況表呈列之現金 及現金等價物包括:

- (a) 現金,其包括手頭現金及 活期存款,不包括受監管 限制而導致有關結餘不再 符合現金定義的銀行結餘; 及
- (b) 現金等價物,包括短期(通常原到期日為三個月或更短)、可隨時轉換為已知金額的現金且價值變動風險不大的高流動性投資。現金等價物持作滿足短期現金承擔,而非用於投資或其他目的。

就綜合現金流量表而言,現金 及現金等價物包括上文所定義 的現金及現金等價物,扣除須 應要求償還的未償還銀行透支, 並構成本集團現金管理的組成 部分。該等透支於綜合財務狀 況表呈列為短期借款。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Inventories

Inventories are stated at the lower of cost and net realisable value. Costs of inventories are determined on a first-in, first-out method. Net realisable value represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale. Costs necessary to make the sale include incremental costs directly attributable to the sale and nonincremental costs which the Group must incur to make the sale.

Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that the Group will be required to settle that obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows (where the effect of the time value of money is material). 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

存貨

存貨按成本及可變現淨值兩者 的較低者列賬。存貨成本按「先 入先出」方法釐定。可變現淨值 為存貨的估計售價減完成時所 有估計成本及銷售時所需成本。 進行銷售所必需的成本包括可 直接歸屬於銷售的增量成本和 本集團進行銷售所必須發生的 非增量成本。

撥備

當本集團因過往事件而現時有 責任(法定或推定)時,本集團 可能須結付該責任,且能夠可 靠估計責任金額時,則確認撥 備。

作為撥備的金額是以報告期末 用作處理現有責任的費用的最 佳估量計算,包括考慮到圍繞 著現有責任的風險和不確定性。 當一個撥備以處理現有責任的 估計現金流量計算,其賬面值 是該等現金流量的貼現值(倘貨 幣時間價值的影響屬重大)。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Financial instruments

Financial assets and financial liabilities are recognised when a group entity becomes a party to the contractual provisions of the instrument. All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the market place.

Financial assets and financial liabilities are initially measured at fair value except for trade receivables arising from contracts with customers which are initially measured in accordance with HKFRS 15. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets or financial liabilities at fair value through profit or loss) ("**FVTPL**") are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at FVTPL are recognised immediately in profit or loss.

The effective interest method is a method of calculating the amortised cost of a financial asset or financial liability and of allocating interest income and interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts and payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial asset or financial liability, or, where appropriate, a shorter period, to the net carrying amount on initial recognition. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

金融工具

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3.	CO AN	SIS OF PREPARATION OF NSOLIDATED FINANCIAL STATEMENTS D MATERIAL ACCOUNTING POLICY ORMATION (Continued)	3.	綜合財務報表編製基礎及重大會 計政策資料(續)
	3.2	Material accounting policy information (Continued)		3.2 重大會計政策資料(續)
		Financial instruments (Continued)		金融工具(續)
		Financial assets		金融資產
		<i>Classification and subsequent measurement of financial assets</i>		金融資產之分類及後續計量
		Financial assets that meet the following conditions are subsequently measured at amortised cost:		符 合下 列 條 件 之 金 融 資 產 其 後 按 攤 銷 成 本 計 量 :
		• the financial asset is held within a business model whose objective is to collect contractual cash flows; and		 以收取合約現金流量為目的而持有業務模式下之金融資產;及
		• the contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.		 合約條款於指定日期產生 之現金流量僅為支付本金 及未償還本金金額之利息。
		Debt instruments that meet the following conditions are subsequently measured at fair value through other comprehensive income (" FVTOCI "):		滿足以下條件其後按公允值計 入其他全面收入(「 按公允值計 入其他全面收入 」)計量之債務 工具:
		• the financial asset is held within a business model whose objective is achieved by both selling and collecting contractual cash flows and selling; and		 持有業務模式下之金融資 產的目的是同時出售及收 取合約現金流量及出售; 及
		• the contractual terms give rise on specified dates to cash flows that are solely payments		 合約條款於指定日期產生 之現金流量僅為支付本金

of principal and interest on the principal

amount outstanding.

及未償還本金金額之利息。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Classification and subsequent measurement of financial assets (Continued)

All other financial assets are subsequently measured at FVTPL, except that at initial recognition of a financial asset the Group may irrevocably elect to present subsequent changes in fair value of an equity investment in other comprehensive income if that equity investment is neither held for trading nor contingent consideration recognised by an acquirer in a business combination to which HKFRS 3 *Business Combinations* applies.

A financial asset is held for trading if:

- it has been acquired principally for the purpose of selling in the near term; or
- on initial recognition it is a part of a portfolio of identified financial instruments that the Group manages together and has a recent actual pattern of short-term profit-taking; or
- it is a derivative that is not designated and effective as a hedging instrument.

In addition, the Group may irrevocably designate a financial asset that are required to be measured at the amortised cost or FVTOCI as measured at FVTPL if doing so eliminates or significantly reduces an accounting mismatch. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

金融資產之分類及後續計量 (續)

所有其他金融資產其後按公允 值計入損益計量,惟於初始確 認金融資產當日,倘該股本投 資並非持作買賣,亦非由於收 購方在香港財務報告準則第3號 *業務合併*所適用的業務合併中 確認的或然代價,本集團可不 可撤銷地選擇於其他全面收入 呈列股本投資的其後公允值變 動。

在下列情況下,金融資產分類 為持作交易:

- 主要為在短期內出售而收 購;或
- 初始確認時屬於本集團集 中管理的可識別金融工具 組合的一部份,且具有最 近實際短期獲利模式;或
- 並非指定且實際用作對沖 工具的衍生工具。

此外,如將符合以攤銷成本計 量或按公平值計入其他全面收 益標準的金融資產指定為按公 平值計入損益能消除或顯著減 少會計錯配,本集團可不可撤 回地作出該指定。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Classification and subsequent measurement of financial assets (Continued)

(a) Amortised cost and interest income

Interest income is recognised using the effective interest method for financial assets measured subsequently at amortised cost and debt instruments/receivables subsequently measured at FVTOCI. For financial instruments other than purchased or originated creditimpaired financial assets, interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset, except for financial assets that have subsequently become credit-impaired (see below). For financial assets that have subsequently become credit-impaired, interest income is recognised by applying the effective interest rate to the amortised cost of the financial asset from the next reporting period. If the credit risk on the credit-impaired financial instrument improves so that the financial asset is no longer credit-impaired, interest income is recognised by applying the effective interest rate to the gross carrying amount of the financial asset from the beginning of the reporting period following the determination that the asset is no longer credit-impaired.

 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

金融資產之分類及後續計量 (續)

(a) 攤銷成本及利息收入

其後按攤銷成本計量的金 融資產的利息收入乃使用 實際利率法確認。債務工 具/應收款項其後按公平 值計入其他全面收益的方 式計量。就購買或產生的 信貸減值金融資產以外的 金融工具而言,利息收入 乃對一項金融資產賬面總 值應用實際利率予以計算, 惟其後出現信貸減值的金 融資產除外(見下文)。就 其後出現信貸減值的金融 資產而言,自下一報告期 起,利息收入乃對金融資 產攤銷成本應用實際利率 予以確認。倘信貸減值金 融工具的信貸風險好轉, 使金融資產不再出現信貸 減值,於釐定資產不再出 現信貸減值後,自報告期 開始起利息收入乃對金融 資產賬面總值應用實際利 率予以確認。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Classification and subsequent measurement of financial assets (Continued)

(b) Financial assets at FVTPL

Financial assets that do not meet the criteria for being measured at amortised cost or FVTOCI or designated as FVTOCI are measured at FVTPL.

Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any fair value gains or losses recognised in profit or loss. The net gain or loss recognised in profit or loss excludes any dividend or interest earned on the financial asset and is included in the "other gains and losses, net" line item.

Impairment of financial assets subject to impairment assessment under HKFRS 9

The Group performs impairment assessment under expected credit loss ("**ECL**") model on financial assets (including trade receivables, contract assets and deposits and other receivables and bank balances) which are subject to impairment under HKFRS 9. The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition.

綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

金融資產之分類及後續計量 (續)

(b) 以公允值計入損益的金 融資產

> 不符合按攤銷成本或按公 平值計入其他全面收益計 量或指定為按公平值計入 其他全面收益的金融資產 按公平值計入損益計量。

按公平值計入損益的金融 資產於各報告期末按公平 值計量,任何公平值收益 或虧損則於損益中確認。 於損益確認的收益或虧損 淨額不包括金融資產賺取 的任何股息或利息,並計 入「其他收益及虧損凈額」 項目。

須根據香港財務報告準則第9 號進行減值評估的金融資產 減值

本集團根據預期信貸虧損(「預 期信貸虧損」)模式對根據香港 財務報告準則第9號須予減值的 金融資產(包括應收交易款項值 合約資產及按金以及其他應收 款項及銀行結餘)進行減值 。預期信貸虧損的金額於一 個報告日期予以更新,以反映 自初始確認以來信貸風險的變 動。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (Continued)

Lifetime ECL represents the ECL that will result from all possible default events over the expected life of the relevant instrument. In contrast, 12-month ECL ("**12m ECL**") represents the portion of lifetime ECL that is expected to result from default events that are possible within 12 months after the reporting date. Assessment are done based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current conditions at the reporting date as well as the forecast of future conditions.

The Group always recognises lifetime ECL for trade receivables and contract assets without significant financing component. The ECL on these assets are assessed individually for debtors with significant balances or collectively using a provision matrix with appropriate groupings.

For all other instruments, the Group measures the loss allowance equal to 12m ECL, unless there has been a significant increase in credit risk since initial recognition, in which case the Group recognises lifetime ECL. The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

須根據香港財務報告準則第9 號進行減值評估的金融資產 減值(續)

本集團一直就不存在重大融資 組成部分的應收交易款項及合 約資產確認全期預期信貸虧損。 該等資產的預期信貸虧損乃就 具有重大結餘的債務人進行個 別評估或使用具有適當分組的 撥備矩陣進行共同評估。

就所有其他工具而言,本集團 按相等於12個月預期信貸虧損 的金額計量虧損撥備,除非自 初始確認後信貸風險大幅增加, 則本集團確認全期預期信貸虧 損。是否應確認全期預期信貸 虧損的評估乃基於自初始確認 以來發生違約之可能性或風險 的顯著增加。

維港育馬控股有限公司/2023年報 157

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (Continued)

(i) Significant increase in credit risk

In assessing whether the credit risk has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

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

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk, e.g. a significant increase in the credit spread, the credit default swap prices for the debtor;

 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

須根據香港財務報告準則第9 號進行減值評估的金融資產 減值(續)

(i) 信貸風險顯著上升

为安持

特別是,在評估信貸風險 是否顯著增加時,會考慮 以下信息:

- 金融工具的外部(如 有)或內部信貸評級 的實際或預期顯著惡 化;
- 信貸風險外部市場指 標顯著惡化,例如債 務人的信貸價差、信 貸違約掉期價格顯著 上升;

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3.	BASIS OF PREPARATION OF
	CONSOLIDATED FINANCIAL STATEMENTS
	AND MATERIAL ACCOUNTING POLICY
	INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (Continued)

(i) Significant increase in credit risk (Continued)

- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
- an actual or expected significant deterioration in the operating results of the debtor;
- an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk has increased significantly since initial recognition when contractual payments are more than 30 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.

- 綜合財務報表編製基礎及重大會 計政策資料(續)
 - 3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

須根據香港財務報告準則第9 號進行減值評估的金融資產 減值(續)

(i) 信貸風險顯著上升(續)

- 預期將導致債務人履 行其債務責任的能力 顯著下降的業務、財 務或經濟狀況的現有 或預測不利變動;
- 已發生的或預期的債 務人經營成果的嚴重 惡化;
- 債務人的監管、經濟 或技術環境有實際或 預期的顯著不利變 動,導致債務人償債 能力顯著下降。

不論上述評估結果如何, 本集團假定,當合約付款 逾期超過三十天,則自初 始確認以來信貸風險已顯 著增加,除非本集團擁有 合理且有根據的資料,則 另作別論。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (Continued)

(i) Significant increase in credit risk (Continued)

Despite the aforegoing, the Group assumes that the credit risk on a debt instrument has not increased significantly since initial recognition if the debt instrument is determined to have low credit risk at the reporting date. A debt instrument is determined to have low credit risk if i) it has a low risk of default. ii) the borrower has a strong capacity to meet its contractual cash flow obligations in the near term and iii) adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations. The Group considers a debt instrument to have low credit risk when it has an internal or external credit rating of 'investment grade' as per globally understood definitions.

The Group regularly monitors the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

須根據香港財務報告準則第9 號進行減值評估的金融資產 減值(續)

(i) 信貸風險顯著上升(續)

儘管如此,倘一項債務工 具於報告日期確定為信貸 風險較低,則本集團假設 該債務工具的信貸風險自 初始確認以來並無大幅增 加。倘一項債務工具i)違 約風險較低, ii) 借款人近 期具充分償付合約現金流 量負債的能力及iii)長遠而 言經濟及業務狀況的不利 變動可能但未必會降低借 款人償付合約現金流量負 **債的能力**,則該項債務工 具可確定為信貸風險較低。 倘一項債務工具的內部或 外部信貸評級為國際通用 的「投資級別」,則本集團 認為該項債務工具的信貸 風險較低。

本集團定期監控用以識別 信貸風險有否顯著增加的 標準之效益,且修訂標準 (如適當)以確保標準能在 金額逾期前識別信貸風險 顯著增加。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (Continued)

(ii) Definition of default

For internal credit risk management, the Group considers an event of default occurs when information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collaterals held by the Group).

Irrespective of the above, the Group considers that default has occurred when a financial asset is more than 90 days past due unless the Group has reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

(iii) Credit-impaired financial assets

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is credit-impaired includes observable data about the following events:

- 綜合財務報表編製基礎及重大會 計政策資料(續)
 - 3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

須根據香港財務報告準則第9 號進行減值評估的金融資產 減值(續)

(ii) 違約釋義

就內部信貸風險管理而言 本集團認為,違約事件在 內部制訂或得自外界來源 的資料顯示債務人不大可 能悉數向債權人(包括本集 團)還款(未計及本集團所 持任何抵押品)時發生。

不論上述情形如何,本集 團認為,倘金融資產逾期 超過九十天,則違約已經 發生,除非本集團擁有合 理且有根據的資料顯示一 項更滯後的違約標準更為 合適。

(iii) 信貸減值的金融資產

當發生一項或多項對金融 資產預計未來現金流量有 不利影響的事件時,金融 資產出現信貸減值的證據 包括有關下列事件的可觀 察數據:

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (Continued)

(iii) Credit-impaired financial assets (Continued)

- (a) significant financial difficulty of the issuer or the borrower;
- (b) a breach of contract, such as a default or past due event;
- (c) the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider;
- (d) it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation; or
- (e) the disappearance of an active market for that financial asset because of financial difficulties.

- 綜合財務報表編製基礎及重大會 計政策資料(續)
 - 3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

須根據香港財務報告準則第9 號進行減值評估的金融資產 減值(續)

- (iii) <u>信貸減值的金融資產</u> (<u>續</u>)
 - (a) 發行人或借款人陷入 嚴重財務困難;
 - (b) 違約,例如違約或逾 期事件;
 - (c) 借款人的貸款人因有 關借款人財務困難的 經濟或合約理由而向 借款人批出貸款人不 會另行考慮的優惠;
 - (d) 借款人可能破產或進
 行其他財務重組;或
 - (e) 因為財務困難而使該 金融資產的活躍市場 不再存在。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (Continued)

(iv) Write-off policy

The Group writes off a financial asset when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery, for example, when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings, or in the case of trade receivables, when the amounts are over three years past due, whichever occurs sooner. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. A write-off constitutes a derecognition event. Any subsequent recoveries are recognised in profit or loss.

(v) Measurement and recognition of ECL

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forward-looking information. Estimation of ECL reflects an unbiased and probability-weighted amount that is determined with the respective risks of default occurring as the weights.

 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

須根據香港財務報告準則第9 號進行減值評估的金融資產 減值(續)

(iv) 撤銷政策

(v) 預期信貸虧損的計量及 確認

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (Continued)

(v) Measurement and recognition of ECL (Continued)

> Generally, the ECL is the difference between all contractual cash flows that are due to the Group in accordance with the contract and the cash flows that the Group expects to receive, discounted at the effective interest rate determined at initial recognition. For a lease receivable, the cash flows used for determining the ECL is consistent with the cash flows used in measuring the lease receivable in accordance with HKFRS 16.

> Lifetime ECL for trade receivables and contract assets are considered on a collective basis taking into consideration past due information and relevant credit information such as forward looking macroeconomic information.

 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

須根據香港財務報告準則第9 號進行減值評估的金融資產 減值(續)

(v) 預期信貸虧損的計量及 確認(續)

> 一般而言,預期信貸虧損 乃根據合約應付本集團之 所有合約現金流量與本集 團預期收取之所有現金流 量(按初始確認時釐定的 實際利率貼現)之間的差 額應收租賃款項而言, 用於釐定預期信貸虧財 現金流量與相據香港財 報告準則第16號用於計量 應收租賃款項的現金流量 一致。

> 貿易應收款項和合約資產 的全期預期信貸虧損經考 慮過往逾期資料及前瞻性 宏觀經濟資料等相關信貸 資料按集體基準考慮。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3.	BASIS OF PREPARATION OF
	CONSOLIDATED FINANCIAL STATEMENTS
	AND MATERIAL ACCOUNTING POLICY
	INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets subject to impairment assessment under HKFRS 9 (Continued)

(v) Measurement and recognition of ECL (Continued)

For collective assessment, the Group takes into consideration the following characteristic when formulating the grouping:

- Past-due status;
- Nature, size and industry of debtors; and
- External credit ratings where available.

The grouping is regularly reviewed by management to ensure the constituents of each group continue to share similar credit risk characteristics.

Interest income is calculated based on the gross carrying amount of the financial asset unless the financial asset is credit-impaired, in which case interest income is calculated based on amortised cost of the financial asset.

The Group recognises an impairment gain or loss in profit or loss for all financial instruments by adjusting their carrying amount, with the exception of trade and other receivables and contract assets where the corresponding adjustment is recognised through a loss allowance account.

- 綜合財務報表編製基礎及重大會 計政策資料(續)
 - 3.2 重大會計政策資料(續)
 - 金融工具(續)

金融資產(續)

須根據香港財務報告準則第9 號進行減值評估的金融資產 減值(續)

 (v)
 預期信貸虧損的計量及

 確認(續)

就集體評估而言,本集團 訂立組別時考慮以下特徵:

- 逾期狀況;
- 債務人的性質、規模 和行業;及
- 外部信貸評級(如可用)。

歸類工作經管理層定期檢 討,以確保各組別成分繼 續具有類似信貸風險特 性。

利息收入按金融資產的總 賬面值計算,除非該金融 資產出現信貸減值,則利 息收入按金融資產的攤銷 成本計算。

本集團透過調整所有金融 工具的賬面值於損益確認 其減值收益或虧損,惟應 收交易及其他款項及合約 資產除外,其相應調整乃 透過虧損撥備賬確認。

維港育馬控股有限公司 / 2023年報 165

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Foreign exchange gains and losses

The carrying amount of financial assets that are denominated in a foreign currency is determined in that foreign currency and translated at the spot rate at the end of each reporting period. Specifically:

- For financial assets measured at amortised cost that are not part of a designated hedging relationship, exchange differences are recognised in profit or loss in the 'Other gains and losses, net' line item as part of the net foreign exchange gains and losses;
- For financial assets measured at FVTPL that are not part of a designated hedging relationship, exchange differences are recognised in profit or loss in the 'Other gains and losses, net' line item as part of the gain (loss) from changes in fair value of financial assets;

- 綜合財務報表編製基礎及重大會 計政策資料(續)
 - 3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

匯兑損益

以外幣計值的金融資產的賬面 值以該外幣釐定,並於各報告 期末按即期匯率換算。具體來 説:

- 就並非指定對沖關係一部 分的按攤銷成本計量的金
 融資產而言,匯兑差額於
 損益中的「其他收益及虧
 損淨額」項目確認為匯兑
 收益及虧損淨額的一部分;
 - 對於不屬於指定對沖關係 的按公允值計入損益之金 融資產,匯兑差額於損益 中的「其他收益及虧損淨額」 項目確認為金融資產公允 值變動收益(虧損)的一部 分;

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

On derecognition of a financial asset measured at amortised cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

Financial liabilities and equity

Classification as debt or equity

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

- 綜合財務報表編製基礎及重大會 計政策資料(續)
 - 3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

終止確認金融資產

當終止確認按攤銷成本計量之 金融資產時,資產賬面值與已 收及應收代價之差額於損益中 確認。

金融負債及權益工具

分類為債務或權益

債務及權益工具乃根據合約安 排的內容以及金融負債及權益 工具的釋義分類為金融負債或 權益。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Financial instruments (Continued)

Financial liabilities and equity (Continued)

Equity instruments

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

Repurchase of the Company's own equity instruments is recognised and deducted directly in equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Company's own equity instruments.

Financial liabilities

All financial liabilities are subsequently measured at amortised cost using the effective interest method.

Financial liabilities at amortised cost

Financial liabilities including trade and other payables, lease liabilities and borrowings are subsequently measured at amortised cost, using the effective interest method. 綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

金融工具(續)

金融負債及權益工具(續)

權益工具

權益工具為證明實體於扣除其 所有負債後之剩餘資產權益之 任何合約。本公司發行的權益 工具按所收取所得款項扣除直 接發行成本後的金額確認。

購回本公司自有權益工具直接 在權益中確認及扣除。購買、 出售、發行或註銷本公司自有 權益工具的收益或虧損不會於 損益中確認。

金融負債

所有金融負債乃於其後使用實 際利率法按攤銷成本計量。

按攤銷成本計量的金融負債

金融負債(包括應付交易款項及 其他應付款項、租賃負債及借款) 其後使用實際利息法按攤銷成 本計量。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Financial instruments (Continued)

Financial liabilities and equity (Continued)

Financial guarantee contracts

A financial guarantee contract is a contract that requires the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payments when due in accordance with the terms of a debt instrument. Financial guarantee contract liabilities are measured initially at their fair values. It is subsequently measured at the higher of:

- the amount of the loss allowance determined in accordance with HKFRS 9; and
- the amount initially recognised less, where appropriate, cumulative amortisation recognised over the guarantee period.

- 綜合財務報表編製基礎及重大會 計政策資料(續)
 - 3.2 重大會計政策資料(續)
 - 金融工具(續)

金融負債及權益工具(續)

財務擔保合約

財務擔保合約為要求發行人支 付指定款項以補償持有人因指 定債務人未能根據債務工具的 條款於到期時付款而招致損失 的合約。財務擔保合約負債初 步按其公允值計量。其後按以 下兩者之較高者計量:

- 根據香港財務報告準則第 9號釐定的虧損撥備金額;
 及
- 初始確認金額減擔保期內 確認的累計攤銷(如適用)。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

3. BASIS OF PREPARATION OF CONSOLIDATED FINANCIAL STATEMENTS AND MATERIAL ACCOUNTING POLICY INFORMATION (Continued)

3.2 Material accounting policy information (Continued)

Financial instruments (Continued)

Financial liabilities and equity (Continued)

Foreign exchange gains and losses

For financial liabilities that are denominated in a foreign currency and are measured at amortised cost at the end of each reporting period, the foreign exchange gains and losses are determined based on the amortised cost of the instruments. These foreign exchange gains and losses are recognised in the 'Other gains and losses, net' line item in profit or loss.

Derecognition of financial liabilities

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

綜合財務報表編製基礎及重大會 計政策資料(續)

3.2 重大會計政策資料(續)

金融工具(續)

金融負債及權益工具(續)

外匯損益

對於以外幣計價並在每個報告 期末按攤銷成本計量的金融負 債,外匯損益根據金融工具的 攤銷成本釐定。該等匯兑損益 在損益的「其他收益及虧損淨額」 項目中確認。

終止確認金融負債

本集團僅於其責任已被解除、 註銷或屆滿時方會終止確認金 融負債。終止確認的金融負債 賬面值與已付或應付代價之間 的差額會於損益中確認。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in Note 3, the Directors are required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and underlying assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an on-going basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

Critical judgements in applying accounting policies

The followings are the critical judgements, apart from those involving estimations (see below), that the Directors have made in the process of applying the Group's accounting policies and that have the most significant effect on the amounts recognised in the consolidated financial statements.

Going concern and liquidity

The consolidated financial statements have been prepared by the management on a going concern basis. The assessment of the going concern assumptions involves making judgement by the management, at a particular point of time, about the future outcome of events or conditions which are inherently uncertain. The management considers that the Group has ability to continue as a going concern and the major conditions and business strategies about the going concern assumptions are set out in Note 3.1 to the consolidated financial statements.

4. 重要會計判斷及估計不確定性的 主要來源

於應用附註3所述本集團之會計政策 時,董事須就未能於其他來源取得 之資產及負債賬面值作出判斷、估 計及假設。該等估計及相關假設乃 根據過往經驗及被視為相關之其他 因素而作出。實際結果或有別於該 等估計。

估計及相關假設將受到持續檢討。 倘若會計估計修訂只影響該期間, 則有關會計估計的修訂會在修訂估 計期間確認。倘若有關修訂既影響 當前及未來期間,則有關修訂會在 修訂期間及未來期間確認。

應用會計政策之重大判斷

除涉及估計(見下文)者外,以下為董 事應用本集團之會計政策過程中作 出並對綜合財務報表內確認之款項 造成最重大影響的重大判斷。

持續經營及流動資金

綜合財務報表乃由管理層按持續經營基準編製。評估持續經營假設涉及管理層於特定的時間點對就內在 而言乃屬不確定的事件或條件的未 來結果作出判斷。管理層認為,本 集團有能力持續經營,有關持續經 營假設的主要條件及業務策略載於 綜合財務報表附註3.1。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Critical judgements in applying accounting policies (Continued)

Property lease classification - Group as lessor

The Group has entered into a sublease arrangement as lessor on leasehold land. The Group has determined, based on an evaluation of the terms and conditions of the arrangements, such as the lease term not constituting a major part of the economic life of the leasehold land and the present value of the minimum lease payments not amounting to substantially all the fair value of the leasehold land, that it retains substantially all the significant risks and rewards incidental to ownership of the leasehold land which are leased out and accounts for the contracts as operating leases.

Deferred taxation on investment properties

For the purposes of measuring deferred tax arising from investment properties that are measured using the fair value model, the Directors have reviewed the Group's investment property portfolios and concluded that the Group's investment properties are not held under a business model whose objective is to consume substantially all of the economic benefits embodied in the investment properties over time. Therefore, in determining the deferred taxation on investment properties, the Directors have determined that the presumption that the carrying amounts of investment properties measured using the fair value model are recovered entirely through sale is not rebutted. The Group has not recognised any deferred tax on changes in fair value of investment properties as the Group is not subject to any income taxes on the fair value changes of the investment properties on disposal.

4. 重要會計判斷及估計不確定性的 主要來源(續)

應用會計政策之重大判斷(續)

物業租賃分類 — 本集團作為出租 人

本集團作為出租人已就租賃土地訂 立分租賃安排。根據對該安排條款 及條件進行的評估(如租期不構成租 賃土地經濟壽命的主要部分及最低 租賃款項現值的金額不等於租賃土 地的絕大部分公允值),本集團已釐 定其保留已出租租賃土地擁有權附 帶的絕大部分重大風險及回報,並 將合約入賬列作經營租賃。

投資物業的遞延税項

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Key sources of estimation uncertainty

The followings are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that may have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

(a) Income tax and deferred tax

The Group is subject to enterprise income tax in the People's Republic of China (the "**PRC**"). Judgement is required in determining the amount of the provision for taxation and the timing of payment of the related taxations. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

Deferred tax assets relating to certain temporary differences and tax losses are recognised when management considers to be probable that future taxable profit will be available against which the temporary differences or tax losses can be utilised. The outcome of their actual utilisation may be different.

4. 重要會計判斷及估計不確定性的 主要來源(續)

估計不確定性的主要來源

以下為於報告期末有關未來的主要 假設及估計不確定因素的其他主要 來源,有關假設及來源具有導致資 產及負債賬面值於下一個財政年度 發生重大調整的重大風險。

(a) 所得税及遞延税項

在管理層認為未來應課税溢利 可能會用作抵銷可使用暫時差 額或税項虧損時,確認涉及若 干暫時差額和税項虧損的遞延 税項資產。實際應用結果可能 不同。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Key sources of estimation uncertainty (Continued)

(a) Income tax and deferred tax (Continued)

No deferred tax asset has been recognised on the tax losses due to the unpredictability of future profit streams. The realisability of the deferred tax asset mainly depends on whether sufficient future profits or taxable temporary differences will be available in the future, which is a key source of estimation uncertainty. In cases where the actual future taxable profits generated are less or more than expected, or change in facts and circumstances which result in revision of future taxable profits estimation, a material reversal or further recognition of deferred tax assets may arise, which would be recognised in profit or loss for the period in which such a reversal or further recognition takes place.

(b) Fair value measurement of financial instruments

As at 31 December 2023, certain of the Group's financial assets amounting to approximately HK\$5,226,000 (2022: HK\$5,179,000) are measured at fair value with fair value being determined based on an independent valuer and the surrender value of the policy of the financial assets. Judgement and estimation are required in establishing the relevant valuation techniques and the relevant inputs thereof. Changes in assumptions relating to these factors could result in material adjustments to the fair value of these instruments. Further details are contained in Note 23 to the consolidated financial statement.

4. 重要會計判斷及估計不確定性的 主要來源(續)

估計不確定性的主要來源(續)

(a) 所得税及遞延税項(續)

(b) 金融工具之公允值計量

於二零二三年十二月三十一日, 本集團約5,226,000港元(二零 二二年:5,179,000港元)若干金 融資產乃按公允值計量,其公 允值根據一名獨立估值師及金, 確立相關估值技術及其相關。 與該等因素有關的假設變動調 之一步詳情載於綜合財務 報表附註23。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Key sources of estimation uncertainty (Continued)

(c) Leases — Estimating the incremental borrowing rate

> The Group cannot readily determine the interest rate implicit in a lease, and therefore, it uses an incremental borrowing rate ("IBR") to measure lease liabilities. The IBR is the rate of interest that the Group would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. The IBR therefore reflects what the Group "would have to pay", which requires estimation when no observable rates are available (such as for subsidiaries that do not enter into financing transactions) or when it needs to be adjusted to reflect the terms and conditions of the lease (for example, when leases are not in the subsidiary's functional currency). The Group estimates the IBR using observable inputs (such as market interest rates) when available and is required to make certain entity-specific estimates (such as the subsidiary's stand-alone credit rating).

(d) Provision of ECL for trade receivables and contract assets

Trade receivables and contract assets with creditimpaired are assessed for ECL individually. **4.** 重要會計判斷及估計不確定性的 主要來源(續)

估計不確定性的主要來源(續)

(c) 租賃 – 估算增量借款利率

本集團無法輕易釐定租賃內所 隱含的利率,因此,使用增量 借款利率(「**增量借款利率**」)計量 租賃負債。增量借款利率為本 集團於類似經濟環境中為取得 與使用權資產價值相近之資產, 而以類似抵押品於類似期間借 入所需資金應支付之利率。因 此, 增量借款利率可反映本集 [將須支付]的利率,而當並 無可觀察利率可供使用時(如就 並無訂立融資交易的附屬公司 而言)或當利率須進行調整以反 映和 賃 的 條 款 及 條 件 時 (如 當 和 賃並非以附屬公司的功能貨幣 訂立時),則須對利率作出估計。 當可觀察輸入數據(如市場利率) 可供使用時,本集團會使用有 關輸入數據估計增量借款利率, 並須作出若干實體特定估計(如 附屬公司的單獨信貸評級)。

(d) 應收交易款項及合約資產預期 信貸虧損撥備

> 對信貸減值之應收交易款項及 合約資產單獨進行預期信貸虧 損評估。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Key sources of estimation uncertainty (Continued)

(d) Provision of ECL for trade receivables and contract assets (Continued)

In addition, the Group uses practical expedient in estimating ECL on trade receivables and contract assets which are not assessed individually using a provision matrix. The provision rates are based on aging of debtors as groupings of various debtors taking into consideration the Group's historical default rates and forward-looking information that is reasonable and supportable available without undue costs. At every reporting date, the historical observed default rates are reassessed and changes in the forward-looking information are considered.

The provision of ECL is sensitive to changes in estimates. The information about the ECL and the Group's trade receivables and contract assets are disclosed in Notes 25, 26 and 36(b) to the consolidated financial statements.

(e) Provision of ECL for other receivables and deposits

The Group calculates the ECL for other receivables and deposits by grouping the counterparties with similar nature under general approach. The provision rates are based on internal credit rating and taking into consideration forward-looking information that is reasonable and supportable available without undue costs of effort. At every reporting date, changes in the forward-looking information are considered.

The provision of ECL is sensitive to changes in estimates. The information about the ECL and the Group's other receivables and deposits are disclosed in Notes 25 and 36(b) to the consolidated financial statements.

4. 重要會計判斷及估計不確定性的 主要來源(續)

估計不確定性的主要來源(續)

(d) 應收交易款項及合約資產預期 信貸虧損撥備(續)

> 預期信貸虧損撥備容易受估計 變動影響。預期信貸虧損及本 集團的應收交易款項及合約資 產之資料於綜合財務報表附註 25、26及36(b)披露。

(e) 其他應收款項及存款預期信貸 虧損撥備

> 本集團根據一般方法將性質相 似的交易對手分組,以計算其 他應收款項及按金的預期信貸 虧損。撥備率乃基於內部信貸 評級,並計及無需付出不必要 成本即可獲得的合理及有理據 的前瞻性資料。於各報告日期, 會考慮前瞻性資料的變動。

> 預期信貸虧損撥備容易受估計 變動影響。有關預期信貸虧損 及本集團其他應收款項及按金 的資料於綜合財務報表附註25 及36(b)披露。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Key sources of estimation uncertainty (Continued)

(f) Estimated impairment of property, plant and equipment and ROU assets

Property, plant and equipment and ROU assets are stated at costs less accumulated depreciation and impairment, if any. In determining whether an asset is impaired, the Group has to exercise judgement and make estimation, particularly in assessing: (1) whether an event has occurred or any indicators that may affect the asset value; (2) whether the carrying value of an asset can be supported by the recoverable amount, in the case of value in use, the net present value of future cash flows which are estimated based upon the continued use of the asset; and (3) the appropriate key assumptions to be applied in estimating the recoverable amounts including cash flow projections and an appropriate discount rate. When it is not possible to estimate the recoverable amount of an individual asset (including right-of-use assets), the Group estimates the recoverable amount of the cash-generating unit to which the assets belongs. Changing the assumptions and estimates, including the discount rates or the growth rate in the cash flow projections, could materially affect the net present value used in the impairment test.

