

信銘生命科技集團有限公司 Aceso Life Science Group Limited

(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: 00474)



Contents 目錄

2 80 Corporate Information Consolidated Statement of Financial Position 公司資料 综合財務狀況報表 83 4 Director's Statement Consolidated Statement of Changes in Equity 董事報告書 綜合權益變動表 5 Management Discussion and Analysis 85 Consolidated Statement of Cash Flows 管理層討論及分析 綜合現金流量表 Biographical Details of Directors and Senior Management 董事及高級管理層履歷詳情 30 88 Notes to the Consolidated Financial Statements 綜合財務報表附註 33 Corporate Governance Report 228 Financial Summary 財務概要 企業管治報告 52 Report of Directors 董事會報告 71 Independent Auditor's Report [.] 獨立核數師報告 78 Consolidated Statement of Profit or Loss and Other Comprehensive Income 綜合損益及其他全面收益表



CORPORATE INFORMATION 公司資料

EXECUTIVE DIRECTORS

Dr. Zhiliang Ou, *J.P. (Australia)* Mr. Fok Chi Tak Mr. Xu Haiying (resigned on 23 February 2024)

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Chan Ming Sun Jonathan Mr. Lam Kwan Sing Mr. Mak Yiu Tong

AUDIT COMMITTEE

Mr. Chan Ming Sun Jonathan *(Chairman of Committee)* Mr. Lam Kwan Sing Mr. Mak Yiu Tong

EXECUTIVE COMMITTEE

Mr. Xu Haiying (resigned on 23 February 2024) Dr. Zhiliang Ou, *J.P. (Australia)* Mr. Fok Chi Tak

REMUNERATION COMMITTEE

Mr. Chan Ming Sun Jonathan *(Chairman of Committee)* Dr. Zhiliang Ou, *J.P. (Australia)* Mr. Lam Kwan Sing

NOMINATION COMMITTEE

Mr. Mak Yiu Tong *(Chairman of Committee)* Dr. Zhiliang Ou, *J.P. (Australia)* Mr. Chan Ming Sun Jonathan Mr. Lam Kwan Sing

AUTHORIZED REPRESENTATIVES

Mr. Fok Chi Tak Dr. Zhiliang Ou, *J.P. (Australia)*

COMPANY SECRETARY

Mr. Siu Chun Pong Raymond

LEGAL ADVISER

Raymond Siu & Lawyers

執行董事

歐志亮博士,*太平紳士(澳洲)* 霍志德先生 許海鷹先生(於二零二四年二月二十三日辭任)

獨立非執行董事

陳銘燊先生 林君誠先生 麥耀棠先生

審核委員會

陳銘燊先生*(委員會主席)* 林君誠先生 麥耀棠先生

執行委員會

許海鷹先生(於二零二四年二月二十三日辭任) 歐志亮博士,*太平紳士(澳洲)* 霍志德先生

薪酬委員會

陳銘燊先生*(委員會主席)* 歐志亮博士,*太平紳士(澳洲)* 林君誠先生

提名委員會

麥耀棠先生(*委員會主席)* 歐志亮博士,*太平紳士(澳洲)* 陳銘燊先生 林君誠先生

授權代表

霍志德先生 歐志亮博士,*太平紳士(澳洲)*

公司秘書

蕭鎮邦先生

法律顧問

蕭鎮邦律師行

CORPORATE INFORMATION 公司資料

AUDITOR

Moore CPA Limited (appointed on 27 March 2024) ZHONGHUI ANDA CPA Limited Certified Public Accountants (resigned on 27 March 2024)

PRINCIPAL BANKERS

Shanghai Commercial Bank Limited The Hongkong and Shanghai Banking Corporation Limited Nanyang Commercial Bank, Ltd. Bank of China (Hong Kong) Limited The Bank of East Asia Limited

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE IN CAYMAN ISLANDS

Suntera (Cayman) Limited Suite 3204, Unit 2A, Block 3, Building D P.O. Box 1586, Gardenia Court Camana Bay Grand Cayman, KY1-1100 Cayman Islands

BRANCH SHARE REGISTRAR AND TRANSFER OFFICE IN HONG KONG

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

REGISTERED OFFICE

Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman KY1-1111 Cayman Islands

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Rooms 2501–2509, 25/F Shui On Centre 6–8 Harbour Road, Wanchai Hong Kong

WEBSITE

www.acesogrouphk.com

核數師

大華馬施雲會計師事務所有限公司 (於二零二四年三月二十七日獲委任) 中匯安達會計師事務所有限公司 執業會計師 (於二零二四年三月二十七日辭任)

主要往來銀行

上海商業銀行有限公司 香港上海滙豐銀行有限公司 南洋商業銀行有限公司 中國銀行(香港)有限公司 東亞銀行有限公司

開曼群島主要股份過戶登記處

Suntera (Cayman) Limited Suite 3204, Unit 2A, Block 3, Building D P.O. Box 1586, Gardenia Court Camana Bay Grand Cayman, KY1-1100 Cayman Islands

香港股份過戶登記分處

香港中央證券登記有限公司 香港 灣仔皇後大道東183號 合和中心17樓 1712–1716號舖

註冊辦事處

Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman KY1-1111 Cayman Islands

香港主要營業地點

香港 灣仔港灣道6-8號 瑞安中心 25樓2501-2509室

網址

www.acesogrouphk.com

DIRECTOR'S STATEMENT 董事報告書

The board (the "Board") of directors (the "Directors") of Aceso Life Science Group Limited (the "Company") is pleased to present the shareholders of the Company (the "Shareholders") the annual results of the Company and its subsidiaries (the "Group") for the year ended 31 March 2024 (the "Year").

During the Year, the global economy still faced many challenges, including the ongoing Russian-Ukraine war, geopolitical tensions, high global inflation and interest rate, which also had certain impact on global economic activities. Among this complicated external environment, the Group has adopted a sound financial policy, and actively explored new development opportunities.

We expected the market conditions of 2024 to be similar to last year. Although the global and local economic and business environment are still affected by various uncertainties, the Group will continue to create value for shareholders and seize opportunities, continue to optimize its business portfolio, and get ready for new investment opportunities.

For of the existing construction machinery business, the Group recorded a decrease in the (i) sales of construction machinery and spare parts which was mainly attributable to the decrease in demand of brand new cranes manufactured in Japan, and (ii) rental income generated from construction machinery which was mainly attributable to some major construction sites (e.g. Hong Kong International Airport 3^{rd} runway and Tseung Kwan O – Lam Tin Tunnel) having been completed. The occupancy rate for the rental machineries was approximately 85%.

For the financial services business, we shall continue our business expansion with a cautious and positive attitude. The Group is confident in the prospects of the financial markets in Hong Kong and the Mainland China, and would like to increase its presence in the financial markets by either organic growth or working with reputable partners.

For our investment property in the United Kingdom (the "UK"), 55 Mark Lane, the rental income was steady through the Year. The Group does not foresee significant fluctuation in rental income in 2024.

Finally, on behalf of the Board, I would like to express my sincere gratitude to all the Shareholders for their full support, and appreciate the directors, the management and the staff for their valuable contributions to the Group, which shall strive to streamline its existing businesses and to explore new business opportunities in order to create returns for Shareholders.

Mr. Fok Chi Tak Executive Director

Hong Kong, 26 June 2024

信銘生命科技集團有限公司(「本公司」)董事(「董 事」)會(「董事會」)欣然向本公司股東(「股東」)呈 報本公司及其附屬公司(「本集團」)截至二零二四 年三月三十一日止年度(「本年度」)之全年業績。

本年度全球經濟仍然面臨諸多挑戰,包括俄烏 戰爭不斷,地緣政治緊張,全球通貨膨脹率和 利率居高不下,這也對全球經濟活動產生了一 定的影響。在這種複雜的外部環境中,本集團 採取了穩健的財務政策,並積極探索新發展機 遇。

我們預計二零二四年的市場狀況與去年相若。 雖然全球及本地經濟以及營商環境仍然受到不 明朗因素所影響,但本集團將繼續優化業務組 合,為股東創造價值並抓緊機遇,為新的投資 機遇做好準備。

就現有建築機械業務而言,於本年度,本集團 (i)建築機械及備用零件銷售額下跌,主要原因 為新日本起重機的需求下降,及(ii)建築機械產 生之租金收入均錄得下跌,主要原因為部份主 要工程項目(例如香港國際機場第三跑道及將軍 澳一藍田隧道工程)已完工。租賃機械使用率約 為85%。

就金融服務業務而言,我們將以謹慎積極態度 繼續擴充業務。本集團對香港及中國內地金融 市場前景充滿信心,並有意透過內生增長或與 聲譽良好的夥伴合作,壯大本集團於金融市場 的版圖。

就英國(「英國」)的物業投資55 Mark Lane而言,本 年度之租金收入平穩。本集團預計二零二四年 之租金收入不會出現重大波動。

最後,本人謹代表董事會對全體股東之鼎力支 持表示至誠謝意,並感謝董事、管理層及員工 為本集團作出寶貴貢獻。本集團將致力精簡現 有業務及探索新商機,務求為股東創造回報。

霍志德先生 執行董事

香港,二零二四年六月二十六日

BUSINESS REVIEW

2023 was another challenging year as major economies gradually resumed economic activities among the post-pandemic era. The global economy was still affected by the Russia-Ukraine War, heightened geo-political tension, military occupation, high global inflation and interest rate. The global and Hong Kong economy remained vulnerable as economic recovery was uneven in different sectors. The Group remained resilient and focused on its existing businesses.

During the Year, the Group continued to pursue a long-term business strategy of diversifying into financial services business, property leasing business, property development business, and construction machinery business. The Group's principal activities include: (i) securities investment; (ii) provision of securities brokerage and financial services; (iii) asset management; (iv) rental and trading of construction machinery; (v) provision of repair and maintenance and transportation service; (vi) property development; (vii) property leasing and (viii) money lending.

Construction machinery business

The Group offers crawler cranes of different sizes, other mobile cranes, aerial platforms and foundation equipment in its construction machinery rental fleet. The Group procures these construction machinery mainly through the manufacturers of construction machinery located in Western Europe, Japan and China as well as traders of used construction machinery around the world.

The Group has maintained approximately 171 units of construction machinery in the rental fleet during the Year. In order to maintain a modern fleet of construction machinery with a greater variety of models, the Group has been replacing portions of its fleet of construction machinery from time to time. The Board will continue to monitor the daily operations and review the expansion plan of the rental fleet and the capital requirements of the Group at regular intervals. The Group may reschedule such expansion plan according to the operation and needs, the preference of the target customers and the prevailing market conditions if necessary. To satisfy customers' needs, the Group also sells spare parts for maintenance purposes or upon request.

業務回顧

二零二三年是另一個充滿挑戰的一年。在後大 流行時代,主要經濟體逐步恢復經濟活動的同 時,全球經濟仍然受到俄烏戰爭、地緣政治緊 張局勢加劇、軍事佔領、全球高通脹和利率的 影響。全球和香港的經濟仍然脆弱,因為不同 行業的經濟復甦並不均衡。集團仍然保持彈 性,專注於現有業務。

於本年度,本集團繼續奉行長遠業務策略,多 元化拓展至金融服務業務、物業租賃業務、物 業發展業務及建築機械業務。本集團主要業務 包括:(i)證券投資;(ii)提供證券經紀以及金融 服務;(iii)資產管理;(iv)建築機械租賃及銷售; (v)提供維修及保養以及運輸服務;(vi)物業發 展;(vii)物業租賃;以及(viii)放貸。

建築機械業務

本集團的建築機械租賃機隊提供各種不同大小 的履帶吊機、其他流動吊機、升降工作台及地 基設備。本集團主要向位於西歐、日本及中國 的建築機械製造商以及全球的二手建築機械銷 售商採購該等建築機械。

於本年度,本集團的租賃機隊維持約171台建 築機械。為了維持更多型號種類的先進建築機 械機隊,本集團一直不時更換機隊部分建築機 械。董事會將繼續定期監察日常營運以及檢討 租賃機隊的擴展計劃及本集團的資本需要。本 集團或會因營運及需要、目標客戶的偏好以 及現行市況(如有必要)更改該等擴展計劃時間 表。為滿足客戶的需要,本集團亦銷售備用零 件供維修之用或應要求而售賣。

Financial services business

The Group provides a wide range of financial services. The Group holds licenses for conducting Type 1 (dealing in securities), Type 4 (advising on securities) and Type 9 (asset management) regulated activities under the Securities and Futures Ordinance (the "SFO").

The revenue of the financial services business (including provision of asset management, securities brokerage and other financial services) for the Year was approximately HK\$7 million (2023: approximately HK\$10 million), representing approximately 3% (2023: approximately 3%) of the total revenue of the Group and a segment profit of approximately HK\$5 million (2023: approximately HK\$15 million). The decrease in revenue was mainly due to decrease in the value and volume of transactions in securities brokerage.

In the course of preparing the financial statements for the Year, the Company had reviewed the recoverable amount of the trading right of the business carrying on the regulated activities of Type 1 (dealing in securities), Type 4 (advising on securities) and Type 9 (asset management) as defined under the SFO. During the Year, no impairment loss (2023: nil) on the trading right was recognised.

Money lending business

The Group holds money lender licenses under the Money Lenders Ordinance in Hong Kong and the money lending business was conducted through its subsidiaries, which grant loans to individuals and enterprises. The Group strived to adhere to a set of comprehensive policies and procedural manuals in respect of loan approval, loan renewal, loan recovery, loan compliance, monitoring and anti-money laundering.

(a) The size and diversity and sources of its clients, and source of funding of the money lending business

As at 31 March 2024, the Group had loans receivable with carrying amount of approximately HK\$47 million (2023: HK\$145 million). A total of approximately HK\$5 million of the loan receivables and interest income receivables was received from borrowers during the Year. The Group recorded interest income from loans receivable of approximately HK\$4 million for the Year (2023: HK\$14 million). During the Year, the Group did not grant any new loan (2023: two).

As at 31 March 2024, there were a total number of 12 borrowers (comprising 10 individuals and 2 corporations) under the Company's Loan portfolio. The Company provides its mortgage financing service to individual and corporation clients of different backgrounds, including home owners and investment holding company, who are referred to it by sales executives. The money lending business was funded by the internal resources of the Group.

金融服務業務

本集團提供多種金融服務。本集團持有證券及 期貨條例(「證券及期貨條例」)所規定可進行第1 類(證券交易)、第4類(就證券提供意見)及第9類 (提供資產管理)受規管活動之牌照。

本年度的金融服務業務(包括提供資產管理、證 券經紀及其他金融服務)的收入約為7百萬港元 (二零二三年:約10百萬港元),佔本集團總收入 約3%(二零二三年:約3%)及分部溢利約為5百萬 港元(二零二三年:約15百萬港元)。收入減少主 要由於證券經紀交易金額及交易量減少所致。

於編製本年度的財務報表的過程中,本公司已 就證券及期貨條例所界定的第1類(證券交易)、 第4類(就證券提供意見)及第9類(提供資產管理) 受規管活動的業務交易權的可收回金額進行評 估。於本年度,概無就交易權確認減值虧損(二 零二三年:無)。

放貸業務

本集團持有香港放債人條例項下之放債人牌 照,而放債業務乃透過其附屬公司向個人及企 業授出貸款而進行。本集團在涉及貸款審批、 貸款續期、貸款收回、貸款合規、監察及反洗 黑錢方面致力遵守一套全面的政策及程序手 冊。

(a) 其客戶的規模、多元化及來源,以及放貸 業務的資金來源

於二零二四年三月三十一日,本集團的應 收貸款賬面值約為47百萬港元(二零二三 年:145百萬港元),並於本年度收取借款 人共約5百萬港元的應收貸款及應收利息 收入。於本年度,本集團錄得應收貸款利 息收入約4百萬港元(二零二三年:14百萬 港元)。於本年度,本集團沒有授出新貸 款(二零二三年:兩筆)。

於二零二四年三月三十一日,本公司的貸款組合中共有12名借款人(包括10名個人及 2家企業)。本公司向不同背景的個人及企 業客戶提供按揭融資服務,包括由銷售人 員介紹的住宅業主及投資控股公司。放貸 業務的資金來源由本集團內部資源提供。

As at 31 March 2024, 12 loans with aggregate amount of approximately HK\$47 million were overdue, 10 loans were supported by personal guarantee and/or secured by collaterals, with interest rate ranging from 8% to 16% per annum. A total of 11 cases with aggregate amount of approximately HK\$31 million were under legal proceedings (including assets under public auctions).

As at 31 March 2024, the carrying amount outstanding from the five largest borrowers of the Group was HK\$45 million (representing 96% to the total loans receivable of the Group) while the carrying amount outstanding from the largest borrower amounted to HK\$20 million (representing approximately 43% to the total loans receivable of the Group).

(b) Credit risk assessment policy

The Group has performed background and credit risk assessment on the potential borrowers before granting the loans by (a) searching on their identity and background; (b) reviewing and assessing their financial information; and (c) performing an assessment on their creditability.

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

The Company's money lending business offers both secured and unsecured loans to borrowers comprising individuals and corporations. The Company has adopted a credit risk policy and put in place loan approval procedures to manage its money lending business which includes compliance with all applicable laws and regulations, credit assessment on potential borrower and his/its assets, the credibility of the potential borrower, the necessity in obtaining collaterals, assessment of the use of proceeds and the source of repayment. Details of such policy and procedures are all consolidated in an Internal Control Manual which governs the operations of our money lending business and relevant staff are required to abide by in conducting their behaviours and delivering their target performance. In granting loans to clients, documents such as loan application, proof of identity, employer/income verification, proof of address and any relevant credit reports of potential borrowers. The scope of money lending services provided by the money lending business generally includes personal loans, and business loans on general working capital. The Company tries to diversify the loan portfolio by providing to different borrowers to lower the concentration risk. The Company does not have preference for specific types of borrowers for loan acceptance (e.g. job/business nature of borrower). The credit risk assessment was made in case-by-case basis and the Company generally looks at the 5 Cs in assessment of credit risk of borrowers, i.e. credit history, capacity to repay, capital, the loan's condition and associated collaterals. These include

於二零二四年三月三十一日,合共12筆金 額約47百萬港元之貸款已到期,而10筆貸 款乃以個人擔保及/或抵押品作抵押, 年利率介乎8%至16%,合共11筆金額約為 31百萬港元在進行法律程序(包括資產拍 賣)。

於二零二四年三月三十一日,本集團五大 借款人的未償還賬面值合計為45百萬港元 (佔本集團應收貸款總額的96%),而最大 借款人的未償還賬面值為20百萬港元(佔本 集團應收貸款總額約43%)。

(b) 信貸風險評估政策

授出貸款之前,本集團已對潛在借款人進 行背景及信貸風險評估,包括(a)對其身份 及背景進行搜索;(b)審查及評估其財務信 息;及(c)對其信用度進行評估。

本集團已採納信貸政策管理其放貸業務, 包括遵守所有適用法律及法規、對潛在借 款人以及其資產、潛在借款人的可信程度 進行信貸評估、獲取抵押品的必要性以及 釐定合適利率以反映提供有關貸款的風險 水平。

本公司的放貸業務向包括個人及企業在內 的借款人提供有抵押及無抵押貸款。本公 司已採納一項信用風險政策並制定了貸款 審批程序,以管理其放貸業務,包括遵守 所有適用的法律及法規、對潛在借款人及 其資產的信貸評估、潛在借款人的信譽、 取得抵押品的必要性、評估所得款項的用 途及還款來源。該等政策及程序的詳情均 載於規管我們放貸業務營運的內部控制手 冊,相關員工須遵守其行為及達致目標表 現。在向客戶授出貸款時,需要提供貸款 申請、身份證明、僱主/收入證明、地址 證明以及潛在借款人的任何相關信用報告 等文件。放貸業務所提供的放貸服務範圍 一般包括個人貸款及一般營運資金的商業 貸款。本公司嘗試通過向不同的借款人提 供貸款組合,以降低集中度風險。本公司 在對接受貸款的特定類型的借款人沒有偏 好(例如借款人的工作/業務性質)。信貸 風險評估是在個案基礎上進行,本公司 在評估借款人的信貸風險時一般會考慮5 Cs,即信貸記錄、還款能力、資金、貸款 狀況和相關抵押品。其包括但不限於審查

but not limited to reviewing the financials of borrowers, considering the borrower's repayment history and evaluating whether the borrowers are in bankruptcy, receivership or liquidation. Within a loan category, the interest rates, the duration of the loan and repayment terms of the loan vary and is determined by various factors such as background and credibility of borrowers, their business plans and present and projected operation performance, the collaterals or security to be made available by these borrowers, and their repayment track records (if the loan is sought by existing borrowers or former borrowers). The determination of the loan terms reflects the risk level of the provision of loan and ensure the risk is at a controllable level.

(c) Key internal controls

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

For credit approval before granting loans to potential borrowers, the Company performs credit assessment to assess the potential borrowers' credit quality individually, such as their identity and background, assessment on their creditability, financial background of the borrowers (again, factors such as background and credibility of borrowers, their business plans and present and projected operation performance, the collateral security to be made available by these borrowers, and their repayment track records (if the loan is sought by existing clients) are considered), as well as the value and characteristics of the collaterals to be pledged. The loan proposals will be prepared by the designated loan officer and reviewed by risk management department of money lending business on case specific issues in relation to the factors described above to determine if they have been thoroughly considered. Risk management department of money lending business will discuss each case in details with loan officer to fine tune its loan proposal and risk management department will make official comments on the submission draft. The loan proposal together with the comments from risk management department will then be sent to the approver(s), who are Director(s) designated with such role and function for approval through physical meetings or emails. Approver(s) may also comment, add pre-conditions and improve the terms and conditions during this process. The relevant department head(s) and approver(s) will sign off the proposals once approval is obtained for proper record.

借款人的財務狀況、考慮借款人的還款記 錄及評估借款人是否處於破產、被接管或 清算狀態。於貸款類別中,利率、貸款期 限及貸款還款條款各不相同,取決於借款 人的背景和信譽、其業務計劃以及目前和 預計的經營業績、這些借款人提供的抵押 擔保,以及他們的還款記錄(如貸款是由 現有借款人及以前的借款人申請的)等因 素。貸款條款的確定反映了提供貸款的風 險水平及確保風險處於可控水平。

(c) 主要內部控制

本集團在考慮(包括但不限於)還款記錄、 對借款人進行公開查詢的結果、借款人所 擁有資產的價值及位置以及借款人的財務 狀況等各種因素後,亦會按個別案例基 準評估及決定授出各筆貸款(無論授予個 人或企業)的必要性及抵押/抵押品的價 值。

在向潛在借款人授予貸款前的信貸審批, 本公司執行信貸評估,以單獨評估潛在借 款人的信貸質量,例如其身份和背景、對 其信用度的評估、借款人的財務背景(再 次,借款人的背景及可信度、他們的業務 計劃以及目前和預計的經營業績、這些借 款人提供的抵押擔保,以及他們的還款 記錄(如現有客戶尋求貸款)等因素均被考 慮),以及被質押抵押品的價值及特點。 貸款建議書將由指定的信貸員擬備,並由 放貸業務的風險管理部門審查。放貸業務 的風險管理部門將詳細討論與上述因素有 關的具體問題,以確定其是否已與信貸員 徹底考慮以微調其貸款建議,風險管理部 門將對提交的草稿提出正式意見。其後貸 款建議書連同風險管理部門的意見將通過 正式會議或電子郵件提交給審批人(審批 人是指定具有此類角色和職能的董事), 以進行審批。審批人也可在此過程中提出 意見、增加前提條件並改進條款及條件。 相關部門負責人及審批人將在獲得批准並 妥善備案後簽署建議書。

The Company has designated loan officer to closely monitor its loan portfolio, including regular communication with the borrowers on their financial position together with other measures such as monthly assessment of valuation of collaterals (if any), repayment track record of borrower(s), change of profile of borrower(s) (such as change of employment and if there is additional liabilities on the part of the borrower(s)), through which the Company will be able to keep updated with the latest credit profile and risk associated with each individual borrower and could take appropriate actions for recovery of a loan at the earliest time. Further, the risk management department, which comprised of officers with background in finance, auditing and experience in money lending business, will review the risk level of each of the loans on a daily basis and report to the senior management which includes Chief Executive Officer. Financial Controller and the Board in some cases regularly on their recommendation. From time to time, the risk management department of the money lending business will alert the senior management on certain events (e.g. failed repayment) and advise the Company to take appropriate actions. The accounts department of the money lending business will also keep track of the repayment schedule constantly and make alerts to senior management, the Financial Controller and Chief Executive Officer in case of failed or late repayment.

(d) Recoverability and collection

At the end of each month, the designated loan officer will check if there is any overdue balances or late payment and risk management department as described above will perform an independent review on the loans portfolio and closely monitor the status and report to the senior management. Usually there would be internal discussions on a case-by-case basis on what recovery actions to be taken so that the Company could recover the most in a timely manner. Various potential means like phones calls, seizure of collaterals, statutory demand letter and further legal actions would be discussed. Reminder letter and statutory demand letter will be issued to the borrower when considered appropriate if there is overdue repayment. Where appropriate, legal action will be initiated against the borrower for the recovery of the amount due and taking possession of the collaterals pledged. Actions in seizure of collaterals and realization of underlying collaterals would also be taken if necessary. Where appropriate, the Company will also petition to the court for bankruptcy/ winding-up of the borrower and/or guarantor. Again, the recovery and collection decisions and processes are included in the monthly risk management report to the senior management.

本公司有指定的信貸員密切監控其貸款組 合,包括定期與借款人溝通其財務狀況, 以及其他措施,例如每月評估抵押品的估 值(如有)、借款人的還款記錄、借款人資 料的變動(如就業變動及借款人是否有額 外的負債),通過此等措施,本公司將能 夠及時了解與每個借款人相關的最新信貸 狀況及風險, 並可採取適當的行動以儘早 收回貸款。此外,由具備財務、審計及有 放貸業務經驗的人員組成的風險管理部 門,將每天審杳每筆貸款的風險水平,並 在某些情況下定期向包括首席執行官、財 務總監及董事會在內的高級管理層報告該 等建議。放貸業務的風險管理部門會不時 就某些事件(例如未能還款)提醒高級管理 層,並建議本公司採取適當行動。放貸業 務的會計部門亦會持續追蹤還款時間表, 並在未能或延遲還款的情況下向高級管理 層、財務總監及首席執行官發出預警。

(d) 收回及追討

在每月月底,指定的貸款員將檢查是否存 在任何逾期餘額或逾期付款,風險管理部 門將對貸款組合進行獨立審查並密切監控 狀況並向高級管理層報告。一般情況下, 內部會根據具體情況討論採取何種追償行 動,以便本公司能夠及時收回大部分資 金。透過電話催繳、扣押抵押品、法定催 款函及進一步的法律行動等各種潛在手段 進行討論。倘有逾期還款的情況,本公司 會在適當考慮後向借款人發出催款函及法 定催款函。在適當的情況下,將對借款人 提起法律訴訟,以追回到期金額,並接管 抵押品。如有必要, 還將扣押抵押品並變 現相關抵押品。在適當的情況下,本公司 還將向法院申請借款人和/或擔保人破 產/清盤。同樣,收回和及追討的決策及 程序包含在提交給高級管理層之月度風險 管理報告中。

The Director who operates and oversees the money lending business have extensive experiences and knowledge in the industry. The risk management department has a senior financial manager of the Company's money lending business and holds a bachelor's degree in business and an associated degree in psychology, and has more than 15 years' experiences in the money lending industry. The Company's management team, which includes the chief executive officer, chief financial officer of the Company and the Company's financial controller and the company secretary, also possesses over 10 years of experiences in the corporate and banking industry and the field of accounting and auditing. Further, most of the Board members also possess extensive experiences in corporate financing, investments and banking and financial advisory services.

(e) Compliance with Chapter 14 and/or 14A of the Listing Rules and Money Lenders Ordinance

Our Group is required to, and has at all times, strictly comply with all relevant laws and regulations. The Company has complied with those requirements as set out in Chapter 14 and/or 14A of the Listing Rules when it granted or extended the loans to each of the respective borrower whose loan was still outstanding as at 31 March 2024.

In addition to the Listing Rules, the Money Lenders Ordinance constituted a major governance on our Group's money lending business in Hong Kong. During the Year, we did not receive any objection from and was not investigated by the Registrar of Money Lenders (currently performed by the Registrar of Companies) nor the Commissioner of Police regarding the renewal of the money lenders license. 經營及監督放貸業務的董事在該行業擁有 豐富的經驗和知識。風險管理部門設有一 名本公司放貸業務的高級財務經理,彼持 有商業學士學位和心理學副學士學位,在 放貸行業擁有超過十五年的經驗。本公司 的管理團隊,包括本公司的首席執行官、 首席財務官及財務總監以及公司秘書,彼 育亦於企業及銀行業及會計及審計領域擁 有逾十年的經驗。此外,大多數董事會成 員在企業融資、投資、銀行及金融諮詢服 務方面也擁有豐富的經驗。

(e) 遵守《上市規則》第14章及/或14A章及放 債人條例的規定

本集團須於並已於任何時間嚴格遵守所有 相關法律及法規。本公司向各名相關借款 人(其貸款於二零二四年三月三十一日仍 尚未償還)授出或延長貸款時,已遵守上 市規則第14章及/或14A章所載規定。

除上市規則外,對本集團於香港之放貸業務主要受放債人條例監管。於本年度,我 們並無就續領放債人牌照事宜接獲放債人 註冊處處長(現由公司註冊處處長兼任)或 警務處處長發出之任何反對或受其調查。

(f) Amount of loan receivables secured by pledge of collaterals and guarantees, and nature of the collaterals

(f) 以抵押品和擔保為擔保的應收貸款金額, 以及抵押品的性質

		31 March 2024 二零二四年 三月三十一日 HK\$'million 百萬港元	31 March 2023 二零二三年 三月三十一日 HK\$'million 百萬港元
 Hong Kong money lending business Secured only by corporate notes, shares and properties Secured only by personal guarantees Secured only by corporate notes, receivable and properties and personal guarantees Unsecured and no guarantee 	香港放貸業務 -僅以應收款公司票據、股票和 房產作擔保 -僅以個人擔保作為抵押 -僅以公司票據、應收款項和房 產及個人擔保作為抵押 -無抵押及無保	30 - 17 -	23 30 32 27
		47	112

(g) Maturity profile of loan receivables

(g) 應收貸款的到期情況

		31 March 2024 二零二四年 三月三十一日 HK\$'million 百萬港元	31 March 2023 二零二三年 三月三十一日 HK\$'million 百萬港元
Hong Kong money lending business Due within 1 year	香港放貸業務 1年內到期	47	112
		47	112

(h) Mortgage loan and personal loan interest rate

The mortgage loan interest rate ranges from 8% to 15% per annum (2023: 8% to 15% per annum). The personal loan interest rate ranges from 11% to 16% per annum (2023: 11% to 16% per annum).

(h) 物業抵押貸款的年利率

物業抵押的貸款利率為8%至15%(二零二三 年:8%至15%)。個人貸款年利率從11%到 16%(二零二三年:11%至16%)。

(i) Reasons for the movements in impairment provisions in the year

The provision of impairment recognised in the consolidated statement of profit and loss for year ended 31 March 2024 are HK\$88 million (2023: reversal of impairment of approximately HK\$22 million). The provision of impairment was due to loan of approximately HK\$238 million being overdue during the Year.

The Company adopted the requirements in respect of ECL assessment set forth in HKFRS 9 issued by the HKICPA in determining the impairment loss allowance for its loan receivables. The details of the accounting policies in respect of the impairment assessment of financial assets are set out in the consolidated financial statements of the Group in the Annual Report. The Company has taken into account the following factors on the impairment assessment for the outstanding loans and unlisted debt securities due from the connected parties and independent third parties in accordance with the HKFRS 9: (i) the probability of default and the likelihood that the borrowers may fail to pay back the loans. The Company will perform due diligence on the financial statements and consider the macro-environment and the latest announcements of the borrowers. The repayment history of the borrowers will also be taken into account; (ii) the loss given default and the expected cash shortfall between the cash flows due to the Company in accordance with the contract and the cash flows that the Company expects to receive. The Company will consider the value of the collaterals pledged for the loans, if any; and (iii) forwardlooking market data such as gross domestic product will also impact on the recoverability of the loans. The Company 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.

As at 31 March 2024, the management had engaged an independent qualified valuer to determine the expected credit losses of the Group's loans receivable (the "loans receivable ECL"). In assessing the loans receivable ECL of the Group, a credit rating analysis of the underlying debtors was adopted by reviewing the historical accounting information to estimate the default risk. The Group applied different expected loss rates to different classes of receivables according to their respective risk characteristics. In determining the default risk, factors including but not limited to, the ageing analysis of the receivables, the Group's internal assessment of the debtors' credit worthiness, historical and forecast occurrence of event of default, existence and valuation of the collaterals, the relevant regulatory framework and government policies in Hong Kong and global economic outlook in general and the specific economic condition of Hong Kong would be considered. The rate of loans receivable ECL ranged from 34% to 100% depending on the nature (2023: 3% to 61%), probability of default and loss of the loans receivable.

12 Aceso Life Science Group Limited Annual Report 2023/24

(i) 年度減值撥備變動的原因

截至二零二四年三月三十一日止年度,於 綜合損益表中確認的減值虧損為88百萬港 元(二零二三年:22百萬港元減值回撥)。 減值撥備是由於本年度逾期約238百萬港元 的本金及利息。

本公司在確定應收貸款的減值損失準備時 已採納香港會計師公會頒佈的《香港財務 報告準則》第9號中有關ECL評估的規定。 有關金融資產減值評估的會計政策詳情載 於年報中。本公司已根據香港財務報告準 則第9號,就應收關連方及獨立第三方的 未償還貸款及非上市債務證券的減值評估 時,考慮以下因素:(i)違約的可能性和借 款人可能無法償還貸款的可能性。本公司 將對財務報表進行盡職調查,並考慮宏觀 環境和借款人的最新公告。借款人的還款 歷史也將被考慮在內;(ii)違約損失以及本 公司應收的現金流量與本公司預期收取的 現金流量之間的差額。本公司將考慮為貸 款抵押的抵押品的價值(如有);及(iii)國內 生產總值等前瞻性市場數據也會影響貸款 的可收回性。本公司定期監控用於識別信 貸風險是否顯著增加的標準的有效性,並 適時修訂以確保該標準能夠在逾期金額之 前識別信貸風險顯著增加。

於二零二四年三月三十一日,管理層已委 聘獨立合資格估值師釐定本集團的應收 貸款預期信貸虧損(「應收貸款預期信貸虧 損」)。評估本集團應收貸款預期信貸虧損 時,通過審閱過往會計資料以估計違約風 險,對相關債務人進行信貸評級分析。本 集團根據不同類別應收款項各自之風險特 性應用不同的預期信貸虧損比率。釐定違 約風險時考慮之因素包括但不限於應收款 項之賬齡分析、本集團對債務人信用狀況 之內部評估、發生違約事件之歷史及預 測、抵押品之存在及估值、香港相關監管 框架及政府政策、全球的總體經濟前景以 及香港的具體經濟狀況。應收貸款預期信 貸虧損比率介乎34%至100%(二零二三年: 3%至61%), 視乎應收貸款之性質、違約或 然率及虧損而定。

Securities investment business

The Group had various securities in its investment portfolio such as listed equity securities, unlisted equity securities, unlisted funds, unlisted debts, etc. A fair value loss of approximately HK\$242 million was recorded during the Year (2023: fair value loss of approximately HK\$82 million).

Property leasing business

During the Year, the rental income derived from 55 Mark Lane contributed revenue of approximately HK\$54 million (2023: approximately HK\$55 million) and the fair value loss on investment property was approximately HK\$89 million (2023: fair value loss of approximately HK\$19 million).

Property development business

The Group has property development projects in Cambodia and Malaysia. In Cambodia, the Council of Ministers approved the project company to establish a special economic zone with a site area of 17,252,519 square meters at Koh Kong Province, Cambodia. The project company of the Group shall have the sole and exclusive right to develop the special economic zone with all the necessary land use rights, including those for residential, industrial and commercial development purposes. The project was still in its preliminary stage during the Year.

The Group has another property development project in Malaysia. The project is a residential and commercial mixed property development project located at Port Dickson, Negeri Sembilan, Malaysia with a site area of 267,500 square meters (or 2,879,343 square feets). The property is held from the government for a lease term of 99 years expiring on 8 February 2097 for residential and commercial building uses. The project was still in its preliminary stage during the Year.

證券投資業務

本集團的投資組合中有多種證券,如上市股本 證券、非上市股本證券、非上市基金、非上市 債務等。本年度錄得公平值虧損約242百萬港元 (二零二三年:公平值虧損約82百萬港元)。

物業租賃業務

於本年度,55 Mark Lane租金收入貢獻收入約54百 萬港元(二零二三年:約55百萬港元),而投資物 業公平值虧損則約為89百萬港元(二零二三年:約19百萬港元公平值虧損)。

物業發展業務

本集團於柬埔寨及馬來西亞均持有物業發展項 目。於柬埔寨,部長理事會批准項目公司於柬 埔寨國公省建立一個面積為17,252,519平方米的 經濟特區。本集團之該項目公司擁有唯一及獨 家權利開發經濟特區並擁有一切必要土地使用 權,當中包括作住宅、工業及商業發展用途 者。於本年度,該項目仍處於初步階段。

本集團於馬來西亞持有另一個物業發展項目。 該項目為住宅及商業混合物業發展項目,位於 馬來西亞森美蘭波德申,佔地267,500平方米(或 2,879,343平方呎)。該物業由政府持有,租期為 99年,於二零九七年二月八日屆滿,作住宅及 商業樓宇用途。於本年度,該項目仍處於初步 階段。

FINANCIAL REVIEW

The Group had incurred a loss of approximately HK\$809 million for the Year (2023: approximately HK\$208 million). Such loss was mainly attributable to the net fair value losses in financial assets at fair value through profit or loss of approximately HK\$242 million (2023: approximately HK\$82 million) and share of losses of associates at approximately HK\$325 million (2023: HK\$131 million).

Revenue

During the Year, the total revenue was approximately HK\$228 million (2023: approximately HK\$312 million), representing a decrease by approximately HK\$84 million, or approximately 27%. Such decrease was mainly attributable to the decrease in revenue generated from the sales of construction machinery and spare parts and rental income of construction machinery.

Sales of construction machinery and spare parts, rental income from construction machinery and repair and maintenance and transportation service income

During the Year, the sales of construction machinery and spare parts, rental income generated from construction machinery and repair and maintenance and transportation service income were approximately HK\$21 million (2023: approximately HK\$65 million), approximately HK\$136 million (2023: approximately HK\$160 million) and approximately HK\$16 million (2023: approximately HK\$8 million), respectively. The decrease in revenue for sales of construction machinery and spare parts was mainly attributable to the decrease in the demand of brand new cranes manufactured in Japan. The decrease in rental income was mainly attributable to the decline in occupancy rate of 85% (2023: 90%) as some major construction sites (e.g. Hong Kong International Airport 3rd runway and Tseung Kwan O – Lam Tin Tunnel) have been completed.

Money lending, asset management, securities brokerage and other financial services

During the Year, the revenue from money lending, asset management, securities brokerage, and other financial services decreased by HK\$7 million, or 38%. Such decrease was mainly attributable to the decrease in loan receivable business.

財務回顧

於本年度,本集團產生虧損約809百萬港元(二零 二三年:約208百萬港元)。有關虧損主要由於以 公平值計量且其變化計入損益之金融資產之公 平值虧損淨額約242百萬港元(二零二三年:約82 百萬港元)及分佔聯營公司業績325百萬港元(二 零二三年:約131百萬港元)所致。

收入

於本年度,總收入約為228百萬港元(二零二三 年:約312百萬港元),減少約84百萬港元或約 27%。有關減少主要由於來自建築機械及備用零 件銷售及建築機械租金收入減少所致。

建築機械及備用零件銷售、建築機械產生之 租金收入、維修及保養以及運輸服務收入

於本年度,建築機械及備用零件之銷售額、建築機械產生之租金收入、維修及保養以及運輸服務收入分別約21百萬港元(二零二三年:約65百萬港元)、約136百萬港元(二零二三年:約8百萬港元)。建築機械及備用零件之銷售額下跌主要原因為對日本生產之新起重機需求下降,建築機械租金下降主要原因為使用率下跌至85%(二零二三年:90%),其中主要工程項目(例如香港國際機場第三跑道及將軍澳一藍田隧道工程)已完工。

放貸、資產管理、證券經紀及其他金融服務

於本年度,放貸、資產管理、證券經紀及其他 金融服務收入減少7百萬港元或38%。有關減少 主要由於應收貸款業務減少所致。

Fair value losses on financial assets at fair value through profit or loss ("FVTPL"), net

以公平值計量且其變化計入損益(「以公平值 計量且其變化計入損益」)之金融資產之公平 值虧損淨額

The details of the Group's securities investments and the net fair value losses recognised for the Year are set out as follows:

於本年度,本集團之證券投資及已確認公平值 虧損淨額詳情載列如下:

			Number of shares held at 31 March 2023	Percentage of shareholdings at 31 March 2023	Number of shares held at 31 March 2024	Percentage of shareholdings at 31 March 2024	Fair value at 31 March 2023	Fair value at 31 March 2024	Fair value (losses)/ gains for the Year	Percentage of total assets of the Group at 31 March 2024 於二零二四年
		(Notes) (附註)	於二零二三年 三月三十一日 所持股份數目	於二零二三年 三月三十一日 之持股百分比	於二零二四年 三月三十一日 所持股份數目	於二零二四年 三月三十一日 之持股百分比 (note 1) (附註1)	於二零二三年 三月三十一日 之公平值 HK\$ [°] million 百萬港元	於二零二四年 三月三十一日 之公平値 HK\$ [*] million 百萬港元	於本年度之 公平值 (虧損)/收益 HK\$ [°] million 百萬港元	三月三十一日 佔本集團資產 總值之百分比
Name/(Stock Code) Shandong Hi-Speed Holdings Group Limited (412)	名稱/(股份代號) 山高控股集團有限公司(412)		3,000	0.00%	3,000	0.00%	-	-	-	-
Alliance International Education Leasing Holdings Limited (1563)	友聯國際教育租賃控股有限公 司 (1563)	2	28,091,336	1.66%	-	-	141	-	(112)	-
Camival Group International Limited (996) Imperial Pacific International Holdings Limited (1076)	幕華國際控股有限公司(996) 博華太平洋國際控股有限公司 (1076)	3	3,624,400 203,100,000	0.38% 1.91%	3,624,400 203,100,000	0.38% 1.91%	- 13	- 13	-	0.27%
Far East Holdings International Limited (36) Beijing Properties (Holdings) Limited (925) Vintual Mind Holding Company Limited (1520) Bank of Qingdao Company Limited (3866) Wealthink Al Innovation Capital Limited	(東控股國際有限公司(36) 北京建設(控股)有限公司(925) 天機控股有限公司(520) 青島銀行股份有限公司(3866) 華科智能科技有限公司(前稱	4 5 6	4,983,000 8,140,000 283,994,000 13,108,000 29,880,000	0.46% 0.12% 14.24% 0.23% 0.28%	4,983,000 8,140,000 283,994,000 - 29,880,000	0.46% 0.12% 13.11% _ 0.28%	1 1 59 33 10	- 36 - 4	(23) (8) (6)	- 0.75% - 0.08%
(formerly Wealthking Investments Limited) (1140)	華科資本有限公司)(1140)	,					10			
Grand Ocean Advanced Resources Company Limited (65)	弘海高新資源有限公司(65)	7	60,000,000	3.99%	-	-	19	-	(1)	-
IBO Technology Company Limited (2708) Minerva Group Holding Limited (forverly Power Financial Group Limited) (397)	艾伯科技股份有限公司(2708) 贏集團控股有限公司(前稱 權威金融集團有限公司) (397)		1,120,000 8,000,000	0.17% 0.29%	1,120,000 8,000,000	0.16% 0.32%	2 1	1	(2)	0.02%
HG Semiconductor Limited (6908) Asia Energy Logistics Group Limited (351)	宏光半導體限公司(6908) 亞州能源物流集團有限公司 (351)	8	1,500,000 30,650,000	0.26% 1.53%	1,500,000 30,650,000	0.2% 1.53%	3 7	1 8	(2) 1	0.02% 0.17%
China Dili Group (1387) Zhixin Group Holding Limited (2187) WET Group Inc (NASDAQ: WNET) HT Riverwood Multi-Growth Fund Atlantis China Fund Riverwood Fortune Fund Tisé Equity SP-1 Finance Lease Investment SP Unlisted debt instrument Convertible note receivable	(31) 中国地利集团(1387) 智欣集團控股有限公司(2187) VNET Group Inc. (NASDAQ: VNET) HT Riverwood Multi-Growth Fund Atlantis China Fund Riverwood Umbella Fund Tisé Equity SP-1 Finance Lease Investment SP 非上市債務工具 應收可換股票據	9 10 11 12 13	80,000 NA不透通用 NA不透通用 NA不透通用用 NA不透通用 NA不透通用 NA不透通用	0.00% NA不透用 NA不透用用 NA不透用用 NA不透用 NA不透用 NA不透用	80,000 15,186,000 330,000 WA不適用 WA不適用 WA不適用 WA不適用 WA不適用	0.00% 2.03% NA不適適 NA不適適 NA不適適 用 用 NA不適適 用 用 NA不適適 用 用 NA不適 用	- 25 15 7 29 31 15 3	- 15 4 - - 33 - 4	- (35) (4) - (2) (7) (29) 2 (15) 1	0.31% 0.08% - - 0.70% 0.08%
							415	119	(242)	2.48%

Notes:

- 1. The percentage of shareholdings is calculated with reference to the monthly return of equity issuer on movements in securities for the month ended 31 March 2024 of the issuers publicly available on the website of the Stock Exchange.
- 2. Alliance International Education Leasing Holdings Limited ("Alliance International"), and its subsidiaries ("Alliance International Group") were principally engaged in offering finance and operating lease service and private higher education services.

The Group did not hold any shares of Alliance International as at 31 March 2024 (2023: 28,091,336 shares).

3. Imperial Pacific International Holdings Limited ("Imperial Pacific") and its subsidiaries ("Imperial Pacific Group") were principally engaged in the gaming and resort business, including the development of an integrated resort on the Island of Saipan, Commonwealth of the Northern Marina Islands.

Pursuant to Imperial Pacific Group's interim report for the 6 months ended 30 June 2022, Imperial Pacific Group recorded revenue of nil and total comprehensive loss of approximately HK\$503 million.

The Group held approximately 203 million shares of Imperial Pacific as at 31 March 2023 and 2024, respectively.

4. Virtual Mind Holdings Company Limited ("Virtual Mind") and its subsidiaries ("Virtual Mind Group") were principally engaged in the design, manufacturing and trading of apparels provision of money lending services and sale of trendy and cultural products.

The Group held approximately 284 million and nil shares of Virtual Mind as at 31 March 2023 and 2024, respectively.

附註:

- 持股百分比乃參考聯交所網站公開可得 之發行人截至二零二四年三月三十一日 止月份的股份發行人的證券變動月報表 計算得出。
- 友聯國際教育租賃控股有限公司(「友聯國 際」)及其附屬公司(「友聯國際集團」)主要 從事提供融資與經營租賃服務及民辦高 等教育服務。

於二零二四年三月三十一日,本集團沒 有持有友聯國際任何股份(二零二三年: 28.091,336股)。

 博華太平洋國際控股有限公司(「博華太 平洋」)及其附屬公司(「博華太平洋集團」) 主要從事博彩及度假村業務,包括發展 北馬里亞納群島聯邦塞班島之綜合度假 村。

> 根據博華太平洋集團截至二零二二年六 月三十日止六個月之中期報告,博華太 平洋集團錄得收入為零及全面虧損總額 約503百萬港元。

> 於二零二三年及二零二四年三月三十一 日,本集團持有約203百萬股博華太平洋 股份。

 天機控股有限公司(「天機」)及其附屬公司 (「天機集團」)主要從事服飾的設計、製造 及貿易以及提供貸款融資服務以及銷售 時尚文化產品。

> 於二零二三年及二零二四年三月三十一 日,本集團分別持有約284百萬及零股天 機股份。

5. Bank of Qingdao Company Limited ("Bank of Qingdao") and its subsidiaries ("Bank of Qingdao Group") were principally engaged in the provision of corporate and personal deposits, loans and advances, settlement, financial market business, financial leasing, wealth management and other services.

The Group had approximately 13.1 million and nil shares of Bank of Qingdao as at 31 March 2023 and 2024, respectively.

6. Wealthink Al-Innovation Capital Limited (formerly Wealthking Investments Limited) ("Wealthink") and its subsidiaries ("Wealthink Group") has a principal investment objective to achieve earnings in the form of medium to long term capital appreciation through investing in a diversified portfolio of global investments in listed and unlisted enterprises.

Pursuant to the results announcement of Wealthink Group for the year ended 31 March 2024, Wealthink Group recorded revenue of approximately HK\$308 million and total comprehensive expenses of approximately HK\$151 million.

The Group had approximately 29,880,000 shares of Wealthink as at 31 March 2023 and 2024, respectively.

7. Grand Ocean Advances Resources Company Limited ("Grand Ocean") and its subsidiaries ("Grand Ocean Group") has a principal activities of production and sale of coal and minerals.

The Group had approximately 60 million and nil shares of Grand Ocean as at 31 March 2023 and 2024, respectively.

8. Asia Energy Logistics Group Limited ("Asia Energy") and its subsidiaries ("Asia Energy Group") has a principal activities of shipping and logistics and telecommunication related business.

Pursuant to the annual report of Asia Energy Group for the year ended 31 December 2023, Asia Energy Group recorded revenue of approximately HK\$143 million and total comprehensive income of approximately HK\$11 million.

The Group had approximately 31 million shares of Asia Energy as at 31 March 2023 and 2024, respectively.

 青島銀行股份有限公司(「青島銀行」)及其 附屬公司(「青島銀行集團」)主要從事提供 公司及個人存款、貸款和墊款、結算、 金融市場業務、融資租賃、財富管理及 其他服務。

> 於二零二三年及二零二四年三月三十一 日,本集團分別持有約13.1百萬股及零股 青島銀行股份。

 華科智能科技有限公司(前稱華科資本有 限公司(「華科」)及其附屬公司(「華科集 團」)主要投資目標是投資於分散化全球投 資組合包括上市和非上市公司從而獲得 中期至長期資本增值。

> 根 據 華 科 集 團 截 至 二 零 二 四 年 三 月 三十一日止年度之業績公告,華科集團 錄得收入約308百萬港元及全面開支總額 約151百萬港元。

> 於二零二三年及二零二四年三月三十一 日,本集團分別持有約29,880,000股華科 股份。

 弘海高新資源有限公司(「弘海」)及其附屬 公司(「弘海集團」)主要業務為生產及銷售 煤炭和礦產。

> 於二零二三年及二零二四年三月三十一 日,本集團分別持有約60百萬股股份及零 股弘海股份。

 亞洲能源物流集團有限公司(「亞洲能源」) 及其附屬公司(「亞洲能源集團」)主要業務 為船運及物流及電訊相關業務。

> 根據亞洲能源集團截至二零二三年十二 月三十一日止年度之年報,亞洲能源集 團錄得收入約143百萬港元及全面收益總 額約11百萬港元。

> 於二零二三年及二零二四年三月三十一日,本集團分別持有約31百萬股亞洲能源股份。

9. Zhixin Group Holding Limited ("Zhixin") and its subsidiaries ("Zhixin Group") was principally engaged in the manufacturing and sale of ready mixed concrete and precast concrete components in the People's Republic of China.

Pursuant to the annual report of Zhixin for the year ended 31 December 2023, Zhixin recorded revenue of approximately RMB512 million and total comprehensive income of approximately RMB10 million.

The Group had nil and approximately 12.8 million shares of Zhixin as at 31 March 2023 and 2024, respectively.

10. VNET Group Inc. ("VNET") and its subsidiaries ("VNET Group") was principally engaged in the business of data center and related services service in the People's Republic of China.

Pursuant to the annual report of VNET's for the year ended 31 December 2023, VNET recorded revenue of approximately RMB7,412 million and total comprehensive loss of approximately RMB2,669 million.

The Group had nil and approximately 0.33 million shares of VNET as at 31 March 2023 and 2024, respectively.

11. HT Riverwood Multi-Growth Fund (formerly known as Riverwood MultiGrowth Fund) ("Riverwood Fund") mainly invests in listed equities of companies located in the Greater China Region (which includes Mainland China, Hong Kong, Macau and Taiwan) or deriving income and/or assets from the Greater China Region. Riverwood Fund may invest in Exchange-Traded Funds (ETFs), U.S. Treasury securities and derivative products. 智欣集團控股有限公司(「智欣」)及附屬公司(「智欣集團」)主要於中華人民共和國從 事預拌混凝土與預製混凝土構件的製造 及銷售業務。

> 根據智欣截至二零二三年十二月三十一 日止年度之年報,智欣錄得收入約人民 幣512百萬元及全面收益總額約人民幣10 百萬元。

> 於二零二三年及二零二四年三月三十一 日,本集團分別持有零股及約12.8百萬股 智欣股份。

 VNET Group Inc.(「VNET」)及附屬公司(「VNET Group」)主要於中華人民共和國從事數據 中心及相關服務。

根據VNET截至二零二三年十二月三十一 日止年度之年報,VNET錄得收入約人民 幣7,412百萬元及全面虧損總額約人民幣 2,669百萬元。

於二零二三年及二零二四年三月三十一日,本集團分別持有零股及約0.33百萬股 VNET股份。

 HT Riverwood Multi-Growth Fund(前稱 Riverwood MultiGrowth Fund)([Riverwood Fund]) 主要投資大中華地區(包括中國內地、香 港、澳門及台灣)公司的上市股票之股權 或從大中華地區獲取收入及/或資產。 Riverwood Fund可能投資於交易所買賣基 金、美國國庫證券及衍生產品。

- 12. Atlantis China Fund ("Atlantis Fund") may invest in a wide range of listed securities issued by listed companies established in or whose principal place of business is located in the People's Republic of China ("PRC") and Hong Kong, including but not limited to listed equities, preferred stocks, convertible securities, notes and other financial products. Atlantis Fund may hold ancillary liquid assets, denominated principally in Hong Kong Dollars, Renminbi and United States Dollars, including cash deposits and money market instruments.
- 13. Tisé Equity SP-1 is a segregate portfolio of Tisé Opportunities SPC, an exempted company incorporated with limited liability and registered as a segregated portfolio company under the laws of the Cayman Islands in March 2021, with an investment objective to provide its investors with long-term capital appreciation.

The Group had various securities in its investment portfolio such as listed equity securities, unlisted equity securities, unlisted funds, unlisted debts, etc. A fair value loss of approximately HK\$242 million was recorded during the Year (2023: fair value loss of approximately HK\$82 million).

During the Year, in relation to fair value loss in FVTPL of approximately HK\$242 million, a total of HK\$29 million was related to investment in Tisé Opportunities SPC.

Impairment losses intangible assets

Based on the impairment testing on intangible assets, no impairment loss (2023: reversal of impairment loss of HK\$13 million) has been recognised in profit or loss for the Year.

Fair vale loss on investment properties

During the Year, a fair value loss of approximately HK\$89 million (2023: loss of approximately HK\$19 million) was recognised for property investment of the Group.

Provision for expected credit losses on financial assets

During the Year, the Group recognised provision for expected credit losses on financial assets of approximately HK\$74 million (2023: reversal of provision at approximately HK\$35 million). The provision was mainly attributable to the overdue of loan receivables. The Group has engaged an independent professional valuer for assessing the allowance for expected credit losses on financial assets.

- 12. Atlantis China Fund([Atlantis Fund])可投資於 在中華人民共和國(「中國」)及香港成立或 其主要營業地點位於中國及香港的上市 公司發行的各種上市證券,包括但不限 於上市股票、優先股、可換股證券、票 據及其他金融產品。Atlantis Fund可持有主 要以港元、人民幣及美元計值的輔助流 動資產,當中包括現金存款及貨幣市場 工具。
- 13. Tisé Equity SP-1為Tisé Opportunities SPC的獨 立投資組合,基金為一間於二零二一年 三月根據開曼群島法律新註冊成立之獲 豁免有限公司,並註冊為獨立投資組合 公司,其投資目標為向其投資者提供長 期資本增值。

本集團的投資組合中有多種證券,如上市股本 證券、非上市股本證券、非上市基金、非上市 債務等。本年度錄得公平值虧損約242百萬港 元(二零二三年:公平值虧損約82百萬港元)。

於本年度,以公平值計量且其變化計入損益之 公平值虧損約242百萬港元,其中29百萬港元Tisé Opportunities SPC虧損與之投資相關。

無形資產減值虧損

根據無形資產減值測試,本年度概無於損益中 確認減值虧損(二零二三年:減值虧損撥回13百 萬港元)。

投資物業之公平值虧損

於本年度,本集團就投資物業確認公平值虧損約89百萬港元(二零二三年:虧損約19百萬港 元)。

金融資產之預期信貸虧損撥備

於本年度,本集團就金融資產之預期信貸虧損 確認撥備約74百萬港元(二零二三年:撥備回撥 約35百萬港元)。有關撥備之主要由於應收貸款 逾期所致。本集團已委聘獨立專業估值師評估 金融資產之預期信貸虧損撥備。

Administrative expenses

During the Year, the administrative expenses were approximately HK\$124 million (2023: approximately HK\$123 million), representing an increase of approximately 1% as compared with the year ended 31 March 2023 (the "Previous Year"). Among the administrative expenses incurred during the Year, approximately HK\$18 million (2023: approximately HK\$16 million) was related to depreciation and non-cash in nature; while the remaining expenses of approximately HK\$49 million (2023: approximately HK\$51 million) were mainly related to staff costs.

Share of results of associates

During the Year, the share of losses of associates of approximately HK\$325 million (2023: approximately HK\$131 million) was mainly attributable to the sharing of loss of our investment in Cambodia, where it reflected the change in fair value of land held by the project company of the Group in Cambodia.

Share-based payment expenses

No share-based payment for share awards and emolument shares was granted in the Year (2023: approximately HK\$3 million).

Finance costs

During the Year, the finance costs were approximately HK\$141 million (2023: approximately HK\$129 million), representing an increase of approximately HK\$12 million as compared with the Previous Year. The increase was mainly attributable to the net effect of (i) the increase in exchange difference on borrowings of approximately HK\$9 million; (ii) the increase in corporate note interest of approximately HK\$13 million and (iii) less interest expenses of approximately HK\$10 million arising from the bank and other borrowings.

Taxation

During the Year, the net income tax credit was approximately HK\$14 million (2023: income tax credit of approximately HK\$5 million).

行政開支

於本年度,行政開支約為124百萬港元(二零二三 年:約123百萬港元),較截至二零二三年三月 三十一日止年度([去年])增加約1%。在本年度 產生之行政開支當中,約18百萬港元(二零二三 年:約16百萬港元)與折舊及非現金性質有關, 而其餘開支約49百萬港元(二零二三年:約51百 萬港元)則主要與員工成本有關。

分佔聯營公司業績

於本年度,分佔聯營公司虧損約325百萬港元(二 零二三年:約131百萬港元),主要原因為分佔柬 埔寨項目之虧損,其為本集團柬埔寨項目持有 土地之公平值變更。

以股份支付開支

年內概無有關授予股份獎勵和薪酬股份的股份 支付(二零二三年:約3百萬港元)。

融資成本

於本年度,融資成本約為141百萬港元(二零二三 年:約129百萬港元),較去年增加約12百萬港 元。增加主要由於(i)借款匯兑差額增加約9百萬 港元;(ii)企業票據利息增加約13百萬港元及(iii) 銀行及其他借貸減少產生利息開支約10百萬港 元所致。

稅項

於本年度,所得税抵免淨額約為14百萬港元(二 零二三年:約5百萬港元所得税抵免)。

Fair value losses on financial assets at fair value through other comprehensive income ("FVTOCI"), net

以公平值計量且其變化計入其他全面收益 (「以公平值計量且其變化計入其他全面收 益」)之金融資產之公平值虧損淨額

The details of the listed securities investments and the net fair value losses recognised during the Year are set out below:

於本年度,上市證券投資及已確認公平值虧損 淨額詳情載列如下:

			Percentage of shareholdings at 31 March 2023	Percentage of shareholdings at 31 March 2024	Fair value at 31 March 2023	Fair value at 31 March 2024	ch loss for	Percentage of total assets of the Group at 31 March 2024 於
		Notes 附註	於 二零二三年 三月 三十一日之 持股百分比	於 二零二四年 三月 三十一日之 持股百分比	於 二零二三年 三月 三十一日之 公平值 HK\$'million 百萬港元	於 二零二四年 三月 三十一日之 公平值 HK\$'million 百萬港元	於本年度之 公平値虧損 HK\$'million 百萬港元	二零二四年 三月 三十一日佔 本集團值之 百分比
Name	名稱							
Goodwill International (Holdings) Limited	Goodwill International (Holdings) Limited	1	7.54%	7.54%	3	3	-	0.06%
Co-Lead Holdings Limited	Co-Lead Holdings Limtied	2	1.04%	1.04%	15	13	(2)	0.27%
Quan Yu Tai Investment Company Limited	全裕泰投資有限公司	3	15%	15%	287	70	(217)	1.44%
Oshidori International Holdings Limited (622)	威華達控股有限公司(622)	4	1.27%	1.27%	20	15	(5)	0.31%
China Pearl Global Limited	東方明珠環球有限公司	5	10.00%	10.00%	425	301	(124)	6.33%
Tonsin Petrochemical Investment Ltd	東新石化產業投資 有限公司	6	16.67%	16.67%	41	36	(5)	0.73%
Empire Victory Hong Kong Limited	御勝香港有限公司	7	4.10%	4.10%	10	9	(1)	0.19%
					801	447	(354)	9.33%

Notes:

- 1. Goodwill International (Holdings) Limited ("Goodwill Int'l") invested in a number of property investment projects in Hong Kong and the PRC. The properties would be sold to market upon completion of each projects, and investors (including Goodwill Int'l) would receive dividend.
- 2. Co-lead Holdings Limited is principally engaged in trading of securities, provision of finance and holding of investments in financial services industry.
- 3. Quan Yu Tai Investment Company Limited holds 90% equity interest in He Ying Tung Investments Company Limited ("He Ying Tung"). He Ying Tung, through its various indirect wholly-owned or non-wholly owned subsidiaries, is principally engaged in property development in the PRC. He Ying Tung principally has 3 property projects under development located in the municipalities of Changsha, Chenzhou and Hengyang of Hunan Province, the PRC, mainly consisting of large-scale residential complex projects and integrated commercial complex projects, as well as apartments, offices, shopping arcades, cinemas and other supporting facilities.
- 4. Oshidori International Holdings Limited ("Oshidori") principally engages in investment holdings, tactical and/or strategical investment, and the provisions of (i) securities brokerage services, (ii) margin financing services, (iii) placing and underwriting services, (iv) corporate finance advisory services, (iv) investment advisory and asset management services, and provision of credit and lending services. Pursuant to the annual report of Oshidori for the year ended 31 December 2023, Oshidori recorded revenue of approximately HK\$60 million and total comprehensive loss of approximately HK\$1,567 million.