The Group estimates the recoverable amounts of property, plant and equipment and ROU assets based on higher of fair values less cost of disposal, and value in use ("**VIU**"). The carrying amount of the relevant assets do not exceed the recoverable amount and no impairment has been recognised (2022: Nil).

 重要會計判斷及估計不確定性的 主要來源(續)

估計不確定性的主要來源(續)

(f) 物業、廠房及設備以及使用權 資產估計減值

> 物業、廠房及設備以及使用權 資產乃按成本減累計折舊及減 值(如有)列賬。於釐定資產是 否減值時,本集團須行使判斷 及作出估計,特別是於評估:(1) 是否發生事件或有任何迹象而 可能影響資產價值;(2)資產賬 面值是否能够以可收回金額支 持,如為使用價值作支持,即 未來現金流量之現值淨額,基 於資產之持續使用而估計;及(3) 於估計可收回金額(包括現金流 量預測)及適當的貼現率時應用 之適當主要假設。當無法估計 單項資產(包括使用權資產)的 可收回金額時,本集團估計資 產所屬之現金產生單位的可收 回金額。改變假設及估計(包括 現金流量預測中之貼現率或增 長率)可能對減值測試中使用之 現值淨額產生重大影響。

本集團基於公允值減出售成本 與使用價值(「使用價值」)兩者 之較高者估計物業、廠房及設 備以及使用權資產的可收回金 額。相關資產的賬面值不會超 過可收回金額且概無確認減值(二 零二二年:無)。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Key sources of estimation uncertainty (Continued)

(g) Fair value measurement of biological assets

The Group's biological assets are valued at fair value less costs to sell. The fair value of biological assets is determined based on either (i) the marketdetermined prices as at the end of the reporting period adjusted with reference to the species, age, growing condition, costs incurred and expected yield to reflect differences in characteristics and/ or stages of growth of the horse; or (ii) present value of expected net cash flows discounted at a current market-determined rate, when marketdetermined prices are unavailable; or (iii) the cost when appropriate. Whilst the Group considers these valuations are the best estimates, the worldwide economic uncertainties and the fluctuation of capital and stock market have resulted in greater market volatility and may cause further disruptions to the Group, which have led to higher degree of uncertainties in respect of the valuations in the current year. Any change in the estimates may affect the fair value of the biological assets significantly. Independent professional valuers and the management review assumptions and estimates periodically to identify any significant change in the fair value of the biological assets. Details of assumptions used are disclosed in Note 22 to the consolidated financial statements.

4. 重要會計判斷及估計不確定性的 主要來源(續)

估計不確定性的主要來源(續)

(g) 生物資產之公平值計量

本集團的生物資產按公允值減 去出售成本進行估值。本集團 的生物資產按公允值減去出售 成本進行估值。生物資產的公 允值是根據(i)報告期末的市場 確定價格確定的,該價格參考 品種、年齡、生長狀況、發生 的成本和預期收益進行調整, 以反映馬的特徵和/或生長階 段的差異;或(ii)以現時市場確 定費率貼現的預期現金流量淨 額的現值確定;或(iii)適當時的 成本。儘管本集團認為該等估 值為最佳估計,但全球經濟的 不確定性和資本市場及股票市 場波動帶來了更大的市場波動, 可能導致本集團業務進一步中 斷,從而導致本年度的估值具 有更高程度的不確定性。估計 的任何變化都可能對生物資產 的公平值產生重大影響。獨立 專業估值師和管理層定期審核 假設和估計,以識別生物資產 公平值的任何重大變化。所用 假設詳情於綜合財務報表附註 22中披露。
For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Key sources of estimation uncertainty (Continued)

(h) Estimated impairment of goodwill

Determining whether goodwill is impaired requires an estimation of the recoverable amount of the cash generating unit (or group of cash-generating units) to which goodwill has been allocated, which is the higher of the value in use or fair value less costs of disposal. The value in use calculation requires the Group to estimate the future cash flows expected to arise from the cash-generating unit (or a group of cash-generating units) and a suitable discount rate in order to calculate the present value. Where the actual future cash flows are less than expected, or change in facts and circumstances which results in downward revision of future cash flows or upward revision of discount rate, a material impairment loss or further impairment loss may arise. Furthermore, the estimated cash flows and discount rate are subject to higher degree of estimation uncertainties in the current year due to uncertainty on how the worldwide economic uncertainties and the fluctuation of capital and stock market may progress and evolve and volatility in financial markets, including potential disruptions of the Group's interior design and decoration operation.

As at 31 December 2023, the carrying amount of goodwill is approximately HK\$6,683,000 (2022: HK\$6,683,000) (net of accumulated impairment of approximately HK\$12,103,000 (2022: HK\$12,103,000)). Details of the recoverable amount calculation are disclosed in Note 20 to the consolidated financial statements. **4.** 重要會計判斷及估計不確定性的 主要來源(續)

估計不確定性的主要來源(續)

(h) 估計的商譽減值

確定商譽是否發生減值,需要 估計商譽已分配的現金產生單 位(或一組現金產生單位)的可 收回金額,即使用價值或公平 值減去處置成本後的較高者。 使用價值計算要求本集團估計 預期從現金產生單位(或一組現 金產生單位)產生的未來現金流 量以及適當的折現率,以計算 現值。如果實際未來現金流量 少於預期,或者事實和情況發 生變化,導致未來現金流量向 下修正或折現率向上修正,則 可能產生重大減值虧損或進一 步減值虧損。此外,由於全球 經濟的不確定性和資本市場及 股票市場波動的發展和演變以 及金融市場的動蕩(包括本集團 室內設計和裝飾業務的潜在中 斷)仍不明朗,估計的現金流量 和折現率在本年度受到較高程 度的估計不確定性。

截至二零二三年十二月三十一 日,商譽賬面值約為6,683,000 港元(二零二二年:6,683,000港 元)(扣除累計減值約12,103,000 港元(二零二二年:12,103,000 港元))。可收回金額的計算詳 情於綜合財務報表附註20中披 露。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Key sources of estimation uncertainty (Continued)

(i) Estimation of fair value of investment properties

Investment properties are stated at fair value based on the valuation performed by independent professional valuers. The determination of the fair value involves certain assumptions of market conditions which are set out in Note 18 to the consolidated financial statements.

In relying on the valuation report, the Directors have exercised their judgement and are satisfied that the method of valuation is reflective of the current market conditions. Whilst the Group considers valuation of the Group's investment properties are the best estimates, the worldwide economic uncertainties and the fluctuation of capital and stock market have resulted in greater market volatility, which may led to higher degree of uncertainties in respect of the valuations in the current year. Changes to these assumptions, including the potential risk of any market violation, policy, geopolitical and social changes or other unexpected incidents as a result of change in macroeconomic environment, travel restrictions implemented by many countries, increased complexity in international trade tensions geopolitics, changes in policy direction and/or mortgage requirements, or other unexpected incidents would result in changes in the fair values of the Group's investment properties and the corresponding adjustments to the amount of gain or loss reported in the consolidated statement of profit or loss and other comprehensive income.

 重要會計判斷及估計不確定性的 主要來源(續)

估計不確定性的主要來源(續)

(i) 投資物業公允值的估計

投資物業乃根據獨立專業估值 師進行的估值按公平值列賬。 釐定公平值涉及綜合財務報表 附註18所載若干市況假設。

在參照估值報告時,董事已作 出判斷,並信納估值方法已反 映當前市況。儘管本集團認為 該等估值為最佳估計,但全球 經濟的不確定性及資本市場及 股票市場波動帶來了更大的市 場波動,從而可能導致本年度 的估值具有更高程度的不確定 性。該等假設的變化,包括宏 觀經濟環境變化、許多國家實 施的旅行限製、國際貿易緊張 局勢及地緣政治的複雜性增加、 政策方向及/或抵押要求的變 化導致的任何市場波動、政策、 地緣政治和社會變化或其他意 外事件的潛在風險,將導致本 集團投資物業的公平值發生變 化,並對綜合損益表和其他全 面收益表中報告的損益金額進 行相應調整。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

4.	CRITICAL ACCOUNTING JUDGEMENTS
	AND KEY SOURCES OF ESTIMATION
	UNCERTAINTY (Continued)

Key sources of estimation uncertainty (Continued)

(i) Estimation of fair value of investment properties (Continued)

As at 31 December 2023, the carrying amount of the Group's investment properties is HK\$4,300,000 (2022: HK\$4,500,000).

(j) Estimated impairment of intangible assets

Intangible assets with indefinite useful lives are assessed for impairment annually. In determining whether intangible assets are impaired, the Group has to exercise judgement and make estimation, particularly in assessing whether an event has occurred or any indicators that may affect the asset value. 重要會計判斷及估計不確定性的 主要來源(續)

估計不確定性的主要來源(續)

(i) 投資物業公允值的估計(續)

截至二零二三年十二月三十一 日,本集團投資物業之賬面值 為4,300,000港元(二零二二年: 4,500,000港元)。

(j) 無形資產估計減值

具有無限可使用年期的無形資 產每年進行減值評估。於釐定 無形資產是否減值時,本集團 須作出判斷及估計,尤其是評 估是否已發生事件或任何可能 影響資產價值的指標。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

4. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Key sources of estimation uncertainty (Continued)

(j) Estimated impairment of intangible assets (Continued)

For the purpose of impairment testing, the Group has to exercise judgement and make estimation, particularly in assessing: (1) whether the carrying value of an asset can be supported by the recoverable amount, in the case of value in use, the net present value of future cash flows which are estimated based upon the continued use of the asset; and (2) the appropriate key assumptions to be applied in estimating the recoverable amounts including cash flow projections and an appropriate discount rate. The Group estimates the recoverable amount of the cash generating unit to which the assets belong, including allocation of corporate assets when a reasonable and consistent basis of allocation can be established, otherwise recoverable amount is determined at the smallest group of cash generating units, for which the relevant corporate assets have been allocated. Changing the assumptions and estimates, including the discount rates or the growth rate in the cash flow projections, could materially affect the recoverable amounts.

As at 31 December 2023, the carrying amount of intangible assets with indefinite useful lives subject to impairment assessment were approximately HK\$3,788,000 (2022: HK\$3,788,000). No impairment loss was recognised to intangible assets with indefinite useful lives (2022: Nil). Details of the impairment testing on intangible assets with indefinite useful lives are disclosed in Note 21.

4. 重要會計判斷及估計不確定性的 主要來源(續)

估計不確定性的主要來源(續)

(j) 無形資產估計減值(續)

就減值而言,本集團須作出判 斷及估計,尤其需要評估:(1) 資產賬面值是否能够以可收回 金額支持(如為使用價值)支持, 即按照持續使用資產估計的未 來現金流量之現值淨額;及(2) 於估計可收回金額(包括現金流 量預測)及適當的貼現率時應用 之適當主要假設。本集團估計 資產所屬現金產生單位的可收 回金額(包括倘可建立合理及一 致的分配基準時進行公司資產 分配),否則則按已分配相關公 司資產的最小現金產生單位組 別為基準釐定可收回金額。更 改有關假設及估計(包括現金流 量預測中之貼現率或增長率), 可顯著影響可收回金額。

截至二零二三年十二月三十一 日,進行減值評估的無限可使 用年期無形資產的賬面值約為 3,788,000港元(二零二二年: 3,788,000港元)。無就具有無限 可使用年期的無形資產確認減 值虧損(二零二二年:無)。無限 可使用年期無形資產減值測試 詳情於附註21披露。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

5. **REVENUE**

5. 收益

2023

2022

(i)	Disaggregation of revenue from contracts	(i)	來自客戶合約的收益分類:
	with customers		

		二零二三年 HK\$′000	二零二二年 HK\$'000
等於明治法(1997) 後以降為分析(1997) 		千港元	千港元
Types of goods or services:	貨品或服務類型:		
Manufacture and selling of sewing threads	縫紉線生產及銷售	21,196	50,972
Interior decorating and furnishing	室內裝飾及室內陳設	21,150	50,972
services	服務	14,092	15,145
Interior design services	室內設計服務	2,358	830
Sales of furnishings	傢俱銷售	-	1,625
Equine services	馬匹服務	31,413	7,702
싢슻슻슻탒삸슻탒슻슻슻슻슻슻슻슻슻 닅섥슻닅콽븮슻슻슻놰슻슻닅뮾슻렮	總計	00.050	70.074
Total	<i>帝</i> 記 司	69,059	76,274
Geographical market – location of customers	地理市場 — 客戶位置		
PRC (excluding Hong Kong)	中國(不包括香港)	0 550	
정이가 밖에 봐야? 이 것 같은 것이 가지 않는 것이 같이 않는 것이 같이 많이 있다.	中國(小巴佔省心) 香港	9,550 24,758	25,756
Hong Kong Middle East	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	24,758 7,408	21,236 17,099
Mauritius	^中 来 毛里求斯	3,345	5,107
Australia	~	23,931	7,008
Others	其他	67	68
<u>청산은 등 특별 특별은 정말은</u> 중요권 관련과 성장 등 관기			
Total	總計	69,059	76,274
Timing of revenue recognition:	確認收益時間:		
Over time	隨時間	16,450	15,975
At a point in time	於某一時間點	52,609	60,299
Total	⁄ 纳 主	60.050	76 074
Total	總計	69,059	76,274

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

5. **REVENUE (Continued)**

5. 收益(續)

(i) 來自客戶合約的收益分類:(續) (i) Disaggregation of revenue from contracts with customers (Continued) 2023 2022 二零二三年 -零二二年 HK\$'000 HK\$'000 千港元 千港元 下文載列來自客戶合約 Set out below is the reconciliation of the revenue from contracts 的收益與分部資料所 披露金額的對賬: with customers with the amounts disclosed in the segment information:

Manufacture and selling of sewing	縫紉線生產及銷售		
threads	16.8		
Trading of sewing threads	縫紉線貿易	21,196	50,972
	- 本代的 も影子	23 SA 25 SA	
Interior design and decoration	室內設計及裝飾服務		
services	만 알려 있다. 이 같은 물건	년 11년 11년 11년 11년 11년 11년 11년 11년 11년 1	
Interior decorating and furnishing	室內裝飾及室內陳設	48 23	
services	服務	14,092	15,145
Interior design services	室內設計服務	2,358	830
Sales of furnishings	傢俱銷售	- 22	1,625
Total	總計	16,450	17,600
Equine services	馬匹服務	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	
Trading of equines	馬匹貿易	28,173	5,453
Equine related services	馬匹相關服務	3,240	2,249
			的复数形式的现在分词
Total	總計	31,413	7,702

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

5. **REVENUE (Continued)**

- 5. 收益(續)
- (ii) Performance obligations for contracts with customers

Sale of industrial products

The performance obligation is satisfied upon delivery of the industrial products and payment is generally due within 30–90 days from delivery.

Combined services of interior designs, interior decorating and furnishing services

Interior design services, interior decorating and furnishing services are recognised as a performance obligation satisfied over time as the Group's performance does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date. Revenue is recognised over time by reference to the progress towards complete satisfaction of the relevant performance obligation using input method.

The Group's service contracts include payment schedules which require stage payments over the design period once certain specified milestones are reached. The Group requires certain customers to provide upfront deposits range from 10% to 30% of total contract sum, when the Group receives a deposit before design service commences, this will give rise to contract liabilities at the start of a contract, until the revenue recognised on the specific contract exceeds the amount of the deposit. (ii) 客戶合約之履約責任

銷售工業產品

履行責任於交付工業產品後達 成,而付款通常自交付起計30 至90日內到期。

室內設計、裝修及裝飾服務的 組合服務

室內設計服務、室內裝飾及裝飾服務、室內裝飾及裝飾服務確認為隨時間達成的履約責任,原因為本集團有替代用產生對本集團對迄今已完成的權利。收益用換入自常之制執法的權利。收益相關履約責任的參考已完成之相關履約責任的進度隨時間確認。

本集團的服務合約包括付款時間表,規定一旦達到若干指定里程碑,則於設計期間作出階段付款。本集團史求若干出階段付款。本集會求若干客20%的前期按金,當本集團加約開始前收取按金,此將於合約開始時產生合約負債, 直至就特定合約確認的收益超過按金金額為止。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

5. **REVENUE (Continued)**

(ii) Performance obligations for contracts with customers (Continued)

Sales of furnishings

For trading of furnishings, revenue is recognised when control of the goods has transferred, being when the goods have been delivered to the specific location and confirmed by the customers. There is no credit period given on billing for trading of furnishings.

Equine services

The performance obligation is satisfied upon completion of trading of bloodstocks, stallion stud's services, horse management services and horse racing, payment is generally due within 30 days after services provided.

(iii) Transaction price allocated to the remaining performance obligation for contracts with customers

All revenue contracts are for period of one year or less. As permitted by HKFRS 15, the transaction price allocated to these unsatisfied contracts is not disclosed.

5. 收益(續)

(ii) 客戶合約之履約責任(續)

傢俱銷售

對於傢俱貿易,收益於貨品控 制權轉移時確認,即收益於貨 品已交付指定地點並經客戶確 認之時確認。傢俱貿易並無給 予信貸期。

馬匹服務

履約責任於純種馬、種馬服務、 馬匹管理服務及賽馬交易完成 後達成,而付款通常自提供服 務後30日內到期。

(iii) 分配至客戶合約餘下履約責任 的交易價格

所有收入合約之期限為一年或 以下。誠如香港財務報告準則 第15號所許可,並無披露分配 至該等未履約合約之交易價格。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

6. SEGMENT INFORMATION

Information reported to the board of directors of the Company (the "**Board**"), being the chief operating decision maker ("**CODM**"), for the purposes of resource allocation and assessment of segment performance focuses on types of goods or services delivered or provided. No operating segments identified by the CODM have been aggregated in arriving at the reportable segments of the Group.

The Group now has four (2022: four) reportable segments. The segments are managed separately as each business offers different products and services and requires different business strategies. The Group has four reportable segments under HKFRS 8 *Operating Segments* as follows:

Manufacture and selling of sewing threads

 manufacture and selling of high performance sewing threads and broad categories of garment accessories

Interior design and decoration

 provision of interior design, interior decorating, furnishing services and sales of furnishings

Equine services

 provision of trading of bloodstocks, stallion services and equine handling services

Advising on securities, corporate finance and asset management

 provision of advisory on securities, corporate financial advisory services and asset management services

6. 分部資料

向公司董事會(「董事會」)報告的信息, 作為主要經營決策者(「主要經營決策 者」),用於資源配置和部門績效評估, 重點關注交付或提供的商品或服務 類型。於達致本集團可呈報分部時, 概無合併主要營運决策者識別的經 營分部。

本集團現時有四個(二零二二年:四個) 可呈報分部。由於各業務提供不同 的產品及服務,並需要不同的業務 策略,故分部分開管理。根據香港 財務報告準則第8號經營分部,本集 團有四個可呈報分部如下:

縫紉線生產及銷售

優質縫紉線和各類服裝輔料生
 產及銷售

室內設計及裝修

提供室內設計、室內裝飾、室
 內陳設服務及傢俱銷售

馬匹服務

提供純種馬買賣、種馬服務及
 馬匹管理服務

就證券、企業融資及資產管理提供 意見

提供證券諮詢、企業財務諮詢
 服務及資產管理服務

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

6. SEGMENT INFORMATION (Continued)6. 分部資料(續)

(a) Segment revenues and results

(a) 分部收益和業績

止年度

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

For the year ended 31 December 2023

截至二零二三年十二月三十一日

以下是按可報告和營運分部對 本集團收入和業績的分析:

		Manufacture and selling	Interior		Advising on securities, corporate finance	Adjustment	
		of sewing	design	Equine	and asset	and	
		threads	and decoration	services	management 就證券、	eliminations	Total
					企業融資及		
		縫紉線 出 多 正 绺 生	室內設計	医一叩致	資產管理 坦 H + + = =	油郫立料松	總計
		生產及銷售 HK\$′000	及裝修 HK\$′000	馬匹服務 HK\$′000	提供意見 HK\$′000	調整及對銷 HK\$′000	#® इ⊤ HK\$′000
		千港元	千港元	千港元	千港元	千港元	千港元
Reportable segment revenue from external	來自外部客戶的 可報告分部收入						
customers		21,196	16,450	31,413			69,059
Inter-segment sales	分部間銷售	-			240	(240)	
Reportable segment profit	可報告分部溢利						
(loss)	(虧損)	(13,442)	1,104	(27,135)	72	-	(39,401)
Corporated and unallocated expense	企業及未分配開支						(7,166)
Group's loss before tax	本集團除税前虧損						(46,567)
							생활자급

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

6. SEGMENT INFORMATION (Continued)	6.	分部資料(續)
b. SEGMENT INFORMATION (Continued)	Ь.	万部頁科(領)

(a) Segment revenues and results (Continued) (a) 分部收益和業績(續)

For the year ended 31 December 2022

截至二零二二年十二月三十一日 止年度

					Advising on		
					securities,		
		Manufantura					
		Manufacture	1.4.1		corporate	A.P	
		and selling	Interior		finance	Adjustment	
		of sewing	design	Equine	and asset	and	
		threads	and decoration	services	management	eliminations	Total
					就證券、		
					企業融資及		
		縫紉線	室內設計		資產管理		
		生產及銷售	及裝修	馬匹服務	提供意見	調整及對銷	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
Reportable segment revenue from external customers	來自外部客戶的 可報告分部收入	50,972	17,600	7,702	_	_	76,274
Inter-segment sales	分部間銷售	_	—	_	40	(40)	_
Reportable segment profit (loss)	可報告分部溢利 (虧損)	(3,273)	2,171	(9,758)	(15)	_	(10,875)
· · · · · · · · · · · · · · · · · · ·							
Corporated and unallocated expense	企業及未分配開支						(12,029)
Group's loss before tax	本集團除税前虧損						(22,904

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

6. SEGMENT INFORMATION (Continued)

6. 分部資料(續)

(a) Segment revenues and results (Continued)

The accounting policies of the operating segments are the same as the Group's accounting policies described in Note 3. Segment profit (loss) represents the profit earned by/loss from each segment without allocation of central administration costs. This is the measure reported to the CODM for the purposes of resource allocation and performance assessment.

Inter-segment sales are charged at prevailing market rates.

(b) Segment assets and liabilities

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

For the year ended 31 December 2023

(a) 分部收益和業績(續)

經營分部的會計政策與附註3所 述本集團的會計政策一致。分 部溢利(虧損)指各分部賺取之 溢利/虧損,並無分配中央行 政成本。此乃就資源分配及表 現評估向主要營運决策者呈報 的計量。

分部間銷售按現行市場價格收 取。

(b) 分部資產及負債

以下是按可報告分部對本集團 資產和負債的分析:

截至二零二三年十二月三十一日 止年度

		Manufacture and selling of sewing	Interior design and	Equine	Advising on securities, corporate finance and asset	
		threads	decoration	services	management 就證券、 企業融資及	Total
		缝紉線	室內設計	庄	資產管理	/a/ ≟⊥
		生產及銷售 HK\$′000 イ#二	及裝修 HK\$′000 - √ # =	馬匹服務 HK\$′000 イ进ニ	提供意見 HK\$′000 て进二	總計 HK\$′000 イォニ
		千港元	千港元	千港元	千港元	千港元
Reportable segment assets Corporated and unallocated assets	可報告分部資產 企業及未分配資產	21,631	26,675	16,403	4,069	68,778 10,551
						79,329
Reportable segment liabilities Corporated and unallocated liabilities	可報告分部負債 企業及未分配負債	(14,810)	(9,402)	(26,469)	(632)	(51,313) (8,628)
						(59,941)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

6. SEGMENT INFORMATION (Continued) 6. 分部資料(續)

(b) Segment assets and liabilities (Continued) (b) 分部資產及負債(續)

For the year ended 31 December 2022

截至二零二二年十二月三十一日 止年度

					A d data a sa	
					Advising on	
		Manufacture			securities,	
			lates'ss		corporate	
		and selling	Interior	Faulta	finance	
		of sewing	design and	Equine	and asset	Tetel
		threads	decoration	services	management ⇒⊾⊰≪ ₩	Total
					就證券、	
		10t /m /d	- 1 - 10 - 1		企業融資及	
		縫紉線	室內設計		資產管理	
		生產及銷售	及裝修	馬匹服務	提供意見	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
业资料产作的总是为适为监督中的 这个还可以为1000000000000000000000000000000000000		千港元	千港元	千港元	千港元	千港元
Reportable segment assets	可報告分部資產	38,395	25,212	61,035	4,117	128,759
Corporated and unallocated assets	可報百万 即頁座 企業及未分配資產	30,333	20,212	01,035	4,117	7,761
	正未以不力能負圧					7,701
						136,520
Reportable segment liabilities	可報告分部負債	(10,267)	(8,783)	(41,773)	(631)	(61,454)
Corporated and unallocated liabilities	企業及未分配負債	(10,207)	(0,100)	(11,110)	(001)	(7,138)
						(00 500)
212至五百匹城 310 萬百百						(68,592)

For the purposes of monitoring segment performance and allocating resources between segments:

- all assets other than certain of the Group's property, plant and equipment, right-of-use assets, other receivables, financial assets at FVTPL and cash and cash equivalents are allocated to operating segments; and
- all liabilities other than certain of the Group's borrowings, other payables, lease liabilities and retirement benefit obligations are allocated to operating segments.

為了監控分部業績和在分部之 間分配資源:

- 所有資產(不包括若干本集 團物業、廠房及設備、使 用權資產、其他應收款項、 按公允值計入損益之金融 資產及現金及現金等價物) 都分配給營運分部;及
- 所有負債(不包括本集團若 干借款、其他應付款項、
 租賃負債及退休金福利責
 任)都分配給營運分部。

維港育馬控股有限公司/2023年報 191

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

6 .	SE	GMENT INFORMATION (Continued)	6.	分音	部資料(續)	
	(c)	Other segment information		(c)	其他分部資料	
		For the year ended 31 December 2023			截至二零二三	

計入計量分部資產之分部溢利 或虧損之金額:

止年度

年十二月三十一日

Amounts	included	in the	measure	of segr	nent profit
or loss or	n segmen	t asse	ts:		

					A 25 5 -	32.31.23.22.20.21.2	
					Advising on		
					securities,		
		Manufacture			corporate		
		and selling	Interior		finance		
		of sewing	design and	Equine	and asset		
		threads	decoration	services	management	Unallocated	Total
					就證券、		
					企業融資及		
		縫紉線	室內設計		資產管理		
		生產及銷售	及裝修	馬匹服務	提供意見	未分配的	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
Amounts included in the measure	分部溢利或虧損或分部						
of segment profits or loss or	資產計量中包括的金額:						
segment assets:							
Addition to property, plant and	納入物業、廠房及設備						
equipment			792				792
Addition to right-of-use assets	納入使用權資產	374	892			548	1,814
Depreciation of property, plant and	物業、廠房及設備折舊						
equipment		592	481			103	1,176
Depreciation of right-of-use assets	使用權資產折舊	561	431			356	1,348
Fair value gains on financial assets	按公允值計入損益之金融						
at FVTPL, net	資產的公允值收益(虧損)						
	淨額	105		(60)			45
Impairment of property, plant and	物業、廠房及設備減值						
equipment		799					799
Impairment losses under expected	預期信貸虧損模式下						
credit loss model, net of reversal	減值虧損(扣除撥回)	3,760	(110)	9	3		3,662
Government grants	政府補助	69					69
Interest income	利息收入	151					152
Finance costs	融資成本	78	217	4,251		464	5,010
Other gains and losses, net	其他收益及虧損淨額	545	244	(9,726)		(313)	(9,250)
J						(110)	

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

6.	SEGMENT INFORMATION (Continued)			分部資料(續)			
	(c)	Other segment information (Continued)		(c)	其他分部資料(續)		
		For the year ended 31 December 2022			截至二零二二年十二月三十一日 止年度		
		Amounts included in the measure of segment profit			計入計量分部資產之分部溢利		

或虧損之金額:

Advising on

Amounts included in the measure of segment profit or loss on segment assets:

					Additioning on		
					securities,		
		Manufacture			corporate		
		and selling	Interior		finance		
		of sewing	design and	Equine	and asset		
		threads	decoration	services	management 就證券、	Unallocated	Total
					<u>机</u> 显示 企業融資及		
		縫紉線	室內設計		資產管理		
		生產及銷售	及裝修	馬匹服務	提供意見	未分配的	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
送州 現存編 的过去时 医后式 终期外辐射 经自我 法外际的	왕석동남네 독원리 문제	千港元	千港元	千港元	千港元	千港元	千港元
Amounts included in the	分部溢利或虧損或分部						
measure of segment profits	資產計量中包括的金						
or loss or segment assets:	額:						
Addition to property, plant and	納入物業、廠房及設備						
equipment		206	256	_	_	_	462
Addition to biological assets	納入生物資產	_	_	46,490	_	_	46,490
Depreciation of property, plant	⁷ 物業、廠房及設備折舊						
and equipment		1,002	565	_	_	189	1,756
Depreciation of right-of-use	使用權資產折舊						
assets		1,505	368	_	_	382	2,255
Fair value gains (losses) on	按公允值計入損益之金						
financial assets at FVTPL, net	融資產的公允值收益						
	(虧損)淨額	86	_	(148)	_	-	(62)
Impairment losses under expected credit loss model,	預期信貸虧損模式下 減值虧損						
net of reversal	(扣除撥回)	1,104	(54)	1	_	_	1,051
Government grants	政府補貼	209	130	_	_	144	483
Interest income	利息收入	549	_	_	_	_	549
Finance costs	融資成本	133	357	2,116	_	31	2,637
Other gains and losses, net	其他收益及虧損淨額	3,097	390	(2,433)	_	(1)	1,053

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

6. SEGMENT INFORMATION (Continued)

6. 分部資料(續)

(d) 地區資料

列。

(d) Geographical information

The Group's operations are located in the PRC, Australia and Hong Kong. Information about the Group's revenue from external customers is presented based on the location of the operations. Information about the Group's non-current assets, excluding financial instruments and goodwill, is presented based on the geographical location of the assets. 本集團的業務位於中國、澳洲 及香港。有關本集團來自外部 客戶的收益資料乃根據經營地 點呈列。有關本集團非流動資

產(不包括金融工具及商譽)的

資料乃根據資產的地理位置呈

		Revenu external co 來自外部客	ustomers	Non-curre 非流動	4 60 M 10 10 10 10 10 10 10 10 10 10 10 10 10
		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元	2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
PRC Hong Kong Australia	中國 香港 澳洲	9,550 35,578 23,931	25,756 42,816 7,702	339 13,678 5,864	2,666 12,732 11,386
		69,059	76,274	19,881	26,784

(e) Information about major customers

(e) 有關主要客戶的資料

Revenue from customers contributing over 10% of the total revenue of the Group are as follows:

為本集團總收益貢獻10%以上 的客戶的收益如下:

				2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
	stomer A ¹ stomer B ²	客戶A ¹ 客戶B ²		8,000 7,408	 17,099
1	Revenue from interior design and deco	pration.	1	室內設計及裝飾	之收益。
2	Revenue from manufacture and sellir service.	g of sewing threads	2	生產及銷售縫紉	線服務之收益。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

7. OTHER GAINS AND LOSSES, NET 7. 其他收益及虧損淨額

			2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
20, 24, 57, 24, 24, 50 27, 24, 25, 27, 27, 27, 27, 27, 27, 27, 27, 27, 27				
Rental income Fair value gains (losses) on financial assets at FVTPL, net	租金收入 按公允值計入損益 資產的公允值收益		691	1,239
Fair value (losses) gains on investment	淨額 投資物業公允值(膚	6損)	(200)	(62)
properties Financial guarantee fee from a related	收益 來自一間關連公司 擔保費用	的財務	(200) 54	139
company Exchange (loss) gain, net	匯兑(虧損)收益淨	- 安百	(390)	 1,437
Fair value loss on biological assets, net	生物資產公允值虧		(9,505)	(4,514)
Interest income	利息收入	17.17	152	549
Insurance compensation	保險賠償		465	1,234
Government grants (Note)	政府補貼(附註)		69	483
(Loss) gain on disposal of biological	出售生物資產的(膚	ぎ損)		
assets	收益		(680)	1,065
Others	其他		315	453
和			(8,984)	2,023
Note:		附註:		
During the year ended 31 December 2023, the amo subsidy received from government authorities in th employment.			零二三年十二月三十 P國政府機關收取的	
During the year ended 31 December 2022, to represented the subsidy received from the Gover Kong Special Administrative Region for the Er Scheme.	rnment of the Hong		零二二年十二月三十 指自香港特區政府排 。	
There was no unfulfilled condition and other conting receipt of subsidy.	ency attached to the	概 無 就 4 他 或 然 雪	收取該補貼而附有尚 事項。	未達成的條件及其

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

IMPAIRMENT LOSSES UNDER EXPECTED CREDIT LOSS MODEL, NET OF REVERSAL K撥回)

		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
Continuing operations Impairment losses recognised/	持續經營 已確認減值虧損/(撥回):		
 (reversed) on: trade receivables contract assets deposit and other receivables 	— 貿易應收款項 — 合約資產 — 按金及其他應收款項	(334) 77 3,919	(617) 1,668
		3,662	1,051

Details of impairment assessment are set out in Note 36(b).

減值評估詳情載於附註36(b)。

9. FINANCE COSTS

9. 融資成本

		506.6 0.5 71.577	
	가 같은 1년 1일, 그리고 있는 것은 것은 것은 것을 하고 있다. 전문한 전문을 것을 것을 보면 가지? 전문 전문 것을 것을 보면 가지?	2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
Interest expense on borrowings and	借款及透支利息開支		
overdrafts		4,440	1,505
Interest expense on lease liabilities	租賃負債利息開支	115	185
Interest expense on accrued benefits Interest expense on overdue trade	應計福利的利息開支 逾期應付交易款項的利息	28	
payables	開支	427	947
		5,010	2,637

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

10. INCOME TAX EXPENSE

10. 所得税開支

월 4 5 월 국년 3. 5 월 월 15 월 16 8 월 28 월 28 월 16		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
2. 新新教授的新作品。 1. 《林林教授教授教授》			
Current income tax	即期所得税	200	_
Deferred tax (Note 34)	遞延税項(附註34)	58	—
Total income tax expenses	所得税開支總額	258	_

The Group is subjected to income tax on an entity basis on profits arising in or derived from the jurisdictions in which subsidiaries of the Group are domiciled and operate. Pursuant to the rules and regulations of the Cayman Islands and the British Virgin Islands (the "**BVI**"), the Group is not subject to any income tax in the Cayman Islands and BVI.

Hong Kong Profits Tax is calculated at 16.5% on the estimated assessable profit for both years. For the year ended 31 December 2023, Hong Kong Profits Tax is calculated at 16.5% on the estimated assessable profits by offsetting the tax loss which previously not recognised. For the year ended 31 December 2022, no provision for Hong Kong tax has been made for the Group as the assessable profits arising in Hong Kong was fully offset by the tax losses previously not recognised.

No provision for corporate tax has been made for the Group's operation in Australia as such operation incurred loss for taxation purpose for the year of assessment 2023 (2022: Nil).

Pursuant to the PRC Income Tax Law and the respective regulations, the subsidiaries which operate in the PRC are subject to corporate income tax at a rate of 25% on the taxable income. No provision for PRC income tax has been made for the Group's operation in PRC as such operation incurred loss for tax purpose for the year of assessment 2023 (2022: Nil).

本集團須按實體基準就產生或源於 本集團附屬公司注冊及經營所在司 法管轄區的溢利繳納所得税。根據 開曼群島及英屬處女群島(「英屬處 女群島」)的規則及法規,本集團毋須 繳納開曼群島及英屬處女群島的任 何所得税。

香港利得税乃就兩個年度的估計應 課税溢利按税率16.5%計算。截至二 零二三年十二月三十一日止年度,香 港利得税乃就估計應課税溢利按税 率16.5%計算,以抵銷先前未確認的 税項虧損。由於截至二零二二年十二 月三十一日止年度本集團於香港產 生的應課税溢利與先前未確認的税 項虧損悉數抵銷,因此並無就香港 税項計提撥備。

由於本集團於澳洲的業務於二零二三 年課税年度產生税項虧損,故並無 就該業務作出企業税撥備(二零二二 年:無)。

根據中國所得税法及相關規定,於 中國經營之附屬公司須按應課税收 入的25%繳納企業所得税。由於相 關業務於二零二三年評税年度產生 税項虧損,概無就本集團於中國的 業務計提中國所得税撥備(二零二二 年:無)。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

10. INCOME TAX EXPENSE (Continued)

10. 所得税開支(續)

The income tax expense for the year can be reconciled from the loss before tax per the consolidated statement of profit or loss and other comprehensive income as follows: 本年度所得税開支與綜合損益表及 其他全面收入之除税前虧損對賬如 下:

		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
Loss before tax	除税前虧損	(46,567)	(22,904)
Tax calculated at applicable tax rate	按適用税率計算的税項	(10,500)	(4,239)
Tax effect of expenses not deductible for tax purpose	不可扣税開支的税務影響	3,848	2,927
Tax effect of income not taxable for tax purpose	毋須課税收入的税務影響	(13)	(676)
Utilisation of tax losses previously not	動用先前未確認的税項		投资力来改变的合金产 合杂产公路运客制作的
recognised Tax losses not recognised	虧損 未確認税項虧損	(116) 7,204	(520) 2,508
Tax effect of two-tiered profits tax rates regime	利得税兩級制的税務影響	(165)	四東部行於這個以後沿 原始,這次必要包括管備 後期次年後回該2016年 後期次年後回該2019年
Income tax expense for the year	年度所得税開支	258	の での の の の の の の の の の の の の の

The Group has tax losses arising in Hong Kong of HK\$21,377,000 (2022: HK\$11,153,000) that are available indefinitely for offsetting against future taxable profits of the companies in which the losses arose.

The Group has tax losses arising in the PRC of HK\$19,012,000 (2022: HK\$14,318,000) that will expire in one to five years for offsetting against future taxable profits.

No deferred tax assets has been recognised in respect of these tax losses due to the unpredictability of future profit streams. 本集團於香港產生的税項虧損 21,377,000港元(二零二二年: 11,153,000港元)將於一至五年內屆 滿,可用作抵銷未來應課税溢利。

本集團於中國內地產生之税項虧 損為19,012,000港元(二零二二年: 14,318,000港元),將於一至五年內 到期,以抵銷未來應課税溢利。

由於未來溢利來源的不可預測性, 並無就税項虧損確認遞延税項資產。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

11. LOSS FOR THE YEAR

11. 年內虧損

Loss for the year is arrived at after charging (crediting):

年內虧損已扣除(計入)下列各項:

		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
Auditor's remuneration	核數師薪酬	1,022	1,128
Cost of inventories sold	已售存貨成本	1,022	1,120
 Manufacture and sewing of threads 	- 縫紉線生產	19,019	42,768
— Interior decorating and furnishing	— 室內裝飾及室內陳設	· ·	
services	服務	3,888	826
- Sales of furnishings	— 傢俱銷售	_	1,463
Cost of bloodstocks sold	已售純種馬成本	30,979	5,327
Written-down of inventories	存貨撇減	1,380	—
Depreciation of property, plant and	物業、廠房及設備折舊		
equipment		1,176	1,756
Depreciation of right-of-use assets	使用權資產折舊	1,348	2,255
Lease payments not included in the	不計入租賃負債計量之		
measurement of lease liabilities	租賃款項	1,650	208
Loss (gain) on disposal of property, plant	出售物業、廠房及設備		
and equipment	之虧損(收益)	4	(2)
Loss on written-off of property, plant and	撇 銷 物 業 、 廠 房 及 設 備 之		
equipment	虧損	175	62

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

12. STAFF COSTS

12. 員工成本

		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
			5米 \$1103713342 233 1月25年 月秋日回日
Employee costs (excluding Directors and	僱員成本(不包括董事及		
Chief Executive's remuneration)	行政總裁薪酬)		
Wages and salaries	工資及薪金	11,429	15,488
Pension scheme contributions	退休金計劃供款	2,423	2,919
Service costs of long service payments	長期服務金之服務成本	270	
Severance payments	遣散費	45	165
	Tit Tit	14,167	18,572

During the year ended 31 December 2023, the staffs costs of approximately HK\$6,002,000, HK\$2,081,000 and HK\$6,084,000 (2022: HK\$7,659,000, HK\$3,193,000 and HK\$7,720,000) are recognised as direct cost, selling and distribution expense and administrative expense respectively.

截至二零二三年十二月三十一日止 年度,員工成本約6,002,000港元、 2,081,000港元及6,084,000港元(二 零二二年:7,659,000港元、3,193,000 港元及7,720,000港元)分別確認為直 接成本、銷售及分銷開支及行政開支。

200 HARBOUR EQUINE HOLDINGS LIMITED / 2023 ANNUAL REPORT

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

13. DIRECTORS', CHIEF EXECUTIVE'S AND 13. 董事、行政總裁及監事薪酬 SUPERVISORS' EMOLUMENTS

Directors' and supervisors' remuneration for the year, disclosed pursuant to the applicable GEM Listing Rules and CO, is as follows:

根 據 適 用 的 GEM 上 市 規 則 及 公 司 條 例 披 露 的 本 年 度 董 事 及 監 事 薪 酬 如 下:

截至二零二三年十二月三十一日止年度

For the year ended 31 December 2023

		Director	Basic salaries and	Emoluments	Equity settled share-based	Retirement scheme	
Name		fees	allowances	waived	payments	contributions	Total
			基本		以權益結算的		
姓名		董事袍金	薪金及津貼	已放棄酬金	股份支付	退休方案繳款	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
Chief executive and executive director:	行政總裁兼執行董事:						
Mr. Wong Kwok Wai, Albert	黃國偉先生	-	1,623			18	1,641
Executive directors:	執行董事:						
Mr. Chan Yiu Tung, Enoch	陳耀東先生	-	360			18	378
Mr. Leung King Yue, Alex	梁景裕先生	-	480	(347)		18	151
Mr. Ma Pok Man, Josiah <i>(Note (a))</i>	馬博文先生 <i>(附註(a))</i>	-	840	(548)		18	310
Mr. Shane McGrath (Note (b))	Shane McGrath先生 <i>(附註(b))</i>	-	2,080				2,080
		_	5,383	(895)		72	4,560
나는 다 한 가 가 다 한 것 같은 것 같 것 같 것 같 것 같 것 같 것 같 것 같 것 같 것	ling PT di						
Independent non-executive directors:	獨立非執行董事:						
Mr. Sung Alfred Lee Ming	宋理明先生	180					180
Mr. Chan Tsun Choi, Arnold	陳進財先生	180					180
Mr. Chow Chin Hang, Joel	周展恒先生	180					180
		540					540
19日本ボグルのある。3月 後にも近く合いるぞう 第名さんでいるまで							
Total	總計	540	5,383	(895)		72	5,100

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

13. DIRECTORS', CHIEF EXECUTIVE'S AND SUPERVISORS' EMOLUMENTS (Continued)

13. 董事、行政總裁及監事薪酬(續)

- .

For the year ended 31 December 2022

截至二零二二年十二月三十一日止年度

				Equity		
			Basic	settled	Retirement	
		Director	salaries and	share-based	scheme	
Name		fees	allowances	payments	contributions	Total
			基本	以權益結算的	退休	
姓名		董事袍金	薪金及津貼	股份支付	方案繳款	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
Chief executive and	行政總裁兼					
executive director:	執行董事:					
Mr. Wong Kwok Wai, Albert	黄國偉先生	_	1,622	公司 12 11	18	1,640
	<u>Х</u> ФР/Л-Т		1,022			1,010
Executive directors:	執行董事:					
Mr. Chan Yiu Tung, Enoch	陳耀東先生	_	440	1467 B 2 2	18	458
Mr. Leung King Yue, Alex	梁景裕先生	_	480	1,331	18	1,829
Mr. Ma Pok Man, Josiah	馬博文先生					
(Note (a))	(附註(a))	_	840	1,330	18	2,188
Mr. Shane McGrath (Note (b))				「外外なかでお		是私行政的论言
	(附註(b))	_	2,154	1,126	名为32.当由 <u>第</u> 2-4	3,280
				「「「「「「「」」」	·····································	記録を読んでいる
		_	5,536	3,787	72	9,395
Independent non-	獨立非執行董事:					
executive directors:						
Mr. Sung Alfred Lee Ming	宋理明先生	180	_			180
Mr. Chan Tsun Choi, Arnold	陳進財先生	180	_	_	2.2.1.1.2.1.2.1.2.1.2.1.2.1.2.1.2.1.2.1	180
Mr. Chow Chin Hang, Joel	周展恒先生	180	_	_	为为此的。 1993年1993年1993年1993年1993年1993年1993年1993	180
					(1)合适为1	
		540	_		24 U 47	540
Total	總計	540	5,536	3,787	72	9,935
Notes:				附註:		
(a) Mr. Ma Pok Man, J	osiah (" Mr. Ma ") was re	signed on 29 F	ebruary	(a) 馬博文	先 生(「 馬 先 生 」)於	二零二四年:
2024.		-			1日辭任。	
(b) Mr. Shane McGra	th ("Mr. McGrath")	was appointed	as an	(b) Shane M	//cGrath先生(「 McC	Grath先生」)方

executive director of the Company on 3 January 2022.

(b) Shane McGrath先生(「McGrath先生」)於 二零二二年一月三日獲委任為本公司執 行董事。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

13. DIRECTORS', CHIEF EXECUTIVE'S AND SUPERVISORS' EMOLUMENTS (Continued)

13. 董事、行政總裁及監事薪酬(續)

For the year ended 31 December 2022 (Continued)

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

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

During the year ended 31 December 2023, Mr. Ma and Mr. Leung King Yue, Alex ("**Mr. Leung**"), the executive directors, agreed to waive their emoluments of a total of approximately HK\$895,000 since the unsatisfactory financial performance of the Group.

There was no arrangement under which a director or the chief executive waived or agreed to waive any emoluments during the year ended 31 December 2022.

On 31 August 2022, Mr. Ma and Mr. Leung the executive directors, were granted share options, as incentive to Mr. Ma and Mr. Leung under the share option scheme of the Company.

On 3 January 2022, Mr. McGrath, an executive director, was granted share options, as incentive to Mr. McGrath to join the Group under the share option of the Company. Mr. McGrath has over 20 years of experience in the horse racing and breeding industry in Australia.

Details of the share option scheme are set out in Note 32 to the consolidated financial statements.

截至二零二二年十二月三十一日止年度 (續)

上述執行董事之酬金乃就彼等與管 理本公司及本集團事務有關的服務而 支付。

上 述 獨 立 非 執 行 董 事 的 薪 酬 為 其 擔 任本公司董事的薪酬。

截至二零二三年十二月三十一日止年 度,執行董事馬先生及梁景裕先生 (「**梁先生**」)同意放棄其酬金合共約 895,000港元,原因是本集團財務表 現欠佳。

截至二零二二年十二月三十一日止年 度,概無董事或行政總裁放棄或同 意放棄任何酬金的安排。

於二零二二年八月三十一日,執行董 事馬先生及梁先生根據本公司購股 權計劃獲授購股權,作為對馬先生 及梁先生的獎勵。

於二零二二年一月三日,執行董事 McGrath先生根據本公司購股權獲授 購股權,作為激勵McGrath先生加入 本集團。McGrath先生,於澳洲賽馬 及育種行業擁有逾20年經驗。

購股權計劃詳情載於綜合財務報表 附註32。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

14. FIVE HIGHEST PAID EMPLOYEES

The five highest employees of the Group during the year included two (2022: four) Directors, details of whose emoluments are set out in Note 13 above. Details of the remuneration for the year of the remaining three (2022: one) highest paid employees who are neither a director nor chief executive of the Company are as follows:

14. 五名最高薪酬人士

年內本集團五名最高薪酬人士包括 兩名(二零二二年:四名)董事,其薪 酬詳情載於上文附註13。年內餘下 三名(二零二二年:一名)最高薪酬僱 員(並非本公司董事或行政總裁)的 薪酬詳情如下:

		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
Salaries, allowances and benefits in kind Service costs of long service payment Pension scheme contributions	薪金、津貼及實物福利 長期服務金之服務成本 退休金計劃供款	2,024 91 54	996 — 18
		2,169	1,014

The number of the highest paid employees who are not the Directors whose remuneration fell within the following bands is as follows: 薪酬屬於以下組別的最高薪酬僱員(其 並非董事)人數如下:

		2023	2022
		Number of	Number of
		Individuals	Individuals
		人數	人數
Nil to HK\$1,000,000	零至1,000,000港元	3	24월 전 3일 전 2 13
HK\$1,000,000 to HK\$1,500,000	1,000,000港元		
	至1,500,000港元	_	

During the years ended 31 December 2023 and 2022, except as described in Note 13 and above, no emoluments were paid by the Group to any of the Directors, chief executive and supervisors or any of the five highest paid individuals as an inducement to join or upon joining the Group, or as compensation for loss of office.

於截至二零二三年及二零二二年十二 月三十一日止年度,本集團概無支付 任何酬金(除附註13及上述者外)予 任何董事、行政總裁及監事或任何 五名最高薪人士以作為加盟或吸引彼 等加盟本集團之獎勵或離職補償。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

15. DIVIDENDS

No dividend was paid or proposed for ordinary shareholders of the Company during the year ended 31 December 2023, nor has any dividend been proposed since the end of the reporting period (2022: Nil).

16. LOSS PER SHARE

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

15. 股息

於截至二零二三年十二月三十一日止 年度,並無向本公司普通股股東派 付或擬派股息,亦無於報告期末起 擬派任何股息(二零二二年:無)。

16. 每股虧損

本公司擁有人應佔每股基本及攤薄 虧損乃根據以下數據計算:

		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
Losses Loss attributable to owners of the Company	虧損 本公司擁有人應佔虧損	(46,825)	(22,904)
Shares	股份		
Weighted average number of ordinary shares for the purpose of basic and diluted loss per share	用以計算每股基本及 攤薄虧損的普通股 加權平均數	409,141,860	409,141,860
Basic and diluted loss per share (HK cents) (Note)	每股基本及攤薄虧損 (港仙)(附註)	(11.44)	(5.60)

Note:

The computation of diluted loss per share for the years ended 31 December 2023 and 2022 does not assume the conversion of the Company's outstanding share options since their assumed exercise would result in a decrease in loss per share from operations.

附註:

截至二零二三年及二零二二年十二月三十一日, 計算每股攤薄虧損時並無假設轉換本公司尚未 行使購股權,原因是假設行使該等購股權將導 致經營所得每股虧損減少。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

17. PROPERTY, PLANT AND EQUIPMENT 17. 物業、廠房及設備

		Buildings 樓宇 HK\$'000 千港元	Production machinery 生產機器 HK\$'000 千港元	Office equipment 辦公室設備 HK\$'000 千港元	Leasehold improvement 租賃物業裝修 HK\$'000 千港元	Vehicles 汽車 HK\$'000 千港元	Total 總計 HK\$′000 千港元
31 December 2023	二零二三年十二月三十一日						
At 31 December 2022 and at 1 January 2023:	於二零二二年十二月三十一日 及二零二三年一月一日:						
Cost Accumulated depreciation and	成本 累計折舊及減值	4,193	29,164	2,281	1,154	1,660	38,452
impairment		(664)	(27,062)	(2,210)	(830)	(1,527)	(32,293)
Net carrying amount	賬面淨值	3,529	2,102	71	324	133	6,159
At 1 January 2023, net of	於二零二三年一月一日,						
accumulated depreciation	扣除累計折舊	3,529	2,102	71	324	133	6,159
Additions	添置			15		777	792
Disposal	出售		(93)			(94)	(187)
Written-off	報銷		(175)				(175)
Impairment	減值		(778)			(21)	(799)
Depreciation provided during the	於年內計提折舊						
year		(145)	(661)	(31)	(202)	(137)	(1,176)
Exchange realignment	匯兑調整	-	(67)	-	-	(3)	(70)
At 31 December 2023 net of accumulated depreciation and	於二零二三年十二月三十一日, 扣除累計折舊及減值後的						
impairment	淨額	3,384	328	55	122	655	4,544
At 31 December 2023	於二零二三年十二月三十一日						
Cost	成本	4,193	26,501	1,813	1,086	1,794	35,387
Accumulated depreciation and impairment	累計折舊及減值	(809)	(26,173)	(1,758)	(964)	(1,139)	(30,843)
Net carrying amount	賬面淨值	3,384	328	55	122	655	4,544

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

17. PROPERTY, PLANT AND EQUIPMENT17. 物業、廠房及設備(續)
(Continued)

		Buildings 樓宇 HK\$'000 千港元	Production machinery 生產機器 HK\$'000 千港元	Office equipment 辦公室設備 HK\$'000 千港元	Leasehold improvement 租賃物業裝修 HK\$'000 千港元	Vehicles 汽車 HK\$'000 千港元	Total 總計 HK\$'000 千港元
31 December 2022	二零二二年十二月三十一日						
At 31 December 2021 and at 1 January 2022:	於二零二一年十二月三十一日 及二零二二年一月一日:						
Cost Accumulated depreciation and	成本 累計折舊及減值	4,193	31,568	2,523	924	1,973	41,181
impairment		(519)	(28,627)	(2,162)	(323)	(1,736)	(33,367)
Net carrying amount	賬面淨值	3,674	2,941	361	601	237	7,814
At 1 January 2022, net of accumulated depreciation	於二零二二年一月一日, 扣除累計折舊	3,674	2,941	361	601	237	7,814
Additions Disposal Written-off	添置 出售 撇銷	-	100 — (1)	41 (61)	231 — —	90 (19)	462 (19) (62)
Depreciation provided during the year	於年內計提折舊	(145)	(687)	(267)	(508)	(149)	(1,756)
Exchange realignment	匯兑調整	_	(251)	(3)	_	(26)	(280)
At 31 December 2022 net of accumulated depreciation and	於二零二二年十二月三十一日, 經扣除累計折舊和減值的						
impairment	淨額	3,529	2,102	71	324	133	6,159
At 31 December 2022 Cost Accumulated depreciation and	於二零二二年十二月三十一日 成本 累計折舊及減值	4,193	29,164	2,281	1,154	1,660	38,452
impairment		(664)	(27,062)	(2,210)	(830)	(1,527)	(32,293)
Net carrying amount	賬面淨值	3,529	2,102	71	324	133	6,159

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

17. PROPERTY, PLANT AND EQUIPMENT (Continued)

Depreciation is calculated on the straight-line basis to write off the cost of each item of property, plant and equipment to its residual value over its estimated useful life. The principal annual rates used for this purpose are as follows:

Buildings	Over term of lease
Production machinery	10% to 20%
Office equipment	20% to 30%
Leasehold improvement	Over the shorter of the
	lease terms and 20%
Vehicles	20% to 30%

The carrying amount of vehicles held under lease liabilities was approximate to HK\$647,000 (2022: HK\$Nil).

As at 31 December 2023, the Company's buildings with carrying amount of approximately HK\$3,384,000 has been pledged for a borrowing raised by a related company (Note 39).

As at 31 December 2022, the Company's buildings with carrying amount of approximately HK\$3,529,000 has been pledged to secure the Group's bank overdraft and borrowings (Note 29).

Impairment assessment

Following a review of the business, which takes into account the deteriorating outlook for the textile industry and the Group's future business plan, management has reassessed the carrying values for all the property, plant and equipment as at 31 December 2023. An impairment provision of HK\$799,000 (2022: no impairment) has been recorded to reduce the carrying value of the Group's property, plant and equipment to their estimated recoverable value, which is the higher of fair value less costs of disposal and VIU.

17. 物業、廠房及設備(續)

折舊是按直綫法計算的,以在估計 的使用壽命內將每項物業、廠房及 設備的成本沖銷至其殘值。用於此 目的的主要年利率如下:

樓宇	於租期內
生產機器	10%至20%
辦公室設備	20%至30%
租賃物業裝修	按租賃年期及20%
	的兩者中較短者
汽車	20%至30%

根據租賃負債持有的汽車賬面值約 為647,000港元(二零二二年:零港 元)。

於二零二三年十二月三十一日,本公 司賬面值約3,384,000港元的樓宇已 就一間關連公司籌集的借款作抵押(附 註39)。

於二零二二年十二月三十一日,本公司賬面值約3,529,000港元的樓宇已 抵押作為本集團銀行透支及借貸之 擔保(附註29)。

減值評估

業務回顧之後,考慮到紡織業和室 內設計及裝修業務的前景惡化和本 集團的未來業務計劃,管理層重新 評估了於二零二三年十二月三十一日 的所有物業、廠房及設備。已錄得 799,000港元(二零二二年:無減值) 減值 撥備,將本集團物業、廠房及 設備賬面值減少至其估計可收回金 額,即公允值減出售成本與使用價 值兩者之較高者。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

17. PROPERTY, PLANT AND EQUIPMENT (Continued)

Regarding the sewing thread industry business, the Group has two CGUs, i) production line for polyester threads ("**CGU1**"); and ii) production line for nylon threads ("**CGU2**"). The recoverable amount of CGU was determined at VIU and fair value less costs of disposal as at 31 December 2023 and 2022 respectively. VIU and fair value less costs of disposal are categorised within Level 3 of the fair value hierarchy and are measured based on the independent valuer and latest available market data sourced from an independent second-hand machinery and equipment agent as at 31 December 2023 and 2022.

The recoverable amount of polyester threads and nylon threads product line as at 31 December 2023 was determined based on value in use calculation and based on certain key assumptions. Value in use calculations use cash flow projections based on financial budgets approved by the management of the Group covering a four-year period (2022: five-year period), which is taking into account the useful lives of plant and machinery. The discount rate used for the value in use calculations is at 10% (2022: 10.5%). Cash flow beyond the four year period (2022: five year period) were extrapolated using a 2.2% (2022: 6%) steady growth rate. This growth rate was based on the relevant growth forecasts and does not exceed the average long-term growth rate for the relevant industry.

The recoverable amount of CGU1 and CGU2 are HK\$153,000 (2022: HK\$3,044,000) and HK\$183,000 (2022: HK\$1,126,000) respectively as at 31 December 2023. The relevant assets were impaired to their recoverable amount of HK\$336,000, which is their carrying values at the end of the reporting date and the impairment of HK\$799,000 (2022: Nil) has been recognised in profit or loss within relevant functions to which their assets relate during the year.

17. 物業、廠房及設備(續)

就縫紉線業務而言,本集團有兩個 現金產生單位,即i)滌綸線生產線(「現 金產生單位1」):及ii)尼龍線生產線(「現 金產生單位2」)。於二零二三年及二零 二二年十二月三十一日,現金產生單位2」)。於二零二三年及二零 二二年十二月三十一日,現金產集 位的可收回金額分別按使用價價值 及公允值減出售成本歸類為公允雪 及公允值減出售成本歸類為公允二零 二三年及二零二二年十二月三十一日 自獨立二手機器及設備代理獲 數據計 量。

滌綸綫及尼龍綫生產綫於二零二三 年十二月三十一日的可收回金額乃根 據使用價值計算法及若干主要假設 而决定。使用價值計算方法採團管理層所批准涵蓋四年期間(二 零二二年:五年期間)之財務預解間(二 零礎之現金流量預測,並計及廠算 法所使用的貼現率為10%(二零二二 年:10.5%)。超過四年期(二零二二 年:五年期)之現金流量乃按2.2%(二 零二二年:6%)之穩定增長率推算。 該增長率乃基於相關增長預測,並 不超過相關行業的平均長期增長率。

於二零二三年十二月三十一日,現金 產生單位1及現金產生單位2的可收 回金額分別為153,000港元(二零二二 年:3,044,000港元)及183,000港元 (二零二二年:1,126,000港元)。相關 資產已減值至其可收回金額336,000 港元(即其於報告日結束的賬面值), 減值799,000港元(2022年:無)已於 年內在其資產相關職能的損益中確 認。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

18. INVESTMENT PROPERTIES

18. 投資物業

		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
At 1 January Fair value (losses) gains	於一月一日 公允值(虧損)收益	4,500 (200)	4,361 139
At 31 December	於十二月三十一日	4,300	4,500

The Group leases out offices under operating leases with rentals payable monthly. The lease typically run for an initial period of two years (2022: two years).

The Group is not exposed to foreign currency risk as a result of the lease arrangements, as all leases are denominated in the respective functional currencies of group entities. The lease contracts do not contain residual value guarantee and/or lessee's option to purchase the property at the end of lease term.

The Group's investment property is situated in Hong Kong under medium-term lease.

The fair value of the Company's investment property at 31 December 2023 and 31 December 2022 has been arrived at on the basis of a valuation carried out by the independent qualified professional valuer not connected to the Group.

At the end of the reporting period, the management has (i) verified all major inputs to the independent valuation report; (ii) assessed property valuations movements when compared to the prior year valuation report; and (iii) held discussion with the independent qualified valuer. 本集團根據經營租賃出租辦公室, 租金須每月支付。租賃一般初步為期 兩年(二零二二年:兩年)。

由於所有租賃均以集團實體各自的 功能貨幣計值,故本集團並無因租 賃安排而面臨外幣風險。租賃合約 並不包含剩餘價值保證及/或承租 人於租期結束時購買物業的選擇權。

本 集 團 之 投 資 物 業 位 於 香 港 ,以中 期 租 約 持 有。

本公司投資物業於二零二三年十二月 三十一日及二零二二年十二月三十一 日的公允值是在獨立專業合格估值 師進行估值的基礎上得出的。

於報告期末,管理層已(i)核實了獨立 估值報告的所有主要輸入數據:(ii)評 估物業估值較上一年度估值報告的 變動:及(iii)與獨立合資格估值師進 行了討論。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

18. INVESTMENT PROPERTIES (Continued)

The fair value measurement is categorised into Level 3 fair value hierarchy.

There were no transfers into or out of Level 3 during the years ended 31 December 2023 and 2022.

The fair value of the owned properties was determined based on the market comparison approach by reference to historical sales price of comparable properties on a price per square foot basis using market data which is publicly available. The valuations take into account the characteristic of the investment properties which included the size, floor level, year of transaction and other factors collectively. The fair value measurements are positively correlated to the discount on characteristic of the property.

A slight increase in the market unit rate used would result in a significant increase in fair value. If the market unit rate was 5% higher/lower while all other variables were held constant, the carrying amount would increase/ decrease by HK\$210,000/HK\$230,000 (2022: increase/ decrease by HK\$200,000/HK\$200,000).

As at 31 December 2023, the Group's investment properties with carrying amounts of HK\$4,300,000 have been pledged to secure a loan from a related Company (Note 39).

As at 31 December 2022, the Group's investment properties with carrying amounts of HK\$4,500,000 have been pledged to secure the Group's bank overdraft and bank borrowings (Note 29).

18. 投資物業(續)

公 允 值 計 量 分 類 為 第 三 級 公 允 值 層 級。

截至二零二三年及二零二二年十二月 三十一日止年度,並無轉入或轉出第 三級。

自有物業的公平值乃根據市場比較 法,參考可比較物業的歷史售價(按 每平方呎價格基準)並使用公開可得 的市場數據釐定。估值考慮了投資 物業的特徵,包括位置、大小、形 狀、視野、樓層、交易年份和其他因 素。公允值計量與房產特性折扣正 相關。

所用市場單價輕微增加將導致公允 值大幅增加。倘市場單價增加/減 少5%,而所有其他變數維持不變, 則賬面值將增加/減少210,000港 元/230,000港元(二零二二年:增加/ 減少200,000港元/200,000港元)。

於二零二三年十二月三十一日,本集 團賬面值為4,300,000港元的投資物 業已抵押,作為來自一間關連公司的 貸款的擔保(附註39)。

於二零二二年十二月三十一日,本集 團賬面值為4,500,000港元的投資物 業已抵押,作為本集團銀行透支及 銀行借貸的擔保(附註29)。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

19. RIGHT-OF-USE ASSETS

19. 使用權資產

		2023 二零二三年 Total 總計 HK\$′000 千港元	2022 二零二二年 Total 絶計 HK\$'000 千港元
			00129202922 78592025
As at 1 January	於一月一日	951	3,383
Additions	添置	1,814	
Depreciation charges	折舊支出	(1,348)	(2,255)
Exchange realignment	匯 兑 調 整	(32)	(177)
As at 31 December	於十二月三十一日	1,385	951
			1 名称の 1 名称の 2 名称0 2 A A A A A A A A A A A A A A A A A A
Expense relating to short-term leases	有關短期租賃的開支		14月1日月1日日(13月1日) 14月1日日日(13月1日) 14月1日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日日
(Note)	(附註)	1,650	208
Total cash outflow for leases	租賃現金流出總額	3,313	3,136
Additions to right-of-use assets	使用權資產添置	1,814	딦륗푽뭆퉳몀뤓쏊 <u>旋</u> 랼 둮햜늰꿁궠롲뭆텖뵹놎

Note:

In addition to the portfolio of short-term leases for office which are regularly entered into by the Group, the Group entered into several short-term leases for office during the year ended 31 December 2023. As at 31 December 2023, the outstanding lease commitments relating to these office is HK\$921,000 (2022: Nil).

The Group leases out various offices under operating leases with rentals payable monthly. The leases typically run for an initial period of two years (2022: two years). Other equipment generally has lease terms of 12 months or less and/or is individually of low value. Lease terms are negotiated on an individual basis and contain different terms and conditions. In determining the lease term and assessing the length of the non-cancellable period, the Group applies the definition of a contract and determines the period for which the contract is enforceable.

附註:

除本集團定期訂立的辦公室短期租賃組合外, 本集團於截至二零二三年十二月三十一日止年 度訂立若干辦公室短期租賃。於二零二三年 十二月三十一日,有關該等辦公室的未償還租 賃承擔為921,000港元(二零二二年:無)。

本集團根據經營租賃出租其多間辦 公室,租金須每月支付。租賃一般初 步為期兩年(二零二二年:兩年)。其 他設備的租期一般則為十二個月或 以下及/或個別為低價值。租賃條 款乃在個別基礎上磋商,包括不同 條款及條件。於釐定租期及評估不 可撤銷之期限時,本集團應用合約 的定義,並釐定可強制執行合約的 期限。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

20. GOODWILL

20. 商譽

	HK\$'000 千港元
成本	
於二零二二年一月一日、	
二零二二年十二月三十一日及	
二零二三年十二月三十一日	18,786
減值	
於二零二二年一月一日、	
二零二二年十二月三十一日及	
二零二三年十二月三十一日	(12,103)
賬面值	
於二零二三年十二月三十一日	6,683
於二零二二年十二月三十一日	6,683
	於二零二二年一月一日、 二零二二年十二月三十一日及 二零二二年一月一日、 減値 於二零二二年一月一日、 二零二二年十二月三十一日及 二零二三年十二月三十一日及 二零二三年十二月三十一日 腹面値 於二零二三年十二月三十一日

Goodwill acquired in a business combination is allocated, at acquisition, to the cash generating units that are expected to benefit from that business combination. The carrying amount of goodwill had been allocated to the cash generating units as follows: 在業務合併中獲得的商譽在收購時 分配給預期從該業務合併中受益的 現金產生單位。商譽的賬面值已分 配給現金產生單位,具體如下:

		二零二三年 HK\$′000 千港元	二零二二年 HK\$′000 千港元
Operation of interior design and	室內設計和裝飾		
decoration business	業務的經營	6,683	6,683

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

20. GOODWILL (Continued)

Impairment testing of goodwill

Interior design and decoration

On 9 February 2021, the Group acquired 100% of the equity interests in DML at a total consideration of approximately HK\$25,628,000. Management considered that the DML Group represents a separate CGU for the purpose of impairment testing. During the year ended 31 December 2021, the Group recognised an impairment loss of approximately HK\$12,103,000 in relation to goodwill allocated to the DML Group for impairment testing purpose. The goodwill arising from the acquisition of the DML Group represented the excess of the cost of acquisition over the Group's interest in the provisional fair value of the identifiable assets and liabilities of the DML Group.