The Group held 77,500,000 shares of Oshidori as at 31 March 2023 and 2024.

5. China Pearl Global Limited ("CPG"), through its wholly owned subsidiary, holds a shopping mall in Fujian, Quanzhou, Fujian Province, the People's Republic of China with approximately 97,000 square meters (available lease out area over 65,000 square meters) and 1,089 car parks, and it leases out the complex to lessees and provides property management services to the shopping mall.

註:

- Goodwill International (Holdings) Limited (「Goodwill Int'I」)在香港及中國投資多個房 地產投資項目。有關物業將在各項目完 成後於市場出售,而投資者(包括Goodwill Int'I)將收取股息。
- Co-lead Holdings Limited主要從事證券交易、提供金融服務及持有金融服務業投資。
- 全裕泰投資有限公司持有和盈通投資有限公司(「和盈通」)的90%股權。和盈通(透過其各間接全資或非全資附屬公司)主要於中國從事物業發展業務。和盈通主要擁有3個發展中物業項目,分別位於中國湖南省長沙市、郴州市及衡陽市,主要包括大型住宅綜合項目及綜合商用項目以及公寓、辦公室、購物商場、戲院及其他配套設施。
- 威華達控股有限公司(「威華達」)主要從事 投資控股、戰術及/或戰略投資以及提 供(i)證券經紀服務、(ii)孖展融資服務、 (iii)配售及包銷服務、(iv)企業融資顧問服 務、(v)投資顧問及資產管理服務;及提 供信貸服務。根據威華達截至二零二三 年十二月三十一日止年度之年報,威華 達錄得收入約60百萬港元及全面虧損總額 約1,567百萬港元。

於二零二三年及二零二四年三月三十一 日,本集團持有77,500,000股威華達股 份。

 東方明珠環球有限公司(「東方明珠環球」)
 透過其全資附屬公司持有位於中國福建 省泉州市的購物中心,其面積約為97,000 平方米(可出租面積超65,000平方米)及 1,089個停車位,及出租購物中心及收取 管理費。

- 6. Tonsin Petrochemical Investment Limited principally engages in the development of EcoPark in South-East Asia which focuses on waste management and recycling industry with advanced technologies and value-add processes.
- 7. Empire Victory Hong Kong Limited principally engages in the provision of trading in petroleum and aluminum products.

Liquidity, financial resources and capital structure

As at 31 March 2024, the Group's current assets and current liabilities were approximately HK\$1,265 million (31 March 2023: approximately HK\$1,945 million) and HK\$2,214 million (31 March 2023: approximately HK\$2,855 million) respectively.

The Group has established a treasury policy with the objective of lowering cost of funds. Therefore, funding for all its operations have been centrally reviewed and monitored at the Group level. To manage the Group's exposure to fluctuations in interest rates on project, appropriate funding policies will be applied including the use of bank and other borrowings, corporate note payables, convertible note payables and issue of placement shares. The management will continue its efforts in obtaining the most privileged rates and favourable terms to the Group for its financing.

- 東新石化產業投資有限公司主要於東南 亞從事環保園發展,並使用先進科技及 增值技術處理廢品管理及回收。
- 御勝香港有限公司主要於從事石油及鋁 製品貿易。

流動資金、資金來源及資本結構

於二零二四年三月三十一日,本集團有流動資 產及流動負債分別約1,265百萬港元(二零二三年 三月三十一日:約1,945百萬港元)及2,214百萬港 元(二零二三年三月三十一日:約2,855百萬港 元)。

本集團制定的庫務政策旨在降低資金成本。因 此,本集團為其所有業務提供的資金均在集團 層面統一檢討及監控。為管理本集團項目的利 率波動風險,本集團將採用適當的融資政策, 包括運用銀行及其他借貸,應付企業票據、應 付可換股票據及發行配售股份。管理層將繼續 為本集團的融資努力獲取最優惠利率及有利條 款。

Gearing ratio and indebtedness

The Group monitors its capital structure based on the gearing ratio. This ratio is calculated as net debts divided by total capital. Total capital is calculated as "equity" as shown in the consolidated statement of financial position plus net debts. The capital structure (including its gearing ratio) as at 31 March 2024 and 31 March 2023 was as follows:

資產負債比率及債務

本集團以資產負債比率為基準監控其資本結構。該比率按債務淨額除以資本總額計算。資 本總額按綜合財務狀況表中列示之「權益」加債 務淨額計算。於二零二四年三月三十一日及二 零二三年三月三十一日的資本結構(包括其資產 負債比率)如下:

		31 March 2024 二零二四年	31 March 2023 二零二三年
			 三月三十一日
		HK\$'million	HK\$'million
		百萬港元	百萬港元
		(audited)	(audited)
		(經審核)	(經審核)
Bank and other borrowings	銀行及其他借貸	1,660	1,743
Corporate note payables	應付企業票據	1,000	1,743
- at amortised cost	一按攤銷成本	520	572
– at FVTPL	一以公平值計量且其變化計入損益	539	578
Total borrowings	借貸總額	2,719	2,893
Less: cash and cash equivalents	減:現金及現金等價物	(350)	(187)
pledged bank deposits	已抵押銀行存款	(15)	(30)
N.I.J.D.		0.054	0.070
Net debts	債務淨額	2,354	2,676
Total equity	權益總額	1,813	2,575
Total capital	資本總額	4,167	5,251
Gearing ratio	資產負債比率	56%	51%

As at 31 March 2024, the maturity and currency profile for the Group's bank and other borrowings and corporate note payables are set out as follows:

於二零二四年三月三十一日,本集團銀行及其 他借貸及應付企業票據之到期日及貨幣組合載 列如下:

		Within 1 year 一年內 HK\$'million 百萬港元	2nd year 第二年 HK\$'million 百萬港元	3–5 years 三至五年 HK\$'million 百萬港元	Total 總計 HK\$'million 百萬港元
GBP	英鎊	827	_	_	827
US\$	美元	117	_	_	117
HK\$	港元	831	395	10	1,236
		1,775	395	10	2,180

As at 31 March 2024, approximately 97% of the Group's borrowings are secured by (1) investment properties; (2) corporate note receivables; (3) property, plant and equipment; (4) financial assets; and (5) bank deposits.

The borrowings with aggregate amounts of approximately HK\$988 million were carried at fixed interest rates and approximately HK\$672 million were carried at floating interest rates.

As at 31 March 2024, cash and cash equivalents and pledged bank deposits were denominated in the following currencies:

於二零二四年三月三十一日,本集團約97%之 借貸乃以(1)投資物業:(2)應收企業票據:(3)物 業、廠房及設備:(4)金融資產:及(5)銀行存款 作抵押。

總額約988百萬港元的借貸乃按固定利率計 息,及約672百萬港元的借貸則按浮動利率計 息。

於二零二四年三月三十一日,現金及現金等價 物及已抵押銀行存款以下列貨幣計值:

		HK\$'million 百萬港元
HK\$	港元	236
GBP	英鎊	89
RMB	人民幣	24
US\$	美元	6
JPY	日元	9
EUR 歐元		1
		365

Interest rate risk

The Group's pledged bank deposits and finance lease receivables bear fixed interest rates. The Group's cash at bank balances bear floating interest rates. The Group also has borrowings, and obligation under finance leases. Exposure to interest rate risk exists on those balances subject to floating interest rate when there are unexpected adverse interest rate movements. The Group's policy is to manage its interest rate risk, working within an agreed framework, to ensure that there are no undue exposures to significant interest rate movements and rates are appropriately fixed when necessary.

Currency risk

The Group mainly operates in Hong Kong with most of the transactions denominated and settled in HK\$, US\$ and GBP. The Group's exposure to foreign currency risk primarily arises from certain financial instruments including trade receivables, bank balances and cash, trade payables, borrowings and obligation under finance leases which are denominated in US\$ and EUR. The Group does not adopt any hedging strategy in the long run but the management continuously monitors the foreign exchange risk exposure and might enter into foreign exchange forward contracts on a case-by-case basis. The Group has not used any hedging contracts to engage in speculative activities.

Credit risk and liquidity risk

The Group has adopted a prudent financial management approach towards its treasury policies and thus maintained a healthy liquidity position throughout the Year. The Group strives to reduce exposure to credit risk by performing ongoing credit assessments and evaluations of the financial status of its customers. 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 other commitments can meet its funding requirements.

Risk management

The Group has established and maintained sufficient risk management procedures to identify and control various types of risk within the organisation and the external environment with active management participation and effective internal control procedures in the best interest of the Group and its shareholders.

Major post-balance sheet date events

Subsequent to the end of the Year and up to the date of this report, there was no other significant or important events that affects the business of the Group.

利率風險

本集團之已抵押銀行存款及融資租賃應收款項 以固定利率計息。本集團之銀行現金結餘以浮 動利率計息。本集團亦有以固定利率及浮動利 率計息之借貸及融資租賃責任。倘有未能預料 的不利利率變動,該等以浮動利率計息之結餘 將面對利率風險。本集團的政策為在協定之框 架內管理其利率風險,以確保不會面對利率大 幅變動此不合理風險,並於有需要時適當地固 定利率。

貨幣風險

本集團於香港營業,大部分交易以港元、美元 及英鎊計值及結算。本集團面對的外幣風險主 要來自以美元及歐元計值之若干金融工具,包 括貿易應收款項、銀行結餘及現金、貿易應付 款項、借貸及融資租賃責任。本集團並無採納 任何長遠對沖策略,但管理層持續監察外匯風 險並可能按個別情況訂立遠期匯兑合約。本集 團並無採用任何對沖合約以從事投機活動。

信貸風險及流動資金風險

本集團的庫務政策已採取審慎的財務管理方 針,故已在本年度維持穩健的流動資金狀況。 本集團致力透過進行持續的信貸評估及判斷其 客戶的財務狀況降低信貸風險。為管理流動資 金風險,董事會密切監察本集團的流動資金狀 況,以確保本集團的資產、負債及其他承擔的 流動資金架構符合其資金要求。

風險管理

本集團已建立及保持足夠風險管理程序,輔以 管理層之積極參與及有效之內部監控程序,以 找出及控制公司內部及外圍環境現存之多種風 險,符合本集團及其股東之最佳利益。

財政年度結算日後發生之重要事件

截至本年度後及直至本報告日期,概無其他影 響本集團業務之重大或重要事件。

Contingent liabilities

As at 31 March 2024 and 2023, the Group had no material contingent liabilities.

Employees and remuneration policy

As at 31 March 2024, the Group had 151 staffs (31 March 2023: 155). The Group generally recruits its employees from the open market or by referral and enters into employment contracts with its employees. The Group offers attractive remuneration packages to the employees. In addition to salaries, the employees would be entitled to bonuses, subject to the Company's and employees' performance. The Group provides a defined contribution to the Mandatory Provident Fund as required under the Mandatory Provident Fund Schemes Ordinance (Chapter 485 of the Laws of Hong Kong) for the eligible employees. The Group also adopted a share option scheme and share award scheme.

The operation staff consists of experienced machinery operators and mechanics. While such employees are highly demanded in the market, the Group manages to maintain a relatively stable workforce by continuous recruitment from the market or through referrals. New employees are required to attend induction courses to ensure that they are equipped with the necessary skills and knowledge to perform their duties. In order to promote overall efficiency, the Group also offers technical trainings to existing employees on the operation of more advanced construction machinery from time to time. Selected operation staff are required to attend external trainings which are conducted by the manufacturers of the construction machines to acquire up-to-date technical skills and knowledge on the products of the Group.

FINAL DIVIDEND

The Board does not recommend the payment of any final dividend to the shareholders of the Company for the Year (2023: nil).

MATERIAL ACQUISITIONS AND DISPOSALS DURING THE YEAR

On 27 July 2023, the Group entered into a sale and purchase agreement with Yitai Share (Hongkong) Co., Limited ("Yitai HK"), a wholly-owned subsidiary of Inner Mongolia Yitai Coal Co., Ltd.* (內蒙古伊泰煤炭股份有限公司) ("Yitai"), pursuant to which the Group agreed to sell, and Yitai HK agreed to acquire, 1,400,088,000 shares in the share capital of Hao Tian International Construction Investment Group Limited ("Hao Tian International Construction Investment") (representing approximately 18.37% of the entire issued share capital), an indirect non-wholly-owned subsidiary of the Company. The sale and purchase was completed on 17 October 2023.

Save as disclosed above, the Group had not made any other material acquisition or disposal of subsidiaries and associates during the Year.

* For identification purposes only

或然負債

於二零二四年及二零二三年三月三十一日,本 集團概無任何重大或然負債。

僱員及薪酬政策

於二零二四年三月三十一日,本集團有151名員 工(二零二三年三月三十一日:155名)。本集團 一般從公開市場或經由轉介聘請其僱員並與其 僱員訂立僱傭合約。本集團向僱員提供具有吸 引力的薪酬組合。除薪金外,僱員更有權獲得 花紅,惟須視乎本公司及僱員表現而定。本集 團根據香港法例第485章強制性公積金計劃條例 的規定為合資格僱員向強制性公積金作出定額 供款。本集團亦採納購股權計劃及股份獎勵計 劃。

營運員工包括經驗豐富的機械操作員及機械技 師。儘管市場對有關僱員的需求極高,惟本集 團能從市場或經由轉介不斷招聘以維持相對穩 定的人手。新入職僱員須參與入職簡介課程, 確保彼等獲得必須技術及知識,從而履行職 責。為提升整體效率,本集團亦不時向現有僱 員提供技術培訓,內容有關操作更先進的建築 機械。獲挑選操作人須出席建築機械製造商舉 辦的外部培訓,以獲取有關本集團產品的最新 技術及知識。

末期股息

於本年度,董事會不建議向本公司股東派付末 期股息(二零二三年:無)。

本年度重大收購及出售

於二零二三年七月二十七日,本集團與內蒙古 伊泰煤炭股份有限公司(「伊泰」)的全資附屬公 司伊泰(股份)香港有限公司(「伊泰香港」)簽訂買 賣協議。據此,本集團同意出售,及伊泰香港 同意收購昊天國際建設投資集團有限公司(「昊 天國際建設投資」)股本中的1,400,088,000股股份 (佔全部已發行股本約18.37%),其為本公司之間 接非全資附屬公司。買賣已於二零二三年十月 十七日完成。

除上述所披露者外,本集團於本年度並無進行任 何其他重大收購或出售附屬公司及聯營公司。

* 僅供識別之用

BUSINESS PROSPECTS

The Year was full of opportunities and challenges. The impact caused by geopolitical tensions and military occupation, high inflation rate continues to bring unprecedented challenges as it impacts long-term global economic developments. However, the Group implements prudent business strategies to establish a diversified business portfolio that can survive the uncertain market conditions while exploring high-quality investment opportunities to explore the growth potential of profit and capital value for shareholders and investors of the Company.

The Management also recognised the growing global demand in natural resources. The Group has put in additional resources in search of investment opportunities in projects related to natural resources around the world.

The strategic investor, Yitai, has become a shareholder of Hao Tian International Construction Investment which held 18.37% of the issued share capital of Hao Tian International Construction Investment since 17 October 2023, which represents a good opportunity to introduce a strategic investor to the Group. Considering the strong investor profile of Yitai, it is expected that it will boost the investor confidence in the market and may bring in additional resources and investment opportunities to the Group and it will broaden the shareholder base of Hao Tian International Construction Investment on the other hand.

The B shares of Yitai are listed on the Shanghai Stock Exchange (stock code: 900948) and its H shares were listed on the Main Board of the Hong Kong Stock Exchange and were subsequently voluntarily withdrawn from listing on 11 August 2023 (stock code before withdrawal of listing: 3948).

Yitai was ranked 221 in the 2023 Fortune China 500 listed companies and ranked 268 in the 2023 Fortune China 500, published in July 2023. According to All-China Federation of Industry and Commerce (中華全國工商業聯合會), Yitai was ranked 188 in the Top 500 Chinese Private Enterprise (中國民企500強) in 2022. Yitai was also ranked 16 in the Top 50 Chinese Coal Enterprise (中國 煤炭企業50強) in 2022 according to The China National Coal Association (中 國煤炭業協會). Yitai is the largest local coal enterprise in the Inner Mongolia Autonomous Region and one of the large-scale coal enterprises in the PRC.

* For identification purposes only

業務展望

本年度充滿機遇和挑戰。地緣政治緊張及軍事 佔領、高通脹率帶來的影響繼續帶來前所未有 的挑戰,對全球經濟的長遠發展產生了影響。 然而,本集團實施審慎之業務策略,以建立多 元化之業務組合,有關組合可在不明朗市況下 存續,同時探索優質投資機會,為本公司股東 及投資者開拓溢利及資本價值增長潛力。

管理層也認知全球對天然資源的需求不斷增 長。本集團已投放額外資源在全球範圍內物色 天然資源相關項目的投資機遇。

自二零二三年十月十七日起,伊泰作為戰略投 資者成為持有昊天國際建設投資全部已發行股 本18.37%的一名股東。考慮到伊泰強大的投資 者背景,這是一個為集團引入戰略投資者並擴 大昊天國際建設投資股東基礎的良好機會,一 方面將增強市場投資者的信心,另一方面為本 集團帶來更多資源和投資機會。

伊泰B股在上海證券交易所上市(股票代碼: 900948),其H股曾在香港聯交所主板上市,後於 二零二三年八月十一日主動撤銷上市(撤銷上市 前的股票代碼:3948)。

在二零二三年七月發佈的二零二三年《財富》中 國500強上市公司中,伊泰名列第221位;在二 零二三年《財富》中國500強企業中,伊泰名列第 268位。據中華全國工商業聯合會統計,伊泰在 二零二二年中國民營企業500強中排名第188位。 根據中國煤炭工業協會發佈的二零二二年中國 煤炭企業50強排名,伊泰位列第16位。伊泰是 內蒙古自治區最大的地方煤炭企業,也是中國 大型煤炭企業之一。

僅供識別之用

The principal businesses of Yitai include coal production and operation (which directly owns and controls 10 coal mines with resources reserve at 4,336 million tonnes and minable reserve at 2,126 million tonnes), rail transportation operations (controls 3 operating railway line for the coal mines), coal-related chemical operations and other operations.

According to the 2023 annual report of Yitai, it recorded audited revenue of approximately RMB53 billion and net profit attributable to owners of approximately RMB7.7 billion for the year ended 31 December 2023 and it recorded net assets of approximately RMB46.4 billion and total assets of approximately RMB85.4 billion as at 31 December 2023. The annual production of commodity coal of Yitai was approximately 51.7 million tonnes and sold 67.8 million tonnes of coals during 2023.

Looking forward, the Group will remain cautious and sensibly uphold its risk management policies, strengthen its capital management and implement stringent cost control measures to uphold its profitability during downturn of economy.

Money lending and financial services business

The Group will continue to expand the clients base and establish a strong track record in order to strengthen the businesses of corporate financial advisory services, asset management services and streamline the client base and gradually phasing out the money lending business in the coming future. For the securities brokerage services business, the Group will explore the involvement in the share placement activities to enhance its revenue stream.

Property development business

Located in the Indo-China Peninsula, Cambodia is an important stop on the ancient Maritime Silk Road and an important location for China to promote the "One Belt, One Road" construction in the 21st century. Now Cambodia is also preparing an economic transformation, with many business opportunities emerging. Meanwhile, Cambodia has a decent investment environment and the market is highly liberalised and internationalised, attracting the attention and injection of global capital. While taking part in the development potential of the land development project, the Group is also exploring more business opportunities to invest in more business sectors in Cambodia and to share the development dividend of this high growing emerging market in the future.

At the same time, Malaysia is one of the most popular countries in Asia. In recent years, Malaysia's GDP has continued to rise, which proves that Malaysia has strong investment potential. The Group is also deploying and looking for local high-quality projects, following the layout along the "One Belt, One Road" regions. Looking forward, the Group remains confident in its existing businesses and will continue to monitor the performance in order to maximise the returns to its shareholders.

伊泰的主要業務包括煤炭生產及經營(其直接擁 有及控制煤炭達10座,資源量為4,336百萬噸及 可採資源量為2,126百萬噸)、鐵路運輸業務(控 股及投入營運3條煤礦鐵路專線)、煤炭相關化 工業務及其他業務。

根據伊泰二零二三年報,截至二零二三年十二 月三十一日止年度,伊泰經審核收入約為人民 幣530億元,所有者應佔淨利潤約為人民幣77億 元,於二零二三年十二月三十一日淨資產約為 人民幣464億元,及總資產約人民幣854億元。於 二零二三年伊泰商品煤年產量約51.7百萬噸,及 年銷售量約67.8百萬噸。

展望未來,本集團將繼續審慎而明智地維持其 風險管理政策、加強其資本管理及採取嚴格的 成本控制措施,以在經濟低迷時維持盈利能 力。

借貸及金融服務業務

本集團將繼續擴大客戶基礎及建立豐碩的往績 記錄,以便在未來強化企業融資諮詢服務、資 產管理服務業務,以及精簡放債業務的客戶層 並逐步將放債業務淘汰。證券經紀服務業務方 面,本集團會探索參與配股集資活動的機會, 以擴大收益來源。

物業發展業務

位於中南半島的柬埔寨是古代海上絲綢之路的 重要一站,也是中國推動21世紀「一帶一路」建設 的重要支點。如今柬埔寨也在醞釀經濟轉型, 湧現出許多商機。同時,柬埔寨擁有良好的投 資環境,且市場高度自由化和國際化,正吸引 著全球資本的關注和投入。在參與土地發展項 目的發展潛力的同時,本集團亦正發掘更多商 機,投資柬埔寨更多業務領域,未來可分享這 個高增長新興市場的發展紅利。

同時,馬來西亞乃其中一個最受歡迎亞洲國 家。近年來,馬來西亞GDP持續增長,證明馬來 西亞具有強大投資潛力。按照「一帶一路」地區 沿線佈局,本集團亦在部署並物色當地優質項 目。展望未來,本集團對現有業務仍然充滿信 心,並將繼續監察表現,為其股東帶來最大回 報。

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT 董事及高級管理層履歷詳情

The biographical details of the Directors and the senior management of the Group are as follows:

EXECUTIVE DIRECTORS

Dr. Zhiliang Ou, J.P. (Australia), aged 55, was appointed as an Independent Non-executive Director on 11 June 2012 and was re-designated as an Executive Director of the Company in August 2012. Dr. Ou is a member of the executive committee, nomination committee and remuneration committee of the Company. He is also a director of various subsidiaries of the Company. Dr. Ou holds a Doctor of Philosophy degree in Civil & Resource Engineering from The University of Western Australia, Australia. He also holds two Bachelor of Engineering degrees in Engineering Management & Structural Engineering respectively from Tongji University (同濟大學). Dr. Ou has over 30 years of professional engineering and management experience in oil & gas, mining and infrastructure industries both in Australia and China. He has been a senior staff member in the world's leading energy & resource firms including Kelloga Brown & Root (formerly known as KBR Halliburton), WorleyParsons Pty Ltd., as well as Sedaman Ltd., which is specializing in coal processing and handling plants. Dr. Ou was an independent non-executive director of Rey Resources Limited (a company listed on ASX focusing on exploration and developing energy resources in Australia). Dr. Ou participated in a number of key energy and resource projects around the world such as acting as the Lead Civil and Structural Engineer for BHP Billiton RGP6 Jimblebar project. Rio Tinto iron ore Dove Siding expansion project: Chevron Wheatstone Domgas LNG Pipeline project, Yemen LNG Project (in the Republic of Yemen) and Western Australia Dampier to Bunbury Natural Gas Pipeline (Stage 5B) project, etc. Dr. Ou also has extensive experience and network in China. He was the general manager of Fujian Liming Construction Company* (福建省黎明建築工程公司) from 1993 to 1997. He was a Guest Professor for Inner Mongolia University (內蒙古大學) and Inner Mongolia University of Science & Technology (內蒙古科技大學) in China. Currently, Dr. Ou is an executive director of Hao Tian International Construction Investment Group Limited (stock code: 1341), which is a non-wholly owned subsidiary of the Company and a company listed on the main board of the Stock Exchange.

Mr. Fok Chi Tak, aged 48, was appointed as an Executive Director and a member of the executive committee of the Company in September 2013. Mr. Fok is also a director of various subsidiaries of the Company and has been the Chief Financial Officer of the Company since December 2010. In addition to the responsibility to oversee the Group's finance unit and functions, Mr. Fok also involves in the formulation of strategic plans for the business development of the Group, fund raising activities and potential merger and acquisition activities of the Group. Mr. Fok holds a master degree in business administration from The University of Hong Kong. He is a fellow member of the Hong Kong Institute of Certified Public Accountants and the Association of Chartered Certified Accountants. Mr. Fok is also a fellow member of The Chartered Governance Institute (formerly known as The Institute of Chartered Secretaries and Administrators) and The Hong Kong Chartered Governance Institute (formerly known as The Hong Kong Institute of Chartered Secretaries). Mr. Fok currently serves as an executive director and the chief executive officer of Hao Tian International Construction Investment Group Limited (stock code: 1341, a nonwholly owned subsidiary of the Company), which is listed on the main board of the Stock Exchange.

本集團董事及高級管理層的履歷詳情如下:

執行董事

歐志亮博士,太平紳士(澳洲),55歲,於二零 二年六月十一日獲委任為獨立非執行董事, 並於二零一二年八月調任為執行董事。歐博士 為本公司執行委員會、提名委員會及薪酬委 員會成員。彼亦擔任本公司多家附屬公司之董 事。歐博士持有澳大利亞西澳大學土木與資源 工程學哲學博士學位。彼亦分別持有同濟大學 的工程學士工程管理學位,及工程學士結構工 程學位。歐博士在澳大利亞和中國的石油和天 然氣、礦業和基礎設施工程管理方面有30年以 上專業經驗。彼曾於多間帶領全球的能源及資 源公司擔任高級職員,包括Kellogg Brown & Root (前稱KBR Halliburton), WorleyParsons Pty Ltd.及從 事煤炭加工和處理廠的Sedaman Ltd., 並曾任Rev Resources Limited(一間於澳洲證券交易所上市、 專注在澳洲開展能源資源勘探開發的公司)的 獨立非執行董事。歐博士參與多項全球重要 的能源及資源項目,亦曾參與BHP Billiton RGP6 Jimblebar項目、力拓Dove Siding擴建工程、Chevron Wheatstone民用氣管道項目、也門液化天然氣項 目(在也門共和國)、西澳大利亞丹皮爾至班伯 利的天然氣管道(5B階段)項目等的總土木及結 構工程師。歐博士在中國擁有豐富的經驗及網 絡。於一九九三年至一九九七年擔任福建省黎 明建築工程公司之總經理。彼曾擔任內蒙古大 學及內蒙古科技大學的客席教授。歐博士現任 本公司非全資附屬公司昊天國際建設投資集團 有限公司(股份代號:1341,一間於聯交所主板 上市的公司)之執行董事。

霍志德先生,48歲,於二零一三年九月獲委任 為本公司執行董事及執行委員會成員。霍先生 亦為本公司多間附屬公司之董事,以及自二零 一零年十二月起為本公司之首席財務官。除了 負責監管本集團之財務部門及職能外,霍先生 亦參與制定本集團之難務發展策略計劃、本集 團的集資活動以及潛在的合併和收購活動。彼為 暫的集資活動以及潛在的合併理碩士學位。 後 大學的工商管理碩士學位。 後 香港會計師公會及特許公認會計師公會資深會 員。霍先生亦為特許公司治理公會(前稱為特許 秘書及行政人員公會)及香港公司治理公會(前 稱為香港特許秘書公會)資深會士。霍先生現為 本公司非全資附屬公司昊天國際建設投資集團 有限公司(股份代號:1341,一間於聯交所主板 上市之公司)之執行董事兼行政總裁。

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Chan Ming Sun Jonathan, aged 51, was appointed as an independent non-executive Director of the Company in March 2012. Mr. Chan is the chairman of each of the audit committee and remuneration committee and a member of nomination committee of the Company. Mr. Chan graduated from the University of New South Wales, Australia with a Bachelor of Commerce degree in Accounting and Computer Information Systems. He is a fellow member of each of Hong Kong Institute of Certified Public Accountants. Certified Practising Accountants, Australia and The Hong Kong Institute of Directors. Mr. Chan has over 20 years of experience in auditing, accounting, investment and financial management. Mr. Chan is currently an investment manager of Sprint Asset Management Limited. Mr. Chan is also an independent non-executive director of each of China Dredging Environment Protection Holdings Limited (stock code: 871), Changhong Jiahua Holdings Limited (stock code: 3991) and Hao Tian International Construction Investment Group Limited (stock code: 1341, a nonwholly owned subsidiary of the Company), whose securities are listed on the main board of the Stock Exchange. Mr. Chan was an independent non-executive director of each of Fujian Nuogi Co., Ltd. (stock code: 1353, whose shares were delisted from the main board of the Stock Exchange with effect from 8 February 2021) from April 2017 to February 2021, Grand Peace Group Holdings Limited (stock code: 8108, whose shares were delisted from GEM of the Stock Exchange with effect from 27 August 2021) from March 2021 to August 2021 and Up Energy Development Group Limited (stock code: 307, whose shares were delisted from the main board of the Stock Exchange with effect from 5 January 2022) from April 2017 to January 2022.

Mr. Lam Kwan Sing, aged 54, was appointed as an independent nonexecutive Director of the Company in August 2012. Mr. Lam is a member of each of the audit committee, remuneration committee and nomination committee of the Company. Mr. Lam has obtained a Bachelor of Arts in Accountancy degree from the City University of Hong Kong. He has more than 25 years of working experience in the commercial and corporate finance field. Mr. Lam is a director of China Natural Resources, Inc. (a company listed on NASDAQ) since 2003. Mr. Lam was an executive director of SFund International Holdings Limited (stock code: 1367, whose shares were delisted from the main board of the Stock Exchange with effect from 20 September 2022) from 2016 to 2022. He was also an independent non- executive director of Summit Ascent Holdings Limited (stock code: 102, which is listed on the main board of the Stock Exchange) from June 2019 to January 2024.

* For identification purposes only

獨立非執行董事

陳銘燊先生,51歲,於二零一二年三月獲委任 為本公司獨立非執行董事。陳先生為本公司審 核委員會和薪酬委員會主席及提名委員會成 員。陳先生畢業於澳洲新南威爾斯大學,持有 會計及電腦資訊系統學系商學士學位,現為香 港會計師公會、澳洲會計師公會及香港董事協 會資深會員。陳先生於審核、會計、投資及 財務管理方面擁有逾20年經驗。陳先生現時為 Sprint Asset Management Limited之投資經理,亦分 別為中國疏浚環保控股有限公司(股份代號: 871)、長虹佳華控股有限公司(股份代號: 3991) 及本公司非全資附屬公司昊天國際建設投資集 團有限公司(股份代號:1341)之獨立非執行董 事,該等公司之證券於聯交所主板上市。陳先 生曾於二零一七年四月至二零二一年二月在福 建諾奇股份有限公司(股份代號:1353,自二零 二一年二月八日起於聯交所主板除牌)、二零 二一年三月至二零二一年八月在福澤集團控股 有限公司*(股份代號:8108,自二零二一年八月 二十七日起於聯交所GEM除牌)及二零一七年四 月至二零二二年一月在優派能源發展集團有限 公司(股份代號:307,自二零二二年一月五日起 於聯交所主板除牌)擔任獨立非執行董事。

林君誠先生,54歲,於二零一二年八月獲委任 為本公司獨立非執行董事。林先生分別是本公 司審核委員會、薪酬委員會及提名委員會之成 員。林先生取得香港城市大學會計學文學士 學位。彼於商業及企業融資領域擁有逾25年經 驗。林先生自二零零三年起為中國天然資源有 限公司(一間於納斯達克上市之公司)之董事。 林先生於二零一六年至二零二二年曾任廣洲基 金國際控股有限公司(股份代號:1367,自二零 二二年九月二十日起於聯交所主板除牌)之執行 董事。彼亦於二零一九年六月至二零二四年一 月曾任凱升控股有限公司(股份代號:102,該公 司於聯交所主板上市)之獨立非執行董事。

* 僅供識別之用

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT 董事及高級管理層履歷詳情

Mr. Mak Yiu Tong, aged 65, was appointed as an independent non-executive Director on 12 July 2021. Mr. Mak is the chairman of the nomination committee and a member of the audit committee of the Company. Mr. Mak graduated from the China University of Political Science and Law with a Bachelor of Law degree in 1998. Mr. Mak is a legal executive of Chiu, Szeto & Cheng, a firm of solicitors in Hong Kong. Mr. Mak has been working in the legal industry for over 30 years. Mr. Mak currently serves as an independent non-executive director of Talent Property Group Limited (stock code: 760) and Hao Tian International Construction Investment Group Limited (stock code: 1341, a non-wholly owned subsidiary of the Company), whose shares are listed on the main board of the Stock Exchange. Mr. Mak served as an independent non-executive director of each of Fujian Nuogi Co., Ltd. (stock code: 1353, whose shares were delisted from the main board of the Stock Exchange with effect from 8 February 2021) from April 2017 to February 2021 and Up Energy Development Group Limited (stock code: 307, whose shares were delisted from the main board of the Stock Exchange with effect from 5 January 2022) from April 2017 to January 2022.

COMPANY SECRETARY

Mr. Siu Chun Pong Raymond was appointed as the company secretary on 26 August 2022. Mr. Siu has been a practising solicitor of the High Court of Hong Kong since 2005. Mr. Siu has over 18 years of experience in corporate finance and regulatory compliance. He is the founder and the senior partner of Raymond Siu & Lawyers. Prior to setting up and running his own solicitors' firm, he has been a partner of F. Zimmern & Co., Solicitors & Notaries from July 2012 to August 2017. Mr. Siu obtained his Bachelor of Laws and Postgraduate Certificate in Laws from The University of Hong Kong. He obtained his Master of Laws from University College London.

麥耀棠先生,65歲,於二零二一年七月十二日 獲委任為獨立非執行董事。麥先生為本公司提 名委員會之主席和審核委員會成員。麥先生於 一九九八年畢業於中國政法大學,獲頒授法學 學士學位。麥先生為趙、司徒、鄭律師事務所 (一家香港律師行)之法律行政人員。麥先生於 法律行業工作逾30年。麥先生現時擔任新天地 產集團有限公司(股份代號:760)及本公司非全 資附屬公司昊天國際建設投資集團有限公司(股 份代號:1341)之獨立非執行董事,該等公司之 股份於聯交所主板上市。麥先生曾於二零一七 年四月至二零二一年二月在福建諾奇股份有限 公司(股份代號:1353,自二零二一年二月八日 起於聯交所主板除牌)及於二零一七年四月至二 零二二年一月在優派能源發展集團有限公司(股 份代號:307,自二零二二年一月五日起於聯交 所主板除牌)出任獨立非執行董事一職。

公司秘書

蕭鎮邦先生於二零二二年八月二十六日獲委任 為公司秘書。蕭先生自二零零五年起為香港高 等法院執業律師。蕭先生於企業融資及監管合 規方面擁有逾18年經驗。彼為蕭鎮邦律師行之 創辦人兼高級合夥人。於成立並營運其本身的 律師事務所之前,彼於二零一二年七月至二零 一七年八月擔任施文律師行之合夥人。蕭先生 於香港大學取得法律學士學位及法學專業證 書。彼於倫敦大學學院取得法律碩士學位。

CORPORATE GOVERNANCE REPORT 企業管治報告

CORPORATE GOVERNANCE PRACTICES

The Company is committed to maintaining sound and well- established corporate governance practices and procedures that are consistent with the Corporate Governance Code (the "CG Code") set out in Appendix C1 to the Listing Rules. The corporate governance principles of the Company emphasise on a quality board of directors, sound internal control, transparency and accountability to all shareholders of the Company.

The Company has applied the principles and complied with all relevant code provisions of the CG Code throughout the Year, save and except Code Provision C.2.1.

Under code provision C.2.1 of the CG Code, the roles of the chairman and chief executive should be separate and should not be performed by the same individual. The Company has neither appointed a board member as the chairman of the Board nor appointed a chief executive officer. Having considered the business operation of the Group at the material time, it is believed that the Board, which consists of experienced professionals, can function effectively as a whole, and the executive Directors along with other members of senior management of the Company are effective in overseeing the day-to-day operation of the Company under the strong corporate governance structure in place.

企業管治常規

本公司致力維持與上市規則附錄C1所載之企業 管治守則(「企業管治守則」)一致穩固及完善之良 好企業管治常規及程序。本公司之企業管治原 則著重高質素之董事會、有效之內部監控、透 明度及向本公司全體股東問責。

於本年度,本公司已應用該等原則並遵守企業 管治守則之所有相關守則條文,惟守則條文第 C.2.1條除外。

根據企業管治守則守則條文第C.2.1條,主席與 行政總裁之角色應有所區分,不應由一人同時 兼任。本公司並無委任董事會成員擔任董事會 主席,亦無委任行政總裁。考慮到本集團於重 要時刻之業務營運,本公司認為董事會由經驗 豐富之專業人士組成,整體可有效運作,而執 行董事連同本公司其他高級管理人員則負責監 督本公司在有效企業管治架構下之日常營運工 作。

CORPORATE GOVERNANCE REPORT 企業管治報告

GOVERNANCE FRAMEWORK

The Board is collectively responsible for the long-term success of the Group and for its leadership, strategic planning, risk management, corporate governance, financial performance and culture. The Board has established audit committee (the "Audit Committee"), remuneration committee (the "Remuneration Committee"), Nomination Committee and executive committee (the "Executive Committee") to oversee particular aspects of the Company's affairs, each with specific terms of reference setting out their authority and duties. The terms of reference are available on the websites of the Company and the Stock Exchange.

管治框架

董事會須共同負責令本集團達致長期成功,並 負責領導、策略規劃、風險管理、企業管治、 財務表現及文化。董事會已成立審核委員會 (「審核委員會」)、薪酬委員會(「新酬委員會」)、 提名委員會及執行委員會(「行政委員會」),以監 察本公司事務特定範疇,各委員會具有特定職 權範圍,當中列明其權力及職責。職權範圍可 於本公司及聯交所網站查閱。

The Board 董事會

Collectively responsible for promoting long-term success of the Company by providing leadership, strategic planning and managing risk and supervising corporate governance, financial performance and culture 透過擔當領導角色,提供策略規劃及風險管理並監督企業管治、財務表現及文化,共同負責促成本公司長期成功

Audit Committee	Remuneration Committee	Nomination Committee	Executive Committee
審核委員會	薪酬委員會	提名委員會	執行委員會
 Reviews risk management and internal control systems 檢討風險管理及內部監控制度 Monitors external auditor's independence and objectivity and the effectiveness of the audit process 監察外聘核數師是否獨立和客觀以及審核過程是否有效 Ensures effectiveness of internal audit function 確保內部審核計劃及內部審核職能是否有效 Oversees financial reporting process 	 Recommends to the Board on remuneration packages of individual executive Director and senior management 就個別執行董事及高級 管理人員之薪酬待遇向 董事會提出建議 Reviews and recommends on remuneration policy for Directors and senior management 檢討董事及高級管理人 員之薪酬政策並提出建 議 Reviews and approves matters relating to share schemes of the Company 檢討及批准本公司股份 	 Recommends to the Board on appointment and re- appointment of Directors 就委任及再度委任董事 向董事會提出建議 Reviews and recommends on Board structure, composition and diversity 檢討董事會之架構、組 成及多元性並提出建議 Assesses independence of independent non-executive Directors 評估獨立非執行董事之 獨立性 	 Acts as a general management committee under the direct authority of the Board to enhance the efficiency for business decisions 作為直接隸屬於董事會之一般管理委員會行事,以提升業務決策之效率

Each committee has authority to obtain external professional advice and to seek information from employees, and the Company will provide sufficient resources to the committees for performance of its duties and responsibilities. Minutes of the committees meetings are kept by the Company Secretary and all decisions of the committees are reported to the Board. To further reinforce independence and effectiveness, all Audit Committee members are independent non-executive Directors, and the Nomination Committee and Remuneration Committee comprise a majority of independent non-executive Directors as members. Details and reports of the committees are set out below.

獎勵計劃的有關事項

各委員會有權獲得外部專業意見及向僱員索取 資料,而本公司將向該等委員會提供充足資源 以履行其職責。委員會會議之會議記錄由公司 秘書保存及向董事會匯報其所有決定。為進一 步加強獨立性及有效性,所有審核委員會成員 均為獨立非執行董事,而提名委員會及薪酬委 員會則主要由獨立非執行董事所組成。有關委 員會之詳情及報告載於下文。

監察財務報告程序

CORPORATE GOVERNANCE REPORT 企業管治報告

BOARD COMPOSITION AND BOARD PRACTICES

Role and function

The Board has the responsibility of promoting the success of the Company by formulating its strategic direction and supervising its operations and affairs in an effective manner. Each Director has a fiduciary duty and statutory responsibilities towards the Company.

Each Director is aware of his collective and individual responsibilities to all Shareholders and that he should give sufficient time and attention to the affairs of the Company.

With the objective of enhancing shareholder value, the Board is responsible for the formulation and approval of overall business strategies and policies of the Group, management of the business and affairs of the Group, and monitoring of the performance of the management of the Group and is charged with presenting a balanced, clear and understandable assessment of the Group's performance, position and prospects in its annual and interim results, other announcements containing inside information and financial disclosures of the Company required under the Listing Rules and other applicable rules.

Some of the key responsibilities of the Board include:

- establishing and maintaining the strategic direction and objectives of the Group
- evaluating significant investment proposals, major acquisitions or disposals
- appointment or re-appointment of Directors and members of the committees
- ensuring the financial statements are prepared to give a true and fair view of the state of affairs of the Group
- ensuring that a framework of prudent and effective controls is in place to enable risks to be assessed and managed
- monitoring major capital transactions or other significant operational or financial matters
- monitoring the performance of management

Daily operations and management of the Group's business are delegated to the management.

董事會組成及董事會常規

職責與職能

董事會負責透過制定本公司之策略方針以及有 效監察其運作及事務狀況,促進本公司取得成 功。各董事均對本公司負有受信責任及法定職 責。

各董事知悉彼須對全體股東共同及個別承擔責 任,及彼須付出足夠時間及精力處理本公司事 務。

為達致提升股東價值之目標,董事會負責制定 及批准本集團之整體業務策略及政策,管理本 集團業務及事務,及監察本集團管理層之表 現,並須負責就本集團於其全年及中期業績方 面之表現、狀況及前景、載有內幕消息之其他 公告以及本公司須根據上市規則及其他適用規 則作出之財務披露資料,呈報中肯、清晰及易 於理解之評估。

董事會之若干主要職責包括:

- 確立並維護本集團之策略方針及目標
- 評估重大投資方案、重大收購或出售事項
- 委任或再度委任董事及委員會成員
- 確保財務報表之編製可真實中肯地反映本 集團之事務狀況
- 確保設有審慎有效之監控框架以便評估及 管理風險
- 監察主要資本交易或其他重大營運或財務 事宜
- 監督管理層之表現

管理層獲授權負責本集團業務之日常經營及管理。
Composition

As at the date of this report, the Board comprises two executive Directors and three independent non-executive Directors.

組成

於本報告日期,董事會包括兩名執行董事及三 名獨立非執行董事。

Membership of Board Committee(s) 董事委員會之成員

Executive Directors: 執行董事: Dr. Zhiliang Ou, J.P. (Australia) 歐志亮博士,*太平紳士(澳洲*)

Mr. Fok Chi Tak 霍志德先生

Independent Non-executive Directors: 獨立非執行董事:

Mr. Chan Ming Sun Jonathan 陳銘燊先生

Mr. Lam Kwan Sing 林君誠先生

Mr. Mak Yiu Tong 麥耀棠先生

Member of the Nomination Committee 提名委員會成員 Member of the Remuneration Committee 薪酬委員會成員 Member of the Executive Committee 執行委員會成員

Member of the Executive Committee 執行委員會成員

Chairman of the Audit Committee 審核委員會主席 Member of the Nomination Committee 提名委員會成員 Chairman of the Remuneration Committee 薪酬委員會主席

Member of the Audit Committee 審核委員會成員 Member of the Nomination Committee 提名委員會成員 Member of the Remuneration Committee 薪酬委員會成員

Member of the Audit Committee 審核委員會成員 Chairman of the Nomination Committee 提名委員會主席

Their biographical details of the Directors are set out on pages 30 to 32 of this 董事之履歷詳情載於本報告第30至32頁。 report.

The three independent non-executive Directors, which represented more than one-third of the entire Board, bring a wide range of business and financial experience to the Board, which contributes to the effective direction of the Group and the development of the Group's strategies and policies and promotes checks and balances of the management process to safeguard Shareholders' interest. The Board reviews regularly the Board's composition and considers that the composition of the Board is well balanced with each Director having sound knowledge, experience and expertise relevant to the business operations and development of the Group. The Board is also satisfied that all independent non-executive Directors meet the guidelines set out in Rule 3.13 of the Listing Rules and are independent pursuant to the requirements of the guidelines and the Company complied with the requirements under Rule 3.10(1) and Rule 3.10(2) of the Listing Rules throughout the Year.

A list of Directors and their respective role and function has been published on the websites of the Company and the Stock Exchange, and is also disclosed in relevant corporate communications issued by the Company pursuant to the Listing Rules.

Appointment and re-election of Directors

Formal procedures were adopted by the Board for governing the appointment, reelection and removal of Directors in accordance with the articles of association of the Company (the "Articles").

Except for Mr. Fok Chi Tak, each Director has entered into a service contract or a letter of appointment with the Company for a term of three years. All Directors are subject to the retirement by rotation at least once every three years under the Articles. Pursuant to the Articles, at each annual general meeting, one-third of the Directors for the time being shall retire by rotation and the retiring Directors are eligible for re- election in accordance with the Articles.

The Company may by ordinary resolution elect any person to be a Director either to fill a casual vacancy on the Board, or as an addition to the existing Board. The Board may from time to time appoint a Director either to fill a casual vacancy or as an addition to the Board. Any Director so appointed by the Board shall hold office only until the next following annual general meeting and shall then be eligible for re- election.

If a Shareholder wishes to propose a person for election as a Director at a general meeting of the Company, a Shareholder may serve the Company a written notice and follow the designated procedures for nomination of Directors under the Articles, which are available on the websites of the Company and the Stock Exchange.

三名獨立非執行董事(佔全部董事會成員超過三 分之一),能為董事會帶來豐富之商業及財務 經驗,可對本集團以及其策略及政策之發展作 出有效之指引,並促進對管理程序之查核及制 衡以保障股東權益。董事會定期審閱董事會之 組成,並認為董事會之成員各有所長,各董事 均具備與經營及發展本集團業務有關之豐富知 識、經驗及專門學問。董事會亦信納所有獨立 非執行董事均符合上市規則第3.13條所載指引且 根據指引規定均屬獨立人士,以及本公司於本 年度一直遵守上市規則第3.10(1)條及第3.10(2)條 之規定。

有關本公司董事及彼等各自之職責與職能之名 單已刊載於本公司及聯交所網站,亦於本公司 根據上市規則刊發之相關公司通訊內披露。

委任及重選董事

董事會已按照本公司組織章程細則(「細則」)採納 正式程序管理董事之委任、重選及罷免。

除霍志德先生外,各董事已與本公司訂立服務 合約或委任函,為期三年。全體董事均須根據 細則至少每三年輪值告退一次。根據細則,於 各股東週年大會上,當時三分之一之董事須根 據細則輪值告退並符合資格重選連任。

本公司可透過普通決議案推選任何人士出任董 事以填補董事會之臨時空缺,或增補現有董事 會成員。董事會可不時委任董事以填補臨時空 缺或增補董事會成員。任何經董事會如此委任 之董事,任期將僅至下屆股東週年大會為止, 屆時將符合資格重選連任。

倘股東擬在本公司股東大會上提名人士參選董 事,根據細則,彼可向本公司發出書面通知, 並遵照本公司及聯交所網站內所載提名董事之 指定程序行事。

Director's commitment

The Board meets at least four times a year at quarterly intervals and holds additional meetings as and when the Board thinks appropriate to discuss matters relating to the Group's strategies, business operations, performance, governance and material investments.

Attendance records of the Directors and committee members for the Year are set out below:

董事之承諾

Attendence Number of meetings

董事會每年至少按季度舉行四次會議,並於董 事會認為適當時額外舉行會議,以便商討有關 本集團策略、業務營運、表現、管治及重大投 資方面之事宜。

董事及委員會成員於本年度之出席記錄載列如 下:

	Attendance/Number of meetings 出席會議次數/舉行會議次數							
		Board 董事會	Executive Committee 執行委員會	Audit Committee 審核委員會	Nomination Committee 提名委員會		General meeting 股東大會	
Total number of meetings	舉行會議總次數	12	6	3	1	2	1	
Executive Directors: Mr. Xu Haiying (Note 1) Dr. Zhiliang Ou Mr. Fok Chi Tak	執行董事: 許海鷹先生(附註1) 歐志亮博士 霍志德先生	11/11 12/12 12/12	6/6 6/6 6/6	N/A 不適用 N/A 不適用 N/A 不適用	N/A 不適用 1/1 N/A 不適用	N/A 不適用 2/2 N/A 不適用	1/1 1/1 1/1	
Independent Non-executive Directors:	獨立非執行董事:							
Mr. Chan Ming Sun Jonathan Mr. Lam Kwan Sing Mr. Mak Yiu Tong	陳銘燊先生 林君誠先生 麥耀棠先生	9/12 9/12 12/12	N/A 不適用 N/A 不適用 N/A 不適用	3/3 3/3 3/3	1/1 1/1 1/1	2/2 2/2 N/A 不適用	1/1 1/1 1/1	

Note:

1. Mr. Xu Haiying resigned as an executive Director on 23 February 2024.

附註:

 許海鷹先生於二零二四年二月二十三日 辭任執行董事。

The Board reviews the performance of the Directors regularly to ensure the Directors have adequately and effectively performed their roles and devoted 结果 sufficient time to the Company's affairs. The Board was satisfied that the Directors had a strong commitment to the Company and positively contributed to the Board 粉 through their participation in the Company's affairs and the Board's discussions and decisions, as reflected in their high attendance record on the Board and its committee meetings during the Year.

董事會定期檢討董事表現,以確保董事已充分 有效履行其職責,並投入足夠時間處理本公司 事務。董事會信納各董事致力為本公司竭誠服 務,且彼等於本年度舉行之董事會及轄下委員 會會議維持高出席率,足以反映彼等積極參與 本公司事務及董事會之討論和決策,並對董事 會作出正面貢獻。

Board process

All Directors have full access to relevant information both at the meetings and at regular intervals. Notice of not less than 14 days was given to Directors for the regular Board meetings. The Company Secretary assists the Board in preparing the meeting agenda and, during which, the Directors are consulted for matters to be included in the agenda for all regular meetings of the Board. It has been the practice of the Board and accepted by all members of the Board that relevant information of regular Board meetings will be sent to all Directors at least three days (or other reasonable period) prior to the meetings.

Board meetings involve active participation, either in person or through other electronic means of communication, by all of the Directors present. Board minutes are prepared and kept by the Company Secretary recording in sufficient details the matters considered and decisions reached by the Board or Board committees, including any concerns raised or dissenting views mentioned by any Director. All draft and final minutes of Board meetings and meetings of committees are sent to Directors or Board committees members as appropriate for comments, approval and records. Board records are available for inspection by any Director upon request.

Matters on transactions where Directors are considered having a conflict of interest or material interests would not be dealt with by way of written resolutions and a separate Board meeting shall be held where independent non- executive Directors who have no material interests should be present at such meeting. Directors having a conflict of interest or material interests in a transaction shall, before the meeting of the Board, declare his interest(s) therein in accordance with the Articles, and shall abstain from voting on the resolution(s) and shall not be counted in the quorum present at such Board meeting. Such declaration of interests will be duly noted in the minutes of the relevant Board meeting.

The Company Secretary shall provide professional advice on governance matters to the Directors. Members of the management have been reminded that they have an obligation to provide the Board and the Board committees with adequate information on a timely basis to enable each of them to make informed decisions. All Directors are entitled to have access to Board papers, minutes and related materials. The Board and each Director have separate and independent access to the Group's senior management. In addition, the Directors are able, upon reasonable request, to seek independent professional advice under appropriate circumstances, at the Company's expense. The Board may resolve to provide appropriate independent professional advice to the Directors to assist the relevant Directors to discharge their duties.

With the support of the Company Secretary, the executive Directors seek to ensure that all Directors are properly briefed on issues arising at Board meetings and receive adequate and reliable information in a timely manner.

董事會程序

各董事均可於會議上及定期取得全部相關資料。本公司於舉行董事會定期會議前至少14日 向各董事發出有關會議之通知。公司秘書協助 董事會編製會議議程,而在此期間,就所有董 事會定期會議之議程所包括之事項徵詢董事之 意見。我們將於有關會議至少三日前或其他合 理時間向全體董事寄發董事會會議相關資料, 此為董事會慣例,並獲董事會全體成員接納。

全體董事透過親身出席或其他電子通訊方法積 極參與董事會會議。董事會會議記錄由公司秘 書編製及保存,以充分詳盡記錄董事會或委員 會所考慮事項及所達致決定,包括任何董事 會就及委員會會議記錄草擬本及定稿均會分別 許發予董事及董事委員會成員作適當評審、批 核及記錄。董事會記錄可應要求供任何董事查 閱。

董事被視為存在利益衝突或重大權益之交易所 涉及之事項,不會通過書面決議案處理,而須 另外舉行董事會會議並須由不存在重大權益之 獨立非執行董事出席該等會議。於交易中存在 利益衝突或重大權益之董事,應根據細則,在 董專會開會前申報其於交易中之利益,並須就 有關決議案放棄投票,亦不得計入有關董事會 會議之法定出席人數內。有關董事會會議記錄 將妥為記錄該等利益申報。

公司秘書須向董事提供有關管治事宜之專業意 見。管理層成員獲提醒其有責任向董事會及董 事委員會及時提供充足資料,以便各董事會及 作出知情決定。所有董事均有權查閱董事會文 件、會議記錄及相關資料。本公司設有獨立途 徑供董事會及各董事自行接觸本集團高級管理況 下諮詢獨立專業意見,有關費用由本公司 支 付。董事會可決議向董事提供適當之獨立專業 意見,以協助有關董事履行本身職責。

在公司秘書協助下,執行董事致力確保全體董 事均獲適當簡報董事會會議上提出之事宜,並 適時獲得足夠及可靠資料。

Induction, information and ongoing professional development

Each newly-appointed Director is provided with a package of orientation materials setting out the required duties and responsibilities of directors under the Listing Rules and other relevant statutory requirements of Hong Kong and received an induction training with external legal adviser on director's duties and obligations and meeting with management for an overview of the Group. The Directors are kept informed from time to time on the latest development of any changes to the regulatory requirements and the status of compliance of applicable rules and regulations by the Company as well as business development and operation plans of the Company.

In compliance with code provision C.1.4, the Company has arranged for, and provided subsidies for, the Directors and the Company Secretary of the Company to participate in continuous professional development organized in the form of in-house training, seminars or other appropriate courses to keep them refreshed of their knowledge, skill and understanding on the Group and its business or to update their skills and knowledge on the latest development or changes in the relevant laws, the Listing Rules and corporate governance practices.

All Directors are required to provide the Company with their training records on an annual basis. For the Year, all Directors have participated in various training and continuous professional development activities and/or were given training materials at external seminars/training sessions.

Liability insurance for the Directors

Appropriate insurance cover on directors' and officers' liabilities has been arranged and is in place to protect the Directors and officers of the Group from their risk exposure arising from the businesses of the Group and potential personal liabilities.

就職輔導、資訊及持續專業發展

每名新委任董事均獲得一套就職簡介資料,該 等資料載列有關上市規則及香港其他相關法例 規定下之董事職責及責任,接受外部法律顧 問之就職輔導培訓(其內容涵蓋董事職責及責 任),並與管理層會面了解本集團之概況。董事 將不時獲提供有關監管規定任何變動之最新發 展以及本公司遵守適用規則及規例之進展情況 與本公司業務發展及營運計劃。

為遵守守則條文第C.1.4條,本公司已安排董事 及本公司之公司秘書參加以內部培訓、研討會 或其他適當之課程形式之持續專業發展作出安 排並提供補貼,使彼等重溫其知識、技能以及 對本集團及其業務之理解,或增進彼等在有關 法規、上市規則及企業管治常規之最新發展或 變動方面之技能及知識。

全體董事須每年向本公司提供所接受培訓之記錄。於本年度,全體董事均已參與各種培訓及 持續專業發展活動及/或已於外界研討會/培 訓課程上獲發演講或培訓材料。

董事責任保險

本集團已安排承保董事及高級人員責任之適當 生效保險,以保障董事及本集團高級人員因本 集團業務及潛在個人法律責任而產生之風險。

BOARD DIVERSITY POLICY

The Company has adopted a board diversity policy. A summary of such board diversity policy, the measurable objectives set for implementing such board diversity policy, and the progress made towards achieving those objectives are disclosed below.

Summary of the board diversity policy

With a view to achieving a sustainable and balanced development, the Company sees increasing diversity at the Board level as an essential element in supporting the attainment of its strategic objectives and its sustainable development. In designing the Board's composition, the Board diversity has been considered from a number of aspects, including but not limited to gender, age, cultural and educational background, professional experience, skills and knowledge. All Board member's appointments will be based on merit, and candidates will be considered against objective criteria, having due regard for the benefits of diversity on the Board.

Measurable Objectives

Selection of candidates will be based on a range of diversified perspectives, including but not limited to gender, age, cultural and educational background, professional experience, skills, knowledge and length of services. The ultimate decision will be based on merit and contribution that the selected candidates will bring to the Board. The Board's composition will be disclosed in the corporate governance report annually in accordance with the Listing Rules.

Monitoring

The Nomination Committee is responsible for monitoring implementation of the board diversity policy.

Diversity of the Board

The existing Board members are of different backgrounds, qualifications and experiences, including extensive experiences in resources, auditing, accounting, investment, corporate finance, project development and management. In view of the present size and complexities of the operations and the nature of the risks and challenges the Group faces, the Nomination Committee considers the Company has achieved a right balance of skills, experience, knowledge and diversity among the present Board members.

All Board members are male. The Company will appoint at least a director of different gender on or before 31 December 2024.

Among the 151 staffs of the Group, 122 are male and 29 are female.

董事會多元化政策

本公司已採納董事會多元化政策。相關董事會 多元化政策摘要、為執行相關董事會多元化政 策而設定之可計量目標及為達成該等目標已取 得之進展披露如下。

董事會多元化政策摘要

為達致可持續均衡發展,本公司視董事會層面 日益多元化為支持其達到策略目標及可持續發 展之關鍵元素。本公司在謀劃董事會成員組合 時,已從多方面考慮董事會成員多元化,包括 但不限於性別、年齡、文化及教育背景、專業 經驗、技能以及知識。董事會成員所有委任均 以用人唯才為原則,並在考慮人選時以客觀條 件充分顧及董事會成員多元化之裨益。

可計量目標

甄選人選將按一系列多元化範疇為基準,包括 但不限於性別、年齡、文化及教育背景、專業 經驗、技能、知識及服務期限。最終將按人選 之長處及可為董事會作出之貢獻作決定。董事 會之組成將依照上市規則每年在企業管治報告 披露。

監察

提名委員會負責監察董事會多元化政策之執 行。

董事會多元化

現有董事會成員均具備不同背景、資格及經驗,並於資源、審核、會計、投資、公司財務、項目開發及管理方面經驗豐富。鑑於本集 團業務經營之現有規模及複雜程度以及其所面 臨風險及挑戰之性質,提名委員會認為,在現 有各董事會成員之間,本公司已達致技能、經 驗、知識及多元化之恰當平衡。

所有董事會成員均為男性。本公司將於二零 二四年十二月三十一日或之前任命至少一名不 同性別的董事。

集團現有151名員工,其中122名為男性,29名為 女性。

EXECUTIVE COMMITTEE

The Executive Committee was set up in June 2010. The Executive Committee operates as a general management committee under the direct authority of the Board to enhance the efficiency for business decisions. In accordance with its terms of reference, the Executive Committee monitors the execution of the Company's strategic plans and operations of all business units of the Group and discusses and makes decisions on matters relating to the management and day-to-day operations of the Group.

As at the date of this report, the Executive Committee comprised of all existing executive Directors, namely Dr. Zhiliang Ou and Mr. Fok Chi Tak.

AUDIT COMMITTEE

The Company established the Audit Committee in May 2006. The primary duties of the Audit Committee are (a) making recommendations to the Board on the appointment and removal of the external auditor; (b) reviewing the financial statements and material advice in respect of financial reporting; and (c) overseeing the internal control procedures of the Company. Meetings shall be held at least twice a year.

This report has been reviewed by the Audit Committee.

As at the date of this report, the Audit Committee comprised of three independent non-executive Directors, namely Mr. Chan Ming Sun Jonathan (chairman of the committee), Mr. Lam Kwan Sing and Mr. Mak Yiu Tong.

The work performed by the Audit Committee during the Year is summarised as follows:

- reviewed the audited financial statements of the Group for the Previous Year and unaudited interim financial statements of the Group for the six months ended 30 September 2023 and the related results announcements;
- (b) reviewed the independence of the external auditor and engagement of external auditor for annual audit;
- (c) reviewed the accounting principles and practices adopted by the Group and the compliance with relevant accounting standards, the Listing Rules and other statutory requirements;
- (d) reviewed the effectiveness of internal control and risk management systems; and
- (e) recommended on the re-appointment, remuneration and terms of engagement of the external auditor.