In connection with the acquisition of DML Group, 67,441,860 consideration shares were transferred at the issue price of HK\$0.215 each were issued and allotted to the vendors to acquire the 100% equity interest in DML Group. The difference between (i) the grant date fair value of the consideration shares for the acquisition of DML Group as determined based on the closing price of HK\$0.38 per share of the Company on the completion date and (ii) the issue price of HK\$0.215 per consideration share pursuant to the sale and purchase agreement for the acquisition of DML Group, has resulted in unexpected increase in the total consideration transferred for acquisition of DML Group from approximately HK\$14,500,000, being the consideration as stipulated in sale and purchase agreement for the acquisition of the DML Group, to approximately HK\$25,628,000, being the fair value of the consideration having been transferred.

In accordance with HKFRS 3 *Business combinations* issued by the HKICPA, the cost of this business combination was determined using the fair values at the date of the business combination of these instruments issued by the Group. The Group has performed an impairment assessment on the carrying amount of the CGU (including goodwill) based on VIU calculations.

20. 商譽(續)

商譽減值測試

室內設計及裝修

於二零二一年二月九日,本集團以 總對價25,628,000港元收購DML的 100%股權。管理層認為,就減值測 試而言,DML集團代表一個單獨的 現金產生單位。截至二零二一年十二 月三十一日止年度,本集團就分配至 DML集團用作減值測試的商譽有關 的減值虧損約12,103,000港元。收購 DML集團產生的商譽是指收購成本 超過本集團在DML集團可辨認資產 和負債的臨時公允值中的權益。

就收購DML Group而言, 67,441,860 股代價股份已按發行價每股0.215港 元轉讓,並已向賣方發行及配發, 以收購DML集團的100%股權。(i) 於授出日期有關DML集團收購事項 代價股份之公允值(根據於完成日期 本公司每股股份收市價0.38港元而 釐定)與(ii)根據DML集團收購事項 支差額已導致根據DML 集可費協議每股代價股份0.215港 元的發行價之差額已導致根據DML 集函收購事項轉讓的總代價,從約 14,500,000港元(即DML集團收購事 到約25,628,000港元(即已轉讓的代 價公允值)。

根據香港會計師公會頒佈的香港財 務報告準則第3號*業務合併*,本次業 務合併的成本採用本集團發行的相 關工具在業務合併當日的公允值確定。 本集團已根據使用價值計算對現金 產生單位(包括商譽)的賬面價值進 行減值評估。
For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

20. GOODWILL (Continued)

Impairment testing of goodwill (Continued)

Interior design and decoration (Continued)

Management expected the operation scale of the CGU after the acquisition would be further expanded by incorporating the resources of the Group. However, such expectations are not incorporated as assumptions in preparing the cash flow forecasts for impairment testing purpose as they are not clearly supported and therefore not included in the VIU calculations. Since the carrying amount of the CGU (including goodwill) is significantly above its recoverable amount, the Group impaired the amount of goodwill of approximately HK\$12,103,000 on date of acquisition of the DML Group.

As at 31 December 2023 and 31 December 2022, goodwill is further tested for impairment for this CGU by the management by estimating the recoverable amount of the CGU based on value in use calculations. The Group engaged an independent qualified valuer to perform the valuation.

The key assumptions for the VIU calculations are those regarding the discount rates, growth rates and expected changes to selling prices and direct costs during the relevant periods. Management estimates discount rates using pre-tax rates that reflect current market assessments of the time value of money and the risks specific to the CGU. The growth rates are based on the estimates made by the management on the industry. Changes in selling prices and direct costs are based on past practices and expectations of future changes in the market.

20. 商譽(續)

商譽減值測試(續)

室內設計及裝修(續)

管理層預計收購後現金產生單位的 經營規模將通過整合本集團資源進 一步擴大。然而,這些預期沒有就 減值測說目的被納入到編製現金流 量預測的假設,因為相關預期並無 有力事實支撐,因此不包括在使用價 值計算中。由於現金產生單位(包括 商譽)的賬面值遠高於其可收回金額, 本集團於收購DML集團之日減值商 譽金額約12,103,000港元。

於二零二三年十二月三十一日及二零 二二年十二月三十一日,管理層根據 使用價值計算估計現金產生單位的 可收回金額,進一步測試商譽的減 值。本集團聘請獨立合資格估值師 進行估值。

使用價值計算的關鍵假設是有關貼 現率、增長率以及相關期間銷售價格 和直接成本的預期變化的假設。管 理層使用反映當前市場對貨幣時間 價值和現金產生單位特定風險評問 的税前利率估計貼現率。增長率是 的税前利率估計貼現率。增長電 面接成本的變化是基於過去的慣例 和對市場未來變化的預期。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

20. GOODWILL (Continued)

Impairment testing of goodwill (Continued)

Interior design and decoration (Continued)

The Group prepared cash flows forecasts derived from the most recent financial budgets approved by management for a five-year period. The CGU's cashflows beyond the 5-year period are extrapolated using a steady 3% (2022: 3%) growth rate. The financial budgets and growth rates are estimated according to the stage of operation with reference to the development curve of the industry. The rate used to discount the forecast cash flows for the CGU is 14.4% (2022: 15.3%).

As at 31 December 2023 and 31 December 2022, the recoverable amounts of the DML Group calculated based on VIU exceeded its carrying value. No further impairment of goodwill was required. Management believes that any reasonably possible change in any of these assumptions would not result in impairment.

20. 商譽(續)

商譽減值測試(續)

室內設計及裝修(續)

本集團根據管理層批准的最近五年 期財務預算編製現金流量預測。超 過五年期的現金產生單位的現金流 量使用穩定的3%(二零二二年:3%) 增長率推算。財務預算和增長率是 根據經營階段,參考行業發展曲綫 估算的。用於對現金產生單位的預 測現金流量貼現的利率為14.4%(二 零二二年:15.3%)。

於二零二三年十二月三十一日及二零 二二年十二月三十一日,DML集團按 使用價值計算的可收回金額超過其 賬面值。不需要進一步減值商譽。 管理層認為,任何該等假設的任何 合理可能變動將不會導致減值。

HARBOUR EQUINE HOLDINGS LIMITED / 2023 ANNUAL REPORT

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

21. INTANGIBLE ASSETS

21. 無形資產

4 愛見医 発展気格。 認認者 2015年 1919年7月1日 1919年7月1日		Licence 執照 HK\$'000 千港元
Cost	成本 於二零二二年一月一日	
At 1 January 2022		_
Acquired on acquisition of a subsidiary <i>(Note 33)</i>	於收購附屬公司時獲得(附註33)	3,788
At 31 December 2022 and	於二零二二年十二月三十一日及	
31 December 2023	二零二三年十二月三十一日	3,788
Accumulated impairment	累計減值	
At 1 January 2022, 31 December	於二零二二年一月一日、二零二二年	
2022, 1 January 2023 and 31	十二月三十一日、二零二三年一月一日	
December 2023	及二零二三年十二月三十一日	
Carrying amounts	賬面值	
At 31 December 2023	於二零二三年十二月三十一日	3,788
创业的计划的关系的 是是在这些资源的。 1999年19月2日,在1999年19月1日,		
At 31 December 2022	於二零二二年十二月三十一日	3,788

The licence represents the licence issued by Securities and Futures Commission ("SFC"), which enable Hua Yu Investment Management Limited ("Hua Yu"), a whollyowned subsidiary of the Group, to operate in advising on securities (Type 4 regulated activity), advising on corporate finance (Type 6 regulated activity) and assets management (Type 9 regulated activity) activities in Hong Kong, under the Hong Kong Securities and Futures Ordinance ("SFO"). Under SFO, Hua Yu is required to meet its relevant paid up share capital and liquid capital requirements of the Securities and Futures (Financial Resources) Rules issued by SFC. 該牌照指證券及期貨事務監察委員 會(「證監會」)發出的牌照,使本集團 全資附屬公司華禹投資管理有限公司 (「華禹」)可根據香港證券及期貨條例 (「證券及期貨條例」)在香港從事證 (第4類受規管活動)、企業融資(第6 類受規管活動)及資產管理(第9類 援管活動)業務。根據證券及期貨(朝資符合證監會頒佈的證券 及期貨(財務來源)規則有關繳足股 本及流動資金的規定。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

21. INTANGIBLE ASSETS (Continued)

The Directors are of the opinion that the Group would renew the licence continuously and has the ability to do so. As a result, the licence is considered by the management of the Group as having an indefinite useful life because it is expected to generate economic benefit to the Group indefinitely. The licence will not be amortised until its useful life is determined to be finite. Instead it will be tested for impairment annually and whenever there is an indication that it may be impaired.

The recoverable amount of intangible assets with indefinite useful lives with carrying amount of approximately HK\$3,788,000 (2022: HK\$3,788,000), within the provision of advising on securities, corporate finance and asset management segments, is estimated individually.

The recoverable amount of the licenses has been determined based on the VIU calculation by reference to valuation carried out by an independent qualified valuer engaged by the Group. The calculation uses cash flow projections based on financial budgets approved by management covering a 5-year period, and pre-tax discount rate of 14.5% (2022: 13.0%). The financial model assumes a terminal growth rate of 2.5% (2022: 2.5%) taking into account of inflation rate and other relevant economic factors. The cash flow projections, growth rates and discount rate have been assessed as at 31 December 2023 and 31 December 2022 taking into consideration higher degree of estimation uncertainties in the current year due to volatility in financial markets, including potential disruptions of the Group's operations.

As at 31 December 2023 and 31 December 2022, the recoverable amounts of the licenses calculated based on VIU is estimated to exceed its carrying amount. The management of the Group determines that there is no impairment is recognised on intangible assets with indefinite useful lives. Management believes that any reasonably possible change in any of these assumptions would not cause the carrying amount of the licenses to exceed the recoverable amount.

21. 無形資產(續)

董事認為,本集團將持續重續牌照, 並有能力重續牌照。因此,本集團管 理層認為該牌照具有無限可使用年 期,因為預期該牌照將無限期地為 本集團帶來經濟利益。該牌照將不 會攤銷,直至其可使用年期釐定為 有限為止。相反,本集團將每年及於 有迹象顯示其可能出現減值時進行 減值測試。

在提供證券諮詢、企業融資及資產 管理分部中,賬面值約為3,788,000 港元(二零二二年:3,788,000港元)的 無限期可使用年期無形資產的可收 回金額乃個別估計。

牌照的可收回金額乃參考本集團 委聘的獨立合資格估值師進行的估 值,根據使用價值計算釐定。該計 算使用基於管理層批准的五年期財 務預算的現金流量預測,以及税前 貼現率14.5%(二零二二年:13.0%)。 經計及通脹率及其他相關經濟因素 後,財務模式假設最終增長率為2.5% (二零二二年:2.5%)。現金流量預 測、增長率及貼現率已於二零二三年 十二月三十一日及二零二二年十二月 三十一日進行評估,當中計及由於金 融市場波動(包括本集團營運的潜估 計不確定性。

於二零二三年十二月三十一日及二零 二二年十二月三十一日,根據使用價 值計算的牌照可收回金額估計超過 其賬面值。本集團管理層釐定並無 就具有無限期可使用年期的無形資 產確認減值。管理層相信,任何該 等假設的任何合理可能變動將不會 導致牌照的賬面值超過可收回金額。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

22. BIOLOGICAL ASSETS

A subsidiary of the Group is holding quality stallions and provide stallion services in Australia, and another subsidiary of the Group is engaged in the rearing of trading of bloodstocks, horse management services and horse racing in Australia.

The quantity and value of stallions and bloodstocks owned by the Group at the end of the reporting period are shown below.

22. 生物資產

本集團的一家附屬公司在澳洲擁有 優質種馬並提供種馬服務,而本集 團的另一家附屬公司則在澳洲從事 純種馬的飼養和買賣、馬匹管理服務 及賽馬。

於報告期末,本集團擁有的種馬及 純種馬數量及價值如下。

		As at 31 Decen 於二零二三年十二		As at 31 Decer 於二零二二年十二	
1월은 미양바이진(()에서) 4005 2월 전력() 2월 전전() 1105 2월 전력() 2월 20일() 1105 2월 20일() 2월 20일() 2월 20일() 2월 20일() 2월 20일() 2월 20일() 2월 20일() 2월 20] 28 20] 28 20] 28 20 29 20] 29 20 29 20] 29 20 20 20] 20 20 20 20 20 20 20 20 20 20 20 20 20 2	- 2730年 4 196 년 1941 198 년 5월 13 198 년 1981	No. of horses 馬的數量	HK\$′000 千港元	No. of horses 馬的數量	HK\$'000 千港元
Current assets Bloodstocks	流動資產 純種馬				
— Broodmares	— 種馬	5	1,543	22	9,800
— Racehorse	— 賽馬	26	5,558	6	10,207
— Colt	— 小馬	6	1,997	46	22,792
— Fillies	— 雌馬	2	452	8	2,608
Total bloodstocks	純種馬總數	39	9,550	82	45,407
Non-current assets Stallions	非流動資產 種馬	7	5,864	10	11,386
Total biological assets	197 197	46	15,414	92	56,793

Bloodstocks represent thoroughbred broodmares, colts, fillies and racing horses held primarily for trading purpose and are classified as current assets.

Stallions represent adult male horses that have not been castrated and are held for breeding purpose. The stallions are classified as non-current assets as the Group has no intention to sell these stallions in the foreseeable future. 純種馬是指主要為交易目的而持有的 育種母馬、小馬、雌馬及賽馬,分類 為流動資產。

種馬指尚未閹割且用於育種目的之成 年公馬。這些種馬分類為非流動資 產,因為本集團無意在可預見的未 來出售這些種馬。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

22. BIOLOGICAL ASSETS (Continued)

5 live foals (2022: 11) were born during the year and there is no other output of biological assets during the year (2022: Nil).

The movement in value of biological assets during the reporting period were as follows:

22. 生物資產(續)

年內有5隻活小馬駒(二零二二年:11 隻)出生,且年內並無其他生物資產 產出(二零二二年:無)。

報告期內生物資產價值變動情況如 下:

		As at 31 December 2023 於二零二三年十二月三十一日		
		Bloodstocks	Stallions	Total
		純 種 馬	種馬	總計
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
At 1 January	於一月一日	45,407	11,386	56,793
Increase due to natural	因自然增加而增加			
increase		2,026		2,026
Fair value changes	公允值調整	(9,003)	(502)	(9,505)
Decrease due to death	因死亡而減少	(1,169)		(1,169)
Decrease due to sales	因銷售而減少	(27,487)	(5,000)	(32,487)
Exchange realignment	匯兑調整	(224)	(20)	(244)
At 31 December	於十二月三十一日	9,550	5,864	15,414

		As at 31 December 2022 於二零二二年十二月三十一日				
		Bloodstocks Stallions 純種馬 種馬		純種馬		Total 總計
		HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元		
At 1 January	於一月一日	10,512	7,059	17,571		
Acquisition	收購事項	38,825	7,665	46,490		
Increase due to natural	因自然增加而增加					
increase		6,627	_	6,627		
Fair value changes	公允值調整	(3,378)	(1,136)	(4,514)		
Decrease due to death	因死亡而減少	(559)	_	(559)		
Decrease due to sales	因銷售而減少	(5,996)	(1,783)	(7,779)		
Exchange realignment	匯兑調整	(624)	(419)	(1,043)		
At 31 December	於十二月三十一日	45,407	11,386	56,793		

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

22. BIOLOGICAL ASSETS (Continued)

22. 生物資產(續)

Financial risk management strategies

Biological assets are exposed to domestic, disease and other nature risks. The Group engages an external veterinarian hospital to provide professional veterinarian services to the Group's biological assets to minimise the risk and take care on the health of horses. Depending on the emergency, the veterinarian arrives at the farm around 10-45 minutes, or delivery to veterinarian hospital within 15-30 minutes. The biological insurance coverage for 39 (2022: 82) bloodstocks and 7 stallions (2022: 10) for the year ended 31 December 2023 are approximately HK\$20,358,000 and HK\$9,141,000 (2022: HK\$46,529,000 and HK\$12,820,000), which covered 213.2% (2022: 102.5%) of bloodstocks and 155.9% (2022: 112.6%) of stallions book value respectively. In the opinion of management, the above policies are effective and sufficient against the financial risk arising from bloodstocks and stallion. There is no restriction on the title of bloodstocks owned by the Group and there is no commitment for acquisition biological assets at the end of reporting period. The management is regularly reviewing the portfolio of biological assets to maximise the return.

The fair value of the biological assets measured at the reporting date on a recurring basis, categorised into level 3 fair value hierarchy as defined in HKFRS 13 *Fair Value Measurement*. The level into which a classified fair value measurement is determined with reference to the observability and significance of the inputs used in the valuation technique as follows:

財務風險管理策略

生物資產面臨家庭、疾病和其他自 然風險。本集團聘請外部獸醫醫院, 為本集團生物資產提供專業獸醫服 務,以最大程度地降低風險並照顧 馬匹的健康。根據緊急情況,獸醫 大約在10-45分鐘內到達農場,或者 在15-30分鐘內送到獸醫醫院。截至 二零二三年十二月三十一日止年度就 39匹(二零二二年:82匹)純種馬和7 匹種馬(二零二二年:10匹)投購生物 保險所用金額分別約為20,358,000 港元和9,141,000港元(二零二二年: 46,529,000港 元 和12,820,000港 元), 分別佔純種馬和種馬賬面價 值213.2% (二零二二年:102.5%)及 155.9% (二零二二年:112.6%)。管 理層認為,上述政策有效且足以應 對純種馬和種馬帶來的財務風險。 本集團擁有的純種馬沒有產權限制, 報告期末不存在收購生物資產的承 諾。管理層定期檢討生物資產組合, 以實現收益最大化。

在報告日期以經常性基準計量的生物資產的公允值,分類為香港財務 報告準則第13號公允值計量所定義 的第三級公允值層級。參考估值技 術中使用的輸入數據的可觀察性和 重要性確定分類公允值計量的水平 如下:

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

22. BIOLOGICAL ASSETS (Continued)

The qualification of valuer

As at 31 December 2023 and 31 December 2022, the Group's bloodstocks were independently valued by Magic Millions Sales Pty Limited ("Magic Millions"), which is an Australia's leading bloodstock sales company, a major market place and key actor of the global horse economy. The professional valuer in charge of this valuation is Mr. Clint Donovan, Bloodstock Manager of Magic Millions, who has appropriate qualification and relevant experiences in various appraisal assignments involving biological assets and has worked in the industry of thoroughbred bloodstock and provides regular bloodstock valuation report has been consulted with the following experts:

- Barry Bowditch (Magic Millions' Managing Director)
- Dane Robinson (Magic Millions' Bloodstock Manager)
- James DAWSON (Magic Millions' Bloodstock Consultant)
- Georgia Everingham (Magic Millions' Bloodstock Consultant)
- Nicky WONG (Magic Millions' Bloodstock Consultant)
- James Hetherington (Magic Millions' Bloodstock Consultant)

22. 生物資產(續)

估值師的資格

於二零二三年十二月三十一日及二 零二二年十二月三十一日,本集團 的純種馬由Magic Millions Sales Pty Limited (「Magic Millions」)獨立估 值,該公司是澳大利亞領先的純種 馬銷售公司,是全球馬匹經濟的主 要市場和主要參與者。負責本次估 值的專業估值師是Magic Millions的 純種馬經理Clint donovan先生,他在 涉及生物資產的各種評估任務中具 有適當的資格和相關經驗,並曾在純 定期的純種血估值。此外,本估值 報告已諮詢下列專家:

- Barry Bowditch (Magic Millions 的董事總經理)
- Dane Robinson (Magic Millions 的純種馬經理)
- James DAWSON (Magic Millions 的純種馬顧問)
- Georgia Everingham (Magic Millions的純種馬顧問)
- Nicky WONG (Magic Millions的 純種馬顧問)
- James Hetherington (Magic Millions的純種馬顧問)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

22. BIOLOGICAL ASSETS (Continued)

The qualification of valuer (Continued)

All experts are full time members of the bloodstock department of Magic Millions and member of the Federation of Bloodstock Agents Australia Limited. Magic Millions through its experts, has conducted a number of yearly stock valuations for major global and domestic bloodstock entities.

The valuation methodologies adopted are consistent with those described in accounting standards HKAS 41 *Agriculture* and HKFRS 13.

Based on the above qualification, history and various experiences of Magic Millions, the Directors are of the view that Magic Millions is competent to determine the fair value of the Group's bloodstocks and stallions.

Bloodstocks

Valuation methodology of bloodstocks

In the process of valuing the biological assets, Magic Millions has taken into consideration the nature and specialty of the above bloodstocks and considered that the market approach would be appropriate and reasonable in the valuation of the fair value less costs to sell of the bloodstocks by making reference to the requirement of HKAS 41 and HKFRS 13.

22. 生物資產(續)

估值師的資格(續)

所有專家都是 Magic Millions 純種 馬部的全職成員,也是澳大利亞純 種馬代理人聯合會的成員。Magic Millions通過其專家,對全球和國內 主要的純種馬實體進行了多次年度 股票估值。

採用的估值方法與香港會計準則第 41號*農業*和香港財務報告準則第13 號中所述的估值方法一致。

根 據 Magic Millions 的 上 述 資 質、 歷 史 和 各 種 經 驗, 董 事 認 為 Magic Millions 有 能力 確 定 本 集 團 的 純 種 馬 和種馬的 公 允 值 。

純種馬

純種馬的估值方法

在評估生物資產的過程中,Magic Millions已考慮上述純種馬的性質和 特殊性,並參考香港會計準則第41 號和香港財務報告準則第13號的要 求,認為市場法在評估純種馬的公 允值減去出售成本時是適當和合理 的。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

22. BIOLOGICAL ASSETS (Continued)

Bloodstocks (Continued)

Valuation methodology of bloodstocks (Continued)

The valuations are arrived at based on market approach to estimate the fair market value of the biological assets. In determining the fair market value, the valuer has had regard to the price that a buyer could be reasonably be expected to pay and a seller could reasonably be expected to accept if the assets were exposed for sales on the open market for a reasonable period of time with both buyer and seller being in possession of the pertinent facts and neither being under and compulsion to act.

Where available, publicly observable information has been used to the maximum extent possible in deriving valuations. In the absence of such information, or where such observable information is believed not to derive a fair value measurement at measurement date, the valuer has adopted valuation techniques with inputs that valuer believes are reasonably based.

22. 生物資產(續)

純種馬(續)

純種馬的估值方法(續)

估值是基於市場法得出的,以估計 生物資產的公平市場價值。在確定 公平市場價值時,估值師已經考 了買方可以合理預期支付的價格,賣 方可以合理預期接受的價格,如果 資產在合理的時間內在公開市場上 進行銷售,而買方和賣方都了解相關 事實,並且都沒有以及採取行動的 衝動。

在可獲得的情況下,已最大程度地 使用了可公開觀察的資料來得出估值。 在缺乏該等資料的情況下,或在該 等可觀察資料被認為不能得出計量 日的公允值計量的情況下,估值師 採用了估值技術,估值技術的輸入 數據被認為是合理的。

224 HARBOUR EQUINE HOLDINGS LIMITED / 2023 ANNUAL REPORT

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

22. BIOLOGICAL ASSETS (Continued)

Bloodstocks (Continued)

Valuation methodology of bloodstocks (Continued)

With respect to the valuation of horses, the valuer adopted a stand-alone basis of valuation. In this regard, each horse is valued having regard to the price that the horse could be realised for at auction less the costs of disposal. Such valuations are determined by considering large number of qualitative and quantitative factors which including:

- 1. The economic outlook in general and the condition and outlook of the specific industry in particular.
- 2. The nature of the asset.
- 3. The earning capacity of an asset.
- 4. The residual value for breeding of an asset.
- 5. The age of the asset.
- 6. The market price of in the same or a similar line of business having their stocks actively traded in a free and open market.
- 7. Based on circumstances unique, additional factors have been considered.

These factors vary for each valuation depending on the unique circumstances of the general economic conditions that exist at the effective date of the valuation.

In the rare event that a market based value cannot be derived, initial cost of acquisition may be used to approximate fair value, particularly where the horse was acquired within the past year.

22. 生物資產(續)

純種馬(續)

純種馬的估值方法(續)

關於馬匹的估值,估值師採用了獨立 的估值基礎。在這方面,每匹馬的 估值是考慮到在拍賣中可以實現的 價格減去處置成本。這些估值是通 過考慮大量的定性和定量因素來確 定的,這些因素包括:

- 總體經濟前景,特別是特定行 業的狀況和前景。
- 2. 資產的性質。
- 3. 資產的收益能力。
- 4. 資產育種的剩餘價值。
- 5. 資產的年齡。
- 在相同或相似的業務領域,其 股票在自由和公開的市場上活 躍交易的市場價格。
- 根據獨特情況,已考慮其他因素。

根據估值生效日存在的一般經濟狀況的獨特情況,這些因素對於每次 估值都有所不同。

在極 少數情況下,無法得出基於市場的價值,可以使用初始收購成本 來近似公允值,特別是在過去一年 內收購了這匹馬的情況下。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

22. BIOLOGICAL ASSETS (Continued)

Bloodstocks (Continued)

Valuation technique and major inputs

Breeding Stock

Valuation of broodmares takes into account the age of the individual, its race record and if applicable its cover status and its progeny record, both commercially and on the track. Magic Millions watched as well the last price it was sold for in the scenario the individual had been exposed to a public market in recent years, and to compare this profile to a similar profile that went through public auction in the past year.

Weanlings and Foals

Valuation of weanlings and foals takes into account the assessment of market trends, the depth of the pedigree of the individual (i.e. the black type performances through the female line), the race record and the age of the first dam, and if applicable the progeny record of the first dam as well as the stallion's commercial trends.

Yearlings

Valuation of yearlings takes into account the assessment of market trends, the depth of the pedigree of the individual (i.e., the black type performances through the female line), the race record and the age of the first dam, and if applicable the progeny record of the first dam as well as the stallion's commercial trends.

Racing Stock

Valuation of racing stock takes into account the assessment of market trends, the race record of the individual and if applicable his/her breeding residual value. In the scenario the individual is still at a young age and hasn't been exposed to races or trials, Magic Millions base their valuation on the public auction price at the yearling stage, or an assessment of the value the individual would have possibly made if he/she was exposed to a public market at the yearling stage. 純種馬(續)

估值技術及主要輸入數據

馬匹育種

母馬的估值考慮了個體的年齡、種族記錄以及在商業上和賽道上的掩護 狀態和後代記錄。Magic Millions還 觀察了該母馬近年來在公開市場上 的最後一次出售價格,並將此資料 與過去一年通過公開拍賣的類似資 料進行了比較。

斷奶幼崽和幼駒

斷奶幼崽和幼駒的估值考慮了市場 趨勢的評估、個體統種程度(即通過 雌性系列的黑色類型表現)、比賽記 錄和第一匹母馬的年齡、以及(如果 適用)第一匹母馬的幼崽以及種馬的 商業趨勢。

一歲馬

一歲馬的估值考慮了市場趨勢的評估、 個體統種程度(即通過雌性系列的黑 色類型表現)、比賽記錄和第一匹母 馬的年齡、以及(如果適用)第一匹母 馬的幼崽以及種馬的商業趨勢。

賽馬育種

賽馬育種的估值考慮了對市場趨勢 的評估、個別賽馬記錄以及(如適用) 其育種剩餘價值。倘個體馬仍然處 於幼齡,沒有接觸過比賽或試驗, 在這種情況下,Magic Millions的估 值依據為一歲馬的公開拍賣價格, 或個體馬在一歲階段於公開市場可 能具備的評估價值。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

22. BIOLOGICAL ASSETS (Continued)

Bloodstocks (Continued)

Valuation technique and major inputs (Continued)

Racing Stock (Continued)

As the valuation results of bloodstocks are subjective based on the experiences of Magic Millions and current market conditions which are unable to be quantitatively measured, accordingly, the Directors consider that no sensitivity analysis is presented.

Stallions

Valuation methodology of stallions

The fair value of each stallions was individually determined at the end of each reporting period based on an income approach and used revenue projections based on historical service fees income of the stallions and also takes into account the stallion's prior activity, his age, his average live foal ratio, his progeny racetrack and sales results. The Directors with reliance on the valuation performed by an independent valuer covering a two to three years period depending on the age of the stallions to determine a value and pre-tax discount rate of 5.6% per annum.

The shareholding applied to stallions of the Group range from 2% to 33% (2022: 1% to 33%).

The sensitivity analyses below have been determined based on reasonably possible changes of the respective assumptions occurring at the end of the reporting period, while holding all other assumptions constant.

If the service fee is 10% higher or lower, the fair value of the stallions would increase approximately AUD106,000 (equivalent to approximately HK\$568,000) (2022: approximately AUD142,000 (equivalent to approximately HK\$756,000)) or decrease approximately AUD106,000 (equivalent to approximately HK\$568,000) (2022: approximately AUD142,000 (equivalent to approximately HK\$756,000)) respectively.

22. 生物資產(續)

純種馬(續)

估值技術及主要輸入數據(續)

賽馬育種(續)

由於基於Magic Millions的經驗和當 前無法定量衡量的市場狀況對純種 馬的估值結果是主觀的,因此,董 事們認為沒有提出敏感性分析。

種馬

種馬估值方法

每匹種馬的公允值在每個報告期末 根據收入法單獨確定,並根據種馬 的歷史服務費收入使用收入預測, 並考慮到種馬的前期活動、年齡、平 均活馬駒比、幼崽賽道和銷售結果。 董事依賴獨立估值師進行的估值, 根據種馬的年齡確定兩到三年的估 值和税前貼現率為每年5.6%。

適用於本集團種馬的股權介乎2%至 33%(二零二二年:1%至33%)。

下文之敏感度分析乃在所有其他假 設不變的情況下,根據報告期末發 生的相關假設合理潜在變化釐定。

如果服務費高於或低於10%,種馬 的公允值將增加約106,000澳元(相 當於約568,000港元)(二零二二年: 約142,000澳元(相當於約756,000 港元))或減少約106,000澳元(相當 於約568,000港元)(二零二二年:約 142,000澳元(相當於約756,000港 元))。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

22. BIOLOGICAL ASSETS (Continued)

Stallions (Continued)

Valuation methodology of stallions (Continued)

If the useful live is increase or decrease by 1 year, the fair value of the stallions would increase approximately AUD522,000 (equivalent to approximately HK\$2,799,000) (2022: AUD583,000 (equivalent to approximately HK\$3,103,000)) or decrease approximately AUD488,000 (equivalent to approximately HK\$2,617,000) (2022: AUD657,000 (equivalent to approximately HK\$3,497,000)) respectively.

If the average live foal ratio is 10% higher or lower, the fair value of the stallions would increase approximately AUD106,000 (equivalent to approximately HK\$568,000) (2022: AUD142,000 (equivalent to approximately AUD106,000 (equivalent to approximately AUD106,000) (2022: AUD142,000 (equivalent to approximately HK\$568,000) (2022: AUD142,000 (equivalent to approximately HK\$756,000)) respectively.

If the fertility percentage is 10% higher or lower, the fair value of the stallions would increase approximately AUD132,000 (equivalent to approximately HK\$708,000) (2022: AUD212,000 (equivalent to approximately HK\$1,128,000)) or decrease approximately AUD132,000 (equivalent to approximately HK\$708,000) (2022: AUD212,000 (equivalent to approximately HK\$1,128,000)) respectively.

If the discount rate is 10% higher or lower, the fair value of the stallions would decrease approximately AUD8,000 (equivalent to approximately HK\$43,000) (2022: AUD9,000 (equivalent to approximately HK\$48,000)) or increase approximately AUD8,000 (equivalent to approximately HK\$43,000) (2022: AUD9,000 (equivalent to approximately HK\$43,000) respectively.

22. 生物資產(續)

種馬(續)

種馬估值方法(續)

如果使用年期高於或低於1年,種馬 的公允值將增加約522,000澳元(相 當於約2,799,000港元)(二零二二年: 583,000澳元(相當於約3,103,000 港元))或減少約488,000澳元(相當 於約2,617,000港元)(二零二二年: 657,000澳元(相當於約3,497,000港 元))。

如果平均活馬駒比高於或低於10%, 種馬的公允值將增加約106,000澳元 (相當於約568,000港元)(二零二二年: 142,000澳元(相當於約756,000港 元))或減少約106,000澳元(相當於約 568,000港元)(二零二二年:142,000 澳元(相當於約756,000港元))。

如果生育率高於或低於10%,種馬 的公允值將增加約132,000澳元(相 當於約708,000港元)(二零二二年: 212,000澳元(相當於約1,128,000港 元))或減少約132,000澳元(相當於約 708,000港元)(二零二二年:212,000 澳元(相當於約1,128,000港元))。

如果貼現率高於或低於10%,種馬的 公允值將增加約8,000澳元(相當於 約43,000港元)(二零二二年:9,000 澳元(相當於約48,000港元))或減少 約8,000澳元(相當於約43,000港元) (二零二二年:9,000澳元(相當於約 48,000港元))。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

23. FINANCIAL ASSETS AT FAIR VALUE **THROUGH PROFIT OR LOSS**

23. 按公允值計入損益之金融資產

		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
Financial assets at FVTPL:	按公允值計入損益之金融資產:		
Unlisted equity investment, at fair value <i>(note a)</i>	按公允值計量的未上市股本 投資 <i>(附註a)</i>	_	60
Life insurance policy, at fair value <i>(note b)</i>	按公允值計量的壽險保單 <i>(附註b)</i>	5,226	5,119
17期間以東京後國所利用的智慧が生活にした。 18時前になる時間に数数形式の初期に 18時11時にある時間であた。 18月11日の間線の部分の一場の構成のにより出 19月1日の間線の第二編の構成の正常出		5,226	5,179

Notes:

附註:

- The unlisted equity investment represented the Group's equity (a)investment in a private entity established in Australia. During the year ended 31 December 2023, fair value losses on financial assets at FVTPL of HK\$60,000 on the unlisted equity investment have been recognised in profit or loss. As at 31 December 2022, the fair value of the investment is reference to the valuation conducted by an independent qualified professional valuer based on Level 3 hierarchy by using market approach.
- (b) On 25 January 2016, the Group entered into a life insurance policy with an insurance company to insure an executive director. Under the policy, the Group is the beneficiary and the policy holder. The Group paid upfront premiums for the policy and may surrender the policy any time by making a written request and receive cash based on the surrender value of the policy at the date of withdrawal, which is calculated by the insurer. Opinion of the Directors, the surrender value of the policy provided by the insurance company is the best approximation of its fair value, which is categorised within Level 3 of the fair value hierarchy. The life insurance policy was mandatorily classified as a financial asset at fair value through profit or loss as its contractual cash flows are not solely payments of principal and interest.