執行委員會

執行委員會於二零一零年六月成立。執行委員 會為一個在董事會直接授權下運作之一般管理 委員會,藉以增強業務決策之效率。按照其職 權範圍,執行委員會監察本公司策略計劃之執 行以及本集團全部業務單位之營運,並就本集 團管理及日常營運相關事宜進行討論並作出決 策。

於本報告日期,執行委員會由全體現任執行董 事歐志亮博士及霍志德先生組成。

審核委員會

本公司於二零零六年五月成立審核委員會。審 核委員會之主要職責為(a)就委任及罷免外聘核 數師向董事會提供建議:(b)審閲財務報表及有 關財務報告之重大意見:及(c)監督本公司之內 部監控程序。每年須最少舉行兩次會議。

本報告已由審核委員會審閱。

於本報告日期,審核委員會由三名獨立非執行 董事(即陳銘燊先生(委員會主席)、林君誠先生 及麥耀棠先生)組成。

審核委員會於本年度所進行工作概述如下:

- 審閱本集團去年之經審核財務報表及本集
 團截至二零二三年九月三十日止六個月之
 未經審核中期財務報表及相關業績公告;
- (b) 檢討外聘核數師是否獨立以及聘請外聘核 數師進行年度核數工作;
- (c) 審閱本集團所採納會計原則及慣例,並檢 討有否符合相關會計準則、上市規則及其 他法定要求;
- (d) 審閱內部監控及風險管理制度之有效性: 及
- (e) 就外聘核數師之續聘、薪酬及聘用條款提 出建議。

During the Year, no issue brought to the attention of the management and/or the Board were of significant importance to require disclosure in this annual report.

The Company has adopted a set of internal guidelines on whistle-blowing in 2013. Arrangement has been put in place by which employees can report any concerns, including misconduct, impropriety or fraud in financial reporting matters and accounting practices, in confidence and without fear of recrimination for fair and independent investigation of such matters and for appropriate follow-up action.

In addition, the Company has also adopted a policy that subject to prior approval by Audit Committee, no employees or former employees of external auditor can be appointed as director or senior executive of internal audit or finance function of the Group, within 12 months preceding their employment by the external auditor to enhance independent reporting by external auditor.

NOMINATION COMMITTEE

The Company set up the Nomination Committee in August 2009. The primary duties of the Nomination Committee are (a) reviewing the structure, size and composition of the Board and making recommendations to the Board on any proposed change to the Board; (b) identifying suitably qualified candidates to become members of the Board; (c) assessing the independence of independent non-executive Directors; and (d) making recommendations on appointment, reelection and removal of Directors and ensuring a succession plan is in place.

As at the date of this report, the Nomination Committee is comprised of one executive Director, namely Dr. Zhiliang Ou and three independent non-executive Directors, namely Mr. Chan Ming Sun Jonathan, Mr. Lam Kwan Sing and Mr. Mak Yiu Tong (chairman of the committee).

The work performed by the Nomination Committee during the Year is summarised as follows:

- reviewed and recommended on the structure, size and composition of the Board including the diversity as well as the competence, experience, academic background and qualification of its members;
- (b) reviewed and assessed the independence of each independent nonexecutive Director; and
- (c) recommended the nomination of Directors for re-election at the annual general meeting.

於本年度,管理層及/或董事會並無獲提呈注 意任何須於本年報內披露且屬重大及重要之事 宜。

本公司於二零一三年採納一套內部檢舉指引。 已設有安排讓僱員可私下舉報任何關注事宜而 毋須擔心反被控訴,包括失當行為、於財務報 告事宜及會計實務上的不當或欺詐行為,以便 對此等事宜作出公平獨立之調查及採取適當跟 進行動。

此外,本公司亦採用一項政策,除獲得審核委員會事先批准外,外聘核數師之僱員或前僱員 在受僱於外聘核數師前12個月內,均不可獲委 任為本集團之董事或從事內部審核或財務工作 之高級行政人員,以加強外聘核數師作出報告 之獨立性。

提名委員會

本公司於二零零九年八月設立提名委員會。提 名委員會之主要職責為(a)檢討董事會架構、人 數及成員組合,並就任何建議董事會變動向董 事會提出推薦建議;(b)物色合適之合資格人 選成為董事會成員;(c)評估獨立非執行董事是 否獨立;及(d)就委任、重選及罷免董事提出建 議,並確保制定繼任計劃。

於本報告日期,提名委員會由一名執行董事(即 歐志亮博士)以及三名獨立非執行董事(即陳銘 燊先生、林君誠先生及麥耀棠先生(委員會主 席)組成。

提名委員會於本年度所進行工作概述如下:

- (a) 檢討董事會之架構、人數及成員組合(包括多元化以及董事會成員之能力、經驗、學歷背景及資格)並提出建議;
- (b) 檢討並評估各獨立非執行董事是否獨立; 及
- (c) 建議在股東週年大會上提名董事重選連任。

REMUNERATION COMMITTEE

The Company set up the Remuneration Committee in May 2006. The primary duties of the Remuneration Committee are (a) evaluating the performance and making recommendations to the Board on the Company's policies and structure for the remuneration of the Directors and senior management of the Company; (b) establishing a formal and transparent procedure for developing a policy on remuneration; (c) determining specific remuneration packages for all executive Directors and senior management in the manner specified in its terms of reference; (d) making recommendations to the Board on the remuneration packages of independent non-executive Directors; (e) reviewing the appropriateness and relevance of the remuneration policy; and (f) reviewing and making recommendations to the Board as to the fairness and reasonableness of the terms of any Director's service agreement, which are subject to the approval of the Shareholders in general meeting pursuant to the Listing Rules.

As at the date of this report, the Remuneration Committee comprised of one executive Director, namely Dr. Zhiliang Ou and two independent non-executive Directors, namely Mr. Chan Ming Sun Jonathan (chairman of the committee) and Mr. Lam Kwan Sing.

The work performed by the Remuneration Committee during the Year is summarised as follows:

- (a) reviewed and recommended on the remuneration packages of existing Directors;
- (b) reviewed the appropriateness of the remuneration policy of the Company; and
- (c) reviewed the share schemes of the Company.

During the process of consideration, no individual Director was involved in decisions relating to his own remuneration.

CORPORATE GOVERNANCE FUNCTION

The Board is responsible for performing the corporate governance duties of the Company including (a) developing and reviewing the Company's policies and practices on corporate governance; (b) reviewing and monitoring the training and continuous professional development of Directors and senior management; (c) reviewing and monitoring the Company's policies and practices on compliance with legal and regulatory requirements; (d) developing, reviewing and monitoring the code of conduct applicable to employees and Directors; and (e) reviewing the Company's compliance with the CG Code.

薪酬委員會

本公司於二零零六年五月設立薪酬委員會。薪 酬委員會之主要職責為(a)評估本公司就董事及 本公司高級管理層制定之薪酬政策及結構表 現,並向董事會提出建議:(b)為制定薪酬政策 建立正式及透明之程序:(c)以職權範圍訂明之 方式釐定有關全體執行董事及高級管理層之特 定薪酬待遇:(d)就獨立非執行董事之薪酬待遇 向董事會提出建議:(e)檢討薪酬政策是否適當 及相關;及(f)檢討董事服務協議條款是否公平 合理,並向董事會提出建議,該等條款須根據 上市規則經股東於股東大會批准。

於本報告日期,薪酬委員會由一名執行董事(即 歐志亮博士)以及兩名獨立非執行董事(即陳銘 燊先生(委員會主席)及林君誠先生)組成。

薪酬委員會於本年度進行之工作概述如下:

- (a) 檢討現任董事之薪酬待遇並提出建議;
- (b) 檢討本公司薪酬政策是否適當;及
- (c) 檢討本公司股份計劃。

於考慮過程中,任何個別董事均不可參與訂定 其本身薪酬。

企業管治職能

董事會須負責履行本公司之企業管治職責,當 中包括(a)制訂及檢討本公司有關企業管治之政 策及常規:(b)檢討及監察董事及高級管理層之 培訓及持續專業發展:(c)檢討及監察本公司在 遵守法律及監管規定方面之政策及常規:(d) 制訂、檢討及監察適用於僱員及董事之操守 準則;及(e)檢討本公司遵守企業管治守則之情 況。

ACCOUNTABILITY AND AUDIT

The Directors acknowledge their responsibility for preparing the financial statements of the Group which give a true and fair view of the state of affairs of the Group on a going concern basis and in presenting the interim and annual financial statements, announcements and other financial disclosures required under the Listing Rules. Members of the management have provided the Board with monthly updates and sufficient information for the Board to develop and maintain a balanced and understandable assessment of the Company's performance, position and prospects.

The Directors ensure the preparation of the financial statements of the Group is in accordance with the statutory requirements and the applicable accounting standards. The Directors also ensure that the publication of the financial statements of the Group is in a timely manner.

Auditor's Remuneration

During the Year, the total fee paid/payable in respect of audit and non-audit services provided by the external auditors is set out below:

問責及審核

董事確認彼等須就按持續經營基準編製真實及 公平地反映本集團事務狀況之本集團財務報表 以及呈列中期及年度財務報表、公告及上市規 則規定之其他財務披露承擔責任。管理層成員 已每月向董事會提供更新資料及充足資料,以 供董事會對本公司表現、狀況及前景制定及維 持中肯及易於理解之評估。

董事確保本集團之財務報表乃按照法定要求及 適用會計準則編製。董事亦確保適時刊發本集 團之財務報表。

核數師酬金

於本年度,就外聘核數師所提供核數及非核數 服務已付/應付之費用總額載列如下:

		Fee paid/payable for the year ended 31 March 2024 截至二零二四年 三月三十一日 止年度已付/ 應付之費用 HK\$'million 百萬港元
Audit services	核數服務	2
Non-audit services	非核數服務	-
Total	總言十	2

The statement of the auditor of the Company regarding its reporting responsibilities on the financial statements for the Year is set out in the Independent Auditor's Report on pages 71 to 77 of this report.

本公司核數師就本年度之財務報表之申報責任 作出之聲明載於本報告第71至77頁之獨立核數 師報告。

NOMINATION POLICY

The Nomination Committee may invite nominations of candidates from Board members for its consideration. The Nomination Committee may also propose candidates who are not nominated by Board members. The factors in assessing the suitability of a proposed candidate for director include:

- business experience relevant and beneficial to the Company, diversity in all its aspects, including but not limited to gender, age, cultural and educational background, knowledge, professional experience and skills;
- character and integrity;
- accomplishments in personal careers;
- independence;
- willingness to devote adequate time to discharge duties as a Board member;

and such other perspectives relevant to the Company's business. The Nomination Committee shall make recommendations of candidates for the Board's consideration and approval.

提名政策

提名委員會可邀請董事會成員提名候選人供其 考慮。提名委員會亦可建議並非董事會成員提 名的候選人。評估建議董事候選人合適性的因 素包括:

- 與本公司相關及對本公司有利的業務經驗、各方面的多元性,包括但不限於性別、年齡、文化及教育背景、知識、專業經驗及技能;
- 品格及誠信;
- 個人事業成就;
- 獨立性;
- 貢獻充足時間履行董事會成員職務的意 願;

及其他涉及本公司業務的觀點。提名委員會將 就候選人作出推薦建議供董事會考慮及批准。

DIVIDEND POLICY

The Company has adopted a dividend policy. Declaration and payment of dividends are subject to the discretion of the Board. The Board would consider, inter alia, the following factors before declaring or recommending dividend to the Shareholders:

- (a) the Company's actual and expected financial performance;
- (b) retained earnings and distributable reserves of the Company;
- (c) the level of the Company's debts to equity ratio, return on equity and the relevant financial covenants;
- (d) any restrictions on payment of dividends that may be imposed by the Company's contracting parties;
- (e) the Company's expected working capital requirements and future expansion plans;
- (f) general economic conditions, business cycle of the Company's business and other internal or external factors that may have an impact on the business or financial performance and position of the Company; and
- (g) any other factors that the Board may deem appropriate.

Any payment of dividend is also subject to compliance with applicable laws and regulations including the laws of the Cayman Islands and the Articles.

The Board will continually review the dividend policy from time to time and there can be no assurance that dividends will be paid in any particular amount for any given period.

股息政策

本公司已採納股息政策。宣派及派付股息與否 須經董事會酌情決定。於宣派或建議向股東 派付股息前,董事會將考慮(其中包括)下列因 素:

- (a) 本公司之實際及估計財務表現;
- (b) 本公司之保留盈利及可供分派儲備;
- (c) 本公司之債務對權益比率水平、權益回報 及相關財務契諾;
- (d) 本公司訂約方可能對派付股息施加的任何 限制;
- (e) 本公司之估計營運資金需求及未來拓展計 劃;
- (f) 整體經濟狀況、本公司之業務週期以及其 他可能對本公司業務或財務表現及狀況構 成影響之內部或外部因素;及
- (g) 董事會可能視為適當之任何其他因素。

任何股息支派亦須遵守適用法律及法規,包括 開曼群島法例及細則。

董事會將繼續不時檢討其股息政策,惟概不保 證將就任何指定期間以任何特定金額派付股 息。

INTERNAL CONTROL, RISK MANAGEMENT AND THEIR EFFECTIVENESS

The Board has the overall responsibility for overseeing sound and effective internal controls and risk management for the Group to safeguard the interests of its shareholders and the assets of the Group at all times. In this connection, an internal control and risk management system has been established to provide reasonable, but not absolute, assurance against material misstatement or loss and to manage or mitigate, rather than eliminate, risks of failure to achieve the Group's business objectives.

The Company has in place an integrated framework of internal control which is consistent with the principles outlined in the "Internal Control and Risk Management – A Basic Framework" issued by the Hong Kong Institute of Certified Public Accountants as illustrated below:

內部監控、風險管理及其成效

董事會須全面負責監督本集團內部監控及風險 管理之穩健性及成效,以隨時保障其股東之權 益和本集團之資產。本集團就此設立內部監控 及風險管理制度,以合理(而非絕對)保證不會 出現嚴重誤報或損失之情況,並管理或減低(而 非消除)未能達致本集團業務目標之風險。

本公司已制定一套貫徹香港會計師公會所頒佈 「內部監控與風險管理-基本架構」所載原則之 綜合內部監控框架,詳情闡述如下:

Monitoring • 監察 •	Ongoing assessment of control systems' performance 持續評估監控制度之表現 Internal audits performed by internal audit department 由內部審核部門進行內部審核
Information and Communication • 資訊及通訊 •	Information in sufficient details is provided to the right person timely 及時向合適人士提供充分詳盡之資料 Channels of communication across the Group and with customers, suppliers and external parties 設立本集團內部以及與客戶、供應商及對外人士之溝通渠道 Channels of communication for people to report any suspected improprieties 設立可供舉報任何可疑不當行為之溝通渠道
Control Activities • 監控活動	Policies and procedures for ensuring management directives are carried out 制定可確保執行管理指令之政策及程序 Control activities include performance review, segregation of duties, authorization, physical count, access control, documentation and records, etc. 監控活動包括表現檢討、職責分工、授權、實物盤點、評估控制、存檔及記錄 等
Risk Assessment • 風險評估 ●	Identification, evaluation and assessment of the key risk factors affecting the achievement of the Company's objectives are performed regularly 定期識別、評價及評估影響達致本公司目標之主要風險因素 Undertake proper actions to manage the risks so identified 採取恰當行動以管理所識別之風險
Control Environment 監控環境 。	Channels to communicate the Company's commitment to integrity and high ethical standards to the staff are established 設立渠道向員工傳達本公司致力維持誠信及高道德標準 Organizational chart and limits of authority are set and communicated to staff concerned 制定並向相關員工傳達公司架構圖及權限 Reporting lines in accordance with organizational chart and line of authority are set 按照公司架構圖及權責制定匯報機制

The internal audit department is responsible for conducting independent reviews of the adequacy and effectiveness of the Group's internal control and risk management system, reporting regularly the results to the Board through the Audit Committee and making recommendations to the relevant department management for necessary actions.

During the Year, the internal audit department had conducted reviews on the effectiveness of the internal control system covering all material factors related to financial, operational, compliance controls, various functions for risk management and physical and information security. Internal control reports containing its findings and results were reported to the Audit Committee during the Audit Committee meetings and had been delivered to all Directors for review.

The internal audit department had reported during the Audit Committee meetings the key findings identified by the Company's external auditors in respect of the Group's internal controls and discussed findings and actions or measures taken in addressing those findings. The Company considers the internal control systems and risk management were effective during the Year. No material issues on the Group's internal control system have been identified by the Group's internal audit department and the Company's external auditors during the Year which required significant rectification measures.

MODEL CODE FOR DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the Model Code for Securities Transactions by Directors of the Listed Issuers (the "Model Code") set out in Appendix C3 to the Listing Rules as its own code of conduct for Directors' securities transactions. The Company has made specific enquiry to all Directors and all Directors confirmed that they have fully complied with the Model Code for the Year.

COMPANY SECRETARY

Mr. Siu Chun Pong Raymond was appointed as the company secretary on 26 August 2022. Mr. Siu has been a practising solicitor of the High Court of Hong Kong since 2005. Mr. Siu has over 18 years of experience in corporate finance and regulatory compliance. He is the founder and the senior partner of Raymond Siu & Lawyers. Prior to setting up and running his own solicitors' firm, he has been a partner of F. Zimmern & Co., Solicitors & Notaries from July 2012 to August 2017. Mr. Siu obtained his Bachelor of Laws and Postgraduate Certificate in Laws from The University of Hong Kong. He obtained his Master of Laws from University College London.

During the Year, Mr. Siu has received no less than 15 hours of relevant professional trainings.

內部審核部門負責獨立檢討本集團之內部監控 及風險管理制度之準確性及成效,並透過審核 委員會向董事會定期報告結果及向相關部門管 理層提出建議以作出必要行動。

於本年度,內部審核部門曾檢討內部監控制度 成效,涵蓋所有有關財務、營運、合規監控、 多個風險管理功能以及實物及資訊安全之重大 因素。載有其發現和結果之內部監控報告已於 審核委員會會議上向審核委員會匯報,並已向 全體董事提交以供審閱。

本公司外聘核數師所識別有關本集團內部監控 之主要發現及經討論之發現以及為應對該等發 現而採取之行動或措施,已由內部審核部門於 審核委員會會議上匯報。本公司認為內部監 控制度及風險管理於本年度行之有效。於本年 度,本集團之內部審核部門及本公司外聘核數 師並無發現有關本集團內部監控制度之重大事 宜而需要採取重大修正措施。

董事進行證券交易之標準守則

本公司已採納上市規則附錄C3所載之上市發行 人董事進行證券交易的標準守則(「標準守則」), 作為其本身有關董事進行證券交易之行為守 則。本公司已向全體董事作出具體查詢,而全 體董事均已確認於本年度全面遵守標準守則。

公司秘書

蕭鎮邦先生於二零二二年八月二十六日獲委任 為公司秘書。蕭先生自二零零五年起為香港高 等法院執業律師。蕭先生於企業融資及監管合 規方面擁有逾18年經驗。彼為蕭鎮邦律師行之 創辦人兼高級合夥人。於成立並營運其本身的 律師事務所之前,彼於二零一二年七月至二零 一七年八月擔任施文律師行之合夥人。蕭先生 於香港大學取得法律學士學位及法學專業證 書。彼於倫敦大學學院取得法律碩士學位。

於本年度, 蕭先生已接受不少於15小時相關專 業培訓。

COMMUNICATION WITH SHAREHOLDERS

The Board is committed to maintaining high degree of transparency to ensure that the investors and the Shareholders receive accurate, comprehensive and timely information of the Group by publication of announcements, circulars, interim and annual reports and other corporate communications. All shareholders' communications are also available on the Company's website.

The annual general meeting of the Company provides a useful forum for Shareholders to exchange views with the Board. All Directors will endeavour to attend and the external auditor is also available at the annual general meeting to address Shareholders' queries. In case of any extraordinary general meeting to approve a connected transaction or any other transaction that is subject to independent Shareholders' approval, members of the independent Board committee will also endeavour to attend to address Shareholders' queries.

Pursuant to Rule 13.39(4) of the Listing Rules, all votes of the Shareholders at general meetings would be taken by poll.

SHAREHOLDERS' RIGHTS

Shareholders' right to convene extraordinary general meeting

Pursuant to article 58 of the Articles, an extraordinary general meeting of the Company (the "EGM") shall be convened on the requisition of any one or more Shareholder(s) (the "Requisitionist(s)") holding at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company.

The Requisitionist(s) shall have the right, by written requisition to the Board or the Company Secretary of the Company, to require an EGM to be called by the Board for the transaction of any business specified in such requisition, and the EGM shall be held within two months after the deposit of such requisition. If within twenty-one days of such deposit the Board fails to proceed to convene such meeting, the Requisitionist(s) may do so in the same manner, and shall be entitled to reimbursement of all reasonable expenses incurred by the Requisitionist(s).

股東通訊

董事會致力維持高透明度,藉發佈公告、通 函、中期報告及年報以及其他企業通訊,確保 投資者及股東收到準確、全面並及時的資料。 所有股東通訊亦可於本公司網站查閱。

本公司股東週年大會是股東與董事會交換意見 之實用平台。全體董事均會盡力抽空出席,外 聘核數師亦於股東週年大會上回答股東提問。 倘於任何股東特別大會上批准關連交易或須經 獨立股東批准之任何其他交易,獨立董事委員 會成員亦會盡力抽空出席以回答股東提問。

根據上市規則第13.39(4)條,於股東大會上之所 有股東投票將會以投票方式進行表決。

股東權利

股東召開股東特別大會之權利

根據細則第58條,本公司之股東特別大會(「股東 特別大會」)須應任何一名或多名股東(「請求者」) 之請求而召開,而該等股東於遞交請求當日須 持有不少於本公司有權於本公司股東大會上投 票之實繳股本的十分之一。

請求者有權向董事會或本公司之公司秘書遞交 書面請求,要求董事會就處理有關請求書內所 述任何事務召開股東特別大會,而該股東特別 大會須於有關請求書遞交日期後兩個月內舉 行。倘董事會於請求書遞交日期起計二十一日 內未有召開該大會,則該等請求者可按相同方 式自行召開大會,並有權獲償付請求者召開大 會所產生之所有合理開支。

Putting enquiries to the Board

To ensure effective communication between the Board and the Shareholders, the Company has adopted a shareholders' communication policy (the "Policy"), which is available on the website of the Company. Under the Policy, information of the Group shall be communicated to the Shareholders mainly through annual general meetings, extraordinary general meetings, financial reports, corporate communications and other corporate publications on the websites of the Company and the Stock Exchange. Shareholders may at any time make a request for the Company's information to the extent that such information is publicly available. Any such requests shall first be directed to the Company Secretary:

By post

Rooms 2501–2509, 25/F Shui On Centre 6–8 Harbour Road, Wanchai, Hong Kong

By email

Gavin.Kwai@acesogrouphk.com

Shareholders may also directly raise questions during the Shareholders' meetings.

The Board conducted a review of the implementation and effectiveness of the Policy during the Year and is satisfied with the results thereof given the above measures.

Putting forward proposals at Shareholders' meeting

Shareholders shall follow Article 58 of the Articles for including a resolution at any general meeting. The requirements and procedures are set out above in the paragraph headed "Shareholders' right to convene extraordinary general meeting".

INVESTOR RELATIONS

The Company believes that maintaining a high level of transparency is a key to enhance investor relations. It is committed to a policy of open and timely disclosure of corporate information to its shareholders and public investors. The Company updates the Shareholders on its latest business developments and financial performance through its annual reports, interim reports, circulars and announcements. The website of the Company (http://www.acesogrouphk. com) has provided an effective communication platform to the public and the Shareholders.

CONSTITUTIONAL DOCUMENTS

There were no changes in the constitutional documents of the Company during the Year. An up-to-date version of the Articles is available on the websites of the Company and the Stock Exchange.

向董事會提出查詢

為確保董事會與股東保持有效溝通,本公司已 採納一項股東通訊政策(「該政策」),該政策可於 本公司網站查閱。根據該政策,本集團將主要 透過股東週年大會、股東特別大會、財務報告 以及其於本公司及聯交所網站上刊登之公司通 訊及其他企業刊物向股東提供其資料。股東可 隨時索取本公司之公開資料。任何有關要求可 首先通過以下方式直接向公司秘書提出查詢:

透過郵寄

香港灣仔港灣道6-8號瑞安中心 25樓2501-2509室

透過電郵

Gavin.Kwai@acesogrouphk.com

股東亦可直接於股東大會上提問。

董事會於年內對該政策的執行情況及成效進行 了檢討,並對上述措施的結果感到滿意。

於股東大會上提呈議案

股東須遵照細則第58條有關在任何股東大會上 提呈決議案之規定。有關規定及程序已載述於 上文「股東召開股東特別大會之權利」一段。

投資者關係

本公司相信,維持高透明度是提升投資者關係 之關鍵。本公司致力保持向其股東及公眾投資 者公開及適時披露公司資料之政策。本公司透 過其年度報告、中期報告、通函及公告向其股 東更新其最新業務發展及財務表現。本公司之 公司網站(http://www.acesogrouphk.com)已為公眾人 士及股東提供一個有效之溝通平台。

章程文件

本公司章程文件於本年度並無變動。最近期之細則可於本公司及聯交所網站查閱。

The Directors are pleased to present their annual report and the audited consolidated financial statements of the Group for the Year.

PRINCIPAL ACTIVITIES

The Company is an investment holding company. As at the date of this annual report, its subsidiaries are principally engaged in (i) securities investment; (i) provision of securities brokerage and financial services; (iii) asset management; (iv) rental and trading of construction machinery; (v) provision of repair and maintenance and transportation service; (vi) property development; (vii) property leasing; and (viii) money lending. The principal activities of its subsidiaries are set out in note 43 to the consolidated financial statements for the Year.

BUSINESS REVIEW

A review of the Group's financial and business performance

A review of the Group's business and the analysis using the financial key performance indicators are set out on pages 5 to 29 of this annual report under the paragraphs headed "Business Review" and "Financial Review" in the section headed "Management, Discussion and Analysis" of this annual report. For the Year, the Group had incurred a loss attributable to the owners of the Company of approximately HK\$462 million (2023: loss attributable to the owners of approximately HK\$264 million). The gearing ratio as at 31 March 2024 was approximately 56% (31 March 2023: 51%).

Environmental, Social and Governance

The Group is committed to operating in compliance with the applicable environmental laws as well as protecting the environment by minimising the negative impact of the Group's existing business activities on the environment. During the Year, the Group strived to build an environmentally friendly enterprise with enhancement of energy usage efficiency, implementation of various emission reduction measures and improvement in resource usage efficiency. Details of the environmental policies and performance are set out in the Environmental, Social and Governance Report of the Company which is available on the websites of the Company and the Stock Exchange. 董事欣然提呈本集團本年度之年報及經審核綜 合財務報表。

主要業務

本公司為一家投資控股公司。於本年報日期, 其附屬公司主要從事(i)證券投資:(ii)提供證券 經紀以及金融服務:(iii)資產管理:(iv)建築機 械租賃及銷售:(v)提供維修及保養以及運輸服 務:(vi)物業發展:(vii)物業租賃以及(viii)放貸。 旗下附屬公司之主要業務載於本年度之綜合財 務報表附註43。

業務回顧

本集團財務及業務表現回顧

有關本集團業務回顧及使用主要財務表現指標 作出之分析載於本年報第5至29頁所載「管理層 討論及分析」一節「業務回顧」及「財務回顧」項下 各段。於本年度,本集團產生本公司擁有人應 佔虧損約462百萬港元(二零二三年:擁有人應佔 虧損約264百萬港元)。於二零二四年三月三十一 日,資產負債比率約為56%(二零二三年三月 三十一日:51%)。

環境、社會及管治

本集團盡力減低本集團現有業務對環境造成之 負面影響,致力於營運時遵守適用環保法規以 及保護環境。於本年度,本集團矢志成為環保 企業,努力提升能源使用效率、實施各種減 排措施及改善資源使用效率。有關環保政策及 其表現之詳情載於本公司環境、社會及管治 報告,該報告可於本公司及聯交所網站可供查 閭。

Relationship with Employees, Customers and Suppliers

The Group recognises the importance of having good working relationship with its employees. During the Year, the Group has not experienced any significant problems with its staff or any significant labour disputes. As at 31 March 2024, the Group had a total of approximately 151 employees in Hong Kong and the PRC. The Group's remuneration policies are formulated according to market practices, experiences, skills and performance of individual employees and are reviewed every year. The Group has also adopted a share option scheme and a share award scheme.

The Group understands the importance of maintaining a good relationship with its customers and suppliers to its immediate and long-term business goals. During the Year, the aggregate revenue and purchases attributable to the Group's five largest customers and suppliers were approximately 37.4% and 67.9% of the Group's total revenue and purchases respectively. As at 31 March 2024, the majority of the Group's five largest customers and suppliers have a length of relationship with the Group for more than 10 years.

Compliance with laws and regulations with significant impact

Based on the best knowledge of the Directors, the Group has complied in all material respect with laws and regulations that have a significant impact on the Group.

Principal risks and Uncertainties

The Group identified and determined the major risks which may affect the operations results and financial conditions of the Group through risk management process, which including the following:

Risk in delay or default of payment in the Group's money lending business

As at 31 March 2024, the outstanding loan receivables of the money lending business of the Group (net of impairment) was approximately HK\$47 million, representing approximately 1.0% of the total assets of the Group. Any delay or default in payment of the loans will not have an adverse impact on the Group's working capital, cash flow and subsequently the profits of the Group.

To manage such risk, the Group requires borrowers to provide appropriate security and closely monitors the loan receivable collection cycle from time to time to ensure full and timely collection of the outstanding amounts due from the borrowers. The Group will assess and decide to enforce the security provided by the borrowers or take legal actions as appropriate. All exposures are subject to regular review and assessment for possible impairment.

與僱員、客戶及供應商之關係

本集團深明,與僱員保持良好工作關係攸關重要。於本年度,本集團並無面臨任何重大員工問題或勞資糾紛。於二零二四年三月三十一日,本集團於香港及中國僱用合共約151名僱員。本集團之薪酬政策乃根據市場慣例、經驗、技能及個別僱員之表現而釐定,並每年進行檢討。本集團亦已採納購股權計劃及股份獎勵計劃。

本集團明白,與其客戶及供應商維持良好關係 對於其實現即期及長期業務目標至為重要。於 本年度,本集團五大客戶及供應商應佔總收入 及採購額分別佔本集團總收入及採購額約37.4% 及67.9%。於二零二四年三月三十一日,本集團 五大客戶及供應商與本集團之關係大部分已超 過10年。

遵守具重大影響力之法律及法規

據董事所深知,本集團已在所有重大方面遵守 對本集團有重大影響之法律及法規。

主要風險及不明朗因素

本集團通過風險管理流程識別並確定可能影響 其經營業績及財務狀況之主要風險如下:

本集團放貸業務之延遲或拖欠還款風險

於二零二四年三月三十一日,本集團放貸業務 未償還即期應收貸款(扣除減值)約為47百萬港 元,佔本集團資產總值約1.0%。任何延遲或拖 欠貸款還款均不會對本集團營運資金、現金流 量及溢利造成不利影響。

為管理有關風險,本集團要求借款人提供適當 之抵押品,並不時密切監控應收貸款之收款週 期,以確保悉時收回全數應收借方之未償還款 項。本集團將評估及考慮執行對借方所提供之 抵押品之權利或採取法律行動(如適用)。所有 風險敞口均須定期檢討及評估減值之可能性。

Compliance risk

The Group operates financial services business through subsidiaries with appropriate licenses to conduct regulated activities, insurance agency and money lending. During the course of providing such financial services, the Group would be exposed to compliance risk, including the risk of legal liability, being subject to regulatory proceedings, disciplinary action, or loss of property or business reputation arising from violation of laws, regulations and rules due to the operation and management or practices of the Group or its personnel. In order to effectively control compliance risk, the Group has put in place a practicable compliance management system and provided resources and support to develop lawful and compliance operations of the Group.

Financial risk

The Group's diversified business is exposed to a variety of risks, such as market risks, credit risk and liquidity risk. Further details of the financial risk management objectives and policies are set out in note 37 to the consolidated financial statements.

RESULTS AND APPROPRIATIONS

The results of the Group for the Year are set out in the consolidated statement of profit or loss and other comprehensive income for the Year on pages 78 to 79 of this annual report respectively.

No final dividend was recommended by the Directors for the Year (2023: nil).

DISTRIBUTABLE RESERVES OF THE COMPANY

As at 31 March 2024, the Company's reserves available for distribution amounted to approximately HK\$997 million (2023: HK\$1,843 million).

PROPERTY, PLANT AND EQUIPMENT

Details of the movements in the property, plant and equipment of the Group are set out in note 14a to the consolidated financial statements for the Year.

SHARE CAPITAL

Details of movement of share capital of the Company are set out in note 35 to the consolidated financial statements for the Year.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Articles and the Companies Act of the Cayman Islands, which would oblige the Company to offer new shares on a pro-rata basis to existing Shareholders.

合規風險

本集團透過具備適當牌照可進行受規管活動、 保險代理及放貸業務之附屬公司經營財務服務 業務。於提供該等財務服務之過程中,本集團 可能面對多項合規風險,包括因本集團或其僱 員經營管理或執業行為違反法律、法規和規定 而導致本集團被依法追究法律責任、採取監管 措施、給予紀律處分、出現財產損失或商業信 譽損失之風險。為有效監控合規風險,本集團 已制定一套可行合規管理制度,為本集團依法 遵規經營業務提供資源及支援。

財務風險

本集團之多元化業務面臨市場風險、信貸風險 及流動資金風險等多種風險。有關財務風險管 理目標及政策之進一步詳情載於綜合財務報表 附註37。

業績及分派

本集團於本年度之業績載於本年報第78至79頁 之本年度綜合損益及其他全面收益表。

董事不建議就本年度派付任何末期股息(二零 二三年:無)。

本公司之可供分派儲備

於二零二四年三月三十一日,本公司之可供分派儲備約為997百萬港元(二零二三年:1,843百萬 港元)。

物業、廠房及設備

本集團物業、廠房及設備之變動詳情載於本年度之綜合財務報表附註14a。

股本

本公司股本之變動詳情載於本年度之綜合財務 報表附註35。

優先購買權

細則及開曼群島公司法並無規定本公司須按比例向現有股東發行新股份之優先購買權條文。

FINANCIAL SUMMARY

A summary of the results and assets and liabilities of the Group for the last five financial years is set out on page 228 of this annual report.

PURCHASE, SALE OR REDEMPTION OF SECURITIES

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

No share was cancelled during the Year.

DIRECTORS

The Directors during the Year and up to the date of this annual report were:

Executive Directors

Dr. Zhiliang Ou, *J.P. (Australia)* Mr. Fok Chi Tak Mr. Xu Haiying (resigned on 23 February 2024)

Independent Non-Executive Directors

Mr. Chan Ming Sun Jonathan Mr. Lam Kwan Sing Mr. Mak Yiu Tong

According to the Articles, Mr. Fok Chi Tak and Mr. Mak Yiu Tong shall retire by rotation and being eligible, offer themselves for re-election at the forthcoming annual general meeting.

財務概要

本集團於過去五個財政年度之業績與資產及負 債概要載於本年報第228頁。

購買、出售或贖回證券

於本年度,本公司或其任何附屬公司概無購 買、出售或贖回本公司任何上市證券。

於本年度,概無股份獲註銷。

董事

於本年度直至本年報日期,董事為:

執行董事

歐志亮博士,*太平紳士(澳洲)* 霍志德先生 許海鷹先生(於二零二四年二月二十三日辭任)

獨立非執行董事

陳銘燊先生 林君誠先生 麥耀棠先生

根據細則,霍志德先生及麥耀棠先生須於應屆 股東週年大會上輪值退任,並合資格及願意重 選連任。

DIRECTORS SERVICE CONTRACTS

Except Mr. Fok Chi Tak, the executive Director, all Directors have entered into a service contract or a letter of appointment with the Company for a term of three years, which can be terminated by not less than three months' notice in writing served by either party on the other. No Director proposed for re-election at the forthcoming annual general meeting has a service contract with any company in the Group which is not determinable by the Group within one year without compensation (other than statutory compensation).

INDEPENDENT NON-EXECUTIVE DIRECTORS

Each of the independent non-executive Directors has confirmed their independence pursuant to Rule 3.13 of the Listing Rules. The Board considers all of the independent non-executive Directors are independent.

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS OF SIGNIFICANCE

Save as provided in the paragraph headed "Related Party Transactions" below, no other transaction, arrangement or contract of significance to which the Company, its ultimate holding company, any of its fellow subsidiaries or subsidiaries was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the Year or at any time during the Year.

ARRANGEMENTS TO PURCHASE SHARES OR DEBENTURES

Save as provided in the paragraph headed "Related Party Transactions" below, at no time during the Year was the Company, its controlling shareholders, holding companies, or any of its subsidiaries or fellow subsidiaries a party to any arrangements to enable the Directors to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate, and neither the Directors nor the chief executive, nor any of their spouses or children under the age of 18, had any right to subscribe for the securities of the Company, or had exercised any such right.

董事服務合約

除執行董事霍志德先生外,全體董事已與本公 司訂立為期三年之服務合約或委任函,可由其 中一方給予另一方不少於三個月書面通知以終 止合約。建議於應屆股東週年大會上重選之董 事概無與本集團任何公司訂有本集團如不給予 賠償(法定賠償除外)即不可於一年內終止之服 務合約。

獨立非執行董事

根據上市規則第3.13條,各獨立非執行董事已確 認其獨立性。董事會認為全體獨立非執行董事 均為獨立人士。

董事於重大交易、安排或合約中之權 益

除下文[關聯方交易]一段所述者外,本公司、 其最終控股公司、其任何同系附屬公司或附屬 公司概無訂立於本年度結束時或本年度內任何 時間存續且本公司董事直接或間接於其中擁有 重大權益之其他重大交易、安排或合約。

購買股份或債權證之安排

除下文[關聯方交易]一段所述者外,本公司、 其控股股東、控股公司或其任何附屬公司或同 系附屬公司概無於回顧年度任何時間訂立任何 安排,致使董事可透過收購本公司或任何其他 法團之股份或債權證而獲取利益,且董事、主 要行政人員、彼等之配偶及未滿十八歲子女亦 無權利認購本公司之證券或並無行使任何有關 權利。

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES OF THE COMPANY AND ITS ASSOCIATED CORPORATIONS

As at 31 March 2024, the interests and short positions of the Directors and chief executives of the Company in shares of the Company (the "Shares"), underlying Shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the SFO), as recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code, were as follows:

Long positions in ordinary shares and underlying shares of the Company

董事及主要行政人員於本公司及其相 聯法團之股份及相關股份中擁有之權 益及淡倉

於二零二四年三月三十一日,董事及本公司主 要行政人員於本公司或其相聯法團(定義見證券 及期貨條例第XV部)之本公司股份(「股份」)、相 關股份及債權證中,擁有記入根據證券及期貨 條例第352條本公司須存置登記冊之權益及淡倉 或根據標準守則另行知會本公司及聯交所之權 益及淡倉如下:

於本公司普通股及相關股份之好倉

Name of Director/ chief executive	Capacity	Nature of interest	Number of Shares held	Number of underlying Shares held	Total interests	Approximate percentage of total issued share capital 佔已發行
董事/主要行政人員姓名	身份	權益性質	所持股份數目	所持相關股份 數目	權益總計	股本總額 概約百分比 (Note 1) (附註1)
Fok Chi Tak 霍志德	Beneficial owner 實益擁有人	Personal interest 個人權益	60,871,152	-	60,871,152	0.82%
Zhiliang Ou 歐志亮	Beneficial owner 實益擁有人	Personal interest 個人權益	733,752	-	733,752	0.01%
Chan Ming Sun Jonathan 陳銘燊	Beneficial owner 實益擁有人	Personal interest 個人權益	733,752	-	733,752	0.01%
Lam Kwan Sing 林君誠	Beneficial owner 實益擁有人	Personal interest 個人權益	733,752	-	733,752	0.01%

Note:

1. The percentage of shareholding is calculated on the basis of 7,381,776,805 Shares in issue as at 31 March 2024.

Other than as disclosed above, as at 31 March 2024, none of the Directors or chief executives of the Company had any interests or short positions in any shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

附註:

1. 持股百分比乃根據於二零二四年三月三十一日 已發行之7,381,776,805股股份之基準計算。

除上文所披露者外,於二零二四年三月三十一日, 董事或本公司主要行政人員概無於本公司或其任何 相聯法團(定義見證券及期貨條例第XV部)之任何股 份、相關股份及債權證中擁有記入根據證券及期貨 條例第352條須存置之登記冊,或根據標準守則另行 知會本公司及聯交所之任何權益或淡倉。

SHARE OPTION SCHEME AND SHARE AWARD SCHEME

a. Share Option Scheme

The Company operates a share option scheme (the "Share Option Scheme") which was adopted by the Shareholders at the annual general meeting of the Company held on 25 September 2015 and remains valid for a period of 10 years commencing on 25 September 2015 and will expire on 24 September 2025. The major terms of the Share Option Scheme are set out below:

- (i) The purpose is to provide incentives to the participants.
- (ii) Subject to the restrictions under the Listing Rules, the participants include any full-time or part-time employees, executives and officers of the Company and any of its subsidiaries (including executive directors, non-executive directors and independent nonexecutive directors of the Company and any of its subsidiaries) and business consultants and legal and other professional advisors of the Company or its subsidiaries which, in the opinion of the Board, has or had made contribution to the Group.
- (iii) Subject to the restrictions under the Listing Rules, the number of Shares issued and to be issued in respect of which options granted and may be granted to any individual in any 12-month period is not permitted to exceed 1% of the Shares in issue at any point of time, without prior approval from the Company's shareholders. Options granted to a substantial shareholder or an independent nonexecutive Director in excess of 0.1% of the Company's share capital must be approved in advance by the Company's shareholders.
- (iv) In relation to each grantee of the options granted under the Share Option Scheme, the right of the grantee to exercise the option shall be in accordance with the terms of the Share Option Scheme and the Listing Rules (which shall not be less than 12 months) and the period to be notified by the Board to each grantee which shall not exceed 10 years from the date upon which the options is deemed to be granted and accepted.
- (v) The exercise price of an option will be determined by the Board and will not be less than the highest of: (1) the closing price of the Share on the date of grant; (2) the average closing price of the Share for the five business days immediately preceding the date of grant; and (3) the nominal value of the Share.
- (vi) A consideration of HK\$1 is payable on acceptance of the offer of grant of options.

購股權計劃及股份獎勵計劃

a. 購股權計劃

本公司實施購股權計劃(「購股權計劃」), 該計劃經股東於二零一五年九月二十五日 舉行之本公司股東週年大會上採納,自二 零一五年九月二十五日起計十年期間有效 及將於二零二五年九月二十四日到期。購 股權計劃之主要條款載列如下:

- (i) 目的為向參與者提供獎勵。
- (ii) 受上市規則的限制下,參與者包括本公司及其任何附屬公司之任何全職或兼職僱員、行政人員及高級職員(包括本公司及其任何附屬公司之執行董事、非執行董事及獨立非執行董事)以及董事會認為對本集團已經或曾經作出貢獻之本公司或其附屬公司之業務顧問以及法律及其他專業顧問。
- (iii) 受上市規則的限制下,未經本公司 股東事先批准,於任何12個月期間向 任何個人授出及可能授出之購股權 所涉及已發行及將予發行股份數目 於任何時間均不得超過已發行股份 之1%。倘授予主要股東或獨立非執 行董事之購股權超過本公司股本之 0.1%,則須經本公司股東事先批准。
- (iv) 就根據購股權計劃獲授購股權之各 承授人而言,承授人行使購股權之 權利須根據購股權計劃條款及上市 規則(不得少於12個月)於董事會通知 各承授人之期間(不得超過自購股權 被視為已授出及接納日期起計10年) 進行。
- (v) 購股權之行使價將由董事會釐定, 惟不得低於以下各項之最高者:(1) 股份於授出日期之收市價;(2)股份 於緊接授出日期前五個營業日之平 均收市價;及(3)股份面值。
- (vi) 接納授出購股權要約時須支付代價1 港元。

The total number of shares available for issue under the Share Option Scheme was 328,430,310 Shares and the total number of options available for grant issue under the Share Option Scheme as at 1 April 2023 and 31 March 2024 was 328,430,310 Shares and 328,430,310 Shares respectively. As at the date of this annual report, the total number of shares available for issue and the total number of options available for grant represents 4.45% of the issued shares of the Company (excluding treasury shares).

As at 1 April 2023 and 31 March 2024, there was no outstanding options. During the Year, there was no share options granted, exercised, lapsed, forfeited or cancelled. The percentage to issued shares of the Company at the date of this annual report was nil.

b. Share Award Scheme

The Company has adopted a share award scheme (the "Share Award Scheme") on 27 September 2013 and the scheme shall be valid and effective for a term of ten years commencing from 27 September 2013 and has expired on 26 September 2023. The major terms of the Share Award Scheme are set out below:

- (i) The purpose is to recognise the contributions by certain employees of the Group and to give incentives to retain employees and to attract suitable talents for the continual operation and future development and expansion of the Group.
- (ii) Subject to the restrictions under the Listing Rules, the participants include any individual being a director (including executive director, non-executive director and independent non-executive director), employee, officer, agent or consultant of the Company or any of its subsidiaries or any other person as determined by the Board who the Board considers, in its absolute discretion, have contributed or will contribute to the Group.
- (iii) Subject to the restrictions under the Listing Rules, the aggregate value of the Shares which may be issued to any individual at any one time shall not exceed HK\$5 million as at the date of such award granted under the Share Award Scheme. The number of Shares to satisfy the awards granted shall be allotted and issued by the Board by obtaining a separate Shareholders' approval at a general meeting of the Company or utilising the general mandate granted by the Shareholders at a general meeting of the Company from time to time.
- (iv) Subject to the restrictions under the Listing Rules, in relation to each grantee of the awards granted under the Share Award Scheme, the awards shall vest in a period to be determined by the Directors where the period must be at least six months, save for awards granted to employees of the Group.

於二零二三年四月一日及於二零二四年 三月三十一日,根據購股權計劃可供發 行的股份總數為328,430,310股,而根據購 股權計劃可供授出的購股權總數分別為 328,430,310股及328,430,310股。於年報日 期,可供發行股份的總數及可供授出的購 股權總數佔本公司已發行股份(不包括庫 存股份)的4.45%。

於二零二三年四月一日及二零二四年三月 三十一日,概無未授出的購股權。於本年 度,概無授出、行使、失效、被沒收或註 銷的購股權。於年報日期,佔本公司已發 行股份的百分比為零。

b. 股份獎勵計劃

本公司已於二零一三年九月二十七日採納 股份獎勵計劃(「股份獎勵計劃」),該計劃 將自二零一三年九月二十七日起計十年 期間有效及生效及已於二零二三年九月 二十六日到期失效。股份獎勵計劃之主要 條款載列如下:

- (i) 目的為表彰本集團若干僱員之貢 獻,並提供獎勵,為本集團持續經 營以及未來發展及擴充業務挽留僱 員及吸引合適人才。
- (ii) 受上市規則的限制下,參與者包括 身為本公司或其任何附屬公司之董 事(包括執行董事、非執行董事及獨 立非執行董事)、僱員、高級職員、 代理或顧問之任何個別人士或董事 會決定之任何其他人士,而董事會 全權酌情認為彼等已經或將會對本 集團作出貢獻。
- (iii) 受上市規則的限制下,於根據股份 獎勵計劃授出有關獎勵當日,可隨 時向任何個人發行之股份總值不得 超過5百萬港元。為兑現已授出獎 勵而發行之股份數目將由董事會透 過於本公司股東大會上另行取得股 東批准或動用股東於本公司股東大 會上不時授出之一般授權配發及發 行。
- (iv) 受上市規則的限制下,就根據股份 獎勵計劃獲授獎勵之各承授人而 言,有關獎勵應於董事釐定之期間 歸屬,該期間至少須為六個月,惟 授予本集團僱員之獎勵除外。

 (v) The number of shares to be granted will be determined by the Board by reference to: (1) monthly salary of eligible employee;
 (2) the average closing price of the share for the five business days immediately preceding the date of grant; and (3) duration of employment of eligible employee.

During the Year, there was no award Shares granted, vested, issued, lapsed, forfeited or cancelled.

The total number of award Shares available for issue under the Share Award Scheme before its expiry was 73,817,768 Shares being 1% of the issued share capital of the Company as at the date of annual general meeting of the Company held on 15 September 2023. The total number of awards available for grant and shares available for issue (subject to the listing approval) under the Share Award Scheme as at 1 April 2023 and 31 March 2024 were 44,202,862 Shares and nil Shares, respectively.

At the date of this annual report, given the Share Award Scheme has already expired on 26 September 2023, the total number of Shares available for issue ((i) the total number of awards available for grant under the share award scheme and (ii) the outstanding and unvested shares) was nil, which represents 0% of the issued Shares.

The number of shares that may be issued in respect of options and awards granted under the Share Option Scheme and the Share Award Scheme during the Year divided by the weighted average number of Shares in issue (excluding treasury shares) for the Year was nil.

c. Share Schemes adopted by HTICI

HTICI, the non-wholly owned subsidiary of the Company and whose shares are listed on the Stock Exchange (stock code: 1341), has adopted a share option scheme and a share award scheme on 23 October 2015 and 24 April 2020 respectively.

(a) Share Option Scheme of HTICI

The purpose of the share option scheme of HTICI is to provide incentives or rewards to eligible persons who the board of directors of HTICI (the "HTICI Board") considers, in its sole discretion, have contributed or will contribute to the group of companies held by HTICI (the "HTICI Group").

(v) 將予授出之股份數目將由董事會參考以下各項釐定:(1)合資格僱員月薪;(2)股份於緊接授出日期前五個營業日之平均收市價;及(3)合資格僱員之僱用期。

於本年度,概無授出、歸屬、發行、失 效、被沒收或註銷的獎勵股份。

於股份獎勵計劃到期前,根據股份獎勵 計劃可供發行的獎勵股份總數為73,817,768 股,佔本公司於二零二三年九月十五日舉 行的股東週年大會當日本公司已發行股本 的1%。於二零二三年四月一日及於二零 二四年三月三十一日,根據股份獎勵計劃 可供授出的獎勵及可供發行股份的總數 (經上市批准)分別為44,202,862股及零股。

於年報日期,因股份獎勵計劃於已二零 二三年九月二十六日到期失效,所以可供 發行股份的總數((i)根據股份獎勵計劃可供 授出的獎勵總數及(ii)尚未授出及未歸屬股 份)為零,佔已發行股份的0%。

於本年度,根據購股權計劃及股份獎勵計 劃所授予的購股權及獎勵發行的股份總數 除以本年度已發行股份(不包括庫存股份) 的加權平均數為零。

c. 吴天國際建設投資採納之股份計劃

本公司非全資附屬公司昊天國際建設投資 (其股份於聯交所上市,股份代號:1341) 已分別於二零一五年十月二十三日及二零 二零年四月二十四日採納購股權計劃及股 份獎勵計劃。

(a) 昊天國際建設投資之購股權計劃

吴天國際建設投資購股權計劃旨在 向吴天國際建設投資董事會(「吴天國 際建設投資董事會」)全權酌情認為對 吴天國際建設投資持有的集團公司 (「吴天國際建設投資集團」)曾作出貢 獻或將會作出貢獻之合資格人士提 供獎勵或獎賞。

Subject to the restrictions under the Listing Rules, the HTICI Board may grant options (the "HTICI Options") to eligible persons, including directors of HTICI and its subsidiaries, to subscribe for the shares of HTICI. Eligible persons of the share option scheme of HTICI include, amongst others, any executives, any employee (including proposed, full-time or part-time employee), a director or proposed director (including an independent non-executive director), a direct or indirect shareholder of any member of HTICI and its subsidiaries and an associate of any of the aforementioned persons.

Subject to the restrictions under the Listing Rules, options may be exercised at any time from the date which options is deemed to be granted and accepted and expired on the date as the HTICI Board in its absolute discretion determine and which shall not exceeding a period of 10 years from the date on which the HTICI Options are accepted but subject to the previous for early termination thereof contained in the share option scheme of HTICI.

The total number of shares of HTICI available for issue under the Share Option Scheme of HTICI was 100,000,000 Shares. The total number of HTICI Options available for grant under the share option scheme of HTICI was 100,000,000 shares of HTICI and 100,000,000 of HTICI Shares as at 1 April 2023 and 31 March 2024, respectively. At 31 March 2024, the total number of of HTICI shares and HTICI Options available for grant represents 1.31% of the issued shares of HTICI.

The share option scheme of HTICI shall be valid and effective for a term of ten years commencing from 23 October 2015 and will expire on 22 October 2025.

Any grant of HTICI Options to any director, chief executive or substantial shareholder (as such term as defined in the Listing Rules) of HTICI, or any of their respective associates under the share option scheme of HTICI is subject to the prior approval of the independent non-executive directors of HTICI (excluding independent non-executive directors who or whose associates is the grantee of an option). 受上市規則的限制下, 昊天國際建 設投資董事會可向合資格人士(包括 昊天國際建設投資及其附屬公司之 董事)授出購股權(「昊天國際建設投 資購股份。昊天國際建設投資 設設設設設 權計劃之合資格人士包括(其中包討 展 人士包括候任、全職或兼職 (包括候任、全職或兼職 行何 僱員(包括候任、全職或兼職 行何 重事)、直接或間接股東以及上述任何 人士的聯繫人。

受上市規則的限制下,購股權可自 購股權被視為已授出及接納當日起 隨時行使,並於昊天國際建設投資 董事會全權酌情釐定之日期屆滿 收權當日起計10年期限,但可根 據昊天國際建設投資購股權計劃所 載條文而提早終止。

根據昊天國際建設投資購股權計劃 可供發行的昊天國際建設投資股份 總數為328,430,310股。於二零二三 年四月一日及於二零二四年三月 三十一日,根據昊天國際建設投資 購股權計劃可供授出的昊天國際建 設投資購股份總數分別為100,000,000 股及100,000,000股。於二零二四年三 月三十一日,可供授出的昊天國際建 設投資股份及昊天國際建設投資 購股權總數佔昊天國際建設投資已 發行股份的1.31%。

吴天國際建設投資購股權計劃之有 效期自二零一五年十月二十三日起 為期10年內有效及生效,及將於二零 二五年十月二十二日到期。

根據昊天國際建設投資購股權計劃 向昊天國際建設投資任何董事、主 要行政人員或主要股東(定義見上市 規則)或彼等各自之任何聯繫人授出 任何昊天國際建設投資購股權購股 權,均須事先獲獨立非執行董事(不 包括身為購股權承授人之獨立非執 行董事或其聯繫人)批准。

The maximum number of shares in HTICI issued and to be issued upon exercise of the HTICI Options granted to each eligible person (including both exercised and outstanding HTICI Options) in any 12-month period shall not exceed 1% of the shares in HTICI in issue for the time. Any further grant of HTICI Options in excess of this limit is subject to shareholders' approval in a general meeting of HTICI. Where any grant of options to a substantial shareholder or an independent non-executive director of HTICI, or any of their respective associates, would result in the shares of HTICI issued and to be issued upon exercise of all HTICI Options already granted and to be granted (including HTICI Options exercised, cancelled and outstanding) to such person in the 12-month period up to and including the date of such grant representing in aggregate over 0.1% of the shares of HTICI in issue on the date of such grant, such further grant of the HTICI Options shall be subject to prior approval of the shareholders of HTICI with such person and its associates abstaining from voting in favour of general meeting of HTICI.

The subscription price is determined by the HTICI Board, and shall not be less than the highest of (i) the closing price of the shares of HTICI as stated in the Stock Exchange's daily quotations sheet on the date of offer; (ii) the average closing price of the shares of HTICI as stated in the Stock Exchange's daily quotations sheet for the five business days immediately preceding the offer date or (iii) the nominal value of the shares of HTICI.

HTICI Options granted shall be taken up upon payment of HK\$1 as consideration for the grant of HTICI Options.

During the Year, there was no share options granted, exercised, lapsed, forfeited or cancelled.

於任何12個月期間,因授予各合資格 人士之昊天國際建設投資購股權(包 括已行使及尚未行使之購股權)獲行 使而已發行及將發行之最高股份數 目,不得超過當時昊天國際建設投 資已發行股份之1%。授出任何其他 超過此限額之昊天國際建設投資購 股權須待股東於昊天國際建設投資 股東大會上批准,方可作實。倘向 昊天國際建設投資主要股東或獨立 非執行董事或彼等各自之任何聯繫 人授出任何購股權,將導致因有關 人士所獲授及將獲授之昊天國際建 設投資購股權(包括已行使、已註銷 及尚未行使之昊天國際建設投資購 股權)獲全數行使而已發行及將予發 行之昊天國際建設投資股份於12個月 期間直至授出日期(包括該日)合共佔 授出日期昊天國際建設投資已發行 股份超過0.1%,則該項進一步授出吴 天國際建設投資購股權須事先獲股 **東批准,而有關人士及其聯繫人須** 於昊天國際建設投資股東大會上放 棄投贊成票。

認購價由昊天國際建設投資董事會 釐定,不得少於以下最高者:(i)於要 約日期聯交所每日報價表所報昊天 國際建設投資股份收市價;及(ii)緊 接要約日期前五個營業日聯交所每 日報價表所報昊天國際建設投資股 份平均收市價或(iii)昊天國際建設投 資股份的面值。

授出昊天國際建設投資購股權而 言,須支付1港元作為接納獲授購股 權之代價。

於截至二零二四年三月三十一日止 年度,概無授出、行使、失效、被 沒收或註銷的購股權。

(b) Share Award Scheme of HTICI

HTICI has adopted the share award scheme on 24 April 2020. Unless early terminated by the board of directors of HTICI, the share award scheme of HTICI shall be valid and effective for a term of 10 years commencing on the adoption date (i.e. 24 April 2020) and will expire on 23 April 2030. The remaining life of the share award scheme is 6 years.

The share award scheme of HTICI serves as an incentive measure to recognise the contributions by selected participants and to provide them with incentives in order to retain them; and to attract the right talents for promoting the future development and expansion of the HTICI Group, with a view to achieving the objective of increasing the value of the HTICI Group by motivating the participants to strive for the continual operation and future development and expansion of the HTICI Group and aligning the interests of the participants and the shareholders of HTICI.

Subject to the restrictions under the Listing Rules, participants include any director (including executive director, non-executive director and independent non-executive director), employee (whether full time or part time), officer, agent or consultant of HTICI or any of its subsidiaries or any of its affiliates or any other person as determined by the board of directors of HTICI, whom the board of directors of HTICI considers, in its absolute discretion, has contributed or will contribute to the HTICI Group.

There was no maximum entitlement of each participant under the share award scheme of HTICI.

No price shall be payable on acceptance of the awards.

The board of directors of HTICI has resolved to grant (i) a total of 196,274,929 award shares of HTICI to selected grantees who are not connected with HTICI on 24 April 2020; and (ii) a total of 65,475,610 award shares of HTICI to selected grantees who are connected with HTICI on 29 June 2020. The award shares of HTICI granted under the scheme are subject to a vesting scale in three equal tranches.

(b) 吴天國際建設投資之股份獎勵計劃

吴天國際建設投資於二零二零年四 月二十四日採納股份獎勵計劃。除 非吴天國際建設投資董事會提前終 止,否則吴天國際建設投資股份獎 勵計劃之有效期自採納日期(即二 零二零年四月二十四日)起為期10年 及將於二零三零年四月二十三日到 期。股份獎勵計劃的剩餘期限為6 年。

受上市規則的限制下,參與者包括 董事會全權酌情認為已經或將會對 昊天國際建設投資或其任何附屬公 司或其任何聯屬公司任何董事(包括 執行董事、非執行董事及獨立非執 行董事)、僱員(不論全職改兼職)、 高級職員、代理人或顧問或董事會 決定之其他人士。

根據昊天國際建設投資股份獎勵計 劃,每位參與者可獲獎勵股份並沒 有配額上限。

接納獎勵時無須支付任何費用。

吴天國際建設投資董事會(i)於二零二 零年四月二十四日議決向與吴天國 際建設投資並無關連之獲挑選承授 人授出合共196,274,929股獎勵股份; 及(ii)於二零二零年六月二十九日向 與昊天國際建設投資有關連之獲挑 選承授人授出合共65,475,610股獎勵 股份。根據該計劃授出之獎勵股份 受按等額分三批歸屬之比例規限。

Further details of the Share Award Scheme are set out in note 36 to the consolidated financial statements.

股份獎勵計劃之進一步詳情載於綜 合財務報表附註36。

Details of the movement of the award Shares during the Year were as follows:

本年度獎勵股份變動如下:

				Changes in the number of the award shares during the Year 本年度股份獎勵數目變動						_		
Name/category of grantees	Date of grant	Vesting period	Number of share award granted under the share award scheme	Outstanding and unvested as at 1 April 2023	Granted during the Year	Vested during the Year	lssued during the Year	Lapsed during the Year	Cancelled during the Year	Outstanding and unvested as at 31 March 2024	% to weighted average number of issued shares of HTICI in the Year 佔本年度昊天	Consideration HK\$
承授人姓名/類別	授出日期	歸屬期	根據獎勵股份 計劃授出 之股份獎勵 數目	於二零二三年 四月一日 尙未授出 及未歸屬	本年度授出	本年度歸屬	本年度發行	本年度失效	本年度註銷	於二零二四年 三月三十一日 尙未授出及 未歸屬	四本年度美久 國際建設投資 已發行股份 加權平均數 百分比	代價 港元
Directors of the Com 本公司/其附屬公司												
Fok Chi Tak 霍志德	29 June 2020 二零二零年六月 二十九日	29 June 2020 to 29 June 2023 二零二零年六月二十九日至 二零二三年六月二十九日	60,975,610	20,325,204	-	20,325,204	20,325,204	-	-	0	0%	NII 零
Lai Chi Hang 劉智衡	29 June 2020 二零二零年六月 二十九日	29 June 2020 to 29 June 2023 二零二零年六月二十九日至 二零二三年六月二十九日	1,500,000	500,000	-	500,000	500,000	-	-	0	0%	Nil Pē
Cheung Wang Lok 張宏樂	29 June 2020 二零二零年六月 二十九日	29 June 2020 to 29 June 2023 二零二零年六月二十九日至 二零二三年六月二十九日	1,500,000	500,000	-	500,000	500,000	-	-	0	0%	NII 零
Leung Ka Kit 梁家傑	29 June 2020 二零二零年六月 二十九日	29 June 2020 to 29 June 2023 二零二零年六月二十九日至 二零二三年六月二十九日	1,500,000	-	-	-	-	-	-	-	-	-
Sub-total 小計			65,475,610	21,325,204		21,325,204	21,325,204	-	-	0	0%	Nil 零
Other Employees 其他僱員	24 April 2020 二零二零年四月 二十四日	24 April 2020 to 24 April 2023 二零二零年四月二十四日至 二零二三年四月二十四日	196,274,929	6,500,001	-	6,500,001	6,500,001	-	-	0	0%	、 Nii 零
			261,750,539	27,825,205	-	27,825,205	27,825,205	-	-	0	0%	NII 零

During the Year, a total of 6,500,001 award shares have been vested and issued to the grantees who are not connected with HTICI in April 2023 at nil consideration and a total of 21,325,204 award shares have been vested and issued to the grantees who are connected with HTICI in June 2023 at nil consideration. The weighted average closing price of the shares of HTICI immediately before the dates on which the award Shares were vested was HK\$0.298. There was no outstanding award shares of HTICI as at 31 March 2024.

There was no purchase price of the unvested award Shares as at 1 April 2023 and 31 March 2024.

The total number of awards of HTICI available for grant (which is subject to the listing approval) under the share award scheme as at 1 April 2023 and 31 March 2024 were 497,444,013 shares (which represents 6.55% of the issued shares of HTICI) and 500,364,744 shares (which represents 6.56% of the issued shares of HTICI) respectively.

At the date of this annual report, the total number of shares available for issue of the share award scheme of HTICI ((i) the total number of awards available for grant under the share award scheme of HTICI and (ii) the outstanding and unvested award shares of HTICI) was 525,269,218 shares, which represents 6.89% of the issued shares of HTICI.

The number of shares of HTICI that may be issued in respect of HTICI Options and awards of HTICI granted under the share option scheme and the share award scheme of HTICI during the Year divided by the weighted average number of shares of HTICI in issue (excluding treasury shares) for the Year was nil.

EQUITY-LINKED AGREEMENTS

Details of the equity-linked agreements entered into during the Year or subsisted at the end of the Year are set out below:

於本年度,合共6,500,001股獎勵股份已於二零 二三年四月以零代價歸屬及發行予與昊天國際 建設投資非關聯的承授人,以及合共21,325,204 股獎勵股份已於二零二三年六月以零代價歸屬 及發行予與昊天國際建設投資關連的承授人。 緊接獎勵股份歸屬日期前昊天國際建設投資股 份的加權平均收市價為0.298港元。於二零二四 年三月三十一日,概無尚未授出及尚未歸屬的 昊天國際建設投資獎勵股份。

於二零二三年四月一日及於二零二四年三月 三十一日,未歸屬獎勵股份並無購買價。

於二零二三年四月一日及於二零二四年三月 三十一日,根據股份獎勵計劃可供授出的昊天 國際建設投資的獎勵總數(須經上市批准)分別 為497,444,013股(佔昊天國際建設投資已發行股 份的6.55%)及500,364,744股(佔昊天國際建設投資 已發行股份的6.56%))。

於年報日期,昊天國際建設投資股份獎勵計劃 可供發行股份的總數((i)根據昊天國際建設投 資股份獎勵計劃可供授出的獎勵總數及(ii)昊天 國際建設投資尚未授出及未歸屬獎勵股份)為 525,269,218股,佔昊天國際建設投資已發行股份 的6.89%。

於本年度,根據昊天國際建設投資購股權計劃 及股份獎勵計劃所授予的昊天國際建設投資購 股權及昊天國際建設投資獎勵發行的股份總數 除以本年度昊天國際建設投資已發行股份(不包 括庫存股份)的加權平均數為零。

股權掛鈎協議

於本年度訂立或於本年度結束時存續之股權掛 鈎協議詳情載列如下:

Options

Share options granted to Co-High

In 2020, the Group has been actively seeking opportunities to diversify its businesses and to expand its businesses into bioscience industry. By partnering with Co-High Investment Management Limited ("Co-High"), the Group can tap into the bioscience industry. Apart from forming a joint venture, the Company and Co-High entered into a conditional option deed (the "Share Option Deed") on 9 July 2020 in respect of the grant of the 609,188,681 options (the "Co-High Share Option(s)") to Co-High for subscription of an aggregate of 609,188,681 new Shares (the "Co-High Option Share(s)") at the initial exercise price of HK\$0.25 per Co-High Option Share (subject to adjustments) during the period commencing from the date of the Share Option Deed and ending on the third anniversary of that date. The Share Option Deed, the grant of Co-High Share Options and the issue of the Co-High Option Shares were approved by the Shareholders at an extraordinary general meeting held on 3 September 2020 and the other conditions precedent were also fulfilled. As of the date of this report, none of the subscription rights attaching to the Co-High Share Options has been exercised by Co-High. For more details, please refer to the announcements of the Company dated 5 June 2020 and 3 September 2020, and the circular of the Company dated 14 August 2020.

RELATED PARTY TRANSACTIONS

The significant related party transactions entered into by the Group during the Year set out in note 39 to the consolidated financial statements. Those related party transactions do not constitute connected transactions under Chapter 14A of the Listing Rules.

期權

授予和高之購股權

於二零二零年,本集團一直積極尋求機會使業 務多元化以及將業務擴展至生命科學行業。透 過與和高資產管理有限公司(「和高」)合作,本集 團可進軍生命科學行業。除成立合營企業外, 本公司與和高於二零二零年七月九日訂立有條 件期權契據(「購股權契據」),內容有關向和高授 出609.188.681份期權(「和高購股權」),以於購股 權契據日期至該日起滿三週年當日止期間,認 購合共609.188.681股新股份(「和高期權股份」), 初步行使價為每股和高期權股份0.25港元(可予 調整)。購股權契據、授出和高購股權以及發行 和高期權股份已於二零二零年九月三日舉行之 股東特別大會上獲股東批准,而其他先決條件 亦已達成。於本報告日期,和高並無行使和高 購股權所附認購權。有關更多詳情,請參閱本 公司日期為二零二零年六月五日及二零二零年 九月三日之公告以及本公司日期為二零二零年 八月十四日之通函。

關聯方交易

本集團於本年度進行之重大關聯方交易載於綜 合財務報表附註39。該等關聯方不構成上市規 則第14章所載規定的關連交易。

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

As at 31 March 2024, so far as is known to the Directors or chief executives of the Company, the following persons (other than a Director or chief executives of the Company) had interests or short positions of 5% or more in the shares and underlying shares of the Company which were recorded in the register of substantial shareholders maintained under Section 336 of the SFO:

主要股東於本公司股份及相關股份中 擁有之權益及淡倉

於二零二四年三月三十一日,就董事或本公司 主要行政人員所知,以下人士(董事或本公司主 要行政人員除外)於本公司股份及相關股份中擁 有5%或以上之權益或淡倉,有關權益或淡倉已 記錄於根據證券及期貨條例第336條規定存置之 主要股東登記冊內:

Name of Shareholder	Number of ordinary Shares held	Number of underlying Shares held	Capacity	Total interests	Approximate percentage of total issued share capital 佔已發行	
股東姓名/名稱	所持普通股 數目	所持相關 股份數目	身份	權益總計	股本總額 概約百分比 (Note 1) (附註1)	
Li Shao Yu ("Ms. Li") (Note 2) 李少宇(「李女士」)(附註2)	3,742,000,773 611,284,342	-	Interest of controlled corporations 受控制公司權益 Beneficial owner 實益擁有人	4,353,285,115	58.97%	
Asia Link Capital Investment Holdings Limited("Asia Link") (Note 2) 亞聯創富控股有限公司(「亞聯」)(附 註2)	3,357,218,773 107,550,000	-	Beneficial owner 實益擁有人 Interest of controlled corporations 受控制公司權益	3,464,768,773	46.94%	
Huang Shiying (Note 3) 黃世熒(附註3)	800,000,000	-	Interest of controlled corporations 受控制公司權益	800,000,000	10.83%	
Huang Tao (Note 3) 黃濤(附註3)	800,000,000	-	Interest of controlled corporations 受控制公司權益	800,000,000	10.83%	
Century Golden Resources Investment Co., Ltd. ("Century Golden") (Note 3) Century Golden Resources Investment Co., Ltd. (「Century Golden」) (附註3)	800,000,000	-	Beneficial owner 實益擁有人	800,000,000	10.83%	
Haitong Securities Co., Limited ("HSCL") (Note 4) 海通證券股份有限公司 (「海通證券」)(附註4)	-	1,948,333,333	Security interest 擔保權益	1,948,333,338	26.39%	

Notes:

- 1. The percentage of shareholding is calculated on the basis of 7,381,776,805 Shares in issue as at 31 March 2024.
- Ms. Li was beneficially interested in a total of 4,353,285,115 Shares, among which, 611,284,342 Shares were held by Ms. Li as beneficial owner, and 3,742,000,773 Shares were held by (i) Asia Link as to 3,357,218,773 Shares, (ii) Team Success Venture Holdings Limited as to 230,900,000 Shares, (iii) TRXY Development (HK) Limited as to 46,332,000 Shares, and (iv) Glory Century Limited as to 107,550,000 Shares, all of which were beneficially owned by Ms. Li.
- 3. Each of Mr. Huang Shiying and Mr. Huang Tao was deemed to be interested in 800,000,000 Shares held by Century Golden pursuant to the SFO by virtue of his controlling interest in Century Golden.
- 4. HSCL, through Haitong International Holdings Limited, which is its directly wholly-owned subsidiary, held 64.4% of the issued shares in Haitong International Securities Group Limited, which in turn held 100% of the issued shares in Haitong International Financial Products (Singapore) Pte. Ltd ("HIFP Singapore"). HIFP Singapore held the security interest in those 1,948,333,333 Shares.

Other than disclosed above, as at 31 March 2024, the Company has not been notified by any persons (other than Directors or chief executives of the Company) who have interests or short positions in any shares or underlying shares of the Company, which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO) as recorded in the register required to be kept under Section 336 of the SFO.

附註:

- 1. 持股百分比乃根據於二零二四年三月三十一日 已發行之7,381,776,805股股份之基準計算。
- 李女士於合共4,353,285,115股股份中擁有實益 權益,其中611,284,342股股份乃由李女士作 為實益擁有人持有,而3,742,000,773股股份則 由(i)亞聯持有3,357,218,773股股份;(ii) Team Success Venture Holdings Limited持有230,900,000 股股份;(iii)泰融信業發展(香港)有限公司持 有46,332,000股股份;及(iv)豪翔有限公司持有 107,550,000股股份,該等公司均由李女士實益 擁有。
- 由於黃世熒先生及黃濤先生均於Century Golden 擁有控股權益,根據證券及期貨條例,彼等各 自被視為於Century Golden所持800,000,000股股 份中擁有權益。
- 4. 海通證券透過其直接全資附屬公司海通國際控股有限公司持有海通國際證券集團有限公司已發行股份之64.4%,而海通國際證券集團有限公司則持有Haitong International Financial Products (Singapore) Pte. Ltd(「HIFP Singapore」)全部已發行股份。HIFP Singapore於1,948,333,333股股份中擁有擔保權益。

除上文所披露者外,於二零二四年三月三十一 日,本公司並無獲任何人士(董事或本公司主要 行政人員除外)知會彼等於本公司任何股份或相 關股份中擁有根據證券及期貨條例第XV部第2及 3分部之條文須向本公司披露之權益或淡倉,或 記錄於本公司根據證券及期貨條例第336條規定 須存置之登記冊內之權益或淡倉。

MANAGEMENT CONTRACTS

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

TAX RELIEF

The Company is not aware of any relief from taxation available to the Shareholders by reason of their holding of the Shares.

EMOLUMENT POLICY

The emolument policy of the employees of the Group is recommended by the Remuneration Committee and determined by the Board on the basis of their merit, qualifications and competence.

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

The Company has adopted the Share Option Scheme and the Share Award Scheme as incentives to the Directors and eligible employees.

MAJOR CUSTOMERS AND SUPPLIERS

During the Year, the aggregate revenue and purchases attributable to the Group's five largest customers and suppliers were approximately 37.4% and 67.9% of the Group's total revenue and purchases respectively and the revenue and purchase attributable to the Group's largest customer and supplier were approximately 12.72% and 44.9% of the Group's total revenue and purchases respectively.

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

DIRECTORS' INDEMNITY

According to the Articles, the Directors for the time being of the Company shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages and expenses which they or any of them, shall or may incur or sustain by reason of any act done, concurred in or omitted in or about the execution of their duty in their respective offices.

The Company has taken out appropriate insurance cover in respect of legal action against the Directors during the Year.

管理合約

於本年度,本公司並無就整體業務或任何重要 業務之管理及行政工作訂立或存有任何合約。

稅務寬減

本公司概不知悉任何因股東持有股份而向彼等提供之税務寬減。

酬金政策

本集團僱員之酬金政策由薪酬委員會建議以及 由董事會根據彼等之表現、資歷及能力釐定。

經考慮本公司之經營業績、個人表現及可資比 較市場標準後,董事酬金由薪酬委員會建議並 由董事會釐定。

本公司已採納購股權計劃及股份獎勵計劃作為 董事及合資格僱員之獎勵。

主要客戶及供應商

於本年度,本集團五大客戶及供應商應佔收益 及採購額合共佔本集團總收益及採購額分別約 37.4%及67.9%,而本集團最大客戶及供應商應佔 收益及採購額佔本集團總收益及採購額分別約 12.72%及44.9%。

董事、董事之聯繫人或本公司股東(據董事所知 擁有本公司股本5%以上)概無於本年度任何時間 於任何本集團五大客戶或供應商中擁有任何權 益。

董事之彌償

根據細則,本公司當時之董事可從本公司之資 產及利潤獲得彌償及擔保,使其不會因彼等或 彼等任何一方於執行其各自職務之職責期間或 關於執行職責而作出、同意或遺漏之任何行為 而將會或可能招致或蒙受之一切訴訟、費用、 收費、損失、損害及開支而蒙受損害。

於本年度,本公司已就針對董事之法律訴訟投 購適當保險。

DONATIONS

During the Year, the Group made donations of HK\$2,532,498 to charitable and non-profit-making organisations.

SUFFICIENCY OF PUBLIC FLOAT

Based on the information that is publicly available to the Company and to the best knowledge of the Directors, during the Year, at least 25% of the Company's issued Shares were held by the public as required under Rule 8.08 of the Listing Rules.

AUDITORS

The consolidated financial statements of the Group for the Year were audited by Moore CPA Limited ("MOORE"), whose term of office will retire at the close of the forthcoming annual general meeting. A resolution for the re-appointment of MOORE as the auditor of the Company will be proposed at the forthcoming annual general meeting.

The consolidated financial statements of the Group for the years ended 31 March 2023 and 31 March 2022 were audited by ZHONGHUI ANDA CPA Limited.

On behalf of the Board

Fok Chi Tak Executive Director

Hong Kong, 26 June 2024

捐款

年內,本集團向慈善及非牟利組織捐款2,532,498 港元。

足夠公眾持股量

根據本公司所獲得之公開資料及就董事所深 知,於本年度,本公司至少25%已發行股份乃由 公眾持有,符合上市規則第8.08條之規定。

核數師

本集團本年度之綜合財務報表已由大華馬施雲 審核,而大華馬施雲會計師事務所有限公司 (「大華馬施雲」)之任期將在應屆股東週年大會結 束時退任。應屆股東週年大會上將提呈有關續 聘中匯安達為本公司核數師之決議案。

本集團二零二三年三月三十一日及二零二二年 三月三十一日止年度之綜合財務報表已由中匯 安達會計師事務所有限公司審核。

代表董事會

霍志德

執行董事

香港,二零二四年六月二十六日

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告



To the shareholders of Aceso Life Science Group Limited (Incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of Aceso Life Science Group Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 78 to 227, which comprise the consolidated statement of financial position as at 31 March 2024, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of material accounting policy 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 March 2024, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

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

KEY AUDIT MATTERS

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

畲 **Moore CPA Limited** 大 計 801-806 Silvercord. Tower 1. 師 菙 30 Canton Road, Tsimshatsui, 事 F務所 Kowloon, Hong Kong 馬 T +852 2375 3180 有限 施 E +852 2375 3828 公司 雲 www.moore.hk

致信銘生命科技集團有限公司股東 (於開曼群島註冊成立的有限公司)

意見

本核數師(以下簡稱「我們」)已審計列載於第78至 227頁的信銘生命科技集團有限公司(以下簡稱 「貴公司」)及其附屬公司(以下統稱「貴集團」)的 綜合財務報表,此財務報表包括於二零二四年 三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、綜合全面收益表、綜合權 益變動表和綜合現金流量表,以及綜合財務報 表附註,包括重大會計政策資料概要。

我們認為,該等綜合財務報表已根據香港會計 師公會(「香港會計師公會」)頒佈的《香港財務報 告準則》(「香港財務報告準則」)真實而中肯地反 映了 貴集團於二零二四年三月三十一日的綜 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,並已遵照香港《公司條例》的 披露規定妥為擬備。

意見的基礎

我們已根據香港會計師公會頒佈的《香港審計準 則》(「香港審計準則」)進行審計。我們在該等準 則下承擔的責任已在本報告「核數師就審計綜合 財務報表承擔的責任]部分中作進一步闡述。根 據香港會計師公會頒佈的《專業會計師道德守 則》(「守則」),我們獨立於 貴集團,並已履行 守則中的其他專業道德責任。我們相信,我們 所獲得的審計憑證能充足及適當地為我們的意 見提供基礎。

關鍵審計事項

關鍵審計事項是根據我們的專業判斷,認為對 本期綜合財務報表的審計最為重要的事項。這 些事項是在我們審計整體綜合財務報表及出具 意見時進行處理的。我們不會對這些事項提供 單獨的意見。
KEY AUDIT MATTERS (CONTINUED)

Key audit matter 關鍵審計事項

Impairment assessment of interests in associates 於聯營公司的權益的減值評估

We identified the impairment assessment of interests in associates as a key audit matter due to the significance of the balance to the Group's consolidated financial statements and the involvement of estimation uncertainty and the significant assumptions and judgments. 由於有關結餘對於 貴集團綜合財務報表而言屬重大,且涉及估計不明朗性 及重大假設及判斷,吾等將於聯營公司之權益之減值評估視為關鍵審計事

Interests in associates are carried in the consolidated statement of financial position at cost and adjusted thereafter to recognise the Group's share of profit or loss and other comprehensive income of the associates, less impairment in the carrying values of the interests. As such, the Group is required to assess at the end of each reporting period whether there is any indication that the carrying amount of interests in associates may be impaired. For those associates in which such indication exists, the Group assessed the carrying amounts for impairment. 於聯營公司之權益於綜合財務狀況表內按成本列賬,並於其後作出調整,以確認 貴集團應佔聯營公司損益及其他全面收益,減權益賬面價值之減值。因此,貴集團須於各報告期未評估是否存在任何跡象顯示於聯營公司之權益

四此,員朱國須於谷報古朔木計佔定百任在江門動家顯小於聯當公司之確益 之賬面值可能已減值。就存在有關跡象之聯營公司,貴集團會評估減值之賬 面值。

Management assessed whether there was any impairment of the carrying values of investments in associates by calculating the recoverable amount. The impairment assessment requires management to exercise significant management judgment and estimates, including among other things, estimating the fair value of the assets owned by the associate.

管理層通過計量可回收金額評估於聯營公司之投資的賬面值是否存在任何減 值。減值評估要求管理層作出重大管理判斷及估計,其中包括估計聯營公司 擁有的資產的公平值。

As disclosed in Note 18 to the consolidated financial statements, the Group's share of impairment loss of HK\$325 million has been recongised by the Group in arriving at the carrying amount of the Group's interests in an associate based on the impairment assessment. 誠如綜合財務報表附註18所披露,根據減值評估,已就 貴集團於聯營公司 之權益之賬面值確認減值虧損325百萬港元。

關鍵審計事項(績)

How our audit addressed the key audit matter 我們的審計如何對關鍵審計事項進行處理

Our procedures in relation to the valuation of interests in associates included: 我們就於聯營公司之權益之估值的程序包括:

- Assessed the appropriateness of the management's accounting for the Group's interests in associates on equity method of accounting basis;
- 評估管理層對本集團於聯營公司之權益之會計處理的適當 性;
- Understood and evaluated the management's process for identifying the existence of impairment indicators in respect of the Group's interests in associates;
- 理解並評估管理層就本集團於聯營公司之權益識別是否存 在減值跡象的程序;
- Where indicators of impairment have been identified, discussed with management and valuer how the Group determined the recoverable amounts, including the valuation methodologies selected and key inputs adopted, for the associate's underlying assets;
- 倘已識別存在減值跡象,與管理層及估值師討論 貴集團 如何釐定聯營公司相關資產的可收回金額,包括所選的估 值方法及所採納的關鍵輸入數據;
- Assessed the competence, capabilities and objectivity of the valuer performing the valuation on the underlying assets; and
- 評估進行相關資產估值的估值師的資質、能力及客觀性;
 及
- Evaluated the appropriateness of the valuation methodologies and the reasonableness of the recoverable amounts of that associate, including the key inputs and assumptions used, which the management used for their estimation of recoverable amount of the associate.
- 評估估值方法的適當性及該聯營公司之可收回金額之合理
 性,包括管理層用於估計該聯營公司可收回金額的關鍵輸入數據及所用假設。

KEY AUDIT MATTERS (CONTINUED)

Key audit matter 關鍵審計事項

Fair value measurement of investment property in the United Kingdom ("UK") 英國投資物業之公平值計量

We identified the fair value measurement of investment property in UK as a key audit matter due to the significance of the balance to the Group's consolidated financial statements and the involvement of estimation uncertainty and the significant assumptions and judgments. 我們識別英國投資物業之公平值計量為關鍵審計事宜,原因為結餘對 貴集 團綜合財務報表而言屬重大,並且涉及估計不確定性及重大假設及判斷。

The fair values of the Group's investment properties were determined by adopting the valuation techniques with significant unobservable inputs, assumptions of market conditions and judgments on appropriate valuation techniques and inputs adopted. The Group also worked closely with the independent qualified valuer, to establish and determine the appropriate valuation techniques.

貴集團投資物業的公平值乃通過採用具有重大不可觀察輸入數據的估值技術、市況假設和對所採用的適當估值技術和輸入數據的判斷來釐定。 貴集 團亦與獨立合資格的估值師通力合作,以建立和釐定適當的估值技術。

As disclosed in Note 16 to the consolidated financial statements, the Group's investment property in UK as at 31 March 2024 amounted to HK\$1,451 million (2023: HK\$1,518 million). 誠如綜合財務報表附註16所披露, 貴集團於二零二四年三月三十一日的英國投資物業的金額達1,451百萬港元(二零二三年:1,518百萬港元)。

關鍵審計事項(績)

How our audit addressed the key audit matter 我們的審計如何對關鍵審計事項進行處理

Our procedures in relation to valuation of investment property in UK included: 我們就英國投資物業估值的程序包括:

- Reviewing the valuation report from independent qualified valuer and holding discussion with management and the valuer to understand the valuation basis, methodology used and underlying assumptions applied;
- 審視獨立合資格估值師的估值報告,並與管理層和估值師 討論,了解所使用的估值基準、方法和基本假設;
- Evaluating management's process in respect of reviewing the valuation performed by independent qualified valuer;
- 評估管理層對獨立合資格估值師進行估值的審查過程;
- Evaluating the competence, capabilities and objectivity of the independent qualified valuer;
- 評估獨立合資格估值師的技能、能力和客觀性;
- Obtaining the underlying data including comparables of market transactions being used by the independent qualified valuer and assessing whether they are appropriate and reasonable; and
- 取得相關資料,包括獨立合資格估值師所使用的可資比較 市場交易,並評估有關資料是否合適及合理;及
- Performing market research and analysis to assess whether the change in fair value of the investment property that resulted from the valuation was reasonable and consistent with market trends to our knowledge.
- 進行市場研究和分析,評估估值導致投資物業公平值變動
 是否合理,以及是否與我們所知的市場趨勢一致。

OTHER MATTER

The consolidated financial statements of the Group for the year ended 31 March 2023 were audited by another auditor, who expressed an unmodified opinion on those statements on 28 June 2023.

OTHER INFORMATION

The directors are responsible for the other information. The other information comprises all the information in the Company's annual report, but does not include the consolidated financial statements and our auditor's report thereon. The other information is expected to be made available to us after the date of this auditor's report.

Our opinion on the consolidated financial statements does not cover the other information and we will 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 identified above when it becomes available 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.

RESPONSIBILITIES OF DIRECTORS 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.

其他事項

本集團截至二零二三年三月三十一日止年度之 綜合財務報表已由另一核數師審核,其於二零 二三年六月二十八日就該等報表發表無保留意 見。

其他資料

董事需對其他資料負責。其他資料包括載於 貴公司年報內之所有資料,惟不包括綜合 財務報表及我們於其中之核數師報告。其他資 料預期將在本核數師報告日期後向我們提供。

我們對綜合財務報表之意見並不涵蓋其他資料,我們亦不對該等資料發表任何形式之鑒證 結論。

就我們對綜合財務報表進行之審計工作而言, 我們的責任為於上文識別之其他資料可供查閱 時查閱有關資料,並在此過程中考慮其他資料 是否與綜合財務報表或我們在審計過程中瞭解 之情況存在重大抵觸或有關資料是否存在重大 錯誤陳述。

董事就綜合財務報表須承擔之責任

董事須負責根據香港會計師公會頒佈之香港財 務報告準則及香港《公司條例》披露規定擬備真 實而中肯之綜合財務報表,並對其認為屬必要 之內部監控負責,以使擬備之綜合財務報表不 存在由於欺詐或錯誤而導致之重大錯誤陳述。

在擬備綜合財務報表時,董事負責評估 貴集 團持續經營之能力,並在適用情況下披露與持 續經營有關之事項,以及使用持續經營會計基 礎,除非董事有意將 貴集團清盤或停止經 營或除此之外別無其他實際替代方案則另作別 論。

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

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

As part of an audit in accordance with HKSAs, we exercise professional judgment and maintain professional 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.

核數師就審計綜合財務報表承擔的責 任

我們的目標,是對綜合財務報表整體是否不存 在由於欺詐或錯誤而導致的重大錯誤陳述取得 合理保證,並出具包括我們意見的核數師報 告。我們僅向 閣下(作為整體)出具本報告, 除此之外別無其他目的。我們並不就本報告的 內容對任何其他人士承擔任何責任或接受任何 義務。合理保證是高水準的保證,但不能保證 按照香港審計準則進行的審計,在某一重大錯 誤願述存在時總能發現。錯誤陳述可以困欺詐 或錯誤引起,如果合理預期它們單獨或匯總起 來可能影響綜合財務報表使用者依賴綜合財務 報表所作出的經濟決定,則有關的錯誤陳述可 被視作重大。

在根據香港審計準則進行審計的過程中,本核 數師會作出專業判斷,並保持專業懷疑態度。 本核數師亦:

- 識別和評估綜合財務報表因欺詐或錯誤而存在重大錯誤陳述的風險,因應該等風險設計及執行審計程序,以及獲取充足和適當的審計憑證為本核數師的意見提供基礎。由於欺詐可能涉及串謀、偽造、故意遺漏、失實陳述,或凌駕內部控制,因此,與未能發現因錯誤而導致的重大錯誤陳述相比,未能發現因欺詐而導致的重大錯誤陳述的風險較高。
- 了解與審核有關的內部控制,以設計適用於有關情況的審核程序,但並非旨在對 貴集團內部控制的成效發表意見。
- 評核董事所採用會計政策是否恰當,以及 董事所作出的會計估計及相關披露是否合 理。

- 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.
- 就董事採用持續經營基礎的會計法是否恰 當作出結論,並根據已獲取的審計憑證, 就是否有對 貴集團繼續以持續基準經營 的能力構成重大疑問的事件或情況的相關 重大不確定因素作出結論。倘本核數師的 結論為存在重大不確定因素,則本核數師的 常業。
- 評核綜合財務報表的整體呈列方式、架構 及內容(包括披露資料),以及綜合財務報 表是否已達致公平呈列反映相關交易及事 件。
- 就 貴集團內各實體或業務活動的財務資料獲得充足的合適審計憑證,以就綜合財務報表發表意見。本核數師須負責指導、 監督及執行集團的審計工作。本核數師仍須為所作出的審計意見承擔全部責任。

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.

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.

本核數師與管治層就(其中包括)審計工作的規 劃範圍及時間安排及重大審計發現(包括本核數 師於審計期間識別出的內部監控的任何重大缺 陷)進行溝通。

本核數師亦向管治層提交聲明,説明本核數師 已遵守有關獨立性的相關道德要求,並就所有 被合理認為可能影響本核數師獨立性的關係及 其他事宜及(如適用)為消除威脅採取的行動或 所採用的相關防範措施,與負責管治的人員進 行溝通。

從與管治層溝通的事項中,本核數師決定對本 期綜合財務報表的審計工作最為重要的事項, 而有關事項因而為關鍵審計事項。除非法律或 法規不容許公開披露此等事項,或於極罕見的 情況下,本核數師認為由於可合理預期披露此 等事項的不良後果將超越公眾知悉此等事項的 利益,因而不應於報告中披露,否則本核數師 會於核數師報告中説明此等事項。

Moore CPA Limited Certified Public Accountants Registered Public Interest Entity Auditors Kong Shao Fung Practicing Certificate Number: P07996

Hong Kong, 26 June 2024

大華馬施雲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
 江少峰
 執業證書編號: P07996

香港,二零二四年六月二十六日

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME 綜合損益及其他全面收益表

		Notes 附註	2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Revenue	收入	5	228	312
Cost of revenue	收入成本		(111)	(171)
Gross profit	毛利	6	117	141
Other income	其他收入		49	49
Fair value (losses)/gains:	公平值(虧損)/收益:		(292)	(50)
 investment properties financial assets at fair value through profit or loss ("FVTPL") 	 一投資物業 一以公平値計量且其變化計 入損益(「以公平値計量 且其變化計入損益」)之 		(89)	(19)
– financial liabilities at FVTPL	金融資產 一以公平值計量且其變化計 入損益之金融負債		(242) 39	(82) 51
Other (losses)/gains, net	其他(虧損)/收益淨額	7	(33)	63
Administrative expenses	行政開支		(124)	(123)
(Impairment losses)/reversal of impairment losses	: (減值虧損)/減值虧損撥回:		(74)	48
– intangible assets – financial assets (expected credit losses)	-無形資產 -金融資產(預期信貸虧損)		- (74)	13 35
Share-based payment expenses	以股份形式付款開支	8	-	(3)
Share of results of associates	分佔聯營公司業績		(325)	(131)
Share of results of joint ventures	分佔合營企業業績		-	(78)
Finance costs	融資成本		(141)	(129)
Loss before taxation	除稅前虧損	9	(823)	(213)
Income tax credit	所得税抵免	11	14	5
Loss for the year	年內虧損		(809)	(208)

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME 综合損益及其他全面收益表

		Notes 附註	2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Other comprehensive (expenses)/income after tax:	其他全面(開支)/收益 [,] 除稅 後:			
Items that will not be reclassified to profit or loss: Fair value loss on investments in equity instruments at fair value through other comprehensive income ("FVTOCI")	★ · 不會重新分類至損益之項目: 以公平值計量且其變化計入 其他全面收益(「以公平值 計量且其變化計入其他全 面收益」)之權益工具投資 之公平值虧損		(25.4)	(107)
Items that may be reclassified to profit or loss: Share of associates' exchange differences on	可能重新分類至損益之項目: 分佔聯營公司換算海外業務		(354)	(127)
translating foreign operation Exchange differences on translating foreign operations	產生之匯兑差額 換算海外業務產生之 匯兑差額		(4) (15)	3
	些兄左領		(10)	(70)
Other comprehensive expenses for the year, net of tax	年內其他全面開支,除税後		(373)	(194)
Total comprehensive expenses for the year	r 年內全面開支總額		(1,182)	(402)
(Loss)/profit for the year attributable to: Owners of the Company	應佔年內(虧損)/湓利: 本公司權益持有人		(462)	(264)
Non-controlling interests	非控股權益		(347)	56
			(809)	(208)
Total comprehensive (expenses)/income for the year attributable to:	應佔年內全面(開支)/收益總 額:			
Owners of the Company	本公司權益持有人		(724)	(438)
Non-controlling interests	非控股權益		(458)	36
			(1,182)	(402)
Loss per share Basic (HK cents per share)	每股虧損 基本(每股港仙)	12	(6.35)	(3.61)

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況報表

As at 31 March 2024 於二零二四年三月三十一日

		Notes 附註	2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Non-current assets			010	005
Property, plant and equipment	物業、廠房及設備	14a	216	235
Right-of-use assets	使用權資產	15	18	27
Artworks	藝術品	14b	19	19
Investment properties	投資物業	16	1,458	1,518
Intangible assets	無形資產	17	171	171
Interests in associates	於聯營公司之權益	18	798	1,130
Interests in joint ventures	於合營企業之權益	19	-	2
Financial assets at FVTOCI	以公平值計量且其變化計入			
	其他全面收益之金融資產	20	447	801
Properties for development	發展中物業	23	326	352
Other financial assets	其他金融資產		1	-
Corporate note receivables	應收企業票據	22	-	42
Deferred tax assets	遞延税項資產	33	58	54
Other receivables and deposits	其他應收款項及訂金	25	9	5
Total non-current assets	非流動資產總值		3,521	4,356
Current assets	流動資產			0
Inventories	存貨	0.4	2	2
Trade receivables	貿易應收款項	24	208	115
Other receivables, deposits and prepayments	其他應收款項、訂金及預付			
	款項	25	18	30
Financial assets at FVTPL	以公平值計量且其變化計入			
	損益之金融資產	26	119	415
Loan receivables	應收貸款	21	47	145
Finance lease receivables	融資租賃應收款項		1	2
Corporate note receivables	應收企業票據	22	501	465
Pledged bank deposits	已抵押銀行存款	27	15	30
Trusted and segregated bank accounts	信託及獨立銀行賬戶	27	4	554
Cash and cash equivalents	現金及現金等價物	27	350	187
Total current assets	流動資產總值		1,265	1,945
Total assets	資產總值		4,786	6,301

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 綜合財務狀況報表

As at 31 March 2024 於二零二四年三月三十一日

		Notes 附註	2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Current liabilities	流動負債			
Lease liabilities	租賃負債	28	10	14
Bank and other borrowings	銀行及其他借貸	29	1,633	1,702
Corporate note payables	應付企業票據	30	420	435
Trade payables	貿易應付款項	31	6	13
Other payables, deposits received and accruals		0.	-	10
	已收訂金及應計款項	32	129	666
Income tax payables	應付所得税		16	25
Total current liabilities	流動負債總額		2,214	2,855
Net current liabilities	流動負債淨額		(949)	(910)
Total assets less current liabilities	資產總值減流動負債		2,572	3,446
Non-current liabilities		00	•	4.5
Lease liabilities	租賃負債	28 33	9	15
Deferred tax liabilities	遞延税項負債 知 <u>行</u> 及其他供贷		84 27	100
Bank and other borrowings	銀行及其他借貸 應付企業票據	29		41
Corporate note payables Financial liabilities at FVTPL	應內企業示嫁 以公平值計量且其變化計入	30	100	137
FINANCIAI NADINUES AL EVIPL	以公十值計重且共愛化計入 損益之金融負債	34	539	578
	えまでも見える	01	000	570
Total non-current liabilities	非流動負債總額		759	871
NET ASSETS	資產淨值		1,813	2,575

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況報表

As at 31 March 2024 於二零二四年三月三十一日

		Notes 附註	2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
EQUITY Share capital Reserves	權益 股本 儲備	35	73 848	73 1,476
Non-controlling interests	非控股權益		921 892	1,549 1,026
TOTAL EQUITY	權益總額		1,813	2,575

The consolidated financial statements on pages 78 to 227 were approved and authorised for issue by the Board of Directors on 26 June 2024 and are signed on its behalf by:

第78至227頁之綜合財務報表已由董事會於二零 二四年六月二十六日審批以供刊發,並由下列 董事代表簽署。

Fok Chi Tak 霍志德 Director 董事

Chan Ming Sun Jonathan 陳銘燊 Director 董事

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

綜合權益變動表

			Attributable to owners of the Company 本公司擁有人應佔						_				
		Share capital	Share premium	Treasury shares	Share-based payment reserve	Other reserve	FVTOCI reserve 以公平值計 量且其變化 計入其他全	Translation reserve	Accumulated losses	Total	Non-controlling interests	Total equity	
		Notes 附註		股份溢價 HK\$'million 百萬港元	庫存股份 HK\$'million 百萬港元	以股份形式 付款儲備 HK\$'million 百萬港元	其他儲備 HK\$'million 百萬港元	面收益之 儲備 HK\$'million 百萬港元	換算儲備 HK\$'million 百萬港元	累計虧損 HK\$'million 百萬港元	總計 HK\$'million 百萬港元	非控股權益 HK\$'million 百萬港元	權益總額 HK\$'million 百萬港元
At 31 March 2022 and 1 April 2022	於二零二二年三月三十一日及 二零二二年四月一日		74	4,811	(E)	39	(E0)	(184)	36	(0.717)	2,002	825	2,827
Loss for the year	ーキロパーロ 年内虧損		- 14	4,011	(5)	- 39	(52)	(104)	30 _	(2,717) (264)	2,002 (264)	620 56	(208)
Other comprehensive (expenses) income for	年內其他全面(開支)收益									(201)	(201)	00	(200)
the year													
Fair value loss on investments in equity instruments at FVTOCI	以公平值計量且其變化計入其他 全面收益之權益工具投資之公 工生有限							(110)			(11)	(10)	(107)
Share of associates exchange differences on	平值虧損 分佔聯營公司換算海外業務產生		-	-	-	-	-	(114)	-	-	(114)	(13)	(127)
translating foreign operation	之匯兑差額		-	-	-	_	_	-	1	-	1	2	3
Exchange differences on translating foreign	換算海外業務產生之匯兑差額											-	
operation			-	-	-	-	-	-	(61)	-	(61)	(9)	(70)
Total comprehensive expenses for the year	年內全面開支總額		-	-	-	_	-	(114)	(60)	(264)	(438)	36	(402)
Transactions with equity holders:	與權益持有人交易:												
Cancellation of shares	股份註銷	35(a)	(1)	-	1	-	-	-	-	-	_	_	-
Repurchase of shares	購回股份	35(a)	-	-	(9)	-	-	-	-	-	(9)	-	(9)
Employee share awards issued by a subsidiary	一間附屬公司發行之僱員股份												
	換制	36(a) (b)	-	-	-	-	-	-	-	-	-	3	3
Disposal of a subsidiary without loss in control	出售一間附屬公司而並無因導致 失去控制權	41(a)					(6)				(6)	162	156
	入広住削催	41(d)		-		_	(0)	-		-	(0)	102	IJO
			(1)	-	(8)	-	(6)	-	-	_	(15)	165	150
At 31 March 2023	於二零二三年三月三十一日		73	4,811	(13)	39	(58)	(298)	(24)	(2,981)	1,549	1,026	2,575

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 综合權益變動表

			Attributable to owners of the Company 本公司擁有人應佔						_				
		Share capital	Share premium	Treasury shares	Share-based payment reserve	Other reserve	FVTOCI reserve 以公平值計 量且其變化 計入其他全	Translation reserve	Accumulated losses	Total	Non-controlling interests	Total equity	
		Notes 附註	股本 HK\$'million 百萬港元	股份溢價 HK\$'million 百萬港元	庫存股份 HK\$'million 百萬港元	以股份形式 付款儲備 HK\$ ^s million 百萬港元	其他儲備 HK\$'million 百萬港元	面收益之 儲備 HK\$`million 百萬港元	換算儲備 HK\$'million 百萬港元	累計虧損 HK\$`million 百萬港元	總計 HK\$'million 百萬港元	非控股權益 HK\$'million 百萬港元	權益總額 HK\$'million 百萬港元
At 31 March 2023 and 1 April 2023	於二零二三年三月三十一日及 二零二三年四月一日		73	4,811	(13)	39	(58)	(298)	(24)	(2,981)	1,549	1,026	2,575
Loss for the year Other comprehensive expenses for the year Fair value loss on investments in equity instruments at FVTOC1	年內虧損 年內其他全面開支 以公平值計量且其變化計入其他 全面收益之權益工具投資之公		-	-	-	-	-	-	-	(462)	(462)	(347)	(809)
Share of associates' exchange differences on translating			-	-	-		- 1	(274)	-	1	(274)	(80)	(354)
foreign operation Exchange differences on translating foreign operations	之匯兑差額 換算海外業務產生之匯兑差額			-	-	-	-	-	(1) (10)	-	(1) (10)	(3) (5)	(4) (15)
Total comprehensive expenses for the year	年內全面開支總額		-	-	_	-	-	(274)	(11)	(462)	(747)	(435)	(1,182)
Transactions with equity holders: Disposal of a subsidiary without loss in control	與權益持有人交易: 出售一間附屬公司而並無因導致												100
	失去控制權	41(c)	-	-	-	-	119	-	-	-	119	301	420
At 31 March 2024	於二零二四年三月三十一日		73	4,811	(13)	39	61	(572)	(35)	(3,443)	921	892	1,813

CONSOLIDATED STATEMENT OF CASH FLOWS 綜合現金流量表

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Cash flows from operating activities	經營業務所得現金流量		
Loss before taxation	除税前虧損	(823)	(213)
Adjustments for:	就以下各項作出調整:	(020)	(210)
Depreciation of property, plant and equipment	物業、廠房及設備折舊	37	40
Depreciation of right-of-use assets	使用權資產折舊	13	12
Fair value losses/(gains):	公平值虧損/(收益):		
 investment properties 		89	19
 – financial assets at FVTPL 	-以公平值計量且其變化計入		
	損益之金融資產	242	82
 – financial liabilities at FVTPL 	以公平值計量且其變化計入		
	損益之金融負債	(39)	(51)
Finance costs	融資成本	141	129
Interest earned on corporate note receivables	應收企業票據賺取利息	(27)	(28)
Interest earned on bank deposits	銀行存款賺取利息	(8)	(2)
Gain on disposal of property, plant and equipment	出售物業、廠房及設備之收益		(6)
Gain on disposal of a subsidiary	出售一間附屬公司之收益	-	(1)
Gain on disposal of associates	出售聯營公司之收益	-	(1)
Gain on early settlement of corporate note payables	提前贖回應付企業債之收益	-	(54)
Provision for (reversal of) impairment losses:	減值虧損撥備(撥回):		
 intangible assets 	-無形資產	-	(13)
 – financial assets (expected credit loss) 	-金融資產(預期信貸虧損)	74	(35)
Provision for liabilities arising from financial assets at	以公平值計量且其變化計入損益		
FVTPL	之金融資產產生的負債撥備	27	-
Share-based payment expenses	以股份形式付款開支	-	3
Share of results of associates	分佔聯營公司業績	325	131
Share of results of joint ventures	分佔合營企業業績	-	78

CONSOLIDATED STATEMENT OF CASH FLOWS 综合現金流量表

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Operating profit before working capital and other changes Working capital and other changes	營運資金及其他變動前經營溢利 營運資金及其他變動	51	90
Finance lease receivables Financial assets at FVTPL	融資租賃應收款項 以公平值計量且其變化計入	1	4
Inventories Additions of assets held for rental and	損益之金融資產 存貨 持作租賃並後續持作銷售的	29 2	24 19
subsequently held for sale Loans receivables	資產添置 應收貸款	(25) 14	(23) 67
Other payables, deposits received, accruals and contract liabilities	其他應付款項、已收訂金、 應計費用及合約負債	(14)	(14)
Other receivables, deposits and prepayments	其他應收款項、訂金及預付 款項 ^{約2000000000000000000000000000000000000}	15	(3)
Trade receivables Trade payables	貿易應收款項 貿易應付款項	(93) (7)	43 7
Cash (used in)/generated from operations Income tax paid	經營業務(所用)/所得現金 已付利得税	(27) (10)	214
Net cash (used in)/generated from operating activities	經營業務(所用)/所得現金淨額	(37)	214
Cash flows from investing activities	投資活動所得現金流量		
Consideration paid for acquisition of a corporate note receivable	收購應收企業票據之已付代價	(370)	(396)
Acquisition of financial assets at FVTOCI	收購以公平值計量且其變化計入 其他全面收益之金融資產	-	(112)
Purchase of property, plant and equipment Deposit paid for purchase of property, plant and equipment	購買物業、廠房及設備 購買物業、廠房及設備之 已付按金	(2) (9)	(24)
Placement in pledged bank deposits Repayment of corporate note receivables	存放已抵押銀行存款 償還應收企業票據所得款項	- 403	(9) 392
Proceeds from disposal of property, plant and equipment Proceeds from disposal of associates	出售物業、廠房及設備所得款項 出售聯營公司所得款項	- 3	8 16
Proceeds from disposal of financial assets at FVTPL	出售以公平值計量且其變化計入 損益之金融資產所得款項	25	10
Proceeds from disposal of joint ventures Interest received	出售合營企業所得款項 已收利息	2 8	- 2
Proceeds from disposal of a subsidiary Withdrawal of pledged deposits	出售一間附屬公司所得款項 提取已抵押存款	- 15	1
Net cash from/(used in) investing activities	投資活動所得/(所用)現金淨額	75	(112)

CONSOLIDATED STATEMENT OF CASH FLOWS 你会現会这里書

綜合現金流量表

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Cash flows from financing activities	融資活動所得現金流量		
Repayment of bank and other borrowings	廠員石動所特功並加重 償還銀行及其他借貸	(787)	(506)
Interest paid	夏速或17次共间间夏 已付利息	(142)	(113)
Repayment of corporate note payables	[] 【177] [] 還應付企業票據	(142)	(113)
Advance from/(repayment of) a loan	來自/(償還)一名附屬公司董事之	(52)	(13)
from a director of a subsidiary	→□/(資本) 「山田園ム田里争之 塾款/(貸款)	1	(20)
Lease liabilities paid	已付租賃負債	(16)	(14)
Repurchase of shares	購回股份	(10)	(9)
Proceeds from bank and other borrowings	銀行及其他借貸所得款項	693	381
Proceeds from disposal of interests in subsidiaries without	出售附屬公司權益而並無失去控	420	
loss of control Proceeds from issue of corporate note payables	制權所得款項 發行企業票據所得款項	420	156 100
Net cash generated from/(used in) financing	融資活動所得/(所用)現金淨額		100
activities		117	(98)
Net increase in cash and cash equivalents	現金及現金等價物增加	155	4
Cash and cash equivalents at beginning of year	於年初之現金及現金等價物	187	195
Effect of foreign exchange rate changes, net	外幣匯率變動淨額之影響	8	(12)
Cash and cash equivalents at end of year	於年末之現金及現金等價物	350	187
Analysis of cash and cash equivalents Bank and cash balances	現金及現金等價物之分析 銀行及現金結餘	350	187

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

1. GENERAL INFORMATION

Aceso Life Science Group Limited (the "Company" together with its subsidiaries, the "Group") is an exempted limited liability company incorporated in the Cayman Islands. In the opinion of the directors of the Company, the immediate and ultimate holding company of the Company is Asia Link Capital Investment Holdings Limited, which is incorporated in the British Virgin Islands ("BVI"), and the ultimate controlling shareholder of the Company is Ms. Li Shao Yu. The address of its registered office is Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY-1111, Cayman Islands. The principal place of business in Hong Kong is Rooms 2501–2509, 25/F, Shui On Centre, 6–8 Harbour Road, Wanchai, Hong Kong. The ordinary shares of the Company are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

The Company is an investment holding company and the principal activities of the Group include: (i) securities investment; (ii) provision of securities brokerage and financial services; (iii) asset management; (iv) rental and trading of construction machinery; (v) provision of repair and maintenance and transportation service; (vi) property development; (vii) property leasing; and (viii) money lending.

These consolidated financial statements are presented in Hong Kong Dollars ("HK\$"), which is also the functional currency of the Company and rounded to the nearest million ("million"), unless otherwise stated.

1. 一般資料

信銘生命科技集團有限公司(「本公司」, 連同其附屬公司統稱「本集團」)在開曼群 島註冊成立為獲豁免有限公司。本公司董 事認為,本公司的直接及最終控股公司為 亞聯創富控股有限公司,該公司於英屬處 女群島(「英屬處女群島」)註冊成立,而本 公司的最終控股股東為李少宇女士。其註 冊辦事處地址為Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY-1111, Cayman Islands。香港主要營業地點為香港灣仔港 灣道6-8號瑞安中心25樓2501-2509室。本公 司之普通股於香港聯合交易所有限公司 (「聯交所」)主板上市。

本公司為一間投資控股公司,而本集團 之主要業務包括:(i)證券投資:(ii)提供證 券經紀以及金融服務;(iii)資產管理;(iv) 建築機械租賃及銷售;(v)提供維修及保養 以及運輸服務;(vi)物業發展;(vii)物業租 賃;以及(viii)放貸。

該等綜合財務報表以港元(「港元」)呈列, 港元亦為本公司的功能貨幣,除另有指明 者外,均四捨五入至最接近之百萬位(「百 萬」)。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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

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 Group's annual period beginning on 1 April 2023 for the preparation of the consolidated financial statements:

Amendments to HKAS 8 香港會計準則第8號(修訂本) Amendments to HKAS 12

香港會計準則第12號(修訂本)

Amendments to HKAS 12 香港會計準則第12號(修訂本) Amendments to HKAS 1 and HKFRS Practice Statement 2 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) HKFRS 17 (including the October 2020 and February 2022 Amendments to HKFRS 17) 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))

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.

應用新訂及經修訂香港財務報告 準則(「香港財務報告準則」)及會計 政策變更

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,本集團已於編製綜合財務報表 時首次採納下列由香港會計師公會(「香港 會計師公會」)頒佈之新訂香港財務報告準 則及其修訂本,該等新訂準則及其修訂本 於二零二三年四月一日開始的年度期間強 制生效:

Definition of Accounting Estimates 會計估計之定義 Deferred Tax related to Assets and Liabilities arising from a Single Transaction 與單一交易產生之資產及負債有關之遞延 税項 International Tax Reform-Pillar Two Model Rules 國際税務改革一第二支柱模型規則 Disclosure of Accounting Policies 會計政策之披露 Insurance Contracts 保險合約

除下述者外,於本年度應用新訂香港財務 報告準則及其修訂本對本集團於本年度及 過往年度的財務狀況及表現及/或該等綜 合財務報表所載之披露並無重大影響。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") AND CHANGES IN ACCOUNTING POLICY (CONTINUED)

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 Judgments* (the "Practice Statement") is also amended to illustrate how an entity applies the "fourstep 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 in current year 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.

In accordance with the guidance set out in the amendments, accounting policy information that is standardised information, or information that only duplicates or summarises the requirements of the HKFRSs, is considered immaterial accounting policy information and is no longer disclosed in the notes to the consolidated financial statements so as not to obscure the material accounting policy information disclosed in the notes 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」)及會計 政策變更(續)

應用香港會計準則第1號(修訂本)及香港 財務報告準則實務報告第2號(修訂本) 「會計政策之披露」之影響

本集團於本年度首次應用該修訂本。香港 會計準則第1號財務報表呈列,以「重大會 計政策資料」取代所有「主要會計政策」一 詞。倘會計政策資料與一個實體之財務報 表所載的其他資料一併考慮時,可合理預 期會影響一般用途財務報表主要使用者根 據該等財務報表作出的決定,則會計政策 資料為重大。

該等修訂本亦澄清,會計政策資料可因相 關交易的性質、其他事件或條件而屬重 大,即使金額並不重大。然而,並非所有 與重大交易、其他事件或條件有關的會計 政策資料本身均屬重大。倘實體選擇披露 非重大會計政策資料,則該等資料不得掩 蓋重大會計政策資料。

香港財務報告準則實務報告第2號「作出重 大判斷」(「實務報告」)亦經修訂,以說明實 體如何將「四步重大性程序」應用於會計政 策披露,並判斷有關會計政策的資料對其 財務報表是否具有重大意義。實務報告中 已加入指引及例子。

於本年度應用該等修訂本對本集團的財務 狀況及業績並無重大影響,惟影響綜合 財務報表附註3所載本集團會計政策的披 露。

根據該等修訂本中的指引,屬於標准化資料或僅重複或概括香港財務報告准則要求 的會計政策資料被視為非重大會計政策資料,且不再在綜合財務報表附註中披露, 以免混淆綜合財務報表附註中披露的重大 會計政策資料。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") AND CHANGES IN ACCOUNTING POLICY (CONTINUED)

Changes 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

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 (Chapter 57 of the Laws of Hong Kong). In June 2022, the Government of the HKSAR 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」)及會計 政策變更(續)

> 因應用香港會計師公會就香港取消強制 性公積金(「強積金」)-長期服務金(「長服 金」)對沖機制的會計影響作出的指引而 導致的會計政策變更

本集團有數間於香港經營的附屬公司在若 干情況下須向僱員支付長服金。同時,本 集團向受託人支付強制性強積金供款,由 受託人管理以信託形式持有的資產,該等 資產專門用於支付每名僱員的退休福利。 《僱傭條例》(香港法例第57章)容許以僱主 的強積金供款產生的僱員累算退休福利對 沖長服金。於二零二二年六月,香港特區 政府在憲報刊登《2022年僱傭及退休計劃法 例(抵銷安排)(修訂)條例》(「修訂條例」), 取消使用僱主強制性強積金供款產生的累 算福利對沖遣散費及長服金的安排(「取消 安排」)。取消安排將於二零二五年五月一 日(「轉制日」)正式生效。此外,根據修訂 條例,使用緊接轉制日(而非終止僱傭日 期)前的最後一個月的薪金計算轉制日前 受僱期的長服金部分。

於二零二三年七月,香港會計師公會發佈 「香港取消強積金-長服金對沖機制的會 計影響」,就對沖機制的會計處理及香港 取消強積金-長服金對沖機制所帶來的影 響提供指引。有鑒及此,本集團已追溯實 施香港會計師公會就長服金責任發佈的指 引,以便就對沖機制及取消安排的影響提 供更可靠及更適切的資料。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") AND CHANGES IN ACCOUNTING POLICY (CONTINUED)

Changes 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 pre-transition 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 catchup adjustment in profit or loss for the service cost, interest expense and remeasurement effect from changes in actuarial assumptions for the year ended 31 March 2024, 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.

This change in accounting policy did not have any impact on the opening balance of equity at 1 April 2023, and the cash flows amounts for the year ended 31 March 2024. The application of amendments to HKFRS does not have any significant impact on the Group's financial positions and performance and/or on the disclosures set out in these 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」)及會計 政策變更(續)

> 因應用香港會計師公會就香港取消強制 性公積金(「強積金」)-長期服務金(「長服 金」)對沖機制的會計影響作出的指引而 導致的會計政策變更(績)

本集團將已歸屬於僱員並可用於對沖僱員 長服金福利的僱主強積金供款產生的累 算福利視為僱員對長服金的供款。一直 以來,本集團採用香港會計準則第19號第 93(b)段中的實際權宜方法,將視作僱員供 款作為提供相關服務期間之服務成本的扣 減入賬。

根據香港會計師公會的指引,由於取消安 排,該等供款不再被視為「純粹與僱員在 該期間的服務掛鈎」,因為轉制日後的強 制性僱主強積金供款仍可用作對沖轉制前 的長服金責任。因此,將該等供款視為 [與服務年數無關]並不恰當,香港會計準 則第19號第93(b)段中的實際權宜方法也不 再適用。取而代之的是,該等視作供款應 按照適用香港會計準則第19號第93(a)段的 長服金福利總額的相同方式歸入服務期。 因此,本集團已於截至二零二四年三月 三十一日止年度的損益中,就服務成本、 利息開支及精算假設變動所產生的重新計 量影響確認累積追補調整,並相應調整長 服金責任。累積追補調整的計算方法是, 在取消安排前根據香港會計準則第19號第 93(b)段計算的長服金責任的賬面值,與取 消安排後根據香港會計準則第19號第93(a) 段計算的長服金責任的賬面值,兩者於頒 佈日期(二零二二年六月十六日)的差額。

該會計政策變動並無對二零二三年四月一 日之期初權益結餘及截至二零二四年三月 三十一日的現金流量金額造成任何影響。 應用香港財務報告準則之修訂本對本集團 的財務狀況及業績及/或本綜合財務報表 所載之披露內容並無任何重大影響。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") AND CHANGES IN ACCOUNTING POLICY (CONTINUED)

Amendments to HKFRSs in issue but not yet effective

The Group has not early applied the following amendments to HKFRSs that have been issued but are not yet effective:

Amendments to HKFRS 10 and HKAS 28

香港財務報告準則第10號及香港會計準則第28號(修訂本)

Amendments to HKFRS 16 香港財務報告準則第16號(修訂本) Amendments to HKAS 1

香港會計準則第1號(修訂本)

Amendments to HKAS 1 香港會計準則第1號(修訂本) Amendments to HKAS 7 and HKFRS 7 香港會計準則第7號及香港財務報告準則第7號(修訂本) Amendments to HKAS 21 香港會計準則第21號(修訂本)

- ¹ Effective for annual periods beginning on or after a date to be determined.
- ² Effective for annual periods beginning on or after 1 January 2024.
- ³ Effective for annual periods beginning on or after 1 January 2025.

The directors of the Company anticipate that the application of all amendments to HKFRSs will have no material impact on the consolidated financial statements in the foreseeable future.

 應用新訂及經修訂香港財務報告 準則(「香港財務報告準則」)及會計 政策變更(續)

已頒佈惟尙未生效之香港財務報告準則 修訂本

本集團並未提早應用下列已頒佈但尚未生 效的香港財務報告準則修訂本:

Sale or Contribution of Assets between an Investor and its Associate or Joint Venture¹ 投資者與其聯營公司或合營企業之間的資 產出售或注資1 Lease Liability in a Sale and Leaseback² 售後租回交易中的租賃負債² Classification of Liabilities as Current or Noncurrent and related amendments to Hong Kong Interpretation 5 (2020)² 負債分類為流動或非流動以及香港詮釋第 5號(2020)的有關修訂2 Non-current Liabilities with Covenant² 附帶契諾的非流動負債² Supplier Finance Arrangements² 供應商融資安排² Lack of Exchangeability³ 缺乏可交換性3

- 1 於待定日期或之後開始的年度期間生 效。
- ² 於二零二四年一月一日或之後開始的年 度期間生效。
- 3 於二零二五年一月一日或之後開始的年 度期間生效。

本公司董事預期應用香港財務報告準則的 所有修訂本於可預見未來不會對綜合財務 報表造成重大影響。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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. For the purpose of preparation of the consolidated financial statements, information is considered material if such information is reasonably expected to influence decisions made by primary users. In addition, the consolidated financial statements include applicable disclosures required by the Listing Rules and by the Hong Kong Companies Ordinance.

The consolidated financial statements have been prepared on the historical cost basis, except for investment properties and certain financial instruments that are measured at fair values at the end of each reporting period, as explained in the material accounting policy information set out below.

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

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.

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.

編製綜合財務報表之基準及重大 會計政策資料

3.1 編製綜合財務報表之基準

綜合財務報表已按香港會計師公會 頒佈之香港財務報告準則編製。就 編製綜合財務報表而言,如果合理 預期此類資料會影響主要使用者所 作的決策,則該資料被視為重大。 此外,綜合財務報表包括上市規則 及香港公司條例之適用披露規定。

誠如下文載列之重大會計政策資料 所闡釋,除投資物業及若干金融工 具於各呈報期末按公平值計量外, 綜合財務報表乃按歷史成本基準編 製。

歷史成本一般以交換貨品及服務時 所付代價之公平值為基準。

公平值為於計量日期市場參與者在 有序交易中出售資產所收取或轉讓 負債所支付之價格,而不論該價格 為直接可觀察或使用其他估值技術 估計得出。

非金融資產之公平值計量須計及市 場參與者能自最大限度使用該資產 達致最佳用途,或將該資產出售予 將最大限度使用該資產達致最佳用 途之其他市場參與者所產生之經濟 效益。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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.

Goodwill

Goodwill arising on an acquisition of a business is carried at cost 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 cashgenerating 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. 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 pro-rata basis based on the carrying amount of each asset in the unit (or group of cash-generating units). 3. 編製綜合財務報表之基準及重大 會計政策資料(績)

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、由本公 司控制之實體及其附屬公司之財務 報表。本公司於下列情況下即擁有 控制權:

- 有權控制被投資對象;
- 就其參與被投資對象之可變回
 報承受風險或享有權利;及
- 能夠使用其權力影響其回報。

商譽

因收購業務產生之商譽乃按成本減 累計減值虧損(如有)列賬。

就減值測試而言,商譽乃分配至預 期從合併之協同效應中獲利之本集 團各現金產生單位(或現金產生單位 組別),即指就內部管理需要監察 商譽的最低水平,且不大於經營分 部。

本集團每年會就獲分配商譽之現金 產生單位(或現金產生單位組別)進 行減值測試,或於有跡象顯示該單 位可能已經減值時更頻繁地進行測 試。倘可收回數額少於其賬面值, 則本集團會首先分配減值虧損以減 少任何商譽之賬面值,再根據該單 位(或現金產生單位組別)之各項資產 之賬面值按比例分配予其他資產。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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

3.2 Material accounting policy information (Continued)

Interests in subsidiaries

Interests in subsidiaries are stated at cost less any accumulated impairment loss.

Investments in associates and joint ventures

An associate is an entity over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those policies.

A joint venture is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint arrangement. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require unanimous consent of the parties sharing control.

The results and assets and liabilities of associates and joint ventures are incorporated in these consolidated financial statements using the equity method of accounting. The financial statements of associates and joint ventures used for equity accounting purposes are prepared using uniform accounting policies as those of the Group for like transactions and events in similar circumstances.

編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(續)

於附屬公司之權益

於附屬公司之權益按成本減累計減 值虧損列賬。

投資聯營公司及合營企業

聯營公司指本集團對其有重大影響 力的實體。重大影響力指有權參與 投資對象的財務及經營決策,而並 非對該等政策擁有控制權或共同控 制權。

合營企業指一項聯合安排,對安排 擁有共同控制權之訂約方據此對聯 合安排之資產淨值擁有權利。共同 控制是指按照合約約定對某項安排 所共有的控制,共同控制僅在當相 關活動要求共同享有控制權之各方 作出一致同意之決定時存在。

聯營公司及合營企業的業績、資產 及負債按權益會計法計入此等綜合 財務報表中。聯營公司及合營企業 用作權益會計處理之財務報表乃採 用與本集團於類似情況下就同類交 易及事件所採用者一致之會計政策 編製。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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

3.2 Material accounting policy information (Continued)

Investments in associates and joint ventures (Continued)

An investment in an associate or a joint venture is accounted for using the equity method from the date on which the investee becomes an associate or a joint venture. On acquisition of the investment in an associate or a joint venture, any excess of the cost of the investment over the Group's share of the net fair value of the identifiable assets and liabilities of the investee is recognised as goodwill, which is included within the carrying amount of the investment. Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the cost of the investment, after reassessment, is recognised immediately in profit or loss in the period in which the investment is acquired.