In opinion of the Directors, the Group's life insurance policy would not be surrendered within the next 12 months and was therefore classified as a non-current asset.

- 非上市股本投資代指本集團於一項澳大 (a) 利亞成立之私營實體的股本投資。截 至二零二三年十二月三十一日止年度, 按公允值計入損益之金融資產虧損約 60,000港元已於損益中確認。於二零 二二年十二月三十一日,有關投資之公 允值乃基於公允值並參考一名獨立合資 格專業估值師根據第三級層級使用市場 法作出。
- 於二零一六年一月二十五日,本集團與 (h) 一間保險公司訂立壽險保單,為一名執 行董事投保。根據保單,本集團為受益 人及保留持有人。本集團已預付保費, 惟可透過提交書面請求隨時退保,及根 據保單於撤回日期的退保金額(由承保 人計算)收取現金。董事認為,保險公 司規定的保單退保金額與其公允值相若, 並歸類為公允值層級第三級。壽險保單 經強制分類為按公允值計入損益之金融 資產,原因為其合約現金流量並非僅為 支付本金及利息。

董事認為,本集團未來十二個月內不會 退保壽險保單,因此將其歸類為非流動 資產。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

24. INVENTORIES

24. 存貨

		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
Raw materials	原材料	841	1,728
Work in progress	在製品	1,426	1,040
Finished goods	成品	3,513	6,243
		5,780	9,011

25. TRADE AND OTHER RECEIVABLES

25. 應收交易款項及其他應收款項

		Notes 附註	2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
Trade receivables:	應收交易款項:			の時間のない。
Contract with customers	客戶合約		8,019	16,760
Less: Allowance for credit losses	減:信貸虧損撥備	5. 注 3. 注 3. 注	(424)	(758)
		(a)	7,595	16,002
		107		イビタガガの 近のに
Other receivables:	其他應收款項:			
Other prepayments	其他預付款項		1,678	2,808
Loans to a vendor	向供應商貸款	(b)	1,400	2,416
Deposits and other receivables	按金及其他應收款項		19,291	22,196
			22,369	27,420
Less: Allowance for credit losses	減:信貸虧損撥備		(10,194)	(6,275)
			12,175	21,145

As at 1 January 2022, trade receivables from contracts with customers approximately to HK\$16,027,000 net of allowance for credit losses of approximately HK\$1,375,000.

於二零二二年一月一日,來自客戶合約的應收交易款項約為16,027,000港元及信貸虧損撥備約1,375,000港元。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

25. TRADE AND OTHER RECEIVABLES (Continued)

Notes:

a)

b)

25. 應收交易款項及其他應收款項 (續)

附註:

An ageing analysis of the trade receivables net of allowance of ECL as at the end of the reporting period, based on the invoice date and net of loss allowance, is as follows:

a) 於報告期末基於發票日期及扣除虧損撥 備的應收交易款項(已扣除預期信貸虧 捐撥備)的賬齡分析如下:

		2023 二零二三年 HK\$*000 千港元	2022 二零二二年 HK\$'000 千港元
Within 1 month	不足一個月	1,644	7,432
1 to 2 months	一至兩個月	1,086	2,881
2 to 3 months	兩至三個月	1,742	330
Over 3 months	超過三個月	3,547	6,117
		8,019	16 760
Less: Allowance for credit losses	減:信貸虧損撥備	(424)	16,760 (758)
		7,595	16,002

As at 31 December 2023, included in the Group's trade receivables balance are debtors with aggregate carrying amount of approximately HK\$6,375,000 (2022: approximately HK\$8,821,000) which are past due as at the reporting date.

Out of the past due balances, approximately HK3,516,000 (2022: approximately HK5,305,000) has been past due 90 days or more and is not considered as in default. The Directors are in the view that there have been no significant increase in credit risk nor default based on the historical record and creditworthiness of the debtors.

Loans to a vendor bear interest at rates 5.00% (2022: 5.00%) per annum, secured by certain machineries of the vendor and repayable in one year (2022: one year) with demand clause.

Details of impairment assessment of trade and other receivables are set out in Note 36(b) to the consolidated financial statements.

於二零二三年十二月三十一日,本集 團應收交易款項結餘包括賬面總值約 6,375,000港元(二零二二年:約8,821,000 港元)的應收賬款,於報告日已逾期。

逾期結餘當中,約3,516,000港元(二零 二二年:約5,305,000港元)逾期90日或 以上,但並無視為違約。董事認為,鑒 於債務人的歷史記錄及信用度,信貸風 險或違約率並無大幅增加。

b) 向供應商貸款按每年5.00%(二零二二 年:5.00%)的利率計息,以供應商若干 機器作為抵押,並須按要求條款於一年 內償還(二零二二年:一年)。

> 應收交易及其他款項的減值評估詳情載 於綜合財務報表附註36(b)。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

26. CONTRACT ASSETS

26. 合約資產

		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
Contract assets Less: Allowance for credit losses	合約資產 減:信貸虧損撥備	7,832 (77)	2,559 —
		7,755	2,559

The contract assets primarily relate to the Group's retention receivables and unbilled revenue.

Retention receivables included in contract assets represent the Group's right to receive consideration for work performed and conditional on the satisfaction of the service quality by the customers over a certain period as stipulated in the contracts. The contract assets are transferred to the trade receivables when the rights become unconditional, which is typically at the expiry date of the period for the provision of assurance by the Group on the service quality of the works performed by the Group.

Unbilled revenue included in contract assets represents the Group's right to receive consideration for works completed but not yet billed because the rights are conditional upon the satisfaction by the customers on the works completed by the Group. The contract assets are transferred to trade receivables when the rights become unconditional, which is typically at the time when the Group obtains the certification of the completed works from the customers or when the Group entitled to issue invoices for the completed work to the customers.

Details of impairment assessment of contract assets are set out in Note 36(b) to the consolidated financial statements. 合約資產主要涉及本集團的應收保 留款和未開票收入。

計入合約資產的應收保留金指集團 就已進行工程收取代價的權利,惟 須待客戶於合約規定的若干期間內 對服務質素表示滿意後方可作實。 合約資產於權利成為無條件時(通常 為本集團就本集團所進行工程的服 務質素提供保證期間的到期日)轉撥 至應收交易款項。

計入合約資產的未開票收益指集團 就已完成但尚未開票的工程收取代 價的權利,原因為該等權利須待客 戶對目集團完成的工程表示滿意後 方可作實。合約資產於權利成為無 條件時(通常為本集團取得客戶對已 完成工程的認證時或本集團有權就 已完成工程向客戶開具發票時)轉撥 至應收交易款項。

合約資產的減值評估詳情載於綜合 財務報表附註36(b)。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

27. CASH AND CASH EQUIVALENTS

Cash and cash equivalents for the purpose of meeting the Group's short term cash commitments.

Cash and bank balances are denominated in the following currencies:

27. 現金及現金等價物

現金及現金等價物以滿足本集團的 短期現金承諾。

所有現金及銀行結餘乃以以下貨幣 結算:

長藤新聞所以後あ為氏変力。 ※認確認定為自常長まが乱。 ※認確認定為自常長まが乱。 定に当該認定には受けなどなるに と認知になられていた自己でない と認知にです。 ののでする。 ののででする。 ののでする。 ののでする。 ののでする。 ののでする。 ののでする。 ののでする。 のので		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
Denominated in — RMB Denominated in — HK\$ Denominated in — AUD	以人民幣計值 以港元計值 以澳元計值	214 3,851 58	457 769 940
2. 本語は、 ない、 ない、 ない、 ない、 ない、 ない、 ない、 ない		4,123	2,166

Cash at banks earns interest at floating rates based on daily bank deposit rates. The bank balances are deposited with creditworthy banks with no recent history of default. 銀行現金按根據每日銀行存款利率 計算的浮動利率計息。銀行結餘乃 存於信譽良好且近期無拖欠紀錄的 銀行。

Details of impairment assessment of bank balances are set out in Note 36 to consolidated financial statements.

銀行結餘減值評估詳情載於綜合財 務報表附註36。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

28. TRADE, OTHER PAYABLES AND ACCRUALS 28. 交易及其他應付賬款和應計費用

			2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
Trade payables — from third parties <i>(Notes a & b)</i>	應付交易款項 — 來自第三方款項 <i>(附註a及b)</i>		12,857	23,354
Other payables and accruals Contract liabilities <i>(Note c)</i> Other payables and accruals Amounts due to directors <i>(Note d)</i>	其他應付款項及應計 合約負債 <i>(附註c)</i> 其他應付款項及應計 應付董事款項 <i>(附註d</i>	費用	4,171 5,228 —	161 8,602 1,445
Total other payables and accruals	其他應付款項及應計 費用總額	日本のなのない	9,399	10,208
Notes:		附註:	2.5.本本部に行きたい。 1.12.5.本部では 1.12.5.本部では 1.12.5.本部に 1.15.5.4. 1.15.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.5.	- 秋田永道の - 秋田永道 - 秋田永 - 秋田永 - 秋田永 - 秋田永 - 秋田永 - 秋田永 - 秋田永 - 秋田永 - 秋田永 - 秋田 - 秋 - 秋田 - 秋田 - 秋 - 秋 - 秋 - 秋 - 秋 - 秋 - 秋 - 秋
 An ageing analysis of the trade payab reporting period, based on the transact 		a)	於各報告期末,應付 日期的賬齡分析如下	
			2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
Within 1 month 1 to 2 months 2 to 3 months Over 3 months	不足一 個月 一至兩個月 兩至三個月 超過三個月		3,853 1,022 2,143 5,839	3,691 1,334 883 17,446
The credit period in purchase of good	s is generally from one to		12,857 購買貨品之信貸期通	23,354 常為一至三個月。
three months. b) As at 31 December 2022, included in 1	trade payable is an amount	b)	於二零二二年十二月	三十一日,應付交

- As at 31 December 2022, included in trade payable is an amount b) of approximately HK\$9,876,000 in relation to acquisition of biological assets. The credit period is 30 days. The past due payables bears interest of 10% per annum. This payable has been fully settled during the year ended 31 December 2023.
-) 於二零二二年十二月三十一日,應付交易款項包括有關收購生物資產的款項約 9,876,000港元。信貸期為30日。逾期 應付款項按年利率10%計息。截至二零 二三年十二月三十一日止年度該筆應付 交易款項已悉數結清。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

28. TRADE, OTHER PAYABLES AND ACCRUALS 28. 交易及其他應付賬款和應計費用 (Continued) (續)

Notes: (Continued)

c)

附註:(續)

During the year ended 31 December 2023, approximately of HK\$161,000 (2022: approximately HK\$3,287,000) of revenue recognised related to carried-forward contract liabilities.

As at 1 January 2022, contract liabilities amounted to $\mathsf{HK\$3,287,000.}$

Typical payment terms which impact on the amount of contract liabilities recognised are as follows:

Interior design and decoration

When the Group receives a deposit before the interior design and decoration services, this will give rise to contract liabilities at the start of a contract, until the revenue recognised on the relevant contract exceeds the amount of the deposit.

Sewing threads and garments

When the Group receives a deposit before the production activity commences, this will give rise to contract liabilities at the start of a contract, until the revenue recognised on the relevant contract exceeds the amount of the deposit.

At 31 December 2023, contract liabilities include (i) shortterm advance received to deliver sewing threads and garments accessories; and (ii) upfront deposits from customers for interior design and decoration approximately of HK\$3,431,000 and HK\$701,000 respectively (2022: HK\$28,000 and HK\$133,000).

The significant increase (2022: decrease) in contract liabilities in the current year was mainly due to certain number of contracts with approximately of HK\$4,133,000 were signed with customers closed to the ended of the reporting date resulting an increase in contract liabilities of HK\$4,010,000.

 c) 截至二零二三年十二月三十一日止年度, 與結轉合約負債有關之已確認收益約為 161,000港元(二零二二年:約3,287,000 港元)。

> 於二零二二年一月一日, 合約負債為 3,287,000港元。

> 影響已確認合約負債金額的典型付款條 款如下:

室內設計及裝修

當本集團於室內設計及裝修服務前收取 按金時,其將於合約開始時產生合約負 債,直至就相關合約確認的收益超過按 金金額為止。

縫紉線及服裝

當本集團於生產活動開始前收取按金時, 其將於合約開始時產生合約負債,直至 就相關合約確認的收益超過按金金額為 止。

於二零二三年十二月三十一日, 合約負 債包括(i)就交付縫紉線及服裝輔料而收 取的短期墊款:及(ii)來自客戶的室內設 計及裝修的前期按金分別約3,431,000港 元及701,000港元(二零二二年:28,000 港元及133,000港元)。

本年度合約負債大幅增加(二零二二年: 減少)主要由於於報告期末結束前與客 戶若干價值約4,133,000港元的合約,導 致合約負債增加4,010,000港元。

For the year ended 31 December 2023  截至二零二三年十二月三十一日止年度

28. TRADE, OTHER PAYABLES AND ACCRUALS 28. 交易及其他應付賬款和應計費用 (Continued) (續)

Note	s: (Continued)		附註	: (續)	
C)	(Continued)		c)	(續)	
	The following table shows the revenue recognised in the current year relates to carried-forward contract liabilities and the amount related to performance obligations that were satisfied in prior periods:				12認的與結轉合約負債 11前期履行的履約義務
				Interior design and decoration 室內設計及裝修 HK\$'000 千港元	Manufacture and selling of sewing threads 缝紉線生產及銷售 HK\$'000 干港元
	For the year ended 31 December 2023 Revenue recognised that was included in the contract liability balance at the beginning of the year	截至二零二三年十二月三十一 止年度 於年初計入合約負債結餘的 已確認收益	·日	133	28
	For the year ended 31 December 2022	截至二零二二年十二月三十- 止年度	- E		
	Revenue recognised that was included in the contract liability balance at the beginning of the year	於年初計入合約負債結餘的 已確認收益		2,950	337
d)	The amounts are unsecured, interest-fr demand.	ee and repayable on	d)	該 等 款 項 為 無 抵 邦 還 。	₱、免息及須按要求償

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

29. BORROWINGS

29.借款

일 A 29 월 같(A. 응 22 월 전) 83		Notes 附註	2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
Bank loans — unsecured	銀行貸款 — 無抵押	(a)	1,973	_
Bank loans — secured	銀行貸款 — 有抵押	(a)	-	807
Bank overdrafts — secured	銀行透支 — 有抵押	(a)	-	4,972
Loan from shareholders — unsecured	股東貸款 — 無抵押	(b)	5,280	15,500
Loan from a related company	來自一間關連公司的貸款			
— unsecured	— 無抵押	(c)	5,046	_
Other borrowings — secured	其他借款-有抵押	(d)	21,146	10,792
※行動法の予定したはなどの主要にした。 は転換にの時の法律をついていた。				
			33,445	32,071

		Bank loans a 銀行貸非	nd overdrafts 欧及透支	a related co other bo	areholders and ompany and rrowings 間關連公司的 其他借款
		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元	2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
The carrying amounts of the above borrowings are repayable* — Within one year	須於以下期限償還 的上述借款的 賬面值* —一年內	1,973	4,972	31,472	26,292
The carrying amounts of above borrowings that contain a repayment on demand clause (shown under current liabilities) but repayable:	上述包含按要求償 還條款(於流動 負債項於列示) 但須於以下期 限償還的借款 的賬面值:				
 Within one year Within a period of more than one year but not exceeding two year 	—————————————————————————————————————		202 605	-	_
		_	807	_	_
Total borrowings shown under current liabilities	於流動負債項下列 示的借款總額	1,973	5,779	31,472	26,292

* The amounts due are based on scheduled repayment dates set out in the loan agreements. 到期款項乃根據貸款協議所載計劃還款 日期計算。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

29. BORROWINGS (Continued)

Notes:

29.借款(續)

(a)

附註:

Bank loans and bank overdrafts (a)

The bank loans and bank overdrafts are at floating interest rates that are market dependent and the carrying amounts approximate the fair values. The range of interest rates for the years ended 31 December 2023 and 31 December 2022 are as follows:

銀	行	貸	款	及	銀	行	透	支	按	取	决	於	市	場	的	浮	
動	利	率	計	息	,	其	賬	面	值	與	公	允	值	相	若	0	
截	至	_	零	_	Ξ	年	+	=	月	Ξ	+	-	日	及	=	零	
_	_	年	+	=	月	Ę	+	음	日	止	年	度	的	利	率	範	
韋	如	下	:2														

銀行貸款及銀行透支

		2023 二零二三年	2022 二零二二年
Bank Ioan, unsecured	銀行貸款・無抵押	LPR+0.3%	() 이 분정 문 중의 상황합 14 전 한 한 상 문 중 전 전 전 전 15 전 한 한 상 전 한 전 한 전 ()
Bank loans, secured	銀行貸款,有抵押	P-1% to P-2.25% P-1% 至 P-2.25%	P-1% to P-2.25% P-1%至P-2.25%
Bank overdrafts, secured	銀行透支,有抵押	P+1.75%	P+1.75%

All the interest-bearing bank borrowings were repayable on demand as at 31 December 2023 and 31 December 2022.

The effective interest rates on the Group's bank borrowings as at 31 December 2023 ranged is 3.85% per annum (2022: 2.75% to 7.38% per annum).

於二零二三年十二月三十一日及二零 二二年十二月三十一日,所有計息銀行 借款須按要求償還。

於二零二三年十二月三十一日,本集團 的銀行借款的實際年利率介乎3.85% (二 零二二年:年利率介乎2.75%至7.38%)。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

29. BORROWINGS (Continued)

29.借款(續)

Notes: (Continued)

(a)

Bank loans and bank overdrafts (Continued)

As at 31 December 2022, the end of reporting period, the summary of assets pledged and guaranteed borrowings are as follows:

The bank borrowings are secured by:

- (i) Personal guarantees provided by a director of a subsidiary;
- The Company's building with carrying amount of approximately HK\$3,529,000;
- (iii) The Company's investment properties with carrying amount of approximately HK\$4,500,000; and
- (iv) Charge of deposits made by a director of the Company as determined by the bank from time to time.

HK Interpretation 5 *Presentation of Financial Statements* — *Classification by the Borrower of a Term Loan that Contains a Repayment on Demand Clause* issued by the HKICPA requires that a loan which includes a clause that gives the lender the unconditional right to call in the loan at any time ("**repayment on demand clause**") shall be classified in total by the borrower as current in the statement of financial position.

As at 31 December 2022, interest-bearing bank borrowings of the Group in the amount of HK\$4,972,000 include a repayment on demand clause under the relevant loan agreements, have been classified as current liabilities. For the purpose of the above analysis, such loans are included within current secured bank borrowings and analysed into bank borrowings repayable on demand. 附註:(續)

(a) 銀行貸款及銀行透支(續)

於二零二二年十二月三十一日,於報告 期末,本公司的抵押資產及擔保借款概 述如下:

銀行借款的擔保方式為:

- (i) 附屬公司董事提供的個人擔保:
- (ii) 本公司的建築物,賬面值約為 3,529,000港元:
- (iii) 本公司的投資物業,賬面值約為 4,500,000港元;及
- (iv) 由本公司董事作出之存款押記, 由銀行不時釐定。

香港會計師公會頒佈的香港詮釋第5號 *財務報表之呈報 — 借款方對載有須按 要求償還條款之定期貸款之分類*規定, 借款方須於財務狀況表內將包含授予貸 款方有權無條件隨時要求償還貸款的條 款(「**按要求償還條款**」)之貸款總體分類 為即期。

於二零二二年十二月三十一日,根據有 關貸款協議,包含按要求償還條款的本 集團計息銀行借款為4,972,000港元。就 上述分析而言,該等貸款計入即期有抵 押銀行借款,並分析為須按要求償還的 銀行借款。

For the year ended 31 December 2023  截至二零二三年十二月三十一日止年度

The Group entered into two loan agreements with two

shareholders respectively ("Loan agreement A & B") as follow:

29. BORROWINGS (Continued)

29.借款(續)

(b)

附註:(續)

股東貸款

Notes: (Continued)

(b) Loan from shareholders

本集團分別與兩名股東訂立以下兩份貸 款協議(「**貸款協議A及B**」):

		Loan agreement A 貸款協議A (Note (a)) (附註(a))	Loan agreement B 貸款協議B (Note (b)) (附註(b))
		2 전화적 2 1 승규가 안전 2 1	같은 100 년 100 년 100 년 100 년 2013년 월 111년 월 111년 101년 101년 101년 101년 101년
Agreement date	協議日期	13 May 2022 二零二二年五月十三日	17 November 2022 二零二二年十一月十七日
Facilities — Maximum amount	融資 — 最高金額	_ ◆ + 五月十三日 HK\$12,000,000	_ ◆ + + − 月 + 七 h HK\$8,000,000 <i>(Note (b))</i>
	微貞 — 政问亚協	12,000,000港元	8,000,000港元(附註(b))
Terms	期限	12,000,0007E9E	1 year
	21 1/2	1 year	1 yean
Interest rate	利率	Interest-free <i>(Note (a))</i> 免息(附註(a))	10%
Amount of drawdown	提款金額		
— 13 May 2022	— 二零二二年五月十三日	HK\$12,000,000	같은 것이 가 있는 것을 것 같은 것이 있는 것이 있다. 같은 것은 것은 것을 것 같은 것이 있는 것이 같은 것이 같은 것이 같은 것이 같은 것이 같이
		12,000,000港元	
— 17 November 2022	— 二零二二年十一月十七日	的复数财务局的复数	HK\$1,000,000
			1,000,000港元
— 28 November 2022	— 二零二二年十一月二十八日	(注意)(***)(第三)(25)(***) (1)(*****************************	HK\$1,000,000
			1,000,000港元
— 20 December 2022	— 二零二二年十二月二十日	(現象)(空間)(空間) (時後)(空間)(空間)(空間)	HK\$1,500,000
		상황 실 값 3 및 201 기관 전력 및 문 문 4	1,500,000港元
			븮슻큧뫻뽜걙뉟렮츐띛앦햜鱼 놰놰녇꺌춲퍉뱮튧쯘탒긙퀳拔싈
— 5 February 2023	— 二零二三年二月五日	「営業準備会」	HK\$500,000
00.1 <i>4</i> 0000			500,000港元
— 29 May 2023	— 二零二三年五月二十九日	· 성진· 제 · · · · · · · · · · · · · · · · · ·	HK\$500,000
7.0.1.1.0000			500,000港元
— 7 October 2023	— 二零二三年十月七日	1 100 m	HK\$100,000
— 27 November 2023	— 二零二三年十一月二十七日		100,000港元 HK\$200,000
- 27 November 2023	— _ 令 _ 三 平 一 月 _ 七 日	—	10,000港元
— 22 December 2023	— 二零二三年十二月二十二日		HK\$100,000
- 22 December 2023	— — — — — — — — — — — — — — — — — — —	_	100,000港元
— 27 December 2023	— 二零二三年十二月二十七日	_	HK\$380,000
			380,000港元
Amount of repayment	償 還 令 額		000,0007178
— 31 December 2023	— 二零二三年十二月三十一日	(12,000,000)	_
Outstanding balance as at 31	於二零二三年十二月三十一日	HK\$Nil	HK\$5,280,000
December 2023	未償還的餘額	零港元	5,280,000港元
Maximum outstanding balance	年內未償還的最高餘額	HK\$12,000,000	HK\$5,280,000
during the year		12,000,000港元	5,280,000港元

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

29. BORROWINGS (Continued)

29.借款(續)

Notes: (Continued)

- (b) Loan from shareholders (Continued)
 - (a) On 12 May 2023, the Group enter into a supplementary agreement with the shareholder to extend the Loan agreement A to 1 August 2023 with interest free and repayable on demand. On 1 August 2023, the Group enter into the second supplementary agreement with the shareholder to extend the Loan agreement A to 31 December 2023 with an extension fee of HK\$500,000 and interest of 25% per annum. The Group fully settled the principle amount of the loan of HK\$12,000,000 together with the extension fee and interest of HK\$1,750,000 on 31 December 2023.
 - (b) On 17 February 2023, the Group entered into a supplementary agreement with the shareholder to increase the loan facilities amount for Loan agreement B from HK\$8,000,000 to HK\$15,000,000.

On 17 November 2023, the Group entered into the second agreement with the shareholder to extend the Loan agreement B to 15 November 2024 with interest of 10% per annum.

All borrowings from shareholders are unsecured and denominated in $\mathsf{HK}\$.$

(c) Loan from a related company

The Group entered into a loan agreement with a related company ("Loan agreement C") as follow:

- 附註:(續)
- (b) 股東貸款(續)
 - (a) 於二零二三年五月十二日,本集團與股東訂立補充協議,將貸款A延長至二零二三年八月一日,免息及須按要求償還。於二零二三年八月一日,本集團與股東訂立第二份補充協議,將貸款協議A延長至二零二三年十二月三十一日,延期費用為500,000港元並按年利率25%計息。本集團於二零二三年十二月三十一日悉数點結,貸款本金額12,000,000港元連同延期費及利息1,750,000港元。

(b) 於二零二三年二月十七日,本集團 與股東訂立補充協議,將貸款協 議B的貸款融資金額由8,000,000 港元增加至15,000,000港元。

> 於二零二三年十一月十七日,本集 團與股東訂立第二份協議,將貸 款協議B延長至二零二四年十一月 十五日,按年利率10%計息。

所有股東借貸均為無抵押及以港元計值。

(c) 來自一間關連公司的貸款

本集團與一間關連公司訂立以下貸款協議(「**貸款協議C**」):

Loan agreement C 貸款協議C

n de seu pries de la constant de la commencia de caracteria.		
Agreement date	協議日期	31 May 2023
Facilities — Maximum amount	融資 — 最高金額	二零二三年五月三十一日 HK\$6,000,000
Terms	期限	6,000,000港元 1 year
Interest rate	利率	1年 Interest-free
Amount of drawdown — 31 May 2023	提款金額 — 二零二三年五月三十一日	免息 HK\$5,779,000
Amount of repayment — 13 June 2023	還款金額 — 二零二三年六月十三日	5,779,000港元 (HK\$30,000)
— 23 June 2023	— 二零二三年六月二十三日	(30,000港元) (HK\$200,000) (200,000港元)
— 16 September 2023	— 二零二三年九月十六日	(200,000港元) (HK\$60,000) (60,000港元)
— 21 December 2023	— 二零二三年十二月二十一日	(HK\$389,000)
— 31 December 2023	— 二零二三年十二月三十一日	(389,000港元) (HK\$54,000) (54,000港元)
Outstanding balance as at 31 December 2023	於二零二三年十二月三十一日未償還 的餘額	HK\$5,046,000 5,046,000港元
Maximum outstanding balance during the year	年內未償還的最高餘額	5,048,000港元 HK\$5,779,000 5,779,000港元

Loan from a related company is unsecured and denominated in $\mathsf{HK}\$.$

來自一間關連公司的貸款為無抵押及以 港元計值。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

29.	BOF	ROWINGS (Continued)	29 ./	昔款((續)
	Notes	: (Continued)		附註:	(續)
	(d)	Other borrowings		(d)	其他借款

The Group entered into three loan agreements with independent third parties ("Loan agreement D, E & F") as follows:

本集團與獨立第三方訂立以下三份貸款 協議(「貸款協議D、E及F」):

		Loan agreement D 貸款協議D	Loan agreement E 貸款協議E	Loan agreement F 貸款協議F
			1. 通道的现在分词 外的资源的。	에 가지 않는 것 같은 가지 않는 것 같은 것 같은
Agreement date	協議日期	30 June 2022	13 September 2022	27 December 2023
		二零二二年六月三十日	二零二二年九月十三日	二零二三年十二月二十七日
Facilities — Maximum amount	融資 — 最高金額	HK\$15,000,000	HK\$3,292,000	HK\$14,500,000
		15,000,000港元	3,292,000港元	14,500,000港元
Terms	期限	1 year	1 year	1 year
		1年	1年	1年
Interest rate	利率	24%	10%	12%
Amount of drawdown	提款金額			
— 30 June 2022	— 二零二二年六月三十日	HK\$15,000,000	22923022	1 56 25 25 26 26 26 26 26 26 26 26 26 26 26 26 26
		15,000,000港元		
— 13 September 2022	— 二零二二年九月十三日		HK\$3,292,000	화전 2 1년 19 6월 19 21 19 19부(18 12 19 18 12 19 19 19 19 19
			3,292,000港元	
- 27 December 2023	— 二零二三年十二月二十七日	2 (1.6) 5 (1 .6)		HK\$12,000,000
				12,000,000港元
Amount of repayment	還款金額			
- 23 June 2023	— 二零二三年六月二十三日	40 <u>21</u> 6	(HK\$1,646,000)	
20 0000 2020			(1,646,000港元)	
— 29 June 2023	— 二零二三年六月二十九日	(HK\$7,500,000)	(1,010,000,070,070)	같은 가장 도 안 가 것 가 않네. 141 년 월 11일 년 일 (14 <u>8</u> 1)
20 0010 2020		(7,500,000港元)		
		(1,000,00078787	월 17 달 <i>문 팀 김 규 정</i> 16 7 [23] 영 전 다 것 지 않 종당	<u>김 신날 전 날 영감 전 남 것</u> 고신 까 지 과 순 것 연 당 것
		1.23	多过发的问题的问题	国民政府大学的社会の
Outstanding balance as at 31 December 2023	於二零二三年十二月三十一日	HK\$7,500,000	HK\$1,646,000	HK\$12,000,000
	未償還的餘額	7,500,000港元	1,646,000港元	12,000,000港元
Maximum outstanding balance during the year	年內未償還的最高餘額	HK\$15,000,000	HK\$3,292,000	HK\$12,000,000
		15,000,000港元	3,292,000港元	12,000,000港元

The Loan agreement D was matured on 29 June 2023, the Company repaid approximately HK\$7,500,000 to the lender and the Company entered into a supplementary agreement with the lender on 29 June 2023 to extend the outstanding borrowings of approximately HK\$7,500,000 to 29 June 2024. The loan is secured by all bloodstocks and with interest of 24% per annum.

The Loan agreement E was matured on 12 September 2023, the Company repaid approximately HK\$1,646,000 to the lender and the Company entered into a supplementary agreement with the lender on 12 September 2023 to extend the outstanding borrowings of approximately HK\$1,646,000 to 12 September 2024. The loan is secured by a stallion and with interest of 10% per annum.

貸款協議D已於二零二三年六月二十九 日到期,本公司已於二零二四年六月 二十九日向貸款人償還約7,500,000港元, 而本公司已於二零二三年六月二十九日 與貸款人訂立補充協議以延長未償還借 款約7,500,000港元。該貸款以所有純種 馬作抵押並按年利率24%計息。

貸款協議E已於二零二三年九月十二日到 期,本公司已向貸款人償還約1,646,000 港元,而本公司於二零二三年九月十二 日與貸款人訂立補充協議以延長未償還 借款約1,646,000港元至二零二四年九月 十二日。該貸款以一匹種馬作擔保並按 年利率10%計息。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

29. BORROWINGS (Continued)

29.借款(續)

(d)

(e)

30. 租賃負債

附註:(續)

其他借款(續)

於二零二三年十二月三十一日,貸款協

議D以賬面值約7,550,000港元的所有純

種馬作抵押,而貸款協議E以賬面值約

於二零二二年十二月三十一日,貸款協

議D以賬面值約40,616,000港元的所有 純種馬作抵押,而貸款協議E以賬面值

約3,992,000港元的一匹種馬作抵押。

貸款協議F以董事個人擔保作抵押。

所有借貸均以港元計值。

3.990.000港元的一匹種馬作抵押。

Notes: (Continued)

(d) Other borrowings (Continued)

At 31 December 2023, the Loan agreement D are secured by all bloodstocks with carrying amount of approximately HK\$7,550,000 and Loan agreement E are secured by a stallion with carrying amount of approximately HK\$3,990,000.

At 31 December 2022, the Loan agreement D are secured by all bloodstocks with carrying amount of approximately HK\$40,616,000 and Loan agreement E are secured by a stallion with carrying amount of approximately HK\$3,992,000.

The Loan agreement F are secured by directors' personal guarantees.

All borrowings are denominated in HK\$.

(e) The management believe that the unutilised facilities from Loan agreement B, C & F amounted to approximately HK\$9,720,000 HK\$954,000 and HK\$2,500,000, respectively can be drawn at any time in according to the terms of the agreements for supporting the Group's operation.

30. LEASE LIABILITIES

Lease liabilities payable:

隨時提取,以支持本集團的營運。

管理層認為,貸款協議B、C及F的未動

用融資分別約9,720,000港元、954,000

港元及2,500,000港元可根據協議條款

應付租賃負債:

		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$′000 千港元
Within one year	一年內	1,046	1,197
Within a period of more than one year but not exceeding two years	多於一年但不多於兩年 期間內	896	
As at 31 December Less: Amount due for settlement within 12 months shown under current	於十二月三十一日 減:於12個月內到期結算 的款項,列為流動負債	1,942	1,197
liabilities		(1,046)	(1,197)
Amount due for settlement after 12 months shown under non-current liabilities	於12個月後到期結算的 款項,列為非流動負債	896	_

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

30. LEASE LIABILITIES (Continued) 30. 租賃負債(續) Lease liabilities payable: (Continued) 應付租賃負債:(續) 適用於根據香港財務報告準則第16 The incremental borrowing rate applied to lease liabilities recognised under HKFRS 16 ranged from 6.49% to 7.41% 號確認的租賃負債之增量借款利率 per annum (2022: 4.75% to 8.80% per annum). 介 乎 每 年6.49% 至7.41% (二 零 二 二 年:每年4.75%至8.80%)。 Lease obligations that are denominated in currencies 以相關集團實體之功能貨幣以外的 other than the functional currencies of the relevant group 貨幣計價的租賃義務如下: entities are set out below: HK\$'000 千港元 於二零二三年十二月三十一日 As at 31 December 2023

The Group as a lessor

The Group subleases certain building in the PRC and lease it investment property in Hong Kong under an operating lease arrangement, of which the remaining lease term is two years from 31 December 2023 (2022: two years). The terms of the lease generally require the tenants to pay security deposits and provide for periodic rent adjustments according to the then prevailing market conditions. Rental income recognised by the Group during the year was HK\$691,000 (2022: HK\$1,239,000), details of which are included in Note 7 to the consolidated financial statements.