The Group assesses whether there is an objective evidence that the interest in an associate or a joint venture may be impaired. When any objective evidence exists, the entire carrying amount of the investment (including goodwill) is tested for impairment in accordance with HKAS 36 as a single asset by comparing its recoverable amount (higher of value in use and fair value less costs of disposal) with its carrying amount. Any impairment loss recognised is not allocated to any asset, including goodwill, that forms part of the carrying amount of the investment. Any reversal of that impairment loss is recognised in accordance with HKAS 36 to the extent that the recoverable amount of the investment subsequently increases. 編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(續)

投資聯營公司及合營企業(績)

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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

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.

Control is transferred 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 or 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.

編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(續)

來自客戶合約的收益

本集團於(或當)完成履約責任時(即 於與特定履約責任相關的貨品或服 務的「控制權」轉移予客戶時)確認收 益。

履約責任指一項明確貨品或服務(或 一批貨品或服務)或一系列大致相同 的明確貨品或服務。

倘符合以下其中一項條件,則控制 權為隨時間轉移,而收益則參考完 全履行相關履約責任的進展情況隨 時間確認:

- 客戶於本集團履約時同時收取 及消耗本集團履約所提供的利益;
- 本集團的履約創造或提升客戶 於本集團履約時控制的資產; 或
- 本集團的履約並無創造對本集 團具有替代用途的資產,而本 集團擁有強制執行權收取至今 已履約部分的款項。

否則,收益於客戶獲得明確商品或 服務控制權時確認。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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)

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

Output method

The progress towards complete satisfaction of a performance obligation is measured based on output method, which is to recognise revenue on the basis of direct measurements of the value of the goods or services transferred to the customer to date relative to the remaining goods or services promised under the contract, that best depict the Group's performance in transferring control of goods or services.

As a practical expedient, if the Group has a right to consideration in an amount that corresponds directly with the value of the Group's performance completed to date, the Group recognises revenue in the amount to which the Group has the right to invoice.

Leases

The Group as a lessee

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. It also applies the recognition exemption for lease of low-value assets (such as tablets and personal computers, small items of office furniture and telephones). Lease payments on short-term leases and leases of low-value assets are recognised as expense on a straight-line basis or another systematic basis over the lease term. 編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(續)

來自客戶合約的收益(績)

隨時間確認收益:完成滿足履約義 務進度的計量

產出法

完全滿足履約義務進度乃基於產出 法計量,即基於迄今為止向客戶轉 移的商品或服務相對於合約下承諾 之剩餘商品或服務的價值直接計 量,以確認收益,此最佳反映本集 團在轉移商品或服務控制權方面的 履約義務完成程度。

作為一種可行權宜方法,倘本集團 有權以與本集團迄今已完成的履約 義務的價值直接對應的金額收取代 價,則本集團以本集團有權開具發 票的金額確認收益。

租賃

本集團作為承租人

短期租賃及低價值資產租賃

本集團對租期自開始日期起計為 十二個月或以下且不含購買選擇權 的租賃應用短期租賃確認豁免。其 亦對低價值資產(如平板電腦、個人 電腦、小件辦公家具、電話等)的租 賃應用確認豁免。短期租賃及低價 值資產租賃的租賃付款於租期內使 用直線法或另一系統基準確認為開 支。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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

Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities.

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 that do not meet the definition of investment property as a separate line item on the consolidated statement of financial position.

Lease liabilities

At the commencement 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.

After the commencement date, lease liabilities are adjusted by interest accretion and lease payments.

The Group presents lease liabilities as a separate line item on the consolidated statement of financial position.

3. 編製綜合財務報表之基準及重大 會計政策資料(績)

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

使用權資產按成本減去任何累計折 舊與減值虧損後的金額進行計量, 並就租賃負債的任何重新計量進行 調整。

本集團於租期結束時合理確定可獲 取相關租賃資產所有權的使用權資 產,自開始日期起至可使用年期結 束期間計提折舊。此外,使用權資 產按直線法於其估計可使用年期及 租期(以較短者為準)內計提折舊。

本集團於綜合財務狀況表內將不符 合投資物業定義的使用權資產呈列 為獨立項目。

租賃負債

於租賃開始日期,本集團以於該日 期尚未支付的租賃付款的現值確認 並計量租賃負債。倘租賃隱含的利 率不易釐定,則本集團會使用於租 賃開始日期的遞增借款利率計算租 賃付款現值。

於開始日期後,租賃負債根據利息 增長及租賃款項作出調整。

本集團於綜合財務狀況表內將租賃 負債呈列為獨立項目。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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

Classification and measurement of leases

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

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.

Interest and rental income which are derived from the Group's ordinary course of business are presented as revenue.

3. 編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(續)

租賃(續)

本集團作為出租人

租賃分類及計量

本集團作為出租人的租賃分類為融 資或經營租賃。當租賃條款將相關 資產擁有權附帶的絕大部分風險及 回報轉移至承租人時,該合約分類 為融資租賃。所有其他租賃均分類 為經營租賃。

經營租賃之租金收入乃按相關租期 以直線法於損益賬內確認。於協商 及安排經營租賃時引致之初步直接 成本乃加至租賃資產之賬面值,有 關成本按租期以直線法確認為開 支,惟按公平值模型計量的投資物 業除外。

本集團一般業務過程中產生的利息及租金收入呈列為收益。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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

3.2 Material accounting policy information (Continued)

Foreign currencies

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. Nonmonetary 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.

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, unless exchange rates fluctuate significantly during that period, in which case the exchange rates at the date of transactions are used. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity under the heading of translation reserve (attributed to non-controlling interests as appropriate).

編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(續)

外幣

於編製各個別集團實體之財務報表 時,以該實體之功能貨幣以外之貨 幣(外幣)進行之交易乃按於交易日期 之適用匯率確認。於報告期末,以 外幣定值之貨幣項目乃按該日之逾 用匯率重新換算。以外幣定值按公 平值日期之適用匯率重新換算。 外幣過往成本計量之非貨幣項目毋 須重新換算。

因結算貨幣項目及重新換算貨幣項 目而產生之匯兑差額在產生當期之 損益賬確認。

就呈列綜合財務報表而言,本集團 業務之資產及負債均以各報告期末 之適用匯率換算為本集團之呈列貨 幣(即港元)。收入及開支項目以期內 平均匯率換算,除非期內匯率大調則另作別論,在該等情況下, 則會採用交易當日的匯率。所產 之匯兑差額(如有)則於其他全面收 適用,歸屬於非控股限東權益)項下累 計。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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

3.2 Material accounting policy information (Continued)

Taxation

Income tax credit represents the sum of current and deferred income tax.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from (loss)/profit 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.

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries and associates, and interests in joint ventures, 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. 編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(續)

稅項

所得税抵扣指即期及遞延所得税的 總和。

即期應付税項是根據本年度之應課 税溢利計算。應課税溢利與除税前 (虧損)/溢利存在差異是由於應課税 溢利不包括其他年度之應課税收入 或可扣税支出項目,且不包括永遠 毋須課税及不可扣税項目。本集團 的即期税項負債按報告期末已頒佈 或實質頒佈的税率計算。

遞延税項乃根據綜合財務報表中資 產及負債之賬面值及用於計算應課 税溢利的相應税基之間的暫時差額 確認。一般情況下,所有因應課税 暫時差額而產生之遞延税項負債均 予確認。遞延税項資產一般按所有 可扣税暫時差額確認,惟須以將很 可能有應課税溢利可使用該等可扣 税暫時差額予以抵扣為限。如暫時 差額是因某交易初次確認(業務合併 除外)其他資產及負債而產生,又 不影響應課税溢利及會計溢利,且 交易時並不同時產生等額的應課税 暫時差額及可扣減之暫時差額,則 不予以確認此等遞延税項資產及負 **債。此外,倘暫時差額在初始確認** 商譽時產生,則遞延税項負債將不 予確認。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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

3.2 Material accounting policy information (Continued)

Taxation (Continued)

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.

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.

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 to the same taxable entity by the same taxation authority.

編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(續)

稅項(續)

遞延税項資產之賬面值於各報告期 末檢討,並扣減至當不再可能有足 夠應課税溢利讓所有或部分資產被 收回止。

遞延税項資產及負債乃按預期於負 債獲償還或資產獲變現期間適用之 税率(以報告期末已頒佈或實質上已 頒佈之税率(及税法)為基準)計算。

遞延税項負債及資產的計算,反映 了本集團於報告期末所預期對收回 或償還其資產及負債之賬面值的方 式所產生的税務結果。

就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 而言,本集團首先確定税項扣減應 歸屬於使用權資產還是租賃負債。

對於税收減免可歸因於租賃負債的 租賃交易,本集團單獨對租賃負債 及相關資產應用香港會計準則第12號 的規定。本集團就所有應課税暫時 差額確認一項有關租賃負債的遞延 税項資產(很可能有可用於抵扣可抵 扣暫時差額之應課税溢利)及一項遞 延税項負債。

遞延税項資產及負債可在即期税項 資產及即期税項負債具依法強制執 行權利,以及其與同一課税機關向 同一課税實體徵收的所得税有關時 互相抵銷。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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

3.2 Material accounting policy information (Continued)

Taxation (Continued)

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.

Borrowing costs

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

Property, plant and equipment

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

When the Group makes payments for ownership interests of properties which includes both leasehold land and building elements, the entire consideration is allocated between the leasehold land and the building elements in proportion to the relative fair values at initial recognition. To the extent the allocation of the relevant payments can be made reliably, interest in leasehold land is presented as "right-of-use assets" in the consolidated statement of financial position except for those that are classified and accounted for as investment properties under the fair value model. When the consideration cannot be allocated reliably between non-lease building element and undivided interest in the underlying leasehold land, the entire properties are classified as property, plant and equipment. 編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(續)

稅項(續)

即期及遞延税項於損益中確認,惟 當其與於其他全面收益或直接於權 益中確認的項目有關則除外,在該 情況下,即期及遞延税項亦分別於 其他全面收益或直接於權益中確 認。倘即期税項或遞延税項因業務 合併的初步會計處理而產生,則有 關税務影響計入業務合併的會計處 理。

借貸成本

所有借貸成本於其產生期間在損益 中確認。

物業、廠房及設備

物業、廠房及設備按成本減其後累 計折舊及其後累計減值虧損(如有)於 綜合財務狀況表中列賬。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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 (Continued)

If a property becomes an investment property because its use has changed as evidenced by end of owner-occupation, any difference between the carrying amount and the fair value of that item (including the relevant leasehold land classified as right-of-use assets) at the date of transfer is recognised in other comprehensive income and accumulated in revaluation reserve. On the subsequent sale or retirement of the property, the relevant revaluation reserve will be transferred directly to retained profits.

Depreciation is recognised so as to write off the cost of assets 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.

Artworks

Artworks are stated at cost less accumulated impairment loss.

Investment properties

Investment properties are properties held to earn rentals and/or for capital appreciation.

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.

編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(續)

物業、廠房及設備(績)

倘一項物業因其用途改變而成為投 資物業(證據為業主終止佔用),則該 項目(包括分類為使用權資產的相關 租賃土地)的賬面值與公平值在轉讓 日期的任何差額,均在其他全面收 益中確認,並在重估儲備中累積。 在隨後出售或報廢該物業時,相關 的重估儲備將直接轉入保留溢利。

資產之折舊乃按其估計可使用年期 以直線法撇銷成本減殘值確認。於 各報告期末,均會檢討估計可使用 年期、殘值及折舊方法,而估計之 任何改變的影響按未來使用基準入 賬。

藝術品

藝術品按成本減累計減值虧損列 賬。

投資物業

投資物業為持有以賺取租金及/或 資本增值的物業。

投資物業初步按成本(包括直接應佔 開支)計量。初始確認後,投資物業 按公平值計量,經調整至不包括任 何預付或累計經營租賃收入。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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

3.2 Material accounting policy information (Continued)

Investment properties (Continued)

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.

Intangible assets

Intangible assets with indefinite useful lives (including brand name, customer list and securities brokerage licenses) 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) and are carried at cost less any subsequent accumulated impairment losses.

Impairment on property, plant and equipment, right-ofuse assets and, intangible assets other than goodwill and properties for development

At the end of the reporting period, the Group reviews the carrying amounts of its property, plant and equipment, right-of-use assets and properties for development 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.

The recoverable amount of property, plant and equipment, rightof-use assets and properties for development are estimated individually. When it is not possible to estimate the recoverable amount individually, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. 編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(續)

投資物業(績)

投資物業公平值變動產生之收益或 虧損計入其產生期間的損益內。

無形資產

業務合併中收購的具有無限使用年 期的無形資產(包括品牌名稱、客戶 名單及證券經紀牌照)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,可按成本減任 何其後累計減值虧損列賬。

物業、廠房及設備、使用權資產、 無形資產(商譽除外)以及發展中物業 之減值

於報告期末,本集團會對其物業、 廠房及設備、使用權資產以及發展 中物業賬面值作出審閱,以釐定該 等資產是否出現任何減值虧損跡 象。倘出現有關跡象,則估計相關 資產之可收回金額,以釐定減值虧 損(如有)之程度。無限使用年期之無 形資產至少每年及於有跡象顯示資 產可能出現減值時進行減值測試。

物業、廠房及設備、使用權資產以 及發展中物業的可收回金額進行分 別估計。倘未能單獨估計可收回金 額,則本集團估計該資產所屬之現 金產生單位之可收回金額。
For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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-ofuse assets, intangible assets other than goodwill and properties for development (Continued)

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 cashgenerating unit) for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or a cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or a cash-generating unit) is reduced to its recoverable amount.

Properties for development

Properties for development which are intended to be sold upon completion of development are classified as non-current assets until when development of the properties has commenced and carried at cost less impairment. Cost is determined on a specific identification basis including allocation of the related development expenditure incurred and where appropriate, borrowing costs capitalised.

Financial instruments

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

編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(績)

物業、廠房及設備、使用權資產、 無形資產(商譽除外)以及發展中物業 之減值(續)

可收回金額是指公平值減去出售成 本後的餘額及使用價值兩者中的較 高者。在評估使用價值時,估計未 來現金流量會採用除税前貼現率貼 現為其現值,該除税前貼現率應反 映對貨幣時間價值的當前市場評估 及該資產(或現金產生單位)特有的風 險(未針對該風險調整估計未來現金 流量)。

當某資產(或現金產生單位)的可收回 金額估計比賬面值小時,資產(或現 金產生單位)的賬面值乃調低至其可 收回金額。

發展中物業

擬於發展完成後出售之發展中物業 被分類為非流動資產,直至開始對 該物業進行開發為止,按成本減去 減值列賬。成本按特定識別基準釐 定,包括分配所產生之有關開發支 出及(如適用)資本化借款成本。

金融工具

當集團實體成為金融工具合約規定 之訂約方,確認金融資產及金融負 債。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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

3.2 Material accounting policy information (Continued)

Financial instruments (Continued)

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.

Interest income which are derived from the Group's ordinary course of business are presented as revenue.

Financial assets

Classification and subsequent measurement of financial assets

Financial assets that meet the following conditions are subsequently measured at amortised cost:

- the financial asset is held within a business model whose objective is to collect contractual cash flows; and
- the contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets that meet the following conditions are subsequently measured as at FVTOCI:

- the financial asset is held within a business model whose objective is achieved by both selling and collecting contractual cash flows; and
- the contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

3. 編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(續)

金融工具(績)

本集團一般業務過程中產生的利息 收入呈列為收益。

金融資產

金融資產的分類及期後計量

滿足以下條件其後按攤銷成本計量 的金融資產:

- 以收取合約現金流量為目的而 持有資產之經營模式下持有之 金融資產;及
- 合約條款於指定日期產生之現 金流量純粹為支付本金及未償 還本金之利息。

滿足以下條件的金融資產其後以公 平值計量且其變化計入其他全面收 益:

- 通過出售及收取合約現金流量 實現其目的之經營模式下持有 之金融資產;及
- 合約條款於指定日期產生之現 金流量純粹為支付本金及未償 還本金之利息。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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)

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.

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.

(i) 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. 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.

3. 編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

所有其他金融資產後續以公平值計 量且其變化計入損益計量,惟於首 次確認金融資產時,如權益投資既 非持作交易性目的,亦非香港財務 報告準則第3號「業務合併」規範的業 務合併中收購方確認的或有代價, 本集團可不可撤回地選擇將該權益 投資公平值的後續變動於其他全面 收益呈列。

此外,如將符合以攤銷成本計量或 以公平值計量且其變化計入其他全 面收益的金融資產指定為以公平值 計量且其變化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。

(i) 攤銷成本及利息收入

其後按攤銷成本計量的金融資 產及其後以公平值計量且其 變化計入其他全面收益之債務 工具/應收款項乃使用實際利 息法予以確認。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 March 2024 截至二零二四年三月三十一日止年度

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)

(ii) Equity instruments designated as at FVTOCI

Investments in equity instruments at FVTOCI are subsequently measured at fair value with gains and losses arising from changes in fair value recognised in other comprehensive income and accumulated in the FVTOCI reserve; and are not subject to impairment assessment. The cumulative gain or loss will not be reclassified to profit or loss on disposal of the equity investments, and will continue to be held in the FVTOCI reserve. 編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

(ii) 指定以公平值計量且其變化計 入其他全面收益之權益工具

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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)

(iii) 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 includes any dividend or interest earned on the financial asset and is included in the "other gains and losses" 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, loan receivables, corporate note receivables, other receivables and deposits, and bank balances which are subject to impairment assessment under HKFRS 9. The amount of ECL is updated at each reporting date to reflect changes in credit risk since initial recognition.

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. Assessments 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.

編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

(iii) 以公平值計量且其變化計入損 益之金融資產

> 不符合按攤銷成本或以公平值 計量且其變化計入其他全面收 益或指定為以公平值計量且其 變化計入其他全面收益的金融 資產乃以公平值計量且其變化 計入損益計量。

> 以公平值計量且其變化計入損 益之金融資產於各報告期末按 公平值計量,而任何公平值收 益或虧損均於損益內確認。於 損益內確認的淨收益及虧損包 括就金融資產賺取之任何股息 或利息,並計入「其他收益及虧 損」項目內。

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

本集團根據香港財務報告準則第9號 的減值評估,按預期信貸虧損(「預期 信貸虧損」)模型對金融資產(包括貿 易應收賬款、應收貸款、應收企業 票據、其他應收款項及按金以及銀 行結餘)進行減值評估。預期信貸虧 損的金額於各報告日期更新,以反 映自初始確認後信貸風險的變化。

全期預期信貸虧損指於相關工具的 預期使用期內所有可能的違約事件 產生之預期信貸虧損。相反,12個 月預期信貸虧損(「12個月預期信貸虧損(」) 指預期於報告日期後12個月內可 能發生的違約事件導致之全期預 的違約事件 導致之全期預 的 過往信貸虧損經驗作出,並就債務 人特定因素、整體經濟狀況及報告 日期現行狀況的評估及未來狀況預 測而作出調整。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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)

The Group always recognises lifetime ECL for trade receivables.

For all other instruments, the Group measures the loss allowance equal to 12 months 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.

(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;
- 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;

3. 編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(績)

金融工具(續)

金融資產(續)

本集團一直就貿易應收賬款確認全期預期信貸虧損。

對於所有其他工具,本集團計量的 虧損準備等於12個月預期信貸虧損, 除非自初始確認後信貸風險顯著增加,於此情況下,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。

(i) 信貸風險顯著增加

特別是,在評估信貸風險是否 顯著增加時,會考慮以下資料:

- 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;
- 外部市場信貸風險指標的 顯著惡化,如信貸利差大 幅增加,債務人的信貸違 約掉期價格;
- 預計會導致債務人償還債 務責任能力大幅下降的業
 務、財務或經濟狀況的現
 有或預測的不利變化;

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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)

- (i) Significant increase in credit risk (Continued)
 - 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.

Despite the foregoing, 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. 編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

- (i) 信貸風險顯著增加(續)
 - 債務人經營業績的實際或 預期顯著惡化;
 - 導致債務人償還債務責任 能力大幅下降的債務人監 管、經濟或技術環境的實 際或預期的重大不利變 化。

不論上述評估的結果如何,本 集團假定,當合約付款逾期超 過30天,則自初始確認以來信 貸風險已顯著增加,除非本集 團有合理可靠的資料證明並非 如此。

儘管存在上述情況,倘債務工 具於報告日期釐定為具有低信 貸風險,本集團假設債務工具 的信貸風險自初步確認起並無 大幅增加。倘(i)債務工具違約 風險偏低,(ii)借款人有強大能 力於近期滿足其合約現金流量 責任及(iii)較長期的經濟及業 務狀況的不利變動可能但未必 一定會削弱借款人達成其合約 現金流量責任的能力,則債務 工具的信貸風險會被釐定為偏 低。當債務工具的內部或外部 信貸評級為「投資級別」(按照全 球公認的釋義),則本集團會視 該債務工具的信貸風險偏低。

本集團定期監控用以確定信貸 風險是否顯著增加的標準的 有效性,並於適當時候作出修 訂,從而確保有關標準能夠於 款項逾期前確定信貸風險顯著 增加。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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)

(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:

- (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; or
- (d) it is becoming probable that the borrower will enter bankruptcy or other financial reorganization.

3. 編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

(ii) 違約的定義

就內部信貸風險管理而言,本 集團認為當內部產生或獲取自 外部來源的資料表明,債務人 不太可能向債權人(包括本集 團)全額還款(不考慮本集團持 有的任何抵押品),即發生違約 事件。

除上述情況外,本集團認為, 倘金融資產逾期超過90天,則 發生違約事件,除非本集團具 有説明更寬鬆的違約標準更為 合適的合理可靠資料,則作別 論。

(iii) 信貸減值金融資產

金融資產在一項或以上事件(對 該金融資產估計未來現金流量 構成不利影響)發生時維持信貸 減值。金融資產維持信貸減值 的證據包括有關下列事件的可 觀察數據:

- (a) 發行人或借款人的重大財 政困難;
- (b) 違反合約(如違約或逾期 事件);
- (c) 借款人的貸款人因有關借款人財政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;或
- (d) 借款人將可能陷入破產或 其他財務重組。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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)

(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. 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 and 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. The Group uses a practical expedient in estimating ECL on trade receivables using a provision matrix taking into consideration historical credit loss experience and forward looking information that is available without undue cost or effort.

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. 3. 編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

(iv) 撇銷政策

一般而言,預期信貸虧損為本 集團根據合約應收的所有合 約現金流量與本集團預計收取 的現金流量之間的差額,並按 初始確認時釐定的實際利率貼 現。

⁽v) 預期信貸虧損之計量及確認

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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' line item as part of the net foreign exchange gains/(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' line item as part of the gain/(loss) from changes in fair value of financial assets;
- For equity instruments measured at FVTOCI, exchange differences are recognised in other comprehensive income in the fair value through other comprehensive income/ revaluation reserve.

3. 編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(續)

金融工具(續)

金融資產(續)

外匯收益及虧損

以外幣計值之金融資產之賬面值以 該外幣釐定,並按各報告期末之現 貨匯率換算。具體而言:

- 對於不構成指定對沖關係之按 攤銷成本計量之金融資產,作 為外匯收益/(虧損)淨額的一 部分,匯兑差額於「其他收益及 虧損」項目內確認損益;
- 對於不構成指定對沖關係之以 公平值計量且其變化計入損益 之金融資產,作為金融資產公 平值變動產生的收益/(虧損) 的一部分,匯兑差額於「其他收 益及虧損」項目內確認損益。
- 對於以公平值計量且其變化計 入其他全面收益之權益工具, 匯兑差額於以公平值計量且其 變化計入其他全面收益的其他 全面收益/重估儲備內確認。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

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

All financial liabilities are subsequently measured at amortised cost using the effective interest method or at FVTPL.

Financial liabilities at FVTPL

Financial liabilities are classified as at FVTPL when the financial liability is (i) contingent consideration of an acquirer in a business combination to which HKFRS 3 applies, (ii) held for trading or (iii) it is designated as at FVTPL.

Financial liabilities at amortised cost

Financial liabilities including bank and other borrowings, corporate note payables, trade payables and, other payables and deposits received are subsequently measured at amortised cost, using the effective interest method.

3. 編製綜合財務報表之基準及重大 會計政策資料(績)

3.2 重大會計政策資料(續)

金融工具(續)

金融負債

所有金融負債其後均採用實際利率 法按攤銷成本或按公平值計入損益 計量。

以公平值計量且其變化計入損益的 金融負債

當金融負債(i)為收購方在香港財務 報告準則第3號所適用的業務合併中 的或然代價,(ii)持作買賣,或(iii)指 定為以公平值計量且其變化計入損 益,則金融負債分類為以公平值計 量且其變化計入損益。

按攤銷成本列賬之金融負債

金融負債包括銀行及其他借貸、應 付企業票據、貿易應付款項及其他 應付款項以及已收按金,其後採用 實際利率法按攤銷成本計量。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

4. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION

In the application of the Group's material accounting policy information, which are described in note 3, the directors of the Company are required to make judgments, 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 judgments in applying accounting policies

Hao Tian International Construction Investment Group Limited ("HTICI") is a subsidiary of the Group although the Group has less than majority of the ownership interest and voting rights in HTICI. HTICI is listed on the Main Board of the Stock Exchange, and its subsidiaries are principally engaged in (i) securities investment; (ii) provision of securities brokerage and financial services; (iii) asset management; (iv) rental and trading of construction machinery; (v) provision of repair and maintenance and transportation services; (vi) property development; and (vii) money lending.

During the financial year ended 31 March 2024, the Group's shareholding in HTICI decreased from 47.4% to 29.02% after the disposal of shares of HTICI which was completed on 17 October 2023, details of which are set out in Note 41(c). The directors of the Company reassessed whether the Group continues to have control over HTICI as the decrease in the shareholding interests of the Group in HTICI indicates that there are changes to the elements of control over HTICI. The reassessment of control was based on whether the Group has the practical ability to direct the relevant activities of HTICI and its subsidiaries ("HTICI Group") unilaterally. In making the judgment, the directors of the Company considered various factors, including the Group's absolute size of holdings, the relative size and dispersion of other shareholders' holdings, attendances and voting patterns at previous shareholders' meetings, and relevant voting arrangements with certain shareholders of HTICI. After reassessment, the directors of the Company concluded that the Group continues to have sufficiently dominant voting interest in HTICI to direct the relevant activities of HTICI Group and therefore the Group continues to have control over HTICI Group.

4. 關鍵會計判斷及估計之主要來源

在應用本集團重大會計政策資料(載於附 註3)時,本公司董事須就未能從其他資料 來源確定之資產及負債之賬面值作出判 斷、估計及假設。該等估計及有關假設乃 按過往經驗及其他被視為有關之因素而作 出。實際結果可能有別於此等估計數字。

該等估計及有關假設會按持續基準予以檢 討。倘修訂僅影響該段期間,則會計估計 之修訂會於估計被修訂之期間確認,或倘 修訂同時影響當前期間及日後期間,則修 訂會於修訂期間及日後期間確認。

應用會計政策時之關鍵判斷

吴天國際建設投資集團有限公司(「吴天國 際建設投資」)為本集團之附屬公司,而本 集團於吴天國際建設投資的所有權及投票 權均不足多數。吴天國際建設投資於聯交 所主板上市,其附屬公司主要從事(i)證券 投資:(ii)提供證券經紀及金融服務:(iii)資 產管理:(iv)建築機械租賃及銷售:(v)提供 維修及保養以及運輸服務:(vi)物業發展: 以及(vii)放貸。

截至二零二四年三月三十一日止財政年 度,於二零二三年十月十七日完成出售 吴天國際建設投資股份後,本集團於吴 天國際建設投資的持股比例自47.4%降至 29.02%, 詳情載列於附註41(c)。由於本集 團於昊天國際建設投資的持股權益減少表 明對其的控制權要素發生了變化,本公司 董事重新評估了本集團是否繼續擁有對昊 天國際建設投資的控制權。對控制權的重 新評估乃基於本集團是否有實際能力單方 面指導昊天國際建設投資及其附屬公司 (「昊天國際建設投資集團」)之相關活動。 本公司董事於作出判斷時考慮了包括本集 團所持股份的絕對規模、其他股東所持股 份的相對規模及分散程度、以往股東大會 的出席情況及投票模式,以及與昊天國際 建設投資若干股東的相關投票安排等不同 因素。於評估後,本公司董事的結論為本 集團於昊天國際建設投資繼續擁有充足主 導表決權可主導昊天國際建設投資集團的 相關活動,故本集團對昊天國際建設投資 集團繼續擁有控制權。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

4. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION (CONTINUED)

Key sources of estimation uncertainty

Fair value measurement of financial instruments

As at 31 March 2024, certain of the Group's financial assets classified at FVTOCI and FVTPL are unlisted and measured at fair values with fair values being determined based on significant unobservable inputs using valuation techniques. Judgment 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 values of these instruments. See note 38 for further disclosures.

Provision of ECL for trade receivables

The Group uses practical expedient in estimating ECL on trade receivables 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 or effort. At every reporting date, the historical observed default rates are reassessed and changes in the forward-looking information are considered.

The information about the ECL and the Group's trade receivables are disclosed in notes 37 and 24, respectively.

Provision of ECL for loan and interest receivables and corporate note receivables

Management regularly reviews the impairment assessment and evaluates the ECL of the loan and interest receivables and corporate note receivables.

Appropriate impairment allowance is recognised in profit or loss. 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 at the reporting date with the risk perceived at the date of initial recognition. In making this assessment, the loan and interest receivables from borrowers and corporate note receivables are assessed individually by the management of the Group, based on the financial background, financial condition and historical settlement records, including past due dates and probability of default, of each borrower and reasonable and supportable forward-looking information (such as macroeconomic factors including Gross Domestic Product ("GDP") growth and unemployment rate with adjustment on different scenarios of economic environment prospect) that is available without undue cost or effort. 4. 關鍵會計判斷及估計之主要來源 (績)

估計不明朗因素之主要來源

金融工具的公平值計量

於二零二四年三月三十一日,本集團被歸 類為以公平值計量且其變化計入其他全面 收益、以公平值計量且其變化計入損益的 若干金融資產並無上市,乃按公平值計 量,而公平值乃根據重大不可觀察參數採 用估值技術釐定。於確定相關估值方法及 相關輸入數據時需要作出判斷及估計。有 關該等因素的假設變動可引致該等工具的 公平值大幅調整。有關進一步披露,請參 閲附註38。

貿易應收款項的預期信貸虧損撥備

本集團採用可行權宜方法,利用撥備矩陣 估計未作個別評估的貿易應收款項的預期 信貸虧損。撥備率以各項債項分組的賬齡 為基準,並計及本集團的歷史違約率以及 毋須付出不必要成本或努力即可獲得的合 理可靠前瞻性資料。於各報告日期,歷史 可觀察違約率將予重新評估,而前瞻性資 料變動亦會納入考慮。

有關預期信貸虧損及本集團貿易應收款項 的資料分別於附註37及24披露。

應收貸款與利息及應收企業票據之預期信 貸虧損撥備

管理層定期檢視減值評估,並評估應收貸 款及利息及應收企業票據之預期信貸虧 損。

適當減值撥備於損益中確認。於評估自初 始確認後信貸風險是否顯著增加時,本集 團將於報告日期金融工具感知之違約風險 與初始確認日期金融工具感知之違約風險 進行比較。在進行該評估時,本集團管理 人之財務背景、財務狀況及 過在還款記錄,包括逾期日及違約率, 及毋須繁重成本或努力可得之合理可靠。 以 及明復、「國內生產總值」」」增長況 失業率,並根據經濟環境前景的不同情況 作出調整),獨立評估應收借款人之貸款 及利息及應收企業票據。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

4. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION (Continued)

Key sources of estimation uncertainty (Continued)

Provision of ECL for loan and interest receivables and corporate note receivables (Continued)

Each borrower is assigned a risk grading under internal credit ratings to calculate the ECL, taking into consideration of the estimates of expected cash shortfalls which are driven by the estimates of probability of default and the amount and timing of cash flows that are expected from foreclosure on the collateral (if any) less the costs of selling the collateral. At every reporting date, the financial background, financial condition and historical settlement records of each borrower are reassessed and changes in the forward–looking information are considered. The management further assesses the amount of exposure of default by assessing the potential loss in view of the credit risk on credit-impaired loan and interest receivables to which the Group is exposed and enables the Group to take appropriate corrective actions promptly. In assessing the amount of exposure of default, the Group takes into account the timing of cash flows that are expected from foreclosure on the collateral less the costs of selling the collateral. The provision of ECL is sensitive to changes in estimates.

The information about the ECL and the Group's loan receivables and corporate note receivables are disclosed in Notes 37, 21 and 22 respectively.

Estimated impairment of associates

As at 31 March 2024, one of the associates, CESIZ (Cambodia) Co., Ltd ("CESIZ"), owns a land in a special economic zone approved by the Council of Ministers (the "Special Economic Zone") with a size of 17,252,519 sequare meters at Koh Kong Province, Cambodia (the "Project Land"), in view the Project Land is located in a developing country which may be affected by the global economic challenges, the Group performed impairment assessment on its interests in this associate. Determining whether impairment loss should be recognised requires an estimation of the recoverable amount of the relevant associate which is the higher of value in use and fair value less costs of disposal. 4. 關鍵會計判斷及估計之主要來源 (續)

估計不明朗因素之主要來源(續)

應收貸款與利息及應收企業票據之預期信 貸虧損撥備(績)

各借款人根據內部信貸評級獲分配風險等級以計算預期信貸虧損,同時經考慮估計預期現金短缺,乃根據估計違約可能性以預期抵金期一止贖(如有)之現金流的。於時間減去出售抵押品之成本計算。財務背景、財務背子的財務背景、財務計況及時間期,各借款人的財務背景、財務時間期,各借款人的財務背景、財務時代。 報告日期,各借款人的財務背景、財務狀況及時間減去記錄會重要層進一步許信。 報告日期,各借款人的財務背景、財務 報告日期,各借款人的財務背景、財務 報告日期,各借款人會重新評估,並考慮 對,以評估本集團面臨之信貸 顧險導致之潛 主。 於評估違約風險之金額時,本集團者 處抵押品止贖之預期現金流之時間減出 個 個 之成本。預期信貸虧損之撥備容易 受到估計變動之影響。

有關預期信貸虧損及本集團應收貸款及應 收企業票據之資料分別於附註37、21及22 披露。

聯營公司之估計減值

於二零二四年三月三十一日,其中一家聯 營公司CESIZ (Cambodia) Co., Ltd(「CESIZ」)在柬 埔寨國公省擁有一塊經部長理事會批准的 經濟特區(「經濟特區」),大小為17,252,519 平方米的土地(「項目土地」)。鑒於項目土 地位於發展中國家,可能受到全球經濟挑 戰的影響,本集團對於該聯營公司之權益 進行了減值評估。釐定是否應確認減值虧 損要求估計相關聯營公司的可收回金額, 其為使用價值及公平值減出售成本兩者中 之較高者。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

4. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION (Continued)

Key sources of estimation uncertainty (Continued)

Estimated impairment of associates (Continued)

In assessing the recoverable amount of the Group's interests in this associate, the management considered the net realizable value on the Project Land as the source of proceeds from the ultimate disposal of the investment.

The information about the impairment assessment of the associate is disclosed in Note 18.

Impairment assessment of property, plant and equipment, right-of-use assets, properties for development and intangible assets

Property, plant and equipment, right-of-use assets and intangible assets are stated at costs less accumulated depreciation/amortisation and impairment, if any: Properties for development are stated at costs less impairment, if any. In determining whether an asset is impaired, the Group has to exercise judgment 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, 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, future selling prices and future construction costs or the growth rate in the cash flow projections, could materially affect the recoverable amounts.

As at 31 March 2024, the carrying amounts of property, plant and equipment, right-of-use assets and properties for development subject to impairment assessment were HK\$216 million, HK\$18 million and HK\$326 million, respectively (2023: HK\$235 million, HK\$27 million and HK\$352 million, respectively). No impairment losses have been recognised (2023: nil).

As at 31 March 2024, no intangible assets (with indefinite useful lives) was subject to impairment assessment (2023: HK\$158 million; with reversal of impairment of HK\$13 million).

Details of the impairment assessment of intangible assets are disclosed in note 17.

關鍵會計判斷及估計之主要來源 (續)

估計不明朗因素之主要來源(續)

聯營公司之估計減值(續)

於評估本集團於該聯營公司之權益的可收 回金額時,管理層將項目土地的可變現淨 值視為最終出售該投資所得款項的來源。

有關該聯營公司減值評估的資料於附註18 披露。

物業、廠房及設備、使用權資產、發展中 物業及無形資產之減值評估

物業、廠房及設備、使用權資產及無形資 產乃按成本減累計折舊/攤銷及減值(如 有)列賬:發展中物業乃按成本減去減值 (如有)列賬。於釐定資產是否減值時,本 集團須作出判斷及評估,尤其評估:(1)是 否有事件已發生或有任何指標可能影響資 產價值;(2)資產賬面值是否能夠以可收回 金額(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淨現值;及 (3)將應用於估計可收回金額的適當關鍵假 設(包括現金流量預測及適當的貼現率)。 倘無法估算某一單獨資產(包括使用權資 產)之可收回金額,則本集團估算資產所 屬之現金產生單元的可收回金額,包括當 可以建立合理而一致的分攤基礎時所分攤 的企業資產。否則可收回金額會在已分攤 相關企業資產的最小現金產生單位組別中 確定。更改假設和估計,包括於現金流量 預測內的貼現率、未來銷售價格或未來建 築成本或增長率,可能會對可收回金額造 成重大影響。

於二零二四年三月三十一日,須進行減值 評估的物業、廠房及設備、使用權資產及 發展中物業的賬面值分別為216百萬港元、 18百萬港元及326百萬港元(二零二三年: 分別為235百萬港元、27百萬港元及352百 萬港元)。並無確認減值損失(二零二三 年:無)。

於二零二四年三月三十一日,無限可使 用年期無形資產無須進行減值評估(二零 二三年:158百萬港元;減值撥回13百萬港 元)。

有關無形資產減值評估的資料於附註17披露。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

4. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION (Continued)

Key sources of estimation uncertainty (Continued)

Fair values of investment properties

Investment properties are stated at fair values based on the valuation performed by independent professional valuers (the "Valuers") not connected with the Group. The determination of the fair values involve certain assumptions of market conditions. In determining the fair values, the Valuers have based on method of valuations which involve certain unobservable inputs including, among other factors, capitalisation rate, discount rate and comparable transaction price used in the valuations as set out in note 16.

In relying on the valuation reports, the directors of the Company have exercised their judgments and are satisfied that the assumptions used in the valuations are reflective of the current market conditions. Changes to these assumptions 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.

As at 31 March 2024, the carrying amount of the Group's investment properties is HK\$1,458 million (2023: HK\$1,518 million).

4. **關鍵會計判斷及估計之主要來**源 (績)

估計不明朗因素之主要來源(續)

投資物業之公平值

投資物業乃根據與本集團並無關連的獨立 專業估值師(「估值師」)進行之估值按公平 值列賬。釐定公平值涉及若干市況假設。 於釐定公平值時,估值師根據涉及若干不 可觀察參數的估值方法,包括(其中包括) 附註16所載估值所用的資本化率、貼現率 及可比較交易價格。

於依賴估值報告時,本公司董事已行使其 判斷,並信納估值所用之假設能反映當前 市況。該等假設的變動將導致本集團投資 物業公平值的變動及對綜合損益表及其他 全面收益表內呈報的損益金額作出相應調 整。

於二零二四年三月三十一日,本集團投資 物業的賬面值為1,458百萬港元(二零二三 年:1,518百萬港元)。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

5. REVENUE AND SEGMENT INFORMATION

(a) Description of segments and principal activities

Information reported to the board of directors, 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.

The Group's reportable segments under HKFRS *8 Operating Segments* are as follows:

- (i) Rental and sale of construction machinery and spare parts business: The Group offers crawler cranes of different sizes, other mobile cranes, aerial platforms and foundation equipment in its construction machinery rental fleet in Hong Kong. The Group also sells construction machinery and spare parts in Hong Kong and Macau.
- (ii) Provision of repair and maintenance and transportation service business: The Group provides repair and maintenance service for construction machinery, in particular the crawler cranes, in Hong Kong. The Group also provides transportation services which include local container delivery, construction site delivery and heavy machinery transport in Hong Kong.
- (iii) Money lending business: The Group holds money lending licenses and offers mortgaged loan and personal loan businesses in Hong Kong.
- (iv) Provision of asset management, securities brokerage and other financial service business: The Group holds Securities and Future Commission licenses for conducting type 1 (dealing in securities), type 4 (advising on securities) and type 9 (asset management) regulated activities under the Securities and Futures Ordinance and provides a wide range of financial services in Hong Kong.
- (v) Property leasing business: The Group holds a commercial property in London, the United Kingdom (the "UK"), for leasing.
- (vi) Property development business: The Group holds properties for development in Malaysia through a subsidiary.

5. 收入及分部資料

(a) 分部及主要活動詳情

出於資源分配及分部表現評估目的 向董事會(作為主要經營決策者)(「主 要經營決策者」)報告的資料,主要 關注所交付或提供的貨品或服務類 別。

根據香港財務報告準則第8號「經營分 部」,本集團可報告分部如下:

- (i) 建築機械及備用零件租賃及銷售業務:本集團旗下之香港建築機械租賃機隊提供不同體積大小之履帶吊機、其他流動吊機、升降工作台及地基設備。本集團亦在香港及澳門銷售建築機械及備用零件。
- (ii) 提供維修及保養以及運輸服務 業務:本集團於香港就建築機 械(尤其是履帶吊機)提供維修 及保養服務。本集團亦於香港 提供運輸服務,當中包括本地 貨櫃運輸、建築地盤運輸及重 型機械運輸。
- (iii) 放貸業務:本集團持有放貸牌 照,並在香港提供按揭貸款及 個人貸款業務。
- (iv) 提供資產管理、證券經紀及其 他金融服務業務:本集團持有 證券及期貨事務監察委員會牌 照,可根據證券及期貨條例進 行第1類(證券交易)、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,並在香港 提供多種金融服務。
- (v) 物業租賃業務:本集團在英國 (「英國」)倫敦持有一個商用物 業作租賃用途。
- (vi) 物業發展業務:本集團透過一 間附屬公司在馬來西亞持有發 展中物業。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

5. REVENUE AND SEGMENT INFORMATION (CONTINUED)

(b) Segment profit or loss

The segment profit or loss for the reportable segments provided to the CODM and reconciliation to loss before taxation for the years ended 31 March 2024 and 2023 are as follows:

There were no intersegment sales during the years. No operating segments have been aggregated in arriving at the reportable segments of the Group.

The CODM makes decisions according to operating results of each segment. No analysis of segment asset and segment liability is presented as the CODM does not regularly review such information for the purposes of resources allocation and performance assessment. Therefore, only segment revenue and segment results are presented.

5. 收入及分部資料(續)

(b) 分部損益

截至二零二四年及二零二三年三月 三十一日止年度,提供予主要營運 決策人有關可呈報分部之分部損益 及除税前虧損對賬如下:

於年內概無分部間銷售。於達至本 集團可呈報分部時,概無合併任何 經營分部。

主要經營決策者根據各分部的經營 業績作出決策。由於主要經營決策 者並未就資源分配及評估表現的目 的定期審閱該等資料,故並無呈列 分部資產及分部負債的分析。因 此,僅呈列分部收入及分部業績。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

5. REVENUE AND SEGMENT INFORMATION (CONTINUED)

(b) Segment profit or loss (Continued)

5. 收入及分部資料(績)

(b) 分部損益(績)

					2024 二零二四年			
		machinery	Provision of repair and maintenance and transportation service	Money lending	Provision of asset management, securities brokerage and other financial services 提供資產	Property leasing	Property development	Total
		建築機械及 備用零件租賃 及銷售 <i>百萬港元</i> HK\$'million	提供維修及 保養以及 運輸服務 <i>百萬港元</i> HK\$'million	放貸 <i>百萬港元</i> HK\$'million	定い資産 管理、 證券經紀及 其他金融服務 <i>百萬港元</i> <i>HK\$'million</i>	物業租賃 <i>百萬港元</i> HK\$'million	物業發展 <i>百萬港元</i> HK\$'million	總計 <i>百萬港元</i> HK\$'million
Segment revenue External revenue	分部收入 外來收入	157	6	4	7	54	-	228
Segment results before the following items:	扣除以下各項前之分部業績:	61	3	1	1	42	_	108
– Depreciation – Fair value losses	-折舊 -公平值虧損	(28)	(1)	-	1	- (89)	-	(29 (89
 Impairment losses of financial assets (expected credit losses) 	 一金融資產減值虧損 (預期信貸虧損) 	-	-	(88)	-	-	-	(88
– Interest income – Finance costs	—利息收入 —融資成本	1 (4)		- (1)	4	(25)	-	5 (30
Segment results	分部業績	30	2	(88)	5	(72)	-	(123
Unallocated:	未分配:							
– Other income	一其他收入							44
– Fair value losses – Other losses	ー公平值虧損 一其他虧損							(203 (33
– Administrative expenses	一行政開支							(65
– Depreciation	一折舊							(21
 Reversal of impairment losses of financial assets (expected credit losses) 	(預期信貸虧損)撥回							14
– Share of results of associates	一分佔聯營公司業績							(325
– Finance costs	一融資成本							(111)
Loss before taxation	除税前虧損							(823)

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

5. REVENUE AND SEGMENT INFORMATION (CONTINUED)

(b) Segment profit or loss (Continued)

5. 收入及分部資料(續)

(b) 分部損益(績)

					2023 			
					二零二三年 Provision			
					of asset			
			Provision of		management,			
		Rental and sale	repair and		securities			
		of construction			brokerage and			
		machinery and	transportation	Manulandan	other financial	Deserve lassian	Property	Tatal
		spare parts	service	Money lending	SEIVICES 提供資產	Property leasing	development	Total
		建築機械及	提供維修及					
		備用零件租賃	保養以及		證券經紀及			
		及銷售	運輸服務	放貸	其他金融服務	物業租賃	物業發展	總計
		百萬港元	百萬港元	百萬港元	百萬港元	百萬港元	百萬港元	百萬港元
		HK\$'million	HK\$'million	HK\$'million	HK\$'million	HK\$'million	HK\$'million	HK\$'million
Segment revenue	分部收入							
External revenue	外來收入	225	8	14	10	55	-	312
Segment results before the following items:	扣除以下各項前之分部業績:	70	9	21	10	49	_	159
– Depreciation	一折舊	(32)	-	-	-	-	-	(32)
– Fair value losses	一公平值虧損	-	-	-	-	(19)	-	(19)
– Reversal of impairment losses:	-減值虧損撥回:							
– intangible assets	-無形資產	13	-	-		-	-	13
– financial assets (expected credit losses)	ー金融資産(預期信貸虧損)	5	-	17	4	-	-	26
– Interest income – Finance costs	-利息收入 -融資成本	(3)	_	(1)	1	(24)	-	1 (28)
	敞貝风平	(0)		(1)		(24)		(20)
Segment results	分部業績	53	9	37	15	6	-	120
Unallocated:	未分配:							
– Other income	一其他收入							48
– Fair value losses	- 公平值虧損							(31)
– Other gains	一其他收益							63
– Depreciation	一折舊							(20)
– Administrative expenses	- 行政開支							(89)
 Reversal of impairment losses of financial assets (expected credit losses) 	一金融貧產(預期信員虧預) 減值虧損撥回							9
– Share-based payment expenses	- 以股份形式付款開支							(3)
– Share of results of associates	一分佔聯營公司業績							(131
– Share of results of joint ventures	- 分佔合營企業業績							(78)
– Finance costs	一融資成本						-	(101)
Loss before taxation	除税前虧損							(213)

二零二三年/二四年年報 信銘生命科技集團有限公司 127

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

5. REVENUE AND SEGMENT INFORMATION (CONTINUED)

(b) Segment profit or loss (Continued)

5. 收入及分部資料(績)

(b) 分部損益(績)

						024 二四年			
					Provision				
			Provision of		of asset				
		Rental and	repair and		management,				
		sale of	maintenance		securities				
		construction	and		brokerage and	- .	- .		
		machinery and	transportation	M I. P.	other financial	Property	Property		
		spare parts	service	Money lending	services 提供資產	leasing	development	Unallocated	Total
		建築機械及	提供維修及		て 使理、證券				
		建采微微及 備用零件	保養以及		經紀及其他				
		福泊 豪什 租賃及銷售 HK\$'million 百萬港元	運輸服務 HK\$'million 百萬港元	放貸 HK\$'million 百萬港元	金融服務 HK\$'million 百萬港元	物業租賃 HK\$'million 百萬港元	物業發展 HK\$'million 百萬港元	未分配 HK\$'million 百萬港元	總計 HK\$'million 百萬港元
Amounts included in the measure of segment profit	計入分部損益計量之金額:								
or loss:	14 ++								
Depreciation	折舊 人动次文试体提出/范期台	28	1	-	-		-	21	50
Impairment losses on financial assets (expected credit	金融資產減值損失(預期信 貸虧損)	-	-	88	-	-	-	(14)	74
loss) Einancos coste	融資成本	4		4	_	25	_	111	141
Finances costs	艇貝バ牛	4	-		-	20		111	141

		2023 二零二三年							
			Draviaian of		Provision of asset				
		Rental and sale	Provision of repair and		management, securities				
		of construction	maintenance and		brokerage and				
		machinery and	transportation	Manay landing	other financial	Property	Property	Uppllogated	Total
		spare parts	service	Money lending	services 提供資產	leasing	development	Unallocated	TULAI
		建築機械及	提供維修及		管理、證券				
		備用零件 租賃及銷售	保養以及 運輸服務	放貸	經紀及其他 金融服務	物業租賃	物業發展	未分配	總計
		HK\$'million	HK\$'million	HK\$'million	HK\$'million	HK\$'million	HK\$'million	HK\$'million	HK\$'million
		百萬港元	百萬港元	百萬港元	百萬港元	百萬港元	百萬港元	百萬港元	百萬港元
Amounts included in the measure of segment profit or loss:	計入分部損益計量之金額:								
Depreciation	折舊	32	-	-	-	-	-	20	52
Reversal of impairment losses on financial assets (expected credit loss)	金融資產減值損失回撥(預期信 貸虧損)	(5)	-	(17)	(4)	-	-	(9)	(35)
Finances costs	融資成本	3	-	1	-	24	-	101	129

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

5. REVENUE AND SEGMENT INFORMATION (CONTINUED)

(c) Geographical information

The geographical information about the Group's revenue from external customers by location of operations and the non-current assets other than financial instruments and deferred tax assets in which the assets are physically located is detailed below:

5. 收入及分部資料(續)

(c) 地區資料

有關本集團自外部客戶所得收入(按 經營地點劃分)以及非流動資產(金融 工具除外)及遞延税項資產(資產實際 所在)之地區資料詳述如下:

		屿 For the year e	Revenue 收入 For the year ended 31 March 截至三月三十一日止年度		收入 非流動資 or the year ended 31 March As at 31 Ma		助資產 1 March
		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元	2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元		
Hong Kong UK The People's Republic of	香港 英國 中華人民共和國	174 54	256 55	409 1,473	432 1,540		
China (the "PRC")	(「中國」) 澳門	-	- 1	-	5		
Macau Malaysia Cambodia	≫∩ 馬來西亞 柬埔寨	-	-				
		228	312	3,006	3,456		

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

5. REVENUE AND SEGMENT INFORMATION (CONTINUED)

(d) Information about major customers

There is no external customer which contributed over 10% of the total revenue of the Group for the years ended 31 March 2024 and 2023.

(e) Revenue summary

Disaggregated revenue by segments

For the year ended 31 March 2024

5. 收入及分部資料(續)

(d) 關於主要客戶之資料

截至二零二四年及二零二三年三月 三十一日止年度,概無佔本集團總 收入超過10%之外部客戶。

(e) 收入概要

Seaments

分拆分部收入

截至二零二四年三月三十一日止年度

		Rental and sale of construction machinery and	Provision of repair and maintenance and transportation	repair and maintenance and transportation Money		Property		
		spare parts 建築機械及	service	lending	Services 提供資產管理、	leasing	Total	
		備用零件 租賃、銷售 HK\$'million 百萬港元	提供維修及保養 以及運輸服務 HK\$'million 百萬港元	放貸 HK\$'million 百萬港元	證券經紀及其他 金融服務 HK\$'million 百萬港元	物業租賃 HK\$'million 百萬港元	總計 HK\$'million 百萬港元	
Sale of construction machinery and	建築機械及							
spare parts	備用零件銷售	21					21	
Repair and maintenance and transportation service income	維修及保養以及運輸服務 收入		6	_	_	_	6	
Commission income generated from asset management, securities brokerage and other financial	資產管理、證券經紀及其 他金融服務產生之佣金 收入		·				Ĭ	
services		-	-		1		1	
Rental of construction machinery	建築機械租金收入	136	-			-	136	
Leasing of investment properties Interest income from money lending	投資物業租賃收入 放貸利息收入	1		- 4	1	54	54 4	
Interest income from margin financing	保證金融資利息收入	-		-	6		6	
		157	6	4	7	54	228	
Timing of revenue recognition	收入確認時間							
At a point in time	於某一時間點	21	-	-	1	-	22	
Over time	隨時間	136	6	4	6	54	206	
Total	總計	157	6	4	7	54	228	

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

5. REVENUE AND SEGMENT INFORMATION (CONTINUED)

(e) **Revenue summary (Continued)**

Disaggregated revenue by segments (Continued)

For the year ended 31 March 2023

				Segn 分			
		Rental and sale of construction machinery and spare parts 建築機械及 備用零銷 租賃、饷ilien HK\$*milien	Provision of repair and maintenance and transportation service 提供維修及保養 以及運輸服務 HK\$million	Money lending 放貸 HK\$'million	Provision of asset management, securities brokerage and other financial services 提供資產管理、 證券經紀及其他 金融服務 HK\$"million	Property leasing 物業租賃 HK\$'million	Total 總計 HK\$'million
		百萬港元	百萬港元	百萬港元	百萬港元	百萬港元	百萬港元
Sale of construction machinery and spare parts Repair and maintenance and	建築機械及 備用零件銷售 維修及保養以及運輸服務	65	-	-	-	-	65
transportation service income Commission income generated from asset management, securities brokerage and other financial	收入 資產管理、證券經紀及其 他金融服務產生之佣金 收入	-	8	-	-	-	8
services		-	-	_	6	-	6
Rental of construction machinery	建築機械租金收入	160	-	-	-	_	160
Leasing of investment properties	投資物業租賃收入	-		-	-	55	55 14
Interest income from money lending Interest income from margin financing	放貸利息收入 保證金融資利息收入	-	-	14 _	4	-	4
		225	8	14	10	55	312
Timing of revenue recognition	收入確認時間						
At a point in time	於某一時間點	65	-	-	6	-	71
Over time	隨時間	160	8	14	4	55	241
Total	總計	225	8	14	10	55	312

5. 收入及分部資料(續)

(e) 收入概要(績)

分拆分部收入(績)

截至二零二三年三月三十一日止年度

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

5. REVENUE AND SEGMENT INFORMATION (CONTINUED)

(e) Revenue summary (Continued)

Disaggregated revenue by segments (Continued)

Performance obligations information about the Group's revenue is summarised below:

- (a) Revenue from contracts with customers
 - (i) Sale of construction machinery and spare parts

The performance obligation is satisfied upon delivery of the products and payment is generally due within 0-30 days from delivery.

(ii) Repair and maintenance and transportation service

The performance obligation is satisfied over time as services are rendered and payment is generally due from 0-30 days from the date of billing.

(iii) Commission income generated from asset management, securities brokerage and other financial services

> Commission income from asset management and other financial services are recognised as income in accordance with the terms of the relevant agreement; commission income from dealing in securities are recognised on a trade date basis.

(b) Revenue from other sources

(i) Rental of construction machinery

Rental income is recognised on a straight-line basis over the lease term. The Group leased own machinery to third parties for a period of one to three months and payment is generally due from 0-30 days from the date of billing.

(ii) Leasing of investment properties

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

(iii) Interest income from money lending and margin financing

Interest income is recognised on an accrual basis using the effective interest method.

5. 收入及分部資料(續)

(e) 收入概要(績)

分拆分部收入(續)

有關本集團收入的履約責任之資料 概述如下:

- (a) 客戶合約收入
 - (i) 建築機械及備用零件銷售 履約責任於產品交付時履

履約員任於産血交的時履行,款項一般於交付後 0-30天內支付。

(ii) 維修及保養以及運輸服務

履約責任隨提供服務的時 間推移而履行,付款期限 一般為開具賬單之日起 0-30天。

(iii) 資產管理、證券經紀及其 他金融服務產生之佣金收 入

> 資產管理及其他金融服務 產生之佣金收入根據相關 協議條款確認為收入;證 券交易產生之佣金收入按 交易日基準確認。

- (b) 其他來源所得收入
 - (i) 建築機械租賃

租金收入於租賃期內按直 綫法確認。本集團向第三 方出租自有機械的租期為 一至三個月,付款期限一 般為賬單開具之日起0-30 天。

(ii) 出租投資物業

租金收入於租賃期內按直 綫法確認。

(iii) 放貸及孖展融資產生之利 息收入

> 利息收入採用實際利率法 按應計基準確認。

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

6. OTHER INCOME

6. 其他收入

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Interest earned on: – corporate note receivables – bank deposits Government grant Rental income from warehouses Compensation received for termination of a lease	就以下各項賺取之利息: 一應收企業票據 一銀行存款 政府補助 倉庫租金收入 終止租約之補償金	27 8 - 5	28 2 1 5
Others	其他	9	7
		49	49

7. OTHER (LOSSES)/GAINS, NET

7. 其他(虧損)/收益淨額

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Foreign exchange (losses)/gains	外匯(虧損)/收益	(6)	1
Gain on disposal of property, plant and	出售物業、廠房及設備之收益		6
equipment Gain on disposal of associates	出售聯營公司之收益	_	0
Gain on disposal of a subsidiary	山告研宮公司之收益 出售一間附屬公司之收益	_	1
Gain on early settlement of a corporate note payable (note 30)	山告 间的屬公司之收益 提前贖回應付企業票據之收益 (附註30)	_	54
Provision for liabilities arising from financial assets at FVTPL (note (a))	以公平值計量且其變化計入損益之金 融資產產生的債務撥備		
	(附註(a))	(27)	
		(33)	63

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

7. OTHER (LOSSES)/GAINS, NET (CONTINUED)

Note:

(a) The provision for liabilities arising from financial assets at FVTPL represented the provision on the legal dispute with the fund manager who handles the unlisted debt instruments held by the Group as shown in Note 26.

Based on the agreement signed with the fund manager, the Group was liable to pay a total of HK\$27 million to the fund manager as part of the handling charge of the instruments; such liabilities have previously been netted off from the carrying amount of the financial assets at FVTPL as disclosed in Note 26 as at 31 March 2023.

During the year ended 31 March 2024, the Group had a legal dispute with the fund manager, where the fund manager asked for settlement of HK\$27 million while the Group counter argued the fund manager had been mishandling the unlisted debt instruments, accordingly the Group was seeking for refund of the original investment cost of HK\$7 million and waiver of the handling charge of HK\$27 million. In August 2023, the Group won the case during the first trial, but the fund manager appealed to the court which overturned the original verdict in January 2024.

The Group has immediately appealed the court and up to the date of this report, the verdict has not been given. Based on the legal advice, the upcoming verdict will be final and conclusive and is of the opinion that while the result cannot be ascertain, it is probable that the Group would lose. Given the economic downturn in the PRC debt market, the directors of the Company considered that the Group is not able to realise the unlisted debts instruments in the foreseeable future. Accordingly, the Group has written down the fair value of the unlisted debts instruments as zero and made a provision of HK\$27 million in relation to the handling charges during the year ended 31 March 2024.