At 31 December 2023, the undiscounted lease payments receivable by the Group in future periods under operating lease with its tenant are as follows:

本集團作為出租人

本集團根據經營租賃安排在中國分 租若干樓宇及在香港租賃其投資物 業,餘下租期為自二零二三年十二月 三十一日起計兩年(二零二二年:兩 年)。租賃條款一般要求租戶支付保 證金及根據當時市況定期調整租金。 本集團於年內確認之租金收入為 691,000港元(二零二二年:1,239,000 港元),詳情載於綜合財務報表附註 7。

於二零二三年十二月三十一日,本集 團於未來期間根據經營租賃向其租 戶應收的未貼現租賃款項如下:

		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$′000 千港元
Within one year Within a period of more than one year	一年內 多於一年但不多於兩年	279	950
but not exceeding two years	期間內	84	216
		363	1,166

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

31. SHARE CAPITAL

31.股本

Ordinary shares 普通股		Number of shares 股份數目	Amount 金額 HK\$'000 千港元
Authorised: At 1 January 2022, 31 December 2022 and 31 December 2023 at HK0.05 each	法定: 於二零二二年一月一日、二零二二年十二月 三十一日及 二零二三年十二月三十一日 , 每股0.05港元	1,000,000,000	50,000
Issued and fully paid: At 1 January 2022, 31 December 2022 and 31 December 2023	已發行及繳足 : 於二零二二年一月一日、二零二二年十二月 三十一日及 二零二三年十二月三十一日	409,141,860	20,457

32. EQUITY-SETTLED SHARE-BASED PAYMENT 32. 以權益結算的股份支付交易 TRANSACTION

The Company operates a share option scheme (the "**Old Share Option Scheme**") for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations. Eligible participants of the Scheme include the Directors, including independent non-executive directors, other employees of the Group, suppliers of goods or services to the Group, customers of the Group and the Company's shareholders in the Company's subsidiaries. The Scheme became effective on 24 November 2017 and, unless otherwise cancelled or amended, will remain in force for 10 years from that date.

On 8 February 2023, the Company resolved to adopt the new share option scheme ("**New Share Option Scheme**") and the termination of Old Share Option Scheme. The Directors considered that the adoption of the New Share Option Scheme, which will be valid for 10 years from the adoption date, will provide the Company more flexibility in long term planning of granting of the options to eligible participants and also provide appropriate incentives or rewards to suitable and eligible persons for their contributions or potential contributions to the Group. There was no any share options had been granted from the adoption date and up to the ended of the reporting date. 本公司設有購股權計劃(「舊購股權計 劃」),以向為本集團業務成就作出貢 獻的合資格參與者提供激勵及獎賞。 計劃之合資格參與者包括董事(包括 獨立非執行董事)、本集團其他僱員、 向本集團客戶及本公司於本公司附屬公 司的股東。計劃於二零一七年十一月 二十四日生效,除非另行註銷或修訂, 否則計劃將自該日起計十年內始終 有效。

於二零二三年二月八日,本公司決議 採納新購股權計劃(「新購股權計劃」) 並終止舊購股權計劃。董事認為, 採納新購股權計劃(自採納日期起為, 10年內有效)將為本公司提供更大計 10年內有效)將為本公司提供更大計 10年內有效)將為本公司提供更大量 活性以長遠規劃向合資格參與者計 出時股權,亦就合適及合資格人士對 本集團作出的貢獻或潜在貢獻向彼 等提供適當激勵或回報獎勵。自採 納日期起至報告日止,概無授出任何 購股權。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

32. EQUITY-SETTLED SHARE-BASED PAYMENT 32. 以權益結算的股份支付交易(續) **TRANSACTION (Continued)**

The maximum number of unexercised share options currently permitted to be granted under the New Share Option Scheme is an amount equivalent, upon their exercise, to 10% of the shares of the Company in issue at any time unless the Company obtains approval from its shareholders in general meeting and/or other requirements prescribed under the Listing Rules and must not exceed 30% of the total number of shares in issue from time to time. The maximum number of shares issuable under share options to each eligible participant in the Scheme within any 12-month period is limited to 1% of the shares of the Company in issue at any time. Any further grant of share options in excess of this limit is subject to shareholders' approval in a general meeting.

The offer of a grant of share options may be accepted within 7 days from the date of offer, upon payment of a nominal consideration of HK\$1 in total by the grantee. The period within which the shares must be taken up under an option shall be determined by the Board at its absolute discretion and in any event, such period shall not be longer than 10 years from the date upon which any particular option is granted in accordance with the New Share Option Scheme.

The subscription price shall be determined solely by the Directors, but may not be less than the highest of: (i) the closing price of the shares of the Company as stated in the Stock Exchange's daily quotation sheet on the date of grant of the option, which must be a business day; (ii) the average of the closing prices of the shares of the Company as stated in the Stock Exchange's daily quotation sheets for the five business days immediately preceding the date of grant of the option; and (iii) the nominal value of a share on the date of offer.

The Company, by resolution in a general meeting or the Directors may at any time terminate the operation of the New Share Option Scheme and in such event no further options of the Scheme will be offered but those options granted prior to such termination shall continue to be valid and exercisable in accordance with the previous provisions of the New Share Option Scheme. 提呈授出之購股權可於提呈日期起 計七日內接納,而承授人須支付合共 1港元之象徵式代價。根據購股權須 接納股份之期間由董事會全權酌情 决定,且於任何情況下,該期間不 得超過根據新購股權計劃授出任何 個別購股權日期起計十年。

認購價須由董事全權釐定,惟不得 低於下列最高者:(i)本公司股份於授 出購股權日期(須為營業日)在聯交所 每日報價表所報之收市價;(ii)股份於 緊接授出購股權日期前五個營業日在 聯交所每日報價表所報之平均收市價; 及(iii)股份於授出購股權日期之面值。

本公司在股東大會上通過決議案或 董事可隨時終止新購股權計劃的運 作,而在此情況下不得再授出計劃 之任何購股權,惟該等於此終止前 授出之購股權根據新購股權計劃之 先前條文繼續有效及可行使。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

32. EQUITY-SETTLED SHARE-BASED PAYMENT 32. 以權益結算的股份支付交易(續) **TRANSACTION (Continued)**

On 13 May 2021, the Company resolved to grant 3,500,000 share options ("**Share Option A**") under the Old Share Option Scheme to Mr. Ma, an executive Director, to subscribe for up to 3,500,000 ordinary shares of HK\$0.05 each in the share capital of the Company, subject to acceptance of Mr. Ma.

As at 31 May 2021, the Company has 355,441,860 shares in issue. The total of 3,500,000 shares to be subscribed under the Share Options A granted represent approximately 0.98% of the issued share capital of the Company as at 13 May 2021 and approximately 0.98% of the enlarged issued share capital of the Company assuming full exercise of the Share Options A.

On 3 January 2022, the Company resolved to grant 4,091,418 share options ("**Share Option B**") under the Old Share Option Scheme to Mr. McGrath, an executive Director, to subscribe for up to 4,091,418 ordinary shares of HK\$0.05 each in the share capital of the Company, subject to acceptance of Mr. McGrath.

As at 3 January 2022, the Company has 409,141,860 shares in issue. The total of 4,091,418 shares to be subscribed under the Share Options B granted represent approximately 1.00% of the issued share capital of the Company as at 3 January 2022 and approximately 0.99% of the enlarged issued share capital of the Company assuming full exercise of the Share Options B.

On 31 August 2022, the Company resolved to grant 4,000,000 share options and 4,000,000 share options (collectively "**Share Option C**") under the Old Share Option Scheme to Mr. Leung and Mr. Ma, two executive directors respectively, to subscribe for up to 4,000,000 and 4,000,000 ordinary shares of HK\$0.05 each in the share capital of the Company respectively, subject to acceptance of Mr. Leung and Mr. Ma.

於二零二一年五月十三日,本公司 議决根據舊購股權計劃向執行董事 馬先生授出3,500,000份購股權(「購 股權A」),以認購本公司股本中最多 3,500,000股每股面值0.05港元的普 通股,惟須待馬先生接納後方可作 實。

於二零二一年五月三十一日,本公司已發行355,441,860股股份。已 授出購股權A項下將予認購的合共 3,500,000股股份相當於本公司於二 零二一年五月十三日的已發行股本約 0.98%及本公司的經擴大已發行股 本約0.98%(假設購股權A獲悉數行 使)。

於二零二二年一月三日,本公司議 决根據舊購股權計劃向執行董事 McGrath先生授出4,091,418份購股權 (「購股權B」),以認購本公司股本中 最多4,091,418股每股面值0.05港元 的普通股,惟須待McGrath先生接納 後,方可作實。

於二零二二年一月三日,本公司已發 行409,141,860股股份。已授出購股 權B項下將予認購的合共4,091,418股 股份相當於本公司於二零二二年一月 三日的已發行股本約1.00%及本公司 的經擴大已發行股本約0.99%(假設 購股權B獲悉數行使)。

於二零二二年八月三十一日,本公司議决根據舊購股權計劃向兩名執行董事梁先生及馬先生分別授出 4,000,000份購股權及4,000,000份購 股權(「購股權C」),以分別認購本公 司股本中每股面值0.05港元的最多 4,000,000股及4,000,000普通股,惟 須待梁先生及馬先生接納後,方可 作實。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

32. EQUITY-SETTLED SHARE-BASED PAYMENT 32. 以權益結算的股份支付交易(續) **TRANSACTION (Continued)**

As at 31 August 2022, the Company has 409,141,860 shares in issue. The total of 8,000,000 shares to be subscribed under the Share Options C granted represent approximately 1.96% of the issued share capital of the Company as at 31 August 2022 and approximately 1.92% of the enlarged issued share capital of the Company assuming full exercise of the Share Options C.

Details of share options under the Old Share Option Scheme and New Share Option Scheme as at 1 January 2023 and 31 December 2023: 於二零二二年八月三十一日,本公司已發行409,141,860股股份。已 授出購股權C項下將予認購的合共 8,000,000股股份相當於本公司於二 零二二年八月三十一日的已發行股本 約1.96%及本公司的經擴大已發行股 本約1.92%(假設購股權C獲悉數行 使)。

於二零二三年一月一日及二零二三年 十二月三十一日,舊購股權計劃及新 購股權計劃項下購股權的詳情如下:

	Old Share Option Scheme 舊購股權計劃	New Share Option Scheme 新購股權計劃
艮據該計劃可供授出購股權 數目	16,000,000	40,914,186
☆二零二二年十二月三十一日 已授出購股權數目	15,591,148	N/A 不適用
☆二零二三年十二月三十一日 已授出購股權數目	15,591,148	17만값並成分化調整 (APMの通知分析) (APMの通知及びの) (基本公司起来のの) (通行)(APの) (通知)(APMの) (通知)(APMの) (通知)(APMの) (通知)(APMの) (通知)(APMの) (通知)(APMの) (APM) (APM)
☆ニ零二三年十二月三十一日 已授出購股權除以已發行 股份加權平均數的百分比	3.8%	
就已授出購股權可予發行的 股份數目	15,591,148	地址建立的国际中 的方面之都是初始的 中国建筑学习的学校 "这些行业在学校也有一
	 數目 ☆二零二二年十二月三十一日 已授出購股權數目 ☆二零二三年十二月三十一日 已授出購股權數目 於二零二三年十二月三十一日 已授出購股權除以已發行 股份加權平均數的百分比 就已授出購股權可予發行的 	Option Scheme 舊購股權計劃 & 【 & 16,000,000 ※二零二二年十二月三十一日 15,591,148 ※二零二三年十二月三十一日 3.8% ※二零二三年十二月三十一日 3.8%

On 8 February 2023, the Company adopted New Share Option Scheme and the termination of Old Share Option Scheme.

於二零二三年二月八日,本公司採納 新購股權計劃並終止舊購股權計劃。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

32. EQUITY-SETTLED SHARE-BASED PAYMENT 32. 以權益結算的股份支付交易(續) **TRANSACTION** (Continued)

(b) Details of the share options outstanding during the years ended 31 December 2023 and 2022 were:

(b) 截至二零二三年及二零二二年 十二月三十一日止年度尚未行 使的購股權詳情如下:

Option type 購股權類型	Date of grant 授出日期	Exercise period 行使期	Outstanding as at 31 December 2023 於二零二三年 十二月三十一日 尚未行使	2022 於二零二二年	Exercise price (HK\$) 行使價 (港元)
Share Option A	13 May 2021	13 May 2021 -	3,500,000	3,500,000	0.57
Shale Option A	13 Way 2021	12 May 2024	3,500,000	3,500,000	0.57
購股權A	二零二一年 五月十三日	二零二一年五月十三日至 二零二四年五月十二日			
Share Option B	3 January 2022	3 January 2022 - 2 January 2025	4,091,418	4,091,418	0.492
購股權B	二零二二年 一月三日	二零二二年一月三日至 二零二五年一月二日			
Share Option C	31 August 2022	31 August 2022- 30 August 2025	8,000,000	8,000,000	0.59
購 股 權 C	二零二二年 八月三十一日	二零二二年八月三十一日至 二零二五年八月三十日			
			15,591,418	15,591,418	

All of the share options vesting conditions are immediate from the date of grant. No share options are exercised for the years ended 31 December 2023 and 31 December 2022.

所有購股權歸屬條件自授予之 日起立即生效。截至二零二三 年十二月三十一日及二零二二年 十二月三十一日止年度,概無行 使購股權。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

32. EQUITY-SETTLED SHARE-BASED PAYMENT 32. 以權益結算的股份支付交易(續) **TRANSACTION (Continued)**

- (c) The following table discloses movements of the Scheme during the year:
- (c) 下表披露了該計劃在這一年中的變動:

Date of grant	授出日期	Weighted average exercise price in HK\$ per share 加權平均行使價每 股港元	Number of shares 股份數目
		1.11年代1月1日日本 1月1日日日日日日日日日 1月1日日日日日日日日日日日日日日日日日	이가 가지는 것 같아요
At 1 January 2022	於二零二二年一月一日 年內獲授出	0.57	3,500,000
Granted during the year — 3 January 2022	平內渡仅山 — 二零二二年一月三日	0.492	4,091,418
— 31 August 2022	— 二零二二年		19 11 11 11 11 11 11 11 11 11 11 11 11 1
	八月三十一日	0.59	8,000,000
At 31 December 2022,	於二零二二年十二月		
1 January 2023 and	三十一日、二零二三年		
31 December 2023	一月一日及 二零二三年		
	十二月三十一日	0.56	15,591,418
		行動を対応するのです。	のションを見ると見るという。

The estimated fair value of the share options granted on 3 January 2022 and 31 August 2022 were approximately HK\$1,126,000 and HK\$2,661,000 respectively.

於二零二二年一月三日及二零 二二年八月三十一日授出的購 股權的估計公允值分別約為 1,126,000港元及2,661,000港元。
For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

32. EQUITY-SETTLED SHARE-BASED PAYMENT 32. 以權益結算的股份支付交易(續) **TRANSACTION (Continued)**

(c) The following table discloses movements of the Scheme during the year: (Continued)

The fair value of the share options granted on those dates were determined by the Directors at the date of grants based on a binomial lattice model, evaluated by an independent professional valuer, with the following inputs: (c) 下表披露了該計劃在這一年中 的變動:(續)

> 於該等日期授出的購股權的公 允值由董事於授出日期根據二 項式點陣模式釐定,並由獨立 專業估值師評估,輸入數據如 下:

		Share options granted on 31 August 2022 於二零二二年 八月三十一日 授出的購股權	Share options granted on 3 January 2022 於二零二二年 一月三日 授出的購股權	Share options granted on 13 May 2021 於二零二一年 五月十三日 授出的購股權
と思想で行動を決定するなどのである。				
Exercise price	行使價	HK\$0.59	HK\$0.492	HK\$0.57
		0.59港元	0.492港元	0.57港元
Grant date share price	授出日期股價	HK\$0.59	HK\$0.49	HK\$0.57
		0.59港元	0.49港元	0.57港元
Closing share price of the listed	緊接購股權授出	HK\$0.59	HK\$0.49	HK\$0.56
securities immediately before the date on which the option was granted	日期前之上市 證券收盤價	0.59港元	0.49港元	0.56港元
Annual risk free interest rate	年度無風險利率	3.07%	0.88%	0.29%
Expected volatility	預期波動率	137%	135%	139%
Expected option life	預期期權壽命	3 years	3 years	3 years
		3年	3年	3年
Expected dividend yield	預期股息收益率	0%	0%	0%

The expected volatility is based on the historical volatility (calculated based on the weighted average remaining life of the share options), adjusted for any expected changes to future volatility based on publicly available information. Expected dividends are based on historical dividends. Changes in the subjective input assumptions could materially affect the fair value estimate.

The Group recognised the total expense of HK\$3,787,000 in the consolidated statement of profit or loss and other comprehensive income for the year ended 31 December 2022 in relation to share option granted by the Company.

Share options were granted on the grantee's acceptance.

預期波動率基於歷史波動率(根 據股票期權的加權平均剩餘壽 命計算),並根據公開信息對未 來波動率的任何預期變化進行 調整。預期股息基於歷史股息。 主觀輸入假設的變化可能會對 公允值估計產生重大影響。

本集團確認截至二零二二年 十二月三十一日止年度與本公司 授予的購股權有關的總費用為 3,787,000港元。

購股權是在承授人接受後授予 的。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

33. ACQUISITION OF SUBSIDIARY

For the year ended 31 December 2022

During the year ended 31 December 2022, the Group entered into a sale and purchase agreement with independent third parties pursuant to which the Group has acquired the entire issued share capital of Hua Yu, a company incorporated in Hong Kong, at a consideration of HK\$3,500,000. The acquisition was completed on 14 October 2022.

Hua Yu is a licensed corporation under the Hong Kong Securities and Futures Ordinance ("**SFO**") holding the licenses for advising on securities (Type 4 regulated activity), advising on corporate finance (Type 6 regulated activity) and assets management (Type 9 regulated activity) and is licensed to carry out related regulated activities.

33. 收購附屬公司

截至二零二二年十二月三十一日止年 度

於截至二零二二年十二月三十一日止 年度,本集團與獨立第三方訂立買 賣協議,據此,本集團已收購華禹(一 間於香港註冊成立的公司)的全部已 發行股本,代價為3,500,000港元。 收購事項已於二零二二年十月十四日 完成。

華宇為香港證券及期貨條例(「證券 及期貨條例」)項下持牌法團,持有就 證券提供意見(第4類受規管活動)、 就企業融資提供意見(第6類受規管 活動)及資產管理(第9類受規管活動) 牌照,獲准從事相關受規管活動。

> HK\$'000 千港元

Consideration transferred: Cash	所轉讓代價: 現金	3,500

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

33. ACQUISITION OF SUBSIDIARY (Continued) 33. 收購附屬公司(續)

Assets acquired and liabilities recognised at the date of acquisition are as follows:

在收購日收購的資產和確認的負債 如下:

推建制度。 認識不能設計 能設備加減構成。 定時設備加減和資源。 定時以代表的設計でで、 認識別に送供成計画でで、 認識別に送供な可能を定く。 認識別に送信でで、 認識別に送信でので、 認識別に送信でので、 認識別に送信でので、 認識別に送信でので、 認識別に送信でので、 認識別に送信でので、 認識別に送信でので、 認識別に送信でので、 認識別に送信でので、 認識に 認識別に 認識ので、 認識別に 認識ので、 認識別に 認識ので、 認識別に 認識ので、 認知ので、 認識ので、 認認ので、 認認ので、 認 ので、 認認ので、 認知ので、 こので こので、 このでで、 こので、 こので、 こので、 こので、 こので、 この		14 October 2022 二零二二年 十月十四日 HK\$'000 千港元
Deposit and other receivables	存款及其他應收款項	165
Bank balances	銀行結餘	176
Trade and other payables	應付交易款項及其他應付款項	(10)
Intangible assets	無形資產	3,788
Deferred tax liabilities	遞延税項負債	(619)
Total identifiable net assets at fair value Analysis of net cash inflow on acquisition of	按公允值計算的可辨認淨資產總額 Hua Yu: 收購華禹的淨現金》	3,500 充入分析:
뛓겯완뱮쑮뚢뭱놰슻슻쑵탒햳흕쐯몡솘뜇끹챵삨 탒휭놰퀑뼟븮슻슻탒닅꾿렮쳲뚢꺌숺슸꺥꾞 쒭삸꺌읕슻슻뭱슻뙨슻꾿렮쳲똜곗퀂앮홂 륗쭡휭쭏놂슻쏊슻탒슻놰눹쭬뛎슻귏햜뤙홂 닅쑵쫕욯쭏놂슻븮쑵슻볞슻		HK\$'000 千港元
Purchase consideration settled in cash	以現金結算的購買對價	(3,500)
Cash and bank balances in a subsidiary acquired	所收購附屬公司之現金及銀行 結餘	176
Cash outflow on acquisition of a subsidiary	收購一間附屬公司之現金流出	(3,324)

For the period from 14 October 2022 to 31 December 2022, Hua Yu generated HK\$40,000 revenue from providing consultant service to the Company and did not contribute revenue and contributed net loss of approximately HK\$15,000 to the Group. Had the acquisition of Hua Yu been completed on 1 January 2022, the Group's consolidated revenue and consolidated loss for the year would have been approximately HK\$76,298,000 and approximately HK\$22,994,000 respectively.

於二零二二年十月十四日至二零二二 年十二月三十一日期間,華禹從向本 公司提供諮詢服務產生收益40,000 港元,且並未貢獻收入,但本集團就 華禹錄得虧損淨額約15,000港元。 倘收購華宇已於二零二二年一月一日 完成,本集團於年內之綜合收入及 綜合虧損將分別約為76,298,000港元 及約22,994,000港元。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

34. DEFERRED TAX LIABILITIES

34. 遞延税項負債

The component of the deferred tax liabilities recognised and the movements thereon during the year is as follows: 下表載列於年內確認之遞延税項負 債組成部分及變動:

		Accelerated tax depreciation 加速税項折舊 HK\$'000 千港元	Intangible assets 無形資產 HK\$'000 千港元	Total 總計 HK\$'000 千港元
			さなえるい。 このように、 たたしまた国気をあり、	第三キングのたけ 「いっつをかた」とな
At 1 January 2022	於二零二二年一月一日			동작합님도 생각다. 1915년 - 1915년 - 1915
Arise from acquisition of a subsidiary	來自收購一間附屬公司	- 6	619	619
At 31 December 2022 and	於二零二二年			
1 January 2023	十二月三十一日及			
	二零二三年一月一日	<u>1</u> . V	619	619
Charge to profit or loss	於損益中扣除	58	對於於 <u>在的</u> 在之子可以為此 在此而已代表的在世界。	58
At 31 December 2023	於二零二三年			
	十二月三十一日	58	619	677

35. CAPITAL RISK MANAGEMENT

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

The Group also monitors the current and expected liquidity requirements regularly to ensure that sufficient working capital and adequate committed lines of funding are maintained to meet its liquidity requirements. Upon the discovery of any default, the Group would negotiate immediately with the relevant lenders for proper arrangement in order to maintain sufficient working capital. Upon the expectation of any cash insufficiency, the Company would seek new source of funding so as to maintain sufficient working capital. The capital structure of the Group consists of net debts (which include lease liabilities and borrowings), net of bank balances and cash and equity attributable to owners of the Company, comprising issued share capital and reserves. Details of which are disclosed in respective notes.

35. 資本風險管理

本集團管理旗下資本以確保本集團 之實體能够持續經營,並透過優化 債務及權益結餘為股東帶來最大回 報。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

35. CAPITAL RISK MANAGEMENT (Continued)

The Group is not subject to any externally imposed capital requirements, except for a wholly-owned subsidiary, Hua Yu, which is a licensed corporation registered under the SFO. Hua Yu met its relevant paid up share capital and liquid capital requirements of the Securities and Futures (Financial Resources) Rules issued by the SFC throughout the financial reporting period.

The Directors review the capital structure on a regular basis. As part of this review, the Directors consider the cost of capital and the risks associated with each class of capital. Based on the recommendations of the Directors, the Group will balance its overall capital structure through new share issues as well as issue of new debt or redemption of the existing debts. The Group's overall strategy remaining unchanged from prior year.

(a) Categories of Financial Instruments

36. FINANCIAL INSTRUMENTS

35. 資本風險管理(續)

本集團毋須遵守任何外界施加的資 本規定,惟全資附屬公司華禹(根據 證券及期貨條例註冊的持牌法團)除 外。於整個財務報告期間,華禹符 合證監會頒佈的證券及期貨(財政資 源)規則的有關繳足股本及速動資本 規定。

董事定期檢討資本架構。作為審視 一部份,董事將考慮資本成本及各 類別資本相關的風險。根據董事之 建議,本集團將通過發行新股份、 以至發行新債務或贖回現有債務等 方式,平衡整體資本結構。本集團 的整體策略與上年度保持不變。

36. 金融工具

(a) 金融工具類別

		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$′000 千港元
Financial assets at FVTPL Unlisted equity investment Life insurance	以公允值計入損益的 金融資產 未上市股本投資 壽險		60 5,119 5,179
Financial assets at amortised cost: Trade receivables Contract assets Deposit and other receivables Cash and cash equivalents	按攤銷成本計量的 金融資產: 應收交易款項 合約資產 存款及其他應收款項 現金及現金等價物	7,595 7,755 10,497 4,123	16,002 2,559 18,337 2,166
Financial liabilities at amortised cost:	按攤銷成本計量的 金融負債:	29,970	39,064
Trade payables Other payables and accruals Borrowings Lease liabilities	應付交易款項 其他應付款項及應計費用 借款 租賃負債	12,857 5,228 33,445 1,942	23,354 10,047 32,071 1,197
		53,472	66,669

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

36. FINANCIAL INSTRUMENTS (Continued)

36. 金融工具(續)

(b) Financial risk management objectives and policies

The Group's major financial instruments include financial assets at FVTPL, trade and other receivables, contract assets, cash and cash equivalents, trade and other payables, lease liabilities and borrowings. Details of the financial instruments are disclosed in respective notes. The risks associated with these financial instruments include market risk (currency risk, interest rate risk and other price risk), credit risk and liquidity risk. The policies on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

(i) Currency risk

Several subsidiaries of the Company have foreign currency sales and purchases and bank balances which expose the Group to foreign currency risk. Approximately 16% (2022: 29%) of the Group's sales is denominated in currencies other than the functional currency of the group entity making the sale, whilst almost 15% (2022: 37%) of the costs is denominated in the group entity's respective functional currency. Since the Hong Kong dollar pegged with United States dollar, no significant currency risk would be expected by the Group. In addition, the Company has intra-group balances with several subsidiaries denominated in foreign currency which also expose the Group to foreign currency risk. (b) 財務風險管理目標及政策

(i) 貨幣風險

本公司若干附屬公司的外幣買 賣及銀行結餘使本集團面臨外 幣風險。本集團約16%(二零 二二年:29%)的銷售額以集團 實體進行銷售的功能貨幣以集團 實體各自的功能貨幣計值。而近15%(二零 三二年:37%)的成本則以集團 實體各自的功能貨幣計值。由 於港元與美元掛鈎,本集團 期將不會有重大貨幣風險。此 外,本公司與若干附屬公司的 集團內結餘以外幣計值,亦使 本集團面臨外幣風險。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

36. FINANCIAL INSTRUMENTS (Continued) 36. 金融工具(續)

(b) Financial risk management objectives and policies (Continued)

(i) Currency risk (Continued)

The carrying amounts of the Group's foreign currency denominated monetary assets and monetary liabilities at the end of the reporting period are as follows:

- (b) 財務風險管理目標及政策(續)
- (i) 貨幣風險(續)

於報告期末,本集團以外幣計 值的貨幣資產及貨幣負債的賬 面值如下:

			Liabilities 負債		Assets 資產		
		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元	2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元		
· 算到代信的任正法认为是C							
RMB	人民幣	-	_	214	457		
AUD	澳元	-	_	58	940		
USD	美元	-	_	1,776	3,854		
Intra-group balances	集團內結餘						
RMB	人民幣	11,289	23,418	_	_		
AUD	澳元	43,294	51,283	_	_		

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

36. FINANCIAL INSTRUMENTS (Continued)

36. 金融工具(續)

(b) Financial risk management objectives and policies (Continued)

(i) Currency risk (Continued)

The following table demonstrates the sensitivity to a reasonably possible change by 5% in the HK\$ exchange rate against RMB and AUD, with all other variables held constant, of the Group's loss before tax increase (decrease) due to changes in the translated values of monetary assets and liabilities.

(b) 財務風險管理目標及政策(續)

(i) 貨幣風險(續)

下表顯示在所有其他變數 均保持不變之情況下,港 元兑人民幣之匯率合理可 能變動5%對本集團除税前 虧損增加(減少)(由於貨幣 資產及負債換算價值之變 動所致)之敏感分析。

		2022 二二年 IK\$′000 千港元
	澳元升值 (2,162)	(2,517)
If HK\$ strengthens against RMB 倘港元兑	澳元貶值 2,162 人民幣升值 (554) 人民幣貶值 554	2,517 (1,148) 1,148

(ii) Interest rate risk

The Group is exposed to fair value interest rate risk in relation to fixed-rate loan to a vendor, fixed-rate over-due payable, fixed-rate loans from shareholders and other borrowings and lease liabilities as set out in Notes 25, 28, 29 and 30 respectively. The Group is also exposed to cash flow interest rate risk in relation to its variable-rate bank balances and bank borrowings as detailed in Notes 27 and 29.

The Group currently does not have an interest rate hedging policy. However, the Directors monitor interest rate exposure and will consider hedging significant interest rate risk should the need arise.

(ii) 利率風險

本集團面臨分別載於附註 25、28、29及30的與給予 一家供應商的固定利率資款、固定利率的固定制率的固定利率 資款以及東的固定利率 負債有關團亦面因和 員債。本集的的公允值利率 員員。本集行結餘以及率 其一款之現金流量利率風險, 詳情載於附註27及29。

本 集 團 目 前 並 無 利 率 對 沖 政 策 。 然 而 , 董 事 將 監 察 利 率 風 險 , 並 將 於 有 需 要 時考慮對沖重大利率風險。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

36. FINANCIAL INSTRUMENTS (Continued) 36. 金融工具(續) (b) Financial risk management objectives and (b) 財務風險管理目標及政策(續) policies (Continued)

(ii) Interest rate risk (Continued)

The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's bank borrowings with floating interest rate. Bank balances are excluded from sensitivity analysis as the management considers that the exposure of cash flow interest rate risk arising from variable-rate bank balances is insignificant.

Total interest income from financial assets that is measured at amortised cost is as follow:

(ii) 利率風險(續)

本集團面臨的市場利率變 動風險主要與本集團以浮 動利率計息的銀行借款有 關。 並 無 對 銀 行 結 餘 進 行 敏感度分析,因為管理層 認為浮息銀行結餘產生之 現金流量利率風險並不重 大。

按攤銷成本計量的金融資 產利息收入總額如下:

	2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
Interest income 利息收入 Financial assets at amortised 金融資產攤銷成本 cost	152	549
Interest income under effective 實際利率法下的利息 interest method 收益	152	549
Interest expense on financial liabilities not measured at FVTPL:		允價值計入損益 責的利息開支:
	2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$′000 千港元
Financial liabilities at amortised 按攤銷成本計量的金 cost 融負債	4,982	2,637

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

36. 金融工具(續) **36. FINANCIAL INSTRUMENTS (Continued)** (b) Financial risk management objectives and (b) 財務風險管理目標及政策(續) policies (Continued) (ii) Interest rate risk (Continued) (ii) 利率風險(續) The following table demonstrates the 下表顯示在所有其他變數 均保持不變之情況下,利 sensitivity to a reasonably possible change in interest rate of 100 basis points, with all other 率合理可能變動100個基 variables held constant, of the Group's loss 點對本集團除税前虧損(透 before tax (through the impact on floating rate 過對浮息借款的影響)之敏 borrowings). 感分析。 2023 2022 二零二三年 二零二二年 HK\$'000 HK\$'000 千港元 千港元 倘利率下降100個 If interest rates decrease 58 by 100 basis points 基點 20 倘利率上升100個 If interest rates increase by 100 basis points 基點 (20)(58)

(iii) Other price risk

The Group is exposed to equity price risk through its investments in unquoted equity securities measured at FVTPL. Price risk was monitored by the management of the Group who will consider hedging the risk exposure should the need arise. In the opinion of the Directors, as the price risk is minimal, no sensitivity analysis is presented.

(iii) 其他價格風險

本集團因投資至按公允值 計入損益計量之無報價股 本證券而承受股本價格風 險。價格風險由本集團管 理層監察,並將於有需要 時考慮對沖有關風險。 事認為,由於價格風險極 低,並無呈報敏感度分析。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

36. FINANCIAL INSTRUMENTS (Continued)

36. 金融工具(續)

(b) Financial risk management objectives and policies (Continued)

(iv) Credit risk and impairment assessment

Credit risk refers to the risk that the Group's counterparties default on their contractual obligations resulting in financial losses to the Group. The Group's credit risk exposures are primarily attributable to trade receivables, contract assets and other receivables and cash and cash equivalents.

The carrying amounts of financial assets at amortised cost stated in this note represented the Group's maximum exposure to credit risk in relation to financial assets which will cause a financial loss to the Group due to failure to discharge an obligation by the counterparties.