8. FINANCE COSTS

7. 其他(虧損)/收益淨額(績)

附註:

(a) 以公平值計量且其變化計入損益之金融 資產產生的債務撥備指與處理本集團所 持非上市債務工具的基金管理人之間的 法律糾紛撥備,如附註26所示。

> 根據與基金管理人簽訂的協議,本集團 應向基金管理人支付總計27百萬港元, 作為該等工具的部分手續費;如附註26 所披露,該等負債已於二零二三年三月 三十一日自以公平值計量且其變化計入 損益之金融資產賬面值中扣除。

> 於截至二零二四年三月三十一日止年度 期間,本集團與基金管理人發生法律糾 紛,基金管理人要求結清27百萬港元, 而本集團反駁稱基金管理人對非上市債 務工具處理不當,因此本集團要求退還 原投資成本7百萬港元並豁免27百萬港元 的手續費。二零二三年八月,本集團於 一審中勝訴,但基金管理人向法院提出 上訴,法院於二零二四年一月推翻了原 判。

> 本集團已立即向法院提出上訴,截至本 報告日期,判決尚未下達。根據法律意 見,即將作出的判決將是最終且決定性 的,並認為儘管不能確定結果,但本集 團有可能敗訴。考慮到中國債務市場經 濟不景氣,本公司董事認為本集團。因 此,本集團已將該等非上市債務工具。因 此,至月三十一日止年度期間的手續費撥 備27百萬港元。

8. 融資成本

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Interest expenses arising from: – bank and other borrowings – corporate note payables – lease liabilities Exchange difference on borrowings	以下各項之利息開支: -銀行及其他借貸 -應付企業票據 -租賃負債 借貸之匯兑差額	89 53 1 (2)	99 40 1 (11)
		141	129

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

9. LOSS BEFORE TAXATION

9. 除稅前虧損

This is stated at after charging/(crediting) the following:

此乃經扣除/(計入)以下各項得出:

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Auditor's remuneration Cost of inventories sold (included in cost	核數師酬金 已售存貨成本(計入收入成本)	2	2
of revenue) Depreciation of property, plant and	物業、廠房及設備折舊	20	58
equipment		37	40
Depreciation of right-of-use assets	使用權資產折舊	13	12
Total depreciation Less: depreciation of property, plant and equipment included in cost of	折舊總額 減:物業、廠房及設備折舊計入 收入成本	50	52
revenue		(29)	(32)
		21	20
Direct operating expenses from investment properties	投資物業所產生之直接經營開支	39	36
Gain on disposal of items of property, plant and equipment	出售物業、廠房及設備項目之收 益	_	(6)
Staff costs (including director's remuneration):	員工成本(包括董事酬金):		
– Salaries, bonuses and allowances – Retirement benefit scheme	-薪金、花紅及津貼 -退休福利計劃供款	84	90
contributions — Share-based payments	一以股份形式付款	2 _	2 3
Total staff cost	總員工成本	86	95
Less: staff cost included in cost of revenue	減:員工成本計入收入成本	(39)	(42)
		47	53

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

10. DIRECTORS' AND CHIEF EXECUTIVES' EMOLUMENTS AND BENEFITS

10. 董事及主要行政人員之酬金及福 利

(a) The emoluments of each director are as follows:

					2024 二零二四年		
		Notes 附註	Fees 袍金 HK\$'million 百萬港元		contributions 退休福利 計劃供款	以股份 形式付款	Total 總計 HK\$'million 百萬港元
Executive directors	執行董事						
Xu Haiying	許海鷹	(i)	_	0.5	_	_	0.5
Dr. Zhiliang Ou, J.P.	歐志亮博士,太平紳士	(1)	_	0.6	_	_	0.6
Fok Chi Tak	霍志德		-	4.7	-	0.3	5
			-	5.8	-	0.3	6.1
Independent non-executive directors	獨立非執行董事						
Chan Ming Sun, Jonathan	陳銘燊		0.2	-	-	-	0.2
Mak Yiu Tong	麥耀棠		0.2	-	-	-	0.2
Lam Kwan Sing	林君誠		0.2		-	-	0.2
			0.6	-	-	-	0.6
Senior consultant	高級顧問						
Ms. Li Shao Yu	李少宇女士	(ii)	-	13.2	-	-	13.2
Total	總計		0.6	19.0	-	0.3	19.9

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

10. DIRECTORS' AND CHIEF EXECUTIVES' EMOLUMENTS AND BENEFITS (CONTINUED)

10. 董事及主要行政人員之酬金及福利(續)

- (a) The emoluments of each director are as follows: (Continued)
- (a) 各董事之酬金如下:(續)

			-	6.0	_	1.3	7.3
			-	6.0	_	1.3	7.3
	1000 1 -11 -11 /10 -144 -1-						
Independent non-executive directors	獨立非執行董事						
Chan Ming Sun, Jonathan	陳銘燊		0.2	_	_	_	0.2
Mak Yiu Tong	麥耀棠		0.2	_	_	_	0.2
Lam Kwan Sing	林君誠		0.2	_	_	_	0.2
	你也吸		0.2				0.2
			0.6	-	-	-	0.6
Soniar consultant	宣纵顧問						
		(ii)		12.0			13.2
Senior consultant Ms. Li Shao Yu	高級顧問 李少宇女士	(ii)	_	13.2	-	_	13

The executive directors' emoluments shown above were mainly 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 mainly for their services as directors of the Company. 上述執行董事之酬金主要為彼等就管理本公司 及本集團事務時提供服務之酬金。上述獨立非 執行董事之酬金主要為彼等就擔任本公司董事 時提供服務之酬金。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

10. DIRECTORS' AND CHIEF EXECUTIVES' EMOLUMENTS AND BENEFITS (CONTINUED)

(a) The emoluments of each director are as follows: (Continued)

Notes:

- Mr. Xu Haiying resigned as executive director of the Company on 23 February 2024.
- (ii) Ms. Li Shao Yu is a controlling shareholder of the Company.

(b) Five highest paid individuals

Of the five individuals with the highest emoluments in the Group, one (2023: one) was the director of the Company and one (2023: one) was the senior consultant of the Company, whose emoluments are included in the disclosure set out in Note 10(a). The emoluments of the highest paid individuals except director and senior consultant are as follows: 10. 董事及主要行政人員之酬金及福利(績)

(a) 各董事之酬金如下: (績)

附註:

- (i) 許海鷹先生於二零二四年二月 二十三日辭任本公司執行董事。
- (ii) 李少宇女士為本公司控股股東。

(b) 五名薪酬最高之個別員工

在本集團薪酬最高之五名個別員工 當中,一名(二零二三年:一名)為本 公司董事,另一名(二零二三年:一 名)為本公司高級顧問,其酬金已包 括在以下附註10(a)所披露資料。除董 事及高級顧問外,薪酬最高之個別 員工酬金如下:

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Salaries, allowances and benefits in kind Share-based payment	薪金、津貼及實物福利 以股份形式付款	7	3
		7	4

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

10. DIRECTORS' AND CHIEF EXECUTIVES' EMOLUMENTS AND BENEFITS (CONTINUED)

10. 董事及主要行政人員之酬金及福 利(績)

(b) Five highest paid individuals (Continued)

The emoluments fell within the following bands:

(b) 五名薪酬最高之個別員工(續)

酬金介乎下列範圍:

		2024 二零二四年	2023 二零二三年
HK\$1,000,001–HK\$1,500,000 HK\$4,500,001–HK\$5,000,000	1,000,001港元–1,500,000港元 1,500,001港元–2,000,000港元	2 1	3
		3	3

During the year ended 31 March 2024, no emoluments were paid by the Group to the directors of the Company or five highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office (2023: nil). There was no arrangement under which a director waived or agreed to waive any emoluments during the year ended 31 March 2024 (2023: nil).

截至二零二四年三月三十一日止年 度,本集團並無向本公司董事或五 名薪酬最高之個別員工支付酬金, 作為加入本集團或入職時之鼓勵或 離職補償(二零二三年:無)。截至二 零二四年三月三十一日止年度,概 無董事放棄或同意放棄任何酬金之 安排(二零二三年:無)。

11. INCOME TAX CREDIT

11. 所得稅抵免

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Current income tax	即期所得税		
– Current year	一本年度		
– Hong Kong	一香港	4	9
– UK	一英國	3	-
– Over-provision in prior years	- 過往年度超額撥備	-	(4)
		7	5
Deferred tax (note 33)	遞延所得税(附註33)		
– Current year	一本年度	(21)	(10)
		(14)	(5)

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

11. INCOME TAX CREDIT (CONTINUED)

11. 所得稅抵免(續)

The reconciliation between the income tax credit and the product of loss before tax multiplied by the Hong Kong profits tax rate is as follows:

本集團除所得税前虧損涉及之税項抵免有 別於採用香港利得税税率產生之理論金 額,情況如下:

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Loss before income tax Less: Share of results of associates Share of results of joint ventures	除所得税前虧損 減:分佔聯營公司業績 分佔合營企業業績	(823) 325 –	(213) 131 78
		(498)	(4)
Calculated at a tax rate of 16.5% (2023: 16.5%) Effect of different tax rates of subsidiaries	按16.5%税率計算(二零二三年: 16.5%) 其他司法權區附屬公司税率不同之	(82)	(1)
operating in other jurisdictions	影響	(4)	(1)
Expenses not deductible for tax purposes Income not subject to tax Tax loss for which no deferred income tax	不可扣税開支 毋須課税收入 未確認遞延所得税金額之税務虧損	62 (2)	30 (30)
amount was recognised Utilisation of previously unrecognised tax	動用先前未確認之税項虧損	12	3
losses		-	(2)
Over-provision in prior years	過往年度超額撥備	-	(4)
Income tax credit	所得税抵免	(14)	(5)

Under the two-tiered profits tax rates regime of Hong Kong, the first HK\$2 million of profits of the qualifying group entity will be taxed at 8.25%, and profits above HK\$2 million will be taxed at 16.5%. The profits of group entities not qualifying for the two-tiered profits tax rates regime will continue to be taxed at a flat rate of 16.5%. Accordingly, the Hong Kong profit tax of the qualifying group entity is calculated at 8.25% on the first HK\$2 million of the estimated assessable profits and at 16.5% on the estimated assessable profits and at 16.5% on the

UK profits tax is calculated at the rate of 19% (2023: 19%) on the estimated assessable profit.

根據香港的兩級利得税税率制度,合資 格集團實體的首200萬港元溢利將按8.25% 徵税,超過200萬港元的溢利將按16.5%徵 税。不符合兩級利得税税率制度的集團實 體的溢利將繼續按16.5%的統一税率徵税。 因此,合資格集團實體的香港利得税對 估計應課税溢利的首200萬港元按8.25%計 算,對超過200萬港元的估計應課税溢利按 16.5%計算。

英國所得税按估計應課税溢利19%(二零 二三年:19%)之税率計算。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

12. LOSS PER SHARE

Basic and diluted

Basic and diluted loss per share was calculated by dividing the loss for the year attributable to the owners of the Company by the weighted average number of ordinary shares in issue during the year.

12. 每股虧損

基本及攤薄

每股基本及攤薄虧損按本公司權益持有人 應佔年內虧損除以年內已發行普通股之加 權平均數計算。

		2024 二零二四年	2023 二零二三年
Loss for the year attributable to the owners of the Company (HK\$'million) Weighted average number of ordinary shares in issue (million shares)	本公司權益持有人應佔年內虧損 (百萬港元) 已發行普通股之加權平均數 (百萬股)	(462) 7,274	(264) 7,318
Basic and diluted loss per share (HK cents)	每股基本及攤薄虧損(港仙)	(6.35)	(3.61)

The computation of diluted loss per share does not assume the exercise of the outstanding share options of the Company because the exercise price of those options was higher than the average market price for shares for the year ended 31 March 2023.

The weighted average number of ordinary shares adopted in the calculation of basic and diluted loss per share for both years have been arrived at after deducting treasury shares held by the Group.

No adjustment is made in arriving at diluted loss per share for 2024 and 2023 in respect of the outstanding share awards of HTICI as these potential ordinary shares have anti-dilutive effects on loss per share of the Group.

計算每股攤薄虧損並無假設本公司之尚未 行使的購股權獲行使,原因為截至二零 二三年三月三十一日止年度的該等購股權 之行使價高於股份之平均市價。

於計算兩個年度的每股基本及攤薄虧損所 採用的普通股加權平均數乃於扣除本集團 持有的庫存股份後得出。

由於潛在的普通股對本集團每股虧損具有 反攤薄效應,因此於達至二零二四年及二 零二三年每股攤薄虧損時未對昊天國際建 設投資尚未兑現之股份獎勵進行調整。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

13. DIVIDENDS

No dividend has been paid or declared by the Company during the year ended 31 March 2024 (2023: nil).

14a.PROPERTY, PLANT AND EQUIPMENT

13. 股息

截至二零二四年三月三十一日止年度本 公司並無派付或宣派任何股息(二零二三 年:無)。

14a.物業、廠房及設備

		Leasehold land and buildings 租賃土地及	Leasehold improvements	Furniture, fixtures and equipment 傢俬、	Motor vehicles	Machineries	Yacht	Total
		樓宇 HK\$ [°] million 百萬港元	租賃物業裝修 HK\$million 百萬港元	裝置及設備 HK\$'million 百萬港元	汽車 HK\$million 百萬港元	機械 HK\$'million 百萬港元 Note (b) 附註(b)	遊艇 HK\$*million 百萬港元	總計 HK\$'million 百萬港元
Cost	成本							
As at 1 April 2022	於二零二二年四月一日	29	16	7	3	420	75	550
Additions	添置	24	-	-	-	29	-	53
Disposal	出售	(1)	-	-	-	(2)	-	(3)
Transfer to inventories (note (c))	轉為存貨(附註(c))	-	-	-	-	(41)	-	(41)
Transfer from right-of-use assets	轉撥自使用權資產	-	-	-	1	4	-	5
Exchange alignment	匯兑調整	-	-	_	-	(1)	-	(1)
As at 31 March 2023 and	於二零二三年三月三十一日及							
1 April 2023	於二零二三年四月一日	52	16	7	4	409	75	563
Additions	添置	-			2	27	-	29
Disposal	出售	-	-	-	(2)		-	(2)
Transfer to inventories (note (c))	轉為存貨(附註(c))	-	-	-	-	(6)	-	(6)
Transfer to investment properties	轉撥至投資物業	(9)	-	-	-	-	-	(9)
As at 31 March 2024	於二零二四年三月三十一日	43	16	7	4	430	75	575

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

14a.PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

14a.物業、廠房及設備(績)

	Leasehold land and buildings 租賃土地及 樓宇 HK\$'million 百萬港元	Leasehold improvements 租賃物業裝修 HK\$"million 百萬港元	fixtures and equipment 像俬、 裝置及設備 HK\$million 百萬港元	Motor vehicles 汽車 HK\$*million 百萬港元	Machineries 機械 HK\$million 百萬港元 Note (b) 附註(b)	Yacht 遊艇 HK\$°million 百萬港元	Total 總計 HK\$'million 百萬港元
用制修士力建造					P11 p1(V)		
案計折舊反减值							
於一家一一年四日—日	21	13	6	_	223	52	315
	1	1	1	_			40
	_	_	-	_	1	-	1
	(1)	-	-	-	-	-	(1)
	-	_	-	-	(26)	-	(26)
匯兑調整	-	-	-	-	(1)	-	(1)
於一家一二年二日二十一日及							
	21	14	7		232	54	328
	1	- i	1	1			37
			-				(4)
轉撥至投資物業	(1)	-	-	-	-	-	(1)
出售	-	-	-	(1)	-	-	(1)
於二零二四年三月三十一日	21	15	7	-	260	56	359
賬面值							
於二零二四年三月三十一日	22	1	-	4	170	19	216
於二零二三年三月三十一日	31	2	-	4	177	21	235
	於二零二三年三月三十一日及 於二零二三年四月一日 年內扣除 轉為存貨(附註(c)) 轉撥至投資物業 出售 於二零二四年三月三十一日 賬面值	相貨土地及 樓宇 機字 HKSmillion 百萬港元 第二零二二年四月一日 年內扣除 韓殘自使用權資產 出售 (1) 轉殘自使用權資產 出售 (1) 轉為存貨(附註(c)) 産 於二零二三年四月一日 午內扣除 1 韓為存貨(附註(c)) 韓務在貨(附註(c)) 韓務在貨(附註(c)) 韓務在貨(附註(c)) 韓務至投資物業 (1) 北售 次二零二四年三月三十一日 21 膝二零二四年三月三十一日 22	租賃土地及 標字租賃物業装修 田貨物業装修 田KSmillion 百萬港元累計折舊及減值日於二零二二年四月一日21第合規印權資產1中1轉發自使用權資產-出售(1)中1轉為存貨(附註(c))-匯之調整-次二零二三年四月一日 年內扣除2111轉為存貨(附註(c))-一21竹口1中111中1中111中111中111中11111中11111時為存貨(附註(c))-中2115賬面值 於二零二四年三月三十一日221	租賃土地及 · · · · · · · · · · · · · · · · · · ·	租賃土地及 修字 作名、 、 稅字 推算 租賃物業装修 用KSmillion 装置及設備 日萬港元 汽車 HKSmillion 丁二零二二年四月一日 21 13 6 - 午內扣除 1 1 1 - 轉撥自使用權資產 - - - - 出售 (1) - - - 「一 - - - - 「「」 - - - - 「「」 - - - - 「「」 - - - - 「「」 - - - - 「「」 - - - - 「「」 - - - - 「「」 - - - - 「「」 - - - - 「「」 - - - - 「「」 - - - - 「」 - - - - 「」 - - - - 「」 1 1 - - 「」 1 1 - - 「」 - - - - 「」 <td>相貫土地及 「病化、 接字 有其物業装修 装面が開いの 万車 機械 HKSmillion 百萬港元 百萬港元 百萬港元 日KSmillion 日KSmillion 百萬港元 Note (b) 附注(b) 累計折舊及減值 1 1 1 - 35 年內扣除 21 13 6 - 223 午內扣除 1 1 - 35 轉發自使用權資產 - - - 1 出售 (1) - - - 「(1) - - - (26) 陸上零二三年四月一日 21 14 7 - 禁為存貨(附註(c)) - - - (1) 於二零二三年四月一日 21 14 7 - 文二零二三年四月一日 21 14 7 - 於二零二三年四月一日 21 14 7 - 於二零二三年四月一日 21 14 7 - 次二零二二年四月一日 1 1 - - 「日 - - - (1) 上書 - - - - 「1 1 - - - 「1 1 - - - 「1 1 -</td> <td>租賃土地及 「客報、」 「常報、」 「常報、」 「常報、」 「常報、」 「常報、目前 「「日本 「日本 「日本<</td>	相貫土地及 「病化、 接字 有其物業装修 装面が開いの 万車 機械 HKSmillion 百萬港元 百萬港元 百萬港元 日KSmillion 日KSmillion 百萬港元 Note (b) 附注(b) 累計折舊及減值 1 1 1 - 35 年內扣除 21 13 6 - 223 午內扣除 1 1 - 35 轉發自使用權資產 - - - 1 出售 (1) - - - 「(1) - - - (26) 陸上零二三年四月一日 21 14 7 - 禁為存貨(附註(c)) - - - (1) 於二零二三年四月一日 21 14 7 - 文二零二三年四月一日 21 14 7 - 於二零二三年四月一日 21 14 7 - 於二零二三年四月一日 21 14 7 - 次二零二二年四月一日 1 1 - - 「日 - - - (1) 上書 - - - - 「1 1 - - - 「1 1 - - - 「1 1 -	租賃土地及 「客報、」 「常報、」 「常報、」 「常報、」 「常報、」 「常報、目前 「「日本 「日本 「日本<
綜合財務報表附註

Notes:

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

14a.PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

14a.物業、廠房及設備(續)

附註:

(a) The above items of property, plant and equipment after taking into account the residual values, are depreciated on a straight-line basis at the following rates per annum:

Leasehold land and buildings

租賃土地及樓宇

傢俬、裝置及辦公設備

租賃物業裝修

汽車

機械

遊艇

Leasehold improvements Furniture, fixtures and office equipment Motor vehicles Machineries Yacht

The Group has pledged owned properties and certain machineries with carrying amounts of HK\$106 million (31 March 2023: HK\$125 million) to secure general banking facilities for bank borrowings granted to the Group (note 29).

Leasehold land and buildings are properties situated in the United Kingdom for a lease term of 999 years less ten days from and including 1 January 2020.

- (b) For both years, the machineries were held by the Group for generating rental income under operating leases from its rental construction machinery business.
- (c) The Group, in the course of its ordinary activities, routinely sells its machinery (originally under property, plant and equipment) that it has held for rental to others. During the year ended 31 March 2024, related sales of rental machineries that included in revenue and cost of sales amounted to HK\$2 million (2023: HK\$19 million) and HK\$2 million (2023: HK\$15 million), respectively.

In the opinion of the management, sales of these machineries, which included under revenue and costs of sales, is part of the ordinary course of business of the Group.

14b.ARTWORKS

The amounts represents the aggregate cost of art paintings held by the Group. These art paintings are not held for trading purposes. No impairment loss is recognised as in the opinion of the directors of the Company, the recoverable amounts of the art paintings are at least equivalent to their carrying amounts as at the end of the reporting period. (a) 上述物業、廠房及設備乃經考慮其剩餘 價值後,按以下年率以直線法計提折 舊:

> Over the lease terms 按租期 10% to 20% 20% to 25% 10% to 25% 10% 5%

本集團已抵押賬面值為106百萬港元(二 零二三年三月三十一日:125百萬港元) 之自有物業及若干機械,作為本集團獲 授銀行借貸之一般銀行融資之擔保(附註 29)。

租賃土地及樓宇是指位於英國境內的物 業,租期為999年減10天,自二零二零年 一月一日(包括當日)起計。

- (b) 本集團於兩個年度均以經營租賃產生租 金收益的方式持有機械,用於租賃建築 機械業務。
- (c) 於日常業務過程中,本集團定期出售持 作租賃之機械(原屬物業、廠房及設備) 予其他人士。於截至二零二四年三月 三十一日止年度內,計入銷售收入及成 本的相關租賃機械之銷售額分別為2百萬 港元(二零二三年:19百萬港元)及2百萬 港元(二零二三年:15百萬港元)。

管理層認為,該等機械之銷售額計入銷 售收入及成本項下,為本集團日常業務 的一部分。

14b.藝術品

該款項乃指本集團持有的藝術畫之總成 本。該等藝術畫的持有並非以交易為目 的。本公司董事認為,藝術畫概無確認減 值虧損,其可收回金額至少等於其於報告 期末的賬面值。

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

15. RIGHT-OF-USE ASSETS

15. 使用權資產

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Right-of-use assets — Offices — Warehouses	使用權資產 一辦公室 一倉庫	3 15	8 19
		18	27

The maturity analysis, based on undiscounted cash flows, of the Group's lease liabilities is as follows:

根據未貼現現金流量進行本集團租賃負債 之到期情況分析如下:

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
– Less than 1 year – Between 1 and 2 years – Between 2 and 5 years	-少於1年 -1至2年 -2至5年	11 5 5	15 10 5
		21	30
Depreciation charge of right-of-use assets – Offices – Warehouses	使用權資產的折舊開支 -辦公室 -倉庫	5 8	5 7
		13	12
Lease interests	租賃利息	1	1
Expenses related to short-term leases	與短期租賃有關之開支	3	4
Total cash outflow for leases	租賃現金流出總額	18	19
Additions to right-of-use assets	添置使用權資產	5	11

The Group leases various offices and warehouses. Lease agreements are typically made for fixed periods of 1 to 6 years (2023: 1 to 6 years). Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose any covenants and the leased assets may not be used as security for borrowing purposes.

本集團租用各種辦公室及倉庫。租賃合約 一般按固定限期1至6年(二零二三年:1至 6年)訂立。租賃條款根據個別情況磋商, 包含各種不同之條款及條件。租賃協議不 會施加任何契諾,而租賃資產不得用作借 貸抵押。

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

16. INVESTMENT PROPERTIES

16. 投資物業

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
At beginning of year Fair value changes	年初 公平值變動	1,518 (89)	1,625 (19)
Transfer from property, plant and equipment (note b)	轉撥自物業、廠房及設備(附註b)	8	_
Exchange differences	匯兑差額	21	(88)
End of the year	年末	1,458	1,518

Notes:

(a) Investment properties were revalued at 31 March 2024 and 2023 by reference to market evidence of recent sales or leasing transactions for similar properties by Roma Appraisals Limited for a commercial property in London and by BonVision International Appraisals Limited for industrial building units in Hong Kong. Both of them are independent firms of chartered surveyors who have appropriate qualifications and recent experiences in the valuation of similar properties in the relevant locations. In estimating the fair value of the properties, the highest and best use of the properties are their current use. The fair values of certain investment properties have been adjusted to exclude prepaid or accrued operating lease income to avoid double counting. 附註:

(a)

投資物業於二零二四年及二零二二年三 月三十一日由倫敦一家有關商用物業的 羅馬國際評估有限公司及香港一家有關 工業建築單位的宏展國際評估有限公司 參考類似物業之近期銷售或租賃交易市 場價值重估,兩家公司均為獨立專業測 量師,在對相關位置的類似物業的估 中擁有相關資質及近期經驗。於估計物 業之公平值時,物業之最高及最佳用途 為其當前用途。若干投資物業之公平值 已作調整,以排除預付或應計經營租賃 收入,以避免重複計算。

	Valuation techniques 估值技術	Significant unobservable inputs 重大不可觀察輸入數據	Relationship of unobservable inputs to fair value 不可觀察輸入數據與公平值之關係
Commercial property in London, UK 2024: HK\$1,451 million (2023: HK\$1,518 million)	Income Capitalisation Approach (Key input: term yield, reversionary yield and discount rate)	Term yield, taking into account of yield generated by market average rental from comparable properties and adjustment to reflect the lower risk for the term value, which is 5.50% (2023: 4.75%)	An increase in the term yield used would result in a decrease in fair value and vice versa.
	,,	Reversionary yield, taking into account of yield generated by market average rental from comparable properties and adjustment to reflect the conditions of the offices and car parks, which is 6.00% (2023: 5.25%)	An increase in the term yield used would result in a decrease in fair value and vice versa.
		Discount rate, taking into account of the net profit margin and inflation, which is 3.69% (2023: 4.23%)	An increase in the term yield used would result in a decrease in fair value and vice versa.
英國倫敦商用物業二零二四 年:1,451百萬港元(二零 二三年:1,518百萬港元)	收入資本化法(關鍵輸 入數據:定期收益 率、反向收益率及 貼現率)	定期收益率,慮及可比物業的市場平均租金產生 的收益率,並進行調整以反映定期價值的較低 風險,即5.50%(二零二三年:4.75%)	所使用的定期收益率的增加將導致 公平值的減少,反之亦然。
		反向收益率,慮及可比物業的市場平均租金產生 的收益率,並進行調整以反映辦公室及停車場 狀況,即6.00%(二零二三年:5.25%)	所使用的定期收益率的增加將導致 公平值的減少,反之亦然。
		貼現率,慮及淨利潤率及通貨膨脹,即3.69%(二 零二三年:4.23%)	所使用的定期收益率的增加將導致 公平值的減少,反之亦然。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

16. INVESTMENT PROPERTIES (CONTINUED) 16. 投資物業(績)

Notes: (Continued)

附註:(續)

	Valuation techniques 估值技術	Significant unobservable inputs 重大不可觀察輸入數據		to fair value	unobservable inputs b據與公平值之關係
Industrial building units in Hong Kong 2024: HK\$7 million (2023: N/A)	Direct Comparison Approach (Key input: Comparable transaction price)	Adjusted comparable transaction p 2,200 to HK\$ 2,900 per square difference in the transaction tin	foot taking into a	ccount would result in	transaction price used an increase in fair value,
香港工業建築單位二零二四 年:7百萬港元(二零二三 年:不適用)	直接比較法 (關鍵輸入 數據:可比交易價 格)	經調整可比交易價格,介乎4 2,200港元至2,900港元,其 地點及規模的差別			· 公平值越高 · 反之
The fair value measureme hierarchy. Except for the tra and equipment, there were during the year.	nsfer of HK\$8 million fr	om property, plant		量分為第3級公平值 勿業、廠房及設備 轉出。	
(b) The transfer from property, is a change in use of the p lease to third parties.			三方	n業用途發生變化, 可租賃時,才會從物 導入。	
(c) The Group leased out its inv The lease terms range from leases are on a fixed renta payments.	n 3 to 15 years (2023: 3	3 to 15 years). All	租賃 15年	[團根據經營租賃出 [年期介乎3至15年([ジ。所有租約按固算 [變租賃付款。	二零二三年:3至
(d) As at 31 March 2024, the of approximately HK\$1,45 pledged to secure borrowing	8 million (2023: HK\$1,		為1, 萬港	-零二四年三月三十 458百萬港元(二零 8元)之投資物業已 注29)。	二三年:1,518百
(e) The Group is not exposed lease arrangements, as all functional currencies of g contain residual value guara property at the end of lease	leases are denominated roup entities. The lease intee and/or lessee's opti	l in the respective e contracts do not	貨幣 面臨 價值	新有租賃均以集團 新首,故本集團並 新幣風險。租賃 都外幣風險。租賃 都保及/或承租人 到業之選擇權。	∑未因租賃安排而 ☆約並不包含剩餘
(f) The Group's future undisc leases are receivable as follo		s under operating		[團於經營租賃下的 [於下列期間收取:	回未來未貼現租賃
				2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Less than 1 year Between 1 and 2 years Between 2 and 3 years Between 3 and 4 years Between 4 and 5 years Over 5 years	少於1年 1至2年 2至3年 3至4年 4至5年 超過5年			63 60 58 20 1 1	55 58 56 52 18 2
A States				203	241

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

17. INTANGIBLE ASSETS

17. 無形資產

	Goodwill 商譽 HK\$million 百萬港元	Brand name 品牌名稱 HK\$'million 百萬港元 Note (a) 附註(a)	Securities brokerage licenses 證券經紀牌照 HK\$°million 百萬港元	Customer list 客戶清單 HK\$"million 百萬港元 Note (a) 附註(a)	Total 總計 HK\$million 百萬港元
成本					
於二零二二年四月一日、 一零一二年二月二十一日、					
二零二三年四月一日及					
二零二四年三月三十一日	415	167	4	8	594
累計鐵鉛及減值					
於二零二二年四月一日	415	13	-	8	436
減值撥回	-	(13)	-	-	(13)
於-零-=年=月=十-日、					
二零二三年四月一日					
及二零二四年三月三十一日	415	-	-	8	423
賬面值					
於二零二四年三月三十一日	-	167	4	-	171
於二零二三年三月三十一日		167	4		171
	<pre>於二零二二年四月一日、</pre>	成本 於二零二二年四月一日、 二零二三年三月三十一日、 二零二三年四月一日及 二零二二年四月一日及 二零二二年四月一日 415 累計機論及減值 於二零二二年四月一日 小二零二三年三月三十一日 次二零二二年四月一日 415 調査機回 六二零二三年四月一日 上零二四年三月三十一日 上零二四年三月三十一日 後二零二四年三月三十一日 後二零二四年三月三十一日 後二零二四年三月三十一日	商譽 HK\$million 百萬港元 品牌名稱 HK\$million 百萬港元 成本 於二零二二年四月一日、 二零二三年四月一日及 二零二四年三月三十一日 415 数二零二二年四月一日、 二零二二年四月一日及 二零二二年四月一日 415 於二零二二年四月一日、 二零二二年四月一日 415 於二零二二年四月一日 415 次直撥回 - (13) 於二零二三年三月三十一日 415 上零二四年三月三十一日 - 上零二二年四月一日 - 上零二二年四月一日 - 上零二二年四月一日 - 上零二四年三月三十一日 - 上零二四年三月三十一日 - 上 - 上 - 日 - 日 - 日 - 日 - 日 - 日 - 日 - 日 -	Brad name (Beg) (B	Coodwill 商品 用以Smillion 直萬港元 Brad name 品保名額 用以Smillion 直萬港元 brokerage Lieenses 調券紀CRMB 日以Smillion 百萬港元 Customer list 客戶清算 HXSmillion 百萬港元 成本 次二零二二年四月一日、 二零二二年四月一日及 二零二二年四月一日、 二零二二年四月一日、 二零二二年四月一日、 二零二二年四月一日、 二零二二年四月一日、 二零二二年四月一日 415 13 - 8 X1 2 45 13 - 8 次二零二二年四月一日、 二零二二年四月一日 次二零二四年三月三十一日 415 13 - 8 次二零二二年四月一日 次二零二四年三月三十一日 415 13 - 8 次二零二二年四月一日 次二零二四年三月三十一日 415 13 - 8 次四年三月三十一日 415 13 - 8 次百勝面 派百勝回 - 167 4 8

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

17. INTANGIBLE ASSETS (CONTINUED)

Note:

(a) Brand name and customer list

The amount arose on the acquisition of crawler crane business in HTICI in February 2017.

The Group's brand name of HK\$167 million (2023: HK\$167 million) at 31 March 2024 is assessed as having indefinite useful life because there is no time limit that the Group can use the brand name.

For the purposes of impairment testing, brand name has been allocated to rental and sale of construction machinery and spare parts business and provision of repair and maintenance and transportation service business. Property, plant and equipment and right-of-use assets (including allocation of corporate assets) that generate cash flows together with the brand name are also included in the respective cashgenerating unit for the purpose of impairment assessment.

The recoverable amount of this unit has been determined based on a value-in-use calculation. That calculation uses cash flow projections based on financial budgets approved by management covering a 5-year period (2023: 5-year), and pre-tax discount rate of 12% (2023: 11%). Cash flows beyond the 5-year period are extrapolated using a 2.5% growth rate (2023: 2.5%). This growth rate is based on the relevant industry growth forecasts and does not exceed the average long-term growth rate for the relevant industry. Other key assumptions for the value-in-use calculations relate to the estimation of cash inflows/ outflows which include budgeted sales and gross margin, such estimation is based on the unit's past performance and management's expectations for the market development including the fluctuation in the current economic environment.

Based on the impairment testing, no impairment loss (2023: reversal of impairment loss of HK\$13 million) has been recognised in profit or loss for the year ended 31 March 2024.

17. 無形資產(續)

附註:

(a) 品牌名稱及客戶清單

該金額自二零一七年二月收購昊天國際 建設投資履帶吊機業務產生。

本集團於二零二四年三月三十一日之 品牌名稱價值為167百萬港元(二零二三 年:167百萬港元)已評定為具無限可使 用年期,原因為本集團享用品牌名稱之 時間並無限制。

就減值測試而言,品牌名稱已被分配至 建築機械及備用零件租賃及銷售業務及 提供維修及保養以及運輸服務業務。就 減值評估而言,產生現金流量之物業、 廠房及設備及使用權資產(包括公司資產 分配)連同品牌名稱亦計入各自現金產生 單位。

該單位之可收回金額乃基於使用價值計 算釐定。有關計算使用根據管理層所批 准覆蓋五年期間(二零二三年:五年)的 財務預算及12%(二零二三年:11%)的税 前貼現率得出的現金流量預測作出。 過五年期間的現金流量使用2.5%(二零 二三年:2.5%)增長率推算得出。該增長 率乃根據相關行業增長預測釐定,且不 關估計現金流入/流出的使用價值計引。 該增且不 關結計現金流入/流出的使用價值計,該 等估計乃基於該單位的過往表現及管理 層對市場發展的預期,包括當前經濟環 境的波動。

根據減值測試,截至二零二四年三月 三十一日止年度概無於損益中確認減值 虧損(二零二三年:減值虧損撥回13百萬 港元)。

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

18. INTERESTS IN ASSOCIATES

18. 於聯營公司之權益

準則編製之財務報表而呈列。

						2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
		vestments: t assets	非上市投資: 分佔資產淨值			798	1,130
Notes	6:			附註	:		
(a)	Asso	ciate material to the Group		(a)	對	本集團而言屬重大	之聯營公司
	(i)	directors, is material to 2023. The associate is financial statements usin	sociate which, in the opinion of the the Group as at 31 March 2024 and accounted for in the consolidated g the equity method. The summarised sented is based on the HKFRS financial tes.		(i)	及二零二三年 集團而言屬重 營公司使用權 表內入賬。當	認為於二零二四年 三月三十一日對本 大之聯營公司。聯 益法於綜合財務報 中之財務資料概要 根據香港122

Place of establishment % of Name of entity and operation ownership interest Principal activity 所有權權益百分比 實體名稱 成立及運營地點 主要業務 2024 2023 二零二四年 二零二三年 CESIZ Cambodia 22% 22% Property development CESIZ (Cambodia) Co., Ltd([CESIZ]) 柬埔寨 物業發展

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

(a)

18. INTERESTS IN ASSOCIATES (CONTINUED) 18. 於聯營公司之權益(續) Notes: (Continued) 附註:(續)

)	Associa	ate material to the Group (Continued)	(a)	對本集團而言屬重大之聯營公司(續)
	(ii) l	Financial information of CESIZ		(ii) CESIZ之財務資料

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
At 31 March: Non-current assets Current liabilities	於三月三十一日: 非流動資產 流動負債	3,654 (28)	5,147 (23)
Net assets	資產淨值	3,626	5,124
Group's % of ownership interest Group's share of carrying amount of	本集團所有權權益百分比	22%	22%
interests Year ended 31 March:	本集團分佔權益之賬面值 截至三月三十一日止年度:	798	1,127
Revenue Loss for the year	收入 年內虧損 年六世(四十)、(小)、(小)、(小)、(小)、(小)、(小)、(小)、(小)、(小)、(小	_ (1,477)	(13)
Other comprehensive (expenses)/income for the year Total comprehensive expenses for the year		(20) (1,497)	13

CESIZ is principally engaged in investment in urban complex development project in Cambodia. Under the sub-decree 122/2019 (the "Sub-decree") on the establishment of CESIZ Special Economic Zone granted by the Council of Ministers of Cambodia to CESIZ, the Council of Ministers of Cambodia approved CESIZ to establish the Special Economic Zone with a size of 17,252,519 square meters at Koh Kong Province, Cambodia. Under the Sub-Decree, CESIZ shall have the sole and exclusive right to develop the Special Economic Zone with all the necessary land use rights, including those for residential, industrial and commercial development purpose. The principal assets of CESIZ is a land for development.

Due to the significance of the carrying value of the Project Land and that is located in a developing country which may be affected by the global economic challenges, the management of the Group considered there is an impairment indicator of the Group's interest in CESIZ and has accordingly engaged Roma Appraisals Limited, an independent valuer not related to the Group to determine the fair value of the Project Land as at 31 March 2024 as the source of proceeds from the ultimate disposal of the investment.

The fair value of the Project Land was determined using direct comparison method, based on recent market transaction data of sales of land with similar nature and conduction and adjusted for differences in the location of the land. The fair value measurement is categorised into level 3 fair value hierarchy. CESIZ主要於柬埔寨從事城市綜合 開發項目的投資。根據部長理事 會授予CESIZ設立CESIZ經濟特區的 二級法令122/2019(「二級法令」), 柬埔寨部長理事會批准CESIZ在柬 埔寨國公省設立面積為17,252,519 平方米的經濟特區。根據二級法 令,CESIZ將擁有開發經濟特區之 唯一及獨家權利,並擁有所有必 要土地使用權(包括作住宅、工業 及商業發展用途)。CESIZ的主要資 產為發展用地。

由於項目土地賬面值重大,且其 位於發展中國家,可能受到全球 經濟挑戰的影響,本集團管理層 認為本集團於CESIZ之權益存在減 值跡象,因此已委聘與本集團於 無關聯的獨立估值師羅馬國際評 估有限公司釐定二零二四年三月 三十一日項目土地的公平值為最 終出售該投資所得款項的來源。

項目土地的公平值乃使用直接比 較法釐定,基於具有類似性質及 條件的土地銷售的近期市場交易 數據並就土地的位置差異作出調 整。公平值計量分類為第三級公 平值層級。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

18. INTERESTS IN ASSOCIATES (CONTINUED)

Notes: (Continued)

- (a) Associate material to the Group (Continued)
 - (ii) Financial information of CESIZ (Continued)

In estimating the fair value of the land, the highest and best use of the land is its current use.

One of the key unobservable inputs used in valuing the fair value of the Project Land was the adjusted price per square meter, which averaged at HK\$212 per square meter. A slight decrease in the adjusted price per square meter used would result in a significant decrease in the fair value measurement of the land, and vice versa.

Based on the result of the valuation, the recoverable amount of the Project Land was HK\$3,643 million, accordingly an impairment loss of HK\$1,477 million (of which representing the Group's share of loss was HK\$325 million) has been recognised in CESIZ's profit or loss during the year ended 31 March 2024.

(b) Associates not material to the Group

The following table shows, in aggregate, the Group's share of the amounts of all individually immaterial associates that are accounted for using the equity method.

18 於聯營公司之權益(續)

附註:(續)

- (a) 對本集團而言屬重大之聯營公司(續)
 - (ii) CESIZ之財務資料(續)

於估計土地之公平值時,土地之 最高及最佳用途為其當前用途。

對項目土地公平值估值時使用的 重大不可觀察輸入數據之一為每 平方米的經調整價格,其平均值 為212港元每平方米。所使用的 每平方米經調整價格稍有下降, 將導致土地的公平值計量大幅下 降,反之亦然。

根據估值結果,項目土地可收回 金額為3,643百萬港元。由此,截 至二零二四年三月三十一日止年 度,CESIZ之損益已確認減值虧損 1,477百萬港元(即本集團應佔虧損 325百萬港元)。

(b) 對本集團而言並不重大之聯營公司

下表以匯總方式列示本集團使用權益法 入賬之所有個別非重大聯營公司所佔金 額。

			2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
At 31 March: Carrying amounts of interests	於三月三十一日: 權益之賬面值		_	3
Year ended 31 March: Loss and total comprehensive expenses for the year	截至三月三十一日止年度: 年內虧損及全面開支總額		_	(128)
On 26 June 2023, Hao Tian Media & Cu an indirect wholly owned subsidiary of the agreement for the disposal of 49% equity in Global Limited at a consideration of HK\$2	e Company, executed an nterest in Grand Peaceful	司化	的間接全資附屬 有限公司簽署協 價出售康盛環球	二十六日,本公 公司昊天媒體文 議以200萬港元的 有限公司的49%股
On 26 June 2023, Victor Ocean Developm non-wholly owned subsidiary of the O agreement for the disposal of 49% equ Holdings Limited at a consideration of HK\$	Company, executed an ity interest in Lion Run	司有	的間接非全資附 限公司簽署協議 出售獅運控股有	二十六日,本公 屬公司捷洋發展 以100萬港元的作 限公司的49%股

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

18. INTERESTS IN ASSOCIATES (CONTINUED)

Notes: (Continued)

(b) Associates not material to the Group (Continued)

On 23 June 2022, Victor Ocean Developments Limited, an indirect non-wholly owned subsidiary of the Company, executed an agreement for the disposal of 49% equity interest in Triple Blessing International Limited at a consideration of HK\$44 million.

During the year ended 31 March 2023, Kaiyin Fund Management Limited was disposed of at a consideration of HK\$7 million resulting in a gain on disposal of an associate of HK\$1 million.

19. INTERESTS IN JOINT VENTURES

18 於聯營公司之權益(續)

附註:(續)

(b) 對本集團而言並不重大之聯營公司(續)

二零二二年六月二十三日,本公司 的間接非全資附屬公司捷洋發展有 限公司簽署協議以4,400萬港元的作 價出售三福國際有限公司的49%股 權。

截至二零二三年三月三十一止年 度,開銀基金管理有限公司以700萬 港元的代價出售,從而產生100萬港 元的出售一間聯營公司收益。

19. 於合營企業之權益

				2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
0	sted investments: e of net assets	非上市投資: 分佔資產淨值		_	2
Note			附註:		
(a)	Joint venture not material to the Group		(a)	對本集團而言並不屬真	重大之合營企業
	The following table shows, in aggregate, the Group's share of the amounts of all individually immaterial joint ventures that are accounted for using the equity method.		,	下表以匯總方式列示 入賬之所有個別非重 額。	
				2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
	At 31 March: Carrying amounts of interests	於三月三十一日 : 權益之賬面值		_	2
	Year ended 31 March: Loss and total comprehensive loss	截至三月三十一日止年度: 虧損及全面虧損總額		(5)	(78)
	During the year ended 31 March 2024, at a consideration of HK\$2 million (202:			截至二零二四年三月 一間合營企業以代(二三年:無)出售。	

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

20. FINANCIAL ASSETS AT FVTOCI

20. 以公平值計量且其變化計入其他 全面收益之金融資產

	2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Unlisted equity securities (note a) 非上市股本證券(附註a)		
Goodwill International Holdings Limited Goodwill International Holdings Limited		
("Goodwill") ([Goodwill])	3	3
Co-lead Holdings Limited ("Co-lead") Co-lead Holdings Limited ([Co-lead])	13	15
Quan Yu Tai Investment Company Limited 全裕泰投資有限公司(「全裕泰」)		
("Quan Yu Tai")	70	287
Tonsin Petrochemical Investment Limited 東新石化產業投資有限公司(「東新」)		
("Tonsin")	36	41
China Pearl Global Limited ("China Pearl") 東方明珠環球有限公司(「東方明珠」)	301	425
Empire Victory Hong Kong Limited ("Empire 御勝香港有限公司(「御勝」)		
	9	10
Listed equity securities (listed in Hong Kong) 上市股本證券(於香港上市)(附註b)		
(note b)	15	20
	447	801

Notes:

ts of

附註:

(a) As at 31 March 2024 and 2023, the Group has equity interests of 7.54%, 1.04%, 15.00%, 16.67%, 10.00% and 4.10% in Goodwill, Co-lead, Quan Yu Tai, Tonsin, China Pearl and Empire Victory, respectively. The above investments are intended to be held for medium to long term. Designation of these investments as equity investments at fair value through other comprehensive income can avoid the volatility of the fair value changes of these investments to the profit or loss.

The Group has irrevocably elected at initial recognition to recognise the fair values of these equity instruments, which are not held for trading but a strategic investment, through other comprehensive income. No dividend income was received during the year (2023: nil).

On disposal of these equity investments, any related balance within the FVTOCI reserve is reclassified to retained earnings.

(b) The investment represents equity securities of Oshidori International Holdings Ltd, a company listed in Hong Kong. The Group has irrevocably elected at initial recognition to recognise the fair value of this equity instrument, through other comprehensive income, because the Group intends to hold for long term investment purpose. (a) 於二零二四年及二零二三年三月三十一日,本集團於Goodwill、Co-lead、全裕泰、東新、東方明珠及御勝分別擁有7.54%、1.04%、15.00%、16.67%、10.00%及4.10%的權益。本集團擬於中至長期內持有上述投資。指定該等投資為以公平值計量且其變化計入其他全面收益之股本投資能避免該等投資於損益的公平值變動的波動。

本集團已於初始確認時不可撤銷地選擇 透過其他全面收益確認該等股本工具之 公平值,有關股本工具並非持作買賣, 而是一項策略投資。年內並無收取股息 收入(二零二三年:無)。

出售該等股本投資時,以公平值計量且 其變化計入其他全面收益之儲備內之任 何相關結餘重新分類為保留盈利。

(b) 該投資指香港上市公司信威華達控股有限公司的股本證券。由於本集團打算持作長期投資,本集團已於初始確認時不可撤銷地選擇透過其他全面收益確認該股本工具之公平值。

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

21. LOAN RECEIVABLES

21. 應收貸款

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Secured fixed-rate loan receivables Unsecured fixed-rate loan receivables Less: Allowance for expected credit losses	有抵押固定利率應收貸款 無抵押固定利率應收貸款 減:預期信貸虧損撥備	88 150 (191)	107 150 (112)
		47	145

The loan receivables carry effective interest rates of 8% to 16% as at 31 March 2024 (2023: 8% to 16%).

As at 31 March 2024, included in the Group's loan receivables balance are debtors with aggregate carrying amount, net of impairment, of HK\$47 million (2023: HK\$103 million) which are past due as at the reporting date, all of which has been past due 90 days or more. The directors of the Company are in the view that these past due balances are not creditimpaired because the directors have regular updates and communication with those debtors to understand each of the debtor's status and their financial conditions which concluded the carrying amounts were recoverable as at the end of the reporting period.

Included in arriving at the carrying amount of loan receivables as at 31 March 2024 is accumulated impairment losses of HK\$191 million (2023: HK\$112 million). Details of impairment assessment are set out in note 37.

於二零二四年三月三十一日,應收貸款的 實際利率為8%至16%(二零二三年:8%至 16%)。

於二零二四年三月三十一日,本集團應收 貸款餘額中包括扣除減值後的總賬面值為 47百萬港元(二零二三年:103百萬港元)的 債務人應收賬款,於報告日期已逾期,全 部賬款已逾期超過90日或以上。本公司董 事認為,由於董事定期與該等債務人進行 更新及溝通,以了解各個債務人的狀況及 其財務狀況,該等已逾期餘額並無信貸減 值,並由此得出結論,於報告期末,賬面 值可收回。

於達致二零二四年三月三十一日的應收貸 款賬面值包括累計減值虧損191百萬港元 (二零二三年:112百萬港元)。減值評估詳 情載於附註37。

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

22. CORPORATE NOTE RECEIVABLES

22. 應收企業票據

		Notes 附註	2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Non-current assets	非流動資產			
Future World Holdings Limited ("Future World")	未來世界控股有限公司 (「未來世界」)	(a)	_	42
Current assets	流動資產	6.5		
Future world	未來世界	(a)	47	_
Imperial Pacific International Holdings	博華太平洋國際控股有限公司			
Limited ("Imperial Pacific")	(「博華太平洋」)	(b)	262	262
CISI Investment Limited ("CISI")	CISI Investment Limited([CISI])	(C)	167	167
Nanshan Capital Holding Limited	南山資本控股有限公司(「南山」)			
("Nanshan")		(d)	361	361
Central Wealth Group Holdings Limited	中達集團控股有限公司(「中達」)			
("Central Wealth")		(e)	-	42
Empire Victory	御勝	(f)	17	_
Less: Allowance for expected credit	減:預期信貸虧損撥備			
losses			(353)	(367)
				()
			501	465

Notes:

- (a) On 30 December 2022, the Group purchased notes (the "Future World Notes") issued by Future World, with principal amount of HK\$42,000,000, at a consideration of HK\$42,000,000. The Future World Notes is interest bearing at prime rate plus 2.5% per annum, unsecured and due on 4 January 2025.
- (b) In June 2018, the Group purchased notes issued by Imperial Pacific, with the principal amount of US\$30,000,000, at a consideration of US\$27,800,000 from Asia Link Capital Investment Holding Limited ("Asia Link"), the controlling shareholder of the Company. Such notes were issued in January 2017 with three years tenure and bears interests of 8.5% per annum.

In March 2020, the Group entered into the amendment with Asia Link to modify the terms of such notes. Major amendments are (i) increase in the principal amount of the Notes to US\$32,550,000, by way of capitalisation of accrued interests of US\$2,550,000; (ii) extend the maturity date of the notes to 25 April 2021; and (iii) increase in the interest rate of the Notes from 8.5% per annum to 10.5% per annum with effect from 25 January 2020. Imperial Pacific defaulted on the notes. Full allowance for expected credit loss was provided as at 31 March 2024 and 2023.

附註:

- (a) 於二零二二年十二月三十日,本集團 購買未來世界發行的票據(「未來世界票 據」),本金為42,000,000港元,代價為 42,000,000港元。未來世界票據按最優惠 利率加2.5%年利率計息,無擔保,到期 日為二零二五年一月四日。
- (b) 於二零一八年六月,本集團按代價 27,800,000美元向本公司控股股東亞聯創 富控股有限公司(「亞聯創富」)購買博華 太平洋所發行本金額為30,000,000美元之 票據。有關票據已於二零一七年一月發 行,年期為三年,年利率8.5%。

於二零二零年三月,本集團與亞聯創 富訂立有關修訂,以修改該等票據之 條款。主要修訂為(i)透過資本化累計 利息2,550,000美元將票據之本金額增至 32,550,000美元;(ii)將票據之到期日延後 至二零二一年四月二十五日;及(iii)將票 據之年利率由8.5%調升至10.5%,自二零 二零年一月二十五日起生效。博華太平 洋在票據上已違約。於二零二四年及二 零二三年三月三十一日,已就預期信貸 虧損計提全額撥備。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

22. CORPORATE NOTE RECEIVABLES (CONTINUED)

Notes: (Continued)

- (c) In January 2020, the Group entered into an agreement with CISI to invest in the corporate note issued by CISI which was guaranteed by China Industrial Securities International Financial Group Ltd, a company listed on the Main Board of the Stock Exchange, with the principal amount of US\$20,000,000 (the "CISI Note") (equivalent to HK\$156,760,000). The CISI Note was matured on 17 December 2020 and bore interest of 11.0% per annum. CISI Note was default and is undergoing its restructuring plan. Expected credit loss amounted to HK\$79 million (2023: HK\$103 million) was provided as at 31 March 2024.
- (d) On 22 June 2022, the Group executed an order for the purchase of notes, with principal amount of US\$45,000,000 (the "2022 Nanshan Notes") at a consideration of US\$45,000,000 (approximately HK\$354 million). The 2022 Nanshan Notes are interest bearing at 7% per annum, guaranteed by Nanshan Group Co., Ltd and due on 23 June 2023. Expected credit loss amounted to HK\$1 million was provided as at 31 March 2023. All the principal and interest from 2022 Nashan Notes have been settled on due date.

On 13 June 2023 and 29 June 2023, the Group executed orders for the purchase of notes with principal amounts of HK\$250 million and HK\$101 million (collectively, the "2023 Nanshan Notes") at consideration of approximately HK\$250 million and HK\$101 million, respectively. The note purchases constituted discloseable transaction under the Listing Rules. 2023 Nanshan Notes is interest bearing at 7.5% per annum, guaranteed by Nanshan Group Co., Ltd. and due on 14 June 2024. Expected credit loss amounted to HK\$2 million was provided as at 31 March 2024. All the principal and interest from 2023 Nanshan Notes have been settled on due date and no further execution orders for purchase of notes issued by Nanshan have been placed by the Group subsequent to the settlement up to the report date.

- (e) On 7 September 2022, the Group signed a subscription agreement with Central Wealth, pursuant to which Central Wealth (1) partially repaid a lump sum of HK\$8,250,000, comprising principal of HK\$6,000,000 and the interest accrued of HK\$2,250,000; and (2) issued notes in the principal amount of HK\$44,000,000 (the "2nd Central Wealth Notes") to settle the Central Wealth Notes of HK\$44,000,000. The 2nd Central Wealth Notes is interest bearing at 15% per annum, unsecured and due on 6 February 2023. Expected credit loss amounted to HK\$1 million was provided as at 31 March 2023. All the principal and interest from this corporate note receivables have been settled on due date during the year ended 31 March 2024.
- (f) On 20 June 2023, the Group entered into an agreement with Empire Victory to invest in their corporate note with the principal amount of HK\$21 million (the "EV Note"). The EV Note is interest bearing at 10% per annum, unsecured and due on 29 July 2023. Empire Victory partly settled HK\$4 million during the year ended 31 March 2024 and is negotiating for an extension as at year end date. Expected credit loss amounted to HK\$8 million (2023: N/A) was provided as at 31 March 2024.
- (g) As at 31 March 2024, the carrying amount of corporate note receivables of approximately HK\$361 million (2023: HK\$361 million) was pledged to secure borrowings (note 29).

22. 應收企業票據(續)

附註:(續)

- (c) 於二零二零年一月,本集團與CISI訂立協議,以投資於CISI所發行並由興證國際金融集團有限公司(一家於聯交所主板上市的公司)所擔保本金額為20,000,000美元(相當於156,760,000港元)之企業票據(「CISI票據」)。CISI票據於二零二零年十二月十七日到期,並按年利率11.0%計息。CISI票據已違約,現正實施重組計劃。於二零二四年三月三十一日,計提預期信貸虧損79百萬港元(二零二三年:103百萬港元)。
- (d) 於二零二二年六月二十二日,本集團執 行指示以購買本金額為45,000,000美元的 票據(「二零二二年南山票據」),代價為 45,000,000美元(約354百萬港元)。二年南山票據按年利率7%計息,由南 山集團有限公司作擔保,於二零二三年 六月二十三日到期。於二零二三年三月 三十一日,預期信貸虧損為100萬港元。 二零二二年南山票據的本金及利息已於 到期日全部結清。
 - 於二零二三年六月十三日及二零二三年 六月二十九日,本集團分別執行指示以 購買本金為250百萬港元及101百萬港, 的價價約為250百萬港元及約為101百萬港, 代元。根據上市規則,購買該票據為和 來7.5%計息,由南山集團有限公司期, 下零損2百萬港元。二零二三年南山票據按年擔 公式一一,於二零二二年一日,計提預 調期, 資虧損2百萬港元。二零二三年南清, 前期, 資虧損2百萬港元。二零一一日, 計提預, 對 的進一步執行指示。
- (e) 於二零二二年九月七日,本集團與中 達簽署認購協議,據此,中達(1)一次 性償還部分8,250,000港元,包括本金 6,000,000港元及應計利息2,250,000港 元;及(2)發行本金額為44,000,000港 元;及(2)發行本金額為44,000,000港 元,以(2)發行本金額為44,000,000港 元,以(2)發行本金額為44,000,000港 元,以(2)發行本金額為44,000,000港 元,以(2)發行本金額為44,000,000港 元,以(2)發行本金額為44,000,000港 元,以(2)發行本金額為44,000,000港 元,以(2)緊行本金額為44,000,000港 二,以(2)緊行本金額為44,000,000港 二,以(2)緊行本金額為44,000,000港 二,以(2)緊行本金額為44,000,000港 二,以(2)緊行本金額為44,000,000港 二,以(2)緊行本金額為44,000,000港 二,以(2)緊行本金額為44,000,000港 二,以(2)緊行本金額為44,000,000港 二,以(2)緊行本金額為44,000,000港 二,以(2) 二, 二,以(2) 二,以(2) 二,以(2) 二,以(2) 二,以(2) 二, 二,(2) 二,以(2) 二,以(2) 二,(2) 二
- (f) 於二零二三年六月二十日,本集團與御勝訂立協議,投資於其本金金額為21百萬港元的企業票據([御勝票據力。御勝票據按年利率10%計息,無抵押,於二零二三年七月二十九日到期。御勝於截至二零二四年三月三十一日止年度結算了4百萬港元的部分款項,並於年度結算5日正在協商延期。於二零二四年三月三十一日,計提預期信貸虧損8百萬港元(二零二三年:不適用)。
- (g) 於二零二四年三月三十一日,應收企業票據賬面值約361百萬港元(二零二三年:361百萬港元)已作為貸款擔保(附註29)。

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

23. PROPERTIES FOR DEVELOPMENT

23. 發展中物業

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Land use rights	土地使用權	326	352

Note:

24. TRADE RECEIVABLES

附註:

The properties for development were related to a residential and commercial mixed property development project located at Port Dickson, Negeri Sembilan, Malaysia comprising 267,500 square meters (or 2,879,343 square feet). The property is held from the government for a lease since 2019 and expiring on 8 February 2097 for residential and commercial building uses.

發展中物業與位於於馬來西亞森美蘭波德申面 積為267,500平方米(或2,879,343平方呎)之住宅 及商業綜合物業發展項目有關。物業由政府持 有,租期自二零一九年起並於二零九七年二月 八日屆滿,作住宅及商業樓宇用途。

24. 貿易應收款項

	2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Trade receivables貿易應收款項Rental income from construction machinery business建築機械業務之租金收入Less: Allowance for expected credit losses of trade receivables from rental income from減:來自建築機械業務之租金收人的貿易應收款項的預期	48	56
construction machinery business 信貸虧損撥備	(12)	(12)
	36	44
Securities brokerage 證券經紀 Less: Allowance for expected credit losses of trade 減:來自證券經紀的貿易應收款	150	48
receivables from securities brokerage 項的預期信貸虧損撥備	(1)	(1)
	149	47
Rental income from leasing of investment properties 出租投資物業之租金收入 Less: Allowance for expected credit losses of 減:來自出租投資物業之租金收	24	25
trade receivables from rental income from入的貿易應收款項的預期leasing of investment properties信貸虧損撥備	(1)	(1)
	23	24
	208	115

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

24. TRADE RECEIVABLES (CONTINUED)

The Group allows an average credit period of 0–30 days to its trade customers arising from construction machinery and sales of construction materials business. The credit period provided to customers can be longer based on a number of factors including the customer's credit profile and relationship with the customers. Before accepting any new customer, the Group assesses the potential customer's credit quality and defines credit limits by customer. Limits attributed to customers are reviewed regularly. The Group has a policy for allowance for expected credit losses which is based on the evaluation of the collectability and aging analysis of accounts on every individual trade debtor basis and on the management's judgment including creditworthiness and the past collection history of each customer.

Trade receivables from cash and margin clients arising from commodities, futures and securities brokerage business are repayable on demand subsequent to settlement date. The margin clients of the securities brokerage business are required to pledge their investments to the Group for credit facilities for commodities, futures and securities trading.

The aging analysis by invoice date of trade receivables from rental income from construction machinery business (other than rental income from leasing of investment properties) before allowance for expected credit losses is as follows:

24. 貿易應收款項(續)

本集團向建築機械及建築物料銷售業務的 貿易客戶授出平均0-30日的信貸期。向客 戶授出之信貸期或會因客戶的信貸狀況及 與客戶的關係等多項因素而延長。在接受 任何新客戶前,本集團評估潛在客戶信貸 質素及按客戶界定信貸限額。客戶的限額 將會定期審閱。本集團設有預期信貸虧損 撥備政策,其乃基於對每名獨立貿易債務 人賬目的可回收性及賬齡分析作出之評 估,及由管理層對每名客戶的信譽及過往 收款記錄等作出之判斷而設立。

由商品、期貨和證券經紀業務產生的來自 現金和保證金客戶的貿易應收款應在結算 日後按要求償還。證券經紀業務之保證金 客戶須向本集團抵押彼等之投資以取得信 貸融資作商品、期貨及證券買賣。

來自建築機械業務之租金收入的貿易應收 款項(出租投資物業之租金收入除外)根據 發票日期呈列之賬齡分析(未扣除預期信 貸虧損撥備)如下:

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
0–30 days	0-30 曰	13	12
31–60 days	31-60日	19	18
61–90 days	61-90 🖂	1	4
91–180 days	91-180日	4	11
181–365 days	181-365 曰	4	9
Over 365 days	超過365日	7	2
		40	50
		48	56

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

24. TRADE RECEIVABLES (CONTINUED)

24. 貿易應收款項(續)

The aging analysis by settlement date of trade receivables from securities brokerage before allowance for expected credit losses is as follow:

來自證券經紀的貿易應收款項根據結算日 期呈列之賬齡分析(未扣除預期信貸虧損 撥備)如下:

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
0–30 days	0-30日	11	5
31–60 days	31-60日	39	2
61–90 days	61-90日	30	
91–180 days	91-180日	2	10
181–365 days	181-365日	23	1
Over 365 days	超過365日	45	30
		150	48

All trade receivables on rental income from leasing of investment properties are aged within 30 days based on the dates of rendering of rental.

根據提供租金的日期,所有投資物業租賃 之租金收入的貿易應收款項的賬齡均在30 天以內。

Details of impairment assessment of trade receivables are set out in note 37.

貿易應收款項減值評估詳情見附註37。

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

25. OTHER RECEIVABLES AND DEPOSITS

25. 其他應收款項及訂金

		Note 附註	2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Non-current assets Prepayment for acquisition of property, plant and equipment Other non-current assets	非流動資產 收購物業、廠房及設備之 預付款項 其他非流動資產		9 -	23
			9	5
Current assets Other receivables Deposits to financial institutions Deposits and prepayments Less: Allowance for expected credit loss	流動資產 其他應收款項 金融機構存款 訂金及預付款項 減:預期信貸虧損撥備	(a)	6 2 11 (1)	18 5 8 (1)
			18	30
Total	總計		27	35
Note:		附註:		

(a) Deposits to financial institutions represented deposits for securities investment and trading of futures.

(a) 金融機構存款包括證券投資及期貨買賣 訂金。

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

26. FINANCIAL ASSETS AT FVTPL

26. 以公平值計量且其變化計入損益 之金融資產

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Listed equity securities – listed in Hong Kong – listed in the UK Unlisted fund investment (note a) Unlisted debt instruments (note 7) Convertible note receivable (note b)	上市股本證券 - 於香港上市 - 於英國上市 非上市基金投資(附註a) 非上市債務工具(附註7) 應收可換股票據(附註b)	79 4 33 - 3	290 107 15 3
		119	415

Notes:

附註:

(a) Amount represented the investments in fund:

(a) 該金額指於基金之投資:

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Atlantis China Fund	Atlantis China Fund	-	15
Riverwood Umbrella Fund	Riverwood Umbrella Fund	-	7
HT Riverwood Multi-Growth Fund (note i)	HT Riverwood Multi-Growth Fund (附註i)	-	25
Kingdom Future Limited ("Kingdom Future")	帝暉有限公司(「帝暉」)(附註ii)		
(note ii)		-	29
Finance Lease Investment SP	Finance Lease Investment SP	33	31
		33	107

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

26. FINANCIAL ASSETS AT FVTPL (CONTINUED)

Notes: (Continued)

- (a) (Continued)
 - Notes: (i) During the year ended 31 March 2024, full amount of investment in HT Riverwood Multi-Growth Fund was redeemed.
 - (ii) In April 2021, HTICI entered into an acquisition agreement with an independent third party to acquire 49% equity interests in Kingdom Future with a consideration of approximately HK\$321 million. Kingdom Future, through its interests in a segregated portfolio of Tisé Opportunities SPC, acquired shares of New Gains Group Limited, a subsidiary of China Evergrande Group, which owns Fangchebao Group Co. Ltd.*(房車寶集團股份有限公司). The consideration was settled by the allotment and issue of approximately 867 million shares of HTICI. The transaction was completed in May 2021.