The Group does not hold any collateral or other credit enhancements to cover its credit risk associated with its financial assets.

Trade receivables and contract assets

The Group trades only with recognised and creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis and the Group's exposure to bad debts is not significant. (b) 財務風險管理目標及政策(續)

(iv) 信貸風險及減值評估

信貸風險指本集團的交易 對手違約而導致本集團的交易 受財務損失的風險。本集 團之信貸風險主要與應收 交易款項、合約資產、其 他應收款項以及現金及現 金等價物有關。

於本附註所載之按攤銷成 本計量之金融資產之賬面 值,代表本集團與因交易 對手未能履行義務而將令 本集團蒙受財務損失之金 融資產相關之最大信貸風 險。

本集團並無持有任何抵押 品或其他信用提升措施, 以涵蓋與其金融資產相關 的信貸風險。

應收交易款項及合約資產

本集團僅與受認可及信譽 高的第三方進行交易。本 集團政策規定,所有欲按 信貸條款交易的客戶均須 通過信用審核程序。此外, 本集團持續監控應收款項 結餘,所面臨之壞賬風險 並不重大。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

36. FINANCIAL INSTRUMENTS (Continued)

36. 金融工具(續)

- (b) Financial risk management objectives and policies (Continued)
 - (iv) Credit risk and impairment assessment (Continued)

Trade receivables and contract assets (Continued)

The Group's concentration of credit risk by geographical locations is mainly in HK, which accounted for 98% (2022: HK and the PRC 71% and 26%) of the total trade receivables as at 31 December 2023. The Group has concentration of credit risk as 22% (2022: 20%) of the total trade receivables was due from the Group's largest customer. In order to minimise the credit risk, the financial department has been delegated by the management of the Group to be responsible for the determination of credit limits, credit approvals and other monitoring procedures and the review of the recoverable amount of each material individual debt at the end of each reporting period to ensure that adequate provision for impairment losses is made for irrecoverable amounts. In addition, the Group continuously monitors its trade receivable balances so as to ensure that the Group will not be subject to material bad debt risk. Since the Group only trades with third parties recognised to be creditworthy, management considers that the credit risk in respect of the Group's customers is limited. Further quantitative data in respect of the Group's exposure to credit risk arising from trade receivables are disclosed in Note 25 to the consolidated financial statements.

In addition, the Group applies the simplified approach for impairment for trade receivables and contract assets under ECL model. Reversal of impairment, net of impairment loss of HK\$334,000 (2022: reversal of impairment, net of impairment loss of HK\$617,000) on trade receivables and impairment loss, net of reversal of HK\$77,000 (2022: Nil) for contract assets are recognised during the year. Details of the quantitative disclosures are set out below in this note.

- (b) 財務風險管理目標及政策(續)
 - (iv) 信貸風險及減值評估(續)

應收交易款項及合約資產 (續)

本集團之信貸風險按地區 位置主要集中於香港及中 國,於二零二三年十二月 三十一日應收交易款項總 額之98% (二零二二年: 香港及中國分別為71%及 26%)。本集團的信貸風險 集中於本集團的應收交易 款項總額中約22% (二零 二二年:20%)乃應收本集 團最大客戶的款項。為盡 量減輕信貸風險,本集團 管理層授權財務部負責釐 定信貸限額、信貸審批及 其他監控規程,並負責於 各報告期末審閱各重大個 別債務的可收回金額,確 保為不可回收金額計提充 足減值虧損撥備。此外, 本集團持續監控應收交易 款項結餘,確保本集團不 會面臨重大壞賬風險。由 於本集團僅與認可為信譽 高的第三方進行交易,管 理層認為與本集團客戶有 關的信貸風險有限。有關 本集團因應收交易款項引 致之信貸風險詳細量化數 據於綜合財務報表附註25 披露。 此外,本集團根據預期信

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

36. FINANCIAL INSTRUMENTS (Continued)

- 36. 金融工具(續)
- (b) Financial risk management objectives and policies (Continued)
 - (iv) Credit risk and impairment assessment (Continued)

Trade receivables and contract assets (Continued)

The contract assets primarily relate to the Group's rights to consideration for work completed but not billed at the reporting date. The contract assets are transferred to receivables when the rights become unconditional. The contract assets have substantially the same risk characteristics as the trade receivables for the same types of contracts. The Group has therefore concluded that the ECL rates for trade receivables are a reasonable approximation of the loss rates for the contract assets. Since the contract assets are still in performing and the payment is not due. The expected loss rate of contract assets is assessed to be the same as that of trade receivables neither past due nor impaired and the impact to be insignificant to the consolidated financial statement of the Group.

Cash and cash equivalents

Credit risk on cash and cash equivalents is limited because the counterparties are reputable banks with high credit ratings assigned by international credit agencies. The Group assessed 12m ECL for cash and cash equivalents by reference to information relating to probability of default and loss given default of the respective credit rating grades published by external credit rating agencies. Based on the average loss rates, the 12m ECL on bank balances is considered to be insignificant.

- (b) 財務風險管理目標及政策(續)
 - (iv) 信貸風險及減值評估(續)

應收交易款項及合約資產 (續)

合約資產主要與本集團於 報告日期就已完成但未開 具賬單的工程收取代價的 權利有關。於權利成為無 條件時,合約資產轉撥至 應收款項。合約資產與同 **類合約的應收交易款項具** 有大致相同的風險特徵。 因此,本集團認為應收交 易款項的預期信貸虧損率 與合約資產的虧損率合理 相若。由於合約資產仍在 履行中且付款尚未到期。 合約資產的預期損失率被 評估為與既無逾期亦無減 值的應收交易款項的預期 損失率相同,且對本集團 综合財務報表的影響並不 重大。

現金及現金等價物

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

36. FINANCIAL INSTRUMENTS (Continued)

36. 金融工具(續)

- (b) Financial risk management objectives and policies (Continued)
 - (iv) Credit risk and impairment assessment (Continued)

Deposit and other receivables

For other receivables and deposits, the management makes periodic individual assessment on the recoverability of other receivables and deposits based on historical settlement records, past experience, and also quantitative and qualitative information that is reasonable and supportive forwardlooking information. For those deposits and other receivables that the Directors believe that there is no significant increase in credit risk of these amounts since initial recognition and the Group provided impairment based on 12m ECL. For those deposits and other receivables that are past due or there is significant increase in credit risk since initial recognition, the Directors provide impairment based on lifetime ECL. During the year ended 31 December 2023, the Group recognised the impairment loss, net of reversal on deposits and other receivables approximately HK\$3,919,000 (2022: HK\$1,668,000), the Group assessed the ECL for other receivables and deposits to specify.

Financial guarantee contracts

The fair value of these financial guarantee, as at dates of initial recognition, were considered insignificant. At the end of the reporting period, the management has performed impairment assessment, and concluded that there has been no significant increase in credit risk since initial recognition of the financial guarantee contracts. Accordingly, the loss allowance for financial guarantee contracts issued by the Group is measured at an amount equal to 12m ECL. No loss allowance was recognised in the profit or loss.

- (b) 財務風險管理目標及政策(續)
 - (iv) 信貸風險及減值評估(續)

存款及其他應收款項

就其他應收款項及按金而 言,管理層根據過往結算 記錄、過往經驗,以及合 理支持性前瞻性資料的定 量及定性資料,定期對其 他應收款項及按金的可收 回性作出個別評估。就該 等按金及其他應收款項而 言,董事認為,自初步確 認以來該等金額的信貸風 險並無顯著增加,及本集 團根據12個月預期信貸虧 損作出減值撥備。對於已 逾期或自首次確認以來信 貸風險顯著上升的該等按 金及其他應收款,董事根 據全期預期信貸虧損作出 減值撥備。截至二零二三 年十二月三十一日止年度, 本集團就扣除按金及其他 應收款項撥回確認減值虧 損約3,919,000港元(二零 二二年:1,668,000港元)。

財務擔保合約

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

36. FINANCIAL INSTRUMENTS (Continued) 36. 金融工具(續)

- (b) Financial risk management objectives and policies (Continued)
 - (iv) Credit risk and impairment assessment (Continued)

categories:

The Group's internal credit risk grading

assessment comprises the following

本集團的內部信貸風險評 級評估包括以下類別:

(iv) 信貸風險及減值評估(續)

(b) 財務風險管理目標及政策(續)

Internal credit rating 內部信貸評級	Description 概況	Trade receivables/ contract assets 應收交易款項	Other financial assets 其他金融資產
「「「「「「」」」。 「「「」」」、「「」」、「」」、「」」、「」」、「」」、「」」、「」」、「」」	n n Gara U gara Gara		
Low risk	The counterparty has a low risk of default and does not have any past-due amounts	Lifetime ECL - not credit-impaired	12m ECL
低風險	交易對手違約風險低,並無任何 逾期金額	全期預期信貸虧損 — 無信貸減值	12個月預期信貸虧損
Watch list	Debtor frequently repays after due dates but usually settle in full	Lifetime ECL - not credit-impaired	12m ECL
觀察名單	債務人經常於到期日之後悉數還款	全期預期信貸虧損 — 無信貸減值	12個月預期信貸虧損
Doubtful	There have been significant increases in credit risk since initial recognition through information developed internally or external resources	Lifetime ECL - not credit-impaired	Lifetime ECL - not credit-impaired
可疑類	根據內部所得資訊或外部資源,信貸 風險自初始確認以來顯著增加	全期預期信貸虧損 — 無信貸減值	全期預期信貸虧損 — 無信貸減值
Loss	There is evidence indicating the asset is credit-impaired	Lifetime ECL - credit- impaired	Lifetime ECL - credit- impaired
虧損	有證據顯示資產出現信貸減值	全期預期信貸虧損 — 信貸減值	全期預期信貸虧損 — 信貸減值
Write-off	There is evidence indicating that the debtor is in severe financial difficulty and the Group has no realistic prospect of recovery	Amount is written-off	Amount is written-off
撤銷	有證據顯示債務人陷入嚴重財務困難, 且本集團並無收回款項的實際可能	撇銷金額	撇銷金額

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

36. 金融工具(續) **36. FINANCIAL INSTRUMENTS (Continued)** (b) Financial risk management objectives and (b) 財務風險管理目標及政策(續) policies (Continued) (iv) Credit risk and impairment assessment (iv) 信貸風險及減值評估(續) (Continued) 下表詳述本集團須進行預 The tables below detail the credit risk 期信貸虧損評估的金融資 exposures of the Group's financial assets and financial guarantee contracts which are subject 產及財務擔保合約信貸風 to ECL assessment: 臉: External Internal 2023 2022 Gross carrying credit credit Gross carrying rating rating 12m or lifetime ECL Note amount 索一一在 amount 外部 內部 信貸評級 附註 信貸評級 12個月或全期預期信貸虧損 賬面總額 HK\$′000 HK\$′000 <u>千港元</u> 千港元 HK\$'000 HK\$'000 千港元 千港元 Financial assets at amortised costs 按攤銷成本計量的金融資產 Bank balances 27 BB+ to AA-N/A 12m ECL 4,115 2,157 不適用 12個月預期信貸虧損 BB+至AA-銀行結餘 2.373 Deposits and other receivables 25 N/A (Note 1) 12m ECL 3.464 12個月預期信貸虧損 不適用 按金及其他應收款項 (附註1) Lifetime ECL 18,318 20,691 21,148 24,612 全期預期信貸虧損 Trade receivables Lifetime ECL (Provision matrix) 8,019 25 N/A (Note 2) 16,760 不適用 全期預期信貸虧損(撥備矩陣) 應收交易款項 (附註2) 7,832 2,559 Contract assets 26 N/A (Note 2) Lifetime ECL **「**適用 全期預期信貸虧損 (附註2) 合約資產 Financial guarantee contracts (Note 3) N/A Low risk 3.600 39 12m FCL 財務擔保合約(附註3) 不適用 12個月預期信貸虧損 低風險 Notes: 附註: (1) The credit quality of the financial assets is (1)金融資產並未逾期且並無 considered to be low risk when they are not past 資料表明金融資產自初始 確認以來出現信貸風險大 due and there is no information indicating that the financial assets had a significant increase in credit 幅度增加的情況下,其信 risk since initial recognition. Otherwise, the credit 貸質素被視為低風險。否 則,金融資產的信貸質素 quality of the financial assets is considered to be doubtful. 被視為可疑。 For trade receivables and contract assets, the Group 就應收交易款項及合約資 (2)(2)has applied the simplified approach in HKFRS 9 to 產而言,本集團已應用香 measure the loss allowance at lifetime ECL. 港財務報告準則第9號的簡 化方法按全期預期信貸虧 損計量虧損撥備。

(3) For financial guarantee contracts, the gross carrying amount represents the maximum amount the Group has guaranteed under the respective contracts. (3) 就財務擔保合約而言,賬 面總值指本集團根據有關 合約擔保的最高金額。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

36. FINANCIAL INSTRUMENTS (Continued)

- 36. 金融工具(續)
- (b) Financial risk management objectives and policies (Continued)

(iv) Credit risk and impairment assessment (Continued)

As part of the Group's credit risk management, the Group uses debtors' aging to assess the impairment for its customers in relation to its operation because these customers consist of a large number of small customers with common risk characteristics that are representative of the customers' abilities to pay all amounts due in accordance with the contractual terms. The following table provides information about the exposure to credit risk for trade receivables which are assessed on a collective basis by using provision matrix within lifetime ECL (not credit-impaired).

Set out below is the information about the credit risk exposure on the Group's trade receivables using a provision matrix:

- (b) 財務風險管理目標及政策(續)
 - (iv) 信貸風險及減值評估(續)

下表載列本集團使用撥備 矩陣計算的應收交易款項 的信貸風險資料:

通知器畫基本的設備」 「一個人」 「一」 「一」 「一」 「一」 「一」 「一」 「一」 「一		Average loss rate 平均虧損率	2023 二零二三年 Trade receivables 應收 交易款項 HK\$'000 千港元	ECL 預期 HK\$′000 千港元	Average loss rate 平均 虧損率	2022 二零二二年 Trade receivables 應收 交易款項 HK\$'000 千港元	ECL 預期 信貸虧損 HK\$'000 千港元
Current Past due — 1 to 3 months — 3 to 6 months — Over 6 months	即期 逾期 ——至三個月 ——超過三個月 ——超過三個月	0.73% 1.24% 10.71%	1,644 2,859 3,516	12 36 _ 376	1.35% 3.41% 4.07% 10.16%	7,939 3,516 129 5,176	107 120 5 526
Subtotal	小計		8,019	424		16,760	758

The estimated loss rates are estimated based on historical observed default rates over the expected life of the debtors and are adjusted for forward-looking information that is available without undue cost or effort. 估計虧損率基於債務人預 期年期內過往觀察所得違 約率估計,並就毋須付出 不必要成本或努力即可取 得之前瞻性資料進行調整。

36. FIN/	36. FINANCIAL INSTRUMENTS (Continued)		. 金融工具(續)	
(b)	Financial risk management policies (Continued)	objectives and	(b) 財務国	(b) 財務風險管理目標及政策()	
	(iv) Credit risk and impairm (Continued)	ent assessment	(iv) 信	言貸風險及減值	直評估(續)
	The following tables sho in lifetime ECL that has b trade receivables under sim	een recognised for	家	□表顯示已根據 就應收交易款項 用預期信貸虧損	頁確認的全
			Lifetime ECL not credit- impaired 全期預期 信貸虧損 (無信貸減值) HK\$'000 千港元	Life time ECL (credit- impaired) 全期預期 信貸虧損 (信貸減值) HK\$'000 千港元	Total 總計 HK\$'000 千港元
	As at 1 January 2022 Changes due to financial instruments recognised as at 1 January 2022:	於二零二二年一月一日 因於二零二二年一月一日 確認金融工具而出現的 變動:	1,375		1,375
	 Impairment recognised Impairment losses reversed New financial assets originated or purchased 	— 已確認減值 — 減值虧損撥備 源生或購入的新金融資產	57 (906) 232		57 (906) 232
	As at 31 December 2022 Changes due to financial instruments recognised as at 1 January 2023:	於二零二二年十二月三十一日 因於二零二三年一月一日確認 金融工具而出現的變動:	758	-	758
	 Transfer to credit-impaired Impairment recognised Impairment losses reversed New financial assets originated or purchased 	— 轉撥至信貸減值 — 已確認減值 — 減值虧損撥備 源生或購入的新金融資產	(14) 2 (543) 69	14 138 —	— 140 (543) 69
	As at 31 December 2023	於二零二三年十二月三十一日	272	152	424

36.	FIN	ANC	CIAL INSTRUMENTS (Continued)	36.	金鬲	東工具	【(續)
	(b)		ancial risk management objectives and cies (Continued)		(b)	財務	5風險管理目標及政策(續)
		(iv)	Credit risk and impairment assessment (Continued)			(iv)	信貸風險及減值評估(續)
			Changes in the loss allowance for trade receivables are mainly due to:				應收交易款項虧損撥備變 動主要由於:
							2023 二零二三年

		- 令 - 二 十	
		(Decrease)	(Decrease)
		increase in	increase in
		12M ECL	Lifetime ECL
		12個月預期	全期預期
		信貸虧損	信貸虧損
		(無信貸減值)	(減少)增加
		HK\$'000	HK\$'000
		千港元	千港元
Further impairment on trade	應收交易款項的		
receivables	進一步減值	2	138
Settlement in full of trade	全數支付應收交易		
receivables	款項	(543)	
New financial assets originated or	源生或購入的		
purchased	新金融資產	69	

		2022 二零二二年			
		(Decrease) increase in 12M ECL 12個月預期 信貸虧損 (減少)增加 HK\$'000 千港元	(Decrease) increase in Lifetime ECL 全期預期 信貸虧損 (減少)增加 HK\$'000 千港元		
Settlement in full of deposit and other receivables New financial assets originated or	全數支付按金及 其他應收款項 源生或購入的	(906)	_		
purchased	新金融資產	232	_		

36.	FIN		CIAL INSTRUMENTS	(Continued)	36. 金融工具	具(續)	
	(b)		ancial risk managemen cies (Continued)	t objectives and	(b) 財務	§ 風險管理目標 Ø	及政策(續)
		(iv)	Credit risk and impair	nent assessment	(iv)	信貸風險及減	值 評 仕 (/ / / / / / / / / / / / / / / / / /
		(1•)	(Continued)	nent assessment	(10)	пдцтд	
			The following tables sho ECL that has been recog other receivables:			下表顯示就按 收款項確認的 損的變動:	
			other receivables.		12M ECL 12個月 預期信貸 虧損 HK\$'000 千港元	Lifetime ECL (credit- impaired) 全期預期 信貸虧損 (信貸減值) HK\$'000 千港元	Total 總計 HK\$'000 千港元
			As at 1 January 2022 Changes due to financial instruments recognised as at 1 January 2022: — Impairment losses	於二零二二年一月一日 因於二零二二年一月一日 確認金融工具而出現的 變動: — 減值虧損撥備	2,548	2,059	4,607
			reversed — Transfer to credit-	轉撥至信貸減值	(222)	(2,059)	(2,281)
			impaired New financial assets	源生或購入的新金融	(2,323)	2,323	가 위원 및 영화 및 영화 탄약 및 한 것 및 등 명 같이 및 일 및 및 명 및 명 문자 및 단 및 및 명 및 및 및 및 및 및 및 및 및 및 및 및 및 및 및
			originated or purchased	資產	7	3,942	3,949
			As at 31 December 2022 Changes due to financial instruments recognised as	於二零二二年十二月 三十一日 因於二零二三年一月一日 確認金融工具而出現的	10	6,265	6,275
			at 1 January 2023: — Impairment recognised — Impairment losses	變動: —已確認減值 —已撥回減值虧損	46	3,313	3,359
			reversed		(3)	(2,392)	(2,395)
			New financial assets originated or purchased	源生或購入的新金融 資產	72	2,883	2,955
			As at 31 December 2023	於二零二三年十二月 三十一日	125	10,069	10,194

36.	FINANCIAL INSTRUMENTS (Continued)				. 金融工具(續)		
	(b)		ancial risk management objectives and cies (Continued)		(b)	財務風險管理目標及政策(續)	
		(iv)	Credit risk and impairment assessment (Continued)			(iv) 信貸風險及減值評估(續)	
			Changes in the loss allowance for trade and receivables are mainly due to:			應 收 交 易 及 款 項 虧 損 撥 備 變 動 主 要 由 於 :	
						2023	

		(Decrease) increase in 12M ECL 12個月預期 信貸虧損 (減少)增加 HK\$'000 千港元	(Decrease) increase in Lifetime ECL 全期預期 信貸虧損 (減少)增加 HK\$′000 千港元
Further impairment on other receivables Settlement in full of deposit and other receivables Impairment for new deposit and other receivables	其他應收款項的進一 步減值 全數支付按金及 其他應收款項 新按金及其他應收 款項減值	46 (3) 72	3,313 (2,392) 2,883

		202 二零二	
臺灣東美國 臺灣 臺灣 臺灣 臺灣 臺灣 臺灣 臺灣 臺灣 臺灣 臺灣		(Decrease) increase in 12M ECL 12個月預期 信貸虧損 (減少)増加 HK\$'000 千港元	(Decrease) increase in Lifetime ECL 全期預期 信貸虧損 (減少)增加 HK\$'000 千港元
Settlement in full of deposit and other receivables Impairment for new deposit and other receivables	全數支付按金及 其他應收款項 新按金及其他應收 款項減值	(222) 7	(2,059) 3,942

36. FINA	ANCIAL INSTRUMENTS (Continued) 36. 金融	また。 (續)
	Financial risk management objectives and (b) policies (Continued)	財務風險管理目標及政策(續)
	(iv) Credit risk and impairment assessment (Continued)	(iv) 信貸風險及減值評估(續)
	The following tables shows the movement in ECL that has been recognised for contract assets:	下表顯示已確認合約資產 的預期信貸虧損的變動情 況:
		HK\$′000 千港元
	New financial assets originated or 源生或購入的新金融 purchased	e資產 77
	As at 31 December 2023 於二零二三年十二月3	三十一日 77
	Changes in the loss allowance for contract assets are mainly due to:	合約資產的虧損撥備主要 由於:
		20232022二零二三年二零二二年IncreaseIncrease(decrease) inIfetime ECLnot credit-Infetime ECLnot credit-not credit-impaired全期預期信貸虧損增加(減少)無信貸減值HK\$'000HK\$'000千港元千港元
	New contract assets originated or 源生或購入的新合約 purchased 資產	77 —

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

36. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

(v) Liquidity risk

The Group's policies are to regularly monitor the current and expected liquidity requirements, and to ensure that it maintains sufficient reserves of cash and available banking facilities to meet its liquidity requirements in the short and longer term.

The following table details the Group's remaining contractual maturity for its financial liabilities. The table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. Specifically, bank borrowings with a repayment on demand clause are included in the earliest time band regardless of the probability of the banks choosing to exercise their rights. The maturity dates for other non-derivative financial liabilities are based on the agreed repayment dates.

36. 金融工具(續)

(b) 財務風險管理目標及政策(續)

(v) 流動資金風險

本集團政策為定期監控當 前及預期流動資金需求, 確保有足夠現金儲備及可 動用銀行融資滿足短期及 長期流動資金需求。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

36. FINANCIAL INSTRUMENTS (Continued)

36. 金融工具(續)

(b) Financial risk management objectives and policies (Continued)

(v) Liquidity risk (Continued)

The table includes both interest and principal cash flows. To the extent that interest flows are floating rate, the undiscounted amount is derived from interest rate curve at the end of the reporting period.

- (b) 財務風險管理目標及政策(續)
 - (v) 流動資金風險(續)

該表格同時包括利息及本 金之現金流量。以利息流 按浮動利率計息為限,未 貼現金額乃自報告期末之 利率曲綫得出。

		Interest rate 利率	On demanded less than 1 year 按要求 少於1年 HK\$'000 千港元	Between 1 to 5 years 1至5年 HK\$'000 千港元	Total undiscounted cashflow 總計未貼 現現金流 HK\$'000 千港元	Carrying amount 版面值 HK\$'000 千港元
At 31 December 2023	於二零二三年					
Trade payables	十二月三十一日 應付交易款項	N/A				
Lease liabilities	租賃負債	不適用 6.49% to 7.41%	12,857	-	12,857	12,857
Borrowings	借款	6.49%至7.41% 0% to 24%	1,185	922	2,107	1,942
Other payables and accruals	其他應付款項	0%至24% N/A	36,454		36,454	33,445
	及應計費用	不適用	5,228		5,228	5,228
			55,724	922	56,646	53,472
		Interest rate 利率	On demanded less than 1 year 按要求 少於1年 HK\$*000 千港元	Between 1 to 5 years 1至5年 HK\$'000 千港元	Total undiscounted cashflow 總計未貼 現現金流 HK \$ '000 千港元	Carrying amount 賬面值 HK\$*000 千港元
At 31 December 2022	於二零二二年					「「私の目見」、
Trade payables	── ── 十二月三十一日 應付交易款項	0% to 10%				
Lease liabilities	租賃負債	0%至10% 4.75% to 8.8%	23,354	-	23,354	23,354
Borrowings	借款	4.75%至8.8% 0% to 24%	1,238	_	1,238	1,197
Other payables and accruals	其他應付款項	0%至24% N/A	32,910	629	33,539	32,071
	及應計費用	不適用	10,047	_	10,047	10,047
			67,549	629	68,178	66,669

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

36. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

(v) Liquidity risk (Continued)

The amounts included above for variable interest rate instruments are subject to change if changes in variable interest rate differ to those estimates of interest rates determined at the end of the reporting period.

(c) Fair value measurements of financial instruments

Some of the Group's financial instruments are measured at fair value for financial reporting purposes.

In estimating the fair value, the Group uses marketobservable data to the extent it is available. Where Level 1 inputs are not available, the management would establish the appropriate valuation techniques and inputs to the valuation model or to engage third party qualified valuers to perform the valuation.

36. 金融工具(續)

(b) 財務風險管理目標及政策(續)

(v) 流動資金風險(續)

倘可變利率與報告期末釐 定的該等利率估計不同, 上述金額可予變動。

(c) 金融工具之公允值計量

就 財 務 報 告 目 的 而 言,本 集 團 若干 金 融 工 具 按 公 允 值 計 量。

於估計公允值時,本集團使用 可獲得的市場可觀察數據。倘 若並無第一級輸入數據,管理 層將設立模式適用之估值技巧 及輸入數據或聘請第三方和資 格估值師進行估值。

;)	Fair value measurements of financial instruments (Continued)		(c)	上煽金	具之公允值言	十量(續)
	Fair value of the Group's financial assets are measured at fair value on a recurring basis				按經常性基 金融資產之	
	Some of the Group's financial assets are mean at fair value at the end of each reporting p The following table gives information about he fair values of these financial assets are deter (in particular, the valuation technique(s) and used).	period. bw the mined		期 末 按 有 關 如 允 值 (尤	部份金融資 公允值計量 (可釐定該等 (其是所使用 數據)之資料	。下表提 金融資產]的估值技
			三年十 Le 第 HK\$		t 31 Decem ──日之公允 Level 3 第三級 HK\$′000 千港元	
	Financial assets at以公允值計入FVTPL損益的金融資產— Life insurance policy— 按公允值計入at FVTPL壽險保單				5.226	5,22

		HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元
Financial assets at FVTPL	以公允值計入損 益的金融資產				
 Unlisted equity instruments at FVTPL 	 按公允值計入 非上市權益 工具股份 	_	_	60	60
 Life insurance policy at FVTPL 	— 按公允值計入 壽險保單	_	_	5,119	5,119
		_	_	5,179	5,179

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

36. FINANCIAL INSTRUMENTS (Continued) 36. 金融工具(續)

(c) Fair value measurements of financial instruments (Continued)

basis (Continued)

(c) 金融工具之公允值計量(續)

Fair value of the Group's financial assets that本集團按經常性基準以公允值are measured at fair value on a recurring計量之金融資產之公允值(續)

Financial assets 金融資產			Fair value hierarchy 公允值層級	Valuation technique(s) and key input(s) 估值技術及主要輸入數據	Significant unobservable input(s) 重大不可觀察輸入數據	
	31 December 2023 二零二三年 十二月三十一日	31 December 2022 二零二二年 十二月三十一日				
Unlisted equity instruments at FVTPL	Nil	Approximately HK\$60,000	Level 3	Market approach <i>(note a)</i>	 (i) The market price of in the same or a similar line of business (Note 1) 	
按公允值計入非上市權益 工具股份			第三級	市場法 <i>(附註a)</i>	 (i) 相同或類似業務的市場價格 (附註1) (ii) Based on circumstances unique, additional factors have been considered (ii) 根據特殊情況,已考慮其他因素 	
Life insurance policy at FVTPL	Approximately HK\$5,226,000	,226,000 HK\$5,119,000 life insured persons		Based on credit rating, ages of life insured persons and the discount rate <i>(note b)</i>		
按公允值計入損益之 壽險保單	約5,226,000港元	約5,119,000港元	第三級	根據信貸評級、被保險人年齡 及貼現率計算(附註b)	退保價值 <i>(附註2)</i>	
Notes:				附註:		
measured by	e of the unliste the independen sing market appro	t valuer based		<u>Ň</u>	上市股本投資之公允值乃由獨 估值師根據第三層級採用市場 計量。	
b) The surrender by the insuran	value of the life ce company.	insurance policy	is provided	b) 保	單的退保價值由保險公司提供。	
	ere no transfers between levels of fair value in the current and prior years.				■度及過往年度,公允值 間並無轉移。	
There was no ch current and prior	-	tion techniqu	ies in the		₣度及過往年度的估值技 變動。	
lower while a carrying amou	per 2022, if the n Ill other variable Int of unlisted ea a/decrease by HK	s were held co quity instrument	onstant, the s at FVTPL	市 變 損 將	二零二二年十二月三十一日,倘 「價上升/下跌5%,而所有其他 數維持不變,則按公允值計入 自益的非上市權益工具的賬面值 5 增加/減少3,000港元/3,000 元。	

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

36 .	FINANCIAL INSTRUMENTS (Continued) 3					金鬲	金融工具(續)				
	(c)		r value measurements truments (Continued)	s of financial		(c)	金融工具	具之公允值計	量(續)		
		are	r value of the Group's f measured at fair value sis (Continued)					按經常性基準 金融資產之公			
		Note	es: (Continued)				附註:(續)			
		(2)	(2) At 31 December 2023, if the surrender value was 5% (2022: 5%) higher/lower while all other variables were held contract, the carrying amount of the life insurance policy at FVTPL would increase/decrease by HK\$261,000/ HK\$261,000 (2022: increase/decrease by HK\$259,000/ HK\$259,000).			(2) 於二零二三年十二月三十一 倘退保價值上升/下降5%(二二年:5%),而所有其他變 持有合約,則按公平值計入 的人壽保單的賬面值將增加, 少261,000港元/261,000港元 零二二年:增加/減少259,000 元/259,000港元)。					
		c)	Reconciliation of Level 3 fa financial instruments on recurr					≝常性基準計量的 E級公允值計量的			
						Life insurance policy at FVTPL 按公允值 计入損法定 HK\$'000 千港元	Unlisted equity instruments at FVTPL 按公允值 計入非上市 權益工具 股份 HK\$'000 干港元	Total 總計 HK\$'000 千港元			
			At 1 January 2022 Exchange realignment Fair value changes	於二零二二年一月一日 匯兑調整 公允值調整			5,027 6 86	226 (18) (148)	5,253 (12) (62)		
			At 31 December 2022 Exchange realignment Fair value changes Impairment losses	於二零二二年十二月三 匯兑調整 公允值調整 減值虧損	+		5,119 2 105 —	60 — — (60)	5,179 2 105 (60)		
			At 31 December 2023	於二零二三年十二月三-	十一日		5,226	가 가 있 것 있다. 1 : : : : : : : : : : : : : : : : : : :	5,226		
	During the year ended 31 I provided fair value losses of t of an amount of approximate losses approximately of HK		During the year ended 31 provided fair value losses of t of an amount of approximate losses approximately of HKS profit or loss during the year e	he financial assets of FVTPL ely HK\$60,000. A fair value \$62,000 was recognised in			日」 入 打 虧 打 二 二 公 グ	載至二零二三年- 上年度,本集團 員益之金融資產 員約60,000港元- 二年十二月三十- 亡值虧損約62,00 中確認。	t按公允值計 計提公允值 於截至二零 日止年度,		
			The Directors consider that financial assets and financial amortised cost in the conso	cial liabilities recorded at			列方	事認為,本集團技 於綜合財務報表之 29111111111111111111111111111111111111	之金融資產及		

approximate their fair values.

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

37. RECONCILIATION OF LIABILITIES ARISING 37. 融資活動產生的負債對賬 FROM FINANCING ACTIVITIES

The table below details changes in the Group's liabilities arising from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are those for which cash flows were, or future cash flows will be, classified in the Group's consolidated statement of cash flows as cash flows from financing activities: 下表詳述本集團融資活動產生的負 債變動,當中包括現金及非現金變 動。自融資活動產生的負債為於本 集團綜合現金流量表分類為融資活 動所得現金流量的現金流量或將會 分類的未來現金流量:

		Other borrowings	Bank borrowings	Lease liabilities	Finance cost included in other payable 計入其他應 付款項的融	Total
		其他借款	銀行借款	租賃負債	資成本	總計
슻탒븮햜츃슻슻깇륗뭑궑맔놰뤅 뤏혇뤣햜홂븮슻큲칗욚첀쐥곜넊 멙븧쥳걙깆끹祥퉳홵킛큟닅乡냬	●会議会会会会会会会会会会会会会会会会会会会会会会会会会会会会会会会会会会会	HK\$'000 千港元	HK\$′000 千港元	HK\$'000 千港元	HK\$'000 千港元	HK\$'000 千港元
At 1 January 2022	於二零二二年一月一日	_	5,809	4,042	_	9,851
Interest expense	利息開支	1,176	329	185	947	2,637
Proceeds from borrowings	借款所得收益	33,792	167	_	_	33,959
Repayment of lease liabilities	償還租賃負債	_	_	(2,928)	_	(2,928)
Exchange realignment	匯兑調整	_	_	(102)	_	(102)
Repayment of borrowings and	償還借款及融資成本					
finance costs	상값 ⁵ 1977 197	(8,676)	(526)	_	(47)	(9,249)
At 31 December 2022	於二零二二年十二月三十一日	26,292	5,779	1,197	900	34,168
(2)年代現代にの成務条件						
Interest expense	利息開支	4,254	186	115	427	4,982
Proceeds from borrowings	借款所得收益	19,560	5,893	_	_	25,453
Financial guarantee service	財務擔保服務收入					
income		(54)	_	_	_	(54)
Addition to new leases	納入新租賃	—	_	2,365	_	2,365
Repayment of lease liabilities	償還租賃負債	_	_	(1,663)	_	(1,663)
Exchange realignment	匯兑調整	_	(26)	(72)	_	(98)
Repayment of borrowings and finance costs	償還借款及融資成本	(18,580)	(9,859)	_	(1,327)	(29,766)
At 31 December 2023	於二零二三年十二月三十一日	31,472	1,973	1,942		35,387

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

38. MAJOR NON-CASH TRANSACTIONS

During the year ended 31 December 2023, the Group entered into new lease agreements for the use of rightof-use assets. On the lease commencement, the Group recognised right-of-use assets and lease liabilities of approximately HK\$1,814,000 and HK\$1,814,000 respectively.