During the year ended 31 March 2024, full amount of investment in Kingdom Future has been written off due to the financial crisis and negative news of China Evergrande Group.

26. 以公平值計量且其變化計入損益 之金融資產(績)

附註:(續)

- (a) (續)
 - 附註:(i) 截至二零二四年三月三十一 日止年度,於HT Riverwood Multi-Growth Fund的全額投資 已贖回。
 - (ii) 於二零二一年四月,吴天國際建設投資與一名獨立第三方訂立收購協議,按代價約321百萬港元收購於帝暉之49%股權。帝暉透過其在TiséOpportunities SPC獨立投資組合之權益,收購New GainsGroup Limited(中國恒大集團之附屬公司,擁有房車寶集團股份有限公司之股份)。代價透過配發並發行約867百萬股昊天國際建設投資股份支付。該交易於二零二一年五月完成。

於截至二零二四年三月 三十一日止年度內,由於金 融危機及中國恒大集團的負 面消息,於帝暉的全額投資 已撇銷。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

26. FINANCIAL ASSETS AT FVTPL (CONTINUED)

Notes: (Continued)

(h) In June 2020, the Group entered into a subscription agreement and shareholders' agreement with Co-High Investment Management Limited ("Co-High"), an independent third party, for the formation of a joint venture ("JV 1") to undertake the business of development, manufacture, sales and distribution of therapeutic and diagnostic assets in the Greater China and South East Asia. The Group holds 51% in this joint venture and the financial results will be consolidated into the financial statements of the Group. In July 2020, JV 1 entered into a JV Agreement with Promethera Biosciences S.A./N.V. ("Promethera Biosciences"), an independent third party which was incorporated under the laws of Belgium, for the formation of a joint venture ("JV 2"), which will have the exclusive right to engage in the development. commercialisation, sell and distribution of cell-based and biological therapies for the treatment of liver diseases, autoimmune diseases and various types of cancer based on the applications and development of contributed intellectual property of Promethera Biosciences in the Asia. At the same time, the Group has conditionally agreed to subscribe for convertible bonds of Promethera Biosciences in the principal amount of up to Euro 10 million (equivalent to approximately HK\$88 million) in two equal tranches. In July 2020, the Group subscribed the first tranche of Euro 5 million (equivalent to approximately HK\$44 million). The Group did not subscribe the second tranche of Euro 5 million convertible bond subscription and the subscription agreement was lapsed.

As Promethera Biosciences faced with litigations of claims and failed to obtain sufficient funding to support its research and development activities, by application lodged in January 2021, it requested that a judicial reorganisation procedure be changed by collective agreement of creditors in order to ensure that the continuity of its business is preserved under the supervision of a delegated judge. The reorganisation plan was approved by the Third Chamber of the Court of the Enterprise of the Walloon Brabant in Belgium in March 2021. Included in the reorganisation plan was the reduction of the rights of creditors by 80% or provision for a payment of 20% payable in 5 years (2% per year for the first 4 years and 12% in the fifth year), but with a better fortune clause of up to 100% of the value as soon as the value of Promethera Biosciences exceeds Euro 400 million at the time of its monetisation.

- (c) As at 31 March 2024, the carrying amount of listed equity securities of approximately HK\$25 million (2023: HK\$103 million) was pledged to secure borrowings (note 29).
- * for identification purpose only

26. 以公平值計量且其變化計入損益 之金融資產(績)

附註:(續)

(b) 於二零二零年六月,本集團與獨立第三 方Co-High Investment Management Limited (「Co-High」)訂立認購協議及股東協議, 以成立一間合營企業(「合營企業1」)於 大中華區及東南亞從事開發、製造、 銷售及分銷治療及診斷資產業務。本 集團持有該合營企業之51%權益,其財 務業績將於本集團之財務報表綜合入 賬。於二零二零年七月, 合營企業1與 根據比利時法律註冊成立之獨立第三方 Promethera Biosciences S.A./N.V. ([Promethera Biosciences」)訂立合營協議,以成立一間 合營企業(「合營企業2」),該合營企業將 擁有獨家權利,根據Promethera Biosciences 之已貢獻知識產權在亞洲之應用及開發 從事開發、商業化、銷售及分銷用於治 療肝臟疾病、自身免疫力疾病及多種癌 症之細胞及生物療法。同時,本集團已 有條件同意分兩批等額認購本金額最高 為10百萬歐元(相當於約88百萬港元)之 Promethera Biosciences可換股債券。於二零 _零年七月,本集團已認購第一批5百萬 歐元(相當於約44百萬港元)。本集團並 無認購第二批5百萬歐元之可換股債券, 且認購協議已失效。

> 由於Promethera Biosciences面臨申索訴 訟,且未能獲得足夠資金支援其研發活 動,其於二零二一年一月提出申請,要 求透過債權人集體協議改變司法重組計 準務之連續性。比利時瓦隆布拉班特企 業法院第三庭於二零二一年三月批准 40%之權利,或規定於5年內支付20%之 應付款項(首4年每年支付2%,第5年支 付12%),惟倘Promethera Biosciences之價 值於其貨幣化時超過400百萬歐元,則可 獲得價值最高達100%之優待條款。

(c) 於二零二四年三月三十一日,已抵押上 市股本證券賬面值約25百萬港元(二零 二三年:103百萬港元)作為借貸之擔保 (附註29)。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

27. CASH AND CASH EQUIVALENTS AND PLEDGED DEPOSITS

27. 現金及現金等價物以及已抵押存款

				2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Trust	ged deposits (note a) ed and segregated bank accounts (note b) and cash equivalents	已抵押存款(附註a) 信託及獨立銀行賬戶(附註b) 現金及現金等價物		15 4 350	30 554 187
Total		總計		369	771
Notes):		附註:		
(a)	The Group's pledged bank deposits repre banks to secure borrowings as set out in financial statements.			本集團之已抵押銀行 表附註29所載為獲得 之存款。	
(b)	Trusted and segregated bank accounts rep the provision of asset management, securi futures and other financial service busines	ties brokerage, commodities,	Í	言託及獨立銀行賬戶 登券經紀、商品、期 業務分部的客戶款項	貨及其他金融服務
(c)	As at 31 March 2024, the bank and ca denominated in Renminbi ("RMB") amoun HK\$30 million). Conversion of RMB into to the PRC's Foreign Exchange Control Re	ted to HK\$24 million (2023: foreign currencies is subject	1	於二零二四年三月三 人民幣(「人民幣」)計 餘為24百萬港元(二零 元)。將人民幣兑換為 管制條例所規限。	值之銀行及現金結 二三年:30百萬港

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

28. LEASE LIABILITIES

28. 租賃負債

		Lease payments 租賃付款		Present val payn 租賃付請	ients
		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元	2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Within one year In the second to fifth years, inclusive	一年內 第二年至第五年(首尾 兩年包括在內)	10 10	15 15	10 9	14 15
Less: Future finance charges	減:未來融資費用	20 (1)	30 (1)	19 N/A不適用	29 N/A不適用
Present value of lease obligations	租賃責任之現值	19	29	19	29
Less: Amount due for settlement within 12 months (shown under current liabilities)	減:於12 個月內到期償 付之金額(於流動 負債項下列示)			(10)	(14)
Amount due for settlement after 12 months	於12 個月後到期償付之 金額			9	15

At 31 March 2024, the average effective borrowing rate was 4.00% to 4.88% (2023: 1.78% to 4.84%). Interest rates are fixed at the contract dates and thus expose the Group to fair value interest rate risk.

於二零二四年三月三十一日,平均實際借 貸率為4.00%至4.88%(二零二三年:1.78% 至4.84%)。利率於合約日期釐定,本集團 因而承擔公平值利率風險。

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

29. BANK AND OTHER BORROWINGS

29. 銀行及其他借貸

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Bank borrowings Loans from other financial institutions (note g)	銀行借貸 其他金融機構之貸款(附註g)	682 978	663 1,080
		1,660	1,743
Representing: Current Non-current	指: 流動 非流動	1,633 27	1,702 41
		1,660	1,743
The borrowings are repayable as follows: On demand or within one year Between 1 and 2 years Between 2 and 5 years	借貸償還情況如下: 按要求或於一年內 1至2年 2至5年	1,633 19 8	1,702 22 19
Less: Amount due for settlement within 12 month (shown under current liabilities)	ns 減:於12 個月內到期償付之金額 (於流動負債項下列示)	1,660 (1,633)	1,743 (1,702)
Amount due for settlement after 12 months	於12個月後到期償付之金額	27	41

綜合財務報表附註

Notes:

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

29. BANK AND OTHER BORROWINGS (CONTINUED)

29. 銀行及其他借貸(績)

.. _ .

附註:

(a) The average interest rates at 31 March were as follows:

(a)	於二月二十一	·日乙半均利率如卜:

. _____

		2024 二零二四年	2023 二零二三年
Bank borrowings	銀行借貸	6.01%	6.03%
Loans from other financial institutions	其他金融機構之貸款	4.21%	4.92%

(b) Borrowings arranged at fixed interest rates are as follows:

(b) 按固定利率計息之借貸如下:

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Bank borrowings Loans from other financial institutions	銀行借貸 其他金融機構之貸款	10 978	12 1,080
		988	1,092

The Group's variable rate borrowings carry interest ranged from 4.23% to 8.93% (2023: from 2.33% to 8.08%).

- (c) The directors estimate the fair values of the Group's borrowings approximate the carrying values of the borrowings.
- (d) Bank and other borrowings of HK\$1,614 million (2023: HK\$1,731 million) are secured. As at 31 March 2024, the carrying amounts of financial and non-financial assets of the Group which have been pledged as security for certain bank borrowings and loans from other financial institutions are as follows:

本集團之浮動利率借貸按介乎4.23%至 8.93%(二零二三年:2.33%至8.08%)的利 率計息。

- (c) 董事估計,本集團借貸之公平值與借貸 之賬面值相若。
- (d) 銀行及其他借貸1,614百萬港元(二零二三 年:1,731百萬港元)已抵押。於二零二四 年三月三十一日,作為若干銀行借貸及 其他金融機構之貸款抵押之本集團金融 及非金融資產之賬面值如下:

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Investment properties	投資物業	1,458	1,518
Corporate note receivables	應收企業票據	361	361
Property, plant and equipment	物業、廠房及設備	106	125
Financial assets at FVTPL	以公平值計量且其變化計入損益		
	之金融資產	25	103
Pledged bank deposits	已抵押銀行存款	15	30
Total assets pledged as security	作為抵押之質押資產總值	1,965	2,137

(e)

(e) Certain other borrowings of the Group amounting to HK\$117 million (2023: HK\$406 million) are secured by shares of HTICI held by the Group. 本集團若干其他借貸117百萬港元(二零 二三年:406百萬港元)乃以本集團持有 之昊天國際建設投資的股份作抵押。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

29. BANK AND OTHER BORROWINGS (CONTINUED)

Notes: (Continued)

(f) As at 31 March 2023, certain financial covenant on bank borrowings of HK\$500 million were not meet. A financial covenant waiver letter in respect of borrowing of HK\$367 million was received on 20 June 2023. The Board of Directors considers such incident did not have any materiel impact to the financial position and operation of the Group.

During the year ended 31 March 2024, the Group breached certain of the financial covenant terms of two bank borrowings with carrying amounts of HK\$364 million as at 31 March 2024, which are primarily related to the amount of shareholder's equity. On discovery of the breach, the directors of the Company informed the lender and commenced a renegotiation of the financial covenant terms of the loan with the relevant banker. Since the relevant bank borrowings contain a repayment on demand clause, the borrowings have been classified as current liabilities as at 31 March 2024.

Up to the date of approval for issuance of the consolidated financial statements, the negotiations are still in progress. The directors of the Company are confident that their negotiations with the lender will ultimately reach a successful conclusion. In any event, should the lender call for immediate repayment of the loan, the directors of the Company believe that adequate alternative sources of finance are available to ensure that there is no threat to the continuing operations of the Group.

(g) The loans from other financial institutions mainly represented mortgage loan of properties located in the United Kingdom (note 16).

29. 銀行及其他借貸(續)

附註:(續)

- (f) 於二零二三年三月三十一日,500百萬港 元的銀行借貸的若干財務契約沒有得到 滿足。在二零二三年六月二十日,我們 收到一封關於367百萬港元的借貸的財 務契約豁免信。董事會認為該事件對本 集團的財務狀況和經營沒有任何重大影響。
 - 於截至二零二四年三月三十一日止年 度,就於二零二四年三月三十一日賬面 值為364百萬港元的兩筆銀行借貸而言, 本集團違反了銀行借貸若干財務契約條 款,該等條款主要與股東權益金額有 關。發現違約後,本公司董事通知貸款 人,並開始與相關銀行重新磋商貸款財 務契約條款。由於相關銀行借貸包含即 期償還條款,於二零二四年三月三十一 日,該等借款已被歸類為流動負債。

截至批准刊發綜合財務報表之日止,談 判仍在進行之中。本公司董事相信,彼 等與貸款人的談判最終將取得圓滿成 功。無論如何,倘貸款人要求立即償還 貸款,本公司董事相信有足夠的替代資 金來源,可以確保本集團的持續運營不 受威脅。

(g) 其他金融機構之貸款主要呈列為位於英 國的物業按揭貸款(附註16)。

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

30. CORPORATE NOTE PAYABLES

30. 應付企業票據

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Current portion Non-current portion	流動部分 非流動部分	420 100	435 137
		520	572

Notes:

附註:

(a) In January 2018, the Group entered into a subscription agreement with an independent third party (the "2018 Noteholder") for the note with principal amount of HK\$350 million (the "2018 Note"). The maturity date of the 2018 Note was five years after the issue date and bore fixed coupon rate at 9.75% per annum. Pursuant to the terms of the subscription agreement, the Group may redeem the 2018 Note within five years from the issue date. The 2018 Note was secured by certain equity interests in subsidiaries. The redemption amount of the 2018 Note would be:

if the redemption was made on the date falling:

(a) 二零一八年一月,本集團與一名獨立第 三方(「二零一八票據持有人」)就本金額 為350百萬港元的票據訂立認購協議(「二 零一八票據」)。二零一八票據的到期日 為發行日期後五年,並按固定票面年利 率9.75%計息。根據認購協議的條款,本 集團可於發行日期起計五年內贖回二零 一八票據。二零一八票據以若干附屬公 司之股權作抵押。二零一八票據的贖回 金額將為:

倘於以下日期贖回:

		applicable rate 適用比率
the first anniversary of the issue date	發行日期第一個週年	103.00%
the second anniversary of the issue date	發行日期第二個週年	106.35%
the third anniversary of the issue date	發行日期第三個週年	110.15%
the fourth anniversary of the issue date	發行日期第四個週年	114.35%
the fifth anniversary of the issue date	發行日期第五個週年	119.10%

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

30. CORPORATE NOTE PAYABLES (Continued)

Notes: (Continued)

(a) (Continued)

The Group entered into an early redemption agreement (the "Redemption Agreement") with the 2018 Noteholder on 10 June 2022, pursuant to which the Group and the 2018 Noteholder agreed to the early repayment of the 2018 Note at the principal amount and interest payables of HK\$350 million and HK\$20 million respectively and the 2018 Noteholder agreed to waive the redemption premium. On 17 June 2022, date of settlement of the 2018 Note, the Group recognised interest payable and redemption premium payable of HK\$20 million and HK\$54 million respectively. Pursuant to the Redemption Agreement, the redemption premium payable of HK\$54 million has been waived resulted in gain on early redemption of HK\$54 million for the year ended 31 March 2023.

On 17 June 2022, the Group issued a note with principal amount of HK\$370 million (the "2022 Note") to provide funds to settle the 2018 Note. The 2022 Note is repayable on 16 September 2023, interest bearing at 8.5% and secured by certain equity interests in subsidiaries.

(b) Remaining notes with aggregated principal amounts of HK\$150 million (2023: HK\$202 million) bear interests ranging from 4% to 9% (2023: 7% to 9.75%) per annum with mature dates between January 2022 to January 2026 (2023: between January 2022 to December 2024).

31. TRADE PAYABLES

The aging analysis of trade payables, based on the date of receipt of goods, is as follows:

30. 應付企業票據(續)

附註:(續)

(a) (續)

本集團於二零二二年六月十日與二零 一八票據持有人簽訂了提前贖回協議 (「贖回協議」),據此,本集團與二零 一八票據持有人同意提前償還二零一八 票據的本金及應付利息,分別為350百萬 港元及2,000萬港元,且二零一八票據持 有人同意豁免贖回溢價。於二零二二年 六月十七日,即二零一八票據結算日, 本集團確認應付利息及應付贖回溢價分 別為2,000萬港元及5,400萬港元。根據贖 回協議,應付贖回溢價5,400萬港元。根據贖 回協議,應付贖回溢價5,400萬港元已獲 豁免,導致截至2023年3月31日止年度提 早贖回收益為5,400萬港元。

於二零二二年六月十七日,本集團發行 本金額為370百萬港元的票據(「二零二二 票據」)以提供結算二零一八票據的資 金。二零二二票據須於二零二三年九月 十六日償還,按8.5%計息,並以附屬公 司的若干股權作抵押。

(b) 剩餘票據本金總額為150百萬港元(二零 二三年:202百萬港元)按年利率介乎4% 至9%(二零二三年:7%至9.75%)計息, 將於二零二二年一月至二零二六年一月 (二零二三年:二零二二年一月至二零 二四年十二月)到期。

31. 貿易應付款項

貿易應付款項根據收貨日期呈列之賬齡分 析如下:

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Within 30 days	30日內	2	2
31 to 60 days	31至60日	2	2
61 to 180 days	61至180日	1	7
181 to 360 days	181至360日	-	2
Over 360 days	超過360日	1	
		6	13

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

32. OTHER PAYABLES, DEPOSITS RECEIVED AND ACCRUALS

32. 其他應付款項、已收訂金及應計 費用

			H	2024 零二四年 (\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Margin deposits payable to clients arising from commodities, futures and securities brokerage (note a) Contract liabilities (note b) Accruals Interests payables Provision for liabilities arising from financial assets at FVTPL (note 7) Others	產生自商品、期貨及證券經 付客戶保證金(附註a) 合約負債(附註b) 應計費用 應付利息 以公平值計量且其變化計入 金融資產產生的債務撥備(其他	損益之		5 2 13 44 27 38	555 4 18 44 - 45
				129	666
Notes:		附註:			
(a) Margin deposits received from clients for the and futures contracts were payable on demand			買賣商。 要求支付		約已收客戶保證金
(b)		(b)			
		於二零: 三月三 ⁻ HK\$'i		As 31 Mar 20 於二零二三 三月三十一 HK\$'millii 百萬港	23 2022 年 於二零二二年 日 三月三十一日 on HK\$'million
Contract liabilities – advances received from customers	合約負債– 預收客戶款項		2		4 2
			H	2024 :零二四年 (\$'million 百萬港元	2023 於二零二三年 HK\$'million 百萬港元
Revenue recognised in the year that was inclu contract liabilities at beginning of year	ded in 於年初計入合約負債之年 收入	「內確認		4	2

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

32. OTHER PAYABLES, DEPOSITS RECEIVED AND 32. 其他應付款項、已收訂金及應計 ACCRUALS (CONTINUED) 32. 其他應付款項、已收訂金及應計

Notes: (Continued)

(b) (Continued)

附註:(續) (b) (續)

Transaction prices allocated to performance obligations unsatisfied at end of year and expected to be recognised as revenue in: 於年末分配至未達成履約責任並預期於 以下年度確認為收入之交易價:

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
2024	二零二四年	_	18
2025	二零二五年	11	-
		11	18

Significant changes in contract liabilities during the year:

年內合約負債之重大變動:

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Increase due to operations in the year	本年度因營運而增加	21	40
Transfer of contract liabilities to revenue	轉移合約負債至收入	23	38

A contract liability represents the Group's obligation to transfer products to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer. 合約負債指本集團因收取客戶代價(或到 期收取之代價金額)而須轉讓產品予客戶 之責任。

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

33. DEFERRED TAX

33. 遞延稅項

The following are the major deferred tax liabilities and assets recognised by the Group.

以下為本集團所確認之主要遞延税項負債 及資產。

		Lease liabilities	Tax losses	Accelerated tax depreciation	Right-of-use assets	Fair value adjustments on property, plant and equipment, intangible assets and investment properties 物業、廠房及 設備、無形資產	Fair value change of investment held for trading	Total
		租賃負債 HK\$million 百萬港元	稅項虧損 HK\$'million 百萬港元	加速 稅項折舊 HK\$million 百萬港元	使用權 資產 HK\$'million 百萬港元	ひ頃、無形資産 及投資物業 之公平値調整 HK\$'million 百萬港元	持作買賣投資 之公平值變動 HK\$ ^s million 百萬港元	總計 HK\$'million 百萬港元
As at 1 April 2022 (Charged)/credited to profit or loss for the	於二零二二年四月一日 年內於損益(扣除)/計入	4	53	(29)	(4)	(81)	(1)	(58)
year Exchange alignment	匯兑調整	-	(5)	3	-	3 2	9 -	10 2
As at 31 March 2023 and 1 April 2023 (Charged)/credited to profit or loss for the	於二零二三年三月三十一日 及二零二三年四月一日 年內於損益(扣除)/計入	4	48	(26)	(4)	(76)	8	(46)
year Exchange alignment	匯兑調整	(1) -	-	1	1	20 (1)	1	21 (1)
As at 31 March 2024	於二零二四年三月三十一日	3	48	(25)	(3)	(57)	8	(26)

The following is the analysis of the deferred tax balances (after offset) for consolidated statement of financial position purposes:

就綜合財務狀況表而言,遞延税項結餘 (抵銷後)之分析如下:

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Deferred tax assets Deferred tax liabilities	遞延税項資產 遞延税項負債	58 (84)	54 (100)
		(26)	(46)

No deferred tax asset has been recognised in respect of HK\$274 million (2023: HK\$202 million) of unutilised tax losses due to the unpredictability of future profit streams. Included in unrecognised tax losses are losses of HK\$45 million (2023: HK\$54 million) that will expire in one to five years. Other tax losses may be carried forward indefinitely.

概無就未利用税項虧損274百萬港元(二零 二三年:202百萬港元)確認遞延税項資 產,原因為未能確定未來溢利流入。未確 認税項虧損包括將於一年至五年內到期之 虧損45百萬港元(二零二三年:54百萬港 元)。其他税項虧損可無限期結轉。

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

34. FINANCIAL LIABILITIES AT FVTPL

34. 以公平值計量且其變化計入損益 之金融負債

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Non-current Corporate note payable	非流動 應付企業票據	539	578

In January 2021, the Group completed the acquisition of Alcott Global Limited ("AGL") which held 22% interest in CESIZ (note 18), and issued note with principal amount of HK\$850 million as part of the consideration. The note has a maturity date of 3 years from the date of issue, subject to the extension at the option by the Group at their sole discretion. The note bears 5% interests per annum, subject to the satisfaction of (i) having received audited financial statement of CESIZ prepared under HKFRS; and (ii) the return on net assets of CESIZ, calculated by dividing net profit after tax over net assets, for the previous financial year achieved 20% or more. The repayment of principal and interest (if any) shall be made (1) only if and when the Group has received cash payment of dividend declared by CESIE; or (2) out of proceeds if and when the Group has disposed of its shares in AGL or the immediate holding Company of AGL: or (3) out of proceeds if and when AGL has disposal of its shares in CESIE. The corporate note is a contingent consideration payable by the Group which is carried at fair value with changes in fair value recognised in consolidated profit or loss.

二零二一年一月,本集團完成收購持有 CESIZ(附註18)22%股權的Alcott Global Limited (「AGL」)及發行本金額為850百萬港元之票 據作為部分代價。該票據的到期日為發行 日期起計三年,可由本集團酌情選擇延 長。該票據按年息5%計息,惟須符合以下 條件:(i)已收到根據香港財務報告準則編 製的CESIZ經審核財務報表;及(ii)上一財政 年度CESIZ的淨資產回報(按除税後淨利潤 除以淨資產計算) 達到20% 或以上。本金及 利息(如有)應(1)僅於本集團收到CESIZ宣派 的現金股利;或(2)在本集團出售其於AGL 或AGL直接控股公司的股份時動用所得款 項;或(3)在AGL出售其於CESIZ的股份時動 用所得款項償還。公司票據是本集團應付 之或有代價,按公平值計值,公平值變動 計入綜合捐益。

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

35. SHARE CAPITAL

35. 股本

		Number of shares 股份數目		
		Note 附註	('million) (百萬股)	HK\$'million 百萬港元
Ordinary shares of HK\$0.01 each	每股0.01港元之普通股			
Authorised:	法定:			
As at 1 April 2022, 31 March 2023 and 31 March 2024	於二零二二年四月一日、二零 二三年三月三十一日及二零二四 年三月三十一日		50,000	500
Issued and fully paid:	已發行及繳足:			
As at 1 April 2022 Cancellation of share	於二零二二年四月一日 股份註銷	(a)	7,387 (5)	74 (1)
As at 31 March 2023 and 1 April 2023	於二零二三年三月三十一日及 二零二三年四月一日		7,382	73
As at 31 March 2024	於二零二四年三月三十一日		7,382	73

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

35. SHARE CAPITAL (CONTINUED)

Note:

(a) During the year ended 31 March 2023, certain subsidiaries of the Company purchased 52,980,000 shares of the Company from the market. The total amount paid to acquire the shares was HK\$9 million and has been deducted from the shareholders' equity. The related weighted average price at the time of buy-back was HK\$0.168 per share.

During the year ended 31 March 2023, the Company cancelled 5,040,000 shares of the Company.

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern and to maximise the return to the shareholders through the optimisation of the debt and equity balance.

36. SHARE-BASED PAYMENTS

(a) Share award

HTICI adopted a share award scheme(the "Share Award Scheme") on 24 April 2020. The purposes of the Share Award Scheme are (a) to recognise the contributions by selected participants and to provide them with incentives in order to retain them; and (b) to attract the right talents for promoting the future development and expansion of the group, with a view to achieving the objective of increasing the value of the group by motivating the participants to strive for the continual operation and future development and expansion of the group and aligning the interests of the participants and the shareholders of HTICI.

Pursuant to the scheme rules, the board of HTICI may determine other specific vesting criteria, conditions and the time when the awards shall vest. The award share (the "Award Shares") are vested in three equal tranches of which: (a) 1/3 of the Award Shares under the award shall be vested in the first calendar year after the offer date during a period of continuous service with the group; (b) 1/3 of the Award Shares under the award shall be vested in the second calendar year of continuous service with the group after the offer date; (c) 1/3 of the Award Shares under the award shall be vested in the third calendar year of continuous service with the group after the offer date.

35. 股本(續)

附註:

(a) 截至二零二三年三月三十一日止年度, 本公司若干附屬公司在市場上購回 52,980,000股本公司股份。收購股份已付 總金額為9百萬港元並已自股東權益中扣 除。購回時之相關加權平均價格為每股 0.168港元。

> 截至二零二三年三月三十一日止年度, 本公司註銷5,040,000股本公司股份。

本集團管理資本之目標為保障本集團持續 經營之能力,並通過優化債務及股本平 衡,為股東爭取最大回報。

36. 以股份形式付款

(a) 股份獎勵

吴天國際建設投資已於二零二零年四月二十四日採納股份獎勵計劃(「)。股份獎勵計劃(「)。股份獎勵計劃目的為 (a)肯定選定參勵以留住彼等;及(b) 吸引合適之人才,以促進本過鼓展 與者為本業團持續經營致是 人才、以促進本過 發展與廣 的目標,亦旨在 使 與 員 天國際建設投資股東之利益相 符。

根據計劃規則, 吴天國際建設投資 董事會可釐定其他特定歸屬標準、 條件及獎勵歸屬時間。獎勵股份(「獎 勵股份」)分三批等額歸屬,其中:(a) 獎勵項下之1/3獎勵股份應於持續為 本集團服務期間在要約日期後首個 份應在要約日期後持續為本集團服 務之第二個曆年歸屬;(c)獎勵項下之 1/3獎勵股份應在要約日期後持續為 本集團服務之第三個曆年歸屬。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

36. SHARE-BASED PAYMENTS (CONTINUED)

(a) Share award (Continued)

36. 以股份形式付款(績)

(a) 股份獎勵(績)

Movement and details of the award shares during the year are as follows:

本年度獎勵股份變動如下:

		Number of award shares 獎勵股份數目		
		24 April 2020 二零二零年	29 June 2020 二零二零年	Total
		四月二十四日 million 百萬股	六月二十九日 million 百萬股	總計 million 百萬股
Outstanding as at 1 April 2022 Vested during the year Lapsed/cancelled during the year	於二零二二年四月一日尚未授出 本年度歸屬 本年度失效/註銷	17 (8) (2)	43 (22)	60 (30) (2)
Outstanding as at 31 March 2023 and 1 April 2023 Vested during the year	於二零二三年三月三十一日及 二零二三年四月一日尚未授出 本年度歸屬	7 (7)	21 (21)	28 (28)
Outstanding as at 31 March 2024	於二零二四年三月三十一日尚未授出	-	_	_
Share price at date of grant (HK\$)	於授出日期之股價(港元)	0.246	0.148	
Fair value at date of grant (HK\$ million)	於授出日期之公平值 (百萬港元)	48	10	
			2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Share-based payment expenses	以股份形式付款開支		_	2

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

36. SHARE-BASED PAYMENTS (CONTINUED) 36. 以股份形式付款(績)

(a) Share award (Continued)

(a) 股份獎勵(績)

Details of the specific categories of award shares are as follows:

具體類別之獎勵股份詳情如下:

2024 2022

				2024	2023
				二零二四年	二零二三年
				Numbers of	Numbers of
Date of grant		Vesting period		share awards	share awards
				股份獎勵	股份獎勵
授出日期		歸屬期		數目	數目
				(million)	(million)
				(百萬股)	(百萬股)
24 April 2020	二零二零年	24 April 2020–	二零二零年四月二十四日至		
	四月二十四日	24 April 2023	二零二三年四月二十四日	-	7
29 June 2020	二零二零年	29 June 2020–	二零二零年六月二十九日至		
	六月二十九日	29 June 2023	二零二三年六月二十九日	-	21
				-	28

As at 31 March 2024, Fok Chi Tak, the executive director of the Company and HTICI, did not hold any (2023: 20 million) share awards.

截至二零二四年三月三十一日,本 公司及昊天國際建設投資執行董事 霍志德概無持有(二零二三年:2,000 萬股)股份獎勵。
綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

36. SHARE-BASED PAYMENTS (CONTINUED)

(b) Emolument shares

Movement of the emolument shares granted by HTICI during the year are as follows:

36. 以股份形式付款(績)

(b) 酬金股份

年內, 昊天國際建設投資授出之酬 金股份變動如下:

			Emolument Shares 酬金股份 6 October 2020 二零二零年 十月六日
Outstanding as at 1 April 2022 Vested during the year	於二零二二年四月一日尚未 本年度歸屬	受出	6 (3)
Outstanding as at 31 March 2023 and 1 April 2023 Vested during the year Lapsed/cancelled during the year	於二零二三年三月三十一日) 二零二三年四月一日尚未挑 本年度歸屬 本年度失效/註銷		3 (2) (1)
Outstanding as at 31 March 2024	於二零二四年三月三十一日前	尚未授出	
Share price at date of grant (HK\$)	於授出日期之股價(港元)		0.395
Fair value at date of grant (HK\$ million)	於授出日期之公平值(百萬港	元)	3
		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Share-based payment expenses	以股份形式付款開支	_	1

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

36. SHARE-BASED PAYMENTS (CONTINUED)

(b) Emolument shares (Continued)

Details of the specific categories of emolument shares are as follows:

36. 以股份形式付款(績)

(b) 酬金股份(續)

具體類別之酬金股份詳情如下:

Date of grant 授出日期	Vesting period 歸屬期	2024 二零二四年 Number of emolument shares 酬金股份數目	2023 二零二三年 Number of emolument shares 酬金股份數目
6 October 2020 二零二零年十月六日	6 October 2020 – 6 October 2023 (note) 二零二零年十月六日至 二零二三年十月六日(附註)	-	3

Note:

These emolument shares were granted to Mr. Xu Lin and Mr. Wei Bin (resigned on 1 April 2023), as part of their emolument as nonexecutive directors of HTICI. If Mr. Xu Lin and Mr. Wei Bin ceases to be a director of HTICI for any reason before any vesting date, Mr. Xu Lin and Mr. Wei Bin shall be entitled to receive a pro rata portion of the emolument shares calculated on the basis of the number of days worked by Mr. Xu Lin and Mr. Wei Bin. 附註:

酬金股份授予吴天國際建設投資非執行 董事許琳先生及魏斌先生(於二零二三年 四月一日辭任),作為其酬金一部分。倘 許琳先生及魏斌先生在任何歸屬日期前 因任何理由而不再擔任吴天國際建設投 資董事,則許琳先生及魏斌先生應有權 按比例收取部分酬金股份,計算基準為 許琳先生及魏斌先生之工作日數。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

36. SHARE-BASED PAYMENTS (CONTINUED)

(c) Share options

During the year ended 31 March 2021, the Company had granted approximately 609 million share options entitling Co-High Investment Management Limited ("Co-High"), an independent third party, to subscribe for the Company's shares at the price of HK\$0.25 per option share (subject to adjustments) during the period from 9 July 2020 to 9 July 2023. The share options have no vesting period. An amount of approximately HK\$39 million was recognised as share-based payment expenses in respect of this share option during the year ended 31 March 2021.

The share options have no movement during the year and was expired in July 2023 (2023: remaining contractual life of 0.3 year). 609 million share options were exercisable as at 31 March 2023.

No option was exercised before its expiration.

Share options do not confer rights on the holder to dividends or to vote at shareholders' meetings.

36. 以股份形式付款(績)

(c) 購股權

截至二零二一年三月三十一日止年 度,本公司已授出約609百萬份購股 權,賦予獨立第三方和高資產管理 有限公司(「和高」)權利自二零二零年 七月九日起至二零二三年七月九日 止期間按每股購股權股份0.25港元之 價格(可予調整)認購本公司股份。購 股權並無歸屬期。截至二零二一年 三月三十一日止年度,已將約39百萬 港元確認為與該購股權有關之以股 份形式付款開支。

購股權於年內並無變動,並於二零 二三年七月屆滿(二零二三年:剩餘 合約期0.3年)。於二零二三年三月 三十一日,609百萬份購股權可予行 使。

屆滿前概無購股權獲行使。

購股權不會賦予持有人享有股息或 於股東大會上投票之權利。

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

37. FINANCIAL AND CAPITAL RISK MANAGEMENT 37. 金融及資本風險管理

Financial assets Financial assets at FVTOCI Financial assets at FVTPL Other financial assets Financial assets at amortised cost Loan receivables Finance lease receivables Corporate note receivables	金融資產 以公平值計量且其變化計入其他 全面收益之金融資產 以公平值計量且其變化計入損益之 金融資產 其他金融資產 技攤銷成本列賬之金融資產 應收貸款 融資租賃應收款項 應收企業票據 現金及現金等價物以及	447 119 1 47 1 501	801 415 - 145 2 507
Financial assets at FVTOCI Financial assets at FVTPL Other financial assets Financial assets at amortised cost Loan receivables Finance lease receivables	以公平值計量且其變化計入其他 全面收益之金融資產 以公平值計量且其變化計入損益之 金融資產 其他金融資產 按攤銷成本列賬之金融資產 應收貸款 融資租賃應收款項 應收企業票據	119 1 47 1	415 145 2
Financial assets at FVTPL Other financial assets Financial assets at amortised cost Loan receivables Finance lease receivables	全面收益之金融資產 以公平值計量且其變化計入損益之 金融資產 其他金融資產 按攤銷成本列賬之金融資產 應收貸款 融資租賃應收款項 應收企業票據	119 1 47 1	415 145 2
Other financial assets Financial assets at amortised cost Loan receivables Finance lease receivables	以公平值計量且其變化計入損益之 金融資產 其他金融資產 按攤銷成本列賬之金融資產 應收貸款 融資租賃應收款項 應收企業票據	119 1 47 1	415 145 2
Other financial assets Financial assets at amortised cost Loan receivables Finance lease receivables	金融資產 其他金融資產 按攤銷成本列賬之金融資產 應收貸款 融資租賃應收款項 應收企業票據	1 47 1	- 145 2
Financial assets at amortised cost Loan receivables Finance lease receivables	其他金融資產 按攤銷成本列賬之金融資產 應收貸款 融資租賃應收款項 應收企業票據	1 47 1	- 145 2
Financial assets at amortised cost Loan receivables Finance lease receivables	按攤銷成本列賬之金融資產 應收貸款 融資租賃應收款項 應收企業票據	47	2
Loan receivables Finance lease receivables	應收貸款 融資租賃應收款項 應收企業票據	1	2
Finance lease receivables	融資租賃應收款項 應收企業票據	1	2
	應收企業票據	•	
		501	507
Cash and cash equivalents and pledged			
bank deposits	已抵押銀行存款	369	771
Trade receivables	貿易應收款項	208	115
Other receivables and deposits	其他應收款項及訂金	17	26
		1,710	2,782
Financial liabilities			
Financial liabilities at FVTPL	以公平值計量且其變化計入損益之	500	570
Financial liabilities at amortised cost	金融負債 按攤銷成本列賬之金融負債	539	578
Bank and other borrowings	按舞 朝风 平 列 账 之 並 熙 頁 頁 銀 行 及 其 他 借 貸	1,660	1 7/2
Corporate note payables	應付企業票據	520	1,743 572
Trade payables	貿易應付款項	520	13
Other payables and accruals	其勿應內款項及應計費用	127	662
Lease liabilities	租賃負債	19	29
	1 mm 2 ~ 2 / 1 / 2		20
		2,871	3,597

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

37. FINANCIAL AND CAPITAL RISK MANAGEMENT (CONTINUED)

Details of the financial instruments are disclosed in respective notes. The risks associated with these financial instruments include market 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 of the Group manages and monitors these exposures to ensure appropriate measures are implemented in a timely and effective manner.

Market risk

Interest rate risk

The Group is exposed to fair value interest rate risk in relation to pledged bank deposits (see note 27), fixed-rate bank and other borrowings (see note 29 for details of these borrowings) and lease liabilities (see note 28 for details). The Group is also exposed to cash flow interest rate risk in relation to variable-rate bank balances (see note 27 for details), variable-rate bank borrowings (see note 29 for details). The Group cash flow interest rate risk is mainly concentrated on the fluctuation of interest rates on bank balances and HIBOR arising from the Group's Hong Kong dollar denominated borrowings. The Group manages its interest rate exposures by assessing the potential impact arising from any interest rate movements based on interest rate level and outlook. The management will review the proportion of borrowings in fixed and floating rates and ensure they are within reasonable range.

The sensitivity analysis below demonstrates the effect of the interest differences by a 1% change on variable rate borrowings and bank and pledged deposits, assuming all other variables were held constant.

37. 金融及資本風險管理(續)

金融工具詳情於相關附註披露。與該等金融工具有關的風險包括市場風險(利率風險及其他價格風險)、信貸風險及流動資金風險。以下載列如何減輕該等風險的政策。本集團管理層對該等風險進行管理、 監控,以確保及時有效地採取適當措施。

市場風險

利率風險

本集團須面對有關已抵押銀行存款(詳見 附註27)、定息銀行及其他借貸(該等借貸 詳情見附註29)以及租賃負債(詳見附註28) 之公平值利率風險。本集團亦須面對有關 浮息銀行結餘(詳見附註27)及浮息銀行借 貸(詳見附註29)之現金流利率風險。本集 團之現金流利率風險主要集中於銀行結餘 利率及本集團以港元計值之借貸所產生的 香港銀行同業拆息之波動。本集團通過根 據利率水平及前景評估任何利率變動產生 的潛在影響管理其利率風險。管理層將檢 討定息借貸及浮息借貸比率,確保其在合 理範圍內。

下述之敏感度分析列示假設所有其他變量 保持不變,浮息借貸以及銀行及已抵押存 款變動1%對利息差額之影響。

	Carrying 脹可		Impact on post-tax loss 對稅後虧損之影響		
	2024	2023	2024	2023	
	二零二四年	二零二三年	二零二四年	二零二三年	
	HK\$'million	HK\$'million	HK\$'million	HK\$'million	
	百萬港元	百萬港元	百萬港元	百萬港元	
Floating-rate borrowings 浮息借貸	(672)	(651)	(6)	(3)	
Bank and pledged deposits 銀行及已抵押存款	15	30	_		

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

37. FINANCIAL AND CAPITAL RISK MANAGEMENT (CONTINUED)

Other price risk

The Group is exposed to equity price risk through its investments in equity securities measured at FVTPL and FVTOCI. For equity securities measured at FVTPL and FVTOCI which are quoted in the Stock Exchange, the management of the Group manages this exposure by maintaining a portfolio of investments with different risks. The Group has appointed a special team to monitor the price risk and will consider hedging the risk exposure should the need arise.

The sensitivity analysis below has been determined based on the exposure to listed equity securities price risks at the end of the reporting period. The sensitivity analysis included those financial assets at FVTPL and financial assets at FVTOCI. If the prices of the respective equity investment included in financial assets at FVTPL and FVTOCI had been 10% higher/lower, assuming all other variables were held constant, the impact to the Group would be as follows:

37. 金融及資本風險管理(續)

其他價格風險

本集團因投資透過以公平值計量且其變化 計入損益及以公平值計量且其變化計入其 他全面收益計量的股本證券而承受股本價 格風險。就於聯交所報價的以公平值計量 且其變化計入損益及以公平值計量且其變 化計入其他全面收益之股本證券而言,本 集團管理階通過維持具有不同風險之投資 組合管理此類風險。本集團已任命特別小 組監控價格風險,並將於必要時考慮對沖 風險敞口。

以下敏感度分析乃根據報告期末所承受上 市股本證券價格風險釐定。敏感度分析包 括以公平值計量且其變化計入損益之金融 資產及以公平值計量且其變化計入其他全 面收益之金融資產。倘以公平值計量且其 變化計入損益及以公平值計量且其變化計 入其他全面收益之金融資產所包含相關股 本投資之價格增加/減少10%,假設所有 其他變量維持不變,其對本集團之影響如 下:

			2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Impact on loss/profit after tax Financial assets at FVTPL	對税後虧損/溢利之影響 以公平值計量且其變化計入 損益之金融資產	+10% -10%	7 (7)	24 (24)
Impact on FVTOCI reserve Financial assets at FVTOCI	對以公平值計量且其變化計入 其他全面收益之儲備之影響 以公平值計量且其變化計入 其他全面收益之金融資產	+10% -10%	1 (1)	2 (2)

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

37. FINANCIAL AND CAPITAL RISK MANAGEMENT (CONTINUED)

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 and other receivables and deposits, loan receivables, finance lease receivables, corporate note receivables, pledged bank deposits, bank balances and debt instruments at FVTPL. The Group does not hold any collateral or other credit enhancements to cover its credit risks associated with its financial assets except that the credit risks associated with certain loan receivables is mitigated because they are secured over properties.

The Group's internal credit risk grading assessment comprises the following categories:

37. 金融及資本風險管理(續)

信貸風險及減值評估

信貸風險指本集團對手方就其合約責任違 約導致本集團遭受財務損失的風險。本集 團的信貸風險主要歸因於貿易及其他及應 收款項及訂金、應收貸款、融資租賃應收 款項、應收企業票據、已抵押銀行存款、 銀行結餘及以公平值計量且其變化計入損 益之債務工具。本集團並無持有任何抵押 品或其他信貸增強工具以覆蓋與其金融資 產有關的信貸風險,惟與若干應收貸款有 關的信貸風險因其有物業抵押而有所減 輕。

本集團內部信貸風險評級評估包括以下類 別:

Internal credit rating	Description	Trade receivables	Other financial assets/other items 其他金融資產/
內部信貸評級	狀況	貿易應收款項	其他項目
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	對手方違約風險低,且並無任何逾期款項	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後還款,但通常悉數 結清	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	自初始確認以來,透過內部或外部資源編製 的資料表明信貸風險顯著增加	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 損一信貸減值
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	有證據顯示債務人處於嚴重財務困難,而本 集團並無實際收回的可能性	撇銷金額	撇銷金額

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

37. FINANCIAL AND CAPITAL RISK MANAGEMENT (CONTINUED)

Credit risk and impairment assessment (Continued)

The tables below detail the credit risk exposures of the Group's financial assets, which are subject to ECL assessment:

37. 金融及資本風險管理(續)

信貸風險及減值評估(續)

下表詳細列出本集團須進行預期信貸虧損評估 之金融資產所承受之信貸風險:

		Note	External credit rating	Internal credit rating	12m or Lifetime ECL	2024 Gross amount	2023 Gross amount
		附註	外部信貸評級	內部信貸評級	十二個月或 全期預期信貸虧損	二零二四年 總金額 HK\$'million 百萬港元	二零二三年 總金額 HK\$'million 百萬港元
Financial assets at amortised cost	按攤銷成本列賬之金融資產	04	N/A	Nete	L'(1)	000	400
Trade receivables	貿易應收款項	24	N/A	Note 附註	Lifetime ECL (simplified approach)	222	129
			不適用		全期預期信貸虧損 (簡化方法)		
Loan receivables	應收貸款	21	N/A	Low risk 低風險	12m ECL 十二個月預期信貸虧損	-	42
				Doubtful	Lifetime ECL	70	215
			不適用	可疑	(not credit impaired) 全期預期信貸虧損		
				Loss	(無信貸減值) Lifetime ECL	168	_
				虧損	(credit impaired) 全期預期信貸虧損 - (信貸減值)		
						238	257
Corporate note receivables	應收企業票據	22	N/A 不適用	Low risk 低風險	12m ECL 十二個月預期	408	403
			N/A	Doubtful	信貸虧損 Lifetime ECL	17	-
			不適用	可疑	(not credit impaired) 全期預期信貸虧損		
					(無信貸減值)	100	100
			N/A	Loss	Lifetime ECL (credit impaired)	429	429
			不適用	虧損	全期預期信貸虧損- (信貸減值)		
						854	832
Other receivables and deposits	其他應收款項及訂金	25	N/A 不適用	Low risk 低風險	12m ECL 十二個月 落期信贷虧損	18	27
Bank balances and pledged bank deposits	銀行結存及有抵押銀行存款	27	N/A 不適用	N/A 不適用	預期信貸虧損 12m ECL 十二個月 颈期信贷転提	369	771
Others	其他				預期信貸虧損		
Finance lease receivables	融資租賃應收款項		N/A	Low risk	Lifetime ECL (simplified approach)	1	2
			不適用	低風險	全期預期信貸虧損 (簡化方法)		
Note: The Group has applied the loss allowance for t	the simplified approach in H rade receivables on life time			附註		月香港財務報 安全期預期信 易款項之虧損損	貸虧損基準

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

37. FINANCIAL AND CAPITAL RISK MANAGEMENT (CONTINUED)

Credit risk and impairment assessment (Continued)

Trade receivables

The Group has concentration of credit risk as 20.1% (2023: 10.3%) and 59.9% (2023: 39.8%) of the total trade receivables was due from the Group's largest customer and the five largest customers respectively within the rental income from construction machinery segment/securities brokerage segment. In order to minimise the credit risk, the management of the Group has delegated a team responsible for determination of credit limits and credit approvals.

In addition, the Group performs impairment assessment under ECL model on trade receivables collectively. Trade receivables are grouped based on shared credit risk characteristics by reference to the Group's internal credit ratings and aging of outstanding balances. Impairment of nil (2023: reversal of impairment of HK\$9 million) is recognised during the year. Details of the quantitative disclosures are set out below in this note.

The Group uses debtors' aging to assess the impairment for its customers in relation to rental income from construction machinery business because these customers consist of a large number of 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).

37. 金融及資本風險管理(續)

信貸風險及減值評估(績)

貿易應收款項

由於本集團20.1%(二零二三年:10.3%)及 59.9%(二零二三年:39.8%)的貿易應收款 項總額為分別應收本集團最大客戶及五大 客戶款項,而該等客戶屬於建築機械分部 租金收入/證券經紀分部,因此本集團面 臨集中信貸風險。為盡量減少信貸風險, 本集團管理層已委派一個團隊負責釐定信 貸限額及信貸審批。

此外,本集團應用預期信貸虧損模型對貿 易應收款項統一進行減值評估。貿易應收 款項乃按照共有信貸風險特點經參考本集 團內部信貸評級及未償還結餘之賬齡分 類。年內確認減值為零(二零二三年:減 值撥回9百萬港元)。量化披露詳情載於本 附註下文。

本集團就建築機械業務產生之租金收入採 用債務人賬齡評估客戶減值情況,原因為 該等客戶包括大量具有共同風險特徵的客 戶,該等共同風險特徵能夠代表客戶根據 合同條款支付全部到期款項的能力。下表 提供有關貿易應收款項承受之信貸風險資 料,乃使用符合全期預期信貸虧損(無信 貸減值)之撥備矩陣統一進行評估。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

37. FINANCIAL AND CAPITAL RISK MANAGEMENT (CONTINUED)

37. 金融及資本風險管理(續)

Credit risk and impairment assessment (Continued)

Trade receivables (Continued)

信貸風險及減值評估(續)

貿易應收款項(續)

			Past due 逾期				
		Current 即期	1 to 30 days 1至30日	31 to 90 days 31至90日	91 to 180 days 91至180日	Over 181 days 181日以上	Total 總計
Trade receivables – rental income from construction machinery business	貿易應收款項一建築機械業務之 租金收入						
As at 31 March 2024	於二零二四年三月三十一日						
Weighted average expected loss rate	加權平均預期虧損率	4.6%	9.6%	19.6%	28.0%	77.3%	24.2%
Receivable amount (HK\$million)	可收回金額(百萬港元)	13	18	3	3	11	48
Loss allowance (HK\$million)	虧損撥備(百萬港元)	1	2	-	1	8	12
As at 31 March 2023	於二零二三年三月三十一日						
Weighted average expected loss rate	加權平均預期虧損率	2.2%	11.7%	21.5%	23.9%	61.5%	21.4%
Receivable amount (HK\$million)	可收回金額(百萬港元)	12	18	4	13	9	56
Loss allowance (HK\$million)	虧損撥備(百萬港元)	-	2	1	3	6	12
Trade receivables – Securities brokerage	貿易應收款項一證券經紀						
As at 31 March 2024	於二零二四年三月三十一日						
Weighted average expected loss rate	加權平均預期虧損率	1.0%	1.0%	1.0%	1.0%	1.0%	1.0%
Receivable amount (HK\$million)	可收回金額(百萬港元)	-	11	68	2	69	150
Loss allowance (HK\$million)	虧損撥備(百萬港元)	-	-	-	-	1	1
As at 31 March 2023	於二零二三年三月三十一日						
Weighted average expected loss rate	加權平均預期虧損率	2.9%	2.9%	2.9%	2.9%	2.9%	2.9%
Receivable amount (HK\$million)	可收回金額(百萬港元)	31	-	4	2	11	48
Loss allowance (HK\$million)	虧損撥備(百萬港元)	1	-	-	-	-	1

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

37. FINANCIAL AND CAPITAL RISK MANAGEMENT (CONTINUED)

37. 金融及資本風險管理(續)

Credit risk and impairment assessment (Continued)

Trade receivables (Continued)

信貸風險及減值評估(績)

貿易應收款項(續)

			Past due 逾期				
		Current 即期	1 to 30 days 1至30日	31 to 90 days 31至90日	91 to 180 days 91至180日	Over 181 days 181日以上	Total 總計
Trade receivables – rental income from property leasing	貿易應收款項物業租賃產生之 租金收入						
As at 31 March 2024	於二零二四年三月三十一日						
Weighted average expected loss rate	加權平均預期虧損率	3.1%	3.1%	3.1%	3.1%	3.1%	3.1%
Receivable amount (HK\$million)	可收回金額(百萬港元)	24	-	-	-	-	24
Loss allowance (HK\$million)	虧損撥備(百萬港元)	1	-	-	-	-	1
As at 31 March 2023	於二零二三年三月三十一日						
Weighted average expected loss rate	加權平均預期虧損率	4.0%	4.0%	4.0%	4.0%	4.0%	4.0%
Receivable amount (HK\$million)	可收回金額(百萬港元)	25	-	-	-	-	25
Loss allowance (HK\$million)	虧損撥備(百萬港元)	1	-	-	-	-	1

For the trade receivables from securities brokerage and rental income from leasing of investment properties, the Group applies internal credit rating for its customers and used a collective basis within lifetime ECL (not credit impaired). 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.

Trade receivables from securities brokerage and rental income from leasing of investment properties with gross carrying amounts of HK\$150 million (2023: HK\$48 million) with average loss rate of 1.0% (2023: 2.9%) and HK\$24 million (2023: HK\$25 million) with average loss rate of 3.1% (2023: 4.0%) were applied, respectively.

就證券經紀之貿易應收款項及出租投資物 業之租金收入而言,本集團對其客戶應用 符合全期預期信貸虧損(無信貸減值)之內 部信用評級。估計虧損率乃根據債務人預 期年期內的過往觀察所得違約率估計,並 就毋須付出過多成本或努力即可獲得的前 瞻性資料作出調整。

證券經紀之貿易應收款項的賬面總值為150 百萬港元(二零二三年:48百萬港元),平 均虧損率為1.0%(二零二三年:2.9%),及 出租投資物業之租金收入的賬面總值為24 百萬港元(二零二三年:25百萬港元),平 均虧損率為3.1%(二零二三年:4.0%)。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

37. FINANCIAL AND CAPITAL RISK MANAGEMENT (CONTINUED)

Credit risk and impairment assessment (Continued)

Trade receivables (Continued)

The following table shows the movement in lifetime ECL that has been recognised for trade receivables under the simplified approach.

37. 金融及資本風險管理(續)

信貸風險及減值評估(續)

貿易應收款項(續)

下表列示根據簡化法就貿易應收款項確認 的全期預期信貸虧損變動。

		HK\$'million 百萬港元
As at 1 April 2022 Recognised in the consolidated statement of profit or loss	於二零二二年四月一日 在綜合損益表中確認	23 (9)
As at 31 March 2023 and 1 April 2023 Recognised in the consolidated statement of profit or loss	於二零二三年三月三十一日及二零二三年四月一日 在綜合損益表中確認	14
As at 31 March 2024	於二零二四年三月三十一日	14

Loan receivables

In assessing whether the credit risk has increased significantly since initial recognition, the Group compares the risk of default occurring on the financial instrument at the reporting date with the risk perceived at the date of initial recognition. In making this assessment, the loan receivables from borrowers are assessed individually by the management of the Group, based on the financial background, financial condition and historical settlement records, including past due dates and probability of default, of each borrower and reasonable and supportable forward-looking information that is available without undue cost or effort. Each borrower is assigned a risk grading under internal credit ratings to calculate the ECL, taking into consideration the estimates of expected cash shortfalls which are driven by the estimates of probability of default and expected loss given default, including taking into account the amount and timing of cash flows that are expected from foreclosure on the collateral (if any) less the costs of selling the collateral. At every reporting date, the financial background, financial condition and historical settlement records of each borrower are reassessed and changes in the forward-looking information are considered.

應收貸款

於評估自初始確認後信貸風險是否顯著增 加時,本集團將於報告日期就金融工具發 生的違約風險與初始確認日期感知到的風 險進行比較。進行此評估時,本集團管理 層乃基於各借款人的財務背景、財務狀況 及過往結付記錄(包括逾期日期及違約概 率),以及在不付出過多成本或努力的情 況下可獲得的合理且可提供支持依據的前 瞻性資料,對應收借款人的貸款分別進行 評估。根據內部信用評級對各借款人進行 風險分級,以計算預期信貸虧損,當中計 及對違約概率及預期違約損失所帶來的預 期現金短缺之估計,包括計及抵押品取消 贖回權(如有)預期產生的現金流減去出售 抵押品的成本之金額及時間。於每個報告 日期,會對各借款人的財務背景、財務狀 況及過往結付記錄進行重新評估,並考慮 前瞻性資料的變化。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

37. FINANCIAL AND CAPITAL RISK MANAGEMENT (CONTINUED)

Credit risk and impairment assessment (Continued)

Loan receivables (Continued)

The Group considers various actions for recovery of the credit-impaired loans including regular collateral review and communication with the borrowers in order to keep updated with the latest credit risk profile of the borrowers. In the event of occurrence of default with loans that have collateral, the Group would take possession of the assets held as collateral through court proceedings or accept voluntary delivery of possession of the assets by the borrower. The credit quality review process enables the Group to assess the potential loss in view of the credit risk it is exposed to and to take appropriate corrective actions promptly.

As at 31 March 2024, included in the Group's loan receivables were debtors with aggregate gross carrying amount of HK\$238 million (2023: HK\$257 million), of which (i) HK\$37 million (2023: HK\$45 million) were secured by the borrowers' pledged properties, the market value of the properties less the estimated costs to sell amounted to HK\$47 million (2023: HK\$53 million). The market value of the pledged properties was determined using direct comparison method and was categorised into Level 2 of the fair value hierarchy, the related cumulative ECL of HK\$6 million (2023: HK\$66 million) was provided after considering the adjustment to reflect loss given default based on the expected realisation value of the collateral; and (ii) HK\$33 million (2023: HK\$13 million) were secured by a loan assignment in the net carrying amount of HK\$17 million (2023: HK\$32 million), the related cumulative ECL of HK\$16 million (2023: HK\$17 million) (2023: HK\$16 million) was provided after considering the adjustment to reflect loss given default based on the expected realisation value of the collateral; and (ii) HK\$33 million (2023: HK\$16 million) were secured by a loan assignment in the net carrying amount of HK\$17 million (2023: HK\$10 million), the related cumulative ECL of HK\$16 million (2023: HK\$10 million) was provided after considering the adjustment to reflect loss given default based on the expected realisation value of the collateral; and (ii) HK\$17 million (2023: HK\$10 million) was provided after considering the adjustment to reflect loss given default based on the expected realisation value of the collateral.

37. 金融及資本風險管理(續)

信貸風險及減值評估(續)

應收貸款(續)

本集團會考慮用以收回信貸減值貸款的多 種行動,包括定期審查抵押品及與借款人 溝通,以了解借款人之最新信貸風險情 況。倘若有抵押品的貸款發生拖欠情況, 本集團可透過法院程序取得持作抵押品之 資產的所有權或由借款人自願交付資產的 所有權。信貸質素審查程序讓本集團得以 評估由於其所承擔之信貸風險而造成之潛 在損失,並即時採取適當之糾正措施。

於二零二四年三月三十一日,本集團的應 收貸款包括賬面總值為238百萬港元(二零 二三年:257百萬港元)的應收款項,其中 (i) 37百萬港元(二零二三年:45百萬港元) 以借款人的已抵押物業作抵押,該等物業 的市值減估計出售成本為47百萬港元(二零 二三年:53百萬港元)。已抵押物業的市值 按直接比較法釐定,並歸入公平值架構等 級的第2級,而相關的累計預期信貸虧損 為6百萬港元(二零二三年:6百萬港元), 已經考慮根據抵押品的預期變現值作出調 整以反映違約虧損後作出撥備;及(ii) 33百 萬港元(二零二三年:33百萬港元)以賬面 淨值為17百萬港元(二零二三年:32百萬港 元)的貸款轉讓作為抵押,相關的累計預 期信貸虧損為16百萬港元(二零二三年:1 百萬港元),乃經考慮根據抵押品的預期 變現值作出調整以反映違約虧損後作出撥 備。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

37. FINANCIAL AND CAPITAL RISK MANAGEMENT (CONTINUED) 37. 金融及資本風險管理(續) Credit risk and impairment assessment (Continued) 信貸風險及減值評估(績)

Loan receivables (Continued)

The Group is not permitted to sell or repledge the collateral in the absence of default by the borrowers.

The movement of impairment allowance on loan receivables for the year is as follows:

應收貸款(續)

於借款人並無違約的情況下,本集團不得 出售或再質押抵押品。

本年度應收貸款的減值撥備變動如下:

	Lifetime ECL (not credit-impaired) 全期預期信貸虧損 (無信貸減值) <i>HK\$'million</i> 百萬港元	Lifetime ECL (credit-impaired) 全期預期信貸虧損 (信貸減值) <i>HK\$'million 百萬港元</i>	Total 總計 <i>HK\$'million</i> 百萬港元
At 1 April 2022 於二零二二年四月一日 Changes due to loan receivables recognised at 1 April 2022: 收貸款所致變動: — Impairment allowance reversed —撥回減值發備 — Write-off of impairment allowance —撇銷減值發備 Exchange alignment 匯兑調整	162 (22) (25) (3)	-	162 (22) (25) (3)
At 31 March 2023 Changes due to loan receivables recognised at 1 April 2023: - Transferred to credit-impaired - Impairment allowance reversed Exchange alignment - Transferred to credit-impaired - Impairment allowance reversed - March 2023 於二零二三年 三月三十一日 於二零二三年四月一日確認應 少貸款所致變動: - 中韓撥至信貸減值 - 確認減值撥備 匯兑調整	(168) 84 (3) (2)	 168 	112
At 31 March 2024 於二零二四年三月三十一日	23	168	(2) 191

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

37. FINANCIAL AND CAPITAL RISK MANAGEMENT (CONTINUED)

Credit risk and impairment assessment (Continued)

Corporate note receivables

For corporate note receivables, the management makes periodic individual assessment on the recoverability based on historical settlement records, past experience, and also quantitative and qualitative information that is reasonable and supportive forward-looking information.