During the year ended 31 December 2023, the Group entered into a new lease agreement for the property, plant and equipment. On the lease commencement, the Group recognised property, plant and equipment use assets and lease liabilities of approximately HK\$777,000 and HK\$551,000 respectively.

During the year ended 31 December 2023, the Group charged the financial guarantee service fee to a related company, Ye Chuang Limited ("**Ye Chuang**") by direct debit to the loan from a related company of HK\$54,000.

39. RELATED PARTY TRANSACTIONS

(a) During the year, the Group entered into the following material transaction with a related party:

38. 主要非現金交易

截至二零二三年十二月三十一日止年 度,本集團就使用權資產的使用訂立 新租賃協議。於租賃開始時,本集 團確認使用權資產及租賃負債分別 約1,814,000港元及1,814,000港元。

於截至二零二三年十二月三十一日止 年度,本集團就物業、廠房及設備訂 立新租賃協議。於租賃開始時,本 集團確認物業、廠房及設備使用資 產及租賃負債分別約777,000港元及 551,000港元。

於截至二零二三年十二月三十一日止 年度,本集團透過直接借記關連公 司貸款54,000港元向關連公司,燁 創有限公司(「燁創」)收取財務擔保服 務費。

39. 關聯方交易

(a) 年內,本集團與一名關連方進 行以下重大交易:

2022

2022

關聯方名稱 交易性質	千港元	HK\$′000 千港元
Ye Chuang Company Financial guarantee serv Limited ("Ye Chuang") fee income 燁創有限公司(「燁創」) 財務擔保服務費收入	vice 54	

On 31 May 2023, LMP International Limited, an indirect wholly owned subsidiary of the Company, entered into a financial guarantee service agreement to a related company, Ye Chuang for providing financial guarantee service by pledging of the Group's building and investment properties to a financial institution to secure a loan of HK\$3,600,000 borrowed by Ye Chuang. The transaction was conducted at terms and conditions mutually agreed between the related party.

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

39. RELATED PARTY TRANSACTIONS (Continued)

39. 關聯方交易(續)

- (b) During the year, saved as disclosed in elsewhere of the consolidation financial statements, the Group entered into the following material transactions with related parties:
- (b) 年內,除綜合財務報表其他部 分披露外,本集團與關聯方進 行以下重大交易:

。保護總部務局的。 保護國務委員會委員。 法國務委員會委員會委員 法監察局部務委員會委員。 法監察局部務委員會委員 了。成功在成務選擇委員 等項目的目標委員會委委員。		Note 附註	2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元
Amount due from Mr. Wong:	應收王先生的金額:			
Balance as at 1 January/31 December	截至一月一日/ 十二月三十一日 的餘額	(1)	_	_
Maximum amount outstanding during the year	年內未償還的 最高金額	(1)	-	11,865
Loan from a related company:	來自一間關連 公司的貸款:			
Ye Chuang	燁創	(2)	5,046	

Note:

2

- The Group made advance payments to Mr. Wong during the year ended 31 December 2022, which were all repaid by Mr. Wong before 31 December 2022. The aforesaid advance payments to Mr. Wong were unsecured, interest free and repaid by Mr. Wong in a period ranging from one to three months.
 - Ms. Yu Wing Yan, the spouse of Mr. Leung Tat Chi, a director of the Group's subsidiary, is the director and ultimate beneficial owner of Ye Chuang. The loan is secured, interest-free and repayable on demand.

(c) Key management compensation

Details of the compensation of key management personnel of the Group, who are the executive directors, are disclosed in Note 13 to the consolidated financial statements. 附註:

- 本集團於截至二零二二年十二 月三十一日止年度向黃先生支付 了預付款,黃先生於二零二二年 十二月三十一日之前全部償還。 上述向黃先生支付的預付款為無 抵押、免息並由黃先生於一至三 個月期間償還。
- 余穎茵女士為本集團附屬公司董 事梁達智先生之配偶,為燁創之 董事及最終實益擁有人。該貸款 為有抵押、免息及須按要求償還。

(c) 本公司主要附屬公司詳情

本集團身為執行董事的主要管 理人員薪酬詳情於綜合財務報 表附註13披露。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

40. RETIREMENT BENEFITS PLANS

Defined contribution plans

The Group operates a Mandatory Provident Fund Scheme for all qualifying employees in Hong Kong. Under the scheme, the employer and its employees are each required to make contributions to the plan at 5% of the employees' relevant income, subject to a cap of monthly relevant income of HK\$30,000. The assets of the schemes are held separately from those of the Group, in funds under the control of trustees. The Group contributes 5% of relevant payroll costs to the scheme, which contribution is matched by employees.

The employees of the Group's subsidiaries PRC are members of a state-managed retirement benefit scheme operated by the PRC Government. The subsidiaries are required to contribute 14% of payroll costs to the retirement benefit scheme to fund the benefits. The only obligation of the Group with respect to the retirement benefit scheme is to make the specified contributions.

The total expense recognised in profit or loss of approximately HK\$2,423,000 (2022: approximately HK\$2,991,000) represents contributions paid and payable to these plans by the Group at rates specified in the rules of the plans. As at 31 December 2023, contributions of approximately HK\$22,500 (2022: approximately HK\$31,200) due in respect of the year ended 31 December 2023 had not been paid over to the plans. The amounts were paid subsequent to the end of the reporting period.

At 31 December 2023 and 2022, the Group had no forfeited contribution available to reduce its contributions to the retirement benefits schemes in future years.

40. 退休福利計劃

定額供款計劃

本集團為香港所有合資格僱員設立 強制性公積金計劃。根據該計劃, 僱主及僱員各自均須按僱員有關收 入的5%向該計劃作出供款,而每月 有關收入的上限為30,000港元。該 等計劃的資產與本集團的資產分開 持有,以基金形式由受托人控制。本 集團向該計劃作出之供款為有關薪 金成本5%,與僱員之供款相同。

本集團中國附屬公司的僱員為中國 政府營運的國家管理退休福利計劃 的成員。附屬公司須按工資成本的 14%向退休福利計劃供款,為福利 提供資金。本集團就退休福利計劃 的唯一責任為作出指定供款。

於損益中確認的開支總額約2,423,000 港元(二零二二年:約2,991,000港元) 指本集團有關計劃規則規定的比率 已付及應付該等計劃的供款。於二 零二三年十二月三十一日,尚未向有 關計劃支付截至二零二三年十二月 三十一日止年度應繳供款約22,500港 元(二零二二年:約31,200港元)。於 報告期末後已支付有關款項。

於二零二三年及二零二二年十二月 三十一日,本集團並無已沒收供款可 供扣減未來年度退休福利計劃的供 款。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

40. RETIREMENT BENEFITS PLANS (Continued)

Obligation to pay LSP under Hong Kong Employment Ordinance (Chapter 57)

For the Group's subsidiaries operating in Hong Kong, pursuant to the Employment Ordinance, Chapter 57, the Group has the obligation to pay LSP to qualifying employees in Hong Kong under certain circumstances (e.g. dismissal by employers or upon retirement), subject to a minimum of 5 years employment period, based on the following formula:

Last monthly wages (before termination of employment) \times 2/3 \times Years of service

Last monthly wages are capped at HK\$22,500 while the amount of long service payment shall not exceed HK\$390,000. This obligation is accounted for as a postemployment defined benefit plan.

Furthermore, the Mandatory Provident Fund Schemes Ordinance passed in 1995 permits the Group to utilise the Group's mandatory MPF contributions, plus/minus any positive/negative returns thereof, for the purpose of offsetting LSP payable to an employee (the "offsetting Arrangement").

The Amendment Ordinance was gazetted on 17 June 2022, which abolishes the use of the accrued benefits derived from employers' mandatory MPF contributions to offset the LSP. The Abolition will officially take effect on the Transition Date (i.e., 1 May 2025). Separately, the Government of the HKSAR is also expected to introduce a subsidy scheme to assist employers for a period of 25 years after the Transition Date on the LSP payable by employers up to a certain amount per employee per year.

40. 退休福利計劃(續)

根據香港僱傭條例(第57章)支付長 期服務金的義務

根據香港僱傭條例(第57章),對於本 集團在香港運營的附屬公司,在特 定情況下(例如僱主解僱或退休)有 義務向香港合資格僱員支付長期服 務金,需要滿足至少5年的就業期限, 並按以下公式計算:

最後一個月的工資(終止僱傭前)× 2/3×服務年限

最後一個月工資上限為22,500港 元, 而長期服務金的金額不得超過 390,000港元。該義務被視為一項事 後僱員福利計劃進行核算。

此外,於一九九五年通過的《強制性 公積金計劃條例》准許本集團利用集 團 強 制 性 公 積 金 的 繳 費 金 額 加 上 / 減 去 任 何 正/負 回 報 , 用 於 抵 消 應 向 僱 員 支 付 的 長 期 服 務 金 (「抵 消 安 排|)。

《修訂條例》於二零二二年年六月 十七日刊登憲報,廢除使用僱主強 制性強積金供款產生的應計福利來 抵消長期服務金的做法。廢除將在 過渡日期(即二零二五年五月一日)正 式生效。此外,香港特別行政區政 府預計在過渡日期後的25年內推出 一項補貼計劃,以幫助僱主支付一定 金額的每位僱員每年的長期服務金。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

40. RETIREMENT BENEFITS PLANS (Continued)

Obligation to pay LSP under Hong Kong Employment Ordinance (Chapter 57) (Continued)

Under the Amendment Ordinance, the Group's mandatory MPF contributions, plus/minus any positive/ negative returns, after the Transition Date can continue to be applied to offset the pre-Transition Date LSP obligation but are not eligible to offset the post-Transition Date LSP obligation. Furthermore, the LSP obligation before the Transition Date will be grandfathered and calculated based on the Last monthly wages immediately preceding the Transition Date and the years of service up to that date. The Amendment Ordinance has impact on the Group's LSP liability with respect to employees that participate in MPF Scheme and the Group has accounted for the offsetting mechanism and its abolition as disclosed in Note 2.

LSP obligation

Movements in the present value of unfunded LSP obligation in the current year were as follows:

40. 退休福利計劃(續)

根據香港僱傭條例(第57章)支付長 期服務金的義務(續)

根據修訂條例,在過渡日期後,本集 團的強制性強積金供款供款,加上/ 減去任何正/負收益,可以繼續用 於抵消過渡日期前的長期服務金義 務,但不適用於抵消過渡日期後的 長期服務金義務。此外,過渡日期 前的長期服務金義務將保留,並根 據緊接過渡日期前最後一個月的工 資和截至該日期的服務年限進行計 算。修訂條例對本集團就參與強積 金計劃的僱員承擔的長期服務金負 債有影響,而本集團已就附註2所披 露的抵銷機制及其廢除進行核算。

長期服務金責任

本年度未撥款長期服務金責任現值 變動如下:

		中国市地区の市地区市地区市地区市地区市地区市地区市地区市地区市地区市地区市地区市地区市地区市	2023 二零二三年 HK\$′000 千港元
Opening unfunded obligation Current service cost Interest cost	期 初 未 撥 款 責 任 當 期 服 務 成 本 利 息 成 本		 270 28
Closing unfunded obligation	結清未撥款責任		298

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

40. RETIREMENT BENEFITS PLANS (Continued) 40. 退休福利計劃(續)

LSP obligation (Continued)

The average duration of the benefit obligation at 31 December 2023 is 6 years.

The current service cost and the net interest expense for the year are included in the employee benefits expenses in profit or loss. Of the expenses for the year, HK\$298,000 has been included in administrative expenses.

Significant actuarial assumption for the determination of the LSP obligation is discount rate of 3%. The sensitivity analysis below have been determined based on reasonably possible changes of the respective assumption occurring at the end of the reporting period, while holding all other assumptions constant.

If the discount rate is 100 basis points higher (lower), the LSP obligation would decrease by HK\$74,000 (increase by HK\$66,000).

The sensitivity analysis presented above may not be representative of the actual change in the LSP obligation as it is unlikely that the change in assumptions would occur in isolation of one another as some of the assumptions may be correlated.

長期服務金責任(續)

於二零二三年十二月三十一日,福利 責任的平均期限為6年。

年內即期服務成本及利息開支凈額 計入損益內的僱員福利開支。年內 開支中,298,000港元已計入行政開 支。

釐 定 長 期 服 務 金 責 任 的 主 要 精 算 假 設為貼現率3%。以下敏感度分析乃 根據各假設於報告期末發生的合理 可能變動而釐定,而所有其他假設維 持不變。

倘貼現率上升(下降)100個基點, 則長期服務金責任將減少74,000 港元(增加66,000港元)。

上述呈列之敏感度分析未必能代表 長期服務金責任之實際變動,原因 為若干假設可能相互關聯, 故假設 變動不大可能彼此獨立發生。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

41. PARTICULARS OF PRINCIPAL SUBSIDIARIES 41. 本公司主要附屬公司詳情 OF THE COMPANY

Details of the subsidiaries directly and indirectly held by the Company at the end of the reporting period are set out below: 於報告期末本公司直接及間接持有 的附屬公司詳情載列如下:

Name 名稱	Place of incorporation and type of Principal activities and legal entity place of operation 註冊成立地點及 法人實體類型 主營活動及經營地點		lssued share capital/ registered capital 已發行 股本/註冊資本	Direc	held by the 由本纪 持有之擁有材 tly	公司 霍權益比例 Indire	ctly	Direc		Company 公司 夏權比例 Indire	ctly
				<u>直</u> 招 2023 二零二三年	8 2022 二零二二年	間打 2023 二零二三年	₹ 2022 二零二二年	直 2023 二零二三年	2022	間 2023 二零二三年	€ 2022 二零二二年
Strat Tech Holdings Limited	BVI 英屬處女群島	Investment holding 投資控股	US \$ 1 1美元	100%	100%	-		100%	100%	-	「「「「「「」」」」」」」」」」」」」」」」」」」」」」」」」」」」」」」
Shen You (China) Limited 申酉(中國)有限公司	Hong Kong 香港	Investment holding 投資控股	HK\$10,000,000 10,000,000港元	100%	100%	-		100%	100%		
Tseyu International Trading Company Limited	Hong Kong	Trading of sewing threads and broad categories of garment accessories	HK\$60,000,000	-	_	100%	100%	-	「東一山湯」	100%	100%
至裕國際貿易有限公司	香港	gament duessines 縫紉線和各類服裝輔料貿 易	60,000,000港元				とないの の の の の の の の の の の の の の		· · · · · · · · · · · · · · · · · · ·		
Newchamp Industries Limited 新中港實業有限公司	Hong Kong 香港	Trading of sewing threads 縫紉線貿易	HK\$30,000,000 30,000,000港元	-	_	100%	100%	-	· · · · · · · · · · · · · · · · · · ·	100%	100%
Cheerful Keen Limited 置富健有限公司	BVI 英屬處女群島	Investment holding 投資控股	US\$1 1美元	-	_	100%	100%	-	가~,	100%	100%
Clolab International Limited	Hong Kong	Fashion design and trading of garment accessories	HK\$10,000	-	_	100%	100%	-	14 14 14 14 14 14 14 14 14 14 14 14 14 1	100%	100%
研衣人國際有限公司	香港	時尚設計及服裝輔料貿易	10,000港元								
Thrill Rank Company Limited	BVI 英屬處女群島	Investment holding 投資控股	US\$100 100美元	100%	100%	-	_	100%	100%		_
Diamond Motto Limited	BVI 英屬處女群島	Investment holding 投資控股	US\$300 300美元	100%	100%	-	_	100%	100%	-	_

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

41. PARTICULARS OF PRINCIPAL SUBSIDIARIES 41. 本公司主要附屬公司詳情(續) OF THE COMPANY (Continued)

Name 名稱	Place of incorporation and type of legal entity 註冊成立地點及 法人實體類型	Principal activities and place of operation 主營活動及經營地點	Issued share capital/ registered capital 已發行 股本/註冊資本	Direc	oportion of ownership interest held by the Company 由本公司 持有之擁有權權益比例 irectly Indirectly 直接 間接			Proportion of voting power held by the Company 由本公司 持有之投票權比例 Directly Indirectly 直接 間接			
(1)、日本市市市市市市 (1)、日本市市市市市市市市市市 (1)、日本市市市市市市市市市市市市市市市市市市市市市市市市市市市市市市市市市市市市				2023 二零二三年	2022 二零二二年	2023 二零二三年	2022 二零二二年	2023 二零二三年	2022 二零二二年	2023 二零二三年	2022 二零二二年
LMP International Limited	Hong Kong	Provision of interior design, fitting out and	HK\$1	-	-	100%	100%		-	100%	100%
沛銘國際有限公司	香港	decoration services 提供室內設計、裝修及 裝飾服務	1港元								
Better Dynasty Limited	Hong Kong 香港	Investment holding 投資控股	HK\$10,000 10,000港元	100%	100%		_	100%	100%	-	-
Harbour Equine Limited	Hong Kong 香港	Investment holding 投資控股	HK\$100 100港元	-	_	100%	100%		-	100%	100%
Harbour Equine Pty Ltd	Australia 澳洲	Horse breeding 馬匹育種	AUS\$100 100澳元	-	_	100%	100%		-	100%	100%
Harbour Stallion Pty Ltd	Australia 澳洲	Horse breeding 馬匹育種	AUS\$100 100澳元	-	_	100%	100%		-	100%	100%
Harbour Racing Limited	Hong Kong	Equine management service	HK\$100	100%	100%		_	100%	100%	-	-
Harbour Racing Limited	香港	馬匹管理服務	100港元								
Guangzhou Xinhua thread Company Limited*	PRC	Manufacture and trading of sewing threads and broad categories of	HK\$64,250,000	-	_	100%	100%		-	100%	100%
廣州新華線業有限公司	中國	garment accessories 缝紉線和各類 服裝輔料生產及貿易	64,250,000港元								
申酉辰鑫企業(上海) 有限公司*	PRC	Investment holding	HK\$10,000,000	-	_	100%	100%		-	100%	100%
申酉辰鑫企業(上海) 有限公司*	中國	投資控股	10,000,000港元								1

維港育馬控股有限公司/2023年報 287

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

41. PARTICULARS OF PRINCIPAL SUBSIDIARIES 41. 本公司主要附屬公司詳情(續) OF THE COMPANY (Continued)

Name 名稱	Place of incorporation and type of legal entity 註冊成立地點及 法人實體類型	Principal activities and place of operation 主營活動及經營地點	capital held by the Company 已發行 由本公司 股本/註冊資本 持有之擁有權權益比例			由本公司			oportion of v held by the 由本纪 持有之投票	Company 公司	
				直接	•	間招		Direc 直挂	and the second second	間招	
				2023	2022	2023	2022 二零二二年	2023 二零二三年	2022	2023 二零二三年	2022
杭州新裕線業有限公司	PRC	Selling of sewing threads and broad categories of	RMB500,000	-	-	100%	100%	-	가 있는 것 같은 것 같	100%	100%
杭州新裕線業有限公司	中國	garment accessories 縫紉線和各類服裝輔料貿 易	人民幣500,000 元						망소원으로 가가 가장 가 가 가장 가 가 가 가 가 가 가 가 가 가 가 가 가		
Hua Yu Investment Management Limited**	Hong Kong	Provision of corporate financial advisory services and asset management	HK\$1,750,000	100%	100%		「おお」では、「おお」では、「おお」では、「おん」では、「おん」では、「おん」では、「おん」では、「おん」では、「おん」では、「おん」では、「おん」では、「かん」では、「かん」では、「かん」では、「かん」では、「かん」では、	100%	100%		
華禹投資管理有限公司**	香港	services 提供企業財務諮詢 服務及資產管理服務	1,750,000港元						2.7日本語の 「中心」を 「中心」を 「中心」を 「中心」の 「中心」の 「中心」の 「中心」の 「中心」の 「中心」の 「中心」の 「中心」の 「中心」の 「中心」の 「中心」の 「中心」の 「中心」の 「中心」の 「中心」の 「中心」の 「中心」の 「一心」の 「一心」の		

None of the subsidiaries had issued any debt securities at the end of the year.

- * Registered as wholly-foreign-owned enterprises under PRC law.
- ** Hua Yu was acquired during the year ended 31 December 2022. Details are disclosed in Note 33 to the consolidated financial statements.

截 至 年 底 , 概 無 附 屬 公 司 發 行 任 何 債 務 證 券 。

- * 根據中國法律註冊為外商獨資企業。
- ** 華禹於截至而二零二二年十二月三十一 日止年度被收購。詳情於綜合財務報表 附註33披露。

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

42. STATEMENT OF FINANCIAL POSITION AND 42. 本公司財務狀況及儲備表 RESERVES OF THE COMPANY

		2023 二零二三年	2022 二零二二年
		— — — — — — — — — — — — — — — — — — —	_ <> + HK\$'000
自動業務営業を 新工業人工業内容。		千港元	千港元
NON-CURRENT ASSETS	非流動資產		
Property, plant and equipment	物業、廠房及設備	94	197
Right-of-use assets	使用權資產	320	127
Financial assets at FVTPL	以公允值計入損益的金融資產	-	60
Investments in subsidiaries	於附屬公司的投資	14,900	14,900
2019년 2019년 2019년 2019년 2019년 2019년 2019년 2019년 2019년 2019년 2019년 2019년 2019 2019년 2019년 201		15,314	15,284
CURRENT ASSETS	流動資產		
Amounts due from subsidiaries (Note)		19,717	81,043
Prepayments, deposit and other	預付款項、按金及其他應收	,	01,010
receivables	款項	275	444
Cash and cash equivalents	現金及現金等價物	3,245	316
		23,237	81,803
CURRENT LIABILITIES	流動負債		
Other payables and accruals	<u>加勤員員</u> 其他應付款項及應計費用	2,934	3,311
Borrowings	借款	2,334	26,292
Lease liability	租賃負債	301	135
		29,661	29,738
이 전 가 없 것 같아요. 같이 있다. 같은 것 같은 것 같은 것 같은 것 같이 있다. ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		20,001	20,700
NET CURRENT (LIABILITIES)	流動(負債)資產淨值		
ASSETS		(6,424)	52,065
TOTAL ASSETS LESS CURRENT LIABILITIES	資產總值減流動負債	8,890	67,349
NON-CURRENT LIABILITIES	非流動負債		
Retirement benefit obligation	退休金福利責任	63	—
Lease liabilities	租賃負債	52	_
		115	
NET ASSETS	資產淨值	8,775	67,349

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

42. STATEMENT OF FINANCIAL POSITION AND 42. 本公司財務狀況及儲備表(續) **RESERVES OF THE COMPANY (Continued)**

TOTAL EQUITY	權益總額	8,775	67,349
Reserves	儲備	(11,682)	46,892
CAPITAL AND RESERVES Share capital	股本及儲備 股本	20,457	20,457
		2023 二零二三年 HK\$′000 千港元	2022 二零二二年 HK\$'000 千港元

The Company's statement of financial position was approved and authorised for issue by the Board on 28 March 2024 and are signed on its behalf by:

> Wong Kwok Wai, Albert 黃國偉先生 Director 董事

董事會於二零二四年三月二十八日批 准並授權刊發本公司財務狀況表, 並由以下董事代表簽署:

Leung King Yue, Alex 梁景裕先生 Director 董事

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

42. STATEMENT OF FINANCIAL POSITION AND RESERVES OF THE COMPANY (Continued) 42. 本公司財務狀況及儲備表

Movement in the Company's reserves

本公司儲備變動

注観的規模は 注観の規模は 本 の規模など に の に の に の の に の の の の の の の の の の の の の		Share capital 股本 HK\$'000 千港元	Share premium 股份溢價 HK\$'000 千港元	Share option reserve 購股權儲備 HK\$'000 千港元	Accumulated losses 累計虧損 HK\$'000 千港元	Total 總計 HK\$'000 千港元
At 1 January 2022	於二零二二年一月一日	20,457	130,674	1,155	(64,520)	87,766
Recognition of equity settled share-based payment	確認以權益結算的股份 支付 <i>(附註31)</i>			.,	(-))	- 1,
(Note 31)		_	_	3,787	_	3,787
Loss for the year	年內虧損	_		_	(24,204)	(24,204)
At 31 December 2022 and 1 January 2023	於二零二二年十二月 三十一日及二零					
	二三年一月一日	20,457	130,674	4,942	(88,724)	67,349
Loss for the year	年內虧損	-			(58,574)	(58,574)
At 31 December 2023	於二零二三年					
AL ST December 2023	<i>於一零一二年</i> 十二月三十一日	20,457	130,674	4,942	(147,298)	8,775

Note: The amounts due from subsidiaries represent fund transfer for the Group's daily operation. The amounts are interest-free, unsecured and repayable on demand.

附註:應收附屬公司款項指已轉至本集團日常 營運之資金。該等款項為免息、無抵押 及須按要求償還。

43. EVENTS AFTER THE REPORTING PERIOD

Subsequent to the end of the reporting period, the Group obtained the letter of intent of extension of the loans facilities from three lenders to extend the utilised loans facilities amounted to approximately HK\$22,300,000 and the unused loans facilities amounted to approximately HK\$13,200,000 for 1 year to 2025.

43. 報告期後事項

報告期末後,本集團自三名貸款人接 獲貸款融資展期意向函,以將已動 用貸款融資約22,300,000港元及未 動用貸款融資約13,200,000港元延期 一年至二零二五年。

Five Year Financial Summary 五年財務摘要

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

A summary of the results and of the assets and liabilities of 下文載列本集團於過往五個財政年度之 the Group for the last five financial years, as extracted from 業績以及資產及負債概要,乃摘錄自已公 the published audited financial statements and restated/ reclassified as appropriate, is set out below:

佈的經審核財務報表,並經適當重列/重 新分類:

				u <mark>ded 31 Decembe</mark> 二月三十一日止年』		
		2023	2022	2021	2020	2019
		二零二三年	二零二二年	二零二一年	二零二零年	二零一九年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元
RESULTS	業績					
REVENUE	收益	69,059	76,274	73,365	44,984	58,746
Direct cost	直接成本	(72,359)	(62,893)	(58,573)	(34,537)	(47,416)
Gross (loss) profit	毛(損)利	(3,300)	13,381	14,792	10,447	11,330
Other gains and losses, net	其他收益及虧損淨額	(8,984)	2,023	4,269	(1,077)	2,039
Selling and distribution	銷售及分銷開支					
expenses		(3,317)	(5,170)	(7,023)	(5,745)	(7,393)
Administrative expenses	行政開支	(21,495)	(29,450)	(23,356)	(13,942)	(13,508)
Impairment loss under expected credit loss	預期信貸虧損模式下減值 虧損(扣除撥回)					
model, net of reversal		(3,662)	(1,051)	(1,520)	(146)	(3,103)
Impairment loss on property,	物業、廠房及設備減值					
plant and equipment	虧損	(799)	—	14-13 #	(1,465)	22533H 2 -7
Impairment loss on goodwill	商譽減值虧損	-	—	(12,103)	水子にない。	
Other expenses	其他開支	-	—	(1,634)	(3,302)	(4,709)
Finance costs	融資成本	(5,010)	(2,637)	(666)	(365)	(1,313)
LOSS BEFORE TAX	除税前虧損	(46,567)	(22,904)	(27,241)	(15,595)	(16,657)
Income tax expense	所得税開支	(258)				(2,562)
LOSS FOR THE YEAR	年內虧損	(46,825)	(22,904)	(27,241)	(15,595)	(19,219)

Five Year Financial Summary (Continued) 五年財務摘要(續)

For the year ended 31 December 2023 截至二零二三年十二月三十一日止年度

ASSETS AND LIABILITIES

資產及負債

		As at 31 December 於十二月三十一日							
		2023	2022	2021	2020	2019			
		二零二三年 HK\$′000 千港元	二零二二年 HK\$'000 千港元	二零二一年 HK\$'000 千港元	二零二零年 HK\$'000 千港元	二零一九年 HK\$′000 千港元			
TOTAL ASSETS	資產總值	79,329	136,520	120,986	61,140	79,493			
TOTAL LIABILITIES	負債總額	(59,941)	(68,592)	(29,221)	(15,532)	(37,021)			
가 전에 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가 가	전망 전체 지역시 역시 사진 44 대통 문경인 4 경험 한 분 전 17 전 위원 전 27 전 27 전 27 전 28 전 전 27 전 27 전 29 전 29 전 20 전 20 전 20 전 20 전 20 전 20	19,388	67,928	91,765	45,608	42,472			

Note:

附註:

The summary above does not form part of the audited financial statements for the year ended 31 December 2023.

上述概要並不構成截至二零二三年十二月三十一日止 年度的經審核財務報表的一部分。

Schedule of Bloodstocks and Stallions 種馬及純種馬附表

As At 31 December 2023 於二零二三年十二月三十一日

Broodmares

母馬

No. 編 號	Name 名稱/父系及母系	% Holding 持股百分比
1	Le Grand Cru	100.00%
2	Rockin Babe	100.00%
3	Shadow Of The Mist	50.00%
4	She's On Time	100.00%
5	Sylpheed	100.00%
Raceh	norses	賽馬
No. 編 號	Name 名稱/父系及母系	% Holding 持股百分比
1	Bear Story	17.50%
2	Dysart	100.00%
3	Exceed Speed	25.00%
4	Getable	25.00%
5	Godzilla	10.00%
6	Going Nuclear	20.00%
7	Hachiman	40.00%
8	Immortal Island	10.00%
9	Kotaishi	25.00%
10	Leighton Hill	87.50%
11	Lord Admiral	20.00%
12	Moʻunga	5.00%
13	One Command	25.00%

Schedule of Bloodstocks and Stallions (Continued) 種馬及純種馬附表(續)

As At 31 December 2023 於二零二三年十二月三十一日

No. 編號	Name 名稱/父系及母系		<mark>% Holding</mark> 持股百分比
14	Orion The Hunter		20.00%
15	Palauga		50.00%
16	Piercing Arrow		10.00%
17	Pimpernel		30.00%
18	Port Lockroy		25.00%
19	Raikoke		40.00%
20	Rock 'N' Reign		40.00%
21	Sly Boots		20.00%
22	Transatlantic		25.00%
23	Victoon		10.00%
24	Williamsburg		15.00%
25	Zouwaler		20.00%
26	Pierro x Don't Cry Wolf 20		50.00%
Colts		小馬	
No. 編號	Name 名稱/父系及母系		<mark>% Holding</mark> 持股百分比
1 1	Le Grand Cru x Magnus 23		100.00%
2	Omniscient x Portland Sky 23		100.00%
3	Rockin Babe x Dubious 23		100.00%
4	Starspangledbanner x Vivid 21		25.00%
5	Sylpheed x Wootton Bassett 23		100.00%

6 Tagaloa x Le Grand Cru 22

70.00%

Schedule of Bloodstocks and Stallions (Continued) 種馬及純種馬附表(續)

As At 31 December 2023 於二零二三年十二月三十一日

編號 名稱/父系及母系 持股百分比 1 Capitalist x Shadow Of The Mist 21 100.00% 2 Portland Sky x She's On Time 23 100.00%	Fillies		雌馬	
2 Portland Sky x She's On Time 23 100.00% Stallions 種馬 No. Name 名稱/父系及母系 % Holding 持股百分比 1 All Too Hard 1.67% 2 Denman 33.33% 3 Grunt 2.00% 4 Jacquinot 2.00% 5 Portland Sky 25.00% 6 Sooboog 2.50% 7 Star Witness 2.00%	No. 編 號			
Stallions種馬No.Name 名稱/父系及母系% Holding 持股百分比1All Too Hard1.67%2Denman33.33%3Grunt2.00%4Jacquinot2.00%5Portland Sky25.00%6Sooboog2.50%7Star Witness2.00%	1	Capitalist x Shadow Of The Mist 21		100.00%
No.Name 名稱/父系及母系% Holding 持股百分比All Too Hard1.67%Denman33.33%Grunt2.00%Jacquinot2.00%Sooboog2.50%Xat Witness2.00%	2	Portland Sky x She's On Time 23		100.00%
編號 名稱/父系及母系 持股百分比 All Too Hard 1.67% Denman 33.33% Grunt 2.00% Jacquinot 2.00% Portland Sky 25.00% Sooboog 2.50%	Stallions		種馬	
2Denman33.33%3Grunt2.00%4Jacquinot2.00%5Portland Sky25.00%6Sooboog2.50%7Star Witness2.00%			《花歌》中的""" 《中学》中的""" "" 《中学》中的""" "" "" "" "" "" "" "" "" "" "" "" ""	
3Grunt2.00%4Jacquinot2.00%5Portland Sky25.00%5Sooboog2.50%7Star Witness2.00%		All Too Hard		1.67%
Jacquinot2.00%Portland Sky25.00%Sooboog2.50%Star Witness2.00%	2	Denman		33.33%
Portland Sky25.00%Sooboog2.50%Star Witness2.00%	3	Grunt		2.00%
Sooboog 2.50% Star Witness 2.00%		Jacquinot		2.00%
Star Witness 2.00%	5	Portland Sky		25.00%
2.00% 2.00%	6	Sooboog		2.50%
	7	Star Witness		2.00%

Harbour Equine Holdings Limited 維港育馬控股有限公司