The movement of impairment allowance on corporate note receivables for the year is as follows:

37. 金融及資本風險管理(續)

信貸風險及減值評估(續)

應收企業票據

就應收企業票據而言,管理層基於過往結 付記錄、過往經驗以及合理之定量及定性 資料以及具支持性之前瞻性資料定期個別 評估應收企業票據的可收回性。

本年度應收企業票據減值撥備變動如下:

	12m ECL	Lifetime ECL (credit- impaired)	Total
	12個月 預期信貸虧損 <i>HK\$'million</i> 百萬港元	全期預期 信貸虧損 (信貸減值) HK\$'million 百萬港元	總計 HK\$'million 百萬港元
At 1 April 2022 於二零二二年四月一日 Changes due to corporate note receivables recognised 於二零二二年四月一日確認 at 1 April 2022: 應收企業票據所致變動:	107	262	369
- Impairment allowance reversed - 撥回減值撥備	(2)	-	(2)
	105	262	367
Changes due to corporate note receivables recognised 於二零二三年四月一日確認 at 1 April 2023: 應收企業票據所致變動: - Impairment allowance reversed -撥回減值撥備	(14)	-	(14)
At 31 March 2024 於二零二四年三月三十一日	91	262	353

Other receivables and deposits

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 forward-looking information. The management believes that there is no significant increase in credit risk of these amounts since initial recognition and the Group provided impairment based on 12m ECL.

其他應收款項及訂金

就其他應收款項及訂金而言,管理層基於 過往結付記錄、過往經驗以及合理之定量 及定性資料以及具支持性之前瞻性資料定 期個別評估其他應收款項及訂金的可收回 性。管理層認為,該等金額的信貸風險自 初步確認以來並無顯著上升,且本集團按 12個月預期信貸虧損計提減值撥備。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

37. FINANCIAL AND CAPITAL RISK MANAGEMENT (CONTINUED)

Credit risk and impairment assessment (Continued)

Other receivables and deposits (Continued)

Pledged bank deposits/bank balances

The movement of impairment allowance on other receivables for the year is as follows:

Credit risk on pledged bank deposits/bank balances is limited because the counterparties are reputable banks with high credit ratings assigned

by international credit agencies. There has been no history of default in

relation to these banks. The Group performs impairment assessment on

the pledged bank deposits/bank balances under 12m ECL model. The

management of the Group considers the risk of default is low based on the

average loss rate by reference to credit ratings assigned by international credit-rating agencies. The Group assessed that the ECL for bank balances

已抵押銀行存款/銀行結餘

由於交易對手均為由國際信貸評級機構評 定為高信貸評級的銀行,故有關已抵押銀 行存款/銀行結餘的信貸風險屬有限。概 無有關該等銀行的違約記錄。本集團根據 12個月預期信貸虧損模型對已抵押銀行存 款/銀行結餘作出減值評估。經參考國際 信貸評級機構授予的信貸評級,本集團管 理層基於平均虧損率認為違約風險為低。 本集團評估銀行結餘的預期信貸虧損為不 重大。

融資租賃應收款項

就融資租賃應收款項而言,管理層基於過 往結付記錄、過往經驗以及合理之定量及 定性資料以及具支持性之前瞻性資料定期 個別評估融資租賃應收款項的可收回性。 管理層認為,該等金額的信貸風險自初步 確認以來並無顯著上升,且本集團按12個 月預期信貸虧損計提減值撥備,而有關預 期信貸虧損並不重大。

as follows:		
		HK\$'million 百萬港元
As at 1 April 2022 Recognised in the consolidated statement of profit or loss Amount written-off as uncollectible	於二零二二年四月一日 於綜合損益表內確認 撇銷為不可收回金額	6 (2) (3)
As at 31 March 2023, 1 April 2023 and 31 March 2024	於二零二三年三月三十一日、 二零二三年四月一日及 二零二四年三月三十一日	1

Finance lease receivables

were insignificant.

For finance lease receivables, the management makes periodic individual assessment on the recoverability of finance lease receivables based on historical settlement records, past experience, and also quantitative and qualitative information that is reasonable and supportive forward-looking information. The management believes that there is no significant increase in credit risk of these amounts since initial recognition and the Group provided impairment based on 12m ECL and the ECL was insignificant.

37. 金融及資本風險管理(績)

信貸風險及減值評估(續)

其他應收款項及訂金(續)

本年度其他應收款項減值撥備變動如下:

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

37. FINANCIAL AND CAPITAL RISK MANAGEMENT (CONTINUED)

Liquidity risk and the basis for preparation on a going concern basis

The Group's policy is to regularly monitor current and expected liquidity requirements to ensure that it maintains sufficient reserves of cash and adequate committed lines of funding from major lenders to meet its liquidity requirements in the short and longer term.

As at 31 March 2024, the Group had net current liabilities of approximately HK\$949 million. The Group's bank balances and cash as at 31 March 2024 amounted to approximately HK\$350 million as compared to the Group's bank and other borrowings of approximately HK\$1,633 million and corporate notes payables of HK\$420 million which are repayable within the next twelve months from the end of the reporting period. These conditions may cast significant doubt on the Group's ability to continue as a going concern. In view of this, the directors of the Company have given careful consideration to the future liquidity of the Group when assessing that the Group has the ability to continue as a going concern, taking into account the following plans and measures to address the liquidity issues of the Group referred to above:

- The Group has been actively communicating with the bank for renegotiation of financial covenant terms of certain bank borrowings and seeking new source of financing from other financial institutions;
- The Group has been actively following up with the repayment status of loan receivables and corporate note receivables which have been overdue and consider to take appropriate legal action whenever possible;
- The Group is exploring various channels for additional cash inflows through utilising the Group's assets, both free of encumbrances and pledged, to secure funds of reasonable costs;
- The Group will continue to monitor and ensure that sufficient cash is available when it is needed.

37. 金融及資本風險管理(續)

流動資金風險及持續經營基準下編製 基礎

本集團的政策為定期監測當前和預期的流 動資金需求,確保其保持充足現金儲備和 從主要貸款人獲得足夠的承諾資金額度, 滿足其短期和長期的流動資金需求。

於二零二四年三月三十一日,本集團流動 負債淨額約為949百萬港元。於二零二四 年三月三十一日,本集團銀行結餘及現金 約為350百萬港元,而本集團須於報告期末 起計未來十二個月內償還的銀行及其他借 貸約為1,633百萬港元及應付企業票據為420 百萬港元。上述情況可能會對本集團以持 續基準經營的能力構成重大疑問。有鑒於 此,本公司董事於評估本集團以持續基準 經營的能力時,已就本集團未來流動資金 作審慎考慮,並考慮以下計劃及措施以解 決上述本集團流動性問題:

- 本集團一直在積極與銀行溝通,以 重新談判若干銀行借款的財務契約 條款,並從其他金融機構尋求新的 融資渠道;
- 本集團一直積極跟進已逾期的應收 貸款及應收企業票據的償還情況, 並考慮盡可能採取適當的法律行 動;
- 本集團正在探索各種渠道,通過利
 用本集團免受產權負擔及已抵押的
 資產,以合理的成本獲得額外的現
 金流入;
- 本集團將繼續監測並確保在需要時 有足夠的現金。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

37. FINANCIAL AND CAPITAL RISK MANAGEMENT (CONTINUED)

Liquidity risk and the basis for preparation on a going concern basis (Continued)

The following table details the Group's remaining contractual maturity for its non-derivative 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. The maturity dates for other non-derivative financial liabilities are based on the agreed repayment dates.

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 at the end of the reporting period.

37. 金融及資本風險管理(續)

流動資金風險及持續經營基準下編製 基礎(績)

下表詳列本集團非衍生金融負債的剩餘合 約期。該表乃根據金融負債未貼現現金流 量編製,該等金融負債乃根據本集團可能 須付款的最早日期分類。其他非衍生金融 負債的到期日為商定的還款日期。

下表包括利息及本金現金流量。倘利息流 量為浮動利率,則未貼現金額基於報告期 末利率計算。

		On demand and less than 1 year	Between 1 year to 2 years	Between 2 to 5 years	Over 5 years	未貼現	Carrying amount
		按要求及 少於1年 HK\$'million 百萬港元	1年至2年 HK\$'million 百萬港元	2至5年 HK\$'million 百萬港元	超過5年 HK\$'million 百萬港元	現金流量 總額 HK\$'million 百萬港元	賬面值 HK\$'million 百萬港元
As at 31 March 2024	於二零二四年三月三十一日						
Trade payables	貿易應付款項	6	-	-	-	6	6
Other payables, deposits received and accruals excluding contract liabilities Bank and other borrowings and corresponding	其他應付款項、已收訂金及應 計費用,不包括合約負債 銀行及其他借貸以及	127	-	-	-	127	127
interests	相應利息	1,666	28	10	_	1,704	1,660
Corporate note payables and corresponding	應付企業票據及相應利息	, i					
interests		455	106	-	-	561	520
Lease liabilities	租賃負債	11	5	5	-	21	19
		2,265	139	15	-	2,419	2,332

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

37. FINANCIAL AND CAPITAL RISK MANAGEMENT (CONTINUED)

37. 金融及資本風險管理(續)

Liquidity risk and the basis for preparation on a going concern basis (Continued)

流動資金風險及持續經營基準下編製 基礎(績)

		On demand and less than 1 year	Between 1 year to 2 years	Between 2 to 5 years	Over 5 years	Total undiscounted cash flows	Carrying amount
		按要求及 少於1年 HK \$ 'million 百萬港元	1年至2年 HK\$'million 百萬港元	2年至5年 HK\$'million 百萬港元	超過5年 HK\$'million 百萬港元	未貼現 現金流量 總額 HK \$ [*] million 百萬港元	賬面值 HK\$'million 百萬港元
As at 31 March 2023	於二零二三年三月三十一 日						
Trade payables Other payables, deposits received and accruals excluding contract liabilities	貿易應付款項 其他應付款項、已收訂 金及應計費用,不包括	13	-	_	-	13	13
Bank and other borrowings and	合約負債 銀行及其他借貸以及	662	-	-	-	662	662
corresponding interests Corporate note payables and	相應利息 應付企業票據及相應利息	1,708	24	20	-	1,752	1,743
corresponding interests		463	143	-	_	606	572
Lease liabilities	租賃負債	15	10	5	_	30	29
		2,861	177	25	-	3,063	3,019

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

37. FINANCIAL AND CAPITAL RISK MANAGEMENT (CONTINUED)

Liquidity risk and the basis for preparation on a going concern basis (Continued)

Bank and other borrowings with a repayment on demand clause are included in the "on demand and less than 1 year" time band in the maturity analysis above. As at 31 March 2024, the aggregate carrying amounts of these bank and other borrowings amounted to HK\$1,481 million (2023: HK\$1,534 million). Taking into account the Group's financial position, the management does not believe that it is probable that the banks and other financial institutes will exercise their discretionary rights to demand immediate repayment. The management believes that such bank and other borrowings will be repaid after the end of the reporting period in accordance with the scheduled repayment dates set out in the loan agreements, details of which are set out in the table below:

Maturity analysis – Bank and other borrowings with a repayment on demand clause based on scheduled repayments

37. 金融及資本風險管理(續)

流動資金風險及持續經營基準下編製 基礎(績)

附帶按要求償還條款的銀行及其他借貸計 入上述到期日分析的「按要求及少於1年」時 段內。於二零二四年三月三十一日,該等 銀行及其他借貸的賬面值總額為1,481百萬 港元(二零二三年:1,534百萬港元)。經考 慮本集團的財務狀況,管理層認為銀行及 其他金融機構不大可能行使酌情權要求即 時還款。管理層認為該等銀行及其他借貸 將依照貸款協議所載計劃還款日期於報告 期末後償還。詳情載於下表:

到期日分析-根據還款計劃,附帶按要求 償還條款的銀行及其他借貸

		Less than 1 year	, , , , , , , , , , , , , , , , , , , ,		Total undiscounted cash flows	Carrying amount
			小方式0万		未貼現 現金流量	昨 天, <i>は</i>
		少於1年 HK\$'million 百萬港元	1年至2年 HK\$'million 百萬港元	2年至5年 HK\$'million 百萬港元	總額 HK\$'million 百萬港元	賬面值 HK\$'million 百萬港元
31 March 2024 31 March 2023	二零二四年三月三十一日 二零二三年三月三十一日	746 370	775 501	- 777	1,521 1,648	1,481 1,534

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

38. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS

Some of the Group's financial instruments are measured at fair value for financial reporting purposes at the end of each reporting period.

In estimating the fair value, the Group uses market-observable data to the extent it is available. For instruments with significant unobservable inputs under Level 3, the Group engages third party qualified valuers to perform the valuation.

The directors consider that the carrying amounts of financial assets and financial liabilities at amortised cost recognised in the consolidated financial statements approximate to their fair values.

38. 金融工具公平值計量

就財務報告用途,本集團部分金融工具於 各報告期末按公平值計量。

於估計公平值時,本集團會使用可取得的 市場可觀察數據。針對含有第3級重大不 可觀察輸入數據之工具,本集團委聘第三 方合資格估值師進行估值。

董事認為,於綜合財務報表按攤銷成本確 認之金融資產及金融負債之賬面值與彼等 之公平值相若。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

38. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS (CONTINUED)

(a) Disclosure of level in fair value hierarchy:

Description

Fair value measurements using:
公 巫值計 景 渾田:

狀況

		2			
As at 31 March 2024	於二零二四年三月三十一日	Level 1 第1級 HK\$'million 百萬港元	Level 2 第2級 HK\$'million 百萬港元	Level 3 第3級 HK\$'million 百萬港元	Total 總計 HK\$'million 百萬港元
Assets	資產				
Recurring fair value measurements:	經常性公平值計量:				
Financial assets at FVTPL	以公平值計量且其變化 計入損益之金融資產				
 Listed securities 	一上市證券	83	-	-	83
 Unlisted fund investment Convertible note 	一非上市基金投資 一應收可換股票據	-	33	-	33
receivable		-	-	3	3
Financial assets at FVTOCI	以公平值計量且其變化 計入其他全面收益之 金融資產				
 Listed securities 	一上市證券	15	_	_	15
 Private equity 	一私募股權投資				
investments		-	-	432	432
Total recurring fair value measurements	經常性公平值計量總額	98	33	435	566
Liabilities	負債				
Recurring fair value	貝頃 經常性公平值計量:				
measurements:	近市にムービ町主・				
Financial liabilities at FVTPL	以公平值計量且其變化 計入損益之金融負債				
– Corporate note payable	-應付企業票據	-	-	539	539
Total recurring fair value	經常性公平值計量總額			500	
measurements		_	_	539	539

^{38.} 金融工具公平值計量(績)

⁽a) 公平值架構等級披露:

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

38. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS (CONTINUED)

38. 金融工具公平值計量(績)

(a) Disclosure of level in fair value hierarchy: (Continued)

Description (Continued)

(a) 公平值架構等級披露:(績)

狀況(續)

		Fair value measurements using: 公平值計量運用:					
As at 31 March 2023	於二零二三年三月三十一日	Level 1 第1級 HK\$'million 百萬港元	Level 2 第2級 HK\$'million 百萬港元	Level 3 第3級 HK\$'million 百萬港元	Total 總計 HK\$'million 百萬港元		
Assets	資產						
Recurring fair value measurements:	經常性公平值計量:						
Financial assets at FVTPL	以公平值計量且其變化 計入損益之金融資產						
 Listed securities 	一上市證券	290	-	-	290		
 Unlisted fund investment 	一非上市基金投資	_	78	29	107		
- Unlisted debt instruments	一非上市債務工具	_	_	15	15		
 Convertible note 	一應收可換股票據						
receivable		_	-	3	3		
Financial assets at FVTOCI	以公平值計量且其變化 計入其他全面收益之 金融資產						
 Listed securities 	一上市證券	20	_	_	20		
- Private equity	一私募股權投資	20			20		
investments		_	-	781	781		
Total recurring fair value measurements	經常性公平值計量總額	310	78	828	1,216		
measurements		310	/0	020	1,210		
Liabilities	負債						
Recurring fair value	經常性公平值計量:						
measurements:							
Financial liabilities at FVTPL	以公平值計量且其變化 計入損益之金融負債						
– Corporate note payable	一應付企業票據		_	578	578		
Total recurring fair value measurements	經常性公平值計量總額	_	_	578	578		

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

38. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS (CONTINUED)

38. 金融工具公平值計量(績)

- (b) Reconciliation of assets measured at fair value based on level 3:
- (b) 基於第3級按公平值計量之資產對 賬:

		Financial assets at FVTOCI 以公平值計量且 其變化 計入其他 全面收益之 金融資產 HK\$'million 百萬港元	Financial assets at FVTPL 以公平值計量且 其變化 計入損益之 金融資產 HK\$ [°] million 百萬港元	Financial liabilities at FVTPL 以公平值計量且 其變化 計入損益之 金融負債 HK\$'million 百萬港元
As at 1 April 2023 Total gains or losses recognised	於二零二三年四月一日 已確認收益或虧損總額	781	47	(578)
 in profit or loss # in other comprehensive income 	一於損益# 一於其他全面收益	- (349)	(43)	39 _
Exchange alignment	匯兑調整	-	(1)	-
As at 31 March 2024	於二零二四年三月三十一日	432	3	(539)
(#) Include gains or losses for assets/ liabilities held at end of reporting period	(#) 包括於報告期末所持有 資產/負債之盈虧	_	(43)	39

Disclosure of valuation process used by the Group

and valuation techniques and inputs used in fair value

The following table gives information about how the fair value

of the Group's investments at fair value through profit or loss is

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

38. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS (CONTINUED)

(C)

38. 金融工具公平值計量(績)

(c) 披露本集團所運用之估值程序以及 公平值計量所運用之估值技術及輸 入數據:

下表列載有關如何釐定本集團以公 平值計量且其變化計入損益之投資 公平值之資料。

Level 2 fair value measurements

measurements:

determined.

第2級公平值計量

Description 狀況	Valuation technique 估值技術	Inputs 輸入數據	Fair Value 公平值			
			2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元		
Financial assets at FVTPL 以公平值計量且其變化計 入損益之金融資產						
– Unlisted fund investment	Asset-based approach: determined by the fair value of underlying funds	Net assets	33	78		
一非上市基金投資	資產基礎法:參照 相關基金的公平 值確定	資產淨值				

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

38. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS (CONTINUED)

(c) Disclosure of valuation process used by the Group and valuation techniques and inputs used in fair value measurements: (Continued)

Level 3 fair value measurements

As at 31 March 2024

38. 金融工具公平值計量(績)

(c) 披露本集團所運用之估值程序以及 公平值計量所運用之估值技術及輸 入數據:(績)

第3級公平值計量

於二零二四年三月三十一日

Description 狀況	Valuation technique 估值技術	Unobservable inputs 不可觀察 輸入數據	Range 範圍	Fair value 公平值 HK\$'million 百萬港元	Sensitivity of fair value to the input 公平值對輸入數據的 敏感度
Financial assets at FVTPL 以公平值計量且其變化 計入損益之金融資產 - Convertible note receivable	Discounted cash flow: determined by expected cash inflow based on cashflow projection	Discount rate			The higher the discount rate, the lower the fair value of the convertible
-應收可換股票據	貼現現金流量:由基於現金流預測的預期現金流入 確定	貼現率	26.00%	3	note receivable 貼現率越高,應收可換股 票據公平值越低
Financial assets at FVTOCI 以公平值計量且其變化 計入其他全面收益之 金融資產					
亚附具生 - Goodwill	Asset-based Approach: determined by the fair value of underlying assets and liabilities adjusted by ECL and their fair values (as appropriate), based on the latest available financial statements, with adjustment of minority discount 資產基礎法: 根據可獲得的最新財務報表,經預期 信貸虧損及其公平值(視情況而定)調整並經少數	Marketability Discount 流通性折讓	15.70%	3	The higher the marketabilit discount rate, the lower the fair value of the unlisted equity securities 流通性折讓率越高,非上 市股本證券公平值越低
	股權折讓調整的相關資產及負債的公平值確定	Minority Discount 少數股權折讓	30%		The higher the minority discount rate, the lower the fair value of the unlisted equity securities 少數股權折讓率越高,非

上市股本證券公平值越低

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

38. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS (CONTINUED)

(c) Disclosure of valuation process used by the Group and valuation techniques and inputs used in fair value measurements: (Continued)

Level 3 fair value measurements (Continued)

As at 31 March 2024 (Continued)

38. 金融工具公平值計量(績)

(c) 披露本集團所運用之估值程序以及 公平值計量所運用之估值技術及輸 入數據:(續)

第3級公平值計量(續)

於二零二四年三月三十一日(續)

Description 狀況	Valuation technique 估值技術	Unobservable inputs 不可觀察 輸入數據	Range 範圍	Fair value 公平值 HK\$'million 百萬港元	Sensitivity of fair value to the input 公平值對輸入數據的 敏感度
– Co-Lead	Asset-based Approach: determined by the fair value of underlying assets and liabilities adjusted by ECL and their fair values (as appropriate) based on the latest available financial statements, with adjustment of minority discount 資產基礎法: 根據可獲得的最新財務報表,經預期 信貸虧損及其公平值(視情況而定)調整並經少數 股權折讓調整的相關資產及負債的公平值確定	Marketability Discount 流通性折讓	15.70%	13	The higher the marketability discount rate, the lower the fair value of the unlisted equity securities 流通性折讓率越高,非上 市股本證券公平值越低
		Minority Discount 少數股權折讓	30.65%		The higher the minority discount rate, the lower the fair value of the unlisted equity securities 少數股權折讓率越高,非 上市股本證券公平值越低
– Quan Yu Tai	Market-based Approach: determined by reference to average multiples of companies' value in a similar industry with similar operating characteristics	Price to book	0.81	70	The higher the price to book ratio, the higher the fair value of the unlisted equity securities
- 全裕泰	市場法:參照具有類似運營特徵的類似行業公司的 平均價值倍數確定	市賬 Marketability Discount	U.01	70	securities 市賬率越高,非上市股本 證券公平值越高 The higher the marketability discount rate, the lower the fair value of the unlisted
		流通性折讓	15.7%		equity securities 流通性折譲率越高,非上 市股本證券公平值越低

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

38. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS (CONTINUED)

(c) Disclosure of valuation process used by the Group and valuation techniques and inputs used in fair value measurements: (Continued)

Level 3 fair value measurements (Continued)

As at 31 March 2024 (Continued)

38. 金融工具公平值計量(績)

(c) 披露本集團所運用之估值程序以及 公平值計量所運用之估值技術及輸 入數據:(績)

第3級公平值計量(續)

於二零二四年三月三十一日(續)

Description 狀況	Valuation technique 估值技術	Unobservable inputs 不可觀察 輸入數據	Range 範圍	Fair value 公平值 HK\$'million 百萬港元	Sensitivity of fair value to the input 公平值對輸入數據的 敏感度
— Tonsin	Asset-based approach: determined by the fair value of underlying assets and liabilities adjusted by ECL and their fair values (as appropriate) based on the latest available financial statements, with adjustment of minority discount	Minority discount	16.81%	36	The higher the minority discount rate, the lower the fair value of the unlisted equity securities
一東新	資產基礎法:根據可獲得的最新財務報表,經預期 信貸虧損及其公平值(視情況而定)調整並經少數 股權折讓調整的相關資產及負債的公平值確定	少數股權折讓			少數股權折讓率越高,非 上市股本證券公平值越低
– China Pearl	Asset-based approach: determined by the fair value of underlying assets and liabilities adjusted by ECL and their fair values (as appropriate) based on the latest available financial statements, with adjustment of minority discount	Minority discount	19.00%	301	The higher the minority discount rate, the lower the fair value of the unlisted equity securities
-東方明珠	資產基礎法:根據可獲得的最新財務報表·經預期 信貸虧損及其公平值(視情況而定)調整並經少數 股權折讓調整的相關資產及負債的公平值確定	少數股權折讓			少數股權折讓率越高,非 上市股本證券公平值越低
– Empire Victory	Asset-based approach: determined by the fair value of underlying assets and liabilities adjusted by ECL and their fair values (as appropriate) based on the latest available financial	Minority discount			The higher the minority discount rate, the lower the fair value of the unlisted
- 御勝	statements, with adjustment of minority discount 資產基礎法:根據可獲得的最新財務報表,經預期 信貸虧損及其公平值(視情況而定)調整並經少數 股權折讓調整的相關資產及負債的公平值確定	少數股權折讓	17.15%	9	equity securities 少數股權折讓率越高,非 上市股本證券公平值越低

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

38. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS (CONTINUED)

(c) Disclosure of valuation process used by the Group and valuation techniques and inputs used in fair value measurements: (Continued)

Level 3 fair value measurements (Continued)

As at 31 March 2024 (Continued)

38. 金融工具公平值計量(績)

(c) 披露本集團所運用之估值程序以及 公平值計量所運用之估值技術及輸 入數據:(續)

第3級公平值計量(續)

於二零二四年三月三十一日(續)

Description 狀況	Valuation technique 估值技術	Unobservable inputs 不可觀察 輸入數據	Range 範圍	Fair value 公平值 HK\$'million 百萬港元	Sensitivity of fair value to the input 公平值對輸入數據的 敏感度
Financial liabilities at FVTPL 以公平值計量且其變化 計入損益之金融負債 – Corporate note payable	Discounted cash flow: determined by reference to the consideration as stipulated in the equity transfer agreement and the projected profit together with expected dividend paid- out by the investee	Discount rate	14.38%- 15.06%	539	The higher the discount rate, the lower the fair value of the corporate note payable
一應付企業票據	貼現現金流量:參照股權轉讓協議約定的對價以及 被投資對象預計支付的利潤和股息確定	貼現率 Return on net assets ratio 淨資產回報率	10.09%- 33.96%		貼現率越高,應付企業票 據公平值越低 The higher the return on net assets ratio, the higher the fair value of the corporate note payable 浮資產回報率越高,應付 企業票據公平值越高

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

38. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS (CONTINUED)

(c) Disclosure of valuation process used by the Group and valuation techniques and inputs used in fair value measurements: (Continued)

Level 3 fair value measurements (Continued)

38. 金融工具公平值計量(績)

(c) 披露本集團所運用之估值程序以及 公平值計量所運用之估值技術及輸 入數據:(續)

於二零二三年三月三十一日

第3級公平值計量(續)

As at 31 March 2023

Description	Valuation technique	Unobservable inputs 不可觀察	Range	Fair value	Sensitivity of fair value to the input 公平值對輸入數據的
狀況	估值技術	輸入數據	範圍	公平值	敏感度
				HK\$'million	
				百萬港元	

Financial assets at FVTPL 以公平值計量且其變化 計入損益之金融資產					
– Unlisted debt instruments	Discounted cash flow: based on the estimated future economic benefit inflow, with	Discount rate			The higher the discount rate, the lower the fair value of the unlisted debt
	discount rate		11.5%	15	instruments
- 非上市債務工具	貼現現金流量:以貼現率估算未來經 濟效益流入	貼現率			貼現率越高,非上市債務工具公 平值越低
– Convertible note receivable	Discounted cash flow: determined by expected	Discount rate	26.00%	3	The higher the discount rate, the lower
	cash inflow based on cashflow projection				the fair value of the convertible note
					receivable
-應收可換股票據	貼現現金流量:由基於現金流預測的 預期現金流入確定	貼現率			貼現率越高,應收可換票據公平 值越低
– Unlisted fund investment	Asset-based Approach: determined by	Marketability			The higher the marketability discount
	reference to the fair values of underlying	Discount			rate, the lower the fair value of the
	funds		15.7%	29	unlisted fund investment
-非上市基金投資	資產基礎法:參照相關基金的公平值	流通性折讓			流通性折讓率越高,非上市基金
	確定				投資公平值越低
		Minority Discount			The higher the minority discount rate,
		,			the lower the fair value of the unlisted
			30%		fund investment
		少數股權折讓			少數股權折讓率越高,非上市基

二零二三年/二四年年報 信銘生命科技集團有限公司 209

金投資公平值越低

Disclosure of valuation process used by the Group

Level 3 fair value measurements (Continued)

and valuation techniques and inputs used in fair value

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

38. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS (CONTINUED)

measurements: (Continued)

(C)

38. 金融工具公平值計量(績)

(c) 披露本集團所運用之估值程序以及 公平值計量所運用之估值技術及輸 入數據:(績)

第3級公平值計量(續)

As at 31 March 2023	As at 31 March 2023 (Continued)			\A	E三月三十一日(續)
Description	Valuation technique	Unobservable inputs 不可觀察	Range	Fair value	Sensitivity of fair value to the input 公平值對輸入數據的
狀況	估值技術	輸入數據	範圍	公平值 HK \$ 'million 百萬港元	敏感度
Financial assets at FVTOCI 以公平值計量且其變化 計入其他全面收益之 金融資產					
– Goodwill	Asset-based Approach: determined by the fair value of underlying assets and liabilities adjusted by ECL and their fair values (as appropriate), based on the latest available financial statements, with adjustment of	Marketability Discount			The higher the marketability discount rate, the lower the fair value of the unlisted equity securities
	minority discount 資產基礎法:根據可獲得的最新財務 報表,經預期信貸虧損及其公平 值(視情況而定)調整並經少數股權 折讓調整的相關資產及負債的公	流通性折讓	15.7%	3	流通性折讓率越高,非上市股本 證券公平值越低
	平值確定	Minority Discount			The higher the minority discount rate, the lower the fair value of the unlisted
		少數股權折讓	30%		equity securities 少數股權折讓率越高,非上市股 本證券公平值越低
– Co-Lead	Asset-based Approach: determined by the fair value of underlying assets and liabilities adjusted by ECL and their fair values (as appropriate), based on the latest available	Marketability Discount			The higher the marketability discount rate, the lower the fair value of the unlisted equity securities
	financial statements, with adjustment of minority discount 資產基礎法:根據可獲得的最新財務 報表,經預期信貸虧損及其公平 值(視情況而定)調整並經少數股權 折讓調整的相關資產及負債的公	流通性折讓	15.7%	15	流通性折讓率越高,非上市股本 證券公平值越低
	平值確定	Minority Discount	200/		The higher the minority discount rate, the lower the fair value of the unlisted
		少數股權折讓	30%		equity securities 少數股權折讓率越高,非上市股 本證券公平值越低

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

38. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS (CONTINUED)

(c) Disclosure of valuation process used by the Group and valuation techniques and inputs used in fair value measurements: (Continued)

Level 3 fair value measurements (Continued)

As at 31 March 2023 (Continued)

38. 金融工具公平值計量(績)

(c) 披露本集團所運用之估值程序以及 公平值計量所運用之估值技術及輸 入數據:(續)

第3級公平值計量(續)

於二零二三年三月三十一日(續)

Description 狀況	Valuation technique 估值技術	Unobservable inputs 不可觀察 輸入數據	Range 範圍	Fair value 公平值 HK\$'million 百萬港元	Sensitivity of fair value to the input 公平值對輸入數據的 敏感度
– Quan Yu Tai	Market-based Approach: determined by reference to average multiples of companies' value in a similar industry with	Price to book		007	The higher the price to book ratio, the higher the fair value of the unlisted equity securities
一全裕泰	similar operating characteristics 市場法:參照具有類似運營特征的類 似行業公司的平均價值倍數確定	市賬 Marketability	1.18	287	市賬率越高,非上市股本證券公 平值越高 The higher the marketability discount
		Discount 流通性折讓	15.7%		rate, the lower the fair value of the unlisted equity securities 流通性折讓率越高,非上市股本 證券公平值越低
– Tonsin	Asset-based Approach: determined by the fair value of underlying assets and liabilities adjusted by ECL and their fair values (as appropriate), based on the latest available financial statements, with adjustment of	Minority discount			The higher the minority discount rate, the lower the fair value of the unlisted equity securities
- 東新	minority discount 資產基礎法:根據可獲得的最新財務 報表,經預期信貸虧損及其公平 值(視情況而定)調整並經少數股權 折讓調整的相關資產及負債的公 平值確定	少數股權折讓	16.81%	41	少數股權折讓率越高,非上市股 本證券公平值越低
– China Pearl	Asset-based Approach: determined by the fair value of underlying assets and liabilities adjusted by ECL and their fair values (as appropriate), based on the latest available financial statements, with adjustment of	Minority discount			The higher the minority discount rate, the lower the fair value of the unlisted equity securities
一東方明珠	minority discount 資產基礎法:根據可獲得的最新財務 報表,經預期信貸虧損及其公平 值(視情況而定)調整並經少數股權 折讓調整的相關資產及負債的公 平值確定	少數股權折讓	16.00%	425	少數股權折讓率越高,非上市股 本證券公平值越低

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

38. FAIR VALUE MEASUREMENTS OF FINANCIAL INSTRUMENTS (CONTINUED)

(c) Disclosure of valuation process used by the Group and valuation techniques and inputs used in fair value measurements: (Continued)

Level 3 fair value measurements (Continued)

As at 31 March 2023 (Co	ontinued)

38. 金融工具公平值計量(績)

(c) 披露本集團所運用之估值程序以及 公平值計量所運用之估值技術及輸 入數據:(續)

第3級公平值計量(續)

於二零二三年三月三十一日(續)

Description	Valuation technique	Unobservable inputs 不可觀察	Range	Fair value	Sensitivity of fair value to the input 公平值對輸入數據的
狀況	估值技術	輸入數據	範圍	公平值 HK\$'million 百萬港元	ム十直到部八数修时 敏感度
– Empire Victory	Asset-based Approach: determined by the fair value of underlying assets and liabilities adjusted by ECL and their fair values (as appropriate), based on the latest available	Minority discount			The higher the minority discount rate, the lower the fair value of the unlisted equity securities
	financial statements, with adjustment of minority discount		16.81%	10	
-御勝	資產基礎法:根據可獲得的最新財務 報表,經預期信貸虧損及其公平 值(視情況而定)調整並經少數股權 折讓調整的相關資產及負債的公 平值確定	少數股權折讓			少數股權折讓率越高,非上市股 本證券公平值越低
Financial liabilities at FVTPL					
「IIIdIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII					
– Corporate note payable	Discounted cash flow determined by reference to the consideration as stipulated in the equity transfer agreement and the projected profit to extra with expected dividend	Discount rate	10.000/		The higher the discount rate, the lower the fair value of the corporate note payable
-應付企業票據	profit together with expected dividend paid-out by the investee 貼現現金流量:參照股權轉讓協議約 定的對價以及被投資對象預計支 付的利潤和股息確定	貼現率	12.22% – 12.44%	578	貼現率越高,應付企業票據公平 值越低
		Return on net assets ratio 淨資產回報率	10.17%- 34.23%		The higher the return on net assets ratio, the higher the fair value of the corporate note payable 淨資產回報率越高,應付企業票 據公平值越高

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

39. RELATED PARTY TRANSACTIONS

39. 關聯方交易

Key management compensation

主要管理人員薪酬

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Short-term employee benefits Share-based payment	短期僱員福利 以股份形式付款	19 _	19 1
		19	20

Save as disclosed elsewhere in the consolidated financial statements, the Group had no material transactions with related parties during the years ended 31 March 2024 and 2023.

除綜合財務報表其他部分所披露者外,截 至二零二四年及二零二三年三月三十一日 止年度,本集團並無重大關聯方交易。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

40. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

(a) Major non-cash transactions

For the year end 31 March 2023

(i) On 28 October 2022, Novel Advice Limited ("Novel Advice"), an indirect non-wholly owned subsidiary of the Company, and an independent third party (the "Seller") entered into a share transfer Agreement, pursuant to which Novel Advice had conditionally agreed to acquire and the Seller had conditionally agreed to sell 6% of the entire issued capital of China Pearl Global Limited ("China Pearl") at the total consideration of HK\$255,000,000 which was settled upon completion as to (i) HK\$50,000,000 by cash; and (ii) HK\$205,000,000 by the issue of the consideration note.

On the same day, Leading Partner Group Limited ("Leading Partner"), a direct wholly-owned subsidiary of the Company, and the Seller entered into a share transfer agreement, pursuant to which Leading Partner has conditionally agreed to acquire and the Seller has conditionally agreed to sell 4% of the entire issued capital of China Pearl Global at the total consideration of HK\$170,000,000 which was settled by issue of consideration note upon completion.

The transactions were completed on 7 November 2022.

- (ii) During the year 31 March 2023, the Group's other receivable at HK\$123 million and loan receivable at HK\$157 million are settled by note payable in the same amount.
- (iii) On 7 September 2022, the Group signed a subscription agreement with Central Wealth, pursuant to which Central Wealth (1) partially repays a lump sum of HK\$8,250,000, comprising principal of HK\$6,000,000 and the interest accrued of HK\$2,250,000; and (2) issues notes in the principal amount of HK\$44,000,000 (the "2nd Central Wealth Notes") to settle the Central Wealth Notes of HK\$44,000,000. The 2nd Central Wealth Notes is interest bearing at 15% per annum, unsecured and due on 6 February 2023. Expected credit loss amounted to HK\$1 million was provided as at 31 March 2023.

40. 綜合現金流量表附註

(a) 主要非現金交易

截至二零二三年三月三十一日止

 (i) 於二零二二年十月二十八日, 本公司間接非全資附屬公司 Novel Advice Limited(「Novel Advice」) 與獨立第三方(「賣方」)訂立 股份轉讓協議,據此,Novel Advice有條件同意收購,而賣 方有條件同意出售中國明珠環 球有限公司(「中國明珠」)全部 已發行股本的6%,總代價為 255,000,000港元,並於成交時以 (i) 50,000,000港元現金及(ii)發行 代價票據205,000,000港元支付。

> 於同日,本公司直接全資附 屬公司立群集團有限公司(「立 群」)與賣方簽訂了股份轉讓協 議,據此,立群有條件同意出 購,而賣方有條件同意出售中 國明珠全部已發行股本的4%, 總代價為170,000,000港元,該代 價於完成時以發行代價票據的 方式支付。

> 交易已於二零二二年十一月七 日完成。

- (ii) 於二零二三年三月三十一日年 度,本集團的其他應收款123百 萬港元及應收貸款157百萬港元 以等值企業票據支付。
- (iii) 於二零二二年九月七日,本 集團與中達簽署認購協議, 據此,中達(1)一次性償還 總額8,250,000港元,包括本 金6,000,000港元及應計利息 2,250,000港元;及(2)發行本 金額為44,000,000港元的票據 (「第二期中達票據」),以結算 44,000,000港元的中達票據。第 二期中達票據按年利率15%計 息,無抵押,將於二零二三年 二月六日到期。截至二零二三 年三月三十一日,已撥備信貸 損失100萬港元。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

40. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS (CONTINUED)

(b) Changes in liabilities arising from financing activities

The following table shows the Group's changes in liabilities arising from financing activities during the year:

40. 綜合現金流量表附註(績)

(b) 融資活動產生負債之變動

下表載列年內本集團融資活動產生 之負債變動:

		Amount due to a director of subsidiaries 應付一名	Bank and other borrowings	Corporate note payables	Lease liabilities	Interest payables	Financial liabilities at FVTPL 以公平值計量	Total liabilities from financing activities
		附屬公司 董事款項 HK\$'million 百萬港元	銀行及 其他借貸 HK\$'million 百萬港元	應付企業票據 HK\$'million 百萬港元	租賃負債 HK\$'million 百萬港元	應付利息 HK\$'million 百萬港元	且其變化計入 損益之金融負債 HK\$ ^c million 百萬港元	融資活動之 負債總額 HK\$'million 百萬港元
As at 1 April 2022	於二零二二年四月一日	20	1,922	430	29	91	629	3,121
Changes in cash flows Non-cash changes	現金流量變動 非現金變動	(20)	(125)	27	(15)	(112)	-	(245)
– Finance costs – Gain on early settlement of	- 融資成本 - 提前贖回應付企業債之收益	-	-	-	1	128	-	129
corporate note payables		-	-	-	-	(54)	-	(54)
– Off-set with corporate note payables	-抵消應付企業票據	-	-	20	-	(20)	-	-
– Off-set with loan and other receivables	-抵消應收企業債及 其他應收款			(000)				(000)
– Acquisition of financial assets at FVTOCI	4.1000000000000000000000000000000000000	-	-	(280)	-	-	-	(280)
	金融資產	-	-	375	-	-	-	375
– Additions and modification of lease	一添置及修訂租賃	-	-	-	14	-	-	14
– Exchange difference	-匯兑差額	-	(54)	-	-	11	-	(43)
Fair value adjustment	公平值調整	-	-	-	_	-	(51)	(51)
As at 31 March 2023 and 1 April 2023	於二零二三年三月三十一日及							
	二零二三年四月一日	-	1,743	572	29	44	578	2,966
Changes in cash flows	現金流量變動	1	(94)	(52)	(16)	(142)	-	(303)
Non-cash changes	非現金變動							
– Finance costs	一融資成本	-	-	-	1	140	-	141
– Additions and modification of lease	-添置及修訂租賃	-	-	-	5	-	-	5
– Exchange difference	- 匯兑差額	-	11	-	-	2	- (00)	13
Fair value adjustment	公平值調整	-	-	-	-	-	(39)	(39)
As at 31 March 2024	於二零二四年三月三十一日	1	1,660	520	19	44	539	2,783
For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

41. DISPOSAL OF SUBSIDIARIES AND INTERESTS IN SUBSIDIARIES

(a) Alcott Global Limited (the "Target Company")

On 11 May 2022, Victory Bright Limited (the "Vendor"), the Target Company, both of which are indirect non-wholly owned subsidiaries of the Company, and Glaring Sand Holdings Limited (the "Purchaser") entered into a sale and purchase agreement, pursuant to which the Vendor conditionally agreed to sell, and the Purchaser conditionally agreed to purchase 15% of the entire issued share capital of the Target Company, at a cash consideration of US\$20 million (equivalent to approximately HK\$156 million). The disposal of 15% equity interest in the Target Company was completed on 16 May 2022.

The effect of change in the ownership interests of the Target Company on the equity attributable to owners of the Company during the year ended 31 March 2023 are summarised as follows:

41. 出售附屬公司及附屬公司權益

(a) Alcott Global Limited(「目標公司」)

於二零二二年五月十一日,衛邦有 限公司(「賣方」)及目標公司(兩者均 為本公司的間接非全資附屬公司)與 Glaring Sand Holdings Limited(「買方」)訂 立買賣協議,據此,賣方有條件同 意出售且買方有條件同意購買15%目 標公司已發行股份,現金代價為20百 萬美元(相當於約156百萬港元)。出 售15%目標公司權益於二零二二年五 月十六日完成。

截至二零二三年三月三十一日止年 度,目標公司所有者權益變動對本 公司擁有人應佔權益的影響總結如 下:

> HK\$'million 百萬港元

Consideration received	收到的作價	156
Increase in non-controlling interest	非控股權益增加	(162)
Movement in equity	權益變動	(6)

(b) HT Strategy Fund SPC

During the year ended 31 March 2023, the Group disposed of HT Strategy Fund SPC ("SPC") at a cash consideration of HK\$1 million resulted in gain on disposal of HK\$1 million. SPC has no asset and liability at the date of disposal.

(b) HT Strategy Fund SPC

截至二零二三年三月三十一日止年 度,本集團以現金代價100萬港元出 售HT Strategy Fund SPC(「SPC」),產生 出售收益100萬港元。於出售日期, SPC並無資產及負債。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

41. DISPOSAL OF SUBSIDIARIES AND INTERESTS IN SUBSIDIARIES (CONTINUED)

(c) Hao Tian International Construction Investment Group Limited ("HTICI")

On 27 July 2023, Hao Tian Management (China) Limited, an indirect wholly owned subsidiary of the Company, as the seller, has signed an agreement with Yitai Share (Hongkong) Co., Ltd. (a wholly owned subsidiary of Inner Mongolia Yitai Coal Co., Ltd.*) as the purchaser to dispose of 1,400,088,000 shares (being 18.37% of the total issued share capital) of HTICI (an indirect non-wholly owned subsidiary of the Company) at the consideration of HK\$420 million. The disposal constituted a major transaction under the Listing Rules and was completed on 17 October 2023.

After the disposal, the Group's shareholding in HTICI decreased from 47.4% to 29.02% equity interest of HTICI. HTICI Group remain subsidiaries of the Group. The effect of change in the ownership interests of HTICI on the equity attributable to owners of the Company during the year ended 31 March 2024 are summarized as follows: 41. 出售附屬公司及附屬公司權益 (續)

(c) 吴天國際建設投資集團有限公司 (「吴天國際建設投資」)

於二零二三年七月二十七日,本公 司間接全資附屬公司吴天實業管理 (中國)有限公司作為賣方與伊泰(股 份)香港有限公司(內蒙古伊泰煤炭股 份有限公司的全資附屬公司)作為買 方簽署協議,以420百萬港元的代價 出售吴天國際建設投資(本公司之間 接非全資附屬公司)1,400,088,000股股 份(佔已發行總股本的18.37%)。該出 售根據上市規則已構成重大交易並 於二零二三年十月十七日完成。

於出售後,本集團於昊天國際建設 投資的權益由47.4%減至29.02%, 昊天國際建設投資集團仍為本集團 的附屬公司。截至二零二四年三月 三十一日止年度,昊天國際建設投 資所有者權益變動對本公司擁有人 應佔權益的影響總結如下:

> HK\$'million 百萬港元

Consideration received Increase in non-controlling interest	收到的作價 非控股權益增加	420 (301)
Movement in equity	權益變動	119
Other than disclosed above, the Group had no acquisition, disposal of subsidiaries and as year.		除以上披露外,於本年度本集團並 無重大收購,出售附屬及聯營公 司。

* For identification purposes only

* 僅供識別之用

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

42. STATEMENT OF FINANCIAL POSITION AND RESERVES OF THE COMPANY

42. 本公司財務狀況報表及儲備變動

(a) Statement of financial position of the Company

(a) 本公司財務狀況報表

Total assets less current liabilities	資產總值減流動負債	955	2,053
Net current assets	流動資產淨值	940	490
		2,669	2,738
Amounts due to subsidiaries	應付附屬公司款項	1,731	1,765
Corporate note payables	應付企業票據	420	435
Bank and other borrowings	銀行及其他借貸	481	500
Current liabilities Other payables and accruals	流動負債 其他應付款項及應計費用	37	38
Total assets	資產總值	3,624	4,791
		3,609	3,228
Corporate note receivable	應收止未示嫁	89	30
Comparete note receiveble	損益之金融資產 應收企業票據	5	3
Financial assets at FVTPL	以公平值計量且其變化計入		-,
Current assets Amounts due from subsidiaries	流動資產 應收附屬公司款項	3,515	3,160
		15	1,563
Pledge bank deposit	已抵押銀行存款	15	3(
Non-current assets Amounts due from subsidiaries	非流動資產 應收附屬公司款項		1,533
		二零二四年 HK\$'million 百萬港元	二零二三年 HK\$'millior 百萬港元
		2024	2023

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

42. STATEMENT OF FINANCIAL POSITION AND RESERVES OF THE COMPANY (CONTINUED) 42. 本公司財務狀況報表及儲備變動 (績)

(a) Statement of financial position of the Company
 (a) 本公司財務狀況報表(續)
 (Continued)

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Non-current liabilities	非流動負債 應付企業票據	100	107
Corporate note payables	應內企業示據	100	137
		100	137
		100	107
NET ASSETS	資產淨值	855	1,916
Capital and reserves	股本及儲備		
Share capital	股本	73	73
Reserves	儲備	782	1,843
TOTAL EQUITY	權益總值	855	1,916

The statement of financial position of the Company was approved by the Board of Directors on 26 June 2024. 本公司財務狀況報表於二零二四年六月二十六日獲董事會批准。

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

42. STATEMENT OF FINANCIAL POSITION AND RESERVES OF THE COMPANY (CONTINUED)

(b) Reserves of the Company

42. 本公司財務狀況報表及儲備變動 (績)

(b) 本公司儲備變動

		Share premium	Share-based payment reserve 以股份形式	Other reserve	Accumulated losses	Total
		股份溢價 HK\$'million 百萬港元	支付儲 HK\$`million 百萬港元	其他儲備 HK\$`million 百萬港元	累計虧損 HK\$'million 百萬港元	總計 HK\$'million 百萬港元
As at 1 April 2022	於二零二二年四月一日	4,811	39	40	(3,012)	1,878
Loss and total comprehensive loss for the year	年內虧損及全面虧損總 額	_			(35)	(35)
As at 31 March 2023 and 1 April 2023	於二零二三年三月 三十一日及 二零二三年四月一日	4,811	39	40	(2 047)	1 0/2
Loss and total comprehensive loss for the year		4,011	- 29	40	(3,047) (1,061)	1,843 (1,061)
As at 31 March 2024	於二零二四年 三月三十一日	4,811	39	40	(4,108)	782

綜合財務報表附註

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

43. INTERESTS IN SUBSIDIARIES

43. 於附屬公司之權益

(a) Particulars of the principal subsidiaries

Particulars of the subsidiaries as at 31 March 2024 and 2023 are as follows:

(a) 主要附屬公司詳情

於二零二四年及二零二三年三月 三十一日之附屬公司詳情如下:

Name of the subsidiary	Place of incorporation/ establishment 註冊成立/	lssued and fully paid up share capital/ registered capital 已發行及繳足股	Equity interest attributable ownership interest		Principal activity
實體名稱 	註册成立/ 已發行及纖定股 成立地點 本/註冊資本		所有權權 2024 二零二四年	益應佔股權 2023 二零二三年	主要業務
Aceso-Promethera Asia Company Limited ("Aceso-Promethera") Aceso-Promethera Asia Company Limited ([Aceso-Promethera])	Hong Kong 香港	HK\$1,000 1,000港元	100%	100%	Investment holding 投資控股
Alcott Global Limited ("Alcott") Alcott Global Limited ([Alcott])	BVI 英屬處女群島	US\$100 100美元	24.67 %	40.43%	Investment holding 投資控股
Beijing Hao Tian Investment Fund Management Co., Limited 北京昊天投資基金管理有限 公司	PRC 中國	US\$370,000 370,000美元	100%	100%	Investment holding 投資控股
Big Wish Developments Limited ("Big Wish") Big Wish Developments Limited ([Big Wish])	BVI 英屬處女群島	US\$100 100美元	29.02 %	47.57%	Investment holding 投資控股
Chim Kee Company Limited 占記有限公司	Hong Kong 香港	HK\$1,000,000 1,000,000港元	29.02 %	47.57%	Construction machinery rental and trading and sales of construction materials business 建築機械租賃及銷售以及
Chim Kee Machinery Co., Limited 占記機械有限公司	Hong Kong 香港	HK\$1 1港元	29.02 %	47.57%	建築物料銷售業務 Construction machinery rental and trading and sales of construction materials business 建築機械租賃及銷售以及建築物
Dasar Prisma Sdn. Bhd.("Dasar") Dasar Prisma Sdn. Bhd.([Dasar])	Malaysia 馬來西亞	Malaysian Ringgit 2 2馬來西亞令吉	29.02%	47.57%	料銷售業務 Property development 物業發展

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

43. INTERESTS IN SUBSIDIARIES (CONTINUED) 43. 於附屬公司之權益(績)

(a) Particulars of the principal subsidiaries (Continued)

(a) 主要附屬公司詳情(績)

Name of the subsidiary	Place of incorporation/ establishment 註冊成立/	lssued and fully paid up share capital/ registered capital 已發行及繳足股	Equity interest attributable ownership interest		Principal activity
實體名稱 	成立地點	本/註冊資本	所有權權名 2024 二零二四年	詮應佔股權 2023 二零二三年	主要業務
Esteem Ocean Limited 尚洋有限公司	BVI 英屬處女群島	US\$1 1美元	100%	100%	Investment holding 投資控股
Fujian Nuoqi Co., Ltd 福建諾奇股份有限公司	PRC 中國	RMB122,158,800 人民幣122,158,800元	60%	60%	Retailing of men's and women's apparels 男裝及女裝零售
Glory Century Limited	Hong Kong	HK\$100	29.02%	47.57%	Investment holding and provision of group management and administration services
豪翔有限公司	香港	100港元			安留Wites 投資控股以及提供集團管理及 行政服務
Hao Tian Finance Company Limited 昊天財務有限公司	Hong Kong 香港	HK\$1,210,000,000 1,210,000,000港元	100%	100%	Money lending 放貸
Hao Tian Hua Tong (Beijing) Co., Limited	PRC	RMB5,000,000	100%	100%	Investment holding
昊天華通(北京)貿易有限公司	中國	人民幣5,000,000元			投資控股
Hao Tian International Securities Limited	Hong Kong	HK\$310,000,000	29.02 %	47.57%	Securities brokerage business
昊天國際證券有限公司	香港	310,000,000港元			證券經紀業務
Hao Tian Management (Hong Kong) Limited ("HTM")	Hong Kong	HK\$10,821	100%	100%	Securities investment, investment holding and provision of management services
呈天管理(香港)有限公司(「昊天 管理」)	香港	10,821港元			證券投資、投資控股及提供管理 服務

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

43. INTERESTS IN SUBSIDIARIES (CONTINUED) 43. 於附屬公司之權益(續)

(a) Particulars of the principal subsidiaries (Continued) (a) 主要附屬公司詳情(績)

Name of the subsidiary 實體名稱	Place of incorporation/ establishment 註冊成立/ 成立地點	lssued and fully paid up share capital/ registered capital 已發行及繳足股 本/註冊資本	ownershi	st attributable p interest 立應佔股權 2023	Principal activity 主要業務
			二零二四年	2023 二零二三年	
Hong Kong Energy & Mining Investment Management Limited 香港能源礦業投資管理 有限公司	Hong Kong 香港	HK\$1 1港元	100%	100%	Trading of futures 期貨買賣
HTICI 昊天國際建設投資	Cayman Islands 開曼群島	HK\$75,593,561 75,593,561港元	29.02 %	47.57%	Investment holding 投資控股
K B Machinery Co. Limited	Hong Kong	HK\$1	29.02 %	47.57%	Construction machinery rental and trading and sales of construction materials business
高比機械有限公司	香港	1港元			建築機械租賃及銷售以及建築物 料銷售業務
Merrymaking Investment Limited	BVI 英屬處女群島	US\$10,000 10,000美元	100%	100%	Investment holding 投資控股
Pleasing Results Limited	BVI 英屬處女群島	US\$10,000 10,000美元	100%	100%	Investment holding 投資控股
Win Team Investments Limited	BVI 英屬處女群島	US\$1 1美元	100%	100%	Investment holding 投資控股
55 Mark Lane S.à r.l.	Luxembourg 盧森堡	Euro20,000 20,000歐元	100%	100%	Rental business 租賃業務
Notes:				附註:	
(1) The English names of c effort by the Group's m names, as these subsi names.	anagement to trans	slate their Chinese		名稱稱人	於若干附屬公司並無正式英文 4,故該等附屬公司之英文名 5本集團管理層竭力翻譯其中 稱。
(2) All the above PRC-incorp companies.	oorated subsidiaries	are limited liability		. ,	頁上述中國註冊成立附屬公司 為有限責任公司。
(3) The above list contains principally affected the re					ā載列對本集團業績、資產或 ā構成主要影響之附屬公司詳

二零二三年/二四年年報 信銘生命科技集團有限公司 223

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

43. INTERESTS IN SUBSIDIARIES (CONTINUED)

(b) Material non-wholly owned subsidiaries

The following table shows information of subsidiaries that have non-controlling interests ("NCI") material to the Group. The summarised financial information represents amounts before intercompany eliminations.

(i) Chim Kee Company Limited

43. 於附屬公司之權益(續)

(b) 重大非全資附屬公司

下表載列本集團附屬公司擁有重大 非控股權益(「非控股權益」)的資料。 財務資料概要反映作出公司間抵銷 前之金額。

(i) 占記有限公司

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Assets and liabilities as at 31 March Current assets Non-current assets Current liabilities Non-current liabilities	於三月三十一日之資產及負債 流動資產 非流動資產 流動負債 非流動負債 非流動負債	77 125 (16) (39)	58 150 (22) (41)
		147	145
Profit or loss for the year ended 31 March	截至三月三十一日止年度之損益		
Revenue Profit/(loss) and total comprehensive income/	收入 年內溢利/(虧損)及 全面收益/(開支)總額	33	42
(expenses) for the year Profit/(loss) allocated to	分配至非控股權益之	1	(3)
non-controlling interests Dividend paid to non-controlling	溢利/(虧損) 支付予非控股權益之股息	1	(2)
interests	又刊]'非拴胶催益之胶忌	_	_
Cash flows for the year ended 31 March	截至三月三十一日止年度之現金 流量		
Net cash inflow from operating activities	經營活動現金流入淨額	22	34
Net cash outflow from investing activities	投資活動現金流出淨額	(33)	(21)
Net cash inflow/(outflow) from financing activities	融資活動現金流入/(流出)淨額	16	(2)
		5	11
Accumulated non-controlling interest	s 累計非控股權益	104	76

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

43. INTERESTS IN SUBSIDIARIES (CONTINUED) 43. 於附屬公司之權益(績)

(b) Material non-wholly owned subsidiaries (Continued) (b) 重大非全資附屬公司(續)

(ii) Glory Century Limited

(ii) 豪翔有限公司

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Assets and liabilities as at 31 March Current assets Non-current assets Current liabilities Non-current liabilities	於三月三十一日之資產及負債 流動資產 非流動資產 流動負債 非流動負債 非流動負債	164 35 (275) –	164 49 (269) (3)
		(76)	(59)
Profit or loss for the year ended 31 March	截至三月三十一日止年度之損益		
Revenue	收入	_	_
(Loss)/profit for the year	年內(虧損)/溢利	(9)	12
Other comprehensive expenses	其他全面開支	(7)	(12)
Total comprehensive expenses	年內全面開支		()
for the year		(16)	_
(Loss)/profit allocated to non-	分配至非控股權益之		
controlling interests	(虧損)/溢利	(6)	6
Dividend paid to non-controlling interests	支付予非控股權益之股息	-	_
Cash flows for the year ended	截至三月三十一日止年度之現金		
31 March	流量		
Net cash outflow from operating activities	經營活動現金流出淨額	(1)	(28)
Net cash inflow from investing	投資活動現金流入淨額		
activities		-	35
Net cash outflow from financing activities	融資活動現金流出淨額	-	(7)
		(1)	_
Accumulated non-controlling interest	s 累計非控股權益	(54)	(31)

綜合財務報表附註

(iii) HTICI

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

43. INTERESTS IN SUBSIDIARIES (CONTINUED) 43. 於附屬公司之權益(績)

(b) Material non-wholly owned subsidiaries (Continued)

(b) 重大非全資附屬公司(績)

(iii) 吴天國際建設投資

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Assets and liabilities as at 31 March Current assets Non-current assets Current liabilities	於三月三十一日之資產及負債 流動資產 非流動資產 流動負債	1,573 52 (399)	1,336 707 (218)
		1,226	1,825
Profit or loss for the year ended 31 March	截至三月三十一日止年度之損益		
Revenue (Loss)/profit and total comprehensive (expenses)/	收入 年內(虧損)/溢利及 全面(開支)/收益總額	7	13
income for the year (Loss)/profit allocated to non-	分配至非控股權益之	(679)	189
controlling interests Dividend paid to non-controlling interests	(虧損)/溢利 支付予非控股權益之股息	(482)	99
	井云一日一上 口山左南六田公		
Cash flows for the year ended 31 March Net cash (outflow)/inflow from	截至三月三十一日止年度之現金 流量 經營活動現金(流出)/流入淨額		
operating activities Net cash outflow from investing	投資活動現金流出淨額	(105)	28
activities Net cash inflow/(outflow) from	融資活動現金流入/(流出)淨額	(18)	-
financing activities		138	(28)
		15	-
Accumulated non-controlling interest	s 累計非控股權益	870	957

For the year ended 31 March 2024 截至二零二四年三月三十一日止年度

43. INTERESTS IN SUBSIDIARIES (CONTINUED) 43

43. 於附屬公司之權益(續)

(b) Material non-wholly owned subsidiaries (Continued) (b)

(iv) Alcott Global Limited

(b) 重大非全資附屬公司(續)

(iv) Alcott Global Limited

		2024 二零二四年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元
Assets and liabilities as at 31 March Non-current assets	於三月三十一日之資產及負債 非流動資產	798	1,127
Profit or loss for the year ended 31 March	截至三月三十一日止年度之損益		
Revenue	收入	-	_
Loss for the year	年內虧損	(325)	(3)
Other comprehensive (expenses)/	本年度其他全面(開支)/收益		
income for the year		(4)	3
Total comprehensive expenses	本年度全面開支總額		
for the year		(329)	-
Loss allocated to non-controlling	分配至非控股權益之虧損		
interests		(245)	-
Dividend paid to non-controlling interests	支付予非控股權益之股息	-	_
Accumulated non-controlling interests	;累計非控股權益	566	671

No cash inflow and outflow during the year ended 31 March 2024 and 2023.

44. COMPARATIVE FIGURES

Certain comparative figures as set out in the consolidated statement of financial position and consolidated statement of cash flows have been reclassified to conform with current year's presentation. These reclassifications have no material effect on the comparative figures in consolidated statement of financial position and consolidated statement of cash flows of the Group. 截至二零二四年及二零二三年 三月三十一日止年度,並無現 金流入及流出。

44. 比較數字

綜合財務狀況表及綜合現金流量表中若干 比較數字已重新分類,以符合本年度的列 報方式。該等重新分類對本集團綜合財務 狀況表及綜合現金流量表中的比較數字並 無重大影響。

FINANCIAL SUMMARY 財務概要

RESULTS

業績

		Year ended 31 March 截至三月三十一日止年度					
		2020 二零二零年 HK\$'million 百萬港元	2021 二零二一年 HK\$'million 百萬港元	2022 二零二二年 HK\$'million 百萬港元	2023 二零二三年 HK\$'million 百萬港元	2024 二零二四年 HK\$'million 百萬港元	
Revenue	收入	296	346	315	312	228	
Profit/(loss) for the year attributable to: — owners of the Company — non-controlling interests	下列人士應佔年內溢 利/(虧損): -本公司擁有人 -非控股權益	(284) 6	(376) 28	(370) (226)	(264) 56	(462) (347)	
Profit/(loss) for the year	年內溢利/(虧損)	(278)	(348)	(596)	(208)	(809)	

ASSETS AND LIABILITIES

資產及負債

				As at 31 March 於三月三十一日		
		2020	2021	2022	2023	2024
		二零二零年	二零二一年	二零二二年	二零二三年	二零二四年
		HK\$'million	HK\$'million	HK\$'million	HK\$'million	HK\$'million
		百萬港元	百萬港元	百萬港元	百萬港元	百萬港元
Total assets	資產總值	5,034	6,165	6,263	6,301	4,786
Total liabilities	負債總額	(2,538)	(3,151)	(3,436)	(3,726)	(2,973)
		2,496	3,014	2,827	2,575	1,813
Equity attributable to owners of the	本公司擁有人應佔權益					
Company		2,490	2,382	2,002	1,549	921



信銘生命科技集團有限公司 Aceso Life Science Group Limited